







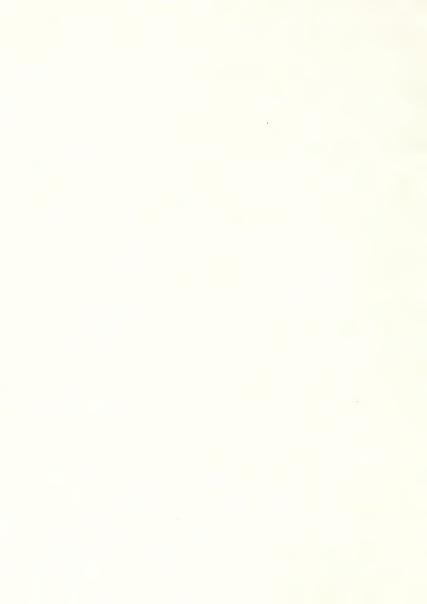
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MARTIN COUNTY INDIANA WILL BOOK

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Brigher, Chizaleth 555 Last Will and Testament of Many January Deceased.

To all whom it may concern, I Mary & markey of the Country of martin and State of Indiana, bring of sound mind and disposing memory, do hereby make and declare, this my last Will and Sestament, hereby revoking and making voice all former Wills by me at any line heralifor First: Forder and direct that all legal debts that may be against me or my estate shall be paid in full. including funeral expenses, and a suitable monument to mark my grav to econd! Folder and direct that that the sum total of my estate after the payment of the above, be divided Equally between my five brothers and sisters, three trothers, and two sisters, if they are living at the duty of my death, but if any be deceased the amount that would have bir due de censed, & order and di rect shall be divided equally between the said de seased's losing children of any. If not the annual that would have been due the decensed brother or sister sha be divided Equally between the remaining brothers and sisters, or their children, as heretofore provided, showided however that any amount that may be due to my Estate from any of my legal representatives herein referred to shall be, and I hereby order and direct that the same shall be an advancement to said representation, and in final settlement shall be charged up to the paid representative and regarded as a part of the amount due the said representative or representatives, Third, I hereby nominate and appoint Cornelius SWood and James I Bell as executors of this my last Will In is the said have hereinto set my hand and subscribed my name this the 9th day of Januar + 1894, Mary Jomasley The above and foregoing motument was signed, published and declared by the said mary & more as and for her last Will and Tistament, and as a re of all former Wills heretofore made by her, in presence

Last Will and Testament of Mary & marley Deceased. us, who, at her request, and in her presence, and in the presence of each other have subsprited our scame as Hitnesses James Do Love .S. dockwood State of Indiana Martin County S.S. Oe i'l- Temesabued, That on the 1st day of October 1895 James Bodove, one of the subscribing witnesses to the with in and foregoing last Will and Testament of mary of Marley late of said bounty, deceased, personally appeared before Her. W Gater Club of the Bucuit Court of Martin bounty, in the State of Andiana, and bring duly swom by the black of said bourt, upon his outh declared, and testified as follows, that is to say; That on the 9th day of January 1894 he saw the said many gmarley sign her name to said instrument in writing as and for her last Will and Testament, and that This deponent at the same time, heard the said Mary of marley declare the said instrument in writing to be her last Will and Testament, and that the said instrument in writing was, at the same time, at the request of the Said mary & Marley, and with her consent, attested and Subscient by the said James Book and I & Jockwood, in the presure of said testalon, and in the presence of each other, as Sub scribing witnesses thereto, and that the said Mary of Marky was, at the time of the signing and subscribing of said in atument in writing, as aforesoid, of fullage (that is more than twenty one years of age), and of sound and disposing mind and memory, and not under any concioned or restraint, as the said deponent voily believes, and further James BLove deponent says out. Sworn to and subscribed by the said James Bolove before me Geo. W. Guter Clerk of said Court, at West Should the 1st day of Octobel 1895-Geo. W. Sutes Clerk. Sarattes tation where of Whave here unto subscribed my mane, and officed the seal of said bout Geo. W Gutes Clark

Deceased. Last Will and Testament of unlaw, I approved the

Idale of Indiana, Imal a County 1. of Uto, A Gates, Clerk of the birail book of Martin County. Andrews . A hardy cally that the wellin watered Will and Vistamer + of omany j makey has been duly admitted to probate and ducy proved by the testimony of James Bore one of the , when bing witherous therete, that a complete second of soins. West, and of the lestimony of the said james today in francy though has to race by me duly made and recorded in Front "6" at pagin of the The cond of Michael of Laid 6 mily. In allestation where of it have here to subscribed my , wave, and affixed the coul of said bout at Hist Shoot this 1st day of Coldin 1893. El sely toiour + Cornet Martin County

Last Will and Testament of Alamah Hillint Deceased In the name of the Benevolent Father! I Hannah Hilbert of the country of martin, in the State of Indiana, being of sound shind and disposing memory, do hereby and declare this my last Will and Festament, hereby revoking al making all former Wills Obdiale thereof by me at any time held for made (boid Fruit I order & direct that out of the money or person al property on hands at the live of my death, all just debte, and expenses of last sickness and funeral Expluses be paid as soon as practicable after my death Leond, I give ad bequeath to my step daughter, mis Martha & Krusel, my personal property moludi ill my household and Kitatien furniture, belle bedden "d clothing, including wearing apparel, also all money notes, leakes, mortgages after the payment of debits but expensed as set forth in the first itend, Third, I will a bequeat to Janob, H. Stilbert, the Rosenty trollars, which he now, has borrowed to I'd direct that this bequest shall oberate us a discha of raid debt due from hiss. I have the friend William Kreusel of thouse, Martin County, its the State of Indiana, the sole lege outor of this my last Will and Festament, and direct that me by shall be required of him on such Executor. In Witness Where of I have hereunto subscribed m ony mark this 24th day of and the Helbert Octobre 1893 The above Id fore going instrument was at the date the soppiguous, published and de aboved by the said Hawhah Hilbert as and forcher last Will and Festan and as a perocution of all former Wills a Codicie thereof heretofore made by her ow the presence of use ho at her request, the first her presence

Last Will and Testament of Harmah Hilbert Deceased. of each other have subscribed our nameral Vituerses Frederick Vogel Thosen Clarke The State of Indiana, Martin County, &S; DE it Remembered that on the 90 day of January 1896 The marm, Clarke, one of the subscribing to the within al foregoing last Will and Acetament of Hannah Hilbert late of said County, deceased becomely appeared before the Clark of the Circuit Brust of Martin Country, in the State of Indian, and bring duey aware by the Clark of said Country upon his oath, declared and lestified as follows that is to say, that on the 24 day of Odlber 1898, he saw he said Hamah Hilbert sign her name to said instrument in writing as altowher last Will and Declammet, and that this deponent at the same time heard the said Hamah Hilbert de the said instrument in writing to be her Last Will and Festament and that the said mistrument in writing was at the same time, at the request of the said Hamah Hilby 1nd with her consent attested ad subscribed by the said Thomas M, Clarke, in the presence of boil testator, ad in the presence of each other, as subscribin witnesse thereto. and that the said Hamah Hilbert, was at the line of the signing hubsishing Loaid instrument in writing do aftersaid full agr, Othat is more than twenty only your & age) of round and disposing mind and memory and not der any correion or restraint, as the deponent (verily beliave Id further deponent suys hot, Thospm, clarke Swom to and subscribed by the said Thomas PM, Charke before me few. W gates Clark of said Court at West Shouls the son day of January 1896 W. Julis Olen attestation where of, I shave hereunto subscribely

Last Will and Testament of Hamah Hilbert - Deceased. mag name, and affixed the seal of said Court Ev. W Gates Clark State of Ludiana, Martin County & S. I yeo. W. Gro. Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within growed Willand Destament of Hamah Hilbert has been duly admitted to probate and duly proved by the testimon g of Thomas M Clarke one of the subscribing witnesses thereto, that a complete record of said Will, and of the leshimory of the said Thomas, Mr, Clarke in proof thereof, has been by me duly made and recorded in book "6" at pages 4,50 of the fravol of Wills of said County. In attestation where of I have herenalo subscribed my name and officed the sail of said Court at West Shoule this souday of January 1896 ler Wir cuit Court Moutin Count

Last Will and Testament of Phillip Hotz In the name of the Benevolent Father of all, I Phillip Hitz to make Id publish this kny last Will Is Tratament ad Testamen 1st five & device to my beloved And William & Mary T. God all the house hold goods, and provisions, ad I cow, I shop, adall found implements, the said William A oty to pay the interest on the mortgage his bollow &d For bollow to John brook Id the Sauce, and after all the debots is paid then the residue of the estate to be Equally divided be twen my biloved sons, alexander Hotz, Robert L. Hot Kellion . a. Hotz, James R. Hotz, William, M. Hotz "Id Mary. Type the farm on which I reside, Doubt West fouth East, Lection (35) Town (4) Range (4) South East, South West, Section (35) Found (4) Range 4, containing Eight acres, more or less, I do hereby nominate & appoint Robert L. Hoto and James. P. Hota, Executors of this my last Will & Jostament, hearby authorizing, &d empowering the to compromise, adjust, release all dis charge in bush manuer as they may deem proper, the debts ad claims due me, I do an thorage I empower them if it shall be come necessary in order to pay my debts to Itll by private sale or in such manuer, up a such terms of credit or otherwise, as they think proper, all or my part of my Real Estat I'd deed to purchaser, to Erecute acknowledge and deliver in far simple, I do hereby revoke all former Wills by me made Dw Sestimony here of, I have here unto set my how Mit Arene This 27 of Phillip Hotalbine igued and cocknowledged by said Phillip Hotz in our presence, "Ind signed by us in his presence. William Simo Brue Thomas J. Clinton (Soul)

Last Will and Testament of Phillip Africa Deceased. The State of Sudiana, Martin County, SS. BE it Rendembered, That on the 13 = day of February 1896, Thomas, I Clinton one of the substiting witnesces to the within and foregoing last Will IN Ses tament of Phillip Hotz late of said bounty, deceased personally appeared before the Judge of the circuit Court of Martin County in the State of Indiana act bring duly severn by the Judge of said bourt, upon his outh, de clared and testified as follows! that is to said that for the 27th day of January 1896, he sure the said Phillip Hotz sign his name to said instrument in writing as and for his last Will and Festament, and that this deforment at the same Time heard the said Phillips Hote declare the said instrument in writing to be his last his last (Will and Festament and that the said instrument in writing wast at the sumetime at the request of the said Phillip Hote, and with his consent attested and subscribed by the said Thomas . J. Clinton, in the presence of said testator, and in the presence of each other as subscribing witnesses thereto, and that the said Phillip Hoter was at the same time of the signing and substitution of said maliment in writing as aforesaid of ull ags, (that is more than twenty one years of ago and of sound mind and memory, and not under any correion or restraint, as the Said deforment von ly believes, and further deponent pays not, worn to and subsibed by the said Thomast. Vinton before me Clark of said Countat West Felbruary 1896 Shools the 13th day of Stev. W. States Clark Low attentation where of Dhave harrento sub: scribed my name. and affered the seal of acid Com

Last Will and Testament of Phille of Holy Deceased.

Africa of Indiana, martin Crunty Li,

If it I fee I false, blerk of the Check of Court of
IMartin County, Indiana, to here by certify, that
the william intressed I like ad I estament of
Philitize I wis a seen dury admitted to probate,
and duty fraids to by the last intong of Thomas, Ellinger,
one of the 2nd southing will result there to, that
a wholete as a southing will result, and of the testimony of the soid Thomas, Ellictors in front than
of hast result gone due, made had the acorded in Rock
Is at for a pre 7, 8 had of the I formed of Trilles of
social County,
Sur (its state of the soil affixed the seal of
paid to out, of Nest the also this 13th day of
Tiefrancy 1596,
There

In the name of the Benevolent Sather:

- I Thomas But ler of the County of Modie in the State of Lidean a, being of sound mind and disposing money, do hosely make and declare, this my boat Will and Festiment, hereby nevoking and making word, all former Wills, by me cet cary

Time hard of we 12.

First, it order and direct that out of my survey outland for out of my other property) my good debts und funeral expenses prid as soon as practicable after my death.

Accord; I give and begine at the my him expollows;

To May as Maker, Mary M. Meal, and John Bulles, each one from the of all my will and personal ostale of buthe fagure to of any de the and fund on beneze, and borry daughter Stoma & Walker, afterwards Harmah Meal's dead aute, the se manning one for I all of such property

we I may be seiged at the live of my death.

Third song on Alexan Butter thing at and received this share of my entire extente thought remainstructuring son, & guity thents that the winder of my wotate before as directed in item & count,

Fourth; I hereby nominate and appoint my son John Butter as the Executor of this my sail Write and Festiment, In testimony whereof, I have here anto subscribed my man

this 1el day of whom oh 1894,

Thomas (Butter

The above and foregoing in streament ins of the dutitherest primary published and dere and by the mid Thomas Buller as and for this last Will and Festiment, and or a reor calion of all former Wills books on me in his by him, in the freeness year, who, at his begunst, and in his business, and in the freeness of each other than such soil but our recourse or the timese,

Sandah Saey Idam May Ji,

Deceased.

The State of Judiana, Martin County SS, , Be & FRemembered, That on the 4th day of april, 1896, Draugh Lang one of the subsiding willnesses to the wint my and foregoing last Will and Festament of The made Butter late of and County, de crased, fer conally of beared before the Clerk of the Cicuit Court of Martin ban in The State of Indiana, and being duly sworn, by the clark of said Court, reporties outh, declared and testified, as follows, that is to any; That on the 1st day of March 1895, he saw the said Thomas Butter sign his name to said instrument in writing as and for his last Will and Festament, and that this deforent, at the same time, heard the seed Thomas Butter the said meaturement in writing to be his last Will and Festiment, and that the acid instinuent in writing was, at the same time, at the request of the said Thomas Butter, and with his consent attested and substitud by the said Isaiah Lacy in the presence of Rand testalon, and in the presence of each other, as subsoul ing witnesses thereto, and that the said Thomas Butter the signing and pubsoribing of said oas, at the time of instrument in writing, as afore anid, of full age, (that wowers them twenty-one years of age) and of found and disposing mind and memory, and not y coracion or restraint, as the said deforment verily believed and further deponent suy's not Bound Lucy Sworn to and subsocibed by the out Isocal Court at West Shools Lacy before me, year W. gates Clark of 2. the Huday of Office 1896. Gu. W. Gales Clerk. I have hereunto subscribed izeal of said Court, yeu It gates clerk Stale of Sodiene, Martin Con of yes, Wighter, Clark of the Martin Circuit Court ty Indiana, do hereby certify that the within wines a Will and Festament of Phomas Butter

has been duly admitted to probate, and duly proved by the tealin ony of Spainh Lacy me the subscribing witnessed thereto; that a complete we-oned of raine Will and the testimony of the raine wich Lacy in proof thereof has been by me In allestation whereof, I have have how a Court at West Should that 4th day of aprice 1896 Geory gutta clark

Last Will and Testament of Joseph Summerman Deceased. Martin Counti I Joseph Suureman. vol 2 melliuik, do maje and spublish mylast Ville and Sistament Lain and device to my strivord wite all my Colley the darm on which we now mide dik wated in Baken Township. Martin County Indiana, contamina about dorte aens, elima her naturallife, of as longs as the newains my widow, and all my block, household Goods, provisions and other avoids and Chattell which man by Thereon at the time of mudiciase. during hematural life or as long is she nutures my wiclow as afortaid, at her death or marriage of my oaid wife the Cear Estate aforsaid Daior and device to to mis then Som and toto danghters, to be divided equally arriong my Said sont of daughtero. I Ho Surely rovoke all former Palls by me made In Desticum herror I have hereunto set my hand authoral, this seme the 4th 188 Je Sh Dellurerman Fran igned acknowledged by said love to Musiuman as Shis that Hill With Pestamens in our spread, and signed by usin his priseciél Lexuel Simmerman Daniel Sunnerman, Martin Courte Deit Remembend Shar on the 26" clay of October 1896. James Simuerica one of the subscribing within ather within and for going last Will " be Pestament Wishph Summenuan late of said Cains declased, opennully appeared before be Jatu Clerk of the Circuit Court of Martin

14 Last Will and Testament of Verse is he Number and Deceased. County in The State exmeliana, and bries dust sworm butter blest of said Court usin his cathe declared and testified as falleres. Chatis tray Dut inter day of fewer 1887. hydaw thishill joseph Summer what sign his name to said instrument in continue as and for his last Hill and Watament and Tha Olis de boneut, at the same time Grand The Daid Joseph Simunnans declare The said in thunder in writing lot his fast This and Januar and Matter said instrument sin withingeris, at the same tind, at the name of the Said Joseph Dinnwanan and Curt this annual attested and subsorierd by thosaid Juni Simumum (4) Samuel Simummanic themsence of said testator, and in the omsere of such other, as subscribing withuses thento and that the said fose of Bumanian was at the time of the bigning and subscribing Maiolingtrummetic conting as aforsal & lof dull age (Matris, mine than fronte one yours of age) / and of sound and die soung mind and mayor califrof wider any coordin or outraist in the said de penent prile defiens and durther debornet saus not lucus Succuerrian, Twomto and subscribed by the said James Summenny. Informery Geo Whates Chill of said Our, a Mistohoals, the 26" day of October Teo H Hales Clark By Swil Gary Sipt In attestation Whensel Shave humanto bubsonbi my name, and affected The seal of said Court Burbanil Gary prpl

Last Will and Testament of Joseph Aumunium Deceased.

To of molicina Martine County by Geo Mates Clerk of Court Court of Martin County, Indian That The within aurenced and Destament of Joseph Summerman duly growted by the restimony of Seleccionizare Ine of the outset blicke witherse Thereto: that a couple to nearl of said and of the listiliony of theoder Simbunuan in ModeThonos me duly made and recorded in Book attouges 18 × 14 of The read of Willson 46du/12 1- In allistation Dineres of I have himeunt Dubscribed munacul abof affired the Deal said Court at Hest should this 26" day 1911596 Coory Con Martin Court Bu David Ganusts

Last Will and Testament of William 96 Grayo Deceased. I. William It, brays, of the County of martin and State of Indiand, belong of sound buind and disposing many, do make and foublish this all brong last Will and Isstament, in manneyand Lorm following to wel, First, It is one Will that my Juneral explences and all my just debts be filly paid! Accound, after the payment of such funeral Expenses, and debted and other lengtons of the extlement of my Estate, I give and bequest unto my belood wife Roba D. Brays, all the residue of my seasonal property after the buyment of the bequeato here hattermentioned Third; Tour beloved children Thomas a Brays James N. Brayo, mary a brayo and Therman W. Gray give and brancht to teach drouty five Allars in auch. South Tomy beloved you Osear Mibrays, I give and be weath Three-hundred and litty Dollars in Eash and direct that the banks be loaved at interest for his benefit owlong time mortgage accurity on level well in Ed lands until he shall have attained the age of twenty-one years, Fifth of my beloved soins Sanford brays, William of brays, and Thomas a, brays, I glor and bequeath, the South West quarter of the South East gudrter of fection Que (1), Town three (3) shorth Pange fior (4) West, containing Josty (40) acres mor Slyth, I give and bequeath unto my beloved sous, James M. Corrys, ald Sherman M. Grays, the South West quarter of the South Bost quarter of Action thirty-six (36) Laion Jour (4) Morth Rande five (5) West their interests in came to be equal, and said track con - a forty (40) ades more or less,

Last Will and Testament of William, & Grays Deceased. Seventh; Igive and bequeath to my beloved doughter morg A bran, the following described track of lands; to-wir. Commencing or a point twenty (20) rods North of the South East corner of the North East quer ter of the North West quarter of Section one (1) Found three (3) North, Range give (6) West, thence West farallel to the South live of said trackerighty Lods, more or less to the West line of said track, thence forth along said line silty (60) rods more or less, to the worth West corner thereof, thence East Eighty (80) rods, more or less tothe North East come of said track, and thence South sixty (60) rods, more or less to the spease of bu Eightth, I give and began the unto my blood wife Rose & Brayo, the Jolloving lands, to with the South West query ter of Section thirty-six (36) Form four (4) Hort Range give (6) West Containing Jorty (40) acres more or less; also twelve (12) acres in the South East corner of the South West quarter of the South West gleanter, of same Dection Form and Rough, the owner bring more partieu larly desaribed as follows; Commencing at the South East corner of said track, the West forty-eight (48) rods, thence morth forty (40) rods, thente East forty-eight (48) rods, and thence South forty (40) roles to the place of and lastly I hereby appoint and constitute my paid wife, Roda, Hibray o Executrix of this my last Will and Destament, and direct that she be not required to give bout in account of said trust. In Witness Whereof, I the said William, H. brays have hereunto bet my hand and real thisthe 1et day of December in the year of our ford, Que

Last Will and Testament of William Robrago Deceased thousand, eight-hundred, and minity-sine, William It Chayo (beat) Signed, reuled published and declared by the baid William Horays as and for his last Will and Fortament, in the presume of cet who, in his presume, and in the presume of each other, and at his request, have sub loribed our names as whiteens thato, Thomas Bradley Wine Peter Bradley The State of Indiana, martin County, SS; Be it Remembered, That on the 16th day of Hebrus, 1897, Peter Bradley one of the subscribing butuessee to the within and foregoing last Will and Fortament of William H. brays, late of Said bounty and State deceased, presonally appraised before the blitte of the Circlet Court of martin County in the Utate of Indiana, and bring duly anorw by the Clerk of anid Court, upon his boath, declared and testified as follows, that is to ear, that on the 1st day of December a. B. 1896, he saw the said William of Grays, sign his name to said instrument in whiting as and for his last Will and Festerment; and that this deponent at the same time, heard the said Williams of Errys, declare the said instruments writing to be his last Will and Testament, and that the said instrument in writing was at the same time at the request of the said William Abray. said Peter, Bradley, and Thomas Bradley in the pressure of Said teatheter, and in the presence of each

other, as ambsosibing witnesses thereto, and that the found Millions Horays, was at the time of pigning and subscribing and matriment in writing as aforted

fige and of and and disposing our Jaw Memory

Last Will and Testament of Milliam of brays Deceased. and not muder any correion or restraint, as the paid deponent werely believes, and jurther deponent Sworn to and ambsoribed by the Said Peter Horalley before me Seo. Or Sales blerk of anaid bour that West Shoals the 16 tday of february, 1847 GroW Gutes black In Attestation, Whereof, I have hereunto (Seal) subscribed my name and officed the real of said bourt, Her W. Lutes Clerk State of Indiana, martin bounty, SS; I Iso, M Gates blank of the birenit bount of Meet ounty, Indiana, do hereby certify that the within annue of Will and Festament of William, Horayd has been duly admitted to probate, and duly proven by the testimon Peter Bradley, one of the subscribing with users thereto, that a complete record of said Will, and of the testimory of the said Peter Moradley in proof thereof, has been by on duly made and be corded in Book! at page 2 16, 17, 18, 7 19 of the fre cord of Mills of said In Attestation Whereof, I have hereunt subscribed my name and affixed the seal of said bourt at West Shouls this 16th day of Frebruary 1897, HEOW Lates blenk Court Martin County

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In the name of the Benevolent father of all. I William Willds, of thouls, bounty of martin, Stute of Indiana, being of sound mind and markery, do make pul lish and declare this to be my last Will and Festa hereby revoking all former Wills by me made, Deen and, I will and direct that all just and obligation that may be outstanding against against mo at the time of my death be baid and discharged out of auch walable means, as I may leave including expuse of last sickness and funeral Expenses, Item Two, I give and device unto my neighbour Williams Wilds for That Certains of in the Lows of Phoals Martin bound Indiana, actuale and adjoining the Lot upon which the Catholic Church in shirt Throws, Strow Three, I will and devise unto my beloved ni see Ellew Havarraugh, all Real Estate owned by me wheresoever citizated, with the buildings thereon and inprovements except that disposed of in items wi. and I do also will give and begueath unto the said Elliw Havanaugh, all and irregular of every affection and kinds my persoleal Estate, including, morning in he accounts, notes, choses in action, securities bouds and other valuables, together with my household fuderiture and offects latter payment by debte as storesuid. Stew Four, I do hereby appoint many said mice the said Ellen sole Deblitry of this my said last Will, organisting that no bound be required of he sing fully sun fowered to carry out the Arovistous chared. Witness my hand and real the William Wilds Jen Seal In the presence of the Fisherton, and with presence of each other at Fistator's met we the undersussed a corbe ourselves as attesting witnesses to the get the Lorzgoina Will this Deday Jomes 1893

the blent of said bound, infourthis oath, desland and testified as to llower, that is to say: That in the 2st day of may 1995, he can the said William Willy as and for this beaute to said instrument in with as and for this last Will and test ament, and that this deformant, at the said the said Williams Wilds from, declare the said instrument in writing to be his last Will and Tistament, and that the said instrument in writing to be his last Will and Testament, and that the said instrument and the the said instrument in writing was of the said william at the owner time at the request of the guid William

seribed by the said I mul! Plumoner, Jas. I Rogera and Fest Matie, in the presence of said Hestotor, and in the presence of each other, as subservinguit muses thereto, and that the said William Wildedon, was, at the time of the aigning and auto ariting of said motrument in writing, do aforesaid of full ate, that is more than twenty-one years of ago, and of some and disposing amid and memory, and not suited

Wilde few, and with his conslut attested and only

revily believed, and further deformed any onthe July believed, and further deforment any onthe July Plummer Summer to and on braviled by the said I Mill Thummer before me Jes M. Latio black of the berown

Court of marlin County, at West Should the 12th day if

Dir attockation where of, I have have cent applicable

Last Will and Testament of Milliam Wilds Lew, Deceased.

that a complete record of said Will, and of the Beatingon of the said In next Planmen is proof thereof has been by me duly made and recorded in Blood 6" at Du altertation whereof it have hereuto autority at my mane and affixed the seal of sord bourt, at Man shoot here they was they were fixed by the best of they were should be seal of sord bourt, at they have they were should be seal of the seal of the seal of they were should be seal of the seal Cirquip Court marting bound romg orane, and officed the seal of said bount. Aro. W Yates blenk State of Dondiana, Martin Country, SS; I Hea. W. Hates, blesk of the birauit bound of martin County Indiano do hereby certify that the within give ed Will and Fisloment of William Wilds few has been dul admitted to probate, and duly proved by the realimon of I met Plummer, our of the Subscribing witnesses Chereks that a complete record of said Will, and of the Estimony of the daid & Mutt Olumer in front the of has been by one duly made and recorded his coord B" at pages 50,21722 of the Accord of Wills of auid In attestation whereof, I have hereunto sub caribad my orame, and affixed the seal of and bound, at West Shoals, this 12 day of april 1897. Seo M. Gutes blank martin biraut bourt

Taste Will and Testament of James mahany, Deceased. I James making tring of sound mind and disposin money do hereby make and dealare this my last Will and Testament hereby revolving all willo made by First: Dwill and devise that out of my personal property, I may have at my death or but of I money ow hand or ow deposit, that first uneral expenses, and expenses of last of Solokness be paid, occoud that out of any enaining all of my debts be town, I will and devise that all my for nul property and money rem the discharge of all my legal debts, and all Real Estate owned by one both in the bity of Washington Indiana, and otherwise descend any beloved sister, Ellew Hitz-patrick who hold, and have the profits therefrom during her matural life, and at her death that all of said property descend to my then legalities The Witness Whereof, I have this the 7th do of April 1897, Det dry hand, ames mahang Organd in the presence of Phillom Howew and april 1897, William Walds this 7th day (Phil m forew William Wilds The State of Indiana, martin bounty, & S: Be it Rechembered, That on the 12th day of April 1897 Phil M. forew one of the subscribing withers ex to the within and foreyoing last Will and Testamont of James making late of buil bounty, deceased, for hally appeared before the godge of the birowing bourt of markin County, in the Otale of Serdians, and bis duly sworn by the black of said bourt, upon his outh declared and lestified as follows, that is to any That on the 7th day of april 1897, he can the said &

Last Will and Testament of americany Deceased. Mahany signo his name to said instrument in with as and for his last Will and Histament; and that this deponent, at the same time, heard the said James making, declare the said instrument is writing to be his last Will and Festament, and that the said instrument in writing, was, at the same time at the request of the said James mahang at lested and subscribed by the Said William Milds in the presence of said bestator, and in the brusing of each other, as custoribing witnesses thereto and that the said James makedy was, at the time of the signing and subscribing of said nistra in driting, as aforesaid of full ago, that is, more thank twenty one years of a go) and of sound and disposing mind and memory and not under lang docrain or restrains as the said desorrent warily believes, and ther deponent our out Phil m. Loorew Sword to and subscribed by the said Thil Mc Loven before one Gro W States Clark of said bourt at Next should bud the 12th day HEAN Yales Hen aboril 1897 State of Indiana, martin County & I Ges. W. Gates, blenk of the birouit bount of martin bounty, Indiana, do hereby certify that the within ambred Will and Fishament of Jahres mahany has been duly admitted to probately and duly smooth by the testiming of Phile Millower out Tool the subscribing witness to thereto, that a country Slete record of said Will, and of the testimon of the said Phil M. To onew in phol there of Was been by and duly made and recorded Book 6 at Dages 23, 24 The of the Recor of Mills of said County In Attestation Where of I have haraunto aubscribe it affixed the sent of sai

Last Will and Testament of James mahany Deceased: Bount at West shoold this 1 et day of about 1897, theo, W. Hates blook the Kount Court, martin Bount 26

Martin County J. To With Jamel of State of Indiana & Wilberry Ferrell of martin bounty and State of Indiants declare this to be ony last Will and Testamnit. 1st & give and bequath to my wife marcha R Ferral One-third (1/3) of all my Feal Estate or one-third of the money obtained for same when sold; also all of the house hold goods and chattels Except 1 bedotead, bed and bed clothing for same, also; I sow so longers The remailed on the homstead and when she remove from some said sow to be the graf Erty of Sarah Belle morris and further tha said clow samuet be sold until each girld said Larah Belle morries have raisely a heifer call from said sow, also that Widow downy out of ony catale, whatever the latest laws would give her in bersone oberty or pash I lowo land bequeath to my daughter Elizabeth Dunlas or her hein Gitty hollow Lows and francath to Jamima Terrell my daughtor or heid Twenty & Mars (\$200) Henry Verrell Fitte Hollary 5012) 5th daivo and tequeath tomm daught Rachel Harding Fifty Dollars (1000) but I give and begieve to one daughter Jessie on Hobber Filty Dollars (\$ 5000) to I give the bequeath to my dangther bank Belle morris Fifty Hollars (\$5000) 8th I give and begue the ony grand day terblara, amorris one bed at ad, bed and ed dothing aforesaid Excepted from any ho well to my with,

Last Will and Testament of Wall-end Jerret Deceased.

9th I good and bequeath to my phonghter Eva 6. Ding Twenty five Dollard (\$2500) 10th Do good and bequeath to my grand 2000 Ralls Africas Twenty five to clare \$25.91, Meal and Personal Estate, I give and devise and bequenth in Equal show to my daughter Elizabeth Durlap and my son William Henry Torrell and my daughter Reachel Harding, and my daughter Jessie, MH offer, and my daughter barak Belle morris, and my daugh ter Eva b. String; Borided the said Eval, b. Hing shall live upright and lade like one this date out, and if the said Eva C. Sing shall fail to live upright der to be given to her hand, and Jamimo Terrell of her heirs que fifth of an Equal share with the aforesaidhing, 13th my formeral expenses to be paid be any of the aforesaid heirs Charo have bern to dicted for: 134 Jappoint jackson Burlon Executor of this my Will and desire that he shall not betreatived to give any occurity the perfective withereof & Willern Gerrell havoches zunte vel my ha idminition it this the 100 day of may, is the year of our ford, Oue thousand, sight hundred and ming Subscribed by the Testation in the free , and at the cometime to us as his last Will ad Destanian Witness our hands and reals this both 10 th) day of mos as 100 Henry Hoard,

Last Will and Testament of Willem Ferrell Deceased. The State of Ludian Martin bounty, & S; Oz il Fernembered that on the 20th day of may 897, Henry Hourd, one of the subscribing with is, to the within and foregoing last Will and Festament of Wilbern Ferrell, late of said boundy, declased, Dersonally appeared before Heo No Hates Clark of the Circuit Dout of martin County, is the State of Ladious, and being duly sworn by the black of baid Count, upon his oath declared and testified as follows; that is being That on the 10th day of may 1897 he can the said Wilbern Ferrell, Lignollis name da said insteument in writing by coaking his mark as and for his last Will and Festement and that this deponent at the same time heard the said Wilberro Ferrell declars the said in strument in writing to to his last Will and Festament, and that the said instrument in twiting was at the same time at the request of the said Wilberro Terrell, and with his consent altested and subscribed by the said Heurs Hoard and Josiah Terrell in the presence offaid Hestator, and is the bresence of each other as subscribing witnesses thereto. And that the said Willam Ferrell was atthe time of the signing and subscribing of said instrument in writing as aforesald, of full ago (that is more than twenty one years of are and of sound and disposing mind and mes ory, and not under any coordow or restraint as the said deposent verily believes and further Henry Hard deponent says not and before Her; Hates Clerk of card Court at West Shoals the 25 day of may

A STATE OF THE PARTY OF THE PAR

Last Will and Testament of Wilterso Ferrell Deceased Attestation Whereof, I have hereunto subscribted cryman and affined the seal of said YEV. It Gatesbler State of Indiana, martin Dounty St I Seo. W. Gates, Olerk of the Circuit Coursely or morting Dounty, Indiana, to hereby or y that the within somered will any ament of Wilbern Ferrell, hasbeen duly admitted to frobate, and duly proded by the testishoury of Henry Hoard of the subscribing dithesses that a complete record of said Will and of the testimony of the said Henri Hoard in troof thereof, has been & me duly made and recorded! in Book 6" at Lages, 16, 17,284/19, of the Record w attestation whereof I have hereunto subscribed my and affixed the real of said Imay 1897, W. Gates Clerk Circuit Court Martin Court

Last Will and Testament of William Shoremaker Deceased In the name of the Benevleut Tather Millians Thormaker of the bounty of martin and States Indiano, being of sound mind and disposing memory, do hereby make publish and declare this my last Will and Festament, revoking and making void all Wills by me heretoford made. 1st I'do hereby publish and declare that the financial assistance rendered by meto Oliva Ewing and Ralph Ewing was a gift by me at the time to daid Swings on account

the estrem and respect I have for them and I shave no plain against them or either of them for any money furnished them oran paid on their Jaccount. 2 I hereby publish and declare that all finan tial assistance furnished to James of Burns or hi

wife has been fully compensated by their within Rind and affectionate care they have rendered me in my old age and afflictions, and I have no claim against them for any money furnished them, or paid out for them.

It is my Will and desire that I have a decent funeral after my death, suitable to my condition in life and having already contracted for a mountment and fence aroun grave my Executor need not exect any,

It is my Will and desire that my funeral Expense and Expense of last sickness be paid y my Executor as soon after my death as

I give and bequeath to the Trustees of Frinity brilingo bemetery Yew Dollars to aid in repairing grounds and execting a lence.

I hereby declare that my entire Estate consists of Three-thousand Dollars in notes on the m. Bride Brog I havement of their has been extended one yes

lasts Will and Testament of William Shoemaker Deceased Three, hundred and ten Dollars in note and mortgage 18 on Dr. Stelle Ewing, and Three-hundred Dollars in at Cash on hands, and a few articles of little or me Time bralue. id nominate and appoint George M. Bride executo of this my last Will and Testament and Thirams miloormick as Attorney of my estate, and it is my will and desire that my executor defend this Will against any assaults that is made on it and defend the persons in any of the gifts made in this Will, or any gifts heretofore made out of any money he has after the fact The oremainder of my satate after pays the foregoing expense and expense of attle my estate I give and bequeath as follows 10th give and bequenth to James HBurns From hundred Dollars. 2 I give and bequeath to Oliver Ewing Four hundred Dollare 3ª I givo and bequeath to Ralph Ewing Four hundred Follans, and bequeath to margaret of Burns attest Kiraw M. Cormick Milliamhirshoemaken Be it Permembered that on this 20th day of January, 1897, the above and foregoing inst warread over to William Shoemaker in his fres suce and hearing and after the pame was read to him, he signed the same as his last Will, and I Estament in our presence, and we in his presence, and at his request, and in the possence of Each other signed the same as attesting with esses. William M. Bride Emmet Davis

Last Will and Testament of William Shoemaker Deceased. The State of Fudious, martin bounty, &S! Be Hammbered, that on the 5th day of July 1897 William MiBride one of the subscribing wither we to the within and fore going last Well and Testament of William Shoemaker late of said boundy, decased, personally appeared before to. W. Jutes Clerk of the bircuit bourt of martin bounty, in the State of Indian and being duty sworn by the blink of said bourt upon his oath, declared and leatified as follows. that is to say! That on the 20 day of January, 1897, he can the said William Shoemaker signs his orame to said instrument is writing as and for his last will and Testament, and that this deforment at the same time heard the said Williams Shoemaks declare the said instrument in writing to be his last Will and Testament, and that the said instrument in writing was at the same time at the request of the said William shormaker and with his consent attested and subscribed by the said William M. Bride and Emmet Davis in the presunce of said testator, and in the presence of each other as out scribing witnessed thereto, and that the said William Shormaker was at the time of signing an subscribing of anid instrument in writing, as afore said, of full age, (that is more than twenty-

one years of rage) and of sound and disposing prind and inmory, and notunder any cour cion or restraint, as the paid deforment orbity believes, and further deforent asigo not.

William M. Bride Sworn to and subscribed by the said William Mi Bride before me GeoM Sates blink of said bourt, at This Should the 5th day of July , 1897.

thestation where of I have hereunts aubscrib id affined the oeal, of said bourt.

Last Will and Testament of William Shoemaker Deceased. martin bounty, Indiana, do hereby certify the within annued Will and Testament William Shoemaker has been duly oddmi to probate, and duly proved by the test of William Ma Bride one of the nesses there to that a complete record id Will, and of the testimony of Wil Lagre 30, 51, 32 738, of the record of Mil In allestation where of I have he unto subscribed ony name? affixed the seal of said bourt, o What should this 5th _this it day of July 189 Sec. W. Hates blackbirenit bourt martin bound

Last Will and Testament of Aleman Maryfield Deceased.

Town all men by these presents that I derander Mary field in the County of Martin, in the State of Indians, being good health, and of dound and do boding mind and memory, do make fand publish this my last Will and festament, hereby revoking all former Wills by one heretoforo mal And as to worldly state, all of the personal property of which I shalf die seized and possessed orto which I shall be outilled at the time of any decease, First; my Will is that all of my just dela and funeral expenses shall by my our Ecutor hereinatter named be baid of my estate as soon after my decease do shall by him be found convenient & the orenameder of my beravual Estate wife Elizabeth Maryfield to have and to hold, and to use the same during her natural life, at the decease of my beloved wife Elizabeth Maryfield all of my personal fro exty that shall then remains, shall revert Luy sow John Maryfield. And Lastly, I do appoint my sour John Maryfield to be the executor of this my last, Will and featament. In testimony whereof, the said Alexander Manyfield have to this my last Will and Testament, have subscribed my name, and affired my real this this outh day of beptember day of teptember the year of our Lord One that hundred and righty sin

Last Will and Testament of Otherander Mary fiel Deceased.

bigned, scaled and published and declared by the said Alexander Morgful as and for his last Will and Destament, is the presence of us who at his request, and in the presence of each other have subscribed our names as wetnesses thereto. William Marshall. Lorenzo Feine Thomas Jores The State of Indiana, Martin County, SS; De It Remembered; That on the 18th day of October, 1897, The mas , Love, Que of the aud deribing witnesses to the within and force ing last Will and Testament of Alexander Maryfield late of said County, deceased, bersonally appeared before Fee. W. Nates Clerk of the Circuit Court of Markin County in the State of Indiana, and being duly survey by the Clark of said Court, upow his wath declared and testified as follows; That is to say: That on the 1st day of the tember, 1886, he can the said alexander Maryfield sign his name to said instrument in writing as and for his last. Will and Tootament; and that this said that this deponent, at the same time, heard the said therauder Mary field, de clare the said in strument in with to be his last Will and Jestament, and Shat the said instrument in writing was, at the same time, at the request of the said They will albanyfield, and withhis course of a tested with subscribed by the aid Thomas & Fore Loring. Reimer and William Wharshall in the presence of said testaton, and in the presence of each other, as put

36 Last Will and Testament of Therander Manyfield Deceased. scribing witnesses thereto, and that the said Alexander Manyfield was, at the time of the signing and subscribing of said instrument in writing, as dfore said, of full ago (that is more than Iwenty one years of ago), and of sound and disposing min memory, and not under any coercio restraint, as the said debouent verily believes, and further defouent Thomas & Horo. Sevoros to sud subscribed by the said Thomas , Hore, before ono des. W. Jatas Clerk of Laid Dourt, at West Shools the Leo. W. Hates Clark In attestation whereof, I have her cuits subscribed my name, and affined the seal of said Court. Her W. Lates Clark State of Judiano, Martino County, so, I, Hea lo Tates, Clark of the Circuit Court of Markin County, Indiana, do hereby certic that the within annexed Will ar Vestament of Alexander Maryfield, has been duly admitted its probate, and duly broved by the testimony of Thomas & York Ind of the outs crabing witnesses thereto, that a complete record of said Will, and of the tes timony of the said Thomas Hore in proof thereof has been by me duly made and recorded in Book 2" at Pages 34, 85, 36 Ver of the Record of Wills of said Dounty, In attestation where of I have devenuto eal) subsavibed my name, and affined the

Last Will and Testament of Vancy of Guthridge Deceased I Namay J. Guthridge of Martin County in the State of Indians, being of and mill and dishooing memory, do her by make and publish this my last will and list met, and I do hereby revoke anyon all Wills by me heretofore ma Itam I Horning have to for a conveyed to sed, certain Real Estate in martin Lounty, Indiana, with house there containing One-half acro, more or less and to my own James Guthridge of house and lots in the lower of should in martin County, Indiana, and have given to my said son for the improve has been expanded thereon, the sum. How hundred Dollars, it is my will and desire that the heirs of modernite many take nothing further of my estate the Real Batate and money as conveyed retained as his share of my restate, and that no charge be made against h exet of your him for any purpose gift I havely ratify and confing Hand 2: I give deviso and bequeather the service of the following described Real Cotate, situate in martin bounty, in the State of Indiana Lots numbered Twelve (12) and Fifteen (15) Horsey's Addition to the four of thousand ormely Memphis): And it is desire that

Last Will and Testament of Nanay . H. Huthridge Deceased.

that the rento of said property be applied to the reducation and amport of said children, if anticient, and if not that the Guardians of said children who are minora, sell the same as provided by law for that pun ose, and that the finds derived on the proceeds of such sale be and to them as by them needed, or their Education and support Item 3: If at my decease I have only other cotate not disposed of it is my will that just delts and co uses of administration be baid therefrom, and should there be duthin meral departer, fairly my delets, administration, it is ony will that the same be given to my grand children Slifford and blyde Woods, pud I do here give and bequeath the same to de support, I hereby nominate and appoint my sow James Buthridge Fox tament, and request that he accept the trust and carry out the provis one of this Will en Witness Whereof, I havemito hand and seal this 4th ay of December, 1897, Nancy J. Heathridge (Real) Signed by the said Nancy H. Tuthridge and acknowledged by her to be her last Will and Testament, no our presence; and signed by us as witnesses in he

Last Will and Testament of Nancy, J. Huthridge Deceased. and in the presence of each The State of Indians, martin County, SS any, 1898, Hileary Astoughton ast Will am dge late of sa Leong D. W. Sates, Clark, of th time bounty, in the state of being duly awarm by the to said instrumen Festament; and that this defone the same time heard declare the said instrument in to be her last Will and Festa that the said instrument in writi was, at the same time, at the rea of the said Namey J. Guthridge an by the said Bileary Attoughton and sames B marshall in the presence of said testator and in the presence of each other, as Lours . J. Buthwidge was at the t eg, as aforesaid of fu

Last Will and Testament of Naucy . J. Suthridge Deceased. and not under any coercion or re-straint, as the said deforent pays not. Sworns to and subsanited by the said Nelsony of Songhton, before me Georges W. Lates black of said bourt, at West Skoll Jes. W. Hates Clark In attestation whereof I have hereunt. subscribed my name, and affined the acal of said Routt. EO. W. Hates Clerk State of Indiana, martin County S. I, George W. Seites, Clark of the Rivereit Court of martin Dounty Indiana, do hereby car Febtament of Naucy, I, Suthridge has been admitted to probate, and duly brood by the testimony of Rileary . A Houghton, one of the subscribing withedses thirt. that a complete record of said Will. and of the teletimony of the said Holeans of the registron, in proof thereof, has been by made and recorded in Book 6 at pages 37, 38, 59 T40 of the Record of Wills of said Douty. In attestation whereof, I have here unto subscribed my name, and affixed the seal of said Court at West Should this 26th day of Jamary 1898. Clark birevit bourt meetin Count

Last Will and Testament of Yakry Sellers Deceased. Of arch the 1st 1897, Know all men by these Presents, that & remy sellers, of the Country of obsertion and State of Indiana, make this my last Will and Testament, as follows to wit, decease, and all myles debts are faid, I grant to my wife, bank ellers, all of my Property both Real er-onal, except the lands herein decoribed The north West quarter of the north West quarter of Section Fourteen, Lower 4 Horth of Rough 3 West, in the Country of Martin, in the state Indiana, the laude here described, I give I equeath to my soullillian fell I hurther desire and decree that after the death of any wife, barak tellers that all my Fresherty, both Real and Por sonal, held by her at that time, shall to requally distributed to all my children Jeses stroud A. Hostings The State of Judians, martine County, & S; De it Remembered, That on the 1st da Jeme, 1898, Jesso Stroud, One of the subscri witnesses, to the within and foregoing last Will and Festament, of Fenry Sellers, lat of said County, deceased, personally affecting ed before to. N. Hates, Clark of the birant of martin County, is the State of Indians, and being duly sevon by the blenk of said Court, upon his oath, declared and teste ed as follows, that is to say! That ow the 1st day of march, 1897 he saw the said Houry Sellers, sign his name to said instrument

Last Will and Testament of Henry Sellers Deceased Will of Estament; and that this Deforment at the same time, heard the said themy bellers declare the said instrument in writing to be his last Will and Festament, and the baid instrument in writing was, at the same time, at the request of the said Kenry Sellers, and withhis consent, attested and subscribed by the said Jesse strong and a Distractings, in the presence of said Festator and in the presence of each other as sub geribing witnesses thereto, and that the said Henry Sellers was, at the time of the signing and bubscribing of said instrument in writing, as aforesaid, of fell age, that is. more than Iwent, die years of age,)-and of sound and disposing mind and memory, and not under any correion or restraint, as the said Depount verily believes, and further Depouent says not. Jesos Strond, Sworm to and subscribed by the said Jesos Strond before me Head Hales, Clark of said Court, at Next shouls, the 13th day of June 1898. Her. N. Sates blank, In attestation Whereof I have hereunto subname, and affined the real of scribed my. Hes. W. Hates Clerk State of Ludians, martin County, S. I Heo. W. Hates, Clerk of the Circuit Court of marting County, Indiana, do hereby centify, the the within anexed Will and Festoment of Fanny bellers has been duly admitted to probate, and duly proved by the testimony of Jesse Strong, One of the subscribing witnessed thereto, that a suplete record of said Will, and of the test very of the said Just Strond in froof thereof

than been by me duly suade, and recorded in the ok to al pages 4, 12 100 of the Record of Wills of said to muly,

In allostation Whereof, I have harmulo exchanged the seal of said Court, at West the ale, the lay of James, 1798.

Here W. I ales the best to the best to the best the best to the best to

44 Last Will and Testament of of lephon Worthaf or Deceased.

Deceased.

Deceased.

Deceased. make this as my last gill my range laws in by Aresley Porter Sept. 2-1896, 1 - \$68, out which is to be used in act thing debts, Ao clars tillo or funeral Expo the balance of my debto to be baid out & leave said Stephen of Weathater, the lame or would by me as a lease, for the date of my death in gought of the teath of any wife Kelecca Westhafer, and for what may get de la la le le la ay he land will an equal distribution con Westhaler, onwitho. P. Crayo, and Dephant Westim farm du in Front years from I fry such of the above such and the above such action of the above such as the such of the above such as the such of the above such as the such a whereat after deducating the interest ow \$9600 due from Simular Hollader \$300 due from Thos. B. Hoshafer 9 \$500 due for the of Westleder due some estate each of these sons to pay the odditional interest due from the who When this mortgages is baid in full from the Estate or by equal to ay ments for who each hair above mentioned then there is to be son equal distribution of the Estate Timong thems ions of the about meditioned le use I Stephen Westhafe

This Will to book of we cares of Levis a Million to

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sponed aftermy decease, Site than Objection on -course, this Offil 12- 1898 W. J. Craws La stillion Wilmed The state of Indiand, martin County, so! Suis, 1898 Levi a Killion One of the subscribing withersond to the within and oregoing Will "destament of Stephen Westhafer, lute of said Boundy, deceased, personally affected before Heo. W. bates, Clerk of the Court Court, of martin County, in the State of Indiana, and heing duly worn by the Clark of said Court, whow his oath declared and testified as follows, and blephow Westhal and april 1895 he saw the his last Will and Testament; and that this De forgut, at the same temp, heard the said thephew Westhafer declare the said instru went ico writing to be his last Will and bestament, and that the said instrument in writing was, at the same time, at the request of the said stephers W. oH fer, and with his consent allested and unborribed by the said Levi A Million, W. J. Craw My P. Mallow. (4) The I seem of Sand Dodalow, and in the presence of Rad all or us rederiting witnessed theref. and that the said stephen Weathaf erwas, at the tems of the siving and inboariting of said instrument in writing, is af invaid of full ago (that is more) other Iwanty one years of ago, and of so will and disposing included memory, and not under any Co evision or restraint as the said Deponent verily

46 Last Will and Testament of Stather Westhater Deceased. believes, and further Desourent says not. Levi A. Million m to and subscribed by the said Levi a Killion before me Hea. W. Hates, blerk of said In Attestation Whereof, I have typically subscribed my maine, and affine the seal of said lo HER WHates black State of Indiano, martin County, of: I, Heo. W. Hates, Clerk of the Circuit Court, of martin County, Indiana, do hereby certify that the within americal Will I of Stephen Westhafer ras been duly admitted to probate, and dul proved by the testimony of Lein A. Killion, One of the subscribing withesses thereto, that a complete regard of gaid Mill, and of the tester enough of the said Levi. A. Killion in proof thereof has been by me duly made and record Ed in Book le at Jugar 44, 46, 46 447, of the ree ord of Wilto of said Clounty, In attestation Whereof I have here to subscribed my name, and affixed the peal of said Court, at West sheals then 13th day of Jone 1898. - Heo. W. Hates blenk liscent bount martin Co Written Agreement. The within manued Stephen Weathalen having deceased June 1-1898, there was this day a meeting of the witnesses of the within Will M.J. Grane, L. A. William and R.M. Wattow, with S.M. Westhaf IB. Weathafer, Educar & Weathafer, moutho R town and Stephon M. Weathafer, at the Late house of Stephen Weathafer Eli B. Weathafer not being present, obered and read, and the convent

Last Will and Testament of Stephen Weathafer Deceased.

of each heir given, that door A of illion should have it recorded, and act as Executor in carrying out its formisions relating to existing debts.

Hoctorbill, fund enfances all breeft that of the mortgage out the land.

Meso to collect anything due the estate of the first of the state of th

48 Cortified Copy of the Last Will and Testament of Lewis R. Millians Deceased. Williams of Mornt Olive Martin Quity Indianas do make and verente this my last Willand Testament Yeurs. It is my will that all my just debts and all expense of my fast sickness blid buriel with the con auberpense of ackninistering all my estate be fully hard Jan 2, Harring exercuted deed in mulainder for testain of my oral detate to my em Geory Pillians and my dalightero Berey Minpsin and Mary A Stablition redrien bringell and musich Sarah & William a little state what is to day the ormainders not to respected the death of sach bless, it is my will shar Daid malestate shall vertice raid deed Commit lands So Serry Is Villiams cluming his naturalitie. and at his death to the heiro of his bodes the tollowing. nalestati, viz Ili Sough East quarter of the Think East quarter and the Winth East quarter of the Anut. East quarter of Section world Downship four (s) Wirth Rauge thouse thick also the Worth hall of the South East quarter of the South Bust quarter commencer Town and lange also, the Wirth half of the bouth This gunter of the bouth This quarter of same diction town and Range, also the Douth West awarter of the South the quarter of the South East quenter Section Foun and Range also the South East glanter of the South Mest quarter Quie Section Foun and range, also the Worth half of the forth West quarter of Section Chinteen Corne his four with Rauge thro Hist also the Turth Stest quinter of the with bast quarter of Section Chirles came Sound shair all opaid rate state bring in Martin Courty Indiana, Many A Stableton Devill dentre Whan it The following real estate in Martin County Indiana digning hor natural life and at her death to the heist of her body neming to my wife Sarahit. Tellicus should she our view me alite estate thenin out Part of Section Brinteen down four North was then 3 host branded as follows Dominion

Last Will and Testament of Same Williams Deceased at the South East emer of said Section Mirleau (3) thence Wirth in the rauge live to a point in oaid raige live Toruly rods South of the quarter section anner on the Eastpide of said dection, thence South 5712 de unes Hest two and fifty perm hundred the Chains, thence South 76 de yours Inst. There serry humand the Chaines, Chance north Gerruli de inns Park e leom chains, theires North sermien deyndre Mast 27 Chains, thence Worth eighty de yours West. Johains to the Courty road therees along Said ward o the north live of the court hard of the Month Hest anader of north bast quarter of section thirteen; thence Westin raid line to the Obest line of raid Track of land thence 120 Chains South to the South Orner of the South that quinter of the Worth East auaster of aid section thirteen thence Bast & the South Bust onne of said track of fand the South to the section line, there out to the place ryining Ass. that part of the Worth Oust quarter the Worth East quarter of Section Tout four Town phib abour hosts, Rauge Stone West North History of Mr. Rontaining is Dall 177 gons mon orless. To Their Rumpson I Will devise and branewith the following malestate in Martin Country in natural life and at her der Othe heins of ther body greening to my wife Sarah & Williams Chould she surrier me a life estate choris owit, Commencing at the quarter section come for The Eustride of Section thirtey, Soundhip of North, Painte There Orish thence South on the range live Times abold to a stone thence down fifty seron and one h West 2 The chains, thence South servite sire dears is that This and serm huyand the chains (3, he) Thenex Horth Servel diams. Instellence chains, thence with seventeen day West twenty our chains thence north eighter drynes. Which Loud chains to Sounty mad there along pail road o the horth live of the about hard of the Worth Ober quarte of the north Histogranter of Section shirtery theuse Ofre raid live to the center of the north that quarter or

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Last Will and Testament of Finiz of Phillians

Deceased.

North East quarter of Section Thirten, theree South loth Deuter of the South West quarter of the South East gryanter of Section twoslor, Founship four North, Range Ator Man there out to the saige live, thence bouth to the place of bryining, anteindiginall One hunand auf dourbein VIA) Grons more or less, Also The following real estate in Trummer County Incliana Covit All What of art of the West hall of the South Phyt quarter of Section as eighten Pounship Sour North (auge two West loudain un serning eight acres man orless () Dewood Milien of any derise of real estate to my sons Abrolin Villiams. and Saban Villiams I hun Kentofors emound by deed to each of them ouch ralestate in the sixuple as I desire them to orcein form my estate Here A I give and brownent to Sucy Bowder Sul Ellen Bistoden Seins of Benjamin Hist Thirty fin dollarg such Seew of Do mywife Sarah & Milliams should she Dunin Mr. I Will and brqueath a life estate in all The lands, about described and I also will device and bequeath to her all my penenal property to be used and Enjoyed by Gerdushing Fernaturallise and at her Skath the bruiander fang to be divided I qually beterm Mysins Absolin, Lather Williams, George & Williams and my daughters Sway Thompson and Mange Astapleton. Seem to Should either of the Songoing heles, le ua le us or devisees at aux tiens befor the ficial pettlement of my Estate brown diesalisticulation my last Will or take any stop ordo aun achtoward andiesting this Will or the Probate thenol they auchin that ever oaid heir legate orderise oursing said antest shull Anteithis orher leaner of device and his or her intenstry my 1 state ander this Hill and his or her cutenst as before who thering shall be divided equally aurong my other heis. States 11 I hereby mocke all former Itills by me

Last Will and Testament of Fruit G. Philliams

made and direct that the distribution of my speromal estate under this Will, that the came shall be down Sinde pendantly of and without reference to any advanceuse ats or paymin money tomy and their assoidered by neights now heed ble me Sorthe ouds. Steed 8. Thenby rund and appoint as my executors of this Still, Absolow Villiams, and Laban Williams direct that they ceror as such without bond In Vitures Whenof I have signed sealed and bublished and decland this instrument as my lack Will at Bedford Indiana This and 15" 1893. The aboundment Louis Relians aroaid Redford Indiana in this 15 day of June 1898 in our presence origined and realed this bushluneur " to bublished and decland the same us and for his last Will and Cestamunt, and we at his request and in his presence and in the spresence of ruch other have hereuitowritten ournais as subscribing wituesses. atrick H. Cadu laures, A Forming. · State of mediana) Faignes County 83, 1 it Rewenbond Shak on the 15 day of September - Sulvick X Coach and Cands A Ranged the subscribing withings 8 MB within dend, Anging last While and Pestaum Tours h Williams late Again County de ce ase monally appeared by In The Murtin Queles of Corcuit Court of human County in the State of a seven butter blert of said bourt up in Tolo oath dicland and testified as follows That is to our, that in the 15" day of June 1898 paw the oaid Touis Phillians Six Mercialiustrumentin writing as land for his last Will and Destainent, and It to de peneut at the line

rand the said Louis of Philliams declar the said

52Last Will and Testament of Toxics (Milliaus. Deceased. instrument to be his last Will buy Sestament and that theoaid instrument the arting was, at the vacue titue asphroquest of theowing Tours (Plitians and with this advent attested and subscribed by the said Satrick & Coarry and James & Faring in the prime of said listates and in the produce of each other as subscribing withins thinto and that the paid Louis KV Villiands was, at the tiens of the organing yours inbuig fooidiustriument in unting, as afortsaid of full oge that is mon than lively bue yours of age auch of round and disposing mind and meury aushor un les any dornin er restraich, at the paid depend mily bullens, and further depended says not Satnek Hoody Janus (A Zanji J. form to and subscribed befolio paid Catrick 26 Coach and James A Raning befor me Iraa e 16 Ohin Clark of ouis Court at Partford Indiana the 15" day of September 1898. In Alteration Whereof I have herreuto subscribed my rand and officed the sail of said bourt. Deave Ho Crim Clerk. State of Indiana) Janques Courte 18 8. I Isaac A Corin Clerto of the Corcuir Out of Launue County, Indians, do himby certify Chafthe within and gent Will and Destament of Lavis a Philliains has been duly admitted to phobate and duly from by the testimbry of Patrick to Condy and Julies A garding one of the Dubsen bing with teres Milito, that danifolits orend of agid Will and of the Miling of theraid Paines, Hooule Un James A Janighing prof therap has been before duly made aull or ended in Book 13 de payes 572 063,004. au 6000 of the neurl of Wills of our bounts. In altestation Whenof I have heredute subscribed my name and affired the real of our's Court

at Bedford Indiana. Shis 15"day of September 1898 rader (min. Priceir Cart Kacequer County. State of Indianal so Fairrice County 19 Joane A Emin Clerk of the Circuit Court within and firewist County and State afmounted hereby certify that the accurred and finging is a full The and complete popy of the last the and lestament Locsis a Williams declared which our last Will the Estamust is on file and also of orcord in the office of the blert of the Lauruce Circuit Co In Olitures Othersof I have hereuto sermethana and affired the seal of the Tannuce Circuit at the Redford this 22 day of Se Stember AD1898. Frank Chin Clink Whi Taunuce Circuit Court. Vicerded in Clarks Office of the Martin Circuit Court on the I day of Horniba 1898, Hon Or Gates belent.

54Last Will and Testament of Chapity Abels Deceased. In the name of the Burnolut father. & Charles this being of sound and dispoining mind and menong admake publish and declan this my last Will and Wistament, Inoucinate and direct the Clerk to appoint my rother Frank Heal Executor of this my last Will, It is my will and dein that all my forfrerty be sold after my decease by my secretion ar publicates. for one third rush, one third in sine and one third interes months, and that said secutorgin there works notice of aire sale, and sell the salue on the Muuses, Stew 1. It is my Will and dein that all my just debts and fedural expenses by paid out If my 20 After the famult of debts and expenses. I give and brywith all the ormainder of my Estate lome beloved grand son Vinor Blewitts for Milius Whenof I have hereuto out my Naced and seal this 10 day of November 1898 in The mune of attesting winters Karacu M Camber Charit Temand Shimle Wit Rewendered Shat on this 10"day of November 1898, Chanty Abels will foront lous didi our ofmence after the forgoing instrument www may overto her, signed the Sauls as hindast Will auf Islawert dudger in her prience and in the ofmence of each other and at her orquest signed ournames, as attenting witherses, Himme M. Cunnick, Linund Shemill. State of Indiana) Martin Courtes 85. Mit Busilmed Shat on 28 day of homestry 898 Haram M. Cennick Tobsenbuy Willunes Cothe within

Last Will and Testament of Charles (Abyls) Deceased for going last hill and destament of Charity Sols ate of buil Courter decement, spenmally appeared for the Judge of the Concil Court of Martin Could whe state I Indiana, and bring duly swom & The Plerk of said bourhupen his outh. de cland and testified as follows that is trong That in the 15"day of Normaber 1898 he our the vain Charity Abils sian her name to mice instrumenting unting as and forherlast Vill and Destument and This deponent at the carretime, heard the ouil Charitis Abels declure she vaire instrument in writing of be herlast Will Pul Astunech and their the adidicumum in writing was, with our titue, at the request of the found Churity Abel's aufwith her amsent altested quel subscribed. the ouid Herau M Clemnick in the America of sainlestator auchin the Whence of each other as subscribing witnesses hento and shatowid Charites Abile was, at the time of the signing and subscribing at sain instrumentain writing, as aformand of age (Thuris, more than durnly one years of age) and of sound and disposing mind within and notunder any correin or notraint, as the ocice depenento bily believes, and further depenon Days not worm to and subscribed by the said Horam Wermich brown Geo Water Clink of rain Curt at this bhouls, the 28" duy of homeby 18 Fre It Gates lelist By Davil Gared Arhl Matestatine Wherros I had herrunto publicated my nuce and affice of the seal of said bourt, Good Gates Colent ite of Indicina. Martin County 18 8.

56Last Will and Testament of Mantes Abels Deceased. Sec It States Clerk of the Circuit Court of Murtin County, Indiana, do henry certify the the within austreed Will and Destament of Chanty Abels, hus, bern duly admitted to probate, and duly mond by the testiding of Horacuth Comick one of The subscribing wituesses thento, that a completionent Touid Ihill, dud of the Untimony of the ouil Horam Memickinghord thenof hus brue by me duly made and revided in Book of at payer 154, v 50, of the Beard TOtills of said Eventy. Mc Altestalin Wherry, I have hereunto subscribed My name, and affined the seal of said Court at Mrst Mouls this 28 day of hongeber 1898. Fee W. Gates Colerk Except Court Municiparanty. On Dewil Garry Dift.

Last Will and Testament of Christiana Shitt Deceased. Touls Indiana Konun 267898 name of the Father augo Stree ben aus of the Most Amer, I Christiana Shitt State of Indicus bring in full oponession of all my faculties of sound much and disposing disposition do make and publish and declar this my las Wall and Fistamust Lowit. It is my will and desir that to such of my chiedred Anna Muticola Elicabeth Agrees Thu Charles au Gul Gidelis au equal chan is all my lands and operainal properties, of en ch hind shore in action chatters of which I may by the nover at the live of my death be given But It is mig firther will and desin that the han be amounted to my daughter Anna shall be ginn her only is The shot in spenmal need and evant dinds he ife time, caid need and want to be determined by The Eurenter and said show to devolve upon the Milanu of my day the Amaripen her death 29 Shis ideumhntupingny Elecutor to pay mout my Estate any and all enst debts which may out as the time of my death. 8 1) do hereby appoint my daughter Mutilela Dor my sole Elecuting and dris they decin thus no bund be agained of herin that I has In Otheries henold set my hand and excellents winty wieth day of hornister Eighten hundend and muly right. nstrain Shill Sing the Surgoing subscribed by the gaid festator in out morece of decland buther to by her lass till and Islament, and at herorquest in he formure vin the former of lack other this 26" day Througher 1898. Dign the same as witherses. Willienes, William Faluer -Checker Allan

Last Will and Testament of Grantaina Storitte Deceased. Martin Courte 83. We it remembered Shut on the 10" day of December 1898. (Milliam Balmon one of the Alebsoribing witnesses to the within and fire young last this Hel Sestament Christiana Stor Valte whaid Courted de crused, personally appear for Sen Or Gates Clerk of the Circul Count Nartin County in the State of Indian a 44 brung duly swom by the blesk of vaid boust upon his outh declared auftestified as follows that is Down that in the 26 day of horneber 1898 the saw The baid Anistiana Strett sign her name to raj dinstrument in writing as and for herlass Will and Islament, and that this depenent at the our time heard the our obnistion a strit declan the vaid intrument in writing where Past Phill and Distancent, and shat the baillistinmentin antino was at the owner line, at the on your of the paid Ornstiana stritt and with her onsent attested and subscribed by the said Philliam Salmon and Charles Allus in the presence of said Estator. audichte priseues of each other, as subscribing wheres thereto and that the vain Christians Strict was at the tito of the signing and subscribing of Eur usmunkinanting diaformaid, of full age Charis mon shaulionly one years of ago auch of sound and disposing mind and memory, and naturely axy Dorning orantaint as ound deponent virily betievs, and furtherde peneut ogyp not Swom to and pubscribed by the said William Salum befor me Geo A Gates Clerk of paid Court at West Shouls she 10° day of Deauter-1898. natterfation Wherrof. I have herreuced subscribed my name and afficed the seal ofsaid boin

Last Will and Testament of Christiana Stritt Deceased.

of Indiana (53 Martin County J. Jeo W. Jain, Clerk of the Circuit Court of Martin County, Indiana, do here by certify that the within decered Will and Vestawent of Christiana Stritt has born duly admitted & probate, and duly froved by the testimony of Philliam Saluch, one of the olds india auf of the testimony of the vaid William Balun istroof Thenof has been by me duly mude and recorded in Good. C. at fell yes of, 58 1.59, of the neural of Wills of ouil Couly, In Mulation Whenof I have herewite outsoribid my name, and affined the seal of said Court ab West Shouls this 10 day of December 1898. 12 M. Gater Celenk · Crecit Court Mentio Ceruity By David Gurry- Auph

+60Last Will and Testament of James Simo Deceased. February the Third a, \$ 1898. In the name of the Banevaleut Father of all I James Simo of martin Country, in the State of Indiana, do make & publish this my last Will and Tretament Item First. I give and devise to my beloved with amanda sums, in lieu of him interest in my logude all my laude; pituated as follows. tend fection Twenty three (23) in Fourth but (6) north, Rouge three (3) West, containing toly down, The the following discribed; commencing at the north East corner of the North West quarter of the north West quarter of of Lection twenty six (26) Lows there north, Range three livest, running due West Fronty rods, thence bould beverenty two (4) One half (72/1) rode, thence East Forte roto, there worth to the place of beginning, make in all Eighteen & One-eighth acros, Mas the follow beginning at the South West comes of the Mouth West go end the South West quarter of tection Twenty air, Yours monorth Rango three Hest, there East Deven and One half rode, thereo worth, thirty five roda of four feet, thrico West Deven and One-half mode, there I with to place. at the fouth East come of the north East quarter of the South East quarter of heating Juen seven, same four my Range, there West Eighty rolls, thence north wenty me rolls of your feet, there mostly East Bighty rode, making the famo the line, where it now stands thereo South Thirty fire rode of four fut to the half acres more or less. Also the following, to wit, the South-half of the north-best quarter of Sections Guenty-air, in Sound Fine Month Pauge Three West, rescripting One half-there of of the Best and of the the East quarter, when the pehool house now stands

Deceased.

Last Will and Testament of James Sims

Also Seven W. One-half rode of the South side of the North West quanter of the north litest quanter of the above described lands. Also the north West quarter of the South-West que of the above described lands, excepting bevon I On half made off of the litest side, alle, part of the Borth East quarter of the South West quarter of the above described lands described as follows, commencing at the Anth West come of said quarter adruming East Horty two rode to he thomas White mill Brauch there down the of said Brauch to the north and South live poo the Usel side of said quarter, thence north to the place of bigs ug, supposed to be by aires more or less, Also twenty fire done off of the Louth and of the West half of the North East quantary of section Twenty six in some forms and Range, Also, the West-half of the north-East quarton, excepting Two Acres off of the north and of said tract, aleo, Ven acres of the north East corner, of the north Bast quarter, of the Forth- West quarter, described as follows, beginning at the Morth-East corner of said track there running West otherty rode, there South with an elbow bend to intersect the East line of said track seventy rode, from place of be-The the month to flow of beginning the Horth East gr. excepting all that lies on the South track, the same being a about bus there, My this acres off the month side of each track containing in in section thirty-four, Lower the growth, Vauge throw Mast also a part of the fourth-East quarter of the Borth East quarter, described as follows: All of earl

track that lies on the north- West and

.62Last Will and Testament of Janus Simo Deceased. way heading from Silvaville Highway to the Kan comily highway & fouth East of a live drawn from the north taining One There more or less, in Section History Sown Two Borth, Rougo Three West Mes, a part of the South East quarter, of the South East quarter of bection wenty seven, commencing at the Morth-West comment said buth-East quantum of the both East quarter of fection Twenty- sever of running in the center of Sulphur Creek, in a South-Easter Stiretion at the creek now runs, until it strikes the fection live ow the East side of said quarter quarter, thurse north to the corner of paid bouth East quarter of the bouth East quarter, thence lettest to the place of beginning, contains ung Eighten acres, moro or less. and also a fant of the Heat side of the South Heat guar ter & the houth- West quarter of Lection Twenty sur, be giving at the Forth West comer of said quarter, quarte framing South to the contin of the present bed of suffer creek there East along the center of said creek until it ocashes the center of Coffee mill Brough, the a ups stream north East, in the guitar of said Brough a it now rund, until it reaghed the north live of said South West quarter of South West quarter, themobest to the place of beginning, contrining three acres more or less, all in low the month Rougo three Steat Marke cuty is the State of Indians, excepting Gue-half Devo but of bouth Heat quarter of the north Heat gus tand Scotion wentyme, bour two north, Rango 3 West martine County State of Indiana To have at to hald in her possession during her natural ife or widowhood, also, my moneys " personal profest. At the death of my dear wife, I bequeath from ins the following Real Estate in Martin County in the state of Sudiana, the Mest half of the north East quan excepting two days of the northern of and track. The northern of the north East corners the the the East

LasteWill and Testament of James Sims Deceased. tend the north West quarter described as follows, the giving at the Booth East come of said track there somming theat thinky rode, there Aouth with awellow grode from the place of beginning theme north to also the north-West half of the South East quanter, excepting all that live on the louth West aids of the highway now on ing through the same, being about One acon Withres acres off the north aide of said tract, Containing in all bushindred all from acrosmo where all in Acction 34, Low 5 M, Rango & W. Was a part of the South East quarter of the North East quarter described as follows, all goid trad that lies on the month litest gide of the thighway leading from the Harrisonville Highway to the Silverville Highway, My South East of a line drawin from the north East corner to the & West comen's said tract containing Que level more on less, all in Section thinks Fried Month, Rango throw West, by the aid thomas I firm for forging to the hours of thomas Williams Simulton and the form of the cighty Dollars, ay forty Dollars and forty Dollars of the pollars of the pollars of the forty Dollars of the cighty Dollars of the pollars of the p have for a mormment to be erected at the grove colof Francia W. Simo, the said Two fundred and Eig Bollara to be faid to the above named heir form years after the deaths of James Simo the Destator of this instrument and his wife among Mr. Sumoif acid heirosof ago (2140) if acid heiro are not of tago of twenty one years, said amount of two hundred weighty Dolland to to faid said heing as they orespectively become of said ago, after the cir fination of Four years, and gighty Dollage, to bedivid ed as follows among t Mars, Lesto sino One hundred at Eleie simo O

Last Will and Testament of James Sims Deceased hundred Dollars. The above mentioned Forty Hollars to be due in Hour years after death of the above named bestaton and wife And to my two sons Williams, a Simo ay Charles of simp, I begueath the farms ow which I now reside, described as follows; The South-East quarter of the South East quarter. Section Twenty three Town 5 north, Raugo Three West containing Forty Acres, more or less, Also the following commencing at the north-East corner of the month. West quarter of the month. West que ter of Section Twenty six, Lowis Hive Bouth, Rough three West, running due West Forty rods, thence south her. enty-two and One-half rods, thence East Forty rods, thence Houth to the place of beginning, making in all Eightein My One eightho deres, Also the following described, beginning at the South West corner of the month west quarter of the SW, graf section Twenty six, Town From Month, Rouge Three West, there East bever tid One-half rods, thence with thirty-fine stade, and Tourlet, there West bever and One half rodo, thence South to the place of beginn also beginning at the South East corner of the north East quarter of the South East quarter of bection twenty severs, some Nouvo and Roungs. thence It sit Eighty rods the north Locaty nine rode of fourfeet, thence north East Eight roda making the force, the line where it now stands, the worth thirty for rode and bour feet to the phones of leguing in all beventeen and one half deven, more also Also, the South half of the most litest quarter, if fraction dwenty six in Journs two Month, Rango three blust, excepting One half am off the East side of the South Cast quarter, when the achoral house more stands, the Seven of Our half gods off of the bouth side of the north West quarter of the shorth West quarter of the above This the Morth West quarter of the South-West quarter of the

Last Will and Testament of James Simo Deceased.

above described lands, excepting seven and metalf rods off the West side, Mas: a fast of the north East quarter of the kaute Westquarter of the above described lande, de scribed as follows! communing at the Houth West corner of said quarter and running East forty two rode, to the Thomas White mill Brouch, there down the center of said stream, to the north and fouth line on the disest side of said quarter, thence morth to the place of beginning, sufficed to be about Sux doves, more or less, Miles a fart of the bouth East quarter of the South East quarter of t-clion Twenty severy com menering at It morth Mest corner of the said South-East quarter of the South East quarter of beclion Inenty beren no oranning inthe center of Sulfhur Creek, in as outh Easterly direction is the Creek mayor rund, until it dither the bethen live our the East side of said quarter, quarter, theree Worth to the corner of said South East quarter, of the South East quarter, thereadlest to the flace of beginning containing Eighteen acres And also a pool of the Med in of the South-Mak guardes, bout of thest of bredien ilora) of sine, beginning of the Maril Wed corner of word quarter quarter question regging South to the center of the present I'd if Sulphur Creek, thence 6 ash, along the center Ill creek until it muches the center of Coffee-Mills However, theree up stream HorthEast tille center of soil drown Too I now women until it reaches the forth line of said bouth theat quant tor, of the bouth that guester, I have West to the placed Regioney, Calaming three acres, more orless, All in Your Fire north & ange Three West, martin bounty illes; Goedly-five acres off the South and of the West

66 James Sing Last Will and Testament of Deceased. but of the Morth East quarter of Section Bready Six bound 5 Morth, Kange Spree Heal,
I begreath all of the whome desired founds rexcepting One half Tow out of the South Heat con word the South Heat quarter, of the north West quarter of Section General your, I and s, moth, Jango three Illest, Danie Jane Jane Jan 4 ... d, hequest 1. Charles Hims all my live slock farming implement of money of not only on a shouse hold goods, grain "of hay, Challes of Sing executor of pring subale, without the filling of a bound, and that The Inid Charles to Simoshall chal receive ony lay for his luns in ofthing and Straigt and it is, death of my infe (Imanda Simo, I begins and Sugar, I, Lewis, after all dell, are faind, the amount Time-hundred Dollaro Ench, if there he mough of my therees and mitter, if not it be Equally divided between them, by if more than unid amount, I sequally di rided among the Live heirs now living, namely thomas I. Sine, mary J. Lewis, Swan, H. Lewis, William, a. Simo. and Charles Histonio, if in of the shoot this hair dies leaving no children I him their fact of my Estate, their their share shall be divided among the remaining him would in. I have they bear is limited to the aforesaid dowery, which I James Simo consider their share, if all the heirs of thoucis, W. Sims die thew heir downery be divided equally I do hereby annul all my former Wills " destaments In Witness Whereof , I have her ento set my hand ames Simo, Signed and acknowledged by said James Suns as his

Deceased.

No. Will as Britament, in our presence and signedly not in his presence.

