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MARTIN COUNTY INDIANA

WILL BOOK

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To all whom it may concern,
I Mary J. Marley of the County of Martin and State of Indiana, being of sound mind and disposing memory, do hereby make and declare, this my last Will and Testament, hereby revoking and making void all former Wills by me at any time heretofore made.

First: I order 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 grave.

Second: I order and direct that the sum total of my estate after the payment of the above, be divided equally between my five brothers and sisters, three brothers, and two sisters, if they are living at the date of my death, but if any be deceased the amount that would have been due deceased, I order and direct shall be divided equally between the said deceased's living children if any. If not the amount that would have been due the deceased brother or sister shall be divided equally between the remaining brothers and sisters, or their children, as heretofore provided. Provided 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 representative, and in final settlement shall be charged up to the said representative and regarded as a part of the amount due the said representative or representatives.

Third: I hereby nominate and appoint Cornelius S. Wood and James S. Bell as executors of this my last Will. In witness I have hereunto set my hand and subscribed my name this the 9th day of January 1894.

Mary J. Marley

The above and foregoing instrument was at the date thereof signed, published and declared by the said Mary J. Marley as and for her last Will and Testament, and as a revocation of all former Wills heretofore made by her, in presence

us, who, at her request, and in her presence, and in the presence of each other have subscribed our names as Witnesses

James B Love
J. S. Lockwood

State of Indiana, Martin County S. S.

Be it Remembered, That on the 1st day of October 1895 James B Love, one of the subscribing witnesses to the within and foregoing last Will and Testament of Mary J Marley late of said County, deceased, personally appeared before Geo. W. Gates Clerk of the Circuit 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 9th day of January 1894 he saw the said Mary J Marley 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 J 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 J Marley, and with her consent, attested and subscribed by the said James B Love and J S Lockwood, in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Mary J Marley 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent truly believes, and further deponent says not.

James B Love

Sworn to and subscribed by the said James B Love before me Geo. W. Gates Clerk of said Court, at West Shoals, the 1st day of October 1895-

(Seal)

Geo. W. Gates Clerk.

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court Geo. W. Gates Clerk.

Last Will and Testament of Mary J. Marley Deceased.

State of Indiana, Martin County S.D.
 I Geo. A. Gates, Clerk of the Circuit Court of Martin County,
 Indiana, do hereby certify that the within written Will and
 Testament of Mary J. Marley has been duly admitted to
 probate, and duly proved by the testimony of James B. Love,
 one of the subscribing witnesses thereof, that a complete
 record of said Will, and of the testimony of the said
 James B. Love in proof thereof has been ^{most} duly made
 and recorded in Book "C" at page 12 of the Record of Wills
 of said County.

In attestation whereof, I have hereunto subscribed my
 name, and affixed the seal of said Court at
 West Liberty this 14th day of October 1893.
 Geo. A. Gates
 Clerk
 Circuit Court Martin County.

In the name of the Benevolent Father,
 I Hannah Hilbert of the County of Martin, in the
 State of Indiana, being of sound mind and disposing
 memory, do hereby and declare this my last Will and Tes-
 tament, hereby revoking and making all former Wills
 Obsolete thereof by me at any time heretofore made
 Void,

First, I order and direct that out of the money or person-
 al property now in my hands at the time of my death, all
 my just debts, and expenses of last sickness and funeral
 Expenses be paid as soon as practicable after my
 death.

Second, I give and bequeath to my step daughter,
 Mrs. Martha E. Kneusel, my personal property, including
 all my household and kitchen furniture, beds, bedding
 and clothing, including wearing apparel, also all money,
 notes, leases, and mortgages, after the payment of debts and
 expenses as set forth in the first item,

Third, I will and bequeath to Jacob, H. Hilbert, the Twenty
 Dollars, which he now, has borrowed from me,
 and direct that this bequest shall operate as a discharge
 of said debt due from him.

Fourth, I ^{hereby} nominate and appoint my trusted friend
 William Kneusel of Shoals, Martin County, in the
 State of Indiana, the sole Executor of this my
 last Will and Testament, and direct that no bond
 shall be required of him as such Executor.

In Witness Whereof, I have hereunto subscribed my
 name by making my mark this 24th day of
 October 1893 Hannah Hilbert

The above and foregoing instrument was at the date
 thereof signed, published and declared by the said
 Hannah Hilbert, as and for her last Will and Testament
 and as a revocation of all former Wills and Codicils
 thereof heretofore made by her, in the presence of me,
 who, at her request, and in her presence, and in the presence

Last Will and Testament of Hannah Hilbert Deceased.

of each other, have subscribed our names as witnesses
Frederick Vogel
Thos. M. Clarke

The State of Indiana, Martin County, S.S;
Be it Remembered that on the 30th day of January 1896
Thomas M. Clarke, one of the subscribing witnesses
to the within^{ed} foregoing Last Will ^{and} Testament of
Hannah Hilbert late of said County, deceased,
personally appeared before the Clerk of the Circuit 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 24th day of October 1893, he saw
the said Hannah Hilbert, sign her name to
said instrument in writing as ^{and} for her last
Will ^{and} Testament, ^{and} that the deponent, at the
same time heard the said Hannah Hilbert de-
clare 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 Hannah Hilbert
^{and} with her consent attested ^{and} subscribed by the
said Thomas M. Clarke, in the presence of said
testator, ^{and} in the presence of each other, as subscribing
witnesses thereto. ^{and} that the said Hannah
Hilbert, 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} disposing mind ^{and} memory, ^{and} not
under any coercion or restraint, as the deponent
truly believe ^{and} further deponent says not.

Thomas M. Clarke
Sworn to ^{and} subscribed by the said Thomas M.
Clarke before me Geo. W. Gates Clerk of said Court
at West Shouls the 30th day of January 1896
Geo. W. Gates Clerk

In attestation whereof, I have hereunto subscribed

Last Will and Testament of Hannah Hilbert - Deceased.

my name, and affixed the seal of said Court
 of Geo. W. Gates Clerk

State of Indiana, Martin County, S. S.
 I, Geo. W. Gates, Clerk of the Circuit Court of Martin
 County, Indiana, do hereby certify that the within
 annexed Will and Testament of Hannah Hilbert
 has been duly admitted to probate and duly
 proved by the testimony of Thomas M. Clarke one of
 the subscribing witnesses thereto, that a complete
 record of said Will, and of the testimony of the said
 Thomas M. Clarke in proof thereof, has been by me
 duly made and recorded in book "C" at pages 44, 46
 of the Record of Wills of said County.

In attestation whereof I have hereunto subscribed
 my name and affixed the seal of said Court
 at West Shore this 30th day of January 1896

Geo. W. Gates
 Clerk Circuit Court Martin County

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Last Will and Testament of Phillip Hotz Deceased.

In the name of the Benevolent Father of All,
I Phillip Hotz do make & publish this my last Will
& Testament

1st I give & devise to my beloved son William & Mary T. Hotz
all the household goods, & provisions, & 1 cow, 1 hog, & all
farming implements, the said William Hotz to pay the
interest on the mortgage six Dollars, & Ten Dollars
to John Brook & the Taxes, & after all the debts is paid,
then the residue of the estate to be equally divided be-
tween my beloved sons, Alexander Hotz, Robert L. Hotz,
William A. Hotz, James R. Hotz, William M. Hotz,
& Mary T. Hotz the farm on which I reside, South
West, South East, Section 1351 Town (4) Range (4)
South East, South West, Section (35) Town (4) Range
(4) containing Eight Acres, more or less.

I do hereby nominate & appoint Robert L. Hotz and
James R. Hotz, Executors of this my last Will &
Testament, hereby authorizing, & empowering them
to compromise, adjust, release & discharge in such
manner as they may deem proper, the debts &
claims due me.

I do authorize & empower them if it shall be
come necessary in order to pay my debts to
sell by private sale or in such manner, up
on such terms of credit or otherwise, as they
think proper, all or any part of my Real Estate,
& deed to purchaser, to execute acknowledge
& deliver in fee simple.

I do hereby revoke all former Wills by me made,
In Testimony hereof, I have hereunto set my hand
& Assent this 27 January 1896.

Phillip Hotz *(Seal)*

Signed and acknowledged by said Phillip
Hotz in our presence, & signed by us in his
presence.

William Sims *(Seal)*
Thomas J. Clinton *(Seal)*

Last Will and Testament of Phillip Hotz Deceased.

The State of Indiana, Martin County, S.S.
 Be it Remembered, That on the 13th day of February 1896, Thomas J. Clinton one of the subscribing witnesses to the within and foregoing last Will and Testament of Phillip Hotz late of said County, deceased personally appeared before the Judge of the Circuit Court of Martin County in the State of Indiana and being duly sworn by the Judge of said Court, upon his oath, declared and testified as follows: that is to say; that on the 27th day of January 1896, he saw the said Phillip Hotz sign his name to said instrument in writing, and for his last Will and Testament, and that this deponent at the same time heard the said Phillip Hotz declare the said instrument in writing to be his last his last Will and Testament, and that the said instrument in writing was at the same time at the request of the said Phillip Hotz, 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 Hotz was at the same time of the signing and subscribing of said instrument in writing as aforesaid, of full age, (that is more than twenty one year of age) and of sound mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not,

sworn to and subscribed by the said ^{him} Thomas J. Clinton before me Clerk of said Court at West Shoals the 13th day of February 1896

Geo. W. Bates Clerk
 In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court.

Last Will and Testament of Phillip Hotz Deceased.

State of Indiana, Martin County, &c.
 J. Geo. H. Gates, Clerk of the Circuit Court of
 Martin County, Indiana, do hereby certify, that
 the within entered Will & Testament of
 Phillip Hotz has been duly admitted to probate,
 and duly proved by the testimony of Thomas J. Clinton,
 one of the subscribing witnesses thereto, that
 a complete record of said Will, and of the tes-
 timony of the said Thomas J. Clinton in proof there-
 of, has been by me duly made & recorded in Book
 "B" at page 7, 8 & 9 of the Records of Wills of
 said County.

In attestation whereof, I have hereunto sub-
 scribed my name, and affixed the seal of
 said Court, at West Liberty this 13th day of
 February 1896,



J. Geo. H. Gates Clerk
 Circuit Court Martin County

In the name of the Benevolent Father:

I, Thomas Butler of the County of Martin, in the State of Indiana, being of sound mind and disposing memory, do hereby make and declare, this my last Will and Testament, hereby of revoking and making void, all former Wills, by me at any time heretofore made.

First; I order and direct that out of my money on hand (or out of my other property) my just debts and funeral expenses be paid as soon as practicable after my death.

Second; I give and bequeath to my heirs as follows;

To Margaret Walker, Mary W. Neal, and John Butler, each one fourth of all my real and personal estate after the payment of my debts and funeral expenses; and to my daughter Hannah Walker, afterwards Hannah Neal's decedente, the remaining one fourth of all of such property as I may be seized at the time of my death.

Third; My son Hiram Butler having already received his share of my entire estate through remembrance as my son, & equity demands that the residue of my estate be given as directed in item second,

Fourth; I hereby nominate and appoint my son John Butler as the Executor of this, my last Will and Testament.

In testimony whereof, I have hereunto subscribed my name this 1st day of March 1878,

Thomas Butler

The above and foregoing instrument was at the date thereof signed, published and declared by the said Thomas Butler as and for his last Will and Testament, and as a revocation of all former Wills heretofore made by him, in the presence of us, who, at his request, and in his presence, and in the presence of each other have subscribed our names as Witnesses,

Isiah H. Tracy
John H. Tracy

Last Will and Testament of Thomas Butler

Deceased.

The State of Indiana, Martin County, ss;
 Be it Remembered, That on the 4th day of April, 1846,
 Isaiah Lacy one of the subscribing witnesses to the int-
 iming and foregoing last Will and Testament of Thomas
 Butler late of said County, deceased, personally ap-
 peared before the Clerk of the Circuit 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 1st day of March
 1845, he saw the said Thomas Butler 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 Thomas Butler 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 Thomas
 Butler, and with his consent attested and subscribed
 by the said Isaiah Lacy in the presence of said
 testator, and in the presence of each other, as subscrib-
 ing witnesses thereto, and that the said Thomas Butler
 was, at the time of the signing and subscribing of said
 instrument in writing, as aforesaid, of free age,
 (that is more than twenty-one years of age) and of
 sound and disposing mind and memory, and not
 under any coercion or restraint, as the said deponent
 verily believed and further deponent says not

Isaiah Lacy
 sworn to and subscribed by the said Isaiah
 Lacy before me Geo. W. Gates Clerk of said Court at West Shore
 the 4th day of April 1846. Geo. W. Gates Clerk.

In attestation whereof, I have hereto subscribed
 my name, and affixed the seal of said Court,

(Seal)

Geo. W. Gates Clerk

State of Indiana, Martin County, ss;
 I Geo. W. Gates, Clerk of the ~~Martin~~ Circuit Court
 of Martin County, Indiana, do hereby certify that the
 within witness a Will and Testament of Thomas Butler

Last Will and Testament of Thomas Butler Deceased.

has been duly admitted to probate, and duly proved by the testimony of Isaiah Lacy one of the subscribing witnesses thereto; that a complete record of said Will and the testimony of the said Isaiah Lacy in proof thereof has been by me duly made and recorded in Book 16 at pages 10, 11 and 12 of the Record of Wills of said County,

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court at West Shores this 4th day of April 1896



Geo. W. Gates Clerk
Circuit Court Martin County

Last Will and Testament of Joseph Sumnerman Deceased.

I Joseph Sumnerman, of Martin County Indiana, do make and publish my last Will and Testament.

I give and devise to my beloved wife all my land, the farm on which we now reside, situated in Baker Township, Martin County, Indiana, containing about forty acres, during her natural life, or as long as she remains my widow, and all my stock household goods, provisions and other goods and chattels which may be then in at the time of my decease, during her natural life, or as long as she remains my widow as aforesaid, at her death or marriage of my said wife, the real estate aforesaid, I give and devise to my three sons and two daughters, to be divided equally among my said sons and daughters.

I do hereby revoke all former Wills by me made.

In Testimony hereof, I have hereunto set my hand and seal, this June the 27th 1857

Joseph Sumnerman
Signed acknowledged by said Joseph Sumnerman, as his last Will and Testament, in our presence, and signed by us in his presence.

James Sumnerman
Samuel Sumnerman.

The State of Indiana }
Martin County ss.

Be it Remembered that on the 26th day of October 1856, James Sumnerman one of the subscribing witnesses to the within and foregoing last Will and Testament of Joseph Sumnerman, late of said County deceased, personally appeared before Geo W Gutter Clerk of the Circuit Court of Martin

Last Will and Testament of Joseph Summerman Deceased.

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 day, or June 1897, he saw the said Joseph Summerman sign his name to said instrument in writing, and for his last Will and Testament, and that at the same time, he saw the said Joseph Summerman 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 Joseph Summerman, and with his assent, attested and subscribed by the said James Summerman and Samuel Summerman, in the presence of said testator, and in the presence of such other, as subscribing witnesses thereto, and that the said Joseph Summerman 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 disposing mind, and memory, and not under any coercion or restraint, as the said deponent truly believes, and further deponent says not.

James Summerman,
Sworn to and subscribed by the said James
Summerman before me, Geo H Gates Clerk of
said Court, at West Shoals, the 26th day of October
1896

J. H. Gates

Geo H Gates, Clerk
By David Garry, Spt.

In Attestation Whereof, I have hereunto subscribed
my name, and affixed the seal of said Court

J. H. Gates

Geo H Gates, Clerk
By David Garry, Spt.

Last Will and Testament of Joseph Sumnerman Deceased.

State of Indiana }
 Martin County, ss }

I Geo W Gates, Clerk of
 the Circuit Court of Martin County, Indiana
 do hereby certify that the within annexed
 Will and Testament of Joseph Sumnerman
 has been duly admitted to probate, and
 duly proved, by the testimony of James
 Seibelman, one of the subscribing witnesses
 thereto, that a correct record of said Will,
 and of the testimony of the said James
 Seibelman in proof thereof has been by
 me duly made and recorded in Book "C"
 at pages 13 & 14 of the record of Wills of said
 County.

In Attestation Whereof I have hereunto
 subscribed my name, and affixed the seal
 of said Court, at West Point, this 26th day of
 October 1896.

Geo W Gates

Geo W Gates, Clerk
 Circuit Court, Martin County
 By David Cary, Spt.

Last Will and Testament of William H. Grays Deceased.

I, William H. Grays, of the County of Martin and State of Indiana, being of sound mind, and disposing memory, do make and publish this as my last Will and Testament, in manner and form following, to wit:

First: It is my Will that my funeral expenses and all my just debts be fully paid.

Second: After the payment of such funeral expenses, and debts and other expenses of the settlement of my estate, I give and bequeath unto my beloved wife Rosa D. Grays, all the residue of my personal property after the payment of the bequests hereinafter mentioned.

Third: To my beloved children Thomas A. Grays, James W. Grays, Mary A. Grays and Sherman W. Grays I give and bequeath to each twenty-five Dollars in cash.

Fourth: To my beloved son Oscar M. Grays, I give and bequeath Three-hundred and fifty Dollars in cash, and direct that the same be loaned at interest for his benefit on long term mortgage security on level well improved lands until he shall have attained the age of twenty-one years.

Fifth: To my beloved sons Sanford Grays, William G. Grays, and Thomas A. Grays, I give and bequeath the South West quarter of the South East quarter of Section One (1), Town three (3) North, Range five (5) West, containing forty (40) Acres more or less, their interests in the same to be equal.

Sixth: I give and bequeath unto my beloved sons, James W. Grays, and Sherman W. Grays, the South West quarter of the South East quarter of Section thirty-six (36) Town four (4) North, Range five (5) West their interests in same to be equal, and said tract containing forty (40) Acres more or less.

Last Will and Testament of William H. Grays Deceased.

Seventh; I give and bequeath to my beloved daughter Mary A. Grays, the following described tract of lands, to-wit: Commencing at a point twenty (20) rods North of the South East corner of the North East quarter of the North West quarter of Section one (1) Town three (3) North, Range five (5) West, thence West parallel to the South line of said tract eighty rods, more or less to the West line of said tract, thence North along said line sixty (60) rods more or less, to the North West corner thereof, thence East eighty (80) rods, more or less to the North East corner of said tract, and thence South sixty (60) rods, more or less to the place of beginning.

Eighth; I give and bequeath unto my beloved wife Rosa, D. Grays, the following lands, to-wit: The South East quarter of the South West quarter of Section thirty-six (36) Town four (4) North, Range five (5) West containing forty (40) Acres more or less; Also twelve (12) Acres in the South East corner of the South West quarter of said Section Town and Range, the same being more particularly described as follows: Commencing at the South East corner of said tract, thence West forty-eight (48) rods, thence North forty (40) rods, thence East forty-eight (48) rods, and thence South forty (40) rods to the place of beginning.

And lastly; I hereby appoint and constitute my said wife, Rosa, D. Grays, executrix of this my last Will and Testament, and direct that she be not required to give bond in account of said trust,

In Witness Whereof, I the said William H. Grays have hereunto set my hand and seal this 1st day of December in the year of our Lord, One

Last Will and Testament of William H. Crays Deceased.

thousand, eight-hundred, and ninety-six,
 William H. Crays (decd.)
 Signed, sealed, published and declared by
 the said William H. Crays as and for his last
 Will and Testament, in the presence of us,
 who, in his presence, and in the presence
 of each other, and at his request, have sub-
 scribed our names as witnesses thereto.

Thomas J. Bradley }
 Peter J. Bradley }
 Witnesses

The State of Indiana, Martin County, S.S.;
 Be it Remembered, That on the 16th day of February
 1897, Peter J. Bradley, one of the subscribing witnesses
 to the within and foregoing last Will and Testament
 of William H. Crays, late of said County and State
 deceased, personally appeared before the Clerk
 of the Circuit 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 1st day of December A.D. 1896, he saw
 the said William H. Crays, 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
 William H. Crays, 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 H. Crays,
 and with his consent attested and subscribed by the
 said Peter J. Bradley, and Thomas J. Bradley in the
 presence of said testator, and in the presence of each
 other, as subscribing witnesses thereto, and that the
 said William H. Crays, was at the time of signing and
 subscribing said instrument in writing as aforesaid
 said of full age, (that is more than twenty-one years
 of age) and of sound and disposing mind and memory.

Last Will and Testament of William H. Brays Deceased.

and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Sworn to and subscribed by the said Peter J. Bradley before me Geo. W. Gates Clerk of said Court, at West Shoals the 16th day of February, 1897,

(Seal) In Attestation Whereof, I have hereunto subscribed my name and affixed the seal of said Court,

Geo. W. Gates Clerk

State of Indiana, Martin County, S.S.
I Geo. W. Gates Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of William H. Brays has been duly admitted to probate, and duly proven by the testimony of Peter J. Bradley, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Peter J. Bradley in proof thereof, has been by me duly made and recorded in Book "6" at pages 16, 17, 18, & 19 of the Record of Wills of said County.

In Attestation Whereof, I have hereunto subscribed my name and affixed the seal of said Court at West Shoals this 16th day of February 1897,

Geo. W. Gates Clerk
Circuit Court Martin County

Last Will and Testament of William Wilds Jew, Deceased.

In the name of the Benevolent Father of all,

I William Wilds, of Shoals, County of Martin, State of Indiana, being of sound mind and memory, do make public and declare this to be my last Will and Testament, hereby revoking all former Wills by me made,

Item One, I will and direct that all just and obligations that may be outstanding against me at the time of my death be paid and discharged out of such available means, as I may leave including expenses of last sickness and funeral expenses.

Item Two, I give and devise unto my nephew William Wilds Jr. that certain Lot in the Town of Shoals, Martin County, Indiana, situate and adjoining the Lot upon which the Catholic Church in said Town.

Item Three, I will and devise unto my beloved niece Ellen Havaugh, all Real Estate owned by me wheresoever situated, with the buildings thereon and improvements except that disposed of in item two;

And I do also will give and bequeath unto the said Ellen Havaugh, all and irregular of every species and kinds my personal Estate, including, monies in hand accounts, notes, choses in action, securities, bonds, and other valuables, together with my household furniture and effects after payment of debts as aforesaid,

Item Four; I do hereby appoint my said niece the said Ellen sole executrix of this my said last Will, requesting that no bond be required of her, she being fully empowered to carry out the provisions hereof.

Witness my hand and seal this
2^d day of May 1895

William Wilds Jew Seal

In the presence of the Testator, and in the presence of each other at Testator's request we the undersigned subscribe ourselves as attesting witnesses to the foregoing Will, this 2^d day of May 1895

J. M. Plymmer
J. W. Rogers
George W. Salter

Last Will and Testament of *William Wildsden*, Deceased.

The State of Indiana, Martin County, S.S;
 Be It Remembered, That on the 12th day of April
 1897: I, *Wm. Plummer*, one of the subscribing wit-
 nesses, to the within and foregoing last Will and
 Testament of *William Wildsden*, late of said County,
 deceased, personally appeared before *Geo. W. Gates*,
 clerk of the Circuit 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 2^d day of May 1895, he saw the said *William Wilds-
 den* 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 *William Wildsden*, declare the said
 instrument in writing to be his last Will
 and Testament, and that 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
 Wildsden*, and with his consent attested and sub-
 scribed by the said *I. Nutt Plummer*, *Geo. T. Rogers*
 and *Geo. W. Gates*, in the presence of said testator,
 and in the presence of each other, as subscribing wit-
 nesses thereto, and that the said *William Wildsden*,
 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 disposing mind and memory, and not under
 any coercion or restraint, as the said deponent
 verily believes, and further deponent says not.

I. Nutt Plummer

I. Nutt Plummer sworn to and subscribed by the said *I. Nutt
 Plummer* before me *Geo. W. Gates*, clerk of the Circuit
 Court of Martin County, at West Shells the 12th day of
 April, 1897.

Geo. W. Gates Clerk

In attestation, whereof, I have hereunto subscribed

Last Will and Testament of William Wilds Jew, Deceased.

That a complete record of said Will, and of the testimony of the said J. Matt Plummer in proof thereof, has been by me duly made and recorded in Book "C" at pages 20, 21 & 22 of the Record of Wills of said County. In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at West Shoals this 12th day of April 1897.

(Seal)

Geo. W. Gates Clerk
Circuit Court of Martin County

my name, and affixed the seal of said Court.

(Seal)

Geo. W. Gates Clerk

State of Indiana, Martin County, I.S.:

I Geo. W. Gates, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of William Wilds Jew, has been duly admitted to probate, and duly proved by the testimony of J. Matt Plummer, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said J. Matt Plummer in proof thereof, has been by me duly made and recorded in Book "C" at pages 20, 21 & 22 of the Record of Wills of said County.

(Seal)

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at West Shoals, this 12th day of April 1897.

Geo. W. Gates Clerk
Martin Circuit Court

Last Will and Testament of James Mahany, Deceased.

I James Mahany being of sound mind and disposing memory do hereby make and declare this my last Will and Testament hereby revoking all wills made by me.

First; I will and devise that out of my personal property, I may have at my death or out of any money on hand or on deposit, that first my funeral expenses, and expenses of last illness of sickness be paid, second that out of any property or money remaining all of my debts be paid,

second; I will and devise that all my personal property and money remaining after the discharge of all my legal debts, and all ~~my~~ Real Estate owned by me both in the City of Washington Indiana, and otherwise descend to my beloved sister, Ellen Fitz-patrick to have hold, and have the profits therefrom during her natural life, and at her death that all of said property descend to my then legal heirs.

In Witness Whereof, I have this the 7th day of April 1897, set my hand,

James Mahany,
Signed in the presence of Phil M. Hoover and
William Wilds this 7th day of April 1897.
Phil M. Hoover
William Wilds

The State of Indiana, Martin County, S.S:
Be it Remembered, that on the 12th day of April 1897
Phil M. Hoover one of the subscribing witnesses
to the within and foregoing last Will and Testament
of James Mahany late of said County, deceased, per-
sonally appeared before the judge of the Circuit
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 7th day of April 1897, he saw the said James

Mahany signs 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 James Mahany, 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 James Mahany attested and subscribed by the said William Wilds in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said James Mahany 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Phil M. Gooren

Sworn to and subscribed by the said Phil M. Gooren, before me, Geo. W. Gates Clerk of said Court, at West Shobbs Ind the 12th day of April 1877.

Geo. W. Gates Clerk

State of Indiana, Martin County ss.
I Geo. W. Gates, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of James Mahany has been duly admitted to probate, and duly proved by the testimony of Phil M. Gooren and of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Phil M. Gooren in proof thereof has been by me duly made and recorded in Book C at pages 23, 24 & 25 of the Record of Wills of said County,

In Attestation Whereof, I have hereunto subscribed my name, and affixed the seal of said

Last Will and Testament of James Mahany Deceased:

Court at West Shoals this 14th day of April
1897
Geo. W. Gates Clerk
Clerk Circuit Court, Martin County

Seal

Martin County } To Wit:
 State of Indiana } I Wilburn Ferrell of
 Martin County and State of Indiana
 declare this to be my last Will and
 Testament,

1st I give and bequeath to my wife Martha
 R Ferrell One-third (1/3) of all my Real Estate or
 one-third of the money obtained for same
 when sold; Also all of the household goods
 and chattels except 1 bedstead, bed and
 bed clothing for same, Also; 1 cow so long as
 she remains on the homestead and when she
 removed from said cow to be the prop-
 erty of Sarah Belle Morris and further that
 said cow cannot be sold until each girl of
 said Sarah Belle Morris have raised a
 heifer calf from said cow, also the Widows
 dowry out of my estate, whatever the
 latest laws would give her in personal
 property or cash,

2^d I give and bequeath to my daughter
 Elizabeth Dunlap or her heirs Fifty Dollars
 (\$50.00)

3^d I give and bequeath to Jamina Ferrell
 my daughter or heirs Twenty Dollars (\$20.00)

4th I give and bequeath to my son William
 Henry Ferrell Fifty Dollars (\$50.00),

5th I give and bequeath to my daughter
 Rachel Harding Fifty Dollars (\$50.00)

6th I give and bequeath to my daughter
 Jessie M. Hopper Fifty Dollars (\$50.00)

7th I give and bequeath to my daughter Sarah
 Belle Morris Fifty Dollars (\$50.00)

8th I give and bequeath to my grand daugh-
 ter Clara A. Morris one bedstead, bed and
 bed clothing aforesaid excepted from my house
 held to my wife,

Last Will and Testament of Wilberm Ferrell Deceased.

9th I give and bequeath to my daughter Eva C. King Twenty five Dollars (\$25.00).

10th I give and bequeath to my grand son Ralph A. King Twenty five Dollars (\$25.00),*

11th All the rest, residue and remainder of my Real and Personal Estate, I give and devise and bequeath in equal share to my daughter Elizabeth Dunlap, and my son William Henry Ferrell, and my daughter Rachel Harding, and my daughter Jessie M. Hopper, and my daughter Sarah Belle Morris, and my daughter Eva C. King; Provided the said Eva C. King shall live upright and lady-like from this date on, and if the said Eva C. King shall fail to live upright and lady-like, her part of said remainder to be given to her heirs, and Janima Ferrell or her heirs one fifth of an equal share with the aforesaid heirs,

12th My funeral expenses to be paid before any of the aforesaid heirs share has been provided for.

13th I appoint Jackson Burton Executor of this my Will, and desire that he shall not be required to give any security for the performance of his duties.

In Witness Whereof, I Wilberm Ferrell, have hereunto set my hand and seal on this the 10th day of May, in the year of our Lord, One thousand, Eight hundred, and ninety. D. 1891/11.

Wilberm Ferrell

Subscribed by the Testator in the presence of _____ and at the same time declared by him to us as his last Will and Testament.

Witness our hands and seals this tenth (10th) day of May A.D. 1891.

Henry Hoard,

Last Will and Testament of Wilberm Ferrell Deceased.

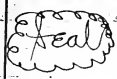
The State of Indiana Martin County, S.S;

Be it Remembered that on the 26th day of May 1897, Henry Board, one of the subscribing witnesses, to the within and foregoing last Will and Testament of Wilberm Ferrell, late of said County, deceased, personally appeared before Geo. W. Gates, Clerk of the Circuit 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 10th day of May 1897 he saw the said Wilberm Ferrell, sign his name to said instrument in writing by making his mark, as and for his last Will and Testament, and that this deponent at the same time heard the said Wilberm Ferrell 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 Wilberm Ferrell, and with his consent, attested and subscribed by the said Henry Board and Josiah Ferrell, in the presence of said Testator, and in the presence of each other as subscribing witnesses thereto.

And that the said Wilberm Ferrell 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Henry Board,
 Sworn to and subscribed by the said Henry Board before Geo. W. Gates Clerk of said Court, at West Shoals, the 26th day of May 1897,
 Geo. W. Gates Clerk

Last Will and Testament of Wilberd Ferrell Deceased.



In Attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court,

Geo. W. Gates Clerk

State of Indiana, Martin County, ss
I Geo. W. Gates, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Wilberd Ferrell, has been duly admitted to probate, and duly proved by the testimony of Henry Board one of the subscribing witnesses thereto, that a complete record of said Will and of the testimony of the said Henry Board in proof thereof, has been by me duly made and recorded in Book C at pages, 26, 27, 28 & 29 of the Record of Wills of said County.



In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court at West Shoals, this 26th day of May 1897.

Geo. W. Gates
Clerk Circuit Court Martin County

Last Will and Testament of William Shoemaker Deceased.

I do the name of the Benevolent Father, J. Williams Shoemaker of the County of Martin and State of Indiana, being of sound mind and disposing memory, do hereby make publish and declare this my last Will and Testament, revoking and making void all Wills by me heretofore made,

1st I do hereby publish and declare that the financial assistance rendered by me to Oliver Ewing and Ralph Ewing was a gift by me at the time to said Ewings on account of the esteem and respect I had for them, and I have no claim against them or either of them for any money furnished them or any sum paid on their account.

2^d I hereby publish and declare that all financial assistance furnished to James H. Burns, or his wife has been fully compensated by them in their kind 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 monument and fence around my grave my Executor need not erect any.

It is my Will and desire that my funeral expense and expense of last sickness be paid by my Executor as soon after my death as possible.

I give and bequeath to the Trustees of Trinity Springs Cemetery Ten Dollars to aid in repairing the grounds and erecting a fence.

I hereby declare that my entire estate consists of three thousand Dollars in notes on the M^cBride Bros that payment of them has been extended one year.

Last Will and Testament of William Shoemaker Deceased.

Three hundred and ten Dollars in note and mortgage on N. Steele Ewing, and Three hundred Dollars in cash on hands, and a few articles of little or no value.

I nominate and appoint George M. Bride executor of this my last Will and Testament and Brian M. McCormick 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 payment of my last sickness and funeral expense.

The remainder of my estate after paying the foregoing expense and expense of settling my estate I give and bequeath as follows.

1st I give and bequeath to James H. Burns Four hundred Dollars.

2^d I give and bequeath to Oliver Ewing Four hundred Dollars.

3^d I give and bequeath to Ralph Ewing Four hundred Dollars.

4th All the remainder of my estate I give and bequeath to Margaret L. Burns.

Attest Brian M. McCormick

William Shoemaker

Be it Remembered that on this 20th day of January, 1897, the above and foregoing instrument was read over to William Shoemaker in his presence, and hearing and after the same was read to him, he signed the same as his last Will and Testament in our presence, and we in his presence, and at his request, and in the presence of each other signed the same as attesting witnesses.

William M. Bride
Emmet Davis

Last Will and Testament of William Shoemaker Deceased.

The State of Indiana, Martin County, &c.:

Be It Remembered, That on the 5th day of July, 1877, William M. Bride, one of the subscribing witnesses to the within and foregoing last Will and Testament of William Shoemaker late of said County, deceased, personally appeared before Geo. W. Gates Clerk of the Circuit 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 20th day of January, 1877, he saw the said William Shoemaker 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 William Shoemaker 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 Shoemaker and with his consent attested and subscribed by the said William M. Bride and Emmet Davis, in the presence of said testator, and in the presence of each other as subscribing witnesses thereto, and that the said William Shoemaker 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

William M. Bride,

Sworn to and subscribed by the said William M. Bride before me Geo. W. Gates Clerk of said Court, at West Shoals the 5th day of July, 1877.

Geo. W. Gates Clerk

In attestation whereof, I have hereunto subscribed and affixed the seal of said Court.

Geo. W. Gates Clerk

Last Will and Testament of William Shoemaker Deceased.

State of Indiana, Martin County, I D;
 I Geo. W. Gates, clerk of the Circuit Court of
 Martin County, Indiana, do hereby certify that
 the within annexed Will and Testament of
 William Shoemaker has been duly admitted
 to probate, and duly proved by the testimony
 of William M^cBride one of the subscribing wit-
 nesses thereto that a complete record of
 said Will, and of the testimony of William
 M^cBride in proof thereof, has been by me
 duly made and recorded in Book "B"
 at pages 50, 51, 52 & 53, of the record of Wills
 of said County.

In attestation whereof, I have here-
 unto subscribed my name and
 affixed the seal of said Court, at
 Mt Shoals, this 5th day of July 1897

Geo. W. Gates
 Clerk Circuit Court Martin County

Last Will and Testament of Alexander Maryfield Deceased.

Know all men by these presents that I, Alexander Maryfield, in the County of Martin, in the State of Indiana, being in good health, and of sound and disposing mind and memory, do make and publish this my last Will and Testament, hereby revoking all former Wills by me heretofore made.

And as to worldly estate, all of the personal property of which I shall die seized and possessed, or to which I shall be entitled, at the time of my decease,

First; my Will is, that all of my just debts and funeral expenses shall by my executor hereinafter named be paid out of my estate as soon after my decease as shall by him be found convenient. If the remainder of my personal estate I give and devise and bequeath to my 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 property that shall then remain, shall revert to my son John Maryfield.

And lastly, I do appoint my son John Maryfield to be the executor of this my last Will and Testament.

In testimony whereof, the said Alexander Maryfield has to this my last Will and Testament, have subscribed my name, and affixed my seal this thirteenth day of September in the year of our Lord One thousand, eight hundred and eighty-six.

Alexander Maryfield
his mark

Last Will and Testament of Alexander Maryfield Deceased.

Signed ^{and} sealed and published and declared by the said Alexander Maryfield as and for his last Will and Testament, in the presence of us who at his request, and in his presence, and in the presence of each other have subscribed our names as witnesses thereto.

Williams Marshall,
Lorenzo Reimer
Thomas J. Gore

The State of Indiana, Martin County, &c;
Be It Remembered; That on the 28th day of October, 1897, Thomas J. Gore, one of the subscribing witnesses to the within and foregoing last Will and Testament of Alexander Maryfield late of said County, deceased, personally appeared before Geo. W. Gates Clerk of the Circuit 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 13th day of September, 1886, he saw the said Alexander Maryfield sign his name to said instrument in writing as and for his last Will and Testament; and that this and that this deponent, at the same time, heard the said Alexander Maryfield, 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 Alexander Maryfield, and with his consent attested and subscribed by the said Thomas J. Gore Lorenzo Reimer and Williams Marshall in the presence of said testator, and in the presence of each other, as and

Last Will and Testament of Alexander Maryfield Deceased.

scribing witnesses thereto, and that the said Alexander Maryfield 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Thomas J. Ford.

Sworn to and subscribed by the said Thomas J. Ford, before me Geo. W. Gates Clerk of said Court, at West Shoals the 28th day of October, 1897.

Geo. W. Gates Clerk

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

(Seal)

Geo. W. Gates Clerk

State of Indiana, Martin County, S.S.
I, Geo. W. Gates, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Alexander Maryfield, has been duly admitted to probate, and duly proved by the testimony of Thomas J. Ford, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Thomas J. Ford in proof thereof, has been by me, duly made and recorded in Book "C" at Pages 34, 35, 36 & 37, of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at West Shoals, this 28th day of October, 1897.

(Seal)

Geo. W. Gates Clerk

Last Will and Testament of Nancy J. Guthridge Deceased.

I Nancy J. Guthridge of Martin County, in the State of Indiana, being of sound mind and disposing memory, do hereby make and publish this my last Will and Testament, and I do hereby revoke any and all Wills by me heretofore made.

Item 1: Having heretofore conveyed to my daughter Mary Sanders, now deceased, certain Real Estate in Martin County, Indiana, with house thereon containing One-half Acre, more or less, and to my son James Guthridge a house and lots in the Town of Shoals in Martin County, Indiana, and have given to my said son for the improvement of the said Real Estate, and which has been expended thereon, the sum of Four-hundred Dollars, it is my will and desire that the heirs of my said daughter Mary take nothing further of my estate.

It is also my will, and desire that the Real Estate and money so conveyed and given to my said son James Guthridge stand as his share of my estate, and that no charge be made against him for any amount of money, I have heretofore given him for any purpose, which gift I hereby ratify and confirm.

Item 2: I give devise and bequeath unto my grand-children Clifford Woods, and Clyde Woods, the following described Real Estate, situate in Martin County, in the State of Indiana, to-wit:

Lots numbered Twelve (12) and Fifteen (15) in Borsey's Addition to the Town of Shoals (formerly Memphis): And it is desire that

Last Will and Testament of Nancy J. Guthridge Deceased.

that the rents of said property be applied to the education and support of said children, if sufficient, and if not that the Guardians of said children who are minors, sell the same as provided by law for that purpose, and that the funds derived from the proceeds of such sale, be paid to them as by them needed, for their education and support.

Item 3: If at my decease, I have any other estate not disposed of it is my will that just debts and expenses of Administration be paid therefrom, and should there be anything remaining after paying my debts, funeral expenses, and expenses of Administration, it is my will that the same be given to my grand children Clifford and Clyde Woods, and I do hereby give and bequeath the same to them to be used for their education and support.

Item 4: I hereby nominate and appoint my son James Guthridge Executor of this my last Will and Testament, and request that he accept the trust and carry out the provisions of this Will.

In Witness Whereof, I hereunto set my hand and seal this 4th day of December, 1897.

Nancy J. Guthridge (Real)

Signed by the said Nancy J. Guthridge and acknowledged by her to be her last Will and Testament, in our presence; and signed by us as witnesses in her

Last Will and Testament of Nancy S. Guthridge Deceased.

presence, and in the presence of each other.

Hileary (Houghton) } Witnesses
James B. Marshall }

The State of Indiana, Martin County, SS:

Be It Remembered: That on the 16th day of January, 1898, Hileary G. Houghton one of the subscribing witnesses to the within and foregoing last Will and Testament of Nancy S. Guthridge late of said County deceased, personally appeared before George W. Bates, Clerk, of the Circuit 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 4th day of December, 1897, he saw the said Nancy S. Guthridge, sign her name to said instrument in writing in writing as and for her last Will and Testament; and that this deponent, at the same time heard the said Nancy S. Guthridge 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 Nancy S. Guthridge and with her consent attested and subscribed by the said Hileary G. Houghton and James B. Marshall in the presence of said testator and in the presence of each other, as subscribing witnesses thereto, and that the said Nancy S. Guthridge 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 disposing mind and memory,

Last Will and Testament of Nancy S. Guthridge Deceased.

and not under any coercion or restraint, as the said deponent says not.

Hilary A. Boughton.
Sworn to and subscribed by the said Hilary A. Boughton, before me George W. Gates Clerk of said Court, at West Shoals the 26th day of January, 1898.

Geo. W. Gates Clerk.
In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court.



Geo. W. Gates Clerk

State of Indiana, Martin County, Id.

I, George W. Gates, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Nancy S. Guthridge has been admitted to probate, and duly proved by the testimony of Hilary A. Boughton, one of the subscribing witnesses thereto. that a complete record of said Will, and of the testimony of the said Hilary A. Boughton, in proof thereof, has been by me duly made and recorded in Book "C" at pages 37, 38, 39 & 40 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at West Shoals, this 26th day of January, 1898.



Geo. W. Gates
Clerk Circuit Court Martin County

Last Will and Testament of Henry Sellers Deceased.

March the 1st 1897.

Know All men by these Presents, that, I, Henry Sellers, of the County of Martin and State of Indiana, make this my last Will and Testament, as follows, to-wit,

That after my decease, and all my legal debts are paid,

I grant and bequeath to my wife, Sarah Sellers, all of my Property both Real and Personal, except the lands herein described, to-wit:

The North West quarter of the North West quarter of Section Fourteen, Town 4 North, of Range 3 West, in the County of Martin, in the State of Indiana, the lands here described, I give and bequeath to my son William Sellers,

I further decide and decree that after the death of my wife, Sarah Sellers, that all my Property, both Real and Personal, held by her at that time, shall be equally distributed to all my children.

Witnesses

Henry Sellers
J. W. Sellers

Jesse Stroud

A. D. Hastings

The State of Indiana, Martin County, I S:

Be it Remembered, That on the 18th day of June, 1898, Jesse Stroud, One of the subscribing witnesses, to the within and foregoing last Will and Testament, of Henry Sellers, late of said County, deceased, personally appeared before Geo. W. Bates, Clerk of the Circuit 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 1st day of March, 1897, he saw the said Henry Sellers, sign his name to said instrument.

Last Will and Testament of Henry Sellers Deceased.

in writing by mark, as and for his last Will and Testament; and that this Depovent, at the same time, heard the said Henry Sellers declare the said instrument in writing to be his last Will and Testament, and the said instrument in writing was, at the same time, at the request of the said Henry Sellers, and with his consent, attested and subscribed by the said Jesse Stroud and A. D. Hastings, in the presence of said Testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Henry Sellers 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 disposing mind and memory, and not under any coercion or restraint, as the said Depovent verily believes, and further Depovent says not.

Jesse Stroud,
Sworn to and subscribed by the said Jesse Stroud before me Geo. W. Gates, Clerk of said Court, at West Shoals, the 13th day of June 1898.

Geo. W. Gates Clerk
In attestation Whereof, I have hereunto subscribed my name, and affixed the seal of said Court.

Geo. W. Gates Clerk
State of Indiana, Martin County, ss:
I, Geo. W. Gates, Clerk of the Circuit Court, of Martin County, Indiana, do hereby certify, that the within annexed Will and Testament of Henry Sellers has been duly admitted to probate, and duly proved by the testimony of Jesse Stroud, One of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Jesse Stroud in proof thereof.

Last Will and Testament of *Henry Sellers* Deceased.

has been by me duly read, and recorded in
 Book B at pages 41, 42, 43, of the Record of Wills
 of said County,

In Attestation Whereof, I have hereunto
 subscribed my name, and affixed the
 seal of said Court, at West Shore, this
 13th day of June, 1898.

(Seal)

H. W. Galois
 Clerk of the Circuit Court.

Last Will and Testament of Stephen Westhafer Deceased.
 Made this 12th day of April 1878.

I, Stephen Westhafer, of the County of [unclear] State of Indiana, being into my full mind and memory, do hereby make this as my last Will, my intention being

I leave to my son Stephen Westhafer all my Personal Estate, as the same is more fully set out and executed in my last will and testament, as written and executed in my favor by Wesley Porter, Sept. 2-1876, for \$68.00, which is to be used in settling debts, Doctors bills or funeral expenses.

The balance of my debts to be paid out of my estate, as the same shall be by my heirs.

I leave said Stephen Westhafer, the farm now owned by me as a lease, for and from the date of my death, and considering for his care and kind use to my wife the death of my wife Rebecca Westhafer, and for what he may yet do for me, to be to my heirs and the said child an equal distribution to be made among my children, namely: Mr. Westhafer, Thos. P. Westhafer, Eli. B. Westhafer, Geo. P. Westhafer, Martha P. Gay, and Stephen Westhafer.

And there is now a mortgage of \$400.00 on the farm due in two years from Jan. 1st 1877, interest at 7% payable annually on Jan. 1st, each of the above mentioned heirs to pay several shares of interest after deducting the interest now \$90.00 due from Amos Westhafer, \$30.00 due from Thos. B. Westhafer, and \$30.00 due from Stephen Westhafer. And my estate each of these sons to pay the additional interest due from the estate.

When this mortgage is paid in full from the estate or by equal payments from each heir above mentioned, then there is to be an equal distribution of the estate among them after the expiration of the above mentioned lease of Stephen Westhafer.

This Will to be left in care of Geo. A. Killen to

Last Will and Testament of Stephen Westhafer Deceased.

signed after my decease,

signed in our presence, this April 12- 1898.

W. F. Craig

L. A. Killion

R. N. Walston

The State of Indiana, Martin County, ss:

I do hereby remember, that on the 12th day of June, 1898, Levi A. Killion, One of the subscribing witnesses to the within and foregoing last Will & Testament of Stephen Westhafer, late of said County, deceased, personally appeared before Geo. W. Bates, Clerk of the Circuit 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 to-wit:

That on the 12th day of April, 1898, he saw the said Stephen Westhafer sign his name to said instrument in writing as and for his last Will & Testament; and that this Deponent, at the same time, heard the said Stephen Westhafer declare the said instrument in writing to be his last Will & Testament, and that the said instrument in writing was, at the same time, at the request of the said Stephen Westhafer, and with his consent attested and subscribed by the said Levi A. Killion, W. F. Craig & R. N. Walston, in the presence of said Westhafer, and in the presence of said other subscribing witnesses thereto, and that the said Stephen Westhafer 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 disposing mind & memory, and not under any coercion or restraint as the said Deponent verily

Last Will and Testament of Stephen Westhafer Deceased.

believed, and further Depoent said nat.
 Sworn to and subscribed by the said Levi A. Killiow
 Killiow, before me Geo. W. Gates, clerk of said
 Court, at West Shoals, the 13th day of June 1898.
 In Attestation Whereof, I have ^{Geo. W. Gates Clerk} subscribed my name, and affixed
 the seal of said Court.

Geo. W. Gates Clerk
 State of Indiana, Martin County, ss:
 I, Geo. W. Gates, Clerk of the Circuit Court, of Martin
 County, Indiana, do hereby certify that the within
 annexed Will & Testament of Stephen Westhafer
 has been duly admitted to probate, and duly
 proved by the testimony of Levi A. Killiow, one
 of the subscribing witnesses thereto, that a
 complete record of said Will, and of the testi-
 mony of the said Levi A. Killiow in proof
 thereof, has been by me duly made and record-
 ed in Book 'C' at Pages 44, 45, 46 & 47, of the rec-
 ord of Wills of said County.

In Attestation Whereof, I have hereunto
 subscribed my name, and affixed
 the seal of said Court, at West Shoals, this
 13th day of June 1898.

Geo. W. Gates
 Clerk Circuit Court Martin County

Written Agreement.

June 4-1898.

The within named Stephen Westhafer
 having deceased June 1-1898, there was this day a
 meeting of the witnesses of the within Will; W. J.
 Crane, L. A. Killiow, and R. M. Mattow, with S. M. Westhafer,
 J. B. Westhafer, Edwin B. Westhafer, Martha R. Cray, and Stephen
 B. Westhafer, at the late house of Stephen Westhafer Eli-
 B. Westhafer not being present.

The within Will was opened and read, and the consent

Last Will and Testament of Stephen Westhafer Deceased.

of each heir given, that Levi A. Hilliard should have it recorded, and act as Executor in carrying out its provisions, relating to existing debts, Doctor bills, funeral expenses, all except that of the mortgage on the land.
 Also to collect anything due the estate and apply it on said debts.

J. M. Westhafer

S. B. Westhafer

E. S. Westhafer

M. R. Gray

Stephen Westhafer

I Lewis P. Williams, of Mount Olive Martin County Indiana, do make and execute this my last Will and Testament.

Item 1. It is my will that all my just debts and all expenses of my last sickness and burial with the cost and expense of administering all my estate be fully paid.

Item 2. Having executed deeds in remainder for certain of my real estate to my son George Williams and my daughter Lucy Thompson and Mary A. Stapleton reserving to myself and my wife Sarah E. Williams a life estate that is to say the remainders not to take effect the death of each of us it is my will that said real estate shall vest in said deeds on my death.

So George Williams during his natural life and at his death to the heirs of his body the following parcels viz. The South East quarter of the North East quarter and the North East quarter of the South East quarter of Section twelve Township four (4) North Range three West. Also the North half of the South East quarter of the South East quarter of said Section Town and Range. Also the North half of the South West quarter of the South West quarter of said Section Town and Range. Also the South West quarter of the South West quarter of the South East quarter of Section Four and Range. Also the South East quarter of the South West quarter of said Section Town and Range. Also the North half of the North West quarter of Section Thirteen Township four North Range three West. Also the North West quarter of the North East quarter of Section Thirteen Township four North Range three West. Also the North West quarter of the North West quarter of Section Thirteen Township four North Range three West. All of said real estate being in Martin County Indiana.

To Mary A. Stapleton I will devise bequeath the following real estate in Martin County Indiana during her natural life and at her death to the heirs of her body reserving to my wife Sarah E. Williams should she survive me a life estate herein to wit the South Part of Section Thirteen Township four North Range three West bounded as follows I meaning

Last Will and Testament of Lewis R. Williams Deceased.

of the South East corner of said Section thirteen (13) thence North on the range line to a point on said range line forty rods South of the quarter section corner on the East side of said section, thence South 57 $\frac{1}{2}$ degrees West two and fifty seven hundredths chains, thence South 76 degrees West three seven hundredths chains, thence North seventy degrees West eleven chains, thence North twenty degrees West 27 chains, thence North eighty degrees West 4 chains to the County road, thence along said road to the North line of the South half of the North West quarter of North East quarter of section thirteen; thence West on said line to the West line of said tract of land, thence 120 chains South to the South corner of the South West quarter of the North East quarter of said section thirteen, thence East to the South East corner of said tract of land, thence South to the section line, thence East to the place of beginning. Also that part of the North East quarter of the North East quarter of section twenty four, Township four North Range three West, North West of White Pine, containing in all 177 acres more or less.

To My wife Annumpson I Will devise and bequeath the following real estate in Martin County, Indiana, during her natural life, and at her death to the heirs of her body, suming to my wife Sarah W. Williams should she survive me, a life estate therein to wit, Commencing at the quarter section corner on the East side of section thirteen, Township 4 North Range three West, thence South on the range line twenty rods to a stone, thence South fifty seven and one half degrees West 2 $\frac{3}{4}$ chains, thence South seventy six degrees West three $\frac{1}{4}$ seven hundredths chains (3 $\frac{1}{4}$) thence North seventy degrees West eleven chains, thence North twenty degrees West twenty seven chains, thence North eighty degrees West four chains to County road, thence along said road to the North line of the South half of the North West quarter of the North West quarter of section thirteen, thence West on said line to the center of the North West quarter of the

North East quarter of Section 27 in Twp. 10 N. Range 10 E. Sec. 27 of the South West quarter of the South East quarter of Section 10 in Twp. 10 N. Range 10 E. Sec. 10 of Township Four North Range 10 East of the place of beginning, containing in all One Acre and ¹/₄ of an Acre (1.25) more or less. Also the following real estate in Lawrence County Indiana, to wit: All that part of the West half of the South West quarter of Section 18 eighteen Township Four North Range 10 East containing seventy eight acres more or less.

I give and devise of any devise of real estate to my sons Absalom Williams and Lavan Williams I have heretofore conveyed by deed to each of them such real estate in fee simple as I desire them to receive from my estate.

I give and bequeath to Lucy Bowden and Ellen Bowden heirs by Benjamin West thirty five dollars each.

I give to my wife Sarah C. Williams should she survive me I will and bequeath a life estate in all the lands above described and I also will devise and bequeath to her all my personal property to be used and enjoyed by her during her natural life and at her death the remainder of any to be divided equally between my sons Absalom, ^{Lavan} Lavan Williams, George C. Williams and my daughters Lucy Thompson and Mary A. Stebbins.

I give and bequeath of the foregoing heirs, legatees or devisees at any time before the final settlement of my estate become dissatisfied with this my last Will or take any step or do any act toward contesting this Will or the probate thereof, then and in that event said heir, legatee or devisee causing said contest shall forfeit his or her legacy or devise, and his or her interest in my estate under this Will and his or her interest as bequeathed herein shall be divided equally among my other heirs.

I hereby revoke all former Wills by me

Last Will and Testament of *Louis R. Williams* Deceased.

made and direct that the distribution of my personal estate under this Will, that the same shall be done independently of and without reference to any advances or payment of money to my said heirs as evidenced by receipts now held by me for the same.

I do hereby name and appoint as my executors of this Will, Absalom Williams, and Lefau Williams and direct that they concur as such without bond.

In Witness Whereof I have signed, sealed and published and declared this instrument as my last Will at Redford Indiana, this June 15th 1898.

Louis R. Williams (S)

The above named Louis R. Williams at said Redford Indiana on the 15th day of June 1898 in our presence signed and sealed this instrument and published and declared the same as and for his last Will and testament, and we at his request and in his presence and in the presence of each other have hereunto written our names as subscribing witnesses,

Patrick C. Coody
James A. Garing

The State of Indiana
Raysun County S.S.

Be it Remembered that on the 15th day of September Patrick C. Coody and James A. Garing the subscribing witnesses to the within and foregoing last Will and Testament of Louis R. Williams late of said County, do and personally appeared before H. C. Martin Judge of the Circuit Court of Raysun 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 15th day of June 1898 he saw the said Louis R. Williams sign his name to the said instrument in writing as and for his last Will and Testament, and that he present at the time heard the said Louis R. Williams declare the said

Last Will and Testament of Lewis R. Williams. Deceased.

instrument 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 Lewis R. Williams and with his consent dictated and subscribed by the said Patrick H. Coady and James A. Zaring in the presence of said testator and in the presence of each other as subscribing witnesses thereto and that the said Lewis R. Williams 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 disposing mind and memory, and not under any coercion or restraint, at the said deponent's belief, and further deponent says not.

Patrick H. Coady
James A. Zaring.

Given to and subscribed by the said Patrick H. Coady and James A. Zaring before me, Isaac H. Crain Clerk of said Court at Bedford Indiana, the 15th day of September 1898.

In Attestation Whereof I have hereto subscribed my name and affixed the seal of said Court.

Isaac H. Crain Clerk.

The State of Indiana,
Lawrence County, ss.

I, Isaac H. Crain, Clerk of the Circuit Court of Lawrence County, Indiana, do hereby certify that the within and last Will and Testament of Lewis R. Williams has been duly admitted to probate and duly proved by the testimony of Patrick H. Coady and James A. Zaring, one of the subscribing witnesses thereto, that a complete record of said Will and of the testimony of the said Patrick H. Coady and James A. Zaring in proof thereof has been by me duly made and recorded in Book B at pages 552, 553, 554, and 555 of the record of Wills of said County.

In Attestation Whereof I have hereto subscribed my name and affixed the seal of said Court.

Last Will and Testament of *Louis R. Williams* Deceased.

at *Bridford Indiana*, this 15th day of *September 1898*
Joseph H. Emie Clerk
 Circuit Court *Lagrange County,*

State of *Indiana*, s.s.
Lagrange County

I *Joseph H. Emie* Clerk of the Circuit Court within and for said County and State aforesaid do hereby certify that the annexed and foregoing is a full and complete copy of the last Will and Testament of *Louis R. Williams* deceased, which said last Will and Testament is on file and also of record in the office of the Clerk of the *Lagrange Circuit Court*.

In Witness Whereof I have hereunto set my hand and affixed the seal of the *Lagrange Circuit* at the City of *Bridford*, this 22nd day of *September 1898*.

Joseph H. Emie Clerk
 of the *Lagrange Circuit Court*.

Recorded in Clerk's Office of the *Martin Circuit Court* on the 9th day of *November 1898*.

Geo. H. Gates Clerk.

Last Will and Testament of *Charity Abels* Deceased.

In the name of the Omnipotent God, I, *Charity Abels*, being of sound and disposing mind, and memory do make, publish and declare this my last Will and Testament.

I nominate and direct the Clerk to appoint my brother *Frank Neal* executor of this my last Will.

It is my will and desire that all my property be sold after my decease by my executor at public sale for one third cash, one third in six, and one third in twelve months, and that said executor give three weeks notice of said sale, and sell the same on the premises.

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

2^d After the payment of debts and expenses, I give and bequeath all the remainder of my estate to my beloved grand son *Warr Blewitt*

of *Illness* which I have herewith at my hand and seal this 15 day of November 1898 in the presence of attesting witnesses.

Warr Blewitt
Edward Shemilt

Charity Abels
Frank

Be it Remembered that on this 15th day of November 1898, *Charity Abels* well known to us did in our presence, after she had signed the instrument was read over to her, signed the same as her last Will and Testament and we in her presence and in the presence of each other, and at her request signed our names, as attesting witnesses.

Warr Blewitt
Edward Shemilt

The State of Indiana,
Martin County S.S.

Be it Remembered that on the 28th day of November 1898, *Warr Blewitt*, one of the subscribing witnesses to the within and

Last Will and Testament of *Charity Ables* Deceased.

Forgoing last Will and Testament of *Charity Ables*,
 late of said County deceased, generally appeared
 before the Judges of the Circuit 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
 15th day of November 1898, he saw the said *Charity*
Ables sign her name to said instrument in
 writing as and for her last Will and Testament,
 who deponent at the same time, found the said
Charity Ables 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 *Charity Ables*
 and with her assent attested and subscribed by
 the said *Horace M. Cormick* and *Edward Small*,
 in the presence of said testator and in the
 presence of each other as subscribing witnesses.
 He also says that said *Charity Ables* 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 disposing mind and memory,
 and not under any coercion or constraint as the
 said deponent truly believes, and further deponent
 says not.

Horace M. Cormick

Sworn to and subscribed by the said *Horace*
M. Cormick, before me, *Geo. H. Gates* Clerk of said
 Court, at West Shoals, the 28th day of November 1898.

Geo. H. Gates Clerk

By *David Barry* Supt.

In Attestation Whereof I have herewith subscribed
 my name, and affixed the seal of said Court.

Geo. H. Gates Clerk

By *David Barry* Supt.

State of Indiana, Martin County, 1898.

Last Will and Testament of *Charity Abels* Deceased.

I Geo W. Gates Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within and above Will and Testament of *Charity Abels*, has been duly admitted to probate, and duly proved by the testimony of *Hiram M. Cormick* one of the subscribing witnesses thereto, that a complete and full copy of the said Will, and of the testimony of the said *Hiram M. Cormick* in proof thereof, has been by me duly made and recorded in Book C at pages 571 & 572 of the Record of Wills of said County.

In Attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court at West Waukeet, this 28 day of November 1898.

Geo W. Gates Clerk
Circuit Court Martin County
By David Barry Dep't.

Last Will and Testament of

Christiana Stritt

Deceased.

Should Indiana November 26 1898.
 In the name of the Father ^{and} of the Son ^{and} of the Holy
 Ghost. Anna, I Christiana Stritt of Marshall County,
 State of Indiana being in full possession of all my
 faculties of sound mind and disposing disposition
 do make and publish and declare this my last
 Will and Testament, to-wit:

1st It is my will and desire that to each of
 my children, Anna, Matilda, Elizabeth, Agnes,
 John, Charles, ^{and} Fidelis, an equal share in all
 my lands, and personal properties, of each ^{and} every
 kind, shall in actum, share of which I may be the
 owner at the time of my death, be given. But it is my
 further will and desire that the share be given to
 my daughter Anna shall be given her only in
 case she be in personal need and want during her
 life time, said need and want to be determined by
 the executor, ^{and} said share to devolve upon the
 children of my daughter Anna upon her death.

2^d It is incumbent upon my executor to pay
 amount my Estate any and all just debts which
 I may owe at the time of my death.

3^d I do hereby appoint my daughter Matilda
 to be my sole executor, and it is my desire that
 no bond be required of her in that behalf.

In Witness hereof I set my hand ^{and} seal this
 twenty sixth day of November Eighteen hundred
 and ninety eight.

Christiana Stritt. *Test*

Herein being subscribed by the said testator
 in our presence & declared by her to be her last
 Will and Testament, and at her request & in her
 presence & in the presence of each other, this 26th day
 of November 1898. Sign the same as witnesses.

