

In the name of God: Amen:-

I Mary Fletcher Crumshaw,
being of sound mind and disposing memory, do make
and publish this as my last Will and Testament,
hereby revoking and making void all others by me at
any time made.

First I direct that my funeral expenses and all
my debts be paid as soon after my death as
possible out of any money's that I may die
possessed of, or may first come into the hands of
my executor.

Secondly I give and bequeath to each of my grandch-
ildren herein named, twenty:-

Cloud E. Perkins, Effie May Perkins, Emma Andrew,
Thomas Andrew, Charles Andrew, Minnie Andrew Willis
Andrew, Lizzie Brown, Williams Brown, Emma Brown
Bennetta Brown, Lillie Brown, Lucia Brown, and
to infant daughter of Margaret Matilda Brown,
to Octavia Brown, Thomas Brown, Emma Brown,
Oscar Smith, Omella Smith and Mamie Martin,
the sum of Fifty Dollars; said sum of fifty
dollars to be paid by my executor, directly to each
of my said grand children, who may be sixteen years
old, or past, or who shall be sixteen years old:-

when my executor comes to pay the same over, and
to the parent, or parents of such grand child as
may not be sixteen years old when my executor
comes to pay the same over, to be held in trust by
such parent, or parents for such child, or children
until said grand child, or grand-children shall
arrive at the age of sixteen years, and then as
each of such grand children arrive at the age
of sixteen years, his or her fifty dollars are to be
paid over to him, or to her. In the event that any
of my grand children herein named, and to whom
a bequest of fifty dollars is herein made should
die before reaching the age of sixteen years, then the
fifty dollars herein bequeathed to such child or
grand-child so dying, is bequeathed to and
shall go to the surviving grand-children, herein
named, who may be or shall live to be sixteen years

old. - that is to say the original fifty dollars with
all accrued, or accruing shares of the grand children
so dying shall go to the survivors who are, or shall
arrive at the age of sixteen years, under the pro-
visions of this will.

Third After paying my debts, and the legacies set out in
the second item of this will, I give and bequeath
the entire remainder of my property, including
my household and kitchen furniture equally share
and share alike, to each of my four children
Margaret Matilda Brown, Lucretia Ann Perkins,
Sarah Jane Andrew, Johnetta Smith, Mary Elizabeth
Martin, and to my grand-daughter Mamie Martin, or
to their heirs or representatives, if any be dead, the
children of the child living taking her one sixth. But
if my grand-daughter Mamie Martin should die
before she reaches the age of twenty one years, then
I give and bequeath her one-sixth interest after her
death, to my four children above named, equally,
or to their representatives, but if the said Mamie
Martin lives to be twenty one years old her one
sixth as above bequeathed shall be hers abso-
lutely. And no advancements are to be charged
against any child.

Fourth I hereby nominate and appoint Dr. Thos M.
Woodson as the executor of this my last will
and testament and direct that he be not required to
give bond or security for the execution of this will.

Fifth I hereby direct and authorize and empower
my said executor, as soon after my death as
practicable, to sell my real estate wherever situated,
either publicly or privately and on such
terms and for such price as he may deem fair and
just, and to make due to the same to purchasers
and out of the proceeds of the same together with
any monies, notes or other property left after paying
my funeral expenses and debts, pay the legacies herein
set out.

Sixth It is my earnest wish and desire that the execu-
tion of my estate as herein set out shall be made
speedily and quietly and without any trouble.

In witness whereof I do to this my will, set
my hand, this the 6th day of February 1891.

M. F. Crenshaw

Signed and published in our presence and we
hereby subscribe our names hereto in the presence of
the testatrix, This the 6th day of February 1891.

L. M. Hodson

John Hodson

Jas W. Blackmore.

State of Tennessee

Sumner County Court April Term April 30th 1891

A paper writing purporting to be the
last Will and Testament of Mrs. M. F. Crenshaw deed
was this day produced in open Court for probate and
duly proved by the oaths of L. M. Hodson and James
W. Blackmore two subscribing witnesses thereto to whom it
received by the Court and ordered recorded as said
last Will and Testament of Mrs. M. F. Crenshaw deed
and from M. H. Hodson being named in said will
as the Executor thereof, and being excused from giving
bond as such appeared in open Court and accepted
said appointment and was duly qualified, and
Letters Testamentary hereof issued to him.

A true copy

Attala Harris Brown Clerk

Robtson County Court Monday April 13th 1891

Court met pursuant to adjournment of last
Saturday Evening and presiding the Worshipful C.
G. Hoffman, Chairman

A paper writing purporting to be the last
Will and Testament of F. L. Warren deed was
produced in open Court for probate and was duly
proved by William Neff and C. S. Reagan, sub-
scribing witnesses who first being sworn deposed
and say, they were well and personally acquainted
with F. L. Warren in his life time, that
he is now dead and then witnessed his signature
to said paper writing in his presence and at his
request, and considered him at the time in his
own proper mind.

Whereupon the Court declared said paper writing
to be the last Will and Testament of F. L.
Warren deed and ordered it to be recorded
as such.

Will

In the name of God Amen, I F. L. Warren
of the County of Robtson and State of Tennessee
being of sound mind and memory and consider-
ing the importance of this great and honorary
life do therefore make ordinance publish and
declare this to be my last Will and Testament.
That is to say; first after all my lawful debts
and burial expenses are paid I give and be-
queath as follows: To my two sons, M.
M. Warren and A. E. Warren the land that I now
live on situated and lying in the County of
Robtson District No 11 and Sumner County,
District No 15 and I request that M. M. Warren
and A. E. Warren take care of their two sisters
M. E. Neff and her three children and Miss
M. M. Warren and see that they are provided
for. And I request that all my personal property
be sold and divided equally between my four
children, namely as follows, to wit: M. M. Warren
A. E. Neff, A. J. Tomlinson and M. M. Warren. Testimony

I make constitute and appoint my two sons H. W. Warren and A. E. Warren to be executors of this my last Will and Testament, hereby revoking all former Wills by me made.
In witness whereof I have hereunto subscribed my name and affixed my seal this the 2nd day of December 1887

F. L. Warren

The above written instrument was subscribed by the said F. L. Warren in our presence and acknowledged by him to each of us and he at the same time published and declared the above instrument so subscribed to be his last Will and Testament and we at the testator's request and in his presence have signed our names as witnesses thereto and written opposite our names our respective place of residence

William Webb 15th district Sumner Co.
C. S. Regan 11th district Robertson Co.

State of Tennessee
Robeson County

I, J. N. Dean County Court Clerk of the above County and State certify that the foregoing is a fully true and perfect copy of the Will and Probate Thro's of F. L. Warren deceased as appears of record in my office. Witness my hand and official seal this the 2nd day of April 1891

J. N. Dean
County Court Clerk

State of Tennessee

Sumner County Court June Term June 30th 1891

The last Will and Testament by a transcript thereof of F. L. Warren deceased as probated in the County Court of Robertson County Tennessee, together with the certificates thereto was this day produced in our Court for probate when it appearing said Will had been probated in said Robertson County Court as the law directs, and duly certified, it is ordered that the same be recorded as said last Will and Testament of F. L. Warren deceased together with all certificates

attached
A true copy
Harris Brown Clerk.