Mitnessed & Filozof Braker, # 16 hate of Indiano /martin County SI DE il Femembered, that on the 18th day of June do the within had foregoing last Will & Festament of James Simo, late of said Country, decrased, personally appeared before Heo. M. Hades, black of the limit bound of martin County, in the State of Indiano, and feing duly som over by the Clerk of said Court, upon her out declared of testified as follows, that is to say that on the 15th day of Gebruary, 1898, she saw the said James Sime sign his name to said notinment in willing as of for his last Will of Festament of that this Define, at the same time, heard the said James Simo declare the waid instrument ty writing to be his last Will and Hestament, and that the sold instrument in writing was at the same time, at the request of the Did James hime "of with his consent aftested "of subscribed by the provide Minary E. Denady & Hoyd Baker, in the freshed pop said Festalor "of in the fresence of each other, as and scribing witnesses the get "of that the said james Sime was, at the lime of the signing and subscribing is and indrument in writing, as aforesaid, of full ago, that is more than twenty newword of a sound and disposing sound adminimum ory that not under any correction or restraint as The said Defonent verily & clieves, and further DEPARENT 1. 1 I mary E. Mognady, Survey to We subscribed by the said Mary E. Standy telove one theo, W. Vates blank of said bourt, at West shoals, the 15th day G. Ev. W. Sates Clerk of January 1894,

Last Will and Testament of James Sime Deceased. In attestation whereof, I have hereunts subscribed any name, and affined the peal of said Court, Heall, Lates, Clark State of Indiana, martin County, SS; I Heo, W. Mates, black of the biracist bourt of marti County Indiano, do hereby certify that the with in annexed Will & Festament of James Simol has been duly admitted to probate and duly proved by the testimony of mary Es Mrenady Bow of the subscribing witnessed thereto, that a complete record of said Will of the testimony of the said man Edward in proof thereof, has been by one duly made and recorded in Book b at lager 60, 61, 63, 65, 65, 66, 67 4 68, of the Record of With of gold bounty, and attestation whereof, I how hereunto aubsaid Court, at Heat shoules, this 18th day of anuary, 1899, Hes, W. Hates, Lout martin boun

Past Will and Testament of Saural & Smedrichs Deceased.

J. Laura E Friedrichs of the bounty of martin, of State, of Indiana, being of sound mind and disposition momory, do hereby make of declan this my list Will Witatament, hereby revolving of making void all for mer Wille by me at any time heretofore made First; Forder and direct that out of the mon on hand ad personal property my funeral aspenses after my death, mother many I'm bumpbell all and airigular my beroved mother many I'm bumpbell all and airigular my beroanal broberty of Every description remains any after progring my delta and funeral expensed. Third, I give all bequeath to any beloved mother many I'm bampbell my house and lots, to wit, dots numbered winty (20) and thirty Eight (38) in bray's addition to the form of a voyo oter, Indiano with all the appurtenances thereon situated and belonging, I give and bequeath to my beloved mother mary m, bampbell all and singularall other freal Estate of which I may die sieged, Fifth. I hereby nominate and affaint & Book as Executor of this my last Will ad Festament In Witness Whereof, I have hereunts set my hand this 2nd day of Ageomber, 1893, Laura 6, Friedrichs The above and foregoing instrument, was at the fate thereof signed, published of declared by the paid towns. 8. Frudrichs, as and for her last Will addes townent, as as a revocation of all former Will heretofore made by her, in presence of us, who, at her request, and in her presence of in the presence of each other, have subscribed your names as witness Cornelins b. Hood to gootee Indiana

Last Will and Testament of Lunra & Injections Deceased. The State of Indiana, martin bounty, SS; Be it Genembered, that ow the 24th day of Gebruary 1899 William Houghton, One of the aubscribing witness to the within and foregoing last Will and bestament of Junes, E. Fredericks late of Jaid Country, deceased, personally affeored petoro the judge of the braint bourt of martin bounty, with State of Indiana and being puly awarm by the blank of said bourt, upon his oath, diclared and lestified anfallows! That on the 2nd day of Accounter, 1893, he saw the said laura E. Freedrichs, sign her name to paid instrument in writing as and for her last Will and testament; and that this Deponent at the game timo, heard the said Laura. E. Freedrich declare the said instrument in writing to be her last Will and Festament, and that the said instrum in writing was at the same time, at the request of the said Lauro & Arriedericho and with her cosent attested "of subscribed by the said William Houghton "ulborralises S, Hood, in the pressure of said Festator, and in the bresonce of each other, as subscribing witnesses thereto, I'd the said dawn E. Fredericks Ival, at the time of the signing and subsaribing of said instrument in writing as af oresaid, if full ago (that is more than twenty one yours of ago) and of sound and dispersing mind and momory, and not under any com sion or restraint, as the said Deponent verily believe and further says not, William Foughton, Sworn to and subscribed by the said William Josephon, before me, Hes M. Hotes blenk of paid out at Heat shoule, the 24th day of february of In altestation Whereof, I have hereunts subscribed my name, and affixed the seal of said bourt, AEU, W. Hates

State of Indiana martin bounty, S& T & Heo. W. Hates, bleck of the ourt, of martin bounty, Indiana, do within armoved Well eval. E. Fredricks has bee ob, ate, and duly broved by the test cony of William of gughton One of the subserit thesase thereto, that a complete record of sai Will ad of the testinony of the said Williamstought I thereof, has been by me duly made and recorded its Book & at pages 69,70-71 of the Record of Wille of said & In attestation Whereof, I have hereunto aubscribed my name, and pefficied the seal of said bourt at West Shoale this 24 day of Hebruary 1899. Jes. W. Hates Court martin 6

Last Will and Testament of Aza James Dremler Deceased Whitfield martin to India the father 4 of the bow and of the The writing of my own haid isting last lill ad Jestamen gue to Stato Dadeler, my housekeeper, welve hundred Alaro wo Hold boin (1/200,00), my fo It briggy hed harness my sow and frigand all the feet hay com, rate, all my clother aprovisions of bossession at my death, I Reg Grancia W. Wolf petially the Priest and Gaston of the Catholin Rougregation of should in morting Co thought any arms masse, according to my intention leaving to his row judgement to detrame the months Fudiano, Fifty Dollard 50.50) and all my to oka for which The rest of what I might own I want to be divided in Equal parts of which One must be given to the freciety of loops go tion of the faith of Baltimore by Indi and the stree part much to given to the association of the Paly Childhood the Central Direction of the Childhood is at Pittstura Pa I do apointly braining While to be the stand hie my last Will, Signed by me Row James Stromler on the word parone (2) lay of aboil of the year Eighten hundred and neut (879) at Whitfield Indians Nigned by Oco James themles the Jestator Jades delived to be his will and testament women presuce of tack witnesse in his prosence did in this Twenty second of about of the year Eighten thim Atrick Million

Last Will and Testament of Que James Stremler Deceased The State of Indiana, martin bounty, DS; Be It Romembered, That on the 2 To day of July 1899 came John Bengan ad Patrick Mullen the Love autre the witnesses to the forgoing last Will and Tistament of Richards thromber late of and bounty, does sed, personally Parkeon of reform Hengs W. Hater block of the Circuit Brown of Martin Roman and fring the grand of Loury reforms their method declared and testified as follows, that is to That on the wenty seems day of their, 1899, they spare the said Revigius Arenler ago he rame to natrument someting as and for his lost Will & Testament, and that these Deborente, at the same tru heard the said Rev James stremler de clars the instrument in writing to be his last Will me test ment and that the said Instrument is writing in at the came time, at the request of the co James Stremler and with his consent attested and who are bed by the said John & Denigan and Patrice mullen in the presence of said testator, and in the presence of Each other, as subscribing witnesses Chereto, my that the said Rev. James Stromler was at the time of the signing and saribing of said instrument is uniting, as aforesaid, of full ago, (that is more than I wenty one years of ago) and of sound and different for years of ago) mind and memory and not under any every or restraint, as the said Deforente overily teliens Med further Deforente say not In Deriga Patrick Mullen Sworm to culsoribed by the said John J. Denig and and Batrick mullen, bef orome, Leorgo, M. Hates bleshof said bourt at West Shoule the 27th day of July Her. W. Hater Clark In attestation Whereof, I have haveunto subscribed used the real of said bourst Last Will and Testament of Range Deceased. State of Indiana, Martin Courty St. Bourt Squest of the Chair Squest of the Chair Squest of Martin Indiana, do horoby certify that the an invest Will and Heatoment of The James through and indianated by admitted to the first and indianated by a second to the first and indianated by the first and the second by the first and the second by the first and indianated by the first and the second by the second by the first and the second by the second mulon the cubes thing witnesses thereto his mulon the cubes thing witnesses thereto his a complete oxcord of Said Will and the things of the said form I having a will patrick mullips of the reof how been by me duly made and complete to Port of the part of th and lon In attractations Whereof I have h feel combed my name, of office of the problem July 1899, blikly want bout mittel THE PARTY OF THE P

Last Will and Testament of More on Hasbert Deceased Wiece Halling of Onst Should Martin Cours Indiany do make kublish and declarathis hill is lestament Frenty northing and making voice First Dull and dinet that iben my deciare that male be conducted a mainer suited to my stationias without and enum or expense, theind Swill that my just debts and durants agains me bi faid and full of ind, divill'is direct that my oucutor fround to pollect "Lemonteut last as rapidly as he dan all notes Blan auf dies that muy be soing to me, and that he also make sale sim other formual effects at public or frivate sale as the train strick bush not otherwise disposed of Will and shat he also wilks manner make vale aids owned by me at Dest Should him of South Callium and this South Vaction Hack Road Also troffing house and four hote when I was live in will spinchase byme from Elizabeth Murley And we as much as the pineur dailes, and emblis muding the death of my om Saignuce hursleft intimorim on my mind that his death was the oruet of a rioleist assault this parties outenwore. I do dinct that The proceeds of Such cales of land my lieuter of aufunostice auits States Bunds at their market value in quin of Fifteen Tunder & dollars (1000) to be heed for a last five years, if need by but at any tim lot used by him in the offbrication of the perpetration of perpetrator of the mine if their identitis should be discound or breme util ouch proceeding and emoration may be search a less oum than all aid 1000, Then Insuloam as queering so to expend in that behalf My breculor exercise his bist suguent as to the propriety of expending our raul portin of it from Apurpose, nashruble mospect of occurring the purished Secular but makori

Last Will and Testament of Isthraed Bathor Deceased. at the end of paid time, my verenter shall not have deewed. it mudeut or found sufficient occasion to have used suit new fir ouch purpose onew it is my will and I do din chthan The saw brdivider between my brother auch my mices shan and shan alike, who may bralion at that and South Lom brother George Clark I will adevise during his natural lite all that than I'my dam that lies Anth of the Calvina aus Ohio SVAR R and at the death of pain ferry, the fix of paid lands to on to and vist in his Children Show alin share and share alike uscept that is I should surrive the said George, their thut part of said land derived burn late husband deceased, Burnas Kalbert buderel from Anduda Borde and her husband Summer Stole no 240 44 243 in Sperghenis Sacition to West Shouls. Nowther with ouch ormed as were added to paid Total There of their valeting be sold by my seculir aire the proceeds thereof brdings british my neices 4 Vestheur Mus alive show and show alike ehilet Rule Rules Romen, dans Brown his son, Ella M. Gartes his daughter Thumas Anchlas and Steens Anchlin I Will and bruneash Two Handred dollars (Few each Swith It my heires and heathers (in addition to other brausto humin 19made Swit Quema Passel Tydin Dan Charles Gracely Robert Franch, Martin Franch and Con Fruelo I gin On hunand dollare each Tenuty I will as dinch that such article of way apparet as I may have framed that belinged acornes by gine by Executive tomy brothe serge Class should oursion me it not the to his childrealing The watch which belonged to my sen Saince I will & Javid Clark met brothers and My our brance apparland shar of deceased mandres of my fame not otherine disposed of I diret that my execution reight with my household goods wicheding bids Adbidding distribute and divide among this neices I had deen fair auf moper, Imperall spidens Strough I gir Ditimis Skeldis,

Last Will and Testament of Netrocal Hatbale Deceased. Eighth of after furewer some debt, expense 4 byunds to Pracio hiningborbidal fin Jangenin shall oruning I direck that it be pair to those who nune me in my last sickness, as my evercular thinks just With I Stenby appoint James Farall Exercutor . This my last thill, suposing full our fidure in his integrity rankelein. Values Any handand ear this stay of July 1896. Vebracas Nalbert In our forsuce the Destation executed and submited the foryming Hill and at himrywest in her formence and in the Merseiche of eucloother we alibraited The cause as wituesses the 2his 18 July 1896, Thomas Sohwer Codicil She Will of Petreca Hallands I Kebicca Kulbert by this Rodicil do after and Mung the furging Will in this towit. That the devise in ille Four is gola de subject la this provision touvil But in evert the lands devised should under the princing therein go to the whildre of the raid beings or any ofthe audether orang of them should die without lessue. or their intended in said lands should out in Euris Gaddis if she be living, if dead to yo to my neices win Repheros alin arsharting shan ded shar alike, The pum brown thed in item Bir to Rules Brown is hereby praced to one hundred dollars, insterit Swotherudad. This Anchlin Will Eva York (funnely French) Mun died quice the execution of this Will I dinct that the own bequeathed their as luts and breme a part of my decenal estate and be distributed annyat my brother Ulphewourd Keies then alive ohur and shan alike I also Will and dinch and braneath to Euris Gaddis The sum of one hundre Dellars. Vitus the hours " sold of our of Rebreca Hallut this 18 day Shebmany 1899

78Last Will and Testament of A Freed January Deceased. Julio processor in thatiles, at the round the with American grand often and I who subhirly the names Os al Costing actions, and in col in some I stations obserities and direct stat it be activist to her said Die. Tacor I Receive Henry Midel 11. Sitte of rational Martin Country 53, I Mil Acherolic in the 15 D'day of alson 1998, jan Interes one, to suconding withours to the of their and Iraing last De afterward; Lind inding It ? Ondicite of Place Author State of said bounty december and in a strand byten I rate birk of the Court Cook of Mutice Court, in De Shate of Indiana Guy bring atter, burn by the Oler of said beach upon his casts achiand and Privilla of rainer, I at is to employ on the 18 days fry 1896 v Dec 18 Che & Filmong 1898, to a des the said Referen Hallot sign Der name to said intumosin a sitility as und, for the last will and tistamund, and that this defenent at the same times heard stronged Nebreca Hallen diclar the suid histrawed the arting to to her last hill by Shawent, and that said tust nower unting Was at the Same time at the request of the said Attraca Halbert and with For a good all the and subscribed by The social James Bry on the Drames Hourghillowing the fronted of said I states and in the presum of each other, as subscribing dictiones thereto, and that the said teluen Hallst was at The then of the viguing and subscribing of said instrument die arthing ast of insaid of yall a of. (That is nees the torning One years of age) and of Sound and air porting mind and many and not mude vany cornein or restrainton shoraid depenentering believe, and further deponent Days not, That the said phasen was with Officiel in Attating the Phill proper, and Houng Miller and afficult as to the Ordicil, 1. Nayers. Swom to and subscribed by the Said James Progen Last Will and Testament of Johnson Harland. Deceased.

brains and Sec I Setes ble Ro the said Court at Hast Much this I dury Ochows 99 for It Sales Clerk An allestation Whereas There holocout subrenthe on my have and a fixed the xal & said bouty Jee H Jales Clerk Met Lewid Garret Proble White Andenud Martin Country S. Il Salos Clerk of the Court Court of Martin County Indians, do horby destity that The within annual Hill are Detament of Rehead Hallow has been dut; windted A nobate, and duty proon Mi Tistiluity of James & Rogers, one of the Subscriberty withern Storte, that a mulpiete rend of rais Hilling of the testaluny of the said James Though in Fire Thing, hus been before delle made and nearded in Book to at build 15, 1, nos of the Read of Wills of said County In Altertalin Where I have hereute subscribed my have and affice 1 2th soul of said bourt, at hist Cophiais And L'day a Octobillog Geo Il Valy Coler S. Mil Laid Carry Ripl.

Last Will and Testament of Elbert of ainey, Deceased.

do the name of the Benevolent Brather of all the following of Trailing Combo, in the take of Indiana; or mile to fublish this my last Will of the this start will be the start of the start

of last victuress and funeral repense be paid out ofmy stelle,

Frie my will that Inther "i Hallie Trainey be find out of my solale a reasonable combination their service in taken care of me down I my through me low richness.

His my will that the resides of all of my Bersonal Property and Real Estate I now own be divided as follows, to wit:

His my Hall, travill to any beloved brother John Ramey Che third interest as all all of my hound by seal, what, I no as order

It is any Will, towill tarry beloved decerced hother sterra I Boline or of the malind Francy of their Being just by One-third interest in all of my Personal Property and freal Estate I now some

His ong Will, towill to my beloved deceased vister anah miller her Levo daughtere Candier miller and Mary E. Miller jointly, but third, cutored in all of my sergonal trope it and weather Eal Estate of more occur.

friend John Reclair Guardian of Frank 6, Miller unthe arrives at the one of Grenter-one years

I do foreby communitation of frients John Geolo. Executor is this my last Will of Trilament; hereby authorizing and Empowering him to adjust; release of de charge

in my such manner as he may deem proper, the , del 1 and claims due mo. I do also authorize and Embover him if is shall become necessary, in order to fay my debts, to sell by private sale, or in such manner, upon such time of credit, or otherwise, as he may think proper, all, or any fact of my Fersonal Respectly become necessary, in order to execute this my dost Will & Festament, hereby authorym, and em forwering him to sell by private sale, only another ner, upon such terms of evedit, or otherwise as the may think proper all of my Feal Edate "d deeds to purchasers to execute, acknowledge "ad deliver in fer simple, I do hereby revoke all former Wills by me made, In I rotiniony hereof, I have hereunded my hand "id real, this 8th day of June 1899, The signature of the Festature, Ellert How Fairey Octo Mortten by the undersigned in the prount of of the Testations by his express direction, Walter Fore Signed and acknowledged by said Elbert to Rainey as his last Will and Fortament, in our presence, and signed by us in his presence, Elmer Hore folin Hore, The Got of Indiana, Martin lounty, St.

Be It Remembered That on the 10th January, 1900, El now I ore, One of the publishing witnesses to the withing of megring hast Will and tredament of Elvert Mc Maney, late of paid Committee, deceased by somethy affected before I teo, Il I takes, block of the birant bound of Marlin bounds, in the State of Indiana, med

being duly surom by the block of said bout, whow his outh, declared and listified as follows, that is to say; That on the 8th day of nine, 1899, he saw the said Elbert of Rarner, sign his name to said instrument in writing no and I this last Will and I solarnery! " mel that this trefount, at the same time, heard the said Eller of Bainey, declare the said instrument, in writing to be his last Will and Gestament at that the said inslument in uniting was, at the same time, at the request of the said Elbert Brainey and with his consent allested and subscribed by the said Elmer Hore and John Hore in the presence of said Testator, "I in the presence Spreach other as superiturg Witnesses thertu and that the said Ellert 16 Famey was, at the time of the signing " subscribing of soud instrument in writing at aforesaid of full age (that is, more thank Twenty one years of age) If of sound and disposing mind and memory, and not under any con cion or rection, as the said Appoint werdy believes, and pender. to soment says not,

Sworn to ad subscribed by the said Elmer Fore) before me, Heo, W. Hales, black of said bourt, at West shoals, the 10th day of January, 1900.

In allestation where of I have hereinto out toal period my name, and affect the seal of said state of manufaction of the brought the manufaction of the brought of manufaction of the brought of manufaction of the brought of the brought of manufaction of the brought of the brou

Last Will and Testament of Joel To braig

Deceased.

In the name of the benevolent Juther of all, 1, oel M. braig of martin boundy, State of Indiana, being of sound mind and memory, do make bublish By declare, this to be my last Will ad Testament, here by revoking Id making boid all former Wills by me heretofore made as cracticable after my decense, out of the proceeds of dry bersonal property that I may de reiged of second, I give "in bequeath to my beloved wife armide I. Craig her suffort and mainten out of the rents of frofits of any real Estate that I, may die seized of during her natural life. Third, of give and device to m, daughter Sarah Mr. Simmerman all of mytteal Estate, that of may die seized of her the said barah Minnesmo to froide "d' take en of my wife, armilda , brain during her natural life, and to fay to my Down Stomas, M. Grain Id ing drughter maryle Jumpo Three hundred " Thirty three " One third to lars , each , and I berronal property that I may die person of tota sold total advantage, and after paying in just del to is hereintefore stated, that out of the proceeds of said personal property Gundred "49 Thinky-three and One-third Dollars less Forty seven 4 700 A allars here to fore advanced to her by me, and if any remainder is left out of the fro exects of my personal property the sine to be divided earla share and share cline retween my son thomas M. Geraig Many

Larth Mi. Simmleman, Ultruse my hand and seal this the 23 rd day day of punioary (A. D. 1907)

daughters, mary & Immous, 6, mily . J. braly

forl, to lovery.

84 Last Will and Testament of Joel No braig Deceased. In our presence fool Me braig signed and as-knowledged this to be his Last Will and bestament The the 2018 day of January 1900. Oran M. Peek Deorgo Waggoner The State of Indiana, martin bounty by; 30 H Remembered, That on the 32 day of March, 1900 Oram, 12 Peck, One of the subscribing witnesses to the within and Jonegoing last Will and Festament of fool Moraig Late of said fooutry, deceased, berosnally appeared before the blerk of the bireuit bount of mention bounty, in the state of Indiano, "Ind Fring duly sworn by the blerky said bount, up no his outh deglared" of testified, as follows; that is to say; othat on the 23rd day of January, 1900, he saw the said Joelath braig, signs his name to said instrument in writing as and for his last Willand Festament, and the this Associate, at the same time, heard the said fort. 16 braig declare the said instrument is writing to be his last Willand Festament, and that the said instrument in writing was at the same time, at the request of the said Hel Moloraig and with his consent attented a subscribed by the said Oram A. Feek Ind Devrge Maggonerin the fresence of said Lestator, and in the thereto of that the said foel of brain was, at the time of the pigning of authoriting of said instru menting writing as aforesaid, of full age, (that is more than Sweaty one years of ago) "a' of sound and disposing mind and memory and mother der any coercion or restraint, as the said Acho ment verily believes, and further deponent says not. Ovam D. Peck. Sworn twend putscrited by the said Oran & Beek before me, theo, W. Hates, blery of said bourt at West Shools the 3rd day of March 1900. Heo. W. Yates

Deceased.

In (the station Whereof, I have hereinto autosented beat my name) of affixed the seal of said towns. I have block the seal of said towns. What a block of the binds the forth County, I J. Heo. W. Hates, block of the binds the within amnered Will and Testament of food planie the statement of John proved by the testamony of Oram. P. Fresh, Que of the subserviting is itnesses thereto that a complete record of paid will, but of the testamony of the said Oram P. Fresh in Iron the testamony of the said Oram P. Fresh in Iron thereof, has been by me duly made by recorded in Book of at sages 83,84 mgs 5 of the Record of Wills of said Townsh, I have hereints out the said Townsh, I have hereints out townsh, at the said of oaid townsh, this 3 day of march, 1900,

Der W. Hates blerklower Hourt martin bount Last Will and Testament of Annatead Wildman Deceased. on the name of the Benevolent dather of all, make and publish this my lost Will and the stamut, hereby much ug world and new oling all other Wills by one heretoforms third, that all my just dette and Juneral expenses be becord. That I have heretofore given to my doughter Morrial . Walden, who is now dead about the hundred Hollarg and if her daughter is alive at the time of my death, it is my desire that she have Our Hollar out oper restate. That I have heretofore given to my sortfully Wildman who is now dead in Real and Fernandal property should time hundred Dollars which I think is renough under the circumstances out of my said estate. James . A. Wildman, Five-hundred Adlara, in Real of Brown property, tomy daughter Ella Fanders, Live: hundred Dollara in Real and Personal projecty, to my son Heorge Wildman a horae worth One-hundred Arlane and the runt of the form on which he now reside for the two years last past at Sixty Hollare a year, which would be One hun dred and wenty Dollars that he went away from his home don't Amy care when he was about Eighteen years of ago, and remained away for about three years and of consider his work would have been worthto me Two-hundred Hollars for the Three years he was away from home, Thu making in all Four-hundred Hollars advanced to my son Heorge, I have given sind hundred Hollara in Fersonal property To my sons andrew & Wilduran and Lewis Wild I have given reach Iwelve hundred Dollars in Reals Morris of have given

Last Will and Testament of Armstead Wildman Deceased. die dred and Swenty-live Hollara, in cash and Personal proport Fifth that I give and bequeath to my sons family A. Wildman, Heorge Wildman, Andrewy Wildman and fluvial A. Wildman, Heorge Wildman, Andrewy Wildman and my doughtern Ella Sandera Evrances Barker, and Lingue Thorris all my Real Estata Beramal property and movies of which I may die seized after my Jumeral expenses of other necessary expenses of settling up my said Estato are baid saugh of settling up my said Estate are baid, regulad share with phare alike, with the advancements made to them theretofore by me being considered. Wildman not se Enautor of this my last William histories are my son fourse a Wilding should the before my soil Estate is settled for my desire that the judge of the marker birening bound afforms and consultant to act in his place and placed.

The Wilness Whereof I have hereunto set my hand not real this the It day of hum 10. See our presence amotead Wildman signed and closed This his last Will a tratament, out this the 26th day pf Jame 1896, Winefork Hielde } Witnesses Virgil B. M. Demied } The State of Indiana) De It Remembered, That ou the 2 3rd day of March, 1900, Vingil B. M. Hermed, Our of the outher ring witnesses to the within and egoing fast Will and Testament of armstead Wildman late of paid Country, deceased, few gonally afferred before the W. Fater blink of the burney in the State of Indiana, and bring, duly awons by the blerk of said bourn, whom his outh declared and testified as flows that is to any;

Last Will and Testament of Armstead Wildman Deceased. That on the 26th day of fewe, 1896, he saw the said Armstead Wildman signs his mame to said wither ment in writing as and for his last Willand Jes. tament, at the same time heard the said Armstead Wildman declare the said instrument to be highest Willand Jestament. to sow pritiry ai humentani baid by the same time, at the request of the said amortiad Wildman and with his consent attested and subscribed by the said Virgil B. M. Dermed and Winefark fields in The frequence of said theatator, and in the frequence of said theatator, and inthe frequence of seach other, as subscribing witnesses thanks, was at the time of the signing and outscribing of said instrument, as aforesaid, of full age, (that is, more than buinty one years is age, and of sound and different or mind or moment, as the said not under any corriers or restraint, as the said Deforment verily believes, affurther from the said Wirgil B. notember. Sworn to End subscribed by the said Virgil B' Anchemed before me, Heo. W. Hates, Clubs of said lovert, at West should the 23 of clay of march 1900 In allestation whenox I have Junuito subscribed my naces and afficient the wal of said Court, 10 25 Gales State of Incliana Marin County, 88) I Geo D. Gales Clink of the Grain Court of Martin County Indiana, do honby entity shat the within annie & Mil cufel Samuel of Amorti ed Wilderian has been duly adici wed to probate an duly formed by the testiming of brigit B m Denne on of the cuberibing williams think, that a simplete search of aid Orill and of the testimony the eard Virgil & Mc Quined in proof then of has but by me dury made reinds die Book Cat pages 84.7 x of the second of wills of said bereuty, In attestation whereof I hundienceins outsonded my name toffis the Discourse Court and the Sheals this 28 day of March 1900.

Last Will and Testament of bliver B. Marnall Deceased. es know all man by these presents, to bolmer B. yamall so citizen of Loogo oter, martin Country, Indiana and being of sound mind and memory, do make publish a declare this to be any last Will of Festement revoking any Ed all Jonner Wills Item 15 o give and bequeath to my beloved wife barah A. Garnall Lot No. 34 Countbell Breens addition the the form of do ago steel what no 86 in Spake addition to the Town of do ogo oter all in martin County Andrawa, Indiana to have and to hold during life In at her death said above named Post Contate I give Ind bequeath over tomple for ed children boro a yamall in Mind B Mamall Stemmed I give bequeath tomy wife haven Wyamell all my Ferovial Estate There is account money but perent description with the condition that should my said beloved wife re marry, that whatever part of oaid Personal Estate remained addate of such remarriage shall them be divided and my belove wife retain \$500,00 of and Personal Estate at the balance at once to go tony paid children Rora A. Yamall & nina B. Yamall his equal share, tempt of mybeloved wife is to bay my funeral extension by the first debts out of said revocal Estate, tempt of said revocal Estate, as the said and mane my wife barah Alfamale as the sure without foul Mitures my hand and seal this 10th day of march 1900. Colmer B. Yamall Seal the foregoing instrument signed scaled and are aid Colmer B. Yamall as my f Last Willard Festament, in our presence, who athis request, in his presence and the presence

Last Will and Testament of doolner B. Marnale Deceased.

of sach other, do aid Will war read over to thin in our freenee.

Ate have pulsoribed our manus as whose this march 10th 1964.

Moak Moser, William Boughton

Martin Country SS; | Ge It Remembered, that ou the 20th day of Afril, 1900, hoat more Rue of the purboonibing with rester of bolmer B. Harmell going Last Will & Bestament of bolmer B. Harmell late of said lounty, deceased, personally ab peared before to Witherto, Clerk of the birms bours of Martin Country, on the Clark of Judiano, withing duly sworn by the Clerk of on the Country, whoolis , that, declared of testified as follows, that is to say

that on the 10th day of March, 1700 fee cauther caid Colmer, B. Harnal, organise name to said in strument ico word in the fee fine in the Date Will holder ment, and that this first formul declare the said instrument in writing do and for his list Will my technocia ment in writing do and for his list Will my technocia ment in writing was at the panet the paid instrument in writing was at the panet the paid instrument in writing was at the panet this consent also stade and subscribed by the said Monach Moser at the frames of said subscribed by the said best of an inthe frames of said subscribed by the said the time of the signing and was sorting of said instrument in writing, as a presaid of file a ge (that to more than livenly one years of a ge) and a sorting of said instrument in writing, as a presaid of pale a ge (that to more than livenly one years of a ge) and ready or the parail one of further wind and remove the said Areforent overly relieved, as further there are formed and remove the product one of further there were the order one of the formed and remove the product of the said Areforent overly relieved, as further there are not and are product one of the formed or or her planet are given.

Awom to and subscribed by the said noah mover before me, Aro. W. Hates, Clork of paid down, of West Shoals, the roth day of

Afril, 1900, Itea W. He tan Clock, In Absolution Whereof, I have have to subscribed my name, and affired the seal of and a local HEO. U. Heater Clark State of Ludiana martin County 68: S J. Heo. W. Hater, Clark of the lin cuit of martin County, Indiano, do hereby con tily that the within annexed Will and Testamen Coluer B. yarmall has been duly admitted aprobate, and duly proped by the testing moch moser, One of the subscribing witus Will, and of the testimoney of the saidh och moser in proof thereof, has been by me duly made and recorded in Book "I" others 89, 90 days of the Record of Wills of said County In attestation Whereof, I have herente subscribed my name, and affixed the sent of paid Court at Hest should this Dott, day of April 1900. Heo. W. Hates Dlack maintin Circuit Court

92Last Will and Testament of Will Mayle Deceased. construction of francisco Trate of Indiana. Morrin County J. Gir Rolf of mar Durch Killin Martin County, State of Inthing make the one Sasa Hill. I fire divise and, branaith very is tale, both pratoured Telesinal as follows, That is to suy, do this Inchafer Onistecculosed Daciana Gho Itlan & Covek, our Auch Dollars, and Ar Hillip H. Karn'th wifter Dollars, Raving gione A Shi said Phillip 16 Hanis the own of Sifty delian, And A Marthu & Miller One Howard Dullaro Dalivis thin for amore the above named Alice Insthater Many Chrook Phileip KHam's UMarshio & Miller 187 Make aurqual division, Idryunth to my wife of buccarto to my Bal Extate empiriting of Eighty derrs in Hartite County Thate of Indiaste, Is heles full central of the rese upprofits as long as chemicains my widow, afterwhich the baid ital Estate shall be disided, equally anny Olice MisThufor, Man; 6 brook Julip A. Hanis af Martha Jacoi Miller, I appoint John 6 Northwan Executor of this my In Witness Dikerrof. I have signed "4 sewed and Sublished and declared this ilestrument my Shillat er near Down Hill on this chest day of April 1900. The said Sill Haly of Down Down Holl on said eleven the day of Africi 1900. signed and sealed this instrum Bang Bublished and declared the vame as and for his last Will and at his request and fin his france and in the france of sach other hur her and written our names as subsubscribed by witnesses. John Amstring John Colichuden Taxier benst, The State of Indiana. Martin County, 88. S Weit Rewendered Shaton This 7: day of May 1900. John & Richman one

of the public being withers to the within and forgoing last Dill Besternet of Gill Ho & late of vaid County declared, personally behand befin Grott Galis Clint of the Condit Court of Martin Courty. in the state of Inclinua, and bring duly power by the bert of said bush when his outh declared and lestified as follows, that is to our Platon the 11 day of Amil 1900, he saw the said bill hoto plan his nacce to said instrument in writing as and for his last Will and Istanus, and this dependent at the care line, heard the said fill to to dedun the said instrumenting arting to his last thill and astanuet, and shat the said instrudent in writing was at the parceline at the orquest of the paid bill Hope and South his russeet attested and outsoritors by the said John to Richeraco, John Amsenny Lanie Frast in the presence of vair lestator. xudin the procure of each other, as subscribing witnesses thereto and that the pain bill the fewas, at the time of the sugaing and subscribing of said instrument in anting, as aforesaid of July age (thut is, new than lund of one years of ago and of sound and disposing mind and munory, and not sunder any sorrion or orstraint, arthroaid dependet writy believe, & further Cepanent occups not. This Collichunan Town Beneforebronibed by the said John Chichung before me Go It Gates Clark Spaid Court, at Chest Should They" day of May 1900. Geo It Gates, Celesto In a Pustation whereof I have himmeto embreribed my name and affired the seal of said lout Seo Ob Gutes Clerk By David Gary sight State of Lucians Martin County 80. I be It Gates, Clerk of the Execute Court of Whortin County, Indiana, do herrby certific That she within a word Will and Destamon of Sille Holy has been dues admitted to probate, and ducy grownd by The testiming of John & Richman one of the Subscribin withour ofthe Shar a completion word of said Will and

of the listinony of the ouis John & Richeman in prof. Thenot, Thus been by me duly made and or corde bu 94Last Will and Testament of Deceased. of the Alexand of Little of vails Cilian Cation Warren John America Subsection of cired 2 hours good Court at Mes 1002. Galo Glort Crear Com. Marin County Du Same Gary, Rept State of Indiana north County, SS I, Retraces Wals, widow of Till Mate decent of her by elect to take my interest in the Estate of my late husband deceased, under the laws of the State of Indiana and do hereby declare, that I will not accept the temo and provisione of said Will, which is remorded in Will 92,93 and 94, of the Record of Wille of martin 6 -Hefore me Heorge, Ul, toutes blenk of the martin birant lo mint, formully appeared Rebecca The acknowledged the foregoing teclaration this 17th day of May 1900, HEO. US. Hater Coler Martin Cir-tot.

of Milliam B. Batteran of the bounty of Martin, State of Indiana, bring of a and mind and disposing managery on this 30th day of April, 1900, do hereby make My publish this my last Will and Testament revolving all of any Wills or Lestamentary writing by me at any time herstof ore made, 1st It is my will that my just debte and all legal charges against, one be faid out of any Estate I red, I give device It bequeath unto the buildings vitue to theroon new farm and to the buildings vitue to theroon, to have and to have the for her enfort during her lifetime and at her death to be divided Equally among any children john thattorson, Ellen M. Cauley and Patterson, Mary a baries, Charles Butterson, Etilateth MM Cauley, alice of orio and Heneva Brown, and Lunge II), Pallerson Provided that if at any time during the life time of my raid wife to ose Fatteroon, oil on greated outh said farm or any fait thereof that may be held under this Will by my gird wife, it is my Will and I direct that my son Churles Kullerogn shall receive the Equal Our half band of the mel proceeds derived from the for diction of all or just all my personal, brokering, wheel horse of arming implements, adult other beroonal effects of any kind whatever that may remain after my just debto have been fail, whall remain up on the fam to wid in suffice of my onld in the Throwieled That if my son Charles Fatterson der vires to sell or otherwise dispose of the horse which I now wow ad which is now whom the said form he saw do so, 11th It is my will at & direct that any son

Last Will and Testament of William, P. Botterson Deceased. William Fatterson to discularited quel that he does and oreceive a single bank or barrel of my estate wither at my death or at the death of my oaid wife the same Will and I direct that my son Charles Patterson shall be and net authorising of this my last and Festament between the testimony hereof I have have have belong hand as seal this soft day of Abriel, 1900, William of atterson. The foregoing instrument was signed by mark sealed, Subtished and declared by the said William 3, Patterson as his last Will and Testament in the bresunce of me and who in his bressmee and in the foresmee of each other, and athis request have hereunts subscribed our names as witnesses thereto Tomes W. Strange Whompius & barics The State of Indiana, [martin bolinty 85:5 Be at Remembered, that on the 14th day of June, 1900, althonous I baries Oue of the subscribing witnesses to the within aufore going last Will and Festament of William P. Patter son late of said bounty, decrared personally of beared before theo. W. Hates, clark of the biralis fourt of Martin bounty, in the State of Indiana and being duly out orn by the black of said Court, whom his oath, dedared after the The Pollows that is to say, the saw the said William the 30th day of April, 1900 he saw the said William Potterson sign his name to said instrument in withing as and on his last Will by Test inent and that this A choneut at the point time, he and the poid William & Patterson declare the said instrument in the his war Will and test ament of that

Last Will and Testaments of William & Ratteren Deceased the paid instrument in writing was at the same time, at the request of the paid William P. Patteram & with his consent attes rday subscribed by the said W. A. Ho stee James W Strange Malphonous Subarico, in the presence of said Testator the presence of each other, as subscribing witnesses there to & that the said William P. Batherson & with tested by subscribed by the said W. S. Hootee James With Alphomus d. barico, in the presence of said Testator the presence of each other as subscribing witnesses theret Withat the said William Patterson, was, at the times the signing and subscribing of said instrument in writing, as aforesaid of full ago (That is more than I wenty on year of ago) of sound as disposing mind as maning and mot under any correction or restraint as the gaid Reboneut werely believes a further Reboneut gaya mot. alphonous L. barico. sworn to we pulsariobed by the said Alphoused I barico before me Heo. W. Hates blenk of and bourt at West Drods, the 14th day of 1900, - J Éo, W. Haterblerk and attentation Whereof. I have have untituded the period and bound the period on bound bound the period of the period of bound bound the period of the period beautiful. State of Indiana. martin bounty, S&, J & Heo, W, Hates, black of the line bourt of martin bounty, Indiana, of hereby cartif that the within annual Will and Instament of William M. Fatterson has been duly admitted knowater of duly knowed by the testimony of known & barico, live of the Subscribing wither thereto, that a complete frecond of sainthetering of the said althoused loan

Last Will and Testament of Wirom Chandler Deceased This Sudenture witnesseth that I diram chandler martin bounty, Indiana being of sound mind and disposing mind make this my last Will and Hestament Item 1st. I will my bequeath to Eval Parsons who made her home with me so long, the sum of Fifty Hollard o be paid by my Executor out of my estate after my death Item 2nd, dwilland requeath to my beloved wife fellen thanky of morter bounty, Judian all of the following discribed Real Estate or so much thorography may prove at the time of my death; Slorivet; Twenty-eight Review of Land in Davis bounty Indiana, & ing part of the month West quarter of the bout West quarter of bection thirty-fire (85) Four Musics north Pauge Thive (5) West. Ales Our hundred and ninety-sight Acres of Land in mortin bounty udisua, described as follows Muly Eight A and of the doubt pide of the South West quer en withe north half of the bouth West quarter by this bouth West quarter of the South Ed Set question and the South East quarter of the bouth Westquarter, all in but to Our Addition to the Lown of Logo tee Martinganty Indiana wife Ellen bhandler all mouse nutes, descrints Benk definito, United States Bounds, House hotel & Pitchen uniture and all other articles of personal superty Brithing of value of every kind and description which any be due one or that I mais beese at time of any death sucht pomulation of acia necessary to by the \$50,00 in all Has this Will Edials any just debt in

Last Will and Testament of Maron Chandle Deceased my feetate to parise without being required to give nd for said trust, A ated this June 14th The foregoing Will war read to said of from Chaudler in our presence 29 rehoverledged by him as being his last Will in surpressure, on this 14 day of June 1900, William Houghton The State of Indiana, martin bounty So; Br. It Remembered . That on the 25th day Jamary 190 Morah Process. One of the subscribing witness to the suit of foregoing last Will at statement of dismissionally late of our bounty, deceased, be ravually affected be fore the Will at the bire town of martin limit out the state of Indiano and being duly swom by the blood of and bourt, upon his outh, declared by testified as ollows, that is to pay That on the 1Ht day of June 1900, he saw the said in poriting by making his mark as " for his last Will of seather at the same time heard the said Morram Chandler, declare the said into ment in writing to be his last Will and Festament by that the said instrument in writing was, at the same time, at the request of the said Hiram Chandler, and with his consent attested and subscribed by the paid Noah Moser by William Houghton in the presence of said Festator and in the Bresen of rach other, as subscribing witnesses therete. Pol that the said Haram Chandler was, at the time of the signing by subscribing of said instrument he writing as aforesaid, of full age (that is more than Twenty-one years of age) "also sound and distroing mind and memory gran round and distroin n or restraint with

100Haram Chandler Deceased. Last Will and Testament of said Deponent verily believes, "at further treps ment suys not, Monch Moser, from to as subvaried by the said no almoser before and from the clerk of said Court at weathered, the 25th day of Jamas y- 1901. Shall perborated my name, and affixed the peak of paid bout, Der Wolates black. blake of Indiana, Mintin County, Sd. Marlin bo anty, Indiana, de brown of the brown whity that the us thing amount of Milling I stamment of farm khandler has been duly admitted to pro-hate, "I'd duly proved by the Fratimony of hout Moser, live of the subscribing witheres thereto, that a complete record of said Will full the tred imony of the said noah mover in troof thereof, his treen by me duly anade "of recorded in Book" to at pages 98,97 4100 of the Beand of Hiller and brighty. In allestation whereoff, I have hereund outer ited my man & officed the seal of said Con of of West Shoule this to the day of Jamery 1901. W. Hales black birround bound nexten bounts).

I / Ephraim Acre, of Martin County, in the State of Andiena, do make und publish this my lost Will and Testament. Dem no. 1,

That all my just debits adfuneral expenses be first faid out of my Estate.

Item No. V.

That I give, bequeathed device to my to cloved wife Mungaret Elizab eth Love, all of my restate to the Real and Bersonal of which I may die reized, after the foryment of my just delto to be held by her during her natural life, and at her death to be divided equally, share "of share alike, among my be loved children, Julia Ellow Jones, widow of milton Jones John Thomas of cre, Robert Mamillon A cre, Ruchel Dora Williams, George Elsworth Acre, and Jesse Acre, any grand-children Josephine Duffner, & Agnes Duffner, children of my decessed daughter (triaitha Jane Duffner, the shore of their said deceased another, after first deducting from the share of each any sum due or owing me by surp my said Children,

I do hereby news he all other Willaby me

heretofore made,

I reliminal horses of hours havenute action my hourd if officed my name by mark, ed seal this the 16th day of December, 1895, Efhraint of over (Feal)

Digued and asknowledged by said Ephraim Acre, as his lost Will all Destonent, mour enot " of p' your by no in his frequence

grang Tranter

The Ital of L. Times Marlin Con with St. Hongler Be Il Remembered, that our the 9th day of Bebruary, 1901, Thomas of Mongler, One of the subscribing witnesses to the within "Whore going lost Will" Bestament of Ephraim Acre, late of said Lounty, de ceased, personally appeared before Dec. M. Hatesberk of the biracit bourt, of martin Country, in the State of

Inthom, and I have duly swoon by the black of said bourt upon his rath, declared "of I ostified as fullows, that is That on the 16th day of December, 1895. he wan the said Ephraim A are, is you his were I would indument in continuous of for his last Willand Technical, "at that this Deformed, at the same time heard the suid Ephraine A cre declare the said instrument in writing to bothis last Will and Toslament, and Shot the said influencut, in parting was, at the same time, at the revised of the paid Chram Acro adwill his consent allested and pulsocribes by the paid Thomas J. Hoengler of Hoenry Smouter, in the presence of said Britator, and in the presume of each other as subscribing witnesses thereto, and that the said Ephrain Acre was, at the time of the signing and subscribing of said instrument in usvitting usafore paid, of full age, (the tis, more than Iwenty one years of age and of wound and disposing mind and memory and under any correction provident as the said A showent - 10 Frily to slive as and further Defouent pays not, der on to the sends ended by the said thund J. Tougher before me . H =0. W. pl steo black of a mid to - and al West Shouls, the day of Tebruary, 1901, Heo, Worden bleck, Deal persbed my name Gofficed the seal david bourt Hew, W. Hates black It ale of budiano, markin I, Hea, W. Nighes black of the lowcuit lower I of martin bounty, Indiana, do hereby cent for that the willing amered Will at Testament of Ephroun Acre has been duly admitted to prob ste "douly proved by the Leating of the me to the glar Ou- of the subscrib! up sure whenev, that a com lete record of said Will and of the testimony of

Deceased.

the said Thomas & Bongler, in proof through, has been by me duly made by secondered in Bond to al page 101,11224105 of the second of Wills of and he was have have been been been for a subscribed in the name of affixed the cach of paid & more than the West Bhooks, this 9th day of To bruary, 1901, black bis out bo wit martin bounty 104Derrye Il lo ex. Last Will and Testament of Deceased. d. Heorge M Dee of the County of martin rel State of Indians this my fast Will'ed Testament, In the manner following that is In pay that all my prot of tits "I firmenal responses out of my personial property, be baid, I give ad bequeath to my conforesh W. Hee Five Hollars out of my 801 ,19 To my grand-children, Joseph Dee, Darch Steo, William DEE, Marion Dee Met le mellima dee, Doorge Dee 4 Lettie Hee, here of my poor Thomas I be and give able quant live Hollars pout of my Estat. of give and be quoith to my daughter Amandabanady swenty five Hollars, out of my Estate. To my doughter, barah A Blair, all of my household go ods; ho go, pattle, One housely buggard my brustry Ad bee stands. to my one form With Es, One horse One wagow, all my All movies, notes of accounts; that die pigedof of I give of bequest to my possiformilled or only daughter barah Blain, after baying other claims here inbefore pet forth. I hereby one winate and appoint my son formell Her Recent or of this my hast Will ad feirment. Mitroso my hand and Real, this & Ecember 27-1898. Heorge Whiter (bed) Before us and in our pressure Ideorge W. Her signer of beknownledged the above as his hat Will Will

ge W. Deceased.

Hestamont. Witness our names, this D, cember, 27th 1898. James V. Ostome. amsa to olsapple The State of Indiana Martin County, 8% Be It Remains eved, that no the 16 th day of Jabruary, 1901, Jumes I, Oak on D, One of the pulsaribing witnesses to the within & foregoing last Will & Isstament of blenge W. Dec like of said County, deceased, personally appeared be ore Heal W. Hates, black of the Circuit Court of martin County, in the State of Indiano, 4 being puly amond by the blook of and Count, up no his oath, declared of testified as follows, that is to say; That on the 27th day of December, 1898, he saw the said George W. Hee sign his name by mark, to said inter ment in prosting as and for his lost Will and Bestament; and that this Deponent, at the owns time, heard the paid to every e M. HER declare the said instrument in revieting to be his last Will and Festoment and that the said instrument in writing was, at the same time, at the request of the said At conge W. It ex " al with his someent allested adoubt partited by the said fames I Osbone and James Moloaffle, In the presence of said Festator and in the presence of each other, as subscribing with nesses there! "aftled the said Heorge With ea, we at the I was of the signing at subscribing of said instrument in writing, as of oresaid of full age, (that is more than Prosenty one years of age), and of a sund and disposing mind a memory, and runder, any correion or restraint, as the said to spoulet verily believes, and further A sponent says not, Smodel , Beenof for orn to and purbs aribed by the said James I laborer before me I so. W. Hales Clerk of said Court, at Wrest Shoule, the 16 day of February , Jaw. W. Walis charl

106 Last Will and Testament of Hunge Will is Deceased. name, and officed the real of paid Court, By Haved Havey First I at e & Indiana Martin C. they by), Hes. W. Hotes, Ideal of the Circuit @ Een duly pamitted la for I U, is a post the tration Book to at Pares 184105 106 of the Beard of Willand paid & who aribed my come "da a egl of said court at What & seed of say of debruary, 1901, Heo. W. Water Clark Circuit lovert martin Court

In the name of the Benevolent Father of all. of Feligab eth faimer of the bounty of martinin the State of Indiana, being of around omind and disposing memory, do hereby make, full lish ay declare this to be any last Mill & destament, hereby new sking & making would say ad all former Wills by me, at any time heretof one made Stem 1th, It is my will "desire, that all of my just dobts, funeral expenses and expenses of my last sick need be find paid out of the assets of my estate, seems Patting death as practicable, then 2th I will as device I my thing state pour Russ of Ragadale and Churles Ragadale each the sum of One Dollar Item 3rd, I will and devise to my beloved hister malifo Demose the sum of One Hollan, Item of the I will and device to my beloved met have formy Bladers, Augustus Bladers, flewood Shimell, Simon Shimell & Mathaul Michala Frmy nices Darah Micholo (4) Martha Ticholothe oum of Our Hollar Each, Dem 5. I will ad devise to my beloved sig. ter Louis Bledove the sum of Down Alland Hombit ill is further my will as desire that offer any death all of the household goods of which I may she seized, shall be given to the labour mamed legatees, or those of them living at the time of my death, equally, showe God show alike. Item yth it is further my will to degine and I do hereby bequeath I mig beloved husband Darow Reimer, all of the residue of my estate That Teromal of the above legacine both Real of Feromal of which I may dis seized, if he the said Maron Reimer should purvive me, to be and premains his during his natural life, Stem 8. It is further my will " desire that

108 Last Will and Testament of Chipateth Peimer Deceased. if my paid husband should die before of do, then all of said recidus of said proporty shallog to my the step some Budolph Ragadale de Charles Lagodale my pister matilda Demonschmie Borter, of Show A drier, my step-nice or to those of them alive at my Heath, equally, share Holare alike. Item 9. It is further my will and desire, that in the event my said husband purvives me, that at his death all of the property him indegree at the paid Redolph () ago dale, Cherles Hagodale, Mittle Hamas, annie Porter and Susais Mosier, without of them then Jaline, equally, phare and phare alike.

Item 10, observer, muniate and repoint my friend thank of the my last Will Medium In Witness Whereof I hereunto aubscribe my name, I'd a cal this 14 day of Hovember, 1899. Elizabether simer toal Witnessto mark David Harry, The whove and foregoing last Will and Gestamentina subscribed by the Bestston, Elizabeth Romen, outhis 1H" day of Towenter, 199, in pur presence "of by how declared to be fun last. Will" of Sectament, "dather request, we have haveunto signed our names pa subscribing witosses, in her presence and in the persuce of each other ou this 14" day of Hovember Stella M. Comich To 1899. matilda M. to omich and the State of Indiana, martin County, So; Be It Remambered, That on the 18th day of Hebruary, 1901, Matilda Milonmick, One of the subscribing wit neases to the within af fore going last Will and lastament of Elizabeth Reimerdate of said boundy de seased personally affected before Heo, Withates Clark of the Circuit Country from Mantin Country, in the State of indiana, It being duly swom by the Clerky paid

Last Will and Testament of Elizab eth Reiner Deceased.

upon her outh, declared and testified as follows that is to cay! that on the 11th day of Avventer, 1899, she saw the paid la bligateth Reimer sign for mane by mark to said instru writing as and for her last Will and Jestament and , at the same time, he and the pair Elizabeth Reimen declars the said juston eting to be her last Will Ed Hesta in writing to be her last W. " that the said instrument in me, at the request of the said El y the said mutildamile presence of said Vestator as subscribing watnessest the said Elizabeth Remon time of the aigning of subscribing of said water ment as of oresaid, of full ago, (that is morette tue inty-one years of age) and of sound and dis roof age) and of p g (mud of memory, of verily believes, and further Deforent pays mot, Suromito and subscribed by the said matilda Miloomick before me Hes. W. Hates, Clerk of paid Court, at Mast Shoule, the 18" day of Gebruary Attestation Whereof I have hereunto pubscribed my mana Iffixed the seal of said Court. Iter With obes Clark Raffixed the real of said Court. "Af plus intraction County Id. of Health Hates, Clark of the Circuit Court of Martin County, Indian certify, that the within amered Will and Festaus as been duly admitted to probate of duly frowed by the testimony of matilda Milomick a subscribing witnesses thenti,

110Last Will and Testament of Elliert Fayton Deceased. I Color Payton of martin bounty, Indiana, do make this as my last Will and Jestimout!

Jivat I give and bequeath to my grand-children
Borshal Payton, Emma Payton, Edilh Fayton, Forvert tayton " Lucy Payton, all my personal property that I may die peliped it reter debaying my funeral expenses are not otherwise had berough projectly so wisting of household by kitchen furniture to all live took affroin rento, that bright to due from any tenant, all money that might be due me, from any farties. Decoud, It is my will that either michael Dhivey, or Allent m. Farris be appointed Guardian for all of said grand-children that ar der age, at the time of my death, Witness my hand "of real this may 13-1901, Ellert Payton (Socal) Ligned in o in presence by Elbert Dayton and chrowledged to be this last Will, on this the 15th day fmay,1961, Charley Baker, BellBlaker the take of Indiana, martin Country, So, De It Romand ered, that on the 13 to day of he 1901, Charles D. Baker Our of the autocirting withthese 6 Bloot Paytow late of said County, de ferroceally befored before Hes. W. Hates blink the birait bout of martin Country in the State Indiana, "I being duly own by the Clock of said ountry up on his bath, declared by testified as flows. Hat is to a that putte 13th day of may, 1901, he saw the paid Elbert Bayton sign his many to said ustry mout in writing go and for his last Will " Wood

mont; Williah this dispropert; at the same time, heard the paid Elle En Payton declare the said instrument in witing to te his last Will ad Jestament, and that the acidia strangent in writing was at the same time of the regreet of the eard blood Payton 4 with his consent at tested "y pulsaribed by the paid Charles D. Baker and Bell Baker in the presence of said lestator "by in the presence of each other as subscribing witnesses thereto by that the said Elbert Dayton Las at time of the signing Mpulsocribing of said justiment in writing is aforesaid of full age, (that is more than twenty are of age and of sound and disposing mind and nemoring not under any coording or Adurther Depouent so Charley W. Daker. Sworn to and pulsaribed by the Said Charles D. one me Neo, W. Mater blerk of said bour at West Shoale, the 13th day of June 1901 Der. W. Hates Clark (Seef) and my name, "ad affixed the and of paid bound Fro, W. Later blenk, State of Indiana, martin County, So, Joh, Her, W. Hates, block of the birain Sound of Martin Clauter, Indiana, do hereby certif that the within annewed Will and Jestament of Elle Baytan has been duly admitted to probate by dul oved by the testimour of the paid bharles D. Bak of thereof, has been b y me durly made and coorded in Book " at Pages 110, " III of the Becord In Attestation Whereat, I have hereunto sub scribed my name, and officed the real of paid to our, at West on ale this 13 day A June, 1901 Heo. W. Hates

112Last Will and Testament of Elizabeth Reimor Deceased. State of Indiana, martile County & . } I favor Rumer, Widower hupband, and hein at law of Elizabeth Reimer, deceased, late of Martin Columbia, Indiana, who died testate and whose last Will and Vistamen has been duly admitted to propate "I recorded in the martin County Id State do hereby sleet to take my interest in the Estate of my late wife decedeed, under the laws of the state of Indiana, in liew of the Will and to hove by declare that I will not accept the terms and provisions of paid Will him and to and Estate. Haron Roimor. On the The day of Jame, 1901, peromally apbe ared before Har. W! Hates, black of the marker Gurdit bourt, in and for said County and State Haron Rainer to idower and husband of Elizabeth Reiman deceased by having hadfully explained to him the contents of the foregoing matrument. asknowledged that he docuted the paine as his voluntary entand scaloffed for Williams of estimate and scaloffed for the surface of the sur bleck martin bin tot,

I Meretin Smith of new Littin Serdiana a fromer, Make This my last will.

. I gur, chieve, and begunde my extale and property,

neal and freezeal, as follows, that is to say: -. To my sow, Egra & Smith, I give and drain my intin ral retails consisting of one hundred and hunder

aons of land sidnated in Center Source his, County of Markin, State of Sudanna his inderitance. I beread & my dandles Money Was

. I hymnod to my daughter, Mary M. Macon.

I hymnede to my daughter, Sederia Noty There hundred (300) dollars

I hynrach to my son, Dichop L. Smitte Devo Tun : dred (200) Soliaw.

I hymneth to my son, McGlin Smith Two him -

And (200) Dellais. I regardle to my Saughter, Sank Linepson Lies hundred (200) Dellaws.

I havened to my Nanghter Lugiory Shann Two

Much property consisting of hours, cattle and farming implements that may he in the land de-

I appoint Egra I Smith of Non Will, a Garman and Mary M. Mason of Killion, a Garman Excentify of This my will.

A william where I have signed and realed and published and declared this instrument as my will at two Xilliam, Markin County State of Indiana this som day it while 1902, Thanks Suick. [min]

The said Thursten I wilk at said place, on said day, signed and sealed this instrument, and put = listed and worker this last will.

liai un, at his requiret, and in his presence,

114
Last Will and Testament of Planton Smith Deceased.

and in the presence of each other, have homeute varidre our names as subscribing writereses.

L. A. Killion.
Juny Claunch
Money Wilcom.

Thomas Wilcom. The State of Indiana, · Martin County, ss: Brit Remembered, That on the 30° day of april 1902 Jerry Claunch one of the cultiviting witursers to the wirdin and Jonging last Will and Irelament of Thanton Smith late of said county, drevased, presently appeared how by M. Gabes Clerk of the account Court of Marker County, in the State of Sudiana, and bring duly own by the dark of said Court, upon his vach, decland and testified as follows, that is to ony: That in the 18 day of april 1903 he saw the caid I hanton Smith sign his name to said instrument in writing as and for his last Will and Iretament; and that this dependent, at the same time, heard the said I hanton Smith drelan the paid instrument in winting to h his last Soill and Distament, and Stat Paid instrument in writing was, at the pame Sime, at the organist of the said Planter Smith and with his consent attested and subsited by the said I. A. Xillion, Jury Claunch + This. Wileyew in The presuce of paid listator, and in the foremer. of each other, as subscribing witnesses thanto and

A rach other, as subscribing witnesses themto and that the said Planton Smith was, at the time of the signing and sustaining of said westument in writing, as a foresaid, of full age. (that is, more than thousand our graws of age.) and of sound and dispering wind and wereners, and not under any erreion or orstraint, as the said deponent writy theres, and further deponent oring thereon, and further deponent oring

Jany Claunch

Noon to and sukeriled by the said Juny Claunch hom me Gro. M. Gates, Clack of said Court, at met Shows, she 30. day of april 1902. By David Sarry Sept. In allestation when I have himmeto subsouted my name, and affected the seal of said court. George A. Gates Class By Sund Dany Nest. State of Indiana; Marken County, 55: - I, Grs. N. Cates, Clack of the Circuit Court of Markin county, Indiana, do honly critify that the within annexed Will and Irstami of Thanton Smith Rus bree duly admitted to probate, and duly frond by the testimony of Jerry Claunch, one of the subscribing unteres Thento, That a complete nearl of said Will, and of the testimeny of the said Juny Claunch in proof thirty, has been by me duly made an neward in Book 'C" at Pages 113, 114 + 115 of the Record of Wills of said county. In attestation when I have hereunto subscient my name, and affixed the seal of said Court, at That Short, this 1st day of May 1902. Club Curenit Court Martin Could

Last Will and Testament of America (Natehelor Deceased. In the name of the Renevolut Lather, I. America Batchelor of Martin County, in the State of Incininghing of sound mind and disposing menory do herrby make and declan this my last Will I de Bestandant tout on oking any farmer Shills by me arang tin Suntofor First, I erder will that all noy just debt & burial expenses be paid out of mineys In hand or my persuas property as veew as fractical after my cleathy Second I give and bryweath to very daughter America St. Batcheter Try how form of atomby Vicu acres mor orless situated in Martin County in the State of Indiana and more particularly alexented and lounded as follows Twist A part of The East vide of the South Past quarter of the South Mest quarter of Section Phinty Wir OW Sand there (3) ANM Way Nauge there (3) West andaning Greenty nine acres much whese to have to hold, If posseld Using herlife time, " I then I will " brqueath it to Third, I will and bequeuth all the residue_of My many any personal property after burial repuise And all other just deals shall have been fully fail

Mily hurs,
Whird, I will and brownit are the orinan of my money and spessional property after burian of my many following mand here, William beautifus to my following mans & heres, William Charlestold has not a Bourd, Nobert Batchelor, Lorsuge of Batchelor, Money to Batchelor, Alex & Batchelor and John of the Sound of many of the sound of many of the sound of many to be divided of yearly aum steer,

Al Jour as Escutir of my Estate and herrby authorize and enforder him to simposition adjust relian and discharge in such manuer as he may deen proper the dibts and Claims du m. Sand to sel my gennal property as prime

sweif inshould bround ne cessary to discharge aug pay my debts, " forquest " Wall that the betate charles all the the hein

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Last Will and Testament of America Batchelor Deceased.

without administration, and that the owner or he not required to air bund. In Withus Whinof. I have hereunto pubscrites my naun and affined my seal this the Sixteenth Say of May Ad1902. Vitales Seains Milark Thurica X Batchelor Quito Signed and acknowledged by said America Catchelor as her last While and Destammer in our Amena and signed by us in her fromence, John & Brown Konny Woland. The Shate of Indiana Martin County 53. Weit recunityed Shat on the 31 day of Man 1902. John & Thrown one of The stabs entired witnessed to the within & for wing lash Villand Astament of America Batchelor late of ocid anuty, deceared, spendily appeared before ho Whated Olk of the Circuit Court of Martin County, in the state of Indiana, and bring duly swind by the Clerk of said but upon his outh declar and lettified as follows, that is to eary. Shut in the 16" day of May 1902, he our the said America Batchelor sidn her now, by mark brain instrument in writing a And for her last Will "ye clestament" y that this defined at the same time heard the sain America Batchelo declare the said instrument in writing to bother last Will auch Bstanner ag that stagaid instrument in writing was at the own time, at the orquest of the Pair America Batchelir ay with her ouseut affected and subscribed by the said John & Brune Harry Rolus in the ofmence of oaid testator, auxin the oprisuce of euch other, as subscribing witnesses thento way shar The said America Butchelorevas, at the time of the signing and pubscribing of paintinstrumentin untly Is a ferround, of full age (Thatis, more than winty one years of ay Day of sound and disposing thind

Last Will and Testament of America Butchelor and Memory and not under any borrion or restraint as the said depends entry believes, and further depender payo not, oku & Brown. Som to and subscribed by Ho said John & Brown by for me See It Gates Clerk of paid Exist. as West Shouls The 31 duy of May 1902, Leo It Gales Cliste By Quil Garry Dept. In attestation whereof I hack General's subscribed my name and afficient the end of said Court. Get Whatis Clerk My David Garey wift. State of Indiana Martin Countities. Geo W. Gates Clerty of the Caist Court of Martin County, Invience, do Keriby certify That the within anneal Will ug Pestament of America Catcheller has brees duly admitted to probate, and duly sprind by the testing of John & Brown one of the subscribing witnesses thento; that a someplete record of said While and of the testimony of the caid John & Brown in proof therof has brue by medily made and runder in Book "6" at payes 116 Azoux of the Record, of Wills of said County. In Altestation Whenof I have hereuto subscribed my naure up of fire a thereal of said bourt, at West Shouls the Ter It Gates Clerk Ciail Court Martin County By David Garry orph.

Last Will and Testament of Olelan I William Thinnas Deceased. In the Wayn of God Chuen. We Clehan & Birran Goli Eliza Ginnas wite of Cletan P. Phunas at the Condition Martin 4 State of Indiana farmers, build of Sound mind moluon, and understanding do make and publish this our last Orill the Destunent That all our sist and legal debts " of funeral expenses by duly paid a fatisfied as soon as conmiently ear be alter our decease. D'Alat The midue of our estate shall be equally divided between our lawful heirs, towit & Carres Hour sins and Naucy I love and the Phildrin lizabeth Nolwes deceased low daughters. 3ª and we bequeath and grant thuis Jounes Holeus Sins Delars to be sodied out af our betate after paid debts and funnal expresses have all bis fully Patisfied, as a full outisfaction for all legal clades he may have against our eaid outate, 4" Andwido henby a project God niniciate ou Seemed sons Vallian Commas and James Commus overculors of This our last with and astament or posing full andidence in their entegrity to perform the trust thus committed De strend In Latues Whereof Mr. Cleland Shines and Oliza Phinias the testators have to this Will whillen in one sheet of Baper set our hands This 13 day of Rebniary Signed and delivered in the foresure of us who who subscribed in the presence of each ather Schael Dinuster" the State of Indiana Fortulanty. 33. Bit Newen burd Mat on

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Last Will and Testament of Claux Part Elga Roman, Deceased

the I'day of November 1902. Games Or Jeteron of the plab soir bing evituuses (Yorke wither and Pargoing last Will and Destament of Chefin P Bonnas tay Eliza Rimas fate of vaid County deceased, Sorsinally appeared before GeoMyali Cliph of the Circuit Court of Hachin County in the State of Indiana, and bridg duly soon by the Gerk ofeard but upon his outh declared and lestified as follows, that is to say that withe 12" day or Leby 1897 he vaw the said Cleland Shimas The Bliga Dhomas sign Their names It caid instrument in willing as " for the Mast Will assessamment that this dependent as the same two heard the ocid Cletaw & Blinas of Eliza Primus declare the said instrument in writing to be wheir last Will an Bestament and that the vaintinstrumentin unting was arthe same time, at the request of the Paige Chan & Shownus" & Elign Thermas and with Their ownsent attested and Subscribed by the said haves A leter and Michael Somsterin and presence of vaid text stor, whin the prisence of each other as out soribing witnesses there to and that the said Oleland Thumas 46 Blow Thomas was at the titue of the signing and Dubbonibing of eard instrument in writing as aformand of full ago (thatis. Mors than wonty one yours of ago) Got obeind and disposing mind & munon, and notacuder au correin errorstracut, as the vaid deported vish believes, and further deported payor James A leter Sworn to " boulsoribil by the paid Judies A Jeter. Lefer me Geo It States Click of said Court at Mist Thouls This I'day of Frontbor1902. Jeo Ir Gales Clerk Dy Varid Garry Deph. Intitutation whereof I have hopewito subselled my ame affired the seal of eaid Sout

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Last Will and Testament of Chan Day Cliga Thinus Deceased.

State of Indiana (83. Martin Country I Seo IN States Clerk of the Circuit Court of Martin County, Incliana, do hereby sertily that the within auchened Will and Delakunt of Clelan Day Eliza Thomas has bru duly admitted to forbut, was duly aproved by the testinon of James It Jeter ine of the subscribing withusles theno, that a simplete or cord of said Itill, and of the testimony of the said James A Jeter in proof thenox has been by me dily made I give included Lie Book & at Bayes 1194120 of the Haur Counter In attestadin whenof. I have hereuits subscirit my pane " & affices the seal of said Court, at Hest Shouls, this I'day of Horniber 1902 C Seo It Gates Clerk Circuit Court Martin Court By Duvil Garas Det

122Last Will and Testament of Markard Henryler Deceased. S. Day bard Hander bring of sound Friend and disposing intellect " of thankful to a wise anotor for This many Kindmen to me, and desiring to dispose of mowoolding gives in accepuitabil macrown do Make bublish will declars this bet my last Will wortuning row hier art after While and Radicals heret ter by rue made Steel One, After paying all of my just debts, and The expueses of my last prekness and fineral, I hereby Will brownest and devise all the peridue of my property both Iral Beneral or of any King whatever of which Imay bo sovered at the thing of my death to my invitted claughter Tilatitula Whighthe to be gierd, othered and enjoyed by her in fer sichts, Mitallind I her rby appoint wanthorizen son Jerom Heugher as Sale executor of this Will, and Mound it to recessing for him to distrove of any of said property in trade to sarry out the Amisins of this Will I Rerry authorize adduce pour him to dispose of ocid property without aucaustinity or dirigtion of bourt Given enuter my hand and oral this 5"day Harband Cugler Ferant & Gilkisen. Signed by the above named Barbard Kaugher as beer Induced up witnessed by us in her miche exam in the promies of each other thing o'day of May 1202, Hamilto Cornick choo Chaung. Sati Andianal Martin (county 383 Be it Beneze brige Shat on The 21" day of January 1903 Hirun M. Cornick one of the subscribing entrusses to the within " of forgoing last Dall "y Bestament of Barbare Gugler Late of said County deceased personally appeared by in Geo-M Gales Clerk of the Circuis Court of Martin County with State of Indiana " so bring dely swom by the Clerk of said buch upm Sils outh declared and

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Last Will and Testament of Sarhuru Hayzler. Deceased.

Istified as follows, Shut is to say, Stuber the 5 day d'Illan 1902 Lu sano the said Morbura Moug ler di yn her frame by mark to said austrumber writing as and for her last Will and Granunt, that this deber ont at the cause him heard the ourse Warbara Hushr dictan the said instrument in civiting ble her last Whit the Distance and that the odidinstrum in writing was arthe same line at the request of the said Rarban Keugler and with her connent atteries and outsenbroky the said Siran Mi Comick ay John & Duny in the produce of said testator. and the the Bruend of each whire as outs cribing withusus Thento and that theoaid Ranbara Kriesler was at the line of the signing and subscribing of saidlistrument in writing, as ajoursaid, of full a ge, (that is, more than would one years of a as all Got Sound all disposing mind and memory, and not under any corrier notraciet, as the out a dependent orilly believes affurther de beneut occeso nate Gam H. Conneck Jever Ad and subscribed by the said Horan Cornick beforeme Geoff Gates Clerk of said auch av 2/21 Shouls the 21'd accordance 1903. Tho Willis Clerk Wir David Garry Arkt In altestation Vitherrose Shawkenedet subported my Hame and affices The seul of Jain Court Seo I' Gales Colert By Savid Garry DE State of Successed so Martin Counter J. Gen It Gates Clerk, af Itie Coverit Court of Martin County, Indiano, do Herrby Certify Stat The within abusered Will Destruccur of Barbara Hell fler has been duly admitted to Ingbate and duly proved by the Eslicen of Kinam Mr Commick me of the

124 Last Will and Testament of Jarlane Hasisler Deceased. Cos Baid Will 4d of the Estimmy of the said of Will's of said builty. I Am altistaling When rot, I have her runt pubscribe my name afficed Strend of said Court ar Thisk Thouls this 21 day of Jumany Do Mi Galis Clerk Circuit Court Martin Country Bu David Carry Dept.

Last Will and Testament of Odward Farmel, Deceased.

Di Educard Sarrell at this time anisident of Muriting County Indiana, and bring of sound and, disposing mini and menory, do make, bubeish and dielan this bo mulast will and testament, hereby norking all former Avers burningele. P.1. I give and brown to kny daughter Sallie Tomore a black other your old heifer agethe old white sow and her Sion (5) Logo. Stew 11 Sair and Francist & John Mayles The little ord heifer cuiled star and commonly serving as the fin Anin hiper Mes the vir (400) Helins that he 190×3 7112 Show 111 I give and branche bru dan when Haramet Ask that his amideration of the various articles fairin and browned tomy son's Thuras ay Michael then and air for their frote record by Mirtgage on real estate everedby there for the der of the Hypersond (1000) Dollar, File in one year from date draste and Als equally pain by each Stew IV. 2 con and begunate to my dans tintations mus blast, Pharice ensideration of the various articles gion and browneathed land down Thomas 46 Thichael They and give her their note secund by Mirityage orderal estate owned by them, for the bum of Listy (Go, Dollars, due in bue year from the dali of my death and to be fair equally by each Striev. Dais and bequents tomy son churas Barrell the mourling bay coll Bun VI. Dain and beforeath tomy daughte Whily A Fabrill all of my apickers, the will heifer casted dick that is a botel deores years old the black one and her four pigo, the yearding not heiter an Quidivided one half lutino Hinact fring hung houng com Cumdivided on half interesting good that (3) fathering house, ar undivided one hart interest in all or you house hald el fecto " din amideration of the various articles ginn and biqueathed to my sons onmus ay Michael

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Last Will and Testament of Church Sparnel

Deceased.

they are to give her their note, secured by Mirtyage on PE of estate owned by their, first outer of Fifty (68.00) Pollurs decein one your funte date of my douth "I Tobufuir equally by such, also, a one shalf of all the nemey on hand, fix of my sheep "utheir lands, In pusideration of the various articles given and Equeathed to in this will she is to pay in Shalf of all. the funeral expenses, one half of the Doctors expenses and one half of my account with Danield; Madden, StewVII. I give and bequeath lomy danghter Appalona Amie my black horse name & Franks that is about severe (7) yours old Steer VIII, I gin and bryweath to my son Michael Famil! My two black mans. one of which is called Kellie about leixed years old " one called Bonnie abour liortones years del, Wy Known as the Mullew Mars. auf the live & yours old black horse colt. also the wayouthening Macking, one third intenstine the Kay rake down of by Enzelf Thums Ward 4g Launuce Buckley, and all of my other farming impluments and machinery. the dight and yearling steer, an undivided one half iclimster all of the hay any curry the white sour y her him (1) pigo, an hudinder one haef interest in the thire fatterling hoya, and one half of all the niney in hand an additided one half interstinall of my Existhold exfects, also pir of my sheep and their lands, In punidenation of the vursions articles give and brownshed to him in this will, he is to pay but half of the funnal expenses, one half of the Dockers expenses and ne half of my account with Daniel A Madden. I give and bequeuthold my grand con Taymin & drive the tues about sho months old. Khown as the Course Call New X In sursideration of the three notes what my and Thomas and Michael are to give secured by Mortgage on nalestate first as provided for in item 11. USMargan Soh for One Gunand (Good Sollins.

And with the second Last Will and Testament of Oduard Famel Deceased. Second as provided for in Item iv. to Cathania Jourse Famil fir fifty (60,9 Dellus, Wy third as provided for in Stein VI. Po Bridget Samll for fifty (Bros) henby orleans the mingago exercuted by Cathanies Farhll on the 23 day of October 1900, Dome Goranded in Burd O page 379, on the 22 duy of Murch 1901, as being fully outisfied. Statuxi Janutante and appoint Lagrane Ruckley as Executor of this Will Nettress my hand and sell this 10 day of Sebruary 1903. Odward X famel Ein The foryoging instrument signed sealed " acknowledged by part Edward framel askis last will and listathent is our france who at his requestin his france and in the Arrunel of each other. how subscribed our names as witheres thento this 10 day of February 1900. Adexine Buckley, Witness Charles & County Hituess. Frate & Indianal Country of Martin I. Junes I. M. Goorne a notury Sublection and for call County certify that I have untle this Will and lest went as was dictated to me o Daid Edward Samelly that he Layonne Buckley and Charles I braney all perioually appeared beforme. to yesther and a communed gut the signatures thereto attactors. Phis will was signed and queled in the proseuce of faymer Ou older 18 Ohules I Course two discitement articeses. on this the widey of Sebulary 1903 at Whiteeld Indicum In Witne Where of is hereuito attuched my hand Mofunal sedl. aues IM Goznio (S) My aniumin Expin Sep 118/1906 Morary Sublice The State of Indiana ? Martin County 35 Steit Remembered Shat in the 28 day of Belinary 1903 one of the subscribing witherses Bekowithin and forgoing last Will of Sistament of

Edward Some late of paid County, dreamed bearingly oppoured before son I. Satis Ole Roy Har Growit Court of Varier County in the State of Sections, and being duly sum by the black of pain Court win his outh, dichund autholistic oar sollows thaties to ray, But on The 10 day of Liby 1903. his vaco the vice Edural Samell Dign bit home, high wet to said instrumed in writing as and for his las & hiii " & Betawark " that the dependent at The our time found the said Edward fands declare the vaire in trum the writing to be his last this and Sustamunt and that the caire instrument in writing was, at the outer time, at the range of the Daid Ediand from Candwith This around attented and subscribed by the paid Lannew Miching do Courses & Coming in the Ameur of vaid bestater, and with Annua of each ther, as subscribing withers the to and that the caid Eduard Familianas, at the Titue of the signing and subscribing of vaire intrument in writing, de afonsaid, of full ago (that is more their twenty one years of age and of order and disposing nine the minone and not under any Egenin orrestruct, as the sund dependent inter the with further desirent suys not Luxue Mickley From to and such scribed by the said Faydrace Pouckley before 920, Golf Gates Clark of paid Grisk at Mut & houts Seo Il Sales Clint Juli da of Solmary 1908. By Sand Bury West. The Attestation before of I have Generals on brailinging Many and officer throat of oairfourt, Kio W Galio Cling By Daint Harry Righ Thate of indiana ? Martin Couly 880, y Geo Il Gatos Clerke of the Excit Court of Martin County Indiana do hearty pertify that the within annexed Vill " & Destament of Edward Camel has been duly admitted to

Last Will and Testament of Educard Fanzel Deceased.