Witnesses,

William Salmon
 Charles Allen

The State of Indiana }
 Martin County & C.

Be it Remembered that
 on the 10th day of December 1898. (William Salmon
 one of the subscribing witnesses to the within and
 foregoing last Will and Testament Christiana Stritt
 late of said County deceased, personally appeared
 before Geo W Gates Clerk of the Circuit 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 26th day of November 1898, he saw
 the said Christiana Stritt sign her name to
 said instrument in writing, as and for her last
 Will and Testament, and that she depment
 at the same time, heard the said Christiana Stritt
 declare the said instrument in writing to be her
 last Will and Testament, and that the said instru-
 ment in writing was, at the same time, at the request
 of the said Christiana Stritt and with her consent
 attested and subscribed by the said William Salmon
 and Charles Allen in the presence of said Testator
 and in the presence of such other, as subscribing
 witnesses thereto and that the said Christiana Stritt
 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 disposing mind and memory. And that under
 any coercion or constraint, as said depment orally
 believes, and further depment says not

William Salmon
 Signed to and subscribed by the said William
 Salmon before me Geo W Gates Clerk of said
 Court at West Shouls the 10th day of December 1898.
 Geo W Gates Clerk
 In Attestation whereof, I have hereunto subscribed
 my name, and affixed the seal of said Court.

Geo W Gates Clerk
 Dec 10 1898

Last Will and Testament of *Christiana Stritt* Deceased.

State of Indiana 1898
 Martin County

I, Geo. W. Gator, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within deceased Will and Testament of *Christiana Stritt* has been duly admitted to probate, and duly proved by the testimony of William Salmon, one of the subscribing witnesses thereto, that a complete record of said Will and of the testimony of the said William Salmon in proof thereof, has been by me duly made and recorded in Book "C." at folios 57, 58 & 59 of the record of Wills of said County.

In Attestation Whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at West Shoals, this 10th day of December 1898.

Geo. W. Gator Clerk
 Circuit Court Martin County
 by David Curry, Dep.

February the Third A. D. 1898.

[In the name of the Benevolent Father of All,
I James Sims of Martin County, in the State
of Indiana, do make & publish this my Last Will
and Testament.

Item. First. I give and devise to my beloved
wife Amanda Sims, in lieu of her interest in
my lands all my lands; situated as follows:.

The South East quarter of the South East quar-
ter of Section Twenty-three (23) in Township Five (5)
North, Range Three (3) West, containing Forty Acres,
more or less.

Also the following described; commencing at the
North East corner of the North West quarter of the
North West quarter of of Section Twenty-six (26) Town Five
North, Range Three West, running due West Forty rods,
thence South Seventy-two and One-half (72 1/2) rods, thence
East Forty rods, thence North to the place of beginning making
in all Eighteen and One-eighth Acres, Also the following
beginning at the South West corner of the North West quar-
ter of the South West quarter of Section Twenty-six, Town
Five, North, Range Three West, thence East Seven and One
half rods, thence North, thirty five rods and four feet,
thence West Seven and One-half rods, thence South to place
of beginning,

Also beginning at the South East corner of the North
East quarter, of the South East quarter, of Section Twenty-
seven, same Town and Range, thence West Eighty rods,
thence North Twenty-nine rods and four feet, thence North
East Eighty rods, making the fence the line, where it now
stands, thence South Thirty-five rods and four feet to the
place of beginning, making in all Seventeen and One
half Acres more or less,

Also the following, to wit, the South half of the North West
quarter of Section Twenty-six, in Town Five North, Range
Three West, excepting One-half acre off of the East side of the
South East quarter, where the school house now stands.

Also Seven ^{and} One-half rods, off the South side of the North West quarter of the North West quarter of the above described lands,

Also the North West quarter of the South West quarter of the above described lands, excepting Seven ^{and} One-half rods off of the West side,

Also, part of the North East quarter of the South West quarter of the above described lands, described as follows, commencing at the North West corner of said quarter ^{and} running East Forty-two rods to the Thomas White Mill Branch, thence down the center of said Branch to the North ^{and} South line via the West side of said quarter, thence North to the place of beginning, supposed to be Six Acres more or less,

Also Twenty-five Acres off of the South end of the West half of the North East quarter, of Section Twenty-six in said Town ^{and} Range,

Also, the West-half of the North East quarter, excepting Two Acres off of the North end of said tract,

Also, Ten Acres off the North East corner, of the North East quarter, of the North West quarter, described as follows, beginning at the North East corner of said tract, thence running West thirty rods, thence South with an elbow bend to intersect the East line of said tract twenty rods, from place of beginning, thence North to place of beginning;

Also the North ^{East} half of the South East quarter of the North East qr, excepting all that lies on the South East side of the highway now running through said track, the same being about One Acre, ^{and} Three Acres off the North side of said track, containing in all One-hundred ^{and} Four Acres, more or less, all in Section thirty-four, Town Two North, Range Two West,

Also a part of the South East quarter of the North East quarter, described as follows: All of said track that lies on the North West side of the high

way leading from Siloam Highway to the Bayismill Highway, ^Q South East of a line drawn from the North East corner to the South West corner of said track containing One Acre more or less, in Section Thirty-four, Town Five North, Range Three West.

Also; a part of the South East quarter, of the South East quarter of Section Twenty-seven, commencing at the North West corner of said South East quarter of the South East quarter of Section Twenty-seven ^Q running in the center of Sulphur Creek, in a South Eastern direction as the creek now runs, until it strikes the section line on the East side of said quarter quarter, thence North to the corner of said South East quarter of the South East quarter, thence West to the place of beginning, containing Eighteen Acres, more or less.

And also a part of the West side of the South West quarter of the South West quarter of Section Twenty-six, beginning at the North West corner of said quarter, quarter running South to the center of the present bed of Sulphur Creek thence East along the center of said creek until it reaches the center of Coffee Mill Branch, thence up stream North East, in the center of said Branch as it now runs, until it reached the North line of said South West quarter of South West quarter, thence West to the place of beginning, containing Three Acres, more or less, All in Town Five North, Range Three West, Martin County, in the State of Indiana, excepting One-half Acre out of South West quarter, of the North West quarter of Section Twenty-six, Town Five North, Range 3 West Martin County, State of Indiana.

To have ^Q to hold in her possession during her natural life or widowhood, also, my moneys ^Q and personal property.

At the death of my dear wife, I bequeath Thomas Sims the following Real Estate in Martin County, in the State of Indiana, the West-half of the North East quarter excepting Two Acres off the North end of said track. Also Two Acres off the North East corner of the North East quarter.

Last Will and Testament of

James Sims

Deceased.

ter of the North-West quarter described as follows: beginning at the North-East corner of said tract thence running West thirty rods, thence South with an elbow bend to intersect the East line of said tract seventy rods from the place of beginning thence North to the place of beginning.

Also the North-West half of the South-East quarter of the North-East quarter, excepting all that lies on the South-West side of the highway now running through the same, being about One Acre, ⁴⁴ Three Acres off the North side of said tract, containing in all One-hundred ⁴⁴ Four Acres more or less, All in Section 34, Town 5 N, Range 3 W,

Also a part of the South-East quarter of the North-East quarter described as follows: all of said tract that lies on the North-West side of the highway leading from the Harrisonville Highway to the Silversville Highway, ⁴⁴ South East of a line drawn from the North-East corner to the South-West corner of said tract containing One Acre, more or less, All in Section Thirty-four, Town Five North, Range Three West, by the said Thomas D. Sims paying to the heirs of Francis William Sims the amount of Two-hundred ⁴⁴ eighty Dollars, ⁴⁴ Forty Dollars for a monument to be erected at the grave of Francis W. Sims, the said Two-hundred ⁴⁴ eighty Dollars to be paid to the above named heirs in Four years after the death of James Sims the Testator of this instrument ⁴⁴ his wife Amanda M. Sims if said heirs ^{are} of age (21 yrs) if said heirs are not of ^{the} age of twenty one years, said amount of Two-hundred ⁴⁴ eighty Dollars to be paid said heirs as they respectively become of said age, after the expiration of Four years.

The said Two-hundred ⁴⁴ eighty Dollars, to be divided as follows among the heirs, Carrie Sims Eighty Dollars, Leta Sims One-hundred, ⁴⁴ Eleie Sims One

hundred Dollars,

The above mentioned Forty Dollars to be due in Four years after death of the above named Testator and wife,

And to my two sons William A. Sims and Charles H. Sims, I bequeath the farm on which I now reside, described as follows;

The South-East quarter, of the South East quarter, of Section Twenty-three Town 5 North, Range Three West containing Forty Acres, more or less,

Also the following commencing at the North-East corner of the North-West quarter of the North-West quarter of Section Twenty-six, Town Five North, Range Three West, running due West Forty rods, thence South twenty-two and One-half rods, thence East Forty rods, thence North to the place of beginning, making in all Eighteen and One-eighth Acres,

Also the following described, beginning at the South-West corner of the North-West quarter of the SW. q. of Section Twenty-six, Town Five North, Range Three West, thence East Seven and One-half rods, thence North thirty-five rods, and Four feet, thence West Seven and One-half rods, thence South to the place of beginning,

Also beginning at the South East corner of the North East quarter of the South East quarter of Section Twenty-seven, same Town and Range, thence West Eighty rods, thence North twenty-nine rods and Four feet, thence North-East Eighty rods, making the fence, the line where it now stands, thence South thirty-five rods and Four feet to the place of beginning, making in all Seventeen and One-half Acres, more or less,

Also; the South half of the North-West quarter, of Section Twenty-six in Town Five North, Range Three West, excepting One-half Acre off the East side of the South East quarter, where the school-house now stands,

Also; Seven and One-half rods off of the South side of the North-West quarter, of the North-West quarter of the above described lands;

Also; the North-West quarter of the South-West quarter, of the

above described lands, excepting seven ^{and} one half rods off the West side,

Also: a part of the North-East quarter of the South-West-quarter, of the above described lands, described as follows: commencing at the North-West corner of said quarter ^{and} running East, thirty two rods, to the Thomas White Mill Branch, thence down the center of said stream, to the North ^{and} South line on the West side of said quarter, thence North to the place of beginning, supposed to be about six Acres, more or less,

Also a part of the South-East quarter of the South-East quarter of Section Twenty seven, commencing at the North-West corner of the said South-East quarter of the South-East quarter of Section Twenty-seven ^{and} running in the center of Sulphur Creek, in a South Easterly direction as the Creek now runs, until it strikes the section line on the East side of said quarter, thence North to the corner of said South-East quarter, of the South-East quarter, thence West to the place of beginning containing Eighteen Acres, more or less,

And also a part of the West side of the South-West quarter, South-West of Section Twenty six, beginning at the North West corner of said quarter quarter, running South to the center of the present bed of Sulphur Creek, thence East along the center of the creek until it reaches the center of Office-Mills Branch, thence up stream North East in the center of said stream as it now runs, until it reaches the North line of said South West quarter, of the South West quarter, thence West to the place of beginning, containing three Acres, more or less,

All in Town Five North, Range Three West, Martin County and State of Indiana,

Also, twenty-five Acres off the South end of the West

Last Will and Testament of James Sims Deceased.

half of the North East quarter of Section Twenty Six
Town 5 North, Range Three West.

I bequeath all of the above described lands
excepting One half Acre out of the South West
corner of the South West quarter, of the North West
quarter of Section Twenty Six, Town 5, North, Range
Three West, to my son Francis Sims.

I, bequeath to Charles H. Sims all of my live stock
farming implements, machinery, tools, household
goods, grain and hay.

I James Sims do hereby appoint my son
Charles H. Sims executor of my estate, without the
filling of a bond, and that the said Charles H. Sims shall
not receive any pay for his services in settling and straight-
ening my estate, excepting his expenses while settling
this matter.

And at the death of my wife Amanda Sims, I
bequeath to my two daughters, Mary J. Lewis and
Susan, D. Lewis, after all debts are paid, the amount
of Five-hundred Dollars each, if there be enough of my
money and notes, if not it be equally divided between
them, and if more than said amount, it be equally di-
vided among the five heirs now living, namely, Thomas
J. Sims, Mary J. Lewis, Susan, D. Lewis, William, A. Sims,
and Charles H. Sims, if one of the above five heirs die, leaving
no children to inherit their part of my estate, then their share
shall be divided among the remaining heirs including
Francis, W. Sims heirs, whose share is limited to the
aforesaid dowery, which I, James Sims, consider their
share; if all the heirs of Francis, W. Sims die, then
their dowery be divided equally among my re-
maining heirs.

I do hereby annul all my former Wills and Testaments.
In Witness Whereof, I have hereunto set my hand and seal
this ^{15th} fifteenth day of February 1893.

James Sims,

Signed and acknowledged by said James Sims, as his

Last Will and Testament of James Sims Deceased.

Last Will and Testament, in our presence, and signed by us, in his presence,

Witnessed } Floyd Baker,
Mary E. Kenady

In the State of Indiana, Martin County, S.S.

Be it Remembered, that on the 18th day of January, 1899, Mary E. Kenady, one of the subscribing witnesses to the within and foregoing last Will and Testament of James Sims, late of said County, deceased, personally appeared before Geo. W. Bates, clerk of the Circuit Court of Martin County, in the State of Indiana, and being duly sworn by the Clerk of said Court, upon her oath, declared and testified as follows, that is to say:

That on the 15th day of February, 1898, she saw the said James Sims 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 James Sims 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 James Sims and with his consent attested and subscribed by the said Mary E. Kenady and Floyd Baker, in the presence of said Deponent and in the presence of each other, as subscribing witnesses thereof, and that the said James Sims 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 disposing mind and memory, and not under any coercion or restraint, as the said Deponent verily believed, and further Deponent says:

Mary E. Kenady,

Subscribed by the said Mary E. Kenady, before me Geo. W. Bates, clerk of said Court, at West Shoals, the 18th day of January, 1899.

Geo. W. Bates clerk

Last Will and Testament of James Sims

Deceased.

Seal

In attestation whereof, I have hereunto
 subscribed my name, and affixed the
 seal of said Court, Geo. W. Gates, Clerk

State of Indiana, Martin County, SS;
 I Geo. W. Gates, Clerk of the Circuit Court of Martin
 County, Indiana, do hereby certify that the within
 annexed Will & Testament of James Sims
 has been duly admitted to probate, and duly
 proved by the testimony of Mary E. McNady,
 One of the subscribing witnesses thereto, that a complete
 record of said Will, and of the testimony of the said Mary
 E. McNady in proof thereof, has been by and duly
 made and recorded in Book "B" at pages 60, 61, 62, 63, 64,
 65, 66, 67 and 68, of the Record of Wills of said County,

In attestation whereof, I have hereunto sub-
 scribed my name, and affixed the seal of
 said Court, at West Shoals, this 18th day of
 January, 1899,

Geo. W. Gates,
 Clerk Circuit Court Martin County, #

Last Will and Testament of Laura E. Friedrichs Deceased.

I, Laura E. Friedrichs, of the County of Martin, ^{and} State of Indiana, being of sound mind ^{and} disposing memory, do hereby make ^{and} declare this my last Will ^{and} Testament, hereby revoking ^{and} making void all former Wills by me at any time heretofore made.

First: - I order ^{and} direct that out of the money on hand ^{and} personal property my funeral expenses ^{and} just debts be paid as soon as practicable after my death.

Second: - I give ^{and} bequeath to my beloved mother Mary M. Campbell all ^{and} singular my personal property of every description remaining after paying my debts ^{and} funeral expenses.

Third: - I give ^{and} bequeath to my beloved mother Mary M. Campbell my house ^{and} lots, to-wit: lots numbered Twenty (20), ^{and} Thirty-eight (38) in Gray's Addition to the Town of Loggostee, Indiana, with all the appurtenances thereto situated ^{and} belonging.

Fourth: - I give ^{and} bequeath to my beloved mother Mary M. Campbell all ^{and} singular all other Real Estate of which I may die seized.

Fifth: - I hereby nominate ^{and} appoint J. S. Fox as Executor of this my last Will ^{and} Testament.

In Witness Whereof, I have hereunto set my hand this 2nd day of December, 1893.

Laura E. Friedrichs

The above ^{and} foregoing instrument, was at the date thereof signed, published ^{and} declared by the said Laura E. Friedrichs, as ^{and} for her last Will ^{and} Testament, ^{and} as a revocation of all former Wills heretofore made by her, in presence of us, who, at her request, ^{and} in her presence, ^{and} in the presence of each other, have subscribed our names as witnesses.

Wm. Houghton Loggostee Indiana
C. Brumley B. Wood Loggostee Indiana

Last Will and Testament of Laura E. Friedrichs Deceased.

The State of Indiana, Martin County, S.S.
 Be it remembered, that on the 24th day of February, 1899, William Houghton, One of the subscribing witnesses to the within and foregoing last Will and Testament of Laura E. Friedrichs late of said County, deceased, personally appeared before the Judge of the Circuit 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 2nd day of December, 1893, he saw the said Laura E. Friedrichs 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 Laura E. Friedrichs 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 Laura E. Friedrichs, and with her consent, attested and subscribed by the said William Houghton and Corraline S. Wood, in the presence of said Testator, and in the presence of each other, as subscribing witnesses thereto, and the said Laura E. Friedrichs 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 disposing mind and memory, and not under any coercion or restraint, as the said Deponent verily believes, and further says not.

William Houghton,
 Sworn to and subscribed by the said William Houghton, before me, Geo. W. Gates, Clerk of said Court at West Shoals, the 24th day of February, 1899,
 Geo. W. Gates, Clerk.

In Attestation Whereof, I have hereunto subscribed my name, and affixed the seal of said Court,

Geo. W. Gates,
 Clerk.

Geo. W. Gates,
 Clerk.

Last Will and Testament of Laura E. Friedrichs Deceased.

State of Indiana,
 Martin County, ss } I, Geo. W. Gates, clerk of the
 Circuit Court, of Martin County, Indiana, do
 hereby certify that the within annexed Will
 and Testament of Laura E. Friedrichs has been duly
 admitted to probate, and duly proved by the testi-
 mony of William Houghton one of the subscribing
 witnesses thereto, that a complete record of said
 Will, and of the testimony of the said William Houghton
 in proof thereof, has been by me duly made and
 recorded in Book "6" at pages 69, 70 & 71 of the Record of
 Wills of said County,

In Attestation Whereof, I have hereunto
 subscribed my name, and affixed the
 seal of said Court at West Shoals, this 24th
 day of February 1899.

Geo. W. Gates
 Clerk Circuit Court Martin County.

Last Will and Testament of Rev. James Stromler Deceased

St. Martin's Church

Whitfield Martin Co. Indiana

The 22nd day of April 1899.

In the name of the Father ^{and} of the Son, ^{and} of the Holy Ghost, Amen, ^{and}

This writing of my own hand, is my last Will and Testament,

I give to Kate Gadeker, my house keeper, twelve hundred Dollars in Gold coin (\$1200.00), my poultry, my horse and buggy, harness, my cow and pigs, and all the feed, hay, corn, oats, all my clothe, and provisions found in my possession at my death;

I give to Rev. Francis W. Wolf, actually the Priest and Pastor of the Catholic Congregation of Shoals, in Martin Co. Indiana, Fifty Dollars (\$50.00) and all my books for which he will say some Masses, according to my intention, leaving to his own judgement to determine the number thereof.

The rest of what I might own, I want to be divided in two equal parts, of which one must be given to the Society of the Propagation of the Faith of Baltimore (but ind.)

And the other part must be given to the Association of the Holy Childhood, the Central Direction of which is at Pittsburg (Pa.)

I do appoint Rev. Francis W. Wolf to be the executor of this my last Will.

Signed by me Rev. James Stromler, on the Twenty second (22) day of April of the year Eighteen hundred and Ninety nine (1899), at Whitfield, Indiana,

Signed by Geo. James Stromler, the Testator, and by him declared to be his Will and Testament in our presence, and at his request we hereunto sign our names as witnesses in his presence, and in presence of each other this Twenty second of April of the year Eighteen hundred and Ninety nine.

John W. Danigars
Patrick Mullins

Last Will and Testament of Rev. James Stromler Deceased.

The State of Indiana, Martin County, Ss:
 Be It Remembered, That on the 21st day of July, 1899,
 came John Demigan^{and} Patrick Mullen the two subscribing
 witnesses to the foregoing last Will^{and} Testament of Rev.
 James Stromler, late of said County, deceased, personally
 appeared before George W. Hates, clerk of the Circuit Court of
 Martin County, in the State of Indiana, ^{and} being duly
 sworn by the clerk of said Court, upon their oaths
 declared ^{and} testified as follows, that is to say:
 That on the Twenty-second day of April, 1899, they
 saw the said Rev. James Stromler sign his name to an
 instrument in writing, as ^{and} for his last Will^{and}
 Testament, ^{and} that these Deponents, at the same time
 heard the said Rev. James Stromler declare the said
 instrument in writing to be his last Will^{and} Testa-
 ment, ^{and} that the said instrument in writing was
 at the same time, at the request of the said Rev.
 James Stromler ^{and} with his consent, attested ^{and}
 subscribed by the said John P. Demigan^{and} Patrick
 Mullen in the presence of said Testator, ^{and} in the
 presence of each other, as subscribing witnesses
 thereto, ^{and} that the said Rev. James Stromler 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} disposing
 mind ^{and} memory, ^{and} not under any coercion
 or restraint, as the said Deponents averily believe
^{and} further Deponents say not.

John P. Demigan
 Patrick Mullen

Sworn to and subscribed by the said John P. Demigan
^{and} Patrick Mullen, before me, George W. Hates,
 clerk of said Court at West Shoals, the 21st day of July
 1899.
 Geo. W. Hates clerk

In Attestation Whereof, I have hereunto subscribed
 my name, ^{and} affixed the seal of said Court,
 at West Shoals, the 21st day of July, 1899.
 Geo. W. Hates clerk

Last Will and Testament of Rev. James Strumber Deceased.

State of Indiana, Martin County, Ind.
 I, George W. Bates, clerk of the Circuit Court
 of Martin, Indiana, do hereby certify that the an-
 nexed Will and Testament of Rev. James Strumber has
 been duly admitted to probate and duly proved
 by the testimony of John J. Demigan and Patrick
 Mullen the subscribing witnesses thereto, that
 a complete record of said Will and of the testimony
 of the said John J. Demigan and Patrick Mullen in
 proof thereof, has been by me duly made and recorded
 in Book "6" at pages 72, 73, 74, the record of Wills
 of said county.



In Attestation Whereof, I have hereunto sub-
 scribed my name, and affixed the seal of
 said court, at West Shoals, this 2nd day of
 July, 1899,
 Geo. W. Bates

clerk Circuit Court Martin County

Abigail Hapton

I, Abigail Hapton of Westchester County, State of Indiana, do make publish and declare this to be my last Will, in testimony hereby giving and making such duties from this by me made

First, I will and direct that upon my decease, that my funeral be conducted in a manner suitable to my station in life without undue expence or expense.

Second, I will that my just debts and demands against me be paid and satisfied.

Third, I will be direct that my executor proceed to collect and amount into said, as rapidly as he can, all notes, claims and dues that may be owing to me, and that he also make sale of my other personal effects at public or private sale as he may think best, not otherwise disposed of by this Will, and that he do in like manner make sale of the lands owned by me at Westchester County, State of Indiana, and Ohio, to wit, Western Rock Road, also the dwelling house and farm lands, which I now live in Westchester County, by me from Elizabeth M. Hapton, and in as much as the circumstances and conditions concerning the death of my son Lawrence Hapton, the wife of my son, that his death was the result of an accident, assault, by parties unknown, I do direct that of the proceeds of such sales of land, my executor set apart and give in quiet title to said lands at their market value the sum of fifteen thousand dollars to be held for a term of years, if need be, but at any time to be used by him in the gratification of the perpetration or perpetration of which, if their duty should be discovered, or be committed, but if such provision and be a victim, may be said for a period of time as said \$1500, then for such sum as it may be necessary so to expend in that behalf. My executor hereby his best judgment as to the propriety of expending said sum or any portion of it for said purpose, being guided by the reasonable prospect of securing the fulfillment of the said purpose, but that said sum shall be held if not so expended for at least five years for the purpose of

at the end of said time, my executor shall not have deemed it prudent or found sufficient occasion to have used said sum for such purpose, then it is my will and I do direct that the same be divided between my brother and my niece, share and share alike, who may be alive at that time.

Fourth To my brother George Clark I will devise during his natural life all that part of my farm situated North of the Cattaraugus River in the S.W.R. and at the death of said George, the 1/2 of said lands to go to and rest in his children share and share alike, except that if I should survive the said George, then that part of said land is devised by my late husband deceased Thomas Halport by deed from Amanda Wolfe and her husband known as Lots No. 240 & 243 in Pennsylvania Addition to West Shoals, together with such amount as was added to said Lots by reason of their valuation, be sold by my executor and the proceeds thereof be divided between my niece and nephew share and share alike.

Fifth To the said Rufus Brown Long Brown, his son, Estlin Martley his daughter, Thomas Ancklin and Lewis Ancklin I will and bequeath Two thousand dollars each.

Sixth To my niece and nephew (in addition to other bequests herein made) David, Emma Passell, Julia daughter of Charles Frueh, Robert Frueh, Martin Frueh, and Eva Frueh, I give One thousand dollars each.

Seventh I will and direct that such articles of wearing apparel as I may have possessed, that belong to my son George, be given by executor to my brother George Clark if he should survive me, if not, then to his children alive. The watch which belongs to my son Maurice, I will bequeath to David Clark my brother and son. My own wearing apparel and that of deceased maids of my family not otherwise disposed of, I direct that my executor together with my household goods including beds & bedding, distribute and divide amongst my niece and nephew as he may deem fair and proper. My small pictures and photographs, I give to various children.

Eight. If after payment of my debts, expenses and bequests as herein provided for any sum shall remain, I direct that it be paid to those who nurse me in my last sickness, as my executor thinks just.

I hereby appoint James Parrell Executor of this my last Will, imposing full confidence in his integrity & competency.

Witness my hand and seal this 18th day of July 1896.

Rebecca Halbert

In our presence the said testatrix executed and subscribed the foregoing Will and at her request in her presence and in the presence of each other we subscribed the same as witnesses this 18th July 1896.

Thomas J. Johnson
James P. Rogers

Codicil to the Will of Rebecca Halbert.

I Rebecca Halbert by this Codicil do alter and amend the foregoing Will in this to wit: That the devise in item four is made subject to this provision to wit:

That in event the lands devised should under the provision therein go to the children of the said George, or any of them and either or any of them should die without issue, his or their interest in said lands should vest in Emma's Daddis if she be living, if dead, to go to my Nieces and Nephews alive at that time, share and share alike.

The sum bequeathed in item five to Rufus Brown is hereby reduced to one hundred dollars, instead of two hundred.

My Niece Anabelle Ann Coe York (formerly Purcell) having died since the execution of this Will, I direct that the sum bequeathed to her, go into and become a part of my general estate and be distributed amongst my brother, Nephews and Nieces, then alive, share and share alike.

I also will and direct and bequeath to Emma Daddis the sum of one hundred Dollars.

Witness the hand and seal of said Rebecca Halbert, this 18th day of February 1899.

Rebecca Halbert

Last Will and Testament of *Rebecca Hallbert* Deceased.

before me Geo H Bates Clerk of the said Court at West
Chester this 2 day of October 1894.

Geo H Bates Clerk
Wm David Garrey Esq.

In Attestation Whereof I have subscribed subscribed my name
and affixed the seal of said County.

[Signature]

Geo H Bates Clerk
Wm David Garrey Esq.

State of Indiana }
Marion County, ss.

I Geo H Bates Clerk of the Circuit
Court of Marion County Indiana, do hereby certify that
the within named Will of Rebecca Hallbert
has been duly admitted to probate, and duly proven by
the testimony of James F Rogers, one of the subscribing
witnesses thereto, that a complete record of said Will and
of the testimony of the said James F Rogers in proof
thereof, has been by me duly made and recorded
in Book C at pages 15, 16, 17 of the Record of Wills of
said County.

In Attestation Whereof I have subscribed
my name and affixed the seal of said Court, at West
Chester this 2 day of October 1894.

Geo H Bates Clerk
Wm David Garrey Esq.

Last Will and Testament of Albert H. Rainey, Deceased.

In the name of the Benevolent Father of All,
I, Albert H. Rainey of Marion County, in the
State of Indiana; do make and publish this my last Will
and Testament.
Item 1.

It is my will that my just debts and all charges
of last sickness and funeral expense be paid out of my estate.
Item 2.

It is my will that Father and Mother Rainey be
paid out of my estate a reasonable compensation
for their services in taking care of me during
and through my last sickness.
Item 3.

It is my will that the residue of all of my
Personal Property and Real Estate I now own be di-
vided as follows, to-wit:

Item 4.

It is my Will, to will to my beloved brother John
Rainey, One-third interest in all of my Personal
and Real Estate, I now own.

Item 5.

It is my Will, to will to my beloved deceased brother
George F. Rainey's wife Malinda Rainey and their heirs joint-
ly, One-third interest in all of my Personal Property
and Real Estate I now own.

Item 6.

It is my Will, to will to my beloved deceased sister
Sarah Miller her two daughters Candice Miller and
Mary E. Miller, jointly, One-third interest in all of
my Personal Property and Real Estate I now own.

I do hereby nominate and appoint my esteemed
friend John Recker, Guardian of Mary E. Miller, un-
til she arrives at the age of twenty-one years.

Item 7.

I do hereby nominate and appoint John Recker, Executor
of this my last Will and Testament, hereby authorizing
and empowering him to adjust, release and discharge

Last Will and Testament of Albert, Sr. Rainey Deceased.

in any such manner as he may deem proper, the debts and claims due me.

I do also authorize and empower him if it shall become necessary, in order to pay 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 part of my Personal Property.

I do also authorize and empower him, if it shall become necessary, in order to execute this my last Will and Testament, hereby authorizing and empowering him to sell by private sale, or in such manner, upon such terms of credit, or otherwise as he may think proper, all of my Real Estate and deeds to purchasers to execute, acknowledge and deliver in fee simple.

I do hereby revoke all former Wills by me made,

In Testimony hereof, I have hereunto set my hand and seal, this 8th day of June 1899.

The signature of the Testator, Albert, Sr. Rainey Deceased
 Witnessed by the undersigned in the presence of
 of the Testator by his express direction,

Walter Gore,
 Signed and acknowledged by said Albert, Sr. Rainey as his last Will and Testament, in our presence, and signed by us in his presence,

Elmer Gore,
 John Gore,

The State of Indiana, Martin County, Sd:

Be It Remembered, That on the 10th January 1900, Elmer Gore, One of the subscribing witnesses to the within and foregoing last Will and Testament of Albert, Sr. Rainey, late of said County, deceased, personally appeared before me, Geo. W. Gates, Clerk of the Circuit Court of Martin County, in the State of Indiana, and

Last Will and Testament of Albert H. Rainey Deceased.

being duly sworn by the clerk & said court, upon his oath, declared & testified as follows, that is to say:

That on the 8th day of June, 1899, he saw the said Albert H. Rainey, sign his name to said instrument in writing, as his last Will & Testament; and that this Depo^{nt}, at the same time, heard the said Albert H. Rainey, declare the said instrument, in writing, to be his last Will & Testament, and that the said instrument in writing was, at the same time, at the request of the said Albert H. Rainey, and with his consent, attested and subscribed by the said Elmer Gore and John Gore in the presence of said Testator, and in the presence of each other as subscribing Witnesses thereto, and that the said Albert H. Rainey was, at the time of the signing and subscribers 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 any coercion or restraint, as the said Depo^{nt} verily believes, and further Depo^{nt} says not.

Elmer Gore
Sworn to and subscribed by the said Elmer Gore, before me, Geo. W. Gates, clerk of said court, at West Shoals, the 10th day of January, 1900.

Geo. W. Gates, clerk
In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said court.
Geo. W. Gates, clerk
I, Geo. W. Gates, clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Albert H. Rainey has been duly admitted, probated, and duly proved by the testimony of Elmer Gore, one of the subscribing Witnesses thereto, that a complete record of said Will, and of the testimony of the said Elmer Gore in proof thereof, has been by me duly made and recorded in Book No. 808, Vol. 10 of the Record of Wills, of said County.
In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court at West Shoals, this January 10th 1900.
Geo. W. Gates, clerk Circuit Court, Martin County

Last Will and Testament of

Joel H. Craig

Deceased.

In the name of the benevolent Father of All,
 I, Joel H. Craig of Martin County, State of Indiana,
 being of sound mind and memory, do make, publish
 and declare, this to be, my last Will and Testament, here-
 by revoking and making void all former Wills by me
 heretofore made.

First, that all my just debts be paid as soon
 as practicable after my decease, out of the proceeds
 of any personal property that I may die seized of,
 second, I give and bequeath to my beloved wife
 Armilda J. Craig her support and maintenance
 out of the rents and profits of any real Estate that
 I may die seized of, during her natural life.

Third, I give and devise to my daughter Sarah
 M. Simmerman, all of my real Estate, that I
 may die seized of, her the said Sarah M. Simmerman
 to provide and take care of my wife, Armilda
 J. Craig, during her natural life, and to pay to my
 son Thomas M. Craig and my daughter Mary E. Inman
 three hundred and thirty-three and one-third dollars
 each,

And, that all personal property that I may die
 seized of to be sold to best advantage, and after paying
 my just debts as herein before stated,

that out of the proceeds of said personal property
 that my daughter Emily T. Smith be paid three
 hundred and thirty-three and one-third dollars less
 forty seven and 50/100 dollars heretofore advanced
 to her by me, and if any remainder is left
 out of the proceeds of my personal property
 the same to be divided equal share and share
 alike between my son Thomas M. Craig and my
 daughters, Mary E. Inman, Emily T. Craig and
 Sarah M. Simmerman,

Witness my hand and seal this the 23rd day
 of January, A. D. 1905

Joel H. Craig

In our presence Joel H. Craig, signed and acknowledged this to be his last Will and Testament
 this the 23rd day of January, 1900.

Oram D. Peek

George Waggoner

The State of Indiana, Martin County, S.D.;

Be It Remembered, that on the 3rd day of March, 1900 Oram D. Peek, One of the subscribing witnesses to the within and foregoing last Will and Testament of Joel H. Craig, late of said County, deceased, personally appeared before the clerk of the Circuit 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 23rd day of January, 1900, he saw the said Joel H. Craig, 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 Joel H. Craig, 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 Joel H. Craig and with his consent, attested and subscribed by the said Oram D. Peek and George Waggoner in the presence of said Testator, and in the presence of each other, as subscribing witnesses thereto, that the said Joel H. Craig was, at the time of the signing and subscribing of said instrument in writing as aforesaid, of full age, (that is, more than Seventy-one year of age) and of sound and disposing mind and memory, and not under any coercion or restraint, as the said Deponent verily believes, and further Deponent says not.

Oram D. Peek.

Sworn to and subscribed by the said Oram D. Peek before me, Geo. W. Yates, clerk of said Court, at West Shale, the 3rd day of March, 1900. Geo. W. Yates
 Clerk.

Last Will and Testament of

Joel W. Craig

Deceased.

Seal

In Attestation Whereof, I have hereunto subscribed
my name, and affixed the seal of said Court,
Geo. W. Gates clerk

State of Indiana }
Martin County, ss } I, Geo. W. Gates, clerk of the Circuit
Court of Martin County, Indiana, do hereby certify that
the within annexed Will and Testament of Joel W. Craig
has been duly admitted to probate, and duly proved
by the testimony of Oram D. Peck, one of the subscrib-
ing witnesses thereto, that a complete record of said
Will, and of the testimony of the said Oram D. Peck
in proof thereof, has been by me duly made
and recorded in Book "6" at pages 83, 84^{and} 85 of the
Record of Wills of said County,

In Attestation Whereof, I have hereunto sub-
scribed my name, and affixed the seal of said
Court, at West Shoals, this 3rd day of March,
1900.

Geo. W. Gates
clerk Circuit Court Martin County

Last Will and Testament of Amstead Wildman Deceased.

In the name of the Benevolent Father of All,
 I, Amstead Wildman being of sound mind, do
 make and publish this my last Will and Testament, hereby mak-
 ing void and revoking all other Wills by me heretofore made
 First. That all my just debts and funeral expenses be
 paid out of my estate.

Second. That I have heretofore given to my daughter
 Mariah C. Walden, who is now dead about One hundred
 Dollars, and if her daughter is alive at the time of my
 death, it is my desire that she have One Dollar out
 of my estate.

Third. That I have heretofore given to my son Emely Wildman
 who is now dead in Real and Personal property about three hundred
 Dollars, which I think is enough under the circumstances
 out of my said estate.

Fourth. That I have heretofore given to my son
 James A. Wildman, five hundred Dollars, in Real and Personal
 property, to my daughter Ella Sanders, five hundred Dol-
 lars in Real and Personal property, to my son George Wildman
 a horse worth One hundred Dollars, and the rent of the farm
 on which he now resides for the two years last past
 at sixty Dollars a year, which would be One hun-
 dred and twenty Dollars.

That he went away from his home and out of my
 care when he was about Eighteen years of age, and
 remained away for about three years, and I
 consider his work would have been worth to me
 two hundred Dollars, for the three years he was
 away from home.

Thus making in all Four hundred Dollars
 advanced to my son George.

To my daughter Frances Barker I have given two
 hundred Dollars in Personal property.

To my sons Andrew J. Wildman and Lewis H. Wildman
 I have given each twelve hundred Dollars, in Real
 estate and Personal property.

To my daughter Lizzie Morris I have given two hun-

Last Will and Testament of Armatead Wildman Deceased.

I, do hereby give and bequeath unto my sons James A. Wildman, George Wildman, Andrew J. Wildman, Lewis A. Wildman and my daughters Ella Sanders, Frances Barker, and Lizzie Morris all my Real Estate, Personal property and Movable of which I may die seized after my funeral expenses and other necessary expenses of settling up my said estate are paid, equal share and share alike, with the advancements made to them heretofore by me being considered.

Sixth. It is my desire that my son James A. Wildman act as Executor of this my last Will and Testament, and in case my son James A. Wildman should die before my said estate is settled, it is my desire that the judge of the Martin Circuit Court appoint an Executor to act in his place and stead.

In Witness Whereof, I have hereunto set my hand and seal this the 26th day of June 1896.
Armtead Wildman.

In our presence Armtead Wildman signed and declared this his last Will and Testament, on this the 26th day of June 1896.

Winefark Childs } Witnesses
Virgil B. McDemmed }

The State of Indiana,
Martin County SS }

Be It Remembered, that on the 23rd day of March, 1900, Virgil B. McDemmed, one of the subscribing witnesses to the within and foregoing last Will and Testament of Armtead Wildman late of said County, deceased, personally appeared before Geo. W. Bates, clerk of the Circuit 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:

Last Will and Testament of Armstead Wildman Deceased.

That on the 26th day of June, 1896, he saw the said Armstead Wildman sign his name to said instrument in writing, and for his last Will and Testament, and that this Depoent, at the same time heard the said Armstead Wildman declare the said instrument 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 Armstead Wildman, and with his consent, attested and subscribed by the said Virgil B. McDermid and Minepark Fields in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Armstead Wildman, was at the time of the signing and subscribing of said instrument, 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 any coercion or restraint, as the said Depoent verily believes, and further Depoent says not.

Virgil B. McDermid.
Sworn to and subscribed by the said Virgil B. McDermid before me, Geo. W. Gates, clerk of said court, at West Shoals, the 23rd day of March, 1900,
Geo. W. Gates, clerk

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

Geo. W. Gates.

State of Indiana }
Martin County, I.D. } I Geo. W. Gates, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Armstead Wildman has been duly admitted to probate, and duly proved by the testimony of Virgil B. McDermid, one of the subscribing witnesses thereto, that a complete record of said Will and Testament of the said Virgil B. McDermid in proof thereof, has been by me duly made and recorded in Book of Cert. pages 86, 77 & 8 of the record of probate of said County.
In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at West Shoals, this 23rd day of March, 1900.

Geo. W. Gates, clerk
Circuit Court, Martin County,

Last Will and Testament of Colmer B. Yamall

Deceased.

Know All men by these presents,
 I Colmer B. Yamall a citizen of Logansport, Martin
 County, Indiana, ^{and} being of sound mind and
 memory, do make public and declare this
 to be my last Will and Testament revoking any
^{and} all former Wills.

Item 1st I give ^{and} bequeath to my beloved wife Sarah
 A. Yamall Lot No. 34 Campbell & Breens Addition
 to the Town of Logansport ^{and} Lot No. 86 in Speaks Addition
 to the Town of Logansport all in Martin County
 Indiana, Indiana to have ^{and} to hold during her
 life ^{and} at her death said above named Real
 Estate, I give ^{and} bequeath forever to my be-
 loved children Lora A. Yamall ^{and} Nina B.
 Yamall,

Item 2nd I give ^{and} bequeath to my wife Sarah A. Yamall
 all my Personal Estate, Notes, ^{and} Accounts, money,
^{and} everything of value of every description, with
 the condition that should my said beloved
 wife re-marry, that whatever part of said
 Personal Estate remained at date of such re-
 marriage shall then be divided ^{and} my beloved
 wife retain \$500.00 of said Personal Estate
^{and} the balance at once to go to my said children
 Lora A. Yamall ^{and} Nina B. Yamall in equal
 share,

Item 3rd My beloved wife is to pay my funeral expenses
^{and} just debts out of said Personal Estate.

Item 4th I appoint ^{and} name my ^{beloved} wife Sarah A. Yamall
 as executrix of my Estate to serve without bond,
 My witness my hand ^{and} seal this 10th day of
 March 1900.

Colmer B. Yamall Seal

The foregoing instrument, signed, sealed and ac-
 knowledged by said Colmer B. Yamall as ^{and} for
 his last Will and Testament, in our presence, who
 at his request, in his presence ^{and} the presence

Last Will and Testament of Colmer B. Yamall Deceased.

of each other, ^{and} said Will was read over to him in our presence.

We have subscribed our names as witnesses this March 10th 1900.

Noah Moser,
William Boughton

The State of Indiana,
Martin County, SS; I Do Remember, that on the 20th day of April, 1900, Noah Moser, one of the subscribing witnesses to the within ^{and} foregoing last Will ^{and} Testament of Colmer B. Yamall late of said County, deceased, personally appeared before Geo. W. Hates, Clerk of the Circuit 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 10th day of March, 1900, he saw the said Colmer B. Yamall, sign his name to said instrument in writing to be his last Will ^{and} Testament; ^{and} that this Deponent, at the same time heard the said Colmer B. Yamall declare the said instrument in writing as ^{and} for his last Will ^{and} Testament; ^{and} that the said instrument in writing was, at the same time, at the request of the said Colmer B. Yamall ^{and} with his consent attested ^{and} subscribed by the said Noah Moser ^{and} William Boughton, in the presence of said Notary, ^{and} in the presence of each other as subscribing witnesses thereto; ^{and} that the said Colmer B. Yamall was at the time of the signing ^{and} subscribing of said instrument in writing, of or over said of full age (that is more than Seventy one years of age) ^{and} of sound ^{and} disposing mind ^{and} memory; ^{and} not under any coercion or restraint, as the said Deponent verily believed, ^{and} further Deponent says, nint.

Noah Moser

Sworn to ^{and} subscribed by the said Noah Moser, before me, Geo. W. Hates, Clerk of said Court, at West Shoals, the 20th day of

Last Will and Testament of Colmer B. Yarnall Deceased.

April, 1900, Geo. W. Gates, Clerk,

In Attestation Whereof, I have hereunto subscribed
 my name, and affixed the seal of said Court
 Geo. W. Gates Clerk.

State of Indiana

Martin County SS: I, Geo. W. Gates, Clerk of the Cir-
 cuit of Martin County, Indiana, do hereby cer-
 tify that the within annexed Will and Testament
 of Colmer B. Yarnall has been duly admitted
 to probate, and duly proved by the testimony
 of Noah Moser, one of the subscribing witnesses
 thereto, that a complete record of said
 Will, and of the testimony of the said Noah
 Moser, in proof thereof, has been by me
 duly made and recorded in Book "D" at pages
 89, 90 & 91 of the Record of Wills of said County.

In Attestation Whereof, I have hereunto
 subscribed my name, and affixed the
 seal of said Court at West Shoals, this
 20th day of April, 1900.

Geo. W. Gates
 Clerk Martin Circuit Court

Jill Hoop

State of Indiana, Martin County,

I, Jill Hoop of near Dover Hill in Martin County, State of Indiana make this my last Will.

I give, devise and bequeath my estate, both real and personal as follows, that is to say, to Alice Vinsthafer One Hundred Dollars, to Mary C. Crook One Hundred Dollars, to Phillip H. Harris Fifty Dollars, having given to the said Phillip H. Harris the sum of Fifty Dollars. And to Martha J. Miller One Hundred Dollars I devise this for and in the above named Alice Vinsthafer, Mary C. Crook, Phillip H. Harris and Martha J. Miller to make an equal division.

I do devise to my wife Rebecca Hoop my Real Estate consisting of eighty acres in Martin County, State of Indiana, to have full control of the same as long as she remains my widow, after which the said Real Estate shall be divided equally among Alice Vinsthafer, Mary C. Crook, Phillip H. Harris and Martha J. Miller.

I appoint John C. Richman Executor of this my Will.

In Witness Whereof, I have signed my name and published and declared this instrument my Will at or near Dover Hill, on this 7th day of April 1900.

Jill Hoop
 The said Jill Hoop of near Dover Hill on said day of April 1900, signed and sealed this instrument, said, published and declared the same as and for his last Will and at his request and in his presence and in the presence of each other two competent witnesses, and we have written our names as subscribers by witnesses.

John Armstrong
 John C. Richman
 Justice Clerk.

The State of Indiana, }
 Martin County, ss. We it Remembers that on this 7th day of May 1900 John C. Richman one

Last Will and Testament of *Gill Holtz*

Deceased.

of the subscribing witnesses to the within and foregoing last Will and Testament of *Gill Holtz* late of said County deceased, personally appeared before me Geo St Gales Clerk of the Circuit 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 11 day of April 1900. he saw the said *Gill Holtz* sign his name to said instrument in writing as and for his last Will and Testament, and that the same dependent at the same time, heard the said *Gill Holtz* declare the said instrument in writing to be his last Will and Testament, and that the said instrument in writing was, at the execution, at the request of the said *Gill Holtz* and said his consent uttered and subscribed by the said *John C. Richman, John Armstrong* and in fact in the presence of said witness and in the presence of each other, as subscribing witnesses, stated and that the said *Gill Holtz* 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 disposing mind and memory, and not under any coercion or constraint, as the said deponent truly believes, & further deponent says not.

John C. Richman,
Sworn to and subscribed by the said *John C. Richman* before me Geo St Gales Clerk of said Court, at West Shou's the 7th day of May 1900.
Geo St Gales, Clerk
In attestation whereof I have subscribed my name and affixed the seal of said Court.
Geo St Gales Clerk
By *David Gary* dep.

State of Indiana }
Martin County ss. } I Geo St Gales Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within and foregoing Will and Testament of *Gill Holtz* has been duly admitted to probate, and of duly proved by the testimony of *John C. Richman* one of the subscribing witnesses aforesaid, that a complete record of said Will, and of the testimony of the said *John C. Richman* in proof thereof, has been by me duly made and is on file in

J. H. Hart

Book C. A. 1. pages 92 of the Record of Deeds of said
County.

In a certain witness, I the undersigned, subscribe
my name and official title in said Court at New
Haven, this 17th day of May 1900.

G. W.
J. W.

J. W. Gates Clerk
Circuit Court, Martin County
Indiana, Ia. 19. 1st

State of Indiana }
Martin County, Ind. }

I, Rebecca Katz, widow of
Gill Katz deceased do hereby 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 terms
and provisions of said Will, which is recorded in Will
Record "C" on pages, 92, 93 and 94, of the Record of
Wills of Martin County Indiana.

Before me George W. Gates Clerk of the
Martin Circuit Court, personally appeared Rebecca
Katz and acknowledged the foregoing Declaration
this 17th day of May 1900.

Rebecca Katz
Geo. W. Gates
Clerk Martin Cir. Ct.

Last Will and Testament of William B. Patterson Deceased.

I, William B. Patterson of the county of Martin, State of Indiana, being of sound mind and disposing memory, on this 30th day of April, 1900, do hereby make and publish this my last Will and Testament, revoking all ^{and} any Wills or testamentary writings by me at any time heretofore made.

1st It is my will that my just debts and all legal charges against me be paid out of my estate.

2nd, I give devise and bequeath unto my wife, Rosa Patterson my farm and the buildings situate thereon, to have and to hold for her support during her lifetime and at her death to be divided equally among my children John F. Patterson, Ellen M. Bailey, Joseph Patterson, Mary A. Burice, Charles Patterson, Elizabeth M. McAuley, Alice Norris, and Heneva Brown, and George W. Pattersons

Provided that if at any time during the lifetime of my said wife, Rosa Patterson, oil or gas is found on the said farm or any part thereof that may be held under this Will by my said wife, it is my Will and I direct that my son Charles Patterson shall receive the equal one-half part of the net proceeds derived from the production of oil or gas.

3rd It is my Will that all my personal property, stock, horse, farming implements, and all other personal effects of any kind whatsoever that may remain after my just debts have been paid, shall remain upon the farm to aid in support of my said wife.

Provided That if my son Charles Patterson desires to sell or otherwise dispose of the horse which I now own which is now upon the said farm he can do so,

4th It is my will and I direct that any son

Last Will and Testament of William P. Patterson Deceased.

William Patterson do. disinherit ^{and} that he does not receive a single part or parcel of my estate either at my death or at the death of my said wife.

^{5th} It is my Will ^{and} I direct that my son Charles Patterson shall ^{and} act as the Executor of this my last ^{and} Testament.

In testimony hereof I have hereunto set my hand ^{and} seal this 30th day of April, 1900,

William P. Patterson

The foregoing instrument was signed by mark, sealed, published ^{and} declared by the said William P. Patterson as his last Will ^{and} Testament, in the presence of us ^{and} who in his presence ^{and} in the presence of each other, ^{and} at his request, have hereunto subscribed our names as witnesses thereto.

W. J. Hester
James M. Strange
Alphonus L. Barice,

The State of Indiana,
Martin County, S.S.:

I, A. H. Remembred, that on the 14th day of June, 1900, Alphonus L. Barice, one of the subscribing witnesses to the ^{and} foregoing last Will ^{and} Testament of William P. Patterson late of said County, deceased, personally appeared before Geo. W. Gates, clerk of the Circuit 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 30th day of April, 1900, he saw the said William P. Patterson sign his name to said instrument in writing ^{and} for his last Will ^{and} Testament, ^{and} that this deponent, at the same time, heard the said William P. Patterson declare the said instrument in writing to be his last Will ^{and} Testament ^{and} that

Last Will and Testament of William P. Patterson Deceased.

The said instrument in writing was, at the same time, at the request of the said William P. Patterson ^{and} with his consent attested ^{and} subscribed by the said W. D. Hootce, James W. Strang, ^{and} Alphonsus L. Barico, in ~~the~~ presence of said Testator, ^{and} in the presence of each other, as subscribing witnesses thereto ^{and} that the said William P. Patterson ^{and} with his consent attested ^{and} subscribed by the said W. D. Hootce, James W. Strang ^{and} Alphonsus L. Barico, in the presence of said Testator, ^{and} in the presence of each other, as subscribing witnesses thereto ^{and} that the said William Patterson, 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} disposing mind ^{and} memory, ^{and} not under any coercion or restraint as the said Deponent verily believes, ^{and} further Deponent says not.

Alphonsus L. Barico,

sworn to ^{and} subscribed by the said Alphonsus L. Barico before me Geo. W. Gates clerk of said court, at West Shoals, the 14th day of June, 1900.

Geo. W. Gates clerk



In Attestation Whereof, I have hereunto subscribed my name ^{and} affixed the seal of said court

Geo. W. Gates clerk

State of Indiana,
Martin County, SS: I, Geo. W. Gates, clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will ^{and} Testament of William P. Patterson, has been duly admitted to probate, ^{and} duly proved by the testimony of Alphonsus L. Barico, one of the subscribing witnesses thereto, that a complete record of said Will ^{and} of the testimony of the said Alphonsus L. Barico in proof thereof, has been by me duly made ^{and} recorded in Book 6 at pages 95, 96, ^{and} 97, of the records of said County.

In Attestation Whereof, I have hereunto subscribed my name, ^{and} affixed the seal of said court, at West Shoals, this 14th day of June 1900.

Geo. W. Gates

This Indenture witnesseth that I Hiram Chandler of Martin County, Indiana being of sound mind ^{and} disposing mind make this my last Will ^{and} Testament.

Item 1st. I will ^{and} bequeath to Eva Parsons who made her home with me so long, the sum of Fifty Dollars to be paid by my Executor out of my estate after my death.

Item 2nd. I will ^{and} bequeath to my beloved wife Ellen Chandler of Martin County, Indiana, all of the following described Real Estate or so much thereof as I may own at the time of my death;

Lot 1st: Twenty-eight Acres of land in Daviess County, Indiana, being part of the North West quarter of the South West quarter of Section thirty-five (35) Town Two (2) North Range Five (5) West.

Also One hundred ^{and} Ninety-eight Acres of land in Martin County, Indiana, described as follows;

Thirty-eight Acres off the South side of the South West quarter ^{and} the North half of the South West quarter ^{and} the South West quarter of the South West quarter ^{and} the South East quarter of the South West quarter, All in Section One (1) Town One (1) North Range Five (5) West.

Also lot numbered fifty-one (51) in Reek's Addition to the Town of Logansport, Martin County, Indiana.

Item 3rd. I will ^{and} bequeath to my beloved wife Ellen Chandler, all money, notes, Accounts, Bank deposits, United States Bonds, Household [&] kitchen furniture ^{and} all other articles of personal property ^{withing} of value of every kind ^{and} description which may be due me or that I may possess at time of my death except so much thereof as is necessary to pay the \$50.00 in Item No. 1 in this Will ^{and} all my just debts ^{and} funeral expenses to be paid by my Executor.

Item 4th. I designate ^{and} appoint my beloved wife Ellen Chandler my Executor.

Last Will and Testament of Hiram Bandler Deceased.

my estate to pass without being required to give bond for said trust,

Dated this June 14th 1900.

Hiram ^{his} Bandler (Seal)

The foregoing Will was read to said Hiram Bandler in our presence and signed by him in our presence, and acknowledged by him as being his last Will in our presence, on this 14th day of June, 1900,

Noah Moser,

William Houghton

The State of Indiana, Martin County, ss:

Be it Remembered, That on the 25th day January 1901 Noah Moser, One of the subscribing witnesses to the aforesaid foregoing last Will and Testament of Hiram Bandler late of said County, deceased, personally appeared before Geo. W. Gates Clerk of the Circuit 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 14th day of June 1900, he saw the said Hiram Bandler sign his name to said instrument in writing by making his mark as and for his last Will and Testament; and that this Deponent at the same time heard the said Hiram Bandler 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 Hiram Bandler, and with his consent, attested and subscribed by the said Noah Moser and William Houghton in the presence of said Testator and in the presence of each other, as subscribing witnesses thereto, and that the said Hiram Bandler 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 disposing mind and memory and not under any coercion or restraint at the

Last Will and Testament of Kiram Bhandler Deceased.

said Depo-ment verily believes, ^{and} further Depo-ment says not.

Noah Moser,

sworn to as subscribed by the said Noah Moser before and Geo. W. Gates Clerk of said Court, at West Sholes, the 20th day of January 1901.

Geo. W. Gates Clerk.

In attestation whereof, I have hereto subscribed my name, ^{and} affixed the seal of said Court,

Geo. W. Gates Clerk.

State of Indiana, Martin County, ss.

I Geo. W. Gates, Clerk of the said Court of Martin County, Indiana, do hereby certify that the within annexed Will ^{and} Testament of Kiram Bhandler has been duly admitted to probate, ^{and} duly proved by the testimony of Noah Moser, one of the subscribing witnesses thereof, that a complete record of said Will, ^{and} of the testimony of the said Noah Moser in proof thereof, has been by me, duly made ^{and} recorded in Book "C" at pages 98, 99, 100 of the Record of Wills, said County.

In attestation whereof, I have hereto subscribed my name, ^{and} affixed the seal of said Court, at West Sholes, this 20th day of January 1901.

Geo. W. Gates

Clerk Circuit Court Martin County,

Last Will and Testament of Ephraim Acre Deceased.

I Ephraim Acre, of Martin County, in the State of Indiana, do make and publish this my last Will and Testament:
Item No. 1.


That all my just debts and funeral expenses be first paid out of my estate.

Item No. 2.

That I give, bequeath and devise to my beloved wife Margaret Elizabeth Acre, all of my estate both Real and Personal, of which I may die seized, after the payment of my just debts to be held by her during her natural life, and at her death to be divided equally, share and share alike, among my beloved children, Julia Ellen Jones, widow of Milton Jones, John Thomas Acre, Robert Hamilton Acre, Rachel Dorrell Williams, George Elsworth Acre, and Jesse Acre, and my grand children Josephine Duffner, and Agnes Duffner, children of my deceased daughter Martha Jane Duffner, the share of their said deceased mother, after first deducting from the share of each any sum due or owing me by any of my said children,

I do hereby revoke all other Wills by me heretofore made.

In testimony hereof I have hereunto set my hand and official name by mark, and seal this the 16th day of December, 1895,

Ephraim Acre 

Signed and acknowledged by said Ephraim Acre as his last Will and Testament, in our presence and signed by us in his presence.

Garry Grantor
Thomas J. Hoagler.

The State of Indiana, Martin County, Dd.

Be It Remembered, that on the 9th day of February, 1901, Thomas J. Hoagler, One of the subscribing witnesses to the within and foregoing last Will and Testament of Ephraim Acre, late of said County, deceased, personally appeared before Geo. W. Hatesbleck of the Circuit Court, of Martin County, in the State of

Deponent, ^{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 16th day of December, 1895, he saw the said Ephraim Acre, 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 Ephraim Acre 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 Ephraim Acre ^{and} with his consent attested ^{and} subscribed by the said Thomas J. Bengler ^{and} Henry Brantner, in the presence of said Notary, ^{and} in the presence of each other, as subscribing witnesses thereto, ^{and} that the said Ephraim Acre 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} disposing mind ^{and} memory ^{and} not under any coercion or restraint as the said Deponent truly believes ^{and} further Deponent says not,

Thomas J. Bengler
Sworn to ^{and} subscribed by the said Thomas J. Bengler before me, Geo. W. Hates clerk of said court at West Shore, the 9th day of February, 1901.

In attestation whereof, I have hereunto subscribed my name, ^{and} affixed the seal of said court.
Geo. W. Hates clerk.

State of Indiana, Martin County, ss:
I, Geo. W. Hates, clerk of the circuit court of Martin County, Indiana, do hereby certify that the within annexed Will ^{and} Testament of Ephraim Acre has been duly admitted to probate, ^{and} duly proved by the testimony of Thomas J. Bengler, one of the subscribing witnesses thereto, that a complete record of said Will ^{and} of the testimony of

Last Will and Testament of *Ephraim A. ...* Deceased.

The said Thomas J. Bogle, in pro of thereof, has been by me duly made & recorded in Book "6" at pages 106, 102 & 103 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, & affixed the seal of said Court at West Shoals, this 9th day of February, 1901.

Geo. W. Bates

Sheriff Circuit Court Martin County

I, George W. Bee of the County of Martin ^{and} State of Indiana, being of sound mind ^{and} memory, do make ^{and} declare this my last Will ^{and} Testament, in the manner following, that is to say,

First:

That all my just debts ^{and} funeral expenses out of my personal property, be paid.

Second:

I give ^{and} bequeath to my son Joseph W. Bee five Dollars out of my estate.

Third:

To my grand-children, Joseph Bee, Sarah Bee, William Bee, Marion Bee, Nettie Melinda Bee, George Bee ^{and} Lettie Bee, heirs of my son Thomas J. Bee, I give ^{and} bequeath five Dollars out of my estate.

Fourth:

I give ^{and} bequeath to my daughter Amanda Banady twenty five Dollars out of my estate.

Fifth:

To my daughter, Sarah M. Blair, all of my household goods, horse, cattle, one horse ^{and} buggy ^{and} my poultry ^{and} bee stands.

Sixth:

I give ^{and} bequeath to my son John W. Bee, one horse, one wagon, all my farming implements ^{and} machinery ^{and} harness.

Seventh:

All monies, notes ^{and} accounts, that I may have, I give ^{and} bequeath to my son John W. Bee ^{and} my daughter Sarah Blair, after paying other claims here in before set forth.

Eighth:

I hereby nominate ^{and} appoint my son John W. Bee, Executor of this my last Will ^{and} Testament.

Witness my hand ^{and} seal, this December 27, 1898.

George W. Bee (Seal)

Before us ^{and} in our presence George W. Bee signed ^{and} acknowledged the above as his last Will ^{and}

Last Will and Testament of

George W. Bee

Deceased.

Testament,

Witness our names, this December, 27th, 1898.James J. Osborne,
James Holsapple.

The State of Indiana Martin County, S.S.:

Be It Reminded, that on the 16th day of February, 1901, James J. Osborne, one of the subscribing witnesses to the within of foregoing last Will & Testament of George W. Bee late of said County, deceased, personally appeared before Geo. W. Hales, clerk of the Circuit Court of Martin County, in the State of Indiana, & being duly sworn by the clerk of said Court, upon his oath, declared & testified, as follows, that is to say:

That on the 27th day of December, 1898, he saw the said George W. Bee sign his name by mark, to said instrument in writing, as & for his last Will & Testament; & that this Deponent, at the same time, heard the said George W. Bee declare the said instrument in writing to be his last Will & Testament, & that the said instrument in writing was, at the same time, at the request of the said George W. Bee & with his consent attested & subscribed by the said James J. Osborne & James Holsapple, in the presence of said Testator, & in the presence of each other, as subscribing witnesses thereto, & that the said George W. Bee, was at the time of the signing & subscribing of said instrument in writing, as aforesaid, of full age, (that is more than twenty-one years of age), & of sound & disposing mind & memory, & not under any coercion or restraint, as the said Deponent verily believes, & further Deponent says not.

