

3rd As a token of my recognition of the faithfulness  
of my wife Anna I will and direct that (\$500.00)  
Five Hundred Dollars be paid to our niece  
Hattie E. Taurman now a resident of Rockville  
Co. Virginia.

4th I will and direct that the sum of (\$500.00)  
Five Hundred Dollars be paid to my daughter  
Mollie.

5th I will and direct that the remainder & bal-  
ance of my estate shall be equally divided  
between my children Maria and William with  
the Lord's blessing upon them all.

6th I will and direct that James B. Lyon execute  
this day last will.

Signed sealed and delivered in the presence  
of witnesses.

H. G. Barker.

C. J. Miller  
& A. Warren

The foregoing written instrument was proven  
in open Court by the oath of C. J. Miller and  
A. Warren subscribing witnesses thereto, on this the  
14th day of June 1905 and whereupon said written  
instrument was adjudged declared and decreed  
by the Court to be the last will and testament  
of H. G. Barker deceased, and ordered to be  
recorded in the Book of Wills.

Teste  
Geo. R. Snowdecker

Last Will and Testament  
of Martha J. Lippy dated January 1906

I Martha J. Lippy being of sound mind and at good  
memory do hereby make my last Will and Testament.  
It is my desire that my real Estate consisting of  
94 acres of land I shall remain in control of my  
beloved husband during his natural life proba-  
bly he does not remain in this case his rights  
will cease at his death it is my desire that my  
real estate be sold and the proceeds equally  
divided among my five daughters and other sons,  
namely, Hattie J. Lippy, Esther E. Lippy, S. J. Lippy,

C. E. Lippy M. M. Lippy, B. F. Lippy

I further desire that all my personal property consisting of  
Stock Farming utensils & shall remain on the farm during  
my husband's natural life and at his death the same shall  
be sold and the proceeds equally divided among my six chil-  
dren.

I further desire that of my household & kitchen furniture  
shall be disposed of as follows:

My three sons, C. J. Lippy, M. M. Lippy & B. F. Lippy shall each have  
one full Bed and the remainder of my household furniture  
to be equally divided between my two daughters Rebecca J.  
Lippy & Esther E. Lippy, also my daughters shall have an extra  
extra.

I further desire that Anderson King shall be my Executrix  
Witness my hand.

This the 1st day of June 1905.

Attest

H. J. Davis

J. A. King

The foregoing written instrument was partly  
Proven in open Court by the oaths of J. A. King one of the  
Subscribing witnesses on this the 1st day of January 1906 and con-  
tinued on further proof

Teste

Geo. R. Snowdecker

The foregoing written instrument was further proven in  
open Court by the oaths of H. J. Davis one of the subscribing  
witnesses thereto on this the 6th day of January 1906 and there-  
upon said written instrument was adjudged declared  
and decreed by the Court to be the last will and testament  
of Martha J. Lippy deceased and ordered to be recorded  
in the Book of Wills.

Teste

S. J. Tyler D. C.

Last Will and Testament  
of  
E. S. Norley Deed  
Dated Jan 1906

I, E. S. Norley do make and publish this as my  
last will and testament hereby revoking and dising  
said all others or me at any time made.  
First, I direct that my funeral expenses and all my  
debts the payment of which have not been otherwise  
provided for by me be paid as soon after my death

as possible out of any money that I may die possessed of that may first come into the hands of my executors secondly I give and bequeath to my beloved wife M. S. Worley all the house hold goods and all the personal property of every kind and character commonly used about the dwelling house and incident to the keeping that I may die seized and possessed of.

I also give and bequeath to my said wife to have and to hold during her natural life all the following real estate situated in the town of Bluff City in the 16th Civil District of Sullivan County Tennessee consisting of the dwelling house and lots where I now reside across the living Stable and lot and a ten acre field adjoining the same also adjoining the lands of Hicks and others. Other is small house and lot lying on the East side and fronting on Carter Street opposite the living Stable lot and corner of Carter and Sixth Streets and it is my will that my executors hereinafter appointed shall manage and control all the said real estate for my said wife during her natural life and according to her for the use and benefit and to look after her welfare generally in connection with the said property I also give and bequeath to my said wife in fee simple for her sole and separate use and benefit a certain lot or parcel of land situated in Bluff City, Sullivan County, Tennessee on the East side of College Street and fronting on the same opposite the old coffee institute lot, adjoining and on the South side of a lot now owned by H. W. Worley and having a frontage on the College Street of Seventy Five feet and extending back to two or three parallel lines one hundred and fifty feet.

Thirdly I give and bequeath to my two sons J. P. Worley and Charles Worley equally all the personal property I have in connection with the living Stable I also now keeping in Bluff City Tennessee including all my horses wagons, harness, buggies and all other vehicle harness, saddle, all kinds of feed including hay, fodder, straw oats, corn etc. also all farming implements and it is my will that my said son J. P. Worley who is hereinafter named and appointed as my executor shall take charge of said property outfit and business including all said personal property and run, manage and control the same for himself and my said son Charles Worley disposing of such as he may think best from time to time and buying such as he may think advisable for the

best interest of the business and run the business in a general way until the said Charles Worley becomes twenty one years of age, and spend the said Charles part of the proceeds of the said business so much as may be necessary for his maintenance and education and account to him for any remains of said earnings or proceeds belonging to him when he shall become twenty one years of age.

Fourthly It is my will and I so direct that after the death of my said wife that the said real estate herein before bequeathed to her during her natural life be divided among my children as follows:

To my Son H. W. Worley two acres of land on the west side in exclusion of the said ten acre field above described, and this is to be his full share of my real estate he having been hitherto otherwise provided for.

