$I_{\perp}$  Katherine Teufel, do hereby make, declare and publish this my last will and testament, revoking all other wills heretofore by me made.

I tem One, I direct that all my just debts be paid as soon after my devise as may be convenient.

Item Two. I will and device to my daughter, Claudia Force, in Fee simple, lot number five (5) in Horsey's Addition to the town of Shoals, in Martin County, Indiana.

Item Three. All the remainder of my property, I bequeath to my humband, John Teufer, to use the same and the increase and benefits thereof during his life, and at his decease it is my will that the residue thereof be divided equally between my son Henry E. Teufel and my daughter, Claudia Force.

In witness whereof, I have hereunto set my hand this July 29th.1920.

Signed by the afore named Katherine Teufel as her last will in our presence, and signed by us as witnesses in her presence and in the presence of each other, this July 29th. 1920.

Katherine Teufel,
J. D. Brandon,
Lona Brandon.

We, the undersigned, sole heirs at law of Katherine Teufel, deceased, hereby ratify the foregoing will of said decedent, and consent to be in all things bound by the contents thereof; and we further consent that Claudia Force, may be appointed administratrix of the estate of said decedent with the will annexed, and request the proper officer to so appoint her.

H. E. Teufel,
Claudia T. Force,
John Teufel.

PROOF OF PROBATE OF WILL.
STATE OF INDIANA. MARTIN COUNTY.SS.

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally ocme John D. Brandon, one of the subscribing witnessess to the foregoing last, will and testament of Katherine Toufel, late of Martin County, Indiana, deceased, and being duly sworn on oath says that he was present at the elecution of said last will; that the same was duly executed, that at the time of the execution thereof, said testatrix was of full age to devise her property, of sound mind and memory, and not under any coercion or restraint, that said testatrix requested

affight and Lone Brandon, to sign said will as mitnesses thereto, which they accordingly did in the presence of unid testabrix and in the presence of each other as subscribing witnesses thereto.

John D. Brandon.

Subscribed and sworn to before me, this 10th, day of July, 1924.

Elmor Harding, "1 rk.

Indianapolis, Indiana.

I Elizabeth B. O'Brien, spinster, being of sound and disposing mind, do, this day dovise such bequeath to be others Lewis Edward O'Brien, and Charles Maurice O'Brien, in equal part, and to their heirs and assigns forever, all of my share and interest in the farm lying North of the Shoals and Loogootee road in Martin County, Indiana, also my interest in such live stock, machinery and agricultural implements as may be there.

To my brother James Christopher O'Brien I device and bequoth all of my interest in the real estate which lies South of said Showls and Loogootee road, and adjoining his farm on the East. Also to said James Christopher O'Brien, I leave my one half interest in the 44 acres of river betton land in said Nartin County, Indiana.

To my brother George Francis O'Brien I leave the sum of one thousand (\$1000.00) dollars each, and to each one of his three children, Paul James, Mary Eileen Elizabeth, and Robert Desmund O'Brien, a like sum of one thousand (\$1000.00), dollars to be used in helping to secure for them a good college education, and I hereby appoint said George Francis O'Brien, as trustee of these several sums until the money has been expended for the purpose specified.

To each of my neices, Mary Elizabeth, and Katherine Louise O'Brien, the daughters of James Christopher O'Brien, I bequeath the sum of one thousand (\$1000.00), dollars and do hereby appoint said James Christopher O'Brien as trustee of these sums of money to be used in the education of said Mary Elizabeth and Katherine Louise O'Brien, in such schools as he may select.

It is my desire that such furniture, books, pictures and personal property, other than silver or jewelry, not heretofore disposed of, which I may own, and which are, at the time of my death in my home at Belgrade Farm, Martin County, Indiana, be divided as equally as may be, between my brothers Lewis Edward O'Brien and George Prancis O'Brien, and that such furniture, books, pictures, and personal property other than jewelry and silverware, which may be in the rooms and offices occupied by me in the buildings known respectively as 1140 and 1146 East Market Strost, Indianapolis, Indiana be divided as equally as possible between my brothers Charles Maurice O'Brien, and James Christopher O'Brien, with the lingle exception of the grandfather's clock which I desire to be given to my nophew Faul James O'Brien.

It is my will that such jewelry and silverware as I may possess at thetime of my death be divided equally among my nieces Mary Eilean Elizabeth.

Mary Elizabeth, and Katherine Louise O'Brien, and if, after all of the expenses of my last illness and burial, and all of my dust debts are paid, there should

romain any residue of moneys, not herein dispensed of that it be equally divided among my nicces.

Witness my hand and seal, this 24bh. day of January, 1922. Elizabeth B. O'Brien.

Witness; Agatha Cissell. Witness; Urtana Spink.

PROOF OF PRODATE OF WILL. STATE OF INDIANA, Martin County, SS:

Before mo, Elmor Harding, Clork of the Martin Circuit Court, came the deposition of Urbana Spink, who was one of the subscribing witnesses, to the foregoing tast will and test-ment of Elizabeth B. O'Brien, late of Eartin County, Indiana, deceased, and being duly sworn on her oaths says that she was present at the execution of said last will; that the game was duly executed, that at the time of the execution thereof, and testatrix was of full ade to devise her property, of sound mind and memory and not under any coercion or restraint, that said testatrix requested urbana Spink, and Agatha Classell, to sign gaid will as situaces thereto, which they accordingly did in the presence of said testatrix and in the presence of each other as subscribing witnesses thereto, and which dejosition is in words and figures as follows, to-wit;-

The deposition of Urbana Spink, mitness produced and storm to before me a Notary Public of Marion County, Indians, at Indians, mis, in Marion County, in the state of Indians, on the 15th day of August, 1924, pursuant to the enclosed notice. This dejosition taken on the part of Goorge F. O'Brien, and who is an applicant for latters of administration with Will annexed on the estate of said Elizabeth B. O'Brien, deceased in a cause now pending in the Martin Circuit Court, of Martin County, in the State of Indians, wherein George P. O'Brien, has applied for latters of administration with Will annexed on the cutate of Elizabeth B. O'Brien, and seeks to probate the last will and testament of said decedant Elizabeth B. O'Brien, and in which matter Charles O'Brien, and Jones of Christopher O'Brien, are interested parties.

The said Urbana Cylink, heing duly sworm to testify the truth, the whole truth and nothing but the truth, relating to said cause, deposes

as follows;

Examined by Joseph P. Smith, a practicing attorney of Martin County, Indiana.

Questin 1. State your name, age and place of residence.

Answer 2. Urbana Spink, 45, Indianapolis, Ind., 1140 E. Market.

Question 2. Were you acquainted with Elizabeth B. O'Brien during her lifetime?
Answer 2, Yes.

Question 3. Is the said Elizabeth B. O'Brien, now dead or living?.

Answer 3. Dead.

Question 4. When and where ddd she die?.

Answer 4. July 1st. 1924, 1145 E. Market St. Indianapolis, Ind.

Question 5. Where was she staying at time of her death?.

Ansser 5. At Dr. W. B. Fletcher's Sanatorium.

Quention of Whore did you understand her home to be at time of her death.

Answer 6. Belgrade Parm, Martin Co., Indiana.

Question 7, Did the said Elizabeth B. O'Brien depart this life testate or intestate?.

Answer 7. Testate by leaving a will.

question 8. Did you ever see that last Will and Testament?

Answer S. Yes.

Question 9. Were there witnesses to that 1-st Will and rectment and if so, who

Answer 9. Yes. Urbana S, ink and Agatha Cissell.

Question lo. When did she make this last will and test ment4.

Answer 10. January 24th., 1922.

Question 11. Was Elizabeth B. O'Brien, at the time of making the said last will and testiment over the ige of 21 years, if so state what her age was at the time if you known.

Answer 11. She w : over the age of 21yrs. She was about 50.

Question 12. Was the said will duly executed by her?.

Ansaer 12. Yes.

Question 14. Who, if any one did the said Elizabeth B. O'brien request to sign

the seid last will and testament as witnesses thereto,

answer 14. Urbana Spink and Agatha Cissell.

Question 15. Did you sign the said list will and testament upon said request,

in the presence of the testatur, Elizabeth P. O'Brica and in the presence of the other witness Agatha Ciscolly.

Answer 15. Yes.

quistion 16. Where is the other witness now and where does she live?

Answer 16. She lives in Indianapolis, Ind., but is now in the West Travelling.

Question 17. Was Elizabeth B. O'Brien, at the time of making this existent u(x) = 1 distributed and at the time when the same was witnessed by you of sound mird and memory?.

Answer 17. Yes.

Question 18. Was the said Elizabeth B. O'Brien, at the time of making her said last will and testament about which you have been testifying under any operation or restraint. ?.

Answer 18. No.,

Question 19. Fas the said Elizabeth B. O'Brien, at the time of making this said last will and testament a married or unmarried woman?.

Answer 19. Unmarried.

Question 20. Was the said Elizabeth R. O'Erien, ever at any time . married woman?.

Answer 20. No. I have known her all my life.

Urbana Spink.

State of Indiana, Marion County, \$8:

I\_ Thos. F. Garrin, a Notary Public, within and for said county, and state, hereby certify that the above Urbana SPink, was by me first duly sworn according to law, to testify the truth, the shole truth and nothing but the truth, relating to said cause; that her deposition was reduced to writing by me, that the said Charle O'Brien and James Christopher O'Brien were not present, and that the said deposition was taken at 1160 E. Merket St. in Indianajolic, in the countyof Earien and in the state of Indiana, on the 15th. day of August, 1924, between the hours of Eight ofcick, in the formeon and Pour o'clock in the afternoon of said day.

In testimony whereof, I have hereunto set my hand and Motorial seal, this the 15th, day of august, 1924.

Thos. E. Garwin, Fotury Fublic.

My Commission expires, July 8, 1925. "

I Rachel Blake of Wartin County Indiana, being of sound mind and memory, do make publish and and declare this instrument as my last will and testament Itsm 1st. I will and direct at my death that Walter A. Jones, shall be appointed administrator, without bond to settle my estate.

Item  $\underline{2nd}$ . I will and direct that at my death said administrator see to the payment of my debts and funeral expenses out of monies on hand and erect a stone at my grave not to cost over Seventy five Dollars, (\$75.00)

Item <u>3rd.</u> I will and direct and devise that after all my debts, funeral expenses and stone erected, if there be any monies left, that it shall be given to my granddaughter, Frone Inman, if I am living with and making her home my home at my death. And if I am making my home elsewhere said money shall not be paid to eaid Frone Inman, but to whomever I am making my home with.

Item 4th. I will and devise to my grandson Reno Blake my trunk,

Item 5th. I will and devise to my granddaughte r Frone Inman my clothes.

In witness whereof, I have hereunto set my hand and seal this 6th. day of October, 1924.

her Rachel x Blake. mark.

Homer Ferguson, Witnesses. Cornelia Jones.

PROOF OF PROBITE OF WILL.

State of Indiana, Martin County, SS-

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came Cornelia Jones, one of the subscribing witnesses to the foregoing last will and testament of Rachel Blake, late of Martin County, Indiana, deceased, and being duly sworn on her oath says that she was present at the execution of said last will; that the same was duly executed, that the time of the execution thereof said testatrix was of full age to devise her property, of sound mind and memor y and not under any coercion or restraint, that said testatrix requested this affiant and Homer Perguson, to said will as witnesses thereto, which they accordingly did in the presence of said testatrix and in the presence of each other as subscribing witnesses thereto.

Cornelia Jon es.

Subscribed and sworn to before me, this 22nd, day of November, 1924.

In the Name of the Benevolent Father, I, Martha Boone, formerly Martha Eunt, being of sound and disposing mind and memeory and being mindful of the uncertainty of life and of the certainty of death hereby make and publish this my last will and testament hereby revoking all wills by me heretofore made.

Item Pirst: It is my will and desire that after my decease all my just debts and liabilities be paid

Item Two: I will and bequesth upon the conditions herein after set forth to my beloved bushand Lucien Boone all the property of which I may die seized, real or personal, including my eighty three acre farm in Halbert Township, Martin County, Indiana, on which I now reside, subject to the following conditions:

First: That he pay all my just debts and liabilities and the expenses of my last illness and interment.

Second: That he have same for his own use and control only during his natural life and during the time he remain a widower.

Item Three: Upon the death of my said husband Lucien Boone, or upon his remarriage after my decease it is my will that all property remaining in his hands which came to him by virtue of this will shall at once descend to and vest in my daughter Addie R. Sullivan or her heirs at law if she be deceased.

 $\label{eq:continuous} \textbf{Item Four: I hereby nominate and appoint William $J$. Strange executor of this will.}$ 

In Witness Whereof I have hereto set my hand this  $27^{\alpha}$  day of January. 1925.

Martha J. Boone.

Signed and acknowledged by the testator as her last will and testament in our presence and signed by us at her request and in her presence and in the presence of each other as attesting witnesses this 27" dry of January, 1925.

Maude Smith, Carlos T. McCarty. State of Indiana, Martin County, SS:

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came Carlos T. McCarty, of the subscribing witnesses to the foregoing last will and testament of Martha J. Boone, late of Martin County, Indiana, deceased, and being duly sworn on oath say that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testatrix was of full age to device her property, of sound mind and memory and not under any coercion or restraint, that said testatrix requested him to sign said will as witnesses thereto, which accordingly did in the presence of said testatrix and in the presence of each other as subscribing witnesses thoreto Carlos T. McCarty,

Subscribed and sworn to before me, this 9" day of March, 1925.

Elmer Harding, Clerk.

# WILL.

I. Kissie Houghton, at this time a resident of Martin County, in the State of Indians and being of sound and disposing mind and memory do make rublish and declare this to be my last will and testament hereby revoking all former wills by me made:

Item 1. I give and bequesth unto my brother Augustus Reinhart the following: A one thousand dollar Sapulpa, Oklahoma, 5% band #220 with interest falling due in January and July of each year; also two one thousand dollar Clinton, Oklah ms. 6% bonds numbered sixteen (16) and nineteen (19) with interest falling due in May and November of each year; also one share of stock in White River State Bank of Loogootee. Indiana with a par value of One hundred dollars.

I direct that all of the above property shall be held in trust for my brother, Augustus Reinbart, by his son, John W. Reinhart of Martin Tounty, and that all of the income therefrom shall be given the said Augustus Reinhart or used for his benefit to provide for him during his life time and bo pay his funeral expenses and provide a suitable monument for him. I do further provide that at the death of the said Augustus Reinkart the residue of the said property shall be divided equally between his children. John W. Reinhart and Edward Reinhart of Martin County, Indiana and that they shall share said property half andhalf. In case the said Augustus Reinhart shall die before myself I desire that the said property be equally divided between my said two nephews , his two sons, as abovest my death.

I also give and bequeath unto Augustus Reinhert all of my household effects and direct that he divide them between himself and his children as he may deem proper.

Item 2. I give and bequeath unto Kissie Reinhart , the daughter of the said John W. Reinhart, my sine trunk and its contents consisting of various keepsakes and other erticles such as jewelry and like property.

Item 3. I give and bequeath unto my nephew John W. Reingart a one thousand (\$1000.00) dollar United States bond numbered K 01160460 with interest falling due in April and October of each year; also one five hundred dollar United States bond numbered B00428992 with interest falling dus in Agril and October of each year.

Item 4. I give and bequeath unto my nephew Edward Reinhart o one thousand dollar United States Bond numbered & 01160461 with interest falling due in April and October of each year; also one five hundred dollar United States bond numbered 800139160 with interest due in May and November of each year.

Item 5. I leave on deposit with the White River State Bank of Loogootee, Indians the sam of One Hundred Dollars and appoint the said bank as trustee of the said fund; I direct that they use the said fund in caring for my burial lot at Goodwill Cemetery of Loogootee, Indiana from year to year,

Item 6. I give and bequeath unto Effie Messick and to Mrs. Ellen Stuckey, widow of Newton C. Stuckey, both of Martin County, Indiana my home in Leogootee, Indiana my home in Leogootee, Indiana my home in Leogootee, Indiana described as lot number four (4) in Houghton's Addition to Leogootee, Indiana, for services rendered by them and to be held by them share and share alike.

Item 7. I desire that all my just debts be paid.