Amlate and duly smood by the lestiming of Sayrene Mickey one of the subscribing within theres, that a amidite nearly rais ther and of the testimony of the occid Lagrance Buckey in proof thereof hus free by me duis made and becorded in Books, " (at page 125 6:24 of the where of thill of seine County, I'm attended where I have persecute subscribed my Manital attices the sent of raise lowert, as Shat Shouls, this 13" day of Filmary 1908. leo Il Galio Clerk? Carlow Martin Cause

Last Will and Testament of Houry Ask Deceased. Tros all menty these Assents, Shald - Herry Holof Martin County Inclinea being of round mind and of dissolving memory do herrby make and declar the following article to be my last Vill " Gestarium Article Cru I desin that all my just debts bupaid out the honeys possessed bythe at the time of my death, Article Rivo. give and braneath to my beloved wife Margant Ellewash, a like interestricted of my malestateans y me at the time of my death, who to have and to hold The Daine for his orche and peparate use "y maintainance during her natural life Article Porer I give and branian to my son John Thomas Ash It my daughters Mary abot Arite Hi Carus auf Mant Ellen Gierds. The for slimple cite whin all my Real Estate or such burtehing as may remain after my aidwiki, Illargant Ellen Ash Kasnisedou chepart Kun as may be necessary for her comfortable will as as mable maintainance during Surlife time and I desire that the wine be divided equally between myourdson John Munas Ash and my owin daught to Mary and som Williams My my paid daughter, Many Ollen Frields they to be suiteled to possession of same at the death of May eard wife, I desin that after all my just de lo handonyues baid all and remaining many, nichts. Oredits. Water, " The Suprecenties and pleases, and any and all Choses in action of any Rival de hatsom shall be and amounts a mistrand for the brue fit of my said wife Maryant Ellew Ash, and I give and brawait to Ther, my paid wite all sindenst du all and corry part and parge of said Bust Sund, who to har stee. right with use and bruefit of said fund for her

Last Will and Testament of Hours Alsh Deceased. Pussor and a nasmable dud ountertable main Tainance during her natural life titue, Ahliele Sive. I cin and beginnthe my son John Thomas Ash ald tomy dulighters Markant The Williams and Mary Ellen Dieles, all and every spart as parcel of the said frust Sund or all and every part and Darcel Thinof that may or wain after the death or my said wite Many ant Ellew Ish auth I desiro that The same bedivide dinto there equal shans, one share foreach of my ouid sin all claughter named in this Article Sind they to be gion Gossessin of succeinmediately upon the dark of mysaid wife or soon Therratter as may by possible _ Article Sir give and braneath to my said wife Maryant Elinestsh alifeintenstris alder singularenny start and barce of my Bersmal Property not mention in and of the afor written articles, she to take housin foulur investiately after my death It to have and Gold the vacue in and upon the nat estate herein before be queathed to her for horoson and separate use and for Per maintainance during her life time and to use the aucein the ordinary and rasmable manurof family and house keeping but no blo dispose of same only as they become necessary for rasonable Churcher Fable support, Artiele Senio gir and beginsath trung said son John Thomas Ash and my said daughts Margant Som Ikillines GMand Ellen Fields all and every spart up parcet m. odiet fremound of mounty mentioned in Artiste Six for goiler That mayounain at the deast of my said wife Margant Elecash trivacue to bidvided betirren The Atrix. John Shiring Ach. Margant Ance Williams Hary Ellew Fields in this y squal phans, one share for buch of shew and they to take immediate

Last Will and Testament of Heart Ash Deceased. Eposession of vacue at the death of my oaid wife Margant Ellin Ash Artieli Eight. I desin that Siphonoles, To Carrice of Martin Couly Indiana, shail be and I turby appoint Suin Muster of the Bust Gund or ated Sentofine by Article Bour of this lestaceunt to to give security for his adinis insuch matter as much be directed by the Martin Crewit Court, "14 dis det Sien Stratic Mit use offair fund firther benefit of my said wite Manual EllewAsh he shall gint-use all the letterst that bean by derived from vaid fund for hor Hair dainance and gorthat purson direct him to low all of said moneys as fast as they cornerate his hands. Artiet Micu, I desire that in the court cither my and, or either of my two daughters herriube for nauled should die hom My death. The shan either of their would know neword kad he or she builioung at my death shall be gion to their heining moperation to their nights according to law, Article den. I desire that Al spensus & Carries of Martin County Indiana, act (4) herrby appoint himas Serveller of this my last Will " Bestained. In Pritues Whereof & have herrento serone hand and seal this 29' day of September 1902, at I do stis day declar the above and Jongoing to by mylas Whill alul Betannet Acong Ask Could The for going instruction signed beater (" Tacknowl) y the said there Ash as all for his last thill the Islamentin skerprisence, who at fis nquestichis presence audin the processe of each other have subscribed our names as witnesses strents. This 29" day of September 1902. June Horris illano I Shange

Last Will and Testament of Munice Ash Deceased. ni Stale of Indiana Martin Counter (3) intersecubind That in me 33" day of Afric 1900. Itilian Setrange on of the out of in being wituesses to the within and for doing las hill "it Instance of Hexing Ash late of aid County becaused opersonally apprand before Geo It Sates Clerk the Crain, Court of Martin County, in the State of Indicura and bring duly floored by the blish of paid Court action his vark decland lightstified as follows, that is lo pay, what in the of day of September 1902, he saw the Said Hours Ash sidn his name to cain justrument in whiting as and for his last Phill adSistament and what this de bonent, at the same line. heard the said Houng Ash declar the said instruming in writing to be his last thick and astance takkat the raid instrument in writing was arther and time arthe rquest of the said Heavy Ash and with his Omsen atested and indominated by the said learn Armis Palliam I stranger water eserce of odialestator Thutte mence of each other, as subscribing witherses Okento and that throaid Herry Ash was at the saine of the origina and outsorbely of air unstrument as ofer rodid, of fuil a ge, (thatis, mon than wonly one rears of age of Afound and disposing mind and newort and notweder any correich ornstrain as the said dibinentorily break, and Gunther depenent vans not Koumes and outsexibid by Afrauge beforeme Seo W. Gates Clerk of Sai'u ourt abothouls the 23" day al Shill 1903. Feel W Gaten My Davil Savel Dr nathestation Prierros I han himlet outroit bufty name hudthe seal of said louth

Last Will and Testament of Januar Ash Deceased. est Indiana Hastin Court De Historia Colorte al State Circuit Court of Marin County Indideno. do Kereby Bertily That The within drewered Itill and Is abusent of Hours Soh has borie duly a durithed to mobate and drive should by the lettimone or Villiam I Draude ine of the bubscribing rollings Kento chara aunteletinend of pair Millaulo of the testimory of the ouid William I Strange in town Ither for has breu by me duly made, and nearded in Book Calgbayes 180.131.132.1334134 of The Record of Villa of vaid County. An altestation District I have Jurement surboentre my name, and as priced the seal of said Court Weshoul this 23 day of Est mic 190 8. TE ko It Cales Clerk Cracil Court Martie County 104 Savid Sarry Alp.

To Michian A Sin: of the county of Martin state of Audiana Fing of sound mind and to posing numery . do make and publish this as my last will and . Islament hereby revoking all former wills by memade. First

It is my will that my just dobte and legal charges be paid out of my what, second

esterna I give and decise; all of the writur of mysetate be to provinct and real that I may prosper at my death to Glar guis Tion and Thom John his worfesto be to them and strein heim forever: Shird.

I make and appoint the said (Marquis toon) my Executor of this my tast with and testamont, No betimen; whence I have hereinte set my hand and soul this 29th day of May 1903.

"Meliam A. Icen Seal" Soinch and acknowledged by said Miliam & Boom as Sive last witt and belament in our presence and

signed by use in his pirisoner Min Mer formance an Signed by use in his pirisoner And Cobjern

> Augustine The ler Mediceses

The State of Indiana, Abuth bounty Se.

So & Coment ris, That in the Sourth dag of Sebuary

1904 Indiana Or come one of the subserving withdest

do the with and very court in the Pill of Postament

of Indiana In Sourt for Such county, to coased

personally a poon, Chister Sunk to Baker to lark of

the british lour of Charles boundy in the state

of Endiana and Fring day, were by the chock of

said bourt, report him out it coloud and lotified

us for out That in the 24th day of Hay 1903

we saw the said Unitian Abort sign! his name

to said instrument for writing as and for his

last This and Costament; and that this deponent

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Last Will and Testament of William & Toom

Deceased.

at the same time heard the said William The Soon declare the said instrument in writing to be his last Still and Testament and that the said instrument in writing was at the same time at the request of said William of Joon and with his consent attested and subscribed by the said William Osborn in the presence of said testator, and in the presence of each other as subscribing witnesses thereto and that the said Phillian For your was at the time of the sign. ing and subscribing of said instrument involiting ale afresaid, of full age Chapie more than twent one years of age) and of sound and disposing mind and memory and not under and Coersion or rectraint as the said deponent verily believes and further deponent page not. William Osborn. Swom to and subscribed by the said I'm Osborn before one Frank Ob, Baker Clerk of said Court at Shouls the day of Trebniary 1904, Frank Ob. Baker Clerk In attestation whereof I have hereunto subscribed my name and affined the seal of said court. Frank Sh. Saker Sol State of Indiana Mourtin County, St. I Frank H. Baker blerk of the Circuit Court of Martin County Indiana do hereby certify that the wathin annexed Will and Testament of William J. Toon has been duly admitted to probate, and duly proved by the testimony of the said William Ostorne in Groof thereof has been by me duly made and recorded in Book b'at Jagex 135-6 of the Record of Wills of said County, The testimony whereof I have hereunto subscribed my name and affixed the seal of said bour Chools this 4th day of Rebruary 1904 Frank el Baker Clife burnet Lours Martino Coun

Last Will and Testament of Langler by Fish Deceased. State of Indiana Martin County Ss. Degander Coush being weak of body but strong of mind realizing that & cannot live much longer make this my Cast Hill and Testament, pirst !- I will that all my legal debte be paid Second: Swill and direct that my administrator erect a suitable monument to my grave and that of my deceased wife Sabina. Third dwill that my administrator erect out of my estate a monument or a stone to the grave of Josephus Smith and Houam Smith his wife! mouth: I will and direct that the residue of my property be divided equally share and share alike among n light children Bale & Ballard, Hattie Pacey, Leo Fish Hary Fish, Helen Fish, Blanch Fish, Stella Fish and Laux Fish except the house hold goods which I have already given to the five girls of my last wife Salma Sich with: Sappoint & OGenne myadministrator and executor of this will. (Thitness my hand and seal this fifteenth day of January Mineteen Hundred and Fiour (1904). Seander C. Fish Witness James Williams, Stephen Brown Subscribed and power to before me this 15th day of January 1904. Abylemmission Expires June 25th 1906. Mary E. Fish Avlary Public. The state of Indiana Martin County #s. Be It Comembered, That on the twelfth day of Debruary 1904 Stephen Grown one of the subscribing witnesses to the walkin and foregoing Will and Textement of Seander 6. hish late of said county deceased personlly expeared before thrank M. Baker belenk of the Cureuit lourt of Martin County in the State of Indiana and being duly sworn upon his! wath declares and lestifies as follows, that is to say: That on the 15th day of Jany 1904

Last Will and Testament of Sander Sush Deceased. he saw the said Seander lo Fish sign his name to said instrument in writing as and for his last Will and Testement; and this deponent at the same time heard the said Seander to Fish declare the said instrument in writing to be his last Will and Vestament and that the paid instrument in writing was at the same time and at the request of the said Leguder b. Fish and with his consent attacked and subscribed by the said Stephen Brown in the presence of said testator and in the presence of each other as subscribing witnesses thereto and that the said Seander & Fish was at the time of the signing and subscribing of said intrument in writing as aforesaid of full age (that is more than wenty one years of age and of sound and disposing mind and memory and not under any correion or restraint as the said deponent velily believes and further deponent Stephen Srown Juss not. Swom to and subscribed by the paid stephen From efore no enant ABaker bleck of said bourt at Should this Ath day of Frehward 1901. Frank Mr. Baker Clerk In attestation whereof I have hereunto subscribed my name and affixed the seal of said court. Trank of takes State of Indiana Martin County & I Frank Ho Baker bleck of the birenet bust of Mountin County Indiana, do hereby certify that the within annience Will and Testament of Rander b. Sish has been duly admitted to probate and duly proved by the testimon I Stoppen Brown one of the subseribing witnesses thereto that a complete record of said Will and of the Fatemong of the said stephen Orain in proof thereof has been by me duly made and perorded Book bras Pages 137/8 of the Record of Wills of said Coun Sucretestation whereof have percente Subsended min man If paid light at should this it the day

Last Will and Testament of Sylm Of Breen Deceased. Having in New the fish intrest 11 my Hiseand Children and ripor full, and careful defection. John M Brient of the County of Martin and State of Indiana do make declair and Sufath this my last Ikill and Sestament. tem 1st and deviseand bequeath to my Felored Vife: Mary & Breen tall the property I now own or may own at the time of this death, Real and Dersonal Whereon Situation that is to say, allland Houses Goods Judgmente-Kotes accounts worang Tinterest Lave or may have in ordercein them, absolutely Stim 2 & heliby appoint my Infe Mary Drum the executor of this muchas Will and request and direct so for as I have the protect to direct, that no Bond to require of ther; and further that she shall broke Inquired to file an Inventory of my effects Stew 3' Shereby rivoge all other millety min In testimony, Where I & herewood sep my hans and sent this 17th day of September ap/874 to Miller Sign . Sealed and Jasknowledged by John IN Brunin our Apresence the orravius instrument do his lash well and Tistament; and in his presence, and at his riquish and in the fresure of Each other do Tureto Sufserver four Dames as Mitnessellis/ Tin day & September as 1879. James & Compbell David O Comfell From nend of the proof of probate of this Mile Dee page 219 of this Burch

140
Last Will and Testament of Phillip (Waishaugh Deceased)

In the name of the Benevolent Sather of all & Phillip Mistaugh of Hartin County in the State of Indiana being of Sound mind and disposing memory do make executes and publish this my lest Mill and Testament hereby revoking all former wills by me made. First It is my will that out of my personal estate all of my just deblo be first paid. Decond It is my will that my beloved wife Burbara Neisbaugh should the out live me shall have and return during her natural life all ofmy estate both bersonal and real after first playing to Tills, Sophe Liggie, Jacob, "of Daisey Westrugh children of Charles Heisbeugh my deceased son by a former marriage faintly the sum of Twenty five dollars in full If their part of my estate and to Thomas Mustary of Maggie Wishugh sow and daughter by the same marriage the sum of twenty five dollars each as their share respectfully of my estate. And to Kats Stiles and Maggie Stickland deughter of my wife Barbara by a former marriage the sum of twenty five dollars each. Third-At the death of my beloved wife Sarbard it is my will that William Washing have the home place comprising one hundre and thirty nine acres of lend on condition that he first pay to Sophe Tenrod, George Washingt John Weisbaugh and Liggie Gerkin all children by my last marriage their equal share thereof with him of such real estate to be paid in three equal annual payments after her death and should he William mout elect to take the home farm that the same go to said children

141 Last Will and Testament of *Hillip Mushauph* Deceased.

Swirth - It is my will that at the death of my beloved wife should she out live me my personal property then left shall be divided equally among my said children by my lest maniage often first paying my deble then owing by my estate. Wifth hereby nominate and appoint my beloved wife Barbara Husbach executrix of this my Last Will & Testement In testimony whereof I have hereunto set my hand and real this 2 day of May 1904 Signed and acknowledged by said Phillip Weesback as this last will and testament in our presence and signed by us in his presence this 2nd day of May 1904 - & C-P- Mouller Deals James Montgomery Gents State of Indiana Martin bounly se De & Olemembered, That on the Eleventh day of June 1904. James Hontsomery one of the subscribing witnesses to the wathin and foreging last Will and Returnent of Phillip New back late of said county decessed personally appeared before Bank to Baker blerts of the pircu Court of Martin County in the State of Andrews and being duly sworn by the blick of said bout upon out declared and testified as follows that is to pay; That on the 2! day of May 1904 he saw the said helik Weisbach sign his name to said instrument in writing as and for his last will and Teslament; and That this deforent at the same time heard the said Phillip Newboch declare the said instru ment in writing to be his last will and testament and that the said instrument in writing was at the same time at the regnest of the paid Phillip Musbach and with his consent attented and subscribed by the said James Hontgomen in the presence of said testator and in the presence of each other as subscribing artnesses thereto.

Last Will and Testament of Phillip Musbach was at the time of the signing and subscribing of said instrument in writing as aforesaid of full ago that is more than toolity one years of ago) and of sounds and aisposing mind and memory and not undersury correion or justicity as said deponent verily believes and further deponent say not.

Subscribed and swom to by the said Stones Moulownery before me Brand Hot Baker Check of said Court at Shoule this 11th day of fune 1904.

By James Ho Brunan Deputy;
Slate of Fridand Martin Bourty Ass
Schauß MiBaker Block of the Bienet Bourt
of Hartin bounly Indiand do hereby certify that
the within annexed Mill of Pestament of
Phillip Meistach has been duly admitted by

probate and duly proved by the testimony of fames Montgomery one of the subscribing witnesses thereto that a complete record of said will and of the testimony of thereid fames Nortownery in proof thereof has been

by me duly made and recorded in Cortilo but pages 140-141-142 of the Brood of Wills of said bounts.

In attentation whereof have hereunto put

scribed my name and afficed the peal of said lovert at shouls this 11th day of fine 1904.

Sales Color Soles

Clerk Circuit Bourt Martin bounty Sy James 16.1 Bernan Deputy Last Will and Testament of Lanu Clements! Deceased & John Clements of the launts of Martin State Strdiana being of sound mind and disposing memory declare this instrument to my last Will and Testament Atticle 1. I give and bequeath to my wife Sucinda Clements all of the real estate now owned by me being described as follows -The East side of the South Hast quarter of the Auth East quarter of Section twenty four (24) Town four A North, Range find B Hest con tuning twenty eight (38) acres The South West quarter of the dorth Hest quarter of f Section mineteen of Town a Range four A Nest containing forty (40) acres more or less. I The South West quarter of the South Hest quarter Section mineteen Brown four Q, Rango four A West containing forty (40) acres mon by less All situated in the leventy of Martin in the State of Indiana and I also be queath to her my said wife Lucinda Clements all real estate I may own at the time of my diath With 2, of give and bequeath to my said wife Lucinda Olemento all my personal effects consisting of Horses Cattle hogs, chickens farming implements household and sitchen furniture and any and all manner offermal property of any Kind or description whateverer that I had own at the time of my death. Articles & give and begreath to mysaid wife Lucinda Clements, all monels notes and accounts of all kinds whatsvever. Article 4. It is my will and I hereby direct that there be set apart from moneys the sum of Two Handred floo - Holla to be used in paying my funeral expenses and the remainder left after paying said funeral expenses to be used in pa

144 Last Will and Testament of John Colements Deceased for Mouses to be said for me by the Pastor of St Josephis Church at Bramble Indiana. Article 5. It is my will and I hereby direct that Theodore Strange of Bramble Martin los. and be appointed executor of this my last will and testament. Article 6-It is my will and I hereby direct that if there is any land to be sold after my death that it be sold at private sale De Witness Mureof & have John Clements herein declare and pay that the foregoing is a true and correct expression of my last will and is my last will and testament.

Sinhed this 24th day of Mar. 1903. John Elements/

Me Theodore Strange and Engine Strange hereby certify that John (alements) of Bramble Martin lo Indiana did on this the zet day of Har 1903, in our presence and in the Brisence of each other sign and execute the foresome instrument and did on said day declare and say that the same was his last

will and testement and at the special instance and request of the said Dohn Clements) He officed percunts our names

as witnesses this one day of Mar 1903 Redore Strango. En gene Strango.

State of Indiana Modellin County Ser Be & Benembered That on the 16th dais July 1904, Theodore Strange one of the Subscribes

witnesses to the within and foregoing last with and Sestament of John Clemento late of said lounts deceased personally appeared i The Block of the Circuit Burt of Martin County

in the State of Inliand and being die som by the bleik of sail land whom

Last Will and Testament of Jahn Clements Deceased. outh declared and testified as follows that is to say; That on the - he saw the said folm Clements sign his name to said instrument in writing as and for his last will and Testament; and that this deponent at the same time heard the said John Blements declare the said instrument in writing to be his last Will and Seitement and that the said instrument in writing was at the same time at the request of the said John Gements and with his consent attested and subscribed by the said Theodore strange and Engene strange in the presence of said testator and in the presence of each other a subscribing witnesses thereto and that said John Blements was at the time of the signing and subscribing of said instrument in dirtin as aforesaid of full age (that is more than twen one wars of a w and of sound and disposing mind and memory, and not under anyevercion or restraint as the said desponent verily believed and further deforent says not: Theodore Stances Summ to and subscribed by the said Theodore Strange before me Frank & Baker Clerk of sail Court at Shoals the 16th day of fuly ? Brank Holder Clerk By Jas HBrennan Debuty In attestation whereof have hereunto Sur ecribed myname and affixed the sex effect tonur State of Indiana Martin County So: Danauk MoBaker Clerk of the Circuit Courte Partin Country Indiana do hereby certify that the within annexed Will and Deslamen im Clements has been duly admitted probate and duly proved by the testimone

Last Will and Testament of John Comente Deceased.

of Theodord Stranger one of the subscribing without there of the record

of Theodord Strange on ever the subsending witherses thereto that is complete record of faid will und by the testimon of the view house been by me duly made and recorded in Book to at Parce 193-6 of the Reinder White sysuid beauty.

Be attestation wherey There herento pulserabed mename and affect thestall of fails logged a Shall the loth day fully 1904. The second there the said folly of fails logged a Shall the the loth day of fully been been been some the start of th

· CastofBranas

Last Will and Testament of Aures Essentib Deceased. A & Come to bring of Sound mind and memory do hereby make bublish and declare this "lo be my last will and twoment. I give and bequeath unto my wife cherry angle Smith all of my property- Breto personal and real, I hereby nombreate and appoint my wife Conglying Smith as Executrice and order and direct her as soon after my decease as practicable to pay off and descharast all the deble dues and habilities that may out against me at the Time of my death Dreguest that out of my numance of (\$200000) Sico Thousand Dellars with the Cutholie Knights of Americal that Chary Angy Smith Executive set uside as iserve fund (\$100000) On Showsand Dollars, So be used in payment of mine and her funeral upenses; For the erection If a mond incut and for necessary church pur posed. In Witness Whereof of have hereautosubscribed my name this the 14th day of Hay 1904. E. Smith The above and foregoing instrument was at the date thereof signed sealed and declared by the said fee Smith us his last with and testament in presence of us who at his request and in his presence and in the presence of each other have subscribed our names as wit nesse V. John to, lisach sontto Sidiana 16. S. Cooney Six booter Ands Stale viendiana Martin County 25% Bod Agnum bered Shat on the Sisteenth clay of August 1904 Sohn to lousant one of the subscribing sutresses to the within

fore going last Hill and Pedament of James E. Smitto late of said county deceased personally

appeared before Frank Ab Baker blerk of the Brienit Court of Montino County in the State of Indiana and being duly swond by the Bleck of said bourt upon his outh declared and testified as follows that is to say : That on the 14th day of May 1904 he face the said games Esmith sign his name to said instrument in writing as and for his last Hill af Jestoment; and that this deponent at the same time hear of the said James Esmith declare the said instrument in writing to be his last Will of Gestament and that the said instrument in writing was at the same time and at the request of the said James & Smith and with his consent attested and subscribed by the said John Classack and la & Corney in the presence of said testator and in the presence of paid testator and in the presence of cachether no subscribing witherses thereto and that the said James 6 Smith was at the time of the signing and subscribedy of said instrument in writing as aforesaid of full age (that is more than twenty one years of age and of sound and disposing mind and memory, and not under and wereions or restraint as the said deponent verily believed and further deponent pays not John Clausack! Sworn to and subscribed by the said the bleasact before me Frank Mo Baker bleck of said lance to Should the 16 th day of August 1904. Sharat MBaker Clerk By James & Brennan Deputy Do attestation whereof I have hereunto subscribed

In attestation whereof I have hereunte subscribe my name and affix I the seal of said bourt. Frank H. Baker belest. By Jas & Brennan Deputy.

State of Indikhe Martin Count Si I draw M. Baser Bless of the Cieuit Court of Kurtin County Indiana do surety certify Last Will and Testament of Janes & Smith Deceased.

Hat the within unnered Thill and Sextament of some of south has been duly admitted to probate and auty proved by the listing at heeses thereto that a complete record of paid will and of the listing of the said some of the proof thereof has been by me duly made and recorded in Book b. at Bages wif, 148, 144, of the Roard of Wills of said Court,

On attestation whereof I have present subscribed my name and officed the seal of said Court at Shouls this 16th day of Angust 1904.

Deek liveail Court (Month County.

150Last Will and Testament of batharine Sharan Deceased. of batharine Moran 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 made byme, I give and begueath to my daughter Bridget Chetharine Moran of Livgorthe Indiana Co Qumber fifty-one 15Th in the original town now city & of Loo gootee Martin County Dediana. Witness my hand and seal this of the clay of September 1904 at the city of Longotte Chartin County Indiana. Catharine Moran! The forezoing instrument signed sealed and acknowledged by the said Catharine Moran as her last will and testament in our presence who at her request in her presence and in the presuce of each other have subscribed our nimes as witnesses thereto this 7th day of September 1904 John J. Havanough. Cathanne E. Farrell. State of Indiana Martin County D. Der Alemenbered, That on the Fourth day of October 1904, John J. Kavanaugh one of the subscribing witnesses to the within and fore going fast Will and Testament of batharine Moran late of said county deceased personally appeared before Frank Motaler blish of the Circuit Court of Nartin bounts in the State of Indiana and being duly savon by the blerk said bourt uson his fact declared and testified as follows that is to say ! That on the 7th day of September 1904 he saw the said batharine Moran sign her name to said instrument in writing as and for

Last Will and Testament of batharine Cho craw Deceased.

last Will and Testament and that this deponant at the same time heard the said batharine Heran declare the said instrument in writing to be her last Will af Testament and that the Gaid instrument in writing was at the same time at the request of the said batharine Moran and with her lonsent attested and Subscribed by the said John Tavengugh in the presence of said testator and in the presence of each other as subscribing witnesses Thereto and that the said betarine Horan was at the time of signing and subscribing of said instrument in senting as aforesaid full age that is more than twenty one years age) and of sound and disposing mina and memory and not under any coercion or restraint as the said desponent verily believes and further deponent says not. signed John J. Navenough Sworn to and subscribed by the said John I. Kavanau gh before me Frank Mobeler leler of said bourt at Shoals the 4th day of Octobers. Frank MBaker Chrk In attestation whereof have hereunto subscribed Brymane and affixed the seal of said court. State of Indiana Martin County De: I Frank Mo Baker Clerk Of the Curcuit. Court of Hartin County Indiana do hereby Certify that the wather Will and Textament I hatharine Thoran has been duly admitted probate and duly proved bythe testimones, John T. Shavenaugh one of the Subscribing Clerk Circuit Court Martin Con

152 Last Will and Testament of William Stields Deceased. of William Rields of Martin County in the State of Indianal of the age of Sevent office years being of sounds mind and humors do make and declare this my last will and testament hereby revoking all former Hills by me made Thirst of give and bequeath to my beloved wife Nargart of Shills all of my personal property and Real Estate of which I may die seized during her natural life provided That I die before she does! Second after the death of my wife Margaret A. Thelds of give and be queath to moreon In L. Thelde Mi Wast half of the North West, marter of Section twenty eight (28) and the c terth East quarter of the Anth East quarter of Section Twenty nine (29) Town five (3) Anth Range Three @ Wast. Third to my sons Dhw Whields, William & Fields and James of Fields The South East on of the North East of Section twenty nine (29) and South Hast on South East quarter Section twenty (20) Town five O dorth, Range three @ West Share and share alake Fourth & give and begneath all personal property that may remain of my said estate after the death of my self and wife to my daughters Maril A. Cables, Nancy A. Becil! Mahala & Bollins and Theodosia It Brock and my grand daughter Olive M. Kenady equal share and share alike of the same to be sold and and proceeds divided equally between them share and share alike I hereby appoint my son Ira I. Frields executor of this my last will and testement Witness my hand and seal this 10 th day. November AD 1900.

Last Will and Testament of William Fields Deceased.

In our presence William Fields signed and delared this to be his last Will and Testament William Hields. James Or. Hoert Dohn W. (Xoberts). Westate of Indiana Mortin County 25 BeSINgmembered, That on the Eleventh day of Powember 1904, James A. Hert one of the Subscribing witnesses to the within and foregoing last Will Testament of William Fields Late of said lounty deceased Epersonally appeared before Frank! Mo Baker Clerk of said Lourk upon his outs declared and testified as follows that is to say : That on the 10th day of Chovember 1900 he saw the said William hields say that was his signature to said instrument in writing as and for his last Willy Tatament a. that this de bonent at the same time heard the said William Tields declare the said instrument in writing to be his last Hill af Testament an that the Said instrument in writing was an Same time at the request of the said William Fields and with his lonseuf attested and subscriped by the said James N. Hert " I John H. Roberts in the presence of said testator and in the presence of euch other as subscribing witnesses, thereto and that the said William Fields was at the time of the signing and subscribing of said instrument in writing as a foresaid of full age (that is more than twenty one years of age and of sound and disposing mind and me mory and not under and coercion or restraint all the sail deponent verily believes and further desonent says not. James N. Hoer F Sworn to and subscribed by the said sames N. Hert before me Frank Mc Baker Clerk of said bourt at Shoals the 11th day of November 34 Sines Har Millaster Cole

Last Will and Testament of Williamo Fulds Deceased.

In attentation whereof Shave hereunto subscribed my manne und affiled the seal of said lout, Stato of Indiana Mourtin Boundans A Frank & Baler blerk of the blievit Court of fractio County Indiana do hereby certify that the withing anneved Thill To Telament of William Fields has been duly usmitted to probate unk was duly proved by the testimony James ON Heert one of the subscribing artherses thereto that a complete record of said Will and of the testimony of the said James Notert in proof thereof has been by me duly made and recorded in Book Bo at Pages 152 to 15H OF the Record of Wills of said County. and attestation whereof I have herefunto subscribed my name and affixed the seal of said court at Shouls this I'll day of two mour Most Shrkull Sto Baker Herl Chirenit Court Martin Countin By James & Brennan

Last Will and Testament of Milliam Fields Deceased. Indiana, Martin Country mother of Landin Trields Executor of the Rash Hand Testament & Okitian Frieds Declased Comp now the dendersian Margare Trield I widow William Thields Decased Ed Siles Elpresents his hurduly acknowledged election declaring thursha declines to accept the fragueaths Edder tres made to unin the will of her Sate Xueband and Shat The electo to adoest Estake such rights and benefits in said of Livlate Lusband Willian Chields as is allowed to her sunder the laws of the State of Indiana (Seal) Margaret Frields. ate of Indiana. Martin. County So. Deson me the subscriber, a notary Public with and for said County and State on flix 19th, day of December, 1904, Sersonally appeared Margaret Billets Midow of Milliam Fields deceased and acknowledge the execution of the about instrument to be her voluntary act and deed. Mithies my handand notary seal this 9th. day of Secember, 1904 my Commission Toxpides July 23 -1903 Francis & Gulkison notary Dublie

Last Will and Testament of Friderick Vogel Juthe nauce of the Beneralent Father of all I rederich Vogel being of sound mind and disposing memory do hereby make and declare this my last Will and Testament hereb revolving all farmer Wills. First: It is my will that all my just debte be first paid. Decoud; - I give and bequeath to my belived wife Elizabeth Vogel all of my property both personal and real after The payments herein provided for includin therein Lot, numbered Sixteen in The lower of Should, in Martin County, Sudiana, it beling The homestead, all of which is to hers during her natural life or so as she remains my widow to be used by her as she may deen best for herself and our children, and at her death, or remarriage, to go to our children, shaze and share alike Third :- I hereby nominate and appoint my bilared wife Elizabeth Vogel, Executivy this my last will and Festament, without boul In testimony where I have hereunto set my hand and subscribed my name this 25th day of august 1904. Frederick X Vogel Signed and acknowledged by said Fildwick Vogel as his last Will and Tistama in our france and signed by us in his prevence. James F. Guthridge Ed E. Long.

Last Will and Testament of Phiderick Vogel Deceased The State of Indiana, Martin County SS. De it Remembered That out the 25 the day Danuary Minetien Hundred and Fine James Il Guthridge one of the subscribing witnesses to the within and foregoing last Will and Festament of Frederick Vogel latt of said county deceased, Personally appeared before Frank M. Baker Clerk of The Circuit Court of Martin counts. in the State of Indiana and being duly seron by The Clerk of said court, who his oath, declared and testified as follows that is to say . That ow the 25th day of august, 1904 he saw The said Frederick Vogel sign his name to saig instrument in writing as and for his last Will and Listament and this deponent, at the same time heard the said Fredrick World declar the said instrument in writing to betis lastill. and Testament and her he said instrument in Mriting was, at the same time at the resules. the said Fredrick Word and with his consent after & and sufscribed by the said Fredrick Jogel in the presence of said testatos and in the fresence of each other assufacting thinkseles thereto and that the said Treaties Togel Was, at the time of seging and subscribing of said instrument in Writing, as Plaforesuit of full age That is more then twenty-one Generalage and o sound and disposing ming and memory and no under any borcific or restrains as the said defroned Verily believed, and further deponents Sworn to and subscribed by the said James Buthridge fofoumy, Frank Walls Clay of Harde Diciol dh Thoals The 23th day of January 1903 O Frankru Bokev Berk

Last Will and Testament of Gerdnes Viaie Deceased Plate of Indiana Martin County So Cank mBaker, Clerast the Hircush Your of Martin County, Indiana do hereby arish that the within anexed Well and Resterment of France Wogel has from dully admitted to probate and duly proved by The astimony of James & Guthridge one of thesufscrifing Wilmeses Church Thera complete record of said Hell, and of the testimony of the Said Cauces Fluthridgein profof thereof East from by me duly made and recorded in Book & Pak page 156-157-158 of the occord, Wills of said Country. In assestation Where I here herefuto superibed my name, and affixed the seal of earl Court, an "Shouls this Both day so Frank Moraker Cark Circuis Bush Martin Country

Last-Will and Testament of John Mohn Sophing mother of martinelounty in the State of Indiana fringed sching mind and disposing memonfilo Lew by ma and publish this my slast will and testament serfy swoking any will by me trivlo-low made Item 1. Dairo and devise to my beloved Sons Martiful Dans. Milliant moth and Smy mohn the Lot on which I live Comprising and welleding) My residence and all the appurenances the unto for spains, the ship Martin B., William L. ang Aml, my sons aforesaid to hold the same in Aqual shares; but in case said property should be sold or disposed of by said devotees, or my son martin B. Should sellor dispose shi indent thering it is my will and desire that he purchases price for his show be paid to me Son John & mohe to brill bylin for Martin B., and that martin B. receive the sincome there from only, except as such truster may deen fix and proper Iron tin to time, Level I give and devise to my sons William T. motherand John mohr the fusiness house now occupied by Thomas (To know as a Drug Stora and residefile and thereal estation which the Same is located and situated suning the winth of sand fuilding from the east Tride of main Street tolle A Center of the allefun the rear thereof the said William Land of the to tildans southe same equal shapes after the said William L shall have paid the amoun to John I. for Linself and for Martin B. as roughed for in this itend, but the title to that part of said real estate in this item deviled to Williams. Shall not vest ich

160Last Will and Testament of Sobolin Broken Deceased. said Hillam & Frencher in shorts to paid to sin \ 1:10 the same of surtamented and site it rilars and sight Symusty sente for asto on use and to hely and shall also have fail to the said, In Vinterin trust of a la said Vallier B mohn the Such I see hundred and sixte six dollars and sety sixund to thate and in bouthe herment of said sums as therein sepout, The title Holle - and wide fore fall or Land real estate still vest in the Sais Williams With the appurtenances thereunto Velongino and said the half interest therein Shall there become the absolute property) Gesard Milliam (Mohr). Streed. Lavo and frqueath to My son Alm. V. Aster a de les Course Pold and Kittlen interiture and Leptures to me belonging, and bring in and about me residence, and all the other personal probable respondused about my norm; Provided that if my son William Should Want any Sattleles article of such property John mad bet him have the Same, The Egsins. Lew Y. & give and frequeath to me pastor Ker. Cather Francis W. Half thisame of fifty Sollers for Meses for the repose of my Sout. the same to be phis out of money deposited in the Marting County Bans. tems, & give and begues the to my sons William & Froter ched John mohr allof Im street in The Shoald Saving and Troad (issociation each of them to own one half Kerest Velule. Laws and francath to My son John Months my show of stock while Martin County Dans.

The same of the sa

Last Will and Testament of Sophia Mohr Deceased.

fout the little thereto shall not vest in him untill he has paid my funeral expenses, and shall have placed to the cities of martin Bomohr in trush the difference if any between the face Calue of skid stock and the amount paidous an defraying the Apener of my Luneral teus. 7. & do hereby nominate and appoint My son John Mohr a Trustee to take Dunge St ! hold controll and invest any money Which I may come to my son marter B noted by reason of this will and pay to Martit the income therebook, and Ruch other sums only at the said Jihn I Brohv as such Trustee shall deem his and propey from time to linge Stew & Andreby appoint Les Francis H Holf executor of this I with east well and testamens and ask this The accept the trush and carry out the provisions of his hill; but if he should not reside in Martin County for Buld not accept the trust their it is Imy desire that Hileans O Houghton be appointed Executor of Bris her. In Hitur Nanof, & care humanto as my handered Seal this 4th day of Specenter, 1897. mark Sugrecul reprovedably Solica non as Eur Jack Mill ded textenuchin our presence and sign or us in her presence, John It nestola? & Mitness nanda Pinc hola : 1 in medica week of the con from

1162Last Will and Testament of Asslia Mohn Deceased. 537 The State VInde dia Martin Country Bet it Reliendered, Prat on the Twenty swentheday ofm It In apolar, one of the subscribing Mitness to the within and love going the Hand Estament or Sohna Motor, late I said winter delessed. Sersonally appeared to for me Ciery of the Circuis Court of Martin in the State & Indiana and Friend duch swoom by the Cleby & said Burk upontue fath declaire and lestified as Sollows hip is to say! That on the fourth day of December 1897 he Saw the said Soblia moth sign Lev name to said instrument in writing, as and for her last vill and Testament: and this depokent appe saine time heard the said Sophia Mohr declair the said instrument he writing to betwee last Mill and Testament. and that the said instrument in writing was. at he same time as the request of said Sophia. Nohvand with her consent attest and subscribed by the said John Whehold Manda Michold in the Poresence of said testator, and in the presence Heach ther, as sufscribing witnesses there to and that the said Sophio Moha Was at the time & the siging and sufscriping of said instrument in Writing, as aforesaid of bull age (that is morethan twenty-one rease tras) Rand fround and disposing mindand memory and not under any correion or histrain, ash said desponent Verily bellives and further deponent says not. ohn It Hichols swow to aid subscribe bythe said John to nichols here me Frank modaker Clerk Laid Court at West Shoalsh 3 Wh day of February 1905, Frank mBaker Clerk nathstation whereof, have hereunto subscribed Mynams and affix hi seal I said but GrangmBaxer

Last Will and Testament of Sophia Wohr

Deceased.

State of Indiana Martin County Sol;

Chear Misaker Clirky The Circuis Cours.

It muster Toury Indiana de beneficialista.

The fithin and prof this and sestationers of soften Month last one of the subscribing with uses thereto. It and a complete record of full of seid County.

And Sork C. as Pages 152/60-161-18-183 of the record, of full of seid County.

An attestation of the word I recent subscribed my name, and affixed the seal of said court, as the state this 3 ph Lay of The fund Maker

Gert Everis Gurtharten

Last Will and Testament of James Jufster Deceased. James Hebiter bring of same mind do I my soon for will make and declare this m last milland listament. we finger that all my fust defte bolais. 2nd & bequeath to my joife, Elizabeth Webster. all my property Sfoth personal and Real every Killy to have and to hold during her natural life 30 at the death of my wife Elizahth -Nefeted. I dizeled this my property ferend and Real be should Talally autong Children Isage Webster George Mebster, John Webster Ranci & Rolling Susaf Kaacliff, Marghles BM Carty, See Sifes Mary a Hefster deducting of Son each share the amount advanced to each! Lappour my Son Isaac Mester Executor 1, this Will. (Inwitness whereff & offit my have this oday 11 March, 1905 ames X Webster He James W Waggoner and Floyd Baker certify that we were pleased and sale lawer Hebeler sign the decepted will in Jour freemer and sign by us in his presuce and in the presuce Thoyd Baker Lands W.Wasgoner State & Indiana Martin Offuty St. William Tooter a notary Cablic in aird for sand ounty & State do certify their & Forme his o'th day of march no same James Hebster as Maxer and Gloyd Baker and Laules Whaggoner as witness who acknowledge thus signatures to brigtheir own for ach and Will Vitness my handand totarial scallhis the day of march 1903 William Porter noting Public .. 1908

Last Will and Testament of James Hebster

Deceased.

of he State of Indiana Metter County, SS. De it Reclambrad That on the Carrich day of marchyos Gloyd Daked. one of the subscribing yetnesses to the Within and foredoing last Willand Eslament of James Helder. late of said Dunty deceased bereonally appeared by forthe Elers of the arais Court of marter Coully, in the State of Indiana. and bino duly swoon by the Clerk it said fourt upon his Toath declard and testiled as follows. his is to sail: That on the difficient march for Saw the sald Lames the better sign his hame to Said instrument in writing do and for his last well and Sistament; and that this deponent, at the same time heard the said, James The test declare the sand instrument in writing to be fur last these auf, Testament, and that the parquetru Writing was at the same same time, as the regues, the said James Hefster and with the consens attest fand subscribed by the said Floris Baker and ames It Han sone in that presence I said testator, and in the pusher of each other, as subscribing Mitnesses theret and the said sames rester The an hetimes Signer and subscribing of said instrum Writing, as aforesaid of full age theris to say more then thouter one years of as want of Sound and distasing dung all m nothereder ating correcion or restraint a the Said disponely verily believer and further te boneuth sup not Goud Bakin. Sworn to and subscrift of by the said Eloy Baker from me Transmission Cark Isaid Burh, as Mesh Shouls the With days of march 1903 and modare Clark Lattertation whereof

Last Will and Testament of John Green Deceased. In the mand of the Benevolent Father I, Im Green, at this time a resident Martin County, Indiana, and bring lot sound and aleposing mind and memory fog make, publish And declare this to be my last Will and Sestement, herby! revoking and making void all former Wills tofome Kiretoford made. Atent 1. I devise and direct that all of my fish debts, including expenses of lach sickness and funtral Askenses to paid as soon after my death as possable. teul 2 Oll of the residue of mypersonal Estate of all Character and description dolevise and beaucath to mysond seo, H. Green, Jas J. rien and John L. Green and to min daughters havey & Bell, Mary a Mase, Keltikea & abel Thances & Summers. Tlice M Brown and I da M. Haggoner and to the Children of my daughter On artha la Koyzel now deekased, Idd M. Kennidis; Reford F. Howell, Rosa E. Howell, Belle F. Keswell Chrice M. Howell and Sio to Howell, the share of said deceased daughter; share and share alike. all of said children, sous and daughters my own as hereinbefore named except. Whilldren's said deceded daughter. Martha Exerwell, to share and Ishare alike the share of said children of said decease taughter mertha & Howell to be Eswah in Emount to the share of one Amy children only The state of the second

Last Will and Testament of Jahn Green Deceased. Imomignate and appoint Jose M. Brown for Ex See W. Sates at Executor of the my sill. Vitruss my hand End seal this 18th day of January 1906 attest. mix Siew (Sest) George Gates! The foregoing instrument signed sealed. and add nowledge by said & as and for his last will land Testament in our presence, whoh at is nex in his phisence and with presence each other have sufscribed our names as Mitnesses thereto this 18th day of January 906 Lewis Brooks (Seel) Charles N. Bruner (See) Indiana, Martin County, SS. It. Remembered, That on the Fifth day of Boman Charles N. Bruner one of the sufscribing nitnesses to the within and for going get Will and Sest = ment of John Suew late of sain Bury, deepsed, personally afreared before Grand mi Saker Eller of the Carcins Tourna Martin County, In the State I Inflique and budg centy swom 4 the oleran said Court whon his outh. declared any testified as follows, ther is to Say: That on the 18th day of January 1906 helsaw the said John Erecht sign his name to said instrument in writing as and for his last Will and Destament and that this deponeit, at the same time heard the said John Green declare

Last Will and Testament of John Green Deceased. the said instrumention writing to his last Will and Islamus another the say instrument in writing was, at the same Time, of the request of the said : Am Green kind with his Consent attested and subscribed by the said Ewis Brooks and Charles & Bruner in the prisence I said testator, and in the spesence of each other, as sufseril Ting Witnesses Thereto and that the said Am Green was, at the time of the Isigning and subscribing of saly instrument in writing, as aforesaid. full age (that is more than theretison Years of age) auf of sound aughtisposing I mind and memory, and not worder any corr cion or restraint, as the saig desponent verily believes, and further Elponeuf saids not racles NBrunes. Swom to and sufscribed by the said Charles & Bru before me Frank Mr Baker Clark of said Bours at Shoals the 5 day of February 1906. Frank W. Baker Colers. In attestation where I have hereunto subscribed my name, and affixed the seal of said Court. State of Inside Musting Court S. Frank MV Baker toler. I Jake Maker toler. to hereby certify that the within annexed Vill and Vestament John Lew has been duly admitted to protecte, and duly proons Typhelistimoney of Sharles NBruner, one of the subscribing witnesse thereto, that a complete record of said hill and of the lection one of the said Charles Norune vingrof thereof, has been by me duly made and secondidin Book (6) at Page 166 of the Record of Hills of said County. In attestation where, I have hereunt subscribed may name and affice the seel of said court at shools this 5th day of rank moraker Clerk

Deceased.

Buthis Instrument & Elisabeth meyer fring I full age, of sound and disposing mind an Memory Lie view of the uncertainty of life while in reasonable Lealth do withe name of the benevalus Father Hall make publish and declair this to To my last Will and testaming as follows: bet It is my will, and I do direct that my push debth including Ixpense of last sickness if aus. be faid. 2nd That whoseower of my estate may remain after the payment of defte as provided initeur first. I Will devise and bequest to my childre that may be alive at my declase or the describents I those who there may be deceased! provided that is is my will and I do direct that Daid estate shall not be divided, amongst them until those of my Children now alive shall become of age, unless before that time in the Judgment and viction of those who may bet age, it would to to the interest of all to have and make division thereof trusting to their good faith in Carrying out my mohio in that fasticular, So for as if may agree with their bis Judgment in the water, that they take as provided above share and share alike It celet the decendents of any of who may not be living who shall take the share of Such deceased child. Bod. I have a one half interest in the Harnes + Laddleve business now bring larrieg on or Shouls and menaged by my son Williams who some the other half interest therein, and it is my will and wishes that said frisiness be Continued so long as it is profitable inthe interest of my children to whom the same is braned the Share and share alike. 4th This Steel two so for as is provided

Last Will and Testament of Elizabeth Meyer Deceased. Keeping my estate undivided until youngest Chied belones of age is not. iletended to apply to mornies that may be on hand, noted that I Choses in action which may be divided after my decease those of age taking their share, and the shares of Minoro remaining in the hands of the Edec entors herin after named. my belove befildren now living are Villian H. and Maggie. Who are of full a ge, and Eddie Land Frank & Who are Milnors, of whom appoint William Ho. and Edward My Executors this Will bedward to assume the responsefilities as such, as soon as he arives of full age in the mean time the Exclusion Control and management of my estate to be under Tharac of My son Willaw! My said Executor are ull empoyered and anthorized to ach as such without being regimes to give any fond, and rave full aut exclusivo management? the should my estate given to the minot Gildren Making from time to time to the proper lours buch reports and account Eing at may be required of them In Witness Whereof & have hereinto styry hand and seal this roth day Jail 1895, in the presence of Thomas Johnson + Samuel & Rost I show I call as atteding. Witness here to Elegobeth Meyer Sha Unithis 10th day Jan 1895 he the under signed subse ibing Kitudes to the foregoing Will and Estame lave Tinthe presence of the Said Testatrix and the presence of each other at her reguest subscribed our names here to assuch. Thomas I Johnson

Last Will and Testament of Clasokih Meyer Deceased. miss The State of Indiana, Martin County. Bell Receivered Thanon the tifth day of June 1906 Thomas & Johnson. one of the Dubscribing witness to the within any for going last Hill and Testament of Elizabeth Meyer late of said lounty, declased, personally appeared To for Frank moaker Clerk of the liveris Colors of Martin County in the State of Indiana and Aring duly Swow by the Clerk of said Court Whon his rath declared and testified as follows. The is to say That on the Whitey of January 1895 he saw instrument in writing as and for her last will and Testement; and that this deponent, at the same time, hears the say Elizobeth muyer declare the Sachenstrument in writing to to her last Hill and Lestament, and that the Said instrumentin togiting word, at the same time, at the request of he said Elizohth Meyer and with her Consens attested and subscribed by the said Thomas & This or in the presuce of saig testator, and in the received each other, as subscribing nitrusces throto and that the said Elizabeth meyer was at the time of the sign ing and Subscribing of Sugartrumentin voiting as aforesaid, offullage that is, more then . - twenty-one years Hage,) blud Hooundand disposing ment and momony and not under any correion of restraint, as the sais desponent Verily felieurs, and furth deforeur says not Sums to and subscribed bythe said Thomas & Johnson before me Erand In Baker Clerk Hared Court, at Yuch Shoats the 3th day of June 1906 Extrant MBoker Click. In attestation whereof, I have hereunto superibrany Frame and officed the Seal of said lours Frank mBaker. State of Indiana Martin County Ss: Frankhooder, Clerk & the Eirewis lourt of Martine County Find sura do here by alty that the within accorded hell and leste ment of bligghith melier has been duly admited to probate aux

Last Will and Testament of arthur D. Yoasting Deceased I ather D. Sailing of Martin County and onereory do make bublish Ind declare this last will and testament. Thirt I give and begreath to Jusie I Strond Three hundred dollare in cash. Two chash notes on line Mary I Simmerman for three hundred dollars, Two houses, Once wagore and houseuse for same, One barriage and barriage harnus and all of my farming implements to and all feed and hand, Curisting of hay, Cats and Corn. One Cow known at Paddy, Two yearling calves, Book Case and libreary. Second I give and bequeath to Dena Strond One good feather beds and beding One dresser, One Sideboard, One cook (story (Range) Cone Cubbora and dishes therein One dining table All Carpets on floor. One kitchen cabinet. All pictures hanging on walls. One wash stand. Offe fregry cushion rocking chair. all chickens. and turkeys. all money that I may die off, after paying Jessie Strond Third sized off. as mentioned in the first paragraph of this my last will and testamens and after paying all my just depts

and after paying all my just debts and funual expinses, be divided share and share alike, between my nephews and news as follows, Salle a Cipstin about Irly hadissa, Sellers, Oliva Sellers, John Sellers, Carrie Williams, Carrie Williams and Divid Doucher, I de himby arominate

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Last Will and Testament of Orthur Deceased.

and appoint Clark & Stinshow to and appoint Wark a sunsnaw so be executor of this my last nath, and testiment. It thus my last this the of day of may 1866. Starting treat The above instrument was at the date hered Gray 31; 1904. signed and dictared by the said arthur D. Hasting, go and for his last will and Itestment, in presence of us that his regress and in his presence of each other have suscribed our hames, as witnesses to the above instrument and the said arthur Wotasting the testalor-hugin mentioned declared it to be his last will, and testment Litness our hands and seals this the 31 st day of may 1906. Agustus, J. Hamesely, I seals. The State of Indiana, Martin County & De it Remembered That on the 20th day of September 1976. Augustes J. Kamusley and William Fruitehole Two of the subsending witness tothe within and for Going last Will and Justament Arthur D. Fosting & late I said County, deceased, personally Oppeared before Sileasy a Soughton Judge of the Orcure lours of maitin County, in the-State of Indiana, and bring duly swomby the Indge of said Court apon their ooth de glarly and testifier. do follows.

Thatsis to say; That on the 3/bt day of may

Proof

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Last Will and Testament of Follow D Sousting

Deceased. 1906. They saw and said without & Hosting sign his have to said instrument in Writing as and for his lost will and Testament. ayt after this deforent at the Same time hears the said althurs Hasting access the Say instrument in writing to brain lost Willand Testament, and that the said esistrument in writing was at the same time, at the request of the saig listher D. Desting andwith his Konsent attested and Sufscribed by the said augustus T. Hamersley. and Milliam Fritehell, in the presence of saig tastator audin the presence of each other as Subscribing withlesses thereto ling that the-Digarthion Kasting was at the time With Signing and Supperions of Sail instrumen in writing as a soversalt of full age. (that is more than Burnty one (years of age) and of sound and disposing mind and meshory and not under out corcion of restract, as the said desponent Verily believed. auffurthe the desponent says not ! augustico I Hamessley "44 William & Mitchell

Swoon to and by the saig augustus I. Hamersley William Fritchell, be for me Frank MBaker Click Naid Cours, Shouls the 20th day of September 1906. Frank MBaker Clerk a attestation whereof & have hereunts subscribed my name, and affiled the seal

of fair lours. Frank M Bakel State of Indiana Martin County, & Frank Moaker, Clerk of the Circuis Court

Montin County, Indiana, do hereby certify that the within annexed will and testament of Arthur I Hasting has been duly admitted to probate, and duly

proved by the testimony of Augustus
I Hameritey and lettliam, it Mitchell The
suscribing vitrusses herets, that a
complete record of Said will, and of
the testimony of said August. I Hameritey
and Itiliam I Metchell in Groof Therof
has been by me duly made and
recorded in book of at kage 132 of
the Record of Itills, of gaid Courty
In attestation of hireof, I have
briegents suscribed my name and
affixed the seal of said Court at
less Thouls, this so day of Suptember 1906
Trank III. Baker,
That Olerk Orewit Court, Martin County.

Last Will and Testament of Mary Am Carry Deceased Rast will and Testament I many amilanley a wisow of Morting to In the state of Jand string of Somme mind and medical and considering the micertainty of their frail life do there for make order publish, and declarether to be my last will by testament. Just I worder and direct that my execution hyun after named paymy just delets and funeral expenses on som after, no de and conveniently maybe Second - after the payment of such funeral expenses and delets I give, devise and bequest torney sow Thos Mine Carley The following real estate situated in Martin Colinty Indiana and described on follown to wit; The South half of the south west quarter of the Most mit quarter of Section Six 6) Lownship three north Pange form 4/ mist also thirty accomplered of of the South grade of the south east quarter of the Worth west quarter, section seven (7) Soundary There 3 Hords range found 4, mist. In my daughter Many C. Hallant I give devise any bequest the following Hallstate situated in martin County Son and described anfollows, to wit; The Month half of the south west quester of the north was quarter section six & township there 31 north range four (4) with speeps sty 6/acc out of the north west come Thereof hertefor deeded by me to chang Many Stalbert also; the South foulf of the Good East quarter of the north mis quarte Section wen (7) Township there 3, mort, Range west anglew (1) of everwith off of the

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, Last Will and Testament of Many Alle Canden Deceased. Horth side of the of the South east Quarter of the Yearth west quarter of Section Lown VI lowers hip there & Horth Rbunge four Shopt of the northeast own of the south west for terr the north what quarter Section Leven (1) lown ship 1 trest morth forge I Thut I gen to the sed John mil aby Sopler of St. Drangs Churchen Lacres Co. Ludiana or his successor the sun of two hundred dollars (\$200 00) to by med for the purpose of training manersand for myself any the de true members Amy family Sont the It haliver money and personal property may be on hand at the time of my decease after payment of all mil just debte and firm at expense and the Cost to faction disterny of my state shall be divided signally between my said sow and daughter, Lastly N. make Constitute andappoint Stall Hays lite executor of ther my last will and testament Sexuly recoking all former wells by muismade Thenex my hand and seed

ther found, fourth day of the center 1906

Last Will and Testament of Mary Gon Cantey Deceased The State of Indiana Martin County Sd. Beit rendendered That on the ruth day of December 1906 Havingseal on of the Subscribing witnesses to the with in and foregoing last will and Vestament of Mary M 12 Canty later said County deceased personally appeared before Frank MOBaker Clerk of the Circuit Court of Martin County in the state of Indiana and bring duly sworn by the dest of sand court poponties gathe declared any testified as Lollows that into say That on the 24th lang of Lovember 1906 he an the said Mary meaning the standing and the said of saw the say Mary Milanley sign for that the said misting at the same tand at the the said Mary a Milan. carpenth for Consent allested any subscribed by the said Thavian Seal my the presence of said testator and in the presence of each other as subscribing witnessesthereto any that the said Mary JM Carly was at The time of the signing on subscribing a sand instrument in writing. foresaid of full age that is more than twenty and years of age) any of sound and disposing mind kind memory and not we any colicion or restraint as the said desponent varily believes Tay further deforest says not. Tavian Seal Sworm to mysubscribed by the said Glavian Seal before clock of said Court at Shorts the 24th day of Frank My Boher de December 19ab.

East Will and Testament of Many any laney Deceased. In attestation whereast Indicited my man ands M Sahar Clarks, ite of Indiana Martin County St. Frank M Reper Clock of Macion Cerous Tout of Martin County Indian do hereby setting that the white convered in burn duly admitted to probate and duly provid by the testimony of Elavianseal ded in Book C" at Bages 1769 177 of the record of Thees of sain ibed my name Affixed the scal of said 1906 Frank M Baker clark Court Court Seal

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Last Will and Testament of Ruchation

Deceased.

ast Sur and Gestament of Both O Tenell d. with a leavel of Diego the Sortional being of sound mind my memory do make my declar Min my last Hill and Jesta all former wills made Lively reads. Stem 1. I gir devise and beguest to my Son Frank Vewell my real estate in Loogoster Indrawn the some bring lot number ten 10 in campbell and Breen addition to said City Sten 2 - To my daughters Ethel CU, and Sarah C Vewell & give devise anylongunt y sewing machine. Stem 3-Atl my bods and bedding & gin devise and branest Sewelland Estel and George M Genell to be Janey and equally divided as value between them Item 4- To my daughter theresa Level & gin devise and beguest my standtable and two rocking chairs, She to take her choice of such rocking chain as I may die possessed of Stem 5 - all the rest and residue of my hourshold goods and Kilchen functure except the pictures & will and begresh to my son Henry Venell, Stem 6- It is my will that my son, Kenry dewell shall have one of the pictures of his Sather Sharle Tewell and That my son Frank shall han the other. Of all other pretince it is among my Children in such a way as shall be mutually satisfactory Item 7 - Af my son trank Teurle accept

Last Will and Testament of Charles O. You and Deceased.

the begnest made in item one of this will he shall take the property there described subject to the condition that my doctor Wills and Subject to condition that he shall from home formy son, George St Tenell able to earn his own Stem 8 dhereby appoint myson, Frank Sewell as executor of this my last will In witness hereunte sat my hand and selal this 27th don 11 Bush a Tewell & mark The foregoing instrument signed seale and lick nowledged by the said Rush of Tewell as and for her last will and testament in our presence who, at her resuest in her presence and in the mesence of eachother have Subscribed on rames as wilnesses thereto, This 27 day of an Mobert Micione Jerma D aharen

State of Androna, Martin County SS Best Remembert That on the 11th day of march 1907, one of the subscribing wit to the within and foregoing last Still and 101216 C Vewell Late of said deceased personally appeared beson Frankom Baker the Elenh of the chent Court of Martin County in the State of Indiana and being anlysu by the clerk of said court, upon his oath declared and lestified as Sollows that is That on the 27th day of ang, 1906 he saw the said Buth of Vewell nametosail instrument in write as and ain for her last Still and Vesta and that this deponent at the same time heard the said Buth allewell declare The said instrument in writing to be her last Sill and Vestament, and that The sail instrument in writing was at the same time, at the regrest of the Tewill and with his Co attested and subscribed by the said Deimin L'Charen in the presence of bait testator, and in the presence of eachother as subscribing with thereto and That theraid Buth of Vewell was at the time of the signing and Subscribing of said instrument inswirting said I full aget that is me than twenty-one years of age) and of sound and disposing mind and concion of as the said deponent verily believes other deponent says not

Last Will and Testament of Deceased. Sworn to and subscribed by the said Jamia Daharen below me Frank MBak derhof said Court, at Shouls the 11th day of March 1907, Frank My Baker Clark In attestation whereof I have hereunte subscribed my name, one affixed the sea of said Court Frank M Baker cenh By ABM Dermed Deph State of Indiana, Martin County &S. al Frank MBaker alerkof the aucust Court of Hartin County Indiana do hereby certify that the within annexet will and Testament of Just a Dewell fras been duly admitted to probate and duly proved by the testimony of Jerimiad. Wha one of the subscribing witnesser thereto that a complete second of said Will and of the testimony of the said Jermina Lahare in proof thereof has been by me duly made and recorded in Book" O"at pages 180- 3 of the Genord of Wills of said County. In attestation whereof, I have hereunte subscribed my name and affixed theseas of said Court at Shoals this 11the day of March 1907 Frank M Baker, alerts Circuit Court, Martin Co By A. B. In Dermed, Dept.

184 Last Will and Testament of John M Ditter Deceased. In whomit may Concern. John It Potter of sound mind make this sky last still and testament, I will all the real estate and personal property andestate of every kind and value of which Ismay be possessed or him any interest at the time of my death to my beloved wife Ophilia & Potter and to my father Stephen Potter in equal should the description of said land is about as follows Begin on the north band of the eart forth of White River on the line diveding sections 8 Tg. Town 2 north lange 4 Hest Thenceswith 47 chairs 7 31 links to the Section corner Thence East 21 cha and 50 links Thence South 31 chains and 50 links to White River thence whether river to place of beginning (27 acres of above land was inmoment Micheal Mury which had bought and now so dispute) also beginning at the north Bank of the east folk of thite Riveron the live dividing Sections 849 Jour 2 north range 4 Hist Thence worth 47 chain and 32 links to section corner Thence East 21 chains 750 links Frence - Thurty one chains 750 links to WhiteRiver Thence up Said sign to the place of beginning, this the South East quarter of the north East quarter Section 8 Town 2 North range 4 Hist also 20 acres which I bought of Kitty Holm Stafford which adjoins on the east side of the first herein described To acres & appoint William alborres is executor of this my last will must

Last Will and Testament of John Wotter Deceased testament In witness whereof I have hereunte set my hand seal this October. 23-19olo. John Hotter seal The above and foregoing Hill auftertament was read over Ite said John Holler in our presence and in the presence of each of us unfwas signed by said testatos in the presence of early of us as his frequill and testament this 23rd day of October 190 g. mas It Force Oscar albough. The State of Indiana Martin County SS. De Hammbered, That on the Phintieth day of March 1907 Oscar Glbough, one of the subscribing witnesses to the within and foregoing last Will and astament of John It. Cotter late of Said County deceas personally appeared before the derk of the Orcuit Court of Martin County, in she State of Indiann and bring thely sworn by the clerk of said Court upon his oath declared and testified as follows that is to say; That on the 23rd of October 1906, he saw the said John H Potter sign his name to said instrument in writing as and and Sor his last still and Vistament and that This deponent, at the same time heard the said John H Gotter declare the said instrument in writing to be his last Thill and Vestament, and that the said instrument in Miting was at the sametime at the request of the said John It Potter and with his consult attested and Aubscribed by the said Oscar albough And Thomas Force in the presence of said testator and in the presence of lachather mas

Last Will and Testament of deline of the American Deceased.

assules on buy noters in strente and that the Sand John Hiller was after time of the Liferry and sale coling of said instru-Augustin Whiley, or agreenants of gettings -(that it most the twenty ist grand of age) and of and out the fring him And remoty, and not some ong Corrion sometrical affection to for det, aly bolievery and futher deposited to said Court offbought Sworn to July subscribed by the said Cacarathough before age Grantell John alert of said Court of Stooly the 50 to day of March 190% Smitel Dater die A. In able station whereof I tear being to sub scribed going name, insufficed the seal State of Dudinus, Moderal oundy IV. a mank 14 Saken Ole: 1) of the account long of Mutin County, Indiana dishereby Certify That the within shoused Itill midlestorment of John It rotter from been thely admitted Apriobate and duly proved by tweetertimony of Cocarcillough one of the Sules culing The thereto that a complite record of said the and of the testimony of the said Crean Blowth in proof though trac been by me Auly made and recorded sou Book C. Pag "-184, 1853/186 of the Neward of Thills of sided County, Insattestation whereof I have hereinto subscribed my norme and affined the seal of said Court at It oak this 30th day of March 1707 Grank M. Baker, clerk Cerenix Court Martin County.

Last Will and Testament of Louis ann Glodish Deceased.

In the name of the Benevolent Futher of all: & Louisa Um Gladish at this timen resident of Pike County, Indiana being of Sound mind and disposing memory make forblish and declar this my last till and Testament, hereby revoking all former thele byme made: Stem 1. I gige and bequest to my beloved Sister Francis Inrelda Oppelt all my property both personal property and real estate of which I may die beized, to be held by her and her here for assigns for ever for their use and benefit or as she or they may elect Item 2- & constitute and appoint mysaid Sister Frances Invelda Oppelt execution of Alice Thill. 13th day of Johnary 1900 at the town of Ceters! Louisa ann Gladish The Longoing sustrument signed sealed and acknowledged by said Source and Shadish montpresence mulwitnessed und signed byus in her presence and in the thespresence of each other this 13th day of Jamay 1900. Mrs sittle & Dillon Thomas K. Lillon The course Troof of Stall The State of Indiana Martin County SS. Be Skillerubered, What on the 16th down (Their 1904 Mus Kittle & Dellow, one of the Inbecribing without to the within and foregon last Hell and Vestament of Louisa Com Madish late of said County deceased, personally appeared before the Clerk of the Circuit Court of Miritin County in the state of Indiana

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Last Will and Testament of Louise Ann Glodish Deceased.

and being duly sworn by the clerk of said Court upon they bath, declare and lestify as follows, that is tasay; That on the 13th day of January 1900, she saw the said Louisa and Gladish sign har name to said instrument in writing as any for her last Will and Testament tind that this deponent, at the same time heard the said Louisa ann Gladish declare the said instrument in writing to be her last Will and Vistament and that the said instrument in writing was, at the same time, at the request of the said Louisa Ann Gladish and with her consent, attested and subscribed by the said Mrs. Kettig & Willow and Thomas N. Hillow in the presence of said testator and in in the presence of each other as subscribing witnesses thereto and that the said Louisa and Isladish was at the time of the sign my and subscribing of said instrument in writing, as aforesaid, of full age (that is more than lucing one years of age) and of sound wind, desposing mind and memory and not under any consion or restraint, as she said deponent verily believes, and further deponent saysout. Mrs. Jetlie & Dillon Sevorn to and subscribed by the said Mrs. Nittiel Dillon beforeme Grant M Baker, clerk of said Court at Shoals the 16th day of april. 1907. Grank In Baker clark In attestation whereof, I have hereunto subscribed my mane, and affixed The seal of said Court. Frank my aker clerk By of B mexamed Dept

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Last Will and Testament of Lauisa ann Islani Deceased.

State of Indiana Martin County Ss, D. Frank M. Baker, Clerk of the Circuit Court of Martin County, Indiana de hereby Certify the within annered Till and testa am Gladish has been dulgadmitte of Mr Kittiels Dillow, one of the subscribin Thursto, That a Completine of said Will; and of the testimony of the aid Mrs. Kittel Dillow in proof thereof has been by me thely made sufreconted in Book"O" at pager 187-8 of the Record of Thills En attestation whereof, I have hereunte subof said Court at Shoull this 16th dayon Thril 1907. Grank MBaher, Clerk Circuit Court Martin Con By & Bme Sermed Depth

2:00 I Somel Meyen, of Vinney Springs Martin County Indiana, and dearing to make legal disposition of my property and letate Land bring of cound only disposing isand and manay do make publish and declare This It be brey I nit will truf lost amont never howing made or brecited ting will previous hereto. Ist I will and direct that intrakeou of just debts may sist a gametime if any atthe of my diceder to paid ting ody witer -2nd, What ofter my estate is discharged Som its biblitient in about browider, A will beginenth, and devine their mineand the whole thereof Consisting of all my Real estate; money or hand chosen infaction dimander Sound Cordences of debte due, me stock of merchanine on hand; house hold offects, Stock on farmer, grain, growing crops rente due Ime, farming maplements and infact all property of whatever land held me, or in which I shall have my interest to my faithful til devotes wife Martha & Muscer, to know and hold the same in her own right without Condition or reservation 3rd I do hereby Constitute and appoint her the said Midition of Mercer Execution of this mysaid I ast Will and direct and reguest that in bond or smety be regimed of her as such having and reprings her The fullest Confidence of a furthful performance of her duties and trust in that behalf In stitues whereof I said

Last Will and Testament of Samuel Mercer Deceased.

Samuel Hercer have hounts set on Subscribed my reame in the presence of Sevi Demon my Harrett & Malatt whome It fran Catled to wither this paper, this 710 day of July 1404. Samuel Mercer 110 the undersigned with were to the foregoing signature of sound Samuel Mercer who executed Sand instrument in our presence and declared The same to be his last thell and testament, do in the presence of each other as subscribing witnesser signe the same of the date afore suid. en Herry Hardett & Malott. Dirof of Still The State of Indiana Martin County SS. De It Remandocrack, Whaton, the Both dayof april 1407. Hamett & Mulatt, one of the Interceiting withour to the within ant foregoing last Itill and Testament of Samuel Hercer . Kate of said Parenty, deceased personally appeared before Grand Mi Balus clock of the Circuit Court of Martin County in The state of Indiana and being duly evore by the alect of said Court whom her wath declared and lestified asfollows The whocy That on the pt day of July 1404, The saw the said Samuel Mercer Lign for name to said and trument inhariting. as and for his hast thell and lest ament; and that this deponent, at the same time hourd the sand Summel Mercer declare the said mostrument in westing to be tous last well and bestament, and that the said instrument in writing was, at the Rame time, at Ita request of the Said Samuel Mercer and with here Consent attested, and subscribed by the said

Last Will and Testament of Samuel Mercen 3018 Deceased Harrett & Melesting Live Him mike pres of sain testor, and in the presence of each there as Subscribing witnesser thereto duf that the said Samuel Mercerivas, at the time of the signing and subscribing of fail instrument in writing as aforeiand, of full age (that is more thank twenty one yeard of age, and of some not under any correion or pestraint, and said deponent verily believe, and further deported Say not Sarriett Er Malatt worn to any subscribed by the said Doniet El. I bolatte before me Brook M Baker class of front In attestation where, I fear hereunts submitted name unfofficed the seal of sail Court. Grand 19 Baker By X 137no Humed State of Indiana Martin Consegls Quest of Mastin County Income the Line citify that the within annex This sony Testament of Samuel Merce has broad admitted to probate and duly provide the testing of Narutt Willalott of subservery intourer things that the record of said thell and of the statement said Harriet a Malet linger of their the been by me recorded mil 3 of "O" at / 190 141. 192 of the Dering plumbail On the attestation where I have how to subject of In sork day fapil 1907

Last Will and Testament of John Kilwice Deceased I John Redwell of the County of Martin State of Andrawn being of Sound Smind and disposing Memory declare his justiment to be n last willy festament article 1. O gir and be greath to William M Montgomery Van Sarah Grances Montgomery my daughter) all my real estate described as follows a The South east quarter of the Worth test quarter of Section Eighten (18) Township Jones porth of Raye (4) most Containing forty acres morrowless. B. The East Will of the Houth half of the Bouth & quarter of the Salik Hest quarter Bec (18) (4) north of Rane (4) West Containing ten cel allin Martine Ond. article 2- I give and bequeath to Helliam M. Montgomery Ung Esrah Frances Montgomery all my personal if feet Consider of House Cattle poulty farming implement trouse hold ung Kithen furtitive and any and allo manner and kelude of personal property I mayown at the time of my death article 3 Sperely direct that the abour manuel be gateen payall not to Trong be and frot the William M. Montgomes Francis Montgomery girmy bot atto and sie that they get al Common School Education will look after their general willfare instil they become of age will 4- I huelf direct that the abour manied legature pay all debts I ma owing at the time of my death 6 article 5- Unless each provision of the my last will and lestament is followed out as I direct the Will is to become article 6. This my will and thereby der

Last Will and Testament of John Siduell Deceased. that William M. Moulgonery brappointed efecutor of this my Hast Jwill and testament. In witness dohereof Therewite get my hand and seal this 12th day of Bebruary 1406 Wilmerser Theodorel Geranger Berly Kidwell Nitnerser Wheodorel Grad of Will The State of Indiana Martin County S.S. Be If Remembered What on the 14th day of July 1907. Theodore Strange one of the Subsclibing witnesses to the within and fore going last will any testament of John Kiduel late of said County, deceased personally appear before Frank M. Daker, clerk of the Circuit Court of Martin County, in the State of Indiana inflying duly sworn by the clerk of said Court upon his loath, declared any testified as Kollows, that is to say! That on the 12th day; February 1906 he sand the said John Kidwill Sign his name to said sistement in writing as and for his last Till and Testament, and that this deponent, at the same time time heard the said John Kidnell declare the said instrument in writing tobe his last Well and Vestament and that The said instrument in writing was at the Same time at the request of the said Thereton John Kedurile and with his Consent attested tem subscribes by the sail Theodore Strange and Berley Kidwell In the presence of said testator and in the presence of each other, as subscribing witnesse Thereto and that the said John Kidullaure at the time of the signing buf subscribing of said. instrument invorting, as aforesaid of full age thatis more than twenty oner years of later) and

Last Will and Testament of John Kidwell Deceased. of sound and disposing mind and Munony and notunder any coercion or restraint las the said desponds verily believe and further deponent supposed. Sword and subscribed by the said Theodorestray belove me Frank M. Baker, Clerk of suit Co at Shools the 14th day of July 1907 Frank Maket clark. 1 HB Me Darmed Deph In attestation whereof I have foreunto indecided my name and affixed the sail of auch Thank M Baker clarks, By \$13 me Derned Deft. State of Indiana Martin Courty 88. Horank M Baker, Clerk of the Circuit Con Martin County, Indiana detrouby Certify tha towithin andered Hill and Vestament John Kiduell has been Suly admitted to probet and duly proved by the testimony of Theodore Strange one of the subscribing witnesses frento that a Confeleterecord of said Tall afofthe testimony of the said Theodore Strange in proof thereof has beinby n duly made auf recorded in Book Cat pages 1934 The Second of Yills of said County. In attestation whereof I have helensto subscribed my mane unfaffixed the seal of said Court, at Shoals this 14th day of July Frank M Baker Clerk Cucint Court By X13 me Derned Digit.

196 Last Will and Testament of Frankly Smith Deceased. Just Kill Tof Testament. In the name of God and the Benovoled Fayther of all O, Grant G. Smith of Derry Township martin County, State of Indiana bring of sound mind and of disposing mentary do herely make inf declare my tast Will any lestament, as follows That is to say. First; It is may will That all bring just debts be fully and equitably paid Second - gile and beguigh and device without day reservation therefrom all my property real personal or mixed flany and tall Kinde and description whatsgever, to my belond wife Margaret Smith remaining after my debts har been Spaid Third: - I do hereby name, Constitute and appoint my beloved wife, Margaret Smith the scentist of this my last will amp Vestament and to serve without foul Invitness whereof & Trank & Smith hereinto prosecribed my name and affined my Seal of I do hereby dellace the above any foregoing to be my last Will and Testament It the presence of Jakes M. Jones and NR Hallow Here 37th May of May 1907. Trank It Follmith (Seed) The undersigned do hereby Certify and declare That Trans le Smith did in our presence out in the presence of each other, sign and seal the abour instrument of whiting and did openly in our presence and bearing and In the presence and hearing of each other, declare the same tobe This Last Will and testament, and words hereby

Last Will and Testament of Manh & Smith Deceased. mythepresence of the said brank & Smith but in the presence of each other sign unf subsci ibrow names injustness of the efecution of the Sorgoing instrument this the 27th Jones! Hitness Oto Wullow Thitness State of Indiana, Martin County SS: Best Remember That on the 3rd day of June 1907 William & Hallace one of the subscribing witnesse to the within afforegoing last Will affectament of Frank & Smith late of kaid County, deceased, personally appeared before Frank M Bakh Obeh of the Circuit Court of Marine Cowho State of Derdiana soulfing duly swam by the Clark of said Court upon his oath declared and testified as fello hotis topsay: That on the 27, day of May 1907 he saw the said hanh & Sunth sign his name & said instrument in writing ast of for his last till & Vestament on that this depon of the same time heard the said frank & Smith diclove the said instrument in writinglobe his last Thellag Vestament lag that the the said branks Smith afwith his Consent attested appelous be

Saidmitrument inforiting war at the same time, at the request. by the said William PHallow of M Jones in the presence I said testater Infinithepresence of each other, as pubscribing witnesser thereto af that the said hank Smith was fat the time of the signing and subiciding of said motiumout in writing, a aforpaid, of full age (thatis monthon

turnity one years of agd) try of sound and disposing mind and memory and not underting Corcion operations.

as the said deponent verily believe to further deponentileys Lower to and subscribed Stallace Tworn to and subscribed by The said Theliam Cothell. before me brank My Daker, Clerk of said Court at Shook the 3rd day of June 1907.