I, L. P. Sprague of the County of Sumner, State of Tennessee make this my last Will. I give devise and bequeath my estate and property real and personal as follows, That is to say to my wife Harriet A. Sprague all my personal and real estate during her natural life or widowhood, after all just debts are paid, and after her death to be divided equally between the children after deducting the amounts recd. by Margaret E. Turney and R. T. Sprague. To Margaret E. Turney one cow & calf, valued at twenty dollars (\$20.00) One brother bid rated at fifteen dollars (\$15.00) To R. T. Sprague, One horse forty dollars (\$40.00) One cow and calf valued at twenty dollars (\$20.00) one saddle valued at fourteen dollars (\$14.00) one bid & bidstead valued at twenty eight dollars (\$28.00) Four dogs valued at twenty dollars (\$20.00). After the above deductions of Margaret E. Turney and R. T. Sprague are made, the property to be equally divided among all the children to wit, Margaret E. Turney, R. T. Sprague, George H. Sprague, L. D. Sprague, and H. C. Sprague. I appoint J. G. Dorris and my wife Harriet M. Sprague as executors and trustees to my Will without bond. In witness whereof I have signed sealed and published and declared this instrument as my Will. This the 20th day of September One Thousand eight hundred & eighty nine 1889.

L. P. Sprague (Seal)
The said L. P. Sprague on said day signed sealed this instrument and published and declared the same as and for his last Will, and we at his request and in his presence and in the presence of each other have hereunto written our names as subscribing witnesses.

H. H. Worsham
W. G. Dorris
R. Douglass

labor for each other, and for the interest of each other, as becomer, an affectionate mother and dutiful son; and for this reason among others I dispose of my property as I have done. Item sixth. I nominate and appoint my said wife to be the Executrix of this my will, and I hereby exempt and relieve her from giving bonds or securities as Executive or Trustee. This June 30th 1890.

James Franklin

Executed and published
in our presence and witnessed
by us in the presence of
James Franklin and in the
presence of each other at
his request at Nashville
Tenn this June 30th 1890

John J. Vertrees
Walter Franklin

Oct 28th 1890
Since returning from Hot Springs I have
read over the within will and now approve
and republish it in every respect.

James Franklin

State of Tennessee
Sumner County Court September Term Sept. 10th 1891.

A paper writing purporting to be the last
Will and Testament of James Franklin deceased was
this day produced in open Court for probate and
duly proven by the oaths of John J. Vertrees and Walter
Franklin the subscribing witnesses thereto, when
it is required by the Court and ordered recorded
and filed as the said last Will and Testament
of James Franklin deceased. And Mrs. Bettie P.
Franklin being named in said Will as the
Executrix of same, and being excused in said
Will from giving bond as said Executrix, appeared
in open Court and accepted the same when she
was duly qualified and letters testamentary ordered
issued to her.

A true copy of this

Harris Brown C.R.

P. Cinderella Loving do make and publish this
as my last will and testament hereby revoking
all wills by me heretofore made.
It is my will that all of my just debts be paid.
It is my will that all my property that remains
after paying my debts of all kinds both real and
personal legal and equitable wherever situated
be equally divided between my two grand children
H. M. Bragier and Mary Ann Eliza Bragier share
and share alike. I have bequests from my son
Frank P. Caldwell and my daughter Mrs. Anna
Kearie their full shares of my property and for
this reason I give them no other of them none of
the property real and personal legal and equitable
of which I die seized and possessed.

I hereby nominate and appoint H. M. Bragier
the Executor to this my last will and testament
and direct that no bond be required of him by the
Court.

Signed and published
as a last will and
testament in our presence
and at the request of the
testatrix July 14th 1886.

D. P. Dickerson

U. S. Mitchener

State of Tennessee

Sumner County Court September Term Sept. 17th 1891.

A paper writing purporting to be the last
Will and Testament of Cinderella Loving deceased
was this day produced in open Court for probate and duly
proven by the oaths of D. P. Dickerson and U. S. Mitchener
subscribing witnesses thereto when the same was record
ed by the Court and ordered recorded and filed as the
last will and testament of Cinderella Loving deceased
And W. M. Bragier being named in said Will as the
Executor thereof and excused from giving bond as
such appeared in open Court and accepted the
same when he was duly qualified and letters testamentary
ordered issued to him.

A true copy

Harris Brown C.R.

I, Louisa E. Saffarane, do make and publish this as my last Will and Testament, and here revoke all wills heretofore made by me:

Item 1st I direct that all my just debts and my burial expenses shall be first paid.

Item 2nd I give to my niece Louisa Pater to her sole and separate use, One Thousand dollars, to be held by her free from the control and liabilities of her husband, if she should marry.

Item 3rd I give to my niece Addie F. Pater the entire remainder of my estate both real and personal to her sole and separate use, free from the control and liabilities of her husband if she should marry.

This the 16th day of October 1883.

Louisa E. Saffarane.

Signed and acknowledged
in our presence and we
have signed our names
as witnesses in the presence
of the testator Oct. 16th 1883

B. F. Allen
W. H. Brown

State of Tennessee
Sumner County Court September Term September 24th 1891
A paper writing purporting to be the last
Will and Testament of Louisa E. Saffarane deceased
was this day produced in open Court for probate and
duly proven by the oaths of B. F. Allen and W. H. Brown
subscribing witnesses thereto when the said paper writing
was received and ordered filed and recorded as said
last Will and Testament of Louisa E. Saffarane
deceased

A true copy

Attest
Harris Brown Clerk.

Show all men by these presents, that I John F. Link, of the 15th district of Sumner County Tennessee, being of sound mind and disposing memory do make and publish this as my last Will and Testament, hereby revoking and making void all the wills heretofore made by me.

It is my will that all of my just debts and burial expenses be paid by my wife out of any money I may have on hand at my death.

I give and bequeath to my beloved wife Nancy Jane Link, all of my personal property of every kind, to have absolutely to do with and to dispose of in any way and in any manner and at any time she may see proper.

Said personal property consisting of all the horses mules, cattle, hogs, money, all real and accounts, household and kitchen furniture, buggy, two wagons, all farming implements & machinery, tools and horses, it being my intention and desire that she my beloved and faithful wife shall have every particle & parcel of my personal property at my death of every kind and description and wheresoever situated, except my interest in a saw mill and engine and one cart and mule hereinafter disposed of.

I also give and bequeath to my said wife the tract of land upon which I now live situated in the 15th district of Sumner County Tennessee, which is bounded on the North by Briley and Lester, on the East by Legg, on the South by Legg and Seancy, and on the West by John Dotey and Charlie Bryant, containing by estimation Ninety acres more or less. She is to have and to hold said described tract of land for and during her life and at her death it is my will that said tract of land be divided to my two sons Oscar Lee Link and Archie Clay Link in equal shares, and I so give and bequeath said tract of land to them at the death of my wife.

I give and bequeath to my son John Ellis Link my tract of land situated in the 15th district of Sumner Co. bounded on the North by Joe T. Link, on the South by Pond & Johnson, East by Pitts

Item 1st

Item 2nd

Item 3rd

Item 4th

Jackson and on the West by Jackson containing
44 acres more or less, to have and to hold the same
to him and his heirs forever.

Item 5 I give and bequeath to my son Jas T. Lind my one
half interest in the saw mill with engine, which
he and I now own together.

Item 6 I give and bequeath to my son Oscar Lee Lind
the dark brown colt, one year old, out of my gray
mare, and to my son Archie Clay Lind, I give and
bequeath my two year old iron gray mard mule.
Said bequests being given them in addition to what
is given them in item three & what will be hereinafter
given them.