James J. Osborne,

Sworn to & subscribed by the said James J. Osborne, before me Geo. W. Hales Clerk of said Court, at West Shore, the 16th day of February, 1901.

In Attestation Whereof, I have hereunto subscribed
my name, and affixed the seal of said Court,

Seal

H. Co. W. Hates Clerk

By David Harvey Deft.

State of Indiana) Martin County, Ind.,

I, H. Co. W. Hates, Clerk of the Circuit Court of Martin
County, Indiana, do hereby certify that the within
last annexed Will and Testament of George W. Hates has
been duly admitted to probate, and duly proved
by the testimony of James H. Osborne, one of the
publishers, in presence of the witnesses thereto, that a complete
copy of said Will and of the testimony of the said James
H. Osborne, in proof thereof, has been by me duly
made and recorded in Book 16 at Pages 104, 105 & 106
of the Record of Wills of said County,

In Attestation Whereof, I have hereunto
subscribed my name, and affixed the
seal of said Court at West Shoals, this
16th day of February, 1901.

Seal

H. Co. W. Hates Clerk
Circuit Court Martin County

Last Will and Testament of Elizabeth Reimer — Deceased.

In the name of the Benevolent Father of All,
I, Elizabeth Reimer of the County of Martin in
the State of Indiana, being of sound mind and disposing
memory, do hereby make, publish and declare this to be my
last Will & Testament, hereby revoking and making void any
and all former Wills by me, at any time heretofore made,

Item 1st. It is my will and desire, that all of my
just debts, funeral expenses and expenses of my last sick-
ness be first paid out of the assets of my estate, as soon
after my death as practicable,

Item 2^d. I will and devise to my two step-sons
Rodolph Ragsdale and Charles Ragsdale each the sum of
One Dollar.

Item 3^d. I will and devise to my beloved
sister Malinda Demoss the sum of One Dollar.

Item 4th. I will and devise to my beloved
nephews Jerry Bledsoe, Augustus Bledsoe,
Leonard Shinnell, Simon Shinnell and Nathan Nichols,
and my nieces Sarah Nichols and Martha Nichols the
sum of One Dollar each,

Item 5. I will and devise to my beloved sis-
ter Louisa Bledsoe, the sum of One Dollar.

Item 6th. It is further my will and desire, that
after my death all of the household goods of
which I may die seized, shall be given to the
above named legatees, or those of them living
at the time of my death, equally, share and share
alike.

Item 7th. It is further my will and desire and
I do hereby bequeath to my beloved husband
Aaron Reimer, all of the residue of my estate,
after payment of the above legacies, both
real and personal of which I may die seized,
if he the said Aaron Reimer should survive
me, to be and remain his during his natural
life.

Item 8. It is further my will and desire that

Last Will and Testament of Elizabeth Reimer Deceased.

if my said husband should die before I do, then all of said residue of said property shall go to my two step-sons Rudolph Ragsdale and Charles Ragsdale, my sister Matilda Demoss, Annie Porter, and Susan Mosier, my step-niece or to those of them alive at my death, equally, share and share alike,

Item 9, It is further my will and desire, that in the event my said husband survives me, that at his death all of the property here in bequeathed to him, shall descend to the said Rudolph Ragsdale, Charles Ragsdale, Matilda Demoss, Annie Porter and Susan Mosier, of those of them then alive, equally, share and share alike.

Item 10, I hereby nominate and appoint my friend David Harey Executor of this my last Will and Testament.

In Witness Whereof, I hereunto subscribe my name, and seal, this 14th day of November, 1899.

Witness to make
David Harey.

Elizabeth Reimer
mark

The above and foregoing last Will and Testament was subscribed by the Testator, Elizabeth Reimer, on this 14th day of November, 1899, in our presence and by her declared to be her last Will and Testament, and at her request, we have hereunto signed our names as subscribing witnesses, in her presence and in the presence of each other on this 14th day of November 1899,

Stella M. Cornick
Matilda M. Cornick

The State of Indiana, Martin County, Id;
Be It Remembered, that on the 18th day of February, 1901, Matilda M. Cornick, one of the subscribing witnesses to the within and foregoing last Will and Testament of Elizabeth Reimer late of said county, deceased, personally appeared before Geo. W. Hates Clerk of the Circuit Court of Martin County, in the State of Indiana, and being duly sworn by the Clerk of said

Last Will and Testament of Elizabeth Reimer Deceased.

For Election of Will over to a copy under the Statute see page 112 of this Record.

Court, upon her oath, declared and testified as follows that is to say; That on the 14th day of November, 1899, she saw the said Elizabeth Reimer sign her name by mark to said instrument in writing as and for her last Will and Testament, and that this Depovent, at the same time, heard the said Elizabeth Reimer 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 Elizabeth Reimer and with her consent attested and subscribed by the said Matilda M. Bonnick and Stella M. Bonnick in the presence of said Testator and in the presence of each other, as subscribing witnesses thereto, and that the said Elizabeth Reimer was, at the time of the signing and subscribing of said instrument, 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 any coercion or restraint, as the said Depovent verily believes, and further Depovent says not.

Matilda M. Bonnick
Sworn to and subscribed by the said Matilda M. Bonnick before me Geo. W. Bates, Clerk of said Court, at West Shoals, the 18th day of February 1901.
Geo. W. Bates Clerk

In Attestation Whereof I have hereunto subscribed my name and affixed the seal of said Court. Geo. W. Bates Clerk

State of Indiana, Martine County, ss;
I, Geo. W. Bates, Clerk of the Circuit Court of Martine County, Indiana, do hereby certify, that the within annexed Will and Testament of Elizabeth Reimer, has been duly admitted to probate, and duly proved by the testimony of Matilda M. Bonnick, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Matilda M. Bonnick in proof thereof, has been by me duly made and recorded in Book 6 at Page 107, 108 & 109, of the Record of Wills of said County.

In Attestation Whereof, I have hereunto subscribed my name and affixed the seal of said Court at West Shoals, this 18th day of February, 1901.
Geo. W. Bates Clerk



Last Will and Testament of Albert Payton Deceased.

I Albert Payton of Martin County, Indiana, do make this as my last Will and Testament:

First, I give and bequeath to my grand-children Bershal Payton, Emma Payton, Edith Payton, Horvost Payton and Lucy Payton, all my personal property that I may die seized of after defraying my funeral expenses if said funeral expenses are not otherwise paid.

Said personal property so consisting of household and kitchen furniture and all live stock and grain rents, that might be due from any tenant, and all moneys that might be due me, from any parties,

Second, It is my will that either Michael Shirey, or Allen M. Harris be appointed Guardian for all of said grand-children that are under age, at the time of my death.

Witness my hand and seal this May 12-1901.

Albert Payton (Seal)

signed in our presence by Albert Payton and acknowledged to be his last Will, on this the 13th day of May, 1901,

Charley Baker,
Ball Baker,

The State of Indiana, Martin County, Ind;

Be It Remembered, that on the 13th day of June 1901, Charles D. Baker one of the subscribing witnesses to the within and foregoing last Will and Testament of Albert Payton late of said County, deceased, personally appeared before Hos. W. Bates Clerk of the Circuit 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 13th day of May, 1901, he saw the said Albert Payton sign his name to said instrument in writing as and for his last Will and Testa-

Last Will and Testament of

Albert Payton Deceased.

ment, ^{and} that this ~~document~~; at the same time, heard the said Albert Payton 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 Albert Payton ^{and}, with his consent, attested ^{and} subscribed by the said Charles D. Baker ^{and} Bell Baker in the presence of said Testator, ^{and} in the presence of each other, as subscribing witnesses thereto ^{and} that the said Albert Payton was at 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} disposing mind ^{and} memory, ^{and} not under any coercion or restraint, as the said ~~document~~ verily believes ^{and} further ~~document~~ says not,

Charley D. Baker,
Sworn to ^{and} subscribed by the said Charles D. Baker before me Geo. W. Gates, clerk of said Court, at West Shoals, the 13th day of June 1901.

Geo. W. Gates Clerk.

In Attestation Whereof, I have hereunto subscribed my name, ^{and} affixed the seal of said Court.

Geo. W. Gates clerk,

State of Indiana,
Martin County, Ind.; Geo. W. Gates, clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will ^{and} Testament of Albert Payton has been duly admitted to probate, ^{and} duly proved by the testimony of the said Charles D. Baker in proof thereof, has been by me duly made ^{and} recorded in Book "6" at Pages 110, ^{and} 111 of the Record of Wills of said County.

In Attestation Whereof, I have hereunto subscribed my name, ^{and} affixed the seal of said Court, at West Shoals, this 13th day of June, 1901.

Geo. W. Gates

Clerk of said Court

State of Indiana,
 Martin County ss: } I Aaron Reimer, Widower
 husband, and heir at law of Elizabeth Reimer,
 deceased, late of Martin County, Indiana,
 who died testate and whose last Will and Testament
 has been duly admitted to probate and recorded
 in the Martin Circuit Court of said County
 and State do hereby elect to take my interest
 in the Estate of my late wife deceased, under
 the laws of the State of Indiana, in lieu of
 the Will and do hereby declare that I will not
 accept the terms and provisions of said
 Will in and to said Estate.

Aaron Reimer,

On the 22nd day of June, 1901, personally ap-
 peared before Geo. W. Bates, clerk of the Martin Circuit
 Court, in and for said County and State Aaron
 Reimer, widower and husband of Elizabeth Reimer,
 deceased, and having had fully explained to him
 the contents of the foregoing instrument,
 acknowledged that he executed the same as
 his voluntary act and deed.

Geo. W. Bates

Witness my clerk and seal of said County.

Geo. W. Bates
 Clerk Martin Cir. Ct.

I Shanton Smith of near Hillion Indiana a farmer, make this my last will.

I give, devise, and bequeath my estate and property, real and personal, as follows, that is to say:—

To my son, Ezra S. Smith, I give and devise my entire real estate consisting of one hundred and twenty acres of land situated in Center Township, County of Martin, State of Indiana, as his inheritance.

I bequeath to my daughter, Mary M. Mason Three hundred Dollars.

I bequeath to my daughter, Sideria Hotz Three hundred (300) Dollars.

I bequeath to my son, Bishop S. Smith Two hundred (200) Dollars.

I bequeath to my son, McElen Smith Two hundred (200) Dollars.

I bequeath to my daughter, Sarah Simpson Two hundred (200) Dollars.

I bequeath to my daughter Lucy Starn Two hundred (200) Dollars.

I bequeath to my son Ezra S. Smith, above named, such property consisting of horses, cattle and farming implements that may be on the land devised and given to him.

I appoint Ezra S. Smith of Dome Hill, a farmer and Mary M. Mason of Hillion, a farmer Executors of this my will.

In witness whereof I have signed and sealed and published and declared this instrument as my will at (near) Hillion, Martin County State of Indiana this 15th day of April 1902.

Shanton ^{his} Smith. (Seal)

The said Shanton Smith at said place, on said day, signed and sealed this instrument, and published and declared the same as and for his last will.

Witness our, at his request, and in his presence,

and in the presence of each other, have hereunto written our names as subscribing witnesses.

L. A. Killian
 Jerry Claunch
 Thomas Wilcox.

The State of Indiana,

Martin County, ss: Bejit Remembend, that on the 30th day of April 1902 Jerry Claunch one of the subscribing witnesses to the within and foregoing Last Will and Testament of Shanton Smith late of said county, deceased, personally appeared before Geo. W. Galus Clerk of the Circuit 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 15th day of April 1902 he saw the said Shanton Smith 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 Shanton Smith declare the said instrument in writing to be his last Will and Testament, and that said instrument in writing was, at the same time, at the request of the said Shanton Smith and with his consent attested and subscribed by the said L. A. Killian, Jerry Claunch & Tho. Wilcox in the presence of said Testator, and in the presence of each other, as subscribing witnesses thereto and that the said Shanton Smith was, at the time of the signing and subscribing of said instrument in writing, as aforesaid, of full age (that is, more than thirty years of age) and of sound and disposing mind and memory, and not under any coercion or constraint, as the said deponent truly believes, and further deponent says not.

Jerry Claunch

Last Will and Testament of Thorton Smith Deceased.

Sworn to and subscribed by the said Jury
Claunch before me Geo. W. Gates, Clerk of said
Court, at West Shwab, the 30th day of April 1902.



Geo. W. Gates Clerk

By David Gary Dept.

In attestation whereof, I have herewith subscribed my name,
and affixed the seal of said Court. George W. Gates Clerk

By David Gary Dept.

State of Indiana,

Martin County, ss:— I, Geo. W. Gates, Clerk of the
Circuit Court of Martin County, Indiana, do hereby
certify that the within annexed Will and Testament
of Thorton Smith has been duly admitted to
probate, and duly proved by the testimony of
Jury Claunch, one of the subscribing witnesses
therein, that a complete record of said Will,
and of the testimony of the said Jury Claunch
in proof thereof, has been by me duly made and
recorded in Book "C" at Pages 113, 114 + 115 of the
Record of Wills of said County.

In attestation whereof, I have herewith subscribed
my name, and affixed the seal of said Court, at
West Shwab, this 1st day of May 1902.



Geo. W. Gates

Clerk Circuit Court Martin County

In the name of the Reverend Father, I America Watcheler of Martin County, in the State of Indiana being of sound mind and disposing memory, do hereby make and declare this my last Will and Testament, hereby making any former Wills by me at any time heretofore made.

First, I order and will that all my just debts and burial expenses be paid out of moneys in hand, or my personal property, as soon as practicable after my death.

Second, I give and bequeath to my daughter America A. Watcheler my home farm of about six nine acres more or less situated in Martin County, in the State of Indiana, and more particularly described and located as follows to wit: A part of the East side of the South West quarter of the South West quarter of Section Thirty Six (26) Town Three (3) North and Range Three (3) West, containing about nine acres more or less, to have, to hold, and possess during her life time, and then I will and bequeath to my heirs.

Third, I will and bequeath all the residue of my money and personal property, after burial expenses and all other just debts shall have been fully paid to my following named heirs, William C. Watcheler, Harriet C. Dowell, Robert S. Watcheler, Lorenzo D. Watcheler, Amos J. Watcheler, Alex. S. Watcheler and Henry C. Watcheler, to be divided equally among them.

Fourth, I hereby nominate and appoint William A. Jones as Executor of my Estate, and hereby authorize and empower him to sign, publish, adjust or lease and discharge in such manner as he may deem proper, the debts and claims due me, and to sell all my personal property at private sale if it should become necessary to discharge and pay my debts, and I request and will that the estate shall be settled up and divided among the heirs.

Last Will and Testament of *Amencia Batcher* Deceased.

without Administration, and that the executor be not required to give bond.

In Witness Whereof, I have hereunto subscribed my name and affixed my seal this the sixteenth day of May A.D. 1902.

Wm. Edwin McEck *Amencia Batcher* (by mark) *John E. Brown*
Henry Roland
Signed and acknowledged by said *Amencia Batcher* as her last Will and Testament in our presence and signed by us in her presence.

The State of Indiana }
Martin County ss }

Notarially, That on the 31 day of May 1902, *John E. Brown* one of the subscribing witnesses to the within foregoing last Will and Testament of *Amencia Batcher* late of said County, deceased, personally appeared before *Geo. W. Gates, Clerk* of the Circuit 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 16 day of May 1902, he saw the said *Amencia Batcher* sign her name, by mark, to said instrument in writing as her last Will and Testament, that she declared at the execution, heard the said *Amencia Batcher* declare the said instrument in writing to be her last Will and Testament, that the said instrument in writing was at the execution, at the request of the said *Amencia Batcher* with her consent attested and subscribed by the said *John E. Brown* *Henry Roland* in the presence of said testator, and in the presence of each other, as subscribing witnesses thereof, that the said *Amencia Batcher* 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 disposing mind.

Last Will and Testament of *America Batchelor* Deceased.

and Mement, and not under any coercion or constraint, as the said Dependent hereby believes, and, further dependent pays not.

John E Brown.
I have read and subscribed by said John E Brown
before me Geo W Gates Clerk of said Court, at West Shouls
the 31 day of May 1902.

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

[Signature]

Geo W Gates Clerk
By David Garry, dep't.

State of Indiana }
Martin County, ss. }

I Geo W Gates Clerk of the Circuit
Court of Martin County, Indiana, do hereby certify
that the within annexed Will ^{and} Testament of America
Batchelor has been duly admitted to probate, and
duly proved by the testimony of John E Brown one
of the subscribing witnesses thereto; that a complete
record of said Will and of the testimony of the said
John E Brown in proof thereof, had been by me duly
made and recorded in Book "C" at pages 116, 117 & 118, of the
Record, of Wills of said County.

In Attestation whereof, I have hereunto subscribed my
name, and affixed the seal of said Court, at West Shouls this
31 day of May 1902.

[Signature]

Geo W Gates Clerk
Circuit Court, Martin County
By David Garry, dep't.

Last Will and Testament of Clelan P. Thomas Deceased.

In the name of God Amen.

We, Clelan P. Thomas and Eliza Thomas wife of Clelan P. Thomas, of the County of Martin and State of Indiana, farmers, being of sound mind, memory, and understanding, do make and publish this our last Will and Testament.

1st That all our just and legal debts and funeral expenses be duly paid and satisfied as soon as conveniently can be after our decease.

2^d That the residue of our estate shall be equally divided between our lawful heirs, to-wit William C. Thomas our son and Nancy J. Lee and the children of Elizabeth Thomas deceased, our daughters.

3^d And we bequeath and grant unto James C. Thomas our son, to be paid out of our estate after said debts and funeral expenses have all been fully satisfied, as a full satisfaction for all legal claims he may have against our said estate.

4th And we do hereby appoint and nominate our esteemed sons William C. Thomas and James C. Thomas executors of this our last will and testament, reposing full confidence in their integrity to perform the trust thus committed to them.

In Witness Whereof, we, Clelan P. Thomas and Eliza Thomas, the testators have to this will written on one sheet of paper, set our hands this 13th day of February in the year of 1894.

Clelan P. Thomas

Eliza Thomas

Signed and delivered in the presence of us who
subscribed in the presence of each other.

James H. Carter
Michael Spender

The State of Indiana }
Martin County, ss.

Witness my hand and seal this 13th day of February 1894.

Last Will and Testament of Oliver P. Thomas, Deceased.

that day of November 1902, James A. Jeter one
 of the subscribing witnesses for the within and
 foregoing last Will and Testament of Oliver P.
 Thomas and Eliza Thomas late of said County
 deceased, personally appeared before Geo. W. Gates
 Clerk of the Circuit 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 12th day of
 Feb'y 1897 he saw the said Oliver P. Thomas
 and Eliza Thomas sign their names to said
 instrument in writing as and for their last Will
 and Testament and that this defendant at the same time
 heard the said Oliver P. Thomas and Eliza Thomas
 declare the said instrument in writing to be their
 last Will and Testament and that the said instrument in
 writing was at the same time, at the request of the
 said Oliver P. Thomas and Eliza Thomas and with
 their consent attested and subscribed by the said
 James A. Jeter and William S. Sander in the presence of
 said testator and in the presence of each other as sub-
 scribing witnesses thereto and that the said Oliver P. Thomas
 and Eliza Thomas 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
 of sound and disposing mind and memory, and
 not under any coercion or constraint, as the said
 defendant verily believes, and further defendant says not.

James A. Jeter
 sworn to and subscribed by the said James A. Jeter
 before Geo. W. Gates Clerk of said Court at West
 Shoals this 1st day of November 1902.

Geo. W. Gates Clerk
 By David Garry Depy.

I, David Garry Depy. of said Clerk, do hereby certify that the
 within and foregoing is a true and correct copy of the original
 instrument in writing as aforesaid, and that the said instrument
 in writing 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, of sound and disposing mind and
 memory, and not under any coercion or constraint, as the said
 defendant verily believes, and further defendant says not.

D. G.

Geo. W. Gates Clerk
 By David Garry Depy.

Last Will and Testament of *Clara P. & Eliza Thomas*. Deceased.

State of Indiana } S.S.
 Martin County

I Geo W Gates Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within and aforesaid Will and Testament of *Clara P. & Eliza Thomas* has been duly admitted to probate, and duly proved by the testimony of *James N Jeter* one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said *James N Jeter* in proof thereof, has been by me duly made & recorded in Book "C" at pages 119 & 120 of the record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at West-
 Shore, this 1 day of November 1902

Geo W Gates

Geo W Gates Clerk
 Circuit Court Martin County
 By David Garney Depy

I, *Barbara Keyser* being of sound mind and disposing intellect and thankful to a wise creator for his many kindnesses to me and desiring to dispose of my worldly goods in an equitable manner do make and publish and declare this to be my last Will and Testament revoking all other Wills and Codicils heretofore by me made.

I, *Barbara Keyser*, after paying all of my just debts, and the expense of my last sickness and funeral, I hereby Will, bequeath and devise all the residue of my property both real, personal or of any kind whatsoever which I may be possessed at the time of my death to my lawful daughter *Matilda Keyser*, to be paid, owned and enjoyed by her in fee simple.

I, *Barbara Keyser*, I hereby appoint and authorize my son *Jerome Keyser* as sole executor of this Will, and should it be necessary for him to dispose of any of said property in order to carry out the provisions of this Will, I hereby authorize and empower him to dispose of said property without any authority or direction of Court.

Given under my hand and seal this 5th day of May 1902.

Barbara Keyser
Barbara Keyser

Barbara Keyser

Signed by the above named *Barbara Keyser* in her presence and witnessed by us in her presence and in the presence of each other this 5th day of May 1902.

James W. Cornick
John C. Curry

Geo. F. Johnson

Martin County do certify and say that on the 21st day of January 1903 *James W. Cornick* one of the subscribers, returned to the within and foregoing last Will and Testament of *Barbara Keyser* late of said County, deceased, personally appeared before *Geo. W. Galt* Clerk of the Circuit Court of *Martin County*, in the State of *Indiana* and being duly sworn by the Clerk of said Court upon his oath declared and

Last Will and Testament of *Barbara Kugler* Deceased.

testifies as follows that is to say, that on the 5th day of May 1902, he saw the said *Barbara Kugler* in her room, by whom he said instrument in writing as and for her last Will and Testament, that she then and at the same time, heard the said *Barbara Kugler* 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 *Barbara Kugler* and with her consent attested and subscribed by the said *Horace W. Cormick*, and *John C. Deany*, in the presence of said testator and in the presence of each other, as subscribing witnesses thereto and that the said *Barbara Kugler* 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), of sound mind, disposing mind and memory, and not under any coercion or restraint, as the said deponent truly believes and further deponent says not.

Witness my hand and subscribed by the said *Horace W. Cormick*, before me, *Geo. W. Bates* Clerk of said Court, at first shews the 21st day of January 1903.

Geo. W. Bates Clerk

By *David Garvey* dep.

In Attestation whereof I have hereunto subscribed my name, and affixed the seal of said Court.

Geo. W. Bates Clerk

By *David Garvey* dep.

State of Indiana, ss.

Martin County

I, *Geo. W. Bates* Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of *Barbara Kugler* has been duly admitted to probate, and duly proved by the testimony of *Horace W. Cormick*, one of the

Last Will and Testament of *Barbara Hagerler* Deceased.

subscribing witnesses to wit that a complete record of said Will and of the testimony of the said *Reuben M. Conrick* in proof thereof has been by me duly made and recorded in Book "C" at page 122 & 123 of the record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court at West Shouls this 21st day of January 1903.

R. M. Conrick
R. M. Conrick

Geo. W. Gates Clerk
 Circuit Court, Martin County
 By *David Garry* Dep't.

Last Will and Testament of Edward Garrrell. Deceased.

I, Edward Garrrell, at this time a resident of Marquette 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.

Item I. I give and bequeath to my daughter, Sallie Brown a black three year old heifer ^{and} the old white sow and her five (5) pigs.

Item II. I give and bequeath to John H. Hays, the little red heifer with blue and ^{and} commonly known as his pie skin heifer, also the six (6) ^{and} Hens, that he now has.

Item III. I give and bequeath to my daughter Margaret Ask, that in consideration of the various articles given and bequeathed to my sons Thomas ^{and} Michael they are to give for their note, secured by mortgage on real estate owned by them, for the sum of Two Hundred (\$200) Dollars, in one year from date of my death, and to be equally paid by each.

Item IV. I give and bequeath to my daughter Estelle Ann Garrrell, that in consideration of the various articles given and bequeathed to my sons Thomas ^{and} Michael, they are to give for their note, secured by mortgage on real estate owned by them, for the sum of Fifty (50) Dollars, due in one year from the date of my death and to be paid equally by each.

Item V. I give and bequeath to my son Thomas Garrrell, the yearling bay colt.

Item VI. I give and bequeath to my daughter Bridget Garrrell all of my black, the old heifer called Dick, that is about two years old, the black sow and her four pigs, the yearling red heifer and undivided one half interest in all of my land, by bond or undivided one half interest in my note (3) ^{and} other things, as undivided one half interest in all of my house hold effects, ^{and} in consideration of the various articles given and bequeathed to my sons Thomas ^{and} Michael

they are to give her their note secured by Mortgage on real estate owned by them, for the sum of Fifty (\$50) Dollars due in one year from the date of my death and to be paid equally by such. Also a one half of all the money on hand, for of my sheep and their lambs.

In consideration of the various articles given and bequeathed to in this will she is to pay one half of all the funeral expenses, one half of the doctors expenses and one half of my account with Daniel & Madden. Item VII. I give and bequeath to my daughter Appalona Ann my black horse named Frank that is about seven (7) years old.

Item VIII. I give and bequeath to my son Michael Farrell my two black mares, one of which is called Nellie about ten (10) years old. And one called Bonnie about two (2) years old. Also known as the Mullen Mare and the two (2) years old black horse colt. Also the wagon named Mackin, one third interest in the hay rake owned by myself Thomas Ward and Lawrence Buckley and all of my other farming implements and machinery, the eight or yearling steer, an undivided one half interest in all of the hay and corn, the white, sow pig, seven (7) pigs, an undivided one half interest in the three fattening hogs, and one half of all the money on hand. An undivided one half interest in all of my household effects. Also six of my sheep and their lambs.

In consideration of the various articles given and bequeathed to him in this will. He is to pay one half of the funeral expenses, one half of the doctors expenses and one half of my account with Daniel & Madden.

Item IX. I give and bequeath to my grand son Raymond Ann the calf about two months old known as the Coney calf.

Item X. In consideration of the three notes that my sons Thomas and Michael are to give secured by Mortgage on real estate first as provided for in item 11. To Margaret Ash for one hundred (\$100) Dollars.

Last Will and Testament of Edward Jamell Deceased.

Second, as provided for in Item iv. to Catharine Ince Jamell for fifty (\$50.) Dollars, and third as provided for in Item v. to Bridget Jamell for fifty (\$50.) I hereby release the mortgages executed by Catharine Jamell on the 23rd day of October, 1900. To wit: recorded in Record Q, page 374, on the 22nd day of March 1901, as being fully satisfied.

Item xi I nominate and appoint Lawrence Buckley as executor of this will.

Witness my hand and seal this 10th day of February 1903.

Edward J. Jamell. *Exor.*

The foregoing instrument signed sealed and acknowledged by said Edward Jamell as his last will and testament in my presence, who at his request in his presence, and in the presence of each other, have subscribed our names as witnesses thereto, this 10th day of February, 1903.

Lawrence Buckley, Witness.

Charles J. Craney, Witness.

State of Indiana }
County of Martin } I, James L. M. Coome, a Notary Public in and for said County, certify that I have written this will and testament as was dictated to me by said Edward Jamell, and that he, Lawrence Buckley and Charles J. Craney all personally appeared before me together and acknowledged the signatures thereto attached. This will was signed and sealed in the presence of Lawrence Buckley and Charles J. Craney, two disinterested witnesses, on this 10th day of February, 1903, at Whitfield, Indiana. In witness whereof I hereunto attached my hand and Notarial seal.

My Notarial seal expires 1st 1906

James L. M. Coome
Notary Public.

The State of Indiana }
Martin County } Reit Remumbered that on the 23rd day of February 1903, one of the subscribers witnesses to the within and foregoing last will and testament of

Edward Farrell, late of said County, deceased, lawfully appeared before Geo. W. Gates Clerk of the Circuit Court of Martin County, in the State of Indiana, and being duly sworn by the Clerk of said Court, who in his oath, declared and testified as follows, to-wit: That on the 10 day of Feb'y 1903, he saw the said Edward Farrell sign his own hand, name, to said instrument in writing as and for his last Will & Testament and that the deponent at the same time, heard the said Edward Farrell 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 Edward Farrell and with his consent dictated and subscribed by the said Lawrence Buckley and James J. Conroy in the presence of said deponent and in the presence of each other as subscribing witnesses thereto and that the said Edward Farrell 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 disposing mind, memory and not under any coercion or constraint, as the said deponent truly believes, of further deponent says not.

Lawrence Buckley
James J. Conroy
I have read and subscribed by the said Lawrence Buckley before me, Geo. W. Gates Clerk of said Court, at West Liberty the 28 day of February 1903.

Geo. W. Gates Clerk,
By David Harvey, s. p. p.

In attestation whereof I have hereunto subscribed my name, and affixed the seal of said Court,

Geo. W.

Geo. W. Gates Clerk,
By David Harvey, s. p. p.

State of Indiana &
Martin County ss.

I, Geo. W. Gates, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will & Testament of Edward Farrell, has been duly admitted to

Last Will and Testament of *Edmond Farrell* Deceased.

And late and duly proved by the testimony of Lawrence Buckley, one of the subscribing witnesses thereto, that a complete record of said Will and of the testimony of the said Lawrence Buckley in proof thereof, has been by me duly made and recorded in Book "C" at pages 125 to 128 of the record of Wills of said County.

In Attestation whereof I have hereunto subscribed my name and affixed the seal of said Court, at West Shells, this 23rd day of February 1903.

Geo. H. Bates, Clerk
 Court of Martin County,
 N. C. David Carey, S. C. C.

Know all man by these Presents, That I, *Henry Ash*, of *Marion County, Indiana*, being of sound mind and of disposing memory, do hereby make and declare the following article to be my last Will and Testament.

Article One

I desire that all my just debts be paid out of the moneys possessed by me at the time of my death.

Article Two

I give and bequeath to my beloved wife *Margaret Ellen Ash*, a life interest in all of my real estate owned by me at the time of my death, she to have and to hold the same for her own and separate use and maintenance during her natural life.

Article Three

I give and bequeath to my son *John Thomas Ash* and my daughters *Mary Abigail Williams* and *Mary Ellen Ash*, the fee simple interest in all my real estate or such part thereof as may remain after my said wife, *Margaret Ellen Ash*, has used such part thereof as may be necessary for her comfortable and reasonable maintenance during her life time, and I desire that the same be divided equally between my said son *John Thomas Ash* and my said daughters *Mary Abigail Williams* and my said daughter *Mary Ellen Ash*, they to be entitled to possession of same at the death of my said wife.

Article Four

I desire that after all my just debts have been paid, all my remaining moneys, rights, credits, notes, and securities and proceeds, and any and all other in action of any kind whatsoever shall be and constitute a trust fund for the benefit of my said wife *Margaret Ellen Ash*, and I give and bequeath to her, my said wife, a life interest in all and every part and parcel of said trust fund, she to have the right to the use and benefit of said fund for her

Henry Ash

support and a reasonable and comfortable main-
tenance during her natural life time.

Article Five.

I give and bequeath to my son John Thomas Ash
all to my daughters Margaret Ann Williams and
Mary Ellen Fields, all and every part ^{and} parcel
of the said Trust Fund, or all and every part and
parcel thereof that may remain after the death of
my said wife Margaret Ellen Ash. ^{and} I desire that
the same be divided into three equal shares, one share
for each of my said son ^{and} daughter named in this
Article here, they to be given possession of same im-
mediately upon the death of my said wife, or soon
thereafter as may be possible.

Article Six.

I give and bequeath to my said wife Margaret
Ellen Ash a life interest in all ^{and} singular every
part and parcel of my personal property not mentioned
in any of the above written articles, she to take possession
of same immediately after my death ^{and} to have and
hold the same in and upon the real estate herein before
bequeathed to her, for her own and separate use ^{and} for
her maintenance during her life time, and to use the
same in the ordinary and reasonable manner of farming
and house keeping, but not to dispose of same only
as they become necessary for reasonable ^{and} comfortable
support.

Article Seven.

I give and bequeath to my said son John Thomas
Ash, and my said daughters Margaret Ann Williams
^{and} Mary Ellen Fields, all and every part ^{and} parcel
of my real personal property mentioned in Article Six, for-
going that may remain at the death of my said wife
Margaret Ellen Ash, the same to be divided into three
equal shares, John Thomas Ash, Margaret Ann Williams ^{and}
Mary Ellen Fields in three equal shares, one share
for each of them, ^{and} they to take in severalty

possessor & owner at the death of my said wife
Margaret Ellen Ash.

Article Eight.

I desire that A. J. Carrico of Martin
County, Indiana, shall be ^{and I hereby appoint} his
Trustee of the Trust Fund created heretofore by
Article Four of this last aforesaid Will to give security for
his actions in such matter as may be directed by the
Martin Circuit Court. ^{and I do hereby direct that} the
use of said fund for the benefit of my said wife Margaret
Ellen Ash he shall give out all the interest that can
be derived from said fund for her maintenance,
and for that purpose I direct him to loan all of said
moneys as fast as they come into his hands.

Article Nine.

I desire that in the event either my son, or either of
my two daughters hereinbefore named should die before
my death, the share either of them would have received
had he or she been living at my death shall be given to
their heirs in proportion to their rights according to law.

Article Ten.

I desire that A. J. Carrico of Martin
County, Indiana, do ^{and I hereby appoint} him as
Executor of this my last Will & Testament.

In Witness Whereof I have hereunto set my hand
and seal this 29th day of September, 1902. ^{and I do this}
day declare the above and foregoing to be my last Will
& Testament.

Henry Ash, Test.

The foregoing instrument signed, sealed, & acknowledged
by the said Henry Ash as aforesaid for his last Will &
Testament in my presence, who at his request, in his
presence and in the presence of each other have
subscribed our names as witnesses thereto, this
29th day of September, 1902.

Henry Norris
William J. Strauge

Last Will and Testament of

Henry Ash

Deceased.

The State of Indiana }
 Martin County, Ind. }

Be it Remembered, That on the 23rd day of April 1903, William D. Strayge, one of the undersigned witnesses to the within and for being last Will and Testament of Henry Ash late of said County, deceased, personally appeared before Geo. W. Bates Clerk of the Circuit 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 to wit, that on the 29th day of September 1902, he saw the said Henry Ash 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 Henry Ash 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 Henry Ash and with his consent, attested and subscribed by the said Henry Ash and William D. Strayge in the presence of said testator, the witness of each other, as subscribers, in witness whereunto and that the said Henry Ash was at the time of the signing and subscribing of said instrument, as aforesaid, of full age (that is, more than twenty one years of age) of sound and disposing mind and memory, and not under any coercion or constraint, as the said deponent orally declares, and that the deponent says not.

Wm D Strayge
 Sworn to and subscribed by the said William D. Strayge before me, Geo. W. Bates Clerk of said Court at Shoals, the 23rd day of April 1903.

Geo. W. Bates Clerk

By David Harry Dyck

An Attesting Hand of I have subscribed my name
 to the within the seal of said Court

Geo. W. Bates Clerk
 By David Harry Dyck

Henry Ash

State of Indiana
Marion County

I, *Geo. H. Gates* Clerk of the Circuit Court of Marion County, Indiana, do hereby certify that the within and above Will and Testament of *Henry Ash* has been duly admitted to probate and duly proved by the testimony of *William J. Straube* one of the subscribing witnesses thereto that a complete record of said Will and of the testimony of the said *William J. Straube* in proof thereof has been by me duly made and recorded in Book "C" at pages 130, 131, 132, 133 & 134 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, and aspired the seal of said Court at Shoals, this 23rd day of April 1908.

Geo. H. Gates

Geo. H. Gates Clerk
Circuit Court Marion County
By *David Garry Ash*

Last Will and Testament of William F. Steen Deceased.

I, William F. Steen of the County of Martin State of Indiana being of sound mind and disposing memory do make and publish this as my last will and testament hereby revoking all former wills by me made.

First

It is my will that my just debts and legal charges be paid out of my estate.

Second

I give and devise all of the residue of my estate both personal and real that I may possess at my death to Marguis Steen and Thora Steen his wife to be to them and their heirs forever.

Third

I make and appoint the said Marguis Steen my Executor of this my last will and testament. The testament witness I have hereunto set my hand and seal this 29th day of May 1903.

William F. Steen, test.

Signed and acknowledged by said William F. Steen as his last will and testament in our presence and signed by us in his presence

Wm. Osborn

Augustine Tietler

Witnesses

The State of Indiana, Martin County, Ia.
Be it Remembered, that on the fourth day of February 1904 William Osborn one of the subscribing witnesses to the within and foregoing last Will and Testament of William F. Steen late of said County, deceased personally appeared before Frank H. Baker Clerk of the Circuit Court of Martin County in the State of Indiana and being sworn by the Clerk of said Court, upon his oath declared and testified as follows: That on the 29th day of May 1903 he saw the said William F. Steen 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 *William F. Toon* 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 said *William F. Toon* 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 *William F. Toon* 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 disposing mind and memory and not under any coercion or restraint as the said deponent verily believes and further deponent says not.

William Osborn

Sworn to and subscribed by the said *Wm. Osborn* before me *Frank M. Baker* Clerk of said Court at Shoals the 4 day of February 1904. *Frank M. Baker* Clerk

In attestation whereof I have hereunto subscribed my name and affixed the seal of said court.

Frank M. Baker Clerk

State of Indiana Martin County, Ind.

I *Frank M. Baker* clerk of the Circuit Court of Martin County Indiana do hereby certify that the within annexed Will and Testament of *William F. Toon* has been duly admitted to probate, and duly proved by the testimony of the said *William Osborn* in proof thereof has been by me duly made and recorded in Book 6 at Pages 135-6 of the Record of Wills of said County.

In testimony whereof I have hereunto subscribed my name and affixed the seal of said Court at Shoals this 4th day of February 1904.

Frank M. Baker

Clerk Circuit Court Martin County

Last Will and Testament of Leander C. Fish Deceased.

State of Indiana Martin County ss.

I Leander C. Fish being weak of body but strong of mind realizing that I cannot live much longer make this my Last Will and Testament.

First: I will that all my legal debts be paid

Second: I will and direct that my administrator erect a suitable monument to my grave and that of my deceased wife Sabina.

Third: I will that my administrator erect out of my estate a monument or a stone to the grave of Josephus Smith and Keiam Smith his wife.

Fourth: I will and direct that the residue of my property be divided equally share and share alike among my eight children, Cate E. Ballard, Kattie Peery, Geo. Fish, Mary Fish, Helen Fish, Blanch Fish, Stella Fish and Sam Fish except the household goods which I have already given to the five girls of my last wife Sabina Fish.

Fifth: I appoint E. Plenne my administrator and executor of this will.

Witness my hand and seal, this fifteenth day of January Nineteen Hundred and Four (1904).

Leander C. Fish
Witness James Williams, Stephen Brown
Subscribed and sworn to before me, this 15th day of January, 1904. My commission expires June 25th 1906.

Mary E. Fish Notary Public.

The State of Indiana Martin County ss.

Be It Remembered, that on the twelfth day of February 1904 Stephen Brown one of the subscribing witnesses to the within and foregoing Will and Testament of Leander C. Fish late of said county deceased personally appeared before Frank M. Baker clerk of the Circuit Court of Martin County in the State of Indiana and being duly sworn upon his oath declares and testifies as follows, that is to say: That on the 15th day of Jan'y 1904

he saw the said Rander B. Fish sign his name to said instrument in writing as and for his last Will and Testament; and the deponent at the same time heard the said Rander B. Fish 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 and at the request of the said Rander B. Fish and with his consent attested 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 Rander B. Fish 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 year of age) and of sound and disposing mind and memory and not under any coercion or restraint as the said deponent verily believes and further deponent says not.

Stephen Brown
 sworn to and subscribed by the said Stephen Brown before me Frank M. Baker Clerk of said Court at Shreve this 22th day of February 1904.

Frank M. Baker, Clerk.
 An attestation, whereof I have hereunto subscribed my name and affixed the seal of said court. Frank M. Baker
 State of Indiana Martin County &c.

I Frank M. Baker clerk of the Circuit Court of Martin County Indiana, do hereby certify that the within annexed Will and Testament of Rander B. Fish has been duly admitted to probate and duly proved by the testimony of Stephen Brown one of the subscribing witnesses thereto that a complete record of said Will and of the testimony of the said Stephen Brown in proof thereof has been by me duly made and recorded in Book No. at Pages 157 & 8 of the Record of Wills of said County.
 An attestation, whereof I have hereunto subscribed my name and affixed the seal of said Court at Shreve this 22th day of February 1904. Frank M. Baker
 Clerk of said Court Martin County &c.

Last Will and Testament of

John W. Breen

Deceased.

Having in view the best interest of my Wife and Children, and upon full and careful reflection, I John W. Breen of the County of Martin and State of Indiana do make, declare and publish this my last Will and Testament: Item 1st I give devise and bequeath to my beloved Wife, Mary J. Breen, all the property I now own or may own at the time of my death, Real and Personal where so ever situated, that is to say, all lands, houses, Goods, Judgment Notes, Accounts or any Intirest I have, or may have in or concerning them, absolutely.

Item 2^d I hereby appoint my Wife Mary J. Breen the executor of this my last Will, and request and direct, so far as I have the power to direct, that no Bond be required of her; and further that she shall, but be required to file an Inventory of my effects

Item 3^d I hereby revoke all other wills by me made. In testimony whereof, I hereunto set my hand and seal this 11th day of September A.D. 1879

John W. Breen
Signed, sealed and Acknowledged by John W. Breen in our presence the foregoing instrument as his last will and Testament; and in his presence, and at his request and in the presence of each other, do hereunto subscribe our names as Witnesses this 11th day of September A.D. 1879.

James J. Campbell
Davis Cornell

For record of the pro of Probate of this Will
see page 219 of this Book

In the name of the Benevolent Father of all
I Phillip Weisbaugh of Martin County, in the
State of Indiana being of sound mind and
disposing memory do make, recite and publish
this my last Will 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 debts
be first paid.

Second— It is my will that my beloved
wife Barbara Weisbaugh should she out
live me shall have and retain during her
natural life all of my estate both personal
and real after first paying to Tilly, Sophie
Lizzie, Jacob, & Daisy Weisbaugh children of
Charles Weisbaugh my deceased son by a
former marriage jointly the sum of Twenty
five dollars in full of their part of my estate
and to Thomas Weisbaugh & Maggie Weisbaugh
son and daughter by the same marriage
the sum of twenty five dollars each as
their share respectively of my estate.

And to Katy Stiles and Maggie Stickland daughters
of my wife Barbara by a former marriage
the sum of twenty five dollars each.

Third— At the death of my beloved wife
Barbara it is my will that William Weisbaugh
have the home place comprising one hundred
and thirty nine acres of land on condition that
he first pay to Sophie Penrod, George Weisbaugh,
John Weisbaugh and Lizzie Burkin 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 his death
and should he William not elect to take the
home farm that the same go to said children
equally.

Last Will and Testament of Phillip Weisbach Deceased.

Fourth— 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 last marriage after first paying my debts then owing by my estate.

Fifth I hereby nominate and appoint my beloved wife Barbara Weisbach executrix of this my last Will & Testament.

In testimony whereof I have hereunto set my hand and seal this 2^d day of May 1904.

Phillip Weisbach *(S)*
Signed and acknowledged by said Phillip Weisbach as his last will and testament in our presence and signed by us in his presence this 2nd day of May 1904—

L. P. Muller *(S)*
James Montgomery *(S)*

State of Indiana Martin County, Ind.

Be It Remembered, That on the Eleventh day of June 1904 James Montgomery one of the subscribing witnesses to the within and foregoing last Will and Testament of Phillip Weisbach late of said county do hereby personally appeared before Frank H. Baker clerk of the Circuit Court of Martin County in the State of Indiana and being duly sworn by the clerk of said court upon oath declared and testified as follows that is to say: That on the 2^d day of May 1904 he saw the said Phillip Weisbach 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 Phillip Weisbach 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 Phillip Weisbach and with his consent attested and subscribed by the said James Montgomery in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

and the said Phillip Weisbach 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 disposing mind and memory and not under any coercion or restraint as said deponent verily believes and further deponent says not.

James Montgomery
Subscribed and sworn to by the said James Montgomery before me Frank H. Baker Clerk of said Court at Shoals this 11th day of June 1904.

Frank H. Baker, Clerk

By James H. Breman Deputy;

State of Indiana Martin County &c
I Frank H. Baker Clerk of the Circuit Court of Martin County Indiana do hereby certify that the within annexed Will of Testament of Phillip Weisbach has been duly admitted to probate and duly proved by the testimony of James Montgomery one of the subscribing witnesses. In that a complete record of said will and of the testimony of the said James Montgomery in proof thereof has been by me duly made and recorded in Book No. 107 pages 140-141-142 of the Record of Wills of said County.

In attestation whereof I have hereunto subscribed my name and affixed the seal of said Court at Shoals this 11th day of June 1904.

Frank H. Baker.

Clerk Circuit Court Martin County
By James H. Breman Deputy

Last Will and Testament of

John Clements

Deceased.

I John Clements of the County of Martin State of Indiana being of sound mind and disposing memory declare this instrument to be my last Will and Testament.

Article 1. I give and bequeath to my wife Lucinda Clements all of the real estate now owned by me being described as follows — a The East side of the South West quarter of the North East quarter of section twenty four (24) Town four (4) North, Range five (5) West containing twenty eight (28) acres

b. The South West quarter of the North West quarter of section nineteen (19) Town 4 Range four (4) West containing forty (40) acres more or less.

c. The South West quarter of the South West quarter section nineteen (19) Town four (4) Range four (4) West containing forty (40) acres more or less

All situated in the County of Martin in the State of Indiana and I also bequeath to her my said wife Lucinda Clements all real estate I may own at the time of my death.

Article 2. I give and bequeath to my said wife Lucinda Clements all my personal effects consisting of horses cattle hogs, chickens, farming implements household and kitchen furniture and any and all manner of personal property of any kind or description whatsoever that I may own at the time of my death.

Article 3. I give and bequeath to my said wife Lucinda Clements all moneys notes and accounts of all kinds whatsoever.

Article 4. It is my will and I hereby direct that there be set apart from my moneys the sum of Two Hundred \$200.00 Dollars to be used in paying my funeral expenses and the remainder left after paying said funeral expenses to be used in paying

for Masses to be said for me by the Pastor of St. Joseph's Church at Bramble Indiana. Article 5. It is my will and I hereby direct that Theodore Strange of Bramble Martin Co. Ind. 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. In Witness Whereof I have John Clements hereunto declare and say that the foregoing is a true and correct expression of my last will and is my last will and testament.

Signed this 24th day of Mar. 1903.

John Clements.

We Theodore Strange and Eugene Strange hereby certify that John Clements of Bramble Martin Co. Indiana did on this the 24th day of Mar. 1903, in our presence and in the presence of each other sign and execute the foregoing instrument and did on said day declare and say that the same was his last will and testament and at the special instance and request of the said John Clements We affixed hereunto our names as witnesses this 24th day of Mar. 1903.

Theodore Strange.

Eugene Strange.

State of Indiana Martin County ss.
Be It Remembered, That on the 16th day of July 1904, Theodore Strange one of the subscribing witnesses to the within and foregoing last will and Testament of John Clements late of said County deceased personally appeared before The Clerk of the Circuit Court of Martin County in the State of Indiana and being duly sworn by the Clerk of said Court upon his

Last Will and Testament of *John Clements* Deceased.

oath declared and testified as follows that is to say: That on the — he saw the said John 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 Clements 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 John Clements and with his consent attested and subscribed by the said Theodore Strange and Eugene Strange in the presence of said testator and in the presence of each other as subscribing witnesses thereto and that said John 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 disposing mind and memory, and not under any coercion or restraint as the said deponent verily believes and further deponent says not.

Theodore Strange
 Given to and subscribed by the said Theodore Strange before me Frank H. Baker Clerk of said Court at Shoals the 16th day of July 1907.

L. B.

Frank H. Baker Clerk
 By Jas H. Brennan Deputy
 In attestation whereof I have hereunto subscribed my name and affixed the seal of said Court.

State of Indiana Martin County &
 I Frank H. Baker Clerk of the Circuit Court of Martin County Indiana do hereby certify that the within annexed Will and Testament of John Clements has been duly admitted to probate and duly proved by the testimony of

Last Will and Testament of John Clements Deceased.

of Theodore Stanger one of the subscribing witnesses thereto that a complete record of said will and of the testimony of the said Theodore Stanger, in proof thereof has been by me duly made and recorded in Book "C" at Pages 143-6 of the Record of Will of said County.

In attestation whereof I have hereunto subscribed my name and affixed the seal of said Court at Shaks this 16th day of July 1904. Frank H. Baker

Clerk Circuit Court No. 10 County

By Jas. H. Brennan J. P.

Last Will and Testament of James E. Smith Deceased.

I, J. E. Smith being of sound mind and memory do hereby make, publish and declare this to be my last will and testament. I give and bequeath unto my wife Mary Lucy Smith all of my property both personal and real. I hereby nominate and appoint my wife Mary Lucy Smith as Executrix and order and direct her as soon after my decease as practicable to pay off and discharge all the debts dues and liabilities that may exist against me at the time of my death.

I request that out of my insurance of (\$2000.00) Two Thousand Dollars with the Catholic Knights of America that Mary Lucy Smith Executrix set aside as reserve fund (\$1000.00) One Thousand Dollars, to be used in payment of mine and her funeral expenses; for the erection of a monument and for necessary church purposes.

In Witness Whereof I have hereunto subscribed my name this the 14th day of Aug. 1904.

J. E. Smith

The above and foregoing instrument was at the date thereof signed sealed and declared by the said J. E. Smith as his last will 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 witnesses.

John W. Cusack, J. J. Cooney, J. J. Cooney, J. J. Cooney, J. J. Cooney

State of Indiana, Martin County.

Be it Remembered That on the sixteenth day of August 1904 John W. Cusack one of the subscribing witnesses to the within and foregoing last Will and Testament of James E. Smith late of said county deceased personally

appeared before Frank H. Baker Clerk of the Circuit 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 14th day of May 1904 he saw the said James E. Smith sign his name to said instrument in writing as and for his last Will & Testament; and that this deponent at the same time heard the said James E. Smith declare the said instrument in writing to be his last Will & Testament and that the said instrument in writing was at the same time and at the request of the said James E. Smith and with his consent attested and subscribed by the said John C. Lewack and G. J. Crooney in the presence of said testator and in the presence of said testator and in the presence of each other as subscribing witnesses thereto and that the said James E. Smith 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 disposing mind and memory, and not under and coercion or restraint as the said deponent verily believes and further deponent says not. John C. Lewack sworn to and subscribed by the said John C. Lewack before me Frank H. Baker Clerk of said Court at Shoals on the 16th day of August 1904.

Frank H. Baker Clerk

By James H. Brennan Deputy
In attestation whereof I have hereunto subscribed
my name and affixed the seal of said Court.

Frank H. Baker Clerk.

By Jas. H. Brennan Deputy,
State of Indiana Martin County, Ind.
I Frank H. Baker Clerk of the Circuit Court
of Martin County Indiana do hereby certify

Last Will and Testament of *James E. Smith* Deceased.

that the within annexed Will and Testament of James E. Smith has been duly admitted to probate and duly proved by the testimony of John C. Casack one of the subscribing witnesses thereto that a complete record of said will and of the testimony of the said John C. Casack in proof thereof has been by me duly made and recorded in Book C. at Pages 147, 148, 149, of the Record of Wills of said County.

In attestation whereof I have hereunto subscribed my name and affixed the seal of said Court at Swains this 16th day of August 1904.

Frank M. Baker

Clerk Circuit Court Martin County

By Jas. H. Brennan Deputy.

Last Will and Testament of *Catharine Moran* Deceased.

I, *Catharine 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 by me.

I give and bequeath, to my daughter *Budget Catharine Moran* of *Lagoote, Indiana* Lot Number *fifty-one (51)*, in the original town (now city) of *Lagoote, Martin County, Indiana*. Witness my hand and seal this *7th* day of *September, 1904* at the city of *Lagoote, Martin County, Indiana*,

Catharine Moran.

The foregoing 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 presence of each other have subscribed our names as witnesses thereto this *7th* day of *September, 1904*.

John T. Havanough.
Catharine E. Farrell.

State of *Indiana* *Martin County* ss.

Be It Remembered, that on the *7th* day of *October, 1904*, *John T. Havanough*, one of the subscribing witnesses to the within and foregoing last Will and Testament of *Catharine Moran* late of said county deceased, personally appeared before *Frank A. Baker* clerk of the Circuit Court of *Martin County*, in the State of *Indiana* and being duly sworn by the clerk of said court upon this oath declared and testified as follows, that is to say: That on the *7th* day of *September, 1904* he saw the said *Catharine Moran* sign her name to said instrument, in writing as and for her

Last Will and Testament of *Catharine Moran* Deceased.

last Will and Testament and that this deponent at the same time heard the said Catharine Moran 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 Catharine Moran and with her consent attested and subscribed by the said John T. Havenough in the presence of said testator and in the presence of each other as subscribing witnesses thereto and that the said Catharine Moran was at the time of 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 disposing mind and memory and not under any coercion or restraint as the said deponent verily believes and further deponent says not.

signed John T. Havenough,
Sworn to and subscribed by the said John T. Havenough before me Frank M. Baker Clerk of said Court at Shoals the 4th day of October 1904.

Frank M. Baker Clerk.

In attestation whereof I have hereunto subscribed my name and affixed the seal of said Court.
State of Indiana Martin County, Ind.

I Frank M. Baker Clerk of the Circuit Court of Martin County, Indiana do hereby certify that the within Will and Testament of Catharine Moran has been duly admitted to probate and duly proved by the testimony of John T. Havenough, one of the subscribing witnesses thereto that a complete record of said Will and testimony of the said John T. Havenough in proof thereof has been by me duly made and recorded in Book C at Page 150-151 of the records of Wills in said County.
In attestation whereof I have hereunto subscribed my name and affixed the seal of said Court at Shoals, this 4th day of October, 1904.
Frank M. Baker
Clerk Circuit Court Martin County, Ind.

I *William Fields* of *Martin County* in the State of *Indiana* of the age of *twenty five* years being of sound mind and memory do make and declare this my last will and testament hereby revoking all former wills by me made.

First I give and bequeath to my beloved wife *Margaret A. Fields* 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. Fields* I give and bequeath to my son *Dra L. Fields* The West half of the North West quarter of Section *twenty eight (28)* and the North East quarter of the North East quarter of Section *twenty nine (29)* Town *five (5)* North Range *three (3)* West.

Third to my sons *John W. Fields*, *William C. Fields* and *James C. Fields* The South East q^r of the North East q^r Section *twenty nine (29)* and South West q^r South East quarter Section *twenty (20)* Town *five (5)* North, Range *three (3)* West Share and share alike.

Fourth I give and bequeath all personal property that may remain of my said estate after the death of my self and wife to my daughters *Henry A. Cables*, *Nancy A. Cecil*, *Abahala E. Collins* and *Theodosia A. Brooks* and my grand daughter *Olive M. Kenady* equal share and share alike or the same to be sold and the proceeds divided equally between them share and share alike I hereby appoint my son *Dra L. Fields* executor of this my last will and testament Witness my hand and seal this *10th* day of *November* A.D. *1900*.

Adams' Exception to this will is returned on page 153.

Last Will and Testament of *William Fields* Deceased.

In our presence *William Fields* signed and declared this to be his last Will and Testament.

William Fields.

James N. Hert.

John W. Roberts.

The State of Indiana *Horton County* 25

Be It Remembered, That on the Eleventh day of November 1904, *James N. Hert* one of the subscribing witnesses to the within and foregoing last Will and Testament of *William Fields* late of said county, deceased personally appeared before *Frank M. Baker* clerk of said court upon his oath declared and testified as follows, that is to say: That on the 10th day of November 1900 he saw the said *William Fields* say that was his signature to said instrument in writing as and for his last Will and Testament, and that this deponent at the same time heard the said *William Fields* 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 Fields* and with his consent attested and subscribed by the said *James N. Hert* and *John W. Roberts*, in the presence of said testator and in the presence of each 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 aforesaid of full age (that is more than twenty one years of age) and of sound and disposing mind and memory and not under any coercion or restraint as the said deponent verily believes and further deponent says not.

James N. Hert

Sworn to and subscribed by the said *James N. Hert* before me *Frank M. Baker* clerk of said court at Shoals the 11th day of November, 1904

Frank M. Baker clerk

By *James N. Hert* and *John W. Roberts*

In attestation whereof I have hereunto subscribed
my name and affixed the seal of said Court

State of Indiana Martin County
I Frank C. Baker Clerk of the Circuit Court
of Martin County Indiana do hereby certify
that the writing annexed Will of Testament
of William Fields has been duly admitted to
probate and was duly proved by the testimony
of James V. Keert one of the subscribing witnesses
therein that a complete record of said Will and
of the testimony of the said James V. Keert in
proof thereof has been by me duly made
and recorded in Book 'C' at Pages 152 to 157 of
the Record of Wills of said County.

In attestation whereof I have hereunto subscribed
my name and affixed the seal of said Court
at Shoals this 17th day of November 1904

Frank C. Baker
Clerk Circuit Court Martin County
By James H. Brennan

Contested.
Last Will and Testament of William Fields Deceased.

State of Indiana, Martin County, S.E.
 In the matter of *William Fields* Executor of the Last
 Will and Testament of *William Fields* Deceased.
 Comes now the *undesignated* *Margaret Fields* Widow
 of *William Fields* Deceased. Es files Es presents to his
 her duly acknowledged election, declaring that she
 declines to accept the bequeaths Es devises made to
 her in the will of her late husband, and that
 she elects to accept Es take such rights and
 benefits in said of her late husband
William Fields as is allowed to her under the
 laws of the State of Indiana
 (Seal) *Margaret Fields*.

State of Indiana, Martin County, S.E.
 Before me the subscriber, a Notary Public with
 and for said County and State on this 19th. day
 of December, 1904, personally appeared *Margaret
 Fields* widow of *William Fields* deceased and
 acknowledge the execution of the above instrument
 to be her voluntary act and deed.
 Witness my hand and notary seal this
 9th. day of December, 1904 My Commission
 expires July 23-1905

Francis E. Galkison
Notary Public

The original will is in the file on page 153- and 157

Last Will and Testament of Frederick Vogel Deceased.

In the name of the Bountiful Father of All,
I Frederick Vogel being of sound mind and
disposing memory do hereby make and
declare this my last Will and Testament, hereby
revoking all former Wills.

First:- It is my will that all my
just debts be first paid.

Second:- I give and bequeath to my
beloved wife Elizabeth Vogel all of my
property both personal and real after
the payments herein provided for, including
therein Lot Numbered Sixteen in the town of
Shoals, in Martin County, Indiana, it being the
homestead, all of which is to her during her
natural life or so ^{long} as she remains my widow,
to be used by her as she may deem best
for herself and our children, and at her
death, or remarriage, to go to our children,
share and share alike.

Third:- I hereby nominate and appoint
my beloved wife Elizabeth Vogel, Executrix of
this my last will and Testament, without bond.
In testimony whereof I have hereunto
set my hand and subscribed my name
this 25th day of August, 1904.

Frederick ^{his} Vogel
_{made}

Signed and acknowledged by said
Frederick Vogel as his last Will and Testament
in our presence and signed by us in his
presence.

James F. Luthridge
Ed. E. Long.

Last Will and Testament of Frederick Vogel

Deceased.

The State of Indiana, Martin County, S.S.

Be it Remembered, That on the 25th day of January Nineteen Hundred and Five James F. Lenthridge one of the subscribing witnesses to the within and foregoing last Will and Testament of Frederick Vogel, late of said county, deceased, personally appeared before Frank M. Baker, Clerk of the Circuit 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 25th day of August, 1904, he saw the said Frederick Vogel sign his name to said instrument in writing as and for his last Will and Testament and this deponent, at the same time heard the said Frederick Vogel 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 Frederick Vogel and with his consent attested and subscribed by the said Frederick Vogel in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Frederick Vogel was, at the time of signing and subscribing of said instrument, in writing, as before said, of full age (that is more than twenty-one years of age) and of sound and disposing mind and memory and not under any coercion or restraint, as the said deponent verily believeth, and further deponent dep. not.

James F. Lenthridge.
 Subscribed to and subscribed by the said James F. Lenthridge before me, Frank M. Baker, Clerk of the Circuit Court of Martin County, Indiana, on the 25th day of January, 1905.

Frank M. Baker, Clerk.

State of Indiana, Martin County, Ill.
 I, Frank M Baker, Clerk of the Circuit
 Court of Martin County, Indiana, do hereby
 certify that the within annexed Will and
 Testament of Ferdinand Vogel has been duly
 admitted to probate, and duly proved by the
 testimony of James F. Leuthridge, one of the
 subscribing witnesses thereto, that a complete
 record of said Will, and of the testimony of the
 said James F. Leuthridge in proof thereof,
 has been by me duly made and recorded in
 Book C, at page 156-157-158 of the Record of
 Wills of said County.