Granf Ma Baker Clark In attestation whereof I have perente subscribed of the seal of said Court

By Stormed Date,

Last Will and Testament of Glerande Sa Thould Martin County Links May 27th 1902-In the name of the Buevlent Grother, Delegander Sugarder of the County of Marts and the State of Indiana being of solven and disposing memory, do hereby make and declare they my last will duftestament hereby revoking and making void all forms will by me at any time heretofore made. First - I order and direct that out of the money on hand Lor out of any other property my lint debts my filmed effenser buy as Soon as practicable after my death Second - I give and bequeath I to my faiths wife, Margaret Sugadder my Sand of Cart of ohe Rowshwest quarter of Section 13 Down B. Range 4, 118 Occas South last quarter of the South east quarter Section /4 Your 3 Roung 4, 40 acres Torth half of north East quarter of Section 1.4, Town 3 Range 4 80 acres East half of the north East qua Town 3 Robge 4, 80 acres East half of South Hist north Cast Section 14, Town 3 Roby 4, 20 acres East half of mortimest of the Both Cast Sect 14 Town B. Range H, Idam East half of lot 91 in Chenowerk addition Hest Shoot money ton Money to her I be greath moneys notes For Stock. Cattle Horses by Sheep household firmiting all grain on hand and growing crops all far that my don Home du

Last Will and Testament of Glenards Deceased. shall have whome for life with his mather share of the rents land profits of estate left My Will is that my daughter Sophiers. uzaday shall be the quelidian of my, in Suradder My will is that my daughter Sophie & ugadder shall have a home for life with her mother and ashow of the rentaling profits of the real estate left Third - Thereby novinate and appoint as executors my daughter Sophier Sugarder my of Edmont Sufadder, my son of Smirkville In withing whereof I have humanto subscribed ame this 27th day of May by Jugadder The about and forgoing instru und was at the date thereof signed published fing declared by the said alexander Sugadder, as any for his las will and testament and as a reducation of all former willest eneto for made by his in puseuce of us who at his request and in presence, trus in the presence of each other han subscribed our name as with HBMC Dermet Revidence Shower John Morin Residence The alar long on Frelde State of Indiana, Martin County, SS: De At Remembered That on the 18th day of Dece goy John of maringol the scubul The within and foregoing last will and Vestamen Mesander Sugarder Late of Said Come, dece bersonally appeared before the Clerk of the Circuit Pour of Martin Coherry, in the State of Cordina I being duly sworn by the Clerkof said Court upo outh, declared by testified as follows that is to say hat on the 34th day of may 1905 the saw the said

200Last Will and Testament of Alexander Sugarder Deceased. Olexander Signader sign his manue to said instrument in writing as and for his last Vill Westament as that this aponent on the some time, No segregard of the said Mesaner agade declare the said instrument in writer his last Milly Gestament, The that the said instrument in writing was, at the same time of the reason of the baid Melance Sugarder and from the state of the sund of t (that is more than twenty-one years of loge) and of Sound & desporing mind and memory, they not under any Coucion or restraint, and the said depor verily believe by further deponent says not. John Maries Tworn to and subscribed by the said John MM before me Frank M Baked Clerk of said Court, at Thould und the 18th day of December 1907 Tranh Maker Oluk. By SBM Dermed Dept. In attestation whereof I have hereinto subscribed of affixed the seal of said Court Grank M. Baker, Olerh, By X B mc Dunus Dept Thate of Indiana Martin County, SS. John Maker Clerk of the Circuit Court of Martin County Indiana do Jureby Certify that the within anney Will Anglestanent of alexanter uzadder has frew duly admitted to probate; his duly provide by the testimony of John T Morris one of the subscribing witnesses befreit that a Complete record of said Will and of the testimony the said John Merris informed thereof, that. by me (duly made dry recorded in Book C'at pa 198, 199 200 of the Seconder of Wills of said County

201 Deceased.

Last Will and Testament of Darcas Roth

On the name of God, Amen, & Darcas Roth of Martin County and State of Indiana, bring of sound mind and mening do herby make and publish and declare this toba my last will and testament, hereby reach my and making void all former wills by me at any time heuts for made, First, I give and bequeath to my blovel Son, Onley H. Rath all my real estate and personal property, except one good feather bed and fillows and the clock and Covers for bed, my son Que It, Roth is to take case of me while of live and at my death decease is to bury me in a mice coffin or casket and place a switchle monument at my gran; also to pay all my just debts and Wabilities and also be is to bay my beloved son Robert le, Rath tho hundred dallars (\$2000), paying fifty dollars a year until the two hundred dollars are paid. no interest tobe paid on the decord I give and bequeath to my below ed son Robert la Kath one feather bed, lovers for bed and my Clock, my som Robert is to be at no effect in Resping me Rebuary 19 4 1907, I name J. M. Since an my executor (Ralph M. Walton) Darces Roth killi Dins State of Indiana, Martin County, SS: Bet it remembered, that on the 7 5 day of January In Mi Siens, one of the subscribing lectures the Inegoing lost will and testament of Doreas North, late of said County, deceased, fer202

Donally appeared before celijah ill far County, we the State of Luciana, and hing duly owner by the Cline 12 aid fiel as follows, that is to day! That in this 14th day of I chang 1467 he saw the said Darene Kath significe ream to said instrument in haiting as and for her last will and testament! and that This deponent, at the price time, heard the said Boreas Noth declare the said instrument in ariting to he her last Will and testoment, and that time said instrument in writing was at the same time, at the request of the sid Larcas Roth und with herein sait Kalikallillast and J. M. Lines in The presence of said testator laced in the Justice of Lack other, as subscribing artures thereto and that the said Dores Roth was, at the time of the signing and subscribing of said instrument in writing, as ificarid, I full agr (that is, near There twenty orce years of age) and of sound mind and ruenny and not meder any tomeion a restraint us the said desponent verily blicers, and further definent says not. Legon to and subscribed by the said

M. Lines hom me. El Ul factand Click & Sand which the seal of said Court & Hos, Indiestates afficed the seal of said Court & Hill friend Clerk (Continued on next fage)

State if Sudiana, Markin County, SS;

I, bely ali My for Cand Clerk Her Circuit
Court of Martin County, Indiana do hendy
Certify that the within numered Will
could fist ament of Lercas Rath least
been duly admitted topostate, and
been duly admitted topostate, and
been duly admitted topostate, and
the interpolate record, said Will, and of
the testiming of the said for Since in
first thereof head been by the duly made
and recorded in Brok le, at paged
201, 2029 203 of the Recent of Willey
said County
but attestation where for han hereunts
the attestation where for han hereunts
the attestation where for han hereunts
the crited my name, and officed the
seal of said Court at thest Shoots, this
The day of farmary 1908,
Colyah 11. 4 accounts

Last Will and Testament of Belinda A. Bruith Deceased.

In the name of the Bevolut Father. of Befinda In Swith of the County of Martin and State of Indiana, bring of sound mind and disposing menon, do berry make and declace this my last will aid testament, hendy revoling and making model void all former wills by me aftercy time husto For made, 1st I order and direct that out of any money on hand, or property my flast detto and fund expenses to fait at som as particola after my death, bery lustous, bents Smith East half the South East quarter of Section (27) Leventy - Seven, Inn pluf (4) four horth. Runge (4) four west " by (20) twenty acres, mor a less, Hentopn sel of true from my tather estate Laties OShanun, and set of to me in a partition proceeding in the mostin Circuit Pour Jim acres of said wents, num a less Cocated in section (27) To 4, R 4, and 15 acres much less located in (34) Section Thirty Four, 7.4. R4 all of the above lands located in martin County State I Sudiana, 3ª Indu and direct that after the first Jorograph of this will is complied with All money or feromal property of any description to delivered to them and is to be his the said Senge Swith my hus. baudi for wither where I have herent tubscribed my name this hovember 22 mm A.D. 1906. Deliuda J. Smith The above and Inging instrument was at the date their signed, published

I.

and decland by the said Believed & Sent as and for her last will and testament; and as a revocation of all former wills heutofor made by her, in presence of see who, at her request and in her presence and in the pursue of each other har sits wither our names as witnesses Thomas Wileyen Robert Stotz The State of Ludiana, Martin Cohuty, SS; Be it hemembered, that on the 30 4 day of January 1908, Thomas Willenen, mez the subscribing witnesses to the within auf for going fast Will and Lestoment of Believe & Sunt late of said county, deceased, persually appeared boford Ell Fulauf Cheky the Circuis Court Martin courty, in the State of luciana, and thing duly serom of the Class of Raid Court, upon his outh, before I seed testified as follows, that is to say; That in the 22 2 day of homewhere 1906 he faw the said Belieda & Swith sign her name to said instrument in writing as and for fee last Hill and Testament; and theat this deporbut, atthe same time, heard the Raid Believed , Swith declar the said instrument in ariting tota her lost Will and testoment, and the said instrument in writing was, at the same time, at the request of the said Believe & Switte and with her consent attested and subscribes by the said Thereas Wil care and Kabel Hote in the presence of said testator, and in the

as afresaid, of Jull age (that is, were then twenty one Jeass of age) and of some

Susence of each other, as subjecting inturerer thereto and that the said Believed of Sunty was, at the time of the signing but such

206Last Will and Testament of Blinka & Sunth. Deceased and disposing mind and many, a mot under drug Concin n restraint, as The said despreent verily bliers accord fre-The defrient says not. Thomas Wilcoxen Seven to and subscribe by the said Themas Willeyan hope me g, M faland, Clark. of said Court of Shoots, the 30 d day of January Southetation when I have here out out scribed my name, and affixed the seal I said Crust. Ill Fulacet, Clerk State I Sucliane. Weitin Courty SS; D. E. M. Harlauf, Clerk I the Culint Court Martin County, Lindiana, do herely Certify that the citter annexed Will and Jestament of Believed In Sweeth has him du admitted to probate, and duly formed by the testiming of Thomas Hilleyen, one Ithe subscribing witnesses thereto, this a complete record of sand will, and the testimmy of the said Themas Wilczen in from therey has tren to me duly made 204,205 x 206 J the Read of Wills of Said Counts, In attestation where I from lecenter out said court, at Alegals, the 30 January 1,00 Myaland, Clark

Last Will and Testament of Warman Deceased. Ohn Warmfan and 86 at this time a original July City of Stry grotes. Murtin County Indiana Gu nuy of John of dispersing mind and menory dopnake, publish and declare this low my last the Butunust herrby revoluing all formed Wills made time i That my just debts " funcenderpunes shall by fish foftle Spin 2. I gior and brque agh to my beloved daughter Amacida Astrakenal, of Ground. Illicois, its sund of Fin Gollan (550) ili Cash. Stew 3. I give at braneach lamy beloved daughter Tylia Wiff mis of Author Calefords the offer of Otun 14 Jain an braneach to my beloved daughter Mostoba & Kisulds, of Love abotu. Indiasia/ all the Desidue of any Brokerter after the forgoing rquests arrybald, it whatever sauce may consist, Pash or otherwise, at the dute of any decuse, Stow of I enstitute and a spoint my saidaughter Mischoly & Heighes, as Executor diction my last Villand Partacionet, wishout bond or administration Whitees my hand agreal this 19 day of January 1908. at the Dity of Loxavoles, Incliased Harman The forward institute aligned realed and acknowlessed by the said who Warnew, as "ad forthis land this day destatements in our presence who, at his requesticing prosence when the mouse of each other hurrsubscribed our nucles as witherses thanks, this 17" day alleuny 1908. S. V. Loogoole Indiana O. Logge de Indiana 208 Last Will and Testament of John Hurman Deceased Indifana Marketi Courty 55. / Cefor me a notany Sublicin and yor raid boundy this 1" " Day of Januar go & Exercial ly asperding Cliu Horndon Ull Testalor and Allie of the Carlos Skeeches witnesses Sachunoledged the execution of the foregoing Hall, My Churinin copins drer 31408 Arthur 6 O Braw Hotan Sublies estate of Andiana Martin Concette 88. Deit Jeugen brod Sharm in Seconto day of Bubuan 1908, Laxors & Hely his interfete subscribeing evitiesus to the within and for going last Will aftestament of John Harrian late of paige County, deceand Schenally appeand by in &M Farland Clerk of the Orchit Court of Martin Counting the State of Indiana Jul briley duly sevem by the clarke as dollows. Itakis to Day Ihat in the 17" class of Aun 1968. The our the said Wohn Warman sight Histhall bymark togaid institution or writing Sold for his last Will y Destayment, agethet this deponent at the cause line, he and the said robu Warman, declar the said instrument till ever tiling to be his last thiel "afilisteinsust" af that vaintistrument in willing was, at the same time a veter manust of the said John Harneun and with This Consent Doubseribed by the said allea Mattee if Lavis & Helyhos, in the Inserger of said testator. and in the popular of each other, as quescinding witnesses thereto "al that the said John Warmen was at the time of the signing flubscribing or said instrument in writing de aformaid of us (thatis Mon than lundy one years of age

Last Will and Testament of Deceased. Dound wid disposing mind wif Munion. 44 Chall under any bookin or restraint, at the sain deported with believes, and further de porten Days Hat. wom to "brubsen bid by the vaid Stanis Herekes From me. E.M. Mentand Clerkorsa with aboverals the "day of fee Harbeech Clerk In alles Calin Wherrof, I have hereund subscribe My name and afficed the real of soil Court, 5M Farland, O. Mate of (miliana) Martile Caculis uli, 83.5. I I Olli Garland. Clerk of the Vineit Court of Martin County, Indiana, a Excertiff I har the within decinered 1 Medalucid of John Harman has how duly Whited to Dro Bate." 4 duly provid buthetestou Lesuis Offerghes one of the subserbling with thento; shat a completeneered of each of the testimony of the said Thais of proof thenof has been by me duly made and revoledine 1000k. "O bet payeler, of the their of Wills of said Coult En altestation Miserry, Than herring sub rented murrand agriculte seal of said Court at Shoods, this 7" day of Hebriany 1908. r Barland C receif Court Marter Consis.

Last Will and Testament of Mary f, Brill Deceased.

Mary 1. Brun of Longertu, Martin County in the State of Sudiana Fring of Arrend of dis posing mind and menut of do make, publish and dictars this my last will and testament hereby revolving all other wills by me huntofind made.

dwill, direct and regress my executor herinafter named to pay all my fust debte, funeral expenses and expenses of my last sickness and of administration of my estate as soon after my death as possible.

Stew Two.

I give will and begreath to the Rev.

Vine othy & Donohur Rector of St. John's

County, Ludiana and in the of his death

bafor me, then to his successor as

such Rector the sum of one hundred

and fifty (\$150,00) dallars with the request

to expected fifty dallars of said sein for

masses to be offered for the report of my

soul and to expend the sein of our

funders (\$100,00) dallars for the risr of our

hundred (\$100,00) dallars for the risr of our

Juril, gin and bequeath to my spand daughter mary katherine Regnolds the daughter of my daughter Mary E. Rey nolds the sum of two tended 200,00 dollars, I tem four.

Mary Elizabeth Hays Double of Streamile Bally couly County Mrx ford, Ireland, a factorial relative of my deceased tusband the Sum of our hundred (8100,00) dollars.

Last Will and Testament of Mary /Breen Deceased.

Stem Five To my son James Walter Breen now owing me about tufles hundred (\$1200,00) dallars, I will. give and bequeath the amount of that debt ice full payment and cancellation of said debt so that neither he nor any of my children shall vur my estate augthing. Stem Six. I give, will and be greath to my children fames Walter Breen, Anna L. Breen, Mary E. Reynolds Alice Bernadette Breen, matilda Catherine Breen, known as Distern Catherin of the Sisters of Charity and John F. Breen, shaw and share alike all my household goods, Jewelry, money in hand not invested and all my personal proper of whatsours kind and where sorder situated except my bounds bank slock, notes and all ather interest bearing securities. my bouds, bank. Stock notes and all ather interest bearing securities I give and be queath as herein-after directed, It is my will and disin that my executor as he shall elect may pay the legacies given items two, three four out of the money on hand not invested that I may law and if said · mancy is not sufficient to kay all said legacies in full then he shall pay the Walance of said legacies out of the first profits derived from real estate and the interest from my interest bearing Securities, Or he may pay saidlegate whally out of the pufits of the real estate and the interest from my interest bearing securities. In case he should elect to has such legacies in whole or in fact out of the runey on leand that I may leave then in that everal this lagacy of money

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Last Will and Testament of Mary J. Breeze Deceased.

to my children in this item set out about shall lapse to the amount taken by the executor to pay said legacies set not in items two them and four, Steen Deren I give bequeath and devise to my son police & Breen all my bonds, buch stock motes and all other intens bearing securities whatsoever and also all they real estate whensoever situate to have and to hold all said property in trust however for the uses and purposes following, to wit: Said truster shall take Full and complete clearge, control as management of said real estate, but he shall not have the right or power to sell either the whole arany fact of said real estate exapt as hereinafter set out; he shall collect the profits and the sents therefrom and callet the intenst on all intenst bearing secur ities and shall pay all tax es, as desoments and expenses, and shall retain a reasonable amount as Compousation for his services as such truste. The net proceeds of said profits and rents and intenst that may remain after paying all taxes, assers. ments, expuses in Chesing hisoron comhuxation for tending to said estate, he shall distribute sectionmusely share & James Halter Breen Anna L. Breen, Mary & Reynolds, Alice Bemaditte Breen. Matilda Catherine Breen auch John F. Breen, Should any of May in aid Children direction to the Court me un tefter had leging children arithe decicalents of buldren then

the seini - arrowal distribution somie these would have gone to my deckard thill of Living shill go to the destinate arry of may elibered dir before me leaving in children as des accedants of children then such sensi-aimed adung my children living at that hime and the discendents of those who are dead, the discendents of those of my children who are dead taking the same spare that would have give trying deceased child their ancestor if living Should any of my children die afthe med leaving no children or the descendants of Children then in that Case such future senci-annal payments shall he made share and share among my children living at the live of such payment ufthe descendants of those of my elillaren who are dead, such descendants to take the Same share that would have gone timy deceased child, their aucestor, if livin Dadd trust shall continue until the death of that child of ruine who shall die last. On the death of my child that shall dir last all the property then in the hours of the truster shall the divided among the discendants of my children in such a way however that the aggregate andount that the descent. shall receive, shall equal the aggregate amount that the descendent anyother of my deceased children

=214Last Will and Testament of Mary & Breen Deceased shall receive segaldless of the rumber Child may leave, That is to say the Estate then in the leaneds of the trustic shall he divided into as many shares as they are groups of discendants and there shall has many groups of des coudauts as there shall helildren of mine who shall have des cendants living at the time of such division. In case said John F. Breen skall dir either beford as after his acceptance of the trust thereof, desire to ar become in capable ar unfit to act in the trusts of these presents then and in every ar any such cases, and so often as the same shall happen, it Shall be lawful for two-thirds of my Children living at the time to select. assuriting ar writings under their hands attested by two ar near vituesses, another trustes who shall have the saine rights provers and liabilities as the above named truster, Or the death of my child who shall die last should but he the truster, his ad min istrator arexecutor shall dis tribute said trust Estate as above I tem Eight. The said trust cretated in item Seven is so created not be cause & Lear that some of my children would Squander my profesty if left to them absolutely but because I wish and disin that my children should

Last Will and Testament of Mary XX Seen Deceased.

recein an equal share of my estate and fear that if my real estate were factioned among my children soon after my deaths that some portions of said real estate would he greatly in creased in value by the build will effect the value of some of my real estate and might then make the share that our child would receive much greater in value than the shares that were not to my other Children, Should at any luga two-thirds of my children living a the time desire to sell any part on the Whole of said real estate they shall authorize and suppower and may complete the truster to sell any part or the whole of said realistate by a writing underthin hands and seals signed by two thirds of my children libring at the time . On receiving such authorization and request the said truster shall have no dis cution in the matter but must and shall execute a deed according to said request, which deed shall also he signed by two thirds of my blildren living at the time part such deed shall be good and sufficient. to hors the title to the land described therein whether such children have Executed the other written authors when as not. The proceeds of again sale my truste shall as soon as firith distribut share Share alike accome my children hing at the time of said sake and the descent auts of those who are dead, which des condants shall take the same share as my deceased child their ancestor would have taken, if living.

216 Last Will and Testament of Mary J. Breen Deceased I further will and direct that my truster shall not have the right to change ar servest the money refresented t bonds, stocks, notes and other interest braring securities, As som as any of I aid Recurities are taken up and the money realized therefrom is faid into the hands of my truster, he share as soon as possible divide and district Said money share and Share while among vier children living at that time bud'the des cendants of those my children who are dead, said des cendants taking the share that would hangour to my deceased (Hem pin) Thereby will and direct to far as I can control the same that me estate shall be settled and adjusters by my executor herein after stames 4 without taking out letters testambin ary ar the institution of any process rugs in court, and that huy decenter to not required to give found; and that the truster shall manage the trustistate and act in that Capacity with out have required to give found as such truster us make any report of the trust to any Court! I hereby normin at Constitute and apparent some folion to Breen sole execution of this my last Will and estament. bu witness where I have hereuits Subscribed my naine and affix is my seal this 4th day of facuary 1406.

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Last Will and Testament of Mary & Breen Deceased.

The forgoing instrument was signed sealfil out achumulified by sain Mary J. Breen as and In her last Will aud Destinut in our presence ak at her request in her presence and the presence of each other, lean subscrib larour names as witnesses theuto the 4th day of January 1906 m. M. Dooley. Geo, W. Gates. Robert & Cautharn. The State of Sudiana, martin County, SS; Be it rentembered, that on the 13 day May 1908, George W. Lates, one of the subscrip urtuenses to the within and finging last Will Effectament of Mary & Breen late of said County, deceased, firstally appeared beforein the Clerk of the Circuit Court of Martin County, for the State I Sudiana, and bring duly swom by the blish of said Gurt, upon his oath, deen and testified as follows, that is to say! That in the 44 day of accuracy 1906 he saw the said many of Bila sign her have to said justiment it writing as and for her last Hill and Testament, and that this deforment, at the said instrument in writing to he her last Will and Sestament and that the said instrument in writing was, at the time at the request of the sald mary & Breen the with her consent attested and but cribed by the said Genze W. Hates, M. M. Dwley Ex Robert A. Cauthorn in the puseum of said testatos, and in the presence of Each other as subscribing intuesses there to and theat the said mary & Breen was at the time of the signing and subscribing of said

Last Will and Testament of Mary J. Breen Deceased. instrument in writing, as afor said, of ful age (that is more than the ruty our yours of age) and of sound and disposing mind and menery, and not under ally correion as restraint, as the said desponent verily brieves, and further definent says not. George W. Gates Sloon to and subscribed by the & aid George M. Fater before me, Elijah M. Faland lucky said brut, at Hist Shoals, the 18th day of In attestation when I have besents the subscribed my name and affixed the seal of said Court, Elijah M. Furland, State of Sudiana, Martin County, 58; D. Elyah M. Farland, Clerk of the Circuit Court of Mattin County, Sudiana do hearly certify the the within accured Will and Testament of mary & Breen has been duly admitted It probate and duly proved by the testimony of George W. Gates, our of the Subscribing witnesses theuto, that a complete recom of said Will and of the testimony of the said teng W. Lates in first thereof the bien by mil duby made and received in Book Cat Pages 210-218 of the licin of Wills of said Country, In attestation where I have hereaut subscribed my name and officed the sest of said and at Shoots this 13 & day 1 may 1908. Cold Martin Circuit Court, (Seul)

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Last Will and Testament of John Norm. Deceased.

Sie page 139 for record of While. The State of Indiana (Marlie Campi, 83 De St Klewenbond That on the 20 day of april 1904. Julius J. Campbell in of the suffin ia witnesses to the willing Lown aving last Bestammer Dohn Norra Sate befored County deserved the mally as beard be for Americans Me (& de Circulit Court of Markey Constitution Tate of endiana That brien duly swoon by the Gerk-of said Court upm has outh, decland telixed as follows, that is bown thaton the dury of September 1879 The Daw the said Cashin No Brui sian his name to said instrumbut writing as and for his last Wall Ud sharshir deponent at the game time heary the said which A Pennu cleelan the said instru meutin writing to be This last Hall "I That the & did sustauced sie writing was. the came time, at the namest of the obise Johns mrufulwith his subsent attested albertosentra by the vaid James O Campbell in the trusmoon Haid testator aufrice the prieuco of rach where as Quasonbing witnesses thants and that the paid Norway as at the time of the signing you bonbin ofoaid justimuut ja witiing, as afonodid, af fulle a ar anatris munshau diorentir are ye ans of a ye) Hourd und chiposing mind Jus mourors, and mohanin auy lo noin overstraint as the oil dekonin notily believe cuffuntier depanent says, not Twom to "ad Qubrery bad but the said James Caupbell befor me Sirack MI paid Court at Plast Shouls the 20" day of amile In altestation Whenver Haw henrice to pubsen but my ramind affired the seal of said Court

220 Last Will and Testament of John A Paning Deceased rung M. Waker Clerk v. ken by lerligh that the withite annexed In ru shust rubicubriug is itues us then to shar a complete a of ociol Will and of the Testimon of the ocid sawy Compared in grow then I has bru by me duly made af meixded by Book 6 at 10412139 of the Rund of Wills of eai'd County station whenver I have hereunds outsented My name and assired the seal of onid Court as Saux M Paper Colin Diecis Court Martin Count

., "

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Deceased.

I Isaac N. Plummer of the Town of Shouls, Martin County, and State of Dudiana, being of sound mind and disposing memons, do ne view of the certainty of death in the name of the Bourselet trather make publish and declare this instrument to be my last will and testoment touit; "hirst - That all defits and just demands against my estate at my desiase, including expenses of last sickness and funcial out lays be faid. Second - That as some after my desease and bunal as is communit and wasmaply kroker, it is men will that Elijabeth Plummer my beloved wife take full charge and entroll of my entire estate and that she make a full and complete schedule and inventory thereof, include ing my Heal Estate, house hold goods, litrary, surgical instruments, horses, buggies, bouds, notes, cash or hand and in fact my entire property of what so ever kind, and that she exicused her best judgment place such value--atim therewoning in her opinion the same is fairly worth and that I do hereby bequeath and deure with her all of my said Real Estate to take have and hold the same absolutely in fee simple, subject only to the enditing resoration stipulated and mentioned in item three following. Third - that It is my will and desire that my said wife have a full and equal one half of muf entire Estate and to that end I direct that after harny made The schedule and appraisment provided for in stem two, that of the said Red Pstate does not amount in value to me full and fair half of my create that she takes notes, bouds or other securities, or beach an amount sufficient is him added to the value of said Real Estate, it will make such full and equal half thereof, which sum so added shall also become the absolute property of the raid Elizabeth - but of raid Real Estate should amount us value to more than one has f. of my cutive estate it is my will and I direct that my-

said believed wife dispose of enough thereof and of

such part thereof as may to her seem best, as will knowed sufficient funds when added to the property other than raid real estate, according to its said valuation to make the same equal to one half in value of my estate; and she is empowed to make such rale and enveyance either before or after said schedule is made, so that said Rest Estate is sold for its fair ma ket value and in no case what so ever shall any person other than her self have is entirely my wifes interest as provided my this article. hourth - It is my will and desire that my wife the said Elizabeth, take hold and keep, all my said Estate not hereby given her absolutely, in trust, using her judgment as to what fart thereof not in sureties, louds or Each, that she will enwrit into bash and sureties, charging the investment thereof from time to time as in her opinion and judgment may to her seem proper for the safety of the sauce i us this trust her controll and management is sole and absolute, and the right to emper such four or entroll upon any other person is devied It is herein provided however that all interest, profits and accumilations derived from investments of such last named funds shall become the property of and belong to the said Elizabeth to be used and expended as she may ree I't and it is also further provided that if for any reason it shall become necessary for the support, montanance and comfort of the said Elizabeth It held in trust by her ought and should be used for that fur pose she is fully priviledged and impound to so use the same, and in fact the whole thereof should such emergency arise and it is left wholly and solely to ditemine if and when such veasion occurs. nifth - at the death of my belowd wife the said Elizabeth I desire that what so ever may remain of the said means and funds intrusted to her shall go and be distributed as follows! 125 To my neice blara Elizabeth Plummes the sum

of Fifty dollars (50 00). Known to my wife and myself as" Mothers Money"- and the balance to my neices and Methows now living children of John and Rodney, in equal shows and if my be dieased to this decendents of any, or of they should die without, usue to their nearest of kin; and said means be reduced to each for that kurpose, they said Hepheus and Neices being empowed and authorized to posess themselves thereof immediatly upon the death I my said wife - all of which I do hereby will and bequeath. lixth - So far as it may be necessary winder to early out the provisions of this will I appoint my beloved wife the said Elizabeth Plummer, Executive, directing that no bond a other sweety be required of her, having the fellet faith and employee in her ability and competency to do so, as well as in her sincere and samuest fur free to carry out my will and wishes as herein expressed and florided. Swenth, - In the distribution of said funds amongst my said Nephews and Heices as set forth in item five Clara Elizabeth Plummer is also to particapate in said general distribution as ne of my neices and whose her is enefored first the four first to take change thereof after the death of my wife and divide The rame amongot he, raid blaca's les Legatees and herself after however retaining the hifty Sallars bequeather her and a fair empensation for her services and expuces in that behalf. In intress where of the said Isaac Il Plumnes has hereunto subscribed his name this 19th day of december 1893 Isoge Nutt Plummer. The foregoing will was this 19th day of December 1893 signed by the said testator and at his request and in his presence and in the presence of each other, we

do sign the same as attesting witherses

James 7 Rogers Loyd Johnson Sodicil

J Isaac 11 Plummer, the testates who executed the well hereto attached, dated fleewifes 19th 1813 being still I sound, wind sand memory do wake and declar this endices a part of said instrument to wit;

That the provisions or terms of said will which in any sence restricts or forfices the sale by my infective and said for existence of the same are heatery runned and said provisions or terms made subject to this change and bequest to wit: That she the said Elizabeth my wife, is hereby fully authorized and surposed to sell dispose of and convey without restraint any fact or all of said real estate for such price or such terms, without appearance, as she in her Judgment may deen vise and proper, having full faith in her ability to exercise reasonable dispose of any of said Real estate during her before or not and it is my carment desire and I do will and direct that for her comfort and suffort she be priviled to make use of any part of my said estate on the

whole thereof it his her judgeheut it becomes never In witness where of the said Isaac H Plumer has streumts subscribed his name this 18th day of Sept. 1107.

Isaac Hutt Plummer.

The fregging instrument was this 18th day of September 1809 signed by said Institutes and by him declared to be a codicil to his will executed Lee. 19th 1893, and at his request and in his presure and in the presure of each other we do sign the same as attenting witnesses this 18th Lay of Sept. 1907 Lanuel H Ross

William H Sanders.

Proof of bodieit of will.

The State of Judiana, Martin County, SS: Be it remem feeld, that on the 4th day of January 1909, Samuel H. Rosa one of the subscribing witness to the Codicil of the within and foregoing last, Well and Testament I Isaac Hutt Phommer late of said county, deceased personally appeared before the black of the bircuit bourt of Martin County, in the State of Budiana, and being duly swom by the blick of said bourt, whose his oath declared and tighted as follows, that is to say: That on the 18th day of deptember 1907, he saw the said Isaac Hutt Plummer sign his name to said bodicil in writing as and for his bodiere to his last will and Zestament; and that his depresent, at the same time heard the said Isaac West Plummer declare the said beodici (in writing to be a codicil to his last will and Testament, and that the said leadicit in writing was, at the same time, at the request of the said Isaac Hutt Plummer and with his energet attested and subscribed by the said Samuel H Ross and William H, Sanders in the prince of said testator, and in the presence of each other as sufporting withurses there to and that the said Isaac Hutt Plummer 11 as, at the time of signing and subscribing of said ladiel in willing as a foresaid, of full age I that is one more thou turnty-one years of age) and of sound and disposing, mund and memory, and cert under any evercion or restraint as the said deferent virily bleios, and puther deforent says not. Lanuel H Pross.

Sunn to and sub scribed by the said Samuel HRoss before me Elijah M'Sarland, Clark of said bourt, at shoots, the 4th day of January 1909. Clijah Maraland belenk.

State of Judiana. Martin learnity, SS!

9. Elijah M Farland, Clerk of the Circuit bourt of Martin County, Ludiana, do hereby entity that The within annexed bodicil to the Will and Testament of Isaac Mutt Plummer has been duly admitted to probate, and duly proved by the testimmy of Saucuel it Ross, one of the subscribing nitnesses thereto, that a complete. record of said will and of the testimony of the said Samuel HRoss, in proof thereof, has feen by me duly made and recorded in Book le at Pages 221 224 of the read of Wills of said county. In attestation whereof, I have hereunto subscufed

my name, and affixed the real of said court, at Shools, this 4 day of January 1909 EM Farland

Clerk leinent leout Warter Count The State of Gudiana. Warter leaving SS! Bo it remembered, that on the 4th day of January 1909, James 4. Rogers one of the subscribing witnesses to the within and foregoing last Will and testament of Isaac Hutt Plummer late of said county, decused personally appeared before me the blerk of the Circuit Court of Martin County; in the State of Judiana, and being duly snow by the Clerk of said bourt, upon his outh, declared and testified as follows, that is to say: That on the 19th day. December 1893 he saw the said Isaac Nutt Plummer sign his name to said instrument in writing as and for his last Will and Testiment; and that his deponent. at the same time, heard the said Isaac Hutt Plummer declare the said instrument in writing to be his last Will and Testament and that the said instrument in writing was, at the same time, at the request of the said Isaac Hutt Plummer and with his consent attented and subscribed by the said James of Rogers and Lloyd Johnson in the peresuce of said testatos and in the

presence of each other, as subscribing witnesses thereto and that the said Isaac Nutt Plumines was at the time of the signing and subscribing of said instrument.

in writing as aforesaid of full age (that is, more tha twenty-one years & age, and & sound and disposing mind and memory, and not under any concion

restraint, as the said desponent verily believes, an

further deponent says not. Swow to and subscribed by the said J. J. Roger before me OM farland, blut I said bourt at Short on the 4th day of January 190 M Farland, bluk, In attestation whereof I have hereunto subscribed name, and affixed the seal of said bourt. EM Farland. State of Ludiana, Martin leaunty, SS; I, EM Franland, black of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Loane Mutt Plummer has feen duly admitted to probate, and duly proved by the testimony of James J. Rogers one of the subscribing witnesses thereto, that a complete record I said Will, and of the Testimony of the said fames I. Rogers, in proof therest, has been by me duly made and recorded in Book b" at Jages 221021 of the Record & Wills of said country. - In attestation whereof, I have hereunto subscribed my name, and affixed the real of said court, at shouls this 4th day of January 1; W Farland Deal Clerk Circuit Court Warter County

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Deceased.

Last Will and Testament of \mathcal{M} ary \mathcal{E} . Allen

I. Mary P. Allen, at this time a resident of soogotie. Thathis bounty, state of Indiana, and, being of round and disposing mind and memory, do make, kublish and declare this to be my lost will and testament, hereby we king all former wills by me made

I time to desire that all my defits owing at the time of my death and my funeral expenses be fully paid.

July paid.

Item 2. I give and trequest to my daughters,
Jochia and Blanch and my rons Charles and
Milton, all my property, real, personal and
mixed, of every kind and description, share and share

alike. Item 3. I constitute and appoint my Brother

Claud broff, executor of this will. Witness my hand and seal this 9th day of

January 1909, at the city of Loogratic, Gudiana, Mary & allen. (Seal)

The foregoing instrument, signed, sealed and acknowledged by said Mary & Allen, as and for her last will and testament, in our purence, who, at her request, in her purence and in the purence of each other, have suffernessed our names as witnesses three to this the 9th day of January, 1909, George It. Shirey (laron N. Sor knood)

The State of Indiana, Martin County, 83:

Be it remembered, that on the 12th day of

Frebruary 1909 Waron W Sockwood one of the suocrifing witnesses to the urthin and foregoing will
and Testament of Mary E. Allew late of Said
county, deceased, personally appeared before me
clijah Me Fran and, black of the Martin Coucuit
bourt of Martin County, in the State & Ludians.

and being duly swow by the Clerk of said

bourt, upon his oath, declared and testified as follows, that is to say: That on the 9th day of January 1909, he saw the said many O. allen sign her name to said instrument in writing as and for her last Will and Testament, and that this deponent, at the same time, at the request of the said Mary E. allen declare the said instrument in winting to be her last shell and Destament and that the said instrument in writing was at the same time, at the request of the said Mary E. allen and with her consent consent attested and subscribed by the said Claron W. Jockwood and George W. Shirey in the knes ance of said testator, and in the knesence I each other, as subscribing witnesses thereto, and that the said Illauf & Collen was, at the time of the signing and substituting of raid instrument in writing as a foresaid. If full age (that is more than tuning one years () age) and it sound and disposing mind and Men my, and not under any eversion a without as the said depower certly believes, and further defound rays not. (Laron W. Jeckwood) say not. from to and suf veribed by the raid laron W. Lockwood fre for me Clijah me Farland bleck of said Court, 11 Thoules, the 12th day of the wary 1209 In attestation where ? I have hercureto subscribed -my name, and affixed the seal of said bount. EM harland. Per Man Theretick defut State of Grediana, Martin County 5'8; I Elijah Me Failand, blerk of the bircuit bourt of Martin would - Indiana, do hereby certify that the within annexed well and testament of Mary & allen has been duly admitted to profate, and duly proved by the to timony of learne it for knowd, one of the subscribing witheres thereto, that a complete read of said will and of the Testimony of the said laron W Jockwood in proof thereof. has been by me duly made and

reended in Book "b" at pages 228-228-230-

230 Last Will and Testament of Mary E. Allew Deceased. the Record of Wills of said county.

It attestation where of I have hereunto subscribed my name and affixed the seal of said bourt. at Shools, this 12 day of February 1909.

EM of aclasses. bleck bisen't bourt Martin how On Wingsher fick Deputy

I Robert Wildman, of martin County, State of Ludiano being A sound mind and religing that life is upcertain, desire, while in Jule possession of my intellectual faculties to make this my last well and testament. I hereby revoke all former wills and direct that my estate le divided as follows, to wit: I desire that all just debts owing by me summal expences and expences of last sickness be first paid out of the proceeds of my estate. 2" I will and bequeath my lands as Jollows -My son Hugh R. Wildman is to have and our all the lands now owned by me in Section Seventeen 47 Journ Three (3) north, Rauge Four (4) that (except on but let thirty (30) Just wide and Forty (40) rods long running North from Will Wildman's barn along the East line of said Section Seventeen (17) to the kublic highway leading from Bell Grade to Down Hill,) this tract contains lighty-Two (2) acres more or less. My son Hugh R. Wildman is also to have and our this West half of the South East quarter of Sections Sixtees (14) Town Phree (3) north, Range Four (4) Nest containing lighty (80) acres more or less. I will and breweath to my son Hilliam Wildman the South West quarter of Section Sixteen (16) Fourt Thue (3) North, Range Fow (4) West, containing of hundred and sixty (140) acres more or less, also a tract of land in the above mentioned section sixtur (16) described as follows, to uit! Leginning in the center of Bell Grade and Dover Hill road, at the South West come of the South West quarter of the North West quarter of said section Sixteen (16) Phence East Eighty (80) rode to the East line of said Quarter quarter sections, there North Forty (40) rods; Phence West about nuction (19) rods to the Center of the Bell Grade and Dover Hill road; theyel Westerly beazing South along the center of said Rublic highway to the place of beginning boutaining 232

Last Will and Testament of Robert Wildman Deceased.

Sixtuu (14) acres more or less. also aw outlet Thirty (30) Just unde and Frity (40) rods long in Section Severitery (17) running from the barn to the public highway as noted in legues No 2. also all of the South West quarter of the South East quarter of Section turnty (20) Town Three (3) North Rauge Four (41 Nest ouned by me and lying East of Boggs levere except ten (10) acres Af & Morth side thereof here to fore deeded to Goa Wildway this tract contains about furnity two acres. I breweath to my daughters alice Wallace and Niesie Nicholos in equal parts the following lands in Section Sixteen (16) Town Three (3) North, Rauge Four (4) West. The South East quarter of the North East quarter and the South half of the South hest quarter of the Morth East quarter containing Sixty acres more or less, they to divide this land to suit themselves. I desire that my kersowal property of every kind be sold and the proceeds applied to the payments of my debts, funeral expences Ic and what ever residue remains the same shall be divided equally beturns my Jour children. I hereby appoint andrew Mildman as Executor of this will and ask that my estate be settled according to the provisions above written. Made this Neuth day of Decbr. 1905 and signed in the presence of attesting witnesses Robert Wildman. The undersigned were present when this will.

altesx

The undersigned were present when this will was signed by Robert Wildman who signed in our presence and acknowledged it to be his last will and testament. William Houghton, Walter Hays. Broof of Will. The state of Indiana, Martin leaunty, 88:

Presit remembered, that on the 3rd day of may 100.
Walter Hays one of the subscribing virtuesses to the

within and foregoing will and Testament of History

Wildman late of said county, deceased, personally appeared before the black of the lencuit bount of martin County, in the State of Indiana, and bring duly swown by the blick of said bourt, upon his oath, declared and testopied as follows, that is to say; That on the 9 th day of December 1905 he saw the said Robot Wildman sign his name to said instrument in witing as and for his last will and testoment and that this defenent, at the same time, heard the said Robert Wildman declare the said instrument in writing to be his last will and testament, and that the said instrument in writing was at the same time, at the request of the said Robert Wildman and with his consent attested and subscribed by the said Walter Hays and William Houghton in the presence of said testator, and in the presence A each other, as subscribing intresses thereto, and that the said Robert Wildman was, at the time of the Subscribing of said instrument in writing, as aforeraid of full age (that is, more than twenty-one years of age) and of sound and disposing mind and memory, and not under any exerción or restraint, as the said deporant verily believes, and further deponant saith says not.

Lunn to and subscribed by the said Walter Hays, before me Clijch Mª Farland blick of said bount, at Shoole, the 3rd day of May, 1909.

Clijch Mª Farland blick Per Per her fice by the

Vijah M. Fartaud bleck (I'd Most her fice Shept) Su atteriation whereof. I have hereunto subscribed my name and affected the real of said bout Clifch me Farland & Guffeld hugich Deputs.

State of Gudiano, Martin County, &6;
I, Elijah Ma Rarland, blerk of the lineuit land of martin county, Indiano, do hereby cutting that the yethin, annexed Will and Vestament of Robert Wildman has been duly admitted to



Last Will and Testament of Robert Wildman Deceased.

probate, and duly provid by the testimony of Walter Hays, one of the subscribing intresses thereto that a complete regret of said will and of the testimony of the said Walter Hays in proof thereof. Ras hand by me duly made and regarded in Books "b" at pages 231-234 of the Record of Whills of said.

county. In attestation where of , I have hereunto subscribes my name, and affixed the seal of said bout, at I hoals, this 3rd day of May, 1909.

Elijah M. Farland

(Sine)

blick leircuit kourt Martin bour Sir Trop herziek De purty Last Will and Testament of Janus B. Craw Deceased.

I, James B. brane bring of sound mind do of my our free will make and declare. This my last will and testament. I give and bequeath to my bloord wife Louisa brane all my property both personal and real in See simple, to hold and forsess during her natural Of the death of my wife Louisa brane, all the remaining property left her by this well is to be dinded equally among my children. Frank beaut figure D. brank, fames a. brank, Hilliam H. beaut Charles brane, Charlotte, C. Hitchcock, Clizabith F. Makles, Relacco J. Naggorer), Mary S. Payton Heater a. White amound D. White and to the hears A-Isaac Crawe, deceased the ne-turlyth (12) fait A said estati. 3 9 appoint as executor of this my well my son, Frank brane. In witness whereof. I hereunto affix my name, the 715 day of March, 1909 Janes Bris brand. This the last will and testament of James Physics subscribed to in our presence and attested to in his presence and in the presence of each other Oda adkin abner adkins. State of Indiana, Martin County 88: I. William V. Porter, notary Rublic in and of said county and state certify that the fore going was signed, attested and acknowledged in my presence this 21th day of march, 1909. William & Porter Notary (public. My Com expire te, E, State of Indiana, Martin leauty 88; Be it remembered that on the 11th day of May 1909. ada adkins are of the subscribing witherses to the within and forgoing last Will It Testament of James B. Craw late of said county, deceased, personally appeared before the blick ?

the totale lowerest bourt of Marlin County, in the State of In diana, and trueg duly summe by the beliefe of raid Court, when his eath, declared and lestified as follows, that is to say: that in the 42. day of March, 1909 he saw the said fames is to vair sign his mane to said instrument in willing as rue for his (asturell and testament. And that their de formut, at the same him, heard the said James B. brane declar the said instrument in unting to Ir his Cart Hill If Testament, & that the said instrument in renting was at the same time, at the request of the said fance B. brane French his consent attested and rulscribed by the said leda ledkure in the presence of said testates, Le The presence of each other, as subscribing enturnes theato It that the said James B Grane, und at the time of the regning I subscribing of said instrument in unding as ofnessed, if full age (that is, now than turnly are gran of ogen) and of sound of dispersing mind of minay, y at under any corcion, or restraint, as the said desbrunt verily believes, and futher departed says wit.

lika adkuns.

Sunn and interribed to light said like address before in E. Whatland bluck of said kouet, at blucks the 11th long of May, 1809.

heattestation whereof . I have hereunte subsented my name, mus Afir the real of said bount. E'M' fractour Colub., State of Judiano, Martin boundy, It:

I. Em pareaud, but of the lenent bount of martin bounty, Indiena do harly certify that the intheir amused that and distances of faces is, beaux has been duly admitted to probate, I duly proved by the testimony of the ledkins, our of the subscribing inturnes thereto, that a complete read of said will, and of the testimony of the said and all kins in persof thereof, hor lessen by me duly made, and receded in Book thereto, and readed in Book the at pages & 35-36 Book there of shells of said leaving.

In attestation where of hove herewite subserved my name, and offixed the real fraid bout, at sheets. this 11th day of may 1909.

EAH Gracland bout martin lands.

I. Robert Gilkom of Logotes. Martin Country Indiana bring of sound mind and intellect, grotefull to Almighty God An the many blessings it has been my lot to receive and to the long and happy lize it has been my fortune to live, do hereby make, kublish and declare this my last will 3rd testament, working all other will and coducies heretifue by me made. Hem One, Lo my beload unje, batharine le lilkion. I hereby will and bequeath the surv of Three Hundred (#300.00) Dollars to to paid out of any moneys of which I may be possessed at the time of my death, and if there be none suchs or not enough to pay all of said sum, then the same shall be made first out of any personal property of which I may be possessed, and if there be not enough personal property to make the sum of three hundred (#300.00) dollars, then any real estate of which I may be possessed shall be ned and enough of the kneeds of such sale shall be appropriated to make this bequest full three trundred (\$300.00) dollars. Item Jus, To my daughter Low Vilkon, I gue will and trawath the sum of two hundred (#200.00) dollars the same to be paid out of any money that may be left of my estate. after paying the biquest named on item one, and if there be , not enough of said money, then this bequest to be paid first out of any personal property of more which may be left after payout the brquest named in Tem Dree, and of These be not enough money or personal peroperty - after paying the bequest named in stem one, to pay this lequest, then any: real estate of which I may be possessed at the time of my death shall be sold and enough of the proceeds of said sale shall be appropriated to pay this branest, after the branest materia ous is pard. Item Thee, To my daughter Isabelle Gilkison of gur, und and trqueath the sum of Two Hundred (\$200.00)

Tiollars to be pard out of any moneys which may be left of my estate after paying the bequest in term one, and of there be not enough of said money their the breasest to be pard first out of any personal property left of my

Estate after paying the sum named in item one, and if there be not enough of said personal peroperty after paying the lequest in item one, to pay the lequest, then any of my real estate may be sold and enough of the proceeds of such sale shall be appropriated to make the Agreet full two funded (*2000) destars, after the lequest in item one to made full and complete

Stem Four, Jo my daughts, little H. Elliott, I give, will and travealls the same of one hundred (\$100.00) dollars the same to be paid out of any money, personal property, a real estate in the order named, which may belong to my estate after the payment of the travest named in stem one. I have bravest and the bravests named in I term one, and I term Three, and there is property enough left after paying the loquest named in these to paying the loquest named in term one, and if there to not enough property left after paying them one, to fay term Jus, term Three and item from in offer, then said items shall be fail out of the remainder of my estate property in said it in the ratio of the remainder of my estate property in sate in the ratio of the amounts of the respective braves to

Stem Trun, I harby druct that be for any of the begins to a devises in this will are paid, all my just debts, and the expenses of my last sickness, and funeral shall be paid out of my estate.

Item Six. After paying all the bequests mentioned in Item Drue, Irem Two, I tem Thee, Item Ten and Item Fire in Full, I hereby will, bequeath and dearer all the readure of my money, personal property, and real extate whatsoever to my belowed son John H. Tilkwoon, and my belowed daughter. Matilda Gilley to be taken share and share alike.

Item Leur. If at shall be successary in order to pay any of the bequests or denses in whis well, to sell any or all of my personal perpenty and real estate, I hereby en pour, order and authorize the executor of this well to sell the same without any order, decree, or direction of the least.

Item Eight. I hereby name and appoint my brother,

John Gelkison to be the executor of this well, and to

administrate upmany and all of my estate, and I keepy dust him to carry out the liquists and decrees of this will as completely as the nature of the estate will keem! I have and said the first day of a keel, 1909.

(Size) Robot Geltsoon.

Signed by the above named Robit the kison in our pusues, and intrussed and signed by us in his presence and in the presence of each other this First day of April, 1902.

(su) barlow J. M. Connick.

attest: Frank E. Gil Keson, Senerce.

State of Indiana, Marker County, SS: Best remembered, that on the 14th day of June 1909, barles J. M. barty on of the subscribing entrussed to the within and frigging (ast Hell and Testament 4 Robert Ockerson, late of said bounty, deceased, personally appeared before the Judge of the linear thout of martin bounty. in the State of Indiana, and bring duly sum by the black of said court, upon his outh, declared and lestifued as follows, that is to say: That on the 1st Day of April 1909 he saw the said Robert Gel kison sign his name to said instrument in writing as and for his first will and testament; and that: this depount, at the same time twant the said Robert Tilkism declarathe said instrument in unting to be this last Will and Testament, and that the said instrument in uniting was, at the same time, at the uquest of the said Robert Liekeson and with his emsent attested and subsculed by the said leader I'M learty and Huam Milconnick in the presence of said testator, and in the presence of each other, as subsculing intresses thereto and that the said Robert Nukison was, at the time of the signing and subscribing of said instrument in uniting, as ofresaid, of full ago, (thatis, murchan twenty one years of age,) and of sound and disposing mind and menery, and not under any concion or restraint, as the said deported very betiers, and fisher deport Carlo J. 111 tearly 1010 not.

Swom to and subscribed by the said learlos J. M. Learty lyne me Elyah M. Farland, bleck of said leourt, at Shools, the 14th day of June 1909.

Eijah M. Farland, bleck

In attestation whereof. I have hereunto subscribed my name, and offixed the real of said bourt. Clijah ms Farland.

State of Indiana, martin bounty. 85:

I, Elijah M& Tarlaid, bluk of the lineuit leavet of Martin bounty, Indiana, do hereby certify that the within america will and testament of Robert Gilkion has been duly admitted to probate, and duly providely the testimment boarlos T. M& learty, one of the subscribing withinsses thereto, that a complete record of said will and of the testimment the said bearlos J. M& barty in proof thereof, has brew.

by me duly made and recorded in Book "b" at fages 137, 240 of the record of Wells of said county. In attestation whereof, I have hereinto subscribed my name, and affixed the seal of said lower, at I hoals,

this 14th day of June 1909.

Dijah ME Parland. blur lencur hour Martin lenuty

Last Will and Testament of William Weinlach Deceased.

I, trilliam trestoch, leiner of round mind and memory, do hereby make publish and declare this to be my last will and testament, new king all other millo and codicilo heretofae by me made Stem 1- I Revely direct that all my just debto he poid from my estate. Stern 2 - 3 huely give, will out durie to my mother Boulgra, Neisboch, my hothers, John Neisboch, and Assorb Nisbach, musisters Sorbia Penrod and Elizabet Herrin all my real estate, described as follows, to bet: The northwest quarter of the northwest quarter of bestion Thirty-Jour (34), the South next quarter the Lowel rack quarter and the Lowel cast quarter the South west quarter of bestion Turnty-seum (27) place the South west quarter of the South east quarter 2 Section Turnty-seven (27) except one acre in the form of a square out of the Solith cast committeed from you to Halbert School Tourship and except turnty Janes on a strip of even width of the Rorch side there kontaining in all one hundred thirty nine (139) acres; alog turnet (20) acres in a strip of even width of the Each end of the Southwest quarter of the Southwest quarter of Section Turnty-server (27), and a part of the Howh west quarter of the Southwest quarter of said rectifi Twenty-seven (27), described as commencing at the South part commen thread, thence month ten (10) lods, thence Mont to the youth east commen of the church house lot, Thence south to the south east corner of said lot, Thence east to the place of browning contaguing four (4) acres; Oldo the South-west part of the Africk vest quarter of the South nest quarter of raid section twenty-seven (27), more particularly described as Jolland, to wit hommencing at the South west come of said that, running theuce east turbe(12) rods, thence Roal teuld rods, there west twelve (2) rods, there South ten (10) rods to the place of beginning, containing secunt fire one hundredthy (700) acres; all said land above

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Last Will and Testament of William Weinfrach

Deceased.

derised bring in Tours hip three (3) yorth. Range three (3) Next and containing one hundred rixty- Jonn (164) acres more or less, my said mother bothers and sisters to take and recove an equal one fifth of said real estate each. Diem 3; I hereby give will and bequeath to my mother Barbara Wisbach my mare named Het, and my brood sow, and new brigge Stem 4- I hereby direct that the remainder of my personal property, consisting of farming implements. three Read of horses, fing Read of hogo, this cours, magon buggy, harness, and all other personal property belonging to me not otherwise disposed of by this will be sold on my farm at public auction by the executor Q this will and the proceeds disposed of as hereinafter set forth Item 5. - I hereby give, will and bigueth to my mother Barbardh Niebach, my horher John Herstach, of Keonge Thurbach, my sisters Softia Teurod and Elizalith Herkin each au equal one fifth (1/3) of all moneyon hand or to be derived from the sale of my personal Groperty Jahre provided for. I hereby name and beargnate my bother John Neislach to let the execution of this will In witness whereof I have hereunto ret my hand this November 29th 1909. . Mr Weislach Signed by the above named Ailliam Newback in our fresence, and by no in his presence and in the presence a each other this Dovember 29th 1909 John Briscoe, Jao H Salmon. D'tate of Indiana Montin Lowetty SS: Re it remembered that on the 4th Day of December gog John Brucoz one of the subscribing intresses to the within and foregoing last Will and Testament of William Misback, late of said county and State, diseased, kersonally appeared before the Glerk of the Sirent Sout of Moutin Lounty, in the State of

Andiana, and being duly swom by the Sluk of said Lout, when his outh, declared and Festified as follows. that is to agy: That on the 29th day of yourmen 1909. he can the said Milliam Nisbach sign his name to said hus his task out up hus as printing in transmitant testament; and that this deponent at the same time, heard the said Milliam Neisbach declare the said instrument in miting to be his last will and testament and that the said instrument in witing was, at the pame time, at the request of the said William Mislagh and with his consent attested and subscribed by the said John Briscoz and James H. Lalmon, in the presuce of said testator, and in the presence of each other, as subsinking Intresses Thereto and that the said William Wrisbach, was of The time of subscribing of said instrument in writing as afrefaid, Aful age (that is note than twenty-one years of age) and of sould and disposing mind and memory, and not under any concern or restraint, as the soid deponent verily bleurs, and Julie deponsite saith not. ohn Briscoe Swom to and subscribed by the said John Brisgor, before me Elijah M. Harland. Clerk of royd-bout at streaks the Ht day of Elizah M. Farland, Sleek December 1909. In attention whereof I have herento subscribed my name and affixed the real of said Lout. Elijah M. Farland. State of Indiana. Martin Sourty 55: S. Elizah Mitalaud, clak of the Sircuit Lout of Martin Lourty, Indiano do herby extify the within a wexed Will and Testament of William Weiglach has been duly admitted to probate, and duly proved by the textimous of John Buscos, one of the subscribing intresses thereto that a complete record of raid will, and of the testimony of the raid John Briscor in proof thereof that been by me duly made and recorded in Book "c" it page 24/ of the Record of Prills of said Lounty. In attestation whereof I have hereunto subsailed my name and affixed the seal of said Lourt, at 8 hoals, the 4th day of December 1909 Elijah M. Farland

Llerk Livarit Lout Martin Lou

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Deceased

Last Will and Testament of John Keplinger I, John Keplinger, of Toogootee. Martin Louity. Indiana, being of sound mind and realizing that life to uncertain, desire to make this my last will and testan herologing all former wills by me at any time made. First: - I desire that all my debts owing at the time of my deat and my Juneal expenses be fully paid. Second: B give and bequeath to my wife Elizabeth Keplinger, all my property real personal and mixed of every kind and description, to have and to hold for and during her natural like. I hould she consider it necessary to dispose of real estate she shall hour full power to deed same a haid deed whall county full title to said real estate. At the death of my wife Elizabeth Keplingson, I give and bequeath to my daughter Thometia Downs, one third of all my estate remaining in possession of said Elizabeth replicato, ecumerated in Stem second of this will. To m Grand children Walter, Ollie and John Keplinger our bind of all my estate remaining in possession of said Elizabeth Kepplinger enumerated in item second in the will To my grandchildren Helen and Mangaret Down on this of all my estate remaining in possession of said I hereby appointmy wife Elizabeth Keplingers executing In testimony whereof, I have hereunto set my hand and seel this the thirty-seventh day of Houmbridge 5. Subscribed by the said John Keplinger in our presence. and by him declared to be his last will, and attested by himse puch, in his presence, and in the presence of each other; this Turnty penuth day of yournby, 1909. William Houghton: William H. Workman Atate of Indiana Martin Sourty SS: Be it remembered, that on the 6th day of treembrigg, William H torkman one of the subscribing witnesses to the water and foregoing last Will and Testament of John Keplinger, late of raid bounty deceased, purnelly explained before the black of the birant bount of Warter bounty in the star

of Indiana, and him duly sum by the black of said bout, who his oath declared and thetified as follows that is to say: That on the 27 to day of Gormbo 1905, the saw the said John Keplinger, righ Rismann to said instrument in uniting as and for his last will and Testament and that this deponent, at the same time heard the said John Keplings of peday the daid instrument in witing to be his last will and testament, and that the said instrument in uniting was, at the same time, at Ahe request of the eard John Keplinger. and with his consent. attented and suprembed by the said William A. Norkman and Muliam Houghton in the presence of said testator, and in the presence I each other, as subscubing untrusses thereto and that the exidence John Replinger was, at the time of the signing and subscribite oaid instrument in witing, as aforesid, of full ago (that more than twenty me years Jago, I and Jound and disposing mind and memory, and not under any coercian or retiginf as the said depount bely believe and futher depout says not Filliam H. Tronkman Buron to and subscribed by the said William of Norteman before me. Elija Mtaland, bluk plaid Lout at Shools, the bold day of December 1906 Elijah m Farland Slut. In attestation whereof & have heart outsouled my name, and affixed the seal two Loud. Elizah M Frankand State of Indiana Martin Lowerly & 8! 2. Elizah M. Farland, bluk 9 the lowent bout & Martin bounty. Indiana. do hurly certify the walin annexed Will and Textament of John Keplinger. Has from duly admitted to probate, and duly proved by the testimony of William H from man, one of the subscribing witnesses thereto, that a complete need of said Will, and of the testimony of the said Hilliam. I Noveman in profithereof, has been by one duly made and recorded in Book "L" at bages 248-244 × 240 of the Record Q Alls of said Louity In attestation whereof I have hereunto subscribed my rame, and affixed the seal of said Lout, at Shouls, I bi day of Dreember 1909 Elijah M. Farland Suk Martin Cranix Com

In the name of God and the Benevolent Father of Oll, of armuda brane. of Perry Lounship. Marti Louity, Indiana, bring of sound mind and disposi memory, do hereby make and delace my last trill and Testament, as follows, that is to say; I First: "It is my will that all my just debto be fully and equitably paid Second: I give and bequeath and durie, without any reservation, therefrom, all of my property, real, kersona on mixed, of any and all kinds and description, what sown to my beloved son, Heorge H Drave, Lemaning after my debto have been boid, I have, the executor of this my hast will and testament. In untrees whereof, I. arrived a brave, have hereunto subscribed my name and affixed my seal, and if do hereby declare the afore and foregoing to be my last will and I estimate in the pregner of Mouror Webster and Tratter Hays, this the 25th day of Hovember 1909. anninda brave did in our predence add in the presence each other sign and seal the above instrument of writing and did okenly in our presence and hearing and in the presen and running of each other, declare the same to it her last will? testament, and we do hereby in the presence of said Committee thank, and in the presence of each other as on and entering and manyes in intuers of the execution of the foregoing instrument. this the 25th day of Houselev 1909. Morrow Welster whiteen Walter Hays Notress The State of Indiana Martin Country & Be it remembered, that on the 2rd day of February, 1915 last hell and Testament of arminda Crane, late of earl corinty, decared kersonally depended before the black of the Crount Count of Mantin County in the State of Indiana, and bring duly swown by the Blik of said Coult uponetic oath, declared and tretified as follows: that is to ear;

Last Will and Testament of Ormunda Law Deceased

That on the 25th day of Agramber, 1909, he saw the said Orminda Craus, sign: he name to said mutument in writing to be her last will and bias art heard, emit ewas art ta, turnofed girls tart fur ; turnotai anninda brave, declare the said justiment in justing to be her light and tratament, and that the said instrument in writing ups, at the pame time, at the request of the said Orminda-Crave, and with he covered attested and subscribed by the said Edgine Neelste Walter Hays, in the presence of said testator, and in the presence of each other, ab eulesculous intresses thereto and that the said africe Arane was, at the time of the signing and subscribing of said that twenty-one years of age) and of sound and disposing mind of memory, and not under any correction or restraint, as the said desponent rily believes, and Juther deponent says not. Monroe Webster from to and subscribed by the said Houror Nolster lefore Elijah M. Fallan Luk of earl Lout, at bhoals, the 22 day of February, 910. Ell Farlant, Glerk In attestation whereof, I have turnets subscribed my name, and offix the real of sout bout FULF Farland. That of Brilliana, martin Louity, 58: J. Eigh M& Faland, clark of the Crewit Court of Martin Court indiana, So hereby certify that the water annexed will and Testiment of Drminda Lraue has been duly admitted to kerlate, and duly proved by the testimony of Monor Welster, one of the subscribing intresses thereto I that a complete record of earl will, and of the Testimony of the raid Monroe Walster in know thereof, has been by me, duly made and recorded in Book bat pages 2:46-247, of the Theond of Trills of said Sounty In attestation whereof I have hereunto subscribed name, and affixed the seal of said-bourt at Shoals, the Elli Farland 2nd day of Frebruary, 1920,

Last Will and Testament of Hilliam Dewis Deceased

on the name of the Father of all & William D Devis, bring of sould mind and memory, but realizing montality of man do make publish and declare this my last will and textament. I having this day disposed of a portion of my real estate by deeds of general warrantee, to my three living children, to not; Sheeter a Jenry, Lyna I Livis and James D. Lewis, which dieds have been by me delivered to said children but not to be recorded, until invoision return privallof at shom & attack you resta Ofter my death I divise that all expenses of my last sickuse and funeral expenses, and any other debt that I may ow be investigately faid out of my personal patate. having prepared for my self and my deceased wife is true natures, you have evised of tuburum election a suitable foot atone to mark my grave To my infant grand daughter Mary Hazel Kelso, I give and legislath the own of two thousand dollars. in full of her interest in my estate. Perhing that taking uto consideration her ago if said sum is properly managed by her grandian that it will amount to her full share taking into considuation the knewous gifts made his mother while living. Having previously given my son bheater a. Teuris, one phurchid and Fifty Dollars to furnish his home and along pud beding and one team of horses, I give and bequeath to my daughter Juna P. Lewis of horses, to be to have said a traver of horses, to be to like value, and each ove hundred and fifty dollars, and each a led and like amount of beding to make them equal Said Tuna P. one Bay Rorse 12 years old One Brown gelding To James D. Lewis one black more 8 years old, One bround mule 8 years old for team and I fush give to Shester a Lewis One Black mare to June 7. Lewis one gray Rosse tuo years ald, to James. Done black hose two years old.

remainder of my estate of give and bequeath in equal

proportion to Chester a Teura, Juna P. Juns & James & Junes, I mornimate and appoint my son thester a June execution of this may last will and testament by without and and and and son this 25th day of October 1909. Mr. I Junes.
The it necessary that or this 25th day of October 1909, the foregoing instrument in writing was in our presence and bearing read over to filliam & Jeura and ofter the same was read to him he signed the same in our presence as his last will and tutament and use in his presence and of his request and in the presence of each other signed our manus as attesting aistnesses.

Himau M. Cormicko

State of Indiana | 88:

Be I remembered, that on the 10th day of march, 1910, Huam M. Conmick, one of the subscribing intrusses to the with and foregoing hast Will and I estamment of William D. Leurs, lote of agus county, ducased, kno walfy appeared before the bluk. the Licint bourt of Martin county, in the state of Indiana, and long duly sworn by the black of said Lourt of martin fromty, upon his goath, distand and tratified as follows, what to to say: That on the 25th day of October, 1909, he can the said william to June sigh his name to said instrument in uniting as and for his hast will and testament; and that this depopert of the cause time heard the said Hilliam & Teurs, dularle the agid instrument in writing to be his last will and testangent, and that the said instrument in writing was, at the same time, at the request of the said William D. Jewis and with his consent ottested and subspilled by the said Fliam M& Cormick and tassis a. Gox in the presence of said testation and in the presence Jeach other, as subscribing untresses thereto and that the edid Milliam D. Teuris was, at the time of the signing and subscribing a said matrument in uniting, as aforesaid, I full age, (that is more than twenty-one years Jage) and Jaound and disposing mind and memory, and not under any correins or restraint, as the early beckness willy believe and futher defount says not Huan Mª Cornick

Lucin to and surjected the said Hiam Michaele trajection of Loods the 10th and Thousand Michaele trajection of March 710. Eliffactand, Carly In attestation whereof & have historia surjectifed may name, and affect the said of said court that of Indiana, Mulin County, Factand that of Indiana, Mulin County, 55:

I Eugah Mi Falland, there of the Licent bourt of mathin county, Indiana, do harry cutify that the virtuin amused with and testament of the licent has been duly admitted to probate, and duly proved by the testimony of High Michaele Countries, one of the subscripting intuitives theirto.

that a complete second of said will, and of the testimony of the said A iram M& Connecto in book Thereof, has been by me duly made and seconded in Took C" of toget 245.244.250, of the Tecond of this of said county.

In attestation whereof & have hereunto subscribed my name, and affected the real of said court, at thouls, this 10 as and of March 1910.

Clark Ciail Court Martin Courts

Deceased.

In the name of the Father of all, &. Thank Jewis true of cound and disposing mind and munory do make bublish and declare this wing last Will Est Testament. terif mett

I give and housant to my wife Lucau I Tours all mil house told and ketchen furniture and all provisions on hand and her choice of a team including harness. For choice Litro cous, and all farming tools, impluents and wadwing to cultivate farm, including wagons and bugies

To my son James to Leure & give and brementh one cour.

I give and bequestle to my daughter Mary one nudred of here is an earliest primited I give and bequeath one-third of the remainder of my estate

to my wife Sucant Time the Kemander I give and requestly equally to my three children Dove Radeliff, James & Leurs & Mary & Lewis.

I nominate and appoint my wife Susan of Jewis, Executor, & this my last Will & I estament. In untires , hiremuto set one, high for your fair lass bus fapril, 1910

State of Indiana, Martin Louity . 55;

Be it remembered that be day of a prid, 910, Trant Luna a person of after puiting an known instrument as the barger your business writing after it was read our to him in our pressure and hearing as his last will & testiment and us the undersigned intuesses signed the same in his presence and in the presure of each other at risreguest as attesting intresses this to day of april Huam McConinck, Mitchell Buck.

State of Indiana. Abartin Lounty. 85; Se it remembered, that on the 232d day of april, 1910, Hiram Mc Cormuck one Athe subscribing witherses to the liveline and foregoing last Well and Tistament of thank service late of raid county, deceased, becomeally appeared before Elijah McFarland blick of the birant bourt of matin bourty, in the State of Indiana, and being duly sworn by the bleck of raid bourt, upon his outh, declared and testified as for our that is to ray! That on the 5th day of april 1910. he can the card known that so have a water and for the last well the card known and for his last well the

histoment; and that this defenct, at the same time, heard the said Thant Thing below the said instrument in writing to be his last will of testament and that the said instrument in writing to be his last will of testament and that the said instrument in writing was at the said the request of the said the said haut four misconnick of mitchell before in the presence of each other as subscribing untuesses thereto and that the said know Juvie was at the time of the signing and untuesses thereto and that the said know Juvie was at the time of the signing and untuesses thereto and that the said know Juvie was at the time of the signing and untuesses thereto and that the said know Juvie was a full age. (that is more than the source bring of said restricted and another wind and memory, and not under any coercian on restraint, as the said desponent verily triving, and futher defenct pays not have not because of the survey to a under the said of the said through the said before the said through the said he said the said through the said he said through the said he said through the said he said the said through the said t

Llyon to and subscribed by the said Hiraux M. Connick before we Elijoh M. Farland block of said bourt, at Bhoaks the 23rd day of Upil, of 10.

Lu attertation whereof & hour hounts subscribed my name and affixed the seal of said court EW Falland.

State of Indiana, Martin Lounty 55:

3. Shijah M. Farland, black of the bircuit bourt of martin bounty, sudiana, do hereby certify that the wide annexed will of Testamen of Grand Laura has been duly admitted to probate, and duly provading the testimony of Hiram M. Cormack, one of the subscribing witnesses thereto, that a complete record of raid will and of the testimony of the said Hiram M. Cormick in proof thereof, has been by me duly made and recorded in Took "b" at pages 251,

252, of the necord of will of said county.
In attestation whereof, I have hereunto subscribed my now and affixed the seal of said court, at Shoals, thus 23rd day of April 1910. Elliftarland,
Llerk brownt bourt Martin Lounty.

Last Will and Testament of Elisha Bolker Deceased. . tuemotait puo llia hus flayen & sameyer hamen hus titled truy llo tailt fant . Siog of broxol sintueweld shin Decord. That a place family morumust be exected at our ground out-ture (12) every ture (4) Though (5) and (4) Turety or (21) Junity ture springed natural of roat alt at witibble excession it is sent jution law (ex) at be from & tout petraporal rulto so actou guerous le bus, suched Jun at simile bus zue bus hersest bus size & fo braid SuargM, arsthouab yuu at op, at il taub , and to huw, suit zirt, Saiah Kinder, Mauda adams, Elara Wilking 24

Etta Hall, equal share and share alike Fourth I have give my son tilliam R. Baker, Gorty orres of land in Lection Elever ("), Town Fow (4) Horth Roman Three (3) treat, by deed of conveyance, which is to be in full of his interest in my estate.

Let in full of his interest in my estate.

hilking he appinited as execution of this my lost will and Lumatest

Northwest year aut this the 2 be day of formbox Elisha Baker (teal)

In our presence Elisha Baker, signed and declared the . tuewatse & bus lieu taal and I estament

Titues ou hauds and real this Hormbry a b- 190g -bolumbus Oldridge. - Sharlie Brock.

The State of Sudiaua, Martin-Lounty. 55: Be it remembered, That on the 10th day of May, 1910, Solumbur and general and the subscriping interesses to the within and Engineering last will and testament A-Elisha Baker late of said county, decebeed kersonally appeared before Elijali M. Farland bleck of the birduit Haut of martin bourty, in the State of Indiana, and bring du Sworn by the black of said bount when his oath, declared and testified as follows, that is to say: That on the 25th day of nov- 1902 Rd saw the said Elish Baker sign his wave to said instrument in witing as and for his last will and testament, and that This

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Last Will and Testament of Elisha Bolen Deceased

deposet at the same time, heard the said Elisha Baker, deday -trether blik tool air it of putting in turunties bear hill ament, and that the said instrument in writing was, at. the same time at the request of the said Elisha Baker and with his consent attested and subscribed by the raid Lower alt mi Grante Braile Brack in the presence of infinction as, restrated bases of the substitution of the security with the said the the time of the signing and subscribing of said instrument in writing, as aforesaid, of full age, (that is more than twenty-one years I age) and of round and disposing wind and memory, and not under any correion or restraint, as the said deforment writy believes, and further beforent says not Lolumbus aldridget Show to and pulsorified by the raid solumbus aldridge before we Elijah mitaland, Herk of said bourt, at Shoods, the 10 day of May, 2910! In attestation whereof, I have hereuito autocited unmany and officed the seal of said Lout EUL Farland. State of Judiana Afactin Lounty SS: 2. Eliah M'Farland, Llark of the Dicent Lount of Matrix. I would shall mark of the Lount of the and Testament J-Elisha Baker "has leve duly admitted to probate; and duly proved by the testimony of Columbia. It aldridge, one of the subscribing intresses threets that a complete record of said will, and of the testimony of the said Lolumbus Addridge in poof thereof, has been by we only made and recorded in Book "2" at pages 253a 354 of the Record of Wills of said Lounty.
In other time where of I have hereunts subsailed pur name, and officed the real of said bourt at shools this 10th day of Hay, 1910. Ell Farland.

Last Will and Testament of Margan't A. Smith Deceased. In the name of God, arnen, I, margarila Smith of Martin County State of Sudiana, do direct and request in Executor after my dueast topay all of my Just debts, 1st I direct and request that two tunded and twenty dellars brused and expended in payment for Conch coffin, metalic vault and to help pay for a runniment toto placed of my pour Fielding Smith our hundred dollar not executed by hind to me on april 27"/887, also my top top Cilso a fifty dollar mentgage that I hold against Frank Smith my step son. 3. I gin and brquest tomy neice, much Lou Long of Grant City Mo, fifty Lallaw. dellars il miney. H" I give and bequeath to my dear sister mas alla Matheway of Bloom my ton, Indiana and mis nancy & blay Imperial, notates all the remainder of my numery and things to be divided equally him them Except mis Ella Mathews is to han my watch This an unditional statement tothe will and statements That I made ma May 12 1910 and is tole taken as apart of liteaux I delace that Law some hund and menny and that this with the Japens dated may 12"/9/0 taken togethe is my last willy testoment, so helping tool, Lud as my Kents, May 12"19 0 margarit a, Suith Witnesser, DV Holt f. n. Duns,

Last Will and Testament of Margarit a, Senth, Deceased May 12th 1916. This is my regest that the following articles go to the persons named blow! Our blue y robite Irish clean quilt to Cecil Breeden, our little wine patch quilt to Ocic Feeg Our trouble in the comer quilt to Ella mathews; a Erish Chain with Pink brider quilt to Ocea Fugues One ocean white quilt to Ocia Ferguson; our Irish Chain blue binding to Ella Mathews; Our double X to Cecil Breeden; One green and red star quilt to Ella Mathews; Our ragge star quilt to Ella mathews; one trouble li the corner quilt to Lethia Hotz, on album quilt to Elijabeth Swith; Our dade double & quill to hamis Haley, Our Blanch , Tollow bude, to Deie Fuguson, our blanket yellow lucler to lead Bulden; one dark blanket with bless stripes to bothin Hoty, one blanked sed Ablado to Ella mothers, One pair blaulat, white talla mother one flowed guilt to talla mathews, one for lange fillow to ocie tugusms our pr large pillon to Ceril Bruden one Chair curling to alla Mathews, Margaret of Smith. Witnesses; Mus Marion Pruett,

Last Will and Testament of Marganta, Smith Deceased. State of Indian w martin 60 & S. Bee it Runeufered that an 10th day of September In Jaspern Ding Out of the Bubscribing witnesses to the within En foregoing last will and Testament of Margaret A Smith late of Said County Weseased Pinsonialy appeared Before me the Coline of the Circuit Court of Martino County in By the Clark of Said Court who whis ath Welared and Tetified as follows, that is to Day ow the 20th day may 1910. he Saw the Said Margaret a. Smith Ligno her name to Said Instrument ino as and for her last will and testament; and That this Deponent at the Same Time heard the Said malgaret a Smith Declare the Said Instrument in writing to be her last and Testament and that the Sand Instrument in writing was at the Same time at the Request of the Said margaret Q, Smith and with her Concent attested and Subscribed By the Said D. Dr. Halt in the Presence of Said testato. and in the Presence of Each other as Subscribes nortnesses thereto and that the Said margareta Simile was at the of the Signing and Sufscriping of Said Instrument in writing as a foresaid of full age that is more than twelly one years of age and of Sound quell disposing mill and memory and nat under consistens or Ristraint as the Said Desponent Verily Beleaves and further Deforment Says no Sworn to and Sufseribid By the Said & h Sins Before me grantarland blick of Said Court at Shores the 10th day of September 1910 Fine farland blesse inattributed appeared have fixed sufficient any mane and afficient the seal of said court & metfailled over,

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Last Will and Testament of MacJurela Smith Deceased. Thate of Indiana madio Coty 88. Outily hat the within annesed will a Vestament of margaret a. Smith has bis lusy conficiled to Probate an Duly Provided 18 9 the hestarming of 199) 12. Sing Occ of the Subscribing Witnesser Theuts that I bomplite Roccog & of Suid Fill well of the restaining of he Said Dr & In Since in Proof Thereof has both by inc half made and Recorded in Book C at Payer 255-256-257-258. 10 The Meder (dy Siills of Said County in allestation wherefore) have hereunto Dubscribed my name of affiled the Seal of Said word at Spares, this 10 that of September 15 me Farland 1910 Wink Girout Court martin Cany

I Bartana Baker of Martin County in the State of Indiano Make Known and Declar this to bee my Last Hill and Testament anding and making Void all former Wills that I may have made 1st I wont and Command my Executor to Payall of my Just Dufts 2nd & Bequeath and Sive to my feloved wife Julia-Baller all of My Personal Property and Real Estate During her life at her Death if Thave in any Thing left it is to Bu Divided Between my Sons. Fruit and Earnest Baker Equal Providing my coife Remains Q. widdow if She Should Remary at any time Thew all of my Property Shall be Turned over to my Some Everet Balur and Farmest Baker July 4th 1910 J. upprint John P. Morris of Strab Indiana My Executor Burtum Baker July July 4th 1910 Vitnosed) I R. Since.

260Last Will and Testament of John Policities Deceased. Sudger Springe that Acadeaged , ? refine County Thinked to entiry that my last rillier Shat my xieter Lukede Baleight chair heek had Le reture ? reno I have hereunto set my hand and reacther 36 Rday O Practice 1911 John Marite ining Hair Interes · is sistering Sidian Chringe, Martin Country State Desidian Before mer George M! Sorgen! a redland willie in Buch for will County Thread day 1/2 hade 1911 ybor Hatement to in his last will Witteen my hand and notary deal Les W Largent Hotary Vaklu Try Commercian ofine march 10-1913 The State of Sectioner, Pringlin lacenty 08: (Be it remembered that on the 10th land) march, 1911 Marione Hall one of the succrebing populareses to the nithin and foregoing last Willfound Lectioned ohn Wetreter- hat 1) said county, acceased, Personally as haved toffore the clipk of the circuit Court of Haillite County, in the State of Section and Noring duly swoods on the clube of Seard Count uson his fathy heefaced deed testified net followed that is to easy ? Wat on the 3rd day of Maile 1911 heraw the Tearl John Webster God Daig the earl metrument in retriego account his lost Will and tectament, and that the said instruments in was at the kaine time, at the aguest of the said John Welking and with his commend attested and subscribed by the said marion Halland Ale Bake, in the funce of said testator and in the precise of each other

Last Will and Testament of Shur Melety Deceased.