Item 7 It is my will and I here direct my executor herein-
after appointed, at my death, to sell my tract of
land situated in the 15th district of Sumner County
Tenn. hereinafter described and to divide the proceeds
of the sale of the same after paying all the costs of
the sale of the same equally between my lawful heirs
to wit, Jas T. Lind, Charles Elmo Lind, Mrs. Fannie
Gidewell, Mrs. Laura Alice White, John Ellis Lind, Oscar
Lee Lind and Archie Clay Lind, said tract of land
being bounded on the North by H. C. Legg; on the
South by Columbus and Martin Lind; on the East
by Bond Johnson and on the West by P. C. Searcy,
containing eighty four acres more or less.
My executor is authorized to sell said tract of
land either publically or privately, whichever in his
judgment will cause the land to sell for the best
price and upon such terms as he may think fit
and he is expressly authorized to make the pur-
chaser a deed free from any kind of encumbrance
whatever, to have and to hold to the purchaser and
his or her heirs forever.

Item 8 I have heretofore given my sons Jas T. and Charles
Elmo Lind certain tracts of land but I do not charge
them with said land as advancements. They are to
have an equal share in said land in item 7 with
the other children. It is also my will and desire,
that my three sons Oscar Lee Lind & Archie Clay Lind
and John Ellis Lind take equally in the land des-

cribed in item 7 in addition to what is given them
in the other items of this will.

My daughter Fannie Gidewell and Laura Alice White
are to have nothing but the interest given them in
the land mentioned and described in item 7 of this
will.

Item 9 I give and bequeath also to my wife all of my
interest I am yet entitled to from my father's estate
to hold and to have and dispose of as she may wish.
I hereby nominate and appoint my son Jas T. Lind
my executor of this my last will and testament and
direct that he act as such without giving bond.

Witness my hand, this May the 1st 1891

John T. Lind

The said John T. Lind on the 1st day of May 1891
signed and published this instrument and declared
the same to be his will and testament and, in at
his request and in his presence and in the presence
of each other have hereunto set our hands as subs-
scribing witnesses

P. M. Johnson
A. K. Gillespie.

Style of Testament
Sumner County Court Room November 4th 1891

A paper writing purporting to be the
last Will and Testament of John T. Lind deceased was
this day produced in open Court for probate,
whereby same was duly sworn by the oaths of
P. M. Johnson & A. K. Gillespie the subscribing witnesses
that it was their intent when the same was recorded by the court and
ordered recorded as said last will and testament
of John T. Lind, And John T. Lind being named
in said will as the Executor thereof and being ex-
ecuted therefrom giving bond as such appeared
in open Court and accepted said appointment
when he was duly qualified and Letters Testa-
mentary ordered issued to him.

A true copy

Harris Brown
John T. Lind

Castañian Springs

I Marcus Bate being of sound mind, and peacefully disposed towards all mankind, believing in the truth and virtue of Christianity, and recognising that the mortal part of our body must die and pass away leaving and dissolving all our earthly ties and associations, therefore in preparation for this change, which sooner or later must come to all mankind, I am moved to make and establish the following disposition of my property and effects, viz:-

It is my will and will and I hereby publish, that my sons Robert and Ben Bate and my daughter Emma (the wife of Jack Bullock) shall have and possess in equal and just proportions their share alike the land upon which they now live, the same conveyed to me by recorded deed from Robert Wright being forty acres more or less. I will and bequeath the share or proportion of this land which is to be set apart to my daughter Emma above said to her sole and separate use free from any debts incumbrance or charge whatever of her present or any future husband so that the same may descend to her children, and in case of failure in this line, then the said lands shall revert to her brothers, viz. Robert, Ben and Lebarles or their heirs in equal shares. To Lebarles Bate I leave and will the home place where I now live, the same purchased of Ed Weston and fully described in this deed to me which is on record, containing 39 acres more or less. I hereby tax and charge him and Lebarles with the care and maintenance of his mother Mariah Bate, my wife during her life; Believing from his affection, kind attention and obediency to me all this days that he will continue to protect, care for and support his mother when I shall have paid the last debt due to nature. In order to lighten this charge upon him I hereby bequeath and will to him by this instrument all the household furniture and perishable stock which may be in my ownership at death. It is my wish and will that Robert, Ben and Emma bequeath

above mentioned permit Lebarles Bate to get his winter supply of wood from their land free of charge as long as the land remains in their possession. Having thus made and in the presence of witnesses executed this my last will and testament. I hereby sign the same and request that it be delivered to Gov W D. Bate and request him to see it recorded at proper time and faithfully carried out.

Marcus Bate
mark

Witnesses

We certify that Marcus signed the above will in our presence.

Grantly Head

John T. Glenn
mark

Codicil

It is just that I here state that the children of my first wife George Ann being grown and emancipated at sometime that I was then and now living in a distant country, hence it is that I can but bear them my blessing. Jas. Bate the oldest son of my wife Mariah I consider that in giving him his education which was a big tax on me at that time, that I have given him the richest legacy, and I hope and trust that he will continue to improve it so that he may do an honor to his race and a comfort and a help to his Mother

Witnesses

Grantly Head

John T. Glenn
mark

Marcus Bate
mark

Addendum

It is understood in my will that the support of Mariah Bate my wife remains during her life a tax and charge upon that part of the land willed to Lebarles Bate my youngest son

Marcus Bate
mark

Witnesses

Grantly Head

John T. Glenn
mark

Castalian Springs Tenn

I do hereby testify that I read the above will over to Marcus Bate in the presence of Grundy Head & John Glenn the subscriber, witnesses and that he signed the same in their and in my presence this the 9th June 1891
James H. Bate

State of Tennessee

Sumner County Court December Term Dec. 16th 1891

A paper writing purporting to be the last Will and Testament of Marcus Bate deceased also a Codicil thereto were this day produced in open court for probate and each duly proven by the oaths of Grundy Head & John Glenn subscribing witnesses thereto when each was admitted to probate and ordered recorded as said Will & Codicil of Marcus Bate deceased.

A true copy

Harris Brown

Cst.

Sept. 15th 1883.

I W. H. Brown, of Gallatin Tenn, make this my last will and testament.

First I leave every thing of which I may die possessed to my blood wife Sarah Catharine Brown during her life.

2^d At the death of my blood wife my property shall be equally divided about my children share and share alike. The children of any of my children who may be dead shall receive such share as their parents would have been entitled to if living.

3rd I appoint my blood wife Administratrix of my estate & guardian of my children.

4th My blood wife shall enter upon the discharge of her duties without Bond or Security and there shall be no value or appraisement or invoice of my estate.

W. H. Brown

State of Tennessee

Sumner County Court Feb. Term Feb 18th 1892.

A paper writing purporting to be the last Will and Testament of W. H. Brown deceased was this day produced in open court for probate when C. B. Brown, J. H. King and William Hall personally came into open Court and being duly sworn deposed and say that the hand writing of W. H. Brown is generally known by his acquaintances and that they might believe the paper writing dated Sept. 15 1883 right signed by W. H. Brown and purporting to be the last will and testament of W. H. Brown and every part of it is in the handwriting of W. H. Brown. And W. H. Oldham King duly sworn deposed and said that said paper writing was found after the death of said W. H. Brown among the valuable papers of said W. H. Brown. It is therefore ordered by the Court that said will be recorded. And Mrs. Sarah Catharine Brown being named in said will as the Executive thereof, and being excused therein from giving any bond or security accepted said appointment and was duly qualified and Letters Testamentary thereof ordered issued to her.

A true copy

Harris Brown Cst.

