

Life assurance Society of New York, Calling for \$2000⁰⁰ payable at my death to my said wife Agnes C. Johnson, Now if the proceeds of said policy be paid to her as provided for in same either in whole or in part, and when so paid if she sees the same to her individual benefit, then in that event I devise and hereby direct, that at the time of the division contemplated in section second of this instrument, there be an amount of my effects first set aside for the benefit of my said son Lewis L. Johnson, equal to the amount derived from said insurance Policy to my wife Agnes, after which an equal division of the remainder, to share between them, and the share thus divided devised to my said wife Agnes C. Johnson I hereby give and bequeath to her to be used, enjoyed, disposed of or bequeathed in any manner and to whomsoever she may elect,

And the share thus devised to my said son Lewis L. Johnson I hereby give and bequeath to him, to be used, enjoyed, disposed of or bequeathed in any manner and to whomsoever he may elect. But should such division occur during his minority I hereby request that his mother Agnes C. Johnson be appointed his guardian without giving bond.

I hereby appoint my wife Agnes C. Johnson Executrix of this instrument without bond or security,

In witness whereof I Jacob S. Johnson have hereunto subscribed my name this 17th day of February one thousand eight hundred and Ninety Nine,
Jacob S. Johnson,

Subscribed to by the testator in our presence, and declared by him to be his last will, and we at his request and in his presence and in the presence of each other hereunto subscribed our names as witnesses.

E. P. Dickerson
D. G. Gibson
A. J. Hollow

State of Tennessee
Sumner County Court April Term, April 30th 1902,
A paper containing purporting to be the last will and testament of Jacob S. Johnson, died, was this day produced in open Court for probate, and there being no contest, the same was duly proven by the oath of E. P. Dickerson, one of the subscribing witnesses thereto, when the same was ordered recorded as the last will and testament of Jacob S. Johnson, dead.

A True Copy:
L. G. Gibson, Clerk
By J. P. Dickerson, C.

I, Granville Ellis do make and publish this my last will and testament, hereby revoking and making void all other wills by me at any time made.

First. I leave all of my personal property including stock, farming implements, household and kitchen furniture to my wife.

Second. All of my realty I give also to her during her natural life and at her death to be sold and to be equally divided between my children Thomas B. Ellis, Ethel Griffin, Walter Ellis Pearl Ellis and Samuel Ellis. My son John having received no legacy by his mother (my first wife) I leave one dollar. I also hereby nominate and appoint my son Thomas B. Ellis my executor without bond. This 17th day of March 1902.

Granville Ellis

Attest

W. L. Sillon

J. M. Summers

State of Tennessee

Sumner County Court May Term May 14th 1902

A paper writing purporting to be the last will and testament of Granville Ellis died, was this day produced in open court for probate, when the same was duly proven by the oath of J. M. Summers one of the subscribing witnesses thereto, when the same was ordered filed and recorded as said last will and testament of Granville Ellis died.

A true copy

Harris Brown Clk.

I hereby assert the following to be my will and desire concerning my property after my death.

I will and desire that my house and lot consisting of eight acres more or less be bequeathed to Irene S. Ellis daughter of my brother P. E. Ellis to be here during her natural life, after which for it to revert to her brothers and sisters if she leave no heirs. The rents, proceeds &c. of said house and lot are not to be used by said Irene till she becomes of age.

I will that J. M. Gillispie use the above house and lot for two or three years and pay no rent for said use.

I will and bequeath my land consisting of twenty five acres more or less and lying next to Ed. Ray, Renshaw Simpson and Mrs. Magg Reese to the children of my brother P. E. Ellis excepting the above Irene Ellis. I also will and desire that the rents, proceeds or of said twenty five be not used for the benefit of said children until they are of lawful age.

I also bequeath to Sarah Elizabeth daughter of Tom & J. M. Gillispie my set of dark furniture consisting of a bureau, bedstead, center table and set of chairs including the feather-bed, bolsters and pillows belonging to said bedstead.

I bequeath the balance of my household furniture including the kitchen furniture to my niece J. M. Gillispie, excepting my other featherbed, which I bequeath to my sister Magg Reese, to whom I also bequeath my silver cup.

The above is my last will and desire concerning my property after my death, and hope it will be complied with by all concerned. This June 2, 1902.

Laura ^{Ellis} _{moor}

Witness

A. J. Hibbett

Ernest H. Gillispie

State of Tennessee

Sumner County Court May Term May 14th 1902

A paper writing purporting to be the last will and testament of Miss Laura Ellis died, was this day produced in open court for probate when the same

duly proven by the oaths of A. Hibbit and Eugenia H. Gillispie subscribing witnesses thereto when the same is ordered filed and recorded as said last Will and Testament of Laura Ellis dec'd.

A true copy
Harris Brown Clerk.

I Daniel Eidson of the 15th Civil District of Sumner County, State of Tennessee being of sound memory and mind do hereby make known and declare this to be my last will and testament. First, all of my just debts to be first fully paid. Second I give, devise and bequeath my real estate that I bought of Richmond Eidson consisting of 35 acres or thereabout, to my son John G. Eidson here to pay Samie Eidson Thirty Dollars, Espe Eidson Thirty Dollars, Hannie Sage Thirty Dollars, Selpha McMurry, Thirty Dollars, Sono Conquist Five Dollars. Third the rest my real estate lying South of the above tract I give & bequeath to my wife Mary Francis Eidson during her widowhood to be held in trust for my 3 children by her, namely Martha F. Eidson, Wm Henry Eidson and Daniel Luther Eidson to be equally divided between them, my personal property at my wife's death to be equally divided between my children.

I also nominate and appoint my son John G. Eidson as executor of this my last will and testament in witness whereof I have hereunto set my hand this January 27th A. D. 1902

Daniel ^{his} Eidson
mark

M. F. Eidson:
Signed read and declared as and for his last will and testament by the above named testator Daniel Eidson in our presence, who have at his request, and in his presence and in the presence of each other, signed our names as witnesses thereto

J. H. Grafton
J. J. Mallie

State of Tennessee }
County of Sumner, } Personally appeared before me
G. A. Brindley a Notary Public in and for said
County & State, the within named M. F. Eidson wife
of Daniel Eidson who privately and apart from her
said husband, who acknowledged the execution
of the within will instrument as to the land
however mentioned in said will, that
she done so freely without compulsion or constraint
from her said husband, Witness my hand and
official seal at White House Tenn. this 1st of April 1902

(Seal)

G. A. Brindley N.P.

State of Tennessee
Sumner County Court June Term June 24th 1902

A paper writing purporting to be the last will and testament of Daniel Eison dec'd was this day produced in open court for probate was duly proven by the oaths of J. Grafton & J. G. Marble, subscribing witnesses thereto, when the same was ordered recorded as the last will and testament of said Daniel Eison dec'd.

A true copy
Harris Brown Clk

I J. M. Thurmond of Chipman Sumner Co. Tenn. do make and publish and declare this to be my last will and testament, to wit: - First, all my just debts and funeral expenses to be fully paid and available from the estate of my wife and also to the grant of my deceased wife Mary Thurmond.

Second, I give and bequeath to my son Wallace Thurmond all of my real estate except my home place (where I now live) to have and to hold to himself and heirs and assigns forever.

3rd I give and bequeath to Betty Sullivan (the woman now living with me) my home place to have and to hold to her life time and then this place to go to my son the aforesaid Wallace Thurmond to have and to hold to himself and heirs and assigns forever. I also give to the said Betty Sullivan all of my personal property after the expenses are paid to have and to hold to have and to hold to herself and her heirs and assigns forever.