Ad audgereding ritinuace ! weits and that the and John hilly ter was at the time Othe righing and perserebing of sied instrument ifo risting, as afresaid, of full more heart turnely one y dare of a good and of pound, mind ghid sherior, (del not line my coercion or nection, we she raid desponent orribly believe and deather de posent Raymot Suone to and indescribed by the said Marine Vall it fore rice fligal no Farland clerk 18 reid iour, I Weel Shoule, the 110 th day of Macele 1911 Elijah Me Parland clube. De attestatio, c, where f), I have hereunts, endersond my reacce, and affixed the reall cand court Elajah In factaded State if Ludialien, Martin County, 55; Elijah me Hacland clark Illie Cofferit Court of Minitia County, Sudiacia do hereby certify -nt the Within Sunger Will and Lettowick I hohe He babeter had be such tuly admitted A forbat, and dudy front by the testimony Thireto. ; lat a com flate wood paid Wiff, and I'm listing of thended Marion Hallin 14: rof there of, Land true soy me della Juckligin Book A the Record at Vagee A Wille of said County De attellation where I know herwarts subsended my margie, and afried the centillhis court, at Tiled thous this 10 day 1/2 much 1/911 Still hill offactand clerk accius Court) miles Colly

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Last Will and Testament of Valentine Bathel Deceased.

I, Walerdier (Barthel of my over free mill and accord, do make fairly sublish this my last will and testament. A Stew I. To my broad infr, Druilla (Bathel Smill and diske all of who farm on which no now reide, to keep and hold during her rasturd before Raid land bring located Jen Curter tombulif -, Martin Cofferly, Ludiana, and containing Lifteen Breie from or Lece. I also wilfacel Bramath to my said rister al of the his stock, providing, for beefuld goods, Juristing, seed all other goods and Chatteled which I may own at the line of my dice are to keep suft to hald the same auch To use therest diving her natural life. Stun II. I the death of my said nefer, I gur will and Inqually ald mif aga detato and Gereonal property running at the facecion muttioned in item one thereof, to Vene Balthel Brown he she for hiring at the decease of my raid sinfo, there sii I mugheridy fra leity but he wat. the Areceion of my sied rufe at her death, Ohive with hopital puffdince to Educa June, all dought your share and share alike. I teste I direct that Irfor the lowerman tion Any of the orquather devices in their mill, all my just debto khall by paid From the estate Which I may be lovered It the wire of Dany decease. I (appoint Sight A Shiney to be descenter of this my lack rold and testaments, and in case it shall become necessary toull my of my perional orneal extal to came out the territy of this will, I hurby authorize said executor to rell the

Last Will and Testament of Valenticis Buther Beceased.

Educa with out are orders Othe Court First fround and Witness where of have hereinto set hand and scal This 24th day I mail 1904 merlico Shiey Milwer J. Q. Webaugh Valentuir Quethel The State Andersing . Wanter (Simily, 58: (Bit i Aneques based that on the Moth Day!) Whilly John V. albangh, one of the subscribe nother to the nether finds foregoing last will and and setament of Whattered Salfee late Peace County, in the State of Ludiana, and bung dulit sworn by the Court I said Court, whous hielrath declared and testified as Fallone, That is to say! That on the 24 thicky of Treach 1954 iv an Who said Valentine Backet rigin his name to said instrument in writing de and In his bord mel and Testament; and that this terount, of the sauce time heard the said Valentinis Borthel Leclase the cardinatrument in miting to fel nes last will and Lesterment and the The Duck intramenting miting rose, at the Jaluthin (Raithel and will his consultatived and subscribed by the said Valentinic Carthel and with his consent affected and rudgerend In the each when idbrugh and muly & thing wille prince grand testator, and in the presence feath as subscribing intuesces Whereto red that the each Talentider Carthel was at the times the signing and sufferibing Heard we trument in whitily, ar aforesaid I will a gelibration show twenty one yes page) my Rouncionorpethaint, as the soil deponent varily believes, and Jurther de Ronant Loup not.

264Last Will and Testament of Holeuturk Decease when (Cilber. Sworn to and envecibed by the Lord John () Through by Jore new Explorations (Club !) Earl Junt, bit Ih rele, the 10 th day of afind Elijah In Garland Clarks attestation wheel I have, hereunto rub scribed my name, add affiled the class brief to Dankiana. Mathin Cunty, 53: I Elizah M Faland, Clark of the accuit Court matter founty, Sudines, do kereby certify The ruthing subvered Willand Lectionies 1) Waluture (Earther has brew duly adjustles to probate, and hely front by the technony of Calbrigh, only the Rubscribing rifted Thereto, That he complete record of Raid Will and Afthe Lectioning of the said John Valbaugh in frod thereof, for bry by me duly speake & resided if this Book C'V at lages 262-264 1) the Record Wills 1 raid County) Su littletation where I. Chow hereunto outscribed my name, and of fixed the real Drain ut, at Shorts, this 10th day of actual 19110 Elijah Di Fahland Olek Ciccit Court Marti Co.

Last Will and Testament of Valenting & M. Deceased with matter of the Estate of Barthel decenced of Barthel prodown Valentices Barthel, Lucially Barthel marting Co, Sudiana, who dies testate and whose last rulface tactament has byruduly admitted to product. and record in the martly Curint Coult of said County and State hereby make election we spech Swidory to half afed retain my right to one third of the laude of which my said hysband fied siezed, habitly -Attending the terms of each pull; and refuelt acceptant device or provision What rolor brade by said willie my Tavor for or in lieu of my said statuting night as indozvin aged to said us estate. and falso elect to hold suglestain my white and witerest we such indownelles Will statutes of descent, inand to the kononas kno kerty bud what I, my ened herebound not withstanding the ter his deardrull: and refuse to accept my throwisioning paid will contained distended to Ir in lieu I my ctitutory right is ifore each in and Dated this 15 day 1 Great 1 Dry Jell 4 Bathel Widow Into Medica, mailey Co Ss: (In this 15 day of May, 1911, Rusonally skepul I fore the miderilgned, a notary the blic in Sand for said Collecty and State privally Bookhel, ridge I Valorting Range declased; to me well know, and having had July exclaimed to her the contents of the Love forced instrument, acknowledged that she

266 Last Will and Testament of Valutine Bartel Deceased. executed the cause as hervoluntary actual deed.

Witness my hand and lead at Shoule,
Sudvaired this 0.5 day of mary 1911I, Lucinda Clements, of the County of Martin, State of Indiana, being of sound mind and disformer memory, declare this instrument to be my last Will and Jestament.

article 1. I give and bequeath to Henry Kech, of Mortin County, State of Indiana, all the real estate now owned by me, being described as follows: a. The last side of the South-West Quarter

John North-last Quarter of Section twenty four (24) Journ Jour(4) North, Range give (5) West containing

twenty-eight (28) acres;

B. The South-Cast Quarter of the North-Cast Quarter of Section twenty-forw (24) Lower four (41) North, of Range five (5) West, containing forty (40) acres; C. The South-West Quarter of the North-West Quarter of Section Nineteen (19) Lower four 41 North, Range forw (41) West, containing forty (40) acres more or

less, all situated in the Country of Martine, in the State of Indiana. and I also bequeath to him, the said heury Keck, all the real estate I may own

at the time of my death.

Article 2. I give and begueath to the said Houry heck all my personal repets considing of cattle, foultry, farming implements, household and hitchen puniture, and all manner of personal property of any hind or description that I may own at the time of my death.

article 3, I give and bequealt to Leva Keck One

Hundred Hollars (\$100,00)

article 4. I give and begueath to Henry keek all moneys, notes, and accounts whatsoever that I may hold at the time of my death, with the exception of the (100 %) named in article 3 and the amount that will follow in article five.

article 5. It is my will out I hereby direct that then to set afact from my monies, the sum of one bundred Odlars (100 92) to be used in paying my funcial expenses and the remainder after faying said funeral expenses to be used in keeping funce fainted and in refair, around the graves of my defeated tustand and my own, also to be used to fay for completing inscription on monument.

little 6. It is my will and I levely direct that Henry Keck, of Martin County, State of Indiana, be affe executor of this my last Will and Lestament.

In witness whereof I, Lucinda Clements, Lerento set my hand and seal and levely declare and say that the foregoing is a time and correct expression of my last Will, and is my last Will and Lectament.

Signed this 10 th day of Jan. 1906

We, Fleodore Strange and Engene Strange, Levely certify that hucuda Clements of Bramble, martin County, Indiana, did on this 10th day of January 1906, in our presence and in the presence gleach other sign and execute the foregoing instrument and did on said day declare and say that the same was her last Will and Lectament, and at the special instance and request of the said Rucinda Clements the affix Levents our ranies as witnesses this 10 5 day Jain: 1906.

Theodore strange. Engene Strange.

the State of Indiana, Martin County, Ss: Be it demembered, that on the 10th day of June 1911 Theolone Strange one of the subscribing witnesses to the ... ug last Will and Testament of Lucinda Clemento late of waind county, deceased, furnally afferred byme the Judge of the Circuit County of Martin county, in the State of Fundame, and being duly swoon by the Clark of said Court, upon his outh, declared and testigned as follows, that is to day: That on the 10th day of Jen. 1906 he saw the said burnels Clemento sign har name

to said instrument in writing as and for her last Will and Lestalment; and that this defonent, at the same time, heard the said Lucinda Clemento declare the said instrument in writing to be her last Will and Testament, and that the said instrument in writing was, at the same time, at the request of the said Lucinda Clements and with Lev consent attested and subscribed by the said Theodore Strange and Engene Thange in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said knownda Clements was, at the time of the signing and subscribing of said instrument in writing, as aforesaid, of full age (that is, more than twenty-one years of age,) and of sound and drefosing much and memory, and not under any coercion or restraint, as the said desforment; verily believes, and just her deforment says not. Theodore Strange. Swore to and subscribed by the said Theodore thange before me E. M. Farland Clark of said Court, at Shoals, the 10 th day of June 1911. E. M. Farland, Clerk.

In attestation where, I have hereinto subscrib my name, and affixed the seal of vaid land, E. Mr. Farland.

State of Indiana, Martin County, SS:

J. Clijn M. Farland, Clerk of the Crient Court of Martin
County, Indiana, do berely certify that the within amounts
Will and Istament of human Clements has been cluly
admitted to protect, and duly proved by the testimony of
Theodore Strange, one of the subscribing witnesses thato,
that a complete second of said Will, and of the testimony
of the said theodore Strange in proof thereof, has been by
aluly made and recorded in Book "C" at Pages 207 of
the Record of Wills of said County.

In attestation whereof, I have become susceited my name
and affect the seed of said County at Almale, this 10 thing of 1711.

Last Will and Testament of Luciada Clementa Deceased

Itate of Indiaces, Martin County, So!

I, the underigned, Lina Keck, named in wild of Sucine Clements as one of the beneficions thereof and who it is stipulated in said will is to receive the sum of one hundred Rollars from the property of said busined a Clement of Renewall Rollars faid to neeight of said sum of One Hundred Rollars faid to me by Henry tech the executor named in said will, and that I have received my full share of the bequest of said will in accordance with the terms thereof.

Subscribed and awou to before me this 2222 day

Elizah Mi Farlanda Clerk martin Circuit Courts Last Will and Testament of John J. Reinhart Deceased.

. State of Indiana, Martin County, Ss. I, John J. Reinhart, of said county and state, do make and Jublish this my last Willand Testament thirst. All my just debte must be faid. Any portion of my effects may be disposed of for this furfose Second. I give all the remainder of my estate to my wife, Minura F. Reinhart. - Third. I nominate and affort my son-in-law, William Houghton, executor of this Will, and ask that he may be allowed to serve without bond. Feb. 10, 1897. Witnesses: John J. Rembart Ends arthur C. O'Brian. Noah moser. State of Ludiana, Martin County, So: Be It Rechembered, That on the 18th day June 1911 Noah Moser one of the subscribing witnesses to the within and foregoing last Will and Lestament of John J. Reinhalt late of raid com deceased, fersonally affeared before the Judge of the limit Court of martin bounty, in the State of Indiana, and being duly sworn by the Clerk of said Court, upon his oath, declared and testified as follows, that is to say; That on the 10th day of Feb. 1897 Le saw the said John J. Reinhart. sign his name to said instrument in ruriting as and for Lie last Willand Testament; and that this deforent, at the same time, Leard the said John J. Reinhart declare the said instrument in Twriting to be his last Will and Letament, and that the said instrument in writing was, at the saw time, at the request of the said John J. Reinhart and with his consent attested and subscribed by the said Noah Mosev and arthur O. O'Brian in the fresence of said testator, and in the fresence I ca other, as the subscribing witnesses thereto and that the said John J. Reinhart was at the time

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Last Will and Testament of John & Reinhart Deceased

I the signing and subscribing of said instrument writing, as aforesaid, of full age (that is, more than twenty me years of age) and of sound and disposing mind and memory, and not under any evereion or restaint, as the said desforent verily believes, and further deforent says not. Nout moser. Sevor to and subscribed by the ward Work Mose before me E. M. Fuland Clerk of said Court at Should the 16th day of June 1911. Me Farland. Clerk. In allistation whereof, I have hereunto subscribed my name, and affixed the seal of said Court. E. M. Farland, State of Indiana, Martin County, Ss: J. C. Mc Farland, Clirk of the Circuit Court of Martin Court Indiana, do kereby certify that the within amused Will and Letacunit of John J. Riwhart Las been duly admitted to probate, and duly proved by the testionomy Noah Mosev, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testing of the said Nort Mover in proof thereof, has been me duly made and recorded in Book C at Pages 27 of the Record of Wills of Said County, In attestation whereof, I have becaute subscribed my name, and affixed the seal of said Court, at Shoals this 16 th day of June 1911. Elijah ma Farland. Clerk Circuit Court Martin Count

Last Will and Testament of Riberea C. Wood. Deceased. State of Sudiana, Martin County, Ss: in the State of Indiana, being of sound mind and memory, do make, declar and fullish the following as my last will and testament hereby revoking all former wills: First, I order and direct that my executor hereinafter named Jay all my just debts and pureal expuses as soon after my decease as conveniently may be. and funeral expenses, I give, device and bequeath to my nuces and netheries Henry Wood, William Word, Philon Wood, Mary J. Mckinney, Lyda Smith, allower Hays, Walter Hays and William Hoys all my more and proferty both real and fersonal, except my household goods and bitchen furniture, share and share alike. Third, I give, devise and bequeath to my sister, Emily Hays, all my household goods and kitchen Juntiture, and should I outline my said sister, livily Hays, them I give, device and bequeath all m household goods and kitchen juniture to my reflewes alvin Hays, Walter Hays and William Hays share and share alike. Lastly, I make, constitute and afforit my reflect, Walter Hays, to be executor of this, my last well and testament. Rebecca C. Wood Energy The foregoing will was witnessed by us this 7th day of March, 1907, at the request of the testation and her name signed thereto in our Justice and our signatures herits in her presume, William Houghton. Hate of Indiana, Martin County, 5: De It Remembered, That on the 1st day of august 911 William Houghton one of the subscribe

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Last Will and Testament of Rebeeca E. Wood, Deceased

witnesses to the within and foregoing last Will and Testament of Rebecca E. Wood late of said county, deceased, fersonally affeared before the Club of the Circuit Court of Martin County, in the State of Ludiana, and being duly sworn by the Clerk of said lout, upon his wath, declared and testified as follows, that is to say: That on the 7th day of March 1907 he saw the said Rebucca & Wood sign her name to said instrument in writing as and for her last Wall and Testament; and that this deforent, at the same time Leard the said Rebecca C. Wood declare the said wistumer in writing to be her last Will and Testament, and that the said instrument in writing was, at the same time at the request of the said Rebecca C. Wood and with her consent attested and subscribed by the said William Houghton and Flavian Seal in the presuce of said testator, and in the presence of each other, as subscuting witnesses thereto and that the said Rebecca & Wood. was, at the time of signing and subscribing of said instrument in writing, as a foresaid, of full age (that is, more than twenty-one years of age,) and of sound and disforing mind and memory, and not under any societion or rectaint, as the said desponent verily believes, and further deforent says not. William Houghton.

Sevon and subscribed by the said WM Houghton before me Clight Mathemal Clerk of said lowert, at Shoots, the 1st day of leaguest 1911.

August M Farland. Clerk.

State of Indiana, Mortin County, Ss:

Martin County, Indiana, do herby certify that the within annual Willand Festament of Wilesce E, Word

Las been duly admitted to probate, and duly proved

by the lection of William Houghton, one of the subscirbing witnesses thereto, that a comflict accord of sund Will, and of the textimony of said William Houghton in proof thereof, has been by me duty made and recorded in Book Co. at Pages 273 of the Record of Wills of said or and, but attestation whereof, I have herento subscribed my name, and approved the seal of eard Court, at Phosps, this 1st day of (my set 1911.

Cliph Metaland.

Club Chemit Court Martin County.

of Martin County, Indiana and being of bound and dispasing mind and memory do make, publish and declare this to be my last well and testament hereby revoking all former with by me made.

arin, my beloved wife executor of this will. Item L. I desire that my beloved wife

shall pay all of my honest debts including expenses of my last sickness and duneral out of my estate, as corn after my death as convenient.

I tem 3 - I give and bequeath to my beloved wife - Lucinda arvin all of my personal belongings at the time of my death, including money, stock and all other personal property to use as she may see fit upon conditions following.

Item 4 - I desire that if after my death my beloved wife shall re-many she shall have a ont-third part of all my personal property then unused and the remainder shall be divided equally among our children whose names are as follows:

There a Ella Ellis, sucy mystle Lythgore,

George a. arvin, Halter Chrin, Onis arvin, Erect J. arvin, Rosa Mary arvin and Clarines Hubert arvin.

I tem 6. — I desire that if my beloved wife shall remain single during the remainder of her life after my death, and there be any of my estate remaining at her death that it shall be divided equally among our children ramed abort,

thitness my hand and beal this the 11th. day of March 1909 in the bounty of Martin and in the State of Indiana,

Pins a rarvin

The foregoing instrument was signed, sealed and acknowledged by said Pius a. arvin as 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 11th day of march 1909. Joseph P. arvin

Thomas H. arvin In. State & Indiana County of martin \ 35," Before me this 11 th day of march 1808

the above named Pins a Carvin signed the foregoing will and Joseph P. arma and Thomas H. Arvin dr. as witnesses signed the foregoing will. I Stitues my hand and notonal

seal this the 11th day of march 1909. James L. mc Govern

notary Public Lobywtee Sul,

my Commusion expires Sept. 18. 1910.

The State of Indiana, martin County, Is:
Be it remembered, that on the 10th day of

norember, 1911, Jaseph P. anin, one of the subsember wetnesses to the within of foregoing last I till of Justament of Piece a. arvine, late of said bounty, deceased, busonalles ass. deceased, personally appeared before the Judge of the birent bout of marine County in the state of Indiana, and being sum by the black of the I said bourt, upon his oath, declared and testified as follows that is to say ! I hat on the 11 th day of march, 1909 he saw the said Pins a. arvin sign his name to said instrument in writing award for his last Will and Testament; and that this deponent at the same time heard the said Pius a, Circin declare the said instrument in writing to be his last Will and distancent, and that the Said motiument

Last Will and Testament of Gues Co. Orman Deceased in unting was at the request of the said Pius a Ceruin and with his consent attested and subscribed by the said Jaseph P. Arvin and Thomas H. arvin in the presence of said testator, and in the presence of each other as subscribing witnessess than and that the said Pins a airin was at the time the signing and subscribing of said instrument in writing, as aforesaid of full age (that is more than twenty one spears of age.) and of sound and disposing mind and memory and not render any loverein or rectaint, as the said desponent verily believes and further defenent says not. J. Joseph C. arvin: Surn to and subscribed by the said Josephile - arvin before me, 6. m Farland, click of said bon at should the 10 th day of nivember, 1811. E. me Harland, Clerk. In attestation whereof, I have hereunts subscribed name, and affixed the seal of said bourt. & M Farlands State of Indiana, martin County Is: I, E. m darland, bleck of the biscuit bout of martin county, Indiana, do hereby certify that the within amore Will and Testament of Pino a arvin has been duly adjusted to probate and duly found by the test Joseph P. Cervin, one of the subscribery witnesses theheto, that a complete record of said Hill and of the testiming of the Raid Joseph Planing in proof thereof blas been by me diffy made and recorded in Book "E" at pages 296 278 of the Record & Hills of said County, In attestation whereof I have hereinto subscribed may name, and affixed the seal of said circut, at Should, this 10 th day of november 1911, 6. mc Harland bluk Circut Court Martin

Last Will and Testament of Austin & Porter Deceased. In the rane of God and the Benevolent Lather of All Austin C. Porter, of martin County Indiana, being of sound mind and disposing misnoup do hereby make and declare my Kast Williand Testament, as follows; That is to say, Just :- It is my will that all my fust debte be fully and equitably faid. I decord and devision and reservation, therefrom all of my property real personal or mixed, of any and all kindo and description whatever, to my beloved wife alizabeth Porter, remaining a my debte have been paid. Shird: - - I do hereby appoint . Olizabeth Porter my beloved wife Executing of this my last will and testament, In witness whereof, I, austin 6. Porter, have hereunto subscribed my name and affixed my seal, and I do hereby declare the above and foregoing to be my last will and lestament in the prisoner of brank H. Hacker and Walter Hays, this the 24th day of may Austin Co, Porter. The undersigned do hereby certify and declared that austin C. Porter did in our presence and in the presence of each other, sign and seal the above instrument of miting and did openly in one presence and hearing of each other declars the same to be his last will and testament, and we do hereby in the presence of said austin 6. Porter and in the presence of each other sign and Ruboenbe. our names in witness of the execution of foregoing instrument this the exth day of may, 1910. Staller Hays, Witness,

State of Indiana, martin bounty So: Be it remembered that on the second 12: day of Necember 1911, Italia Hays one of the subscribing witnesses to the within and forego lust Will and Testament of Austric C. Porter late of said bounty deceased, personally appeared before Elijah Me Farland, Clerk of the Cuent Court of martin bounty in the State of Indiana and being duly summely the Color of Said Comb upon his outh declared and testified as follows, that is to say! I hat on the eyth, day of may 1910 he saw the said, austin C. Porter sign his name to said instrument in writing as and for his last Will and Testament; and that this deponent, at the same time heard the said Austin C. Porter declare the said instrument in writing to be his last Will & Vestament, and that the said instrument centing was at the same time at the reques of the said austin b. Porter and with his Consent attested and subscribed by the said Walter Hays of Frank K. Walker in the presence of said totalir, and in the presence of each other, as subscribing witnesses thereto and that the said Atstui b. Porter was at the time of the signing and subscribing of said instrument in writing, as aforesaid of full age (that is more than twenty one years) and I sound mind and menning and not under any coincin or restraint, at the said desponent of verily believes and Justher deponent Stalter Hays. Sworn to and substribed by the said Walter Hays before me Elijah Mc Franland Clerk

sall bornt at Shouls, the 2 nd day of secunder 1911. Esjoh Ma Faland Clife,

Deceased.

In attestation whereof, I have hereuntosubscribed my name, and affixed the seal of shid court. Elijah me Farland, State of Ludiana martin County, Is: I Elijah McHarland, Clubs of the Circuit Court of martin County, Indianal to hereby artify that the within army al

Will and destament of austin C. Vorter has been duly admitted to probate, and duly proved by the testimony of Walter slager, one of the subscribing witnesse that's that a complete record of said Will and of the testiming of the said

Walter Halps in proof thetroof, has been meduly made and recorded in Book "6 at 1279-280-281 of the Reend of Mills of said County, In attestation whereof I have herento subscribed my name and affixed the

seal of send court at Should this 2 nd day of December, 1911 Elijah Mc Farland black bircuit Court Martin bounty

for the said above amount,

I, Guilding Smith of near Dover Hill a farmer of mechanic in Warten boundy, State of Indiana wade this day my last will, I gire, devise and beguth my state and property real and personal as follows, that is to say! -So my wife, Margaret A. Smith I give and deves my entire real estate, consisting of two Hundred (200) acres in Brown Township, martin County, State of Indiana, to have and to hold during her natural life, after which my real estate shall be divided equally among my children and heirs as follows! 1-termily Hotz, my daughter shall receive one ninth (2) part. 2 - Fulding Mc Collough, my grandsen shall receive one winth (1/2) part, 3 - Margart J. Sterling, my daughter shall receive one ninth (9) part. 4 - The surveying heirs of Samuel It. Smith, deceased my grandchildren, shall receive one nunth (9) part, less lixty one vollars (61), for the reason that the said Sum of suity one Wollans was faid to the said Samuel It. Smith, their father for which I hold note executed by the said Samuel It. Swith and the same remains unpaid. 5 - benge It. Smith, my son shall receive me ninth (3) part. 6 - Hister a. brane, my daughter shall receive one ninth part. 7- John It Smith, my son shall receive one hunth part less one Hundred of fire Wollars (103) and precent interest for the reason that the said dum of One Houndred to fire dollars (10 s) and interest at 8 for cent for armum has been paid for him by me and for which I hold his note which remains removed

8- Trank le Smith, my son, shall receive ne ninth (9) part. 9- Ef asabel In Swith my son shall receive ne ninth (9) part, The proceeds of my personal property after deducting my debto, funeral expenses and monumental expenses I begue ath to my wife, margaret a. Smith to be used & enjoyed by her during her lifetime after which I any of my personal thus owned by her, Margaret ct. South shall remain, the san shall be divided equally among my heirs as named above. Sudian Springs, a farmer, Executor of this my will. I appoint, Jacob Vr. Mileollough of rear In witness whereof, I have signed Engl sealed and published, and declared this: instrument as my still at my residence rear Horn Hill, this the sixth day of may 1902, Heldring Smith - (Seal) The said Gielding Smith at said residence near Nover Hill on the 6 th day of may 1902 Signed and sealed this instrument and published and declared the same as and for his last will. and we at his

our named as subscribing witnesses

! titness - Hill dims

" Gyra I. Smith

" John Armstrong,

request and in his presence and in the presence of lack other, have hereinto written

The State of Indiana, Martine County So: Be it remembered that ou the 19th day of February 1912 Will Sims and Egra I Smith tus of the subscribing witnesses to the within and foregoing last thill and Testament of Fielding Smith late of said County, deceased personally appeared before the bluck of the birant bourt of martin county, in the State of Indiana and being duly sworn by the bluk of said bourt upon his oath, declared and testified as follows, that is to lay! I hat on the 6th day of May 1902 they each saw the said I relowing Smith sign his name to said instrument in writing as and for his last Hill and testament, and that these deponents at the same time, heard the said I reldency smith. declare the said instrument in writing to be his last Will and Testament, and that the said instrument in writing was, at the same time at the request of the baid Fielding Smith and with his consent attested and subscribed by the said Will Sims and Egrad Smith in the Susance of paid testator, and in the presence of each other as subscribing witnesses thereto and that the said Filding Shith was at the time of the righting of the said instrument in writing as aforesaid of full age, that is more than tion one years of age.) and of sound and disposing onind and memory, and not under any correion or restraint as the said desponents voul, believes and further deponent Rays not.

Ezra J. Smith. Sworn Ed Subscribed by the said Hill Sims Ed Ena J. Smith before me Hm, D. Sherlick Club of said Court at Shoals the 19th day of Seebruary 1912 Um, W. Shefick

In allestation whereof I have hereunto subscribed ony name and affixed the seal of said court, Italian I sherfick,

State of Ludiana martin leventy SS;

of Philliam D. Sherfick, Clerk of the Concent
Court of Martin County Indiana, do hereby certify
that the within armeyed Will and distament
of Fielding Smith has been duly admitted to
probate, and duly proved by the testimony
of Will Lims and Eyra T. Smith two of the
subscribing witnesses thereto, that a complete
record of said Will and of the testimon of the
said Will Sims and Egra T. Smith in proof
thereof, has been by me duly made and
recorded in Brok 6 "it pages 282-283-284
and 286-f the record of Phills of said County

Ja attestation whereof, I have hereinto subscribed my name and affine the seal of said court at Shoals this 20 th day " February 1812 Otilliam N. Shefick - Clerk Circuit Court Martin County.

Martin County State of Indiana being of sound martin County State of Indiana being of sound mind and memory, do make publish and declare this to be my last will and testament, First-; It is my will that my just debto with all charges be paid out of my estate ...; Second -: I give and dense all the north East quarter also the worth west quarter of the worth last quarter all in section eleven (11 foundhis (2) north Range 3 West Containing so acres more or less to my wife Wancy a, Denny until her death also with all moneys and personal property: Then after her death, the balance of lands, personal property and runeys goes to my son Christopher C. Denny Third -: I give all of the South East quarter of the Worth east quarter of Section [11] Eleven Jours hip [2] Ino North, Range (3) West containing 40 acres More or less to Sarah J. allen and her heiro forever, Fourth _: I nominate and appoint the said Nancy a. Demy Secutify of this my last will and testament and hereby revoke all and any former wills made and I hereby direct that my said executing shall not be obliged to give security as such, on testimony where of I herewito set my hand and seal this the 11th Day of april in the year 19/2. Signed realed and acknowledged by John b. Dim as his last will of testament, John C. Denny. his mark,

In our fresence and Rigned by us as witnesses at his request in his presence and in the presence of each other,

Joseph Warner Residing at Natchez Martin Go, Ind.

Chas. b. Salmon " " " " "

Last Will and Testament of Deceased. The state of Indiana, martin County So! Be it remembered, That on 8 th day of June 1812 Joseph Warner, one of the subscribing witnesses to the wither and foregoing last Will and Testament of John lo Denny tate of said county, deceased personally appeared before the bluk of the birlinit bourt of martin lounty, in the State of Indiana, by being duly sworn by the black of said bourt upon his outh declared and testified as follows, that is to say! That on the 11th Day of april, 1912 he saw the said John Lo. Denny, dr. sign his reame to said instrumen in writing as and for his last Will and Testament; and that this deponent, at the same time, heard the said John b. Denny, declare the said instrument in writing was, at the Rame time, at the request of the said John & Denny, Ir, and with his consent attested and subsculed by the said Joseph Namer Eflohas, le, Salma in the presence of said testator " of in the presence of each other, as subscribing witnesses thereto and that the said John b. Denny Sr, was at the time of the signing and subscribing of said instrument in writing as aforesaid, of full age (that is, more than twenty on years of age,) and of sound and disposing mind and memory, and not under any coerción or restraint, as the said desponent verily believes, and futher deponent says not Joseph Warner. subscribed af cum to by the said Joseph Warner before, the Shouls, the 8th Day of June 1912. Itm D. Shufick, bluk. In attestation where I have hereunto subscribed ony name Es - offfel the seal of said court, State of Indiana, Martin County 85; I, mm, D. Sherfick, bluk of the bient fout of martin County, Indiana do hereby certify that the within americal full Virtament of John bollemy or has been duly admitted to probate, Enduly prived by the testimmy of fresh Harner, one of the subscribing returnes therety that a complete recordy said thill & of the testimony of the said fresh blasser in proof there of has been by me duly mark by recorded in Book 6" at pages 286-287 of the Record of Stills of said County In attent when I have human a absirbut on name of affired the seal of said court at should be said to said court at should be said to said the said court at should be said to said to said the said to said the said to said the said to said the said to said th

Last Will and Testament of Charles C. Denny I, Charles b, Denny of martin leventy is the state of Judiana being of same mind and sound judgement I do make and declare this my last will and testament First, That at my death all my fust debto of every kind be paid in full. Second: - I bequeath to my wife, many & Demy all my personal property of every kind by chardetu.

I find: - I appoint my wife Mary & Demy as executing of this my last will and

In witness whereof I have hereunts affixed my name this 6 th day of afril 1911 Challes G. Denny, Subscribed and by the said bhas 6 dem in our presence as his last will and testament and attested by us as such in his presence in the prounde of each other this 6 th day o april 1911,

. State of Indiana Hung J, Summerville martin led, SS; Joseph E. Ledgewood Before me Villiam J. Portey a notary Public in and for said County, Came the adme Charles & Denny as maker and Henry J. Sur will and Joseph E. Ledgerword as withen and acknowledged their signatures to the

above will this 6 th day of afril 1911. my Commission Expires any 2 - 1913

The State of Indiana martin County So! Be it remembered that on the 29 day of Du 1912 Joseph E. Ledgerwood, one of the subscrib withirses to the within and foregoing last the aid Testament of Charles Co, Verny late of said county, deceased personally appealed before Ihm, of shelfick club of the Educat bourt of marti County, in the State of Indiana and being duly sworn by the blik of said bout, up a his outh declared and testified as follows, that is to say! That on the 6 th day of april 1911 he waw the said to harles b. Dem lign his name to said instrument in with as and for his Last Will El Vistament; that this deponent at the same line he and the said Chao, b. Dumy declare the said instrument in mitily to be his last Will En Testament, and that the said instrument in writing was at the same time at the regard of the said Charles b. Denny Enfwith his consent attested and subscribed by the said Joseph E. Ledgerwood Et Henry J. Summervil in the presence of said testator, and in t presence of each other as subscribing witnesse thurst and that the said bharles C! Denny was, at the time of the signing of the said instrument in miting, as affresaid, of full age. (that is more than twenty one years of age) and of sound minel and memory and hot under any coercien or restraint as the said deponent verily believes, and Surther definet says not Joseph 6. Ledgenwood! Smon to Ed Subscribed by the said goseph to Ledurary Shoals the 29 th day of Tuly 1912 Dym Pol. Shufick to ter

290Last Will and Testament of Charles C. Kenny Deceased. In attestation whereof, I have hereunto subscribed my name and officed the seal of said Court Am. W. Shufick. State of Indiana, Martin les. SS; D. Pilliam D. Sherfick, black of the Circuit Court of martin Country Indiante do hurby certify that the within amelul Will and Justin of I has C. Denny has been duly admitted to so and duly proved by the testimony of Josep E. Ledger word, one of the subsectibile thurto, that a complete record to said Will and of the testimony of the said Joseph & Ledgemand in proof thereof has been to me duly made and recorded in Book "to " at page 288 of the Record of Wills In attestation where I have Sweunts subscribe my name and affixed the seal of said Court at Host Should this 2 nd day of augu Clark Circuit Court





MARTIN COUNTY INDIANA WILL BOOK

"C"

Part 2: Pages 291 - 577



State of Indiana

County of martin Ss; du the name of the Benevolent Father of all I amanda E. Clarkson being of round and disposing mind and memory do wake publish and declare this to be my last Will and Sestament having hereby revoking all former Wills by met made. Item 1st. It is my will that all of my fust debts and all legal charges be paid out of my Estate as soon after my death as practiable. It is my will that the sum of From Hundred Dollars (\$ 400 °) of my said Estate to paid and expended in saying wasses for my deceased husband James W. Clarks on and myself after my death, Item 3 It is my tile that the sum of One Ho undied: Wollars be Expended in putting a stone or Concrete curb around the burial lot in St John's batholic bewetery at Booyeste Indiana and in placing or Completing inscription or Epitaph report Monumental now exected at my husbands grave in the said Cemetery. Item : I gire devise and bequeath the residue of my personal Estate, goods, Chattelly etc. and also the proceeds of the sale of the following described Real Estate towit: - The South East quarter (8.8 %) of the South East quarter (& & 4) and also Fifty Fire (33) acres off of the East side of the South Half (8 2) of the north west quarter of the South East Quarter (8 & 4) and the south went quarter (S. W'y) of the South East quarter So'y all in Section ovelve (12) Journ Three (3) Worth Range Fire (3) West and contain in all hinety their 193/ acres more or less said

292
Last Will and Testament of Quanda 6, Colarkson Deceased
sale to be made by my Executor as soon after

sale to be made by my Executor as soon after my death as practicable and also an undended when Lind is intent in and to the following described Real Estate townt: - The South East guarde of the South West quarte (\$5 \(\geq \) & \(\geq \) by the North East quarte (\$7 \(\geq \) by the South half (\$\(\geq \)) of the North East quarte (\$7 \(\geq \) and the East point of the South Half (\$\(\geq \) \(\geq \) the North West quarte (\$1 \(\geq \) \(\geq \) the South East quarte (\$1 \(\geq \) \(\geq \) and the South west quarter (\$1 \(\geq \) \(\geq \) (\$\(\geq \) \(\geq \) the South East quarter Containing in of Sixty Frinc (\$5) acres wore or less and all in Section France (\$5) acres wore or less and all in Section France (\$5) acres wore or less and all in Section Share and share able to the following name to share and share able to the following name to share and share able to the following name to share auch a Berniek Sates, James Source Sates, James Source Sates, Acres da Berniek Sates,

I desire and direct that my Executor before paying to my Beneficians any amounts as set forth in Ithm Hour (4) of this Will to retain the sum of I menty Hollars (28.00) out of share of each beneficiany ho named to be used in the each and construction of a monument or grave stone at the graves of the deceased father and mother of the det said beneficiaries transfer Lewis Gates and Elizabeth C. Calarkson, I tem" "

I hereby nominate and appoint my friend Thomas H. Browning my Executor of this my last will and Teltament; In testimony whereof I have hereinto subscribed my name this Vifteenth day of Jan

Pulseribed my name this Vefteenth day of Janu 1912. Quanda & Calarhaou Attest Genge 4. Hates

Eigned and acknowledged by the said amounts E. blanks on as En for her last Will and Testament in my presence of signed by us in her presence of the HO maining Last Will and Testament of awarde E. Clarken, Deceased.

State of Indiana, martin Country So: -Be it remembered that on the 21st day of august 19,2 George H. Gates one of the subsails witnesses to the within and foregoing last Hill amanda E. Clarkson late of salif county, deceased personally appeared before the blink of the Circuit Court of Warten County, in the State of Indiana and being duly Evorn the blerk of said bourt, upon his oath declared and testified as follows that is to say: That in the Hifteenth day of January, 1812 he saw the said amanda 6! Clarksout sign her nas to Raid instrument in writing as and for her la Will and Testament and that this deponent, at the same time heard the said amanda E, Calarkson declare the said instrument in moting to be her last will and Testament, and that the said instrument in writing was at the same to at the request of the said amanda 6. Clarkson and with his consent attested and subscribed the said Ses V. Sates and Thomas Ho. Brown in the presence of said testator and in the presence of each other, as subscribing witnesser theut and that the said amanda G. Colarkron at the time of the signing and subscribing of said instrument in writing, as aforesaid, of full age that is more than tulity one for of age) and of sound and disposing mind and memory, and not under any coerción or restraint, as the said deponent verily below and further deponent rayeth not. Geo W. Gales I worn to and subscribed by the said Sev. It. Galts before me Irm. N. Therfick, black of said Court at Shoule the 21st day of aug. 18 attestation whereof I have I Thom. B. Shey hereints subscribed my name of affixed the segl of said cont

Last Will and Testament of Awarda E. blankson Deceased

State of Indiana, Wartin County &S:-I, It m Do. Shufick black of the bucu of Martin County, Indiana, do hereby certify I that the within annexed It ill and Ilstamen of amanda E. Clarkson has been duly admitte I probate and duly proved by the testimony beings It. Gates, one of the subscribing witness. therito, that a complete record of abaid Will and of the testimony of the said beinge It, bates in proof there of has been by me dely made and recorded his Book "b" at pagel 291 of the Reco of Wills of said County, on attestation whereof, I have hereunts subscribed my name, and affixed the seal of said court, at shouls, this 21 day of august 1912 Um D. Sherfick Clark Circuit Court Martin Co

' Deceased.

I Matilda Crancy at the time a resident of martin boundy Indiana and being of sail and disposit Mind and memory do make publish and declare the to be my last will and testament hereby revoking all farmer wills by me made Stem II constitute and appoint Patrick Craney my beloved son as the executor of This will Item II I desire That all my honest debts Shall be paid as soon a practicable after my death Stem ITT I desire That my executor Shall use Pifty (850) dollethat is awed me by Mary & Craney therwidow of My deceased san Thamas lerancy being The balance an a note awed mer hy her to erect a head. Stone over the grave of said Thomas Craner I tem IV I desire that he shall use the sum of Two Hundred 2000 a Wallars to place a head stone over the grave of myself and my deceased husband Charles Craney Item I ddesire that the sum of One Hundred Con Wallace Shall be used in giving myself a decent hurial Hem VI I desire and bequeath to my beloved Grand Sano Planian Craney the paw of Patrick Craney She sum of Fifty (85000) dallars I hem VII I desire and bequeath to my belove grand san Banafice Crancy the san of Patick Graney the sum of Rifly (\$ 50 -, Dallars Stens VIII I desire and bequeath to my beloved grand daughter Makel Craney The daughter of Patrick Crancy the sum of Fifty 50 = dallars Them IX I desire and bequeath to my belowed Grand daughter Tillie Crancy the daughter of Patrick Crancy She sum of Diffy 50 00, Dollars and also my best-bed Item & I dister that if any of the grand children to whom I have left bequests as is enumerated above Shall not have reached a lawful age when

I shall depart This like That The money left to Then shall be left in the carried Their father and my san Patrick Craney who shall pay some to them when they reach lander age, I desire that he should not be required to give beard not to report to any Sterro XI dos is and direct hat the sum of June 19 20m, Mallons shall are used for muses formy Asparted 2011 Stem XII I decircind homenta one buting of zon Patrick (rang the rome of 6 me Spendre 1 Eighly 5. 300) Hallars. Them XIII desire that it water the whove to que athe and obligations aretpuid there being Cartemaining that The some be indefer maries for the Separted Ran 2 of Myrely, My Governed husbandy Children . Vin XIV I derive and begue ath to my grand daughter Mary Craney the dary her of my deer and som Thomas Craner My Suxa und her Futher's Oir live 2 There XV I level and beguerath to my grands zam Scharles & lerancy the sawof my Lecensed son Charles H Craney his fathers Protine XVI I derive and begins oth to my laughter in law There in Corney the suife of my som Puting Craney all the remainder of my house hald good 2 withress my handand real his the 24th day of November 1910 in The County of martin and The state of Indiana Matida & Craner attest to mark John mo Caren the foregoing institutent was signed sealed and acknowledged by said mabilda Craney as and for her last will and testament in our presence who at his request in her Presence and in The presence of eachotties have subseribedair names as witnessed there this the 24th day of Navember 1910 Junes ImChanern

The State of Indiana Martin County SS Be it Remembered That an the 13 th day of January 1913 James I Me Somer in ancof the subscribing witheres to the within and fore young last Will and Iretament of Matitida braney late of Said county deceased personally appeared before the Judge of the Circuit Court of Made Courty in the State of Indiana and being duty sworn by The Clerk of 2 aid Caurt upon his wath declared and Nestified us follows that is to say That an the 24 14 day of November 1110 he zow the said Mulita braney sign ken Hance to I it instrument in writing or and for her last Willand helament and That This deparent at The same lime heard The said Matilda berane y declare . The Raid in 2/ ununt in writing to be her last Will and Lestament and that The said instrument in wariting Mazal the Zune lime at the request of the said marilda legancy and with her consent attested and subscribed by the said fames I Me Hower and John III Carrier to presente of Laid Testator and in the presence of each ather is subscribing mil nesses there to and That the Quid Mulidal range was at The time of the signing and subscribing if said instrument in writing as Mousaid of feell age Must exmore Thoustwenty mexicongage) index Sundand deparing mind and memory and not undermy carrian as restraint of the said deform mily be lieve a und further departer trays not? June 2 /11 Gaverno Sware to and subscried by the said horses IMC Sougen before me I'm D Sherpick Clerk of Said Court at Shoots

The 13 th day of fare wary 1913 Vin & Sharing Clark In Alexarian rucherory I have herewith subsectibed my name and while od the seal & suit Court

State of Indiana Muslin Gundy 83 I VmD Shoring Ples kot the Circuit Court of Martin Circuit of On Jian a do hereby certify that The surface in newed Will and Pertament of Mattala Councy has here'd aly admitted to I solate and douly fround by the letimany of June & M. Genera and of the Surface of the read Will and of the bestimm of the rain James & M. General Will and of the bestimm of the rain James & M. James of the rain from Make and Regarder some of the Revertor of Wills of Lair County In allertation subsect of the real of rain Court at M. A hale there in daying of the Sheate there is the seal of the seal of the seal of the Sheate the seal of the Sheate th

(Verk (Grown Court martin Can tz

In the name of the Benowlent trather of all, of lames Sandin being of sound mind and memory do make publish and declare this instrument to be my last will and testament, revolving and me heretofore made,

deter I et is my will that my for end expenses doctor bills and the expense of my last eichness be paid by my executor as soon after my death as is practical.

Itim 2, 50 my beloved wife, Sarah Jane Sanders it is my will and desire that she have the use of all the remainder of my estate during her natural life and if rucessary for her support and comfort that it to be the entire estimate the same is to be used for II purpose.

I tem 3, I morninate and appoint my find bharles Hardwick and to to of this my last will and testament and by this will create min a trustee of the lite estate to have and to hold during the life of my wife, I know she outline me Sald I wonter to use said estate in the support of my wife during her natural life.

Item 4. with the worth of my vaid wife and the expenses of her funeral and last sie fenere are paid, and the expenses of the trust are fully administrated I give and bequeath my estate as of lows!

oten s- do my son Binginin Sanders, I give begreath Sen, (810.00) Willars.

otem 6, - To my daughter & Corence England, & give and begreath Fore (5000)

Item 1, do Adaline Hildwan my daughter, of give and begueath this (5000) No dans.

Item 8- So my daughter, Diecy Senders, whose name since her manuages is unknown to me, I give no part of my estate.

Item 4- do my daughter Predence Hour. ton, of give and bequeath Three Houndred (\$300,00) Wollans,

Item 10 - To my daughter alfielda Dibble I give Englosellard, Deguath Three Houndred (H. 301, 35) Wollard,

Itum 11- To my Rone, Josephus Sanders and Jasper Sanders I give the remainder of my estate in equal proportions.

attorney of this my last will and testament,

June, 1911. — James Sanders.

(Sue Couldle following from!)

State of Indiana vs:-

day of June, 1911, James Sancles to us well known Rigned the foregoing in trument in typewriting in two pages as and for his last will and testament, after the same had been read over to him and in one presence and hearing and we I serge W. I sates and I became Witnesses in the presence of the David James Sandes and in the presence of the David James Sandes and in the presence of takk other, at his request. I were under our hand and seals this the 17 day of June, 1911.

Hiam In Cormiek.

The State of Indiana, martin les, so!-Be it remembered, That on the 3rd day of Leb, 1913, Hiram Mc Cormick one of the subscribe witnesses to the within afforegoing last Itill and Testament of James Sander I late of said County, deceased, personally appeared before thelland, Sherfick, Clerk of the bient bout of Martin County, in the State of Indiana, Taf ben duly sworn by the black of said bourt of martin County, in the state of Indiana upon his outh, declared and testified as follows, that is to say; Shat on the 17 th day of June 1911, he saw the said, James Sanders, sign his name to said instrument in writing as and for his last Will and Testament, and that the said instrument in writing was, at the came time at the request of the said James Sanders; and with his consent attested and subscribed by the vaid Hiram ? 6 Comice & in the busines of said testator, and in the prevened of each other, as subscribing witnesses thereto and that the said James Sanders was at the time of the segning and subscribing of said instrument in writing as a resail of full age, (that is to some that is not send of age) and of some of and one of and not under any correct or restraint in the said desponent veily believes, and further deponent says not, Hicam Sie 6 smile R won to Excuboration by the said Hiram motormich beine me, Ihm, io. Sheefick black of eard Court, at Hest Shoals. The 3 rd " February 1913 Stru, O. Sheylick

In attestion whereof, of have hereunts subscriber my name and officed the seal of said Court Itru. W. Shefick State of Indiana, 116 article County, So!

If William Do, Sherfick, Clark of the Cutant bount
of Mourtin County, Indiana, do hereby Cast, if that
the within amost I Well and Sociament of Lames
Sonders has been duly admitted to probate, and
duly proved by the testimony of Hivam No Commit
one of the subscribing witnesses thereto, that a
complete second of vaid Will and if the testimony
of the said Hivam No Commit are proof thereof
has been by me duly made and recorded in Jith
"6" at pages 299-308-301-302, My the Record of
Wills of said County.
In attolion where of I have hereunto

Substituted my name, and affired the seal of said Court, at Shoule, this 3 day of Feb, 1913

Thu. W. Shoule to be souled to be substituted.

(boadile of will which by mistake was not recorded until after the above proof)

Be it remembered that I, James Sanders do wake publish af cleclare this my exercicle to my last will at Sestament heretofore made, it here as an exid last will af Jestament of gave my daughter a bequest of an undivided interest after paying cortain bequest frame the making af publishing of said will I have provided for said Poucleure Bamilton all her part and interest on my Estate by it is ordered afcliceted by me that she have no further share in ostate.

Viren under my hand this 29 th day of January 1112, Hilliam Patters on

Hidean Malleson

Hiram M. Cormich Witnesses at the request of
James Sanders Listator,

This 29 th day of Jan, 1912 Horan Mc Cormick

Deceased.

by innumers our nights to ad as usereature of the will of tunio thereofored and the transfer of the transfer o

I sew a Brooked of Wildwoods Farm, Martin bounty, Indiana bring of sound mind and memory, do make and dictard the my fail will and testand the last wife and direct the bayment of all my just dutte.
Second. My bakers, Finlows and keepakees, I distribute and bequarth as filters.

as my an Tremos Jiffgran, my war papers, two family bibles and records

To my as, Leura, my awords, 202h, Nordder strake, army revolved and its belongings, and the Unels Dan Hold watch.

To my con William Francis, my field glasses.

To my son Horace, my old aber watch and MEMahan Horida cane do my con Danul, in Dan Brooked caus and the watch & am now

To my daughter May, all the household and kitchen furniture and felorizings that who may aftect.

Third. I give and lequeath to Thomas Jeffman Brooked of Leurs Brooks as towards for my rephew, beyonous Waldo Brooks, if he to lung with me at his time of my death, Iwo Hundred Dollars to be by aid trustees expended in he discretion of said trustees, for the brooks of said trustees, for the brooks of said buymows Walds, for his education or otherwise. Toward. While advancements abready made to any of my children and all febto now owning to meetly any of my children are howely.

concelled and declared faid and released Lifth. The residue of my property of wary kind, to be durded among my Indones as the law of the state praide.

Sixti. I do houly afternt Shemas & Brooks and Lurio Brooks executions of this will.

In testimony whereof I have set my name and real, thus 14th day of August, 1897, and coursed the same to bountnessed by Egra hillies and Samul H Hoyd who in my busined and at my request have subscribed their names bursto as witnesses.

Suris Brocks (Sie)
Sul scribed by the said devis Brooks in our fevences,
and by him dichared to be his last will, and attested by us as such,
in his presences and in the presence of each other, thus 1 H day
of August 1897. Samuel H. Hayd, Egra I tillips

The State of Indiana. Martin bountry SS: Be it remembered that on the 20th day of April, One Straway and Hundred Thirteen, Egra Phillips one of the subscribing witnesses to the within and foregoing last Will and Testament of Lewis Brooks, late of said county, duesared, personally offered lefor bleck of the birait bourt of Martin bounty, in the state Indiana, and being duly sworn by the blink of Fraid bourt, will his outh, declared and testified as follows, that is to say: that on! the 14th day of august, 1897, he saw the said Twis Brooked sign his name to said instrument in writing as and for his last will and testament; and that this deponent, at the same time! heard the said Tewio Brooks, declare the said instrument in in bias all tart bus, turnatest bus live toal air a do printing ptrument in writing was, at the same time, at the request of the paid Lewis Brooks and with his consent attested and subscribed by the said Egra Phillips in the prouse of said testator, and in The presence of each other, as subscribing intrusses shoreto; and that the said Lune Brooks was, at the time of the signing and subscribing. want wom, as tart) soo lled to bisserots as , printing in transmitioni bisse to twenty on years of age), and of sound and disposing mind and memory;

and not under any coercion or restraint, as the said deportent unity bet

raid court at Shools, the 22th Lay of Upril, 1913.

In attentiation where of a hour human subscribed my cromes of the best of the seal of soil bount. US To the first of the seal of soil many hours of subscribed and manual manual

I. Washing certify that the within amused Will belament of Twis Brooker has been a been buy certify that the within amused Will belament of Twis Brooker has been buly admitted to probate, and duly prand by the testimony of logic Chillips, on the well-conting witnesses togets, I also complete record of said will, and of the testimony of the paid complete record of said will, and of the testimony of the paid complete record of said will, and of the testimony of the paid complete of the second of the sec

In attestation whereof I have hereunto ruborited my name, and officed the road of said board at Shouls. This 20 to day of afoil, 1913.

Whoto marind tried trisical kuld, Asifra Bourt

I, batherine Haughton of martin County Incline being of Round maid and disposing mentions do make and publish this my last will land testament

Atem 1 It is my desire that all my furt debte and funcial expenses be paid on tof my personal estate, and any seridue of my personal estate remaining after paying of each debte and funcial expenses and the expense of administration, of wire and begueath to my some 16, blay 16, nghten, my daughter, onla & Okhaugh and my grandohildren, blay 16, White may me albaugh, and Sertucke Walker, children of my deceased daughter, ones in the following proportion, one third to my daughter, but a little augh, are third to my son, 36, blay somighter, but I little be clivided equally between my said grand children be any H. White Daught between my said grand children being H. White

I will and devise and begueath to my daughter Onla Elivande that built of my real estate in matter to an endine described as followed; a part of vection fire () and six (6) town two (2) north varige of recet, & immering at the South East corner of the South west of carter of the north east suarter of section for & (3) town two (d) north range for (4) West, Thence ruming west That ne (31) rock and sixten (14) links, offine no El fortified with dinne west due hundred and Sevent There (273) ... is to the late River I have following the meanderings of White River in a mortherly direction to a social rinciptus wells due north, the quarter vection line Comming East and West of Sund Section five (3), Thena Olast two Hundred En leights three 283) rocks to the west line of James Williams Lund. I have a south Princh (40) Evels and twenty-two (22) links to the placed of beginning Containing wire Handred and two and 34 acres

Last Will and Testament of Catharine Houghton Deceased

Atus 3-I will and devise and bequeath to my grams children blay & White, mayne albangh and Sextruite Walker, children of my deceased daughter Inex, that part of my real estate we martin bound Indiana described as follows, Commencing at the South East Corner of Section thirty two (32) town three (3) north range four (4) west running thence north if ty three (33) rocks by fire and out half (52) feet, Thence West one Hundred and thirty Eight (138) rods, Thence north Forten (14) rods and One (1) foot, of hence West forty Eight (48) rods, Thence south fourteen (14) rock and One 11) fort. Thence West One Hundred and thuity Eight (138) rods to White River, There South westelly with the meanderings of said rever to a point forty three (43) rocks And & of a foot due south of the foregoing East and West line, Thence East one hundred and fifty seven (137) role, Thence north 16 East One 11) had and five (5) feet, Thence south 63° East two (2) rods to a point even with the foregoing East and West line, Thence East Seventy orine and One half (79/2) rocks to the north Gast Comer of H. Clay Houghton's 15 acre tract of land. There south ten (10) rods and (4) and & feet, There bast One hundred and three and thinteen sixty minths (103 ct) volv to the place of beginning, containing one hundred and forty Eight hundreths (100 100) acres in the proportion of the undivided One third (3) Each,

Item 4

Dwill, devise up bequeath to Joseph Lockword, ones maddey anna Laura Routh Greel, Lockword, Weland Lockword, Brooks Lockword, Caron W. Lockword, Well Lockword, grand children of my late hus band and children of his deceased daughter, Phebe, and the Mayge Sammers, Thurman Dummur, and Nova Summers children of the said Phebe's deceased daughter, Wate: the following real estate in Martin County Indiana.

Commencing at a point fifty three rock and Englit hips north of the South East corner of the section thirty two 32) Down three (3) north range four (4) West running thence west One Hunched and thirty Eight (138) vols Thence north fourteen (14) rods and One 1117 out, There west forty Eighty (48) role, Theree south fourteen (14) rolls and one (1) foot, There west One Hundred and thirty Eight 1138) rools to White River, Thence north Eastelly with the meanderings of said river to the South West corner of Sherman abel's land, which is fifty four (34) rode and twenty one 21) links due north of the aforesail described East and West line, Thence Oast two Hundred and Seventy six (276) rods to the cast line of section thirty two (32) Thence south fifty six (36) looks and fifteen (15) links to the place of beginning all in said section 32 and containing 100 7th acres, The said Joseph Lockwood, I miz Maddox, Anna Lama Routt Gruly Lockwood, Delano Lockwood, Brooks Lockwood anow rockwood and Well Lockwood to have and to hold an undivided one ninth 's each and the Daid maggie Summers, Thurman Summers, and Prova Summers to take the remaining one winth I there of in equal portions,

Item 5 - I having conveyed to my sou, 16, 6 lay Houghton such part of my real estate as a desired him to have of make no bequest to him of real estate to him herein.

Stew 6- I hereby appoint my son, Ho, Clay Houghton as executor of this my last will and testament and ask him to accept the trust and carry out the provisions of this will. In witness whereof I have hereunts set my hand This 1st day of Orovember, 1954 Cathrine Houghton.

Last Will and Testament of Catharine Houghton Deceased

Signed by the testator in om presence and allumbered by her to be her last will and testament and signed by us in her presence as witnesses and in the presence of each other. This I at day of november, 1904

Onther C. O'Brian

Walter House.

The State of Indiana, martin bounty, &s! Be it remembered, that on the 13 th day of June, 1913. Walter Hays, one of the subscribing witnesses to the within and foregoing last Will and Destament of Catherine Houghton, late of said County deceased, personally appeared before I udge Jaculs W. Ogdon, Indge of the Circuit Court of martin County, in the State of Indiana, and being duly sworn by the blerk of said lourt upon his oath declared and testified as follows, that is to say That on the 1 st day of nov. 1904 he saw the said botherine Houghton sign his name to said instrument in writing as and for her last will and Testament; and that this deponent, at the same time, heard the said batherine Houghton declar the said instrument in writing to be his last Will and Testament, and that the said instrument in writing was, at the same time at the request of the social Cathrine Houghton and with her consent attested and subscribed by the said Walter House and arthur C. O'Brian in the presence of slaid testator, and in the presence of each other, as subscribing witnesses thereto and that the said bathring Houghton was, at the time of the signing and subscribing of said instrument in writing as aforesaid, full age pas, that is more than twenty one years of age) and of sound and disposing oning and motunder any overcion or restraint, as the such dependent verily , believes, and further deponent saileth not.

Walter Mayor,

Snow to and subscribed by the said Walter bays, before me 10 m, 10. 8 hefick, 6 lack of said Court at Shoute, the 18th day of June 8913 Um. C. Sheefield & Certe In attestation when of I have hereunto subscribed

ony name, and affified the seal of said court Jone, W & Kerfiele.

State of Indiana, Martin Cor, se; I, Ulinian V, Sheyick, Clube of the Circuit Coule, matin volinty Indiana, do Siendy retify that the within almose of Will and Destament of Continence Houghton has been duly admitted to probate, and duly proved by the test in our of Warter War, one of the subscribe Wilnesses threeto, that a whomblete recoul of said Hill and of the testimony of the vail · Cutherine Houghton and boot tweel, was but by me duly made and recorded an Book 6 cet pilyer 305 306 307 308 and 309 of the read of Il view of said County.

In attentation where of, & have Resente subscribed my name and office ! "the seal of said Court, lat Sh. ale, this 13-day of Julie 1913

60 lei R

310 Last Will and Testament of Joanna Hould Deceased. In the name of the Bener-lent Hather of Joanna Hufflof the Countr of marline and state of Indiana being of sound muid and disposine menal Ido make ordain, publish and declare I his my last will and Vestament hereby revoking and declaring void all wills by me Sentofore made, Item 1.2%. of is my will and desire that all my just debto be paid out of my estate, I tem 2 net. I do give devise by bequeath to my beloved children Delle It incles for mc Would Houff, Herry W. Half many & rouff, Edward In. Houff, Cora Welle Huffand Wollie M. 76 uff all the estate of which I may be suzed or passioned at the time of my decease real peromal or mixed to be directed equally share and share alike. Atem 3 rd. Chief I afripaint my some James McDonald Houff, Executor of this my last will and testament and confidentially trust and believe that he will deal justly with my Children. Item & th And I appoint my son James Mc Donald Houff by chitin of this my last will and testament quardian of any of my children who may be minors at the time of my decease. Witness my hand and seal this 14 th day of December 1889, Ivanna Houst

Las

The above Will was by Lozuma 26 aff in one presence and not his her presence in the presence in the presence in the presence of each other declared to be the last with and testament signed sealed and at her request, We hereunte subscribed our names as witnesses this 14 th day of December A.N. 1889 Success this 14 th day of December A.N. 1889 Success the Market Sargent,

The State of Indiana, Martin County so: Be it remembered, I hat on Othe 8th day of July 1413, Lucian Edmonson one of the Subberibing witnesses to the within and foregoing last will and Testament of Joanna Half late of said county declared Openomally apple and before the black of the County Court of Martin County, in the State of Indiana and being duly suom by the bleck of said Const upon his outh declared and testified as Followy I that is to any That on the with day of December 1889 her saw the said Joannta Houff declare the said instrument in writing to be his last Will and destament and theat the said instrument in resiting was at the same line it the request of the said I ama Haff and with her consent attested and subscribed by the said Lucian Edwardson El Parlson Bargent in the presence of said testator, and in the presence of each other as Inhoenbury Witnesses thereto and that the said Joanna Houff was at the time of the signing and subscribing of said institution in writing as aforesaid of flet age (that is more than twenty-one years of lage) and Sound mind and me way, and not un

sing Evereion or restraint as the said despondent verilly believes and further deponent says out. I have an Educated in the said Lycian Education before one I'm D. Shapek, bluk of said Court at I houle the 8th day of July 1913

21 m. D. Shapek, Clark
In attestation where of have hereinto subscribed my 1 - and and affixed the seal of said court.

State of Indiana, Martin County es; I William D. Shurick black of the martin Circuit Court by martin County. Indiana, do hereby certify that the within amexed Will and Vistament of Joanna Hous has been duly admitted to Probate and duly prived but the testimon of Lucian ledwondson, one of the subscubu witnesses thereto that a chaplete record of said will and of the testimony of the baid ancian Edwardson in golor, thereof, has been by me duly made nedded in Book "6" at stages 310, 311 & .312 of the (Record of Wills 4) 3hill county, In attestion Where of I have hereunto, subscribed my nature and affixed the seal of said court at Shoals this 8th July 1913 Mm. 10. Shapek

Deceased.

Comonwealth of massachusetts Middlesept SS.

Profate court). Charles I meinter Exquire first Judge of the Profett Court within and for said county of middless here by cuty that William 5 Rogers whose signature is officed to the unioned contifically and attested is the Register and property Certifying officer of said court and has both low the endorsy of the Deal wint all the records books documents and potens of or appertaining to Dail court and that I will certificate and allesation are in last form and entered to full faith and Credit Im witness wherefor I have here into set my hand this twenty wenth day of December in the year four Continent mint hundred and clover Thailes f. suc Interefint Judge of Profate co K. William 5. Royers Register of profets court of Said County of middles ado hereby certify that Thurles of inc intire whose name is Subscripe to the above certificate is the first Judy of Said proporte count duly affrond Swom and pullful and that the signature of Said Haly to Said certificale is Lumine

Im within where I have hereinto set my hund out the seal of said county that hours south leve of Necessite in the year of our food cell Thousand nine hundred and eloren Ifm, & Rogers Register of Probate Coast

from Count of Italian of Royan Register of probate Court of bail Camtro of Fredeling The Sent of probate Court of bail Camtro of Fredeling The Sent of the Cutoff of the Sent was not the Grater of the Sent was not the fiften of reflections to bail court here of certifiethe fufew secunt cameral to be true copyed of fafter at literary to sent court hand or fifth out Lections in the office of Said Court truit

The wit petition Betation Decree Boul and Reder of appointment of execution of the will of Setherine a George late of population haid towning of the will six been account water was by souther Bestiff that the proof of Back will are no proofer or Statements of Sufficient of Proof on fell only record in haid court and I also cate that it appears of record and him of such sout that heid should in the spears of the second and him of shart sout that heid should interest south of shart sout that heid

Fruit Set and the Silver Plate! Dea Set hil, muly belonged to

Offers Said Many I fine hundred Dallars by field I lass and

Sweath I Sine to Herfest R Hate I Said Towell Austand of Til

Such ail faintings in him house in dais

Ing mother

Pou -

- Thill Four

. Fiftu

Towell

except the leil Pacitings by Bilows and Profinell as he me select I sime to my need Parline & In Spalding willow of the late Charles . P. Afulding of Sand Tomell two thous mic Tollars my Inspicem Watch and Chain any my rosary I God to my Hephen William Townight Son of the Said William &. Timingshing of Said Rowell fine thousand Dallars my Poutisespe and photographs my mention laddle und all my Silver Murked Ugin ystort I Sinto my Mice Ethal Junghe Daughter of the Suit Stillian & Pringston of Said Lowell authorized Dallars my Stald Ring with theel Diamonds my long Stone Cames Prin and comes Seevel Buttons, my Swall Ward watch and Charin wait my Punting on Porcelain of modomice or magadeline . Elweth I Shouth my Brothn William E. Levingston Offoresault the Sum of Frie thousand Dullars in But how ever for the rellowing purpose to Supely und Securly invest the Same Collect the In come thereof and Pay cover the Said In come Sun would tomy hiere Edilh rivingston Dunghler of the late D.r. alfred from gelo af Pitafielding Said State of new Hamp Shire During her life and whow author Decrare the Principal of Said must fund Discharged of all But that be purt to my sout mother Villian & Ini of the him of the death of the dard Edithe the Said Priceful of Sur but fund dicharged of all Musto Shall be divided equals among the Children Haking his or her Purcuts Share by night if representation I live to the said Edith my onex Medical and Coors, and my Salet Jenaha- There welth I South martha S. Keed of perormelin the communith of mus acrusetts and funded dellar, my believe after Spron and he silves be cream that · Therearth I Styl to Eligabeth Francon Kent of Dent Converse Coul Sunday dollars and my Liver Salt cellars. fourtenth I but cover l'infus l'en (. 11/ 12.00 g e mercury with the Reductal Fifteenth I Ine tony Course Elesabeth affatt wilow of Leve affatt of Reading in Sail Communerth of maria chiraction.

316 Last Will and Testament of Deceased. One hundred dalfars There Sixtendly I sime to abbe & Nation of Sur! Towned line hundred dollars and Out of my burkish things how Subalit by my Executor tout Seventuith of Sime to a belaile V. Habion of Said well and hundred Dallars and my Ratton That now in my new my Room Eighteenth I live to mary E, conshing of had would daughter of the latt Harvey Silver Que hundred ! allars by moraic Ink Stand and a herbish hing to be by her beliches Unietenth & Sive to me Statler S. Vario of Said Contineous my Thu Chinese Runch Bool Twentysth I Sime to many a, Davis of Said Tentracort out hundred Dallars and my long comes Pin thought I like to Dr & S. Bloke of Boston in Laid Communelth" d. Inassachusett a facility balled an dulim day by Rickned thirty Tout second I fine to June O Borne 2- Coochman now in my suply five hundred Dallars tout the I shirt I sorge butter if he is in me employ at the trens of my Deceuse Jifly Dallars Tout fouth I live to each of the mail sevant who are in my employ at the time of my Decrue trouty fine Dallars provided they have binning employ one fear Tout fifth I Sive to new thur chin toutor cook afford said Sometimed Called the New Sersesulone Church the Sung one Prousoned Dallano I Some to the Controcook Vifray in Sand Controbook and hundred Dollars Touty Some I Spee to Blossom Hiel Curetary in Said Concord fine hundred Dallaroin hunt however for the following furfore viz to Safely and Securly Invest the Same Callet the Income thereof and Expend Said Income for the propper care and preservature of Ing rat me Said Seinetary & Direct that after my fund no one else Shall be Buried in Same Tat Tout First I direct my executor to cause to be Erecle (in Said cometary two Sutrable head Stones Costing not more than Que hundred Pallus . Each one at the Grane of my late tuesband and the other al my own Grane

hour

twenty Eight if E, F, Flanders is living in my house in Contineous Mitherine of my leath & think him one hundred vallars hours windt if my Brother is living Vallein & Livingshe Shall be lives at the time of my death I line device and bequeath buthen all the rest hour have Resident and Remander of my estate Real and Person at and mixed of which I may Die heiged on Possessed or to which I may be hillted at that Time of Day Deceased to have and while the Dame to him and his heir Treculos administrator forever Thurtust If my Said Brother Phould not beliving at the him of my Decense I Sme device and begreath to many & Living ston her wife madelition To Prior bequeeth to her one third of all Said rest residul and remainder If my estate real was fersonal to have and to hald the Sume to her and her heis Executors and administrators for ever thirty fint the Runaing two thirds of said real residue and remainder & Gize dermi and bequeath to the Children of my Said Brother William F. Livingshie To be divided Egualy among them share and show allie the Isue of sugary Deceased Children to take the Share which his or her farent would have tokunhad he on the living at the Time of the Deceased of the Said William 6, Levingab- The Teantoocook which I have designed : as my place of Residence is a part of the Down of Hopkinton in Said Stale of new Haufshire In Ocitimes where for if the Daid Caroline I, George have heretait Del- my Nand and Seal of Sois Tomer this Sevententh dy of april in the year nineteen hundred Caraline L. George (Seal) Signed Scaled published and obeclived by the Sail . Euroline I Groupe at said Cornell as and for her last will and testament in Presence of the witness hained below whom her Presence and at her Request and in the Presence of lach other have Superified there names in witness hereto Al Every + Hichardson Horze R. Richardson Sunal M Richardson Know all men by there presence that I Garolino & George or Controcook being part of the Bown Happmilon in the State of new Haufshore Here by modery the will made and Executed by me on the Seventeenth of afric nineteen Hundred

in the fallowin manner Viz In slead of Giving to

John Paul George all the Real estate belonging forme in the Stale of new Waco for hire as Stated, in the third clause of my Dail wir I except from Soul real estate all the real estate which I own in Stallon and in Suttomin Soil state and the Dark Hallon and Rutton real estate I Sive to my Brother Spilliam D. Tomigston of rowel in the conty middlesex and Comon wealth of In assochusett to have and to hald the Same to him and his heers for ever no Withins where four I Ho Sail Failure J. Stronge have hereunto Set Iny hand and Seal this Seventh day of Pinay in the Year Henriture Handred Caroline 1, Bearge (Sine) Signal Scale (and published and declared By the Sand Parlice & George at Towell in the Country of middlerex and Comonwealth of Massachusetts as and for a code cit to her last will and testament in Presence of the wituenes Hand below toho in her fresence and at her request and in presence of lach other have Sufscribed there names. as Vatures here to George PRichardson Scorge R. Richardron Dawal M. Richardson To the Honorable The Judge of the Probate Court mand for the County of Middlerex Respectfully Represented Villiam F Tryings for of Joues (In the County of Middlery That Carlina L. George who last dwelt in Lowel in Said County of Middlesex died on the trought day of June in the year of our ford Out thousand nine hundred and Sox possessed of Jords and estat Remaining to be administered leaving no histand and as he only hors at low and next of Kind these persons whose Names Revilince and Relationship to the Deceased are as follows on't Stilling & Rilator Stilling & Rocker William E. Livingston) Concord 21.74. Edith (wingston) Nice only Daughlir of a lecensed brother Celfred Tevengel

That Said Deceased left a will and Codacie husewith Prisculd herein your fetherer's named executor and coherein the testatrix has Requested that your fethere be Exemple from gring a Suity on his Bond where your fetitioner prays that Said will and codoace

may be proved and allowed and retters testamentary Issued to his without Shring a sweety on his official Bond and certifies that the Statements here in Contained are true to the best of his Knowledg and belief Dated this fifteenth day June a. D. 1906

Middler S3 Subscribed and Swow within fifteelf day of

William & Lynngston

June Q D. 1906, Before me Orm Prull Shift and Institut Proce The kindersigned being all the persons. Interested in the estate who are of full age and legal copacity other than creditions and the Guardians of persons Intenses there in here by concent that the about named Pelitioner be execupt from giving any Surety on Buch Convonvallh of Massachusetts Profate Court to the hers at Law next of Kin and all other Persons Interested in the estate of Carline To George latt of Cowell in Said County Deceased where as a certain Instrument Purpolion to be the last will and testument and one codocil of Spid Deceased frank fin presented to Said coul for Probate by William F Dingslin The prop that letters testamentary may be Issued to his the Exector That in hand without giving a Switty on his officed Bond You are here by cited to appear at a Probate court to be held at nowell in Said County of Middlesex on the Sevententh day of Suly a D. 1996 at nine Oclock in the formoun to Show cause if any you have why The Same Should not be granted and Surl petitioner is hereby Diriched to give publich notice thereof by flething this cituation auce in lack well for three succen cover He withe Joque Daily mail Preuspoker published in Jower he last Puflication to be one and day at least before Said Court and by mailing Pastfaid or Admining a cappy of this cituation to all Known person Interely in the estate Seven days at least before Dail court Dities Charles S. Maniter Expound first Sudy of Sand court this fifteenth day of I we in the year one thousand wine hundred and Sx It & Rogers Register I have Served the above citation as therein Ordered By Kublishing and mailing

DEurge R. Of Richardson for Pelelones

Middlerex 35) Thew Bersonly appeared Is zong A Richarden July 16th ad 1906) and made Oath that the about Relians by him Sufscribed is total Before me James A Sarage &P at a probate Court holden Cowellin and for Said County Middlesex on the Seventienth of July in the Jean of our Lord Que Thousand nine hundred and Six On the petition of William To Twingshow of Towner in the County of Middlesex Praying that The Instrument there with Presented purporting to be the last will and testament one codocil of Caroline (Seorge late of Joques in the Said County of midlierex deceased may be proved and allowed and letters testamentary Issued to him the executor thanks named without Giving a arunty on his Bond. and the his at Law next of Kind and all other persons interested having bin natified according to the order of the court to offer and Show cause of any they have organist the Same. and no party offecting there to and it appearing that said histran are the last will and testament of Said Deceased and were legaly executed and that said testatrix was at the time of making the sun of full ggl and sound mind and that Said petitioner is a compating person to appoint to Said meet It is Thanfor a Decided that Said Instrument be approved and allowed as the last will and testament of Said Deceased and letters Bestomentary be Issued to david felitiones he first giving fond without Switzer for the due Is Eo. 7 Towton Ludy of probate Court 110-71643 Clartine J. y Eorge Brofate of Chill without Swelyis Retition-Cutation Decree filed June 15th 1906 Returnable July 17-1806 allower Rec. Book - 680 Page 638 will Books 687 " for Setitioner Richard Bull & Price Lowel Mass. for Reefondant

Know all mew My There Present That I William. F. Vignigston of Toxwell in the County of middlesex in The Comownicalth of massachusetts au halder and Stand frimly found and abligadidato Charles I, mentice Drywine First Judy of the Probate Court in and for the Canal of middlinex in the full and Sust Sun Sinty thousand Wallurs to be fail to Said Judy and his Successors in Sand office to the fayment wherefound bind myself and my heirs executors and administrators by these presence Sealed with my sexual dated the fifteenth day of Saine in the year of our Ford and Thousand nine hundred and six The Condition of this ofligation is Such that if the about bounded William D. Dingston executor of the fact will and Pesterning of Caroline & George late of Youvell in the Sainela of - middlesex Deceased Lestate Shall, first make return of Sant probate court within three mouth after his appointments a true Inventory of all the real estate and fersonal estate of sail Deceased which at the time of these making of such Inventory Shall hung Come to the possession or Knolledy of Saul executor Second administration according to Jaw autotherwill of Soul deceased all the Personal estate of Said Deceased which may Come to the forsession of Sail executor or any person for him and also, the proceeds of any of the real estate of Said Deceased that may be sald or mortgaged by said executor sund Third render lipon Oath a. Brue account of his administration at least duce a hear butill trust is fulfilled unless he is excused There from in any year by Said Court and also render Such account at Such other times as said Court may order These this Ofligation to be word Otherwise Foremainingfull force and virtue Signed Sealed and Delivered in Procence of Halliam & Sheppard William & Caringston (Seal) Middlesex July 17- a D. 1906, Examined and approved Georg & Lanton Judge of Proporte

(Seal)

William & Tivingston the mithin hamed breeder aiclare that to the best of my Knulledy and feleaf the Istate and effects of the within named deceased do not exceed in Value the fallowing mentioned Sums by Real estate 2 Gailine V. George Execution Box Personal Estate \$ 30,000 Segund Millian & Sevingston portract Suiter aformed duy 17-130 Rec Book Donnow Stealth of Massachusetts Propate Court Middlesex SS. 10 William & Dying'ston of Wowell in the County and Comonwealth offoresaid You are appauled specutor of the last will and testament of Carling Theorge late of consell in Sand County of Tridollisex deceased testal which will was proved and allowed on the Sevententh day of Judy a 1906, by Said Court autishow of record in this County and yourse requested to make and returninto Saire profate court within three months from the date here of a true Inventory of all the real estate and personal estate of Said deceased which at the time of the making of such muentory Shal have come to your fossession of Knalledge to administrator according to raw dul to the will of sail deceased all all the Personal estate of Said deceand which may come to Jona panes or that of any person for you and also the proceeds of any of the real estate of sail deceased that may be sald or mortgaged by you to render upon outh a true account of your administration at least ance a Leave until partrust is fulfilled bules expused there from many years by this Court and also within three months to come ratice of your Afonitment to be Parled in two or more public places in the city of Town in which said deceased last duel or cause the same to be puffished Quelineach week forther succinive weeks in the Jones daily Madel anews paper published in Cowel and return your fidavit of having Pane such notices with a cof thereof to the profate court witness Charles In cintire Exquire firt dedge of Said court at Lower this the 17 day

a. true Reco.