In the name of God - Amen

The 31st day of August in the year of our Lord one thousand eight hundred and fifty one I Aaron R. Largelue of the County of Sumner State of Tennessee being through the blessing of God in a sound state of mind and memory that calling to mind the frail tenure of life, and it is appointed to all men once to die do make and ordain this my last will and testament, that is to say principally and first of all I recommend my soul into the hands of Almighty God who gave it me, and the disposal of my body I leave to the entire of my friends, with respect to my worldly estate I give, bequeath and dispose of it in the manner proportions here following First give and bequeath to my dear beloved wife Anna L. Largelue the home stead during her natural life of 40 acres, at her decease to be divided in lots as follows.

I give to my son Fred Largelue lot. No 1, commencing at Butlers N. W. corner, thence N. with McElums line 200 poles to Post oak in Dillon's line thence S. 89° E. 12 poles to a stake in Fowler's line, thence S. 200 poles to a Stake in Butler's line, thence with said line 12 poles to the beginning, it containing 15 acres.

Lot. No 2 I give to my daughter Anna, commencing at SW corner of Lot. No 1 in Butler's line thence N. 200 poles to a Stake, thence S. 89° E. 12 poles to a stake in Fowler's line, thence S. 200 poles to a stake in Butler's line, thence with said line 12 poles to the beginning containing 15 acres.

Lot. No 3 I give to my daughter Anna L. Largelue commencing lot at Stake Butler's line it being S.E. corner of Lot. No 2, thence N. with said line 200 poles to a stake in Fowler's line, thence S. 89° E. 12 poles to a stake in Fowler's line, thence S. 200 poles to a stake in Butler's line, thence N. with said line 12 poles to the beginning containing 15 acres.

Lot. No 4 I give to my daughter Ada M. Stout beginning at the S. E. corner of Lot. No 3, thence N. 200 poles to a stake in Fowler's line, thence S. 89° E.

12 poles to a stake, thence S. 200 poles to a stake in Butler's line, thence N. 12 poles to the beginning containing 15 acres.

Lot. No 5 I give to my grandson Willie H. Largelue commencing at S. E. corner of Lot. No 4 in Butler's line thence N. with said line 200 poles to a stake, thence S. 89° E. 4 poles to H. J. Largelue N. W. corner thence S. 100 poles to a rock in field, thence E. 16 poles to a rock, thence S. 100 poles to a rock, thence N. 20 poles to the beginning containing 15 acres.

In witness whereof I have hereunto set my hand and seal the day and year, above written

Aaron R. Largelue.

Signed and witnessed and declared in the presence of

W. T. Fowler.

J. M. Hedges.

State of Tennessee,

Sumner County Court February Term 1852.

A paper writing purporting to be the last Will and Testament of Aaron R. Largelue deceased was this day produced in open Court for probate whereupon the same was duly proven by the oaths of W. T. Fowler and J. M. Hedges, subscribing witnesses thereto, when it was ordered recorded as said last Will & Testament of Aaron R. Largelue deceased.

A true copy of Harris Brown
Clk.

I, William Tyree, being of sound mind and disposing memory and fully aware of the uncertainty of life, do make this my last will and testament, hereby revoking all others made by me.

I wish my funeral expenses paid out of the first money which may come into the hands of the executor of my estate.

First Second I wish my executor hereinafter named to pay all my just debts as soon as practicable

Third I devise and bequeath all my estate, real and personal, and of every kind and description, whatever, to my nephew and niece, Tyree Bate and Lizzie Bate to be divided equally between them

Fourth I will and desire that the portion of my estate herein devised and bequeathed to my niece Lizzie Bate, shall be for her sole and separate use and benefit free from the debts, contracts and liabilities of her husband, should she ever marry with full power to dispose of the same by last will and testament, deed or otherwise.

Fifth I nominate and appoint my nephew Tyree Bate executor of this my will and not requiring any bond from him for the execution of the testat.

Witness my hand this 14th day of Oct. 1876.

William Tyree

Signed and acknowledged
in our presence and witnessed
by us at the request of the
testator in his presence and
in the presence of each other

David Cheuvant

Robert H. Bryson

I, Wm Tyree do make and publish this
as a Codicil to my last will and testament.

It is my will that my nephew Tyree Bate
shall have the right to purchase the land
devised in my said last will and testament
at twenty five dollars (\$25.00) per acre.

I think this is just and right inasmuch
as he furnished part of the money to pay

for said land, has greatly improved the place
by careful cultivation and has kindly cared
for me literally supplying all my wants.

In testimony whereof I, Fernand sets my hand
in the presence of us H. Bate and G. H. O. Griffin

W^m Tyree.

And we, H. Bate and
G. H. O. Griffin, in the
presence of the testator
and of each other sign
our names at his request
as witnesses to this codicil

as H. Bate

G. H. O. Griffin

State of Tennessee

Sumner County Court February Term Feb. 25th 1892.

A paper writing purporting to be the last
Will and Testament of William Tyree deceased also
a Codicil thereto was this day produced in open
Court for probate when the Will was duly proven
by the oaths of David Cheuvant and Robert H. Bryson
and the Codicil thereto was duly proven by the
oaths of G. H. O. Griffin and H. Bate, the sub-
scribing witnesses thereto when said paper writing
was ordered recorded as said last Will and Testa-
ment and codicil thereto of William Tyree deceased.
And Tyree Bate being named in said Will as
the Executor thereof and excused therein from giving
bond or security as such appeared and accepted
said appointment, when he was duly qualified as
said Executor and Letters Testamentary ordered
issued to him

A true copy
Harris Brown
Deputy Sheriff

I James M Head Sr being of sound mind and understanding its make and declare this to be my last Will and Testament hereby revoking and rendering null and void all other wills by me at any time made.

Item 1 I direct that as soon after my death as practicable all my just debts and obligations shall be paid

Item 2 It is my will and desire that all of my children, Milton E. Brodie, Henry O and James M Head and Flora Verree and Altie Simpson shall for making equal as near as possible and except as hereinafter provided upon the final settlement and distribution of my estate amongst them. And to this end it is my will and desire and I hereby direct that at my death each of my said children above named shall be charged for having received during my lifetime from me, as an advancement the following amounts and no more viz. Milton E. Head Two Thousand and Four hundred dollars. Flora Verree One thousand Dollars. Altie Simpson One Thousand Dollars. J. Brodie Head Two thousand and four hundred Dollars. Henry O. Head, One thousand Dollars and James M. Head One Thousand Dollars.

But if upon the final distribution of my estate after the payment of my just debts it shall be found that anyone or more of my said children shall have received from me more than their prorata share as my advancement it is my Will and desire that those who have received more shall refund to those who have received less such an amount as will equalize them all without charging interest against anyone for any advancement received prior to my death.

Item 3 It is further my will and desire that as soon after my death as practicable that my Executor or and he is hereby authorized, empowered, and directed to sell publicly or privately my entire estate real and personal of mixed (except the household and Kitchen furniture which may be on hand at my death none of which must be sold unless necessary for the payment of my debts) and distribute the proceeds

of the same amongst my several children, above named or their representatives equalizing all of them as near as possible upon the basis indicated in Item Two of this will after the payment of all my just debts and obligations.

It is further my will and desire that my daughter Flora Verree have the household and Kitchen furniture that may be on hand at my death it being intended by me that the above gift shall be in addition to her equal share in the residue distribution of my estate.

I nominate and appoint James M Head Jr to be the Executor of this will, and wish him to act without bond which is expressly waived. In witness whereof I have hereunto affixed my hand and seal this 6th day of December 1890.

James M. Head Sr.