Item 8. After all the expenses of my sickness and funeral are paid and all my debte, if any, are paid and all of the bequests herein enumerated are complied with and all expenses paid, I desire that all of the balance of my estate, if any, shall be divided share and share alike as follows:

Hillory Q. Houghton, brother of my deceased humband shall have an equal one fourth interest therein:

Walter Houghton, brother of my deceased husband, shall have an equal one fourth interest therein;

Kenner K. Dilley of Daviess County, Indiana, nephew of my deceased husband shall have an equal one eighth interest therein;

William H. Dilley, of Marion County, Indiana, nephew of my deceased husband, shall have an equal one eighth interest therein.

Item 9. I do hereby constitute and appoint my nephew John W. Reinhart, executor of this will and I also appoint James L. McGovren of Loogootee, Indiana, to assist him during such executorship.

Witness my hand and seal this the 18 day of January 1924, at Loogootes, Martin County, Indiana.

# Kissis Houghton.

The foregoing instrument, signed, sealed and acknowledged by said Kissis Houghton as and for her has t will and testament, in our presence who at her request, in her presence and in the presence of each other have subscribed our names as witnesses hereto this the 18 day of January, 1924.

J.L. McGovran.

PROOF OF PROBATE OF WILL.

State of Indiana, Martin County, SS:

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came J. L. McGovern, one of the subscribing witnesses to the foregoing last will and testament of Kissie Houghton, late of Martin County Indiana, deceased, and being duly sworn on oath says that he was present at the execution of said last will; that the same was duly executed, that the same was duly executed, that the same was duly executed, that at the time of the execution thereof, said testatrix was of full age to devise her property, of sound mind and memory and not under any coercion or restraint, that said testatrix requested this affiant and H. S. Cannon, to si in said will as witnesses the thersto, which they accordingly did in the presence of said testatrix and in the presence of each other as subscribing witnesses thersto.

J. L. McGovren.

SEAL

Subscribed and sworn to before me, this 12 day of May, 1925.

Elmer Barding, Clerk.

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WILL.

"I Charles F. Chandler of Dover Will Martin County Indiana make this my last will. I give, devise, and bequeath my estate and property, real and personal, as follows that is to say:

No. 1 1 demand that all my legal debts be payed.

No. 2 I will and bequeath all my property both Realand personal to my wife

No 5 I appoint Kittie Chandler as Executrix of all my estate that I may die

In witness whereof I have signed, scaled published and declared, this instrument as my will
This 26 day of February 1920

Charles F. Chandler, (SEAL.)

The sAid Charles P. Chandler at eaid time and placed signed and scaled this instrument, and published add deel red the same as and for his last will in our presence. And we at his request, and in his presence and in the presence of each other, has a hereunto written our names as subscribing witnessee.

John R. Gaither,

Robert Conquest.

PROOF OF PROBATE OF WILL.

State of Indiana, Martin County, SS:

Before me, Elmes Harding, Clerk of the Martia Circuit Court, personally came Robert M. Conquest and John R. Gaither, of the subscribing witnesses to the foregoing last will and testament of Charles F. Chandler, late of Martin Count., Indiana, deceased, and being duly sworn on their oaths say that they were present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testator was of full age to devise his property, of sound mind and memory and not under any coercion or restraint, that said testator requested Robert M. Conquest and John R. Gaither, to sign said will as witnesses thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

Robert M. Conquest, John R. Gaither.

Subscribed and sworn to before me, this 23rd. day of July, 1925.

Elmor Harding, Clerk. ...

#### WILL.

"I, Frank M. Baker, being of sound mind and memory, do make, publish and declare this instrument in writing to be my last WILL and TESTAMENT.

ITEM FIRST: It is my will that all my just debte and expenses of last sickness be paid as soon after my deceased as convenient to my Executrix bereinafter named.

ITEM SECOND: I give and bequeath to my son Marion Baker my gun, my dog and my jewelry.

ITEM THIRD: The residue of my estate including all moneys, notes and accounts, choses in action and all personal property of every kind and description I give to my wife, Nina Baker.

ITEM FOURTE: I nominate and appoint my wife as Executrix of this my last WILL and direct the Clerk of the Court to issue to her Letters Testamentry without bond if the same may be done.

ITEM FIFTH: I nominate-and-appoint-MeGeymtek-&-MeGeymtek-etterneys-ef-the

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 13th day of August 1924.

Frank	M.	Baker.	

BE IT REMEMBERED, that on the day and year above written we, the undereigne subscribing witnesses, saw Frank M. Baker eigh the same after he had read it and declared it to be his last Will and Testament and we in his presence and in the presence of each other and at his request signed our names as subscribing with esses.

Gertrude	Zollare,

Attest;

PROOF OF PROBATE OF WILL.

STATE OF INDIANA, MARTIN COUNTY, SS:

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came Gertrude Zollars and Ines Queen, two of the subscribing witnesses to the foregoing last will and testament of Brank M. Baker, late of Martin County, Indiana, deceased, and being duly sworn on oath say that they present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testator was of full age to devise his property, of sound mind and memory and not

Deceased.

not under any coercion or restraint, that said testator requested them to sign said will as witnesses thereto, which they accordingly did in the presence of each other as subscribing witnesses thereto.

> Gertrude Zollars, Ines Queen,

Subscribed and sworn to before me, this 3rd. day of August, 1925.

Elmer Harding, Clerk.

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In the Name of the Benevolent Fither, I\_ James Worrall, being of sound and disposing mind and memory, and knowing the uncertainty of life and the certainty of death, do make and publish, this, my last will and testament, her by revoking all former wills by ma heretofore made.

Item First: It is my will that after my decease so soon as is practicable, all my just debts and the expenses of my last illness and funeral shall be paid.

Item Second: All the residue of my property, real, personal, or mixed, of which I may die beized, I give and bequeath to my 'cloved daughter, Warietta McCarty, and my beloved grandson, James Clarence Worrall, to be divided equally between them, share and share alike, and if either of them should die previous to my decease, said property is to go to the survivor of them.

Item Third: I nominate and appoint Marietta McCarty, executrix or this my last will end testament.

In Witnesses, Whereof I have hereunto set my hand and seel this 5 day of July, 1919.

James x Worrall, Seal.

Signed and acknowledged by the above named testator, James Worrall, as and for his last will and testament, in our presence, who, at his request, in his presence, and in the presence of each other, have at his request hereun o set our mames as witness, this 5" day of July, 1919.

Carlos T. McCarty,

F. B. Crim.

PROOF OF PROBATE OF WILL.

State of Indiana, Martin County, SS:

Before me, Elmer Harding, Cherk of the Martin Circuit Court, personally came Carlos T. McCarty, of the subscribing witnesses to the fore going last will and testament of James Worrall late of Martin Count, Indiama deceased, and being duly sworn on his oath says that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testator was of full age to devise his property, of sound mind and memory and not under any coercion or restraint, that said testator requested them to sign said will as witnesses thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

 ${\tt Carlos\ T.McCarty.}$  Subscribed and sworn to before me, this 9 day of Sept.1925.

Elmer Harding, Clerk.

I, Frederick Hecker, being of sound mind and disposeing memory, do hereby make my lest will and testament. Hereby revokeing and cancelling any will or device heretofore by me made.

#### First.

I will and direct that as soon after my death as it can be done by my executor, that all my just debts, and funeral expenses be paid.

# Second.

Remebering, the fathifulness and loving care and help that my beloved wife Anne Backer has all along dureing our married life given me, and being mindful of her love and affection for each and all of our children, and having complete confidence in her justness and fairness to each of said children, which said children are John Conrod Hacker, Margareits Goler, David Hacker, Mary Neukam, Sophia Kreitzer, Anna K. Hacker, and Zenobia Harker, I will end give to my said wife Anna Macker, all property that 1 may die seized of, both personal, reel and mixed, to have and to hold in her own right, and to do with as she may see fit.

#### Third.

I further will and direct that my beloved wife Anne Hacker, beappointed executor to execute this will, and that she be not required as is provided by law to give bond as such executor.

Deted et Shoels, Indiana, this the 13th. day of June, 1923.

Fredreick Hacker.

Signed in our presence, and we signed this willin the presence of the testator and in the presence of each other. And we further state that the testator dealered the above will to be his last will and testatment in our presence and hearing, and requested us to sign said will as attesting witness ix This the 13th. day of June, 1923.

Feblus Gwin, Simon Hacker.

State of Indiana, Martin County, SS:

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally eams Simon Backer and Peblus Gwin, two of the suboribing witnesses to the foregoing last will and testament of Frederick Hacker late of Martin County, Indiana, deceased, and being duly sworn on oath say that they were present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testator was of full age to devise his property, of sound mind and memory and not under any coercion or restreint, that said testator requires them to sign said will a s witnesses thereto, which they eccordingly did in the presence of said testator, and in the presence of each other as subscribing witnesses thereto.

Simon Hacker, Pabius Gwin,

Subscribed and sworn to before me, this 9 day of November, 1925.

Eimer Harding, Clerk.

I, William Ward at this time a resident of Martin County Indiana and being of sound and disposing mind and memory do make publish and declare this to be my last will and testament hereby revoking all former wills be me mede:

Item I. I desive that all my just debts bepaid.

Item II. I give and bequeath unto Reverend Vincent Dwyer, or his successory, as paster of S6.Martins Catholic Church in Martin County the sum of fifty dollars and ask that he offer masses for the repose of my soul and the souls of the deceased members of my family.

Item III. I hereby provide that a monument costing approximately Fifty dollars be placed at my grave.

Item IV. I give and bequeath unto my brother, Patrick Ward, the North west quarter of the Northeast of Section Number Twelve (12) township two (2) North Range Five (5) West.

Item V. I give and bequeath unto my sister Mary Anin an undivided one half interest in the Southwest quarter of the Northeast quarter of same section.

Item VI. I give and bequeath unto my brother, Cyril Ward, an undivided one fourth interest in the Southwest quarter of the north east quarter of same section.

Irem VII. I give and bequeath unto my sister Catherine Clements an undivided one eighth interest in the Southwest quarter of the North east quarter of same section.

Item VIII.I give and bequeath unto the children of my deceased sater Nora Clemente, an undivided one eighth interest in the South west quarter of the North east quarter of same section.

Item IX. I desire that in the event I have not sufficient personal property to pay all the bequests and debts mentioned in the first four items herein that they shall be paid out of the South west quarter of the North east quarter above described and that the residue thereof be divided in the proportion herein provided.

Item X. I desire that in case I have enough personal property to pay all the obligation herein without disturbing the treat mentioned in item IX. herein that the residue, if any, shall be paid to my brother Cyril Ward. Item XI. I constitute and appoint Patrick Ward executor of this will.

In witness whereof I have bereunto set my hand and seal this the 9th. day of November, 1925.

William X Ward,

The foregoing instrument signed sealed and acknowledged by said William Ward as and for his lest will and testament who at his request in his presence and in the presence of each other have hereunto set our hands and seals as witnesses thereto this the 9 day of November, 1925.

J. L. McGovern, John T. Dennigan. PROOF OF PROBATE OF WILL.

State of Indaana, Martin County, SS:

Before me, Elmer Barding, Clerk of the Martin Circuit Court, personally came John T. Dennigan, one of be subscribing witnesses to the foregoing last will and testament of William Ward, late of Martin County, Indiana, deceased, and being duly sworn on oath say that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testator was of full age to devise his property, of sound mind and memory and not under any coercion or esetraint, that said testator requested this affiant and J. L. McGovren, to sign said will as witnesses thereto, which they accordingly did in the presence of said testator and in the presence of sach other as subscribing witnesses thereto.

John T. Dannigan,

Subscribed and swom to before me, this 17 day of November, 1925, Elmer Harding, Clerk.

I. Amdnda K. Landis, a resident of Martin County, in the State of In ians, and being of sound and disposing mind and memory, do make, publish and declare this to be my lost will and testament, hereby revoking all former wills by me made;

Item 1. It is my will, first that my body have decent burial, from the Christian Church at Shoals, Indiana, in Spring Hill Cemetery, beside the body of my decessed husband, W. C. Landis

Item 2. It is my will that out of my estate, all of my just debts and funeral expenses be prid.

Item 3. That in consideration that I have a home with my nephew, William B. Daugherty, and his wife Anne Daugherty, or either of them, I do bequeath to them, at my death, all personal property of whatever kind, of which I may die seized.

Item 4. I do constitute and appoint my friend J.B. Wershall, of Shoale, Indiana, executor of this my last will and testament.

Witness my hand and seal, this 7th day of July, 1925, at Shoals, Indiana.

# Amenda K. Landis. 1925.

The foregoing instrument, signed, esaled and acknowledged by said Amanda K. Lendie, as and for her last will and testament inour presence, who at her request, in her presence and in the presence of each other, have subscribed our names as witnesses thereto, this 7th., day of July, 1925.

Lorenzo D. Haga, William J. Strange.

PROOF OF PROBATE OF WILL.

State of Indiana, Martin County, es;

Before me, Rimer Harding, Clerk of the Martin Circuit Court, personally came Lorenzo D. Haga, one of the subscribing witnesses to the foregoing last will and testament of mmands K. Landie late of Martin County Indiana, deceased, and being duly sworn on his cath says that he was present at the execution of said last will; that at the time of the executin thereof, said testator was of full age to devise her property, of sound mind and memory and not under any coercion or restraint, and said testator requested him to sign said will as witnesses therato, which he accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

Lorenzo D. Haga,

Subscribed and swomn to before me, this 5 day of January, 1926. Elmer Harding, Clerk. "I, Matthew Clarke, at this time a resident of Loogootee, Martin County Indiane and being of sound and disposing mind and memory do make publish and declare this to be my last will and testament hereby revoking all former wills by me made:

Item 1. I desire that all my just debts be paid as soon as practical after my death.

Item 2. I give and bequesth unto St. Johns Catholic School in Loogootee Indiana the sum of six hundred dollars.

Item 3. I give and bequeath unto Reverend Sylvester Eisenman O.I.S. the sum of two hundred dollars to be used by him for the benefit of the Indian Missions.

Item 4. I give add bequeath unto Josephine Eisenman, the wife of Leonard Eisenman of Loogootee Indiana the sum of One hundred dollars to be used by her to prepare a room in her home for the use of her husband's three brothers who are Catholic priests, when they visit him.

Item 5. I give and bequeath unto Reverend Jeseph F. Gerdon, pastor of S.t John's Catholio Church in Leogootee Indiana, or to his successor as such pastor the sum of Fifty Dollars as an offering for masses for the repose at the souls of the Clarke family; also fifty dollars as an offering for masses for the repose of the souls of the McNalley family.

Item 6. I give and bequeath unto Reverend Joseph P. Gerdon, pastor of St Johns Catholic Church in Loogootee, Indiana, or his successor as such paster all the residue of said estate to use as he doems proper.

Item 7. In case my estate would not be sufficient at the time of my death to provide for all of the above bequests I direct that after the payment of my debte as herein provided the balance be distributed on a pro-rate basis as herein provided.

Item 8. 1 do hereby nominate James L. McGovren, Loogcotee, Indiana,, as the executor of this will.

The foregoing instrument, signed scaled and acknowledged by me as and for my last will and testament this October 8,1925.

Matthew Clarke.

The foregoing instrument was signed, sealed and acknowedged by said Matthew Clarks as and for his last will and testament in our presence who at his request in his presence and in the presence of each other have attached our hands as witnesses thereto this the 8th. day of October 1925.

James L. McGovren.

Mps. Nellie Madden.

State of Indiana, Martin County, se:

Before me, Elmar Harding, Clerk of the Martin Circuit Court, personally came James L. McGovren, one of the subscribing witnesses to the foregoing last will and testament of Matthew Clarke late of Martin County, Indians, deceased, and being duly sworn on oath says that be was present at the execution of said last will; thatthesame was duly executed, that at the time of the execution thereof, said testator, was of full age to device his property, of sound mind and memory and not under any coercion or restraint,

that eaid testator requested this affiant and Mrs. Nellie Madden, to sign said will as witnesses thereto, which they accordingly did in the presence of each other as subscribing witnesses thereto.

James L. McGovran,

Subscribed and sworn to before me this 7 day of April, 1926.

Elmer Harding, Clerk".

Last will of Samontha Stiles.

I, Samantha Stiler of Springville, Lawrence County, Indiana, do hereby make and declare this to be my last will and testament:-

١.

I direct that my just debts be paid.

2.

I will and device and bequeath all the property of which I  $_{\mbox{\scriptsize may}}$  die the owner to my daughter Catherine Stiles.

3.

I desire that Olive Baker be appointed guerdian for the said Catherine Stiles and in the event of the death of said Olive Baker that Pearl Baker be appointed such guardian.

•

I hereby appoint Olive Baker executrix of this will.