Sr. E. Rogers Register

The franthe year of our Ford Our Thousand him hunche of and six

Irecutions Letters Rogers, Register Ree Book 680 Page 638

no 71643 Carline L Levise

Be it known That I Lizzie Darguit do make and Bequesth this as my Last wie and testament & direct That all my Just-debts and Funeral expenses be paid that my son maxwell dargent to be fail out of my estate the Sun of Three hundred Dallars in each with to have all of my Househald goods the Following articles to wit wo quilt two Conforts are paice num wood blanker our Freding Bear One good, feather Bear four fillows also. Pillow Slips and Sheets That my Daughter Ruby Oston have out of my estate the Sun of Outhundred dallars in Cash That the Remainder of my Estate be equally divided between all my children is wit Jasker a. Dargent Homer S. Sargent Ruby astom maxwell Dargent-and the heirs of my deceased Daughter Flossie m. allen I do here by afforint Jasker a. Sargent as my Executor of This my Last while and testament Signed on the presence of O B. me nobb and Thomas. J. Hore on this x3 day December 191. Elizabeth Sargent we. B O Mc noff and Thomas I Gorz in the Presence of testator Liggie Sargent and in the Presence of lack other do. witness the about this December 3-1913. B @ Me naffe Thomas your Be it Remembered that On the 19th day of December 19/3. Bert O. Mchabl and of the Subscribed witnesses to the within and For 2 going last will and Perlainent of Elizafeth Sargent latt of Said county deceased personally appeared from me The clark of the circuit court of martin county in the State of bushand and being duly swoom by the class of said court refore his Oath Leclares and testifies as follows that is to Say that and the 13 da of December 1918 he saw the said Elizafeth Sargent Sign her wave to said Instrument in writing as and for her last will and Terlament and that his deforent at the Same time heard the Said Dligafith Sarquet declare the Said Instrument in writing to be her Fast and Reslament and that the Said Instrument in writing cows at the same at the request of the said Elizabeth Sar gent and with

her concent- allisted and Sufscribed by the Said B. O'me naft and

in the Presence of the Said Islator and in the presence of late other as Superented witnesses thereto and that the Said Engadate was at the time of Signing and Superched of Said Instrument on writing as follows of full age that is more than Downty and Jewis of age) and of Sound and coloposing Iminicand memory and the lunder any oceaning or restrain so the Said despondend venty belease and fuller deponent Says not that affair witnesses Said wice in the name and Sigle of B. D. Mc Math

Sovorn Is and Subscribed By the Said B. O Mc Noth, before Ine to my sherfick allest of Said court at Shords the 18 day of December 1813 Omosherfick allers in alleman wherefore I have herein subscribed my nume on off the Sear of Said court comosherfick

State of martin comy 33
I como sheefeeth Clerk of Circuit Court of martin comy
Indian do hereby certify the within americal will and Balament
Elisa Sargent had fine cluby admited to foofoll and duly floud
by Pealaury of Bert O Mc Naph One Of the Suspensial withinene
hereind that a caughte Record of Said with and of the Pealawory
of the Said Bert O me Napp confirmed thereof has bin by me
duly on all and Recorded on Bours (6) comfoge 223 of the
Richard of coiles of Said County

In allestation wherefore I have hereinto Superisted my name and officed the Seal of Said Court at Shoals this 14 day of December 1813.
Out & Short Elect Circuit Court more

2n.L

311

Souther name of God and, and the Bene of the Ather of all. Phillip Hullon of martin county), diana being of Sound mind and disposing memory do here by make and declaring last will that Westament that is to Suy it is my were that all of my had delto be fully Equaly Paid I will and populath to my beloved wife Handy land Hullowall of my property Real Deworal and moved Remaining ofter my Just debts have been Paid I do here by appoint nancy Jane Hutter my beloved stofias Descritic of this my just Will and Meslament De Vitues wherefour I Phillip Hullowinave hereunto Sufscribed my mand and I do int by declare the a fort and foreyoung to be Try rail shill and Westernent in the Presence of James Hatther and Smilter Hays-the the 12th day of Descuber 1713 Phillipp Lullow The landers is need do here by certify that Phillip Hullow did in our presure und nothe Presence of each other Sognound Seal the a loud Instrument if withing and dul Compeny no our Presence and hearing and in the Presence and hearing of each within duction his Same to be hos last Fiel and Pestament and we do here by in the Presence of Said Pridlip Hullow and in the Presence, Jack Where Sign wend Subscribe were hands; in Vitues of the browling of

The foregoing Instrument there the 19th lay of Neventer 1413

Walter Huys James Hauter

Be it Remembered that outh 30 day of December 1913 Walter Hup One of the Subscribing Skitcheses to the within and foreyoing Tast Itill and Pestament of Phillip Hullow late of Said County Deceased personly oppeals Jefour Ine Imp sherfick Clerk of Circuit Court of mastinte in The State of Indiana and being duly Swoons by the bluk of Said County upon his Oath declared and Pertaped as. follows that is to Say that on the 12th day of December 19 he Saw the Said Phillip Huttown Sign his nume to Said Institument in writing as and for his. East Still and Redon and that this deponent at the Same time he and the Said Phillip Hutton and with his concent attested and Sufscriber By the Said Statter Hays, & James Hunter in the presence of Said Restator and in the presence of each other as Sufscrifes Hitums, thereto and that the Said Philp Hutton was with time of the Signing and Subscribing of Said Instrument in writing as sporesaid of full agethat is more than ruely one your of age and of Sound and disposing mind and menory and hat. under any coercion or restorant as the Said defondant week believes and further deforent says not Haller Huys Suform to dud Subscribed By the Dail Waller Hays, perfour me Amortulien Cluk of Said Court Should the 30th day of Dec 1913 Amp & herfick Cluft in atteration wherefore I have hereunto Dufricularly my name and affor the Soul of Said court Imbohufier I Am O Sherfick black of the circuit court of mutur Courty Indiana do hereby certify that the Sithin auniped Sill and Delawongt of Philly Wills tras binduly admitted to probate and duly proved by the Restaurons of Valler Hays one of the Subscribe & witnesses thereto that a Complete Recon of Said Hill and Vestamont of Said Statter Hoyer in Proof theuter hasbindy meduly made and Recorded in Book # 6 of Page 323 of fecords of Thills of Said County in allestoher wherefore I have hereunto Subscribed my nume and affixed the Seal of Said con at Should This 30th day of December 1913 Imp Shefick. By S H Nwoon Deputy

Deceased.

D. Daroh . Showver of martin County in the State of Judiana Being of Samusmind and disposing Indistory do hereby make and. publish this my last will and testament Iben-1. it is my will that all my Just defle and funual Topeness be first paid out of my estate logather with the expenses of administration thereon Them I should bequeath and device to my Brother Samuel-Shower one fourth of all my estate real and fersonal ofter the payments provided for in Ilun-1 of this will to my nephew Viction Shealer and my nice mariah Shearer & Boqueath will and devise our fourth of my estate real and personal ofter the payment provider form Stem-1 to be held and owned by Them Share and Share alike I will be queath and deficito my nephen William Shearer and Henry Shearer and my Ricce Saroh Therer Mary Sherer and Samoutho Shearer and my Grand mich Elizafeth am boff one fourth of my estate real and fersonal. Ofter the payments provider for in edition 1- to be owned and held by them share and shall alike to my friend Ofillam Horner to repay him for his Many acts of Kindnew Shown to me I Sine will and debise one fourth of all my estate real and personal after the payments provided for in dlew of this will Aname and affoint Spilliam Horner as Executor of this will Our witness wherefore & have here unto Let my hand and seal This 20th day of June 1913 Sarah+ Shawow

Signed by the above Sarah. Shower in Our presence and acknowledge by her to be her Last willow Delament and Signed by Mor. as Otitudeur in her presence awain the presence of each others this this that day of June 1913. Folger Okitcher Hary Shirly

3.28 Last Will and Testament of a

Deceased

The State of Indiana martin 60 S. S. Be it remembered that on the 30th day of January 1914 Edger Witcher Out of the Sufscribed Witmesser to thewith and fore going last Shill and testament of Sarah Shawing late of Said townty deceased personally appeared befour the Clust of the circuit Court of martin County in the. State of Indiana and being duly Swom by the Clerk of Said Court lefon his outh declares and Restifies as fell that is to Day that on the 20th day of June-1915, he Daw the Said Sarah Shawver Sign her name to said Instrument in writing as and for her last will and lest ament and that This deponent at the Same time heard the said Sarah shawner declare the Said Instrument in writing to be her last will and Destament and That the said Instrument in writing was at the same Vine at the request of the Darah Shawser and with her concent attested and Subscribed by the Daid Edger Stitcher's Harry Shirly in the presence of said testator and in the presence of lock atter as Dubocubing Witnesses thereto and that the Said Sarah Shanns was at the time of the Signing and Sufficieting of Dail Instrument in writing as ofour said of full age that is more than hunty Out years of a gel and of Sound mind and memory and hat tunder any correction or restraint as the said desponent berifly believes and further Deponent Says not Edger Witcher Swoom to and Sufscribed by the Saw Edger It when before me Wir Sherfield Clark of Bail Court at Thouls the 30th day of January 1914 W D. Sheefich Clark in attestation wherefour I have hereinto Subscriped my more and affined the Seal of Said Court was Shufiely. State of Indiana martin Co Ind DA, I W DShup of Column of the account court of martin co Indiana do here by certify that the within annexed that and Belament of Sarah Shawner has bis duly administered to forther and duly sprouse by the Delamon of Edgar Stitches one of the Subscribed witnesses therto that a complete re cord of said will and of the Pestainory of the said sarah Shawver in proof these of has bir by me duy it made and recorded in Book &, at Page 327. of the Record of wills of Sail County In attactation where four hand heims subscribed my have and of the seal of Same 7 18 19 herfield Blink m C

of Robert Stiles of Warten County in the State of Indiana, beling of sound miled and disposing Memory, do hereby make and publish this my Last Will and Testament!

Item 1. It is my will that all of the real estate of which I wear die seizht shall down to my wife Samantha Stiles, and to my children, Thomas Stiles, I'nderick Stiles, Olive Baker Butha Mitchelf, batherine Stiles, Olive Baker and Pearl Baker, in accordance with the statutes of descents, one third to my said wife, and the remaining two thirds thereof to my said children.

Item 2, I give will and bequeath unto my beloved wife Samantha Stiles and my daughter botherme I tiles all of my moneys and prosone property of every name and nathre to be used by them for their foint use and benefit, and support during their foint lines, and at the death of either my said wife or daughter, It is my will that any part of said personal property remaining at the time, shall go to and become the absolute property of the survivor.

Stein 3-Realizing that my said daughte to seriously affected, and that a centingenery might abuse wherein it would be necessary that a grandware be appointed to look after her interest it is my will if such contingence arcses that either my son Thomas or Induce keet as such Francian and I request that me or the other of them be appointed as such ind that Po. 2. Howay took be appointed legal advices for the estate

then .

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nie

ul Gertin

The say,

bosel.

Stew. 4- I nominate and appoint my wife Samantha Stiles executor of this will and ask her to accept the trust and carry out its provisions. In witness whereof I have hereinto set my hand and seal this 2nd day of December, 1912 Robert Stiles (Seal) Signed by the testator in our presure and acknowledged by him to be his last will and testaduent, and ligned by us as witnesses in his presure abel in the presure of each other

State M Indiana, Martin bounty So: Be it remembered, That on the 120 th day of april 1914 Samuel H. Ross and Georgie Mr. Freeman two of the subscribing witherses to the within and Joregoing last Will and Sistament of Robert Stiles late of said County, deceded personally appeared Obefore Wm D. Sherfick Clerk of the martin Chemit bout of martin backety in the state of Indianal and being duly sworm & the Clerk of said Court, upon their outh declared and testified at follows, that is to say! That on the 2 nd Way of December 1912 they saw the said Robert Stiles sign his name to said instrument in writing as and for his last Will and Testament; and that this deponent at the same time heard the said Robert Stiles declare the said instrument in writing to be his last Will and Vestament and that the said instrument in miting was, at the same time at the request of the said Robert Stiles and with his consent

attested and subscribed by the said Samuel H. Rass and George M. Fredman in the presence of said testator, and in the presence of each Jother as subscribing witnesses thereto and that the said Robert Stiles was at the time of the signing and Rubecubing of sa instrument in whiting as afore & chief Sull age (that is, mode than twenty-one years of age) and of sound and disposine mind auld memoly, and not whide any coercion or restrailf, as the said desponent verily believes, and further deponent bays not. Samuel H. Rass George M. Freeman Drown to El subscribed by the said Samuel 86. Rass and George M. Freeman before me Www. D. Bhulick black of said Court, at Shouls the 25 day of Danie 1914 Word. D. Shufick-clark In attestation whereof I have herento subscribed my name, and affixed the real of said court. Um, D. Sherfick State of In dogua. martin County, Ss: -. a, Wnv. D Sherfick bleck of the buent ant martin County, Indiana, do hereby Teertify that the within americal Will and Testament of Robert Stiles has been duly admitted to probate, and duly prived by the testimons of Daniel H. Ras Land George M. Freeman in proof thereof, has been by duly made and recorded in Book "6" at pages 329-330 and 331 of the Record of With (1) Sand County In attestation whereof, I have hereunto sutstitud my name land affined the seal of said court at Shouls this 23 day of april 191 10 m D. Sherfick black b. b. of Martin Gounty

332Last Will and Testament of Thomas E. Loues Deceased Deburary - 18 - 1914 I, Thomas E. Jones of the County of martin, State of Indiana being of sound mind and disposing memory declade this instrument to be my last Will and Jestament hereby revoking any and all wills heretofore made by me. article - 1 It is my will and I hereby direct that my Grandson Thomas Dum get One Hundred and Fifty Dollars to be paid one year after my death this amount of money to be Shis only claim on my Estate. article - 2 - of is my will "II hereby direct that the children of my deceased daughter, amanda Yours) Swayfe receive fourty One Hundred & Lifty Dollars one year after my death. This autount of money to be their only claim on my Estate. article & - It is my Will and I hereby direct that the children of my deceased daughter, Mary Eliza Miles receive jointly One Houlidad and Fifty Dollars, out year after my death this amount of money to be their only claus on my estate. Inticle 4 - It is my will and I herby duest that the remainder of my estate and all personal property which including all monies and notes I luay our at the time of my death be equally divided among ony sons and Daughters named as follows, Treely a Greenwill. Rosa J. Jimmerman John M. Jones Lucinda Donay Thomas a Jones, Richard W. Jones Bsear D. Jones adeline Queen, Effic & Maley & Elizabeth Smith

333.

article 5 It is my will and I hereby direct that Thomas a Jones be apprinted as executor of this my last Will and Sestament.

In witness where of I, Thomas & Jones herents set my hand and seal and hereby declare and say that the fore going is a trile and concert expression of my last will and testament.

Signed this 18 th day of test. 1914

Thomas & Jones.

We John O. Williams and Engene Strange hereby certify that Thomas O. Johns of Branch Suddawa, did, on this 18th day of observed and 1914 in our presence and in the presence of each other kign and effecte the foregoing instrument and did on said day declare and eay that the same was his last will and Ilstament and at the special instance and request of the said & homas E. Jones We affix hereints our manes as Witnesses John E. Williams

Subscribed and swom to before med She odore strange a notary Public for said County and state this 18 th day of obstructing 1814 The olored Strange my commission Experies notary Public Jan. 2 - 1916.

State of Indiana Martin County SS: Be it remembered that she the 19th
way of may 1914 Origine Strange one of the
substribing Witnesses to the within and foregon
last Will and Testament of Thomas & Junes late
of said county, cleenasely personally appeared
before Him. O Shinjick black of the Pricent bout

1....

of Martie bounty, in the State of Indiana, and being duly swom by the bleck of said lours upon his oath, declared and testified as follows that is to say! That on the 18th day of of ebuian 1914 he saw the said Thomas E. Jones sign his name to said instrument in writing as and for his last Will and Testament; and that this deponent, at the Rame time heard the said Thomas E. Jones declare the said instrument in writing to be his last Will and Vestament, and that the said instrument in writing was at the time at the request of the said Thomas E. Jones and with his consent attested and subscribed by the said Engene Strange and John & Willi in the produce of said testator and in the presence of each Tother as subscribing witnesses thereto and that the said Thomas E. Ulmer was, at the time of the signing and subscribing of said instrument in writing, as aforesaid, of Jule age (That is, more blan tibenty-one I years of age and of sound and disposing and and memory and not under any everein or restrabil, as the said disponent. verily believes, and further deponent slags not. Eugene Strangel Smom to and subscribed by the said Engen

Shrow to and subsculed by the said Ongene Strange before me, Wm. N. Sherfick, Clark of said Court the 14 day of may 1914

Ome 19 Sherlick Clark.

In attestation where of I have hereinto subscul my name, and afficely the seal of said Court Win. D. & Leshiek.

State of Indiana Martie bounty St: I, William D. Shefick black of the breut bout of Martin County Indiana do hereby certify that the within americal Will and Jestament of Thomas E. Jones has been duly admitted to probate, and duly proved by the testimony of Eugene Strange one of the Subsculut witnesses thereto that a coluplete record of Will It of the testimony of the Sald Thomas E. Dones him proof thereby has been by me duly made and reteorded his Book 6, at 382 of the Record of Wills of said county.

In lettestation whereof, I have hereunto subscribed my mame, and affixed the seal of said count, at Shoale, this by day of May 1844 black bright bourt wants to black bright bourt wants to

Last Will and Testament of Curra Much h. Dece

Last Will and Testament of Cuma Murphy Deceased In the rame of God and the Benevolent Father of all, I, and Muphy of Martin bounts Indidua, being of sound mind and disposing memory, do healy I make and declare my Last Will and Vistament, as follows, that is to say; First :- It is my will that all of my just debto be fully and equitably paid. Seeved: I will and bequeath to the pastor of It. John's Church, Longovite Indiana, One Hundre Wollars for massed that may be said for the repose of my Soul. Thud! - I request that the executor of this, my last Will and Estament, have a grante monument exected at my grave bet a cost not to exceed Bre Hundred Suffy Dollars. Fronth: - I will and begueath to my half brother, Charles a. Treauor of doo gootee, Indiana, all my real estate which is discribed as being the north half of lot number thirty five, brays addition to the town, (now city) of boog ortet, martin County, Indiana. Fifth: I will and bequeath to my step-daughter Margaret Mc Ladden, of Salveston Lelas, all of my personal property, of any nature, whatsoever. Sigth; - I do hereby appoint Walter Hays, of Martin County, Indiana, as the Executor of this my last well & estament. In witness where of, I, anna Murphy have hereunto subscribed my name, and, I do hereby declar the above and foregoing to be my last Will and Jestament, in the prisures of Manuel Wes 7 Maure a. Heal

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and Walter Hoap, this 23 rd day & november 1913.

The runderigned do hereby certify that Runa
M. Murphy did in our presence of heaving
in the probune of each other, sign of seal the
above instrument of writing, and did openly in
our presence and heaving, and in the presence
and hearing of each other declare the same to
be her hast will and testament, and we hereby
in the presence of each other sign and
subscribe our naches in witness of the
execution of the foregoing instrument, this
the 23rd day of brownies 1913,
Walter Harto.

The State of Indiana, Martin Co. SS!-Be lit remembered That on the 31st day of July 1914, Walter Hair, one of the subscribing Witnesses to the within El foregon last Willand Testament of anna M. Whuph late of said County, dece ased personally appeared before bleck of the levent least of Martin Cou Elidiana, alul being duly swom by the black of said bourt upon his dath declared and testite as follows, that is to say; That on the 280 november, 1913 he saw the said acus M. Whiphy sign her name to said instrument me writing and for her last Will and Testament; and that this deponent at the same time heard the said Qual M. Smuppy declare the said instrument in Writing to be his last Will and Jestament En that the said instrument in writing was, at the same time, at the request of the solid of muphy and with her presente consent attested subscribed by the said Walter Hays in the

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Last Will and Testament of

Deceased

presure of each other, as subscribing witueses thereto and that the said anna M. Murphy was at the true of the signing and subscribing of Raid isstlument in writing, as afore aid, of f age, (that is, more that twenty one years of ag and if cound and disposing whind and meno and mot under any coercion for restraint, as the said desponent verily believes and further depresent Days not, Walter Frayo. Smoon to and subscribed by the said Walter & Hoars vefore me William a Shufick Black of said court, at shoule, the 31-st May. Duchust July, 1914 Wm. D. Sheefick bluke In attestation whereof I have blevento subscribed my name and officed the seal of said Court. Wm. w. Shufick I. Wm. D. Sherlick, blenk of the Chicuit Court of Warten Couchety, Indialia do hereby certify that the within amexed Will & Testament. Anna M. Murphy has been duly admitted to probate, and duly proved by the teltimony of Walter Hays, one of the Rubscribing witubise Cherto, that a complete record of said Will and of the testimonly of the said Walter Hays in play theres, has been the total made and recorded in Book 6. at pages, 336, 387 y 838 I the Record of Wills of said County. In attestation whereof I have hereunts subscribed my name and appled the seal of said court, at Should this 31 day of July 1915 Uni. W. Sheefick. Clerk Oloiscuit Court marti County.

339. Deceased.

East-Will and Testament of Caleb Shrum

disposing memory, ever mindful of the traility of human life and the ever certainty of death do hereby make and publish, this bast my fair will and testament; hereby revoking any and all wills heretofore mable by she.

Item X1-

I will and direct, that out of any property I may die suged of either real or personal, that first all my just debto be paid as speedily as it is possible for my executor to so do.

I further will and direct, that out of any property that I may die seized of either real for personal, that all expense of my sickness and burial be paid by milexection as soon as it can conveniently be done.

I further will and directly, that after all my just debts and the expense of my last Rickers and funeral expense are paid that all my property of every kind and character, both real and personal shall go to and the title them west in my beloved wife, Ingeby Shrum, remembered her ever loving care for me be helpfulpers in acquiril said property and appreciating her sightly a compatable support after my decease,

Remembering the help and care that my beloved whe Ingely Shrum has all through life given me in the rearing as carring for our children and Knowing his frigulity, and carefulness in

Last Will and Testament of Decease Lusiners affairs, I will and direct that she be the Executor of this my last will and testament and that she be not require to give bond for the faithful carrying out all of the provisions of this my livil. Signed and dated at Bhoals, Indiana as the home of the testator this the oth day Deptember 11914. Raleb Dhrum. The above instrument was signed by the testator, Caleb Shrum in our presence and was by the said testator declared to be his last will and testament and we each signed said will as witness to the signature of the said baleb Shrum, in his presure and at his request, and in the presure of each other, this the 8 th day of Deptemble, 1814. Deftember, 1914. Thomas auchling Ama auchlin

The State of Indiana, Martin County so!-Be Vit remembered That on the 29 th day of September 1814 Thomas auchlin and and Ruchlin, the subscribing witnesses the within and foregoing last will and

Sestament of bales Shilm, late of said County deceased personally appealed before the loluk of the Circuit Court of Matric County, in the state of Indiana, and being duly swom by the 6 lak of said Count, show

that is to say! That inthosyth day of Siplember 1814 they saw the said baled & hrum sign his name to said instrument in mining to be his lost Will and Destament; and that this deponent, at

the same time heard the said balet Shrum declare the said instrument in writing to be his last

Will and Vestament and that the said instrumen in writing was, at the same time, at the request of the said baleb Bhrum and with the Consent attested and subscribed by the said baled Shrum was, at the time of the signing and subscribing of said instrument in writing, as aforesaid, of full age of that is more than twenty-one years of age) and of sound and disposing mind and memory, and not under any evercich or restraint as the said defount vedily believes, and further deponent says not Thomas Ruchlife. Anna auchlin. Down to El subscribed by the said auchler auchlin before me, Wish D. Sherfick Black of said court, at West Bhoals the 29 th day of Deptember 1914. Wm. D. Sherfeck, Clark I In attestation whereof, I have hereunto subscribed my name, died affixed the seal said court. I Mm. D. Sherfelk, Clerk. State of Indiana, Martin County, so: I, William W. The Jick, black of the Current Court of Martin County, Indiana, do hereby certific that the within annexed Will and Testalment or balet Shrum has been duly admitted to probate, and duly proved by the testimons of Thomas and alua auchlin one of the Subscribing Witnesses thereto, that a complete record of baid Will, and of the testimony of the vaid archlus of auchlin in proof thereof has been by me duly made in Bork "G" at pages of 3399 340 of the Record of Wills of said Mills of said county, In attestation where of I have hereunto subscribely my name af affixed the raid of agid court, at shouls this 29th

day of Bett, 1941 Vm. D. Ghefick- blick

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Last Will and Testament of Jane Davenport, Deceased.

of Jane Navembert, at this time a resident of it lown of Shoals in Martine Bounty in the State of Indiana, and being of sound mind and disposing mind and mendary, do make, publish and declare this to be my last will and testament, do hereby revoking all former Wills by me made. Item X1. It is my will first, that the expense of my last siekness, duel funeral expense be List paid out of my estate and dif my last resting place to at Frinity Springs Indiana beside my deceased husband that the monume there exceled be appropriately lettered for me and the expense there I baid out of my estatel. Item # 2 I do give of bequeath to my belove neice, Mary Ellen Lysbolle of the City of Indianapolis, in the State of Dindiante be all of my personal property by effects of whatever killed of which I may die seized Vincluding my Genely, deamonds ongs gold watch and chain, Clothing, beds and bedding, household and Statchen furniture and cash on hand or in bunk. Hitruss my hand and seal this 22 nd day of november, 1913 at Shouls Indiana. Jane Davenport The foregoing instrument was at the date thereof, signed published and declared by the said Jane Daverport as for her last Will by Vistament and as a rebocation all somer wills heretofore made by her in the presence of us if by ho at her request, and in her presented, and in the presence of each other signed as attesting elitusses, Thomas J. Johnson . B. Warshall.

N.

Deceased.

The State of Indiana, Martin County, S! Be it remembered. That on the 16 th day of March, 1915 James B. Marshall and Thomas L. Rok the subscribing witnesses to the within of folecoloning last Will En Gestament of Jane Davensoll late of said county, deceased, personally appeared before the black of the loficial bound of Martin bounty, in the State of Undiana, af being dely swom but the Clark of societ Count, upon his oath, declared and listified as Gollows, that is to say: That on the 22 nd dout of noveluber 1913 he saw the said Jane Daverport sign her name to said instrument in hariting as and for her last Will by Testament; and that this deponent at the same time heard the said Jane Davenport declare the said instrument in writing to be his blast Will & Testament "I that the said walkement in writing was, at the Same line, at the request of the said (Jane Devenport and with her consent attested and subsenbed by the social James B. Mars all I Thomas J. Johnson de the presence of said testator wifin the presence of said each other, as subscribing witnesses thereto Exthat said Jane Davenport Iwas, at the time of the Rigning and Subscribing of said existrum in writing, as aforesfault of Jull age (that is, more than twenty one years of age) and of sound and disposing much and medion and Invit under lang Coerción or restrailt as the said dep desponent verily believes. further deponent says not. Thomas J. Johnson James B. Warshall Swom to and subscribed by the said M ars hall and the before me, I'm D. Sherlick Oblerk of the said Comit at Bhoa the 16 day of march 1875 Jm. D. Sherlick black In attestation where I have herewhat subscribed my name y offind the real of saild court. Itom D. Sheepick

Last Will and Testament of Jane Warenport Deceased

State of Indiana, Martin Lounty St.;

State of Indiana, Martin Lounty W',

1, William B. Shupick blak of the

lowent bourt of Martin County Indiana
do hereby certify that the within amend Will
and Instance of Jame Davenport has been duly
admitted to probate and duly proved by the

testimony of James B. Marshall and Thomas
be town of James B. Marshall and Thomas
be that a complete record of said Will and of
the Lestimorphy of the said Marshall and
yourson inf ploof thereof, has been by me

made and recorded in Dorok be at payer

342-344 of the record of Wills of said County

In attestation whereof, I have hereunts subsuited my name and affind the seal of said Court at Shouls, this We the day of march 1916-It m. D. Bherfick Clerk.

345.

Last Will and Testament of Eliza Swords. Deceased.

In the name of God amen, & Eliza Swords a widow being of sound mind and desplacing memory do make, publish of declare this my last of ill and Sectament! I, recognize that in order to be just that ever and exact public must be done in the distriction of whatever property I may have at the thine of my decease and being the mother of three children and having the same love for each bent realizing that my son, b harley Surde is of sound bythe and mind and able to earn a fliring suther realizing that my saw Wolldam Swords and for daughter, anne Swords are each crippled for life land are defendants, and Sum to support them, I therefore Mirect That after the payment of all of my just debto and fineral expenses that all my property both real and personal deserred and Igual. propotions to my invalid son William Smoots and my invalid daughter, accine Divorde in eghal shares. I hominate Epappoint my son, William Swords Executor of this m last Will. I direct that my friend of treighbor History Mc Comick be the attorney of this mix last will and Lestament tribo asm that Jou his services he will not charge or adeept any fee whatsvever. Sivele under my hand El Seal this 16 to day of november 1906 Bliza Drvords attest Hiram Inclosmich Be it remembered that on this 16 th day of howenter 1906 that Eliza Swords a widow Signed the foregon Instrument lin our presence as her last Will akid Lestament apthat we in the presence by in the

Last Will and Testament of Elya Grands. Deceased. presence of each other have this it the day of novembed 1903, Signed our names as attenting witnesses Howard Son Comick Ida Tunedy Malilia Mic Tormick State of Indiana, Martin i're SU; I Be it remembered, That on the 22 nel day of Warch 1903 Hiram HE Cormick one of the Subscribing witnesses to the within huf foregoing last Will (and Testament of Eliza Errords late said county deceased, personally appeared before the Clark of the Circuit Court of martine County in the state of Indiana, and being duly sworn by the Clubb of said Court upon his outh reclaud, testified as follows that is to say! That on the 16th day of shovember 1905 he saw the said Elija Sivords sign his name to said instrument in writing as Exp for his last Itill End Testament and that this deponent at the same time, heard the said Eliza Swords declare the said instrument in writing was at the vame time at the request of the said Eliza Ervords En with his consent attested and subscribed by the vaid Hirain Mc Commick in the presence of said testator and in the presence of each other as subscribing rotuines thereto and that the said Eliza Dwards was at the time of the signing and subscribing of said instrument in whiting, as aforesdict, of full age, that is, more than twenty-one years "age) and of sound and dispose by mind and memory and not under lang correion or restraint as the said desponent verily believes & further depenent says bnot, - Hinalu Int Conneck I Sworm to and subscribed by the said Hivam

Mc Hormick before me. Um. 20. Shafiek Clerk of

said bout, at west Should the 22 ndday of March

In attestation whereas I have hereunto subscubil my name and affiled the seal of said Court, Itm. D. I Sheefick

State I Indiana, " " actai (Quenty St)

of Pittiam D. Sherpek, bleck of the biscust
bomd of Montia bounty, Dudiane, dot hereby certify
that the rithin assured Will and Jestachent of
Eliza Dironds has been duly admitted to perbate
and duly proved by the textlinory of Horlane
We bompiek in ploof thereof, has been by me
duly made and recorded and Brok "at pages
3,50-341 \$ 341 of the Record of Wills of acid
County.

In attribution whereof, I have hereunte subscribed my name, and affixed the seal of said court, or Shoard, this 22 nd day of 1912.

Who is included to B Quant Comet.

348 Last Will and Testament of Juse E. Macf. Deceased. Kremuling Colo. June 2 nd -1915. This is my last will coul restament! It is my desire that my brother I sace P. Way have my land in Martine County Indiana known as the albeit & Raysdale place legal description to be filled in as or less. The conditions of this will is that said Isaac P. Way Pay to mother, Louisa a. Way, the sum of 825000, Twenty fire Wollars. - Jesse. E. Hay -J. W. Way, Mr. 20. Jamie R. Wallace Hannah a. War. Louise a. Warf. Proof & Will -The State of Indiana, Martin County, S:-Be it remembered, That on the 2nd day of august, 1813. one of the subscribing witnesses to the within and folegoing last Will and Testament of Jesse & Way late of said county, deceased, pinnally. appeared before the Clerk of the Martin Circuit Court, in the State of Indiana, and being duly Swom by the clerk of said bout upon his oath dielared and testified as follows that is to say: That on the 2nd day of June 18:3 she saw the said Jesse E. War sign his name to said instrument in writing as and for his last Will and restament, and that this deponent, at the Dame time heard the spiel geore E. Waly declare the said instrument in writing to be his last Will and Testament, and that the sound instrument in writing was, at the same time at the request of the said Jessi E. Hay and with his consent Taltested and subscribed by the said Louisa E. Iray in the presence of said testator and in the presence

of each other as subscribbing evituesees thereto and

that the said I use & May was at the line of the signing and subscribing of said instrument in nonting, as aforesaid of full age (that is more than twenty one fears of age) and of sound and disposing mind and human and not brunder any corrector or rection as the said desponent very beleives, and further deponent saip mot.

Source a. Way, show to and course a Way before me, Home to Black, ble. b of Raid Court at source, the 2 and any of August, 1975.

In attestation whereof, I have kereinto subscribed my name and affixed the seal of said Court, Norick clerk.

State of Indiana, Whartin County, All of the lenent bound of Mbartin County, Indiana, do house County, Indiana, do house certify that the within above Will aufsulant of Operate, and duly prived by the lestining of Louisa a. Way, one of the subscribing withing that a complete record said will and of the testimon of the said Louisa a. Praid in Sur, thousand of the said Louisa a. Praid in Sur, thousand, has been by me duly made and recorded in Book C. at baye & 348 af 349 of the record of wills of Said County. In altestation when of have hereut of said county, at should this de no lay of hugust the seal of said count, at should this de no lay of hugust. The

· 6 Cerk ? 16 artin 6. 6.

In the name of Box the Benevolent Tather of all, of Russel Haver of markin bounty, Indiana, being of war juliut of promen, inion fails for brun prime pours on and delan, my Past will and testament as follows: Fereby revoke any and all former will by my made

Corrido *1 col de sero, that all, me gust deblo by fully paid ring of biody no older years in to it puise times & & place. and bequeath to my wife Gerbrude Davis on third of all . Lancared and law bolk with and personal. article * 3 - I desire the remaining law thirds of my property both real and personal, shall belong to my eyoungest is on Walter Flaver. Write 2, 84 - I Rusher appoint Water Hays of marty (Country, executor of this my last will and testiment I'm witness where of J. Russel David Row Rounds subscribed my name and declare the above and foregoing to be my last will and testiment in the presence of marian Reigh and William Houghton This 2 12 day of January 1915 (Kusul XX) Davis

(1) truck nowskie

The State of Indiana, martin County 28: like it remembered on the 12th day of march 1915 William Houghton, one of the subscribing witnesses to the welhin and, foregoing last Will, and Festement of Russell Flavo I at of soul county, decead personally appeared before WI To Therfield Club of The rosadin arouch Court, of martin County, in the State of Indiana, and being duly rewow by the. Glenhol said your, up on his oall decland, and testified as follows, that is to say in That on the 27th day of January 1915 he saw the is out tusself IT avis rign his name to said instrument in writing are and for his Part Will and testament; and that this deformant, at the same time, heard the hourd ("ceased there will and I estament in writing to be the last "till and I estament and that so did in strument in writing was at the same, and that so did in strument in writing was at the same with time of the round ("we will to are wind with his consent with the first and with marine trush in the first of said that and in the province of said that and in the province of said Research towns of the lime of the signing and subscribing of said instrument in writing, as a foresaid, of full age (that is more than twenty one year of age and of cound mind and disposing memory, and not under any correct or western!, and is aid disposing with which will write and subscribe.

. Firm and rubscribed by the said William Houghton. Beforemen UM D. Shrifick & Eck of said youth, at Thools the 12th day of march 1915

dress darfred a mill

In attestation where of I have here and associated my name. and affected the seal of ward would there which (Yerk.

"Itale of In to no, martin " punty 22.

I Wm to extend the line of the Orent fresh of martin Country Indiano, I of infer earlies I had the within named will and I saw on the control of the control of the control of the testimone of the liam Houghton one of the mark that and of the testimone of the country of the testimone of the country of the

In allentation in thereof. I have here in subsoluted of man name and affined the real, of soud, court at Brooks, the 120-day of march 1915

Gerk martin Circuit Court

-352

Last Will and Testament of

Mekiel Mirectizers

Deceased.

The fact will and dictament of mikiel moreitzer of Shally County of Martin, State of Indiana, made and published this 12 day of onchowing, 1916. . In the name I Wed amon, of Mikel Mornitger of . Phoole, Interna, of the age of ferenty-live years and steing cound of mind and memory to hereby make, publish and love there in last will and Sectament in manner following, That is to cay; Thirst- It is my will that my funeral extenses and all my just debte be fully paid. Second of give and begueath to my con charlie Hruten One Hundred Eighty Live (\$185) Dollars. To my son Willie Frozreitzer One Hundred Lifty (\$150) Dollare to be paid after my death, from the notee and mortgage or other personal property. After the above provisione are provided for all my setate still remaining shall be divided equally among all my children, - John or Frutzer, Charlie Kreitzer, Mr. Liggie m Harker, George Vireitzer and Willie Follreitzer. Lastly- of hereby nominate and appoint my con John A. Freitzer to be executor of this my last Will an Testament, hereby revoking all farmer wille, made. In witness whereof, I have hereunto cet my hand and

Real the 12 day of thet in the year of our doed 1916.

Mikil * Springer (Deal)

The with instrument, was now here subscribed

by mikel chritzer, the Sestator, An the prevence of each of each of we and was at the vame time deal of by him to be her hast will and Testament, and we at his require, Rign our names hereto in his presence.

as attesting witnesses

Novace & Merbrady of Shooly And.

Proof of Will. The State of Indiana, martin County, 88: De it Remembered, That on the 17th day of February 1916 Horace & Mi Grady, one of the subscribing voitnesses to the within and foregoing last will and Testament of Mikiel obscitzer late of eaid county, deceased, personally appeared before Charles in Runyon, clack of the alexis Court of martin county, in the state of Indiana, and being duly sworn by the clerk if said Court, upon his oath, declared and testified be followe, that is to vay: That on the beeb- 12 th 1916 he law the said Mikiel Kreitzer eign his name to eard instrument in writing as and for his last will and Testament; and that this deponent, at the same time, heard the said mikiel dereitzer declare the laid instrument Line write. I to be his last will and testament, and that the said instrument in writing way at the same time, at the request of the said Mikiel Streitzer and with his concent attested and subscribed by the said Horace & Mª Grady in the presence of card testator, and in the presence of each other, as subscribing witnesses thereto and that the caid ? ixic Screetzer was, at the time of the signing and cubiculing of said instrument in writing, is aforesaid, full age (that is, more than twenty one years of age) and of in in a deckoring musical and memory, and not under any coercion or reatraint, as the raid deponent writer believes, and further defenent cays not. Horace 8, M. Grady.

Surace of Martinary before me Chas w Ringon, Clerk of said Court, at Mhosle, the 17th day of the breary, 1916.

Charles w. Runyon, Clerk.

John attestation whereof, of have hereinto sudscribed

Last Will and Testament of Thikief objects or Deceased.

> my name, and affixed the real of caid court. Charles 10. Quenyon. Scall State of Indiana, Martino County, 88: d, Charles w. Queryon, Clerk of the arcuit Court of Martin county, Indiana, do hereby certify that ie within anneyed will and Testa and of Mikiel objection has been duly admitted to probate, and duly proved by the testimony of Horace & Ma dray, one of the subscribing intruccia thereto, that a complete record of said will, and of the testimony of the said Harace P. M. Brady, in proof there It, has been by me dury made and recorded in book C at fage 352 of the Record of Wille of said County an attestation whereof, I have hereunto subscribed

my name, and affixed the seal of said court at Shoale, their 17th day of The bruary 1916.

Charles W. Runyon.

Clerk of arcuit Burt martin burty

I, michael Shiruy of martin Country in the State of Indiana, do make and publish this my last will Item 1. ... It is my will that all my jeest debts, ferriged expenses and the expenses of the administration of my estate first by paid out of the assets thereof. Stem 2. - !- It aving paid out and advanced to, for and on behalf of my son Charles. J. Shirry more than thrus thousand dollars, I will and bequeath to him the surr of one housand dollars, and in addition thereto I forgive him the payment of one note for two hundred and fifty dollars, dated march 2nd, 1910 one note for one hundred and fifty dollars, dated June 18 -, 1911 and one note stated January 27, 19/2. for one hundred and fifty dollars, held by my Alm, and I direct my executor to deliver to him the said notes when he pays to him the anothousand dollars provided for him in this item. Item 3. -- It is my will and I duck that all my property of which I shall die weged and foossessed, real personal and mixed, except the notes mentioned in item 2 of this well, by sold by my executor, and my entire estate by converted, into cash, except the afore mentioned notes, and from the proceeds during from such sale or sales, and any money I may Rave on hand, at the time of my decease, after the for segment of my just debts, Juneal expenses and expenses of administration, and the legacy of one thousand dollars provided for in item 2 Kereof. I will and bequeath the residue thereof to my children and grand children hur after named in this item as follows: One with thereof to my son Frank m. There; One with there of to my son Ligh E. Phine; One sight thereof to my daughter Claudia Shepardson; One sexth threof to my son marlin & Shiry; One sixth thereof to my Grand Children Rolph V. Yenne, Edna Yenne

Claudia Courtright and Harlan yenne, children of my deceased daughter Dora, each of my said ghand children to receive an equal share of the part of my estate so bequeathed to them, and the remaining one sixth there of I will and bequeath to my grand Toon Frank Fulds, child of me deceased daughter adda. Itera 4. --- In case, any of my children to whom a portion of the visidue of my estate is bequiethed in item thro, (3) of this will should depart this life before my decease, without issue, it is my will allow I direct that the portion of my estate such child on children would otherwise receivy, under the provisions of said item, by destributed to the surviving children and grand children named in said item they, each child and gran child Frank Fields to take an equal share thereof; and my other grand children hamed therein, the children of my deceased daughter Dora, an equal show thereof the part thus igoing to the last mentioned. grand children, in such case to be distributed to them whom and whom alike, and in case of should survive my said grand child Frank Fills. the show bequeather to him in tem thru (3), I will and direct shall by paid to the survivors named in said item, children one equal show thereof each, and the grand children remaining, together, one share to be distributed equally between them or them and the direct hiers of any one of them, who should not survivy me, and in cash should survivy any of the said children of my deceased doughter Dorg who should die without issue, it is my will that the portion begusthed to such grand thild, under this will shall go to the survivous or to them and the direct hirs of any one of them dying with issue to be divided, one whom thereof to each survivor and one show to such him

of any deceased, equally. In case of showing, and he should die without issue, I will and direct that the amount bequeathed to him in item two (2) of this will go and be paid to the surviving children and grand children, and by distributed to them respectively in the proportions provided for in this will. and in the event that any of my said children or grand children should depart this life before my decease with isour surviving the show so bequeather to such child or grand, child shall descend to and be paid to bush surviving issue of such child or grand child. Dem 5: --- In order to facilitate the settlement of my estate in accordance with the terms of this with, my executor is hereby given and granted full gower to sell any real estate of which I may di sized, wherever the same may by situate either at public or private sale in his discrition without having the same approused, and without applying for an order of Court therefor, for such price as May appear to him'to be the reasonable value therefor and to execute a convey and therefor to the purchaser, ouch convey once only to by coulquer to the confirmation of the Court in which my estate may by menistered Them 6 .- . I hereby nominate and affoirt my son Digit & Thirty, Executor of this my Pash will and testament, and regues him to accept the trust, and carry out the provisions of this will, In Testimony Hereof, I have hereunto set Iny hand and seal this 3 nd day of February 1972. michael Bhirry (seal) Signed and, asknowled ged by the is aid michaely Thing as his Past will and testament in our presence; and segred by us, as witnesses, in hip susurce, and in the presence of each other « Edgar Witchen For Proof of Will See Page 361. Hileany Q. Houghton,

Last Will and Testament of Jason S. Stewart Deceased. al, Jacon of Stewart of Martin County, in the State of Indiana, being of courd mind and disposing memory do make and publish this my last will and testal Item 1. It is my well that all my just debte by paid. Item &. I will and bequeath to my grandchildren m. Stewart, George Stewart, William Stewart, Jason Stewar Frank Stewart, Fred Stewart, Jennie Stewart, Hazel stewart John stewart and occar stewart, the sum of one thousand dollars to be shared equally. Item 3. I will and bequeath to my daugter Eva Albaugh the sum of fifteen hundred dollars. Item 4. I will and bequeath to my eon Donald m. Stewart, the sum of fifteen hundred dollars. Atem 5: I will and bigueath to my daughter Peacl Smit the Rum of fifteen hundred dollars. Stem 6. I will and bequeath to my daughter slive Questin the sum of fifteen hundred dollars Item 7. Il-is my will and I direct my Executor to Convert-all of my property both real and personal into cash to provide funde with which to pay the bequeste in this will made and I do hereby authorize and em: power my executor to sell and convey all of my red. estate at private sale for the best-price he can obtain therefor and on such terms as in his judgment will be for the best interests of my estate and apply the proceeds thereof in accordance with the terms of this will. aftem 8. of any part- of my estate be left-remaining, after

the payment of the deble and liabilities of my setate and the bequesto made in itemo 2, 3, 4, 5 and 6 of this will,

the same shall go to and be paid to my legal heirs in accordance with statutes of descents.

Ottom 9. It do hereby nominate and appoint my eon Donald m. Stewart executor of this my last-will and testament and ask him to accept the trust and carry out the provisions of this my last will and testament

An witness whereof, I have hereunts set-my hand. this 12th day of august-, 1916. Jason L. Stewart.

Digned by the testator in our presence and acknowledged by him to be his last-will and testament, and signed by us as witnesses in his presence and in the presence of each other.

Chas. W. Slates & Witnesses. Samuel Q. Genne.

Proof of Will. The State of Indiana, martin County, 38; Be it Remembered, That on the 24 th day of October 1916 Charles w. Slates one of the subscribing witnesses to the within and foregoing last will and Testement. of Jason L. Stewart late of said county, deceased, personally appeared before the clerk of the arcuit Court of Martin county, in the State of Indiana, and being duly sworn by the clerk of said court, upon his oath, declared and testified as follows, that is to say: That on the 12 day of august 19/16 he saw the said facon L. Stewart sign his name to said instrument in writing as and for his fact Will and Testament; and that this deponent, at the same time, heard the said facon of stewart declare the said instrument in writing to be his last well and Testament, and that the said instrument in

360 lacon L. Stewart. Decean Last Will and Testament of writing was, at the same time, at the request of said Jason L. Stewart and with his concent attent and Rubecribed by the said Charles W. Slates and & Car in the presence of said testator, and in the present of each other, as subscribing witnesses thereto and that the said Jason L. Stewart was, at the time of the signing and subscribing of said instrument on writing, as aforesaid, of full age (that is, more twenty one years of age, and of sound and dieperson or restraint, as the said deponent verily believes and further deponent says not. Chas. W. Slates. Sworn to and subscribed by the said Charles W. Slater before me Charles W. Runyon, click of said Court, at Shoule, the 23 rd day of October 1916 Charles W. Runyon, Clerk. In attestation whereof I have hereunts subscribed my name, and affixed the seal of said Court Charles W. Runyon State of Indiana, martin Quenty, 83: al, Charles in Nunyon, clerk of the Circuit Court of_ martin County, Indiana, do hereby certify that the within annexed will and Testament of Jason L. Stewart has been duly admitted to probate, and duly proved by the testimony of Charles w. slates one of the subscribing witnesses thereto, that a complete record of said well, and of the testimony of the said charles w. Slates in proof thereof, has been by me duly made and recorded in. Book c at page 358 of the Record of Wills of said County In attestation whereof, I have hereunto subscribed my name and affixed the real of said Court, at Shools, this 24th day of october 1916.
To Elisting Widow ce Per 363) The club count court of the County Last Will and Testament of Michael Shirey

Deceased.

Groof of Will: (Dee Voger 355-356-357 for Will). The State of Indiana, martin County 88; Be It Remembered, That on the 21st day of march 1916 Helesry D. Houghton one of the subscribing entnessed to the within and foregoing last will and Teste ment of Michael Shirey late of said county, deceased, personally appeared before Charles W. Runyon, clark of the arcuit Court of martin County, in the state of Indiana, and being duly sworn by the clerk of said Court, upon his oath, declared and testified as follows, that is to say: That on Tebruary 3rd 1918 he saw the said michael shirey sign his name to said instrument in writing as and for his last Will and Testament; and that this deponent, at the same time, heard the laid Michael Shiry decline the said instrument in writing to be his flast ! Will and Testament, and that the said instrument in writing was, at the same time, at the request of the said michael Shirey and with his concept. attested and subscribed by the said Hilesry & Houghton and Edgar Witcher in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Michael Shirey was, at the time of the signing: and subscribing of said instrument in writing as aforesaid, of full age (that is, more than tirenty one years of age,) and of cound and disposing mind and memory, and not under any coordion or restraint, as the said desponent verily believes, and further deponent says not Hileary S. Strughton.

Sworn to and subscribed by the said Hileary & Houghton before me charles is. Runyon, Clerk of said Court, at Shools the 21st day of March 1916

Charles W. Runyon, Clerk

362 Drof of w Last Will and Testament of Michael Micey Deceased. un attestation whereof i have hereunto cut (Seal) vombed any same, and affixed the ical of inid Court. Bhazlee W. (100mm. Atale & Indiana, partine county 80; V, Charles M. (Pupper, clark of the would in of marten county, of the say, to horby couldy shat the southers runeved swell and Sectament of Michael Sherry now been lung admitted to krobate, and duly proved on the testimone of Heleani & Fragation, one of the subcombing witnesses thereto, that is complete record of vaid will, and of the leating of the land Action & Stringhton in breeze of har been by me duly made and recorded in work c it pages 355 of the Mound of Willo of said county. In allestation whereof, or have hereunts subscribed my name 1: affired the seal of said Court, at Shoale, this 21st day of March 1916. Charles 201. Lundon, [Seal clerk arcut Court Martin Bunty

Deceased.

6 lection for Widow. d, Oscar Rebaugh, the duly appointed, qualified, and acting belardian of the person and Estate of Hannoh J. Blewart, a ferson of unsound mind, and the widow of facon? Stewart, late of martin County, Andiana, who died testate and whose last Will and Testament has been duly admitted to (Prosite and record in the martin accent Court of Card County and State, by order of waid Court, hereby makes election for and on behalf of caid widow to hold and retain for her her right to one third of the lands of which her said husband died siezed, notivithetanding the terms or provisions made in said Will and I do for and on her behalf also elect to hold and retain for her, her right and interest in and to the personal estate of her said husband, as such widow, under the Statute of decent, notwithstanding the terms of his eard Will, and for and on her behalf renounce and repudiate said well so far as it affects the rights of said widow under the law. Occar albaugh.

Guardian of Hannah J. Stewart, a person I'm neound mind, widow of Jacon L' Stewart, deceased.

tale of Indiana, martin County 30:

On this 2nd day of November, 1816, keeconally acknowled before me the undereigned, notary Deblie in and for vaid County and Atate, Occas albaugh, guardian of the kereon and estate of Hannah for Stewart, a kereon of uncound mind and the widow of facount blewart, deceased, to me well known, and nate; had fully explained to him the contents of the foregoing instrument and election, echnowledged the execution of the same is he ordentary act

and deed.
Uletness my hand and official seal at Bhrale, Indiana, the day and date last above written.

The Commission of Notary Rublic.

August 3-1919.

"August 3-1919". (For Will and Proof of Will see pages 358-359-360).

al, George W. Smith, at this time a readent of martin brenty 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 wells by me made: First . I order and direct that my executor hereinafter named pay all my legal and fuet debte and my funeral expenses as soon after my death as practicable. Second. That my said executor herein after named let aride the amount of Eighty Dollars to be paid to the pactor of St. John's Catholic Church of Lorgortee Indiana, for masses to be vaid for myself and my deceased wife, Elizabeth Smith. Third. a bequeath and give to my three sone, charles R. S. mith, Valentine Smith and George a Smith, all my right, title and interest in and to lots numbered Forty two (42) Forty-three (43) Forty four (44) and Forty-five (45) in Clark's addition to Loo groter, Indiana, and lot- Bumber Twenty eight (28) in Roger's addition to Lorgootee, Indiana, together with all my right-title and interest in and to all appurtenances thereto belonging and all personal property of every dexcription belonging to and held by the said firm of O. Smith + Co. at the death of the testator herein and including in this bequest the vaw mill, engine and all machinery connected therewith and lacated on vaid real estate, all timber, sawlogs and lumber in yard or in tree and all notes and accounte hold and due the said firm, provided said legaters and devicees within 12 months after my death kay and fully discharge all debte and legal hisbilities said C. Smith 4 Co, and then key in to the executor of this will Thirty-three and one third Dollars in cash each and in the aggregate vum of One Hundred Dollars the same to be added to the assets of my estate and to be paid out by my executor with the residue of the proceeds thereof as hereinafter directed and further brovided that in the event either or any two of eaid legature and devisees, neglects so refused to pay in his or their proportionate shere of the indebtedness of said

firm or said sum of Thaty three of one third Dollars is above stipulated, then the other or other two of said light and devisees, as the case may be, shall be entitled to an shall have all of my right, lette and interest in and to all of each property both personal and real on the parment by him or them of all the indebtedness and liabilities of said firm and the further payment of said aggregate sum of one transferd Divise which interest in all of each property both personal and real in this item bequesthed is understood by these texts to be the

Frusth, in the event that all of the legatice of devices in the preceding vector number 3 of this will shall neglect of refuel to comply with the conditions therein set out and accept the interest in property therein bequeathed there I direct that proceeds derived therein the disposition, through by the executor of this will or by one of the surviving members of the said firm shall be turned in and held as part of the general assets of my estate and paid out by my said executor as herein after

directed.

Tifth. That the residue of my property both real and personal shall be divided among my ligal here at the time of my death according to the law of descent. Sixth: I conditite and appoint my son freeh P.

Smith, executor of this will. Wetness my hand and real this 22 ml day of June 1916, at the city of Lorgortie, Indiana.

Les. W. Smith (bul)
The foregoing instrument segmed, sealed and acknowledged,
by said George W. Smith, as and for his last will and testment, in our presence who at his request, in his presence
and the presence of each other, have subsented our names as
witnesses thereto the the 22nd day of June, 1916

Walter Hays. Frank H- Walker.

Deceased.

Proof of Will. The State of Indiana, martin County 88; Be it (remembered, That on the 12nd day of December 1916 Walter Huge one of the subscribing witnesses to the within and foregoing last-Will and Testament of Lerre W. Smith late of said county, deceased, personally appeared before the Clerk of the Circuit Court of martin county, in the State of Indiana, and bring duly sworn by the Clerk of said Court, upon his - oath, declared and testified as follows, that is to say: That on the 22 nd day of June 1916 he saw the said storge W. Smith sign his name to said instrument in writing as and for his last will and Testament, and that the deponent, at the same time, heard the said George It Smith declare the said instrument in writing to be his last Will of Testament, and that the said instrument in writing was, at the same time, atthe request of the said George W. Smith and with his consent-attested and subscribed by the said Welter Huys and Frank H. Walker in the precence of said testator, and in the precence of each other, as subscribing witnesses thereto and that the said George & Amith was, at the time of the signing and subscribing of said instrument in writing, as afouraid, of full age (that is, more than twenty one years of age) and of sound mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent eays not Walter Haye. Sworn to and cubscribed by the said Walter Haye before me Charles W. Sunyon, Clerk of said Court, at-West-Shoales, the 22 nd day of December, 1916. Charles W. Quemon, Clerk. In attestation whereof, I have hereunts subscribes my name, and affined the seal of said court-

State of Indiana, martin County, 33: I, Charles W Runyon, Clerk of the arcuit Court of marting county, Indiana, do hereby certify that the within

Charles W. Rungon.

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Last Will and Testament of George 20. Smith.

Deceased

anneged Will and Testament of George W. Amith her the duly admitted to probate, and duly proved by the testimony of Walter Hayer, one of the subscribing with thereto, that a complete record of said Will, and of the testimony of the said George W. Amith in proof thereof, he been by me duly made and recorded in Book C at face 365 of the Ricord of Wille of said county.

In attestation whereof I have hereints subscribed

In attentation whereof, I have hereunts subscribed my name, and affixed the seal of said court, at Short this 22 and day of December 1916.

Leal

Charles W. Sunyon. Club arcuit Court Martin Orist

I, Irat Cafter being of sound mind and memory do give Nettie Caples my wife all my personal and real estate as long as she rumana my widow. When she caused to rumain my widow, I give to Blow Leone Tolk fero and and real estate. Providing that would Elmen George fray to Trank Haines one hundred and fell by doll are (\$150°) in their frayments, Tifty dollars \$50° one year after als execute to remain my wishow with to fercent-interest. Tifty dollars (\$500) two years after she ceases to remain my wishow with 6 percent inch from date the clieb payment to made. Fifty dollars (\$ 500) thru years after she causes to humain my wished with 6 freezent mot from date second fragment is made. The said Elmer George to Larm the flace or rent it for Nettig Caples. If the raid Elmer Longe Laules to comply with the request Kerien stated this will become null and void. Hereby revoking all former wills made by mg. In Witness Rever of I, Grat Caples have, to this my task will and statement subscribed my name. This 27th day of Jan. 1917. Trut Caples Subscribed by the testator in the bresunts of each of us and at the same times declared by him to be his Past will and stalement and threather we at the request of the lestation and in his presents sign our names Riveto as witnesses, this 27th day of Jan. 1917, at his home. Green B. Lewis nellie Livis. Stroof of Probate of Will.

Stale of Indiana, Montin County, 28:

Exford on Charles to Kunyan, Turk of the
Martin Circuit Court, Just nelly cum Green & hewis
one of the subscribing witnesses to the foregoing lash
will land testement of Ira to Captes, Take of
Martin County, Indiana, decused, and, being cluby
sworn on oath says that he was fresh at the
creculion of said last will; that the same was
cluby executed; that at the time of the execution
thereof, that said testalor was of Jul age to

Tebury 1917

devise for oferly, of sound mind, and memory and Good under cocrain or restraint; that is and testation requested Green K. Lewis and nelly Lewis to sugn said Fort will as witnesses thereto, which they accordingly did in the presence of ward testalor and, in the prisence of each other as subscribing cortnesses thut Druen 1s. Lurs. Subscribed and soworn to before me, this 26th day Charles W. Freny on Clerk

Stale of Incline, martin County, &E: I, Charles W. Fungon, Clark of the martin around Sout, it's hereby certify that the above and Long ong Past will, and testament of Ira To Caples, Fate o marlin Bunky, Etalo of Indiana, deceased, was the day duly admitted to probate and record, and the proof thereof duly mude by Suen B. Liurs, subscribe circuss thelito, which is out will, logither will such proof have been duly recorded, in I took of Wills" " at peages 369 and 370, in this office Wilness my name and the weat of soul Count this 26th Nebruary 1417

Charleses Vieny on, Clark

Deceased.

Last Will and Testament of Packel & Divine

State of Indiana, Martin County, 38: Last Will of Prachel & Divine. I Nachel & Divine, do hereby make and publish the my last will and testement.

I. Item II. It is my well that all my fust debte and funeral expenses be first paid.

Item II. I give and bequeath to my sow charles the South East quarter of the northest quarter of section sixteen, township one, north, range four west except a tract 4 ½ rode square in the northwest corner of said tract, except that said Charles shall pay 7 of the B1100 mortgage on my real estate including interest all subject to life selete in said least hereinafter derived to to folm m Divine. I also give to said Charles. Divine & of my personal property except my household furniture.

III. Stem III. I give and bequeath to my son Brush a. the following tract of land, the worth west quarter of the northeast quarter of section 16, township one, muth Eauge four exect peroviding that said forald shall accume and pay of the \$11.00 martgage and intercet upon my real extete, and providing also my son Ronald 1- shall pay to my som harler \$500.00 which shall be a - hen upon the real estate-herein devised and all subject to life estate hereinafter devoed to John m. Dome also one half my personal peroperty - 4400 fet my household furniture. Item IV. I give and device to my son austin & the following that of land, - eighteen acres described as followe: - Commencing so rode West of the South east Corner of the southeast quarter of the north east quarter of section (16) sixteen township one north range four west, running thence north 31 4 rode, thence east 92 rode, thence south 31 46 rode, thence west to place

372 (Nachel & Divine Last Will and Testament of Deceased of beginning, subject to 7 of mortgage of \$1100, which said austin 6. assumes and agrees to pay and all subject to life estate of John M. Diane hereinafter devised to him Item V. I give to my son John d. Divine and Grace & Divine his wife, the following tract of land hereby deviced to said John of and Grace & Devine frintly and is husband and wife, and described as follows: Commencing at a point 20 rode west and 31 to rode north of the south east quarter of the north east quarter of section 16 township one north, range four west and Running thence north 48 32 rode, thence east 12 rode thence south 48, 32, rode, thence west to the place of beginning and Containing 28 acres more or less, and subject to "7 of mortgage W100 on my reel estate which said from L. and Succe & Divine assume and agree to key and all subject to life estate of John M. Divine hereinafter leviced to him. Items. I give and bequesth to my daughter myetle L. 'edgawood the following tracte of land! Fruer acres off the east side of the conthwest quarter of the north west Juster & section 15, township one north range four west, also the following truet of land described as follows: Commencing at the south west corner of the couth east quarter of the north coust quarter of section 16, toroughip one north range but west running thence north 56 rode, thence lest 28 % rode, thence south 56 rode, thence west 28 4 rode to place of beginning and Containing ten acres more or less and providing said: mystle L'hedgewoord assumes and agrees to pay of the Blood of mortgage upon my real estate and all subject to life extate of John m. Divine hereinafter deviced: Stem 7. I give and device to my daughter beace responded the following tract of land: Commencing at a fount 28 rode east of the couth west corner of the southeast quarter of the northwest guarter and arenning thence north

373 sed.

Last Will and Testament of Packel & Dinne Deceased.

56 rode thence east 37 7 rode thence south 56 rode, thence west 34 7 rods to the place of beginning and containing 12 acres more or less and providing said brace Ledgerson assumes and page of the mortgage \$ \$ 1100 00 upon my real estate and all subject to life estate hereinafter. deviced to John M. Divine. Item 8. I give and device to my son forense D. Divine the following tract of land: Part of the north half of section fifteen and described as follows Commencing at a point 62 7 rode lest of the south west corner of the south east quester of the north west quarter of said section 15, thence north 56. Rode thence last to white River, thence down said rever following the meanderings there of to the intersection of the said white River with the half section line running last and West through Raid section 15, and Containing 16 3 acres more or less and providing said Lovens D. Divine assigne and pay of the mortgage of \$1/00.00 upon my real estate and all subject to life estate hereinafter deviced to John m. Divine. Item 9. I give and device to my husband a left estate in all the real estate of which I may de siezed and all my household furniture. Item 10. The real estate herein devised to each of my seven children is upon the express understanding that each of said children contribute only pay \$20 to a monument to be erected at my grave and which \$20.00 is a lien upon each tract of land herein devised to my said children. Item 11. It is my will and my desire that no letters of administration be taken ret- upon my estate and .. that no executor or administration be appointed and white

Last Will and Testament of Tachel & Divine Deceased. my husband and children amicably and peaceably settle my estate out of Court. In testimony hereof I have hereunts set my be and seed to this my lest will this July 15, 1914.

Rachel & Divine. We the undersigned at the request of raid Rachel to Derine have hereunto in her presence and in the presence of each other attached our names to this wie this July 15, 1914. Richard M. Milburn. Mutin Zieglev. Groot - Probate of Will. State of Indiana, Martin County, 83: -Before me, Charles W. Runyon, Click of the Martin Circuit Court, personally come Martin Jugler the subscribing witnesses to the foregoing last will and testament of Backel & Divine late of Martin County Indiana, deceased, and being duly sworn on oath super that he was present at the execution of said last rive that the same was duly executed; that at the time of the execution thereof, said testatrix was of full age to device her peoperty, of sound mind and memory and not-under any coercion or restraint; that said testativity requested Martin Liegler and Richard M. Milburn to sig 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 there to Martin Leigher. Subscribed and sworn to before me, this 25th day of Morel in Charles W. Buryn; click State of Indiana, martin County, 38; I, Charles W. Sunyon, clerk of the martin accust Court do hereby certify that the above and foregoing last will and testament of Wichel & Dinne, late of Mutin C

Last Will and Testament of Packel & Divine Deceased. Almdiana, deceased was this day duly admitted to probete and record, and the proof there of duly made by martin grage subscribing witness, theuts, which said will, together with such proof, have been duly recorded in Geord of Wills no. C. Pages 371-375, in this office.

Witness my name and the real of said courthis 25 4 day of March 1917.

Charles W. Qunyon, clerk.

37(

Last Will and Testament of Matthew Kitchrock

In the name of the Benerolent Tracker.

I mathew Hitchcock of the Country of Master and
State of Indiana, bring of arend mind and disposing
memory, do here by make and declare their my lest of
Will and testament, hereby rowking and making
road all former Wille by me at any time heretofice
made.

First, I order and direct that out of the money on has over out of any other property, my just debte and funeral expenses by paid as soon as practicable after my death

Second, I give and bequeath to my dear and beloved wife, Rachel Jane Hitchcock all my real estate and all property that I may roon at my death, both real and personal.

Third, I hereby nominate and appoint my wife, Rachel Jane Kitchcock as my executor.

In witness whereof I have humants subscribed on name this 14 the Lay of January A.D. 1882.

Matthew Hitchrock.

The above and furgoing instrument was at the date thereof signed, published and declared by the said methew thitcheach as and for his last well and testement, and as a revokation of all former wield heretofore made by him, in presence of ew, who, as his request, and in his presence and in the presence of each other have subscribed our names as witnesses.

The property of the property of the periodice of the property of the periodice of the property of the periodice.

Residence: Shoule, Ind.

Jame: Trank M. shirey.

Past WIII and Testament of Mathie Hitchick to Deceased Day of Onebate of Will Step & Indiana Martin Printy 88: Wifere me Charles W. Rungon, clerk of the martine incourt First personally Came Thomas & Brooks, one of the subscribing evitnesses to the foregoing last will and testament of Mathew Hitchcack, let of martin Crinty deceased, and bring duly sworn in says that he was present at the execution of said lists will; that the same was duly executed; the was of full age to device his property of sound mind and mining and not render any lower of restraint that Said testator requested The Burke and trink m Shiry to aga said in in the presence of said testator and in the morning within as subscribing watnesses Thas I Brooke, Subscribed and sworn to before me, this 3 day of March 1917 Charles W. Rungon, club. Estate Landiana Martin County, 83: I charles w. Quinyon, clark of the martin Circuit Court do here by certify that the above and firegoing last will and testament of Mathewa Stitchcack, late of Martin County, State of Indian deceased, was this day duly admitted to probate and record, and the proof there of duly made by Thomas & Brooks, one of the subscribing witnessed thereto which said will, together with such proof. have been duly recorded in Record of Well no. C. pege 37.6, in this office. Witness my name and the seal of said Court, this 30 th day of March 1917. Chirles W. Renyon, Clerk

Last Will and Testament of Mary & Bakin Decease d. Mary Elizabeth Bakin, of Martin County, Indiana bring of sound mind do of my own free Will man and declare this my lest will and testament. I'd bequeath to my four living children, Isaac O'Com Hessie & Buckly, Clementine Sims, and George H. B. and to the heirs of my deceased son, William & Bris their names bring Olis Baker, Hazel Baker, Forest Baker, and Helen Baker, and also the heirs of all J. Baker, their names being Roscow Baker and The Belle Baker, all my Real Estate. To each living child I will the one- sixth (%) of my real estate will to the four living heirs of Killiam D. Baker, decessed the me sith of my reel estate, in equal proposer and to the two living heirs of Clista T. Baker, So one sixth of my real estate in equal proportion If said real estate is sold by me before my death the amount from said sale remaining our hand set in death shall be divided as above set furth I bequest to my four living children all my sonal property of every kind in equal properties they to being Baker represently I will two featherheads two petrone one ocean war full kitchen sife hoof he heads preture and family record 3. Especially to Comentine two pellows and selections of the server all my farming took for a truster Buckley three dollars. 4 Lappoint as Executive of this my well my dott to 5. all previous wills made by me I herety with In testing where I thin hereints from the

least Will and Testament of Mary 6. Baker Deceased. Subscribed by the said Mary & Baker in our ples and by her declared to be her last will and the ment and attested by us as such in her prise and in the presence of each other this 29th day of march 1916 David Sikes Edward M. Huff. State of Indiana, Martin Junty, SS! Before me Hilliam T. Porter, a notary Public in and for said county and state, Mary 6. Baker acknowledged the execution of annewed Will . Witness my hand and notoria seal this 29 day of march 1916. William J. Witer. (Seal) notary Public My Com Exp. aug. 2, 1917. Protecte of Will. State of Indiana Martin Ounty, 881 Bifore me Charles W. Runyon, Clerk of the martin Circuit aut, personally came Sdward m. Huff, on of the subscribing editnesses to the foregoing last will and testament of Mary E. Baken lates of martin County, Indiana, deceased, and bring duly sworn on oath says that he was present at the execution of said last will; that the same the duly executed that at the time of the exercising thereof said testatrix was of file to down her property of cound mind and that Soil testation requested said Edward M. A and David Signe to sign said well as intricine which they accordingly did in the parance of said testating and in the present Linch other as subscribing witnesses thinks Edward m. Huff

Last Will and Testament of Mary & Baker Deceased Subscribed and sworn to before me, there 27 of march 1917. Charles W. Bunyon Clirks. State of Indiana, martin County 38: I, Charles W Rungon, Clerk of the Martin accust the do hereby certify that the above and foregoing last will and testament of Mary & Baker, late of Martin County, State of Indiana, diceased, was this day duly admitted to probate and record, and the proof thereof duly made by Edward M. Huff, one of the subscribing witnesses thereto, which said will, together with ruck proof, have been duly recorded in second Wille No. C. page 378. Witness my name and the seal said out, this 27 th day of march, 1917. Charles W. Rungon, Clark

I, margaret Sudrow, at true in a recoderat of Thooks, in mater (buckly, in the Chate of Indiana, and rung of wound, and disposing wint with namous, do make, sublish and inchar his to Ty my last will and testworth horaby woodand all a come could be in a made

Etim 1. The come will und disurg I had my read estate, For 'run bened . Tirty-thru, except thirty-four fut and mine unches in a chief of a could off of the east and trineof, esteats in the Free of Froods, in Montin Country, in the Etate of Indicana, by word by my executor after my death, and that out of the ret proceeds thereof The pay To my husband, Unoch to drow, the one third thurst; and that he had any letter children of my decement son, Thomas Jedrow, - 121. Fa., George &., Busin a., Clara, Magger, Bola T, una Pyrus, tis sum of one dollar each; that of the balance by extract on the construction of a suitable Monument at the grave of my checkants in, Thomas Talway the one minth trucof, which of the in mounter to fray to my whiledren, Elizabeth Collens, "outselle Lea, George Tel row, Dankenent elmon, 100 "lea in ted uno, dansas Tedrap, Ethe her and Enich Tedrow the one worth (1/4) each true of. Itam so, I nominate and whofount my com, VanBuren Hedrow, Executor of trus my look Will

Witness my Land and seal, this 16th day of (efinis -- 1417, whichoals, incheang

Margarel Dedrow (Seal)

mure (1. no, 10). Stella.

The four oing instrument, would, seeled and acknowledged by suid, in orgonal Tedrour, as and for her tast will and trutaria. In, in our presence. who where wagework, in his business and the presence of each other, "have wellowed hid our rames as witnesses thereto, I is It is an of april-1917. Fermon arelinginh

Proof of Probate of Will State of Indiana

Martin County, Sc:

Sefore me, Charles Defundon, of the martin Crowth Court, personally came Brain D. allhuggers of the subscribing witnesses to the forgoing Past will and to stament of margaret Tedrow, fall of Martin Courty Indiana, deceased, and Bring duly awar on oath a superthat he was present at the execution of said Toat will; that he was present at the execution of said Toat will; that the same was duly executed; that at the time of the execution thereof, is and testative was of full age to sleving her propurty, of sound, mind and rumory and we under any covered or westrainh; that is aid testative requested Edward allbright and annight Itiles to sign sound will as witnesses thereto, which they accordingly clid in the presence of said testative and in the presence of said testative and in the presence of said testative and to the presence of said testative.

Discribed and swom to before my this 29 day of May 19 Charles W. Runy on, Clark.

State of Indiana, Montin County, IS;

5, Charles W. Bury on, Clerk of the Martin Crient Count
No Knely crafty that the above and of one oing Part Will
and testoment of Margaret Fedrous, Pate of Martin Crenty
State of Indiana, becaused, was this of ay cludy admitted to
probate and viscord, and the proof thereof ally made by
Bruin D. Allought one of the subscribing witnesses thuto
which said with together with cauch proof, has been cludy
recorded in Record of Dilps" (", page 381, in this office
Witness my name and the Sed of es and Orust, this

Charles W: Rungon, Clark.

I, Thomas Canfield, being of cound mind and dispoeing memory do hereby make this my lest will and testamonte hereby revoking all fremer willo testamater made.

I I will and direct out of any property either fournal or real that I may die ceased of first that the expenses of my last sickness and built expenses be first paid and that all just deble owing by me be paid.

II. Learn to my beloved wife, Mary 9. Canfield,

I will and begueath all of my perpety that I may die realed of both real and personal to five and to hold during her natural life with fell suthority and fower to cell, transfer and covery any or all of said property.

III I futher will and bigueath to my below!

Children, Charles H. Mary Ellen, ama John and Catherine at the death of their mother all of card property remaining at that time, share and share alike and that in the event-either of said children dies without-issue frier to the death of their mother, Mary a. Canfield that the surviving child or children shall have the share of the deceased to children shall have the share of the deceased

child or children share and share alike, providing said deceased child has not left our wring him or her any children, in which went the curviving child is children what he wite or their share.

IV. I further will and direct to my belowd wife, Mary a Ranfield being apprinted by the courtexcutrix of my best will and tectionate and that she is not required to execute any find as such executing.

Thomas Canfield.

The the undereigned subscribing intrevered state that we sew Thomas anfuld sign has name to the above and feregoing will and heard him declare some to be his list-will and testinate

384 Last Will and Testament of Thomas Canfield. Deceased. and that we eight said will at subscribing witnesses in his presence and in the presence each other. This the 2nd day of December, 1916. I hamit Buckley. Kate norris "Orrof of Werbate of Will" State & Indiana, Martin Gunty 88: Before me, Charles H. Runyon, Clark of the Martin Circuit Court, personally come Kate norrie one of the cuberibing witnesses to the farging lest will testament of Thomas Canfield late of Martin Crunty Indiana deceased and being duly swarn on her oath says that she was present at the execution I said lest will; that the same was duly executed that at the time of the execution thereof, said texteter was of full age to device his properly, of count mind and memory and not under any evergen or restraint; that said testator requested Johannah Buckly and this affant to sign said will as witnesses thereto, which they accordingly did in. presence of said testalor and in the presence of each other as subscribing witnesses thereto. Late Marrie. Subscribed and sworn to before me, this 4th day of Lune 1917. Charles The Runyon, Clerk. State of Indiana, martin County, 83: I Charles H. Runyon, Clerk of the Martin Circuit-Court lectament of Thomas Canfield, late of Martin County State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Kol- Tourie, one of the subscribing witnesses thereto, which said will together with each proof, have been duly recorded in Record of Wille No. C. Vage 383, in this of Allower my hand and the seel of said Out, that 4th day of June, 1917. Charles H. Rumon, Clark.

I, Seth M. Williams, of montin Country in the State of Snowiana, being of sound mind and disposing memory, do known make and feelblich this my last will and testament. It is my will that all of my just debts by paid.

"Tem 2. I will and bequeath to my grand children, Roberta B. Thomas and Paul R. Thomas, the sum of ten dollars each.

Stem. 3. 3 will, devise and bequeath all the residue of my property, real, personal and mixed, remaining after the fragments of my debts and the liabilities of my estate and the bequeats named in item 2 of this will to my son and daughter, Charles 3. Williams show and offer R. Williams show and offer alike.

Stem. H. I appoint my son Charles & Williams executor of this will.

In witness whire of, I have Rements set my hand and seal this It day of October, 1915 Leth m. Williams (See

Digned by the testator in our presence, and achor weld ged by him false his Past will and testament, andraigned by us in his presence, as witnesses and in the presence of each other.

Frank H. Brown J. Witnesses.

State of Indiana Martin County, DB:

Bufore me, I harles D. Juny on Clut of the Martin

Execute Court, four enally came Frank H. Brown, on
of the soubsenburg witnesses to the foregoing fach
will and testament of leth M. Williams, Pate of
Martin County, Indiana, deceased, and being duly
aworm on outh says that he was present at the

Lexicution of said Part will; that the same was duly executed; that at the time of the execution thereof, said textation was of full age to device, his property, of sound mind and memory and not under any cockein or restraint; that would textator requested the said through Brown and Clinck. River to sign said will as witnesse that, which they accordingly did in the presence of said textator and in the presence of each other as subscribing witnesses thereto

Tirank N. Brown. Subscribed and swom to before me, this 29th slay of august 1917.

Charles W. Vernyon, Clark.

State of Indiana Martin County, Il:

I, Charles is. Funy on Clerk of the Martin Circuit fourt do hurby certify that the above and oforgoing Past will and testament of leth m. Williams, Pate of Martin County, State of Indiana, deceased, was the above duly admitted to probate and viceous, and the proof thereof duly made by Frank H Brawn, one of the dissociating witnesses thereto, which is aid will, lowether with such proof, Raving been alway recorded in Record of Wills C", page 385, in this office.