In attestation whereof, I hereunto
 subscribed my name, and affixed the seal of
 said Court, on *Chicago*, this 25th day of
 January, 1905

L. S.

Frank M Baker
 Clerk Circuit Court
 Martin County

Last Will and Testament of Sophia Mohr Deceased.

I Sophia Mohr of Martin County in the State of Indiana being of sound mind and disposing memory do hereby make and publish this my last will and testament hereby revoking any will by me heretofore made:

Item 1. I give and devise to my beloved sons Martin B. Mohr, William L. Mohr and John J. Mohr the lot on which I live (comprising and including) my residence and all the appurtenances thereto belonging; the said Martin B., William L. and John J., my sons aforesaid to hold the same in equal shares; but in case said property should be sold or disposed of by said devisees, or my son Martin B. should sell or dispose of his interest therein, it is my will and desire that the purchase price for his share be paid to my son John J. Mohr to be held by him in trust for Martin B., and that Martin B. receive the income therefrom only, except as such trustee may deem fit and proper from time to time.

Item 2. I give and devise to my sons William L. Mohr and John J. Mohr the business house now occupied by Thomas Johnson as a Drug Store and residence, and the real estate on which the same is located and situated joining the width of said building from the east side of Main Street to the center of the alley in the rear thereof. The said William L. and John J. to hold and own the same in equal shares after the said William L. shall have paid the amount to John J. for himself and for Martin B. as provided for in this item, but the title to that part of said real estate in this item devised to William L. shall not vest in the

said William L. Moberg in shares to, paid to him \$1000.00 the sum of one thousand and eighty dollars and sixty six and 2/3 cents for his own use and benefit, and shall also have paid to the said John J. Moberg in trust for the said William B. Moberg the sum of one hundred and sixty six dollars and sixty six and 2/3 cents, and upon the payment of said sums as herein above, the title to the undivided one half of said real estate shall vest in the said William L. Moberg with the appurtenances thereunto belonging and said one half interest therein shall then become the absolute property of the said William L. Moberg.

Item 3. I give and bequeath to my son John J. Moberg all the house hold and kitchen furniture and fixtures to me belonging, and being in and about my residence, and all the other personal property, kept and used about my home; Provided that if my son William L. Moberg should want any particular article of such property, John J. Moberg shall have the same, if he desires.

Item 4. I give and bequeath to my pastor Rev. Father Francis W. Hoff the sum of fifty dollars for masses for the repose of my soul, the same to be paid out of money deposited in the Martin County Bank.

Item 5. I give and bequeath to my sons William L. Moberg and John J. Moberg all of my stock in the South Saving and Loan Association, each of them to own one half part.

Item 6. I give and bequeath to my son John J. Moberg my share of stock in the Martin County Bank.

Last Will and Testament of *Sophia Mohr*. Deceased.

But the title thereto shall not vest in him until he has paid my funeral expenses, and shall pay placed to the credit of Martin B Mohr in trust the difference if any between the face value of said stock and the amount paid out in defraying the expenses of my funeral.

I do hereby nominate and appoint my son *John J Mohr* a Trustee to take charge of, hold, control and invest any money which may come to my son *Martin B Mohr* by reason of this will, and pay to *Martin* the income therefrom, and such other sums only as the said *John J Mohr* as such Trustee shall deem fit and proper from time to time.

I do hereby appoint *Geo Francis Wolf* executor of this my last will and testament, and ask that he accept the trust and carry out the provisions of this will; but if he should not reside in *Martin County*, or should not accept the trust, then it is my desire that *Hilary A Knighton* be appointed Executor of this will.

In Witness Whereof, I have hereunto set my hand and seal this 4th day of December, 1897.

Sophia Mohr
Mark

Signed and acknowledged by
Sophia Mohr as her last will
 and testament in our presence
 and signed by us in presence,
John W Nicholas & *Mitress*
Manda Nicholas

See Deed in regard to real estate or prop-

The State of Indiana, Madison County SS:
 Before me, the undersigned, Notary Public, at the County Seat, Madison, Ind., on the Twenty-seventh day of February, 1905.

John W. Nichols, one of the subscribing witnesses to the within and foregoing Will and Testament of Sophia W. Nichols, late of said County, deceased, personally appeared before me, Clerk of the Circuit Court of Madison, in the State of Indiana, and being duly sworn by the Clerk of said Court, upon his oath, declared and testified as follows, to-wit: That on the fourth day of December 1897, he saw the said Sophia W. Nichols sign her name to said instrument in writing, as and for her last will and Testament; and this deponent, at the same time, heard the said Sophia W. Nichols 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 said Sophia W. Nichols, with her consent attested and subscribed by the said John W. Nichols, Manda Nichols in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Sophia W. Nichols 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

John W. Nichols

Sworn to and subscribed by the said John W. Nichols, before me, Frank W. Baker, Clerk of said Court, at West Moreland, Ind., on the 27th day of February, 1905. Frank W. Baker, Clerk
 In attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court

Frank W. Baker

Last Will and Testament of *Sophia Mohr* Deceased.

State of Indiana, *Martin County*, S.S.;
I, *Frank M Baker*, Clerk of the Circuit Court
of *Martin County*, Indiana, do hereby certify that
the within and signed Will and Testament of
Sophia Mohr has been duly admitted to
probate and duly proved by the testimony of
John W Nichols, one of the subscribing
witnesses thereto, with a complete record of
in Book C. at Pages 157, 160-161, 162-163 of the record of
Will of said County.

In attestation whereof I hereto subscribed
my name, and affixed the seal of said Court,
at that Court, this 5th day of February 1905.

Frank M Baker
Clerk Circuit Court *Martin County*

I James Webster being of sane mind do by
 my own free will make and declare this my
 last will and testament.

- 1st I direct that all my just debts be paid.
 2nd I bequeath to my wife, Elizabeth Webster,
 all my property both personal and Real of
 every kind I do have and do hold during
 her natural life.
 3rd At the death of my wife Elizabeth
 Webster, I direct that my property personal
 and Real be shared equally among
 my children Isaac Webster, George
 Webster, John Webster, Nancy Rollins
 Susann Radcliff, Margaret B. McCarty,
 Rose Lips, Mary A. Webster, deducting from
 each share the amount advanced to each.
 4th I appoint my Son Isaac Webster Executor of
 this Will.

In witness whereof I affix my name this 5 day
 of March, 1905

James ^{his} Webster
 mark

We James W. Waggoner, and Floyd Baker certify
 that we were present and saw James Webster
 sign the enclosed will in our presence and
 sign by us in his presence and in the presence
 of each other.

Floyd Baker
 James W. Waggoner

State of Indiana, Martin County, ss.

I William T. Porter a Notary Public in and for said
 County & State do hereby certify that I performed this 5th day of March, 1905
 and saw James Webster as Maker, and Floyd Baker and
 James W. Waggoner as witness who acknowledge their
 signatures to be of their own free act and will
 Witness my hand and Notarial Seal this 5th day of March, 1905.

William T. Porter Notary Public
 My Commission Expires Aug 20, 1905

Seal

Last Will and Testament of James Webster Deceased.

The State of Indiana - Martin County, ss:
 Be it Remembered That on the Eleventh day of March 1905
 Floyd Baker, one of the subscribing witnesses to the
 within and foregoing last Will and Testament of
 James Webster, late of said County, deceased,
 personally appeared before the Clerk of the Circuit
 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 Fifth day of March he
 saw the said James Webster 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 James Webster declare the
 said instrument in writing to be his last Will
 and Testament, and that the said instrument in
 writing was at the same same time, at the request of
 the said James Webster and with his consent
 attested and subscribed by the said, Floyd Baker and
 James H. Haggover in the presence of said testator, and
 in the presence of each other, as subscribing witnesses
 thereto and the said James Webster was at the time of
 signing and subscribing of said instrument in
 writing, as aforesaid, of full age, his mind being
 more than twenty-one years of age and of sound
 and disposing mind and memory, and
 not under any coercion or restraint at the
 said disposing, verily believe, and further
 deponent says not.

Floyd Baker

Sworn to and subscribed by the said Floyd Baker for me Frank M. Baker
 Clerk of said Court, at West Shickel on the 11th day of March 1905

Frank M. Baker, I attest that whereof I have hereunto subscribed
 my name and acted the last of said county, Frank M. Baker
 Clerk of Indiana, Martin County, ss: I, Frank M. Baker, Clerk of the Circuit Court of said
 County, Indiana, do hereby certify that the within and foregoing last Will and Testament of James
 Webster has been duly admitted to probate and duly proved by the testimony of Floyd
 Baker one of the subscribing witnesses thereto, that a copy file record of said will
 and of the testimony of the said Floyd Baker in proof thereof, has been duly made
 and recorded in the office of the Clerk of said County, at West Shickel, in attention whereof
 this certificate is hereunto subscribed by my name and of the said Clerk, at West Shickel
 this 11th day of March 1905 Frank M. Baker, Clerk of said Court, at West Shickel

In the name of the Reverend Father of All.
 I, John Green, 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 and making void all former Wills by me heretofore made.

Item 1.

I devise and direct that all of my just debts, including expenses of last sickness and funeral expenses to be paid as soon after my death as possible.

Item 2.

All of the residue of my personal Estate of all character and description I devise and bequeath to my sons, Geo. W. Green, Jas. T. Green and John L. Green and to my daughters, Nancy J. Bell, Mary A. Hoase, Rebecca E. Bell, Frances E. Simmons, Alice M. Brown, and Ida M. Haggard, and to the children of my daughter Martha E. Howell now deceased, Ida M. Kennedy, Alfred F. Howell, Rosa E. Howell, Belle F. Howell, Annie M. Howell and Geo. E. Howell, the share of said deceased daughter; share and share alike.

all of said children, sons and daughters of my own as hereinbefore named, & the children of said deceased daughter Martha E. Howell, to share and share alike, the share of said children of said deceased daughter Martha E. Howell to be equal in amount to the share of one of my children only

Last Will and Testament of John Green Deceased.

Item B.

I nominate and appoint Jas. M. Brown Jr. Esq
Geo. W. Gates as Executor of this my Will.Witness my hand Esq seal this 18th day of
January 1906

Attest.

Geo. W. Gates.

John ^{his} Green (Seal)
_{test.}The foregoing instrument, signed, sealed
and acknowledged by said John Green
as and for his last Will and Testament
in our presence, and at his request,
in his presence and in the presence of
each of us, have subscribed our names as
witnesses thereto, this 18th day of January 1906.

Levia Brown (Seal)

Charles N. Bruner (Seal)

Prof. of Will.

The State of Indiana, Martin County, ss.

Be It Remembered, That on the Fifth day of February
1906. Charles N. Brunerone of the subscribing witnesses to the
within and foregoing last Will and Test-
ment of John Green late of said
County, deceased, personally appeared before
Ernest M. Peter Esq. of the Circuit
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 18th day of January 1906
he saw the said John Green 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 Green declare

Last Will and Testament of *John Green* Deceased

the said instrument in writing to his last Will and Testament, and that the said instrument in writing was, at the same time, of the request of the said *John Green* read with his consent attested and subscribed by the said *Lewis Brooks* and *Charles W. Bruner*, in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said *John Green* 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent truly believes, and further deponent says not.

Charles W. Bruner,
Sworn to and subscribed by the said *Charles W. Bruner*
before me *Frank W. Baker* Clerk of said Court, at
Shoals, this 5 day of February 1906.

Frank W. Baker Clerk.
In attestation whereof, I have hereunto subscribed my
name, and affixed the seal of said Court.

State of Indiana, Martin County, ss. *Frank W. Baker* Clerk
I, *Frank W. Baker* Clerk of the Circuit Court of Martin County, Indiana
do hereby certify that the within annexed Will and Testament
of *John Green* has been duly admitted to probate, and duly proved
by the testimony of *Charles W. Bruner*, one of the subscribing witnesses
thereto, that a complete record of said Will and of the testimony of
the said *Charles W. Bruner* in proof thereof, has been by me duly made
and recorded in Book (C) at Page 106 of the Record of Wills of said
County. In attestation whereof, I have hereunto subscribed my
name, and affixed the seal of said Court, at Shoals, this 5th day of
February 1906

Frank W. Baker Clerk
Circuit Court Martin County

Last Will and Testament of Elizabeth Meyer Deceased.

By this Instrument, I Elizabeth Meyer being of full age, of sound and disposing mind and memory, in view of the uncertainty of life, while in reasonable health do in the name of the benevolent Father of all, make publish and declare this to be my last will and testament, as follows:

1st. It is my will, and I do direct that my just debts including expense of last sickness if any, be paid.

2nd. That whatsoever of my estate may remain after the payment of debts as provided in item 1st. I will devise and bequeath to my children

that may be alive at my decease or the decedents of those who there may be deceased:

provided that it is my will and I do direct, that said 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 opinion of those who may be of age, it would be to the interests of all to have and make division thereof, trusting to their good faith in carrying out my wishes in that particular. So far as it may agree with their best judgment in the matter, that they take as provided above share and share alike except the decedents of any of who may not be living who shall take the share of such deceased child.

3rd. I have a one half interest in the harness & saddle business now being carried on at Shoals and managed by my son William S. who owns the other half interest therein, and it is my will and wishes that said business be continued so long as it is profitable, in the interest of my children to whom the same is bequeathed, share and share alike.

4th. That Item two so far as it provides

for keeping my estate undivided until my youngest child becomes of age is not intended to apply to monies that may be on hand, notes & bonds in action, which may be divided after my decease, those of age taking their share, and the share of the Minors remaining in the hands of my Executors herein after named.

5th My beloved children now living are William H. and Maggie, who are of full age and Eddie H. and Frank H. who are minors, of whom I appoint William H. and Edward my Executors of this Will. Edward to assume the responsibility as such, as soon as he arrives at full age in the mean time the Exclusive Control and management of my estate to be under charge of my son William, My said Executors are full empowered and authorized to act as such without being required to give any bond, and to have full and exclusive management of the share of my estate given to the Minor Children holding from time to time to the proper Court such reports and accounting as may be required of them.

In Witness Whereof I have hereunto set my hand and seal this 10th day of Jan. 1895. in the presence of Thomas J. Johnson & Samuel H. Ross.

Whom I call as attesting witnesses hereto.

Elizabeth Meyer (initials)

On this 10th day Jan 1895 We the undersigned subscribing witnesses to the foregoing Will and Testament have in the presence of the said Testatrix and the presence of each other at her request subscribed our names hereto as such.

Thomas J. Johnson
Samuel H. Ross

I, Arthur D. Hasting of Martin County^{2nd} State of Indiana, of sound mind and memory do make publish^{2nd} declare this my last will and testament.

First I give and bequeath to Jessie Stroud Three hundred dollars in cash. Two cash notes on Mrs Mary J. Zimmerman for three hundred dollars. Two horses. One wagon and harness for same. One carriage and carriage harness and all of my farming implements & C. and all feed on hand. Consisting of hay. Oats^{2nd} Corn. One cow known as Paddy. Two yearling calves. Book case and library.

Second I give and bequeath to Rena Stroud one good feather bed and bedding. One dresser. One sideboard. One cookstove (Range) One Cupboard and dishes thereon. One dining table. All carpets on floor. One kitchen cabinet. All pictures hanging on walls. One wash stand. One heavy cushion rocking chair. All chickens and turkeys.

Third all money that I may die sized off after paying Jessie Stroud as mentioned in the first paragraph of this my last will and testament and after paying all my just debts and funeral expenses, be divided share and share alike, between my nephews and neices as follows, Sallie A. Aysten, Abigail Wiley, Malissa Sellers, Eliza Crockett, Simpson Sellers, Eliza J. Sellers, John Williams, Carrie W. Cling and Evca Poucher. I do hereby nominate

Last Will and Testament of Arthur D. Hasting Deceased.

and appoint Clark & Hinshaw to be executor of this my last will and testament.

Witness my hand and seal this the 31st day of May 1906.

Arthur D. Hasting 

The above instrument was at the date hereof May 31; 1906. signed and declared by the said Arthur D. Hasting, ^{or} and for his last will 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 witnesses to the above instrument and the said Arthur D. Hasting the testator herein mentioned declared it to be his last will and testament

Witness our hands and seals this the 31st day of May 1906.

Augustus F. Hamusley 
William H. Mitchell 

Proof
of
Will

The State of Indiana, Martin County &c.
Be it Remembered that on the 20th day of September 1906. Augustus F. Hamusley and William H. Mitchell two of the subscribing witnesses to the within and foregoing last Will and Testaments of Arthur D. Hasting late of said County, deceased, personally appeared before Hilary A. Broughton Judge of the Circuit Court of Martin County, in the State of Indiana, and being duly sworn by the Judge of said Court, upon their oath declared and testified as follows.
That is to say: That on the 31st day of May

Last Will and Testament of Arthur D. Hasting Deceased.

1906. They saw and said Arthur D. Hasting 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 Arthur D. Hasting 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 Arthur D. Hasting and with his consent attested and subscribed by the said Augustus J. Hamersley, and William F. Mitchell, in the presence of said testator and in the presence of each other as subscribing witnesses thereto and that the said Arthur D. Hasting was at the time of the signing and subscribing of said instrument in writing as a forsooth of full age (that is, more than twenty one year of age) and of sound and disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further the deponent says not

Augustus J. Hamersley and
William F. Mitchell

Subscribed by the said Augustus J. Hamersley and William F. Mitchell before me Frank M. Baker Clerk of said Court, Shoals, the 20th day of September 1906. Frank M. Baker Clerk.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court. Frank M. Baker.

State of Indiana, Mercer County, S.S.
I, Frank M. Baker, Clerk of The Circuit Court of Mercer County, Indiana, do hereby certify that the within annexed will and Testament of Arthur D. Hasting has been duly admitted to probate, and duly

Last Will and Testament of

Deceased.

proved by the testimony of Augustus
T. Hamerley and William T. Mitchell the
suscribing witnesses herets, that a
complete record of said will, and of
the testimony of said August T. Hamerley
and William T. Mitchell in proof thereof
has been by me duly made and
recorded in book C, at Page 182 of
the Record of Wills, of said County.
In attestation whereof, I have
hereunto subscribed my name and
affixed the seal of said Court, at
West Shoals, this 20 day of September 1906
Frank M. Baker,
Clerk Circuit Court, Martin County.

Last Will and Testament of *Mary McCauley* Deceased.

Last will and Testament

I *Mary McCauley* a widow of *Martin Co* In the state of *Ind.* being of sound mind and memory and considering the uncertainty of this frail life do here fore make, ordain, publish, and declare this to be my last will & testament.

First I order and direct that my executor hereinafter named pay my just debts and funeral expenses in soon after, my dear and conveniently may be.

Second - After the payment of such funeral expenses and debts I give, devise and bequeath to my son *Thos McCauley* the following real estate situated in *Martin County Indiana* and described as follows to wit; The South half of the south west quarter of the North West quarter of section six (6) Township three north Range four (4) West also thirty acres of corn meadow off of the South side of the south east quarter of the North west quarter section seven (7) Township three 3 north range four (4) West.

To my daughter *Mary C. Hallist* I give devise and bequeath the following real estate situated in *Martin County Ind* and described as follows, to wit; The North half of the south west quarter of the North west quarter section six (6) Township three (3) North range four (4) West except six (6) acres out of the North west corner thereof heretofore deeded by me to *Char & Mary C. Hallist* also; the South half of the North East quarter of the North West quarter section seven (7) Township three (3) north Range four west Range (4) of one width off of the

Last Will and Testament of *Mary A. McAuley* Deceased.

North side of the of the Southeast
 quarter of the south west quarter of Section
 Town 11 Township three 3 North Range four
 west and one acre of a triangular
 shape of the north east corner of the south
 west quarter of the north west quarter
 Section town 11 township three 3 north Range
 four west

I have given to the Rev. John McCabe,
 Rector of St. Mary's Church in Lawrence
 Indiana or his successor, the sum of
 two hundred dollars (\$200⁰⁰) to be used
 for the purpose of having masses said
 for myself and the ~~deceased~~ members
 of my family.

Fourth - That my money and personal
 property may be on hand at the time of
 my decease, after payment of all my
 just debts and funeral expenses and
 the cost of administration of my estate shall
 be divided equally between my said
 son and daughter.

Lastly, I make, constitute and appoint
 H. C. Hays to be executor of this my last
 will and testament hereby revoking all
 former wills by me made.

I have my hand and seal
 this twenty fourth day of November 1906
 to my last will and testament

Mary A. McAuley (Seal)

The foregoing will was witnessed by me
 this the twenty fourth day of November
 1906 at the request of the testatrix and
 my her name signed thereto in our
 presence and our signatures hereunto in her
 presence.

H. C. Hays
 Davian Seal

(Seal)

(Seal)

Last Will and Testament of Mary G. McCauley Deceased.

The State of Indiana Martin County Id.
 Be it remembered That on the 24th day
 of December 1906, Flavian Seal one
 of the subscribing witnesses to the
 will in and foregoing last will and
 Testament of Mary G. McCauley late of
 said County, deceased personally appeared
 before Frank M. Baker Clerk of the Circuit
 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 to wit: That
 on the 24th day of December 1906, he
 saw the said Mary G. McCauley sign her
 name to said instrument in execution
 and that she was at the time of signing
 of said instrument of full age and of sound
 disposing mind and memory and not under
 any coercion or restraint as he said
 deponent verily believes and further deponent
 says not.

Flavian Seal

Sworn to and subscribed by the said
 Flavian Seal before Frank M. Baker
 clerk of said Court at Shiles the 24th day of
 December 1906. Frank M. Baker clerk

Last Will and Testament of Mary G. M. Cauley Deceased.

In attestation whereof I have hereunto
 subscribed my name and affixed the
 seal of said Court.

Seal

Frank M. Baker Clerk
 by J. B. McQuinn, Deput.

State of Indiana Martin County, Ind.

I, Frank M. Baker, Clerk of Martin Circuit
 Court of Martin County, Indiana, do hereby
 certify that the within annexed will
 of Mary G. M. Cauley has
 been duly admitted to probate, and duly
 proved by the testimony of Clavian Seal,
 one of the subscribing witnesses thereto, that
 a complete record of said will and of the
 testimony of the said Clavian Seal in
 proof thereof has been by me duly made and
 recorded in Book "C" at pages 176 & 177
 of the record of Wills of said County.

In attestation whereof, I have hereunto
 subscribed my name and affixed the seal of said
 court at Shoals this 22nd day of December
 1906

Seal

Frank M. Baker, Clerk Circuit Court
 Martin County,
 by J. B. McQuinn, Deput.

Last Will and Testament of Ruth A. Sewell
 I, Ruth A. Sewell of Bogotus Indiana,
 being of sound mind ^{and disposing} and memory, do make
 and declare this, my last Will and Testament,
 hereby revoking all former wills made
 by me.

Item 1. I give, devise and bequest to my
 son Frank Sewell, my real estate in
 Bogotus, Indiana, the same being
 lot number ten 10, in Campbell and
 Green's addition to said city.

Item 2 - To my daughters Ethel A. and
 Sarah C. Sewell I give, devise and bequest
 my sewing machine.

Item 3 - All my beds and bedding
 I give, devise and bequest to Sarah C.
 Sewell and Ethel and George H. Sewell, to be
 fairly and equally divided as value
 between them.

Item 4 - To my daughter Theresa
 Pool, I give, devise and bequest my
 stand table and two rocking chairs, she
 to take her choice of such rocking
 chair as I may die possessed of.

Item 5 - All the rest and residue of
 my household goods and kitchen
 furniture except the pictures I will
 and bequest to my son Henry Sewell.

Item 6 - It is my will that my son
 Henry Sewell shall have one of the
 pictures of his father Charles Sewell
 and that my son Frank shall have the
 other. Of all other pictures, it is
 my will, that they shall be divided
 among my children, in such a way
 as shall be mutually satisfactory.

Item 7 - If my son Frank Sewell accept

Last Will and Testament of Ruth A. Jewell Deceased.

the bequest made in item one of this will he shall take the property there described subject to the condition that he pay, say, funeral expenses, and all my doctor bills, and subject to the further condition that he shall provide a home for my son, George A. Jewell, till such time as he shall become able to earn his own living.

Item 8. I hereby appoint my son, Frank Jewell, as executor of this my last will. In witness whereof I have hereunto set my hand and seal, this 27th day of Aug. 1906.

Ruth A. Jewell ^{her mark}

The foregoing instrument signed, sealed and acknowledged by the said Ruth A. Jewell as and for her last will and testament, in our presence, who, at her request and in her presence and in the presence of each other have subscribed our names, as witnesses thereto, this 27 day of August 1906.

Robert William Thomas
 Jeremiah Aharen

State of Indiana, Martin County ss
 Best Remembert That on the 11th day of
 March 1907, one of the subscribing witnesses
 to the within and foregoing last Will and
 Testament of Ruth A Dewell late of said
 county, deceased personally appeared
 before ^{Jerimiah Aharen} Frank M Baker, the Clerk of the
 Circuit 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 27th day of Aug. 1906
 he saw the said Ruth A Dewell 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 Ruth A Dewell 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 Ruth A Dewell, and with his consent
 attested and subscribed by the said
 Jerimiah L Aharen in the presence of
 said testator, and in the presence of
 each other as subscribing witnesses
 thereto and that the said Ruth A Dewell
 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 disposing mind and memory
 and not under any coercion or restraint,
 as the said deponent, verily believes,
 and further deponent says not.

J. L. Aharen

Last Will and Testament of

Deceased.

Sworn to and subscribed by the said
Jeremiah S. Aharon, before me, Frank M. Baker
Clerk of said Court, at Shoals, the 11th
day of March 1907.

Frank M. Baker, Clerk
27 1/2 Stone Terminal, D.C.

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

Frank M. Baker, Clerk

By H. B. Mc Dermid, Dep.

State of Indiana, Martin County, Ind.

I, Frank M. Baker, Clerk of the Circuit Court
of Martin County, Indiana, do hereby

certify that the within annexed will
and Testament of Ruth A. Sewell has
been duly admitted to probate, and duly
proved by the testimony of Jeremiah S. Aharon,
one of the subscribing witnesses thereto,

that a complete record of said Will, and
of the testimony of the said Jeremiah S. Aharon
in proof thereof has been by me duly made
and recorded in Book "C" at pages 180-3
of the Record of Wills of said County.

In attestation whereof, I have hereunto
subscribed my name, and affixed the seal
of said Court at Shoals, this 11th day
of March, 1907.

Frank M. Baker, Clerk
Circuit Court, Martin County,

By H. B. Mc Dermid, Dep.

John H Potter

To whom it may concern:

I John H Potter of sound mind make this my last will and testament, I will, all the real estate and personal property and estate of every kind and value of which I may be possessed or have any interest at the time of my death to my beloved wife Ophelia E. Potter and to my father Stephen Potter in equal shares, the description of said land is about as follows, Beginning on the north bank of the east fork of White River on the line dividing sections 8 & 9, Town 2 North range 4 West Thence north 47 chains & 31 links to the section corner. Thence East 21 chains and 50 links, Thence South 31 chains and 50 links to White River, thence up the river to place of beginning (27 acres of above land was in name of Michael Shury which I had bought and now we dispute), also beginning at the north Bank of the east fork of White River on the line dividing sections 8 & 9 Town 2 North range 4 West Thence north 47 chains and 32 links to section corner. Thence East 21 chains & 50 links Thence South Thirty one chains & 50 links to White River Thence up said river to the place of beginning, also the South East quarter of the North East quarter Section 8 Town 2 North range 4 West also 20 acres which I bought of Kitty & John Stafford which adjoins on the East side of the first herein described 80 acres I appoint William Albouze as executor of this my last will and

Last Will and Testament of John H. Potter Deceased.

testament. In witness whereof I have hereunto set my hand and seal, this October 23- 1906.

John H. Potter seal
The above and foregoing will and testament was read over to said John H. Potter in our presence, and in the presence of each of us, and was signed by said testator in the presence of each of us, as his free will, and testament this 23rd day of October 1906.

Thomas H. Force
Oscar Albough.

The State of Indiana Martin County, Sd.
Be It Remembered, That on the 23rd day of March 1907 Oscar Albough, one of the subscribing witnesses to the within and foregoing last Will and Testament of John H. Potter late of said County, deceased, personally appeared before the clerk of the Circuit 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, to wit: That on the 23rd of October 1906, he saw the said John H. Potter sign his name to said instrument in writing, as said, and for his last will and testament, and that this deponent, at the same time, heard the said John H. Potter 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 John H. Potter and with his consent attested and subscribed by the said Oscar Albough and Thomas Force, in the presence of said testator and in the presence of each other as

Last Will and Testament of John H. Potter - Deceased.

and subscribing and was no fraud and that the said John H. Potter was at the time of the signing and subscribing of said instrument in writing, an aged and feeble man (that is, over 60 years of age) and of sound and clear mind and of sufficient memory, and not under any coercion or restraint as to his mind, to force his will upon him, and further depone that he is not

Cesar (though sworn to and subscribed by, the said Cesar (though before me Frank M. Baker Clerk of said Court at Shoals this 30th day of March 1907. Frank M. Baker Clerk.
In attestation whereof I have hereunto subscribed my name, and affixed the seal of said Court. Frank M. Baker
State of Indiana,
Martin County, Ind.

I, Frank M. Baker Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within showed Will and Testament of John H. Potter has been duly admitted Probate and duly proved by the testimony of Cesar (though one of the subscribing witnesses) that a complete record of said Will and of the testimony of the said Cesar (though in proof thereof has been by me duly made, and recorded in Book C. P. 184, 185 & 186 of the Record of Wills of said County, In attestation whereof I have hereunto subscribed my name, and affixed the seal of said Court at Shoals this 30th day of March 1907.
Frank M. Baker, Clerk Circuit Court Martin County.

Last Will and Testament of Louisa Ann Gladish Deceased.

In the name of the Benevolent Father of all:
 I, Louisa Ann Gladish at this time a
 resident of Pike County, Indiana, being of
 sound mind and disposing memory make
 publish and declare this ^{to be my} last Will
 and Testament, hereby revoking all former wills
 by me made:

Item 1. I give and bequeath to my beloved
 Sister, Frances Inelda Appelt all my property
 both personal property and real estate of
 which I may die seized, to be held by her
 and her heirs or assigns forever for their
 use and benefit or as she or they may elect.

Item 2. I constitute and appoint my said
 Sister Frances Inelda Appelt executrix of
 this Will.

Witness my hand and seal this
 13th day of January 1900 at the town
 of ~~Petersburg~~

Louisa Ann Gladish

The foregoing instrument signed sealed
 and acknowledged by said Louisa Ann Gladish
 in our presence and witnessed and signed
 by us in her presence and in the presence
 of each other this 13th day of January 1900.

More Kettle C. Dillon

Thomas K. Dillon

W. C. Case

Proof of Will

The State of Indiana Martin County Sd.
 Be It Remembered, that on the 7th day of
 April 1907 Mrs Kettle C. Dillon, one of the
 subscribing witnesses to the within and foregoing
 last Will and Testament of Louisa Ann
 Gladish late of said County, deceased,
 personally appeared before the Clerk of the Circuit
 Court of Martin County, in the State of Indiana

Last Will and Testament of Louisa Ann Gladish Deceased.

and being duly sworn by the clerk of said Court upon their oath, declare and testify as follows, that is to say: That on the 13th day of January 1900, she saw the said Louisa Ann Gladish 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 Louisa Ann Gladish 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 Louisa Ann Gladish and with her consent, attested and subscribed by the said Mrs. Kittie S. Dillon and Thomas S. Dillon in the presence of said testator and in the presence of each other, as subscribing witnesses thereto and that the said Louisa Ann Gladish 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 mind, disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further, deponent says not.

Mrs. Kittie S. Dillon

Sworn to and subscribed by the said Mrs. Kittie S. Dillon before me Frank M. Baker, clerk of said Court at Shoals the 16th day of April, 1907.

(Seal)

Frank M. Baker clerk

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court. Frank M. Baker, clerk.

By A. B. McDaniel, Dep't

Last Will and Testament of *Louisa Ann Gladish* Deceased.

State of Indiana Martin County, ss,
 I, Frank M Baker, Clerk of the Circuit Court of
 Martin County, Indiana, do hereby certify that
 the within named Will, and Testament of
 Louisa Ann Gladish has been duly admitted
 to probate and duly proved by the testimony
 of Mrs Nettie C. Dillon, one of the subscribing
 witnesses thereto, that a complete record
 of said Will, and of the testimony of the
 said Mrs. Nettie C. Dillon, in proof thereof has
 been by me duly made, and recorded in
 Book "C", at pages 187-8 of the Record of Wills
 of said County.

In attestation whereof, I have hereunto sub-
 scribed my name, and affixed the seal
 of said Court at Shoals this 16th day of
 April 1907.

(Signature)

Frank M Baker,
 Clerk Circuit Court Martin County,
 By H B McJannet Dep't

Will

I Samuel Mercer, of Sandy Springs
Martin County ^{State of} Indiana, and desiring to make
legal disposition of my property and estate
and being of sound and disposing mind and
memory, I do make public and declare
this to be my last will and testament
never having made, or executed any
will previous hereto.

1st I will and direct that whatever
of just debts may exist against me
if any at the of my decease be paid
and satisfied.

2nd. What after my estate is discharged
from its liabilities as above provided,
I will bequeath and devise the same
and the whole thereof consisting of all
my Real estate, money on hand, choses
in action, demands, bond, evidences of
debts due, me, stock of merchandise
on hand, house hold effects, stock on
farm, grain, growing crops, rents due
me, farming implements and in fact all
property of whatever kind and
held me, or in which I shall have
any interest to my faithful and devoted
wife Martha J. Mercer, to have and
hold the same in her own right without
condition or reservation.

3rd I do hereby constitute and appoint her
the said Martha J. Mercer Executrix of
this my said last Will and direct and
request that no bond or surety be required
of her, as such, having and reposing in
her the fullest confidence of a faithful
performance of her duties, and trust in
that behalf. In witness whereof I said

Last Will and Testament of Samuel Mercer Deceased.

Samuel Mercer has hereunto set and subscribed my name in the presence of Levi Benson and Harrett E. Malott, whom I have called to witness this paper, this 7th day of July 1804. Samuel Mercer.

We the undersigned witnesses to the foregoing signature of said Samuel Mercer, who executed said instrument in our presence and declared the same to be his last will and testament, do in the presence of each other as subscribing witnesses sign the same of the date aforesaid.

Levi Benson.
Harrett E. Malott.

Proof of Will

The State of Indiana Martin County SS.
Be It Remembered, That on the 7th day of April 1807, Harrett E. Malott, one of the subscribing witnesses to the within and foregoing last will and testament of Samuel Mercer late of said County, deceased, personally appeared before Frank M. Fisher clerk of the Circuit 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, to-wit: That on the 7th day of July 1804, she saw the said Samuel Mercer sign her 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 Samuel Mercer 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 Samuel Mercer, and with her consent attested and subscribed by the said

Harritt E. Malott and Levi Benson in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Samuel Mercer 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 year of age), and of sound mind and disposing mind and memory, and not under any coercion or restraint, and said deponent verily believe, and further deponent says not.

Harritt E. Malott
Sworn to and subscribed by the said Harritt E. Malott before me Frank M. Baker, Clerk of said Court at Charles, the 30th day of April 1907
Frank M. Baker
By J. B. McDaniel Dep't

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

(Seal)

Frank M. Baker

By J. B. McDaniel

State of Indiana Martin County, ss.

I, Frank M. Baker, Clerk of the said Martin County Court of Martin County, Indiana, do hereby certify, that the within annexed Will and Testament of Samuel Mercer has been duly admitted to probate, and duly proved by the testimony of Harritt E. Malott, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Harritt E. Malott's proof thereof, has been by me recorded in "Book" C, at pages 190, 191, 192 of the Record of Wills of said County in attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court at Charles, this 30th day of April 1907.

Frank M. Baker

Clerk Court Martin County
By J. B. McDaniel Dep't

Last Will and Testament of John Kidwell Deceased

I, John Kidwell, of the County of Martin, State of Indiana, being of Sound Mind and disposing Memory, declare this instrument to be my last will and Testament.

Article 1- I give and bequeath to William M. Montgomery, Jane Sarah Frances Montgomery (my daughter) all my real estate described as follows, a- The Southeast quarter of the North West quarter of Section Eighteen (18)

Township Four (4) North of Range (4) West containing forty acres, more or less.

b- The East half of the North half of the North East quarter of the North West quarter Sec (18) Township (4) North of Range (4) West containing ten acres all in Martin Co. Ind.

Article 2- I give and bequeath to William M. Montgomery, Jane Sarah Frances Montgomery all my personal effects, consisting of Horses, Cattle, poultry, farming implements, household and kitchen furniture, and any and all manner and kind of personal property I may own at the time of my death.

Article 3. I hereby direct that the above named legatee pay all debts I may be owing at the time William M. Montgomery and Frances Montgomery give my boys a home and see that they get an Common School Education and look after their general well fare until they become of age.

Article 4- I hereby direct that the above named legatee pay all debts I may be owing at the time of my death.

Article 5- Unless each provision of this my last will and Testament is followed out as I direct the Will is to become void.

Article 6- This is my will and I hereby direct

That William M. Montgomery be appointed executor of this my last will and testament.

In witness whereof I hereunto set my hand and seal this 12th day of February, 1906

John ^{the} Kidwell

Witness Theodore Strange

Berley Kidwell

Proof of Will

The State of Indiana, Martin County ss.
 Be It Remembered, That on the 14th day of July 1907, Theodore Strange one of the subscribing witnesses to the within and foregoing last will and testament of John Kidwell late of said county, deceased, personally appeared before Frank M. Baker, clerk of the Circuit 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 12th day of February 1906 he saw the said John Kidwell 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 Kidwell 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 ~~Theodore~~ John Kidwell and with his consent attested and subscribed by the said Theodore Strange and Berley Kidwell in the presence of said testator and in the presence of each other, as subscribing witnesses thereto and that the said John Kidwell 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

Last Will and Testament of

John Kidwell

Deceased.

of sound and disposing mind and Memory, and not under any coercion or restraint. That the said deponent truly believes and further deponent says not.

Theodore Strange

Sworn to and subscribed by the said Theodore Strange before me Frank M Baker, Clerk of said Court at Shoals the 14th day of July 1907.

Frank M Baker Clerk.

By H B McDermid, Dep.

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

Frank M Baker Clerk.

By H B McDermid, Dep.

State of Indiana Martin County, Ind.

I Frank M Baker, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of John Kidwell has been duly admitted to probate and duly proved by the testimony of Theodore Strange, one of the subscribing witnesses thereto, that a complete record of said Will and of the testimony of the said Theodore Strange in proof thereof has been by me duly made and recorded in Book C at pages 173 to 175 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court, at Shoals this 14th day of July 1907.

Frank M Baker,

Clerk Circuit Court
Martin County,

By H B McDermid, Dep.

Last Will and Testament.

In the name of God and the Reverend
Father of all.

I, Frank G. Smith, of Perry Township,
Martin County, State of Indiana being
of sound mind and of 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 give and bequeath and devise,
without any reservation therefrom, all
my property, real, personal or mixed,
of any and kind, kind and description
whatsoever, to my beloved wife, Margaret
Smith, remaining after my debts have been
paid

Third: - I do hereby name, constitute and
appoint my beloved wife, Margaret Smith,
the executrix of this my last will and
Testament and to serve without bond.

In witness whereof, I, Frank G. Smith
hereunto subscribed my name and affixed my
seal and I do hereby declare the above and
foregoing to be my last Will and Testament
in the presence of Jacob M. Jones and
A. R. Wallace the 27th day of May 1907.

Frank G. Smith (Seal)
mark

The undersigned do hereby certify and declare
that Frank G. Smith did in our presence
and in the presence of each other, sign and
seal the above instrument of writing,
and did openly 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

Last Will and Testament of Frank G. Smith Deceased.

in the presence of the said Frank G. Smith, and in the presence of each other sign and subscribe our names in witness of the execution of the foregoing instrument, this the 27th day of May, 1907.

Wm. Jones, Witness
W. R. Wallace, Witness

State of Indiana, Martin County, Ill: Be it Remembered that on the 3rd day of June 1907, William R. Wallace, one of the subscribing witnesses to the within foregoing last Will & Testament of Frank G. Smith, late of said County, deceased, personally appeared before Frank M. Baker, Clerk of the Circuit 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 to wit to say: That on the 27. day of May 1907, he saw the said Frank G. Smith sign his name to said instrument in writing as if for his last Will & Testament and that this deponent at the same time, heard the said Frank G. Smith declare the said instrument in writing to be his last Will & Testament, and that the said instrument in writing was at the same time, at the request of the said Frank G. Smith with his consent attested and subscribed by the said William R. Wallace and Wm. Jones in the presence of said testator, and in the presence of each other, and subscribing witnesses thereto and that the said Frank G. Smith 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 year of age) and of sound and disposing mind and memory, and not under any coercion or restraint, and this said deponent verily believes no further deponent may not Sworn to and subscribed

W. R. Wallace

Sworn to and subscribed by the said William R. Wallace before me Frank M. Baker, Clerk of said Court at Shoshone the 3rd day of June 1907.

Frank M. Baker, Clerk

In attestation whereof I have hereunto subscribed my name, and affixed the seal of said Court

Frank M. Baker, Clerk
By A. S. McDaniel, Daty

Last Will and Testament of Alexander Lutzadder Deceased.

Shoals Martin County, Indiana

May 27th 1905-

In the name of the Benevolent Father,
I, Alexander Lutzadder of the County of Martin
and the State of Indiana, being of sound mind
and disposing memory, do hereby make and
declare this my last will and testament,
hereby revoking and making void all former
wills by me at any time heretofore made.

First - I order and direct that out of the
money on hand [or out of any other property],
my just debts and funeral expenses be paid
as soon as practicable after my death

Second - I give and bequeath to my faithful
wife, Margaret Lutzadder, my farm consisting
of: Part of the Northwest quarter of Section 13
Town 3 Range 4, 118 Acres

South east quarter of the South east quarter,
Section 14, Town 3 Range 4, 40 Acres

North half of North East Quarter of Section 14,
Town 3 Range 4 80 Acres

East half of the North East Quarter, Section 14,
Town 3 Range 4, 80 Acres

East half of South West, North East Section 14,
Town 3 Range 4, 20 Acres

East half of Northwest of the North East Section
14 Town 3 Range 4, 20 Acres

East half of lot 91 in Chumuck Addition,
West Shoals

I bequeath my interest in Seminary Lot
West half City of Bloomington Monroe, Indiana
to her

I bequeath moneys, notes, Livestock,
Cattle, Horses and Sheep, household furniture, All
grain on hand and growing crops, All farm
implements, Hays, and diggers to her

My Will is that my Son Homer Lutzadder

Last Will and Testament of Alexander Liguader Deceased.

shall have a home for life, with his mother, and a share of the rents and profits of estate left.
My will is that my daughter Sophie H. Liguader shall be the guardian of my son Homer Liguader.

My will is that my daughter Sophie H. Liguader shall have a home for life, with her mother and a share of the rents and profits of the real estate left.

Third - I hereby nominate and appoint as executors - my daughter Sophie H. Liguader and J. Edmond Liguader, my son, of Smithville, Indiana.

In witness whereof I have hereunto subscribed my name this 27th day of May 1905 -

Alexander Liguader

The above and foregoing instrument was at the date thereof signed, published and declared by the said Alexander Liguader, as and for his last will and testament, and as a revocation of all former wills heretofore made by him, in presence of us who, at his request and in his presence, and in the presence of each other, have subscribed our names as witnesses.

Name H. R. Mc Dermid Residence Shelby
John O. Morris Residence Thoburn, Ind
George Buelde " "

State of Indiana, Martin County, I.D.:


Be It Remembered that on the 18th day of December 1907, John O. Morris, one of the subscribed witnesses to the within and foregoing last, will and testament of Alexander Liguader late of said County, deceased, personally appeared before the Clerk of the Circuit 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 27th day of May 1905 he saw the said

Alexander Ligadder sign his name to said instrument in writing as if for his last Will & Testament and that this deponent, at the same time, at the request of the said Alexander Ligadder declare the said instrument in writing to be his last Will & Testament, and that the said instrument in writing was, at the same time at the request of the said Alexander Ligadder and with the consent of said deponent, signed by the said Alexander Ligadder and by the said deponent, 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 & disposing mind and memory, and not under any coercion or restraint, and the said deponent verily believe, of further deponent says not.

John V. Morris
 Sworn to and subscribed by the said John V. Morris before me Frank M. Baker Clerk of said Court, at Charle, Ind, the 18th day of December 1907.

Frank M. Baker, Clerk.
 By H. B. Mc Dermott, D. H.

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

 Frank M. Baker, Clerk.
 By H. B. Mc Dermott, D. H.

State of Indiana Martin County, I.S.
 Frank M. Baker, Clerk of the Circuit Court of Martin County, Indiana, do hereby Certify, that the within annexed Will and Testament of Alexander Ligadder has been duly admitted to probate. The duty proved by the testimony of John V. Morris one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said John V. Morris in proof thereof, has been by me duly made and recorded in Book C at page 198, 199, 200 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court, at Charle, Ind, this 18th day of December 1907.

Frank M. Baker, Clerk Circuit Court, Martin County,
 By H. B. Mc Dermott, D. H.

Last Will and Testament of Darcas Roth

Deceased.

In the name of God, Amen.

I, Darcas Roth of Martin County and State of Indiana, being of sound mind and memory, do hereby make and publish and declare this to be my last will and testament, hereby revoking and making void all former wills by me at any time heretofore made.

First, I give and bequeath to my beloved son, Ouley H. Roth all my real estate and personal property, except one good feather bed and pillows and the clock and covers for bed. My son Ouley H. Roth is to take care of me while I live and at my death decess is to bury me in a nice coffin or casket and place a suitable monument at my grave; also to pay all my just debts and liabilities and also he is to pay my beloved son Robert L. Roth two hundred dollars (\$200^{00/100}), paying fifty dollars a year until the two hundred dollars are paid. No interest to be paid on the money.

Second, I give and bequeath to my beloved son Robert L. Roth one feather bed, covers for bed and my clock. My son Robert is to be at no expense in keeping me.

February 19th 1907, I name J. N. Sims as my executor

{ Ralph N. Walton }
{ J. N. Sims }

Darcas Roth

State of Indiana, Martin County, SS:

Be it remembered, that on the 7th day of January, 1908, J. N. Sims, one of the subscribing witnesses to the foregoing last will and testament of Darcas Roth, late of said County, deceased, per-

personally appeared before Elijah M. Faulkland, Clerk of the Circuit Court of Martin County, in the State of Indiana, and having duly sworn by the Clerk of said Court, upon his oath, declared and testified as follows, that is to say: That on the 14th day of February 1867 he saw the said Doreas Roth sign and execute to said instrument in writing as and for her last will and testament; and that this deponent, at the same time, heard the said Doreas Roth 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 Doreas Roth read with her consent attested and subscribed by the said Ralph M. Hunt and J. M. Sims in the presence of said testator, read in the presence of each other, as subscribing witnesses thereto and that the said Doreas Roth was, at the time of the signing and subscribing of said instrument in writing, as aforesaid, of full age (that is, more than ^{twenty} ^{and} ^{one} ^{year} ^{and} ^{over} ^{years} of age) and of sound ^{and} ^{sound} ^{mind} and memory and not under any coercion or restraint as the said deponent verily believes, and further deponent says not.

J. M. Sims.

I do hereby attest and subscribe by the said J. M. Sims before me, Elijah M. Faulkland, Clerk of said Circuit Court of Martin County January 7th 1868. In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court. E. M. Faulkland, Clerk.
(Continued on next page)

Last Will and Testament of Darcas Rath.

Deceased.

State of Indiana, Martin County, SS:
 I, Elijah Mth Faulcner, Clerk of the Circuit
 Court of Martin County, Indiana do hereby
 Certify, that the within annexed Will
 and Testament of Darcas Rath has
 been duly admitted to probate, and
 duly proved by the testimony of J. M. Sims,
 one of the subscribing witnesses thereto,
 that a complete record of said Will, and of
 the testimony of the said J. M. Sims in
 proof thereof, has been by me duly made
 and recorded in Book C, at pages
 201, 202nd & 203 of the Record of Wills of
 said County,

In attestation whereof, I have hereunto
 subscribed my name, and affixed the
 seal of said Court at West Shoals, this
 7th day of January 1908,

Elijah Mth Faulcner,
 Clerk Martin Circuit Court,

In the name of the Revolent Father,

I, Relinda J. Smith of the County of Martin and State of Indiana, being of sound mind and disposing memory, do hereby make and declare this my last will and testament, hereby revoking and making ~~void~~ void all former wills by me at any time heretofore made,

1st I order and direct that out of any money on hand, or property, my last debts and funeral expenses be paid as soon as practicable after my death.

2nd I give and bequeath to my husband, George Smith, East half of the South East Quarter of Section (27) Twenty - seven, Township (4) four north, Range (4) four west, T. 4, R. 4, twenty acres, more or less, heretofore set off to me from my Father's estate James D. Shamm, and set off to me in a partition proceeding in the Martin Circuit Court ^{County of} for five acres of said twenty more or less located in section (27) T. 4, R. 4, and 15 acres more or less located in (34) section Thirty four, T. 4, R. 4 all of the above lands located in Martin County State of Indiana.

3^d I order and direct that after the first paragraph of this will is complied with all moneys or personal property of any description be delivered therein and is to be his, the said George Smith my husband. In witness whereof I have hereunto subscribed my name this November 22nd A. D. 1906.

Relinda J. Smith

The above and foregoing instrument was at the date thereof signed, published

Last Will and Testament of *Belinda J. Smith* Deceased.

and declared by the said *Belinda J. Smith* as and for her last will and testament; and as a revocation of all former wills heretofore made by her, in presence of us who, at her request and in her presence and in the presence of each other have subscribed our names as witnesses

Thomas Wilcoxen

Robert Hotz,

The State of Indiana, Martin County, SS;

Be it remembered, that on the 30th day of January 1908, *Thomas Wilcoxen*, one of the subscribing witnesses to the within and foregoing Last Will and Testament of *Belinda J. Smith* late of said County, deceased, personally appeared before *Edw. Fairbank* Clerk of the Circuit 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 22nd day of November 1906 he saw the said *Belinda J. Smith* 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 *Belinda J. Smith* declare the said instrument in writing to be her last Will and Testament, and the said instrument in writing was, at the same time, at the request of the said *Belinda J. Smith* and with her consent attested and subscribed by the said *Thomas Wilcoxen* and *Robert Hotz* in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said *Belinda J. Smith* 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

Last Will and Testament of Belinda J. Smith, Deceased.

and disposing thereof and many, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Thomas Wilcox
Sworn to and subscribed by the said Thomas Wilcox before me J. M. Garland, Clerk of said Court at Shreve, this 30th day of January 1908.

J. M. Garland, Clerk
In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court.

J. M. Garland, Clerk
State of Louisiana, Martin County SS:
J. M. Garland, Clerk of the Circuit Court of Martin County, Louisiana, do hereby certify that the within annexed Will and Testament of Belinda J. Smith has been duly admitted to probate, and duly proved by the testimony of Thomas Wilcox, one of the subscribing witnesses thereto, that a complete record of said Will, and the testimony of the said Thomas Wilcox in proof thereof, has been by me duly made and recorded in Book "C" at pages 204, 205 & 206 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court, at Shreve, this 30th day of January 1908.

J. M. Garland, Clerk

Last Will and Testament of

John Harman

Deceased.

"I, John Harman, aged 86, at this time a resident of the City of Logansport, Martin County, Indiana, being of sound and disposing mind and memory do hereby publish and declare this to be my last Will and Testament, hereby revoking all former Wills made by me.

Item 1. That my just debts and funeral expenses shall be first paid.

Item 2. I give and bequeath to my beloved daughter, Amanda Spurgeon, of Evansville, Illinois, the sum of Five Dollars (\$5.00) in cash.

Item 3. I give and bequeath to my beloved daughter, Julia Williams, of Pueblo, Colorado, the sum of Five Dollars (\$5.00) in cash.

Item 4. I give and bequeath to my beloved daughter, Mrs. Abby G. Kershner, of Logansport, Indiana, all the residue of my property, after the foregoing bequests are paid, of whatever nature may consist, Cash or otherwise, at the date of my demise.

Item 5. I constitute and appoint my said daughter, Mrs. Abby G. Kershner, as Executor of this my last Will and Testament, without bond or administration.

Witness my hand and seal, this 17th day of January, 1908, at the City of Logansport, Indiana.

John Harman

The foregoing instrument, signed, sealed and acknowledged by the said John Harman, 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 17th day of January 1908.

Anna M. Alee,
P. O. Logansport, Indiana,
Lewis P. Ogden,
P. O. Logansport, Indiana.

State of Indiana
Martin County ss.

I before me a Notary Public in and for said County, this 17th day of January 1908, personally appeared John Harmon, the testator, and Alvin W. Stee and Lewis Keyser, witnesses, who acknowledged the execution of the foregoing Will, which my hand and office seal.

My Commission expires on 28th Dec 1908

Arthur C. Brown
Notary Public

State of Indiana
Martin County ss.

Be it Remembered that on the seventh day of February 1908, Lewis E. Keyser, one of the subscribing witnesses to the within and foregoing last Will and Testament of John Harmon late of said County, deceased personally appeared before M. Farland, Clerk of the Circuit Court of Martin County, in the State of Indiana, and being duly sworn by the Clerk of said Court, in and to the effect declared and testified as follows, that is to say, that on the 17th day of July 1908, he saw the said John Harmon sign the same to said instrument in writing and for his last Will and Testament, and that this deponent at the same time heard the said John Harmon declare the said instrument in writing to be his last Will and Testament, and that said instrument in writing was, at the same time, at the request of the said John Harmon and with his consent attested and subscribed by the said Alvin W. Stee and Lewis Keyser, in the presence of said testator and in the presence of each other, as subscribing witnesses thereto and that the said John Harmon 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) of

Last Will and Testament of John Harman Deceased.

John Harman

sound and disposing mind and memory, and not under any coercion or restraint, as the said deponent firmly believes. And further deponent says not.

Sworn to and subscribed by the said Lewis S. Hayes, Clerk of said Court, at Shad's, this 7th day of Feb'y, 1908.

In Attestation Whereof, I have hereunto subscribed my name, and affixed the seal of said Court.

State of Indiana }
Marion County, ss }

I, E. M. Farland, Clerk of the Circuit Court of Marion County, Indiana, do hereby certify that the within purposed Will and Testament of John Harman, has been duly admitted to probate, and duly proved by the testimony of Lewis S. Hayes one of the subscribing witnesses thereto; that a complete record of said Will and of the testimony of the said Lewis S. Hayes in proof thereof, has been by me duly made and recorded in Book "C" at page 207 of the Record of Wills of said County.

In Attestation Whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at Shad's, this 7th day of February, 1908.

E. M. Farland, Clerk
Circuit Court, Marion County,

Last Will and Testament of Mary J. Brean Deceased.

I, Mary J. Brean of Loggontu, Martin County in the State of Indiana being of sound and disposing mind and memory do make, publish and declare this my last will and testament hereby revoking all other wills by me heretofore made.

Item One.

I will, direct and request my executor hereinafter named to pay all my just debts, funeral expenses and expenses of my last sickness and of administration of my estate as soon after my death as possible.

Item Two.

I give, will and bequeath to the Rev. Timothy C. Bonohus Rector of St. John's Catholic Church in Loggontu, Martin County, Indiana and in case of his death before me, then, to his successor as such Rector the sum of one hundred and fifty (\$150.00) dollars with the request to expend fifty dollars of said sum for masses to be offered for the repose of my soul and to expend the sum of one hundred (\$100.00) dollars for the use of said Church.

Item Three.

I will, give and bequeath to my grand daughter Mary Katherine Reynolds the daughter of my daughter Mary E. Reynolds the sum of two hundred (\$200.00) dollars.

Item Four.

I will, give and bequeath to Mary Elizabeth Hays Doyle, of Steamville, Bally Colley, County Wexford, Ireland, a favorite relative of my deceased husband the sum of one hundred (\$100.00) dollars.

Last Will and Testament of Mary J. Breen Deceased.

Item Five,

To my son James Walter Breen now owing me about two hundred (\$200.00) dollars, I will, give and bequeath the amount of that debt in full payment and cancellation of said debt so that neither he nor any of my children shall owe my estate anything.

Item Six,

I give, will and bequeath to my children James Walter Breen, Anna L. Breen, Mary E. Reynolds, Alice Bernadette Breen, Matilda Catherine Breen, known as Sister Catherine of the Sisters of Charity and John F. Breen, share and share alike all my household goods, jewelry, money in hand not invested and all my personal property of whatsoever kind and where so ever situated except my bonds, bank stock, notes and all other interest bearing securities. My bonds, bank stock, notes and all other interest bearing securities I give and bequeath as hereinafter directed. It is my will and desire that my executor as he shall elect may pay the legacies given, items two, three and four out of the money on hand not invested that I may leave, and if said money is not sufficient to pay all said legacies in full then he shall pay the balance of said legacies out of the first profits derived from real estate and the interest from my interest bearing securities. Or he may pay said legacies wholly out of the profits of the real estate and the interest from my interest bearing securities. In case he should elect to pay such legacies in whole or in part out of the money on hand that I may leave then in that event this legacy of money

to my children in this item set out above shall lapse to the amount taken by the executor to pay said legacies set out in items two, three and four,

I am Dear

I give, bequeath and devise to my son John F. Breen all my bonds, bank stock, notes and all other interest bearing securities whatsoever and also all my real estate wheresoever situate to have and to hold all said property in trust however for the uses and purposes following, to wit: Said trustee shall take full and complete charge, control and management of said real estate, but he shall not have the right or power to sell either the whole or any part of said real estate except as hereinafter put out; he shall collect the profits and the rents therefrom and collect the interest on all interest bearing securities and shall pay all taxes, assessments and expenses, and shall retain a reasonable amount as compensation for his services as such trustee. The net proceeds of said profits and rents and interest that may remain after paying all taxes, assessments, expenses including his own compensation for tending to said estate, he shall distribute semi annually share and share alike among my said children James Walter Breen, Anna F. Breen, Mary E. Reynolds, Alice Bernadette Breen, Matilda Catherine Breen, and John F. Breen, should any of my said children die either before or after full legal age, children or the descendants of children then

Last Will and Testament of Mary J. Breen Deceased.

the semi-annual distributions above, that would have gone to my deceased child if living, shall go to the descendants of said deceased child. But should any of my children die before me leaving no children or descendants of children, then such semi-annual payments shall be divided equally among my children living at that time and the descendants of those who are dead, the descendants of those of my children who are dead, taking the same share that would have gone to my deceased child their ancestor if living. Should any of my children die after me leaving no children or the descendants of children then in that case such future semi-annual payments shall be made share and share among my children living at the time of such payment, and the descendants of those of my children who are dead, such descendants to take the same share that would have gone to my deceased child, their ancestor, if living.

Said trust shall continue until the death of that child of mine who shall die last. On the death of my child that shall die last all the property then in the hands of the trustee shall be divided among the descendants of my children in such a way however that the aggregate amount that the descendants of any one of my deceased children shall receive, shall equal the aggregate amount that the descendants of any other of my deceased children

shall receive regardless of the number of descendants that any one deceased child may leave. That is to say the estate then in the hands of the trustee shall be divided into as many shares as there are groups of descendants and there shall be as many groups of descendants as there shall be children of mine who shall have descendants living at the time of such division.

In case said John F. Breen shall die either before or after his acceptance of the trust thereof, desire to be discharged from, renounce, die or become incapable or unfit to act in the trusts of these presents then and in every or 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 by writing or writings under their hands attested by two or more witnesses, another trustee who shall have the same rights powers and liabilities as the above named trustee. At the death of my child who shall die last should be the trustee, his administrator or executor shall distribute said trust estate as above set out.

Item Eight.

The said trust created in item seven is so created not because I fear that some of my children would squander my property if left to them absolutely, but because I wish and desire that my children should

Last Will and Testament of Mary J. Breen Deceased.

receive an equal share of my estate and I
 fear that if my real estate were partitioned
 among my children soon after my death
 that some portions of said real estate would
 be greatly increased in value by the build-
 ing of an inter-urban railroad which
 will effect the value of some of my real
 estate and might then make the share
 that one child would receive much greater
 in value than the shares that were set
 off to my other children. Should at any
 time two-thirds of my children living at
 the time desire to sell any part or the
 whole of said real estate they shall
 authorize and empower and may compell
 the trustee to sell any part or the whole
 of said real estate by a writing under their
 hands and seals signed by two thirds
 of my children living at the time. On
 receiving such authorization and request
 the said trustee shall bear no discretion
 in the matter but ^{must} and shall execute
 a deed according to said request, which
 deed shall also be signed by two thirds
 of my children living at the time said
 such deed ^{will} be good and sufficient
 to pass the title to the land described
 therein whether such children have
 executed the other written authorization
 or not. The proceeds of said sale my trustee
 shall as soon as possible ^{then} distribute ^{share}
 share alike among my children, living
 at the time of said sale and the descend-
 ants of those who are dead, which
 descendants shall take the same
 share as my deceased child their
 ancestor would have taken, if living.

I further will and direct that my trustee shall not have the right to change or reinvest the money represented by bonds, stocks, notes and other interest bearing securities. As soon as any of said securities are taken up and the money realized therefrom is paid into the hands of my trustee, he shall as soon as possible divide and distribute said money share and share alike among my children living at that time and the descendants of those of my children who are dead, said descendants taking the share that would have gone to my deceased child their ancestor, if living.

(I mean mind) I hereby will and direct so far as I can control the same that my estate shall be settled and adjusted by my executor herein after named without taking out letters testamentary or the institution of any proceedings in court, and that my executor be not required to give bond; and that the trustee shall manage the trust estate and act in that capacity without being required to give ^{any} bond (as such trustee or make any report of the trust to any court).

I mean Deu.