In witness whereaf I have hereunto set my hand and seel this

In witness whereof I have hereunto set my hand and seal this 14th. day of April, 1917.

Samantha Stiles.

Signed by the said Samantha Stiles in our presence and by us as witnesses in her presence and in the presence of each other and by her declared to be her lest will and testament this lath. day of April, 1917.

Wm. C. Domica,

W. F. Brooks.

PROOF OF PROBATE OF WILL.

State of Indlana, Martin County, ss.

Before me, Elmer Harding, Clerk of the Circuit Court, personally same. William F. Brooks, one of the subscribing witnesses to the foregoing last will and testament of Samantha Stiles, late of Martin County, Indiana, deceased, and being duly sworn on his oath says that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testatrix was of full age to devise her property, of sound mind and memory and notunder any coercion or restraint, that said testatrix requested Wm. C.Donica and WiF.Brooks, to sign said will es witnesses thereto, which they accordingly did in the presence of said testatrix and in the presence of each other as subscribing witnesses thereto.

W. P. Brooks.

Subscribed and sworn to before me, this 13th.day of April,

1926.

Elmer Harding, Clerk Martin Circuit Court.

In the Name of the Benevelant Esther of all, I Valentine Strange being of sound mind and memory make publish and deslere this to be my last will and Westament revoking and making void any former will by me at any time made.

I give and bequesth to my wife Martine Strange all my real estate personal property notes money and choses in actions to have hold and use during her natural life Should my said wife survive me.

Item 2nd., ( I appoint James E. Strange, Executor of this my will.

At the decthof my said wife, I give and bequeath whatever remains of my estate

not used by my said wife as follows, To William J, Strange, To Virgil A. Strange, Ida Celia Toon James Strange Elizabeth E Toon John L. Strange Mary C Williams Harry B Strange in equal shares. All of eaid Legatees being my children except Virgil being the only child of a deceased daughter.

In Witness Whereof I have bereunte set my hand and seal this 4th day of June 1917.

Be it remembered that on this 4 th day of June 1917 Velentine Strange signed the document on the Reverse side of this page as his Last Will and Testament and we the undersigned signed our names 4n the presence of said Strange at his Request and in his presence and in the presence of each other as attesting witnesses this 4th day of June 1917.

Hiram McCormick, William J. Strange.

85

- I, Amanda Woods, of Shoals, Kartin County, Indiana, weing of sound and disposing mind and memory, hereby declare this to be my last will and testament, revoking any and all former wills by me hertofore made.
- Irem 1-- I will and bequeath to my granddaughter, Vere Miller, all my real estate designated and known as lot numbered seven (7) in Koresy's addition to the town of Shoals, Martin County, Indiena, together with all my personal property that I may own or have a right to dispose of at my death.
- Item 2-- I will that my daughter, Beatrice Miller shell be paid fifty dollars, and my son , Hershel B. Woods, Fifty dollars, by my grandaughter, Vera Miller, legatee herein out of the personal property if there be so much to so di, if not then the said Vera Miller is to pay the deficiency, but is taill to have the real setate, absolutely as her own.
- Item 3-- I hereby appoint John H. Mawkins, as executor of this will.
  Witness my hand and seel this 25th. day of October, 1923.

her Amande x Woods,

Signed by the said testatrix, Amenda Woods, as her last will and testament, with her mark, in the presence of us, who, in her presence, and at her request, and in the presence of each other, have subscribed our names as witnesses thereto, the said will having first been read over to her, this 25th. day of October, 1923.

Ellis Kritser, Wors Kritser.

PROOF OF PROBATE BE WILL:

State of Indiana, Martin County, SS:

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came ellis Eritser, one of the subscribing witnesses to the foregoing last will and testament of Amanda Woods, late of Martin County, Indiana, deceased, and being duly sworn on eath says that he was present at the time of the execution thereof, said testatrix was of full age to device her property, of sound mind and memory and not under any coercion or restraint, that said testatrix requested this affiant and Hore Eritser, to sign said will se witnesses thereto, which they according did in the presence of said testatrix and in the presence of each other as subscribing witnesses thereto.

Ellis Kritser,

Sabscribed and sworn to beforeme, this 13 day of May, 1926. Blmer Harding, Clerk.

I, Louise Ann Way, a resident of Marion County, Indiana, being of sound and disposing mind and memory, do make, publish and declare this to be my last will and testament, revoking all former wills by me made.

Item 1. I give and bequeath to my beloved daughter, Anna Jane Gilley all of the personal property of which I die seized of, this shall include the Organ as well as all of my other personal belongings.

Item 2. I give, devise and bequesth unto my daughter Anne Jane Gilley all of the real estate, which now conets of an empty lot, in <u>Shoels</u> in the county of Mertin, Indians. The real estate referred to being more particularly described as being in Williams Addition to the city of Shoels of Mertin County, Indians, to have and to hold a life estate in the said real estate, for and during her matural life, and at her dea h the said real estate shell descend in fee simple to her children, Jesse G. Gilley, Cherles 0. Gilley, and Clarence Gilley.

Item 3. The rest of my estate, which consists of about 100 acres of land in Martin County, and whatever realestate, of whatever nature, of which I may die seized of, not teken care of in items 1 and 2, whell be sold, after first being appraised by three disinterested fresholders, for not less than its appraised value, and the monies so derived shall be divided equally among my children. Anne Jane Gilley, of Indianepolis; Rosa Acre, of Tulsa, Oklahoma; Cherles Way, of Washington, Indiane, William Way, of Shoals, Ind., and Isaec Way of Shoals, Ind., If any of my children should die before me, their shere of the money derived from my estate shall be divided equally among the ir children.

If any of my children shell contest my will, they shell be excluded from enjoying or participating in any of the terms or benefits herein, and their share shell be divided equally among those of my children who did not join in the contesting of my will.

I name constitute and appoint, Anna Jans Gitley, as executivis of this my last will and testament.

Witness my hand and seal this 23rd. day of February ,1926, at the city of Indianapolis, Indiana.

# Louise Anna Way,

The foregoing instrument, signed, seeled and acknowledged by the said Louisa Ann Way as and for her lest will and testament in our presence, who at her request in her presence and the presence of each other have subscribed our names as witnesses thereto this 25rd. day of Pabruary, 1928.

Saul I. Rabb, James Taylor, Ira Claninger.

State of Indiana, Marion County, ss.

Before the undersigned Notary Public in and for said county and State personally appeared James Taylor, who being duly sworn, says he was present when Louws Ann Way signed the Instrument to which this paper is now attached, as her last will and Testament; that the same was duly executed, that at the time of the orecution thereof said testator was of full age to devise her proparty, was of sound mind and memory and not under any coercion or restraint. That said testator requested said James Taylor to sign said will as witness thereto.

which he accordingly did in he presence of eaid testator end in the presence of each other subscribing witnesses.

Subscribed and sworn to before me this 21st. day of July, 1926. J. L. Davidson, Notary Public. (SEAL)

My commission expires May 21,1929.

I, John B. Seal, of the City of Leogootee, in the county of Martin. in the State of Indiane, hereby declare this to be my last Will and Westament. First; I will and bequeathe \$2000.00, to my wife, Alice Seal, and to her successor to have and to hold upon the following trust and purposes; To be invested in such manner as said trustee shall deem best, and that the said Alice Seal shall have the net income therefrom during her natural life. That after the death of the said Alice Seal the said \$2000.00 shall be kept invested by said trustee as said trustee shall deem best, and the said \$2000.00, and the income therefrom held in trust by said trustee until June 7th., 1941. That on June 7th., 1941, the said trustee shall pay the amount in the possession of said trustee as such trustee to Joseph Seal and Lawrence Seal, my grand children, share and share alike or to the survivor. if either of said grandchildren be deceased. That if both of said grandchildren be deceased on June 7th., 1941, that the funds then in the possession of said trustee shall be paid to my son, Bernard W. Seal, That if my said grandchildren and my said son are deceased on June 7th., 1941, then the said trustee shall pay the funds in the possession of said trustee as said trustee to the heirs of Joseph Seal, Lawrence Seal, and Bernard W. Seal, living on June 7th., 1941, share and

IN WITNESS WHEREOF, I have hereunto signed my name this 24th., day of May, 1923.

John B. Seal.

Signed by the testator John R. Seal, as his Last Will, in the presence of us, who, at his reguest, in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

Leona M. Gill.

WITNESSES:

Alvin Padgett.

State of Indiana, Martin County, se;

share alike.

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came, Alvin Padgett, one of the subscribing witnesses to the foregoing last will and testament of John B. Seal, late of Martin County, Indiana, deceased, and being duly sworn on his oath says that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testator was of full age to devise his property, of sound mind and memory and not under coercion or restraint, and that said testator requested Leona M. Gill and Alvin Padgett to sign said will as witnesses thereto, which they accordingly did in the presence of said testator, and in the presence of each other as subscribing witnesses thereto.

Alvin Padgett.

Subscribed and sworn to before me, this 14th., day of September, 1928.

Elmer Herding, Clerk.

I, Elizabeth M. Baker, (widow) of Shoale, Martin County, Indiana, do make and declare the following instrument to be my last will and testament.

### FIRST

I direct that all my debts and funeral expenses be paid from the first funds available.

#### RECOND.

I direct my Executor to purchase a high, dry lot in the Shoals cametery for burial ground and I direct my Executor to purchase anderect a substantial marker for my grave to be about three (3) ft.high. I desire that my body be placed in a substantial cement vault.

#### THIRD.

I own a farm in Martin County on which is a cemetery, which I give and bequeeth to Martin County, and when this bequest is accepted by the Officials of Martin County, I direct my Executor to have same surveyed and to erect a substantial fence of cement posts with heavy iron rods running through, and to clean and put the ground in good condition, and pay all expenses cut of the proceeds of my estate.

#### FOURTH.

I give, devise and bequeath to my aunt, Mary E. Stiles of Shoale, Indians, my home, to-wit; Lote seventy-five (75) and eight-eight (83) in seid town of Shoals, formerly called Memphis , together with all buildings thereon and contents in buildings, with the provision that said Mary E. Stiles shall distribute said contents in accordance with instructions which I have given her end I desire that she be permitted to make such distributions without interference or hindrance.

#### PIFTH

I give to Ruth Baker of Shoale, Indiana, ( a grand daughter of my deceased husband) the sum of \$500.00 in cash; to Allen Baker of Shoals, (a grand-een of my deceased husband) the sum of \$500.00 in cash; to Bernice McCampbell, (my cousin) of Phoenix, Arizonia, the sum of \$100.00 in cash; to my aunt, Mrs. Nancy J. Metcalf, of Spring Valley, Ill., the sum of \$500.00 in cash; to my uncle James Smith, of Spring Valley, Ill., \$300.00 in cash; to Mrs. Emma Passel of Shoals, Indiana, \$5.00 in cash; to my cousin. Bertha Brown of 83 South Sterling Street, Dayton, Ohio, the sum of \$1,000.00 in cash, same to be used as a fund to educate her son, Richard Brown, It is my wish that my said cousin, Bertha Brown, have full and complete supervision and management of said \$1,000.00 and earnings thereof, and that she expend the same for the benefit of her son, Richard, in accordance with her best judgment; to my cousin, Grace Pfaff of Shorls, Indiana, the sum of \$1,000.00 in cash; to my aunt, Mancy Steels of Shoals, Indiana, the sum of \$500.00 in cash; to my aunt, Rhoda Price, 200 S.E. St., Washington, Indiana, the sum of \$500.00 in cash; to my cousin, Mrs. Opal Bridenbaugh, of Shoals, Indiana, the sum of \$100.00 in cash; to my cousin, Fred Steele, of 1504 Louisiana St., Little Rook, Ark., the sum of \$100.00 in cash; to my cousin, Ola Baker, 521 Forest Ave.. Oak Park, Ill., the sum of \$100.00 in cash.

Deceased.

SIXTH

I give, devise and bequeath to the Methodiet Church of Shoels, Indians, First Liberty Loan Bond, Converted No. 45086, meturing June 15th., 1947 for the amount of \$500.00 to create a fund to he menaged colely end wholly by said church as payment of my usual dues and for keeping my grave in order. When this bond matures, the Trustees of said church mey at their option pay the principal sum into the general fund of the church.

## SEVENTH

I direct my Executor to convert all property, Real, personal and mixed, belonging to me at my death and not otherwise disposed of in this will, in cash, and use the proceede in perment of the verious bequeste and gifts made by this will as promptly as practical.

I nominate my relative, Mr. Azor C. Smith of French Lick, Indiana,

as Executor of this will.

In witness whereof I have hereunto affixed my hand and seal this 15th, day of October 1923.

Elizabeth M. Baker, (Seel).

The Undersigned hereby certified that Mrs. Elizabeth M. Beker of Shoels, Indiana in our presence, signed the foregoing instrument and deleared same to be her last will and testament and that each of us at her request and in her presence and in the presence of each other, do hereunte affix our names and seals as witnesses to said will, this 15th., day of October, 1926.

WITNESS. Elmer Scarlett, (Seal).

Wm. C. Ellis. (seal).

# Codicil

I, Elizabeth Baker, do hereby make, publish and declere the following codicil to my will, which will has, heretofore, been duly executed, to wit:

I give, will and bequeath to end unto my cousin, Grace Pfaff, the residue of my estate of every kind and character whatsoever, after the payment of my debts, and the bequeste mentioned in my seid will.

and the bequests mentioned in my sei Witness my hand this Nov. 5th. 1926.

Signed by the ebove named, Elizabeth Baker as a codicil to her last will and testament, in our presence, and by us as subscribing witnesses in her presence and in the presence of each other this 5 day of November 1926.

Elena Smith Bailey, Ida Poindextar.

PROOF OF PROBATE OF WILL.

STATE OF INDIANA , MARTIN COUNTY, SS:

Before me, Elmer Herding Clerk of the Martin Circuit Court, personally came Elmer Scerlatt one of the subscribing witnesses to the foregoing last will and testament of Elizabeth M. Baker late of Martin County, Indiana, deceased, and being duly sworm on oath says that he was present at the execution of said last wijl; that the same was duly executed, that at the time of the exacution thereof, said testatrix was of full age to devise her property, of

sound mind and memory and not under any coercion or restraint, that said testathix requested Elmer Scarlett and W. C. Ellis to sign said will as witnesses thereto, which they accordingly did in the presence of said testatrix, and in the presence of each other as susbibing witnesses theseto.

Elmer Scarlett.

Subscribed and swomn to before me, this 2nd., day of December, 1926.

Elmer Harding, Clerk.

PROOF OF CODICIL.

State of Indiana, Martin County, SS:

Before me , Elmer Harding, Clerk of the Martin | Circuit Court, personally came Elena Smith Bailey, one of the subscribing witness es to the foregoing codicil of Elizabeth M. Baker, late of Martin County, Indiana, deceased, and being duly sworn on oath says that she was present at the execution of said Codicil; that the same was duly executed, that at the time of the execution thereof, said testatrix, was of full age to devise her property, of sound mind and memory and not under any coercion or restraint, that said testatrix requested this affiant and Ida. Poindexter to sign said Codicil as witnesses thereto, w which they accordingly did in the presence of said testatrix and in the presence of each other as subscribing witnesses thereto.

Elena Smith Bailey,

Subscribed and sworn to before me, this 7 day of December, 1926, Elmer Harding, Clerk of the Mart in Circuit Court".

I, vinton w. Shuck, of the city of urbane, County of Champaign, and State of Illinois, being of sound and disposing mind and memory, do hereby make, declare and publish the following as and for my last will and testament, hereby revoking all former wills by me made;

FIRST: I hereby direct that as soon after my death as may be conveniently done, my executrix, hereinefter named, shall pay all my just debts and obligations, including funeral expenses and expenses of last illness, and including appropriate tombetone at my grave.

SECOND: After the payment of debte, as above described, and subject to the provisions contained in paragraph three hereof, I will, devise and bequesth all of my estate, real, personal or mixed, which I now own, or may hereafter acquire, wherever situated, unto my wife, Louise Shuck, my daughter, Ellen M. Shuck and my son, Fred V. Shuck, in equal parts among them, share and share alike, to be theirs absolutely forever.

THIRD: Whereas, I have heretofore paid certain money to or for my said children hereinabove named, and contemplate that I may hereafter make certain further payments on behalf of them, or either of them, either in money or property and whereas, it is my desire and intention that neither of my said children shall acquire or receive a greater share or proportion of my estate than the other. I hereby direct that all such sums so paid, or to be paid, or the value of all property advanced, or which may be advanced, sahll be bharged against the share of either of my said children, to whom or in behalf of whom such sums or property shall be paid, or made over, and the amount thereof deducted from the amount which such child would otherwise receive, it being my express intention that the same shall be treated as advancements, and not as gifts.