Witness my name and the Beal of is aid brush this 29 h day of leaguest, 1917.

Charles W. Vyungon, Clark.

Last Will and Testament of David D. Obakur

Last Will and Testament.

I, David V. Baker, of Loog ooter, Martin Gunty, Incling, being of wound mind and slip osing memory, do hereby declars my bull with and Testament us follows. That is to way

It is my will that all of my yout debts be fully and expectably to said.

I will and bequeath to my of aughter Eula dong ten dellars, (\$10.00).

I will and bequest to my wife, gales to show all of my projusty real justional or mixed, remaining after amounts leavy nated above in rumber one and two Kury Veen prid, to have and to Kold during the natural life.

It is my well, that, when the death of would felix Baker, that the above deay noted Jerofae this he should bequally between Try day the march to lox and my gound Aunglica sicha inx

I recommend that said marche log and said the Low themore the proper tees her obequeenthed undersited until wais the log whall have there the sage of twenty flere years, and that the rect profit acoming often her One half undivided interest be Kild in trush for his until whe is twenty fun years old.

I do living appoint without where as the execution of this, Tright and the terment.

In witness whiseof, I, travail it, Bahn, of Long vote, Martin County, Indiana, have hereunto subscribed my name, and I do declare the above and foregoing to the my last 10. ile and Testament in the foresence of martha Brusnore and Frank Stramore, this the 21 th day of David. V. Baker. January, 1918.

388Last Will and Testament of David V. Baker. Deceased. The undereigned do hereby cutify that David V. Baker did sign and seal the above instruction ment of writing, and ded openly in our presence and hearing, dellare the same to be him last will and testament, and we do here by an the presence of said David V. Boker and in the precence of each other sign and eacheouter our names in the execution of the faregoing instrument, thee the Frax 6 Sriamore marthe Griemere. Graf of Probate of Will. State of Indiana, maden County, 83; Before me, Charlee W. Rungen, Clerk, if the martin Circuit Court, personally Ceme Trank Brie more one of the subscribing witnesses to the fore going last will and testament of David V. 13 akil lete of Martin County, Indiana, deceased, and being duly sworn on outh say that he was present at the execution of said last will, that the same was duly executed; that at the time of "execution thereof, each helato was of full age to device his property of -erent mind and memory and not ender any collection or restroint, that waid trebator requested Trank Business and Marthe Chiesnose to sign said will as witnesses thereto, which they accordingly did in the prevence of said textatar and in the forestic of each other as subscribing switnesses thereto. Frank Strivenor Subscribed and Sween to before me, this 22 md, day of Tebruary 1918. Charles & Rungon, clerk. State of Indiana, Martin Ounty, 83: I Cheles A Rungon, clerk of the martin arcent Over & do hereby certify that the above and foregoing last well and textament of David & Baker, lete & Martin Orenty, state of Indiana, deceased, was this day duly admitted to probate and record, and the proof there of duly made by

Thrank Greemore, one of the subscribing witnesses thereto, which said well together with such proof, here bun duly recorded in Record of wille no. C. Dage 387, in this office.

Wetness my name and the real of sull coul, this 22 day of February 1918. Charlington, Clark.

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Last Will and Testament of Levi O. Killion Deces

I Live a Killion, at this time a resident of The County in the State of Indiana and being of county disposing mind and memory do make, publish and declare this to be my last will and testament hereby teroking all former wills by me made: Item 1 st_ I disire that all my honest debte be paid as sorn after my death as practicel. Item 2 nd. - I desire that I shall be given a decor burial and a suitable monument be placed over grave and my deceased wife grave. Item 3rd - I give and bequeath to my dear children Cora & Hamilton, Kriggie V. Sandere, Williard H. Killion and Hattie of Smith each an undivided one fifth ('5) for of all the recidere of my extate, both real retate and personal property and to my dew grand children James Othe Kellion and Dina B. Killion an undireled one tenth (10) interest each, in all of said real estate and said personal property, all subject to the conditions later named in this Will. The said real estate is described as follows to-in The West Half of the South west quarter of section number Thuty four (34) and the East Last of the Souts east quarter of section number Therty three (33) and the South east quarter of the north east quarter and the South half of the north east quarter of the north east quarter, of said Section Rumber Thuty three (33) all in town fow (4) north (Pange fow (4) West conter ing in all two hundred twenty acres. The said real estate is willed to said here subject to a certain mortgage for Two Thousand (Assors) Dollars now on sail land in from of the actua Life Incurance Company. Item #4 - I desire that said grand children James Ottic Killion and Jina B. Killion shall pay to the said Children Cora & Hamilton, Lynie V Sandere.

Williard H Killion and Hattie R. Smith, the sum One Hundred (1/10) Dollaw to be shared equally by

Livi a Killion Last Will and Testament of

Deceased. altern 5th - of give and bequeath to my grand daughter. bords Killion, daughter of my deceased son, being to kills the sum of One Dollar! atem 6th - I acknowledge myself indebted to my son Williard H. Killion in the sum of two hundred (\$200 0) Dollars for repaire done on build inge and I direct that the said amount be paid the out of my estate.

Item 1" - I constitute and appoint my dear on Williard H. Killion executor of this Will.

Own under my hand and seal this the nd day of Tebruary 1918.

Levi a. Killion. The foregring instrument signed sealed and acknowledged by said Levi a. Killion as and for his last will and Testament in our free ence, who at his request, in his presence and in the presence of each other have subscribed our names as witnesses thereto this the 2nd da of February, 1918. gmes L. M. Govern.

Stephen H. Westhafer, Proof of Probate of Will. State of Indiana, martin County 83:

Before me, Charles H. Rusyon, clerk of the marte arcuit Court, perenally came James L. M. Forum of the subscribing witnesdes to the foregoing back Will and Testament of Levi a. Killion, late of Mutin County, Indiana, deceased, and being duly sworn on oath say 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 testator was of full age to device his property of sound mind and memory and

not under any Coercion or restraint, that each testator requested James L. M. Foren and Stephin H Westhafer to sign said Will as witnesses thereto 392
Last Will and Testament of Levi Q. Kellin. Deceased.

which they accordingly did in the presence of in testator and in the presence of each other as

Subscribed and known to before me, this 27 a day of Tebruary, 1918.

Charles A. Runyon, clerk

State of Indiana, Martin Crenty, 38; al, Charles A Runyon, Clerk, of the Martin Circuit fould do hereby certify that the above and fuegoing lack Will and testament of Levoi a Kellion, lete of Martin County, State of Indiana, deceased, was thee day duly admitted to probate and record, and the proof therefally made by James L. M. Forum, one of the subsocian witnesses thereby which said will, to gether with each proof, have been duly recorded in Percent of Well C. Dage 390, in this office.

Witness my name and the seel of said

Coul, this 27th day of February 1918. Charles H. Runyon, Cleek.

d. Nicholas S. Baker, being of sound mind and disposing memory, do make, publish and declare the following as my last will and testament Clause One: Baker, all my second estate, of every thind and character and description, wherever the same may be cituate to be her property absolutely and forever. Clause Two: Otivay a. Baker, all my real estate, and for that reason he is given nothing by this well. Clause Three nominate my son, Otway a. Baker, as executor of this my will. In Testimony Whereof, I have hereunt set my hand and seal this - day of april, 1913 Dicholae S. Baker (seal). Signed, realed, published and declared by the edid nicholar S. Baker as and for his last will and testament in our presence, who in his presence and at his request and in the presence of each other have subscribed our names as witnesses here to this July 28, 191 nicholax - S. Baker. ac. Smith Umanda Smith. Witnesses Proof of Probate of Will. State of Indiapa Martin Quenty, 33; Before me, Charles H. Kunyon, Clerk, of the Martin erecut (out, personally came azor C. Smith one of the subscribing withesses to the foregoing last

will and testament of nicholae &. Baker, late of Martin County, Indiana, deceased, and being duly swown on oath says that he was present at the

1994

Last Will and Testament of Micholan S. Baker Deceased

execution of said last will, that the same was duly executed; that at the lime of the execution thereof said beloter was of full age to denice his property, of vered mind and memory and me under any covering or restraint, that said textell requests light C. I much undit mountar to much to easy each will do culsueers thereto, which they accordingly did in the presence of said testator and in the presence of each other as vickeribing witness thereto.

Subscribed and versen to before me, the 5th day of march, 1918.

State of Indiana, Martin Oraly, 88:

L. Charlie & Ringen, Clock of the Martin Cricuit

Court do hereby Certify that the above and finegring
last well and testament of Nicheles & Baker,

Late of Martin County, State of Indiana deceased, was
the day duly admitted to probate and revised, and
the proof theory duly made by Ozac C. Smellin,
ine of the subventions sustances of their, swhich
vait will, together with such proof, here been
duly recorded in Present of Wille no. C., Page 373,
in this office.

Witness my name and the seel of said Crust, this 5th day of Merch 1918. Charles H. Wingen, Clocks. Last Will and Testament of John M. Sherfick Deceased.

ol, John in Sherfick, a recident of Martin County, in the State of Indiana, and being of cound and dispersing mind and memory do make, publish and declare this to be my last will and Testament, hereby revoking all former will by me made. Ite. 1, - It is my will and device that after my death my body have proper and decent burial. Item 2, - It is my will and decire that out of my percenal estate all of my just debte and legal change be first find. Item 3, - That a vintable minument be placed at me green, and it the grave, each of my first with Catherine Sherfield, and my second wife, Oliga Sherfield, and the Cut and charges thereof be paid out if my personal estate. Item 4 - ottowing made advancements to each of my children, in equal shares out of Sherfick, it is my will that he be paid in addition to his wuch advencement the cum of \$500 out of my bowernel colate. Item 5, - That it is my will that my executive fully administer my estate, after having fully marchalet the assetts thereof, and often hereby first made such fragmente, as in this week provided, he shall frey to each, Hellie V. Swords Benjamin a Sherfick, Charles m. Sherfick, Calvin S. Sherfick, Fired In Sherfick, and John L. Sherfick, or if decraved, to their children, where and share alike, the residue theory. alteres, - al do nominate and appoint an my executor of this impolest will and testament my veni John L. Sher fick. ex my hand and real this 16 th day it marries All John 10. X Sheefick (Beat)

Last Will and Testament of John III. Sherfick Deceased. Shortech are her land love and lettement, in our presence and vig ned by med in his france. and in the forvenul of each other Esgarellistetie (Seat) John C. Golland (Boat). Granf of Rebate of Will. State of Indiana, Martin Creaty, Es; Before me, Charles W. Nierion, Clock, of the Made in Ciprocut Court, forcer illy ame form C. Sellace, one of the subvertibing witnesser - to the fact foring last will and testament of John M. Sherferts, late of Martin Courty, Inter to, becomed, and being the execution of each best willy the the we easy duly evendely, that at the time of the execution thereof, said tentator and of face age to denice his property of verest mend and morning exid belator requested Edgar illitete in formit. Sollares to vigor said will all entraser that, which they accordingly did in the presence of outsubscribing untricore theret. John C. Sellasi. Subscribed and second to before me, this 5th ly of march, 1918 Charles It (Aurgen, Ch & State of Indiana, martin Ours, 50: 1 I, Chrales A. (Resourn, Clock) of the marter aren't Court do hereby cortiff that the above and for many lect will and sectionary of John in Stanfick, lat of Martin County, & let of Indies of decreed, was the day duly admitted to perhate and record, and the freet thereof duly mide by John C. gollace, one of the subscribing untrucker there, which and will,

Last Will and Testament of John M. Shewfick Deceased.

together with each proof, have been duly recorded in Record of Willend, Brige 395, in this office. Witness my mame and the read of each Court, this set day of much, 1918.

Charles III Rungen, Clerk.

398Last Will and Testament of James J. Pogers Deceased It is my will that my executor divide my estate in three equal parte on to my son I char B. Rogers of give one share he to pay lette Roque 100 & and Sallie Hilson 50 & for law brow he have had To James The (Popels, my son, of give one share , 1/3 - and to Orville D. five hundred dollars out of the remaining 1/3 - and the balance of that share to his Children share + share alike, and said O.D. Nogers is made a Trustee to take Charge of the same + expend it for their mutual use education + support as in his judgment Seem best. I make all said, my children, executors. without bond. Vay my debte of course first. Digned this 17 may 19/2. J. T. Progers. In the presence of each other and in the presence of the Testator + at his request, We attest this Will May 17, 1912. S.M. Freeman m.D. W.H.Sanders. Groof of Probate of Will. State of Indiana, Martin Ousty, 33: Before me, Charles A Rynyrn, Clerk of the Martin Circuit Court, personally came George m. Freeman, one of the subscribing witnesses to the foregoing last will and testament of James T. Rogers, late of Martin County, Indiana, deceased, and being duly Sworn on outh says that he was present at the execution of said last will; that the same war 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 Correin or restraint, that said testator requested George m. Freeman and WHS enders to sign said will as witnessed thereto, which they accordingly

did in the precence of said testator and in the presence of each other as subscribing witnesses thereto. Sees m. Freeman.

Subscribed and sworn to before me, this 9th day of May, 1918. Charles H. Quenyon, clerk.

State of Indiana, Martin Ocenty, 38:

d. Charles to Renyon Clerk of the Martin account Court do hereby certify that the above and foregoing last will and rectament of James T. Rogers, late of Martin County, State of Indiana deceased, was their day dely admitted to probate and record, and the proof there of dely made by George m. Treeman, one of the subscribing witnesses thereto, which said will, to gether with such proof, have been duly recorded in Record of Wille no C.,
Page 398, in this office.

of said Out, this 9" day of may, 1918.

(Seet) Charles H. Runyon, Club.

Last Will and Testament of John J. Varvill Decease In the name of the Benevolent Father, al of the certainty of death, and being of sound and disposing hund and memory do make and public this my last will and testament, herety resolve all former wille by me here to for made. Item First: It is my will that after my deal my body shall receive decent interment, and the the expenses of my last illness and death an all my first debte shell be faid Item Two 1- I will and bequeth to my beloved wife Orbicca Vowell all the restricted I which I may die sized to be used and con trolled by her during her life time and all rente, earner and profite thereform to be absolute property. and at her death my will the the fee simple of said reel estate shell rout my children Mary & Daugherty, George A. Small fane Vendley, and Everett Vowell. and in the event that either of said persons, mary 6. Daugherty, George N. Wowell, Jane Vindley and Court Dowell should die before the said Cetica Douell it is my will that said interest in said real estate which would him book rested in diceased person had he or she survered vest in the here at law of said dicident of further will divice and bequeeth to my wife all household and Rethen furniture owned by me at my death one cro- and all muchandice on hand in my store Item Three, I bequeath to my son John A. W. the sum of This Hundred Dellars! Item Four; I bequest to my grand children Ray Gromer and John Gromer, some of my decease daughter margaret ann Gronor the Sum of First Hundred Frifly-Dollar lack. Item Tim - I begin to be my grand childre

Last Will and Testament of John J. Wowill Deceased Bessie Dixon, mystle Powell, Lula Vowell & emes & Yourll, Children, Baric Dian, myst Small Sata Procest, and James to Swill, children Tony deceased son William Cowell One Strongled Turning fire Dollar each Utom Six all smoneys, properties and all and others terms owned by me at the time my death and not herein disposed of I will Significant to my children Mary & Daug Red, Sa 1. Dowell, Jane Pindly and Frett Fruill In to take the sime in equal shares. Item Siven: It is my further will the should any of the bene ficiaries under the my last will depart this life prior to my decease that the interest and property who would have descended to them under the Will shall descend to and viction their here at law who may surver them Item Eight: - I here by nominate and appoint my son George & Powell, Executor of this my last will and testament and direct that he settle my estate without litigation or expense which can be avoided In witness, where of I have hereunto my hand this second day of may 1918. The faregring will signed, sealed and acknowledged by the said John & Provell as and far ha last will and testament in our presence wh at his request and in his presence and in the presence of each other have set our names hereunto ad northerese this may second 1918. Laure a. Moore Carlas T. M. Outy

Last Will and Testament of John J Chwill Deceased Groof of Grobate of Will! State of Indiana, Martin Ounty, 38: Defore me, Charles of Vingon, clerk of the martin Circuit Court, personally came Carlow T. M. Bety one the subscribing witnesses to the foregon list will and testament of John & Fowell, let of Martin County, Indiana, deceased, and being duly sworn on oath says, that he was present at the eye cution of said last will, that the Same some duly executed that at the time of execution thereof, said testator was of full as to deove his property, of sound mind and memory and not under any concion or restraint; that said testator requested Grather More, Lawie a. Mr. and Carlos T. M. Carty, the afficient to sign es Will as Witnesses there to, which they according did in the presence of said testator and in presence of each other as subscribing editionises thereto. Carles T: Mc Carly-Subscribed and sworn to be for me this 31 day of May 1918. Charles & Remiss, Class
State of Indiana, Martin Curity 83. I Charles & Veryon clerk of the martin Circuit Court do hereby certify that the above an foregoing last will and testament of John I Oroll, late of Martin Crinty, State of Ladiens decrared, was this day duly admitted to pertite and record, and the proof thereof duly made Carlos T. M Cesty, one of the subscribing cottueses thereto, which said will to gether with such proof, have been duly recorded in Re & Wills no C. Dage 400, in this office so Ulitness my name and the seels of said Out, this 31 day of may, 1918 Charles A. Winger

east a Will and Testament of John U. Orivilling Deceased May 11, 2 1918. After reconsideration I bequeath to my so John W. Powell Two Hundred Dollars un addition to first will form & in Maggie Simpson. Sinthia Hopper Aftersteconsider ation I bequest to my beauthchildren Day Gromer and John Groner the Children of my deceased day the margaret anni Islamor, the sum of an Hundred Dillaro (Hos a) each in addition to friend Worker John John Jophen. maggie Simpson after reconsideration I bequeath to my Grandchildren, Bessie Digon, Myselle owell, Lula Youll, and James Vowell Children of my deceased you William Joines the sum of Trifly-Dollare (\$ 50 0) each, addition to first will John & Xx Dowll O Sinthia Hopker Maggie Simpson Troofe of Probate of Will: State of Indiana, martin bunly, SS:-Defore me, Charles A. Rumon, Clerk of the martin Cicint Court, personally came Sinthis Hopper one of the subscribing vortnesses to the foregoing Coducte to the lect will and testament I fim J. Powell, late of martin County, Intuina alceased, and bring duly swarn on oath says that the was present at the execution of excel Codicile to said last will, that the same were duly executed, that at the time of the execution thereof said testator was of full age to device

404 Last Will and Testament of John J Cowell Deceased. property, of sound mind and memory and in under any Courcion or restraint; that said testator requested maggie Simpson and Sinta It offer, the affiant, to lign said codicio to ear will as witnesses theut, which they according did in the presence of earl testator and in the presence of each other as subscriting Sinthen Hopker. Subscribed and sworn to be for me, this 31 day of May 1918. Charles A. Rungen, Clarke State of Indiana Martin Ounty, 83:-& Charles H. Reman, Clark, I the martin Circuit Court do hereby Certify that the above arch foregoing Codical to the said last well and lectament of John J. Donald, late of Marlin County, State of Indiana, decereed, was this day duly admitted to probate and rund, and the proof thereof deel, made by Sinthis Hopper. or I the subscribing witnesses theret, which each Codicil, logeth, with such proof, have been duly recorded in Record of Wille no. C. Vage 403, in this office. Witness my hand and the seal of said Court, this 31 day of may, 1918. Charles A. Ressyon, clerk

I, Cyrus Me Durmed, a risident of martin County, Indiana, and, bring of sound disposing mind and memory, do moke, furblish and delar this to by my last will and testament, hereby revoking all James wills and codecils thereto:

Utem 1.

I desire that my just debt by paid.

I give, bequest and device to my brother accor me Dermed all my property both real and personal of which I may die diezed.

I constitute and affirm my brother Occar me Dermid executor of this will.
Witness my hand and sees this 31 day of march, 1918,

of Cale, martin County, Indiana (Sed)

The foregoing instrument, signed, sealed and acknowledged by sound Eyeus M Dormed, as and for his last will and testament, in our presence, at his request, in his presence and in the presence of each other, having all evidence of march, 1918.

George W. Bargent ada adkins

The State of Indiana, Martin County, CB:

Be It. Premembred, that on the 29 day of July one thous and ning hundred eighteen. add a addition one of the subscribing intresses to the within and foregoing Past will and testament of Cyrus Ma Dermed Pate of said County, deceased, personally of preased before Charles to. Premy on, Clark, of the Circuit Court of Martin County, in the State of Indiana, and bring duly caron by the clark of a said Court, upon his oath, declared and testified as follows, that is to say: That on the stiday of March, 1918, he saw the said Cyrus Ma Dermed argan his name to the said instrument in writing

as and for his Past Will and Festament; and that this deponent, at the same ting, heard the is aid Cyrus mo Derned declay the said instrument in writing to his Pash Will and Testament, and that the said instrument in writing was, at the same time, at the request of the said Cyrus m Dermed and with his nt attested and coubscribed by the said ada addy and George W. Gargent in the presence of soul testator and in the presence of each other, as subscribing witnesses thereto, and that the said Cyrus m. Dermed with at the time of the signing and subscribing of said instrument in writing, as afores aid, of full age (that this, more than twenty-one years of age, I, and of sound and disposing mind and memory, and not under corrien or restraint as the said deponant verily believes, and further deforent says not. ada adkins

Swon and subscribed by the said ada adding, before my, Charlie to Runyan, Clish of said Court, at Shoals ... Indiana, the 29 day of July, 1918.

In attentation whereof, I have herundo subscribed my

nama, and affixed the Seal of said South

(Sia) Rails W. Funy on, Club, Date of Indiana, Martin County, So:

I, Charles W. Openyon, Clerk of the Circuit Court of martin Junty, Indiana, do Kerely certify that the within annupal Will and Testament of Cyrus M. Dermed, has been duly admitted to probate, and duly proved by the telemony of ada adking, one of the subscribing thus, that a

complete record of said will, and of the testimony of the said Perbate in proof thereof, have been to me duly made and recorded in Book C, at page to of the record of Wille of said County.

In attestation where for a have hereints subsconted or

nume, and affixed the real of said Court at shale,

Charles & Prengin, cle

East Will and Testament of Egra Phillips Deceased.

of Size Philips, of the County of Martin and State of Indiana, being of sound mind, memory and understanding, do make my last Will and Testament in manner and form following Thirst of give device and bique ath to my large Caroline, Phillips all my real estate which is located in Halbert Township, county of martin and State of Indiana, Consisting of seventy seven acres more or less and further described as in sestion 3, Town 2 north, Kange 3 West. also, all my personal property to hold and to have full control during her natural life or as long as she remains my widow, her to come into possession of said red estate and personal property at my death provided she survives me. Second. Then after my wife death and after all eichness and funeral expenses are paid, the the residue of said property to be devided as follows, to wit: One fourth (14) of all of said property to go to James H Phillips, my on; three sexteenthe (3/11) to my son, William o Phillips; to my daughter, margaret E. Edwards three sixteen the (1/10), three six tunthe (3/10) to my grand-son, Limuel Q. Phillips; and the talance to go to heir of Minne 6. Moffett, my day her as follows: 1/32 to Blanch Murphy, my grand daily her and Isa to Eather young, my grand daily her and to Ezra young, charles moffett, Jaire moffett and annie moffett, my grand children to have one dollar each and I hereby appoint & albaugh Sv. executor of this my last Will and Testament without Bond In Witnes Where of I, Egra Phillip , the tector have to this my last Will and Textament, set my hend any my seal, this sixteenth day of September, a.D. 1916_ Byra Phillipse ESell.

Last Will and Testament of Egra Phillips Signed and sealed and declared by the also named Ezra Phillips as his last Will and testament, in the presence of use who have him unto subscribed our names at his request, as witnesses thereto, in presence of the said testion; and of each other. John T. Stepelton A. H. Bell, Indiana Shorale, Indiana Groof of Probate of Will. State of Indiana, Martin Ounty, 83; Defore me, Charles A. Rungon, Clerk of the martin circuit Court, personally come John Totabelle of the subscribing witnessed to the faregroup last Will and textament of Ezra Phillips, les of Martin County, Indiana, deceased, and being duly sworn on rath says that he was present at the execution of said last will, that the some was duly executed; that at the time of the execution thereof, said testator was of full age to diose A property of sound mind and memory and not under any Courcion or restraint; that said testes requested John T. Stepelton and W. H. Bell, to Regne said Will as witnesses theuto, which they accordingly did in the presence of eard testator and in the presence of each other so subscribing rutures theyeto. Subscribed and sworn to be fore me, this is day of July 1918. Charles A. Rusyra, click ... State of Jadiana, Martin Ounty, 33: I Charles & Dunyon, cleek of the martin arcuit Court do hereby certify that the above and faregoing last will and testament of Egra Phellipe, late of Martin County, State of Indiana, deceived, were this day duly admitted to probate and record, and the proof thereof duly made by John T Stepelton, subscribing wither theuto, which said Will together with such proof Past Will and Testament of Bu Phillips Deceased.

have been duly recorded in Record of Wille 100.0 Page 407, in this office.

Ulitnice my hand and the seal of earl Court, this 30"day of July, 1918.

Charles A. Runyon, click

Last Will and Testament of Barbara Wusbach

of, Barbura Weiabach, of Martin County, Indians, ill keeply make and publish, this my last will and testing kereby revoking all former will or codicilo hereto made

First. I will that all my just debts, including doctor bills and Lunual expenses shall be paid.

Second. Awel and bequeath to my daughter maggic. Strickland, my feather bed and all my bed clother.

Third. I will and bequeath to the following of my while before the following of my while the substant of the following of my while the substant of the state of the substant o

grand-children Toy Waisback and alice Weisback -children of my diceased soon, Thongs Weisback -- five dollars each

Houth, I will and device to my daughter digger theto my home, located in Shools, martin County, Indiana, and described as follows, to wit: South half of Fot number. twenty-on (21) in Horsey's addition.

Sixth. In the event I do not have personal extate aufficient to pay the cash beginsts made in items 1; 20 and 3, I denet that my alaughter, digging Turken _ shall pay the same, and the same until paid what by a lien up on the real extate him willed and devised to said digging Teckin.

Seventh. In event it shall by necessary that an executor by appointed, it is my will and desiry that my daughter, ligging Terkin shall be appointed Executor Recognition

In witness whereof, I have hereunts set my hand and seal this 4. th. day of June, 1918.

Signed by the above named Barbara Weisbach in our presence and by us in her presence and in the presence of each other, and the said Barbara Weisbach declared the same to be her last will and testament this June 4th., 1918.

(Sed) Nancy G. Gilkison

(Beal) Fannis K. Reynolds.

State of Indiana, martin County, SS:
Before me, Charlow. Runyon Click of the Martin Circuit
Court personally came nancy c. Filkeon and of the out.
court personally came nancy c. Filkeon and testament
acribing witnesses to the forgoing Past will and testament
of Barbara Weisbach Pate of Martin County, Indiana,
deceased, and being duly swoon on ooth says that she
was present at the execution of said Past will; that same
was duly executed; that at the time of the execution through
said testative was of full age to almost her professly, of
sound mind and minory and not under coercion or ristrain
that said testative requisited nancy C. Elkion and
Tannix K. Ruynolds to sagn said will as witnesses
thereto, which they accordingly did in the presence of said
testative and in the presence of each other as subscribing
witnesses thereto.

Subscribed and swon to before my, this 19th, along of august, 1918.

Charles D. Fungon, Clark.

Etali of Indians, Marlin County So:

3. Charles W. Junyon, Club of the Martin Circuit Court do
Rendy certify that the above and foregoing tast will and
testament of Burbana Wiesback, Late of Martin County,
State of Indiana, diesard, was this of any duly admitted
to knobiate and record, and the proof thereof duly made
by Nancy G. I classen, one of the subscribing without
thereto, which said will, Touther with escal proof.

no. Q., page 410, in this officer Within my name and scal of would Court this 19th day of triguest, 1918.

have been duly recorded pot in Record of Wills

Last Will and Testament of Poetry Q. Storme Deceased Know all men by these presents, That I Betry a Story resident of Martin a State of Indiana, being in real able health and disposing state of mind, being desired of settling my worldly affaire, while I him stringth and capacity, do make and publish this, my last willing testament. I direct my Executore hereinafter named to key allow just debte and funeral expenses out of personal further not otherwise disposed of. I bequeath "of device to my four children, in cheephone blue, almire allen, John St. Storme of Daniela Storm to Noel Jackson of Lowell Jackson, my grandchildren. all the residue of my Estate, whether real or personal to be divided into (3) equal parte, lote, shares or amounts, by my Executore. I direct my Executors to hold juntly the part, by share or amount due the afore named brand children until each child w (21) twenty one years of age truit under stood that each of these two grandchildein me to store equal with each other I direct that, should either of the four children demice occur prior to mine such child having no seeme, him her part, lot, share or amount shall revert to their lig representative, here or assigne foresse. I direct that my Executive shall serve without bound I appoint John to Storme of Daniel a Storm my Executor In Witness Whereof I have hereto set my hand and and publish and declare this instrument to be my Will and Testament. The the 9th day of January 1917, In the presence of the persone whose names are subscribed as attesting Witnesse. Signed Betty a Storm (63) Seymour Marchall. Go. Burno City, Int. Thurman Marly . P.O. Wurno City, Ind State of Indiana, Martin Ounty, 38; Defore me, Thomas J. Hore a Hotay Vable in and for said County on this of the day of January 1917 personally

stament of Betting Storm Deceased appeared the about named Betey a storm and acknowled the execution of the foregoing Instrument. Williament my hand and officer Seal. Thomas & Dave, my cong exp. och 10th 1918. Notary Queblic Coffee Orbatery Will State of Indiana Martin County, 83: Before me, Charles W. Ringon, bluk of the Martin Circuit Court personally ame Sumow Marchall on the Subscribing witnesses to the forgoing last will and testament of Betty a. Storms late of mark Firsty Indiana, deceased, and being duly surver outh lup that he was present at the executions Said last will, that the same was duly executed that she the time of the execution thereof eard testations increased full age to device her peoplety. of Sound mind and mimory and not under any Coursing or withand, that said testatric require Duy mour Marchall and Thurnan Manley to said well as witnesses thereto, which they accome ingly did in the presence of said testatrix and the presence of each other as subscribing intuition Subari bef and Quoin to be for me, their 2 ! of september 1918. harlee N. Kunyon, Clerk State of Indiana, Martin Ounty, 88; of Charles A. Rungon, clark of the martin ciaux backs do here by certify that the above and faregoing bet will and testament of Betry a Storme, late of Martin County State of Indians decessed was the day-duly admitted to probate and record, and the proof there I duly made by Seymour Marshall of the subscribing witnesses thereto, which eard will together with such proof here been duly recorded in Bord Just the 19. The this fice Wheel magning the seel of said and this I by I betom

Last Will and Testament of Charles Q. Workall December In the name of the Benevolent Tather of all I, Charles Clarence Worrall, being of sound and disposer mind and memory, and at this time a resident of Martin county, Endiana; and being mindfull of the uncertainty of life and of the certainty of all all make, publish and declar this to be my Jost will and testament, kereby revoking all former willow my made. Stem Frist: I guy and bequeath to my beloved with May a. Worrall all and singular the goods and chattle real estate, mixed estate, bonds, moneys, and all profute of every kind and character, fixed or moveable, of which tmay die suzed to be hero in fee simple. Stem Second: I Revely constitute and appoint my said wife may a Worrall executor of this Past will and testamen Witness my Rand and seed, this 19th day of fine 1915, at the Foun of Shoots, martin county Windland Charles Clarence Worrall, Cial The foregoing instrument signed, sealed and acknowledged by the said Charles Clarent Darroll as and for his Pack with and testament in our prisence, who, at his viguest, in his prisence and the presence of each other, have subscribed our Grames as witheres, this 19 day of June, 19th Carles J. m. Carty State of Indiana, Martin County, Es:

Before my Charles W. Ringon, Clust of this marting of Grand Courses Vim Carty, one of the subscribing witnesses To the foregoing Tost will and testament of Railes Clarence Worrself Pati of Martin Jointy, Indiana, deceased, and burn duly swon on oath is ays that he was present at the Execution of is and Part will it that this and was and restricted the time of the exact the through

which is and well together with such proof have been duly recorded in Record of Wills "C", page 414 in this office

Witness my name and the seal of said County this 14" day of march, 1919. Charles W. Kuny on, Clirk.

Last Will and Testament of Walner athern Decease In the name of the Renewlent Trather, & Palmer atkison, of the town of Shoule, martin Crients Indiana, being of sound mind and memory make, publish and declare this instrument writing to be my last Will and Testament, river ing and making with any former Will by at any former time heretofere made. Item First: It is my Will and desire that my Executive hereafter named to pay all my debte, expense of let eickness and Sunual expense out of my personal estate without any portion thereof being paid by Martin County, Indiana, on account of my survice al a soldier in the War of the Rebillion. Item Second. Having Confidence in my belond wife, Jane ather that she will deal justly and fairly with our children with any surplus that she may have left at the time of her death and realizing that the small estate that I own that it may be necessary In her to use the entire amount for his reconcil and comfortable support, I give and byweeth all for preperty, both real and personal to my said wife its here and to hold and dispere of are she may deem necessary so to do. Stem Third. I nominate and appoint my wife ar Brecuting thu my let well and Testament. Item Truth. I nominate and appoint Huem M= Cumich my attorney and attorney of the Executive to first the my last will and Testament In witness where I have breunt subscript my name the 14th day of January a. D. 1919. THE MERCHANISM CONTRACTOR OF THE PROPERTY AND ADDRESS OF THE PROPERTY OF THE P

Deceased. st Will and Testament of Calmin atkisson State of Indiana, 18-8 County of Martin Be it remembered that on this the 14 day of January a. D. 1919, we the undersigned witnesses, signed our nemer to the Jorg ony instru ment in writing after said instrument in writing was read to Valmer athison and regned by him ar hir last Will and Testament, and we in he presence and in the presence of each other at his request signed our names all attesting witnesses attest : Brown M. Cormick. attest Lewis Summer. Troop of Protate of Will State of Indiana, Martin County, 33: Before me Charles H. Rungon, clerk of the marts circuit Cart, personally cime Grown M. Cornick, one of the subscribing witnesses to the foregoing let will and testament of Valmer atk Con late of Martin Curty, Indien, deceased and bring duly swown on oath says that he will present at the execution of said last will; that the same some duly executed, that at the time of the execution thereof, said testators was of full age to divice his property of south mind and memory and not under any Course or restraint; that said testator requested him to sign said will as witnesses thereto, which he accordingly did in the presence of early testator and in the presence of each other ar subscribing vortnisser theuts. Grove Mª Camick. Subscribed and sworn to before me, this 20 day of March 1919. Charles H. Rungon, clerk. State J. Indiana, Martin Cunty, SS: I, charlos W. Runyon, clerk of the Martin

Last Will and Testament of Valmu atkison Decease Circuit Court do hereby certify that the above of foregoing leet will and testament of Palmer aller late of Martin County, State of Indiana, decision was this day duly admitted to probate and received and the proof thus of duly made by srover Mª Cornick and Louis Summers, subscribing witnesses thereto, which said will, to gether with such proof, have been duly recorded in Record of Wille no C. Page 476, in this offer Witness my name and the seal said Ourt, this 26 th day of march, 1914 Charles A Punyon, clerk

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Deceased.

Last Will and Testament of Morton albaugh.

In The name of God, amen! I, morton allough being of cound mind and memory, but knowing the

uncertainty of human life do now make and publick this, my let will and testament, that is to say:

I bequeath all my estate to my legal heire.
Morton albacyh.

Digned sealed, published, and declared by the early morten albaryh, the testator, as and for his list will and testament; and we, at his request

and in his presence, and in the presence of each other, have houts subscribed our name as

contresses thereto.

Dated at Wichita, Kancas, this 15th day of april, a.D. 1901.

W. y. Morgan, Hutchinson, Lane C. W. Williams

Filed February 19, 1918: Palph H. Daw, Probate Judge Pac. Vol. 111. P. 288.

In the Probate Court of Showner County, Xanese In the Matter of the Cetite of & Order admitting Will Morton albaugh, deceased. I to Probate.

and now on this 4th day of much, 1918, the matter of the Probate of the Last will and Textumor of Morton allaugh, decreed, come on for heaving witnesses to see

will appeared before C. E. Fulton, Probate Judy of Sery a. and duly appointed Communication by this will and C. Williams, the other subscribing witness to said instrument in writing, purporting

to be the Lect Will and Testament of Miston alkacyh, deceased, appeared in person Lyon E. R. Crall, Orotate Judge of Mercho Co. and after bring duly

even gen their testimony, which was reduced to writing and subscribed by them The evidence treatly in, the matter row submitted to the Out

1420 Last Will and Testament of Deceased bee rull bank. Por uny Bayer Le new fry For hypery

Deceased.

Due new Jang

In uny ban

Sur much bank

on consideration where of the court finds: That said will war do by ittest do and countries that the tretator at the to a y wenting the same see if you are up and sound and returnly and not under any restrainty that the fallening me to conver and reidence of the said to be read, who were a intach conducted law, to wit:

Marion dibucan

Arreghton Namuel although, ira, Tieka Anne.

and the court further ender that caid Meton Miney had been side proceed of real property of an estimated rather of 12,000. To Dollars, of bostones besterty of an estimated with writer of 28,000. To Dollars and that no event with the no event with the most event and that no

It is there are by the met releved, that vail intermet. I writing a real to a how by court to know he
and of war in the court, we and for the net will
Testement of early matern Mangh hours is that and
Bula h. albaugh he and who is having year-the, commenter
trator of raid betate with had mill and Toolemens, enough,
and that she be required to give form in the sum of
35; 000. To Delian for the paintiful dicharge of her dutie
under said time.

(Lal). Part hage.

State of Joaneae, Shawnee county 33:

I' Preph I Jaw, sole pedge and ex fficio Clerk of the Probate Out in and for raid County, busy certific track of have compared the foregoing cofere of the secret of the Last Well and Testament and weder it witing will to Best with in the Matter of the Setate of Matter Williamsk late of sail county decreed with the riginal records thereof, now remaining in the state, and in my custody, and have borne the ear - to true to ments.

of further certify that vaid exemplification would be received in all courts of the state of Scancer. In Jestimony Where of all have horizonto set my hand and efficient the seal of said (Probabe Court, their 3rd day of april, 1911.

Sole Judge and ex officio Clerk of the

Irobate court

State of Beneau, Showner County, 33:

I Prepart Vaco, cole Judge of the Probate court of said County do hereby contify and Delph of their whome spenions regniture is effect to the foregoing contificate in under the lawe of the state of treat, by mitue of his office as who finder it raid that, also the clark of raid trut, also the clark of raid trut, as a traction of raid trut, and was such state it time of making true according the same, tout his it to take proper officer, and that the real throwto afficed as the said of the said broket court, and of further certify that said diet will and testiment has been admitted to know the said court in the form, and ally recorded.

Witness my head and seal, this old

day & afril, 1919.

Parkh H. flaw.

Sole Judge of the Perhete Out of Disconce Panty, Mercal

Last Will and Testament of John B. Braun Co. Decease The Last Will and Testamenh. Of John B. Brown of the State of Ind. in the Country of martin and made and published the olay of Mar. 1918.
In the rame of God, amen, I John Brown in the County of martin and Itate of Ind. of the age of 48 years, and being of sound mind and minority of H8 years, and being of sound mind and minority through the minority of the minority o Past will and testament, in manner following that is to say: First: - It is my will that my funeral expenses and all my just debt. be fully faid.
Second: - I give and lequeal to each of my Children, Satis & (Braun) nukam, Harry Brau Tille G. Braun, Caroling Braun, Charlis Braun and Harmon Q. Brown one and its of oll ar. I give and bequeath all the rest and remainder of my estate both real and personal to my bedoved wife Dorothia Braun. Lastly I hereby nominate and appoint Doroth Brown to be executor of this my tack will and testament, hereby revoking all former wills by In witness whereof I have heremto set my the and seal, this . along of 10-1918 The above instrument, and now subscripts B. Braun, the Testator, in the presence of each of well and was at the same time, declared by him to his Kait Will and Testament, and we, at his request sign our names hereto in his present as attesting William M. Roberte of Should Fred W. Krodel of Shoale In Groof of Shofate of William State of Indiana, martin Crinty, 83: Before me, Charles W. Ruingon, click of the martin areas Court perenally come Fire W. Krodel of the subsection Will and Testament of John 18. Braun Deceased. witnesses to the foregoing last will and testamen Le John B. Braun late of Martin Cristy, Indiana Escaled, and being duly swown on oath say the he was present at the execution of said last will that the same was duly executed; then at the time of the execution thereof, said testator was of full age to device his property I sound mind and minory and not under my Coercion or restraint, I that said testates requested the affiant. Fred W. Krodel and Wel Noberta to sign said will as witnesses three which they accordingly did in the present each testative and in the presence of les other al subscribing witnesses thereto Fred W. Krodel. outleanted and worm to before me, this 28 lay of march 19.19. Charles W. Rungon, clerk. State of Indiana, Martin County, &S: I Charles is Pringen, clerk of the Martin Circul Court do here by certify that the above and foregoing last will and testament of John B. Brown, le Martin County, State of Indiana, deceased, was day duly admitted to probate and record, and the proof thereof duly made by Fred W. Hrodel, and of the subscribing witnesses thereto, which said will to gether with such proof have him duly recorded in Record of Willo No. C. Vage in this office Each Ourt this 29th day of March, 1919. Charles W. Rusyon, clerk

Last Will and Testament of many and Crementer Deceased Last Will of Smargaret Clements

I margaret Clements, of martin County, State Indiana, and being of sound and disposing my and memory, do make, publish and declare this to be my Past Will and Testament, hereby revolu

all former wills by me made: I direct that all my yout debto be paid Item 1. Item 2. I give and bequall to my belowed some

John P. Clements, William & Clements, Railes R. Cemento and to my beloved of aughter, many is miles, all the personal property that I may our

at the time of my death, show and share allk Item 3. I bequeath and devices to my beloved sons, John P. Clements, William & Clements and to my beloud of aughter, mary of miles, the follow des cribed real estate in Davies County that

Indiana, tourt: The southwat quarter of the conthead furties of section rumburd fourties (14) in tourship numbered two (2) north of ra

numbered fing (5) west, share and share allke Item 4. I bequeath and devise to my beloved

sons, John P. Clemento, William E. Clements, Charle of Clements and to my beloved daughter many I

I smay die the owner of Item 6. I constitute and affirm my sound son, Charles P Clements research of this

Past Will. Witness my hand and beat this 12 the day of november, 1917, at the city of Longovier, Count of martin, Itale of India

The are and in C. Coments The fore going instrument, signed, escaled and action outed ged by so and in argout Climento, and for hur Past will and testament, in ou prisine, who, at Rul inquist, in Rin prising

LA.	Description of the state of the	10
e.	subscribed our names as witnesses thereto, this	
	The state of the s	
•	1207/day of November 1919	- 1
1	James R. M. Fovern Dring M. Fovern William P. Bennyan	15
3.	STATE OF THE STATE	
	Fren M. Doven	4 5
X,	C P	12
67 Ju	1 Della Normy and	18
	State of Indian martin Country SS	1
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	2 Charles W Krum on Clark of the Martin	13
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	10,10,10,10,10,10,10,10,10,10,10,10,10,1	13
	will and unament of thougast suments, late of	惨
17	Statiof Indiani, Matting County, SS. Statiof Indiani, Matting County, SS. Station on Charles W. Rim, on, Clark of the Marting Charles William P. B. engages of Charles of Marting and State of Marting and State of Marting County, Indiana, Alexand, and Ging dull account on oath says that he was present at the	1
	10000	1
-	I self-term of the term of th	1
	execution of said Past will, that the same was duly	
5	6	
11	executed; that at the time of the execution thereof is we	1
2	Fut to hand I le sont de sons Pubachit	QE.
ij.	The state of the s	348
y	species, that at the train of the execution thurs of was buttetury was of full age to always true property.	10
2	1 10 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
3	corrector or restrains, that is and uslating requisited	-
e,	correion on restraint, that is sid testative requisited on a commence of misser of the commence of the contract of the contrac	113
	Administration of the second o	30
-	Demny on to sign said will as witness thinks	7.0
	the charteness of a did in the business of said	3
2	The state of the s	題
	testatory and in the presence of each other as	M
	+ + + + 0	54
-	to Replication of a conding of did in the presence of said testation and in the presence of each other and autocal long witnesses thereto william PD emigan	To the
3	William V. Dennigan.	3
1	Subscribed and swon to be for m, this 14 &	07
-	and allowed the first of the fi	
3	day of april 1919. Charles W. Rungon Clare	3
	01 2 DQ 1. C - O L 020	
2	State of Indiana, Smartin County, C. D.	2
	2. C. Railes W. Rung on, C. Cerk of the martin graved gourt, a	0
		3
\$	hereby certify that the about and forging Past will and testime	4
	1 88 + D + OC 1 3 0 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	3
-	Margaret Climents, Pate of martin County, State of Indiana die	00
	was this day duly admitted to probate and record and the proof	1/5
		375
- 1	there of duly made by William P. Dennigen on of the sub-on	tr
-	witness thinks, which said will, together with such proof	1
	D. Hills	-17
	Thougher duly recorded in Record of Wills "C", page 436.	-
5	TO TO THE OWNER OF THE OWNER OWNER OF THE OWNER OWNER OF THE OWNER OW	112
1	in the office	-
	with two I bis a for lass the sond of said ? out this	87
3	8 6 6	112
-	Witnes my name and the seal of said ? out, this	
2	C Parker Rung Cert	1
-		-199

Last Will and Testament of William J. B. 18 Deceased Way William J. Bell and Elizabeth Ja B. husband and wife, at this time residents of a sur Martin County, Indiana, and both being of A soli, yearmen has being griss fact band and brock and charles of it is to be and declared the to be in a fact that testament, Rereby revoking all former wills by in ade. Stem 1. at the death of either of the subscribing testators all our property both personal and any other manner shall dealend to the survivor to be held for the period of the nature of such survivor, and at the death of such no itely org low and up to le net rounder die sured we bequeath and devise to our Goloud Daughter Cillia & Theon, to Ly Reld By Rev for her sole use and benefit for the period of her natural life and at him diath hen the Dame shall go to our beloved son William & Bell and at his death them to to our beloved son Charles & Bill to Ex Lill by him for the period of his natural life and thin to the children of the is aid & Railis & Bill and their heirs of never Item 2. In the event of the death of our Lyold aughter Dellie & Then before the death of the survivor of these testations them I moult to this of clock itreford bios Bul, they to & Railed & Bul afound and then to his children and their him as provided in item no ! We constitute and appoint our said son William & Bul, Brienton of this well to be probated after the death of both they testator day of December 1915 at the cele

William J. Bell (lase) Elizabeth J. Bell. (Beal) below, burgues Inimuntary grapping. achinould did by social William I bell and Blue and Blue and But as and for thur gal will and testament in our prising who, at our rigues, in their presence and in t each other, Kay subscribed our rames as wit thereby this 9 & day of December, 1919 Statiof Indian mater Cent of the mater Crown Bills on Charles with on the mater Crown to be properly Come Joseph Louth on of haubech water at the Day gave last will and Festernel of Will a human deal will and destament of will J. Bell Patt of Martin County, Indiana, Deceased and bung duly servin an oall is and that he was present, at the execution of said last Will, that the same was duly reparated; that at the time of the execution thereof is a testator was of efull age to devise his property; sound mind and memory and not under any core or restraint; that said testator requested Hony W and Joseph Pamith to sign said will as witnesses thereto, which they accordingly did in the prisence of said testator and in the prisence of each other as subscribing witnesses thereto swon to before my this by day of January. - Charles W. Hung on, Clark

Last Will and Testament of Pobert L. Newland Deceased of, Pobert L. Newland, of Martin County, and State of Indiana, being at this time of sound mind and minory, do make, bublish and de dare this my last will and testament, hereby revoking all revoking all former wille by me made. euch sums I money that I have, br owing to me at the time of my death, and such personal property as may be necessary for the payment of all my debte and riabilities. payment of all my debts and ciabilities. Emma Duoland all the residue of my money and personal property, and choses in (3) Item 3" of give and device to my wife Emme Theoland, in him of her right by drown or otherwise, one half of all my real estate in fu simple. 4) Stem 4. of give and device to my wife tomm Newland, a life estate in all of the residue of my real estate. 57. Item 5" I give and device to my con, Butic. Tewland, the recide of the remaining one half of my real estate. 6). Item 6". appoint my wife Emme newland and my son Bertie L. Newland, Executry and Executor of this will, without bond. (Pobert L. newland. Subscribed by the said Robert L. newland, our presence, and by him declared to be his last will and testament, and allested by us

Subscribed by the said Robert L. Newland, and our presence, and by him declared to be him lest will and testament, and allested by use such, in his presence, and in the presence of such other, and at his request, This the 4th day of august 1811.

Spanner Casedy

Witnesses Bliza Cassidy

ass Will and Testament of Pobert L. Newland Deceased.

Proof of Probate of Will. State of Indiana, Martin County, 88: Before me, Charles W. Runyon, Clerk of the martin Circuit Out personally came James Encedy, one of the subscribing lortnesses to the foregoing last will and testament of Robert L. Mubland, late of Martin County, deceased, and bring duly sworn on oath says that he was present at the execution of see last will; that the same was duly executed that at the time of the execution there each textator was of full age to device his property, of sound mind and memory each textator was and not under any coucion or restraint, that each testator requested James Carrie and Califa Creedy to sign sail will a witnesses thereto, which they accordingly did in the presence of said testator and the presence of each other as subscribing contricere thereto.

Subscribed and evouch to before me, this 4th day of September, 1919 Charles H. Runyon, clerk.

Last Will and Testament of Some Demos Decision In the name of the Benevolent Father Demoss, a revident of martin County, I Indiana, being of sound and disposing in and memory do make, publish and declarations to be my last will and textamente feel to ing all former wille by me hereto fore mile Item First: It is my desire that after my my body shall be suitably buried, one in station of life and that all my just debte expenses of my last illness and my funcion expenses be paid out of any money or property of which I may die seized. Item Second; It is my will and I hereby give and biqueath to Georgiess Cuttinger has taken care of and befriended mex while was in a nearly helpluse condition of to all the property and means and money of which I may die suged, be the same seels or personal or mixed Stem Think: I appoint Takin down executor this, my last will and testament. Witness, my hand and seed this october eigh at the Town of Shoule Martin Cunty Judianne James X Derner The foregoing instrument signed, scaled and ark nowledged by the said James Dimoce as and Ja his last will and testament, in our presence who at his request, in his prisence and in the presence of each other have subscribed our name as witnesses this eighthe day of October 1917 (Carlas 7: ma Carty) Groof of Probate of Will State of Indiana Martin Courty 83: Define one, charled W. Rungon, Clark of the martin wiends purnally come Carles T. M. Carty The of the

433

taWill and Testament of James Demos Deceased

testament of James Dinner late of Martin County In diama; declased and being duly sworn on withit he was present at the execution shid last will, that the same was duly executed, that at the time of the execut thereof Raid testator was of full age to dervie his property of cound mind and memory as not under any coercion or restraint, that said testator requested Carlos T. M. arty J. E. Quien to seign said will as witnesses thereto which they accordingly did in the presence of said testater and in the presen Leach other as subscribing witnesses thereto Carlas J. M - Carty Surficients and ruin to before me, this 23. Charles W. Rumy on, Clicke State I Indiana, Martin County, 83; of Charles W. Rumyon, Clerk of the Martin Circuis Court do here by Certify that the above and face going last will and textament of James Dome late of Martin Ounty State of Indiana, deceased, was this day duly admitted to probate and reco and the proof there of duly made by Carles I M- Certy, one of the subsociting witnesses there which eard will, together with such proof, have bun duly recorded in Record of Wille Ms. C. Wage 432, in this office. Witness my name and the seal of said On this 23th day of September 1919. Charles S. Runyon, clerk.

Last Will and Testament of Theodore Johnson Decease In the name of the Benevolent Father of all I Theodore Johnson of Martin Cristy in the State of Indiana do make and publish this my last will and Testament. 1st I bequeath to Sarsh Ellen Webster, Two five (25 th) in money. and when all of my expenses are paid, I begueath all the remainder of my estate to be divided equal between my two sons Steplen Evert Johnson and John R. Johnson, I also name as an executor of my will to serve without a bond, John R. Johnson In Witness to the above Will and Testament the said Mer Lena & Skerd by Harly F. Blake have here unto set their hande buy seals. Witnes (Seal) Theodore & Johnson. Witness Seel Harley F. Blake. Subscribed and sworn to before me the the 18 4 day of October. Tyn & Baker, My Commission Expus 3=24-1920 Notary Dublic Groof of Probate of Well. State of Indiana, martin Gunty & S. Before one, Charles W Ringon Click of the martin Oricut Court, personally Come Hally To Blake, one the subscribing witherses to the foregoing ilection and testament of Theodore Johnson, late of martin Overty, Indiana, deceased, and being duly swam on oath sup that he was present at the tion there of seid last will that there me was duly executed, that at the time of the execute thereof, said testator was of full age to devise his property; of sound mind and memory and in under any Concion or restraint, that said testels guested line of Skild and Harly F. Bline Strongs ist Will and Testament of Theodore Johnson in Deceased. said will as witnesses thereto, which they acros ingly did in the prisence of each testator and the presence of each other as Subscribing entrosses thereon I Blake. Dubsen bed and suroun to before me, this 17 - du november, 1919. Charles W. Runyon Clark. State of Indiana, martin 6.35 of Chailie W. Runyon Clerk of the martin Quant Or de hearty centify that the above and foregoing law will and testiment of Theodore Johnson, late of mart County, State of Indiana, deceased, was this day du admitted to probate and record, and the proof thereof duly made by Harly Tr. Blake one of the se ecular a witnesses thereto, which said will, to gether with such proof, have been duly recorded in Record of Wille No. C. Wage 434, in this office Wetness my name and the sest of laid Out, this 17 "day of november, 1919. Charles W. Nunyon, clerk

Last Will and Testament of austin Wiliopen To Deceased

I austin Wilconen, being of sound mind
nimory do make publish and declare this inter
next in writing to be my last will and testan
Item Trist.

Let eichnes and furual expenses be paid to brecuting, as soon after my decrave as provide

open, Executive of this my lest Will at Testaments.

Stem Third.

I nominate and appoint Hiram M. Cornick, all

of this my let will and Testament.

I give and bequeath to my wife Millian C. Willy

all of my property both real and personal after the paymente of my debte are aforeach Wilcolor

18e it remembered that Austin Ulilopen on the 29" day of December 9. D. 1919.

eigned the foregoing instrument in writing, after the same was read to him, as his last will see the same was read to him, as his last will be the same was read to him, as his last will be the same was read to him, as his last will be the same was read to him, as his last will be the same was read to him, as his last will be the same was the same was to him the same was to have the same was the same was to have the same was to have the same was the same was

Testement and one, the underigned within as, was and instrument in writing in his presence of as his regard as attesting intruess. M. Gamick Survey M. Camick

State of Indiana, Martin County, \$3.

Before one, Sherman Ma Dewon, clark of the mark arcus Coul, purnally come Herran Ma Jimush one of a culturibing witnesses to the foregoing last well and

amont of Mustin Wilcomer lette of Martin County had all account and tring day summer or out days that the forest at the ignoration of wait lett wills, that some was duly executed, which are the trans

Deceased. Will and Testament of audio Willow execution there of said testator was of full age to de his property of cound mind and memory and not under any corrion or restraint that said testate regulated of war M= Cormick and Sim m= Comick to signs Rich well and continuous thinto, which they accordingly did in the presence of said lestatailed the presence of each other as subscribing untriver History M. Curnick. Subscribed and revon to before me this 3th day January 1920 Sheiman Mª Oherson, click State of Andram Martin Gunty, 33: al Shuman M. Phuron Clerk of the martin Circ of Court do hereby city that the above and language last will by testament of Questin Wills matter of martin Gunty, State of Indiana, deares was this day duly admitted to probate and recor and the proof there of duly made by Heram Mª Cormick, one of the subscribing witnesses thereto which said well, together with such proof, have been duly recorded in Recard of well C, Oage 436, in this office Witness my name and the real of said Court, this 3rd day of January, 1920 Sherman m= Okucon . club. By Charles W. (Runyon, Deputy

Last Will and Testament of Thomas Chy de Crone Decease I Thomas Clyde Crany, a risident of marter Zounty, Indiana, and being of isound disposition mind and memory, do make publish and dictary to be my last will and testament, hereby servolus all former wills by my mady: Item One: It is my will that all my jun debto, including the expenses of my last within and funual expenses by paid as soon after mu death as possiably, and my executive, how fte named, is keeply directed to pay their amy in according with the provisions of this itim of Smy will. .. out mete. I hereby give and bequate to "beloved son, Paul Cranz", the seem of twenty five dollars. Istem three; I hereby give and hequiath and device to my beloved wife and companion through live Dula Crang all of my moneys listate remaining after the province and because of item one and two have being paid and is atisfied; this to by his absolutely Item your I also Requesth and devided Reland long, Rula Jaday, all the realisatets I was on in marting anti- Indiana and mon particularly discribed as follow to The southwest adopter of the southeast ourth of isection mind (9) in themship thrue of north of brange of our (4) wish containing forly acre Hoy of eles; shi to Raw and and the war in fee simple. I constitute and appart Sterl fine belowd wife, dula grame, executive of this will Witnes my Rand and seal this twenty seems day of Jastian 1920. Thomas Judicology (2)

the above and foregoing instrument, seared sealed and acknowledged by the soud Thomas Clyde Crang as he o'de many we mishamotast boro has fred schother han enterning our name as witness hinto the Wenty second day of January 1920 Witnesses J. Robert Wildman Tate of Indiana, martin County, S.S. refore me Therman M. Oherson, Eleck of the most Treuta Court, personally came, Robert Wildman, on The bubeculong witness to the forgoing Pest will That test ament of Thomas Clyde Clane, Pate Mastin Sounty, Indiana, diseased, and being duly that he was present at his settle of baid last will, that some was duly icital that at the time of the execution thereof said testatorium of full age to device his repeat and sound maind and minory and not under and consimos instraint , that said testalor requested said will as witnesses thereto, which they according did in the presence of said testator and in the reserve in indiscours as rether last witnesses their Robert Wildman. abscribed and sworn to before my this 12th day Sherman mc Pherson Clust of February, 1920.

440 Last Will and Testament of Jane Traunor Deceased I, Jane Trainor, a resident of Shools, in martin County, in the State of Endiana, and being a sound mind and disposing mind and memory, do make, publish and declare this to be my last will and testament, hurby revoking all former wills by me made. It is my will that out of my cestate all my just debto be paid Item 3 --- By item two I give and bequeath to my brother William Hawkins, the sum of one hundred dollars. By item thru, I give and bequeath to my brother George W. Dawkins, the sum efetty dollars. I give and bequeath to my brother aller Hawkins, the sum of one hundred dollars Item 5 - - I give and bequeath to my sister amanda Waz gow, the sum of on Rundred dollars. Stem 6 -- I give and bequelt to my nythew, Edmond Hawkins, wo one of my deceased brother, John W. Hawkins, the sum of one Rundred dollars, to by held in trust for him by my brother, albut Hawkins until Esdmind is twenty-ong years of age the is amy to be kept at interest for Edmand during such time Item ? - - I give and bequeath to my friend, now nigg the sum of on hundred of olders. Item 8 - I do by this tem give and luqueally to the Trustus of the Christian Church, at Thools, Indiana, the sum of one hundred dollars, Together with any coufflus left over and above the bequests him designated, to be used by lediciously in the interest of the Church Item 9-2- I do constitute and appoint as executor of my estate my Grother, albert 17 awkins. An Witness Where I have hereunts esubscribed my name this 6th day of December, 1919.

Signed by the testator Jane Trainor, as her Post will and testament in the forement of us, who at her request, in her foremen, and in the presence of each other, have hereundo subscribed our names as witnesses this will day of December, 1919
Ellen Hembrer
Chas. W. Hates.

State of Indiana, martin Country, 88;

Before me, Sherman me Oherson, Clark of the martin Creat Court, personally come of Kaeles W. States ong of the subscribing witnesses to the foregoing Post will and testament of Jan Trainor, total of martin County, Indiana, directors, and Being duly course or oath says, that he was present of the execution of could Past will; that is amy was duly executed, that at the time of the execution thereof, is and testative was of full age to devise he profesty, of is ound mind and hemory and not under any correct or restraint, and that is aid testative requested teller Hembry and Charles W. States to evigence aid will as witnesses thereto, which they accordingly did in the forestee of said testative and in the forestee of each other as subscribing witnesses thereto.

Subscribed and seven to before me, this 16th day of February, 1920.

Sherman Mc Pherson, Clerk by Charles W. Rungen, Deputy Last Will and Testament of Seorge Manable Deceased I George M. nath, of the Country of Martin and the state of Indiana, being of round mind and delipe ing memory, do make and publish this as my last will all testament, hereby rearking all firme welle by me made. I'm al give, device and bequeath to my eon But monable the following described real estate to with Lote numbered Therteen, Fouten, Fifteen, Sixteen the south half of lot number Twelve in numbers in the stown of Bune City, Martin County, Indiana This is done with the understanding that my son But o. M. nobb is to take care of my self and my beloud wife so long as either of un may live, and at our dethe he is to see this we have a decent burial and to take case of all of the expense incured thereby, for which seemed he is here the above desori bed in estato, about death, in fee cimple 2 ml . I make and appoint my con, but O. m. The my executor of this my last will and testiment In tectimony where of I have hereunto set me hand and real this the 30 day of reptember, 1999 Leorge M=nabl Seel Digned and acknowledged by said Lenge M. Mabb are last will and testament in our prisence and ligned by we in his presence of Olivie w. pummiwills Uden Westfall Witnesser State of Indiana martin Country 8 8! Before me, Sherman m ? P Reid on clerk of the martin arcuit Court feer anally a am Osen Westfald, one of the subscribing with foregoing Point will and teal

Contry Indiana Edicada and being duly suron Contine Indiana discussion and being duly about on one only says that he was present at the execution of said years with the or and the following of the first of the same was duly accounted, is and the following of the first of device his property of device his property, of account the property and not under any corresponds and not under any corresponds the following with the said the following with the said the following with the said the whis property, of aid with presence of wastestator and in of relach to this asis is bearing witnesses Distributions auon to Sefore my, this 17th day Sherman m. Pherson, Olenk By Charles wo Runy on Deputy.

Last Will and Testament of amis Fuhrmann Decease

> In the name of the Benevolent Father, I. James Fuhrman, being of sound and disposins shind and memory, mindful of the uncertainty of life and of the certainty of which, do hereby? make and publish this my fast Well and I Destament, Kurly revoking all Wills by my teretolog made. Trist! It is my will that as soon as practicably after my decease, my just debto and the expenses of my Past illness and funds expense shall be faid. Second: I will and bequeall to my daughter Sophia Huebrer, the sum of fifty (\$500) Third: It is my will that the rest and residus of my estate, after paying expenses of adminis tration shall be divided share and share alike between my children Lawrence Fuhrmann; Relex Fuhrmann; Edward Fuhrmann; William Führmann Mary Boner and anna Boner, and should any of them depart this life before I do the share. which would have descended to them to discend to their Rins at law. Transmit is some of the state of the state of the the executor of this will, directing that he shall receive for his services, the sum of Que Hundred Dollars. Signed this 12" day of march, 1920.

mes Frehmann.

mamshet amaf yd Lobelwands and burger as and for his Past will and testament in our presence who at his request and in his presence and in the presence of each other have huunto as our namis as withusses

Belmer arvin Wm & gulkison, m.D.

Last Will and Testament of Saint Bullimann Deceased.

State of Indiana, martin County, SS: Before Sherman mc Pherson, Clerk of the martin Execut Court, pursonally came Belman arvin,... one of the subscribing witnessess to the foregoing. Eastwill and testament of James Fuhrmann. Pate of martin County, Indlang, deceased and being diely swon on his ooth ways that he was present at the execution of said Past will; that the same was duly executed, that at the time of the execution thereof, said testator was of full age to divise his property, of sound mind and memory and not under any concin or restraint, that said testator requested Belman avoir and William of gelkis on to esign is aid will as withisses thereto, which they accordingly did in the prisince of is aid testator and in the prisence of each other as subscribing witnesses Chireto "Subscribed and sworn to before my this 27" day of march, 1920

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I, Hettie Patterson, of the County of Martin, State of Indian being of sound and disposing mind at memory, do now make, publish and declare this as my last will at Tests ment: hereby revokinged rendering void all wille and Codicels thereto by me heretofore made. Item ! It is my will and desire that my Execution as soon after my death as is practical, is authorized and directed to sell and dispess of all of my property. both Real and Describe to the best possible advantage to convert the proceede of the said sale or sale into Cash, and to collect and convert into cash all notes, account Let Claims of whatevers character of may die suged of tem 2. It is my will and directions that all of my funeral expenses and just debte be fully paid and satisfied. Item 3. - I will and device to Per. Kincent Duyer, Valor of St Martine Church, in martin Ounty, Indiana, or to his successore as the said Paster, the sum of Twenty Dollars (230") to be expended in the recital of micro for myself Item 4 - after the payment of the Raid funcial expenses debte and claims at the bequest in Item"3. I give device and bequeath unto my belord grandchildren; me agnee may; mice Opha alion; mice Rosa arin; alphoneuse Gleon; Lawrence Patterson; Leon Vattersons me Lola. Droney; Ernest Carries, Polla Carries, mise Gentrude anice; Mise Colletta Carrico, Mice dara Carrico, Charles Carrico; auxtin Caruco, Mise May Carrico, aloin Vatteren, Mise Florence Patterson, Donald Patterson, Mier Francis Vatterson, Mice ada Figan. Mier Mary Figan, Mise Ethel Fregan, Poland Figan, Mice Carmelia Figan, Huschel Carrico, Mice Delphana Carries, mise arine Carrico and mier Rose arico, and to my highly exteemed and much respected niece, Mrs. Morgaret & Ervin, the sum of Twenty Dollars (820 ") each. Stem 5. The residue of my estate if any remaining after payment of the said funeral expenses, debte, claime "I the biguete in Steme"3" & 4", I give device and

bequeath unto my beloved children now living, viz Mrs. Emma avin, Sanford Patterson; James C Patterson and Mrs. arlena Figan, equally Share and sheet alike in the event of the death of any of the last named children and devisees prior to my death, the the share or shares of the said deceased child or Children to be divided equally share and share alike among the Children then surviving, in the event I me only of the said children or devices bring then living all of the residue so remaining to be paid to the said Child or devisee. and lastly and in conclusion I appoint Charlie Patterson, Executor, of this my last will aid Lestament. In Witness Whereof, I have hereunto subscribed my name this the 17th day of april 1916. atter Ses w Satie. Hettie Man Potterson. Signed and acknowledged by the said Hetter Patterson as and for her last will and Testiment in our prevence and signed by med in her presence. Charles Patterson (witnesses .. Ses. W. Gates State of Indiana, martin Ounty, 83: Before me, Shuman Mc Pherlon, Clerk of the martin Circuit Gust, personally came Charles Patterson one of the Rubscribing witnesses to the foregoing last will a Testament of Stetlie Vatterson, late of martin Junty Indiana, deceased, I bring 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, Raid testatricy was I full age to divise her perperty, I sound mind it memory and

under any correion or rectraint, that said teletrix ry with Charles Politicon & Sein Seid will as witnesses thereto, which they accordingly did in the presence of said testatrix and in

Last Will and Testament of Hetter Patters Deceased the presence of each other as subscribing without Charles Patterson. Subscribed and sworn to before me, this? 14 th day of april 1920. Sherman McPherson, Cluk.

ast Will and Testament of Charles a Fuldo Deceased.

I Charles a Tildo a resident of Martin County, Indiana and being of sound and this posing mind and memory, da make publish and declary this to the my Past will and testament, Revely revoking all former willo, by me made: Itim 1. I order and direct that all my yush and legal debto by faid in full. Dem 2. I give and begueath to my belowed wife Julia a Tiulda, two hundred dollars in cash and all the real estate, also all house. Kold goods, goods of which I may du seized, except tot number Seventien, in Resocher's addition to Loogootis, Indiana. Itim 3. all the reaches of my property real Thelation, Walsting Fields, Homer Fields, Lewis Fulda arthur Fulds, Mary Holland and Bessy gooly to have and to hold share and share alke, except for 17 in Risachus addition. to Rosquote, Indiana, the disposition of which is provided for by tem 4. Item 4. That Tot number seventien in Resacher's addition, to Roog vote, Indiana, in which I am visted with fulsimply title to by sold as soon after my death as may by dong without sacretice and the proceeds therefrom to be used or divided as above directed Item 4. I constitute and appoint my Son Walsting Fields as excutor of this will and direct that Joseph P. Smith represent my said excepts as attorney. Witness my Rand and seal this 29th old march, 1928. Chas a, X. Fulds The Jouging nstrument signed, sealed and

y coal Charles a. Fulde as

and for his Post well and testament, in our prisoner, who at his vieguest, in his prisoner and the prisoner of each other, have subsect our names as withers thereto, this the 29 day of march, 1920.

Joseph P. Smith Defred O. Bryant.

Sherman m. Thero on, Clerk

State of Indiana, martin County, So: Before me, Therman m. Pherson, Clerk of the martin Queuit Court, personally came alfred & Bryant. one of the subscribing witnesses to the foregoing Paid will and lestament of Charles a. Fullds, Pate of martin County, Indiana, deceased, and being del sworn on ooth says that he was present at the execution of said Past will; that the same was duly executed, that at the execution thereof said. testator was of full age to during his property. sound mind and memory and not under any correion or restraint, that is aid testator requi Joseph P. Smith and alfred Q. Bryant to sugn said will as intresses thereto, which they accorden did in the presence of said testator and in the prisince of clack other as subscribing witnesses thereto alfred a Bryant. Subscribed and sworn to before my this 21 day of april, 1,920.

Last Will AndTestament.

I, William Kane, of Loogootee, Indiana, being of sound mind and disposing Memory, do hereby declare and make My Last Will And Testament, as follows, that is to say.

Pirst: It is my will that all of my just debts be fully and equitably paid

Second: In consideration of faithfull service, I will and bequeath to my
neice, Margaret A. Downey, lot number ninety in the town (now) city of Loogootee
Indiana.

Second: I will and bequeath the residue of my property, real, personal and mixed, as follows: One-third to my neice Margaret A.Downey(being the same person to whom I have willad and bequeathed lot numbered ninety-in Loogootes, Indiana, as mentioned in , aragraph two, above.) One-third to my nephew, Rev.

James M.Downey, and remaining one-third to my nephew John W.Downey.

Fourth: I hereby appoint Walter Hays, of Loogootes, Indiana, as executor of

In. Witness Whereof, I, William Kane, have hereunto subscribed my name, and I do hereby declare the above and foregoing, to be my last will and testament, in the presence of Frank H. Walker and Walter Hays, both of Locgootee, Indiana.

This The 23rd day of February, 1918. William Kane.

The undersigned do hereby certify that William Kane, did in our presence and in the presence of each, sign and seal the above instrument of writing, and did openly in our presence and hearing and in the presence sixementation and hearing of each other, and in the presence of said William Kane, sign and subscribe our names, in witness of the execution of the foregoing instrument.

This the 23rd day of February, 1918.

Frank H. Walker. Walter Hays.

State of Indiana, Martin County, SS:

this my last Will and Tes_ament,

Before me Sherman McPherson, Clerk of the Mertin Circuit Court, personally came Walter Hays, one of the subscribing witnesses to the foregoing last will and testament of William Kane late of Martin County, Indiana, deceased, andbeing 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 Frank H. Walker and Walter Hays to sign said last will as witnesses thereto, which they accordingly did in the presence of said testator and in the presence of each

other as subscribing witness thereto.

Walter Hays

Subscrited and sworn to before me this the 21st day of May, 1920...

Sherman McPherson, Clerk,.

State of Indiana, Martin County, S:

I_Sherman McPherson, Clerk of the 'artin Circuit Court, do herety certify that the above and foregoing lest will and testament of William Kane, late of Martin County, Indiana, deceased, was this day duly preducted admitted to probate and record, and the proof thereof was duly made by Walter Hays one of the subscribing witnesses thereto, which said will together with such proof, have been duly recorded in Record of Wills No "C", page 451, in this office.

. Witness my hand and the seal of said Court, this 21st, day of May, 1920.

Sherman Mc Pher on.

LAST WILL AND TESTAMENT

In the name of god, and the Benevolent Father of all, I, Michael Moran, of Loogootee, Martin County, Indiana, being of sound mind and disposing memory, do hereby make and declare my Last Will and Testament, as follows: That is to say;

First: --- It is my will that all my just debts be fully and equitably paid.

Second: --- It is my will that my daughter, Mrs Mary Brady, be paid fifty dollars,
as a consideration for services rendered.

Third: -- It is my will that after all of my said debts have been paid, that the remainder of my properties, both real and personal, or mixed be equally divided among my three daughters and three sons, Namely; Mrs Mary Brady, Mrs Margaret Moore, Bridget Catherine Arvin, Edward F. Moran, Michael Ignatius J. Moran and Patrick J. Moran.

Pourth:--- I do hereby appoint Michael Ignatius J.Moran the executor of this my
Last Will and Test ment.

In witness whereof I_Michael Moran, heave hereunto subscribed my name and I do hereby declare the above and foregoing to be my last will and testament, in the presence of Frank E.Lents and Walter Hays, this the 14th day of March, 1911.

his Michael (X) Moran

Attest: Walter Hays.

The undersigned do hereby certify that Michael Moran did in our presence and in the presence of each other, sign and seal the above instrument of writing and did openly declare in our presence and hearing and in the presence and hearing of each other, declare the same to be his last Will and Testament, and we do hereby in the presence of said Michael Moran and in the presence of each other sign and subscribe our names in witness of the execution of the foregoing instrument, this the 14th, day of March, 1911.

Frank E.Lents, Witness.

Walter Hays, Witness.

State of Indiana, Martin County, SS:

Before me, Sherman McPher.on, Clerk of the Martin Circuit Court, personally came Frank E. Lents, one of the subscribing witnesses to the foregoing last will and testiment of Michael Moran, 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 devise his property, of sound mind and memory and not under any coercion or restraint, that said testator requested Walter Hays and Frank E. Lents 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.

Subscribed and sworn to before me, this the 2nd day of July, 1920.

Sherman McPherson, Clerk.

State of Indiana, Martin County, SS: \$

. I_Sherman McPherson, Clerk of the Martin Circuit Court, do hereby certify that the above and foregoing copy of the last will and-testament of Michael Moran, late of Martin County, State of Indiana, deceased. was this day duly admitted to probabe and record, and the proof thereof was duly made by Frank E.Lents, one of the subscribing witnesses there to which said will together with the proof thereof have been duly recorded in Record of Wills "C" at pages 453 and 454, in this office.

Witness my name and the seal of said court, this the 2nd day of July, 1920.

Sherman McPherson, clerk,

KNOW ALL MEN BY THESE PRESENTS, I, Pred J. Masten, new of Newpert, Campbell County, Kentucky, knewing the certainty of death and the uncertainty of life de maks, publish and declare this to as and for my last Will and Testament hereby reveking all former wills by me made.

Item 1. It is my will and desire that all my just debts and funeral expenses be first paid, and I have left enough mency to carry out this forms provision.

Item 2. I give, and bequesh te my wife Sephia H. Masten all my househeld geeds and furnishings, she to use her ewn discretion of giving te my châldren er either of them any keepsake, sheuld they desire the same.

Item 3. Heretefere having made anwritten aggeement with my wife Sephia H. Masten and paying her a sum agreed upen in full of her claim of dewer, years allewance, distributive share and all other future interest in my estate, I make ne sikex further provisions herein for her, except Item 2 above.

Item 4. By reasen of this agreement which will be found ameng my papers it has been pessiable for me te divide among my children all my preperty of whatever character, retaining a life interest in the same.

Item 5. I hereby give and bequeath te James H.Masten, my brother all my teels of whatever character, also all my clething and gente furnishings goods of whatever character.

Item 6. It is my desire that I be buried in Geed Will Cemetary, Locgoot ee, Indiana.

In Witness Whereef, I have hereunte signed my name to this my Last Will and Testament at Leogestee, Indiana, Martin Ce., this 16th day of March, 1920. A.D.

Fred J. Masten.

Signed and acknewledged by Pred J.Masten fer and as his Last Will and Testament in our presence and signed by us at his request in his presence and in the presence of each ether, this 16th day of March, 1920.

Walter Hays,

Will K.Penrod.

State of Indiana, Martin County, SS:

Before me, Sherman McPhersen, Clerk of the Martin Circuit Court, persenally came Walter Hays, ene of the subscribing witnesses to the foregoing last will and testament of Fred J.Mastea, late of Martin County, Indiana, deceases, and being duly swern on his eath says that he was present at the executen of said last will; mad keskamans that the same was duly executed, and that at the time of the execution thereof, said testater was of full age to devised his property, of seumd mind and memory and net under any coercion or restraint, that said testater requested Walter Hays and Will K. Penred to sign said will as witnesses therete, which they accordingly did in the presence of said testater and in the presence of each other as subscribing witnesses therete.

Walter Hays.

Subscribed and swern to before ms this the 15th, day of July, 1920.

Sherman McPherson, Clerk.

TO WHOM IT MAY CONCERN:

Be It Knewn that W.A.Killien being of sound mind and disposing a memory de make and publish this my last will and testament.

- 1st. I desire that all my just debts and funeral expenses including cencrete vault for my burial be paid, also a monument at my grave.
- 2nd. I desire that my beleved wife Emma Killien be paid out of my estate the sum of thirteen hundred and forty dellars.
- 3rd. The balance of my estate I direct to be divided into three equal parts, May Andis to have one part, Dicy Walls to have one part, the remaining part to be equally divided between Addie Gray and Ethel Killion.