State of Tennessee
Sullivan County Circuit Court March Term March 16th 1891

A paper writing purporting to be the last Will and Testament of James M. Head Sr. was this day produced in open Court for probate when William Hall W. D. Bonwick and Mrs. T. Braumham personally came and being duly sworn deposed and say that the handwriting of James M. Head Sr. is generally known by his acquaintances and that they really belief the paper writing dated Dec. 6th 1890 and signed by James M. Head Sr. and purporting to be the last Will and Testament of James M. Head Sr. deceased and every part of it is in the handwriting of said James M. Head Sr. And James M. Head Jr. being duly sworn deposed and said that said paper writing was found after the death of said James M. Head Sr. among his valuable papers in an unopened sealed and libellated "Will of James M. Head by Dec. 6th 1890. It is therefore ordered that said paper writing be recorded as said last Will and Testament of James M. Head deceased. And James M. Head Jr. being excused therefrom giving bond as such appeared in open Court and accepted said when he was duly qualified as said Executor thereof and Letters Testamentary ordered issued to him.

A true copy

Harris Brown C.R.

In the name of God, Amen.

I Robert F. Bunting born in the County of Beaver, Township of Green, State of Pennsylvania U. S. A. May the 9th 1828, and now of the age of forty-four years, residing at Galveston Texas being of sound mind & memory do make establish and declare this my last Will and Testament in the manner following, viz:

Relying on the integrity and sound judgment of my wife for the maintenance, education and continued care of each and all of our children and during to leave her untrammeled and free as to the management and disposition of all my effects I do give & bequeath to my beloved wife Chrissie S. C. Bunting all property that I may be possessed of, including monies, lands and personal effects of any & every description whatever (including also the policies on my life) and whether the same be in the State of Texas or elsewhere, after the payment of my just debts, if there be any; and with which will I hereby name my said wife Chrissie S. C. Bunting, my sole heir and executrix, with full power, ownership & control over all my effects as aforesaid.

Having declaring it to be my intention to do away & dispense with all Administration Bonds or security or other formalities or requirements of law in any way and in every manner whatever, except so far as may be necessary to probate this will, relying fully and faithfully on my said wife's affection & good judgment for the protection of herself and our children.

In virtue whereof I hereby sign my name and affix my scroll, done at Galveston Texas in presence of these witnesses unto signing this the 31st day of July 1872. R. F. Bunting.

Witnesses

Signing at the request of R. F. Bunting
as his last Will & Testament.
W. M. Trueheart of Galveston Texas.
J. F. Bennett Galveston Texas
John Adriance L. Galveston Texas.

Ordicil No. 1.

In addition to the foregoing I declare being still of sound mind & memory that it is my present desire to appoint in the event of my beloved wife predeceasing me to the care of my son Robert Franklin Bunting as my Executrix & that my said son shall have the full power to manage & control all my property both real & personal & to equally & impartially divide it among my six children viz. Bella Anna, now Mrs. Bella D. Shaffy, Robert Franklin, William Miller, Henry Samuel, George Herbert & Charles Clarke the education of George and Charles to be provided for out of the estate as he may determine if they are still in their minority, until I further decide in my discretion in appointing him my executor in the event of my beloved wife's death, to do away & dispense with all administration bonds or security or other formalities or requirements of law in any way except so far as may be necessary to probate this will. In virtue whereof I hereby sign my name and affix my scroll in the presence of these witnesses done at Clarksville Montgomery Co. Tenn. Oct. 9th 1888.

R. F. Bunting.

Witnesses.

Mrs. Bettie B. Buford
Miss Louise Burgess
Charles W. Lyman

State of Tennessee

Sumner County

Court Mch. Term Mch. 24th 1892

A paper writing purporting to be the last Will and Testament of R. F. Bunting deceased was this day produced in open Court for probate when the same was duly proven by the oaths of W. M. Trueheart and John Adriance Jr. subscribing witnesses thereto, and also a Codicil thereto which was duly proven by the oaths of Mrs. Bettie B. Buford and Miss Louise Burgess subscribing witnesses thereto, all of which evidence is here filed and thereupon it is ordered by the Court that said Will and Codicil be recorded as and

last Will and Testament of said R. F. Bunting deceased, And Chasen S. C. Bryant being named in said Will as the Executive thereof and excused from giving bond as such accepted the same, and was duly qualified and Letter Testamentary ordered issued to her.

A true copy
Harris Brown Clk.

I Joseph Franklin Col. of the County of Sumner and State of Tennessee do this 4th day of April 1891 make this my first and last Will and Testament, to wit:-
1st I direct that my funeral expenses and debts be paid first out of any monies or property I may die possessed of.
2nd Out of the great kindness and constant care and attention given to me by my son Joseph Franklin during this my present sickness and confinement as well as affection for him and his present infirmities I do hereby give and bequeath to said Joseph Franklin all my entire estate both personal and real consisting of one house and lot near depot Lumberville Tennessee together with all my shops tools, Bed, bed clothes and wearing apparel, also one gold watch now in my hands or possession in trust for Taylor Goffman loaned my grand daughter Fannie Walls, should said Goffman not redeem the same. But upon said Fannie Walls paying to said Joseph Franklin for said Taylor Goffman with interest thereon when she returns here, then said Joseph Franklin to give her up the watch.
3rd I also give said Joseph Franklin all claims/debts and minor effects due me or that I may die possessed of
4th I do hereby appoint said Joseph Franklin to be my executor and administrator without bond or security

Joseph X. Franklin
not

Witness
John C. Bryant
B. B. Frazer

State of Tennessee

Sumner County Court March Term, March 30th 1892.

A paper writing purporting to be the last Will and Testament of Joseph Franklin Col. dec'd. was this day produced before above court for probate and duly proven by the oaths of John C. Bryant and B. B. Frazer subscribing witnesses thereto where the same was attested recorded as said last Will & Testament of Joseph Franklin dec'd.

A true copy
Harris Brown
Clk.

State of Tennessee
Sumner County

Be it remembered that at a Circuit Court begun & held at the Court House in the town of Gallatin, in the County of Sumner on the third Monday in February, in the year of our Lord 1892 and by American Defendants the 16th present and praying the Hon A. H. Mumford Judge of the 10th judicial circuit the following proceedings were had and entered of record to wit:-

February Term, 1892, 9th day of March 1892,
This B. Sample Esq.

vs.
Joe Perkins & wife This cause came on this day for hearing and was heard before the Hon. A. H. Mumford Judge & without the intervention of a jury. one not having been demanded who upon consideration of the entire cause, is pleased to and doth find the issues joined between the parties in interest in favor of the Plaintiff and that the writing mentioned in the issue in the last Will & Testament of Ann Sample deceased. Therefore it is adjudged by the Court that said writing is the last Will and Testament of the said Ann Sample deceased, and that the Plaintiff recover of the defendants, and no witness, their security on their cost bond, the costs of this case, for which if a will issue

Ordered further that the Clerk certify a copy of the record in this case to the County Court of Sumner County, together with the original will to be there recorded.

I Jas A. Troutt Clerk of the Circuit Court of Sumner County Tennessee do certify that the foregoing is a true and perfect copy of the judgment in the case of Thos B. Sample vs Mrs Perkins & wife, as appears of record remaining in my office in testimony whereof I have hereunto set my hand & affixed the seal of my office at office Jan 25th 1892.

Jas A. Troutt Clerk
By Jas W. Bodell D.C.