LASTLY: I bereby nominate and appoint my beloved wife, Louise Shuck and my daughter, Ellen M. Shuck, to be executrizes of this, my last will and testament, and respectfully request that the Court admitting this will probate shall not require any bond of them as such executrices.

In Witness whereof I have hereunto set my hand and seal this 12 day of October A. D. 1923.

Vinton W. Shuck. (SEAL).

We, the undersigned, do hereby certify that Vinton W. Shuck signed

the foregoing instrument in our presence, and at said time saknowledged the same to be his last will end testament; that we, at the request of said Vinton W. Shuck in his presence, and in the presence of each other, signed our names to said instrument as attesting witnesses; we further certify that we believe the said Vinton W. Shuck to be of sound and disposing mind and memory, of lawful age, and that he was not acting under any restraint or constraint whatever.

Filed Dec.6,1926, Fred Ress, E.L. Carson, Raymond C. Carson, Chancy L. Finfrock.

Clerk of the county court.

I, Thomas Williams, a recident of Martin County, Indians, and being of sound and disposing wind and memory, do make publish and declars this to be my last will and testament, hereby revoking all former wills by me made;

ITEM I. I order end direct that all my just debts be paid in full as soon after my death as may be done under the law governing the same.

ITEM.2. I give and bequeath to my daughter Mary Agnes Williams the sum of Three Hundred Dollars, to my daughter Rose Williams, the sum of Three Hundred Dollars and to my son Thomas Dellas Williams the sum of Three Hundred Dollars.

ITEM 3. I order and direct that in event my personal estate is not sufficient to pay my said debts and the bequest set out in item 2, that then and in such event, 10 screeness of in necessary of unimproved land from such realestate of which I may die seized be sold regularly under the statute to make assets for such purpose.

ITEM 4. I order and direct that after items one, tow and three of this will have been fully complied with that all the residue of my personal estate and all the remainder of my realestate of which I may die seized shall be given to my children, Harry Williams, Mary Agnes Williams, Rose Williams, Thomas Dellas Williams, Thresis Williams, Charles Louis Williams, Victoria Gootee, Anna Gootee, Irene Bradley, and my grand child Bestrice McCann, to be hed or held in equal proportion and in event of the death of either or any of the above named devisees or legates prior to the death of this testator, that the interest to which they may be entitied shall revert to their legal heirs at law.

ITEM 5. I constitute and appoint Geo. W. Gates executor of this will.

Witness my hand and sagi this the 11th day of March, 1921.
Thomagner Williams. (SEAL).

Attest to mark;

Joseph P. Smith. '

The foregoing instrument, signed, sealed and acknowledged by the said Thomas Williams, as and for his last will and testament, in our presence, who at his request, in his presence and in the presence of each other, have subscribed our names as witnesses thereto this the lith. day of March 1921.

J. Eugene Grannan, Jerome C. Patterson. PROOF OF PROBATE OF WILL:

STATE OF INDIANA, MARTIN COUNTY, SS:

Before me, Elmer Harding Clerk of the Martin Circuit Court, personally came J. Eugene Grannan, one of the subscribing witnesses to the foregoing last will and testament of Thomas Williams, late of Martin County, Indians, deceased, and being duly sworm on oath says that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testator was of full age to device his property, of sound mind and memory and not under any coercion or restraint, that said testator, requested this affiant and Jermone C. Patterson, to sign said will as witnesses thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

J. Eugene Grannen,

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Subscribed and sworn to before me, this 8 day of March, 1927.

Elmer Harding, Clerk.".

In the name of the Benevolent Father of All I Vincent G. Miles, being of sound mind and memory do make publich and declare this my last will and Testament Revoking and makeing void all former wills be me at any time heretofore made.

First:

It is my will and desire that all my just debts and funeral expenses be paid out of my estate as econ after my deceased as nossible.

Second.

I give and bequests all my estate both real personal or mixed to my Beloved wife, Frone E. Miles, in fee to have and held and dispose of as she may desire. Free from all claim of any person or persons'. I appoint my wife executor of this will.

In witness whereof I have hereunto set my hand and seal this 1st day of October, 1914. H1s

Vincent G. X Miles.

Be it remembered that in this lat day of October 1914 Vincent G. Miles signed the foregoing instrument in writing after the same was read over to him for his last will and Testament and we the undersigned attesting witnesses at his request and in his presence signed the same as attesting witnesses.

> Hiram McCormick, Della Langford.

PROOF OF PROBATE OF WILL:

State of Indlana, Martin County, SS:

Before me, Elmer Barding, Clerk of the Martin Circuit Court, personally came Hiram McCormick, ome of the subscribing witnesses to the foregoing last will and testament of Vincent G. Miles, late of Martin County, Indiana, deceased, and being duly sworn on oath says that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testator was of full age to device his property, of sound mind and memory and not under any coercion or restraint, that said testator requested this affiant and Della Lengford to sign said will as witnesses thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

Hiram McCormick.

Subscribed and sworn to before me, this 14 day of March, 1927. Elmer Harding, Clerk.

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In the Name of the Benevolent Pather, I\_ George H. Sterling, being now of sound and disposing mind and memory, and being awars of the uncertainty of life and the certainty of death do make and publish this, my last will and testament, hereby revoking all wills by me heretofore made.

Item Pirst; It is my will that after my decease my remains shall receive interment in a manner suitable to one of my station inlife and that as soon thereafter as is convenient all the expenses of my last illness and my interment, together with my just debts, be paid.

Item Second; I will and baqueath to my belowed wife Waggie J. Starling all the property of which I may die seized, read, personal or mixed she to make such disposal thereof at her death as may seem suitable and meet, reposing full confidence in her ability and fairness.

Item Third; I make no bequests to my children as they are all in comfortable circumstances and are so oftuated in life and so provided with this world's goods that no promision is necessary to be made by me, farther than that I have already made for them by help and assistance I have heretofore given them, and such help and assistance as I may give them during the remainder of my alloted time.

Item Pourth; I hereby nominate my wife Maggie J. Sterling as executrix of this will and testament.

In Witness Whereof I have bereunto set my hand this twenty second day of November, One thousand Nine Hundred and twenty three.

George H. Sterling.

Signed by the above testator George H. Sterling in our presence and acknowledged as his last will and testament and signed by us in his presence and in the presence of each other, as witnesses, at the special instance and request of said testator, this November 22, 1923.

Eunice Jackman, Carles T. McCarty.

# CODICIL.

I, George H. Sterling, of Martin County, Indiana, being of sound and disposing mind and memory, and having heretofore executed my last will and testament, bearing date November 22, 1923, do now make, publish and declare this to be a codicil therato;

Item I. I will and bequeath to my sons Pielding H. Sterling and John Banjamin Sterling, at the death of my said wife Maggie J. Sterling, the fee simple title to all real estate which may by this will descend to her from me, it being the intention of Item Second in said will to vest in my said wife Maggie J. Sterling only a life estate in said real estate, and by this codicil to vest the remainder interest thereof in said Pielding H. Sterling and John Banjamin Sterling, my sons/

In all other respects I reaffirm the provisions contained in said last will and testament.

Witness, my hand and seal this 21" day of April, 1924.
George H. Sterling.

Signed, sealed and acknowledged by said George E. Sterling, as a codicil to his last will and testament, who, et his request, in his presence and inthe presence of each other have subscribed our names as witnesses this 21 day of April, 1924.

Eunice Jackman, Cerlos T. McCarty.

PROOF OF PROBATE OF WILL.

State of Indiana, Martin County, es;

Before me, Elmer Herding, Clerk of the Mertin Circuit Court, person-lly came Carlos T. McCerty, one of the subscribing witnesses to the foregoing lest will and testament of George W. Sterling, late of Martin County, Ind ana, deceased, and being duly sworn on eath says that he was present at the execution of ead lest will; that the same was duly executed, that at the time of the execution thereof, said testor was of full age to device his property, of sound mind and memory and not under any coercion or restraint, that ead destator requested this affiant and Eunice Jackman, to sign said will as witnesses thereto, which they accordingly did in the presence of eadd testator and in the presence of each other as subscribing witnesses thereto.

Carlos T. McCarty,

Subscribed and sworn to before me, this 23 day of Morch, 1927.

Elmer Harding, Clerk.

In the name of the Benevolent Father, I, Drusilla Berthel, of sound mind and disposing memory do hereby make and publish this, my lest will and testament, hereby revoking all former wills by me heretofore made.

Item I. It is my will that all my just debts, funeral expenses and expenses of the administration of my estate be first paid.

Item II. I will and bequeath to Peerl Williams the sum of Five Hundred Dollars.

Item III. I desire that my funeral be conducted as nearly like that of my late husband, Valentine Barthel, as practicable, and that the accessories used be as nearly like unto those used at his funeral as is practicable.

Item IV. After the payment of my debte and the expenses mentioned in Item I. of this will, the payment to Pearl Williams of the bequest in Item II and the payment for my funeral as desired in Item III it is my will and I hereby bequeath to my nephew Sigel E. Shirey all the residue and remainder of my estate. Item V. I hereby nominese and appoint Sigel E. Shirey as executor of this, my last will and testament.

In Witness of Which I have hereunto set my hand this 25th day of May, 1922.

# Drusilla Berthel.

Signed by the testatrix in our presence and acknowledged by her in our presence to be her lest will and testament and at her request and in her presence end in the presence of each other signed by us as witnesses, the day and year above written.

Julia Gunckel, Carlos T. McCarty.

PROOF OF PROBATE.

State of Indiane, Martin County, se;

Before me, Elmer Herding, Clerk of the Martin Circuit Court, personally came Carlos T. McCarty, one of the subscribing witnesses to the foregoing lest will and testament of Drusille Berthel, late of Martin County, Indiana, decessed, and being duly sworn on oath says that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testatrix was of full age to devise her property, of sound mind and memory and not under any coercion or restraint, that said testatrix requested this affidant, and Julia Gunckel to sign said will as witnesses thereto, which they accordingly did in the presence of said testatrix and in the presence of each other as subscribing witnesses thereto.

Carlos T. McCarty.

Subscribed and sworn to before me, this 14 day of April, 1927. (SEAL) . Elmer Harding, Clerk.

# LAST WILL AND TESTAMENT.

Know all men by these Presents that I Margaret J. Downey, of Loogootee, Martin County, State of indiana, being of sound mind and disposing memory, do make publish and declare, this to be my las6 will and testament, hereby revoking any and all wille and codicils thereto heretofore by me made, in the following menney.

Item 1st. I hereby appoint M. A. Healy of Loogootee, Indiana, as executor of this my last will and testament.

Item 2nd. I direct that first be paid, as speedily as possible all the expenses of my last illness and funeral, including the purchase of a casket or coffin for my interment.

Item 3rd., I direct that all my just debts and liabilities be adjudted and paid as speedily se convenient.

Item 4th. I direct that fifty dollars, be paid to the pastor of St. John's Roman Catholic Church of Locgotee, Indiana, for masses for the repose of the eouls of John T. Downey and Margaret J. Downey, and their family.

Item 5th. I direct that a marker or small monument be erected at the head of my grave, not to exceed Seventy-five dollars in cost.

Item 6th. I give devise and bequeath to my grand children, Bernard Downey Mabel Downey Summere, Margeret Downey, Marion Fry and Ophia Fry Moyer the sum of One doller each.

Item 7th. I give dewise and bequeath to my Daughter Harriett M. Green the sum of Three-hundred dollars.

Item 8th. I desire that the balance of my estate if any at the time of my decease, real, personal or mixed, of whatevever nature or kind or whereever situate at the time of my decease, to my three daughters, namely anna Cain, Cathrine Smith and Harriett M. Green, to be dévided equeally.

the 18th. day of April, A. D. 1827, in presence of, Thomas H. Patterson and Clarence G. Gootee of Loogootee, Indiana, as witnesses thereto, and who in my presence, at my request, have signed their names as witnesses.

Attest M.A. HeAly.

In witness whereof, I have hereunto set my hand and seal, this

Margaret J. x Downey.

Testator.

Signed scaled and delivered by said Margaret J. Downey, in our presence, as her last will and testament, and at her request, in the presence of each other, signed by each of us as witnesses, thereof, this the Ninteenth day of April A.D. 1927.

Thomas H. Petterson.

WITHRSCRO.

Clarence G. Gootee.

PROOF OF PROBAGE OF WILL:

State of Indiana, Martin County, SS;

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came Thomas H. Patterson, one of the subscribing witnesses to the foregoing lest will and testament of Margaret J. Downey, lats of Martin County, Indiana, deceased, and being duly sworn on oath seys that he was present at the execution of said last will; that the seme war duly executed, that at the time of the execution thereof, said testatrix was of full age to devise her property, of sound mind and memory and not under any coercion or restraint, that said testatrix requested this affiant and Clarence 9. Gootes, to sign reid will as witnesses thereto, which they accordingly did in the presence of said testatrix end in the presence of each other as subscribing witnesses thereto.

Thomas H. Patterson. Subscribed and sworn to before me, this 10 day of May, 1927. Elmer Harding, Clerk.

I, Clara L. McClellan, of Decatur, in the County of Macon and State of Illinois, being of sound mind and memory, and considering the uncertainty of this frail and trensitory life, do therefore, make, ordain, publish and declare, this to be my last Willead Testament;

FIRST;, it is my Will and I hereby direct that my executrix hereinafter named, shell sell and dispose of, as soon as may be within one year, all of my property both real, personal and mixed, forgood durent money, and after the payment of all my just debts and funeral expense, it is my Will and desire that the remainder of my money from said sele be divided among my folling named heirs;

SECOND; to my beloved daughter, Dessie M. Constant, one eighth share of the proceeds of such sale or sales; to my beloved son, Charles C, McClellan, one-eighth share of said sale or sales; to my beloved daughter, Berthe B. Fry, one-eight share od said sale or sales; to my beloved son, Erhögt P. McClellan, one eighth share of said sale or sales; to my beloved daughter, Ethel P. Moyer one-eighth share of said sale or sales; to my beloved son, Wesly T. McClellan, one-eighth share of said sale or sales; to my beloved grand-daughter, Clara A. McClellan, one-eighth share of said sale or sales; and to my great grandohildren, Melba D. Alderson, Leon Anderson, and William Anderson, childern of my deceased grand-daughter, Estër Anderson, each one-twentyfourth share of said sale or sales.

It is further my will and I hereby direct that in case of the death of either of the above named great grandchildren, that their share shallgo to the surviving great grandchildreniin equal shares.

Lastly, I nominate and appoint Bessie M. Constant to by the executrix of this my last Will and Testament.

I hereby revoke all former wills and codicils by me made.

IN WITNESS WHEREOF, I have hereto subscribe my name, this
lith day of December, in the year of our Lord, One thousand Mine Hundred
and Twenty-five (A.D. 1925).

Clara F. McClellan (SEAL).

This instrument, consisting of two pages, was on the day of the date thereof signed, published and declared by the caid tesatrix Clara L. McClellan, to be her last Will and Testament, in the presence of us whoat her request and in her presence and in the presence of each other, have subscribed our names hereto as witnesses.

Annabelle Anderson, Martin E. Morthland, James E. Henson.

PROOF OF PROBATE OF WILL:

State of Indiana, Martin County, ss;

Before me, Clerk of the Martin Circuit Court, personally came Edgar T. Leughlin, and being duly sworn on oath says that Annabelle Anderson, Martin E. Morthlend, and James E. Henson, were present at the execution of the last will of Clere L. McClellen,; that the same was duly executed, that at the time of the execution thereof, said testatrix was of full age to devise her property, of sound mind and memory and not under any coercion or restraint, th t said testatrix requested Annabelle Anderson, Martin E. Morthland and James E. Henson, to sign said will se witnesses thereo, which they accordingly did in the presence of said testatrix and in the presence of each other as subscribing witnesses thereto.

P. T. Laughlin,

Subscribed and sworn to before me, this 16 day of August, 1927.

Elmer Harding, Clerk.

(SEAL).

State of Indiana, Martin County, SS;

I, ELmer Harding, Clerk of the Mart in Circuit Court, do hereby certify that the above and foregoing lest will and testament of Clara L. McClellan, lete of Macon County, State of Illinois, decessed, was this day duly admitted to probete and record, and the proof thereof duly made by E. T. Laughlin, and James E. Henson, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills, No."C", Page 540, in this office.