I hereby nominate, constitute and appoint my son John F. Breen sole executor of this my last Will and Testament.

In witness whereof I have hereunto subscribed my name and affixed my seal this 4th day of January 1906.

Mary J. Breen (Seal)

Last Will and Testament of Mary J. Breen Deceased.

The foregoing instrument was signed sealed and acknowledged by said Mary J. Breen 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 witnesses thereto this 4th day of January 1906

M. M. Doolley. M. D.

Geo. W. Gates.

Robert G. Bantorn.

The State of Indiana, Martin County, SS:

Be it remembered, that on the 13th day of May 1908, George W. Gates, one of the subscribing witnesses to the within and foregoing last Will and Testament of Mary J. Breen late of said County, deceased, personally appeared before me the Clerk of the Circuit 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 4th day of January 1906 he saw the said Mary J. Breen sign her name to said instrument in writing as and for her last Will and Testament, and that this defendant, at the time, heard the said Mary J. Breen declare the said instrument in writing to be her last Will and Testament and that the said instrument in writing was, at the time, at the request of the said Mary J. Breen, with her consent attested and subscribed by the said George W. Gates, M. M. Doolley and Robert G. Bantorn in the presence of said testator, and in the presence of each other as subscribing witnesses thereto and that the said Mary J. Breen 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 disposing mind and memory, and not under any coercion or restraint, as the said disponent verily believes, and further depment says not.

George W. Gates,

Sworn to and subscribed by the said George W. Gates before me, Elijah M. Fairbank, Clerk of said Court, at West Shoals, the 13^d day of May 1908

Seal

Elijah M. Fairbank, Clerk

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court, Elijah M. Fairbank,

State of Indiana, Martin County, ss:

I, Elijah M. Fairbank, Clerk of the Circuit Court of Martin County, Indiana do hereby certify that the within annexed Will and Testament of Mary J. Breen has been duly admitted to probate, and duly proved by the testimony of George W. Gates, one of the subscribing witnesses thereto, that a complete record of said Will and of the testimony of the said George W. Gates in proof thereof has been by me duly made and recorded in Book "C" at Pages 210 - 218 of the Clerk of Will's of said County.

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court, at Shoals this 13^d day of May 1908.

Elijah M. Fairbank
Clerk, Martin Circuit Court,

Seal

Last Will and Testament of

John N. Brown Deceased.

See page 139 for record of Will.

The State of Indiana
Martin County, ss.

Be it remembered that on the 20th day of April 1904 James J. Campbell, one of the subscribers and witnesses to the within foregoing last Will and Testament of John N. Brown, late of said County, deceased, personally appeared before Frank M. Baker, Clerk of the Circuit 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 17th day of September 1879 he saw the said John N. Brown sign his name to said instrument in writing and for his last Will and Testament. And that the deponent, at the same time, heard the said John N. Brown 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 John N. Brown and with his consent attached and subscribed by the said James J. Campbell, in the presence of said testator, and in the presence of each other as subscribing witnesses, and that the said John N. Brown 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, of sound and disposing mind, of memory, and not under any coercion or restraint, as the said deponent truly believes, and further deponent says not.

James J. Campbell,
Sworn to and subscribed by the said James
J. Campbell before me, Frank M. Baker, Clerk
of said Court, at West Point, the 20th day of April 1904.

Frank M. Baker, Clerk.

In Attestation Whereof I have hereunto subscribed my
name and affixed the seal of said Court.
Frank M. Baker, Clerk.

State of Indiana
 Martin County, ss.

I, Frank M. Baker, Clerk of
 the Circuit Court of Martin County, Indiana
 do hereby certify that the within annexed
 Will and Testament of John N. Brinn has been
 duly admitted to probate, and duly proved by
 the testimony of James J. Campbell, one of the
 subscribing witnesses thereto, that a complete record
 of said Will and of the testimony of the said James
 J. Campbell in proof thereof has been by me
 duly made and recorded in Book C at page 139
 of the Record of Wills of said County.

In Attestation whereof I have hereunto subscribed
 my name and affixed the seal of said Court, at
 Westbrook this 20th day of April 1954.

Frank M. Baker, Clerk
 Circuit Court Martin County

sed. Last Will and Testament of Isaac N. Plummer Deceased.

I Isaac N. Plummer of the Town of Shoals, Martin County, and State of Indiana, being of sound mind and disposing memory, do in view of the certainty of death in the name of the Reverend Father make publish and declare this instrument to be my last will and testament to wit:

First - That all debts and just demands against my estate at my decease, including expenses of last sickness and funeral out lay, be paid.

Second - That as soon after my decease and burial as is convenient and reasonably proper, it is my will that Elizabeth Plummer my beloved wife take full charge and contrall of my entire estate and that she make a full and complete schedule and inventory thereof, including my Real Estate, house hold goods, library, surgical instruments, horses, buggies, bonds, notes, cash on hand and in fact my entire property of what so ever kind, and that she exercising her best judgment place such valuation thereon ^{and upon each and every item of} as in her opinion the same is fairly worth. And that I do hereby bequeath and devise unto her all of my said Real Estate to take have and hold the same absolutely in fee simple, subject only to the condition of reservation 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 my entire estate and to that end I direct that after having made the schedule and appraisment provided for in item two, that if the said Real Estate does not amount in value to one full and fair half of my estate that she take of notes, bonds or other securities, or cash an amount sufficient to her 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 said Elizabeth - but if said Real Estate should amount in value to more than one half of my entire estate it is my will and I direct that my said beloved wife dispose of enough thereof and of

such part thereof as may to her seem best, as will produce sufficient funds when added to the property other than said real estate, according to its said valuation to make the same equal to one half in value of my estate; and she is empowered to make such sale and conveyance either before or after said schedule is made, so that said Real Estate is sold for its fair market value and in no case what so ever shall any person other than herself have or controul my wifes interest as provided in this article.

Fourth - 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, during her judgment as to what part thereof not in sureties, bonds or cash, that she will convert into cash and sureties, changing the investment thereof from time to time as in her opinion and judgment may to her seem proper for the safety of the same; in this trust her controul and management is sole and absolute, and the right to confer such power or controul upon any other person is denied. It is herein provided however that all interest, profits and accumulations 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 see fit and it is also further provided that if for any reason it shall become necessary for the support, maintenance and comfort of the said Elizabeth ~~my wife~~ any part of the principal sum of said funds so held in trust by her ought and should be used for that purpose she is fully privileged and empowered to so use the same, and in fact the whole thereof should such emergency arise and it is left wholly and solely to determine if and when such occasion occurs.

Fifth - At the death of my beloved 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:

1st To my niece Clara Elizabeth Plummer the sum

of Fifty dollars (\$50⁰⁰). Known to my wife and myself as "Mothers Money". And the balance to my nieces and Nephews now living children of John and Rodney, in equal shares and if any be deceased to their decedents if any, or if they should die without, issue to their nearest of kin; and said means be reduced to cash for that purpose, they said Nephews and Neices being empowered and authorized to possess themselves thereof immediately upon the death of my said wife - all of which I do hereby will and bequeath.

Sixth. - So far as it may be necessary in order to carry out the provisions of this will I appoint my beloved wife the said Elizabeth Plummer, Executrix, directing that no bond or other surety be required of her, having the fullest faith and confidence in her ability and competency to do so, as well as in her sincere and earnest purpose to carry out my will and wishes as herein expressed and provided.

Seventh. - In the distribution of said funds amongst my said Nephews and Neices as set forth in item five Clara Elizabeth Plummer is also to participate in said general distribution as one of my nieces and upon her is conferred ~~first~~ the power first to take charge thereof after the death of my wife and divide the same amongst her, said Clara's co-legates - and herself after however retaining the fifty Dollars bequeathed her and a fair compensation for her services and expences in that behalf.

In witness whereof the said Isaac M Plummer has hereunto subscribed his name this 19th day of December 1893

Isaac 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 witnesses

James T Rogers
Soyd Johnson

Codicil

I Isaac H Plummer, the testator who executed the will hereto attached, dated December 19th 1893 being still of sound ^{and disposing} mind and memory do make and declare this codicil a part of said instrument to wit:

That the provisions or terms of said will which in any sense restricts or forbids the sale by my wife Elizabeth of any part of my Real Estate of which I may die seized, be and the same are hereby removed 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 empowered to sell dispose of and convey without restraint any part or all of said real estate for such price or such terms, without appraisement, as she in her judgment may deem wise and proper, having full faith in her ability to exercise reasonable discretion in that behalf. But it shall be entirely optional with her as to whether she sell or dispose of any of said Real estate during her lifetime or not. And it is my earnest desire and I do will and direct that for her comfort and support she be privileged to make use of any part of my said estate or the whole thereof if in her judgment it becomes necessary.

In witness whereof the said Isaac H Plummer has hereunto subscribed his name this 18th day of Sept. 1907.

Isaac Nutt Plummer.

The foregoing instrument was this 18th day of September, 1907 signed by said Testator and by him declared to be a Codicil to his will executed Dec. 19th 1893, and at his request and in his presence and in the presence of each other we do sign the same as attesting witnesses this 18th day of Sept. 1907

Samuel H Ross
William H Sanders.

Proof of codicil of will.

The State of Indiana, Martin County, SS:

Be it remembered, that on the 4th day of January 1909, Samuel H. Ross one of the subscribing witnesses to the codicil of the within and foregoing last Will and Testament of Isaac Nutt Plummer late of said county, declared, personally appeared before the clerk of the Circuit 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 18th day of September 1907, he saw the said Isaac Nutt Plummer sign his name to said codicil in writing as and for his codicil to his last will and Testament; and that his deponent, at the same time heard the said Isaac Nutt Plummer declare the said codicil in writing to be a codicil to his last will and Testament, and that the said codicil in writing was, at the same time, at the request of the said Isaac Nutt Plummer and with his consent attested and subscribed by the said Samuel H. Ross and William H. Sanders in the presence of said testator, and in the presence of each other as subscribing witnesses thereto and that the said Isaac Nutt Plummer was, at the time of signing and subscribing of said codicil in writing as aforesaid, of full age (that is one more than twenty-one years of age) and of sound and disposing mind and memory, and not under any coercion or restraint as the said deponent verily believes, and further deponent says not.

Samuel H. Ross.

Seen to and subscribed by the said Samuel H. Ross before me Elijah McFarland, clerk of said court, at Shoals, the 4th day of January 1909.

Elijah McFarland clerk.

State of Indiana, Martin County, SS:

I, Elijah McFarland, clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed codicil to the will and Testament of Isaac Nutt Plummer has been duly admitted to probate, and duly proved by the testimony of Samuel H. Ross, one

of the subscribing witnesses thereto, that a complete record of said will and of the testimony of the said Samuel H. Ross, in proof thereof, has been by me duly made and recorded in Book "6" at Pages 221 222 of the record of Wills of said county.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said court, at Shoals, this 4 day of January 1909
 W. M. Garland.

Clerk Circuit Court Martin County
 The State of Indiana. Martin County SS:

Be it remembered, that on the 4th day of January 1909, James T. Rogers one of the subscribing witnesses to the within and foregoing last will and Testament of Isaac Nutt Plummer late of said county, deceased, personally appeared before me the Clerk of the Circuit 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 19th day of December 1893 he saw the said Isaac Nutt Plummer sign his name to said instrument in writing as and for his last Will and Testament; and that his deponent at the same time, heard the said Isaac Nutt 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 Nutt Plummer and with his consent attested and subscribed by the said James T. Rogers and Floyd Johnson in the presence of said testator and in the presence of each other, as subscribing witnesses thereto and that the said Isaac Nutt Plummer 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and

Last Will and Testament of

Deceased.

further deponent says not.

J. J. Rogers.

Sworn to and subscribed by the said J. J. Rogers before me, E. M. Farland, clerk of said court at Shoals on the 4th day of January, 1909.

E. M. Farland, clerk.

In attestation whereof I have herewith subscribed my name, and affixed the seal of said court.

E. M. Farland.

State of Indiana, Martin County, S. S.:

I, E. M. Farland, clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Isaac Hutt Plummer has been duly admitted to probate, and duly proved by the testimony of James J. Rogers one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said James J. Rogers, in proof thereof, has been by me duly made and recorded in Book "C" at pages 225 & 227 of the Record of Wills of said county.

In attestation whereof, I have herewith subscribed my name, and affixed the seal of said court, at Shoals this 4th day of January 1909.

Seal

E. M. Farland

clerk Circuit Court Martin County

I, Mary E. Allen, at this time a resident of Loogootee, Martin County, 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. I desire that all my debts owing at the time of my death and my funeral expenses be fully paid.

Item 2. I give and bequeath to my daughters, Loecha and Blanch and my sons 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, bland bropp, executor of this will.

Witness my hand and seal this 9th day of January 1909, at the city of Loogootee, Indiana.

Mary E. Allen. (Seal)

The foregoing instrument, signed, sealed and acknowledged by said Mary E. Allen, 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 the 9th day of January, 1909.

George W. Shirey
Aron W. Sockwood

The State of Indiana, Martin County, SS:

Be it remembered, that on the 12th day of February 1909 Aaron W. Sockwood one of the subscribing witnesses to the within and foregoing ^{last} will and Testament of Mary E. Allen late of said county, deceased, personally appeared before me Elijah M^e Farland, clerk of the Martin Circuit Court of Martin County, in the State of Indiana and being duly sworn by the clerk of said

Last Will and Testament of Mary E. Allen Deceased.

Court, upon his oath, declared and testified as follows, that is to say: That on the 9th day of January 1909, he saw the said Mary E. 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~~ ^{heard} the said Mary E. Allen 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 E. Allen and with her ~~consent~~ consent attested and subscribed by the said Aaron W. Lockwood and George W. Shirey in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Mary E. Allen 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 disposing mind and memory, and not under any coercion or restraint as the said deponent verily believes, and further deponent says not.

Aaron W. Lockwood

Seen to and subscribed by the said Aaron W. Lockwood before me Elijah M^o Garland, clerk of said Court, at Shoals, the 12th day of February 1909

E. M. Garland, clerk: P. W. B. Sherfick, Deputy.

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

E. M. Garland, P. W. B. Sherfick deputy.

State of Indiana, Martin County S. S.;

I, Elijah M^o Garland, clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed will and testament of Mary E. Allen has been duly admitted to probate, and duly proved by the testimony of Aaron W. Lockwood, one of the subscribing witnesses thereto, that a complete record of said will and of the testimony of the said Aaron W. Lockwood in proof thereof, has been by me duly made and recorded in Book "B" at pages 228-229-230-3

the Record of Wills of said county.

In attestation whereof I have hereunto subscribed
my name and affixed the seal of said Court, at
Shoals, this 12th day of February 1909.

E. M. G. Alford.

Clerk Circuit Court Martin County
Per *W. D. Huffick* Deputy.

Last Will and Testament of Robert Wildman Deceased.

I Robert Wildman, of Martin County, State of Indiana being of sound mind and realizing that life is uncertain, desire, while in full possession of my intellectual faculties to make this my last will and testament. I hereby revoke all former wills and direct that my estate be divided as follows, to wit:

1st I desire that all just debts owing by me funeral expenses and expenses of last sickness be first paid out of the proceeds of my estate.

2^d I will and bequeath my lands as follows -

My son Hugh R. Wildman is to have and own all the lands now owned by me in section seventeen (17) Town Three (3) North, Range Four (4) West (except an out lot thirty (30) feet wide and forty (40) rods long running North from Hill Wildman's barn along the East line of said section seventeen (17) to the public highway leading from Bell Grade to Dover Hill.) this tract contains Eighty-Two (82) acres more or less. My son Hugh R. Wildman is also to have and own the West half of the South East quarter of section sixteen (16) Town Three (3) North, Range Four (4) West containing Eighty (80) acres more or less.

3rd I will and bequeath to my son William Wildman the South West quarter of section sixteen (16) Town Three (3) North, Range Four (4) West, containing one hundred and sixty (160) acres more or less, also a tract of land in the above mentioned section sixteen (16) described as follows, to wit: Beginning in the center of Bell Grade and Dover Hill road, at the South West corner of the South West quarter of the North West quarter of said section sixteen (16) thence East Eighty (80) rods to the East line of said quarter quarter section, thence North Forty (40) rods; thence West about nineteen (19) rods to the center of the Bell Grade and Dover Hill road; thence Westerly bearing South along the center of said public highway to the place of beginning. Containing

Last Will and Testament of Robert Wildman Deceased.

Sixteen (16) acres more or less.

Also an outlet Thirty (30) feet wide and Forty (40) rods long in Section Seventeen (17) running from the barn to the public highway as noted in bequest No 2. Also all of the South West quarter of the South East quarter of Section twenty (20) Town Three (3) North Range Four (4) West owned by me and lying East of Boggs Creek except ten (10) acres of the North side thereof heretofore deeded to Zoar Wildman this tract contains about twenty two acres.

4th

I bequeath to my daughters Alice Wallace and Missie Nicholas in equal parts the following lands in Section Sixteen (16) Town Three (3) North, Range Four (4) West. The South East quarter of the North East quarter and the South half of the South West quarter of the North East quarter containing sixty acres more or less, they to divide this land to suit themselves.

5th

I desire that my personal property of every kind be sold and the proceeds applied to the payments of my debts, funeral expenses &c and what ever residue remains the same shall be divided equally between my four children.

I hereby appoint Andrew Wildman as Executor of this will and ask that my estate be settled according to the provisions above written.

Made this Ninth day of Decbr. 1905 and signed in the presence of attesting witnesses Robert Wildman.

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.

Proof of Will.

The State of Indiana, Martin County, 38:

Be it remembered, that on the 3rd day of May, 1909, Walter Hays one of the subscribing witnesses to the within and foregoing, will and Testament of Robert

Attest

Last Will and Testament of Robert Wildman Deceased.

Wildman late of said county, deceased, personally appeared before the clerk of the Circuit 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 9th day of December 1905 he saw the said Robert Wildman 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 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 of each other, as subscribing witnesses thereto, and that the said Robert Wildman 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent ~~says~~ says not.

Walter Hays

sworn to and subscribed by the said Walter Hays, before me Elijah M^cParland, clerk of said court, at Shoals, the 3rd day of May, 1909.

Seal Elijah M^cParland, clerk Pea Hunt herds Deputy
In attestation whereof, I have hereunto subscribed my name and affixed the seal of said court Elijah M^cParland
Pea Hunt herds Deputy.

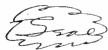
State of Indiana, Martin County, I.S.

I, Elijah M^cParland, clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Robert Wildman has been duly admitted to

Last Will and Testament of Robert Wildman Deceased.

probate, and duly proved by the testimony of Walter Hays, one of the subscribing witnesses thereto, that a complete record of said will and of the testimony of the said Walter Hays in proof thereof, has been by me duly made and recorded in Book "6" at pages 237-238 of the Record of Wills of said county.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at Shoals, this 3rd day of May, 1909.



Elijah M. Farland
 Clerk Circuit Court Martin County
 C. W. F. Lutzick, Deputy

Last Will and Testament of James B. Crane Deceased.

I, James B. Crane, being of sound mind do of my own free will make and declare this my last will and testament.

1st I give and bequeath to my beloved wife Louisa Crane all my property both personal and real in fee simple, to hold and possess during her natural life.

2^d At the death of my wife Louisa Crane, all the remaining property left her by this will is to be divided equally among my children, Frank Crane, Hight D. Crane, James A. Crane, William H. Crane, Charles Crane, Charlotte C. Hitchcock, Elizabeth P. Makles, Rebecca J. Haggner, Mary S. Puyton, Hester A. White, Amanda D. White, and to the heirs of Isaac Crane, deceased, the one-twelfth ($\frac{1}{12}$) part of said estate.

3^d I appoint as executor of this my will my son, Frank Crane.

In witness whereof, I hereunto affix my name, this 21st day of March, 1909.

James B. ^{his} Crane.

This the last will and testament of James B. Crane subscribed to in our presence and attested to in his presence and in the presence of each other:

Ada Adkins
Abner Adkins.

State of Indiana, Martin County S.S.:

I, William P. Porter, notary Public in and for said county and state certify that the foregoing was signed, attested and acknowledged in my presence this 21st day of March, 1909.

William P. Porter Notary Public. My Com. expires Aug. 21, 1910.

State of Indiana, Martin County, S.S.:

Be it remembered that on the 11th day of May 1909, Ada Adkins one of the subscribing witnesses to the within and foregoing last Will & Testament of James B. Crane late of said county, deceased, personally appeared before the clerk of

Last Will and Testament of James B. Craue Deceased.

the Clerk's 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 21st day of March, 1909 he saw the said James B. Craue 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 James B. Craue declare the said instrument in writing to be his last will & Testament, & that the said instrument in writing was, at the same time, at the request of the said James B. Craue & with his consent attested and subscribed by the said Lida Adkins in the presence of said testator, & in the presence of each other, as subscribing witnesses thereto, & that the said James B. Craue, was at the time of the signing & subscribing of said instrument in writing, as aforesaid, of full age (that is, more than twenty-one year of age) and of sound & disposing mind & memory, & not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Lida Adkins.

Sworn and subscribed to by the said Lida Adkins before me E. McFarland Clerk of said Court, at Sholes, this 11th day of May, 1909.

E. McFarland Clerk

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court, E. McFarland Clerk, State of Indiana, Martin County, 55:

I, E. McFarland, Clerk of the Circuit Court of Martin County, Indiana do hereby certify that the within annexed Will and Testament of James B. Craue has been duly admitted to probate, & duly proved by the testimony of Lida Adkins, one of the subscribing witnesses thereto, that a complete record of said will, and of the testimony of the said Lida Adkins, in proof thereof, has been by me duly made, and recorded in Book kept at pages 235-236 of the Clerk's Office of said County.

In attestation whereof I have hereunto subscribed my name, and affixed the seal of said Court, at Sholes, this 11th day of May 1909.

E. McFarland

Clerk Circuit Court Martin County.

I, Robert Gilkison of Deogates, Martin County, Indiana, being of sound mind and intellect, grateful to Almighty God for the many blessings it has been my lot to receive and for the long and happy life it has been my fortune to live, do hereby make, publish and declare this my last will and Testament, revoking all other wills and codicils heretofore by me made.

Item One, To my beloved wife, Catharine C. Gilkison, I hereby will and bequeath the sum of Three Hundred (\$300.00) Dollars to be paid out of any moneys of which I may be possessed at the time of my death, and if there be none such, 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 sold and enough of the proceeds of such sale shall be appropriated to make this bequest full three hundred (\$300.00) dollars.

Item Two, To my daughter Lou Gilkison, I give will and bequeath 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 bequest named in item one, and if there be not enough of said money, then this bequest to be paid first out of any personal property of mine which may be left after paying the bequest named in Item One, and if there be not enough money or personal property after paying the bequest named in Item One, to pay this bequest, 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 bequest, after the bequest in item one is paid.

Item Three, To my daughter Isabelle Gilkison I give, will and bequeath the sum of Two Hundred (\$200.00) Dollars to be paid out of any moneys which may be left of my estate after paying the bequest in item one, and if there be not enough of said money then this bequest shall be paid 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 property after paying the bequest in item one, to pay this bequest, then any of my real estate may be sold and enough of the proceeds of such sale shall be appropriated to make this bequest full two hundred (\$200.00) dollars, after the bequest in item one is made full and complete.

Item Four, To my daughter, Ellice R. Elliott, I give, will, and bequeath the sum 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 bequest named in item one. This bequest and the bequests named in Item One, and Item Three, shall stand upon an equal footing, and shall be paid in full if there be property enough left after paying the bequest named in item one, and if there be not enough property left after paying Item One, to pay Item Two, Item Three and item Four in full, then said items shall be paid out of the remainder of my estate pro rata in the ratio of the amounts of the respective bequests.

Item Five, I hereby direct that before any of the bequests or 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 One, Item Two, Item Three, Item Four and Item Five in full, I hereby will, bequeath and devise all the residue of my money, personal property, and real estate whatsoever to my beloved son John H. Gilkison, and my beloved daughter Matilda Gilley to be taken share and share alike.

Item Seven. If it shall be necessary in order to pay any of the bequests or devises in this will, to sell any or all of my personal property and real estate, I hereby empower, order and authorize the executor of this will to sell the same without any order, decree, or direction of the court.

Item Eight. I hereby name and appoint my brother, John Gilkison to be the executor of this will, and to

Last Will and Testament of Robert Giekison

Deceased.

administrate up any and all of my estate, and I hereby direct him to carry out the bequests and devises of this will as completely as the nature of the estate will permit. Done under my hand and seal the first day of April, 1909
(See) Robert Giekison.

Signed by the abar named Robert Giekison in our presence, and witnessed and signed by us in his presence and in the presence of each other this First day of April, 1902.

(See) Hiram M^c Cormick.

(See) Carlos J. M^c Carthy.

Attest: Frank E. Giekison, Sonner.

State of Indiana, Marlin County, ss:

Best remembered, that on the 14th day of June 1909, Carlos J. M^c Carthy one of the subscribing witnesses to the within and foregoing last Will and Testament of Robert Giekison, late of said County, deceased, personally appeared before the Judge of the Circuit Court of Marlin 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 1st day of April 1909 he saw the said Robert Giekison 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 Giekison 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 Giekison and with his consent attested and subscribed by the said Carlos J. M^c Carthy and Hiram M^c Cormick in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Robert Giekison 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent truly believes, and further deponent reports.

Carlos J. M^c Carthy

Sworn to and subscribed by the said Carlos J. M^eCarthy
before me, Elijah M^eFarland, clerk of said court, at
Shoals, the 14th day of June 1909.

Elijah M^eFarland, clerk

In attestation whereof, I have hereunto subscribed my name,
and affixed the seal of said court. Elijah M^eFarland.

State of Indiana, Martin County, ss:

I, Elijah M^eFarland, clerk of the circuit court of
Martin County, Indiana, do hereby certify that the within
annexed will and testament of Robert Gilkison has been
duly admitted to probate, and duly proved by the testimony
of Carlos J. M^eCarthy, one of the subscribing witnesses
thereto, that a complete record of said will and of the testimony
of the said Carlos J. M^eCarthy in proof thereof, has been
by me duly made and recorded in Book "6" at pages 239,
240 of the record of Wills of said county.

In attestation whereof, I have hereunto subscribed my
name, and affixed the seal of said court, at Shoals,
this 14th day of June 1909.

Elijah M^eFarland.

clerk circuit court Martin County.

Last Will and Testament of William Weisbach Deceased.

I, William Weisbach, being of sound mind and memory, do hereby make publish and declare this to be my last will and testament, revoking all other wills and codicils heretofore by me made.

Item 1- I hereby direct that all my just debts be paid from my estate.

Item 2- I hereby give, will and devise to my mother Barbara Weisbach, my brothers, John Weisbach, and George Weisbach, my sisters Sophia Perrod and Elizabeth Herkin all my real estate, described as follows, to-wit:

The north-west quarter of the north-west quarter of section Thirty-four (34), the south-west quarter of the south-west quarter and the south east quarter of the south west quarter of section Twenty-seven (27) also the south west quarter of the south east quarter of section Twenty-seven (27) except one acre in the form of a square out of the south-east corner thereof, conveyed to Halbert School Township and except twenty acres in a strip of even width off the North side thereof containing in all one hundred thirty-nine (39) acres; Also twenty (20) acres in a strip of even width off the North end of the south-west quarter of the south-west quarter of section Twenty-seven (27), and a part of the North west quarter of the south-west quarter of said section Twenty-seven (27), described as commencing at the South east corner thereof, thence North ten (10) rods, thence West to the North east corner of the church house lot, thence south to the south east corner of said lot, thence east to the place of beginning containing four (4) acres; Also the South-west part of the North west quarter of the south west quarter of said section Twenty-seven (27), more particularly described as follows; to-wit: Commencing at the South west corner of said tract, running thence east twelve (12) rods, thence North ten (10) rods, thence west twelve (12) rods, thence South ten (10) rods to the place of beginning, containing seventy-five one hundredths ($\frac{75}{100}$) acres; All said land above

Last Will and Testament of William Krusbach Deceased.

desired being in Township three (3) North, Range three (3) West and containing one hundred sixty-four (164) acres more or less, my said mother, brothers and sisters to take and receive an equal one fifth of said real estate each.

Item 3- I hereby give will and bequeath to my mother, Barbara Krusbach my mare named Net, and my brood sow, and new buggy.

Item 4- I hereby direct that the remainder of my personal property, consisting of Farming implements, three head of horses, five head of hogs, two cows, wagon, 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 of this will, and the proceeds disposed of as hereinafter set forth.

Item 5- I hereby give will and bequeath to my mother, Barbara Krusbach, my brothers John Krusbach, and George Krusbach, my sisters Sophia Perrod and Elizabeth Herkin, each an equal one fifth ($\frac{1}{5}$) of all moneys ^{now} on hand or to be derived from the sale of my personal property above provided for.

Item 6- I hereby name and designate my brother John Krusbach to be the executor of this will.

In witness whereof I have hereunto set my hand this November 29th 1909. Wm Krusbach

Signed by the above named William Krusbach in our presence, and by us in his presence and in the presence of each other this November 29th 1909.

John Briscoe. Jas H Salmon.

State of Indiana Martin County SS:

Be it remembered that on the 4th Day of December 1909, John Briscoe one of the subscribing witnesses to the within and foregoing last Will and Testament of William Krusbach, late of said county and State, deceased, personally appeared before the Clerk of the Circuit Court of Martin County, in the State of

Last Will and Testament of William Weisbach

Deceased.

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 29th day of November 1909, he saw the said William Weisbach 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 William Weisbach 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 Weisbach, and with his consent attested and subscribed by the said John Briscoe and James H. Salmon, in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said William Weisbach, was at the time of subscribing 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 any coercion or restraint, as the said deponent verily believes, and further deponent saith not.

John Briscoe.

Sworn to and subscribed by the said John Briscoe, before me
Elijah M. Farland, Clerk of said Court at Shoals the 4th day of
December 1909.

Elijah M. Farland, Clerk.

In attestation whereof, I have hereunto subscribed my name and
affixed the seal of said Court. Elijah M. Farland.

State of Indiana, Martin County SS:

I, Elijah M. Farland, Clerk of the Circuit Court of Martin County, Indiana do hereby certify the within annexed Will and Testament of William Weisbach has been duly admitted to probate, and duly proved by the testimony of John Briscoe, one of the subscribing witnesses thereto, that a complete record of said will, and of the testimony of the said John Briscoe in proof thereof has been by me duly made and recorded in Book "C" at page 241 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name
and affixed the seal of said Court, at Shoals, this 7th day of
December 1909

Elijah M. Farland

Clerk Circuit Court Martin County.

Last Will and Testament of John Keplinger

Deceased.

I, John Keplinger, of Loogootee, Martin County, Indiana, being of sound mind and realizing that life is uncertain, desire to make this my last will and testament revoking all former wills by me at any time made.

First:- I desire that all my debts owing at the time of my death and my funeral expenses be fully paid.

Second:- I 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 life. Should she consider it necessary to dispose of any real estate she shall have full power to deed same and said deed shall convey full title to said real estate.

Third:- At the death of my wife Elizabeth Keplinger, I give and bequeath to my daughter Thonetta Downs, one third of all my estate remaining in possession of said Elizabeth Keplinger, enumerated in item second of this will. To my grandchildren Walter, Ollie and John Keplinger one third of all my estate remaining in possession of said Elizabeth Keplinger enumerated in item second of this will. To my grandchildren Helen and Margaret Davis one third of all my estate remaining in possession of said Elizabeth Keplinger, enumerated in item second of this will.

Fourth:- I hereby appoint my wife Elizabeth Keplinger, executrix of this will.

In testimony whereof, I have hereunto set my hand and seal, this the twenty-seventh day of November 1905.

John Keplinger

Subscribed by the said John Keplinger in our presence and by him declared to be his last will, and attested by him as such, in his presence, and in the presence of each other, this twenty-seventh day of November, 1905.

William Houghton

William H. Workman

State of Indiana Martin County SS:

Be it remembered, that on the 6th day of December 1909, William H. Workman one of the subscribing witnesses to the within and foregoing last will and Testament of John Keplinger, late of said County, deceased, personally appeared before the Clerk of the Circuit Court of Martin County, in the State

Last Will and Testament of John Keplinger

Deceased.

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 27th day of November 1905, he saw the said John Keplinger, 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 Keplinger 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 John Keplinger, and with his consent attested and subscribed by the said William H. Workman and William Houghton in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said John Keplinger 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 disposing mind and memory, and not under any coercion or restraint as the said deponent verily believes and further deponent says not.

William H. Workman

Sworn to and subscribed by the said William H. Workman before me, Elijah M. Farland, Clerk of said Court, at Shoals, the 6th day of December 1909.

Elijah M. Farland Clerk.

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

Elijah M. Farland

State of Indiana, Martin County, ss:

I, Elijah M. Farland, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify the within annexed Will and Testament of John Keplinger, has been duly admitted to probate, and duly proved by the testimony of William H. Workman, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said William H. Workman in proof thereof, has been by me duly made, and recorded in Book "L" at pages 243-244 & 245 of the Record of Wills of said County.

In attestation whereof I have herewith subscribed my name, and affixed the seal of said Court, at Shoals, this 6th day of December 1909.

Elijah M. Farland

Clerk Martin Circuit Court

Last Will and Testament of Anninda Graue Deceased

In the name of God and the Reverent Father of All, I, Anninda Graue, of Perry Township, 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 give and bequeath and devise, without any reservation, therefrom, all of my property, real, personal or mixed, of any and all kinds and description, whatsoever, to my beloved son, George H. Graue, remaining after my debts have been paid.

Third:- I do hereby appoint Walter Hays, the executor of this my last will and testament.

In witness whereof, I, Anninda Graue, have hereunto subscribed my name and affixed my seal, and I do hereby declare the above and foregoing to be my last will and Testament, in the presence of Monroe Webster and Walter Hays, this the 25th day of November, 1909.

Anninda ^{and} ^{Walter} Graue
 The undersigned do hereby certify and declare that Anninda Graue did in our presence and in the presence of each other, sign and seal the above instrument, printing and did openly in our presence and hearing and in the presence and hearing of each other, declare the same to be her last will and Testament, and we do hereby in the presence of said Anninda Graue, and in the presence of each other, sign and subscribe our names in witness of the execution of the foregoing instrument, this the 25th day of November 1909.

Monroe Webster, witness
 Walter Hays, witness

The State of Indiana, Martin County, I. S.

Be it remembered, that on the 2nd day of February, 1910, Monroe Webster, one of the subscribing witnesses to the within and foregoing last will and Testament of Anninda Graue, late of said county, deceased, personally appeared before the Clerk of the Circuit 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;

Last Will and Testament of Anninda Craue Deceased.

That on the 25th day of November, 1909, he saw the said Anninda Craue sign in name to said instrument in writing to be her last will and testament; and that this deponent, at the same time, heard the said Anninda Craue, 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 Anninda Craue, and with her consent attested and subscribed by the said Monroe Webster and Walter Hay, in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Anninda Craue 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent truly believes, and further deponent says not.

Monroe Webster

Sworn to and subscribed by the said Monroe Webster before Elijah M^r Farland Clerk of said Court, at Shoals, the 2nd day of February, 1910. ELL^r Farland, Clerk
In attestation whereof, I have hereto subscribed my name, and affixed the seal of said Court.

State of Indiana, Martin County, SS:

I, Elijah M^r Farland, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed will and Testament of Anninda Craue has been duly admitted to probate, and duly proved by the testimony of Monroe Webster, one of the subscribing witnesses thereto that a complete record of said will, and of the testimony of the said Monroe Webster in proof thereof, has been by me duly made and recorded in Book 5 at pages 246-247, of the Record of Wills of said County.

In attestation whereof, I have hereto subscribed my name, and affixed the seal of said Court at Shoals, this 2nd day of February, 1910, ELL^r Farland
Clerk Circuit Court Martin County

In the name of the Father of all, I William D Lewis, being of sound mind and memory, but realizing mortality of man, do make, publish and declare, this my last will and testament. I having this day disposed of a portion of my real estate by deeds of general warranty, to my three living children, to-wit: Chester A. Lewis, Luna P. Lewis and James D. Lewis, which deeds have been by me delivered to said children but not to be recorded, until after my death, I make the following further provisions. After my death I desire that all expenses of my last sickness and funeral expenses, and any other debt that I may owe be immediately paid out of my personal estate. Having prepared for my self and my deceased wife a suitable monument I desire that my executor erect a suitable foot stone to mark my grave.

To my infant grand daughter Mary Hazel Kelso, I give and bequeath the sum of two thousand dollars, in full of her interest in my estate. Believing that taking into consideration her age, if said sum is properly managed by her guardian that it will amount to her full share taking into consideration the previous gifts made her mother while living.

Having previously given my son Chester A. Lewis, One Hundred and Fifty Dollars to furnish his home and also a bed and bedding and one team of horses,

I give and bequeath to my daughter Luna P. Lewis $\frac{2}{3}$ to my son James D. Lewis each a team of horses, to be of like value, and each one hundred and fifty dollars, and each a bed and like amount of bedding to make them equal.

Said Luna P. one Bay horse 12 years old One Brown gelding horse.

To James D. Lewis one black mare 8 years old. One brown mule 8 years old for team

And I further give to Chester A. Lewis One Black mare to Luna P. Lewis one grey horse two years old, to James D. one black horse two years old.

The remainder of my estate I give and bequeath in equal

Last Will and Testament of William D. Lewis Deceased.

proportion to Chester A. Lewis, Luna P. Lewis & James D. Lewis,
I nominate and appoint my son Chester A. Lewis, executor
of this my last will and testament.

In witness whereof, I have hereunto set my hand and seal
this 25th day of October, 1909. Wm D Lewis

Be it remembered that on this 25th day of October, 1909,
the foregoing instrument in writing was in our presence and hearing
read over to William D. Lewis and after the same was read to him,
he signed the same in our presence as his last will and testament,
and we in his presence and at his request and in the presence
of each other signed our names as attesting witnesses.

Hiram M^c Cormick

Lassie A. Cox.

State of Indiana } S.S.
Martin County }

Be it remembered, that on the 10th day of March, 1910,
Hiram M^c Cormick, one of the subscribing witnesses to the within
and foregoing last Will and Testament of William D. Lewis, late
of said county, deceased, personally appeared before the Clerk of
the Circuit Court of Martin county, in the State of Indiana,
and being duly sworn by the Clerk of said Court of Martin
County, upon his oath, declared and testified as follows, that to
the effect to say: That on the 25th day of October, 1909, he saw the said
William D. Lewis 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 William D. Lewis 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 D. Lewis and with his consent
attested and subscribed by the said Hiram M^c Cormick and
Lassie A. Cox in the presence of said testator and in the presence
of each other, as subscribing witnesses thereto and that the said
William D. Lewis 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 disposing mind
and memory, and not under any coercion or restraint, as the said
deponent verily believes, and further deponent says not. Hiram M^c Cormick

Seen to and signed by the said Hiram M^c Cormick
before me Elijah M^c Farland, Clerk of said Court at Shoals,
the 10th day of March 1910. Ely Farland, Clerk

In attestation whereof I have hereto subscribed my
name, and affixed the seal of said Court

Ely M^c Farland

State of Indiana, Martin County, ss:-

I, Elijah M^c Farland, Clerk of the Circuit Court of Martin
County, Indiana, do hereby certify that the within annexed
will and testament of William D. Lewis, has been duly
admitted to probate, and duly proved by the testimony of
Hiram M^c Cormick, one of the subscribing witnesses thereto,
that a complete record of said will, and of the testimony of
the said Hiram M^c Cormick in proof thereof, has been by
me duly made and recorded in Book "C" at pages 248, 249, 250,
of the Record of this of said county.

In attestation whereof I have hereto subscribed my
name, and affixed the seal of said Court, at Shoals, this 10th
day of March 1910.

Ely M^c Farland
Clerk Circuit Court Martin County

In the name of the Father of All, O. Orant Lewis, being of sound and disposing mind and memory do make publish and declare this my last Will and Testament.

Item 1st:

I give and bequeath to my wife Susan T. Lewis all my house-hold and kitchen furniture and all provisions on hand and her choice of a team including harness, her choice of two cows, and all farming tools, implements and machinery to cultivate farm, including wagons and bugies

Item 2nd:

To my son James W. Lewis I give and bequeath one cow.

Item 3rd:

I give and bequeath to my daughter Mary one hundred & seventy dollars in cash.

I give and bequeath one-third of the remainder of my estate to my wife Susan T. Lewis, the remainder I give and bequeath equally to my three children, Dove Radcliff, James W. Lewis & Mary J. Lewis.

I nominate and appoint my wife Susan T. Lewis, Executor, of this my last Will and Testament. In witness whereunto set my hand and seal this 6th day of April, 1910
Orant Lewis.

State of Indiana, Martin County, SS:

Be it remembered that 6th day of April, 1910, Orant Lewis a person of sound mind and memory, signed the foregoing instrument in writing after it was read over to him in our presence and hearing as his last will and testament and we the undersigned witnesses signed the same in his presence and in the presence of each other at his request as attesting witnesses, this 6th day of April 1910. Hiram McCormick, Mitchell Price.

State of Indiana, Martin County, SS:

Be it remembered, that on the 23rd day of April, 1910, Hiram McCormick one of the subscribing witnesses to the within and foregoing last Will and Testament of Orant Lewis late of said county, deceased, personally appeared before Elijah McFarland, clerk of the Circuit 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 6th day of April, 1910, he saw the said Orant Lewis, sign his name in writing as and for his last will and

testament; and that this deponent, at the same time, heard the said Grant Lewis declare the said instrument in writing to be his last will & testament and that the said instrument in writing was, at the same time, at the request of the said Grant Lewis and with his consent attested and subscribed by the said Hiram M^cConrueck & Mitchell Price in the presence of said testator, and in the presence of each other as subscribing witnesses thereto and that the said Grant Lewis 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not. Hiram M^cConrueck.

Sworn to and subscribed by the said Hiram M^cConrueck before me Elijah M^cFarland clerk of said court, at Shoals, the 23rd day of April, 1910.

Elijah M^cFarland clerk.

In attestation whereof, I have herewith subscribed my name and affixed the seal of said court

Elijah M^cFarland.

State of Indiana, Martin County S.S.:

I, Elijah M^cFarland, clerk of the circuit court of Martin County, Indiana, do hereby certify that the within annexed Will & Testament of Grant Lewis has been duly admitted to probate, and duly proved by the testimony of Hiram M^cConrueck, one of the subscribing witnesses thereto, that a complete record of said Will and of the testimony of the said Hiram M^cConrueck in proof thereof, has been by me duly made and recorded in Book "B" at pages 251, 252, of the record of wills of said county.

In attestation whereof, I have herewith subscribed my name and affixed the seal of said court, at Shoals, this 23rd day of April 1910.

Elijah M^cFarland,

Clerk Circuit Court Martin County.

Last Will and Testament of Elisha Baker Deceased.

I, Elisha Baker of Martin County, Indiana, being of sound mind and memory do make and declare this my last will and testament.

First that all just debts and funeral expenses of myself and wife Clementine Baker be paid.

Second. That a plain family monument be erected at our graves and. That Lots Numbers Two (2), Three (3) Four (4) Twenty-one (21) Twenty-two (22) and Twenty-three in Hitchcocks Addition to the town of Indian Springs Indiana, and all moneys notes or other property that I may die seized of, I give and bequeath and give and devise to my beloved wife Clementine Baker, during her natural life time, and at her death to go to my daughters Maranda Fort, Sarah Kinder, Mauda Adams, Clara Wilking and Etta Hall, equal share and share alike.

Fourth. I have given my son William R. Baker, forty acres of land in Section Eleven (11), Town Four (4), North Range Three (3) West, by deed of conveyance, which is to be in full of his interest in my estate.

Fifth. It is my request that Vinepark Fields or Haled Wilking be appointed as executor of this my last will and testament.

Witness my hand and seal this the 26th day of November, 1902.

Elisha Baker (seal)

In our presence Elisha Baker, signed and declared the above to be his last will and Testament.

Witness our hands and seal this November 26-1902

Columbus Aldridge. Charlie Brock.

The State of Indiana, Martin County, SS:

Be it remembered, that on the 10th day of May, 1910, Columbus Aldridge, one of the subscribing witnesses to the within and foregoing last will and testament of Elisha Baker late of said county, deceased, personally appeared before Elijah M^cFarland clerk of the Circuit 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 26th day of Nov-1902 he saw the said Elisha Baker 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 Elisha Baker, 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 Elisha Baker, and with his consent attested and subscribed by the said Columbus Aldridge and Charlie Brock in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Elisha Baker 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent truly believes, and further deponent says not.

Columbus Aldridge
 Sworn to and subscribed by the said Columbus Aldridge before me, Elijah M^cFarland, Clerk of said Court, at Shoals, the 10 day of May, 1910.

E. M^cFarland, Clerk.

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court. E. M^cFarland.

State of Indiana, Martin County, I. I.

I, Elijah M^cFarland, Clerk of the Circuit Court of Martin County, Indiana do hereby certify that the within annexed Will and Testament of Elisha Baker has been duly admitted to probate; and duly proved by the testimony of Columbus Aldridge, one of the subscribing witnesses thereto, that a complete record of said will, and of the testimony of the said Columbus Aldridge in proof thereof, has been by me duly made and recorded, in Book "B" at pages 253 and 254 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court at Shoals this 10th day of May, 1910. E. M^cFarland
 Clerk Martin Circuit Court.

Last Will and Testament of Margaret A. Smith, Deceased

May 12th 1910.

This is my request that the following articles go to the persons named below:

Our blue & white Irish chain quilt to Cecil Breeden, our little wine patch quilt to Cicie Ferguson, our trouble in the corner quilt to Ella Mathews, an Irish chain with pink border quilt to Ocea Ferguson, one ocean white quilt to Cicie Ferguson, our Irish Chain blue binding to Ella Mathews, one double X to Cecil Breeden, one green and red star quilt to Ella Mathews, one ragged star quilt to Ella Mathews, one trouble in the corner quilt to Lethia Hoty, one album quilt to Elizabeth Smith, one dark double X quilt to Hattie Whaley, one blanket, yellow border, to Cicie Ferguson, one blanket yellow border to Cecil Breeden, one dark blanket with blue stripes to Lethia Hoty, one blanket red & black to Ella Mathews, one pair blanket, white to Ella Mathews, one flannel quilt to Ella Mathews, one pr. large pillows to Cicie Ferguson, one pr. large pillows to Cecil Breeden, one chair cushion to Ella Mathews.

Margaret A. Smith.

witnesses:

Mrs Maimin Pruett,

Last Will and Testament of Margaret A. Smith Deceased.

State of Indiana Martin Co S.S.
 Be it Remembered that on 10th day of September
 Mr Jasper N Sims one of the subscribing
 witnesses to the within^d foregoing
 last will^d and testament of Margaret
 A. Smith late of Said County Deceased
 Personally appeared before me the Clerk
 of the Circuit Court of Martin County in
 the State of Indiana^d being duly sworn
 by the Clerk of Said Court upon his
 oath declared^d and testified as follows,
 that is to say on the 20th day May 1910
 he saw the Said Margaret A. Smith
 Sign her name to Said Instrument in as
 and for her last will and testament and
 that this Deponent at the same time heard the
 Said Margaret A. Smith declare the said
 Instrument in writing to be her last and
 testament and that the said Instrument in
 writing was at the same time at the Request
 of the Said Margaret A. Smith and with her
 consent attested^d and subscribed by the said
 D. V. Holt in the presence of said testator
 and in the presence of each other as subscribing
 witnesses thereto and that the said Margaret A. Smith
 was at the 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~~ dispassing mind
 and memory and not under ~~any~~ coercion
 or restraint as the said Deponent verily
 believes and further Deponent says no

J N Sims
 Sworn to and subscribed by the said J N Sims
 before me Emel Farland Clerk of said Court at Shosals
 the 10th day of September 1910 Emel Farland Clerk
 in attestation wherefore I have subscribed my name and
 affixed the seal of said Court Emel Farland Over,

Last Will and Testament of *Margaret A. Smith* Deceased.

State of Indiana Martin County ss.
 I *Ernest Farland* clerk of the Circuit Court
 of Martin County Indiana do hereby
 certify that the within enclosed will and
 Testament of *Margaret A. Smith*
 has been duly admitted to Probate and duly
 provided by the testimony of *Dr. J. M. Sims*
 one of the subscribing witnesses thereto that
 a complete record of said will and of the
 testimony of the said *Dr. J. M. Sims* in proof
 thereof has been by me duly made and recorded
 in Book C at Pages 255-256-257-258 of
 the Record of Wills of said County
 in accordance wherefore I have hereunto
 subscribed my name and affixed the Seal of
 said Court at *Shivers*, this 10th day of September
 1910
Ernest Farland
 Clerk Circuit Court Martin County

Last Will and Testament of *Bartamus Baker* Deceased.

I *Bartamus Baker* of *Martin County* in the State of *Indiana* Make Known and Declare this to be my Last Will and Testament Anuling and making void all former Wills that I may have made

1st I want and Command my Executor to Pay all of my Just Debts

2nd I Bequeath and Give to my beloved wife *Julia Baker* all of my Personal Property and Real Estate During her life at her death if there is any thing left it is to be Divided Between my Sons *Everet* and *Ernest Baker* Equal Providing my wife Remains a. Widdow if she should Remarry at any time then all of my Property shall be Turned over to my Sons *Everet Baker* and *Ernest Baker*

July 4th 1910

I appoint *John P. Morris*

of *State, Indiana* My Executor

Bartamus Baker

July 4th 1910

(Witnessed)) *George Mc Baidle*
) *J. N. Sivers.*

Indiana State, Deeded, Marion County,
 which to certify that my seal is in that
 my sister, Marion Hall shall keep and
 have full custody of my son, Donald Webster
 do witness, read & hear hereunto set my hand
 and seal this 3rd day of March 1911

John Webster
 Marion Hall witness
 Wm. W. B. witness

Indiana State, Marion County State of Indiana
 Before me, George W. Sargent a Notary Public in
 and for said County the 3rd day of March 1911
 personally appeared ^{John} John Webster and acknowledged the
 above statement to be his last will with my
 hand and notary seal

Geo W Sargent
 Notary Public

My commission expires March 10 - 1913

The State of Indiana, Marion County, ss:
 (Be it remembered that on the 10th day of March,
 1911 Marion Hall one of the subscribing witnesses
 to the within and foregoing last Will and Testament
 of John Webster late of said County, deceased,
 personally appeared before the clerk of the Circuit
 Court of said 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 3rd day of March 1911
 he saw the said John Webster declare the said
 instrument in writing, ~~and set~~ ^{and} his last Will
 and Testament, and that the said instrument
 in was, at the same time, at the request of
 the said John Webster and with his consent
 attested and subscribed by the said Marion
 Hall and Geo Baker, in the presence of said
 testator and in the presence of such other

Last Will and Testament of

John Webster

Deceased.

and subscribing witness thereto and that the said John Webster was at the time of the signing and subscribing of said instrument in writing, as aforesaid, full aged, sane, minded, and of sound mind and memory, and not under any coercion or restraint, as the said deponent truly believes and further deponent says not.

Witness my hand.

Sworn to and subscribed by the said Marion Hall before me, Elijah McFarland, clerk of said Court, at West Shoals, the 10th day of March 1911

Elijah McFarland clerk.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said court.

Elijah McFarland

State of Louisiana, Martin County, ss:

I, Elijah McFarland, clerk of the District Court of Martin County, Louisiana, do hereby certify that the within document, Will and Testament of John Webster, last here duly admitted to probate, and duly proved by the testimony of Marion Hall, one of the subscribing witnesses thereto, has been filed according to said Will, and the testimony of the said Marion Hall in proof thereof, has been duly recorded in the Court Record Book at Page of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of the court, at West Shoals this 10 day of March 1911

Elijah McFarland

clerk District Court Martin County.

Last Will and Testament of Valentine Barthel Deceased.

I, Valentine Barthel of my own free will and accord, do make here by publish this my last will and testament.

Item I. To my beloved wife, Bruilla Barthel, I will and devise all of the farms on which we now reside, to keep and hold during her natural life, said land being located in Centerville, Madison County, Indiana, and containing fifteen ⁽¹⁵⁾ acres more or less. I also will and bequeath to my said wife all of the livestock, provisions, household goods, furniture, and all other goods and chattels which I may own at the time of my decease, to keep and to hold the same and to use the same during her natural life.

Item II. At the death of my said wife, I give will and bequeath all my real estate and personal property remaining at the expiration of my said wife under the direct and bequest mentioned in item one thereof, to Paul Barthel Brown if she is living at the decease of my said wife, then all of my said property both real and personal mentioned herein will remaining in the possession of my said wife at her death, I give with my special judgment to Edna Yume, and Claudia Yume, share and share alike.

Item III. I direct that before the consummation of any of the bequests or devises in this will, all of my just debts shall be paid from the estate which I may be possessed at the time of my decease.

Item IV. I hereby nominate and appoint Sigel H. Shively to be executor of this my last will and testament, and in case it shall become necessary to call any of my personal or real estate to carry out the terms of this will, I hereby authorize said executor to sell the

Last Will and Testament of *Valentine Barthel* Deceased.

and without any orders of the Court just found
 and witness whereof I have hereunto set
 my hand and seal this 24th day of March 1904.

Witness my hand and seal
 J. P. Albaugh
Valentine Barthel

The State of Indiana, *Madison County*, ss:
 Be it remembered that on the 24th day of
 April 1904 John P. Albaugh, one of the subscribing
 witnesses to the within and foregoing last will
 and testament of *Valentine Barthel* late of said
 County, in the State of Indiana, and being
 duly sworn by the Clerk of said Court, in open
 his oath, declared and testified as follows,
 that is to say: That on the 24th day of March
 1904 he saw the said *Valentine Barthel* sign
 his name to said instrument in writing, he and
 for his last will and testament, and that this
 deponent, at the same time, heard the said
Valentine Barthel declare the said instrument as
 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
Valentine Barthel and with his consent attested
 and subscribed by the said *Valentine Barthel*
 and with his consent attested and subscribed
 by the said John P. Albaugh and Marley O. Shing,
 as the witnesses of said testator, and in the
 presence of each, as subscribing witnesses
 thereto, and that the said *Valentine Barthel*
 was at the time of the signing and subscribing
 of said instrument in writing, as aforesaid,
 full of age, of sound ^{mind} and memory, and not under
 any coercion or restraint, as the said deponent
 verily believes, and further deponent says not.

John O. Albaugh
 Read and subscribed by the said *John O. Albaugh* before *Elijah M. Garland*, Clerk of said Court, at *Shoals*, this 10th day of *April* 1911 *Elijah M. Garland*, Clerk

In attestation whereof I have hereunto subscribed my name, and affixed the seal of said Court. *E. M. Garland*

State of *Indiana*, *Martin County*, ss:

Elijah M. Garland, Clerk of the Circuit Court of *Martin County*, *Indiana*, do hereby certify that the within subject Will and Testament of *Valentine Rachel* has been duly admitted to probate, and duly proved by the testimony of *J. O. Albaugh*, and the subscribing witnesses thereto, that a complete record of said Will, and the testimony of the said *John O. Albaugh* in proof thereof, has been by me duly made & recorded in this Book "C" at Pages 262-267 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at *Shoals*, this 10th day of *April* 1911.

Elijah M. Garland
 Clerk Circuit Court *Martin Co.*

Last Will and Testament of

Valentia Barthel Deceased.

In the matter of the Estate of Valentia Barthel, deceased.

I, Grucilla Barthel, widow of Valentia Barthel, deceased, late of Marquette Co, Michigan, who died testate and whose last will and testament has been duly admitted to probate and record in the Marquette Circuit Court of said county and State hereby make election as such widow to half and retain my right to one third of the lands of which my said husband died seized, notwithstanding the terms of said will; and I refuse to accept any devise or provision whatsoever made by said will in my favor for or in lieu of my said statutory right as widow in and to said real estate and I also elect to hold and retain my rights and interest as such widow under the statutes of descent, in and to the personal property and estate of my said husband, notwithstanding the terms of said will; and refuse to accept any provision in said will contained, intended to be in lieu of my statutory right as above said in and to the personal property of said decedent.

Dated this 15 day of May, 1911.

Grucilla Barthel, Widow.

State of Michigan,
Marquette Co. S.S.

On this 15 day of May, 1911, personally appeared before the undersigned, a Notary Public in said, for said County and State, Grucilla Barthel, widow of Valentia Barthel, deceased, to me well known, and having had fully explained to her the contents of the foregoing instrument, acknowledged that she

Last Will and Testament of *Valentine Barchel* Deceased.

executed the same as hereditary act and deed.

Witness my hand and seal at Shoals,
 Indised this 15 day of May, 1911.
Henry Houston
 Notary Public.

Last Will and Testament of Lucinda Clements Deceased.

I, Lucinda Clements, of the County of Martin, State of Indiana, being of sound mind and disposing memory, declare this instrument to be my last Will and Testament.

Article 1. I give and bequeath to Henry Keck, of Martin County, State of Indiana, all the real estate now owned by me, being described as follows:

A. The East side of the South-West Quarter of the North-East Quarter of Section twenty-four (24) Town four (4) North, Range five (5) West containing twenty-eight (28) acres;

B. The South-East Quarter of the North-East Quarter of Section twenty-four (24) Town four (4) North, of Range five (5) West, containing forty (40) acres;

C. The South-West Quarter of the North-West Quarter of Section Nineteen (19) Town four (4) North, Range four (4) West, containing forty (40) acres more or less, all situated in the County of Martin, in the State of Indiana. And I also bequeath to him, the said Henry Keck, all the real estate I may own at the time of my death.

Article 2. I give and bequeath to the said Henry Keck all my personal effects consisting of cattle, poultry, farming implements, house-hold and kitchen furniture, and all manner of personal property of any kind or description that I may own at the time of my death.

Article 3. I give and bequeath to Lena Keck One Hundred Dollars (\$100.00)

Article 4. I give and bequeath to Henry Keck all moneys, notes, and accounts whatsoever that I may hold at the time of my death, with the exception of the (\$100.00) named in article 3 and the amount that will follow in article five.

Article 5. It is my will and I hereby direct that there be set apart from my monies, the sum of One Hundred Dollars (\$100.00) to be used in paying my

Last Will and Testament of Lucinda Clements Deceased.

funeral expenses and the remainder after paying said funeral expenses to be used in keeping fence painted and in repair, around the graves of my departed husband and my own, also to be used to pay for completing inscription on Monument.

Article 6. It is my will and I hereby direct that Henry Keck, of Martin County, State of Indiana, be appointed executor of this my last Will and Testament.

In witness whereof I, Lucinda Clements, hereunto set my hand and seal and hereby declare and say that the foregoing is a true and correct expression of my last Will, and is my last Will and Testament.

Signed this 10th day of Jan. 1906
 Lucinda ^{her} X Clements.
 mark.

We, Theodore Strange and Eugene Strange, hereby certify that Lucinda Clements of Bramble, Martin County, Indiana, did on this 10th day of January 1906 in our presence and in the presence of each other sign and execute the foregoing instrument and did on said day declare and say that the same was her last Will and Testament, and at the special instance and request of the said Lucinda Clements the affix hereunto our names as witnesses this 10th day Jan. 1906.

Theodore Strange.

Eugene Strange.

The State of Indiana, Martin County, ss:

Be it Remembered, That on the 10th day of June 1911 Theodore Strange one of the subscribing witnesses to the and foregoing last Will and Testament of Lucinda Clements late of said county, deceased, personally appeared before the Judge of the Circuit 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 10th day of Jan. 1906 he saw the said Lucinda Clements sign her name

Last Will and Testament of Lucinda Clements Deceased.

to said instrument in writing as and for her last Will and Testament; and that this deponent, at the same time, heard the said Lucinda Clements 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 her consent attested and subscribed by the said Theodore Strange and Eugene Strange in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Lucinda 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Theodore Strange.

Sworn to and subscribed by the said Theodore Strange before me E. M. Farland Clerk of said Court at Shoals, the 10th day of June 1911.

E. M. Farland, Clerk.

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

E. M. Farland.

State of Indiana, Martin County, Ss:

I, Elijah M. Farland, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Lucinda Clements has been duly admitted to probate, and duly proved by the testimony of Theodore Strange, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Theodore Strange in proof thereof, has been by me duly made and recorded in Book "C" at Pages 267 of the Record of Wills of said County.

In attestation whereof, I have hereto subscribed my name and affixed the seal of said Court at Shoals, this 10th day of June 1911.

E. M. Farland

State of Indiana, Martin County, Ds:

I, the undersigned, Lena Keck, named in will of Lucinda Clements as one of the beneficiaries thereof and who it is stipulated in said will is to receive the sum of One Hundred Dollars from the property of said Lucinda Clements deceased, hereby acknowledge the receipt of said sum of One Hundred Dollars paid to me by Henry Keck 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.

Lena Keck.

Subscribed and sworn to before me this 22nd day
of July, 1911.

Elijah M. Faulander
Clerk Martin Circuit Court

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 publish this my last Will and Testament.

First. All my just debts must be paid. Any portion of my effects may be disposed of for this purpose.

Second. I give all the remainder of my estate to my wife, Minerva F. Reinhart.

Third. I nominate and appoint 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:

Arthur C. O'Brian.

Noah Moser.

John J. Reinhart. ~~son~~

State of Indiana, Martin County, Ss:

Be It Remembered, That on the 16th day of June 1911 Noah Moser one of the subscribing witnesses to the within and foregoing last Will and Testament of John J. Reinhart late of said county, deceased, personally appeared before the Judge of the Circuit 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 10th day of Feb. 1897 he saw the said John J. Reinhart 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 J. Reinhart 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 John J. Reinhart and with his consent attested and subscribed by the said Noah Moser and Arthur C. O'Brian in the presence of said testator, and in the presence of each other, as the subscribing witnesses thereto and that the said John J. Reinhart was at the time

Last Will and Testament of John J Reinhart, Deceased.