Will

I Ann Sample of Hendersonville Sumner County Tennessee of sound mind and memory do hereby make publick and declare this my last will and testament to wit:

That I give and bequeath to my son Thomas B. Sample of the city of Nashville Tenn all that tract of land in Jackson Co Ala near the town of Bellfonte, in and around the depot of the Memphis and Charleston Rail Road in said County and said State, containing (500) five hundred acres more or less, the tract of land conveyed to my late husband, James B. Sample, by Elizb. Hause through and wife: Also a tract of land adjoining the above tract known as the Knob tract, entered by my late husband as aforesaid, of the United States Government containing fifty (50) acres more or less; Also all tracts or parcels of land by me inherited from the estate of my mother, Sallie Stark, my step-father Thornton Stagg, my sister Susan Sample and Elizabeth Sheltow, all of Sumner Co. Tenn, together with all the hereditaments and appurtenances thereto belonging, or in anywise thereto connected, to have and to hold the foremene as aforesaid described, to my son Thomas B. Sample and to his assigns forever. I also bequeath the rest of my personal estate, such as notes, bonds, stocks, accounts, goods and chattels of whatever nature to my son Thomas B. Sample to have and to be disposed of as he may think proper.

It is further more my will that my son James B. Sample shall give to my son William Sample of the State of Texas the sum of one dollar, my said son William Sample having already received more than his proportional part of my estate; also that my son Thomas B. Sample shall give to my grand child Irvin Williams of the city of Nashville the sum of one dollar; also the said Thomas B. Sample shall give to my grand daughter Susan Perkins of the State of Kentucky, my clothing bed clothing and furniture now in my rooms. By making my will I wish to recognize the fact that my son Thomas B. Sample disengaged the greater part of the purchase money paid for the land in Jackson County Alabama for which he has never been repaid and for which he ought to be refunded. Furthermore I wish to notice the fact that my son Thomas B. Sample has contributed to the support of my family and in my later years has supported me entirely and for which I wish to repay him as far as possible. Now in conclusion I appoint my son Thomas B. Sample Executor of this my last will and testament and I now revoke all other wills hitherto made by me. It is not my wish that my son Thomas B. Sample shall be required to give security as Executor of this my will. Relying upon the integrity and justice of my son Thomas B. Sample Executor of this will, I have therefore left it entirely with him to give his son and my grand son William Sample whatever his judgment dictates and his conscience approves.

This January 17th 1892.

Acknowledged in the presence of

H. A. Head.

C. D. Dunn

State of Tennessee

Sumner County Court April Term April 25th 1892.

The last Will and Testament of Ann Sample deceased, which was certified to the Circuit Court of Sumner County there to be tried under an issue of divergencies was this day returned to this Court with the action of said Court therein, all of which

Ann ^{her} Sample
_{mark}

I Jerry Morgan of the County of Sumner and State of Tennessee do hereby make and publish this my last Will and Testament revoking all other Wills by the hands before made.

First I give my wife Narcis Morgan all my personal property including my house-hold and Kitchen furniture except as herein after stated.

Second I give to my wife Narcis Morgan the house and lot on which we now live, the same being the Southern portion of the lot that I purchased from C. M. Parker dividing southern part of subdivision No 10 of lot No 8 West division of Blythe's addition to the town of Gallatin and it being the Southern portion of the lot conveyed to me by A. Berry Clerk and Master of the Chancery Court of Sumner County by deed, and said said deed is recorded in the Register's office of Sumner County State of Tennessee in Book No. 16 (old numbers) page 384 and reference is made to said record for a more perfect description. Said lot is bounded on the South by the lot hereafter given in this instrument hereafter given in this instrument to my son Charley Morgan, on the East by the Street known as Parker Street on the South Mary Ann Peyton, on the West by the land formerly owned by Leonidas Baker and the land hereby given to my wife Narcis Morgan, is more than half of said lot and runs from said Peyton's on the South to the fence running parallel with the Southern boundary of said lot and dividing the lot conveyed in this clause from the lot conveyed hereinafter to my son Charley Morgan but said fence is not built all the way through, but from Baker's line nearly half way to Parker Street, but is to be completed through to Parker Street.

Third I give to my son Charley Morgan the Northern portion of this same lot, it being the portion on which he now lives together with house and improvements on the same, it being less than half of subdivision No 10 of lot No 8 in Blythe's West division to the town of Gallatin and includes all that part of said lot No 10 not heretofore given to my wife Narcis Morgan in all North of the line of fence

now partly built.

Fourth

I give hovey and all tools used in the blacksmith shop to my son Charley Morgan.

Fifth

In the event that my funeral expenses are not borne and paid for by the order of independent order of Odd Fellows I direct that my wife and Charley Morgan my son be charged with the same in the proportion of one half each.

Sixth

I desire that my wife Narcis Morgan and my son Charley Morgan should live in peace and at my death that there should be no disturbance and the court either one of them or their representatives should begin any litigation over this will or any of the property herein conveyed. All of the property herein given to such one who becomes the litigant is equal to the other and the clause of this will making bequests or gifts to said one is revoked by said fact of his or her voluntary litigation and his to come to the benefit of the other.

Seventh

I charge that portion of my estate given to Charley Morgan with ten dollars due to B. D. Bell for his portion of the expense of making this instrument, the other half having been already paid by my wife Narcis Morgan.

Eighth

I appoint B. D. Bell my executor of this my last will and testament,

This Dec. 25th 1892.

Jerry Morgan

Ninth

Signed by Jerry Morgan in our presence as his last will and testament and subscribed by us in his presence and in the presence of each other at his request this Dec. 25th 1892.

Harris Brown
James Anderson
as. E. joyner.

State of Tennessee

Sumner County Court May Term May 25th 1892.

A paper writing purporting to be the last Will and Testament of Jerry Morgan said deceased, was this day produced in open

Court for probate and duly sworn by the
oaths of Harris Brown and James E. Johner
subscribing witness thereto when the same is
ordered recorded

A true copy

Harris Brown et al.

I Jas F. Walsh do make and establish this my last
Will and Testament, hereby revoking all other wills by
me at any time made.

Item First. I desire that any debt that I may owe at my
death shall first be paid out of the first money
that may come into the hands of my executors.

Item Second. I give and bequeath to my grand daughter
Mary E. Enochs all the property that I may die
possessed of both real and personal or mixed that
may be left after paying my debts and funeral
expenses.

I hereby nominate Thos. H. King as the executor
of this my Will.

In testimony whereof I have
hereunto set my hand and seal this March 31st 1892.

J. F. Walsh [S. J. Walsh]
We hereby certify that the testator Jas F. Walsh, with
whom we are personally acquainted, acknowledged
the execution of the above instrument as his last
Will and signed the same in our presence and we
witnessed the same at his request. This March 31st 1892

W. Witherspoon
C. A. Foster.

State of Tennessee

Sumner County Court August Term Aug. 9th 1892

A paper writing purporting to be
the last Will and Testament of Jas F. Walsh deceased
was this day produced in open Court for probate
and duly sworn by the oaths of W. Witherspoon and
C. A. Foster subscribing witness thereto, when the
is ordered recorded as said last Will and Testa-
ment of J. F. Walsh deceased.

A true copy

Attest

Harris Brown et al.

Know all men by these presents that I B. F.
Mabry of the County of Sumner and State of Tennessee
being of an ill health but of sound and disposing
mind and memory do make and publish this my last
Will and Testament hereby revoking all former wills
by me at any time before or made. And as to my
worldly estate and all the property, real personal
or mixed of which I shall die seized and possessed
or to which I shall be entitled at the time of my
decease I devise bequeath and dispose thereof in the
manner following to wit.

First. My will is that all my just debts and funeral
expenses shall by my executors hereinafter named
be paid out of my estate as soon after my decease
as shall by them be found convenient.