WITNESS my name and the seel of said court, this 16 day of August,

1927.

(SEaL). Elmer Harding, Clerk.

# WI LL.

I, Serilla A. Jones, at this time a resident of Loogootee, Martin County, Indiana, and being of sound and dieposing mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking all former wills by me made;

Item 1. I desire that all my just debte be paid.

Item 2. I desire that a monument costing approximately one hundred dollars be placed at my grave.

Item 3. I give and bequeath unto Reverend Joseph P. Gerdon, pastor of St. John's Catholic Church in Loogoutee, Indians, or to his successor as such pastor the sum of fifty dollars to be used for masses for the repose of my soul; I also bequeath unto him the further sum of twenty dollars for masses for the souls in purgatory.

Item 4. I give and bequesth unto Reverend C.W.Burkhart, pastor of St. Martin's Catholic Church of Martin County, Indiana, or to his successor as such pastor the sum of eleven dollars for masses for therepose of the soule of my parents, John Mills and Mary Mahala Mills and also the sum of nine dollars for masses for the repose of the soul of my deceased husband John Summers.

Item 5., I give and bequeath unto my brother Barney A. Mills, or to his sisters if he tren be deceased, an unplatted tract of lamf in Loogootse, Indians, lying east of Kentucky Avenue and adjoining property conveyed to me by his wife Anna Mills; I also bequeath unto him the sum of four hundred doilars cash, on some condition that it goes to my sisters if he is then deceased.

Item 6. I give and bequeath unto my sister Theresa Downey the sum of four hundred dollars.

Item 7. I give and bequesth unto my sister Mahala Ann Mills, now residing at the Sisters of the Good Shepherd in Indianapolis Indiana the sum of One hundred dollars.

Item 8. I give and bequesth unto my sister leabelle Carrico certain property located in the city of Loogootee, Indiana, described as a part of the south-east quarter of section twenty-four (24) township three (3) north range five (5) west more particularly described as follows; commencing at the south-east corner of lot number one hundred seven(107), in Loogootee, Indiana, thence south-east along the south line of Court Street in said city ninety-one feet, thence in a westernly direction to a point on the south line of said lot number one hundred seven (107) forty-one feet west of the south-east corner thereof, a distance of one hundred three feet, thence east forty-one feet to the place of heginning.

Item 6. I give and bequeath the residue of my estate, if any, to my brother Barney A. Mills and my sisters Theresa Downey and Isabelle Carrico, share and share alike.

Item 9. I constitute and appoint J L McGovren of Loogootee, Indiana

as the executor of this will.

In witness whereof I have hereunto set my hand and seal this the 9th., day of August, 1927.

Serilla A. x

The foregoing instrument signed, sealed and acknowledged by the said Serilla A. Jones. a And for her last will and testament in our presence, who at her request, in her presence and in the presence of each other have subscribed our names as witnesses hereto this the 9th., day of August, 1927.

J. L. McGovren, A. F. Kennedy.

PROOF OF PROBATE OF WILL.

State of Indiana, Martin County, se;

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came J. L. McGovren, one of the subscribing witnesses to the foregoing last will and testament of Serilla A. Jones, 1 to of Martin County, Indiana deceased, and being duly sworn on oath says that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testatrix was of full age to de vise har property, of sound mind and memory and not under any coercion or restraint, that eaid testatrix requested this affiant and A. F. Kennedy to sign said will as witness thersto, which they accordingly did in the presence of said testatrix and in the presence of each other as subscribing witnesses thereto.

J. L. McGovren.

Subscribed and sworn to before me, this 30 day of August, 1927. Elmer Harding, Clerk.

I, James B, Freeman, of Martin County, Indiana, being of cound mind and disposing memory, do hereby make, declare and piblich this, my last will and testament, hereby revoking any and all wills by me heretofore made.

ITEMal- I, direct the payment of all my just debts.

ITEM, 2-I, reorgaize and reaffirm that certain ante nuptial agreement made and entered into with my present wife MATTIE FREEMAN in contemplation of marriage, and which said marriage contract was carried out as agreed. By the terms of said contract, my said wife, Mattie Freeman was to receive the sum of Three Thousand Five Hundred \$3.500.00) Dollars, in full consideration for said contract, payable out of my setate, after my death, and in full and complete satisfaction of her claim in law or in equity, against my estate, and in full and complete discharge of her claims, and in lieu of any sums or sum she might otherwise inherit. I, therefore, direct my Executor to discharge her caid claim of Thirty Five Hundred (\$3,500.00) Dollars by payment out of the first money that shall come, into his hands, which payment shall be in full satifaction and complete extinguishment of the contract referred to. I, further reaffirm and aver that no change of modification of said agreement has been by me made of assented to subsequent to its execution. ITEM, 3-I, give davise and bequeth all my real estate, where-ever situate situated in fee simple to my daughters, Isola Freeman Wallace, Rachel Freeman Huff and Stella Freeman Moger, as tenants in common, share and share alike, absolutely and forever.

ITEM.4-I, give, devise and bequeath, all other property bt me owned, at the time of my deathto, Icola Presman Wallace, RachelPresman Huff and Stella Presman Moser, in equal shares or to their survavors, share and share alike, absolutely and forever.

IN WITNESS WHEREOF, I have this deth, day of March, 1927, signed this will in the presence of the attesting witnesses.

James B: Presman.

Signed by the Testator in the presence of the undersigned, and each of them, and in the presence

of the other and at the request

Edger Witcher,

PROOF OF PROBATE OF WILL. /
STATE OF INDIANA, MARTIN COUNTY, 85.

Before me, Elmor Herding, Clerk of the Martin Circuit Court, personally came Edgar Witcher, one of the subscribing witnesses to the foregoing latest will and testament of James B. Freeman, late of Martin County, Indiana, deceased, and being duly seven on his cath says that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testator was of full age to devise his property, of sound mind and memory and not under any coercian or restraint, that said testator requested him and Arthur M. Mollett, to sign said will as witness therete, which they accordingly did in the presence of said testator; and in the presence of said testator;

as subsanthing with a sea thanks

Edber Witcher.

Subscribed and sworn to before me, this 28th. day of November,

Elmer Harding, Clerk.

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I, Minerva O'Brien, a resident, f Martin County, Indiana, and being of sound and disposing mind and memory, do make publish and declare this to be my last will and yestament, hereby revoking all former wills by me made. Item 1. I order and direct that all my just and legal debts be paid in full Item 2. I give and bequeath tomy daughter Amanda O'Brien all my property, personal, real of mixed of which I mayidie seized that memains after the payment of all my just and legal debts as directed in item 1. Item 3. I do hereby constitute and appoint George W. Gates of Loogootee, Indiana as executor of this will.

Witness my hand and seal this the 27th day of August 1924.

Attest to mark, Susan Kidwell.

Minerva X O'Brien.

mark
The foregoing instrument, signed, sealed and acknowledged by the said
Minerva O'Brien, as and for her last will and testament, in our presence,
who at her request in her presence and the presence of each other, have
subscribed our names as witness thereto, this August 27th 1924.

Joseph P.Smith.

Henriett Kidwell.

State of Indiana, Martin County, SS:

Joseph P. Smith, being duly sworn on oath says, that Minerva O'Brien, departed this life testate on or about the 21st day of November, 1927, and at the time of her death was a resident of Martin County, Indiana.

JosephP. Smith.

Subscribed and sworn to before me this December 2nd 1927.

Elmer Harding, Clerk.

Before the clerk of the Circuit Court of Martin gounty, in the state of I Indiana, personally came Joseph P.Smith, suscribing witnesseto the foregoing instrument of writing, who being first duly sworn upon each deposes and says that Minerva O'Brien, the testator named in the instrument of writing purporting to be her last will and testament, did sign, seal, publish and declare the same to be her last will and testament on the day of the date thereof; that the said testatrix was at the said time; of the full ags of 21 years and of sound and disposing mind and memory and that she was under no coercion, compulsion or restraint and that she was competent to devise her property. That the said testatrix so signed, sealed published and declared, the same to be her last will and testament; in magner and form as aforesaid, in the presence bleaffant and Henriett Kidgell, the ota other suscribing witness thereto, in the presence and at the request of said testatrix and in the presence of each other.

Joseph P. Smith,
Subscribed and sworn to before me, in witness of which I hereunto affix
the seal of said court and subscribed my name as clerk thereof at
Shoals, Indiana, this December 2nd 1927.

Elmer Herding, Clerk.

SUPPORTS. Mary Dunn, at this time a resident of Mertin County, Indiane; and being of sound and disposing mind and memory, do hereby make, publish and deolere, this be to be, my last Will and Restament, hereby revoking all former wills, by me heretofore made.

ITEM. I. ..

I order and direct that all my just debte and liabilities be paid in full as soon after my death as may regularly be done.

Indiana, the sum of One Hundred (\$ 100,00) Dollere, to be used in the payment g for masses for the repose of my soul and the soul of my deceased husband, James Dumm.

I do hereby give and bequeath unto Reverend Joseph F. Gerdon, of Loogootes, Indiana, the sum of one flundred (\$ 100.00) Dollars, to be used as part payment of the school debt created by the erection of a school house, if any debt there be at that time, and if not to be used for such purposes as may become necessary in the further erection of school buildings, or in behelf of the St. XMm John's Cetholic School.

I do hereby give and bequeath to Reverend JosephClancy, Pastor of St. Mary's Church of Devis County, Indians, which shall be in payment for my funeral mass the sum of Twenty-five (\$ 25.00) Dollers.

I do hereby give and bequeath to the Institution of the Little Sisters of the Poor of Indianoplie, Indiane, the sum of Two Hundred (\$ 200.00) Dollers, which shall be in payment of funeral expense and burial outfit to be furnished by them.

ITEM.6.

I do now hereby give and bequeeth the recidue of my estate to my brother,

Thomas Bradley and my sister, Katis Bradley, to be taken and held by them share an

share alike.

I TEM. 7.

I do hereby constitute and appoint Albert F. Kennedy as executor of this will I do hereby set mg hand and seal this, the twelfth day of January, Nineteen Rundred Twenty-Seven.

Mery Dunn, Seel.

The foregoing instrument, signed, sealed and acknowledged, by the said Mary Dunn, so anD for her Lest Will and testament, in our presence, who at her request, in her presence and the presence if each others, have hereunto subscribed our name witnessee thereto, this the twelfth day of January, Nineteen Hundred Twenty-Seven.

Joseph P. Smith.

Bridget Bowers.

State of Indiana, Martin County, Se:-

Before me. Charles Sherfick, Clerk of the Martin Circuit Court, personally come Josaph P. Smith one of the subscribing witnesses to the foregoing lest will and testament of Mary Dunn lete of Mertin County, Indiana, deceased, and being duly sworn on oath say that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testatrix was of full age to device her property, of sound mind and memory and not under any coercion or restraint, that said testatrix requested him and Bridget Bowers to sign said will as witness thereto, wholessed.

they accordingly did it the presence of said testatrix and in the presence of each other as subscribing witnesses thereto.

Joseph P.Smith.

Subscribed and sworn to before me, this 15th., day of March 1928. Charles Sherfick, Clerk Martin Circuit Court.

FOR CERTIFIED COPY

State of Indiena Martin County, es:-

I, charles Sherfick clerk of the Martin circuit Court do hereby certify that the above and forsgoing last will and testament of Mary Dunn, late of Martin county, state of Indiana, deceased, was this day duly admitted to proh probate and record, andthe proff thereof culy made by Joseph P. Smith one of the subscribing witnesses thereto, which said will, together with such proff, have been duly recorder in Record of wills No. C., Pag e 548, in this office.

Witness my hand and the seek of said court, this

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Clerk

To be in the name of God, and the Spanwolant Pather of all I, William M. Seal, of object. Indian, being of sound mind and dispesing memory, do hereby make and bearing to slive actor if a schighter deread and actor and the interest of the state of the s

directed to use the funds in payment of masses-for myself and the deceased members of my family.

Third: I will and bequeath to my frand-daughter, Gladys March the sum of

Pourth: \_\_\_\_\_I will and bequeath to my Grand-son, Harry Stout, the eum of one dollars | Fifth: I will and bequeath the balance of my property, real, personal, and

mixed to my six children, Mamely, Agnes Walker, Lorenso Seal, Lydis Carrice, Chris.Seal, Ella Lee, and Flavian A. Seal, and that they share equally.

.. 6445.222

In witness whereof, I, William M. Seal, have hereunto subscribed up name, and I do heraby declare the above and foregoing to be my last and testament, in the presence of WALTER HAYS, and PRANK H. WALKER, this the second day of January, 1919.

### William M. Seal.

The undersigned, do hereby certify that William M. Seal, did in our presence, and in the presence of each other, sign and seal this above it instrument, of wasting, and did openly in our presence and hearing in the presence and hearing of each other, declars the same to be his last will and testament, and we do hereby in the presence of each other, and in the presence of each william M. Seal, sign and subscribe our names in witness of the execution of the foregoing instrument, this the 2nd, dou of January, 1919.

#### Walter Hays.

Prank H. Walker.

I, Charles Sherfick Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of William M. Seal, late of Martin County, State of Indiana, doseased, was this day duly admitted to probate and record, and the proff thereof duly made by Frank H. Walker and Walter Egys, subscriping witnesses thereto, which said will, together with such proff, have been duly recorded in records of William Wills No.C.page 549. In this office.

WITNESS my hand and the seal of said court this 16 day of April, 2326.

Charles Sherfick, Clerk Martin Circum Court.

with the total of the se

I, Andrew J. Vest, a resident of Martin county, Indiana, and being of a sound and disposing mind and memory, do make, publish and declare this to be my lest will and testament, hereby revoking all former wills by me made Item 1. I do hereby order and direct that all my just debte be paid in full.

Item 2. I do hereby give and bequeath to my beloved wife Hester A. Vest, all my property, personal, real or mixed, of which I may die seised. Item 3. I do hereby am consistute and appoint my beloved wife, Hester A. Vest as executrix of this will.

WITNESS my hand and seal the March 29th., 1926, at the city of Loggottes. Indiana.

Andrew J. Vest. (SEAL)

The foregoing instrument eigned, sealed and acknowledged by the seid Andrew J. Vest, as and for his last will and testament, in our presence, who at his request, in his presence and the presence of each other, have subscribed our names as witnesses thereto this the 29th., day of garch, 1926.

Frank H. Walker
Joseph P. Smith
WITNESSES

State of Indiana, Martin County, se:-

Before me Charles Sherfick, Clerk of the Martin Circuit Court, personal Ly came Joseph P. Smith one of the subscribing witnesses to the foregoing last will and testament of Andrew J. Vest, late of Martin County, Indiana, deceased, and being duly sworn on oath say that he was present at the expoution of said last will; that the same was duly executed, that at the time of the execution thereof, said testator was of full age to devise—his property, of sound mind and memory abdubus not any occroion of restraint, that said testator requested Prank H. Walker and Joseph P. Smith to sign said will as witness thereto, which they accordingly did in the presence of said testator and in the presence of each other as suboribing witnesses thereto.

Joseph P. Smith.

Subscribed and sworn to before me, this 14 day of May, 1928.

Charles Sherfick, Clerk Martin circuit con State of Indiana, Martin County, se:-

I, Charles Sherfick Clerk of the Martin Circuit Court do hereby certify that the above and foregoing lest will and testament of Andrew J. Vest, late of Martin County, Indiana, deceased, was this day duly admitted to probate and record, and the graft proof thereof duly made by Joseph P. Emith, a subscribing witness thereto, which together with such proof, have been duly recorded in Record of wills no. C. Page 555, in this office Witness my hand and the seal of said court, this lath., day of May. 1928.

Charles Sherfick, Clerk Martin Circuit Court.

In the name of the Benevelent Father, I. Jesephus Mitchell being new of sound and dispesing mind and memory, but with a full knewledge of the uncertainty of life and of the certainty of final disselution, de hereby make and publish this, my last will and testament, hereby reveking all fermer wills by me heretefere made.

Item First: It is my will that as seen as is proper aftermy death my body be given interment in a manner suited to my rank and Station in life avoiding all unnecessary extryagance and display.

Item Second: It is my will that all my just debts and the expense of my last illiness and funeral be paid as seen as the assets necessary to pay same can be realized from such estate as I may die seized ofl

I will and pequeath to Margaret Mitchell, my beleved wife, all Itam Third: the preperty of which I may die seized, real, persoanal er mixed, subject to the payment of the charges mentioned in the second item herein,

it is them my will and I will and Dequeath to my three sons Lawrence G.Mitchell. Milton Ray Mitchell, and Tira M. Mitchell all the property I may hold and pessess at the time of my death subject to payments as noted in Item Second hereof.