4th I want my wife's wearing apparel divided between my son Wallace Thurmond and Josephine Bell wife of W. J. Bell Sr. of Chipman Sumner Co. Tenn.

5th I nominate and appoint J. Henry of Chipman Tenn. to be the executor of this my last will and Testament hereby revoking all former wills by me made.

J. M. Thurmond
In testimony whereof I set my hand this the 13th day of Dec. 1899.

Signed and declared as and for his and Testament by the above named testator in our presence at his request and in the presence of each other signed our names as witnesses thereto

R. W. Durham
W. C. Shuman
M. A. Durham

State of Tennessee
Sumner County Court Sept. Term Sept. 22nd 1902
A paper writing purporting to be the

last Will and Testament of J. M. Thurmond died, was this day produced in open Court for probate when the same was duly sworn by the oaths of R. H. Durham and W. C. Shum subscribing witnesses thereto when the same was ordered recorded as said last Will and Testament of said J. M. Thurmond died.

A true copy
Harris Brown Clerk

I, Sally B. Parker being of sound and disposing mind and memory do hereby make and publish this my last will and testament, revoking any and all other wills and testaments I may heretofore have made.

I hereby appoint and constitute my nephews Clare Parker and William Hall S. Goult executors hereof, and either may act should one die or refuse to qualify, and this will shall be probated in the Sumner County Court, the county of my nativity, and the place I now call home.

After the payment of my burial expenses and my just debts I may owe my said executors shall set aside one hundred dollars with which they shall buy a monument and place the same at my grave in the cemetery at Gallatin. Said tomb stone shall be of gray American Granite and on the style of about three feet high, set in a broad base, and shall contain any proper inscription my executors may desire.

After which I will and bequeath my four one hundred dollar shares in the First National Bank together with any small interest I may have in the bank building and all my landed estate in the State of Texas, and all my household and kitchen furniture, and all jewelry and silver ware, wearing apparel, hats and bedding, books & pictures, to my niece Rose Seymour Stewart.

After which I will and bequeath to the children of Margaret A. Collier a tract of land known as the McLean place, lying in the same district

near this farm.

After which I will and bequeath the balance of my estate to be equally divided between Clara Washington, T. John R. Parker, and my sister Kate H. Stewart.

If my sister Mrs. Stewart be not living at the time this will is probated said Rose Stewart shall have an equal part of the share her mother would have taken. I hereto and with paternal affection set my hand and seal on this the 19th day of February 1902.

Sally Barry Parker.

State of Tennessee
Sumner County Court October Term Oct. 10th 1902.

A paper writing purporting to be the last will and testament of Miss Sally Barry Parker deceased, was this day produced in open Court for probate when Mrs. Kate Stewart and Miss Maude Stewart being duly sworn, stated that they were each personally acquainted with Miss Sally Barry Parker during her life time, that said paper writing was found among her valuable papers, that they were each personally acquainted with the handwriting of Miss Sally Barry Parker, and that the same was generally known among her acquaintances, and that said paper writing and every part thereof was in the handwriting of said Miss Sally Barry Parker, and that her signature thereto was genuine, whereupon said paper writing was ordered recorded as said last will and testament of Miss Sally Barry Parker deceased.

A true copy
Harris Brown Clerk.

November 4th 1902.

My desire is to divide the Thomas place equally, which my three daughters, and Wylie to have where he is a living.

Witness
W. H. Worsham. W. W. Douglass

1 or 2 acres in Oak tree I wish Wylie, he wanted for 5 years
W. W. Douglass

Witness
W. H. Worsham
State of Tennessee

Sunder County Court Jan. Term Jan. 24th 1903.

A paper writing purporting to be the last will, and testament of W. W. Douglass died, was this day produced in open Court for probate, when W. H. Worsham, who presented same, being duly sworn deposed and said, that he signed said will as a witness thereto, also to codicil thereto, in the presence of the said W. W. Douglass and at his request, and said W. W. Douglass signed same in his presence, or acknowledged his signature to will and codicil, and delivered same into the hands of said W. H. Worsham, for safe keeping. And C. G. Harris, Chas. Dorris & H. M. Bell, also appearing and being duly sworn and after examining said paper writing, each for himself, deposed and said they were personally acquainted with said W. W. Douglass during his lifetime, that his handwriting was generally known by his acquaintances, and that they each knew his handwriting well, and that said paper writing, both will and codicil, and every part thereof was in the handwriting of said W. W. Douglass, and the signatures thereto of said W. W. Douglass were genuine, whereupon same was ordered filed and recorded as the last will and testament of W. W. Douglass died.

A true copy

Harris Brown

Clerk

April 25 1899.

My husband H. C. Gowen is to have full control of all my personal & real estate so long as he lives. At his death I want the land at Concord Station sold when it commands a good price, and one third of the money received or put in trust for Mary Smith's children Walter & Estman Smith. All other land that I possess I want put in trust for Mammie W. Priver & her two children E. Priver & Catherine Priver, Mammie Priver's husband W. V. Priver is not to have any control of it. I do not want the old home sold.

Bettie Gowen.

over

Saunderville Tenn.

April 25 1899.

I give to Elizabeth C. Priver all of my silver ware and jewelry to be given her when she is eighteen years old. If E. Priver should die I give above to Catherine Priver on same terms. M. W. Priver is not to have control of any thing real or personal or to come on my property.

Bettie Gowen.

State of Tennessee

Sunder County Court Feb. Term Feb. 16th 1903

A paper writing purporting to be the last will and testament of Mrs. Bettie Gowen died, was this day produced in open Court for probate, when H. C. Gowen being duly sworn deposed and said that said paper writing was found after the death of said Mrs. Bettie Gowen among her valuable papers in an envelope marked "Bettie Gowen's Will Apr. 25, 1899" and F. J. Hutchinson and W. R. Brown being duly sworn deposed and said that they were well acquainted with the handwriting of Bettie Gowen and the same was known among her acquaintances, and after examining carefully said paper writing, state that they truly believe the handwriting of the paper writing and every part thereof is the handwriting of Bettie Gowen, and her signature thereto are genuine, whereupon said paper writing was ordered recorded as the last will and testament of Mrs. Bettie Gowen died.

A true copy

Harris Brown Clerk.

I Silvester Kilton of the State of Tennessee, County of Sumner Civil District No. 1, do declare this to be my Will.

I give to my son A. J. Kilton the tract of land shown as the McGee place in District No. 4 bounded on the North by Johnson, on the East by Creshaw, on the South by Gilmore & Rate, on the West by Wattie Dunn to have full free, and exclusive use of during his natural life, and to his children should he have any. In case he has none, then the said land is to go to his brother Nathan and his children. To my son Nathan Kilton, the tract of land he now lives on shown as the home & Turner place, bounded on the North by Harsh, on the East by Belate & Angela, South by Hibbitt & Wayne, West by Langford and Harsh. To have full, free and exclusive use of during his natural life, and then to his children. Should he die without children, then the same is to go his brother A. J. Kilton and his children. This Oct. 1st 1901

Silvester ⁱⁿ Kilton
mark

Witnessed by
J. D. Ranshin
M. E. Head.

State of Tennessee

Sumner County Court April Term, Apr. 17th 1903

A paper writing purporting to be the last Will and Testament of Silvester Kilton died was this day produced in open Court for probate when the same was duly proven by the oaths of J. D. Ranshin & M. E. Head, subscribing witnesses thereto, when the same was ordered recorded as said last Will & Testament of Silvester Kilton died.

A true copy

Harris Brown Clk.

In the name of God Amen, I Wm. F. Holder being in feeble health, but of sound mind and disposing memory do make and publish this as my last will and testament, hereby revoking any other heretofore made by me at any time.

