## Filmed and donate by Lea Dowd www.georgiapioneers.com

ith Jennie S. Luce and Hazel Turner, on the 15th day of Manuary, 1929, subscribting the said ith Junite v. ith Junite views thereto, at the special instance and request of the said Mrs. Mina June all as a winner therein, and in her presence ill of a beiner sub of a set teststrix therein, and in her presence, and in the presence of each other, as did great, the teststrike of a set and Hazel Turner, size a set a great, the second of a large line of large line and large line and line presence of each other, as di great he wild femile S. Luce and Hars. Edna Luce Stewart he said testatrix, had signed her is the said test of the said Mrs. Edna Luce Stewart in their presence freely and voluntarily and implicated the same as her last will and testimate get theretor get theretor biged and published the same as her last will and testiment, and at the time of soid signing and statestation, she was of sound and disposing mind and memory.

C. L. Shepard.

worn to and subscribed before se, this lebday of February, 1930.

Otias

liter

In 100

7.

M. C. Mosley, Ordinary.

, about L. Lice, do solemnly swear that this writing contains the true last will of the is clining to qualify) So help me Godt worn to and subscribed before me. A. L. Luce this May 6th, 1930

M. C. Mosley, Ordinary.

State of Georgia, County of Bibb. IN THE NAME OF GOD, AMEN.

Know all men by these presents that I, Annie Lee Gray, being of sound and disposing mind and memory, do make this my Last Will and Testament, hereby revoking and annulling any and all will or wills by me heretofors made.

THI I. I desire and direct that my dody be given a decent and christian-like burial in keping with my condition and circumstances in life. I direct that my grave be marked alike er in keeping with the markers over the graves of my Mother and Pather.

THE II. I desire and direct that all of my just debts, if any there be, be paid as promptly as practicable by my Executor hereinafter named and appointed.

HEW LIL. I give, devise and bequeath to my dear friend, Mrs. R. S. Braswell Sr., of Fort Talley, Georgia, the sum of Twenty-five Dollars to be paid to her in cash.

MEN IV. I give, devise and bequeath unto my beloved Sister, Mrs. Kittie Matson Clark, the ma of One Hundred Dollars to be paid to her in cash.

Will of Annie Lee Gray- page two (2)

ITAN V. I desire and direct that simple markers be placed over the graves of my first hushand, William W. Thweatt, and my second husband, Lawrence P. Gray, both being buried in the aklass Cemetery, Fort Valley, Georgia; at being stipulated that said markers shall not exceed s cost of \$100.00 each.

In VI. I desire and direct, and so devise, give and bequeath, that all of my books, pictures, divergare, furniture, wearing apparel, bedding and jewelry be equally divided among my beloved Brother Thomas V. Watson, my beloved Sister, Mrs. Blanche Watson Jones, and my beloved Aunt,

Mrs. Minnie Van Zant Meek. I desire and direct that the three named persons meet together, vitbout others being present, and make equitable and fair division of said items among themwives. If they cannot agree upon such division, then I direct that they divide all of the aid property into three portions of equal value, as best they can judge; and in the event of inability to agree then my executor hereinafter mamed and appointed shall make such equal and foir division. Upon such division into portions of equal value said named legatees shall assign the same by lot, numbering the three

## Filmed and donate by Lea Dowd www.georgiapioneers.com

Will of Annie Lee Gray, page three (3)

portions and drawing therefor. ITEM VII. After making provision for the expenses and bequests as herein-above provident of the expenses of the providence o ITEX VII. After making provision for the expenses and desire and direct that the remainder of AV property shall go share and minare alike in the state of direct that the remainder of AV property shall go and are not portions, however, to desire and direct that the remainder of my property means or portions, however, to be equal portions as hereinafter provided, such of maid shares or portions, however, to be equal portions as hereinafter provided, such of series thereof my likenitor hereinafty ject to the condition that before delivery or assignment thereof my likenitor hereinafty ject to the condition that before delivery or assessment of the City of Fort Valley or and appointed shall pay over to the Associated Charities of the hen in existence in Forand appointed shall pay over to the Associates over the then in existence in Fort Associates public Welfare and Charitable organization as may be then in existence in Fort Associates public Welfare and Charitable organization as may be then the public Welfare and Charitable organization as any be then in existence in Fort Associates and the public Welfare and Charitable organization as any be then in existence in Fort Associates and the public Welfare and Charitable organization as any be then in existence in Fort Associates and the public Welfare and Charitable organization as any be then in existence in Fort Associates and the public Welfare and Charitable organization as any be then in existence in Fort Associates and the public Welfare and Charitable organization as any be then in existence in Fort Associates and the public Welfare and Charitable organization as any be then in existence in Fort Associates and the public Welfare and Charitable organization as any be then in existence in Fort Associates and the public Welfare and Charitable organization as any be then in existence in Fort Associates and the public Welfare and Charitable organization as any be then in existence in Fort Associates and the public Welfare and Charitable organization as any be the public Welfare and Charitable organization as any be the public Welfare and Charitable organization as any be the public Welfare and the public other public Welfare and Charitable organization =  $-\infty$  such share or portion. And it deorgin, for charitable purposes, two per cent (10%) of such share or portion of ten per cent Georgia, for charitable purposes, tem per cent terr, and in a such provision of ten per cent enter or portion is in property instead of money, than such provision for named, and finally 

Inst VIII. I give, devise and bequeath unto my beloved brother, Thomas V. Watson, to It & TIII. I give, derise and bequestin anothy the star of all of my property, whether real his without restriction or limitation, the one-third of all of my property, whether real his without restriction of limitation, the value of the set out in Item VII of this my will person 1 or mixed, as assertained and determined as set out in Item VII of this my will be an will be an assertained and determined as a set out in the set of th subject, of course, to the

Will of Annie Lee Gray page four (4).

payment of the ten per cent thereof for charity as in said Item VII provided.