Item Pifth: I hereby meminate and appoint my sen Tira M.Mitchell as executer of this will having full faith in his ability to administer such estate as I may leave in a preper manner.

WITHESSm my hand and seal this first day of February, 1926.

Signed and witnessed oy us in the presence of the testator and in the presence of each other at the testator's request, and signed by eaid testates in the present of each of us pefore we have signed as witness.

Josephus Mitchell

P.B.Crim. Carles T.McCarty.

State of Indiana, Martin County. 88:-

Before me, Charles Sherfick Clerk of the Martin Circuit Court, personally came Carles T.McCarty on of the subscribing witnesses to the feregoing last will and testament of Josephus Mitchell, late of Martin County, Indiana, deceased, and being du swern sent eath says that he was present at the exectuion of said last will; that the same was dult executed, that at the time of the execution thereof, said testator wa of full age to devise his property, of sound mind and memory and not under any secroism or restraint, that said testator requested the affiant, Carles T.McCarty and Frank B.Crim to sign said will as witnesses thereto w hich they accordinly did in the presence of said testator and in the presence of each other as subscribing w tnesses thereto.

Carlos T.McCarty.

Subscribed and swern to before me, this 13" day of October, 1928.

Charles Sherfick, Clerk. , By Kenneth L.Sherfick, Deputy.

State of Indiana, Martin County, ss:-

I. Charles Sherfick Clerk of the Martin Circuit Court do herely writify that the aveve and foregoing last will and testament of Josephus Mitchell, last will and County, Indiana, decreased, was this day duly admitted to probate and record, proff thereof duly made by Carlee T.McCarty and ......subscribing witness the

which said will, tegether with such proff, have been duly recorded in Record of Wille No. C, Page 551, in this effice.

WITNESS, my name and the seal of said court, this 13" day of October, 1928.

Charles Sherfick, Clerk.

By Kenneth L. Sherrick, Deputy.

I, Mary A. McGonagle, a resident of Martin County, Indiana, and being of sound and dispesing/memory, do make, publish and declare this to be my last will and testament, hereby reveking all fermer wills by me made.

item 1. I order and direct that all my just debts be paid in full as soon as

Item 2. I give and bequeath to Hugh Widdman, all'r my interest title and right to the following described real estate to wit: The seath south half of the south satt quarter of Section 18 Tewnship 3 merth range 4 West, in Martin county, Indiana and the north east quarter of the south east quarter of Section 18 Township 3 North Range 4 West, in Martin County, Indiana. Which interest is an undivided one half interest thereof, which above land is the old McGenagle homestead.

HENT Item 3. I give and bequeath to Pauline Wildman and Boter Louise Wildman the furniture and house hold goods now in the fron room of my home and which is; I complete reed set, One Claknola talking machine, I large rug, and one book case and one library table, to have and hold chare and share alike.

Item 4. I order and direct that the residue of my property, personal, real and maxed of which I may die seized descend regularly under thelaws of descent yaxte all my legal heirs at law to be taken by them, and all of them share and share alike

Item 5. I do hereby constitute and appoint William R. Wallace as executor of this will.

WITNESS my hand and seal this the 21st., day of August, 1924.

Margaret A. McGonagle, (SEAL)

The foregoing instrument, signed and acknowledged by the said Mary A. McGenagle as and for her last will and testament, in our presence, who at her request in her presence, and the presence of each other, have subscribed our names as with esses therete this the 21st., day of August, 1924.

Joseph P. Smith, Laveda Doyle,

State of Indiana, Martin County, SS:-

Before me, Charles Sherfick, Clerk of the Martin Circuit Court, personally came Joseph P.Smith one of the subscribing witnesses to the foregoing last will and test ament of Mary A McGonagle late of Martin County, Indiana, deceased, and being duly sworn on his say that he present at the execution of said last will; and that the same was duly executed, that at the time of tge execution thereof, said xmittestatrix was of full age ta devise her preperty, of sound mind and memory and not under any coercion or restraint, that said testatrix requested himself and laveds Bayle to sign said will as witness therete, which they accordinly did in the presence of said testatrix and in the presence of sach other as subscribing witnesses therete.

Joseph P.Smith.

Subscribed and sworn to before me, this 18th day of December, 1928. Charele Sherfick, Clerk. Martin Circuit Court. State of Indiana Martin County, SS:-

All Charles Sherick, caerk of the Martin Circuit Court do hereby certify that the above and foregeing last will and testament of Mary A. McGongle, late of Martin County Indians, deceased, was this day duly admitted to probate and record, and the preffix proof duly made by Joseph P. Smith. and subscribing witnesses thereto, which said will, together with such preof, have been duly recorded in Record of Wille No. C. Page 553, in this office

WITHESS my name and the seel of said court, this 18th day of December, 1928.

Charles Sherfick. Clark.

I, William J. Gootes, at this time a resident of Martin County, Indiana and being of sound and disposing mind and memory do make, publishma and declare this to be my last will and testament hereby revoking all former wills by me made.

Item. 1. I dexime desire that all my just debts be paid.

Item, 2. I give and bequeath unte my beloved wife Mary S. Gootse, all my property including real estate, personal property or mixed pask property of every nature whatecever and wherever located.

Item. 3. I hereby designate and nominate my beloved wife Mary A. Gootee as the executrix of this will.

In witness whereof I have hereunto set my hand and seal this the 12th day of October, 1928.

William J. Wark Gootee.

The foregoing instrument signed, sealed and acknowledged by said William J. Gootee as and for his last will and testament who in our presence at his request and in the presence of each other have subscribed our namples as witness thereto this the 12th day of October, 1928.

J.L.McGovern,

John L. Gootee,

State of Indiana, Martin County, 88:-

Before me Charles Sherfick, Clerk of the Martin Circuit Court, persenally came James L. McGovern one of the sdbscribing witnesses to the gorgoing last will and testament of William J. Gootse late of Martin County, Indians, deceased, and being duly sworn on oath says that he was present at the execution of said last will, shat the same was duly executed that at the time of the execution thereof, said testator was of full age to devise his property, of sound mind and memory and not under any coercian or restraint, that said testator requested James L. McGovern and John L. Gootee to sign said will as witness thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

James L. McGovern.

Subscribed and sworn to before me, this 4th day of January, 1929. Charles Sherfick, Clerk.

State of Indiana, Martin County, SS:-

I, Charles Sherfick Clerk of the Martin Circuit court do hereby certify that the above and foregoing last will and testament of William J.Gootes, late of Martin County, Indiana, deceased, was this day duly admitted to p probate and record, and the proof thereof duly made by James L. McGovern and one of the subscribing witnesses thereto, whichmus said will, together with such proof, have been duly recorded in Record of Wille No.C. Page 554, in this office.

Witness my name and the seal of said court, this 4th day of January, 1929.

Charles Sherfick Clerk.

I, Elizabeth Ziegler, being of sound mind and memory, do hereby make make, publish and declare this to be my last will and testament herrby revoking all other wills and codicies heratofore by me made.

Item 1. It is my will that all my just debts be paid.

Item 2. After the payment of all my just debte as mentioned in item one herein I give, will, bequeath and device to my beloved husband, Martin Ziegler, all my property both real personal of every kind and character whatsoever, wherever situ have, to hold the same and use the sames as he may see fit during his natural life

I will bequeath and devise to my children Margaret Hoeteter, George W. Ziegler, Prederick Ziegler, Walter W. Ziegler, William M. Ziegler, Henry L. Ziegler Anna M. Myere, Sophia M. Sutton, and my two grand sone Charence F. Ziegler, and Authur In Ziegler, as one heir, all my real and personal property of what ever kind and description that may be left at the death of my said husband, Martin Ziegler, said children above mentioned to receive said property share and sahare alike, except Clarence and Arthur who are to recieve a share as one heir.

Item. 4. It is my desire that the real estate be kept in the family that the boys agree and one of them buy it. If they can not agree, sell it to the highest bidder It is also my wish that my bea clothing be divide among my children.

In witness whereof, I have hereunto set my hand and seal this June 26, 1926.

her mark /X Elizabeth Ziegler

Signed by the above named Elizabeth Ziegler in our presence, and by us as witnesses in her presence and in the presence of each other, this June 26, 1926. Orian Hembree,

Charles E.Divine.

State of Indiana, Martin County, SS:-

Before me, Cherles Sherfick Clerk of the Martin Circuir Court, personally came Orian Hembree one of the subscribing Witnesses to the foregoing last will and testament of Elizabeth Ziagler lage of Martin County, Indiana, deceased, and being duly sworn on oath says that he was present at the execution of laid last will; that the same was duly executed, that at the time of the execution thereof, said testatrix was of full age to device her property, of sound mind and memory and not under any oceraion or restraint, that said testatrix requested Orian Hembree and Charles E. Divine to signe said will as witness thereto, which they accordingly did in the presence of said testatrix and in the presence of each other as subscribing witnesses thereto.

Orian Hambres.

Subscribed and sworn to before me, this the 9th day of January, 1929. Charles Sherfick Clerk.

State of Indiana, Martin County, SS: -

I, Charles Sherfick Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of Elizabeth Ziegler, late of Martin County Indiana, deceased, was this day duly admitted to probate and record, and the prof\$ thereof duly made by Orian Hembree one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. C. Page 556, in this office. -

WITNESS my mammee and the seal of said court, this 9th day of January, 1929. Charels Sherfick, Clerk.

I, Lorenzo D.Haga, being of sound mind and in full possession of all ,y mental faculities do hereby make this my last will and testament. I. It is my desire that a nice but modest monument be erected

jointly for my beloved wife and myself.

II. All of my property, both real and personal, I bequeath to my beloved wife Mary E. Haga, to be used and enjoyed by her during her lifetime and upon her death the remainder is to be shared equally by our five children, Mary E. Haga Montgomery, Flaiß M. Haga Morden, William Frank Haga, Lydia Mabel Haga and Frances Evelyn Haga, This includee besides real estate, which already is joint title, all monies on deposit, all bonds and other interest bearing securities, all household goods, my one-half interest in the store now owned jointly by Oscar Sherfick and myself, all notes, mortgages etc, and all other unlisted chattels.

III. Upon the death of my wife it is my desire that our Son, William Frank Haga, shall serve as administrator, without bond, in the final settlement of the estate.

Signed and executed this 6th day of October, A.E. 1928.

Lorenzo D. Haga.

Subscribed and sworn to before me this 6th day of October, 1928.

Zella M.Franklin. Notary Public, Martin County, Indiana.

My comm. exp.Jan.21, 1930.

Witnesses.

John R.Crim.

Clay H.Franklin.

State of Indiana, Martin County, Ss:

Before me, Charles Sherfick Clerk of the Martin Circuit Court, personally came Clay H.Franklin one of the subscribing witnesses to the foresoing last will end testament of Lorenzo D.Hage, late of Martin County, Indiana, deceased, and being duly sworn on oath syss that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testator was of full gage to devise his property, of sound mind and memory and not under eny coercion or restraint, that said testator requested Cley H.Franklin and John R.Crim to sign said will as witnesses thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

Clay H.Franklin.

Subscribed and sworn to before me, this 6th day of February, 1929.

Charles Shertick, Clerk.

State of Indiane, Martin County,8s:-

I, Charles Sherfick Clerk of the Martin Circuit Court do hereby or certify that the above and foregoing last will and testament of Lorenzo D. Haga, late of Martin County, Indiana, deceased was this day duly admitted to probage and record, and the proff thereof duly made by Clay H. Franklin subscribing witness thereto, which said will with such proof, habe been duly recorded in Record of Wills NO. C, page 556, in this office.
Witness my hand and the seal of sale open this the 8th day of Feb. 172.

In the name of God, the Benevolent Father of All,

I, Josephus Sanders, at this time a resident of the Township of Perry in the County of Martin in the State of Indians, and being of sound and disposing mind and memoryd do make, publish and declare this to be my last will and testament, hereby rewoking all former, wills by me made;

Item Number 1. It is my will that all my just debts be fully endequitably paid.

Item Number 2. I give and bequeath and devise, after the payment of my just debts as herein provided, all of my property both real and personal and mixed, of any and all kinds and description whatever, to my beloved wife Mary Ellen Sanders, The sad Mary Ellen Sanders to have the said property as her own with full power of selling.

conveying or encumbering it or any pert of it as she may desire, at any time.

Item Number 3. It is my will that after my death and after the death of my beloved wire Mary Ellen Senders that all of our property then remening, including both real personal and mixed, shall be divided equally, except as noted in Item Number Pour herein, between all our eleven children; Effic, Ila, Edward, Ernest, Fred, Heeter, Delpha, James, Ralph, Faoren and Mellie, each of whom shall receive and equal one-eleventh in value thereof.

Item Number 4. It is my will and desire and I hereby devise unto our beloved daughter, Effie, the sum of Two Hundred (\$ 200.00) Dollars in addition to her part a provided in Item Number Three (3) herein, this bequest being in recognition of her been the eldest child and having been a feithful daughter in having cered for our household.

Item Number 5, It is my desire, that after my death, and before our property is divided as above provided that a suitable end respectable marking shell be placed ov the grave of myself and my beloved wife.

Item Humber 6. I do hereby constitute and appoint my beloved wife, Mary EllEn SandErs as executrix of this will and I desire that she serve without bond. However I desire that she advise with our beloved sons, Edward, Ernest, and Fred, about any important matter concerning our property, and I do designate them as her advisers.

In witness whereof, I Josephus Sanders, have hereunto subscribed my name and afrixed seel and I do hereby declare the KKERE above and foregoing to be my last will and testament in the presence of James L.McGovern and Thomas K.Shircliff this the ist., day of Februarym 1915.

### Josephus Sanders, (SEAL)

The foregoing instrument, eigned, sealed and acknowledged by Josephus Sanders as and for his last will and testament in our presence, who, at his request in his presence and in the presence of each other have subscribed our names as witnesses this the lst., day of February, 1915.

James L. McGovern. T.K.Shircliff.

State of Indiana. Mertin County, SS.

OVER NEXT PAGE.

State of Indiana, Martin County, es:-

Before me Charles Sherfick Clerk of the Martin Circuit Court, personally came T.K.Shircliff one of the subscribing witnesses to the foregoing last will and testament of Josephus Sanders late of Martin County, Indiana, deceased, and being duly sworn on oath eays that he was present at the execution of said lest will, that the same was duly executed, that at the time of the execution thereof, said testator was of full age to devise his property, of sound mind and memory and not under any coescion or restraint, that said testator requested him, xxxii also James L. McGovern to sign said will as witness thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

T.K.Shiroliff,

Subscribed and sworn to before me, this 5th day of March, 1929.

Charles Sherfick. Clerk.

Werner Kuntz.

To the event of my death I berewith will and bequeath my property and possessions to my wife, Mrs. Katy Bauer. X

Signed, Conrad J. Bauer.

Mr. Conrad J. Bauer was not able to sign his signature and therefore has affixed the mark wehind his wife's nam as a signature, duly witnessed.

Before me, Cherles Sherfick Clerk of the Martin Circuit Court, personally came Werner Kuntz one of the subscribing witnesses to the foregoing last will and testament of Conrad J. Bauer late of Martin County, Indiana, deceased, and being duly a sworn on oath says that he was present at the execution of seid last will; that ... the same was duly executed, that at the time of the execution thereof, said testator was of full age to devise his property, of sound mind and memory and not under any operation or restraint, that said testator requested Werner Kuntz and

EstEr Gikeeling to sign said will as witness thereto, which they accordingly did in the presence of said testator and in the presence of each other as suscribing

Subscribed and sworn to before me, tthis 15th day of March, 1929. Charles Sherfick, Clerk.

I, Henry Norris, a resident of Martin County, Indiana, and being of soundmind and dis posing mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking all former wills by me made.

I order and direct that all my just debts be spaid in full. Item two.

I give and bequeath to Rev. Father Joseph P.Gerdon, the pastor of St. Johnse Catholic Church, of Loogootee, Indiana, the sum of Fifty Dollars, to be used in saying masses for the repose of my soul and the soul of my deceased wife.

Item Three.

I give and bequeath to my daughter Sueie Smith, all kekter house hold furniture of every nature beds and bed clothing, that I may own at the time of my death and the sum of Five Hundred Dollars in cash. Item four.