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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Noah Moser.

Sworn to and subscribed by the said Noah Moser before me E. M^cFarland Clerk of said Court at Shoals the 16th day of June 1911.

E. M^cFarland, Clerk.

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

E. M^cFarland.

State of Indiana, Martin County, Ss:

I, E. M^cFarland, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of John J Reinhart has been duly admitted to probate, and duly proved by the testimony Noah Moser, one of the subscribing witnesses thereto that a complete record of said Will, and of the testimony of the said Noah Moser in proof thereof, has been by me duly made and recorded in Book C at Pages 271 of the Record of Wills of said County.

In attestation whereof, I have herewith subscribed my name, and affixed the seal of said Court, at Shoals this 16th day of June 1911.

Elijah M^cFarland
Clerk Circuit Court Martin County,

Last Will and Testament of Rebecca E. Wood, Deceased.

State of Indiana, Martin County, Ss:

I, Rebecca E. Wood, of Loogostee, Martin County, in the State of Indiana, being of sound mind and memory, do make, declare and publish the following as my last will and testament hereby revoking all former wills:

First, I order and direct that my executor hereinafter named pay all my just debts and funeral expenses as soon after my decease as conveniently may be.

Second, after the payment of all my just debts and funeral expenses, I give, devise and bequeath to my nieces and nephews Henry Wood, William Wood, Phiba Wood, Mary J. McKinney, Lyda Smith, Alvin Hays, Walter Hays and William Hays all my moneys and property both real and personal, except my household goods and kitchen furniture, share and share alike.

Third, I give, devise and bequeath to my sister, Emily Hays, all my household goods and kitchen furniture, and should I outlive my said sister, Emily Hays, then I give, devise and bequeath all my household goods and kitchen furniture to my nephews Alvin Hays, Walter Hays and William Hays share and share alike.

Lastly, I make, constitute and appoint my nephew, Walter Hays, to be executor of this, my last will and testament.

Rebecca E. Wood ^(and)

The foregoing will was witnessed by us this 7th day of March, 1907, at the request of the testatrix and her name signed thereto in our presence and our signatures hereto in her presence.

William Houghton.

Flavian Deal.

State of Indiana, Martin County, Ss:

Be It Remembered, That on the 1st day of August 1911 William Houghton one of the subscribing

Last Will and Testament of Rebecca E. Wood, Deceased

witnesses to the within and foregoing last Will and Testament of Rebecca E. Wood late of said county, deceased, personally appeared before the Clerk of the Circuit 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 7th day of March 1907 he saw the said Rebecca E. Wood 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 Rebecca E. Wood 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 Rebecca E. Wood and with her consent attested and subscribed by the said William Houghton and Flavian Seal in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Rebecca E. Wood was, at the time of 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

William Houghton.

Sworn and subscribed by the said W^m Houghton before me Elijah M^cFarland Clerk of said Court, at Shoals, the 1st day of August 1911.

Elijah M^cFarland, Clerk.

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

Elijah M^cFarland.

State of Indiana, Martin County, Ss:

I, Elijah M^cFarland, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Rebecca E. Wood has been duly admitted to probate, and duly proved

Last Will and Testament of *Rebecca E. Wood* Deceased.

by the testimony of William Houghton, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of said William Houghton in proof thereof, has been by me duly made and recorded in Book C at Pages 273 of the Record of Wills of said county,

In attestation whereof, I have herewith subscribed my name, and affixed the seal of said Court, at Shoals, this 1st day of August 1911.

Elijah McFarland.

Clerk Circuit Court Martin County.

I, Pius A. Arvin, 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 by me made.

Item 1. - I, constitute and appoint Lucinda Arvin, my beloved wife executor of this will.

Item 2. - I desire that my beloved wife shall pay all of my honest debts, including expenses of my last sickness and funeral out of my estate, as soon after my death as convenient.

Item 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-marry she shall have a one-third part of all my personal property then unused and the remainder shall be divided equally among our children whose names are as follows:

Theresa Ella Ellis, Lucy Myrtle Lythgoe, George A. Arvin, Walter Arvin, Oris Arvin, Everett J. Arvin, Rosa Mary Arvin and Clarence Herbert Arvin.

Item 5. - 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 named above.

Witness my hand and seal this the 11th day of March 1908 in the county of Martin and in the State of Indiana.

Pius A. ^{his} Arvin
mark.

Last Will and Testament of Pius A. Arvin

Deceased.

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 Sr.

State of Indiana }
County of Martin } ss:

Before me this 11th day of March 1909 the above named, Pius A. Arvin signed the foregoing will and Joseph P. Arvin and Thomas H. Arvin Sr. as witnesses signed the foregoing will.

I witness my hand and notarial seal this the 11th day of March 1909.

James L. McGovern

Notary Public

My Commission expires Sept. 18, 1910.

L. G. G. G. G. G.

The State of Indiana, Martin County, Is:

Be it remembered, that on the 10th day of November, 1911, Joseph P. Arvin, one of the subscribing witnesses to the within^{of} foregoing last Will and Testament of Pius A. Arvin, late of said County, deceased, personally appeared before the Judge of the Circuit Court of Martin County, in the State of Indiana, and being sworn by the Clerk of the said Court, upon his oath, declared and testified as follows, that is to say: That on the 11th day of March, 1909 he saw the said Pius A. Arvin 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 Pius A. Arvin declare the said instrument in writing to be his last Will and Testament, and that the said instrument

in writing was at the request of the said Pius A. Arvin and with his consent attested and subscribed by the said Joseph P. Arvin and Thomas H. Arvin in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Pius A. Arvin 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Joseph P. Arvin

Sworn to and subscribed by the said Joseph P. Arvin before me, E. M. Harland, clerk of said Court at Shoals the 10th day of November, 1911.

E. M. Harland, Clerk.

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

E. M. Harland

State of Indiana, Martin County, ss.

I, E. M. Harland, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Pius A. Arvin has been duly admitted to probate and duly proved by the testimony of Joseph P. Arvin, one of the subscribing witnesses thereto, that a complete record of said Will and of the testimony of the said Joseph P. Arvin in proof thereof, has been by me duly made and recorded in Book "E" at pages 276 & 278 of the Record of Wills of said County.

In attestation whereof, I have hereto subscribed my name, and affixed the seal of said Court, at Shoals, this 10th day of November 1911.

E. M. Harland

Clerk Circuit Court, Martin Co.

Last Will and Testament of Austin C. Porter Deceased.

In the name of God and the Benevolent Father of All, Austin C. Porter, 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 give and bequeath and devise without any reservation, therefrom, all of my property real personal or mixed, of any and all kinds and description whatsoever, to my beloved wife Elizabeth Porter, remaining after my debts have been paid.

Third:-- I do hereby appoint Elizabeth Porter, my beloved wife, Executrix of this my last will and testament.

In witness whereof, I, Austin C. Porter, have herunto subscribed my name and affixed my seal, 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, this the 24th day of May, 1910.

Austin C. Porter.

The undersigned do hereby certify and declare that Austin C. Porter did in our presence and in the presence of each other, sign and seal the above instrument of writing, and did openly in our 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 Austin C. Porter and in the presence of each other sign and subscribe our names in witness of the execution of foregoing instrument this the 24th day of May, 1910.

Walter Hays, Witness,
Frank H. Walker,

State of Indiana, Martin County ss:
 Be it remembered, that on the second (2nd) day of December, 1911, Walter Hays, one of the subscribing witnesses to the within and foregoing last Will and Testament of Austin C. Porter, late of said County, deceased, personally appeared before Elijah McFarland, Clerk of the Circuit 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 24th 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 and Testament, and that the said instrument in writing was, at the same time, at the request of the said Austin C. Porter and with his consent attested and subscribed by the said Walter Hays and Frank H. Walker in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Austin C. 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 of sound ^{and disposing} mind and memory, and not under any coercion or restraint, as the said deponent verily believes and further deponent says not.

Walter Hays.

Sworn to and subscribed by the said Walter Hays before me Elijah McFarland, Clerk of said Court at Shoals, the 2nd day of December 1911. Elijah McFarland Clerk,

Last Will and Testament of Austin C. Porter

Deceased.

In attestation whereof, I have hereunto
 subscribed my name, and affixed
 the seal of said court.
 Elijah McFarland.

State of Indiana, Martin County, ss:
 I, Elijah McFarland, Clerk of the
 Circuit Court of Martin County, Indiana
 do hereby certify that the within annexed
 Will and Testament of Austin C. Porter
 has been duly admitted to probate, and
 duly proved by the testimony of Walter
 Hays, one of the subscribing witnesses
 thereto, that a complete record of said
 Will, and of the testimony of the said
 Walter Hays in proof thereof, has been by
 me duly made and recorded in Book "C"
 at 279-280-281 of the Record of Wills
 of said County.

In attestation whereof, I have hereunto
 subscribed my name and affixed the
 seal of said court, at Shoals, this 2nd
 day of December, 1911
 Elijah McFarland
 Clerk Circuit Court Martin County

I, Fielding Smith of near Dover Hill, a farmer & mechanic, in Martin County, State of Indiana made this day my last will, I give, devise and bequeath my estate and property real and personal as follows, that is to say: -

So my wife, Margaret A. Smith I give and devise 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- Emily Hotz, my daughter shall receive one ninth ($\frac{1}{9}$) part.

2- Fielding McCollough, my grandson shall receive one ninth ($\frac{1}{9}$) part.

3- Margaret J. Sterling, my daughter shall receive one ninth ($\frac{1}{9}$) part.

4- The surviving heirs of Samuel W. Smith, deceased my grand-children, shall receive one ninth ($\frac{1}{9}$) part, less sixty one Dollars (\$61), for the reason that the said sum of sixty one Dollars was paid to the said Samuel W. Smith, their father for which I hold note executed by the said Samuel W. Smith and the same remains unpaid.

5- George W. Smith, my son shall receive one ninth ($\frac{1}{9}$) part.

6- Hester A. Crane, my daughter shall receive one ninth part.

7- John W. Smith, my son shall receive one ninth part less one hundred & five Dollars (\$105) and 8 percent interest for the reason that the said sum of One hundred & five dollars (\$105) and interest at 8 percent per annum has been paid for him by me and for which I hold his note which remains unpaid for the said above amount,

Last Will and Testament of Fielding Smith Deceased.

8- Franks C. Smith, my son, shall receive one ninth ($\frac{1}{9}$) part.

9- Asahel M. Smith, my son shall receive one ninth ($\frac{1}{9}$) part.

The proceeds of my personal property after deducting my debts, funeral expenses and monumental expenses I bequeath to my wife, Margaret A. Smith to be used ^{and} enjoyed by her during her lifetime after which if any of my personal thus owned by her, Margaret A. Smith shall remain, the same shall be divided equally among my heirs as named above.

I appoint, Jacob V. McColbough of near Indian Springs, a farmer, executor of this my will.

In witness whereof, I have signed and sealed and published, and declared this instrument as my will at my residence near Dover Hill, this the sixth day of May 1902.

Fielding Smith - Seal

The said Fielding Smith at said residence near Dover Hill on the 6th 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 request and in his presence and in the presence of each other, have hereunto written our names as subscribing witnesses

Witness - Will Sims

" Ezra S. Smith

" John Armstrong

The State of Indiana, Martin County ss:

Be it remembered that on the 19th day of February 1912 Will Sims and Ezra T. Smith, two of the subscribing witnesses to the within and foregoing last Will and Testament of Fielding Smith late of said County, deceased, personally appeared before the Clerk of the Circuit 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 6th day of May 1902 they each saw the said Fielding Smith sign his name to said instrument in writing as and for his last Will and Testament; and that these deponents at the same time, heard the said Fielding 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 said Fielding Smith and with his consent attested and subscribed by the said Will Sims and Ezra T. Smith in the presence of said testator, and in the presence of each other as subscribing witnesses thereto and that the said Fielding Smith was, at the time of the signing ^{and subscribing} of the 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 any coercion or restraint as the said deponents verily believe, and further deponent says not.

Will Sims,

Ezra T. Smith.

Sworn & subscribed by the said Will Sims & Ezra T. Smith before me Wm. W. Shepik Clerk of said Court at Shoals the 19th day of February 1912

Wm. W. Shepik

Last Will and Testament of

Deceased.

In attestation whereof, I have hereunto subscribed
my name and affixed the seal of said Court,
William D. Sherfick,

State of Indiana, Martin County ss:

I, William D. Sherfick, Clerk of the Circuit
Court of Martin County, Indiana, do hereby certify
that the within annexed Will and Testament
of Fielding Smith has been duly admitted to
probate, and duly proved by the testimony
of Will Sims and Ezra S. Smith, two of the
subscribing witnesses thereto, that a complete
record of said Will and of the testimony of the
said Will Sims and Ezra S. Smith in proof
thereof, has been by me duly made and
recorded in Book "C" at pages 282-283-284
and 285 of the Record of Wills of said County

In attestation whereof, I have hereunto
subscribed my name and affixed the
seal of said Court at Shoals this 20th
day of February 1862

William D. Sherfick
- Clerk Circuit Court Martin County.

I, John C. Denny, Senior of DeKalb Township, 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 debts with all charges be paid out of my estate.—:

Second—: I give and devise all the North East quarter, also the North West quarter of the North East quarter all in section eleven (11) Township (2) North Range 3 West containing 80 acres more or less to my wife Nancy A. Denny, until her death also with all moneys and personal property: Then after her death, the balance of lands, personal property and moneys goes to my son Christopher C. Denny.

Third—: I give all of the South East quarter of the North East quarter of section (11) Eleven Township (2) Two North, Range (3) West containing 40 Acres more or less to Sarah J. Allen and her heirs forever.

Fourth—: I nominate and appoint the said Nancy A. Denny, executrix of this my last will and testament and hereby revoke all and any former wills made. And I hereby direct that my said executrix shall not be obliged to give security as such.

In testimony whereof I herewith set my hand and seal this the 11th Day of April in the year 1912.

Signed, sealed and acknowledged by John C. Denny as his last will & testament. John C. Denny
his mark.

In our presence and signed by us as witnesses at his request in his presence and in the presence of each other.

Joseph Varner, Residing at Natchez Martin Co, Ind.
Chas. C. Salmon " " " " " "

Last Will and Testament of

Deceased.

The State of Indiana, Martin County, ss:

Be it remembered, that on 8th day of June, 1912 Joseph Warner, one of the subscribing witnesses to the within and foregoing last Will and Testament of John C. Denny late of said County, deceased, personally appeared before the Clerk of the Circuit 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 11th day of April, 1912 he saw the said John C. Denny, Sr. 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 C. Denny, Sr. declare the said instrument in writing was, at the same time, at the request of the said John C. Denny, Sr. and with his consent attested and subscribed by the said Joseph Warner and Chas. C. Salmon in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said John C. 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 one years of age,) and of sound and disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not. Joseph Warner.

subscribed and sworn to by the said Joseph Warner before me Wm W Shufick, Clerk of said Court, at West Shovals, the 8th day of June 1912. Wm W Shufick, Clerk.

In attestation whereof I have hereunto subscribed my name and affixed the seal of said Court.

State of Indiana, Martin County ss: I, Wm W. Shufick, Clerk of the Circuit Court of Martin County, Indiana do hereby certify that the within annexed Will and Testament of John C. Denny Sr has been duly admitted to probate and duly proved by the testimony of Joseph Warner, one of the subscribing witnesses thereto, that a complete record of said Will and of the testimony of the said Joseph Warner in proof thereof has been by me duly made and recorded in Book "C" at pages 286-287 of the Record of Wills of said County.

In attestation whereof I have hereunto subscribed my name and affixed the seal of said Court at Shovals

Wm W Shufick, Clerk of said Court
 His 22nd day of June 1912 at West Shovals, Ind.

I, Charles C. Denny of Martin County in the State of Indiana being of sane mind and sound judgement do make and declare this my last will and testament First:—That at my death all my just debts of every kind be paid in full.

Second:—I bequeath to my wife, Mary L. Denny all my personal property of every kind and character.

Third:—I appoint my wife Mary L. Denny as executrix of this my last will and testament.

In witness whereof I have hereunto affixed my name this 6th day of April 1911

Charles C. Denny.

Subscribed and by the said Charles C. Denny in our presence as his last will and testament and attested by us as such in his presence and in the presence of each other this 6th day of April 1911.

State of Indiana } Henry J. Summerville
Martin Co., SS: } Joseph E. Ledgerwood
Before me William J. Porter, a Notary Public in and for said County, came the above Charles C. Denny as maker and Henry J. Summerville and Joseph E. Ledgerwood as witnesses and acknowledged their signatures to the above will this 6th day of April 1911.

Wm J. Porter Notary Public
My Commission Expires Aug 2 - 1913

Last Will and Testament of

Deceased.

The State of Indiana, Martin County, SS:

Be it remembered, that on the 29 day of July 1912 Joseph E. Ledgerwood, one of the subscribing witnesses to the within and foregoing last Will and Testament of Charles C. Denny, late of said County, deceased, personally appeared before Wm. D. Shufick Clerk of the Circuit 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 6th day of April 1911 he saw the said Charles C. Denny sign his name to said instrument in writing as and for his Last Will and Testament; that this deponent at the same time heard the said Charles C. Denny 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 Charles C. Denny and with his consent attested and subscribed by the said Joseph E. Ledgerwood and Henry J. Summerville in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Charles C. Denny was, at the time of the signing ^{and subscribing} of the 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 any coercion or restraint as the said deponent verily believes, and further deponent says not

Joseph E. Ledgerwood,
Sworn to and subscribed by the said Joseph E. Ledgerwood
before me, Wm. D. Shufick, Clerk of Martin Co., at
Shoals the 29th day of July 1912
Wm. D. Shufick, Clerk

In attestation whereof, I have hereunto subscribed
my name and affixed the seal of said Court,
Wm. W. Sheffield,

State of Indiana, Martin Co. SS;

I, William W. Sheffield, Clerk of the Circuit
Court of Martin County Indiana do hereby
certify that the within annexed Will and Testament
of Chas C. Denny has been duly admitted to probate
and duly proved by the testimony of Joseph
E. Ledgerwood, one of the subscribing witnesses
thereto, that a complete record of said
Will and of the testimony of the said Joseph
E. Ledgerwood in proof thereof, has been by
me duly made and recorded in Book "16"
at page 288 of the Record of Wills.

In attestation whereof I have hereunto subscribed
my name and affixed the seal of said Court
at ~~Fort~~ Shoals this 2nd day of August 1912
Wm. W. Sheffield
Clerk Circuit Court

MARTIN COUNTY INDIANA
WILL BOOK

“C”

Part 2: Pages 291 - 577

Last Will and Testament of Amanda E. Clarkson, Deceased.

State of Indiana
County of Martin ss:-

In the name of the Benevolent Father of All, I Amanda E. Clarkson being of sound and disposing mind and memory do make publish and declare this to be my last Will and Testament having hereby revoking all former Wills by me ^{at any time} made.

Item 1st.

It is my will that all of my just debts and all legal charges be paid out of my Estate as soon after my death as practicable.

Item 2 -

It is my will that the sum of Four Hundred Dollars (\$400⁰⁰) of my said Estate to paid and expended in saying masses for my deceased husband James W. Clarkson and myself after my death.

Item "3"

It is my will that the sum of One Hundred Dollars be expended in putting a stone or concrete curb around the burial lot in St John's Catholic Cemetery at Boosport Indiana and in placing or completing inscription or Epitaph upon Monumental now erected at my husbands grave in the said Cemetery.

Item "4"

I give, devise and bequath the residue of my personal Estate, goods, Chattels, etc. and also the proceeds of the sale of the following described Real Estate to wit:- The South East quarter (S.E. $\frac{1}{4}$) of the South East quarter (S.E. $\frac{1}{4}$) and also fifty five (55) Acres off of the East side of the South Half (S. $\frac{1}{2}$) of the North West quarter of the South East quarter (S.E. $\frac{1}{4}$) and the South West quarter (S.W. $\frac{1}{4}$) of the South East quarter S.E. $\frac{1}{4}$ all in section Twelve (12) Town Three (3) North Range Five (5) West and containing in all Ninety five (95) Acres more or less, said

sale to be made by my Executor as soon after my death as practicable and also an undivided One Third ($\frac{1}{3}$) interest in and to the following described Real Estate to wit: - The South East quarter of the South West quarter (S E $\frac{1}{4}$, S W $\frac{1}{4}$) the South half (S $\frac{1}{2}$) of the North East quarter (N E $\frac{1}{4}$) of the South West quarter (S W $\frac{1}{4}$) and also the East part of the South half (S $\frac{1}{2}$) of the North West quarter (N. W. $\frac{1}{4}$) of the South East quarter (S E $\frac{1}{4}$) and the South West quarter (S. W. $\frac{1}{4}$) of the East quarter containing in all Sixty Five (65) Acres more or less and all in Section Twelve (12) Town (3) Three North Range Five (5) West to share and share alike to the following named to wit: - Francis Everett Gates, Mary Effie Purvis, Edna Aurelia Lentz, Lewis Clarkson, Walter, James Ernest Gates, Amanda Bernick Gates,
Item "5"

I desire and direct that my Executor before paying to my Beneficiaries any amounts as set forth in Item Four (4) of this Will to retain the sum of Twenty Dollars (\$20.00) out of share of each beneficiary so named to be used in the erection and construction of a monument or grave stone at the graves of the deceased father and mother of the her said beneficiaries namely: - Lewis Gates and Elizabeth C. Clarkson.
Item "6"

I hereby nominate and appoint my friend Thomas H. Browning my Executor of this my last will and Testament.

In testimony whereof I have hereunto subscribed my name this Fifteenth day of January 1912.

Amanda C. Clarkson

Attest George H. Gates

Signed and acknowledged by the said Amanda C. Clarkson as Ex. for her last Will and Testament in our presence & signed by us in her presence

Geo. H. Gates
Thos. H. Browning
Witness

Last Will and Testament of Amanda E. Clarkson, Deceased.

State of Indiana, Martin County SS: -

Be it remembered that on the 21st day of August 1912 George W. Gates, one of the subscribing witnesses to the within and foregoing last Will of Amanda E. Clarkson late of said County, deceased, personally appeared before the clerk of the Circuit 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 Fifteenth day of January, 1912 he saw the said Amanda E. Clarkson 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 Amanda E. Clarkson 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 Amanda E. Clarkson and with his consent attested and subscribed by the said Geo. W. Gates and Thomas H. Browning in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Amanda E. Clarkson 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes and further deponent saith not.

Geo. W. Gates

Sworn to and subscribed by the said Geo. W. Gates before me Wm. C. Shepik, clerk of said Court at Shoals the 21st day of Aug. 1912

I attestation whereof I have { Wm. C. Shepik clerk
 present subscribed my name and affixed the seal of said Court
 this 21st day of Aug. 1912

Last Will and Testament of Amanda E. Clarkson Deceased

State of Indiana, Martin County, S.S.:-
 I, Wm D. Shepik, Clerk of the Circuit
 Court of Martin County, Indiana, do hereby certify
 that the within annexed Will and Testament
 of Amanda E. Clarkson has been duly admitted
 to probate and duly proved by the testimony of
 George W. Gates, one of the subscribing witnesses
 thereto, that a complete record of said Will and of
 the testimony of the said George W. Gates in
 proof thereof, has been by me duly made and
 recorded in Book "L" at pages 291 of the Record
 of Wills of said County.

In attestation whereof, I have hereunto subscribed
 my name, and affixed the seal of said court, at
 Shoals, this 21 day of August 1912

Wm D. Shepik
 Clerk Circuit Court Martin Co

Last Will and Testament of Matilda Craney Deceased.

I Matilda Craney at the time a resident of Martin County Indiana and being of sound mind 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 I 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 as practicable after my death

Item III I desire that my executor shall use Fifty ^{\$50.00} dollars that is owed me by Mary E Craney the widow of my deceased son Thomas Craney being the balance on a note owed me by her to erect a head stone over the grave of said Thomas Craney

Item IV I desire that he shall use the sum of Two Hundred ^{\$200.00} Dollars to place a head stone over the grave of myself and my deceased husband Charles Craney

Item V I desire that the sum of One Hundred ^{\$100.00} Dollars shall be used in giving myself a decent burial

Item VI I desire and bequeath to my beloved grand son Florian Craney the son of Patrick Craney the sum of Fifty ^{\$50.00} Dollars

Item VII I desire and bequeath to my beloved grand son Banafice Craney the son of Patrick Craney the sum of Fifty ^{\$50.00} Dollars

Item VIII I desire and bequeath to my beloved grand daughter Mabel Craney the daughter of Patrick Craney the sum of Fifty ^{\$50.00} Dollars

Item IX I desire and bequeath to my beloved grand daughter Tillie Craney the daughter of Patrick Craney the sum of Fifty ^{\$50.00} Dollars and also my best bed

Item X I direct 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 life that the money left to them shall be left in the care of their father and my son Patrick Craney who shall pay same to them when they reach lawful ages I desire that he should not be required to give bond nor to report to any Court

Item XI I do intend direct that the sum of Twenty Two Dollars shall be used for masses for my departed soul

Item XII I desire and bequeath to my beloved son Patrick Craney the sum of one hundred & eighty \$ 800 Dollars

Item XIII I desire that it enter the above bequests and obligations aforesaid there be any balance remaining that the same be used for masses for the departed soul of myself, my deceased husband's children

Item XIV I desire and bequeath to my grand daughter Mary Craney the daughter of my deceased son Thomas Craney my Nephew and her Father's picture

Item XV I desire and bequeath to my grand son Charles F Craney the son of my deceased son Charles H Craney his father's picture

XVI I desire and bequeath to my daughter in law Therese Craney the wife of my son Patrick Craney all the remainder of my household goods and fixtures my household real this the 24th day of November 1910 in the County of Martin and the state of Indiana

Matilda ^{her} Craney
mark

attest to mark John McCarren
James F McCarren

The foregoing instrument was signed sealed and acknowledged by said Matilda Craney 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 the 24th day of November 1910

John McCarren
James F McCarren

Last Will and Testament of

Deceased.

The State of Indiana Martin County S.S

Be it Remembered That on the 13th day of January 1913

James L McConerny of the subscribing witnesses to the within and foregoing Last Will and Testament of Matilda Craney late of said county deceased personally appeared before the Judge of the Circuit 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 24th day of November 1910 he saw the said Matilda Craney sign her name to said instrument in writing as and for her last Will and Testament and that the said deponent at the same time heard the said Matilda Craney 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 Matilda Craney and with her consent attested and subscribed by the said James L McConerny and John W Conner in the presence of said Testator and in the presence of each other as subscribing witnesses thereto and that the said Matilda Craney was at the time of the signing and subscribing of said instrument in writing as above said of full age (not less than twenty one years of age) and of sound and disposing mind and memory and not under any coercion or restraint or the said deponent truly believes and further deponent says not

James L McConerny

Sworn to and subscribed by the said James L McConerny before me Wm D Sherfick Clerk of said Court at Shoals the 13th day of January 1913

Wm D Sherfick Clerk

I the Testator aforesaid have hereunto subscribed my name and affixed the seal of said Court

Wm D Sherfick

State of Indiana Martin County S.S

Wm D Sherfick Clerk of the Circuit Court of Martin County Indiana do hereby certify that

The within annexed Will and Testament of Matilda
Conroy has been duly admitted to probate and duly
proved by the testimony of James L Mc Govern one
of the subscribing witnesses thereto that is complete
recorded said Will in the testimony of the said
James L Mc Govern in presence thereof has been by me
duly made and recorded in Book 6 at Pages 225 226 227 228
of the Records of Wills of said County

In attestation whereof I have hereunto subscribed
my name and affixed the seal of said Court at
Shelton this 13. day of January 1913

Wm L Sherrill
(Clerk Circuit Court Madison County)

Last Will and Testament of James Sanders Deceased.

In the name of the Benevolent Father of All, I James Sanders being of sound mind and memory do make, publish and declare this instrument to be my last will and testament, revoking and making void all former wills by me at any time heretofore made.

Item 1. It is my will that my funeral expenses doctor bills and the expense of my last sickness be paid by my executor as soon after my death as is practical.

Item 2. To 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 necessary for her support and comfort that it takes the entire income the same is to be used for the purpose.

Item 3. I nominate and appoint my friend Charles Hardwick executor of this my last will and testament and by this will create him a trustee of the entire estate to have and to hold during the life of my wife, should she outlive me.

Said Trustee to use said estate in the support of my wife during her natural life.

Item 4. After the death of my said wife and the expenses of her funeral and last sickness are paid, and the expenses of the trust are fully administered, I give and bequeath my estate as follows:

Item 5- To my son, Benjamin Sanders, I give and bequeath Ten, (\$10.00) Dollars.

Item 6. - To my daughter Florence England, I give and bequeath Five (\$5.00)

Item 7, To Adaline Wildman, my daughter, I give and bequeath Five (\$5.00) Dollars.

Item 8- To my daughter, Dicie Sanders, whose name since her marriage is unknown to me, I give no part of my estate.

Item 9- To my daughter, Prudence Cannon, I give and bequeath Three Hundred (\$300.00) Dollars.

Item 10- To my daughter Alfreda Dibble, I give and bequeath Three Hundred (\$300.00) Dollars.

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

Item 12- I nominate and appoint Hiram McCormick attorney of this my last will and testament.

Given under my hand and seal this the 17th day of June, 1911. — James Sanders.

(See Codicil following, *prop.*)

State of Indiana vs:-

Wabash County.

Be it remembered that on this 17th day of June, 1911, James Sanders to us well known signed the foregoing instrument in typewriting in two pages as and for his last will and testament, after the same had been read over to him and in our presence and hearing and we George W. Gates and Hiram McCormick signed said instrument as attesting witnesses in the presence of the said James Sanders and in the presence of each other, at his request.

Given under our hand and seals this the 17 day of June, 1911.

George W. Gates.

Hiram McCormick.

Last Will and Testament of

Deceased.

The State of Indiana, Martin Co., ss:-

Be it remembered, That on the 3rd day of Feb, 1913, Hiram McCormick, one of the subscribing witnesses to the within^{of} foregoing last Will and Testament of James Sanders late of said County, deceased, personally appeared before William W. Sheffick Clerk of the Circuit Court of Martin County, in the State of Indiana, ^{and} being duly sworn by the Clerk of said Court of Martin County, in the State of Indiana, upon his oath, declared and testified as follows, that is to say: That on the 17th 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 same time, at the request of the said James Sanders, and with his consent attested and subscribed by the said Hiram McCormick in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said James Sanders was at the time of the signing and subscribing of said instrument in writing as aforesaid, of full age, (that is to say, more than twenty-one years of age) and of sound and disposing mind and memory, and not under any coercion or restraint as the said deponent verily believes, and further deponent says not.

Hiram McCormick

Subscribed by the said Hiram McCormick before me, Wm. W. Sheffick Clerk of said Court, at West Shools, the 3rd of February 1913

Wm. W. Sheffick
Clerk

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court

Wm. W. Sheffick

State of Indiana, Martin County, ss:
 I, William D. Shepik, Clerk of the Circuit Court
 of Martin County, Indiana, do hereby certify that
 the within annexed Will and Testament of James
 Sanders has been duly admitted to probate, and
 duly proved by the testimony of Hiram Mc Cormick
 one of the subscribing witnesses thereto, that a
 complete record of said Will, and of the testimony
 of the said Hiram Mc Cormick in proof thereof
 has been by me duly made and recorded in D. W.
 "6" at pages 299-300-301-302, of the Record of
 Wills of said County.

In attestation whereof, I have hereunto
 subscribed my name, and affixed the seal of
 said Court, at Shoals, this 3. day of Feb, 1913

Wm. D. Shepik

Clerk.

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

Be it remembered that I, James Sanders do make
 publish and declare this my will and testament
 heretofore made, whereas in said last
 will and testament I gave my daughter a bequest of an
 undivided interest after paying certain bequests and since the
 making and publishing of said will I have provided for said
 Prudence Hamilton all her part and interest in my estate and
 it is ordered and directed by me that she have no further share
 in estate.

Given under my hand this 29th day of January 1912,

James Sanders.

William Patterson

Hiram Mc Cormick Witnesses at the request of
 James Sanders, Testator.

This 29th day of Jan, 1912

Hiram Mc Cormick

April 21, 1913,
 My family names are rights to act as executors of the will of James
 Sanders deceased.

Last Will and Testament of Lewis Brooks Deceased.

I, Lewis Brooks of Wildwood Farm, Martin County, Indiana, being of sound mind and memory, do make and declare this my last will and testament, hereby revoking any and all wills or codicils hereto, first. I direct the payment of all my just debts.

Second. My papers, tools and keepers, I distribute and bequeath as follows:

to my son Thomas Jefferson, my war papers, two family bibles and records

to my son Lewis, my swords, sash, shoulder straps, army revolver and its belongings, and the U. S. Dan Cold watch.

to my son William Francis, my field glasses.

to my son Horace, my old silver watch and M. E. Mahan Florida cane

to my son Samuel, the Dan Brooks case and the watch I am now wearing.

To my daughter May, all the household and kitchen furniture and belongings that she may select.

Third. I give and bequeath to Thomas Jefferson Brooks & Lewis Brooks as trustees for my nephew, Seymour Waldo Brooks, if he be living with me at the time of my death, Two Hundred Dollars to be by said trustees expended in the discretion of said trustees, for the benefit of said Seymour Waldo, for his education or otherwise.

Fourth. All advancements already made to any of my children and all debt now owing to me by any of my children are hereby cancelled and declared paid and released.

Fifth. The residue of my property of every kind, to be divided among my children as the laws of the state provide.

Sixth. I do truly appoint Thomas Brooks and Lewis Brooks executors of this will.

In testimony whereof, I have set my name and seal, this 14th day of August, 1897, and caused the same to be witnessed by Ezra Phillips and Samuel H. Lloyd who in my presence and at my request have subscribed their names hereto as witnesses.

Lewis Brooks (Sd)

Subscribed by the said Lewis Brooks in our presence, and by him declared to be his last will, and attested by us as such, in his presence and in the presence of each other, this 14th day of August 1897.

Samuel H. Lloyd, Ezra Phillips

April 21, 1913
My family remembers our rights to act as executors of the will of Lewis Brooks deceased.

April 21, 1913
My family remembers our rights to act as executors of the will of Lewis Brooks deceased.

The State of Indiana. Martin County SS:

Be it remembered, that on the 26th day of April, One Thousand Nine Hundred Thirteen, Ezra Phillips one of the subscribing witnesses to the within and foregoing last Will and Testament of Lewis Brooks, late of said county, deceased, personally appeared before clerk of the Circuit Court of Martin County, in the State of Indiana, and being duly sworn by the clerk of said court, under his oath, declared and testified as follows, that is to say: that on the 14th day of August, 1897, he saw the said Lewis Brooks 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 Lewis Brooks 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 Lewis Brooks and with his consent attested and subscribed by the said Ezra Phillips in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto; and that the said Lewis Brooks 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not. Ezra Phillips:

Sworn to and subscribed by the said Ezra Phillips, before me, clerk of said court at Shoals, the 26th day of April, 1913.

In attestation whereof, I have hereunto subscribed my name, & affixed the seal of said court. Wm D Sherfick Clerk.

The State of Indiana. Martin County SS:

I, Wm D Sherfick, clerk of the Circuit Court of Martin County, Indiana do hereby certify that the within annexed Will & Testament of Lewis Brooks has been duly admitted to probate, and duly proved by the testimony of Ezra Phillips, one of the subscribing witnesses thereto, that a complete record of said will, and of the testimony of the said Ezra Phillips in proof thereof, has been by me duly made and recorded in Book 60 at Pages 303 & 304 of the record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said court at Shoals, this 26th day of April, 1913.

Wm D Sherfick, clerk Circuit Court Martin County.

Last Will and Testament of Catherine Haughton Deceased.

I, Catherine Haughton of Martin County Indiana being of sound mind and disposing memory do make and publish this my last will and testament

Item 1 It is my desire that all my just debts and funeral expenses be paid out of my personal estate, and any residue of my personal estate remaining after paying of such debts and funeral expense and the expense of administration, I will and bequeath to my son W. Clay Haughton, my daughter, Enla L. Albough and my grandchildren, Clay H. White, Mayme Albough, and Gertrude Walker, children of my deceased daughter, in the following proportions, One third to my daughter, Enla L. Albough, one third to my son, W. Clay Haughton, One third to be divided equally between my said grand children Clay H. White Mayme Albough and Gertrude Walker,

Item 2 I will and devise and bequeath to my daughter Enla L. Albough that part of my real estate in Martin Co. Indiana described as follows; A part of section five (5) and six (6) town two (2) north range 4 west, Co. running at the South East corner of the South West Quarter of the North East quarter of section five (5) town two (2) north range four (4) West, Thence running West thirty one (31) rods and sixteen (16) links, thence North forty (40) rods, thence West two hundred and seventy three (273) rods to White River, thence following the meanderings of White River in a northerly direction to a point ninety two rods due north of the quarter section line running East and West of said section five (5), thence East two hundred and eighty three (283) rods to the west line of James Williams land, thence south ninety (90) rods and twenty-two (22) links to the place of beginning containing One Hundred and two and $\frac{3}{4}$ Acres.

Last Will and Testament of *Catharine Houghton* Deceased.

Item 3- I will and devise and bequeath to my grand children, *Clay B. White*, *Maryne Albough* and *Bertule Walker*, children of my deceased daughter, *Inez*, that part of my real estate in *Martin County*, *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 fifty three (53) rods of five and one half (5½) feet; Thence West one Hundred and thirty eight (138) rods, Thence North fourteen (14) rods and One (1) foot, Thence West forty eight (48) rods, Thence South fourteen (14) rods and One (1) foot, Thence West One Hundred and thirty eight (138) rods to *White River*. Thence South westerly with the meanderings of said river to a point forty three (43) rods and $\frac{3}{4}$ of a foot due South of the foregoing East and West line, Thence East one hundred and fifty seven (157) rods, Thence North 16° East One (1) rod 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 nine and one half (79½) rods to the North East Corner of *H. Clay Houghton's* 15 acre tract of land, Thence South ten (10) rods and (4) and $\frac{3}{4}$ feet, Thence East One hundred and three and thirteen sixths (103⅓) rods to the place of beginning, containing one hundred and forty eight hundredths (100 $\frac{48}{100}$) acres in the proportion of the undivided One third (⅓) each.

Item 4 I will, devise and bequeath to *Joseph Lockwood*, *Inez Maddox*, *Anna Laura Routt*, *Breely Lockwood*, *Delano Lockwood*, *Brooks Lockwood*, *Caron W. Lockwood*, *Hill Lockwood*, grandchildren of my late husband and children of his deceased daughter, *Phebe*, and ~~the~~ *Magge Summers*, *Thurman Summers*, and *Nova Summers* children of the said *Phebe's* deceased daughter, *Kate* the following real estate in *Martin County*, *Indiana*

Commencing at a point fifty three rods and eight links north of the South East corner of the section thirty two (32) Town three (3) north range four (4) West running thence west One Hundred and thirty eight (138) rods thence north fourteen (14) rods and one (1) foot. Thence west forty eight (48) rods. Thence South fourteen (14) rods and one (1) foot. Thence west One Hundred and thirty eight (138) rods to White River. Thence north easterly with the meanderings of said river to the South West corner of Sherman Abel's land, which is fifty four (54) rods and twenty one (21) links due north of the aforesaid described East and West line. Thence East two Hundred and seventy six (276) rods to the east line of section thirty two (32) Thence south fifty six (56) rods and fifteen (15) links to the place of beginning all in said section 32 and containing 100 $\frac{7}{8}$ Acres. The said Joseph Lockwood, Inez Maddox, Anna Laura Rowlett, Gravel Lockwood, Delano Lockwood, Brooks Lockwood, Carol Lockwood and Doll Lockwood to have and to hold an undivided one ninth $\frac{1}{9}$ each and the said Maggie Summers, Sherman Summers, and Dora Summers to take the remaining one ninth $\frac{1}{9}$ thereof in equal portions.

Item 5 - I having conveyed to my son, H. C. Clay Boughton such part of my real estate as I desired him to have I make no bequest to him of real estate to him herein.

Item 6 - I hereby appoint my son, H. C. Clay Boughton 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 hereunto set my hand. This 1st day of November, 1904

Bathrine Boughton.

Signed by the testator in our presence and acknowledged 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 1st day of November, 1904
 Arthur C. O'Brien
 Walter Hays.

The State of Indiana, Martin County, ss:

Be it remembered, that on the 13th day of June, 1913, Walter Hays, one of the subscribing witnesses to the within and foregoing last will and Testament of Catherine Boughton, late of said County, deceased, personally appeared before Judge Julius W. Byrdon, Judge of the Circuit Court of Martin County, in the State of Indiana, and being duly sworn by the clerk of said Court, upon this oath declared and testified as follows, that is to say: That on the 1st day of Nov. 1904 he saw the said Catherine Boughton 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 Catherine Boughton 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 Catherine Boughton and with her consent attested and subscribed by the said Walter Hays and Arthur C. O'Brien in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Catherine Boughton 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 disposing mind and

Last Will and Testament of

Deceased.

not under any coercion or restraint, as the said deponent verily believes, and further deponent saith not.

Walter Hays,

Suon to and subscribed by the said Walter Hays, before me Wm. C. Shoyfick, Clerk of said Court at Shoals, the 13th day of June 1913

Wm. C. Shoyfick, Clerk

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

Wm. C. Shoyfick.

State of Indiana, Martin Co., ss;

I, William C. Shoyfick, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within alleged Will and Testament of Catherine Houghton has been duly admitted to probate, and duly proved by the testimony of Walter Hays, one of the subscribing witnesses thereto. That a complete record of said Will and of the testimony of the said Catherine Houghton in and out thereof, was done by me duly made and recorded in Book C at pages 305 306 307 308 and 309 of the record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court, at Shoals, this 13th day of June 1913.

Wm. C. Shoyfick,
Clerk

In the name of the Benevolent Father I,
Joama Huff of the County of Martin
and State of Indiana being of sound
mind and disposing memory do make,
ordain, publish and declare this my last
will and Testament hereby revoking and
declaring void all wills by me heretofore
made,

Item 1st.

It is my will and desire that all
my just debts be paid out of my estate,

Item 2nd.

I do give, devise and bequeath to my
beloved children Belle H. Huff, J. C.
McDonald Huff, Henry H. Huff, Mary J.
Huff, Edward M. Huff, Clara Belle Huff and
Wollie M. Huff all the estate of which
I may be seized or possessed at the
time of my decease real personal or mixed
to be divided equally share and share
alike.

Item 3rd.

And I appoint my son James
McDonald Huff, Executor of this my last
will and testament and confidentially trust
and believe that he will deal justly with my
children,

Item 4th

And I appoint my son James McDonald
Huff, Executor of this my last will and
testament guardian of any of my children
who may be minors at the time of my
decease.

Witness my hand and seal this 14th
day of December, 1889,

Joama Huff.

Last Will and Testament of Joanna Huff Deceased.

The above Will was by Joanna Huff in our presence and not in her presence in the presence of each other declared to be her last will and testament, signed, sealed and at her request,

We hereunto subscribed our names as witnesses this 14th day of December A.D. 1889

Lucian Edmondson
Jasper Sargent.

The State of Indiana, Martin County so:

Be it remembered, that on (the 8th day of July 1913, Lucian Edmondson one of the subscribing witnesses to the within and foregoing last Will and Testament of Joanna Huff late of said County, declared personally appeared before the Clerk of the Circuit 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 wit): That on the 7th day of December 1889 he saw the said Joanna Huff 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 Joanna Huff and with her consent attested and subscribed by the said Lucian Edmondson and Jasper Sargent in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Joanna Huff 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 mind and memory, and not under

any coercion or restraint as the said deponent
 verily believes and further deponent says not.
 Lucian Edmondson
 sworn to and subscribed by the said
 Lucian Edmondson before me Wm. D.
 Shupick, Clerk of said Court at Shoals, the
 8th day of July, 1913

Wm. D. Shupick, Clerk
 In attestation whereof I have hereunto
 subscribed my name and affixed the seal
 of said Court.
 Wm. D. Shupick.

State of Indiana, Martin County ss:
 I, William D. Shupick, Clerk of the
 Martin Circuit Court of Martin County,
 Indiana, do hereby certify that the within
 unexecuted Will and Testament of Joanna
 Huff, has been duly admitted to Probate
 and duly proved by the testimony of
 Lucian Edmondson, one of the subscribing
 witnesses thereto that a complete record
 of said Will and of the testimony of the
 said Lucian Edmondson in favor
 thereof, has been by me duly made and
 recorded in Book "6" at pages 310, 311 &
 312 of the Record of Wills of said County.

In attestation whereof I have hereunto
 subscribed my name and affixed the
 seal of said Court at Shoals, this 8th
 day of July 1913
 Wm. D. Shupick

Last Will and Testament of *Caroline S. George* Deceased.

Commonwealth of Massachusetts
Middlesex ss.

Probate Court

I, Charles F. McIntire Esquire first Judge of the Probate Court within and for said county of Middlesex here by certify that William E. Rogers whose signature is affixed to the annexed certificate and attested as the Register and properly certifying officer of said court and has been for the custody of the Seal and all the records books documents and papers of or appertaining to said court and that said certificate and attestation are in due form and entered to full faith and credit

In witness whereof I have hereunto set my hand this twenty sixth day of December in the year of our Lord one thousand nine hundred and eleven

Charles F. McIntire first Judge of Probate Court
J. William E. Rogers Register of Probate Court of said County of Middlesex do hereby certify that Charles F. McIntire whose name is subscribed to the above certificate is the first Judge of said Probate Court duly approved sworn and qualified and that the signature of said Judge to said certificate is genuine

In witness whereof I have hereunto set my hand and the Seal of said County this twenty sixth day of December in the year of our Lord one thousand nine hundred and eleven

Probate Court

Commonwealth of Massachusetts Middlesex ss
Probate Court I, William E. Rogers Register of Probate Court of said County of Middlesex having by law the custody of the Seal and all the Records Books documents and papers of or appertaining to said court hereby certify that the papers hereunto annexed to be true copies of Papers appertaining to said court and on file on record in the office of said Court to wit

The will petition Citation Decree Bond and Sellers of appointment of executors of the will of Catherine S. George late of said County of said State deceased and I further certify that the proof of said will in said Court was by oral testimony only and that there are no proofs or statements of substance of Proof on file or on record in said court and I also certify that it appears by the record and files of said court that said appointment remains in full force

In Witness whereof I have hereunto set my hand and the
Seal of said County this twenty sixth day of December in
the year of our Lord one thousand nine hundred and eleven
Wm. G. Weston Register

Know all men by these presents that I, Caroline E. George of
Concord in the State of New Hampshire widow of said and
deceased, mind and memory do hereby make and declare this
Instrument as and for my last will and Testament

- First I constitute and appoint my Brother William E. Livingston
of Concord in the County of Middlesex and Commonwealth of
Massachusetts executor of ~~this~~ will and exempt him from
giving Securities on his Probate Bond of said said William E. Livingston
is not living at the time of my decease I constitute and appoint
his Son William Livingston of said Concord executor of this will
and request that he be exempt exempt from giving Securities
on his Probate Bond
- Second I direct the payment of all my debts as soon as convenient
after the Probate of this Instrument
- Third I give devise and bequeath to said said George son of the late
John N. George of Concord in said State of New Hampshire all
the real estate belonging to me situated in said State of New
Hampshire and also, my largest Diamond Ring
- Fourth I give to Anne, Prudence George Daughter of the late John N.
George of said Concord one thousand Dollars and the George
Aubersons
- Fifth I give Mary Ann Livingston wife of my Brother William
E. Livingston of said Concord five thousand Dollars and my
large Diamond Ring
- Sixth I give to my Niece Mary Livingston wife of Herbert R.
White of said Concord one thousand Dollars my Gold
Bracelet my Pearl Ring with Hair enclosed my diamond
front set and the Silver Pearl Tea set and money belonged to
my mother
- Seventh I give to Herbert R. White of said Concord husband of the
above said Mary E. five hundred Dollars my Gold Glass and
such oil paintings in my house in said Concord

Eln

Nue

Thir

Fou

Fif

Last Will and Testament of

Deceased.

- Eight I give to my niece Pauline E. Spalding widow of the late Charles P. Spalding of said Lowell two thousand dollars my Mexican watch and chain and my rosary.
- Ninth I give to my nephew William Livingston son of the said William E. Livingston of said Lowell five thousand Dollars my Portraits and photographs my Mexican saddle and all my silver marked Livingston.
- Tenth I give to my niece Ethel Livingston Daughter of the said William E. Livingston of said Lowell one thousand Dollars my Gold Ring with three Diamonds my Ivory Stone Cameo Pin and Comes Steel Buttons, my small hair watch and chain and my paintings on Porcelain of Madame or Magdalene.
- Eleventh I give to my Brother William E. Livingston of said Lowell the sum of five thousand Dollars in trust how ever for the following purpose to safely and securely invest the same collect the income thereof and pay over the said income sum only to my niece Edith Livingston Daughter of the late Wm. Alfred Livingston of Pittsfield in said state of New Hampshire during her life and upon another Decree the principal of said trust fund discharged of all trust shall be paid to my said Brother William E. Livingston if however the said William E. Livingston be not living at the time of the death of the said Edith the said principal of said trust fund discharged of all trusts shall be divided equal among the children of the said Edith her or her Parents share by right of representation I give to the said Edith my only mechanical and Cross, and my Gold watch-chain.
- Twelfth I give to Martha S. Reed of Vermont in the commonwealth of Massachusetts one hundred dollars, my silver coffee spoon and my silver tea cream set.
- Thirteenth I give to Elizabeth Mason Reed of said Vermont one hundred dollars and my silver salt cellars.
- fourteenth I give to Edwin Rufus Reed of said Vermont one hundred dollars with the pedestal.
- Fifteenth I give to my Cousin Elizabeth Abbott widow of Levi Abbott of Reading in said commonwealth of Massachusetts.

- One hundred dollars
- Sixteenth I Give to Abbe D. Hutton of said Concord one hundred dollars and one of my Turkish Rings here labeled by my Executor
- Seventeenth I Give to O. Lebarre W. Hutton of said Concord one hundred Dollars and my Rattan Chair now in my dining Room
- Eighteenth I Give to Mary E. Cushing of said Concord daughter of the late Harvey Silver one hundred dollars by mosaic Ink stand and a Turkish Ring to be by her selection
- Nineteenth I Give to Mrs. Hattie S. Davis of said Concord my Chinese Punch bowl
- Twentieth I Give to Mary A. Davis of said Concord one hundred Dollars and my long Cases Pin
- Twenty first I Give to Dr. T. S. Blake of Boston in said Commonwealth of Massachusetts a printing called an edition day by Richard
- Twenty second I Give to James O'Connor Coachman now in my employ five hundred Dollars
- Twenty third I Give to George Cutler if he is in my employ at the time of my Decease fifty Dollars
- Twenty fourth I Give to each of the maid servant who are in my employ at the time of my Decease twenty five Dollars provided they have bin in my employ one year
- Twenty fifth I Give to new Church in Concord above said sometimes called the New Jerusalem Church the sum of one Thousand Dollars
- Twenty six I Give to the Concord Library in said Concord one hundred Dollars
- Twenty seven I Give to Bloomfield Cemetery in said Concord five hundred Dollars in Trust however for the following purpose viz to safely and securely invest the same collect the Income thereof and expend said Income for the proper Care and preservation of my rat in said Cemetery I Give that after my decease no one else shall be buried in said rat
- Twenty eight I direct my executor to cause to be Erected in said Cemetery two suitable head stones Costing not more than one hundred Dollars. Each one at the Grave of my late husband and the other at my own Grave

Twenty Eight if E. F. Flawless is living in my house in Combocook
 At the time of my death I give him one hundred dollars
 Twenty eight if my Brother is living William E. Livingston shall be living at
 the time of my death I give devise and bequeath to him all the rest
 Twenty nine Residue and Remainder of my estate Real and Personal and mixed
 of which I may die seized or possessed or to which may be entitled at
 that time of my Decease to have and to hold the same to him and his heirs
 Executors and administrators forever

Thirtieth if my said Brother should not be living at the time of my Decease
 I give devise and bequeath to Mary K. Livingston his wife in addition
 to his bequeath to her one third of all said rest residue and remainder
 of my estate real and personal to have and to hold the same to her and
 her heirs Executors and administrators forever

thirty first The Remaining two thirds of said real residue and remainder I give devise
 and bequeath to the children of my said Brother William E. Livingston
 to be divided equally among them share and share alike the issue of any
 Deceased children to take the share which his or her parent would have
 taken had he or she living at the time of the Decease of the said
 William E. Livingston - The Combocook which I have designed
 as my place of Residence is a part of the Town of Hopkinton in
 said State of New Hampshire

In witness where for I the said Caroline L. George have
 hereunto set my hand and seal at said Town this seventeenth
 day of April in the Year nineteen hundred,

Caroline L. George (Seal)

Signed Sealed published and declared by the said
 Caroline L. George at said Town as and for her last will
 and testament in presence of the witnesses named below who in
 her presence and at her Request and in the presence of each other
 have subscribed these names as witnesses here to

George F. Richardson George R. Richardson Samuel M. Richardson
 Goddard

Now all men by their presence that I Caroline L. George
 of Combocook being part of the Town Hopkinton in the State
 of New Hampshire have by modify the will made and
 executed by me on the seventeenth of April nineteen hundred
 in the following manner viz In stead of giving to

John Paul George all the Real estate belonging to me in the State of New Hampshire as stated in the third clause of my said will except from said real estate all the real estate which I own in Wallon and in Dutton in some state and the said Wallon and Dutton real estate I give to my Brother William F. Wingate of Rowell in the County of Middlesex and Common wealth of Massachusetts to have and to hold the same to him and his heirs for ever no distress whereof I do say Carline V. George have hereunto set my hand and Seal this seventh day of May in the year ~~one thousand~~ ^{one thousand} ~~eight hundred~~ ^{eight hundred} ~~and~~ ^{and} ~~eighty~~ ^{eighty} ~~two~~ ^{two}

Caroline V. George (Sons)
Signed Sealed and published and declared by the said Carline V. George at Rowell in the County of Middlesex and Commonwealth of Massachusetts

as and for a codicil to her last will and testament in presence of the witnesses named below who in her presence and at her request and in presence of each other have subscribed their names as witnesses here to

George Richardson George R. Richardson Daniel M. Richardson to the Honorable the Judge of the Probate Court and for the County of Middlesex Respectfully Represented William F. Wingate of Rowell in the County of Middlesex that Carline V. George who last dealt in law in said County of Middlesex died on the twelfth day of June in the year of our Lord one thousand nine hundred and six of said of goods and estate remaining to be administered leaving no husband and as he only heir at law and next of kind these persons whose names Residence and Relationship to the Deceased are as follows viz

Names William F. Wingate Edith Wingate	Residence Rowell Mass. Concord N.H.	Relationship Brother Niece only Daughter of a deceased brother Alfred Wingate

That said Deceased left a will and Codicil herewith presented herein your petitioner is named executor and where in the testatrix has requested that your petitioner be exempt from giving a security on his bond where your petitioner prays that said will and codicil

Last Will and Testament of

Deceased.

May be proved and allowed and letters testamentary issued to him without giving a surety on his official bond and certifies that the statements herein contained are true to the best of his knowledge and belief

Dated this fifteenth day June A. D. 1906

William P. Livingston

Witnesses s³ Subscribed and sworn to this fifteenth day of June A. D. 1906, Before me John Hall Sheppard Justice of Peace The undersigned being all the persons interested in the estate who are of full age and legal capacity other than creditors and the guardians of persons interested therein here by consent that the above named petitioner be exempt from giving any surety on Bond Commonwealth of Massachusetts Probate Court to the heirs at law next of kin and all other persons interested in the estate of Caroline L. George late of Lowell in said County deceased whose as a certain instrument purporting to be the last will and testament and one copy of said deceased's same be presented to said court for probate by William P. Livingston.

Who prays that letters testamentary may be issued to him the executor therein named without giving a surety on his official bond you are hereby cited to appear at a probate court to be held at Lowell in said County of Middlesex on the seventeenth day of July A. D. 1906 at nine o'clock in the forenoon to show cause if any you have why the same should not be granted and said petitioner is hereby directed to give public notice thereof by publishing this citation once in each week for three successive weeks in the Commonwealth Daily Mail a newspaper published in Lowell the last publication to be one full day at least before said court and by mailing post paid or delivering a copy of this citation to all known persons interested in the estate seven days at least before said court Witness Charles D. McWitter Esquire first Judge of said court this fifteenth day of June in the year one thousand nine hundred and six H. C. Rogers Register I have served the above citation as therein ordered by publishing and mailing George R. O. Richardson for Bellows

Middlesex 33 } These Persons appeared George A. Richards
 July 16th ad 1906 } And made Oath that the Above Reliance
 by him subscribed is true before me James H. Savage J.P.
 At a probate Court holden & convened and for said County
 Middlesex on the Seventeenthth of July in the year of our Lord
 One thousand nine hundred and six
 On the petition of William E. Tringler of Lowell in the
 County of Middlesex Praying that the Instruments here with
 presented purporting to be the last will and testament one codicil
 of Caroline E. George late of Lowell in the said County
 of Middlesex deceased may be proved and allowed and
 letters testamentary issued to him the executor therein named
 without giving a security on his Bond,

and the heirs at Law next of kind and all other persons interested
 having been notified according to the order of the court to appear and
 show cause if any they have against the same.

and no party objecting thereto and it appearing that said Instruments
 are the last will and testament of said Deceased and were legally
 executed and that said testatrix was at the time of making the same
 of full age and sound mind and that said petitioner is a competent
 person to appoint to said Trust

It is therefore Decided that said Instrument be approved and
 Allowed as the last will and testament of said Deceased and letters
 Testamentary be issued to said petitioner he first giving bond without
 security for the due \$20. 7 Newton Judge of Probate Court

110-716-43

Relative of George

Probate of Will without Security.

Petition-Citation Decree filed June 15th 1906

Returnable July 17-1906

Allocued .. 1906

Rec. Book - 680 Page 638

Will Book 687 .. 361

for Petitioner Richard Bull & Wife Lowell Mass.

for Respondent.

Last Will and Testament of

Deceased.

Know all men by these presents
That I William P. Wingston of Lowell in the County of
Middlesex in the Commonwealth of Massachusetts am habited
and stand firmly bound and obliged unto Charles J. McIntire
Esquire First Judge of the Probate Court in and for the County
of Middlesex in the full and just sum sixty thousand Dollars
to be paid to said Judge and his Successors in said office to the
payment whereof I bind myself and my heirs executors
and administrators by these presents sealed with my seal and
dated the fifteenth day of June in the year of our Lord one
thousand nine hundred and six

The Condition of this Obligation is such that if the above bounden
William P. Wingston executor of the last will and Testament
of Caroline & George late of Lowell in the said County
of Middlesex Deceased Testate shall first make returns of said
Probate Court within three months after his appointment a true
Inventory of all the real estate and personal estate of said Deceased
which at the time of the making of such Inventory shall have
come to the possession or knowledge of said executor
Second Administrator according to Law and to the will of said
Deceased all the personal estate of said Deceased which may
come to the possession of said executor or any person for him
and also the proceeds of any of the real estate of said Deceased
that may be sold or mortgaged by said executor and
Third render upon oath a true account of his administration
at least once a year until trust is fulfilled unless he is excused
therefrom in any year by said Court and also render such
account at such other times as said Court may order
Then this Obligation to be void otherwise to remain in full
force and virtue

Signed Sealed and Delivered in Presence of William V. Sheppard
William P. Wingston (Seal)

Middlesex July 17 - A. D. 1906, Examined and approved
George A. Lantieri Judge of Probate
Court

J. Williams F. Livingston the within named executor declare that to the best of my knowledge and belief the estate and effects of the within named deceased do not exceed in value the following mentioned sums viz

Real estate \$ 80,000

Personal Estate \$ 30,000

Signed William F. Livingston

no-71643
Carline L. George Executors Rec
without minutes approved July 17-1906
Rec Book 680 page 638

Commonwealth of Massachusetts

Probate Court Middlesex SS.

(Seal)

Yo William F. Livingston of Lowell in the County and Commonwealth aforesaid You are appointed executor of the last will and testament of Carline L. George late of Lowell in said County of Middlesex deceased testat which will was proved and allowed on the seventeenth day of July A.D. 1906 by said Court and in view of record in this County and you are requested to make and retain in to said probate 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 said inventory shall have come to your possession or knowledge to administrator according to law due to the will of said deceased all the personal estate of said deceased which may come to your possession or that of any person for you and also the proceeds of any of the real estate of said deceased that may be sold or mortgaged by you to render upon oath a true account of your administration at least once a year until your term is fulfilled unless excused therefrom in any year by this Court and also within three months to cause notices of your appointment to be published in two or more public places in the city of Lowell in which said deceased last dwelt or cause the same to be published once in each week for three successive weeks in the Lowell daily News and a news paper published in Lowell and return you affidavit of having given such notices with a copy thereof to the probate court within Charles D. Incline Esquire first Judge of said Court at Lowell this the 17 day of August in the year of our Lord one thousand nine hundred and six
W. F. Rogers Register
A true Record
Alfred W. E. Rogers, Register

no 71643 Carline L. George
Executors Letters
Rec Book 680 page 638

51
3-1
4-1
5-1

no 71643 class

Last Will and Testament of Lizzie Sargent

Deceased.