1. I commend my spirit to the God, who gave it, and trust that He will save us all in a better world at last.
2. Being unable to pay my indebtedness in full, but being desirous of paying what I can of my just indebtedness, and having nothing which to pay the same except one thousand dollars in a policy of insurance on my life in the Hartford Life and Annuity Insurance Company. I hereby devise and bequeath to my sons W. A. Holder and J. D. Holder said one thousand dollars of said policy in trust, for the purpose of paying to the following named persons the amounts set opposite to their respective names to wit:

To <u>R. G. Gillispie</u>	\$300. ⁰⁰
" <u>Mrs. Mag. Harris</u>	\$35. ⁰⁰
<u>Payton Allen & Co.</u>	\$35. ⁰⁰
<u>Mrs. Johnnie Corbett</u>	\$25. ⁰⁰
<u>Mrs. Jennie Watkins</u>	\$25. ⁰⁰
<u>Mrs. Bettie Stone</u>	\$20. ⁰⁰
<u>Mrs. W. F. Holder</u>	\$20. ⁰⁰
<u>Mrs. Martha Parker</u>	\$20. ⁰⁰
<u>Mrs. Laura Parker</u>	\$30. ⁰⁰
<u>J. D. Hanna</u>	\$20. ⁰⁰
<u>J. W. Gilmore Paint</u>	\$135. ⁰⁰
<u>J. R. Simpson</u>	\$15. ⁰⁰
<u>James Houser & Son</u>	\$10. ⁰⁰
<u>R. Beise</u>	\$30. ⁰⁰
<u>Holder Brown & Co.</u>	\$50. ⁰⁰
First National Bank Gallatin Tenn.	\$107. ⁰⁰
<u>Mrs. L. B. Buchanan (W. A. H. secy)</u>	\$135. ⁰⁰
<u>Dr. F. M. Woodson</u>	\$30. ⁰⁰
<u>Dr. L. M. Woodson</u>	\$20. ⁰⁰
<u>Franklin & Aldham</u>	\$7. ⁰⁰
<u>R. G. Morley & Co.</u>	\$8. ⁰⁰

Holder Brown Dec. 12^o

and the balance of said policy I wish to go towards paying my burial expenses.

3 I appoint my sons W. H. Holder and F. D. Holder, executors of this will and direct that they shall not be required to give bond or security, either as trustees or executors under this will.

Gallatin, Tenn June 27th 1899

W. F. Holder.

We witness this paper as the last will and testament of W. F. Holder at his request and in his presence, and after his name was signed to said paper

G. W. Bodder

J. Y. Robb.

State of Tennessee

Sumner County Court May Term May 2nd 1903.

A paper writing purporting to be the last will and testament of W. F. Holder died was this day produced in open Court for probate when the same were duly proven by the oaths of Geo. W. Bodder & J. Y. Robb, the subscribing witnesses thereto, when said paper writing was ordered recorded, and said last will and testament of said W. F. Holder died. And W. H. Holder and F. D. Holder named in said will as the Executors thereof and excused thereby from giving bond accepted said appointment, and were duly qualified and letters Testamentary or used issued to them.

A true copy

Harris Brown Clk.

Sumner County Tennessee July 9th 1902

In the name of God, Amen.

I Joe Chevauet of Sumner County Tennessee being of a sound mind and disposing memory do make this my last will and testament, hereby revoking all others made by me at any time before this.

1st I desire that my burial expenses and all of my just debts be paid out of the first money that may come into the hands of my executors.

2nd I give and bequeath to my beloved wife Katie Chevauet, all of my personal property and fifty acres of land during her natural life. The said land being a part of my farm on which I now live including the house and all of the improvements beginning in the rock in Walter Chevauet's line at the fence running between the lot South of the house and the field on the South of it and running Easterly with the said fence and continuing in a straight line to N. W. Chevauet's Western line, and thence with N. W. Chevauet's line in a Northern direction to a point in the said line to where a straight line running with the fence on the North side of the yard between the yard and orchard, grass lot and continuing through the field will strike the said N. W. Chevauet's line, thence in a Western direction from the said corner in N. W. Chevauet's line to the N. E. corner of the yard, thence in the same direction with the yard fence to the middle of the road in Walter Chevauet's line, thence in a Southern direction with Walter Chevauet's line in the road to the beginning containing about fifty acre more or less.

3rd I give and bequeath to my two daughters Phoebe & Lillie Chevauet all of the remaining interest of the above described parcel of land at the death of my wife Kettie Chevauet.

4th I give and bequeath to my son James Chevauet about forty acres of land, beginning at the S. W. corner of the above described parcel of

of land herein given to my wife, said corner being in Walter Chevauult's line in the road and running thence with Walter Chevauult's said line in the road in a Southern direction to the S. W. corner of my farm, thence in an Eastern direction with Walter Chevauult's Mrs. John Winchester's and the Trustees of Rural Academy's lines to the S. E. corner of my farm in M. W. Chevauult's Western boundary line, thence with M. W. Chevauult's said line Northward to the S. E. corner of the above described parcel of land given to my wife, thence in a Western direction with the line of the said parcel of land given to my wife to the beginning containing about forty acres of land more or less. But my said son Jas. Chevauult is not to hold, use nor possess the said land until my youngest child become of age or the death of my wife.

^{5th} I give and bequeath to my daughter Mariak Chevauult about thirty five acres of land, beginning at the N. W. corner of the parcel of land herein given to my wife and running Northward with Walter Chevauult's line in the road, to the fence running between the orchard grass lot and the woods flat, nearest Robt. Bryson, thence in an Eastern direction with the continuation of a straight line, running with the said fence to M. W. Chevauult's line, thence in a Southern direction with M. W. Chevauult's line to the S. E. corner of the parcel of land, given to my wife, thence Westward with the line of my wife's lands to the beginning, containing about thirty five acres more or less.

But my daughter Mariak Chevauult is not to hold use nor possess the said land until my youngest child becomes of age, or the death of my wife.

^{6th} I give and bequeath to my son Thomas Chevauult and Emma Chevauult about thirty five acres of land, beginning at the N. W. corner of the parcel of land given to my daughter

Mariak Chevauult in Walter Chevauult's line, running Northward with Walter Chevauult's line in the road to the N. W. corner of my farm in Robt. Bryson's line, thence with Robt. Bryson's line Eastward to the N. E. corner of my farm in M. W. Chevauult's line, thence with M. W. Chevauult's and M. W. Chevauult's line Southward to the N. E. corner of the parcel of land given to my daughter Mariak Chevauult thence Westward with Mariak Chevauult's line to the beginning containing about thirty five acres of land more or less. But they are not to hold, use nor possess the land until my youngest child become of age, or the death of my wife (Katie Chevauult) I do hereby appoint my beloved wife Katie Chevauult my executrix without bond, and I do hereby authorize and empower her to hold, use and possess the whole of my said farm for the benefit of herself and my above named children until my youngest child becomes of age, as I have given my son David other property or his interest in my estate.

James Chevauult.

We William Chevauult, and M. E. Head at the request of Jas. Chevauult do hereby witness his signature to the above instrument of writing as his last will and testament, and we do hereby sign this in the presence of each other

Billie Chevauult
M. E. Head.

State of Tennessee
Sumner County Court May Term May 18th 1903.

A paper writing purporting to be the last will and testament of James Chevauult deceased was this day produced in open Court for probate, when the same was duly proven by the oaths of Billie Chevauult & M. E. Head, subscribing witnesses thereto, when the same was ordered recorded as the last will and testament of said James Chevauult deceased. A true copy

Alfred Harris Brown
Clk.