Item. I give devise and bequeath to my beloved wife
Cinderella Mabry one red & white Custer a year
old and all my farming tools I also give to my
wife for her life time a tract of land laying in District
14, Sumner County and State of Tennessee provided
she agrees to move on it in three months from
this date and improve the same. My horse and cow
and wagon is to be disposed of and Fifty Dollars
of said proceeds I give to my Niece Mary A. Frazee
and the rest of said proceeds I want my wife to
have to be used to improve my place as mentioned
aforesaid. I appoint my brother Mordica Mabry
my executor to attend to the aforesaid. In case my
wife does not go to the said place, I want the
aforesaid place sold and the proceeds to go to my
children and the proceeds to be equal divided among
them all except my oldest daughter Josephine McAdam
who does not need any assistance. I give to my
wife my bed and bedding to be hers. I give to
my brother Mordica Mabry my rifle gun to be his.
By testimony whereof I the said B. F. Mabry have to
this my last Will and testimony contained one
sheet of paper and to said sheet thereof I subscribe
my name and affix my seal this the 11th day
of June in the year of our Lord 1892

B. F. Mabry

(Seal)

In the presence of
Chas D. Brassell
Silar King
Geo. Roddner.

State of Tennessee

Sumner County Court, September Term Sept. 5th 1892.

A paper writing purporting to be the last Will and Testament of P. F. Matry deceased was this day produced in open Court and duly proven by the oaths of Silar King and George Roddner subscribing witnesses thereto, whereof the same was recorded by the Court and ordered filed and recorded as said last Will and Testament of P. F. Matry deceased.

A true copy Harris Brown Clerk.

I, D. W. Barber of the County of Sumner State of Tennessee do by these presents make my last Will & Testament. After paying all my just debts I will my wife J. E. Barber all my estate both real and personal to have during her life at her death to be divided among my children.

This April 25th 1892

D. W. Barber

Test.

B. F. Jamison
H. D. Denning

State of Tennessee

Sumner County Court September Term Sept. 12th 1892

A paper writing, of the last Will & Testament of D. W. Barber deceased was this day produced in open Court for probate and duly proven by the oaths of B. F. Jamison and H. D. Denning subscribing witnesses that when the same was ordered recorded as said last Will and Testament of D. W. Barber deceased

A true copy Harris Brown
Clerk

I, Eliza Haynie of sound mind and disposing memory do make and establish this my last will and testament. I desire that my debts and funeral expenses shall be first paid out of my property and after this is done I will and bequeath the remainder of my property of whatever character real or personal to my daughter Martha Haynie and Francis Hill, Martha Haynie to have three fourths and Francis Hill one fourth.

I will and bequeath to my grand-daughter Katie Hill my cloak and to Frances Hill my daughter my shawl.

I direct that my house and lot on R.R. Avenue be sold, and the proceeds disposed of as above directed. I nominate and appoint Jas. W. Blackmore as my executor with full power to sell and make title to the house and lot above mentioned to purchaser. The sale to be made when and in what terms I think best.

In testimony whereof I have hereunto set my hand and seal this April 26th 1892.

Eliza ^{see Haynie} (Seal)

We R. M. Foster and S. W. Lovr, do hereby certify that Eliza Haynie with whom we are personally acquainted signed and acknowledged the above as her will in our presence and requested us to witness the same, and her signature to the same, which we did in her presence This April 26th 1892.

S. W. Lovr
R. M. Foster.

I hereby revoke the power of sale of my real estate granted to my Executor Jas. W. Blackmore and authorize my daughters Martha Haynie and Francis Hill to sell the same if they can not agree about holding it in common. The above will is revoked to this extent and no further.

Eliza ^{see Haynie}

Witnessed at her request and in her presence June 3rd 1892 and acknowledged by her.

J. J. Turner
John Banks
H. W. Anderson

State of Tennessee

Sumner County Court October Term Oct. 4th 1892

A paper writing purporting to be the last Will and Testament of Eliza Haynes deceased, was this day produced in open Court for probate and duly proved by the oath of A. M. Foster one of the subscribing witnesses thereto. And also a codicil thereto was duly proven by the oath of J. J. Turner and Solomon Ballou two of the subscribing witnesses thereto, whereupon said will and codicil were ordered recorded as said last Will and Testament of Eliza Haynes deceased.

A true copy

Attest

Karris Brown Ccl.

State of Tennessee

Sumner County November 9th 1891.

I, Amelia A. Blaine, being of sound mind, do make and publish this as my last Will and Testament, revoking all other Wills made by me.

After all my debts and funeral expenses have been paid I give and bequeath to my brother J. O. Blaine one sorrel mare and one two year old bay horse. And to brother J. O. and P. M. and sister Harriett A. Blaine all of my house-hold, bedding & wearing apparel to be divided by them as they see proper. The other notes I hold against Mr. J. A. Chandler I give to my brother J. O. Blaine, to collect or give to Chandler as he thinks best.

2nd I direct and will that my one hundred acres of land lying in 16th District of Sumner County Tenn, situated on the south side of Gallatin and Russellville Road and is a part of the original Martin tract to be sold by my Executor for what he thinks would be right and the interest on same be used for the benefit of my brother Peter M. and sister Harriett A. Blaine and at their death my brother J. O. Blaine is to have the use of both principal and interest to his death and then to go to the Gaining Orphan School, situated near Nashville Random County Tennessee.

3rd I hereby appoint my brother J. O. Blaine my Executor

without bond.

In testimony whereof I set my hand and request E. A. Mathews and Mr. Lane to sign as witnesses

Lucy A. Blaine

Witnesses

E. A. Mathews

John Lane

State of Tennessee

Sumner County Court October Term October 17th 1892

A paper writing purporting to be the last Will and Testament of Lucy A. Blaine deceased was this day produced in open Court for probate and duly proved by the oath of E. A. Mathews one of the subscribing witnesses thereto, whereupon the same was ordered recorded as said last Will and Testament of Lucy A. Blaine deceased.

A true copy

Karris Brown Ccl.

I know all men by these presents, that I Rachael Malone, being sound in body but of sound mind and memory do hereby declare and ordain this to be my last Will and Testament.

I give and bequeath to my husband Benjamin Malone all property that I may have or may be entitled to at my death both real and personalty and this shall include any and all interest I have or may have and to a parcel of land containing about 40 acres lying near bottom Town and now occupied by my father Joel Long col. to have and to hold the same for ever. See witness whereof I this day affix my signature Aug. 15th 1892.

Rachael Malone
and

Signed and acknowledged
in our presence

A. S. Sweeney

Minnie Morris

State of Tennessee

Sumner County Court October Term Oct. 17th 1892

A paper writing purporting to

to be the last Will and Testament of Rachael Malone deceased was this day produced in open Court and ordered recorded, being duly proven by the oaths of A. J. Swaney and Minnie Harris the subscribing witness is there. A true copy
Harris Brown Cet.

I Mary G. Harris being about the age of seventy four and having already passed the age of three score and ten, do this day make this my last Will and Testament concerning my earthly effects.

1st It is my will that after death, that my body be buried in the burying ground at my son in law Marion Stewart's side that of my deceased husband grave.