Be it known that I Lizzie Sargent do make and Bequeath
this as my Last will and Testament I direct

15th2nd

that all my Just debts and Funeral expenses be paid
that my son Maxwelle Sargent to be paid out of my estate the sum of
three hundred Dollars in cash and to have all of my household goods
the following articles to wit two quilts two Comforts and piece new
wool blankets one Feeding Bed and good feather Bed four pillows
Also Pillow slip and sheet

31st

that my daughter Ruby Astor have out of my estate the sum of
one hundred dollars in cash

4th

that the Remainder of my estate be equally divided between all
my children to wit Jasper A. Sargent Homer S. Sargent
Ruby Astor Maxwelle Sargent and the heirs of my deceased
daughter Flossie M. Allen

5th

I do here by Afford Jasper A. Sargent as my Executor of
this my Last will and Testament Signed in the presence of

B. O. McNabb and Thomas J. Gorr on this 13 day December 1913

Elizabeth Sargent

we B. O. McNabb and Thomas J. Gorr in the presence of
testator Lizzie Sargent and in the presence of each other do
witness the Above this December 3 1913.

B. O. McNabb
Thomas Gorr

Be it Remembered that on the 19th day of December 1913,
Bert O. McNabb one of the subscribed witnesses to the within and
forz going last will and Testament of Elizabeth Sargent
late of said county deceased personally appeared before me
The clerk of the Circuit Court of Martin county in the State of
Indiana and being duly sworn by the clerk of said Court upon
his oath declares and testifies as follows that is to say that on the 13th day
of December 1913 he saw the said Elizabeth Sargent 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
Elizabeth Sargent declare the said instrument in writing to be
her last and Testament and that the said instrument in writing
was at the time at the request of the said Elizabeth Sargent and with
her consent attested and subscribed by the said B. O. McNabb and
Thomas J. Gorr

in the presence of the said Notary and in the presence of both
 other as subscribed witnesses thereto and that the said Eliza Sargent
 was at the time of signing and subscribed of said instrument
 in writing as follows of full age that is more than twenty one years
 of age) and of sound ~~and~~ ~~disposing~~ mind and memory and not
 under any occasion or restraint as the said defendant verily
 believe and further defendant says not that aforesaid witnesses
 said will in the name and style of **B. O. McNabb**

B. O. McNabb.

Sworn to and subscribed by the said B. O. McNabb,
 before me Commissioner Clerk of said Court at Shoals
 the 19 day of December 1913 Commissioner Clerk
 in Alabama, wherefore I have hereto subscribed my name and
 affixed the Seal of said Court Commissioner Clerk

State of Martin County 33

I Commissioner Clerk of Circuit Court of Martin County
 Indiana do hereby certify the within annexed will and Testament
 Eliza Sargent had been duly admitted to probate and duly proved
 by Testimony of Bert O McNabb one of the subscribed witnesses
 hereto that a complete Record of said will and of the Testimony
 of the said Bert O McNabb in proof thereof has been by me
 duly made and Recorded on Book (6) and Page 223 of the
 Record of wills of said County

In attestation wherefore I have hereto subscribed my name and
 affixed the Seal of said Court at Shoals this 19 day of December 1913

Commissioner Clerk Circuit Court McE

Last Will and Testament of Phillip Hutton

Deceased.

In the name of God and the benevolent Father of all,
Phillip Hutton of Marlborough County Indiana being of sound mind
and disposing memory do here by make and declare my last
will and Testament that is to say

1st it is my will that all of my Just debts be fully & truly Paid
2nd I will and bequeath to my beloved wife Nancy Jane Hutton all
of my property Real Personal and mixed Remaining after
my Just debts have been Paid

3rd I do here by appoint Nancy Jane Hutton my beloved Wife as
Executrix of this my last Will and Testament.

In witness wherefore I Phillip Hutton have hereunto Subscribed
my name and I do here by declare the above and foregoing to be
my last Will and Testament in the Presence of James Hutton
and Walter Hays this the 12th day of December 1813.

The undersigned do here by certify that Phillip ^{son} Hutton
did in our presence and in the presence of each other
Sign and Seal the above Instrument of writing and did
compeer in our presence and hearing and in the presence
and hearing of each other avowing the same to be his last
Will and Testament and we do here by in the presence of
said Phillip Hutton and in the presence of each other
Sign and Subscribe our names in witness of the execution of
the foregoing Instrument this the 12th day of December 1813

} Walter Hays
} James Hutton

Be it Remembered that on the 30th day of December 1713 Walter Hays one of the Subscribing Witnesses to the within and foregoing Last Will and Testament of Phillip Hutton late of said County Deceased personally appeared before me James Sheffield Clerk of Circuit Court of said County in the State of Indiana and being duly sworn by the Clerk of said County upon his oath declared and testified as follows that is to say that on the 12th day of December 1713 he saw the said Phillip Hutton sign his name to said Instrument in writing as and for his Last Will and Testament and that this defendant at the same time heard the said Phillip Hutton and with his consent attested and subscribed by the said Walter Hays and James Hunter in the presence of said Testator and in the presence of each other as subscribing Witnesses thereto and that the said Phillip Hutton 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 disposing mind and memory and not under any coercion or restraint as the said defendant truly believe and further defendant says that Walter Hays subscribed and subscribed by the said Walter Hays before me James Sheffield Clerk of said Court Shores the 30th day of Dec 1713 James Sheffield Clerk in attestation wherefore I have hereunto subscribed my name and affixed the Seal of said Court James Sheffield Clerk of the Circuit Court of said County Indiana do hereby certify that the within aforesaid Will and Testament of Phillip Hutton was lawfully admitted to probate and duly proved by the Testimony of Walter Hays one of the subscribed witnesses thereto that a complete Record of said Will and Testament of said Walter Hays in Proof thereof has been by me duly made and Recorded in Book # 6. of Page 325 of Records of Wills of said County in attestation wherefore I have hereunto subscribed my name and affixed the Seal of said Court at Shores this 30th day of December 1713

James Sheffield
 by S H Newer Deputy

Last Will and Testament of Sarah Shover Deceased.

I, Sarah Shover of Martin County, in the State of Indiana being of sound mind and disposing memory do hereby make and publish this my last will and testament.

Item 1. it is my will that all my just debts and funeral Expenses be first paid out of my estate together with the expenses of Administration thereon

Item 2. I will bequeath and devise to my Brother Samuel Shover one fourth of all my estate real and personal after the payments provided for in Item 1 of this will to my Nephew Peter Shearer and my Niece Mariah Shearer I bequeath and devise one fourth of my estate real and personal after the payment provided for in Item 1 to be held and owned by them Share and Share alike I will bequeath and devise to my Nephew William Shearer and Henry Shearer and my Niece Sarah Shover Mary Shover and Samantha Shearer and my Grand Niece Elizabeth Ann Hoff one fourth of my estate real and personal after the payments provided for in Item 1 to be owned and held by them Share and Share alike to my friend William Horner to repay him for his many acts of kindness shown to me I will and devise one fourth of all my estate real and personal after the payments provided for in Item 1 of this will to name and appoint William Horner as Executor of this will

As witness wherefore I have hereunto set my hand and seal
This 20th day of June 1913 Sarah Shover
mark

Signed by the above Sarah Shover in our presence
and acknowledged by her to be her last will and Testament
and signed by us as Witnesses in her presence
and in the presence of each other this 20th day of June 1913
Edger Sticher
Harry Shirley

The State of Indiana Martin Co S. S.
 Be it remembered that on the 30th day of January 1914
 Edger Hitcher one of the Subscribed Witnesses to the within
 and foregoing last will and testament of Sarah Shawver
 late of said County deceased personally appeared before the
 Clerk of the Circuit Court of Martin County in the
 State of Indiana and being duly sworn by the Clerk of
 said Court upon his oath declares and testifies as follows
 that is to say that on the 30th day of June 1913, he saw the
 said Sarah Shawver 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 Sarah Shawver 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 Sarah Shawver and with her consent attested
 and subscribed by the said Edger Hitcher & Harry Shively
 in the presence of said testator and in the presence of each other
 as Subscribing Witnesses thereto and that the said Sarah Shawver
 was at the time of the signing and subscribing of said Instrument
 in writing as aforesaid of full age that is more than Ninety
 One years of age and of sound ^{and} mind and memory and not under
 any coercion or restraint as the said deponent briefly believes
 and further deponent says not Edger Hitcher.

Sworn to and subscribed to by the said Edger Hitcher before me
 W. P. Shupe, Jr. Clerk of said Court at Shoals the 30th day of
 January 1914 W. P. Shupe, Jr. Clerk
 in attestation whereof I have hereunto subscribed my name
 and affixed the Seal of said Court W. P. Shupe, Jr.

State of Indiana Martin Co Ind S. S. J. W. D. Shupe, Jr. Clerk
 of the Circuit Court of Martin Co Indiana do hereby certify that the within
 and foregoing will and testament of Sarah Shawver has been duly examined to proof
 and duly approved by the Deponent of Edger Hitcher one of the
 Subscribed witnesses thereto that a complete copy of said will and of the
 Deponent of the said Sarah Shawver in proof thereof has been by me duly
 made and recorded in Book C. at Page 327 of the Record of Wills of
 said County In attestation whereof I have hereunto subscribed my name and affixed
 the Seal of said Court at Shoals 30th day of January 1914

W. P. Shupe, Jr. Clerk M. C. C.

I, Robert Stiles of Martin County, in the State of Indiana, being of sound mind 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 may die seized shall descend to my wife Samantha Stiles, and to my children, Thomas Stiles, Frederick Stiles, Batha Mitchell, Catherine 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 Catherine Stiles all of my moneys and personal property of every name and nature to be used by them for their joint use and benefit, and support during their joint lives, 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.

Item 3- Realizing that my said daughter is seriously afflicted, and that a contingency might arise wherein it would be necessary that a guardian be appointed to look after her interest it is my will if such contingency arises that either my son Thomas or Frederick act as such Guardian and I request that one or the other of them be appointed as such, and that H. D. Houghton be appointed legal advisor for the estate.

Item - 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
 hereunto set my hand and seal this 2nd
 day of December, 1912

Robert Stiles (Seal)

Signed 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

Samuel H. Ross
 G. W. Freeman.

State of Indiana, Martin County ss:
 Be it remembered, That on the 23rd
 day of April 1914 Samuel H. Ross and
 George W. Freeman two of the subscribing
 witnesses to the within and foregoing last
 Will and Testament of Robert Stiles late
 of said County, deceased personally appeared
 before Wm B. Shepik Clerk of the Martin
 Circuit Court of Martin County, in the
 State of Indiana, and being duly sworn by
 the Clerk of said Court, upon their oath
 declared and testified as follows, that is to
 say: That on the 2nd Day 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 Testament
 and that the said instrument in writing
 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. Ross and George W. Freeman in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Robert Stiles was at the time of the signing and subscribing of said instrument in writing, as afore said of full age, (that is, more than twenty-one years of age,) and of sound and disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Samuel H. Ross

George W. Freeman

Brown to & subscribed by the said Samuel H. Ross and George W. Freeman before me Wm. D. Dyer, Clerk of said Court, at Shoals the 25 day of April 1914.

Wm. D. Dyer - Clerk

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

Wm. D. Dyer

State of Indiana, Martin County, ss: -

I, Wm. D. Dyer, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Robert Stiles has been duly admitted to probate, and duly proved by the testimony of Samuel H. Ross and George W. Freeman in proof thereof, has been by me duly made and recorded in Book "C", at pages 329-330 and 331 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at Shoals, this 25 day of April 1914

Wm. D. Dyer, Clerk C. C. of Martin County

Last Will and Testament of Thomas E. Jones Deceased

February - 18 - 1914

I, Thomas E. Jones of the County of Martin, State of Indiana being of sound mind and disposing memory declare this instrument to be my last Will and Testament hereby revoking any and all wills heretofore made by me.

Article - 1 It is my will and I hereby direct that my Grandson, Thomas Dunn get One Hundred and Fifty Dollars to be paid one year after my death this amount of money to be his only claim on my estate.

Article - 2 - It is my will and I hereby direct that the children of my deceased daughter, Amanda (Jones) Dwayne receive jointly One Hundred and Fifty Dollars one year after my death. This amount of money to be their only claim on my estate.

Article 3 - It is my will and I hereby direct that the children of my deceased daughter, Mary Eliza Miles receive jointly One Hundred and Fifty Dollars, one year after my death this amount of money to be their only claim on my estate.

Article 4 - It is my will and I hereby direct that the remainder of my estate and all personal property which including all monies and notes I may owe at the time of my death be equally divided among my sons and daughters named as follows, Treely A. Brewell, Rosa J. Zimmerman, John W. Jones, Lucinda Dwayne, Thomas A. Jones, Richard W. Jones, Oscar D. Jones, Adeline Queen, Effie O'Nealey, Elizabeth Smith

Last Will and Testament of

Deceased.

Article 5 - It is my will and I hereby direct that Thomas A Jones be appointed as executor of this my last Will and Testament.

In witness whereof I, Thomas E. Jones hereunto set my hand and seal and hereby declare and say that the foregoing is a true and correct expression of my last Will and Testament.
Signed this 18th day of Feb. 1914
Thomas E. Jones.

We, John E. Williams and Eugene Strange hereby certify that Thomas E. Jones of Brainerd Indiana, did; on this 18th day of February 1914 in our presence and in the presence of each other sign and execute the foregoing instrument and did on said day declare and say that the same was his last Will and Testament and at the special instance and request of the said Thomas E. Jones We affix hereunto our names as Witnesses
John E. Williams
Eugene Strange

Subscribed and sworn to before me Theodore Strange a notary Public for said County and State this 18th day of February 1914
Theodore Strange

my commission Expires
Jan. 2 - 1916.

Notary Public

State of Indiana Martin County ss: -
Be it remembered that on the 14th day of May 1914 Eugene Strange one of the subscribing witnesses to the within and foregoing last Will and Testament of Thomas E. Jones late of said county, deceased, personally appeared before Wm. W. Skiffick, clerk of the Circuit 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 18th day of February 1914 he saw the said Thomas E. Jones sign his name to said instrument in writing and for his last Will and Testament; and that this deponent, at the same time heard the said Thomas E. Jones declare the said instrument in writing to be his last Will and Testament, 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 Eugene Strange and John E. Williams in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Thomas E. Jones 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 disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Eugene Strange

Sworn to and subscribed by the said Eugene Strange before me, Wm. W. Sheplick, Clerk of said Court the 14 day of May 1914

Wm. W. Sheplick Clerk.

In attestation whereof, I have hereto subscribed my name, and affixed the seal of said Court

Wm. W. Sheplick.

State of Indiana, Martin County ss:
I, William W. Sheplick, Clerk of the Circuit Court of Martin County, Indiana do hereby certify that the within annexed Will and

Last Will and Testament of

Deceased.

Testament of Thomas E. Jones has been duly admitted to probate, and duly proved by the testimony of Eugene Strange, one of the subscribing witnesses thereof, that a complete record of Will, and of the testimony of the said Thomas E. Jones in proof thereof, has been by me duly made and recorded in Book C. at 382 of the Record of Wills of said county.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said court, at Shoals, this 11th day of May 1914
Wm. D. Sheffield
Clerk Circuit Court Martin Co.

In the name of God, and the Benevolent Father of All, I, Anna Murphy 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 of my just debts be fully and equitably paid.

Second:- I will and bequeath to the pastor of St. John's Church, Boogortee, Indiana, One Hundred Dollars for masses that may be said for the repose of my soul.

Third:- I request that the executor of this, my last Will and Testament, have a granite monument erected at my grave at a cost not to exceed One Hundred Fifty Dollars.

Fourth:- I will and bequeath to my half-brother, Charles A. Treanor, of Boogortee, Indiana, all of my real estate which is described as being the north half of lot number thirty five, Grant Addition to the town, (now City) of Boogortee, Martin County, Indiana.

Fifth:- I will and bequeath to my step-daughter Margaret McHadden, of Galveston, Texas, all of my personal property, of any nature, whatsoever.

Sixth:- I do hereby appoint Walter Hays, of Martin County, Indiana, as the Executor of this my last Will & Testament. In witness whereof, I, Anna Murphy, 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 Marie A. Healy

Last Will and Testament of

Deceased.

and Walter Haarp, this 23rd day of November 1913.
Anna Murphy.

The undersigned do hereby certify that Anna M. Murphy did in our presence and hearing in the presence of each other, sign and seal the above instrument of writing, and did openly in our presence and hearing, and in the presence and hearing of each other declare the same to be her last will and testament, and we hereby in the presence of said Anna M. Murphy and in the presence of each other sign and subscribe our names in witness of the execution of the foregoing instrument, this the 23rd day of November, 1913.

W. A. Healey.
Walter Haarp.

The State of Indiana, Martin Co. ss: -

Be it remembered, that on the 31st day of July 1914, Walter Haarp, one of the subscribing witnesses to the within and foregoing last Will and Testament of Anna M. Murphy late of said County, deceased personally appeared before Clerk of the Circuit Court of Martin County 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 23rd of November, 1913 he saw the said Anna M. Murphy 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 Anna M. Murphy 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 Anna Murphy and with her presence consent attested and subscribed by the said Walter Haarp in the

presence of each other, as subscribing witnesses thereto, and that the said Anna M. Murphy 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 disposing mind and memory and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not. Walter Hays.

I sworn to and subscribed by the said Walter Hays before me, William D. Shepicks, Clerk of said Court, at Shoals, the 31-st day of August July, 1914.

Wm. D. Shepicks, Clerk.

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

Wm. D. Shepicks,

I, Wm. D. Shepicks, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will & Testament of Anna M. Murphy has been duly admitted to probate, and duly proved by the testimony of Walter Hays, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Walter Hays in proof thereof, has been ~~by me~~ duly made and recorded in Book 6, at pages, 336, 337 & 338 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at Shoals, this 31 day of July 1914.

Wm. D. Shepicks,

Clerk Circuit Court Martin County.

I, Caleb Shrum being of sound mind and disposing memory, ever mindful of the frailty of human life and the ever certainty of death do hereby make and publish, this as my last will and testament; hereby revoking any and all wills heretofore made by me.

Item # 1-

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

Item # 2-

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

Item # 3-

I further will and directly, that after all my just debts and the expense of my last sickness and funeral expense are paid that all my property of every kind and character, both real and personal shall go to and the title therein rest in my beloved wife, Ingeby Shrum, remembering her ever loving care for me, ^{and} her helpfulness in acquiring said property, and appreciating her right to a comfortable support after my decease.

Item # 4.

Remembering the help and care that my beloved wife Ingeby Shrum has all through life given me in the rearing ^{and} caring for our children and knowing her frugality, and carefulness in

business affairs, I will and direct that she be the executor of this my last will and testament, and that she be not required to give bond for the faithful carrying out of all of the provisions of this my will.

Signed and dated at Shoals, Indiana at the home of the testator this the 8th day of September, 1914.

Caleb Shrum.

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 Caleb Shrum, in his presence and at his request, and in the presence of each other, this the 8th day of September, 1914.

Thomas Auchlin

Anna Auchlin

The State of Indiana, Martin County ss:-
Be it remembered, that on the 29th day of September, 1914, Thomas Auchlin and Anna Auchlin, the subscribing witnesses to the within and foregoing last will and testament of Caleb Shrum, late of said County, deceased, personally appeared before the Clerk of the Circuit 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 8th day of September 1914 they saw the said Caleb Shrum sign his name to said instrument in writing to be his last will and testament; and that this deponent, at the same time heard the said Caleb Shrum declare the said instrument in writing to be his last

Last Will and Testament of

Deceased.

Will and Testament and that the said instrument in writing was, at the same time, at the request of the said Caleb Shrum and with his consent attested and subscribed by the said Caleb Shrum 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 disposing mind and memory, and not under any coercion or restraint as the said deponent verily believes, and further deponent says not.

Thomas Archlin.
Anna Archlin.

Shrum to and subscribed by the said Archlin & Archlin before me, Wm. D. Shepck Clerk of said court, at West Shoals the 29th day of September 1914. Wm. D. Shepck, Clerk.
In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said court. Wm. D. Shepck, Clerk.

State of Indiana, Martin County, ss:
I, William D. Shepck, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Caleb Shrum has been duly admitted to probate, and duly proved by the testimony of Thomas and Anna Archlin one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Archlin & Archlin in proof thereof has been by me duly made in Book "C" at pages 2339, 240 & 241 of the Record of Wills of said Hills of said county.

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said court, at Shoals this 29th day of Sept. 1914 Wm. D. Shepck - Clerk

I, Jane Davenport, at this time a resident of the Town of Shoals, in Martin County, in the State of Indiana, and being of sound mind and disposing mind and memory, do make, publish and declare this to be my last Will and Testament, do hereby revoking all former Wills by me made.

Item #1. It is my will first, that the expense of my last sickness, and funeral expense be first paid out of my estate, and if my last resting place be at Trinity Springs, Indiana beside my deceased husband, that the monument there erected, be appropriately lettered for me and the expense thereof paid out of my estate.

Item #2 I do give and bequeath to my beloved niece, Mary Ellen Lynhille, of the City of Indianapolis, in the State of Indiana be all of my personal property and effects of whatever kind of which I may die seized including my jewelry, diamonds, rings, gold watch and chain, clothing, beds and bedding, household and kitchen furniture and cash on hand or in bank.

Witness my hand and seal this 22nd day of November, 1913 at Shoals, Indiana.

Jane Davenport

The foregoing instrument was at the date thereof, signed, published and declared by the said Jane Davenport as for her last Will and Testament, and as a revocation of all former Wills heretofore made by her in the presence of us and by us at her request, and in her presence, and in the presence of each other, signed as attesting witnesses.

Thomas J. Johnson
J. B. Marshall.

Last Will and Testament of Jane Davenport Deceased.

The State of Indiana, Martin County, St:
 Be it remembered, That on the 16th day of March, 1915 James B. Marshall and Thomas J. Johnson the subscribing witnesses to the within and foregoing last Will and Testament of Jane Davenport, late of said county, deceased, personally appeared before the Clerk of the Circuit 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 22nd day of November, 1913 he saw the said Jane Davenport, sign her name to said instrument in writing and for her last Will and Testament; and that this deponent at the same time, heard the said Jane Davenport 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 Jane Davenport and with her consent attested and subscribed by the said James B. Marshall and Thomas J. Johnson in the presence of said testator and in the presence of said each other, as subscribing witnesses thereto and that said Jane Davenport 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 disposing mind and memory and not under any coercion or restraint as the said dep deponent verily believes, and further deponent says not.

Thomas J. Johnson
 James B. Marshall

Sworn to and subscribed by the said Marshall and Johnson before me, Wm. D. Sherlick Clerk of the said Court at Shoshone the 16 day of March 1915.

Wm. D. Sherlick Clerk

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said court. Wm. D. Sherlick

Last Will and Testament of Jane Davenport Deceased

State of Indiana, Martin County, ss:
 I, William D. Sheriff, clerk of the
 Circuit Court of Martin County, Indiana
 do hereby certify that the within annexed Will
 and Testament of Jane Davenport has been duly
 admitted to probate, and duly proved by the
 testimony of James B. Marshall, and Thomas
 J. Johnson the subscribing witnesses thereto,
 that a complete record of said Will and of
 the testimony of the said Marshall and
 Johnson in proof thereof, has been by me
 made and recorded in Book 6. at pages
 342-344 of the record of Wills of said County

In attestation whereof, I have hereunto subscribed
 my name and affixed the seal of said Court
 at Shoals, this 26th day of March, 1915 -
 Wm. D. Sheriff
 Clerk.

Last Will and Testament of *Eliza Swords*. Deceased.

In the name of God Amen, I, *Eliza Swords* a widow being of sound mind and disposing memory do make, publish & declare this my last will and Testament. I, recognize that in order to be just that even and exact justice must be done in the disposition of whatever property I may have at the time of my decease and being the mother of three children and having the same love for each but realizing that my son, *Charley Swords* is of sound body and mind and able to earn a living and further realizing that my son *William Swords* and my daughter, *Annie Swords* are each crippled for life and are dependants and in my judgement not having a sufficient sum to support them, I therefore direct that after the payment of all of my just debts and funeral expenses that all my property both real and personal descend in equal proportions to my invalid son *William Swords* and my invalid daughter, *Annie Swords* in equal shares. I nominate & appoint my son, *William Swords* Executor of this my last will.

I direct that my friend & neighbor, *Hiram McComick* be the attorney of this my last will and Testament, & also assure me that for his services he will not charge or accept any fee whatever.

Given under my hand & seal this 16th day of November, 1906-
Eliza Swords
 Attest *Hiram McComick*

Be it remembered that on this 16th day of November 1906 that *Eliza Swords* a widow signed the foregoing instrument in our presence as her last Will and Testament & that we in the presence & in the

presence of each other have this 16th day of
November 1805, signed our names as attesting
witnesses

Wiraue W^o McCormick

Ida. Jemedy

Malinda W^o McCormick

State of Indiana, Martin Co. ss:

I We it remembered, that on the 22nd day
of March 1805 Wiraue W^o McCormick one of the
subscribing witnesses to the within and foregoing
last Will (and Testament) of Eliza Swords late of
said county, deceased, personally appeared before
the Clerk of the Circuit Court of Martin County
in the state of Indiana, and being duly sworn
by the Clerk of said Court, upon his oath, declared &
testified as follows, that is to say: That on the
16th day of November 1805 he saw the said
Eliza Swords sign his name to said instrument
in writing as ^{if} for his last Will and Testament
and that (this deponent, at the same time,
heard the said Eliza Swords declare the said
instrument in writing was at the same time
at the request of the said Eliza Swords and
with his consent attested and subscribed by the
said Wiraue W^o McCormick in the presence of
said testator, and in the presence of each other
as subscribing witnesses thereto and that the
said Eliza Swords 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 disposing mind and memory
and not under any coercion or restraint
as the said deponent verily believes, and further
deponent says not. - Wiraue W^o McCormick
Sworn to and subscribed by the said Wiraue
W^o McCormick before me. Wm. D. Shufiek Clerk of

Last Will and Testament of

Deceased.

said Court, at West Shore, the 22nd day of March
1915. Wm. O. Sheriff, Clerk.

In attestation whereof, I have hereunto subscribed
my name, and affixed the seal of said Court,
Wm. O. Sheriff

State of Indiana, Martin County, ss:
I, William O. Sheriff, Clerk of the Circuit
Court of Martin County, Indiana, do hereby certify
that the within annexed Will and Testament of
Eliza Swords has been duly admitted to probate
and duly proved by the testimony of William
McComick in proof thereof, has been by me
duly made and recorded in Book "C" at pages
375-376 & 377 of the Record of Wills of said
County.

In attestation whereof, I have hereunto
subscribed my name, and affixed the seal of
said Court, at West Shore, this 22nd day of 1915.

Wm. O. Sheriff,
Circuit Court Clerk,
Martin County, Ind.

Kremmling Colo.

June 2nd - 1915.

This is my last will and Testament: -

It is my desire that my brother, Isaac P. Way have my land in Martin County Indiana known as the Albit S. Ragdale place legal description to be filled in as soon as obtained containing 40 acres more or less. The conditions of this will is that said Isaac P. Way pay to mother, Louisa A. Way, the sum of \$25.00, Twenty five Dollars.

Signed - Jesse E. Way -

Witnesses
 J. W. Way, M. W.
 Fannie R. Wallace
 Hamah A. Way.
 Louise A. Way.

Proof of Will -

The State of Indiana, Martin County, Id: -

Be it remembered, That on the 2nd day of August, 1915. one of the subscribing witnesses to the within and foregoing last Will and Testament of Jesse E. Way late of said county, deceased, personally appeared before the Clerk of the Martin Circuit Court, 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 2nd day of June 1915 she saw the said Jesse E. Way 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 Jesse E. Way 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 Jesse E. Way and with his consent attested and subscribed by the said Louisa E. Way in the presence of said testator and in the presence of each other as subscribing witnesses thereto and

Last Will and Testament of

Deceased.

that the said Jesse E. Way was at the time of the signing and subscribing of said instrument in writing, of aforesaid of full age, (that is more than twenty one years of age) and of sound and disposing mind and memory and not under any coercion or restraint as the said deponent verily believes, and further deponent says not.

Louisa A. Way,
 sworn to and subscribed by the said Louisa A. Way
 before me, Wm. W. Shufick, Clk. of said Court at
 same, the 2nd day of August, 1973.

In attestation whereof, I have hereunto subscribed my
 name and affixed the seal of said Court,
 Wm. W. Shufick, Clerk.

State of Indiana, Martin County, Ill:
 I, William W. Shufick, Clerk of the
 Circuit Court of Martin County, Indiana, do
 hereby certify that the within annexed Will and Testament
 of Jesse E. Way has been duly admitted to
 probate, and duly proved by the testimony
 of Louisa A. Way, one of the subscribing witnesses
 thereto, that a complete record of said Will
 and of the testimony of the said Louisa A.
 Way in proof thereof, has been by me duly
 made and recorded in Book C. at page 348
 and 349 of the record of Wills of said County.
 In attestation whereof I have hereunto
 subscribed my name and affixed the seal of said
 Court, at Shoals, this 2nd day of August, 1973.
 Wm. W. Shufick
 Clerk of Martin Co. C.

In the name of God the Benevolent Father of all,
I, Russell Davis of Martin County, Indiana, being of
sound mind and disposing memory do hereby make,
and declare my last will and testament as follows:

I hereby revoke any and all former wills by me made

Article #1 - I desire that all my just debts be fully paid.
Article #2 - I desire that after my debts are paid, to give
and bequeath to my wife Gertrude Davis one third of all
my property both real and personal.

Article #3 - I desire the remaining two thirds of my
property both real and personal shall belong to my
youngest son Walter Davis.

Article #4 - I hereby appoint Walter Davis of Martin
County, executor of this my last will and testament
In witness whereof I, Russell Davis have hereunto
subscribed my name, and declare the above and
foregoing to be my last will and testament in the
presence of Marian Reigh and William Houghton
this 27th day of January 1915

Russell H. Davis
mark

Witness Wm Houghton

The State of Indiana, Martin County ss:

Be it remembered on the 12th day of March 1915
William Houghton, one of the subscribing witnesses
to the within and foregoing last Will, and Testament
of Russell Davis late of said county, deceased,
personally appeared before Wm D. Sherfield Clerk of
the ~~Madison~~ Circuit 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 27th day of January 1915 he saw
the said Russell Davis sign his name to said
instrument in writing as and for his last Will
and testament; and that this deponent, at the same

Last Will and Testament of

Deceased.

times, heard the said Russell Davis declare the said instrument in writing to be his last will and testament and that said instrument in writing was, at the same time, at the request of the said Russell Davis and with his consent attested and subscribed by the said Wm Houghton and Marion Dugh, in the presence of said testator and in the presence of each other, as subscribing witnesses thereto and that the said Russell Davis 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 mind and disposing memory, and not under any coercion or restraint, and said deponent verily believes, and further deponent says not.

William Houghton.

Done and subscribed by the said William Houghton before me, Wm D. Sherfick Clerk of said Court, at Shoals the 12th day of March 1915

Wm D. Sherfick Clerk

In attestation whereof, I have here unto subscribed my name and affixed the seal of said Court

Wm D. Sherfick Clerk.

State of Indiana, Martin County, I.C.

I Wm D. Sherfick Clerk of the Circuit Court of Martin County Indiana, do hereby certify that the within named will and testament of the said Russell Davis has been duly admitted to probate, and duly proved by the testimony of William Houghton one of the subscribing witnesses thereto, that a copy is, record of said will and of the testimony of the said William Houghton in proof thereof, has been by me duly made, and recorded in Book C at page #350 of the said record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name and affixed the seal, of said Court at Shoals, this 12th day of March 1915

Wm D. Sherfick

Clerk, Martin Circuit Court.

Last Will and Testament of Mikiel Kreitzer Deceased.

The Last Will and Testament of Mikiel Kreitzer of Shoals, County of Martin, State of Indiana, made and published this 12 day of February, 1916.

In the name of God Amen, I Mikiel Kreitzer of Shoals, Indiana, of the age of twenty-two years and being sound of mind and memory do hereby make, publish and bear this my last will and Testament in manner following, that is to say: First-It is my will that my funeral expenses and all my just debts be fully paid.

Second-I give and bequeath to my son Charlie Kreitzer One Hundred Eighty Five (\$185) Dollars. To my son Willie H. Kreitzer One Hundred Fifty (\$150) Dollars to be paid after my death, from the note and mortgage or other personal property.

After the above provisions are provided for all my estate still remaining shall be divided equally among all my children, - John H. Kreitzer, Charlie Kreitzer, Mrs. Lizzie M. Harker, George Kreitzer and Willie H. Kreitzer.

Lastly - I hereby nominate and appoint my son John H. Kreitzer to be executor of this my last Will and Testament, hereby revoking all former Wills, made ^{by me}. In witness whereof, I have hereunto set my hand and seal the 12 day of Feb. in the year of our Lord 1916.

Mikiel ^{his} Kreitzer. Seal
mark

The within instrument, was now here subscribed by Mikiel Kreitzer, the Testator, in the presence of each of each of us; and was at the same time declared by him to be his last will and Testament, and we, at his request, sign our names hereto in his presence as attesting witnesses:

Horace S. McBrady of Shoals, Ind.

Dr. J. Dowell of Shoals, Ind.

Last Will and Testament of Mikiel Kreitzer

Deceased.

Proof of Will.

The State of Indiana, Martin County, SS:

Be it Remembered, That on the 17th day of February 1916 Horace G. M^{rs} Grady, one of the subscribing witnesses to the within and foregoing last Will and Testament of Mikiel Kreitzer late of said county, deceased, personally appeared before Charles W. Runyon, Clerk of the Circuit 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 Feb. 12th, 1916 he saw the said Mikiel Kreitzer 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 Mikiel Kreitzer 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 Mikiel Kreitzer and with his consent attested and subscribed by the said Horace G. M^{rs} Grady in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said Mikiel Kreitzer 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 mind and disposing mind and memory, and not under any coercion or restraint, as the said deponent truly believes, and further deponent says not.

Horace G. M^{rs} Grady.

Sworn to and subscribed by the said Horace G. M^{rs} Grady before me Chas. W. Runyon, Clerk of said Court, at M^{rs}ke, the 17th day of February, 1916

Charles W. Runyon, Clerk.

In attestation whereof, I have hereunto subscribed

my name, and affixed the seal of said Court.

 Charles W. Runyon.

State of Indiana, Martin County, ss:

I, Charles W. Runyon, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Mikiel Breitzer, has been duly admitted to probate, and duly proved by the testimony of Horace G. M^{rs} Grady, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Horace G. M^{rs} Grady, in proof thereof, has been by me duly made and recorded in Book C. at page 352 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at Shoals, this 17th day of February 1916.

Charles W. Runyon,

Clerk of Circuit Court Martin County

Last Will and Testament of Michael Shirey Deceased.

I, Michael Shirey of Martin County in the State of Indiana, do make and publish this my last will and testament:

Item 1. --- It is my will that all my just debts, funeral expenses and the expenses of the administration of my estate first be paid out of the assets thereof.

Item 2. --- Having paid out and advanced to, for and on behalf of my son Charles D. Shirey more than three thousand dollars, I will and bequeath to him the sum of one thousand 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 18th, 1911 and one note dated January 27, 1912 for one hundred and fifty dollars. held by me on him, and I direct my executor to deliver to him the said notes when he pays to him the one thousand dollars provided for him in this item.

Item 3. --- It is my will and I direct that all my property of which I shall die seized and possessed, real personal and mixed, except the notes mentioned in item 2 of this will, be sold by my executor, and my entire estate be converted into cash, except the afore mentioned notes, and from the proceeds derived from such sale or sales, and any money I may have on hand at the time of my decease, after the payment of my just debts, funeral expenses and expenses of administration, and the legacy of one thousand dollars provided for in item 2 hereof, I will and bequeath the residue thereof to my children and grand children hereafter named, in this item as follows: One sixth thereof to my son Frank M. Shirey; One sixth thereof to my son Sigel E. Shirey; One sixth thereof to my daughter Claudia Shephardson; One sixth thereof to my son Merlin D. Shirey; One sixth thereof to my Grand Children Ralph V. Yenne, Edna Yenne,

Claudia Coutright and Harlan Yenne, children of my deceased daughter Dora, each of my said grand children to receive an equal share of the part of my estate so bequeathed to them, and the remaining one sixth thereof I will and bequeath to my grand son Frank Fields, child of my deceased daughter Adda.

Item 4. --- In case any of my children to whom a portion of the residue of my estate is bequeathed in item three (3) of this will, should depart this life before my decease, without issue, it is my will and I direct that the portion of my estate such child or children would otherwise receive, under the provisions of said item, be distributed to the surviving children and grand children named in said item three, each child and grand child Frank Fields to take an equal share thereof; and my other grand children named therein, the children of my deceased daughter Dora, an equal share thereof the part thus going to the last mentioned grand children, in such case to be distributed to them share and share alike. And in case I should survive my said grand child Frank Fields, the share bequeathed to him in item three (3), I will and direct shall be paid to the survivors named in said item, children one equal share thereof each, and the grand children remaining, together, one share to be distributed equally between them or them and the direct heirs of any one of them, who should not survive me. And in case I should survive any of the said children of my deceased daughter Dora, who should die without issue, it is my will that the portion bequeathed to such grand child, under this will shall go to the survivors or to them and the direct heirs of any one of them dying with issue to be divided, one share thereof to each survivor and one share to such heirs

of any deceased, equally.

In case I should survive my son, Charles V. Shirey, 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 be 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 issue surviving the share so bequeathed to such child or grand child shall descend to and be paid to such surviving issue of such child or grand child.

Item 5. --- In order to facilitate the settlement of my estate in accordance with the terms of this will, my executor is hereby given and granted full power to sell any real estate of which I may die seized, wherever the same may be situate either at public or private sale in his discretion without having the same appraised, 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 conveyance therefor to the purchaser, such conveyance only to be subject to the confirmation of the Court in which my estate may be administered.

Item 6. --- I hereby nominate and appoint my son Sigel E. Shirey Executor of this my last will and testament, and request him to accept the trust, and carry out the provisions of this will.

In Testimony Whereof, I have hereunto set my hand and seal this 3rd day of February 1912.

Michael Shirey (Seal)

Signed and acknowledged by the said Michael Shirey as his last will and testament in our presence; and signed by us, as witnesses, in his presence, and in the presence of each other

Edgar Witcher

Hilary D.oughton.

For Proof of Will See Page 361.

I, Jason L. Stewart of Martin County, in the State of Indiana, being of sound mind and disposing memory, do make and publish this my last will and testament:

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

Item 2. I will and bequeath to my grandchildren May Stewart, George Stewart, William Stewart, Jason Stewart, Frank Stewart, Fred Stewart, Jennie Stewart, Hazel Stewart, John Stewart and Oscar Stewart, the sum of one thousand dollars to be shared equally.

Item 3. I will and bequeath to my daughter Eva Albaugh the sum of fifteen hundred dollars.

Item 4. I will and bequeath to my son Donald M. Stewart, the sum of fifteen hundred dollars.

Item 5. I will and bequeath to my daughter Pearl Smith, the sum of fifteen hundred dollars.

Item 6. I will and bequeath to my daughter Olive Austin the sum of fifteen hundred dollars.

Item 7. It is my will and I direct my executor to convert all of my property both real and personal into cash to provide funds with which to pay the bequests in this will made. And I do hereby authorize and empower my executor to sell and convey all of my real 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.

Item 8. If any part of my estate be left remaining, after the payment of the debts and liabilities of my estate and the bequests made in items 2, 3, 4, 5 and 6 of this will,

Last Will and Testament of Jacon R. Stewart Deceased.

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

Item 9. I do hereby nominate and appoint my son 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.

In witness whereof, I have hereunto set my hand this 12th day of August, 1916.

Jacon R. Stewart.

Signed 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. Slaters } Witnesses.
Samuel P. Jenne }

Proof of Will.

The State of Indiana, Martin County, ss:

Be it Remembered, That on the 24th day of October 1916 Charles W. Slaters one of the subscribing witnesses to the within and foregoing last Will and Testament of Jacon R. Stewart late of said County, deceased, personally appeared before the Clerk of the Circuit 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 12th day of August 1916 he saw the said Jacon R. Stewart 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 Jacon R. Stewart declare the said instrument in writing to be his last Will and Testament, and that the said instrument in

Last Will and Testament of Jason L. Stewart. Deceased

writing was, at the same time, at the request of the said Jason L. Stewart and with his consent attested and subscribed by the said Charles W. Slaters and [unclear] in the presence of said testator, and in the presence 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 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 any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Chas. W. Slaters.

Sworn to and subscribed by the said Charles W. Slaters before me Charles W. Runyon, Clerk of said Court, at Shoals, the 23rd day of October 1916.

Charles W. Runyon, Clerk.

In attestation whereof I have hereunto subscribed my name, and affixed the seal of said Court

Seal

Charles W. Runyon

State of Indiana, Martin County, ss:

I, Charles W. Runyon, 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. Slaters one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Charles W. Slaters 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 seal of said Court, at Shoals, this 24th day of October 1916.

Charles W. Runyon

Proof of

Last Will and Testament of Michael Shirey

Deceased.

Proof of Will. (See Pages 353-356-357 for Will).

The State of Indiana, Martin County 88:

Be It Remembered, That on the 21st day of March 1916 Hilary D. Houghton one of the subscribing witnesses to the within and foregoing last Will and Testament of Michael Shirey late of said county, deceased, personally appeared before Charles W. Runyon, Clerk of the Circuit 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 February 3rd, 1912 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 said Michael Shirey 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 Michael Shirey and with his consent attested and subscribed by the said Hilary D. 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 twenty one year of age,) and of sound and disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Hilary D. Houghton.

Sworn to and subscribed by the said
Hilary D. Houghton before me Charles W.
Runyon, Clerk of said Court, at Shoals
the 21st day of March 1916

Charles W. Runyon, Clerk

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

Charles W. Ruggen.

State of Indiana, Martin County ss:

I, Charles W. Ruggen, Clerk of the Court of said County, do hereby certify that the within named Will and Testament of Michael Shrey has been duly admitted to probate, and duly proved by the testimony of Hebeard S. Houghton, one of the subscribing witnesses thereto, and a complete record of said Will, and of the testimony of the said Hebeard S. Houghton in regard thereto, has been by me duly made and recorded in Book C at page 333 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at Shoals, this 21st day of March 1916.

Charles W. Ruggen,

Seal

Clerk Circuit Court Martin County.

Last Will and Testament of Jacon L. Stewart Deceased.Election for Widow.

I, Oscar Albaugh, the duly appointed, qualified, and acting Guardian of the person and estate of Hannah J. Stewart, a person of unsound mind, and the widow of Jacon L. Stewart, late of Martin County, Indiana, who died testate and whose last Will and Testament has been duly admitted to Probate and record in the Martin Circuit Court of said County and State, by order of said Court, hereby makes election for and on behalf of said widow to hold and retain for her, her right to one third of the lands of which her said husband died seized, notwithstanding 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 Statutes of descent, notwithstanding the terms of his said Will, and for and on her behalf renounce and repudiate said Will so far as it affects the rights of said widow under the law.

Oscar Albaugh.

Guardian of Hannah J. Stewart, a person of unsound mind, widow of Jacon L. Stewart, deceased.

State of Indiana, Martin County ss:
On this 2nd day of November, 1916, personally appeared before me, the undersigned, Notary Public in and for said County and State, Oscar Albaugh, guardian of the person and estate of Hannah J. Stewart, a person of unsound mind and the widow of Jacon L. Stewart, deceased, to me well known, and he had fully explained to him the contents of the foregoing instrument and election, acknowledged the execution of the same as his voluntary act

and deed.

Witness my hand and official seal at Shoals,
Indiana, the day and date last above written.

Hilary D. Houghton,
Notary Public.

My Commission Expires

August 3-1919.

(For Will and Proof of Will see pages 358-359-360).

I, George W. Smith, 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 by me made:

First. I order and direct that my executor hereinafter named pay all my legal and just debts and my funeral expenses as soon after my death as practicable.

Second. That my said executor herein after named set aside the amount of Eighty Dollars to be paid to the pastor of St. John's Catholic Church of Logansport, Indiana, for masses to be said for myself and my deceased wife, Elizabeth Smith.

Third. I bequeath and give to my three sons, Charles R. Smith, 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 Logansport, Indiana, and lot Number Twenty eight (28) in Argie's Addition to Logansport, Indiana, together with all my right title and interest in and to all appurtenances thereto belonging and all personal property of every description belonging to and held by the said firm of C. Smith & Co. at the death of the testator herein and including in this bequest the saw mill, engine and all machinery connected therewith and located on said real estate, all timber, sawlogs and lumber in yard or in tree and all notes and accounts held and due the said firm, provided said legatees and devisees within 12 months after my death pay and fully discharge all debts and legal liabilities of said C. Smith & Co., and then pay in to the executor of this will Thirty-three and one third Dollars in cash each and in the aggregate sum 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 provided that in the event either or any two of said legatees and devisees, neglects or refuses to pay in his or their proportionate share of the indebtedness of said

firm or said sum of Thirty-three and one third Dollars each above stipulated, then the other or other two of said legatees and devisees, as the case may be, shall be entitled to and shall have all of my right, title and interest in and to all of said property both personal and real on the payment by him or them of all the indebtedness and liabilities of said firm and the further payment of said aggregate sum of One Hundred Dollars which interest in all of said property both personal and real in this item bequeathed is understood by this testator to be the undivided or fourth part thereof.

Fourth. In the event that all of the legatees or devisees in the preceding section number 3 of this will shall neglect or refuse to comply with the conditions therein set out and accept the interest in property therein bequeathed, then I direct that proceeds derived ~~therefrom~~ ^{by sale} the disposition thereof 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.

Fifth. That the residue of my property both real and personal shall be divided among my legal heirs at the time of my death according to the law of descent.

Sixth: I constitute and appoint my son Joseph P. Smith, executor of this will.

Witness my hand and seal this 22nd day of June 1916, at the City of Logansport, Indiana.

Geo. W. Smith (Seal)

The foregoing instrument signed, sealed and acknowledged by said George W. Smith, 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 22nd day of June, 1916

Walter Hays.

Frank H. Walker.

Last Will and Testament of George W. Smith Deceased.

Proof of Will.

The State of Indiana, Martin County, ss:

Be it Remembered, That on the 22nd day of December 1916 Walter Hays one of the subscribing witnesses to the within and foregoing last Will and Testament of George 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 being duly sworn by the Clerk of said Court, upon his oath, declared and testified as follows, that is to say: That on the 22nd day of June 1916 he saw the said George 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 W. 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 said George W. Smith and with his consent attested and subscribed by the said Walter Hays and Frank H. Walker in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto and that the said George W. Smith 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 year of age) and of sound ^{mind and} memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not:

Walter Hays

Sworn to and subscribed by the said Walter Hays before me Charles W. Runyon, Clerk of said Court, at West-Shoals, the 22nd day of December, 1916.

Charles W. Runyon, Clerk.

(Seal) In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said court.

Charles W. Runyon.

State of Indiana, Martin County, ss:

I, Charles W. Runyon, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within

annexed Will and Testament of George W. Smith has been duly admitted to probate, and duly proved by the testimony of Walter Hays, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said George W. Smith in proof thereof, has been by me duly made and recorded in Book C at pages 365- of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court, at Shelby this 22nd day of December 1916.

Charles W. Penyon.

Seal.

Clerk Circuit Court Martin County

Last Will and Testament of Ira D. Caples

Deceased.

I, Ira D. Caples being of sound mind and memory do give Nettie Caples my wife all my personal and real estate as long as she remains my widow. When she ceases to remain my widow, I give to Elmer George both personal and real estate.

Providing that said Elmer George pay to Frank Haines one hundred and fifty dollars (\$150⁰⁰) in three payments, Fifty dollars \$50⁰⁰ one year after she ceases to remain my widow with 6 percent interest.

Fifty dollars (\$50⁰⁰), two years after she ceases to remain my widow with 6 percent int. from date the first payment is made.

Fifty dollars (\$50⁰⁰) three years after she ceases to remain my widow with 6 percent int. from date second payment is made.

The said Elmer George to farm the place or rent it for Nettie Caples. If the said Elmer George fails to comply with the request herein stated this will becomes null and void.

Hereby revoking all former wills made by me.

In witness hereof I, Ira D. Caples have, to, this my last will and statement subscribed my name.

This 27th day of Jan. 1917. Ira D. Caples

Subscribed by the testator in the presence of each of us and at the same time declared by him to be his last will and statement and thereupon we at the request of the testator and in his presence sign our names here as witnesses, this 27th day of Jan.

1917, at his home.

Green B. Lewis

Nellie Lewis.

Proof of Probable of Will.

State of Indiana, Martin County, ID:

Before me Charles W. Lanyon, Clerk of the Martin Circuit Court, personally came Green B. Lewis one of the subscribing witnesses to the foregoing last will and testament of Ira D. Caples, State 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, that said testator was of full age to

devise, property, of sound mind, and memory and not under coercion or restraint; that said testator requested Green B. Lewis and Nelly Lewis 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 witnesses thereto

Green B. Lewis.

Subscribed and sworn to before me, this 26th day of February 1917
Charles W. Hunyon, Clerk

State of Indiana, Martin County, ID:

I, Charles W. Hunyon, Clerk of the Martin Circuit Court, do hereby certify that the above and foregoing last will and testament of Ira D Caples, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Green B. Lewis, subscribing witness thereto, which said will, together with such proof have been duly recorded, in Book of Wills "C" at pages 369 and 370, in this office.

Witness my name and the seal of said Court this 26th February 1917

Charles W. Hunyon, Clerk

Last Will and Testament of Rachel E. Divine Deceased.

State of Indiana,
Martin County, 33:

Last Will of Rachel E. Divine.

I Rachel E. Divine, do hereby make and publish this my last will and testament.

II. Item II. It is my will that all my just debts and funeral expenses be first paid.

Item III. I give and bequeath to my son Charles the South East quarter of the Northeast quarter of section sixteen, township one, north, range four west except a tract $4\frac{1}{2}$ rods square in the Northwest corner of said tract, except that said Charles shall pay $\frac{1}{4}$ of the \$1100 mortgage on my real estate including interest, all subject to life estate in said tract hereinafter devised to John M. Divine. I also give to said Charles Divine $\frac{1}{2}$ of my personal property except my household furniture.

III. Item III. I give and bequeath to my son Ronald A. the following tract of land, the south west quarter of the Northeast quarter of section 16, township one, north, range four west providing that said Ronald shall assume and pay $\frac{1}{4}$ of the \$1100. mortgage and interest upon my real estate, and providing also my son Ronald A. shall pay to my son Charles \$500.00 which shall be a lien upon the real estate herein devised and all subject to life estate hereinafter devised to John M. Divine also one half my personal property except my household furniture.

Item IV. I give and devise to my son Austin E. the following tract of land, - eighteen acres described as follows: - Commencing 20 rods west of the South east corner of the southeast quarter of the north east quarter of section 06 sixteen township one north range four west, running thence North $31\frac{1}{2}$ rods, thence east 92 rods, thence south $31\frac{1}{4}$ rods, thence west to place

of beginning, subject to $\frac{7}{8}$ of mortgage of \$1100, which said Austin B. assumes and agrees to pay and all subject to life estate of John M. Divine hereinafter devised to him.

Item 5. I give to my son John A. Divine and Grace H. Divine, his wife, the following tract of land hereby devised to said John A. and Grace H. Divine jointly and as husband and wife, and described as follows:-

Commencing at a point 20 rods west and $31\frac{1}{2}$ rods north of the south east quarter of the north east quarter of section 16 township one north, range four west and running thence north $48\frac{3}{4}$ rods, thence east 92 rods thence south $48\frac{3}{4}$ rods, thence west to the place of beginning and containing 28 acres more or less, and subject to $\frac{7}{8}$ of mortgage \$1100 on my real estate which said John A. and Grace H. Divine assume and agree to pay and all subject to life estate of John M. Divine hereinafter devised to him.

Item 6. I give and bequeath to my daughter Myrtle L. Ledgerwood the following tracts of land: Four acres off the east side of the southwest quarter of the north west quarter of section 15, township one north range four west; also the following tract of land described as follows: Commencing at the south west corner of the south east quarter of the north west quarter of section 16, township one north range four west running thence north 56 rods, thence east $28\frac{1}{2}$ rods, thence south 56 rods, thence west $28\frac{1}{2}$ rods to place of beginning and containing ten acres more or less and providing said Myrtle L. Ledgerwood assumes and agrees to pay $\frac{7}{8}$ of the \$1100.00 mortgage upon my real estate and all subject to life estate of John M. Divine hereinafter devised.

Item 7. I give and devise to my daughter Grace Ledgerwood the following tract of land: Commencing at a point 28 $\frac{1}{2}$ rods east of the south west corner of the southeast quarter of the northwest quarter and running thence north

Last Will and Testament of Rachel E. Divine Deceased.

56 rods thence east $37 \frac{1}{2}$ rods thence south 56 rods, thence west $34 \frac{1}{2}$ rods to the place of beginning and containing 12 acres more or less and providing said Grace Ledgwood assumes and pays $\frac{1}{4}$ of the mortgage of \$1100.00 upon my real estate and all subject to life estate hereinafter devised to John M. Divine.

Item 8. I give and devise to my son Lorenzo D. Divine the following tract of land: - Part of the north half of section fifteen and described as follows: Commencing at a point $62 \frac{1}{2}$ rods east of the south west corner of the southeast quarter of the north west quarter of said section 15, thence north 56 rods thence east to White River, thence down said river following the meanderings thereof to the intersection of the said White River with the half section line running east and west through said section 15, and containing $16 \frac{2}{3}$ acres more or less and providing said Lorenzo D. Divine assumes and pay $\frac{1}{4}$ of the mortgage of \$1100.00 upon my real estate and all subject to life estate hereinafter devised to John M. Divine.

Item 9. I give and devise to my husband a life estate in all the real estate of which I may be seized 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 and 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 out upon my estate and that no executor or administrator be appointed and that

my husband and children amicably and peaceably settle my estate out of Court.

In testimony hereof I have hereunto set my hand and seal to this my last will this July 15, 1914.

Rachel S. Divine.

We the undersigned at the request of said Rachel S. Divine have hereunto in her presence and in the presence of each other attached our names to this will this July 15, 1914.

Richard M. Milburn.
Martin Ziegler.

Proof of Probate of Will.

State of Indiana, Martin County, ss: -

Before me, Charles W. Runyon, Clerk of the Martin Circuit Court, personally came Martin Ziegler of the subscribing witnesses to the foregoing last will and testament of Rachel S. Divine 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 coercion or restraint; that said testatrix requested Martin Ziegler and Richard M. Milburn 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.

Martin Ziegler.

Subscribed and sworn to before me, this 20th day of March 1917.
Charles W. Runyon, Clerk.

State of Indiana, Martin County, ss:

I, Charles W. Runyon, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of Rachel S. Divine, late of Martin County, State

Last Will and Testament of Rachel B. Divine Deceased.

of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Martin Ziegler subscribing witness thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. C. Pages 371-375, in this office.

Witness my name and the seal of said Court,
this 20th day of March 1917.

Charles W. Remyon, clerk.

Last Will and Testament of Matthew Hitchcock Deceased

In the name of the Benevolent Father.

I Mathew Hitchcock, of the County of Madison and State of Indiana, being of sound mind and disposing memory, do here by make and declare this my last Will and testament, hereby revoking and making void all former Wills by me at any time heretofore made.

First, - I order and direct that out of the money on hand or out of any other property, my just debts and funeral expenses be 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 own at my death, both real and personal.

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

In witness whereof I have hereunto subscribed my name this 14th day of January A.D. 1882.
Matthew Hitchcock.

The above and foregoing instrument was at the date thereof signed, published and declared by the said Mathew Hitchcock as and for his last Will and testament, and as a revocation of all former Wills heretofore made by him, in presence of us, who, at his request, and in his presence and in the presence of each other, have subscribed our names as witnesses.

Name: Thomas J. Brooke.

Residence: Shoals, Ind.

Name: Frank M. Shirey.

Residence: Shoals, Ind.

Last Will and Testament of Mathew Hitchcock, Deceased.

Proof of Probate of Will

State of Indiana, Martin County, ss.

Before me, Charles W. Runyon, clerk of the Martin Circuit Court, personally came Thomas J. Brooks, one of the subscribing witnesses to the foregoing last will and testament of Mathew Hitchcock, 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 Thomas J. Brooks and Frank M. Shury, 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.

Thomas J. Brooks.

Subscribed and sworn to before me, this 30th day of March 1917.

Charles W. Runyon, clerk.

State of Indiana, Martin County, ss.

I, Charles W. Runyon, clerk of the Martin Circuit Court do here by certify that the above and foregoing last will and testament of Mathew Hitchcock, late of Martin County, State of Indiana deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Thomas J. Brooks, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. C. page 376, in this office.

Witness my name and the seal of said Court, this 30th day of March 1917.

Charles W. Runyon, clerk.

Last Will and Testament of Mary C. Baker Deceased

I, Mary Elizabeth Baker, of Martin County, Indiana, being of sound mind do of my own free will make and declare this my last will and testament.

1. I bequeath to my four living children, Isaac B. Baker, Hattie J. Buckley, Clementine Sims, and George H. Baker and to the heirs of my deceased son, William D. Baker, their names being Otis Baker, Hazel Baker, Forest Baker, and Helen Baker, and also the heirs of Charles T. Baker, their names being Roscoe Baker and Belle Baker, all my Real Estate. To each living child I will the one-sixth ($\frac{1}{6}$) of my real estate and to the four living heirs of William D. Baker, deceased, the one-sixth of my real estate, in equal proportions and to the two living heirs of Charles T. Baker, the one-sixth of my real estate in equal proportions. If said real estate is sold by me before my death the amount from said sale remaining on hand at my death shall be divided as above set forth.

2. I bequeath to my four living children all my personal property of every kind in equal proportions except to George Baker especially, I will two featherbeds, two pillows, one ocean wave quilt, kitchen safe, his picture and family record.

3. Especially to Clementine two pillows and a bed in my room and to Isaac all my farming tools and to Hattie Buckley three dollars.

4. I appoint as Executors of this my will, my daughter Clementine Sims.

5. All previous wills made by me I hereby revoke.

In testimony whereof I have hereunto affixed my hand and seal this 1st day of March 1916. Mary C. Baker

Last Will and Testament of Mary E. Baker Deceased.

Subscribed by the said Mary E. Baker in our presence and by her declared to be her last will and testament and attested by us as such in her presence and in the presence of each other this 29th day of March 1916.

David Sipes.

Edward M. Huff.

State of Indiana,

Martin County, ss.

Before me, William F. Porter, a Notary Public in and for said County and State, Mary E. Baker acknowledged the execution of the annexed Will. Witness my hand and notarial seal this 29th day of March 1916.

William F. Porter,

Notary Public

[Seal]

My Com. Exp. Aug. 2, 1917.

Probate of Will.

State of Indiana, Martin County, ss.

Before me, Charles W. Rumyon, clerk of the Martin Circuit Court, personally came Edward M. Huff, one of the subscribing witnesses to the foregoing last will and testament of Mary E. Baker, 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 dispose her property, of sound mind and memory and not under any coercion or restraint; that said testatrix requested said Edward M. Huff and David Sipes 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.

Edward M. Huff

Subscribed and sworn to before me, this 27th day
of March 1917.

Charles W. Remyon, Clerk.

State of Indiana, Martin County, ss.

I, *Charles W. Remyon, Clerk of the Martin Circuit Court* do hereby certify that the above and foregoing last will and testament of *Mary E. Baker, late of Martin County, State of Indiana, deceased*, 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 such proof, have been duly recorded in *Records of Wills No. C. page 378.*

Witness my name and the seal of
said Court, this 27th day of March, 1917.

Charles W. Remyon, Clerk.

Last Will and Testament of Margaret Hedrow Deceased.

I, Margaret Hedrow, at this time a resident of Schools, in 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 and desire that my real estate, situate in the town of Schools, in Martin County, in the State of Indiana, by and to be sold by my executor, after my death, and that out of the net proceeds thereof he pay to my husband, Enoch Hedrow, the one third thereof; and that he pay to the children of my deceased son, Thomas Hedrow, — Kent A., George E., Cecilia A., Clara, Maggie, Lola A., and Cyrus, the sum of one dollar each; that of the balance he direct in the construction of a suitable monument at the grave of my deceased son, Thomas Hedrow, the one ninth thereof, and of the remainder he pay to my children, Elizabeth Collins, Isabelle A., George Hedrow, Dan Buren Hedrow, William Hedrow, Linnas Hedrow, Ethel A. and Enoch Hedrow the one eighth (1/8) each thereof.

Item 2. I nominate and appoint my son, Dan Buren Hedrow, executor of this my last will.

Witness my hand and seal, this 16th day of April — 1917, at Schools, Indiana

Margaret Hedrow (Seal)

The foregoing instrument, written, sealed and acknowledged by said Margaret Hedrow, 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 witnesses thereto, this 16th day of April — 1917.

Henry Albright

Miss A. W. Stiles.

Proof of Probate of Will
 State of Indiana,
 Martin County, ID:

Before me, Charles W. Runyon, Clerk of the Martin Circuit Court, personally came Erwin D. Albright, one of the subscribing witnesses to the foregoing Last Will and Testament of Margaret Fedrow, 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 coercion or restraint; that said testatrix requested Erwin D. Albright and Annie W. Stiles 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.

Erwin D. Albright
 Subscribed and sworn to before me this 29th day of May 1917
 Charles W. Runyon, Clerk.

State of Indiana, Martin County, ID:

I, Charles W. Runyon, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing Last Will and Testament of Margaret Fedrow, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Erwin D. Albright one of the subscribing witnesses thereto, which said will, together with such proof, has been duly recorded in Record of Wills "G", page 381, in this office
 Witness my name and the Seal of said Court, this 29th day of May 1917.

Charles W. Runyon, Clerk.

Last Will and Testament of Thomas Canfield. Deceased.

I, Thomas Canfield, being of sound mind and disposing memory do hereby make this my last will and testament, hereby revoking all former wills ~~and~~ testaments made.