I James L. Cotton of Cotton Town County of
 Sumner and State of Tennessee being of sound
 mind and memory do make public and declare
 this to be my last will and testament, to wit: -

- First All of my just debts and funeral expenses
 shall be paid in full.
- Second I give devise and bequeath all of the rest, residue
 and remainder of my estate of any and all forms,
 both personal and real to my beloved sister-in-law
 Almira Cotton for her kindness to her husband
 J. A. Cotton, and my mother Elizabeth Cotton and
 myself and for her services for thirty five or forty
 years to have to hold to her my said sister-in-
 law Almira Cotton during her widowhood or
 natural life.

Third I request and require James B. Barnett to take
 the control and management of all of the rest
 remainder and residue of my estate for the use
 and benefit of Almira Cotton both personal and
 real and also for, protect and maintain Almira
 Cotton during her widowhood or natural life.

Fourth At the marriage or death of Almira Cotton, I
 give devise and bequeath all of the rest, residue
 and remainder of my estate both personal
 and real to James B. Barnett to have to hold
 to him James B. Barnett and to his heirs and
 assigns forever.

In witness whereof I have
 hereunto set my hand and seal, this 15th
 day of December A. D. 1894.

Alterations made before signing
 this May 5th 1902.

J. L. Cotton.

We witness the foregoing paper as the last will
 of J. L. Cotton at his request and his signature
 signed to the same in our presence and we
 witness the same in his presence May 5, 1902

James W. Blackmore
 A. C. Dobbins

State of Tennessee
 Sumner County Court June Term June 9th 1903

A paper writing purporting to be the last Will and
 Testament of J. L. Cotton died, was this day produced
 in open Court for probate when the same was duly
 proven by the oaths of Jas. W. Blackmore and A. C.
 Dobbins subscribing witnesses thereto, when the same was
 ordered filed and recorded as said last Will and
 Testament of J. L. Cotton died.

A true copy
 James Brown Clk.

I, Parlee Bland 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 moneys that I may die possessed of, or may justly come into the hands of my executor, or the person winding up my affairs.

Secondly, I give and bequeath to my grand-daughter Elizabeth Parlee Bagwell, one Bedstead Bed & under bed, three quilts and pillow slips, two large pillows, and sixty dollars in money.

Thirdly, I give and bequeath to my daughter Martha Ann Horner three quilts one coverlid and counter pie of worked pillow slips.

Fourthly, I give and bequeath the remainder of my full clothes to my daughter Gertrude B. Bagwell.

Fifthly, I give and bequeath to my daughters Elizabeth B. Bagwell, S. C. Peasley and Martha Ann Horner, the remainder of all money or monies in cash or that may be collected or notes or that I may die possessed of.

I give to my daughter Gertrude B. Bagwell, more of the above moneys, mentioned, than the other two daughters above mentioned, for having waited on me more than the other.

Lastly, I do hereby nominate and appoint my executor.

In witness whereof I do to this my will set my hand, this the 24th day of Aug 1901
 Parlee Bland
 mark

State of Tennessee
 Sumner County, Personally appeared before me S. A. Montgomery a Notary Public in and for Sumner County, state aforesaid the within named Testator, Parlee Bland, with whom I am personally acquainted and acknowledged that she executed the within instrument for the purposes

therein expressed.

Witness my hand and official Seal
 this Aug 24th 1901.
 S. A. Montgomery N. O.

W. F. Bagwell

State of Tennessee

Sumner County Court Aug Term Sept 3rd 1903.

A paper writing purporting to be the last Will and Testament of Parlee Bland died, was this day produced in open Court for probate, when the same was duly proven by the oaths of S. A. Montgomery and W. F. Bagwell subscribers witnesses thereto, whom the same was ordered recorded in said last Will & Testament of said Parlee Bland deceased.

A true copy
 Harris Brown
 Clk.

State of Tennessee
Sumner County

I, W. F. Hallis do make and publish this my last will hereby revoking and making void all other wills by me at any time made.

First I direct that my funeral expenses and all my debts be paid out of any real estate I may die possessed of.

Secondly I give and bequeath to my daughter Mrs. Emily Roney my old household consisting of one hundred & forty one (141) acres of land my bounded as follows to wit: on the North by Joel Clark East by Durham, F. O. Hallis, South by Sabel Hallis heirs and on the West by W. F. Hallis upon condition that she pay out of her private means or out of said land all my debts and funeral expenses. My reason for giving my entire real estate to her is that she has taken care of me, without waiting upon me, and given me a home in my old age, and I feel that it is right and just to compensate her for her kindness and watchful care.

I do not leave my other children unprovided for in this will because of any lack of love for them but I give and bequeath all my real estate to my daughter Mrs. Emily Roney for the reasons aforesaid.

I hereby appoint my daughter Mrs. Emily Roney executrix to this my will without bond and she is hereby authorized and empowered to take charge of the above described land as soon after my death as she may deem proper, and she is further authorized and empowered to dispose of said land in any way or manner she may deem expedient.

This 8th day of May 1903
W. F. Hallis

Signed and published in our presence and we have subscribed our names hereto in the presence of the testator.

This 8th day of May 1903

W. P. Applin
C. J. Pond

State of Tennessee
Sumner County Court Aug. Term Sept. 5th 1903

A paper writing purporting to be the last Will and Testament of W. F. Hallis died, was this day produced in open Court for probate and legal duty proved by the oaths of W. P. Applin and C. J. Pond subscribing witnesses thereto, when the same was ordered recorded as said last Will and Testament of said W. F. Hallis died.

A true copy
Thos. Brown Clk.

I, Mary Boyer Calend bring of sound mind and understanding fully what disposition I desire to make of whatever property of which I may own at my death, do make and publish this as my last will and testament hereby revoking all former wills, if made by me.

First. I desire that after my death that I shall have decent burial and that the same shall be paid for out of any money I may have, or if I have no money that W^m Hall shall pay for burial in view of the bequest I make to him.

2nd I will and bequeath to W^m Hall or his heirs if he is not alive, all of the property of every kind of which I may be possessed, after paying my burial expenses as above set out. My regret for leaving him all that I have is, that had it not been for the interest he took in me & the money he paid out for me, I would have had nothing to leave and would have been very destitute while I lived, after my husbands death.

3rd I desire that W^m Hall shall execute this will without bond.

I desire that my household effects shall be given to such of my relations as I shall privately direct. W^m Hall to give them to, unless it shall be necessary to sell them to get money to help defray my burial expenses.

Attest
Mary Boyer
 Peter Verbees

We sign this instrument at the request of Mary Boyer and in her presence as her last will and testament believing she is fully aware of its final disposition she is hereby making of her property.

P. Verbees
Curtis X Hall
 Witnesses to mark
P. Verbees

State of Tennessee
 Sumner County Court September Term Sept. 25th 1903

A paper writing purporting to be the last Will and Testament of Mary Boyer Co. deid. was this day produced in open Court for private and being duly proved by the oaths of Peter Verbees and Curtis Hart subscribing witnesses thereto when the same was ordered recorded as the last will and testament of Mary Boyer Co. deid.

U. Trust Copy
Harris Brown Clk

I, J. S. Webb do make and publish this as my last Will and testament hereby 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 that I may die possessed of, next first come into the hands of my executor, first I give and bequeath to my wife Savory J. Webb all of my real and personal property during her natural life or during her widowhood. I want my son John W. Webb to have the mule that I gave him and I want my sons Broadus C. Webb and Charley Webb to have either a horse or mule. I want at wife Savory J. Webb death or at the expiration of her widowhood all of my property both real and personal to be equally divided between all of my children. Lastly I do hereby nominate and appoint Hampton Ray my executor in witness whereof I to this my will set my hand this the 12th of June 1881. Signed and published in our presence we have subscribed our names in the presence of the testator this the 12th of June one thousand eight hundred and ninety one

J. S. Webb
Hampton Ray
J. A. Kobay
 (over.)

State of Tennessee
 Sumner County Court Sept. Term Sept. 25th 1903

A paper writing purporting to be the last will and testament of J. S. Webb died, was this day produced in open Court for perusal, and being duly proven by the oaths of Hampton Ray and J. A. Hobdy subscribing witnesses thereto, the same was ordered recorded on the last will and testament of J. S. Webb died.