I give and bequeath to my children, George Norris, Emol Norris, Mary Smith, Susia Smith and LthEl LivErs the residue of my estate to be taken share and share alike.

Item five.

I order end direct that all my property personal or real of "hich I may die selzed except my household furniture, beds and bed clothing devised under item number three, by my executor converted to cash that same may be used in paying the above bequests.

Item six

I do hereby constitute and appoint my son Emol Norris as the executor of this will.

Witness my hand seel this the 14th day of May, 1929.

- Henry Norria, Seal.

The foregoing instrument, signed, sealed and acknowledged by the said Henry Norris, as and for his last will and testament, in our presence, who at his request in his presence and in the presence of each other, have subscribed our names as witnessesthereto, this 14th day of May, 1829.

Louis Norris, Joseph P.Smith.

State of Indiana, Martin county, SS:-

Before me, Charles Sherfick Clerk of the Martin Circuit Court, personal ly came Joseph P.Smith, one of the subscribing witnesses to the foregoing last will and testament of Henry Norris late of Martin County, Indiana, deceased, and being duly sworn on his oath says that he was present at the execution bresaid, last will, that the seme was duly executed, that at the time of the execution thereof, said testator was of full age to devise his property, of sound mind and memory and not under any coercion or restraint that said testator requested himself and Louis Norris to sign said will as witness thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesss thereto.

Joseph P. Smith.
Subscribed and sworn to before me, this 25th day of June, 1929.
Charles Sherfiok, Clerk.

Deceased

make and declare my last will and testament, as follows- that is to say :-

Por all my just debts be paid.

I will and bequeath to my children, all my property, real, personal and mixed after all debts are paid.

Third

I hereby eppoint Marian Schwey as executor of this will and testement.

name\_and I do hereby declare the foregoing to be my last will and testament in the presence.

Anna B. Pchwey.

The undereigned, do hereby certify that Anna Brooke Schwey did in our pesence and in the presence of each, sign and seal the above instrument in writing and declare it to be her last will and testament, and we do hereby in the presence of each and in the presence of Anna Brooke Schwey sign a d subscribe our names in witness of the execution of the foregoing insurument this.

Way 28, 1928.

H.Clay Houghton.

Amanda M. Houghton.

State of Indiana, Martin county, SS:-

Before me, Cherles Sherfick clerk of the Mertin circuit Court, personally came H.Clay Houghton one of the subscricing witnesses to the foregoing last will-and testament of Anna Brooks Schwey, late of Martin County, Indiana, deceased, and being duly sworn on oath easy that he was present at the execution of exid last will; that the same was duly executed, that at the time of the execution thereof, said testatrix was of full age to devise her property, of sound mind and memory and not under any coercion or restraint, that said testatrix requested H.Cley Houghton end amands M. Houghton to sign said will as witness thereto, which they accordingly did in the presence of said testatrix and in the presence of each other as subscribing witnesses thereto.

H. Clay Houghton.

Subscribed and sworn to before me, this lst., day of July, 1929.

Charles sherfick, Clerk.

I, Serah Sweeny, being of sound end eispoeing mind and memory and being desirons of meking disposition of my wordly goods in xxxxx such manner as seems to me to be just and proper hereby make and publish thism my last will and testament, hereby revoking all wills by me heretofore made.

Item One. After my death it is my desire that my mortal remaine be given a decent interment, fitting to one in my station of life, and that all expense of my last illness and interment be paid as well as all other just debts and obligations which may be owing by me.

Item from the good friend James Shaw having been of much help to me throughout my recent years and with the promise from him that he will continue so to be during the remainder of my earthly existence; that he will assist me in caring for my property, securing tenants for the same if the same be vacant, and otherwise acting in the place and stead of a dutiful son to me I will and bequeath to him all the property, real and personal, of which I may die seized after the payment of the items mentioned in Item first hereof.

Item Three I hereby appoint my said friend James Shaw as executor of this will and testament.

Attest. Carlos T.McCarty.

Sarah. X Sweeny

Signed and published by the testator as her last will and testament in our presence who, at her request, in her presence, and in the presence of each other hereunto arrix our names as witnesses this thirteenth day of November, 1928.

Eva Braun Carlos T.McCarty. ...

State of Indiana, Martin County, SSP-

Before me, charles Sherfick Clerk of the Marten Circuit Court, personally came
Carlos T.M.Carty one of the subscribing witnesses to the foregoing last will and
testament of Serah Sweeny late of Mertin County, Indiana, deceased, and being duly
sworn on cathesaye that the was present at the execution of said last will; that the
same was duly executed, that at the time of the execution thereof, esid testator
was of full age to devise her property, of sound mind and memory and not under any
coercion or restraint, that said testator requested carlos T.M.Carty to sign
said will as witness thereto, which he accordingly did in the presence of said testator
and in the presence of each other as subscribing witnesses thereto.

Carlos T.McCarty.

Subscribed and sworn to before me, this 28th dey of June, 1929.
Charles Sherfick, Clerk.

I. Mary O'Malia, at this time a resident of Martin County, Indiana, and being of sound and disposing mind and memory, do make, publis and declare this to be my last will and testament, hereby revoking all former wills by me made. Item, 1. I desire that all my just debts be paid as soon after my death as

possible. ---

Item, 2, I give and bequeath unto the pastor of St. John's catholic Church in Loogootes, Indiana, the sum of Twenty-five dollars and ask that he read masses for the repose or the souls of myself and my decading nusband, Hugh O'Maley, for game . "

Item. 3. I give and bequeath unto the assistant pastor of St. John's catholic Church mf In Loogootee, Indiana, the sum of Twenty-five Dollars and ask that he r read masses for the repose of my soul and the soul of my deceased husband, Hugh O'Maley, for same.

Item, 4. I give and bequeath unto the pastor of St Joseph's catholic Church of Loogootee, Indiana, the sum of Twenty-five Dollars and ask that he read masses for the repose of my soul and the soul of my deceased husband, Hugh O'Maley, for same.

Item, 5. I give and bequeath unto the pastor of St. Simons' Catholic Church in Washington, Indiana the sum of Twenty-five Dollars and ask that he read masses for the repose ofthm souls of my Father and Mother, Patrick Weeks and Phebe Weeks, and deceased members of the family.

Item, 6. I give and bequeath unto the Sister Superior of St. Mary's of the Woods in Vigo ounty, Indiana, for the use of the said school the sum of Eifty Dollars. Item, 7. I give and bequeath unto Anna Kemp, my beloved noice of St. Louis Missouri, the sum of Twenty-five dollars.

Item, 8. I give and bequeath unto Aloysius Weeke, my beloved nephew, of St, Louis Missouri, the sum of Twenty-five Bollers.

Item, .. 9. I give and bequeath unto ... Mamie Bond, my beloved neice, of Los Angles California, the sum of Twenty-five Dollars.

Item, 10. I give and bequeath unto "St. Joseph's Home, Jersey City, N.J." a corporation created and existing under the laws of the State of New Jersey the sum of One Hundred Dollars. Whatever transfer or inhertance tax may be payable on the above legacy shall be a charge against my estate. And it is my desire that the same be applied by them to the support of the blind under their charge in Jersey city, N.J.

Item, 11. After the payment of the above bequests and all of my just debts, I give and bequeath all of my property of ant and every nature whatsoever, including all real estate, personal property or mixed property, unto Reverend Joseph F.Gerdon, Pastor of St. John's Catholic Church in Loogootee, Indiana, and to his successors as such pastor, for the use and benefit of said church. Item, 12. I constitute and appoint the Reverend Joseph F.Gerdon as the executor of this will.

Witness my hand and seal this 20th day of January, 1923, at the city of Loogootee, Indiana,

Mary O'Malia.

The foresoing instrument, signed, sealed and acknowledged by Mary O'Malia es for her last will and testament, in our presence, who, at her request, in her presence and the presence of each other, have subscribed our names as witnesses thereto this 20th day of January, 1923.

James L. McGovern, Lela Calvin.

State of Indiana,

Martin County, SS:-

Defore me, Charles Sherfick, Clerk of the Martin Circuit, personally came

James L.

McGovern one of the subscribing witnesses to the foregoing last will

and test ment of Mary O'Malia, late of Martin County, Indiana, decased, and being

duly swon on eath says bhat he was present at the execution of said lest will

and test ment, that the same was duly executed, that at the time of execution

thereof,

said testatrix, was of full age to devise her property, of sound mind

and memory and not under any coercion or-restraint, that said testatrix

sequested James L. McGovern and Lela Calvin to sign said will as witnesses there
to which they accordingly did in the presence of said testatrix and in the

presence of each other as subscribing witnesses thereto.

James L. McGovern,-

Superfued and storm to before me, this the fith day or September, 1929.

Chartes Cherrick, Cierk.

I, Joseph S. Gootee, at this time a resident of Mertin County, Indiana, and being of sound and disposing mind and memory do make, publish and declare this to be my lest will and testament, hereby revoking all former wilksby me made;

remreter 2. I give end bequeath unto my beloved wire, Maggie A. Gootee; all of my property of every nature whatsoever, real estate, personal property and mixed property, whereseever located, of which I may dee seized.

Item 3. I constitute and appoint my seloved wife, Maggie A. Gootee, executrix or this will.

... witness my hend and the seal this the 2" day of August 1928, at Martin County, Indiana.

#### Joseph S.Guotaa.

The foregoing instrument, signed, essled and Exknowledged by said Joseph 9. Gootee as find for his last will and testament in our presence, who, at his reques in his presence and in the presence of each other, have succeribed our names as witnesses thereto, this the 2" day of August 1928.

J.L.McGovarn, Frank H.Walker.

State of Indiana, Martin county, Sa:-

Before me, Charles Sherfick, clerk of the Martin Circuit court, personally came James L. McGovern one of the subscribing witnesses to the foregoing lest will and testament of Joseph S. Gootee late of Martin County, Indiana, deceased, and being duly sworn on cath says that he was present at the execution of said lest will; that the same was duly executed, that at the Mark time of the execution thereofice said testator was of full age to devise his property, of sound mind and memory and under any coercion or restraint, that said testator requested James L. McGovern and Frank H. Walker to sign said will as witness thereto, which they accordingly distint the presence of said testator and in the presence of each other as subscribing

James L. McGovern,

Subscribed and sworn to before me, this xilth day of September, 1929 Charles sharfick, Clerk. Rusk Ind. Dec. 26th, 1922.

I, John Kerns, do herein make my will, as follows of all of my estate and personal property. I bequeeth and devise my estate and property to Melvine Kerns, my wife, all of my estate and personal property at my death.

Also at the death of Melvina Kerns, should she outlive me the seid John Kerns, then at her death, all of said estate end personal property be deivided equal between each heir of the John Kerns and Melvina Kerns, his min

John X Kern

Attest. R.M.Jones, Attest. A.Kerns, Attest. Ruby Jones.

State of Indiane, Martin ounty, SS:-

Before me, Charaes Sherfick Clerk of the Martin circuit Court, personally came R.M.Jones one of the subscribing witnesses to the foregoing lest will and testement of John Kerns late of Martin county, Indiana, deceased and being duly sworn on eath easy that he was present at the execution of seid lest will; that the same was duly executed, that at the time of the execution thereof, said testesoof full age to devise his property, of sound mind and memory and not under eny coercion or restreint, that add testetor requested R.M.Jones, Ruby Jones, and A. Kerns to sign said will as witness thereto whick they eccordingly did in the presence of said testetor and in the presence of each other as subscribing witnesses thereto.

R.M.Jones.

Subscribed and sworn to before me, this 26th day of October, 1929.

Charles Sherfick, Clerk.

In the name of the Benevolant Pather, I, William Salmon, mindful of the uncertanity of life and of the certanity of death, and being of sound and disposing mind and mdmory do make and publish this my last will and testament.

Them First. After my death it is my desire that my remains be given an

interment suitable to one in my station of life, and that all my just debts and the expense of my last illness be paid in full.

Item, two: I will, and bequesth to my beloved, wife Eliza A. Salmon the sum of Six Hundred Fifty Dollars cash to be paid her as soon as possible after my death to provide for her living and necessary messax expenses until she shall receive a pension from the United States Government; and if by reason of circumstances suc sum should not be sufficient for her needs I direct that my executor pay to her out of any money or property I may leave such other other sums as may be needed. The household goods in my house are the property of my said wife and have so been for many years past.

Item Three: To equalize between my tow sons I will and bequeath to my son James Salmon the sum of Two Hundred Dollars, to be paid him by the executor of this instrument.

Item Four: After the payment of the legacies mentioned in Item Two and Three. If there should be remaining any money, bonds or other evidences of indebtedness I will and bequeath then equally, share and share alike, to my two sons, James Salmon and Charles Salmon.

Item Five: It is my will and I bequeath all real estate of which may die seized one third in value thereof of my beloved wife and one third in value to each of my two sons James Salmon and Oberles Salmon.

Item Six: Having full faith in the ability and intagerity of my son Charle-Salmon, I appoint him executor of this will.

Witness my hand at my home this 3" day of October, 1929.

William Salmon.

Signed by said testator in our presence and by us at his request in his presence and by him declared to be his last will and testament this 3" day of October, 1929.

E.Edward Long, M.D. Carlos T.McCarty.

State of Indiana, Martin County, SS:-

Before me, Charles Sherfick Clerk of the Martin Circuit Court, personally came Carlus T.McCarty one of the subscribing witnesses to the foregoing last will and testament of William Salmon late of Martin County, Indiana, decessed, and being duly sworn on oath says that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testator was of full age to devise his property, of sound mind and memory and not under any coercion or restraint, that said testator requested this arfiant Carlos T. WcCarty and E. Edward Long to sign said will as witnesses thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

Carlos T.McCarty.

Subscribed and sworn to before me, this 26" day of October, 1929.

Charles Sherfick, Clerk.

This is my last will and testament.

I want my son Purl Wildman to have my International Dictionary. The set of knives and forms, table and teaspoons and napkin ring with word Mother on it, also a sugat shell and butter knife with Letter A on, to be given my brother Leonard McGuyer if living it was his gift to our mother, If Leonard McGayer is not living give the afore mentioned box of silver to his son Kenneth McGuyer. If my husband William Wildman wishes to live in the house, he may do so, but not sell things our of the house, but if my husband and sons, curtis and Puri can come to an agreement then for William my husband to live with with one of them then the house and contents are to be daid sold and money put into bonds or good securities bearing interest, the interest of my bonds to pay taxes keep up property and my husband, William use if he wishes to live in said property. My husband is to have the interest on the bonds, and use of the home as long as he lives, and then at his death it is to be all property to be sold and entire amount to be divided equal. But if my hisband sees fit to live with one of them, they sons and husband may come to an agreement about my property, and settle justly between them.

My husband is to have use of the home while he lives if he vishes and interest on bonds. At his death it is to be divided equal between my son Puri Wildman and Curtis Wildman. My expenses are to be paid after my death. I will name William Wellace as executor.

Done this ay 21st day of May, 1929.

I am Zoa Wildman

Witness Mary Summers, Witness Kizzie Hotz.

State of Indiana, Martin County, Ss: ---

Before me, Charles Sherfick Clerk of the Martin Circuit Court
personally came Mary Summers one of the subscribing sitnesses to the foregoing last will and testament of Zoa Wildman late of Martin County, Indian
deceased, and being duly svorn on her oath says that she was present at the
execution of said last will; that the same was duly executed, that at the
time of the execution thereof, said testatris was of full age to devise
her property, of sound mind and memory and not under ant coercion or
restraint, that said testatris requested her and Kizzie Botz to eign said
will as witness thereto, which they accordingly did in the presence of
said testatrix and in the presence of each other as subscribing sitnesses
thereto.

Mary Summers

Subscribed and sworn to before me, this 31st day of October, 1929.

Joseph P.Smith, Mayor of Loogootee, Indiana.

Deceased.

I, Thomas K. Shireliff, a resident of Martin County, Indiana, and being of soun and disposing mind and memory, do make, publish and declare this to be my last will and testament, hereby revokingall former wills by me made.

Item one, I order end direct that all my just debte be paid in full.

Item two, I do hereby give, bequesth and devise to my beloved wife, Laura H.

Shire iff, all of my property or estate, personel, real or mixed or of what ever

Kind or neture of which I may tile selzed.

Item three. I do hereby constitute and appoint my wife, Laure H. ShircLiff, executor of this will.

Witness my hand and seal this the 14th day of September, 1929.

Thomas K. Shireliff. (Seel)

The foregoing instrument signed, seeled and wark acknowledged by the said Thoma K. Shircliff, as and for his last will and testament in our presence, who at his request in his presence and the presence of each other, have subscribed our names as witnesses thereto this the 14th day of September, 1929.