To my daughter Mrs Gertrude Worley Fair, four acres of said ten acre field to be laid off on the South side of the said field along the line of A. F. Hicks and wife and extending from Carter Street between parallel lines to the piece or portion above laid off to H. W. Worley.

To my Son R. D. Worley one acre of said ten acre field adjoining the piece laid off to Mrs Gertrude Worley Fair, and extending between parallel lines from Carter Street to the portion laid off to the said H. W. Worley and lot owned by my said wife as above bequeathed to her and in having been otherwise provided for out of my estate, it is my desire that he receive no more of my real estate.

To my Son Charles I give and bequeath after the death of his mother all the remainder of the aforesaid ten acre field after laying off the said portions as above set forth to my said Son H. W. Worley, my daughter Gertrude Worley Fair and my Son R. D. Worley.

I also give and bequeath to my said Son Charles after the death of his mother the aforesaid living Stable and lot on which it stands and all buildings and there in connection therewith also the dwelling house and lots where I now reside being the corner on Carter and Cedar Streets and including the lots fronting on Cedar Street from Carter Street to the lot known as the G. D. Maringie lot also the small house and lot fronting on Carter Street opposite the living Stable and being the corner lot on Carter and Sixth Streets.

I also give and bequeath to my said daughter Gertrude Worley Fair, the lot known as the G. D. Maringie lot adjoining the lot now owned by W. S. Harmon and wife on the West and the lots above described to my son Charles on the

East and fronting on Cedar Street, this lot is now in litigation in the Chancery Court at Blountville, and if gained and held by me my said daughter Gertrude is to have the same, but if lost in the suit it is not my intention that she be removed out of my estate for such loss. It is not my intention that my son J. P. Worley shall have any of my real estate which I now own because he has heretofore been otherwise provided for.

Fifth. It is my will that all property both personal real and mixed, of which I may die seized and possessed or in any way am entitled to, and which I have not hereinbefore disposed of, be equally divided among my children or in case either be dead, then his part to go to his lawful heirs.

Lastly, I do hereby nominate and appoint my son J. P. Worley as my Executor and excuse him from giving bond.

In witness whereof I do to this my will set my hand this the 24th day of November 1905.

E. S. Worley.

Signed and published in my presence and we have subscribed our names hereto in the presence of the testator and at his request. This 24th day of November 1905.

C. C. Broord.  
R. H. Clark

The foregoing written instrument was proven in open court by the oaths of B. G. Brown and R. H. Clark, subscribing witnesses thereto on this the 11th day of January 1906, and Thompson said written instrument was adjudged, declared and decreed by the court to be the last will and testament of E. S. Worley, and so ordered to be recorded in the Books of records.

Testy  
Geo R. Snow Clerk

Last Will and Testament  
of Elizabeth Taylor Recd  
Celebrated January 1906  
Elizabeth Taylor Recd

I Elizabeth Taylor do make and publish this my last Will and Testament, hereby revoking all wills that I may have hitherto been made by me, my will and bequeath unto my husband Stephen T. Taylor all my personal property chosen,

action &c of every description to dispose of as he may see fit. I will and devise unto my said husband Stephen T. Taylor the farm upon which we now live being the land deeded to me from the estate of my father W. C. Snodgrass and containing 15 acres more or less, lying and being in the Second Dist of Sullivan County, Tennessee and bounded as follows to wit: Beginning at a white oak on Trusseling Spring branch thence with his line North 21° N 11 poles + 13 links to a planted rock; S 57° W 36 1/4 poles to a planted rock, S 41° W 36 poles + 10 links to a cypress tree; S 13° W 26 1/4 poles to two chestnut oaks on a ridge, thence with said ridge N 21° 1/4 W 36 poles and 17 links to a chestnut oak, thence S 78 1/2 poles to a Chestnut oak on the top of the Mingo Ridge Hickman corner, thence S 71° W 17 1/2 poles to a black oak on the top of said ridge, S 65° W 14 poles to a chestnut oak; thence S 24° W 76 poles to a white oak, S 40° W 35 1/2 poles to a large dogstar on said Hickman line, thence a number of due division lines S 15 1/2 E 6 poles to a white oak, S 57° E 27 1/2 poles to a white oak, S 13° E 29 1/2 poles to a rock dropped in a hollow Chestnut Slump & pointing on the hill; S 10° E 38 1/2 poles to a planted rock & pointing in the center of a fence, thence S 57 1/4 W 19 poles + 8 links to a planted rock on the old Calverman line near the Snodgrass church, thence with said old line S 34° E 65 1/2 poles and 8 links to a Stake in the center of a road between two planted mountain rocks 30 links apart, thence down the center of said road, S 43° E 10 1/2 poles + 19 links to a solid rock marked J. S. in front of a house, thence S 80 1/2 E 20 poles + 8 links to the beginning. Also I will and devise to my said husband Stephen T. Taylor the interest in said W. C. Snodgrass farm that he owned to me as his wife of Claude Snodgrass and son of said W. C. Snodgrass, and am my half brother, all of said land I will and devise to my beloved husband Stephen T. Taylor to own control and dispose of as he may desire. In testimony whereof I herunto subscribe my name on this 13th day of January 1906.

Elizabeth Taylor Recd  
W. A. Hale

The foregoing written instrument was personally proven in open court by the oaths of W. A. Hale one of the subscribing witnesses thereto on this the 13th day of January 1906 and contained for further proof.

Testy  
Geo R. Snow Clerk