A true copy
 Harris Brown Clk

I Bettie Phillips wife of D. M. Phillips died, do hereby make & publish this, as my last will and testament viz.

First.

It is my will and desire and I hereby direct that my Executor (to be hereinafter named) shall sell my home place upon which I now reside containing some ninety or one hundred acres, also my other place containing some fifty acres known as the "McClure Place", and out of the first proceeds of sale of said two places, my Executor will pay to each of my two Grand Sons, viz. William Morgan McGee and Robert Samuel McGee the sum of one thousand (\$1,000)

It is my further will and desire that my two grand sons, William Morgan McGee and Robert Samuel McGee in addition to the foregoing bequest of one thousand dollars, I also give & bequeath to each of them household goods for other personal effects of my estate to the amount of five hundred dollars each. This amount is to be paid by each of them without a sale, as I do not want any sale of any of my personal estate. As I hold note against my two grand sons William Morgan McGee and Robert Samuel McGee this gift by me of one thousand dollars each. It is my will that the same must be reduced by any amount that may be found due to me on said note or notes at my death.

Second

After my grand sons, William Morgan McGee and Robert Samuel McGee receive their gift of household goods or furniture or to the amount of five hundred dollars each then I will & direct that all the balance of my household and kitchen furniture or together with any corn, oats, hay or wheat, that may be on hand at my death, shall be equally divided between my daughters viz. Mrs. Minnie Jones, wife of J. W. Jones and Mrs. Annie Long, wife of C. S. Long.

Third

To my daughters Minnie Jones & Annie Long I give to each, the sum of three hundred

- dollars out of my estate in each.
- Fourth To my daughter Annie Sory I give my two wood mules now on my horse place.
- Fifth To my daughter Minnie Jones, I give my bay mare Maude.
- Sixth To my grand daughter Pessie Jones I give my gray buggy mare Maude, also my silver table lamp, cutter and my set of china ware.
- Seventh To my grand son James P. Sory I give his uncle Jas Phillips deed, gold watch & double barrel shot gun.
- Eighth To my grand daughter Lizzie Lee Sory I give all my silver spoons, and my side saddle, also the feather bed, mattress, bedstead, bed clothes belonging to said bed now in my room.
- Ninth To my grand son Robert Morris Sory, I give my room mare Maude.
- Tenth After the payment of all of the gifts & bequest & above made, I will and direct that all of the balance of my estate of every kind whatever including the balance of proceeds of sale of the foregoing two tracts of land, cash on hand at my death, shall be divided by my executor among my four younger grand children as follows to wit: three being four of said grand children viz. Pessie Jones the only child of my daughter Minnie Jones and Mrs. Annie Sory being three children viz. James P. Lizzie Lee and Robert Morris Sory. And in order to have my two daughters Minnie Jones, and Annie receive equal portions from my estate, I will and direct that the said Pessie Jones be paid two fourths ($\frac{2}{4}$) and the said James P. Sory, Lizzie Lee Sory, Robert Morris Sory together be paid two fourths ($\frac{2}{4}$) out of my said estate.
- Eleventh Whereas I have paid for my daughter Minnie Jones the sum of fifteen hundred dollars (\$1500.) in the purchase of the Robert Parker land, and have deeded the same to my said daughter, Minnie Jones, and whereas I desired to make my daughter Annie Sory equal in advancements

to my daughter Minnie I have paid for her on the purchase of the A. S. Milliken place the sum of some two hundred & fifty (\$250) dollars, and have also paid in money loans to said G. S. Sory & wife for buying well, the purchase of pump &c &c that will make the said Mrs. Annie about equal to Minnie Jones in advancements, I make this statement in this my will in order that there shall be no trouble between my two daughters, after my death, I hereby appoint my neighbor and friend O. P. Frankum my executor to execute read out the different clauses of this my last will and testament, and I also request that he qualify and act as the regular guardian of my four grand children herein named viz. Pessie Jones, Jas. P. Sory, Lizzie Lee Sory and Robert Morris Sory.

Given under my hand & signed by me on this the 29th day of August 1903.

Witness
W. G. Stewart,
John A. Parker.

State of Tennessee
Sevier County Court Sept. Term Sept. 30th 1903
A paper purporting purporting to be the last will and testament of Mrs. Bettie Phillips deed, was this day produced in open Court for probate, which the same was duly approved by the oaths of W. G. Stewart and John A. Parker subscribing witnesses thereto, and ordered recorded as the last will and testament of Mrs. Bettie Phillips deed.
A true copy
Harris Brown Clk.

I, Richard Haynes, for the love and affection I have for my mother, Martha Haynes, and my sister Filora Haynes & desiring to provide for them a home & being of sound mind, make this my Will viz, Should my mother Martha Haynes outlive me, I will that she shall have a home, or life estate to my home place, on which I now live containing 45 acres more or less, it being the land I bought of F. C. Caldwell that she hold or have a home there as long as she lives. I also will the same to my sister Filora during her natural life or until she should marry that is, to say she is to have a home there with my mother as long as she remains single & in case she should never marry, then as long as she lives, but in case she surrenders her rights under this will, shall and do cease. But it is expressly my will that neither have only a right to a home there if they choose, but not otherwise.

This May 24th 1894.

Richard Haynes

Witness

Harris Brown

S. P. Jamison

State of Tennessee

Sevier County Court October Term Oct 7th 1903

A paper writing purporting to be the last Will and testament of Richard Haynes died was this day produced in open Court for probate when the same was duly proven by the oaths of Harris Brown and S. P. Jamison subscribing witnesses thereto when the same was ordered recorded as said last will and testament of Richard Haynes died.

A true copy
Harris Brown Clk

Knowing the uncertainty of life and the certainty of death, I, Nancy Brandon Warner of the County of Sumner and State of Tennessee do make and publish this my last Will and Testament hereby revoking and making void all other Wills & Codicils by me at any time made.

Item 1st It is my will and desire that all my just debts, including burial expense to be paid as soon as possible.

Item 2nd I will, wish and desire and devise & bequeath to my husband A. C. Warner all of my property, real, personal & mixed, for and during his natural life, to have control & manage, as he may think best and proper.

Item 3rd I give will and devise to my said husband A. C. Warner the one fourth interest that I have in and to a certain tract of land situated in the 4th Civil Dist of Woodsboro County, and the same is given & devised to him for life, with remainder to W. S. Glasgow; It is further my wish and desire and therefore give to him my said husband all of my property real and personal for life with remainder to the said W. S. Glasgow and the said A. C. Warner is to have the use, control & management of said property as he may think best, and to his interest for and during his natural life and upon his death, all of said property, real, personal and mixed is to go to said Glasgow in fee simple and absolutely.

Item 4th I nominate & appoint my said husband A. C. Warner as Executor, and as I have the utmost confidence in my said husband's honesty and integrity, no bond as such Executor is required of him. Witness my hand this the 21st day of August 1901.
Nancy Brandon Warner
mar

The above and foregoing paper writing was signed and published in our presence and at the request of the Testatrix we signed the same in her presence and in the presence of each other. This the 21st day of August 1901
 W. C. Dismukes Sr.
 W. C. Dismukes Jr.