Joseph P.Smith,

Walter J. Smith.

State of Indiana, Mertin County, Ss:-

Before me Charles Sherfick Clerk of the Martin Circuit Court, personally came
Joseph P. Smith one of the subscribing witnesses to the foregoing last will and
testament of Thomae K. Shircliff late of Martin County, Indiana, deceased, and
being duly sworn on oath easy that he was present at the execution of said lest
will; that the same was duly executed, that at the time of the execution thereofi,
said testetor was of full age to device his property, of sound mind and memory and not
under any ocercion or restreint, that said testetor requested Joseph P. Smith and
Walter J. Smith to sign eaid will as witness thereto, which they accordingly did
in-the-presence of said testator and in the presence of each other as subscribing
witnesses thereto.

Joseph P.Smith,

Subscribed and sworn to before me, this 27th day of November, 1929. Charles Sherfick, Clerk.

I, Alice Seal, of the City of Lucgootee, in the county of Martin, and in the State of Indiana, declare this to be my last will and I hereby revoke any Will heretofore made by me.

First: I give and bequeath to my gradneone Joseph Seal and Lawrence Sea, bonds of the face value of Five Hundred Dollars with accrued interest thereon.

Second: - I give and bequeath to my neice Carlie Spalding my diamond ring.

Third: I give and bequeath to Alice Mary Clapp my chinda eleset and my Haviland china.
Fourth: I give and bequeath and devise the rest and residue of my estate to my son

Bernard W. Seal.

Fifth :- I appoint Bernard W. Seal executor of this Will.

Sixth: - In witness whereof I have hereunto signed my name this 19th day of September, 1929

Alice Seal.

Signed by the testatriz in our presence, and eigned by each of ue at the request of the testatrix in her presence and in the presence of each other, as wintesses to

Helen H. Padgett, Alvin Padgett.

State of Indiana,
Martin County, Ss:

Before me, Charles Sherfick Clerk of the Martin Circuit Court, personally came Alvin Padget one of the subscribing witnesses to the foregoing last will and testament of Alice Sed late of Martin County, Indiana, deceased, and being duly sworn on oath easy that he was resent at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testatrix was of full age to device her property, of sound mind and memory and not under any coercion or restraint that said testatrix requested Helen A. Padgett and Alvin Padgett to sign said will as interest the etc. which they accordingly did in the presence of each other as subscribing witness thereto.

Alvin Padgett.

Subscribed and sworn to beforeme, this 6th day of January, 1930.

Charles Sherfick, Clerk.

Know all men by these presents, that I, Thomas E. Williams of Loogootee,
County of Mertin, and state of Indiana, being of cound mind and disposing memory,
do make, publish and declare this to be my last will and testament; hereby revoking and and all wills and codicits thereto heretofore made by me, in the manner
following.

Item let. I hereby appoint Francis I. Williams, of Loogootes, Indiana or wheresever boosted, at the time of my death, as executor of this my last will, and reposing faith, confidence and trust in my said executor, he is hereby wested by me with full power and discretion in carrying out the intention and purpose of will, according to his ewn judgment; and I further request that he be required not give bond.

at them 2nd, I direct that first be paid, as speedily es possible all the expenses of my last illness and funeral, including the purchase of a casket or corfin for my interement, and payment of same as soon as possible.

Item 3rd. I direct that next all my just debts and legal liabilities be also paid and adjusted as speedily as convenient.

It Item 4th. I direct that One Hundred (\$ 100.00), dollars be given to Rev. Joseph P.Gerdon, or his auccessor, of which Fifty (\$ 50.00), dollars fo for the purpose of saying masses for the repose of my soul, and Pifty (\$ 50.00L dollars belance to be said in masses for the repose of the scule of the deceased members of the Mertin Williams family.

Item 5th. I direct that One Hundred (\$ 100.00), dollars be fiven to Rev. Lou Becher, for which Pifty (\$ 50.00), dollars is for masses for the repose of my eoul, and Pifty (\$ 50.00), for the masses for the repose of the sould of the decessaged members of the Martin Williams familty.

Item 6th., I give and bequeath to my beloved eister Mrs Sarah Borders, the sum of Pive Hundred Dollars. (\$ 500.00).

Item 7th. I give end bequeeth to my nephew J. Herley Williams, the sum of Two Hundred ( \$ 200.00), dollers.

Item 6th. I give and bequeath to my nephew Prancis Ivil Willians, all my real estate, Scales, Autos and personal effects.

Item 9th. I give and bequeath the balance of my estate, including cash and bonds, to my two neices and nephew, namely Luciel williams Lyon, May Agnes Williams and Francis Ivil Williams, divided equally between the three.

In witness whereof, I have hereunto set my hand end seal this the Second day of Januery, 1925, in presence of Oscar Miles and M.A.Healy es witnesses thereto and who in my presence, at my request, have signed their names hereto as witnesses.

Thomas E. Williams.

Signed, sealed and delivered by eaid Thomas E.Williams, in our presence, as his. lest will and testament, and at his request, in the presence of each other, signed by each of us as witnesses thereof, this the Second day of January, 1925.

Witnesses: - Oscar V.Miles,

M.A.Healy.

State of Indiana,

Martin county, SS:-

Before me Charles Sherfick clerk of the Martin circuit court, personally came M.A.Healy one of the subscribing witnesses to the foregoing last will and testement of Thomas E.Williams, late of Martin county, Iddiana, decessed, and being duly sworn on oath says that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testator was of full age to devise his property, of sound mind and memory and not under any coercion on restraint, that said testator requested M.A.Healy and Oscar V.Miles to sign said will as witness thereto, which they accordingly did in the presence of said testator and in the presence of each other as witnesses

M.A.Healy.

subscribed and sworn to before me, this 7th day of January, 1950. Charles Bherfick,

I, Lorenzo D. Divine, being of sound mind and memory, do hereby make, publish and declare this to be my last will end tentament, hereby revoking all other willows conficile heretofore by me made.

Item-1- It is my will that all my just dabts be paid in full from my estate. Item-2- After request of all my just dabts as mentioned in item one herein, 1 give, will, bequeath and devise to my beloved wife, Lyda J. Divine, all my property both real and personal of every kind and character whatsoever, wherever situated, to have and to hold the same and to use the same as she may see fit during her natural life-time.

Item-5- I will, bequesth and device to my children, Alma E. Souerdike,

Romald & Divine, "Parks a 2. Divine, Noble J. Divine, Robert M. Divine, Lorenzo D.

Divine, Charles E. Divine, Lawrence T. Divine and Wanets J. Divine, all my property

both real and personal whatever Kind and description that may be left at the time

of the death of my maid wife, Lydia J. Divine; and children above mentioned to

receive said property share and share alike.

In Witness Whereo?, I have regreants set my hand and seal this Augusut 5th, 1925.
Lorenzo D. Divine.

Signed by the above named Lorenzo D. Divine in our presence, and by us as vitnesses in his presence and in the presence of each other, this August 5th, 1926.

James E.Gilkison.

Chas E. Divine.

State of Indiana, Martin county, SS:-

Before we, Charles Serfich Clerk of the Martin Circuit Court, personally came Charles E. Divine one of the subscribing witnesses to the foregoing lest will and testament of Lorenzo D. Divine late of Martin County, Indians, dedeased and being duly sworn on his oath says that he was present at the execution of seil last will; that the same was duly executed, that at the time of the execution thereof, said testator was of full age to devise his property, of sound mind and memory and not under any coercion or restraint that said testator requested Charles E.Divina and James E. Gilmison to sign said will as witnesses xxiakx therato, which they accordingly lid in the presence of said testator and in the presence of each other as subscribing vitinsses thereto.

Charels E. Divine,
Subscribed and sworn to before me, this lith dayof January, 1930.
Charles Sharfior, Clark.

I) The matter that the following in the office of Int. in.
 Thing of trend (int and the entrineway, to a reach publish filter).
 I not fill in that each.

Thereto is the could be all the control of the state of the single difference and the beautiful and only prepared actions.

The size of cold ferror and bequest to a foliated rife (the colding the end of state end grant fell by we can a coldene end of the formation to the Rome of State, and we will depend and down confidents to the conjustance of counts (the foliation of the first of the conjustance of counts (the foliation of the coldination of the first of the first of the first of the formation of the first of the formation of the first of the first of the formation of the first of

Meeter 1 (III) include to a control of the lange of the eyest pedicion, from a first of the set of

ming adjaces in the partnership burdens under coll case oil ofgle, the end John Albergh, havever could assume out proposition partnership into beiness eaching at the fluor of my death, and is not orized to cattle the case without entrat to educate the number the operating partner act.

Heads—I will not begin to by sold not John allough to "has incor properly income to the Stime, enjoying, being turning that a cook nation of the cost and of hat "o. 105 in the two of Charle, within county, India on, to have not lett the reason for enjoye, builded Scale and to fill but abbition to mill form of Coult, or free coults.

Item-2- I will and device to my doubler to, albury to store building and a county decombed on fallow; but No. 135, in the You, of the let, farther dauny, indiama, in fee simple, except transpleet off of the rest and themself dispond of in item 5 ribbed to an option given to Graille C.C. if on a August 18-1927, to purchase said property within one year from will date for the man of \$ 5000.00, and should dish before her explication of said option, and the said Stiles exercises his right under theoption to purchase the said for said stiles exercises his right duary Convey said real estate to the said Stiles upon the protect to her of the purchase give of \$ 5000.00, But should I live and the said Ciles exercises his right of purchase and I should convey the same to his before my death, in the foreign about state I will and be weath to be come you death, in the of said real estate I will and be weath to be come down the purchase price increase.

Item-7- I will and device to my daughter in her haby 415cm; handete my grani children harthe Ellen, Elizabeth and Foth Albaugh my twenty eight across, more or less of land situated south of the Town of Shorls and purchased by me from John J. Sherfick, to have and hold the same in fee simple, there and share slike.

Item-5- I bequeath and will to my said daughter Gry Albaugh five sources of the copiful stock in the Martin County Bank, and I will and bequeeth to agreep daughters awa Fell and dirigon held five shares of the capital stock in the martin County Dank.

Item-9- I will and be peath to ay wife little albuigh and to my children,
John Albaugh and mary Albaugh all the residue of my personal property, woneys,
hould not other personal property not other time disposed by this will and owned
by me at the time of my leath, in equal shares of one third each.

Item-10- I nominate and appoint my friend "animet ". Yenne, executor of this my last will end tested and ask him to accept the trust and earry out the provisions of this will, what I further request his to recurs the eervices of my friend and absolution to attend to may logal hasiness which may be required by my solid executor in the absolution of my estate.

In "itness "hereof, I hereu to set a, hand and real this 5th day of April,1934.

John P.Albough.

Signed by the testator in our presence and acknowledged by his to be his last will and testament, and signed by us we subscribing uitnesses thereto at his request he his presence and in the presence of each other.

Engar Witcher,
Arthur M. Hollet.

State of Intros, 'artic County, 98:-

Server we, for rich Sherfick Clerk of the instan Circuit Court, personally came bigg Titlener one of the subscribing directors to the foregoing last will and trainent of John Philosoph Inte of worth County, Interes, Jecence, and soing last will that the sone his office of the foregoing last will that the sone has the last court of the execution of said last vill; that the sone has hely execution, but of the state of the secretion thereof, said testator when of full 12s to british has property, of round and only educy only not under any operation, or restraint, that said testator reposted Eight Witner and Arthur and Alliet to All said will as littless thereto, when they recovered it is the present of a life that of and in the presence of a life that of and in the presence of a life that of and in the presence of a life that of the state of the state of the state.

Later Mitteiner.

Tangerabet out from to before as, this 19th top of webroars, 1950.
Charles Therfice, Clerk.

I, William M.Greenwell, a resident of Mertin County, Indiane, and being of sound mind and dispesing mind and memory, do hereby make, publish and declare the be my last will and testament, hereby revoking all former wills by me made.

Item two. I do hereby give and bequeath to Rev. Joseph F.Gerdon, pastor of St John's Cetholic Church of Loogootee, Indiana, the sum of \$ 75.00, to be used in saying masses for the repose of my soul and the souls of my deceased wives, as follows: \$ 25.00, for my deceased wife Alice Greenwell, and \$ 25.00, for my deceased wife Josephine Greenwell.

ITEM three I order and direct that the sum of \$2.100.00, be used and expended in the purchase of a monument to be erected at my grave, by the executor of this will. ITEM four. I give and bequeath to my son William Grover Greenwell thesum of Two Hundred Dollars.

ITEM five. I give and bequeeth to my son Adrain Greenwell all my household goods and effects, which shall include all furniture and cooking utensils and dishee.

TREM pix. I give and bequeath to my children Adrain Greenwell, Flora Mattingly and James outs Greenwell the following described realestate to-wit: A part of the south west quarter of the north west quarter of Section 25, township 3 North Range 5 West, in Martin County, Indiana, to-wit: Particularly described as commencing at the north west corner of the south west quarter of the north west quarter of Section 25, township 3 North Range 5 West, in Martin County, Indiana, to-wit: Particularly described as commencing at the north west corner of the south west quarter of the north west quarter of Section 25, thence north a distance of 48 rods thence west a destance of 10 rods to the place of beginning a sores more or less, also Three acres off of the west end of the following described real estate, to-wit: In Martin County, Indiana, Commencing 16 rods west of the township 3 north range 5 west, running thence west 54 rods, thence south 50, rods, thence seast 54 rods and thence north 50 rods to the place of beginning or described particularly as commencing at the north west corner of said tract, running thence eest thence south 50 rods, thence west 9-3/5 rods, antitence north 50 rods, thence west 9-3/5 rods, antitence north 50 rods, 3 geres to he we and to hold in fee simple. Share and share atike.

TERM seven. I give and bequeath to my children, Eugepe Greenwell, Grover Greenwell, Walter Greenwell, Harry Greenwell, Joseph Greenwell, and Mary Greenwell Austin, the following described realestate in Daviese County, Indiana, to-witt The North East Quarter of the North West Quarter of Section 27, Township 3 North Range 5 West, except tract. Wontaining 30 acres more or less, also beginning at a point 12 feet South of the South line of the B & O Ry Co., right of way, and on the west line of the couth west quarter of he south east quarter of section 22 township 3 north range 5 west, running thence east 14g rods, thence south 117 rods 4g feet, thence west 14g rods, thence, north 117 rods 4g feet to the place of beginning, containing 10 acres more or less, Also a strip of Land 12 feet wide running east and west through the remainder of the south wast quarter of the south sext quarter above mentioned at a point about 20 rods north, of the south therefor used as a roadway, making in all 40 acres more or less and said roadway. To have and to hold in fee simple chare and chare alike.

ITEM eight, The residure of my estate I five and bequeath to my children, Eugen Greenwell, Grover Greenwell, Walter Greenwell, Herry Greenwell, Joseph Irvin Greenwell, and Mary Greenwell Austin, to have and to hold share and share alike.

Since I have assisted my deceased daughter Ethel Greenwell prior to her death it is not my desire to leave any portion of my setate to her children, who are my grandobildren. The said Ethel Greenwell having married Luther Howard and whose whose name was Ethel Howard at the time of her death.

ITEM. I constitute and appoint my son Grover Greenwell as executor of tale

Witness my hand and seel this 19th day of March 1930.

William M. X Greenwell (SEAL)

Witness to mark.

Joseph-P.Smith.

The foregoing instrument, signed, sealed and acknowleged by the said William M.Greenwell, as end for his last will and testament, in our presence, who at his request im his presence and the presence of each other, have subscribed our names as witnesses thereto, this the 19th day of March, 1930.

Joseph B.Smith,

J.L.McGovern.

State of Indiana, Martin County, SS:

Before me, Charles Sherfick clerk of the Martin Circuit Court, personally came Joseph P.Smith one of the subscribing witnesses to the foregoing last will and testament of William M. Greenwell, late of Martin County, Indiana, deceased, and being duly seorn on his oath says that he was present at the execution of sai last will; that the same was duly executed, that at the time of the execution thereof, said testator was of rull age to devise his property, of sound mind and memory and not under any coercion or restraint, that said testator requested Joseph P.Smith and J.L.McGovern to sign said will as witness thereto, which they accordingly did in the presence of said testator and in the presence of each a continuity witnesses thereto.

Joseph P.Smith.

Subscribed and sworn to before me this 3rd., day of June, 1930.

Charles Sherfick, Clerk.