I appoint 0.W.Summerville as my executer. Signed and sealed this the 8th day of June, 1920.

W.A.Killien.

Witnessed by Asberry Williams and Aden Westfall in the presence of testator and in the presence of each other.

Asberry Williams

Aden Weetfall.

State of Indiana, Martin County, SS:

Befere me, Sherman McPhersen, Clerk of the Martin Circuit Ceurt, personally came Aden West Pall one of the subscribing witnesses to the last vill and testament of W.Alex Killion, late of Martin County, Indiam, deceased, and being duly newern on eath 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, baid test ter was of full age to devise his preperty, of sound mind and memory and not under any coercion or restraint, that said testator requested Asberry Williams and Aden Westfall to sign eaid will as witnesses thereto, which they accordingly did in the presence of each other as subscribing witnesses thereto.

Aden Westfall

Subscribed and sworn to before me this the 23rd,day of July, 1920.

Sherman McPherson,Clerk.

Last Will and Testament

This is to certify that I, Claude E. Sims, Loing of sound mind and memory do hereby give and bequeath to my wife, Wellie May Sims, allow worldly possessione consisting of stocks, bonds, notes, some real estate, cash in banks, and personal possessions.

I appoint my wife Nellie May Sims, as executrix of my estate and request that she be not required to furnish any bond in that $ca_{\rm P}$ acity.

Witness my signature this 29th day of May, 1920.

Claude E.Sims.

Witnesses:

John J. Guyer

John W. Drimmond.

State of Indiana, Martin County, SS:

Before se, Sherman McPherson, Clerk of the Martin Circuit Court, personally came Earl K.Pfaff and Nellie May Sims, not one of the subscribing witnesses to the foregoing last will and testament of Claude E.Sims, late of Martin County, Indiana, deceased, and being duly sworn on oath says that they were not present at the execution of said last will but that 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 coorcion or restraint, that said testator requested John J.Guyer and John W.Drommond to sign said will as witness, as thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

Earl K.Pfaff

Nellie May Sims.

Subscribed and sworn to before me, this 20th day of January, 1921.

Sherman McPherson, Clerk,

LAST WILL AND TESTAMENT.

In the Namme of God, and the Benevolent Father of all, I.J. Frank Gootea, of Martin County, Indiana, being of sound mind and disposing memory, do hereby make and declare my last will and testament as follows, that is to say:

First: It is my will that all my just debts be fully and equitably paid.

Second: I will and bequeath to my beloved wife, Anna M. Gootee, all of my property, real, personal and mixed, remaining after my just debts have been paid.

I hereby appoint John L.Gootee of Martin County, Indiana, executor to this my Last Will and Testament.

In witness whereof I_J.Frank Gootse have hereunto subscribed my name, and I do hereby declare the above and foregoing to be my last will and testament in the presence of Walter Hays and J.W.Strange, this the 19th day of February, 1920.

J.Frank Gootea.

The undersigned do hereby certify that J.Frank Gootes, did in our presence, and in the presence of each other sign and seal the above instrument of writing, and did openly and in our presence and hearing and in the presence and hearing of each other, declare 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 other, and in the presence of each other, and in the presence of the execution of the foregoing instrument, this the 19th day of February, 1920.

Walter Hays

J.W.Strange.

STATE OF INDIANA, MARTIN COUNTY, SS:

Before we, Sherman McPherson, Clerk of the Martin Wircuit Court, personally came Walter Hays one of the subscribing witnesses to the foregoing last will and testament of J.Frank Gootee, late of Martin County, Indiaha, decessed, and being duly sworn on oath eavy 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 Walter Hays and J.W.Strange 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 eubscribing witnesses thereto.

Walter Hays.

Subscribed and sworn to before me, this 22nd, day of February, 1921.

Sherman McPherson, Clerk.

Last Will and Testament of Charles R. Hotz.

I_Charles R.Hotz'a resident of Martin County, In the State of Indiana, realizing the uncertainty of life and the certainty of death, and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my last will and testament, revoking any and all wills by me heretofore made:

Item One. I hereby authorize and direct my executrix hereinafter named, as soon after my death as possiable, to pay all my just debts including the expense of my last sighness and burdai.

Item Two. In the event I do not leave sufficient moneys with which to pay said debts then it is my will and I dm hereby direct my executrix to sell such of my personal property as may be necessary to secure a sufficient amount of money with which to pay said debts.

Item Three. I hereby give and bequeath all my personal property which I shall own at the time of my death and which shall after the provisions of Items one and Two of this will have been complied with, to my beloved wife Sarah Hotz to be here absolutary.

Item Four. I hereby give and devise all my real estate of which I shall die seized and which said real estate is situate in Sections Wine (9) and Sixteen (16) in township three North of range four (4) west, In Martin County, Indiana, to my beloved wife Sarah Hotz in fee simple.

Item Sive. In the event that my beloved wife Sarah Hotz should die before my decease, then it is my will and desire and and I hereby devise and bequeath all of my property both real and personal, to my beloved children share and share alike; and in the event that any of my said children should die leaving issue then such issue shall take the share hereby devised able bequeathed to its perent.

Item Six. I hereby appoint my beloved wife, Sarah Hotz, executrix of this my last Will and Testament.

Witness my hand and seal this 21st day of August, 1920.

Charles R.Hotz

(Seal)

Signed, sealed and acknowledged by said testator, Charles H. Hotx, as and for his last will and testament, in the presence of us, who, at his request, in his presence and in the presence of each other, have hereuto subscribed our names as witnesses this 21st day of August, 1920.

Bernard A.Ackerman

Orville W.Hubbard

State of Indiana, Martin County, SS:

. Before me, Sherman McPherson, Clerk of the Martin Circuit Court, personally came Orville W.Hubbard one of the subscribing witnesses to the foregoing last will and testament of Charles R.Hotz late of Martin County, Indiana, deceased, and being duly sworn on oath says that he was present at the execution of sid last will; that the same was duly excuted, 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 Berhard A.Ackerman and Orville W.Hubbard to asks 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.

Orville W. Hubbard.

Subscribed and sworn to before me, this the 9th day of March, 1921.

Sherman McPherson, Clerk.

LA T WILL AND TESTAMENT .

I_Deniel F.Madden, of Perry Township, Martin Co.Indiana, being of sound mind and disposing memory, do hereby make and declare my Last Will and Testament, as follows, that is to say:-

First:

It is my will that all of my just debts be fully and equitably paid. Second:

I will and bequesth to my beloved wife, Anna no. Madden, all of my property, real, personal and mixed, remaining after my just debts have been paid, to have and to hold during her natural life.

Third:

It is my will that on the death of my beloved wife, Anna C. Madden, that the residue of my estate be equally divided between our children, namely: Bridget Myllen, Mary Madden, Eizzebeth Madden, George Madden, John Madden, Helen Madden, Beatrice Paiden and Joseph Madden.

I do hereby appoint my beloved wife, Anna C. Madden, as the executrix of this my Last Will and Testament.

In witness whereof₁I, Paniel F. Madden, have hereunto subscribed my name, and I do hereby declare the foregoing to be my hast Will and Testement, in the presence of Vm.J. Gootee, and John L. Gootee, this the 6th day of December, 1920.

Deniel F. Madden.

The undersigned to hereby certify that Dantel F-Madden did in our presence and in the presence of each other, sign and seal the above instrument in writing, and did openly in our presence and hearing and in the presence of each other, declare the same to be his Last William in Estament, and we do hereby in the presence of said Daniel F-Madden and in the presence of each other sign and subscribe our names in withese of the executor of the foregoing instrument, this the 8th day of December, 1920.

Wm. J. Gootee

John L. Gootee.

State of Indiana, Martin County, SS:

Before me, Sherman McPherson, Clerk of the Martin Circuit Court, per onally came William J.Gootee, one of the Subscribing witnesses to the foregoing laset will and testument of Dahiel F.Madden, 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, the 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 William J. Gootee and John L. Gootee to sign said will as witnesses thereto, which they accordingly did in the presence of waid testator and in the presence of each other as subscribing witnesses thereto.

William J.Gootee

Subscribed and sworn to before me this the 11th day of March, 1921.

Sherman McFherson, Clerk.

《沙里》

In The Name Of The Henevolent Father, I_Mary Q.O'Brien, being of sound and disposing mind and memory, mindfull of the uncertainty of life and of the carteinty of deeth, do make and publish this my last will and testament, hereby revoking all wils by me herebofore made.

Item First: As soon as practicable after my death I desire that all of my just debts, the expenses of my last illness and my funeral expenses shall be paid:

Item Second: To my daughter Elizabeth B.O'Brien and my sons Lewis Edward O'Brien and Charles M.O'Brien I will und bequeath all real estate of which I may die seized lying north of the Shoals and Loogoote Foad to hold and own in the following proportions to-wit. To Elizabeth B.O'Brian and Lewis Edward O'Brien each the three eighths (3/6) in value and to Charles M.O'Brian the undivided one-fourth in value thereof. And it is my will that should either of said beneficiarise depart this life prior to myself I desire their interests and it is my will that same shall lescend as follows: hould either Elizabeth B.O'Brien or Lewis Edward O'Brian die before I do I desire that the survivor shall take the interest that would have descended under this will to the one so dying. And should the said Charles M.O'Brien depart this life before I do I will that his interest as herein before set forth shall vest bare and share alike in said Elizabeth B.O'Brien or Bewis Edward O'Brien or the survivor thereof.

Item Three: I will and bequeath to my said daughter Elizabeth S.O'Brian and my son Lowis Edward O'Brien, subject to Amymortzage indebtedness that may exist against the same, all real estate of which I may die seized lying in section 29, Township 3 Sorth Mange 4 West, they to pay said mortzage indebtedness or sell same

as they see fit.

Item Bour: I will and bequeath to my five children namely Elizabeth B. 0'Erian, George P.0'Brian, Lewis Edward O'Brian, Charles M.0'Brian and James G.0'Brian all the land of which I may die seized lying east of the farm owned by my son James C.0'Brian and North of the B80 relivangiand Jouth of the hoals and Loogootee road to be divided equally tetween them or smould any of them depart this life prior to myself it is my will that the interest herein set forth and designated shall vebt in the heirs at law of each decedant. And it is my especial request that my son James G.0'Brien shall be permitted to have his interest in said land adjacent to his

Item Five: It is my will that such personal estate a I may die seized of shall be used to pay my debts and if there should not be sifficient thereof so to do I make the remainder unpaid a charge against my children Elizabeth B.O'Brian and my sons Jewis Edward O'wrian and theries M.O'Brian they to pay the same.

In the event that my personal estate should exceed my indebtedness as provided in this item I will and bequesth any surplus remaining to my daughter Elizabeth R. ('Brian she to give such portion thereof as she may deem proper to my son law!)

Edward O'Brien.

Item Six: I leave the selection of an executor of this instrument to my said children.

Signed and sealed this 26th, day of May, 1919 as my last will and

testament.

Mary Q.O'Brien.

Signed by the said Mary 3.0'Brian and acknowledged by her as her lest will and a testament in our presence, who at her request and in her presence and in the presence of each other horeunto subscribe our names as witnesses this May 26 %6 1919.

Hernice Goobee

Garlos T. McCarty.

State of Indiana, Martin County, SS:

Before me, Sherman McPherson, Clerk of the Martin Circuit Court, personally came, Carlos T. McCarty one of the Jubscribing withnesses to the fore Joing last will and testament of Mary 2.0° brien, 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 membry, and not under any coercion or eastraint, and that said testator requested him and Pernice Gootee to sign said will as witnesses thereto, which they accordingly did in the presence of said testator and in the presence of oach other as subscribing witnesses thereto.

Carlos T. McCarty.

Subscribed and sworn to before me this 14th day of March, 1921.

Sherman McParson, Cark

I_Fountain Wagoner, of Martin County, Indiana, hereby make my last will and testament.

First I give and bequeath to my wife, Nancy Wagoner, all my property real personal and mixed of every kind and discription to have and hold for and during her natural life.

At the death of my wife, I give and bequeath to my children, Daniel Wagoner, William Wagoner, Isabell Buell, Columbus Wagoner, Alta Roberts, all of my estate chumarated in item first of this will, they to have the same in fes simple as I and my wife have thissday deeded to each of them.

Third. I hereby appoint my wife adecutrix of this will, in

testimony whereof I have hereunto set my hand this 20th day of January, 1921

) Alex Kinder mark

Witnesses

Britten and sealed by B.F.George, J.P.

After reconsidering I had left out a gran Childed namely Erastus Wagoner who I want to have the sum of two hundred dollars (\$200.00) same to be paid to him as to my other children that to be paid after myen and my wifes death and I aske and request that my law full heirs see to the same as my last will and testament.

Attested by

Fountein Wagone

Columbus Wagoner

Richard Voorhess)

State of Indiana, Martin County, SS:

Efter Roberts

Before me Sherman McPherson Clerk of the Martin Circuit Court, personally came Efter Roberts one of the subscribing witnesses to the foregoing last will and testament % Daniel wegones late of Martin County, Indiana, decessed, 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 the 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 him and Alexander Kinder and to the codicil thereto Columbus Waggoner and Richard Voorbees to sign said will as witness theretor, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

Subscribed and sworn to before me this 17th day of February, 1921.

Sherman McPherson, Clerk.

Before me, Sherman McPherson, Clerk of the Martin Circuit Court, personally came Columbus Waggoner, one of the subscribing witnesses to the foregiong codidil of the last will and testament of Fountain Waggoner, late of Martin County, Indiana, deceased, and being duly sworn on his oath says that he was present at the execution of said last codicil to said 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 cosroion or restraint, that soid testator requested Columbus Wagoner and Richard Voorhees to attest his signature and sign said codicil as witnesses thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto, Columbus Waggoner

Sherman McPherson, Clerk.

Last Will and Testament of Albert Peterson Deceased

In the name of the Benerolent Father, I, allow

In the name of the Benevolent Father, I allow Veterson, of lawful age and of sound mind and memory do make, publish and declare this instrument in writing to be my Lack will and Testament, revoking and making all former. will by me hereto for made. Item 1. It is my will and desire that all my just debte and funeral expenses be paid. out of my estate as soon after my decease as is possible. Item 2. It is my will and desire that my Executor erect a suitable monument in keepe with my station in life to perpetuate the memory of myself and wife. Item 3. It give and bequeath to my wife, Margaret Peterson, all of my preferty, both personal real, money, notes, bille and chosen in acted to have and hold during her natural life. Stem 4. I nominate and appoint my righew,

Stem 4. I nominate and appoint my righter, William Dustin, as Executor of this Will and Trustee of my estate during the life of my early write shuld she survive me. Item 5: I nominate and appoint M-Cormick of

mc Coimich, atterneye of this will.

Stem 6. At the beeth of my said wife I give and byweath whatever may be left of my extent to my superfection. Duction and Harlen Duction and to other neice of my wife Succes Welf in general proportione, but in one my said wife should elect to take under the law instead of under the will, then it is my will that all of my estate, not taken by my said wife, under the law, be divided in greatly between William Duction and Harlen Duction and mo part thereof to succe Weeth.

Item 7. It aring Confidence in the honeity and his good judgments in the:

Land of the state of the state

management of money affairs and my wife, in magalet Petriern having int no experience in the management of money or confectly, it is my will ask dielie that William Duetin, be Thurtee of the cetter during the rife of my waid wife, in I that he experience when out of my letter that may be necessary for the a cand comfort of my wife.

In Withde Where of I have hereunts set my hand and seal this the 31 th day of October, 1917.

atter: theory Mª Cormek.

State of Indiana, Martin Bunty, 33:

The it committeed that on their the state of day of October, 1417, the fargoring instrument in correcting was read to Webert Veteron in our frevence would having a d in the presence and having of varily the on and that ofter said instrument in writing was read, the said West Veterson declared it to be his fact when a sit to be his fact when a sit of the same in our break, and that he signed the same in our break, in his few we and in the presence of each other and be a secretary contracted the say and our rank our say we have so witten the say with say and our rank our say we have so witten the say with say and say with say with a say where we continued

Muchi Core 11- de mach.

Blood of Derecti of Wice. State of Solice of the Melin dentity, S.S. Before me Secret rush, poleonary se me Gerne Manch, out on the Melin decent rush, poleonary se me Gerne Manch, me of the subsection of continues

to the foregoing last will and lectament of allet Peterson, late of Martin County, Sindiana, deceased and being duly swan on outh sup that he was present it the execution of and inst will; that the came une duly executed, that ul the time of the execution thereof, exist testator was of full age to clearer nie property, of word and memory and wit under any concin or retraint that each textutor requested said Grove. Mª Connected to sign vail will be witnesse inecto, which was done accordingly in the wie of sail testator and in the facence of secon other unbecriting a lower tien to June Tija Car in k. subscribed and swan to tefore my this 18"day of april, 1921. . I heeman Me heren, deck.

State of Modies. Whaten bunty, 55!

al' Shaman Me Pheren, claw of the Martin area and foregoing last will work testament of Albert Peterson, let of Martin County Stale of Indiana, deceased, was the lay duly edmitted to write and Accord, and the benefitherent lely made by Simon Me Comick vubscriber, gentresed thereto, which said will coil, together with each benef, have been dury received in Meand of William No. 2, Page 464, in this office.

Witness my manne and the real of said Ours, this 18° day of ipil, 1921.

. Sheeman M. Phereon, claire.

WILL.

I, Jonathan Chandler of Dover Hill, Martin County, Indiana, make this my last will.

I give devise and bequeath my personal property as follows.

- No. 1 I demand that all my legal debts be paid, including my funeral expenses.
- No. 2 I have deeded all my real estate to my sons Charles F.Chandler and Harry D. Chandler as their share of my estate.
- No. 3 I give and bequeath to my daughter Lydia E. Watson one thousand dollars in Begistered Rovernment Bonds.
- No. 4 Having given my son Aeron A.Chandler; deceased five hundred dollars in a land deal, I now give and bequeath to Ward Chandler and Opel E.Porter, his children two hundred and fifty (\$250.00) dollars a piece, making them one thousand dollars, they to put up a mexymment tombetone at their father's grave before they shall received the said five hundred dollars.
- No. 5 My beds, bedding, and apposition of my household goods that they may want, I give to my childred Lydia E. Watson, Charles P. Chandler and Harry D. Chandler, the balance and the balance of my personal property to be sold and after all my debts end the funeral expenses of myself and wife, Lydia Chandler (They to give each of us a decent burial) to be equally divided between Charles F. Chandler and Harry D. Chandler. Tey to pay all debts.

Either heir must sign a written statement stating that thegestate does not owe tham anything for helping to take care of their parents or grandparents before receiving the amount willed to them.

I appoint Charles B.Chandler and Herry D.Chandler, Executors of this my will, in witness whereof I have signed, sealed, published and declared this instrument as my lest will, this 29th day of June, 1920.

Jonathan Chandler.

The seid Jonathan Chandler at said time and place signed and sealed this instrument and published and declared the same as his last will in our presence, and we at his request and in his presence and in the presence of each other have hersunto written our names, subscribing witnesses.

Josie A.McFea

Orin D.Rogers

State of Indiana, Martin County. SS:

Before me, Sherman McPherson, Clerk of the Martin Circuit Court, personall came Josie A.McFee, one of the subscribing witnesses to the foregoing last will and testament of Jonathan Chandler, daggaggd late of Martin County, Indiana, deceased, and being duly sworn on 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 testator was of full age to devise his property, of sound mind and memory and not under any coercion or restraint, and that said testator requested Josie A.McFee and Oran D.Rogers 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.

Josie A.McFee.

Subscribed and sworn to before me, this 21st day of May, 1921. Sherman NcPherson, Clerk, By C.W.Runyon, deputy.

al Susan anderson, being of sound mind and disposing memory do make this my last will pred Testament, hereby revoking all former willer and testamente heretofore made. dtern One. First: - I will and direct that my execution as soon after my death as it is possible to do pay all my just libte, and all expense of my last spell of sickness and my feened may die seized of. tem Two. second: - I will to my beloved son George T. anderson, the sum of Two (850) Hundred Dollars, to be paid by my executor out of any moneye or properties it may die Item Three. Third: I will to my below daughter, marquet lonce the sun of This Hundred Dollare to be haid by my executor out of any money or proberty " may die eege Stene Truv. To my be wild children, Thomas J. Underson, William C. anderson, many Remick and . Eiler Janxe of give all my personal broperty remaining after paying the above bequeste. In the went with of my children should die before me, not leaving any children surving him or her. I will and direct that the share willed to such child or children whall go . to eurning child or enicole a mentioned. this item and to George J. anderson. Stem ruce. I raw and five acres of und in while io ilnound ed Campeterictury ladition

470 Last Will and Testament of Joven Conducion. Deceased to French hick Drange County, Indiana, on which cause are too recedenced Whereil and linet that waid brokerty be by on executor not wold for seven in a letter my death. and that my executor many c said brokerty, unt the lame, keet the same in relair, pay all time and inmance on said properly and after even years after my decease. that he well said property and trul the proceede of the sale of said property and all profite blind from earl property be divided qually between my beloved "Children, surge of anderson, Thomas I. anderson, William C. anderson, Mary Stronick and Elien ane. Utem six. dixth: I will and direct that my con-in iaw, Charles & Denniet to by the Point appointed executor of the my last will and textament. In witness where of I have because vet my name this the 27th day of deplemen 1916. Duean anderson We Frank m. Baker and annie Hawkine, subscribing witnesses say that we witnessed Suran inderson vigor the above Will and heard her declare the same to be her last Will and textament, and we signif will will as subscribing witnesses in her breeence and in the presence of each other; this 27 " day of September 1916, at her request Friend M. Beker Groof of Probate of Will. State of Indiana, Martin County, SS:-Before . me, I herman Me Y-hereon, Cleck of the matter Circuit Court, personally came Frank on Baker, one of the subscribing witnesses to the foregoing last will and testament of Queen anderson

late of Martin Ousty, Indiana, deceased, and bring duly swarn in 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 shere of, said testating was a full age to device her property, of sound irrind and memory and not under any concion or restraint, that said testating requested Trank M. Baker and amie Hawking to sign said will as witnessed thereto, which they accordingly did in the presence of said testating and in the presence of said testating sortnesses thereto.

Then 11. Baker.

Subscribed and sworn to before me, this 18 th day of June, 1921 Sheeman Mc huin.

I, William C.Gilley, desiring to designate the manner in which my property shall be disposed of after my death, do hereby, make, publish and declare this to be my last will and testament, hereby expressly revoking all former wills or codicils by me heretofore made.

Item 1 --- I direct that the expenses of my last sickness and funeral, and all my other just and lawful debts shall be paid from my estate.

Item 2.--- After the payment of all debts as mentioned in item one, I give, will, bequesth and devise to my wife, Theodosia A. Gilley, all of my estate both real and personal, to be held by her during her natural life or so long as she shall remain my widow.

Item 3.--- On the death of my said wife, or at the expiration of her widow-hood, I give, will, devise and bequeath to my children, Bertie Gilley, Ora Jones, Zula Nicholson, Lizzie Borders and Lucy Gilley, all the residue of my property both real and personal that my said wife may not have expended, and I direct that my said children may share in said property equally, and may enjoy the same in fee simple and without restraint from me.

Item 4.--- I direct that my wife, Theodosia A.Gilley shall be the executrix of this will, and that she ect as such without giving bond for her faithful performance of duty berein.

Dated this November 30th., 1917.

William C.Gilley.

Signed by the above named William C.Gilley in our presence, and signed by us at witnesses in his presence and in the presence of each other, this November 30th., 1917.

John H. Hawkins Frank E. Gilkison Witnesses.

STATE OF INDIANA MARTIN COUNTY SS:

Before me, Sherman McPherson, Clerk of the Martin Circuit Court, personally came John H. Hawkins, one of the subscribing witnesses to the foregoing last will and testament of William C.Gilley, 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 devise his property, of sound mind and memory and not under any coercion or restraint, that said testator requested him and Frank E.Gilkison to sign eaid will as witnesses thereto, which they accordingly did in the presence of each other as subscribing witnesses thereto.

John H. Hawkins

SUBSCRIBED and sworn to before me this the llth., day of October, 1921.
Sherman McPherson, Clerk.

LAST WILL AND TESTAMENT.

I, Goorge Theling, being of sound mind and disposing memory, do make this my last will and testament, hereby revoking any and all wills or codicils heretofore made. Pirst: I tem one: I will and direct that out of any of the property that I may seized of all my just debts, expenses of sickness and funeral expenses to be paid. Item Two: I will and direct that out of any moneys or properties then remaining that my executor direct the placing at the graves of myself and beloved wife, Aursala Thimling, a suitable monument or marker, to a cost not to exceed three hundred (* 300.00) dollars.

Item Three: I further will and direct that out of my estate at my death my beloved wife, Arsula Thimling, have and be paid by my executor the sum of Ten Thousand [3] 10,000.00) dellars in cash; which said sum is to be in full of all of he inche-hate interest as my wife in all of my real estate or ersonal property, and to be in full of all of her interest or right in my estate as my surviving widow, under the law.

Item four: I further will and direct that if my beloved wife, Amrsula Thimling, axes should die before my death, that the bequest herein made to her shall become a part of my estate and be distributed as hereinafter provided, in accord with all other assets of my estate.

Item Five: It is my further will that my children surviving me, or if any child is deceased leaving a surviving child or children, that the surviving child or children of a deceased child shall have the full interest of its parant, as provided to this will.

Heretofore I have advanced to my children certain sum of money, for which sums I have taken their recei, is, and as I have advanced some children more than others, it is my will that from this date there shall be charged as against each child that has jotten advancement, interest at the rate of two percent until my death, and that the advancement heretofore made to each of said children, together with the interest thereon, whill be taken into consideration by my executor in making final disposition and distribution of my estate.

At this date I have advanced to my children the following emounts, to-wit:

To my beloved non, Henry Thimling, six Thousand Two Hindred Dight Dollars and Fifty

Conts (2 6,208.50); To my beloved drughter, Harbara Hoffman, the sum of One Thousand

Six Hundred D& 1,600.00) Dollars; To my beloved drughter Elizabeth Davis, the sum

of One Thousand Five Hundred (4 1,500.00) Bollars; To my beloved drughter, Matilda

K. Forer, the sum of One Thousand Five Hundred (4 1,500.00) Dollars; To my beloved

daughter, Rella Berth, the sum of Pour Thousand Pive Hundred Hinsty (2 4,590.00)

Dollars.

It is my will that each and all of these advancements, tegether with two percent interest annually thoreon, shall be taken into consideration in the disposition and settlement of my estate, and after taking said advancements into consideration, it is my will and desire that my five children mammed above named, which are all the children I have, shall sare my estate, share and shar alike.

Item Six: It is further my will that in the event any additional advancements are made to either of my children during my life time that such advancements shall be taken into consideration, and said child chargable with said advancement in the settlement of my estate.

Item Seven: It is further my will and desire that as soon as it can be done after my death, that my executor seil ail of my real estate and personal property excepting the house hold goods, and marshall all of the assets of my estate by salimating the collection of outstanding notes or accounts, and that theiribution of the estate be made in each rather than in property, and that the sale of said real estate, if my wife takes under this will, shall be free and clearer all incohate interest in said real estate.

Item Eight:- It is my further will and desire that my beloved wife to administer this will, and I do now designate and name her as my executor to administer this will, in the event she survives me.

. : George Thimling.

The above and foregoing will was signed by George Thimbing in our presence, and we signed the same in his presence and in the presence of each other as attosting witnesses thereto, this the 24th day of January 1921.

Lorenze D. Haga Fabius Gwin.

State of Indiana, Martin County, SS:

Before me, Sherman McThersen, Clerk ef the Martin Circuit Court, porsonally came Lorenzo D. Haga, one of the subscribing witnesses that he foregoing last will and testament of Gorge Thimling, late of Martin County, Indiana, deceased, and being duly sworn on cath says that he was present at the execution of said last will; that the same was duly executed, and that at the time of the execution thereof, said testator was of full age to devise his projerty, of sound mind and memory and not under any coercion or restraint, and that said testator requested Lorenzo D. Haga and Pabius Cwin to sign said will as witness as therete, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses therete.

Lerenzo D. Hage.

Subscribed and sworn to before me, this 26 day of June, 1922.

Sherman McPherson, Clerk.

I, Isase H. Chandler, a resident of Martin County, in the State of 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 by me made.

Item 1. It is my will that my just debts and all legal charges be paid out

Item 2. I give and bequeath to my son, John E. Chandler, the north half of the northeast quarter of Section twenty-four, in Townshift four north,

e to de Range four west, in Martin County, Indiana, now occupied by him.

I give and bequeath to my son, Clifford Chandler, the sum of Eight

Item 4. I give and bequeath to my Grand daughter, Oakley May Smith Goldsberry,
the sum of five hundred dollars; also all of my household effects of
which I may die seized.

Item 6. I constitute and appoint my son John E. Thandler, executor of this will.

Witness my hand and seal this 14th day of February, 1918, at Shoals, Indiana.

Isaac H. Chandler (Seal)

Signed and acknowledged by said Isaac H.Chandler as his last will and testament in our presence and signed by us in his presence and in the presence of each other.

John R.Yarness Roy Yarness

Witnesses.

State of Indiana, Martin County, SS:

Before me, Sherman McPherson, Clerk of the Martin Circuit Court, personally came John R.Yasneāl, one of the subscribing witnesses to the foregoing last will and testament of Isaac H.Chandler, 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 thereaf, said testator was of full age to devise his property, or sound mind and memory and not under any coercion or restraint, that said testator requested John R.Yarnell and Roy Yarness 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.

John R.Yarnekk

Subscribed and sworn to before me, this 29 day of August, 1922.

Sherman McPher on, Clerk.

I, Mary Alexander, at this time a residen of Baker Township in the County of Martin and State of Indiana, and being of sound mind and disposing memory do make, publish and declare this to be my last Will and Testament, hereby revoking all former wills by me made.

I first desire and direct that my executor herein after named Item 1. shall pay all of my just debts and funeral expenses and expenses of sickness and erect at my a grave a suitable monument such as my executor considers proper and suitable; and that such debts and expenses be paid out of any money I may have at the time of my death, and if there be not enough money then from my personal estate, and leatly from my real estate if necessary. Item 2. After all of my just debts and expenses as set out in item one have been paid including any cost of settling my estate, I then give and bequeath and devise all the rest and residue of my property of every nature, kind and character wherever situated both real and personal to William H. McCarty, he the said William H. McCarty having now lived with me at my home and worked for the past twenty-eight years and it is my desire that this gift and devise shall in a measure repay him for his work for me and care and attention randered me.

Item 3. I constitute and a point Willis W.SimpSon as and for my executor of this my last will and testament.

Witness my hand and seal this 14th day of August, 1903.

Mary X Alexander

The foregoing instrument eigne, sealed and acknowledged by Mary Alexander, as 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 thereto, this 14, day of August, 1903.

Maria Delpha Simpson Annie Witchell

Witnesses

State of Indiana, Martin County, SS:

Before me, Sherman McPherson, Clerk of the Martin Circuit Court, personally came Annie Mitchell Immen, one of the subscribing witnesses to the foregoing last will and testament of Mary Alexander, Late of Martin County, Indiane, deceased, and being duly sworn on 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 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 Meria Dephá Simpson and said Annie Mitchell (now Inman) to sign said will as witnesses thereto, which they accordingly did in the presence of said testatrix and in the presence of sach other as subscribing witnesses thereto.

Annie Mitchell Inman
Subscribed and affirmed to before me this 23 day of September, 1922.
Sherman MoßBerson, Clerk

- I, MarTha Jane Mercer, at this time a resident of Martin County in the State of Indiana, 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---It is my will that, first out of my estate, I be given proper and decent burial, and a proper marker placed at my grave, showing the date of my death, that my meiden name was Martha Jane Strether, and date of birth Nov. 22, 1843, properly arranged on such marker.
- Item 2 --- That all of my just debts be paid out of my estate.
- Item 3 -- That I give and bequeath to my friend William Rumley and Mary Rumley, his wife, of near Seymour, Indiana, all of my household effects.
- Item 4---I give and bequeath to my friend Fred W. Simm, all of my real estate in
 West Harrisonville, in Martin County, Indiana, consisting of four lots with
 the residence, and store house and lots, being lots 19, 20, 27 and 28, in
 West Harrisonville, and lots 1 and 2 in Hotel Block Addition to West Harrison
 ville together with all buildings thereon.
- Item 5 --- I give and bequeath to my friend Plora C. Reinbold, the sum of \$200.
- Item 6 --- To my firend Samuel P. Yenne the sum of \$200. I give and bequeath because of kindness and favors fendered me.
- Item 7---I give and bequeath to my friend James B. Marshall, because of favors here to ore rendered me, --\$200.
- Item 8---I give and bequeath to my friend Leonard Porter, for favors rendered me, the sum of \$200.
- Item 9---Because of kind treatment rendered me by Edgar Witcher, in giving me use of easy chair in the bank when there, I give and bequeath to him the sum of \$200.
- Item 10--It to my will and desire that after payment of the above and foregoing bequests, and the expense of administration of my estate, and surplus remaining, that the same be divided between Fred Sime, Flora C. Reinbold, Samuel P, Yenne, James B. Marshall, Leonard Porter, Edgar Witcher, and to William Rumbly and Mary Kumbly, jointly, one share.
- Item 11--I constitute and appoint my friend James B. Marshall, executor of this my last will and testament,
- In witness whereof I have hereunte set my hand and seal this 14th day of August, 1918.

 Martha Jane Mercer.
- The foregoing instrument, signed, sealed and acknowledged by Martha Jane Mercer, as and for her last w'll 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 thereto, this lath day of August, 1918.

F. B. Crim

State of Indiana, Martin County, ss:

Before me, Sherman McPherson, Clerk of the Martin Circuit Court, personally came Carlos T. McCarly, one of the subscribing witnesses to the foregoing last will and testament of Martha J. Mercer, late of Martin County, Indians, deceased, and being duly sworn on his say that he was present at the execution of said last will; that the same was duly executed, that a the time of the execution thereof, said testator was of full age to devise her property, of sound mind and memory and not under any exercion or restraint, that said testator requested him and Frank B. Crim to sign said will as witnesses thereto, which he accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

Carles T. McCarty.

Subscribed and sworn to before me this 31st day of October, 1922.

Sherman McPherson, Clerk.

Deceased.

I, John Rainey of Lawrence County, and State " Indiana, bring of Sound mind and memory, do hereby make this my last will and testament,

hereby make the my last will and testame hurby expressly revoking all other wille by me heretofore, at any time, made and declare:

- Stem I.

I desire that all of my property both real and personal descend to my heir according to the laws of the State of Indiana, except that I will that any sums given to any of my children at their majority be deducted from his or their portion of my estate; that is to say I gave Frank, Charley Ruther and Harley Rainel, my children, certain sums of money when they became of age and I now desire that any sums so given them be treated as advancements when when said estate is distributed.

Witness my hand this 21st day of July, 1914.

The fregring instrument was kigned declared and furblished by the Testitor, John Rainey, as his last will and Testament in the fresence of the undersigned, who in his presence and in the presence of each other and at the request of each testator, have eight our names as subscribing witnesses to said will.

Dated July 21 2, 1914.

E. a. Kern. Jose Korn.

Drof of Grobate of Will.
State of Indiana, martin Gunty, 53;
Before me, Shuman m= herson, clerk of
the martin arcuit Court, personally came Educate
a. Kun, one of the subscribing witnesses to

480Last Will and Testament of John Jainey Deceased. the foregring last will and testament of John Rainey, late of Martin Ounty, Indiana, recessed, and bring 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 wie of full age to device his property, of sound mind and memory and not under any coercion or. restraint, that said testator requested Edward a Kern and Jesse Lern to sign said will as witnesses thereto, which they accordingly did. the presence of each other as subscribing witnesses thereto. Edward a. Lein. Subscribed and sworn to before me, the 16th day of March, 1923, Sherman Mc Pherson, Clerk

481

Last Will and Testament of Jeremiah Madden. Deceased.

State of Condiana, being of wound mind and diepoeing mensy, do hereby declare my last will and Testament, as follows ! That is to kay,

It is my Well that all of my just debte be fully and equitably paid:

I will girl and bequeath, to my beloved wife alice madden, all my perpenty, real, pureonel and mixed remaining after my just debte have been paid.

I do hereby appoint alice madden of fronte Indiana, as the Executricy of this my Lect Will and Testament.

have hereunts subscribed my name, and of do declare the above and foregoing, to he

do declare the above and foregoins, is my Lact Welf and Testament, in the presence of Sherman W. Craye and William J. Padgett three the 19th day of December, 1921, Jereman 2. 18 Madden.

The undereigned do hereby centify that ferenciah a. Madden, did eign and seal the above instrument of writeing and did openly in our presence and in the presence of each other, and in the hearing of each other, declare the sime to be his Last will and Testament. And we do, hereby in the presence of said ferenciah a marker and in the presence of each other, sign and enterity our names in witness of the execution of the foregoing instrument, this the 19th day of Decapture, 1921.

Sherman W. Craye.

Last Will and Testament of Leremiah Madden Deceased

Groof of Probate of Will. State y Indiana, martin County, SS; Before me, Sherman M- Thereon, clerk of the martin arcuit Court, personally came Shern W. Crays, one of the subscribing witnesses & the foregoing last will and thatament of Gereniah a: madden late of martin County. Undiana, deceased, and being duly sworn on outh sup that he was precent at the execution of said last will, that the same was duly executed, that at the time of the execution thereof, said testator une of full age to device hie property, of sound mind and snemary and not under any coucion or restraint, that said textator requested Shirm W. Crays and William T. Padgett to sign said will as witnesses thereto, which they accord ingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto. Sherman W. Craise

Subscribed and swon to before me, this 17 day of april, 1923. Sherman Mª Pheren, clack

. I, Joseph Hoffman, a resident of Martin County, Indiana, being of sound and disposing mind and memory, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made:

Item One: I directmy executors hereinafter named, as soon after my death as posshble, to pay all of my just debts including therein all expenses of my last sickness and burial.

Item Two: I give to my beloved wife Barbara Hoffman, all of my personal property, money and bonds, the same to be here absolutely.

Item Three: I hereby devise to my beloved wife, Barbara Hoffman, for and during the period of her natural life, all the real estate which I own and described as follows: The south half of west fractional section No. Ten (10) in township One (1) North of range Pour (4) west, containing about two hundred twenty.acres; also Let No. Two (2) of west fractional section Piftsen (15) of township one (1) North or range four (4) west, containing sixty-six and eighty-hundredthe (66.80) acres, more particularly described as the nobtheast quarter of the nobtheast quarter and that part of the northwest quarter of the nobtheast quarter, lying west of White River; also Let No. five (5) of said section fiftsen (15) of the township and range aforesaid containing fifty-four and twelve-hundredths (54.12) acres and more particularly described as all of that path of the southeast quarter of the northwest quarter and of the southwest quarter of the north east quarter of said section, lying west of White River.

Item Three: If devise the fee-simple title in the real estate described in Item three hereof to my beloved sons, Charles J. Hoffman and Henry J. Hoffman, subject however to the life estate of their mother Barbara Hoffman.

Item Pour: I hereby appoint my beloved son Benry J. Hoffman and my beloved son Charles J. Hoffman as executors of this my last will and testament, and if either shall fail to qualify as such then the one qualifying shall be sole executor of this my last will and testament.

In witness whereof, I hereunto subscribe my name and seal this 27th. day of January, 1925.

Joseph Hoffman. (SEAL)

Signed seeled and acknowledged by the said testator, Joseph Hoffman, as and for his last will and testament in our presence, who, it his request, in his presence and in the presence of each other hereunto subscribe our names as witnesses.

Gustave M. Risacher, Orville W. Hubbard.

(PROOF OF PROBATE OF WILL\$

STATE OF INDIANA, MARTIN COUNTY, SS:

Before me, ShermAn McPherson, Clerk of the Martin Circuit Court, personally came Orville W. Bubbard, one of the subscribing witnesses to the foregoing last will

and testament of Joseph Hoffman, 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 devise his property, of sound mind and memory and not under any coercion or restraint, that said testator requested affiant and Gustave M. Risacher 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. Affiant further says that said decedent departed this life on the 25th. day of November, 1923.

Orville W. Hubbard.

Subscribed and sworn to before me, this 10th. day of December, 1923.

Sherman McPherson, Clerk.

STATE OFINDIANA, MARTIN COUNTY, SS:

I, Sherman McFherson, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of Joseph Hoffman, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof there of duly made by Orville W. Rubbard, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in record of Wills No "C", Fage 485, in this office.

WITNESS my name and the seal of said Court, this 10th. day of December, 1923.

Sherman McPherson, Clerk.

testament.

I_ Benjamine G.Hotz, de make and publish this my last will and

Item 1. I ask or demand that my legal debts including the last doctor's bill, and untaker bill be payed.

Item 2. I give and devise to my beloved wife Emily Hots, all of my property that I may own at my death including all of my Realestat and personal property; te have and hold too own or sell as sheef may deem heet. After her death all that my be left of our property to be divided between our heirs, Alfred Hots, Dera Lyon, Rosa Grafton, Lizzie Seale, Herman Hotz, We be divided equally among all of the above named heirs except Letha Legg who shall have fifty 50.00 dellars and te share equally with all the other heira in the dividing of the bedding and bead olothes.

If my said wife should not survive me, then I devise and bequeath the preperty aferesaid to all of my aboved named heirs.

Item 3, I do hereby nominate and appeint my wife Emily Hotz, as my Executrix.

Item 4. I do hereby revoke all former wills by me made.

In testimony hereof, I have hereunte set my hand and seal this 2 day of March, in the year 1923.

Benjamine G. Hotz. (Seal).

Signed and acknowledged by said

Benjamine Hotz, as his last

will and testament in our

presence; and signed by us

in his presence and in each others presence.

Witness Prank C. Haines.

PROBATE OF WILL;
State of Indiana,
ss.
Martin County.

Before me, Elmer Harding, Clerk of the Martin Circuit Court,
personally came Lizzie C. Haines, one of the subscribing witnesses to the
foregoing last will and testament of Benjamine C. Hots, late of Martin
County, Indiana, decased, and being duly sworn on her eath says that she
was present at the execution of said last will; that thesame 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 describe or
restraint, that said testator requested affiant and Frank C. Haines, to sign

said will as witnesses thereto, which they accordingly eid in the presence of said testator, and in the presence of each other as subscribing witnesses thereba. Affient further says that said decedent departed this life on the 9th. day of November, 1923.

Lizzie C. Haines.

Subscribed and sworn to before me, this 14th, day of January, 1924.

Elmer Harding, Clerk.

State of Indiana,

I, Elmer Harding, Clerk of the Martin Circuit Court, de hereby certify that the above and foregoing last will and testament of Benjamine G. Hotz, late of Martin Sounty, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Lizzie C_Haines, one of the subscribing witnesses therete, which eaid will, together with such proof, have been duly recorded in Record of Wille No. "C", page 465, in this office.

MITNESS my name and the seal of said court, this l4th. day of January, 1924.

Blmer Harding, Clerk.

and the state of t

I will and direct, that as soon after my death as it is practicable to do, that all my just debts, expense of last sickness, and fuheral expenses be paid out of any moneys or properties that I may die seized of.

SECOND.

I will and direct, that my beloved wife Julia Bateman, have the home which is held by Joint title by she and myself, and I appreciate that the law gives here the absolute title, but same I desire shall be a part of my detate, and that my wife have same together with all household furnature and fixtures, and provissions.

s atd the mice of offer THIRD Andred has

I will and direct that my beloved grand daughter Lonnie Bateman, minor child of my beloved son William Klonzo Bateman, deceased, be paid by the Washington, Indiana bank, immediately after my death the sum of One Hundfed Dollars, which I have deposited in said bank for this purpose, provided said Lonnie Bateman is at each time seventeen years of age, and in the event she be not seventeen years of age, that she be not paid said One Hundred Dollars by said Bank, untill she has arrived at the age of Seventeen. In tipe event my grand daughter shall die before the attains the age of seventeen, I will and direct that said Bank shall pay said One Hundred Dollars for her funeral expenses.

I further will that any moneys, properties remaining after my death not already disposed of be divided and paid to my beloved wife Julia Bateman, and to my beloved children, George Bateman, Alexander Bateman, Dexter Ray Bateman, Willard #tis Bateman, and Rosetta Hones, ahare and ahare alike.

De la Compa

I further will add direct that my beloved son Willard Otis
Bateman be appointed executor of this my last will and testament, and having
absolute confidence in his honesty and integrrity, I desire that he act as
such executor without bond,

Signed in the Town of Shoals, Indiana, this the 25th, day of June,

Attest: F.Gwin. -

1111am Betamen

mark.

....

Signed in our presence and we signed this will in the presence of each other, and in the presence of William Bateman, and we declare that we signed said will as witnesses at the request of the said William Bateman, and we heard him declare that this is his last will and testament, when we signed the same. This June 25th.1923.

Fabius Gwin,

__ Christopher C. Wagoner.

(Proof of Probate of Will).

State of Indiana, Martin County, SS:

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personelly came Fabius Gwin, one of the subscribing witnesses to the foregoing last will and teatament of William Bateman, late of Martin County, Indiana, deceased, and being duly sworn on oath cay 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 affiant and Christopher C. Wagoner, to sign said will as witnesses thereto, which they accordingly did in the presence of said test tor and in the presence of each other as subscribing witnesses thereto.

Fabtus Gwin.

Subscribed and sworm to before me, this 15th. day of January, 1924.

Elmer Barding, Clark.

Stateof Indiana, Martin County, SS:

I, Elmer Harding, Clerk of the Martin Circuit Court, do hereby certify bhat the above and foregoing last will and testament of William Bateman, late of Martin County, deceased, was this day duly somitted to probate and record, and the proof thereof duly made by Fabius Gwin, one of the subscribing witnesses thereto, which said will together with such proof, have been duly recorded in Record of Wills No. "C", pr3e 468, in this office.

Wigness my name and the seal of said Court, this 15th, day of January, 1924.

Elmer Harding, Clerk.

Deceased.

W111

This is the last will of Sarah E. Schooley, being of sound mind I make this my last request.

Item 1st I want all my legal debts to be paid including funeral and Doctor bills. Item 2nd That all my property that I my posses at my death including Real Estate and personal property be owned and held by my husband Jonas M. Schooley during his life time, and at his death to be divided equally each to share alik among my three children Edward Vincent, John H. Schooley and Lenora Hots.

Item 3rd. That I appoint Jonas M. Schooley my executor.

.

Sarah E. Schooley, (seal).

Witness.

This January 26, 1923.

Frank Hewitt.

Sallie H. Hewitt,

This will was signed by the testate in our presence and we each signed as witness in each others presence.

(Proof of Probate of Will).

State of Indians, Martin County, ss;

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came Frank Hewitt, one of the subscribing witnesses to the foregoing last will and testament of Sarah E. Schooley, 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 devise her property, of sound mind and memory and not under any occretion or restraint, that said testatrix requested Frank Hewitt and Sallie H. Hewitt, 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.

Frank Hewitt.

Subscribed and sworn to before me, this 11th. day of March, 1924.

Elmer Harding, Clerk.

State of Indiana, Martin County, ss:

I, Elmer Herding, Clerk of the Martin Circuit Court, do hereby mertify that the above and foregoing last will and testament of Sarah E. Schooley, late of Martin County, State of Indiama, deceased, was this day duly admitted to probate and record, and the proff thereof duly made by Frank Hewitt, one of the subscribing witnesses thereto, which said will, together with such proff have been duly recorded in Record of Wrils Me*C*, page 490, in this office.

Witness my name and the seal of said Court, this 11th. day of March,

Elmer Harding, Clerk.

A service of Bellows William Control of the Control o

And the second of the second of

b b

I Elizabeth Plummer of Shoals Martin Count state of Indiana, do make and declare this tobe my last will and Testament.

Vis let I will that all debts at my decease may be paid.

2nd I will and devise unto my friwnd Samuel H. Ross, all my right title and interest in brick building and lot situate in the town of Shoals Martin County and state of Indiana known as the Plummer and Ross block, now occupied by S. H. Ross and F. M. Baker.

3rd My home and residence property in Shoals, also my interest in the Kansas City property (house and lot) in K. C. I want sold and proceeds divided as follows After my debts are paid I give and bequeath to Rebca Brooks of Sanantonia Texas the sum of (\$1000) one thousand dellars. To the Rev. and Mrs. W. A. Schell the sum of (\$500) five hundred dellars. All remaining proceeds and any other cash and bonds if any I migh have, to be equally divided between these six friends below named.

Cousin Elizabeth Chitty, Mollie Wilkinson Cousin Cerrie Davie, Cousin Jennie Crawford Nina Baker and Mrs W. A. Schell.

If any one or more of these people should pass away before I die then divide squally between the remaining ones.

(Over)

I make as a part of this will on another sheet which will accompany it and in which I direct as to the disposition to be made of some articles of household goods to be disposed of as directed by persons named on the other sheet, who are requested and empowered to take charge.

As executor of this my last will I appoint my kind and esteemed friend Samuel B. Ross of Shoak Ind. in whose integrity, honesty and competency I have the fullest faith and confidence and he is empowered to sell and dispose of my property for the purpose of carrying out the provisions of this will.

At my decease I trust to my executor and my friend F. M Baker to conduct and direct my funeral services in such manner as they understand from my expressed wishes it should be. I want my pastor and good friend W. A. Schell to conduct the services in a quiet home funeral, then I want to be taken in a hearse drawn by horses and laid by the side of my precious husband. Any former will made by me is hereby revoked.

I also want the preschers to receive \$10) Ten dollars each for their services. Witness my wand this 18th day of June 1918.

Elizabeth Plummer.

Signed by the testator in our presence and acknowledged by her fetbe her last will and testement and signed by us as withesses in her presence.

Hileary Q. Houshton,

Spencer J. Shake.

Witnesses.

I Elizabeth Plummer after careful deliveration have decided to leave my little affeirs about the house for my dear friends bro. and sister Schell, F. M. and Nina Baker and Cousin Elizabeth Chitty, to settle up. They have been with me more so it will be like leaving my affairs with my own children.

want Mrs Schell to have my soft coal hot blast heating stove and my toilet chair, my dining table and dining chairs. The iron bedstead if you want it with matress, The princes dresser and wash stand, with the large rug on the library fbor, also two pithres of my best quilts, one white blankst, one good comfort, one belster with slips if you want it. And four good sheets. Divide the table linen and towels between yourselves. I want Tidy Ross to have the fancy chair that sits under the mirror in library. Also the water bettle and Haviland china dish with gilt border and pink roses, and the cut glas celery dish. And I want Sem and Tidy and children to each make a selection of a book or two from my library to keep in remembrance of the Db and myself. I want Tidy to have one of my silver

I want my teaspoons divided up between Lib Chitty Jennie Crawford Carrie Davis Mollie Wilkinson, Hester Baily, Alice Potter Mrs H. Q. Houghton, Wine Baker and Sue Plummer. Mrs Schell one teaspoon, the sugar spoon, the grange spoons, two table spoons and my knives and forks and carving knife and fork. I want Cousin Lib Chitty to have two of my good silver tablespoons and the blue cake plate. Mrs Schell to have the Haviland chine plates and cups and saucers, one sugar bowl and cream pitcher your choice, the remainder of the dishes divide up to suit yourselves. Except if the large glass dieh is here it goes to Mrs. Welker, and the hand painted plate to Clara Plummer with the bombon dish her mother gave me. The little pink plate to Mrs Hell she gave it to me not the little pink butter plate but one a size larger. I promised the library mirror to Alice Petter of Indpls. The rug in bed room with chekens I promised to Fanny (White) or Blackwell. My sewing machine to Jennie Crawford, or Mrs Schell if Jennie does'nt need it. My little sewing table to Jennie Crawford. Give Carrie Davie my best feather bed two pillows with slips

" Marion and Emilie Baker

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Think a

two quiles two sheets. Cousin Lib Chitty to have my library table, one white wool blanket the wool coverlet my mother made the tall glass dish (Aunt Beckaya) my Mitchell cook book, two rugs and one of my suit cases. Bro. Schell gave me the Dr's large picture but if he does'nt care expecially for it I think Frank and Nina would be glad to have it. I want Frank and Nina to have the large Dictionary and holder. Also the sitting room dresser, Frank thinks he wants it. Now I want you to divide the pictures, rugs chairs and little things among yourselves, the silver teapot goes to Mollie Wilkinson. And the porch rug to Mrs Schell. also my curtain stretchers and window curtains. I want bro. Schell to have my Victrola and records. Give the green tree quilt to Mrs Ollie Neighbors her mother pieced it and gave it to the Dr. Mrs Schell could wear most of my clothes with a little fixing you pat them in my trunk and take them. Anything you dont want give to Mrs Blair she would be glad to get anything. I have given about all of the Dr's clothes away, do what you think best with the old ones here. Bob and Ed Hnnt would be glad to get them. Give the Dr's box of jewery to Sam Ross to keep or diapose of as he pleases if it is here when I am gone, he has it in his wault, I want my cousins and others who desire to select boks from my library and if you have more than you want and can give away you can turn them over to the public Library. Have little Sam VanHoy take some of them, and Marion Baker I want him to some of them. I want Mrs Schelleto have the Hymnal and Testament they give me. Prehaps Sam VanHoy would like to have some other little things here, give him the plate and glass cream pitcher that he gave me. Do what you please with the things not mentioned in this paper.

Anything not specified is yours to keep or give or sell. I know there are things about the house that none of you will want, but perhaps you could give it to some one who might want it.

I want Cousin Lib Chitty to have my summer dining room drugget. Give Clara Plummer my old silver tablespoon and an old silver teaspoon that was her grandmother Plummers. Now if there is some old furniture here that none of you want perhaps Frank sould take it to the store and alean and varnish it up and sell it for enough to pay him for his trouble I want him to keep all hw gets for it. I want Nins and Lib to divide the rest of my sheets and bedding to suit yourselves, Gether up any old letters and papers and burn them. And may God bless you all is the prayer of your loving Cousin, and

Ma Plummer.

June 18, 1918.

PROOF OF PROBATE OF WILL.

STATE OF INDIANA, MARTIN COUNTY, SS.

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally agms Hileary Q. Houghton, one of the shecribing witnesses to the foregoing last will and testament of Elizabeth Plummer, 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 testatrix was of full age to devise her property, of sound mind and memory and not under any occrcion or restraint, that said testatrix requested this affiant and Spencer J. Shake, 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.

Hilsary Q. Houghton.

Subscribed and sworn to before me, this 20th. day of March, 1924.

Elmer Harding, Clerk.

STATE OF INDIANA,
MARTIN COUNTY. SS.

I, Elmer Harding; Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of Elizabeth Plummer, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and recerd, and the proof thereof duly made by Ellesry Q. Boughton, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. "C" Pagef 491-494, in this office.

WITNESS my name and the seal of said Court, this 21st. dey of March, 1924.

(SEAL). Elwer Harding, Clerk.

0. 10 102.1

WILL

I, Jddith Clarke O'Connor, at this time a resident of Loogootee, Mertin 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 by me made:

I desire that all of my property consisting of real estate personal property or mixed property shall be converted into cash and divided as follows:

- Item 1. I desire that all of my just debts be paid.
- Item 2. I give and bequesth unto Reverend Sylvester Eisenman, or his successor at St Paul, South Dakota, one sixth of my estate for the benefit of the Indian Missions of the Roman Catholic Church.
- Item 3. I give and bequeath unto the Society of the ProPagatian of the Faith with central office in New York being a society for the promotion of the Roman Catholic faith the one sixth part of my estate.
- Item 4. I give and bequeath unto the Right Reverend Joseph
 Chartrand, Bishop of Indianapolis, Indiana, diocess, or to his successor, one
 sixth of my estate to be used, for the education of some student for the
 priesthood of the Indianapolis Diocess of the Roman Catholic Church.
- Item 5. I give and bequeath unto the pastor and assistant pastor of St. John's Roman Catholic Church at Loogootee, Indiana, to the pastor of St. Martin's Roman Catholic Church and St. Joseph's Catholic Church in Martin County, Indiana, and to the pastor of St. Mary's Roman Catholic Church in Daviess County, Indiana, to be divided equally between them, one twelvth part of my estate, to be used for masses for the repose of the souls of by deceased uncle Francis McMally and his family and immediate relatives.
 - the proceding item number 5 the same amount named therein to be used for masses for the repose of my soul and the souls of my immediate relatives.
 - Item 7. I give and bequeath unto Reverend Joseph P. Gardon or to his successor as paster of St John's Roman Catholic Church in Loeggotes,

 Indians, one sixth of my estate to be used for the benefit of the school of such parish.
 - Item 8, I give and bequeath unto Catherine Mackell, my belowed sister. Of Daviess County, Indiana the sum of Five Hundred dollars.
 - Item 9. I desire that a monument costing not more than One Hundred dollars shall be placed in St Peter's cenetary of Montgomery, Indiana for the memory of my deceased brother John Clarks.

Item, 10, I desire that a monument costing not more than one

hundred dollars shall be placed over my grave.

Item 11. I desire that all the residue of my estate, if any, be divided between the Roman Catholic orphan esylums of the Indianapolis, Indiana, diocess, they to share equally in same.

Item 12. I constitute and appoint James L. McGovern of Loogootee, Indians, executor of this will.

Witness my hadd and seal this the 19th day of October ,1923.

The foregoing instrument, agned, scaled and acknowledged by said Judith Clarke O'Connor, as and for herlast will and testament in our presence, who at her request in herpresence and in the presence of each other have subscribed our names as witnesses thereto this the 19 day of October, 1923.

> Mrs Nellis Madden, James L. McGovern.

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

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came James L. McGovern, one of the subscribing witnesses to the foregoing last will and testament of Judith Clark O'Connor, late of Martin County, Indisna, deceased, and being duly awann 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 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. McGovern.

Subscribed and sworn to before me, this 21st. day of March, 1924.

Elmer Harding, Clerk.

I, Susan M. Lents, at this time a resident of the City of Loogootes, in Martin County, Indiana, 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 request that out of any moneys or personal property on hands at the time of my death all of my just debts and funeral expenses be paid.

Item 2, I bequath to my daughter Katie L. Smith and my son Frank E.Lents, s share and share clike all the residue of my personal preperty after the payment of my debta and funeral expenses as provided in Item 1, hereof and the further payment of \$25,00, to be paid to the paster of St. John's Church, in Loogootee, Indiana, for masses to be said for this testator.

Item 3, I nominate my said daughter, Katie L. Smith, as executrix of this will and request that she be not required to give bond for said trust nor take out letters testAmentary therefor and that my said executrix have full power and authority to carry out all, the provisions of this will including the collection of all policies of life insurance payable at my death or any other debte due ms of all kinds whatsoever

In witness whereof I have hereunto set my hand and seal this 28th.day of December.1916.

Attest to signature.

Susan M. X Lents.

&co. W. Gates.

Henry Moon.

The foregoing instrument, signed, sealed and acknowledged by said Susan M. Lente, as 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 thereto this 26th, day of December, 1916.

Geo. W. Gates.

Henry Moon.

PROOF OF PROBATE OF WILL.

State of Indiana, Martin County, SS:

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came Geo. W. Gates, one of the subscribing witnesses to the foregoing last will and testament of Susan M. Lents, 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 and testament of Susan M. Lents, that the same was duly executed, that at the time of the execution thereof, said testatrix was of full age to defise

her property, of sound mind and memory and not under any coercion or restraint, that said testatrix requested this affiant, and Henry Wood, 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.

Geo. W. Gatea

Subscribed and sworn to before me, this 7th. day of April, 1924.

Elmer Harding, Clark.

Know all persons, by these presents, that I Ludinda Arvin, of the city of Loogootee, County of Martin, and State of Indiana, being of sound mind and disposing memory, do make, publish and declare this to be my last will and testament, hereby revoking any and all wills and codicils thereto heretofore made by me, in manner following:-

Item lat. I hereby appoint M.A. Healy of Loogootee, Indiana, as my executor of this my last will, and reposing special faith, confidence and trust in my said executor, he is hereby vested by me with fill power and discretion in carrying out the intention and purposes of this will, according to his own judgment; and I further request that he be not required to give bond.

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 next all my just debts and legal liabilities be also paid and adjusted as speedily as convenient.

Item 4th. I give, devise and bequesth unto my children, the sons and daughters
to share and share alike, all my Estate, real, personal or mixed,
of whatever nature or kind, or wharescever situate at the time of
my decease, except Georg's A.Arvin, who owes me a note for threehundred (\$300.00) dollars, which is to be deducted from his share of
the estate, and Onis Arvin, who owes me a note for three-hundred
twenty-five (\$325.00), dollars, which is to be deducted from his
share of the estate. Less credits on each note.

Item 5th. I direct that fifty (\$50.00), dollars be given to the pastor of St.

John's Catholic Church of Loogootee, Indians, for the ourpose of

usying Masses for the repose of my soul and the repose of the soul

of Fius Arvin my beloved husband.

In Witness Whereof, I have hereunto set my hand and seal this 29th, day of June, A.D. 1923, in the presence of Charles J. Lein, and Timothy J. Patterson, as witnesses thereto, and who in my presence, at my request, have signed their names hereto as witnesses.

Lucinda Arvin, Seal. Testator.

Signed_ sealed and deleared by the said Lucinda Arvin, in our presence, as her Last will and testament, and at her request, and in the presence of each other, signed by each of us as witnesses thereof, this 29th, day of June, A.D.

1923.

Charles J. Lein, Seal.

Witnesses: -

Timothy J.Patterson, Seal.

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

____ Item 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 horeunto 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 testatrix 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 Elizateth, 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 Spink, being duly soons 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 it time of her death?.

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

question 6. Where did you understand her home to be at time of her death.

Answer 6. Belgrade Form, Martin Co., Indians.

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 knows.

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 B. O'Brich and in the presence of the other witness Agatha Ciscelly.

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 $-\infty 1$ -leaf $\sigma(z)$ and testament 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 overcion or restraint. 7.

Answer 18. No.,

Question 19. Was 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 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 3rd. 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 wiomever 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. wark.

Homer Ferguson, Witnesses. Cornelia Jones.

PROOF OF PROBITE OF WILL.

State of Indiana, Wartin 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 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.

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 bequeath upon the conditions herein after set forth to my beloved husband 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^{α} 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 occretion 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.

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, Indiana the sum 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 Effic Messick and to Mrs. Ellen Stuckey, widow of Newton C. Stuckey, both of Martin County, Indiana my home in Loogootee, Indiana my home in Loogootee, Indiana my home in Loogootee, Indiana described as lot number four (4) in Houghton's Addition to Loogootee, 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
Loogotee, Indians, 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.

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 I demand that all my legal debts be payed.

No. 2 I will and bequeath all my property both Realand personal to my wife Kittie Chardler, to have and to hold as her own.

No 5 I appoint Kittie Chandler as Executrix of all my estate that I may die possessed with and of this my will

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 F. 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 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 device 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 early 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	м.	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	Zollars,	
Ines Que	en.	٠.

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.

Salar or in the residencial Of Frank M. Baker,

not under any coercion or restraint, that said testator respected 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.

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, hereby revoking all former wills by me 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.

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 efter 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 incur 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 Indians 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]. I desire that all my just debte be paid as soon as practical after my death.

Item 2. I give and bequeeth unto St. Johns Catholic School in Leogootee 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 Joseph F. Gerdon, pastor of S.t John's Catholio Church in Loogootee 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, Loogootee, Indiana,, as the executor of this will.

The foregoing instrument, signed sealed 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 Clarke se 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.

Mrs. 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; 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 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 Samentha Stiles.

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

1.

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 whereof I have hereunto set my hand and seal this 14th,
day of April, 1817.

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 sind and memory and notunder any coercion or restraint, that said testatrix requested Wm. C.Donica and W.P.Brooks, to sign said will es witnesses thereto, which they accordingly did in the presence of said testatrix and in the presence of said testatrix and in the presence of sach other as subscribing witnesses thereto.

W. F. 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 deslare this to be my last will and Esstament revoking and making void any former will by me at any time made. Item Pirat

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 deathof 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 deseased daughter.

In Witness Whereof I have beceunte 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 seath 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 bequesth to my granddaughter, Vere Miller, all my real
 estate designated and known as lot numbered seven (7) in
 Borrey'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, 88:

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 More Kritser, to sign said will as 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,

Sabsoribed and sworn to beforeme, this 13 day of May, 1926.

Elmer Harding, Clerk.

I, Louise Ann Wey, a resident of Merion 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 ell of the real estate, which now conets of an empty lot, in <u>Shoals</u> in the county of Mertin, Indiana. The real estate referred to being more perticularly described as being in Williams Addition to the city of Shoals of Mertin County, Indiana, 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 shall 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 reelestate, of whatever nature, of which I may die seized of, not taken 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, Anna Jane Gilley, of Indianapolis; Rosa Acre, of Tulsa, Oklahoma; Cherles Way, of Washington, Indiane, William Way, of Shoels, Ind., and Isaec Way of Shoels, Ind., If any of my children should dia before me, their shere of the money derived from my estate shell 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 shall be divided equally among those of my children who did not join in the contesting of my will.

I name constitute and appoint, Anna Jane Gitley, as executive 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.

James Taylor.

Subscribed and sworm to before me this 21st. day of July, 1928. (SEAL)

J. L. Davidson, Notary Public.

My commission expires May 21,1929.

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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 Harding, Clerk.

I, Elizabeth M. Saker, (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 Sheals cemetery 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 Shoals, Indians, my home, to-wit; Lote seventy-five (75) and eight-eight (83) in said 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 ceeh, and use the <u>proceeds in payment of the verious</u> bequests 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

In witness whereof I have hereunto affixed my hand and seal this 15th. day of October 1926.

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, Elizebeth Beker, do hereby make, publish and declare 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 said will.

Witness my hand this Nov. 5th. 1926.

Signed by the ebova 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 Harding Clerk of the Martin Circuit Court, personally came Elmer Scarlatt 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 swom on eath says that he was present at the execution of said last will; 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 urbana, 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, hereinafter 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 hereby 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 asknowledged the same to be his last will end testament; that we, at the request of said Vinton W. Shuck he 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 Mess, 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 dis seized shall be given to my children, Harry Williams, Mary Agnes Williams, Rose Williams, Thomas Dellas Williams, Thresia Williams, Charles Louis Williams, Victoria Gootee, Anna Gootee, Irene Bradley, and my grand child Bestrice McCann, to be had or held in equal proportion and in event of the death or either or any of the above named devisees or legatees 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, Indiana, decessed, and being duly sworm on cath says that he was present at the execution of said lest will; that the same was duly executed, that it 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 efficient 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. Eugens Grannen,

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.

-----000------

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, seeled and acknowledged by said George H. Sterling, as a codicil to his lest will and testament, who, at 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 cma, deceased, and being duly sworn on eath says 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 testor 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 Eunice Jackman, 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 subcribing 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 testement.

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 til 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 Loogootee, Indiana, for masses for the repose of the souls 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, Catheine Smith and Harriett M. Green, to be dévided equeally.

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

the 19th. day of April, A. D. 1927, in presence of, Thomas H. Patterson and Clarance G. Gootes of Loogootee, Indiana, as witnesses thereto, and who in my presence, at my request, here signed their names as witnesses.

Attest M.A. Heally.

Margaret J. x Downey.

Testator.

Deceased.

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 Willeadd Testament;

FIRST; it ismy 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 male 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-eighth 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 decessed grand-daughter, Ester 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 grandchildrenian equal shares.

Lastly, I nominate and appoint Bessie M. Constant to by

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 Nine 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

Deceased.

execution of the last will of Clera 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 restreint, th t said testetrix requested Annabelle Anderson, Martin E. Morthland and James E. Henson, 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.

E. T. Laughlin,

Subscribed and eworn to before me, this 16 day of August, 1927. Elmer Harding, Clerk.

(SEAL).

State of Indiana, Martin County, SS;

I, ELmer Herding, Clerk of the Mart in Circuit Court, do hereby certify that the above and foregoing last will and tastament of Clare L. McClellan, late of Macon County, State of Illinois, deceased, was this day duly admitted to probets 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 fit. 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 souls 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 dith, 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, 88.

Before me, Elmor Herding, Clerk of the Martin Circuit Court, personally came Edgar Witcher, one of the subscribing witnesses to the foregoing last 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; and in the presence of said testator;

as subscribing witnesses thereto

Edber Witcher.

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

Elmer Harding, Clerk.

---00 -----

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, Indians 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 County, in the state of I Indiana, personally came Joseph P.Smith, suscribing witnesset the foregoing instrument of writing, who being first duly sworn upon oath 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 age 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 aforeseid, in the presence bleaffant and Banriett Kidwell, the ote other execribing witness thereto, and that they each attested the same and succribed their names as 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.

SURDITY. Mary Dunn, at this time a resident of Mertin County, Indians, and being of sound and disposing mind and memory, do hereby make, publish and declare, this be to be, my last Will and Restament, hereby revoking all former wills, by me here to fore made.

ITEM. I. ..

TTEM 2.

I order and direct that all my just debts end liebilities be peid 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 Locgootes, Indiana, the sum of One Hundred (\$ 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. XMs 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 my hand and seal this, the twelfth day of January, Nineteen Sundred Twenty-Seven.

Mery Dunn, Seel.

The foregoing instrument, signed, essled and acknowledged, by the seid Mary Dunn, see 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 Joseph P. Smith one of the subscribing witnesses to the foregoing lest #ill and testement of Mary Dunn lete of Mertin County, Indiana, deceased, and being duly eworn on oath eay 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, whichers to

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, subscribing 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

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 Frank 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 before 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 heredy writify that the aveve and foregoing last will and testament of Josephus Witchell, last will and County, Indiana, decreased, was this day duly admitted to probate and record, proff thereof duly made by Carlee T.McCarty andsubscribing witness the

which said will, tegether with such proff, have been duly recorded in Record of Wills 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 x my interest title and right to the following described real estate to wit: The each south half of the south east-quarter of Section 18 Tewnship 3 north 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 McConagle homestead.

If I tem 3. I give and bequeath to Pauline Wildman and Beter 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

Joseph P. Emith, Laveda Doyle,

State of Indiana, Martin County, SS:-

therete this the 21st., day of August, 1924. .

Before me, Charles Sherfick, Clerk of the Martin Circuit Court, personally same Joseph P.Smith one of the subscribing witnesses to the foregoing lest 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; must that the same was duly executed, that at the time of tge execution thereof, said xmithestatrix 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 Beyle to sign said will as witness therets, which they accordinly did in the presence of said testatrix and in the presence of each other as subscribing witnesses therets.

Joseph P.Smith.
Subscribed and eworn te before me, this fick day of December, 1928.
Charels Sherfick, Clerk. Martin Circuit Court.
State of Indiana Martin County,85:

A Charles Sherick, cark of the Martin Circuit Court do hereby certify that the above and foregeing late vill and testament of Martin (McGongle, late of Martin County Indiana, deceased, was this day duly admitted to probate and record, and the preffixer 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 Wills 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, publishxa
and declare this to be my last will and testament hereby revoking all
former wills by me made.

Item. 1. I demine 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 pasx 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 names as witness thereto this the 12th day of October, 1928.

J.L.McGovern, John L. Gootee.

State of Indiana, Martin County, SS:-

Before me Charles Sherfick, Clerk of the Martin Cirouit Court, persenally came James L. McGovern one of the sebscribing witnesses to the goregoing last will and testament of William J. Gootee late of Martin County, Indiana, 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 ago 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,Gootea, late of Martin County, Indiana, decemed, 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 bed 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 oceration 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. It is my desire that a nice but modest monument be erected

jointly for my beloved wife and myself. 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, EleiE M. Haga Morden, William Frank Haga, Lydia Mabel Haga and Frances Evelyn Haga, This includes 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 end myself, all notes, mortgages etc, and all other unlisted chattels. 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.B. 1928. Lorenzo D. Haga.

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

Zella M.Franklin. Notery 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 foregoing last will and testament of Lorenzo D. Haga, late of Martin County, Indiana, deceased, and being duly sworn on oath syas 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 g age to devise his property, of sound mind and memory and not under any coercion or restraint, that said testator requested Clay 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 8th day of February, 1929. Charles Sherfick, Clerk.

State of Indiane, Martin County,8s:-

I, Charles Sherfick Clerk of the Martin Circuit Court do hereby cm certify that the above and foragoing 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; have been duly recorded in Record of Wills NO. C, page 556, in this office.

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 andequitably paid.

Item Number 2. I give and bequeet 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 whatecever, 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.

tem Number 3. It is my will that after my death and after the death of my beloved wife Manual and the second of the second is the second is the second in the second is the second in the second is the second in th

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 Number 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 advisere.

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 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 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 him, xxxil also James L. McGovern to eign 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, 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. Johnás 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, bads and bad clothing devised under item number three, by 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 Norris, Seel.

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.

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 appoint Marian Schwey as executor of this will and testement.

Lin witness whereof I, Anna Brooks schwey, have hereunto subscribed my name and I do hereby declare the foregoing to be my last will and testament in the

presence.
Anna B. Schwey.

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

Nav 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 wo wy 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 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, 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.McCarty to eign
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, I. I desire that all my just debte 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 Loogotee, Indians, the sum of Twenty-five dollars and ark that he read masses for the repose or the souls of myself and my decemen unaband, Hugh O'Maley, for

Item, 3. I give and bequeath unto the assistant pastor of St. John's catholic Church mf in Locgoties, 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, Bugh O'Waley, för 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 scul of my deceased husband, Hugh O'Maley, for same.

Item, 6. I give and bequeath unto the pestor of St. Simons' Catholic Church in Washington, Indiana the sum of Twenty-five Dollars and ask that he read masses for the repose of the 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 seid school the sum of Bifty Dollars. Item, 7. I give and bequeath unto Anna Kemp, my beloved neice of St. Louis Missouri, the sum of Twenty-five dollars.

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

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. Whetever transfer or inhertance tax may be payable on the above legacy shall be a charge against my estate. /nd 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 bequesth 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 Loogootes, Indiana.

Mary O'Malia.

The foresoing instrument, signed, sealed and acknowledged by Mary O'Melia 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:-

Before me, Charles Sherfick, Clerk of the Mertin 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 oath saye that he was present at the execution of said lest will and testement, 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 thereto which they accordingly did in the presence of each exterix, and in the presence of each other as subscribing witnesses thereto.

James L. McGovern,-

Superriose and sworn to before me, this the fith day or september, 1929.

Charles Sherfick, Clerk.

Deceased.

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;

Them 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 locate, of which I may die 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

His John X Kern

Attest. R.M.Jones,

Attest. Ruby Jones.

State of Indiane, Martin ounty, SS:-

Before me, Chardes Sherfick Clerk of the Martin circuit Court, personally came R.M.Jones one of the subscribing mitnesses to the foregoing lest will and testement of John Kerns late of Martin county, Indiana, deceased and being duly sworn on eath eays 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 any coercion or restraint, that said testator requested R.M.Jones, Ruby Jones, and A. Kerne to eign said will as winness thereto whick they accordingly did in the presence of said testator 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.

Item 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 debte and
the expense of my last illness be paid in full.

I tem, 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 mesta 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 Charles-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 wishes 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 make William Wallace 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 sill and testament of Zoa Wildman late of Martin County, Indiam
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 testatrix requested her and Kizzie Hotz 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 Loogootse, 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, a

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

Thomas K. Shireliff. (Seel)

The foregoing instrument signed, seeled and wark ecknowledged by the said Thoma K.Shircliff, is 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 Indiane, 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.

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 Seal late of Martin County, Indiana, deceased, and being duly sworn on oath says 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 devise 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 story, 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 codfoils 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.

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 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 he given to Rev. Joseph P.Gerdon, or his successor, 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 souls of the deceased members of the Mertin Williams family.

Item 5th. I direct that One Hundred (\$ 100.00), dollers 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 deceesased members of the Martin Williams familty.

Item 6th., I give and bequeath to my beloved eister Mrs Sarah Borders, the sum of Five 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 8th. 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 meet the Country, in the Cities of Int. in.
 Thirty of trend (int and the court recomp, to a to and publish this appropriate this in the court.

Thereto is the could be all the control of the state of the single difference and the beautiful and an experience of the control of the contr

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 coldination of the foliation of the coldination of the foliation of the coldination of the first of the coldination of the first of the foliation of the first of the formation of the first of the first of the formation of the first o

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 be incess earthing at the fluor of my death, and is not orized to cottle the case without correct to educate the common the operating partner act.

Heads—I will not belied to specifical Journal Sough to Theineer property incomes the Stime, empsty, being themty for the reacrafth off of the certical of hat To. 105 in the two of Charle, which county, India m, to have not belief the resembles county in this terminal of the county in this terminal county in the county.

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 of said real estate 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 bury Albaugh five sources of the copital stock in the Martin County Bank, and I will and bequeeth to 27 otsp daughters awa Fell and dirigh field five shares of the capital stock in the martin County Dank.

Item-9- I will may be peach to my wife little albough and to my children,
John Albough and sery Albough 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 Gammel . Yenne, executor of this my last will and tester and ask him to accept the freet and certy out the provisions of this will, and I further request bit to recurs the erryless of my friend d.g.doughton to otten to may legal huminess which may be required by my said executor in the shainisticition of my estate.

In "itness "hereof, I hereus 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 presence 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 15th day of webroars, 1950.
Charles Therfice, Clerk.

, William M.Greenwell, a resident of Mertin County, Indiane, and being of sound mind and dispesing mind and memory, do bereby make, publish and declare this to be my lest 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 Catholic 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 \$\epsilon\$ 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 Doltare.

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 six. I give and bequeath to my children Adrain Greenwell, Flora Mattingly and James souis 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 7 3 north range 5 west, running thence south 48 rods, thence east 10 rods, thence north a distance of 48 rods thence west a destance of 10 rods to the place of beginning acres 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 north east corner of the south west quarter of the north west quarter of Section 25, township 3 north range 5 west, running thence west 54 rods, thence south 50, rods, thence east 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 east 54 rods, thence south 50 rods, thence west 9-3/5 rods, and thence north 50 rods, 3 acres to have 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 estate to her children, who are my grandohildren. 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 sail 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.