State of Tennessee

Suwanee County Court Oct. Term Oct. 7th 1903

A paper writing purporting to be the last Will and Testament of Nancy Brandon Warner died, was this day produced in open Court for probate, when the same was duly proven by the oaths of W. C. Dismukes Sr. and of the subscribing witnesses thereto, and there being no contest the same was ordered recorded as said last Will and Testament of said Nancy Brandon Warner died.

A true copy
 Harris Brown Clerk

I J. J. Mulloy make and declare this to be my last will and testament.

- (1) I hereby bequeath to my daughter Mrs. Florence Lyene and Mrs. Alice Grobe a tract of land of one hundred and fifteen (115) acres known as the "Thompson place" the same to be shared between them equally the boundaries of the said land have been run but by the order of the Court and are now on record at Gallatin Tennessee.
- (2) I give to my daughter Lizzie Mulloy all my home place, the boundaries of which are as follows: Beginning at a rock at the South-East corner of Mrs. Cypress land, the line runs West with the lines of Henry, Germier and J. Ariswala, to Weisinger corner, thence with (South) said Weisinger line to a black-jack, thence 4 degrees East to a rock planted in widow Dickin's line, thence East with Mrs. Dickin's line to Bates corner, thence continuing with Bates line to Childs corner, thence with Childs line to John McKills corner, thence with his line to a planted rock, thence to the beginning rock.
- (3) I bequeath to Lizzie Mulloy all my personal property with the right to use it in any way.
- (4) I hereby name Lizzie Mulloy as executor of my will with no bond or surety of any kind required.
- (5) I desire that Lizzie Mulloy shall be trustee without bond for my wife Mrs. Tennessee Mulloy who is insane and incapable of transacting business.

March 20th 1902

J. Shelby Mulloy
 S. S. Miller
 Samuel Arritt

State of Tennessee

Suwanee County Court Nov. Term Dec 4, 1903

A paper writing purporting to be the last Will and Testament of J. Shelby Mulloy died, was this day produced in open Court

for probate, when the same was duly proven by the oaths of S. J. Miller and Samuel Smith subscribing witnesses thereto when the same was ~~sent~~ ordered recorded as said last will and testament of said J. Shelby Mulloy did. And Lizzie Mulloy being named in said will as the Executrix of said will without bond appeared in open Court and accepted said trust when she was duly qualified and letters testamentary ordered issued to her.

A true copy. Harris Brown Secy

I A. B. Gootree make this as my last Will and Testament hereby revoking and making null and void, all other Wills by me at any time made.

1st I direct that at my death my funeral expenses, and all my other debts to be paid as soon after my death as possible, out of any money that I may die possessed of may first come into the hands of my executor.

2nd I desire that after the above mentioned debts are paid, I want my wife M. J. Gootree to have during her natural life, all that remains of my estate both real and personal.

3rd After the death of my wife M. J. Gootree and her burial expenses, and other debts are paid, I direct that my son J. W. Gootree have the place where he now lives and the home place where I reside consisting of about fifty six acres. And that my daughter Mrs. Betty Huffman have the place she lives on, and the land lying South & West of the house she lives in, consisting of about twenty acres. And my daughter Dora Potts the Eliza Ford place on the South and South of the lane, the line on the West side of the place running North and South being just and passing just East of my daughter Betty Huffman's yard fence, and containing some thirty five acres.

4th I hereby appoint and empower my son J. W. Gootree my Executor to carry out this my last Will and Testament.

Witness my hand to this my will in the presence of the subscribing witnesses on the thirteenth day of February, one thousand nine hundred and three.

Signed A. B. Gootree

W. J. McGlothlin
E. N. Mequian

We the undersigned hereby certify that the Testator A. B. Gootree acknowledged to us that the foregoing is his last Will and Testament, and he signed the same as such.

in our presence and at his request, we sign our names as witnesses to said will in his presence, and in the presence of each other

This July 13th 1903.

E. N. Maguire
W. D. McGlothlin

State of Tennessee

Sevier County Court July Term July 12th 1904

A paper writing purporting to be the last Will and Testament of A. B. Goodwin died, was this day produced in open Court for probate when the same was duly proven by the oaths of W. D. McGlothlin and E. N. Maguire subscribing witnesses thereto, when the same was ~~advised~~ filed and recorded as said last Will and Testament of A. B. Goodwin died,

A true copy

Lewis Brown Clk.

I Royal Hallard do make and publish this as my last will and testament hereby revoking all wills by me at any time heretofore made.

1st I desire and will that my burial expenses and all of my just debts be paid out of any money or property that I may be possessed of, or may first come into the hands of my executor.

2nd I own a one sixth undivided interest in two frame dwellings houses in South Nashville, situated near the Tennessee Cotton Mills and I will and desire that one half of my interest in these dwellings go to my cousin Mrs. Clara French Smith of Buffalo N. Y. and the other half of my interest these dwellings go to Mrs. M. A. McGlothlin wife of J. H. McGlothlin of Portland Tenn.

3rd Mrs. M. Goodwin was the Adm. of my grandfather Royal Hallard & paid into the County Court of Davidson County four (\$4.00), hundred and fifty four Dollars and ninety eight cents as the share of my father Fred B. Hallard, but it never was drawn out by my father, and as his heir it fell to me. But my uncle W. D. Hallard drew the money out of the County Court of Davidson County without authority or giving any bond for the same. If this is not collected before I die and it should be collected by my Executor, I will and desire that one half of the proceeds so collected for distribution be paid to my cousin Mrs. Clara French Smith now of Buffalo New York and the other half to Mrs. M. A. McGlothlin wife of J. H. McGlothlin of Portland Tenn.

4th I will and desire that all my visible effects here in the way of burial clothing &c. &c. go to Mrs. M. A. McGlothlin wife of J. H. McGlothlin of Portland Tenn.

5th I name appoint and empower Lewis E. B. Wilson of Nashville Tenn as my Executor to carry out this my last Will and Testament, and I this the 21st day of November 1903 do sign and publish this as my last will in the presence of

Royal Hallard
Executor

W. D. McGlothlin } Witnesses
 W. Hester }

We certify that Royal Hallord signed the foregoing instrument as his last Will and testament in our presence, and we by his request witnessed the same and we sign it as witnesses in his presence, and in the presence of each other.

W. D. McGlothlin
 W. Hester.

State of Tennessee
 Sumner County, Tenn. Feb'y 27th 1904.

A paper writing purporting to be the last Will and Testament of Royal Hallord died was this day produced in open Court for probate when the same was duly proven by the oath of W. D. McGlothlin and W. Hester subscribing witnesses thereto when the same was ordered recorded on said last will and testament of said Royal Hallord died. And C. B. Wilson being named in said Will as the Executor thereof appeared in open Court and accepted the trust and together with his sureties W. D. McGlothlin and J. P. Basberville entered into and acknowledged their bond payable to the State of Tennessee in the penal sum of One thousand Dollars, conditioned as the laws do enact, when he was duly qualified and his qualification ordered recorded to him.

A true copy
 Harris Brown Clk

State of Tennessee
 Sumner County

I Elizabeth Harper do make and publish this my last will and testament hereby revoking all other wills by me at any time made. I direct that my husband V. S. Harper pay my funeral expenses and to take full care of my money or personal property that may hereafter be possessed of.

First
 I give and bequeath to my husband V. S. Harper all of my household and kitchen furniture, and every thing with which my household is furnished consisting of beds, bed clothes, carpets or remainder not stated may be included and as well also all notes and personal property of what ever kind or nature I may hereafter possess of.