2nd I will to my son Dr. R. C. Harris all of my real estate consisting of about one hundred acres of land more or less lying in Sumner County Tennessee, and on the head water of Draper's branch and bounded by the lands of Dr. James Head and H. Adams heirs, Col. Hunter, Rodney Durham, Bryson heirs and Roger heirs. This land I have reserved in former donations or gifts to my children made through my husband for the purpose of taking care of me in my old age and in willing it to my son Dr. R. C. Harris I do so not because I think more of him than I do of my other children but for the consideration of his living with me and taking care of me in my old age and furthermore I will it to him with the following proviso as herein mentioned he is to first pay all my debts, Dr. Bill's burial expense and plate or have placed over my grave head and foot stones similar in size and quality to those over my deceased husband's grave. Those expenses which will naturally accrue he can pay off by selling off what live stock I may have of my own and if there should not be enough to pay all expense he is to either pay the balance out of his own funds or out of the land herein named. This I leave optional with himself. The above gifts are to take place after my death.

I have some old family relics which I want to be kept in my family not for their value but for mere

keepsake. First I want Leonora Dickinson to have my cherry bureau which was my mother's made by her oldest brother John Gillespie in 1808, also a cherry press. Second I want Betty Green Brown to have my walnut Bureau made by the same John Gillespie in 1826. For myself also a candle stand. I want Lucy Harris to have a wardrobe which was made for her. I want George R. Harris to have a pair of side tables. I want George G. R. Harris to have my Bookcase. I want John B. Harris to have my side board. I want Russell C. Harris to have my clock which was my mother given to her at her marriage by her father George Gillespie in 1810 also a small dressing table which was his father's. I want my daughter Malvina to have my center table and a pedestal. I also will my daughter Betty Green Brown my large copper kettle and also eight large silver spoons in place of new ones which her father intended to give her as he did his other girls if she is willing to take them. I also will one feather bed to George Brown my grandson and pillows one pair. Also one feather bed and one pair pillows to Anna Stewart my grand daughter. Also one feather bed to George G. R. Harris and one pair pillows to the same. Also one feather bed and one pair pillows to Fyref B. Harris my son. I leave one of my larger mirrors to Leonora Dickinson and one of these to Bettie G. Brown. There is a good many things not mentioned in this writing which I want divided among my children and if it does not suit any of them to take that is any of the things I have named for them they can divide them with some of the other heirs that wants them. I have marked the bed clothing I intend for them with their initials on each piece. Now I hope you all will be satisfied with the division I have made. I have not much earthly treasure to leave you but such as I have I give unto you. That is a mother's love and pray that you may live all meet in that land of rest prepared for those who love and serve our heavenly Father. This the 16th of Feb. 1888

Mary G. Harris

Peter Bryson
Richard Alexander

State of Tennessee

Sumner County Court October Term Oct. 21st 1892

A paper writing purporting to be the last Will and Testament of Mrs Mary B. Harris deceased was this day produced in open Court for probate where the same was duly proven by the oath of Gabriel Bryson one of the subscribing witnesses thereto, the other witness Richard Alexander being dead when the same was ordered recorded as said last Will and Testament of said Mary B. Harris deceased.

A true copy
Attest

Harris Brown C.R.

Last Will and Testament of

Mary E. Joyner

Item 1st I give my entire estate real and personal to my daughter Mrs Addie Barnes to her sole and separate use free from the control or debt of her present or any future husband.

Item 2nd I appoint my daughter Mrs Addie Barnes my executive and direct that no bond and security shall be required of her as executive.

Item 3rd I revoke all former wills made by me.

This the 6th day of August 1884
Mary E. Joyner

Witnesses

B. G. Allen

J. G. Buckingham

State of Tennessee

Sumner County Court October Term Oct. 31st 1892

A paper writing purporting to be the last Will and Testament of Mary E. Joyner deceased was this day produced in open Court for probate and duly proven by the oath of B. G. Allen one of the subscribing witnesses thereto, when the same was ordered recorded as the last Will and Testament of Mary E. Joyner deceased.

A true copy

Attest

Harris Brown C.R.

For the love and affection I have for my wife Susan A. Cochran she is to have a support off of my personal property. First I want all of my just debts paid, I want her add D. J. Cochran to have charge of the property during her natural life or widowhood at the end of her natural life or widowhood I want my property sold and equally divided between my four children D. J. Cochran, S. M. Shawlin, S. A. Perdue and I. D. Cochran May 14, 1892.

I. D. Cochran

Witnesses

M. A. G. Perdue

H. D. Reining

State of Tennessee

Sumner County Court October Term October 22nd 1892

A paper writing purporting to be the last Will and Testament of W. B. Cochran deceased was this day produced in open Court and for probate duly proven by the oaths of M. A. G. Perdue and H. D. Reining subscribing witnesses thereto when it was ordered recorded as said last Will of W. B. Cochran deceased. And Mrs. J. A. Cochran widow of W. B. Cochran deceased in open Court disavow from said Will and claims her rights under the law.

A true copy

Attest *Harris Brown C.R.*

First

I, John Bell, of Mitchelville, Sumner County and State of Tennessee being of sound mind and memory do make publish, and declare this to be my last will and testament to wit:

Item 1st I give all my just debts and funeral expenses shall be first fully paid special; Lavinie Pickett twenty dollars and Hardy Bell four dollars.

Second, I give devise and bequeath all the rest residue and remainder of my estate both real and personal to my beloved wife Margaret Bell to have and to hold to her my said wife and to her heirs and assigns forever.

Third, I nominate and appoint my said wife Margaret Bell to be the executor of this my last will and testament hereby revoking all former wills by me made.

Special, one, sorrell colt I give my daughter Margaret Turner to have said and hold and not to be traded nor transferred, and after the death of her mother she shall have the clock and looking glass as her, and in the division she shall have the old homestead, or her and husband shall stay here with us and take care of us and shall have the use of the farm free of rent; and also, Franklin Bell is in debt for the sum of a home three years, thirty six dollars, which shall be deducted out of his part of the estate.

In witness whereof I have hereunto set my hand and seal, this 16th day of September 1892.

John ^{his} Bell Seal
James Hightlett } Witness.
Thomas ^{his} Dye }
Thomas ^{his} Dye }
Witness.

State of Tennessee,

Sumner County Court November Term Nov. 21st 1892.

A paper writing purporting to be the last Will and Testament of John Bell by deed was this day produced in this Court for probate, and duly known by the oath of Thomas Dye one of the subscribing witnesses thereto when the same was ordered recorded.

A true copy

Attest

Wm. Brown, C.R.

I, Joseph S. Natcher do make and publish this as my last Will and Testament.

Item 1st I give to my son C. M. Natcher my lot on the North East corner of the public square in Gallatin Tennessee, on said lot is situated a two story brick house in the lower room is a shop shop it being the shop occupied by me for many years.

Item 2nd I give all the remainder of my property both real and personal to my children to be equally divided among them, and if any of my children should die before I do then the child or children of said deceased child is to take the share of the deceased parent. And in such event my son C. M. Natcher is to receive an equal part with my other children. My said son C. M. Natcher is not to be charged with the lot given to him in the 1st item of this Will but is to receive an equal share with my other children in addition to said lot. My said son has done more for me than any of my other children and he is now taking care of me.

Item 3rd I appoint C. M. Natcher my Executor, and direct that he shall not be required to give bond and security as executor. I authorize and empower my said Executor to sell my real estate on Smith Street Gallatin Tennessee, at either public or private sale and make a deed to the purchaser, and divide the proceeds of the sale among my children as above directed. The above interlineation on the second line of this page, of the words "my said executor" was made before signing this will. This April 1st 1892.

Joseph S. ^{his} Natcher
Signed in the presence
of Joseph S. Natcher and
at his request April 1st 1892

B. F. Allen
T. Boyers Jr.
J. A. Trousdale.

State of Tennessee

Sumner County Court November Term Dec. 2nd 1892.

A paper writing purporting to be the last Will and Testament of Joseph S. Natcher, deceased