I give, devise and bequeath unto ay belowed Sister, Mrs. Blanch Watson Jose, and during the torm of her natural life, all of the incomes rents, issues and profits to from the one-third share or portion of my estate ascertained and determined as set out a Iten VII of this my will, subject of murse , do the payment of the ten per cent. there charity as in said Itan VII provided. Upon the death of my said sister, Mrs. Blanche Re. Jones, all of the said one-third share or portion, together with such other property as be theirs as hereinsfter provided, shall go to and become the sole and exclusive right m property, share and share alike in equal portions, of such child or children as the may Blanche Watson Jones may leave surviving her.

I give, devise and bequeath unto my beloved Aunt, Mrs. Minnie VanZant Meek, s ITEM X. and curing the term of her natural life, all of the income, rents, issues and profits Will of Annie Lee Gray, Page five (5).

arising from the one-third share or portion oy my estate ascertained and determined as ma in Item WHI of this my will, subject of course, to the payment of the ten per cent. they for charity as in said Item VII provided. Upon the death of my said Aunt, Mrs. Minnie le Zant Meek, all of the said one-third share or portion so left to her for her liefe itss, shall be equally , the one-half thereof the go to and become the exclusive right and pow of my Brother, Thomas V. Watson, without restriction or limitation; and the other one-had thereof to go to my said sister, Mrs. Blanche Watson Jones, for the term of her natural m as set out regarding the bequest to her in Item IX of this my will. And then, upon these of my said sister, same shall go to and become the right and property, without restricts limitation of such child or children, in equal charges, as the said Blanche Watgon Josev W leave surviving her, just as is specified and set out in said Item IX of this my will.

ITELXI. I hereby mominate, constitute and appoint my Brother, Thomas V. Watson, at si Executor of this my will, stipulating that he shall make return of my estate and

Will of Annie Lee Gray, page six (6). five bond as such Excentor in the Court of Ordinary of Peach County, Georgia, the Court my residence. I stipulate and provide that my suid executor shall not receive compensation for his services as such Executor, being allowed only such costs for bond, attorney's for

## Filmed and donate by Lea Dowd www.georgiapioneers.com

part costs as may be incidental to the probate and execution of this my will. I feel that our over containing the glad to execute the will without compensation to himself.

Annie Les Gray Annie Lee Gray spale, declared and published by Annie Lee Gray, the within named testatrix, in the speed, see within maneed testatrix, in the researce of the undersigned, witnesses, who sign our manee as witnesses hereto at the special researce of request of the said to tatrix, she first similar the special resease and request of the said to tairix, she first signing in our presence and se then sign-mathing and request of the presence of each other ag in her presence and in the presence of each other. pone at Macon, Bibb County, Georgia, this June twenty-third (23rd), 1930.

A. H. Hinton M. D. S. Leils Waldorf H. H C. L. Shepard

Runded 7/15/ 1930

GORGIA, PEACH COUNTY

4

In the Mane of God, Amen

1. Elizabeth Kilpatrick Hunter, of said State and County, being of sound and disposing and and memory, do make this my last Will and Testament, hereby revoking and annulling all others by me heretofore made.

1 I desire and direct that my body be buried in a decent and Christian-like manner is keeping with my circumstances and conditions in life.

11 I desire and direct that all of my just debts, if any there be at the time of my isth, be peid with ut unnecessary delay by my executrix hereinafter named.

THE 111 I give, devise and bequeath unto my beloved daughter, Clifford Hunter, all of my superty of hich I may die seized and possessed, of any kind and character, whether real, personal or mixed, including that owned by me now and as well all hereafter adquired .

INM IV In the event of the death of my beloved daughter, Clifford Hunter, prior to my teath, I give, devise and bequeath all of my property, real, personal or mixed to my son-inlay. J. Norman Pease, to be held in trust by him for the four minor children of my deceased daughter, Jule Hunter Hurst, my grandchildren profiting by this request being Edward Hunter Burst. Sam T. Hurst Mr., Jule Hurst and John Hurst. It is my wish that in the event my suchter, Clifford Hunter, dies before I do and my estate is disposed of under this item of ay will, that my son-in-law, J. Morman Pease, as trustee for the said minor children, shall are the income from my property for the support, maintenance and education of the said four mmed children, and that he shall have the right and permission to encraoch upon the corpus of the estate at any time he may deem it necessary to properly care for and educate any or all of four named children. When the youngest of the said four named children shall reach the age of twenty-one, I then desire and direct that all of my estate then remaining in the lade of the trustee shall be divided, share and share alike, among the four named children of w deceased daughter. Hule Hunter Hurst.

I have in this will given, devised and bequeathed to my beloved daughter, ITHE V Sifford Hanter, all of my estate should she survive me. This provision of my will is in no my intended to reflect a lack of affection for my two daughters, Mrs. Albert S. Meade of Efferside, Oslifornia, or Mrs. Norman Pease of Charlotte, N. C.; nor is it in any way intended to reflect a lack of affection for the four children of my deceased daughter, Jule Hunter Hurst. The disposition of my estate as set out in this will, is I am sure, in accord with the Wishes of my two daughters, Mrs. Albert S. Meade and Mrs. J. Norman Pease, and while my fughter, Clifford Hunter, is bequesthed my property without any restrictions as to its use or disposition, I impose the greates confidence in her and feel mure that she will use sold