Secondly
 I also will and bequeath to him, my said husband V. S. Harper my home place and for further description of said land reference is made to deed of conveyance from Andrew Howders to me (my name then being Elizabeth Rigale) and my said husband is authorized to immediately take charge of said lands. To have and to hold to my said husband (V. S. Harper) for or said lands to his own separate use and control with all the personal property of whatever kind or nature I may hereafter possess of and as well also of all the household and kitchen furniture, notes, money if any, I may possess at my death and to use and dispose of the same as he may deem proper and right without any restriction or circumstances whatever and my said husband is authorized to sell any or all of said lands or personal property herein bequeathed to him and to execute deeds of conveyance to said lands if he at any time may so desire.

In witness whereof I do this my will, set my hand this the 4th day of June 1897.

Elizabeth Harper

Signed and published in our presence, and
we have subscribed our names hereto in the
presence of the testator
This day of June 1897.

W. F. Butler.
W. G. Pond.

State of Tennessee

Sunderland County Court, Nash, Term Nash, 9th 1904

A paper writing purporting to be the
last Will and Testament of Mrs. Elizabeth Harper
decd. was this day produced in open court
for probate which same was duly proven by
the oath of W. F. Butler and W. G. Pond, subscribing
witnesses thereto, when same was ordered
recorded as said last Will and Testament
of said Mrs. Elizabeth Harper decd.

A true copy
Harris Brown / Clk.

I, Harry Wadler of Gallatin Tennessee being of
sound mind, and having a full and knowledge
of all my business and also that to as near as
my age, death may come at any time, do make
and publish this my last will and testament,
and I hereby revoke all other wills by me heretofore
made.

Item 1st I direct that all of my debts including
my funeral expenses, be paid last soon after my
death as can be done.

Item 2nd I direct that after the payment of the
funeral expenses and such other debts as
I may owe at the time of my death that
all of the remainders of my property be paid
over to my friend and companion Henry
Smith for his own use and benefit. I do this
in recognition of the faithful services rendered
to me by said Henry Smith for many years
past, and especially since the death of my
wife.

The said Henry Smith has had the whole
charge of me in my bereaved and feeble con-
dition, and treated me with all the kindness
of a son and for these services I make him
my sole legatee.

Witnessed by
Elias ^{son} Head
State of Tennessee
This the 4th day of June 1903
Harry Wadler
made

Sunderland County Court, Nash, Term Nash, 15th 1904.

A paper writing purporting to be the last
Will and Testament of Harry Wadler decd. was
this day produced in open court for probate when
the same was duly proven by the oath of Elias
Head the subscribing witness thereto, and said
Will only conveying personal property the same
was duly admitted to probate, and ordered
recorded as said last will and testament of
Harry Wadler decd.

A true copy
Harris Brown / Clk.

I, A. L. Pryor do make and publish this as my last will and testament, hereby revoking and making void all others by me made at any time.

First I direct that my General expenses and all my debts be paid as soon after my death as possible, out of any moneys that I may die possessed of or may first come into the hands of my Executor.

Second I give and bequeath to my daughters Lucy Wright wife of A. J. Wright and Alice Bell wife of C. G. Bell equally the following lands to-wit: as follows North by Dr. J. R. Head East by J. E. Pryor South by R. A. Pryor and T. W. Gregory and wife Bettie Gregory, West by Mrs. Webb.

Third, I give and bequeath to my sons William Pryor and L. S. Pryor the following land to-wit: as follows Mary Boyers on the South, East R. B. Bertrams North Ed Wright, West by T. W. Gregory and wife Bettie Gregory.

Fourth, I advanced Three Hundred and fifty Dollars to my daughter Annie Simmons wife of J. A. Simmons which amount is all she is to have of my estate.

Lastly I do hereby nominate and appoint J. W. Abbott and J. E. Pryor my Executors, in witness whereof I do to this my will set my hand this the 16th day of November, one thousand eight hundred and ninety eight.

A. L. Pryor.

Signed and published in our presence and we have subscribed our names hereto in the presence of the testator. This the 10th day of November 1898

R. W. Gutrin

W. J. Bandy.

State of Tennessee

Sumner County Court April Term April 10th 1904

A paper writing purporting to be the last Will and testament of A. L. Pryor died, was this day produced in open Court for probate, when the same was duly proven by the oath of R. W. Gutrin, one of the subscribing witnesses thereto, where the same was ordered recorded as said last will and testament of said A. L. Pryor died.

A true copy

Samuel Brown, Clk

January 30th 1903.

I, Martha Armfield of Tennessee, of sound mind Do make this, my will and testament, revoking all other wills made by me.

I give to the following named persons, George S. Van Bibber Armfield Van Bibber each one hundred dollars - Perry F. Archer, George F. Yeterman Frank H. Sanderson, Bettie Carter each fifty dollars. Kate Kull, James Jones, Annett Yeterman, Florida Scott, Harry F. Harry, Mirrival Franklin each ten dollars, Armfield Franklin son of T. W. Franklin twenty five dollars. Lily and Kate Bettie Carters sisters each ten dollars.

To Blanch Archer, fifty dollars

I appoint James and C. Franklin my executors without bond. After all is paid at once the balance whatever I have to be divided between Annett Van Bibber and the executors including Carry Barry & Mirrival F.

Witness my hand and seal

I revoke the ten dollars left to Annie Yeterman

Martha Armfield

I revoke the same I gave to Annett Yeterman

Witness

W. T. Saunders

State of Tennessee

Sumner County Court May Term May 13th 1904.

A paper writing purporting to be the last will and testament of Martha Armfield died was this day produced in open Court for probate when the same was duly proven by the oath of W. T. Saunders, the only subscribing witness thereto, and Geo. L. Van Bibber being duly sworn stated that said paper writing was found by himself after the death of said Martha Armfield among her valuable papers, and Miss Blanch F. Beckwith Miss Mabel Franklin and Dr. Ed. St. Franklin being also duly sworn stated they were each personally acquainted with Mrs. Martha Armfield during her lifetime, and that her handwriting was

generally known among her acquaintances and that they were each acquainted with her handwriting and that the paper writing presented for probate, and proven by the oath of W. B. Salmondus, witness thereto, and found after death of said Mrs. Martha Annfield among her valuable papers the body of said and every part thereof is in the handwriting of the said Martha Annfield, and that the signature of Martha Annfield thereto is genuine; whereupon said paper writing was admitted to probate and ordered recorded as said last will and testament of Martha Annfield, and James Franklin & J. Franklin being named in said will as executors thereof without bond were duly qualified as said executors. Letters testamentary ordered issued to them.

A true copy
 James Brown, Clk

Beitpage Tenn

June 23rd 1897.

I, Mildred B. Grump of Beitpage Tenn, being of sound mind and in full possession of all my reasoning powers do make this my last will and testament.

1st It is my desire that my burial expenses and all my debts be paid.

2nd I hereby will and bequeath to my niece Nellie E. Woodson wife of Ed. A. Woodson all of my property I may die possessed of said Nellie E. Woodson to dispose of said property as she pleases.

3rd I hereby name Ed. A. Woodson the husband of my niece Nellie E. Woodson as the executor of this my last will and testament without requiring him to give bond or return an inventory of my possessions.

Mildred B. Grump

G. W. Chipman
 J. B. Hanna.

State of Tennessee

Sumner County Court May Term May 16th 1904.

A paper writing purportedly to be the last Will and Testament of Mildred B. Grump, dec'd, was this day produced in open Court for probate and duly proven by the oaths of G. W. Chipman & J. B. Hanna subscribing witnesses thereto whereupon was ordered recorded as said last Will and Testament of said Mildred B. Grump, dec'd.

A true copy
 James Brown, Clk

I, Mary H. Oldham, being of sound mind do make and publish this instrument as and for my last will and testament, hereby expressly revoking any and all wills and testaments heretofore made by me,

1st, I direct my Executors hereinafter named to pay all my just debts and general expenses.

2nd, I give to my grand-niece Mary D. Lisle, daughter of D. C. and Minnie Lises, Five hundred (500) dollars.

3rd, I give to my niece Nellie H. McClure, Five hundred (500) dollars.

4th, I give to Mrs Henry Vaughn, formerly Miss Tobin Oldham of Tennessee, two hundred (200) dollars.

5th, After the payment of just debts, funeral expenses and the above named sums, I give all the balance of my estate real and personal and of whatever consisting and wherever situated, to my niece Mrs. Minnie Lises, wife of D. C. Lises, and my niece Miss Pacific Himm and my niece Mrs. Nellie Woodson in equal parts.

6th I appoint Edwin A. Woodson, of Sumner County, Tennessee, and James McClure of Paris Ky, Executors of this will.

Witness my hand this 30th day of August 1902,
Mary H. Oldham

Acknowledged and signed by Mary H. Oldham in her presence and by each of us as witnesses in the presence of Mary H. Oldham, and in the presence of each other.

Mrs Anna Merrin
Geo. J. McClintock,

State of Kentucky
County of Bourbon,

Bourbon County Court,
October Term, October 25th 1902.
Present Hon. W. C. Smith Judge.

The foregoing instrument of writing, of date of August 30th 1902, purporting to be the last will and testament of Mary H. Oldham, deceased, was this day produced in Court and the attesting witnesses Mrs. Anna Merrin and Geo. J. McClintock, having

been first duly sworn, each deposed that testatrix Mary H. Oldham, was, when said will was executed survived (widow) over twenty one (21) years of age and of sound mind, that the foregoing will was subscribed by testatrix herself with her name in the presence of attesting witnesses, Mrs. Anna Merrin and Geo. J. McClintock, that said attesting witnesses each at the request of testatrix, subscribed said will with their names as attesting witnesses in the presence of the testatrix and in the presence of each other, that testatrix at the time of making of said will and at the time of her death resided in Bourbon County, Kentucky, that said attesting witnesses are not related to testatrix or interested in her estate or will. It is therefore adjudged that the foregoing instrument of writing is the last will and testament of Mary H. Oldham, deceased, and that the attestation thereof is in due form, and that the same be, and that it is, hereby admitted to probate and record as and for the last will and testament of Mary H. Oldham, as to all of her estate, whether real or personal, which is done, and spread upon the records of the office of the Clerk of this Court, which is done.

State of Kentucky
County of Bourbon, 3

I Ed. D. Palen, Clerk of the County Court within and for the County and State aforesaid, do certify that the foregoing two pages contain a true correct and complete copy of the will of Mary H. Oldham and the order probating said will together with the certificate of this Court attached, as the same is now of record in my office as clerk aforesaid.

Said will is recorded in will Book No. 11 page 100, and said order is recorded in over Book 29 page 100.

In testimony whereof, and that the foregoing are truly and completely from records of the Court aforesaid.

I Ed. D. Palen Clerk of said Court hereunto

Set my hand and affix the Seal of Bourbon County,
Kentucky, of which I am Custodian, at Paris, Ken-
tucky, this the 25th day of October 1902,



Ed D. Palton Clerk
Bourbon County Court Ky.

State of Kentucky,)
County of Bourbon) sct.

I, H. C. Smith Sole and
Presiding Judge of the County Court within and
for the County and State aforesaid, do certify that
Ed D. Palton whose genuine signature appears to the
foregoing Certificate, is now, and was at the time
of signing the same Clerk of said Court, duly
elected and qualified, and that all of his official
acts or such are entitled to full faith and credit
and that his foregoing attestation is in due form of
law.

Given under my hand at Paris, Kentucky, this
25th day of October 1902,

H. C. Smith -
Sole and Presiding Judge of the
Bourbon County Court Ky.

State of Kentucky,)
County of Bourbon) sct.

I Ed D. Palton, Clerk of the County
Court within and for the County and State aforesaid, do
certify that H. C. Smith, whose genuine signature appears
to the foregoing Certificate, is now, and was at the time
of signing the same Sole and Presiding Judge of said
Court, duly elected, commissioned and qualified, and that
all of his official acts or such are entitled to full
faith & credit.

In testimony whereof, I hereunto set my hand
and affix the official seal of Bourbon County, Kentucky,
of which I am the Custodian at Paris Kentucky
this 25th day of October 1902,

Ed D. Palton Clerk
Bourbon County Court,

State of Tennessee,
Sumner County Court June Term June 16th 1904.

A transcript of the last Will and Testament of Mary
N. Oldham, who died in Bourbon County Kentucky, as
admitted to probate in the County Court of said Bourbon
County Kentucky, duly certified to as the law directs, was
this day presented for probate and record in this Court
and it duly appearing to the Court that said Mary
N. Oldham died in Bourbon County Kentucky, and
said paper writing was duly probated as her will in
said Court, and this transcript is in due form of law the
same is ordered recorded as said last will and test-
ament of Mary N. Oldham died.

A true copy
Harry Brown / Clk.

I, E. G. Deeming wife of A. B. Deeming do make and publish this as my last will and testament hereby revoking and making void all other wills 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 monies that I may dispossess of or may first come into the hands of my executor.

Secondly. I give and bequeath to my husband A. B. Deeming full control of all the property that I do possess of both real and personal during his natural life, and at his death that the same may be equally divided between my three children namely, Clide B. Reel Dixie and Felix K. J. Deeming.

Lastly. I do hereby nominate and appoint my husband A. B. Deeming my executor, in witness whereof I do to this my will set my hand and seal, this third day of May 1890.

E. G. Deeming
Signed sealed and published in our presence and we have subscribed our names hereto in the presence of the testator, this third day of May 1890.

J. F. Anthony
J. C. Clendening.

State of Tennessee
Sumner County Court June Term June 20th 1904.

A paper writing purporting to be the last will and testament of Mrs. E. G. Deeming died, was this day produced in open Court for probate, when the same was duly proven by the oath of J. C. Clendening one of the subscribing witnesses thereto, there being no contest the same was ordered admitted to probate as said last will and testament of Mrs. E. G. Deeming died.

A true copy,
Levin Brown
Clerk

I, R. E. Ellis of the County of Sumner and State of Tennessee do make and publish this my last will and testament hereby revoking all former wills by me at any time made.

First. I direct that all my just debts including funeral expenses and expenses of administration be paid by my executor.

Second. I devise and bequeath to my beloved wife Clara E. Ellis all my real estate of every character and kind during her life, with remainders to my children namely, Mabel Irene, Nell and R. E. Ellis.

Third. I give and bequeath to my beloved wife Clara E. Ellis all my household and kitchen furniture, my stock of dry goods, groceries and drugs, all my notes and accounts and in fact all the personal property of every character and kind belonging to me.

Fourth. It is my will and desire that my said wife shall continue to conduct the store at Sidestier if practical and that she and our children do live together as one family as long as my said children shall remain single.

Fifth. I hereby nominate and appoint my beloved wife Clara E. Ellis the sole executrix of this my last will and testament without bond.

In witness whereof I have hereunto set my hand, this the 3 day of May 1904.

R. E. Ellis
Signed by the said R. E. Ellis in and for his last will and testament, in the presence of us the undersigned, who at his request and in his sight and presence, have subscribed our names hereto as attesting witnesses, the day and date above written.

W. N. Carter
May Pass.

State of Tennessee
Sumner County Court Aug. Term Aug 30th 1904

A paper writing purporting to be the last will and testament of R. E. Ellis died, was this day produced in open Court for probate, when the same was duly proven by the oath of W. N. Carter and