I do will and direct out of any property, either personal or real that I may die seized of, first that the expence of my last sickness and burial expences be first paid and that all just debts owing by me be paid.

II. Second to my beloved wife, Mary A. Canfield, I will and bequeath all of my property that I may die seized of both real and personal to have and to hold during her natural life with full authority and power to sell, transfer and convey any or all of said property.

III. I further will and bequeath to my beloved children, Charles H. Mary Ellen, Anna, John and Catherine at the death of their mother all of said property remaining at that time, share and share alike and that in the event either of said children die without issue prior to the death of their mother, Mary A. Canfield that the surviving child or children shall have the share of the deceased child or children share and share alike, providing said deceased child has not left surviving him or her any children, in which event the surviving child or children shall have etc or their share.

IV. I further will and direct to my beloved wife, Mary A. Canfield being appointed by the court executrix of my last will and testament and that she is not required to execute any bond as such executrix.

Thomas Canfield.

The the undersigned subscribing witnesses state that we saw Thomas Canfield sign his name to the above and foregoing will and heard him declare same to be his last will and testament.

and that we signed said will as subscribing witnesses in his presence and in the presence of each other. This the 2nd day of December, 1916.

Johanna Buckley.

Kate Norris

"Proof of Probate of Will":

State of Indiana, Martin County, ss:

Before me, Charles H. Runyon, Clerk of the Martin Circuit Court, personally came Kate Norris one of the subscribing witnesses to the foregoing last will and testament of Thomas Canfield 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 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 Johanna Buckley and this affiant 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.

Kate Norris.

Subscribed and sworn to before me, this 4th day of June 1917.

Charles H. Runyon, Clerk.

State of Indiana, Martin County, ss:

I, Charles H. Runyon, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament 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 Kate Norris, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. 2, Page 383, in this office.

Witness my hand and the seal of said Court, this 4th day of June, 1917. Charles H. Runyon, Clerk.

I, Seth M. Williams, of Martin County in the State of Indiana, being of sound mind and disposing memory, do hereby make and publish this my last will and Testament.

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

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

Item 3. I will, devise and bequeath all the residue of my property, real, personal and mixed, remaining after the payments of my debts and the liabilities of my estate and the bequests named in item 2 of this will to my son and daughter, Charles S. Williams and Effie R. Williams share and share alike.

Item 4. I appoint my son Charles S. Williams executor of this will.

In witness whereof, I have hereunto set my hand and seal this 4th day of October, 1915

Seth M. Williams (Sd)

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

Frank H. Brown }
Oliver P. Rices } Witnesses.

State of Indiana, Martin County, SS:

Before me, Charles W. Quincy, Clerk of the Martin Circuit Court, personally came Frank H. Brown, one of the subscribing witnesses to the foregoing last will and testament of Seth M. Williams, late of Martin County, Indiana, deceased, and being duly sworn on oath says that he was present at the

Last Will and Testament of Beth M. Williams Deceased.

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 devise his property, of sound mind and memory and not under any coercion or restraint; that said testator requested the said Frank H. Brown and Oliver P. Pierce, 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

Frank H. Brown.

Subscribed and sworn to before me, this 29th day of August 1917.

Charles W. Pinyon, Clerk.

State of Indiana, Martin County, SS:

I, Charles W. Pinyon Clerk of the Martin Circuit Court do hereby certify that the above and foregoing Past will and testament of Beth M. Williams, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Frank H. Brown, one of the subscribing witnesses thereto, which said will, together with such proof, having been duly recorded in Record of Wills "C", page 385, in this office.

Witness my name and the Seal of said Court this 29th day of August, 1917.

Charles W. Pinyon, Clerk.

Last Will and Testament of David D. Baker Deceased.

Last Will and Testament.

I, David D. Baker, of Boozootie, Martin County, Indiana, being of sound mind and disposing memory, do hereby 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 bequeath to my daughter Eula King ten dollars (\$10.00).

Third.

I will and bequeath to my wife, Galis Baker all of my property, real personal or mixed, remaining after amounts hereby noted above in number one and two have been paid, to have and to hold during her natural life.

Fourth.

It is my will, that upon the death of said Galis Baker, that the above hereby noted properties be divided equally between my daughter Maude C. Cox and my grand daughter Ella Cox.

Fifth.

I recommend that said Maude Cox and said Ella Cox have the properties hereby bequeathed undivided until said Ella Cox shall have reached the age of twenty-five years, and that the net profit accruing from her one half undivided interest be held in trust for her until she is twenty-five years old.

Sixth.

I do hereby appoint attorney W. Baker as the executor of this, my Last Will and Testament.

In witness whereof, I, David D. Baker, of Boozootie, Martin County, Indiana, have hereunto subscribed my name, and I do declare the above and foregoing to be my last Will and Testament, in the presence of Martha Broomer, and Frank Broomer, this the 21st day of January, 1918.

David D. Baker.

Last Will and Testament of David V. Baker. Deceased.

The undersigned do hereby certify that David V. Baker did sign and seal the above instrument of writing, and did openly in our presence and hearing, declare the same to be his last will and testament, and we do hereby in the presence of said David V. Baker and in the presence of each other sign and subscribe our names in the execution of the foregoing instrument, this the 21st day of January, 1918.

Frank Griemore
Martha Griemore.

Proof of Probate of Will.

State of Indiana, Martin County, 33:

Before me, Charles W. Runyon, Clerk of the Martin Circuit Court, personally came Frank Griemore one of the subscribing witnesses to the foregoing last will and testament of David V. Baker 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 restraint, that said testator requested Frank Griemore and Martha Griemore 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.

Frank Griemore
Subscribed and sworn to before me, this 22nd day of February 1918. Charles W. Runyon, Clerk.

State of Indiana, Martin County, 33:

I, Charles W. Runyon, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of David V. Baker, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by

Last Will and Testament of David V. Baker Deceased.

Frank Brewmore, one of the subscribing witnesses thereto, who ch said Will, together with such proof, have been duly recorded in Record of Wills No. C. Page 387, in this office.

Witness my name and the seal of said Court, this 22nd day of February, 1918.



Charles H. Rumyon, Clerk.

I, Levi A. Killion, at this time a resident of ~~Madison~~ ~~County~~ ~~in the State of Indiana~~ and being of sound 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 1st - I desire that all my honest debts shall be paid as soon after my death as practical.

Item 2nd - I desire that I shall be given a decent burial and a suitable monument be placed over my grave and my deceased wife's grave.

Item 3rd - I give and bequeath to my dear children Cora E. Hamilton, Kizzie V. Sanders, Williard H. Killion and Hattie S. Smith each an undivided one fifth ($\frac{1}{5}$) part of all the residue of my estate, both real estate and personal property and to my dear grand children James Otter Killion and Anna B. Killion an undivided one tenth ($\frac{1}{10}$) 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-wit: The West Half of the South west quarter of section number Thirty four (34) and the East half of the South east quarter of section Number Thirty 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 Number Thirty three (33) all in town four (4) North Range four (4) West containing in all two hundred twenty acres.

The said real estate is willed to said heirs subject to a certain mortgage for Two Thousand (\$2000) Dollars now on said land in favor of the Aetna Life Insurance Company.

Item 4th - I desire that said grand children James Otter Killion and Anna B. Killion shall pay to the said children Cora E. Hamilton, Kizzie V. Sanders, Williard H. Killion and Hattie S. Smith, the sum of One Hundred (\$100) Dollars to be shared equally by them.

Last Will and Testament of Levi A. Killion Deceased.

Item 5th - I give and bequeath to my grand daughter, Boda Killion, daughter of my deceased son, George W. Killion, the sum of One Dollar.

Item 6th - I acknowledge myself indebted to my son Williard H. Killion in the sum of two hundred (\$200⁰⁰) Dollars for repairs done on buildings and I direct that the said amount be paid him out of my estate.

Item 7th - I constitute and appoint my dear son Williard H. Killion executor of this Will.

Given under my hand and seal this the 2nd day of February 1918.

Levi A. Killion.

The foregoing instrument signed, sealed and acknowledged by said Levi A. Killion 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 2nd day of February, 1918.

James L. M^cGovern.

Stephen H. Westhafer.

Proof of Probate of Will.

State of Indiana, Martin County, ss:

Before me, Charles H. Runyon, Clerk of the Martin Circuit Court, personally came James L. M^cGovern of the subscribing witnesses to the foregoing last Will and Testament of Levi A. Killion, 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 restraint; that said testator requested James L. M^cGovern and Stephen H. Westhafer 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.

James L. M^cGovern.

Subscribed and sworn to before me, this 27th day of February, 1918.

Charles H. Runyon, Clerk

State of Indiana, Martin County, ss:

I, Charles H. Runyon, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last Will and Testament of Levi A. Killion, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by James L. M^cGovern, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills C, Page 390, in this office.

Witness my name and the seal of said Court, this 27th day of February 1918.

Charles H. Runyon, Clerk.

Last Will and Testament of Nicholas S. Baker.

Deceased.

I, 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:

I bequeath to my wife Elizabeth Baker, all my personal estate, of every kind and character and description, wherever the same may be situate to be her property absolutely and forever.

Clause Two:

I have heretofore conveyed to my son, Otway A. Baker, all my real estate, and for that reason he is given nothing by this will.

Clause Three:

I nominate my son, Otway A. Baker, as executor of this my will.

In Testimony whereof, I have hereunto set my hand and seal this — day of April, 1915.

Nicholas S. Baker (seal).

Signed, sealed, published and declared by the said Nicholas 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 hereto this July 28, 1915.

Nicholas S. Baker.

A. Smith

Amanda Smith.

Witnesses

Proof of Probate of Will.

State of Indiana, Martin County, ss:

Before me, Charles H. Runyon, Clerk of the Martin Circuit Court, personally came Azor C. Smith one of the subscribing witnesses to the foregoing last will and testament of Nicholas S. Baker, late of Martin County, Indiana, deceased, and being duly sworn on oath says that he was present at the

Last Will and Testament of Nicholas S. Baker Deceased.

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 Azar C. Smith and Amanda Smith 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.

Azar C. Smith
 Subscribed and sworn to before me, this 5th day of March, 1918.

State of Indiana, Martin County, 33:

I, Charles H. Rinyon, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of Nicholas S. Baker, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Azar C. Smith, one of the subscribing witnesses thereto, which said will, together with such proof, has been duly recorded in Record of Wills No. C., Page 393, in this office.

Witness my name and the seal of said Court, this 5th day of March 1918.
 Charles H. Rinyon, Clerk.

Last Will and Testament of John M. Sherfick. Deceased.

I, John M. Sherfick, 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 and desire that after my death my body have proper and decent burial.

Item 2, — It is my will and desire that out of my personal estate all of my just debts and legal charges be first paid.

Item 3, — That a suitable monument be placed at my grave, and at the grave, each, of my first wife, Catherine Sherfick, and my second wife, Eliza Sherfick, and the cost and charges thereof be paid out of my personal estate.

Item 4, — Having made advancements to each of my children, in equal shares out of my estate, except to my son, Benjamin O. Sherfick, it is my will that he be paid in addition to his such advancement the sum of \$500 out of my personal estate.

Item 5, — That it is my will that my executor fully administer my estate, after having fully marshaled the assets thereof, and after having first made such payments, as in this will is provided, he shall pay to each, Nellie V. Sworde, Benjamin O. Sherfick, Charles M. Sherfick, Calvin G. Sherfick, Fred W. Sherfick, and John L. Sherfick, or if deceased, to their children, share and share alike, the residue thereof.

Item 6, — I do nominate and appoint as my executor of this my last will and testament, my son John L. Sherfick.

In testimony whereof I have hereunto set my hand and seal this 16th day of November, 1917.

John M. Sherfick (Seal)

Last Will and Testament of John M. Shepards Deceased.

Signed and acknowledged by said John M. Shepards as his last will and testament, in our presence, and signed by us in his presence, and in the presence of each other:

Edgar Whitche (Seal)
John C. Zollos (Seal).

(Proof of Probate of Will.)

State of Indiana, Martin County, ss:

Before me, Charles W. Neuman, Clerk of the Martin Circuit Court, personally came John C. Zollos, one of the subscribing witnesses, to the foregoing last will and testament of John M. Shepards, late of Martin County, Indiana, deceased, and he was 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 dispose his property, of sound mind and memory, and not under any coercion or restraint, that said testator requested Edgar Whitche and John C. Zollos to sign said will as witnesses thereof, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereof.

John C. Zollos.

Subscribed and sworn to before me, this 5th day of March, 1818.

Charles W. Neuman, Clerk.

State of Indiana, Martin County, ss:

I, Charles W. Neuman, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of John M. Shepards, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by John C. Zollos, one of the subscribing witnesses thereof, which said will,

Last Will and Testament of *John M. Sheafick* Deceased.

together with such proof, have been duly recorded
in Record of Wills, ^{no. 1} Page 395, in this office.

Witness my name and the seal of said
Court, this 5th day of March, 1918.

Charles W. Reardon, Clerk.

It is my will that my executor divide my estate in three equal parts and to my son Chas B. Rogers I give one share he to pay Etta. Rogers 100\$ and Sallie Wilson 50\$ for law books he has had.

To James T. Rogers, my son, I give one share or $\frac{1}{3}$ — and to Orville D. five hundred dollars out of the remaining $\frac{2}{3}$ — and the balance of that share to his children share & share alike, and said O. D. Rogers is made a Trustee to take charge of the same & expend it for their ^{mutual} ~~mutual~~ education & support as in his judgment seems best. I make all said, my children, executors — without bond.

Pay my debts of course first.

Signed this 17th May 1912.

J. T. Rogers.

In the presence of each other and in the presence of the Testator & at his request, we attest this Will May 17, 1912.

G. M. Freeman M.D.

W. H. Sanders.

Proof of Probate of Will:

State of Indiana, Martin County, 33:

Before me, Charles A. Rymon, 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 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 George M. Freeman and W. H. Sanders to sign said will as witnesses thereto, which they accordingly

Last Will and Testament of James T. Rogers. Deceased.

did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.
George M. Freeman.

Subscribed and sworn to before me, this
9th day of May, 1918.

Charles H. Runyon, Clerk.

State of Indiana, Martin County, ss:

I, Charles H. Runyon, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of James T. Rogers, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by George M. Freeman, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. C., Page 398, in this office.

Witness my name and the seal of said Court, this 9th day of May, 1918.

Seal

Charles H. Runyon, Clerk.

In the name of the Benevolent Father, I, John J. Powell, mindful of the uncertainty of life and the certainty of death, and being of sound and disposing mind and memory 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 death my body shall receive decent interment and that the expenses of my last illness and death and all my just debts shall be paid.

Item Two:— I will and bequeath to my beloved wife Rebecca Powell all the real estate of which I may die seized to be used and controlled by her during her life time and all rents, issues and profits therefrom to be her absolute property. And at her death my will that the fee simple of said real estate shall vest in my children Mary E. Daugherty, George H. Powell, Jane Pendley, and Emmett Powell, and in the event that either of said persons, Mary E. Daugherty, George H. Powell, Jane Pendley, and Emmett Powell should die before the said Rebecca Powell it is my will that said interest in said real estate which would have been vested in the deceased person had he or she survived shall vest in the heirs at law of said decedent. I further will devise and bequeath to my said wife all household and kitchen furniture owned by me at my death, one cow and all merchandize on hand in my store.

Item Three: I bequeath to my son John H. Powell the sum of Five Hundred Dollars.

Item Four: I bequeath to my grand children Ray Bommer and John Bommer, sons of my deceased daughter Margaret Ann Bommer the sum of Two Hundred Fifty Dollars each.

Item Five: I bequeath to my grand children

Last Will and Testament of John J. Powell Deceased.

Bessie Dixon, Myrtle Powell, Lula Powell and James E. Powell, children, Bessie Dixon, Myrtle Powell, Lula Powell and James E. Powell, children of my deceased son William Powell One Hundred Twenty-five Dollars each.

Item Six: - All moneys, properties, credits and other items owned by me at the time of my death and not herein disposed of I will bequeath to my children Mary E. Daugherty, George A. Powell, Jane Pindly and Corbett Powell, they to take the same in equal share.

Item Seven: - It is my further will that should any of the beneficiaries under this my last will depart this life prior to my decease that the interest and property which would have descended to them under this will shall descend to and vest in their heirs at law who may survive them.

Item Eight: - I hereby nominate and appoint my son George A. Powell, Executor of this my last will and testament and direct that he settle my estate without any litigation or expence which can be avoided.

In witness whereof, I have hereunto set my hand this second day of May, 1918.

John J. ^{his} Powell.
mark

The foregoing will signed, sealed and acknowledged by the said John J. Powell as and for his last will and testament in our presence and at his request and in his presence and in the presence of each other have set our names hereunto as witnesses this May second 1918.

Orather Moore,

Laura A. Moore

Carlac T. M^o Carty

Proof of Probate of Will:

State of Indiana, Martin County, ss:
 Before me, Charles H. Remyon, Clerk of the Martin Circuit Court, personally came Charles T. McCarty, one of the subscribing witnesses to the foregoing last will and testament of John J. Powell, 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 Weather Moore, Laura A. Moore and Charles T. McCarty, the affiant, 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.

Charles T. McCarty

Subscribed and sworn to before me this 31 day of May 1918.

Charles H. Remyon, Clerk

State of Indiana, Martin County, ss.

I, Charles H. Remyon, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of John J. Powell, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Charles T. McCarty, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills, No. C, Page 410, in this office.

Witness my name and the seal of said Court, this 31 day of May, 1918.

Charles H. Remyon
 Clerk

Last Will and Testament of John J. Powell, Deceased.

May 11, ^a 1918.

After reconsideration I bequeath to my son John W. Powell Two Hundred Dollars in addition to first will.

John J. ^{his} Powell.
mark

Maggie Simpson
 Bertha Hopper.

After reconsideration I bequeath to my grandchildren Roy Bromer and John Bromer the children of my deceased daughter Margaret Anne Bromer, the sum of One Hundred Dollars (\$100⁰⁰) each in addition to first will.

John J. ^{his} Powell.
mark
 Bertha Hopper.

Maggie Simpson.

After reconsideration I bequeath to my grandchildren Bessie Dixon, Myrtle Powell, Lulu Powell, and James Powell, the children of my deceased son William Powell the sum of Fifty Dollars (\$50⁰⁰) each, in addition to first will.

John J. ^{his} Powell.
mark
 Bertha Hopper.

Maggie Simpson

Proof of Probate of Will:

State of Indiana, Martin County, ss: -

Before me, Charles H. Runyon, Clerk of the Martin Circuit Court, personally came Bertha Hopper, one of the subscribing witnesses to the foregoing Codicil to the last will and testament of John J. Powell, late of Martin County, Indiana, deceased, and being duly sworn on oath says that he was present at the execution of said Codicil 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 devise

Last Will and Testament of John J. Powell Deceased.

property, of sound mind and memory and not under any coercion or restraint; that said testator requested Maggie Simpson and Cynthia Hopper, the affiant, to sign said codicil to said will as witnesses thereof, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

Cynthia Hopper.

Subscribed and sworn to before me, this
31 day of May 1918.

Charles H. Runyon, Clerk

State of Indiana, Martin County, ss: -

I, Charles H. Runyon, Clerk of the Martin Circuit Court do hereby Certify that the above and foregoing Codicil to the said last will and testament of John J. Powell, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Cynthia Hopper, one of the subscribing witnesses thereto, which said Codicil, together with such proof, have been duly recorded in Record of Wills, No. C, Page 703, in this office.

Witness my hand and the seal of said Court, this 31 day of May, 1918.

Charles H. Runyon, Clerk

Last Will and Testament of Cyrus M^o D^o Ermed Deceased.

I, Cyrus M^o D^o Ermed, a resident of Martin County, Indiana, and, being of sound disposing mind and memory, do make, publish and declare this to be my last will and testament, first by revoking all former wills and codicils thereto:

Item 1.

I desire that my just debts be paid.

Item 2.

I give, bequeath and devise to my brother Oscar M^o D^o Ermed all my property both real and personal of which I may be seized.

Item 3.

I constitute and appoint my brother Oscar M^o D^o Ermed executor of this will.

Witness my hand and seal this 21 day of March, 1918,
at Cole, Martin County, Indiana

Cyrus M^o D^o Ermed (Seal)

The foregoing instrument, signed, sealed and acknowledged by said Cyrus M^o D^o Ermed, as and for his last will and testament, in our presence, at his request, in his presence and in the presence of each other, have subscribed our names as witnesses thereto this 21 day of March, 1918.

George W. Sargent
Ada Adkins

The State of Indiana, Martin County, SS:

Be It Remembered, That on the 29 day of July one thousand nine hundred eighteen, Ada Adkins one of the subscribing witnesses to the within and foregoing last will and testament of Cyrus M^o D^o Ermed late of said County, deceased, personally appeared before Charles D. Runyon, Clerk, of the Circuit 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 21st day of March, 1918, he saw the said Cyrus M^o D^o Ermed sign his name to the said instrument in writing

as and for his Last Will and Testament; and that this deponent, at the same time, heard the said Cyrus M. Derrned 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 Cyrus M. Derrned and with his consent attested and subscribed by the said Ada Adkins and George W. Sargent in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Cyrus M. Derrned 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 disposing mind and memory, and not under coercion or restraint as the said deponent verily believes, and further deponent says not.

Ada Adkins

Sworn and subscribed by the said Ada Adkins, before me, Charles W. Runyon, Clerk of said Court, at Shoals Indiana, the 29 day of July, 1918.

In Attestation whereof, I have hereunto subscribed my name, and affixed the Seal of said Court.

(Sd.) Charles W. Runyon, Clerk
State of Indiana, Martin County, Id.

I, Charles W. Runyon, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within annexed Will and Testament of Cyrus M. Derrned, has been duly admitted to probate, and duly proved by the testimony of Ada Adkins, one of the subscribing thereto, that a complete record of said will, and of the testimony of the said Probate in proof thereof, has been by me duly made and recorded in Book C, at page 445 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name, and affixed the seal of said Court at Shoals, this 29 day of July, 1918.

Charles W. Runyon, Clerk
Circuit Court, Martin County

Last Will and Testament of Ezra Phillips Deceased.

I, Ezra Phillips, 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:

First. I give, devise and bequeath to my wife, 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 section 3, Town 2 north, Range 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 real estate and personal property at my death provided she survives me.

Second. Then after my wife's death and after all sickness and funeral expenses are paid, then the residue of said property to be divided as follows, to wit: One fourth ($\frac{1}{4}$) of all of said property to go to James H. Phillips, my son; three sixteenths ($\frac{3}{16}$) to my son, William O. Phillips; to my daughter, Margaret B. Edwards, three sixteenths ($\frac{3}{16}$); three sixteenths ($\frac{3}{16}$) to my grand-son, Lemuel P. Phillips; and the balance to go to heirs of Minnie B. Moffett, my daughter as follows: $\frac{1}{32}$ to Blanch Murphy, my grand daughter and $\frac{1}{32}$ to Esther Young, my grand daughter and to Ezra Young, Charles Moffett, Jesse Moffett and Annie Moffett, my grand children to have one dollar each and no more.

I hereby appoint J. O. Albaugh, Sr. executor of this my last Will and Testament without Bond.
In Witness Whereof, I, Ezra Phillips, the testator here to this my last Will and Testament, set my hand and my seal, this sixteenth day of September, A. D. 1916.
Ezra Phillips (Seal).

Signed and sealed and declared by the abovesaid named Ezra Phillips as his last will and testament, in the presence of us who hereunto subscribed our names at his request, as witnesses thereto, in presence of the said testator and of each other.

John T. Stipelton
Shoals, Indiana

H. H. Bell,

Shoals, Indiana

Proof of Probate of Will.

State of Indiana, Martin County, ss:

Before me, Charles A. Runyon, Clerk of the Martin Circuit Court, personally came John T. Stipelton, of the subscribing witnesses to the foregoing last will and testament of Ezra Phillips, 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 John T. Stipelton and H. H. Bell, 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 T. Stipelton.

Subscribed and sworn to before me, this 23 day of July, 1918. Charles A. Runyon, Clerk.

State of Indiana, Martin County, ss:

I, Charles A. Runyon, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of Ezra Phillips, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by John T. Stipelton, subscribing witness thereto, which said Will, together with such proof

Last Will and Testament of *Ezra Phillips* Deceased.

have been duly recorded in Record of Wills no. C.
Page 407, in this office.

Witness my hand and the seal of said Court,
this 30th day of July, 1918.

Charles A. Remyon, clerk.

I, Barbara Weisbach, of Martin County, Indiana, do hereby make and publish, this my last will and testament hereby revoking all former will or codicils hereto made by me.

First. I will that all my just debts, including doctor bills and funeral expenses shall be paid.

Second. I will and bequeath to my daughter Maggie Strickland, my feather-bed and all my bed clothes.

Third. I will and bequeath to the following of my children each ten dollars, to-wit: Maggie Strickland, Katie Stiles, John Weisbach. I will and bequeath to my grand-children, Roy Weisbach and Alice Weisbach -- children of my deceased son, George Weisbach -- five dollars each.

Fourth. I will and devise to my daughter Lizzie Gerkin my home, located in Shoals, Martin County, Indiana, and described as follows, to-wit: South half of Lot number twenty-one (21) in Horsey's Addition.

Sixth. In the event I do not have personal estate sufficient to pay the cash bequests made in items 1; 2 and 3, I direct that my daughter, Lizzie Gerkin shall pay the same, and the same until paid shall be a lien upon the real estate herein willed and devised to said Lizzie Gerkin.

Seventh. In event it shall be necessary that an executor be appointed, it is my will and desire that my daughter, Lizzie Gerkin shall be appointed Executor hereof.

In witness whereof, I have hereunto set my hand and seal this 4. th. day of June, 1918.

Barbara Weisbach.

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.

(Seal) Nancy C. Gilkison

(Seal) Fannie K. Reynolds.

Last Will and Testament of Barbara Weisbach

Deceased.

State of Indiana, Martin County, SS:

Before me, Charles W. Remyon Clerk of the Martin Circuit Court, personally came Nancy G. Gilkison one of the subscribing witnesses to the foregoing last will and testament of Barbara Weisbach 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 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 coercion or restraint; that said testatrix requested Nancy G. Gilkison and Fannie K. Reynolds 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.

Nancy G. Gilkison

Subscribed and sworn to before me, this 19th day of August, 1918.

Charles W. Remyon, Clerk.

State of Indiana, Martin County, SS:

I, Charles W. Remyon, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of Barbara Weisbach, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Nancy G. Gilkison, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. 9, page 410, in this office.

Witness my name and seal of said Court this 19th day of August, 1918.

Charles W. Remyon, Clerk.

Know all men by these presents, That I, Betey A. Storme, resident of Martin Co. State of Indiana, being in reasonable health and disposing state of mind, being desirous of settling my worldly affairs, while I have strength and capacity, do make and publish this, my last will and testament.

1st I direct my Executors hereinafter named, to pay all my just debts and funeral expenses out of personal property not otherwise disposed of.

2nd I bequeath and devise to my four children, viz: Josephine, Ellie, Almira Allen, John K. Storme and Daniel A. Storme, also to Noel Jackson and Lowell Jackson, my grandchildren, all the residue of my Estate, whether real or personal to be divided into (5) equal parts, lots, shares or amounts, by my Executors.

3rd I direct my Executors to hold jointly the part, lot, share or amount due the afore-named grandchildren until each child is (21) twenty-one years of age, but it understood that each of these two grandchildren are to share equal with each other.

4th I direct that, should either of the four children demise occur prior to mine such child having no issue, his or her part, lot, share or amount shall revert to their legal representatives, heirs or assigns forever.

5th I direct that my Executors shall serve without bond.

6th I appoint John K. Storme and Daniel A. Storme my Executors. In Witness whereof I have hereto set my hand and seal and publish and declare this instrument to be my last Will and Testament.

The the 9th day of January 1917, In the presence of the persons whose names are subscribed, as attesting Witnesses.

Signed Betey A. Storme (R.S.)

Seymour Marshall. P.O. Burns City, Ind. (R.S.)

Thurman Manley P.O. Burns City, Ind. (R.S.)

State of Indiana, Martin County 33.

Before me, Thomas J. Fox, a Notary Public in and for said County on this 9th day of January, 1917 personally

Last Will and Testament of Betsy A. Storm Deceased.

appeared the above named Betsy A. Storm and acknowledged the execution of the foregoing Instrument.

Witness my hand and official Seal.

Thomas J. Boe,

my com. exp. Oct. 10th 1918.

Notary Public

Proof of Probate of Will.

State of Indiana, Martin County, 33;

Before me, Charles W. Runyon, Clerk of the Martin Circuit Court, personally came Seymour Marshall, one of the subscribing witnesses to the foregoing last will and testament of Betsy A. Storm late of Martin County, Indiana, deceased, and being duly sworn, each dep. 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 Seymour Marshall and Thurman Manley 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.

Seymour Marshall.

Subscribed and Sworn to before me, this 21st day of September 1918.

Charles W. Runyon, Clerk.

State of Indiana, Martin County, 33;

I, Charles W. Runyon, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of Betsy A. Storm, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Seymour Marshall, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Book of Wills No. 1.

In Witness Whereof, I have signed my hand and official Seal this 21st day of September 1918.

Charles W. Runyon

Last Will and Testament of Charles C. Worrall, Deceased

In the Name of the Benevolent Father of all
 I, Charles Clarence Worrall, being of sound and deep
 mind and memory, and at this time a resident of
 Martin county, Indiana; and being mindful of the
 uncertainty of life and of the certainty of death, do
 make, publish and declare this to be my last will
 and testament, hereby revoking all former wills by
 me made.

Item First: I give and bequeath to my beloved wife
 May A. Worrall all and singular the goods and chattels,
 real estate, mixed estate, bonds, moneys, and all property
 of every kind and character, fixed or moveable, of which
 I may be seized to be hers in fee simple.

Item Second: I hereby constitute and appoint my
 said wife May A. Worrall executor of this last
 will and testament.

Witness my hand and seal, this 19th day of June,
 1915, at the Town of Shoals, Martin county, Indiana.

Charles Clarence Worrall, (seal)

The foregoing instrument signed, sealed and
 acknowledged by the said Charles Clarence Worrall
 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, this 19th day of June, 1915.

Officer Ramon Stiles

Charles J. McCarty

State of Indiana, Martin County, ss:

Before me Charles W. Runyon, Clerk of the Martin
 Circuit Court, personally came Carlos J. McCarty, one
 of the subscribing witnesses to the foregoing last will
 and testament of Charles Clarence Worrall, 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

Last Will and Testament of Charles C. Worrall Deceased.

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 Officers R. D. Hill and Carlos J. M^cCarty 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 J. M^cCarty.

Subscribed and sworn to before me, this 14th day of March, 1919.

Charles W. Runyon, Clerk.

State of Indiana, Martin County, ES:

I, Charles W. Runyon, Clerk of the Martin Circuit

Court do hereby certify that the above and foregoing Last Will and Testament of Charles C. Worrall, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof made duly made by Carlos J. M^cCarty one of the subscribing witnesses thereto which said will 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 Court this 14th day of March, 1919.

Charles W. Runyon, Clerk.

In the name of the Reverent Father, I, Palmer Atkinson, of the town of Shoals, Martin County, Indiana, being of sound mind and memory, do hereby make, publish and declare this instrument in writing to be my last Will and Testament, revoking and making void any former Will by me at any former time heretofore made.

Item First:

It is my Will and desire that my Executors hereafter named to pay all my debts, expense of last sickness and funeral expense out of my personal estate without any portion thereof being paid by Martin County, Indiana, on account of my services as a soldier in the War of the Rebellion.

Item Second.

Having confidence in my beloved wife, Jane Atkinson that she will deal justly and fairly with our children with any surplus that she may hereafter have at the time of her death and realizing that the small estate that I own that it may be necessary for her to use the entire amount for her reasonable and comfortable support, I give and bequeath all of my property, both real and personal to my said wife to have and to hold and dispose of as she may deem necessary as to do.

Item Third.

I nominate and appoint my wife as Executrix of this my last Will and Testament.

Item Fourth.

I nominate and appoint Hiram M. Cornick as my attorney and attorney of the Executrix to publish this my last Will and Testament.

In witness whereof I have hereunto subscribed my name this 14th day of January A. D. 1919.

Palmer ^{his} Atkinson
make

Last Will and Testament of Palmer Athison

Deceased

State of Indiana, } S.S.
County of Martin }

Be it remembered that on this the 14th day of January A.D. 1919, we the undersigned witnesses, signed our names to the foregoing instrument in writing after said instrument in writing was read to Palmer Athison and signed by him as his last Will and Testament, and we in his presence and in the presence of each other at his request, signed our names as attesting witnesses

Attest: Brown M^cCrnick
Attest: Lewis Summu

Proof of Probate of Will

State of Indiana, Martin County, ss:
Before me, Charles H. Runyon, clerk of the Martin Circuit Court, personally came Brown M^cCrnick, one of the subscribing witnesses to the foregoing last Will and Testament of Palmer Athison 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 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.

Brown M^cCrnick.

Subscribed and sworn to before me, this 20th day of March 1919.

Charles H. Runyon, clerk.

State of Indiana, Martin County, ss:
I, Charles W. Runyon, Clerk of the Martin

Circuit Court do hereby certify that the above and foregoing last will and testament of *Palmer Atkinson* late of *Martin County, State of Indiana*, deceased was this day duly admitted to probate and record and the proof thereof duly made by *Brover M^cCormick* and *Louie Summers*, subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in *Record of Wills No. C. Page 476*, in this office.

Witness my name and the seal of said Court, this 26th day of *March, 1917*
Charles H. Ruyon, Clerk.

Last Will and Testament of Morton Albaugh. Deceased.

In The Name of God, Amen! I, Morton Albaugh
being of sound mind and memory, but knowing the
uncertainty of human life do now make and publish
this, my last will and testament, that is to say;

I bequeath all my estate to my legal heirs.

Morton Albaugh.

Signed, sealed, published, and declared by the said
Morton Albaugh, the testator, as and for his last
will and testament; and we, at his request
and in his presence, and in the presence of
each other, have hereunto subscribed our name as
witnesses thereto.

Dated at Wichita, Kansas, this 15th day of
April, A. D. 1901.

W. J. Morgan, Hutchinson, Kans.
C. W. Williams.

Filed February 19, 1918:

Ralph H. Haw, Probate Judge.

Rec. Vol. 111. P. 288.

In the Probate Court of Shawnee County, Kansas.
In the Matter of the Estate of } Order Admitting Will
Morton Albaugh, deceased. } to Probate.

And now on this 4th day of March, 1918, the
Matter of the Probate of the Last Will and Testament
of Morton Albaugh, deceased, came on for hearing.
W. J. Morgan, one of the subscribing witnesses to said
will appeared before C. E. Fulton, Probate Judge of
Geary Co. and duly appointed Commissioner by this
Court and C. W. Williams, the other subscribing
witness to said instrument in writing, purporting
to be the Last Will and Testament of Morton
Albaugh, deceased, appeared in person before E. P.
Crall, Probate Judge of Neosho Co. and after being duly
sworn gave their testimony, which was reduced to
writing and subscribed by them. The evidence being
all in, the matter was submitted to the Court,

See next page.

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Last Will and Testament of

Deceased.

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See next page.

on consideration whereof the said will was duly attested and executed, that the testator at the time of executing the same was of full age and sound mind and memory, and not under any restraint, but the following are the names and residences of the said & said heirs, who were in being under the law, to wit:

Eula M. Albright, widow, Texas, co.

Stroughton Samuel Albright, son, Texas, co.

Bathypn Albright, daughter, Texas, co.

And the said further witness that said Morton Albright had seized said proceeds of real property of an estimated value of 12,000.00 Dollars, of personal property of an estimated value of 28,000.00 Dollars and that no executor is nominated in said will.

It is therefore by the said court, that said instrument is admitted to probate and of record in this court, as and for the last will and Testament of said Morton Albright deceased, that said Eula M. Albright be and she is hereby appointed, administratrix of said Estate with full powers, exempt; and that she be required to give bond in the sum of 35,000.00 Dollars for the faithful discharge of her duties under said trust.

Reph H Saw.

(Sol.)

Probate Judge.

State of Kansas, Shawnee County, ss:

I, Reph H Saw, sole Judge and ex officio Clerk of the Probate Court in and for said County, hereby certify that I have compared the foregoing copies of the records of the Last Will and Testament and order admitting it to Probate in the Matter of the Estate of Morton Albright late of said County deceased, with the original records thereof, now remaining in this office, and in my custody, and have found the same to be true transcripts therefrom, and of the whole of each original record, and

Last Will and Testament of *Morton Albright* Deceased.

I further certify that said exemplification would be received in all Courts of the State of Kansas.

In Testimony Whereof I have hereunto set my hand and affixed the seal of said Probate Court, this 3rd day of April, 1917.

Ralph H. Shaw.

Sole Judge and ex officio Clerk of the
Probate Court.

State of Kansas, Shawnee County, SS:

I, Ralph H. Shaw, sole Judge of the Probate Court of said County do hereby certify that Ralph H. Shaw, whose genuine signature is affixed to the foregoing certificate is, under the laws of the State of Kansas, by virtue of his office as sole judge of said Court, also the clerk of said Court, and was such clerk at the time of making and executing the same, that his attestation referred to is in due form of law, and by the proper officer, and that the seal thereto affixed is the seal of the said Probate Court, and I further certify that said last will and testament has been admitted to probate in said Court in due form, and duly recorded.

Witness my hand and seal, this 3rd day of April, 1917.

Ralph H. Shaw.

Sole Judge of the Probate Court of Shawnee County, Kansas.

The Last Will and Testament
Of John B. Braun of the State of Ind. in the
County of Martin and made and published this
day of Mar. 1918.

In the name of God, Amen, I John Braun in
the County of Martin and State of Ind. of the age
of 48 years, and being of sound mind and memory
do hereby make, publish and declare through my
Last will and testament, in manner following
that is to say:

First: - It is my will that my funeral expenses
and all my just debts be fully paid.

Second: - I give and bequeath to each of my
children, Kate E. (Braun) Hickam, Harry Braun,
Jellie E. Braun, Carolina Braun, Charles Braun
and Harmon O. Braun one and no dollar.

I give and bequeath all the rest and remainder
of my estate both real and personal to my
beloved wife Dorothea Braun.

Lastly I hereby nominate and appoint Dorothea
Braun to be executor of this my Last will and
testament, hereby revoking all former wills by me
made.

In witness whereof, I have hereunto set my hand
and seal, this day of 10 1918.

John B. Braun, Seal

The above instrument, was now subscribed by
B. Braun, the Testator, in the presence of each of us
And was at the same time, declared by him to be
his Last Will and Testament, and we, at his request
sign our names hereto in his presence as attesting
witnesses,

William M. Roberts of Shoals, Ind.
Fred W. Kerdol of Shoals, Ind.

Proof of Probate of Will

State of Indiana, Martin County, 83:

Before me, Charles W. Runyon, Clerk of the Martin Circuit
Court, personally came Fred W. Kerdol of the above

Last Will and Testament of John B. Braun Deceased.

witnesses to the foregoing last will and testament of John B. Braun, 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 restraint; that said testator requested the affiant, Fred W. Kroedel and William Roberts 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.

Fred W. Kroedel.

Subscribed and sworn to before me, this 29th day of March, 1919.

Charles W. Runyon, Clerk.

State of Indiana, Martin County, S.S.:

I, Charles W. Runyon, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of John B. Braun, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Fred W. Kroedel, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. C., Page 425 in this office.

Witness my hand and the seal of said Court, this 29th day of March, 1919.

Charles W. Runyon, Clerk.

Last Will and Testament of Margaret Clements Deceased

Last Will of Margaret Clements

I, Margaret Clements, of Martin County, 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. I direct that all my just debts be paid.

Item 2. I give and bequeath to my beloved sons, John P. Clements, William E. Clements, Charles L. Clements and to my beloved daughter, Mary D. Miles, all the personal property that I may own at the time of my death, share and share alike.

Item 3. I bequeath and devise to my beloved sons, John P. Clements, William E. Clements and to my beloved daughter, Mary D. Miles, the following described real estate in Davess County, State of Indiana, to-wit: The southeast quarter of the southeast quarter of section numbered fourteen (14) in township numbered two (2) north of range numbered five (5) west, share and share alike.

Item 4. I bequeath and devise to my beloved sons, John P. Clements, William E. Clements, Charles L. Clements and to my beloved daughter, Mary D. Miles all the residue of the real estate that I may die the owner of.

Item 5. I constitute and appoint my said son, Charles P. Clements, executor of this my Last Will.

Witness my hand and seal this 13th day of November, 1917, at the city of Logansport, County of Martin, State of Indiana.

Margaret ^{Lu} Clements
_{mark}

The foregoing instrument, signed, sealed and acknowledged by said Margaret Clements, as and for her last will and testament, in our presence, who, at her request, in her presence and the presence of each other, her

Last Will and Testament of Margaret Clements, Deceased.

subscribed our names as witnesses thereto, this
12th day of November, 1919.

James R. M^o Govern

Irene M^o Govern

William P. Dennigan

State of Indiana, Martin County, SS.

Before me, Charles W. Ruyon, Clerk of the Martin Circuit Court, personally came William P. Dennigan, one of the subscribing witnesses to the foregoing last will and testament of Margaret Clements, 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 coercion or restraint; that said testatrix requested James R. M^o Govern, Irene M^o Govern and William P. Dennigan 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.

William P. Dennigan

Subscribed and sworn to before me, this 14th
day of April, 1919. Charles W. Ruyon, Clerk
State of Indiana, Martin County, SS.

I, Charles W. Ruyon, Clerk of the Martin Circuit Court, do hereby certify that the above and foregoing last will and testament of Margaret Clements, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record and the proof thereof duly made by William P. Dennigan, one of the subscribing witnesses thereto, which said will, together with such proof, has been duly recorded in Record of Wills "C", page 456, in this office.

Witness my name and the seal of said Court, this
14th day of April, 1919.

Charles W. Ruyon, Clerk

We, William J. Bell, and Elizabeth J. Bell, husband and wife, at this time residents of Gray Martin County, Indiana, and both being of sound and disposing mind and memory, do hereby publish and declare this to be our Last Will and Testament, hereby revoking all former wills by us made.

Item 1. At the death of either of the subscribing testators all our property both personal and real estate whether held jointly, severally or in any other manner shall descend to the survivor to be held for the period of the natural life of such survivor, and at the death of such survivor then all of our personal property and real estate of which such survivor shall die seized we bequeath and devise to our beloved Daughter Lillie E. Green, to be held by her for her sole use and benefit for the period of her natural life and at her death then the same shall go to our beloved son William E. Bell, and at his death then to go to our beloved son Charles E. Bell to be held by him for the period of his natural life and then to the children of the said Charles E. Bell and their heirs forever.

Item 2. In the event of the death of our said daughter Lillie E. Green, before the death of the survivor of these testators then said property shall go first to William E. Bell, then to Charles E. Bell if a son and then to his children and their heirs as provided in item No 1.

We constitute and appoint our said son William E. Bell, Executor of this will to be probated after the death of both these testators.

Witness our hands and seals this the 9th day of December, 1915, at the city of

Last Will and Testament of William J. Bell Deceased.

Boonville, Indiana

William J. Bell, (Seal)

Elizabeth J. Bell, (Seal)

The foregoing instrument signed, sealed and acknowledged by said William J. Bell and Elizabeth Bell, as and for their last will and testament in our presence who, at our request, in their presence and in the presence of each other, have subscribed our names as witnesses thereto, this 9th day of December, 1919.

Henry Wood

Joseph P. Smith

State of Indiana, Martin County, Ind.:

Before me, Charles W. Ruyon, 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 J. Bell, 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 Henry Wood and Joseph P. Smith 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.

Joseph P. Smith

Subscribed and sworn to before me, this 6th day of January, 1919.

Charles W. Ruyon, Clerk

Last Will and Testament of Robert L. Newland, Deceased

I, Robert L. Newland, of Martin County, and State of Indiana, being at this time of sound mind and memory, do make, publish and declare this my last will and testament, hereby revoking all former wills by me made.

(1) Item 1st. I give and bequeath to my executors such sum of money that I have, or owing to me at the time of my death, and such personal property as may be necessary for the payment of all my debts and liabilities.

(2) Item 2nd. I give and bequeath to my wife Emma Newland all the residue of my money and personal property, and chose in action.

(3) Item 3rd. I give and devise to my wife Emma Newland, in lieu of her right by dower or otherwise, one half of all my real estate in fee simple.

(4) Item 4th. I give and devise to my wife Emma Newland, a life estate in all of the residue of my real estate.

(5) Item 5th. I give and devise to my son, Bertie L. Newland, the residue of the remaining one half of my real estate.

(6) Item 6th. I appoint my wife Emma Newland, and my son Bertie L. Newland, Executors and Executors of this will, without bond.

Robert L. Newland.

Subscribed by the said Robert L. Newland, in our presence, and by him declared to be his last will and testament, and attested by us as such, in his presence, and in the presence of each other, and at his request,

This the 4th day of August, 1911.

Witnesses } James Cassidy
 } Eliza Cassidy.

Last Will and Testament of Robert L. Newland Deceased.

Proof of Probate of Will.

State of Indiana, Martin County, ss:
 Before me, Charles W. Runyon, Clerk of the
 Martin Circuit Court, personally came James
 Caccidy, one of the subscribing witnesses
 to the foregoing last will and testament of
 Robert L. Newland, 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 James Caccidy
 and Eliza Caccidy 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.

James Caccidy.

Subscribed and sworn to before me, this
 4th day of September, 1919

Charles W. Runyon, clerk.

In the name of the Benevolent Father, I, James Demoss, a resident of Martin County, Indiana, being of sound and disposing mind and memory do make, publish and declare to be my last will and testament, hereby revoking all former wills by me heretofore made.

Item First: It is my desire that after my death my body shall be suitably buried ^{as aforesaid} in some station of life and that all my just debts and expenses of my last illness, and my funeral 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 bequeath to Georgiana Cateinger, who has taken care of and befriended me while I was in a nearly helpless condition of body, all the property and means and income of which I may die seized, be the same real or personal or mixed.

Item Third: I appoint Fabius Davis executor of this, my last will and testament.

Witness, my hand and seal this October eighth at the Town of Shoals, Martin County, Indiana

James ^{his} Demoss

The foregoing instrument signed, sealed and acknowledged by the said James Demoss 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 eighth day of October, 1917.

J. E. Owen

Carl T. M^cCarty

Proof of Probate of Will

State of Indiana, Martin County, ss:

Before me, Charles W. Runyon, Clerk of the Martin Circuit Court, personally came Carl T. M^cCarty, one of the subscribing witnesses to the foregoing last will and

Last Will and Testament of James Demore Deceased.

testament of James Demore 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 Charles T. M^cCarty and J. B. Owen 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.

Charles T. M^cCarty

Subscribed and sworn to before me, this 23rd day of September 1919.

Charles W. Runyon, Clerk

State of Indiana, Martin County, ss:

I, Charles W. Runyon, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of James Demore late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record and the proof thereof duly made by Charles T. M^cCarty, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. C, Page 432, in this office.

Witness my name and the seal of said Court this 23rd day of September 1919.

Charles W. Runyon, Clerk

In the name of the Benevolent Father of all,
I, Theodore Johnson of Martin County in the
State of Indiana do make and publish
this my last Will and Testament.

1st. I bequeath to Sarah Ellen Webster, Twenty
five (25 $\frac{7}{8}$) in money.

And when all of my expenses are paid, I
bequeath all the remainder of my estate
to be divided equal between my two sons,
Stephen Evert Johnson and John R. Johnson, and
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 Mrs. Lena E. Skud^{er} & Harley F. Blake
have hereunto set their hands and seals.

(Seal) Theodore^{sr} Johnson.

Witness (Seal) Lena E. Skud^{er}.

Witness (Seal) Harley F. Blake.

Subscribed and sworn to before me this
the 18th day of October.

Tyrus E. Baker,

My Commission Expires 3-24-1920. Notary Public

Proof of Probate of Will

State of Indiana, Martin County, S.D.

Before me, Charles W. Remyer, Clerk of the Martin
Circuit Court, personally came Harley F. Blake, one of
the subscribing witnesses to the foregoing last will
and testament of Theodore Johnson, late of Martin
County, Indiana, deceased, and being duly sworn
on oath says that he was present at the execu-
tion 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 Lena E. Skud^{er} and Harley F. Blake to sign

Last Will and Testament of Theodore Johnson Deceased.

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.

Harley F. Blake

Subscribed and sworn to before me, this 17th day of November, 1919.

Charles W. Runyon, clerk.

State of Indiana, Martin Co. 35.

I, Charles W. Runyon, clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of Theodore Johnson, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Harley F. Blake one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. C. Page 434, in this office.

Witness my name and the seal of said Court, this 17th day of November, 1919.

Charles W. Runyon, clerk.

Last Will and Testament of Austin Wilcoxen Deceased

I, Austin Wilcoxen, being of sound mind and memory do make public and declare this instrument in writing to be my last Will and Testament.

Item First.

It is my will and desire that the expense of my last sickness and funeral expenses be paid by my Executors, as soon after my decease as possible.

Item Second.

I nominate and appoint my wife, Melissa C. Wilcoxen, Executrix of this my last Will and Testament.

Item Third.

I nominate and appoint Hiram M^c Gormick, attorney of this my last Will and Testament.

Item Fourth.

I give and bequeath to my wife Melissa C. Wilcoxen all of my property both real and personal after the payments of my debts as aforesaid.

Austin ^{his} Wilcoxen
mark

Be it remembered that Austin Wilcoxen on this 29th day of December A.D. 1919.

signed the foregoing instrument in writing, after the same was read to him, as his last Will and Testament and me, the undersigned witnesses signed said instrument in writing in his presence and at his request as attesting witnesses.

Hiram M^c Gormick
Hiram M^c Gormick

Proof of Probate of Will:

State of Indiana, Martin County, ss:

Before me, Sherman M^c Pherson, clerk of the Court of the Circuit Court, personally came Hiram M^c Gormick, one of the subscribing witnesses to the foregoing last will and testament of Austin Wilcoxen 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 it was duly executed, that at the time of the

ast. Will and Testament of Austin Wilcox Deceased.

execution thereof, said testator was of full age to dispose his property, of sound mind and memory and not under any coercion or restraint, that said testator requested Hiram M^c Cormick and Chas M^c Cormick to sign said will as witnesses thereto, which they accordingly did in the presence of said testator and the presence of each other as subscribing witnesses thereto.

Hiram M^c Cormick.

Subscribed and sworn to before me this 3rd day of January 1920.

Sherman M^c Pherson, clerk.

State of Indiana, Martin County, 33:

I, Sherman M^c Pherson, Clerk of the Martin Circuit Court do hereby certify that the above and foregoing last will and testament of Austin Wilcox, late of Martin County, State of Indiana, deceased was this day duly admitted to probate and record, and the proof thereof duly made by Hiram M^c Cormick, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Will C, Page 436, in this office.

Witness my name and the seal of said Court, this 3rd day of January, 1920.

Sherman M^c Pherson, clerk.

By Charles W. Runyon, Deputy

I, Thomas Clyde Crane, a resident of Martin County, Indiana, and being of sound disposing mind and memory, do make public and declare to be my last will and testament, hereby revoking all former wills by me made:

Item One: It is my will that all my just debts, including the expenses of my last sickness and funeral expenses be paid as soon after my death as possible, and my executor, hereinafter named, is hereby directed to pay the same in accordance with the provisions of this item of my will.

Item two: I hereby give and bequeath to my beloved son, Paul Crane, the sum of twenty five dollars.

Item three: I hereby give and bequeath and devise to my beloved wife and companion through her, Paula Crane, all of my moneys and personal property of every kind belonging to my estate remaining after the provisions and bequests of item one and two have been paid and satisfied; this to be hers absolutely.

Item four: I also bequeath and devise to my beloved wife, Paula Crane, all the real estate I now own in Martin County, Indiana and more particularly described as follows to-wit: The southwest quarter of the southeast quarter of section nine (9) in Township three (3) North of range four (4) west containing forty acres more or less; she to have and hold the same in fee simple.

Item five: I constitute and appoint my beloved wife, Paula Crane, executrix of this will. Witness my hand and seal, this twenty-second day of January, 1920.

Witnesses
Newton Wildman
Robert Wildman

Thomas Clyde Crane (Test)

Will and Testament of Thomas Clyde Crane, Deceased.

The above and foregoing instrument, signed, sealed and acknowledged by the said Thomas Clyde Crane, as his last will and testament in our presence, who, at his request, and his presence, and in the presence of each other, have subscribed our names as witnesses thereto, this twenty second day of January, 1920

Witnesses } Newton Wildman
 } Robert Wildman

State of Indiana, Martin County, I.S.:

Before me, Sherman M. Pherson, Clerk of the Martin Circuit Court, personally came, Robert Wildman, one of the subscribing witnesses to the foregoing last will and testament of Thomas Clyde Crane, 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 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 Newton Wildman and Robert Wildman to sign said will as witnesses thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

Robert Wildman.

Subscribed and sworn to before me, this 12th day of February, 1920.

Sherman M. Pherson, Clerk

I, Jane Trainor, a resident of Shoals, in Martin County, in the State of Indiana, and being of sound mind 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 out of my estate all my just debts be paid.

Item 2 --- By item two I give and bequeath to my brother William Hawkins, the sum of one hundred dollars.

Item 3 --- By item three, I give and bequeath to my brother George W. Hawkins, the sum of fifty dollars.

Item 4 --- I give and bequeath to my brother Albert Hawkins, the sum of one hundred dollars.

Item 5 --- I give and bequeath to my sister Amanda Waggoner, the sum of one hundred dollars.

Item 6 --- I give and bequeath to my nephew, Edmond Hawkins, son of my deceased brother, John W. Hawkins, the sum of one hundred dollars, to be held in trust for him by my brother, Albert Hawkins until Edmond is twenty-one years of age, the same to be kept at interest for Edmond during such time.

Item 7 --- I give and bequeath to my friend, Nora Rigg the sum of one hundred dollars.

Item 8 --- I do by this item give and bequeath to the trustees of the Christian Church, at Shoals, Indiana, the sum of one hundred dollars, together with any surplus left over and above the bequests herein designated, to be used by them judiciously in the interest of the Church.

Item 9 --- I do constitute and appoint as executor of my estate my brother, Albert Hawkins.

In Witness Whereof I have hereunto subscribed my name this 6th day of December, 1919.

Jane Trainor

Last Will and Testament of Jani Trainor

Deceased.

Signed by the testator, Jani Trainor, as her last will and testament in the presence of us, who at her request, in her presence, and in the presence of each other, have herunto subscribed our names as witnesses this 6th day of December, 1919

Ellen Hembree
Charles W. Slates.

State of Indiana, Martin County, IS:

Before me, Sherman M^cPherson, Clerk of the Martin Circuit Court, personally came Charles W. Slates one of the subscribing witnesses to the foregoing last will and testament of Jani Trainor, 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 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, and that said testatrix requested Ellen Hembree and Charles W. Slates 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.

Charles W. Slates.

Subscribed and sworn to before me, this 16th day of February, 1920.

Sherman M^cPherson, Clerk
by Charles W. Runyon, Deputy

I, George M^cNabb, of the County of Martin and of the State of Indiana, being of sound mind and disposing memory, do make and publish this as my last will and testament, hereby revoking all former wills by me made.

1st. I give, devise and bequeath to my son Bert M^cNabb the following described real estate, to wit: Lots numbered Thirteen, Fourteen, Fifteen, Sixteen and the south half of lot number Twelve in number in the town of Buena City, Martin County, Indiana. This is done with the understanding that my son Bert O. M^cNabb is to take care of myself and my beloved wife as long as either of us may live, and at our deaths he is to see that we have a decent burial and to take care of all of the expense incurred thereby, for which purpose he is here to have the above described real estate, at my death, in fee simple.

2nd. I make and appoint my son, Bert O. M^cNabb my executor of this my last will and testament. In testimony whereof I have hereunto set my hand and seal this 30 day of September, 1919.
George M^cNabb. Seal.

Signed and acknowledged by said George M^cNabb as his last will and testament in our presence, and signed by us in his presence.

Olivis W. Summerville

Aden Westfall

Witnesses

State of Indiana, Martin County & S.

Before me, Sherman M^cPherson, clerk of the Martin Circuit Court, personally came Aden Westfall, one of the subscribing witnesses to the foregoing last will and testament of George M^cNabb, late of Martin

Last Will and Testament of George M. Mable, Deceased.

County, Indiana, deceased, and being duly sworn on oath, says that he was present at the execution of said last will, 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 coercion or restraint, that said testator requested Oliver W. Summersville and Aden Westfall 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.

Aden Westfall

Subscribed and sworn to before me, this 17th day of February, 1920.

Sherman M. Plerson, Clerk

By Charles W. Pinyon, Deputy

In the Name of the Benevolent Father, I, James Fuhrman, being of sound and disposing mind and memory, mindful of the uncertainty of life and of the certainty of death, do hereby make and publish this my last Will and Testament, hereby revoking all Wills by me heretofore made.

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

Second: I will and bequeath to my daughter Sophia Huebner, the sum of fifty (\$50⁰⁰) dollars.

Third: It is my will that the rest and residue of my estate, after paying expenses of administration shall be divided share and share alike between my children Lawrence Fuhrmann; Peter Fuhrmann; Edward Fuhrmann; William Fuhrmann; Mary Bower and Anna Bower, and should any of them depart this life before I do the share which would have descended to them to descend to their heirs at law.

Fourth: I appoint my son Lawrence Fuhrmann executor of this will, directing that he shall receive for his services, the sum of One Hundred Dollars.

Signed this 12th day of March, 1920.

James Fuhrmann.

Signed and acknowledged by James Fuhrmann as and for his last will and testament in our presence who at his request and in his presence and in the presence of each other have hereunto set our names as witnesses

Belmer Arrin
Wm L. Galtison, M.D.

Last Will and Testament of James Fuhrmann Deceased.

State of Indiana, Martin County, SS:
 Before Sherman M. Pherson, Clerk of the Martin Circuit Court, personally came Belmar Arvin, one of the subscribing witnesses to the foregoing Last will and testament of James Fuhrmann 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 any coercion or restraint, that said testator requested Belmar Arvin and William L. Gilkison 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.

Belmar Arvin
 Subscribed and sworn to before me this 27th
 day of March, 1920.

Sherman M. Pherson
 Clerk.

I, Hettie Patterson, of the County of Martin, State of Indiana being of sound and disposing mind and memory, do now make, publish and declare this as my last Will and Testament: hereby revoking and rendering void all wills and Codicils thereto by me heretofore made.

Item 1.- It is my will and desire that my Executor as soon after my death as is practical, is authorized and directed to sell and dispose of all of my property, both Real and Personal to the best possible advantage, to convert the proceeds of the said sale or sales into cash, and to collect and convert into cash all notes, accounts and Claims of whatever character I may die seized of.

Item 2.- It is my will and directions that all of my funeral expenses and just debts be fully paid and satisfied.

Item 3.- I will and devise to Rev. Vincent Dwyer, Pastor of St. Martins Church, in Martin County, Indiana, or to his successors as the said Pastor, the sum of Twenty Dollars (\$20.⁰⁰) to be expended in the recital of masses for myself and deceased members of my family.

Item 4.- After the payment of the said funeral expenses, debts and claims and the bequest in Item "3". I give, devise and bequeath unto my beloved grandchildren, Mrs. Agnes May; Miss Opha Arvin; Miss Rosa Arvin; Alphonse Arvin; Lawrence Patterson; Leon Patterson; Mrs. Lola Droney; Ernest Carrico, Della Carrico, Miss Bertrude Arvin, Miss Collette Carrico, Miss Clara Carrico, Charles Carrico, Auelin Carrico; Miss May Carrico, Alvin Patterson, Miss Florence Patterson, Donald Patterson, Miss Francis Patterson; Miss Ada Fegan, Miss Mary Fegan, Miss Ethel Fegan, Poland Fegan; Miss Carmelia Fegan, Herschel Carrico, Miss Delpha Carrico, Miss Corine Carrico and Miss Rose Arvin, and to my highly esteemed and much respected niece, Mrs. Margaret B. Arvin, the sum of Twenty Dollars (\$20.⁰⁰) each.

Item 5.- The residue of my estate if any remaining after payment of the said funeral expenses, debts, claims and the bequests in Items "3" and "4"; I give, devise and

Last Will and Testament of Hettie Patterson

Deceased.

bequeath unto my beloved children now living, viz: Mrs. Emma Arvin, Sanford Patterson, James C. Patterson and Mrs. Arlena Tegan, equally share and share alike, in the event of the death of any of the last named children and devisees prior to my death, then 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 of one only of the said children or devisees being then living all of the residue so remaining to be paid to the said child or devisee.

And lastly and in conclusion I appoint Charles Patterson, Executor, of this my last will and Testament.

In Witness Whereof, I have hereunto subscribed my name this the 17th day of April 1916.
attest: Geo. W. Gatie. Hettie ^{and} Patterson

Signed and acknowledged by the said Hettie Patterson as and for her last will and Testament in our presence and signed by us in her presence.

Charles Patterson } witnesses
Geo. W. Gatie }

State of Indiana, Martin County, 33:

Before me, Shesman M^cPherson, Clerk of the Martin Circuit Court, personally came Charles Patterson, one of the subscribing witnesses to the foregoing last will and Testament of Hettie Patterson, 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 under any coercion or restraint, that said testatrix requested Charles Patterson and Geo. W. Gatie 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.

Charles Patterson.

Subscribed and sworn to before me, this
14th day of April 1920.

Sherman M. Pherson, Clerk.

Last Will and Testament of Charles A. Fields Deceased.

I, Charles A. Fields 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 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 to my beloved wife Julia A. Fields, two hundred dollars in cash and all the real estate, also all household goods, goods, of which I may die seized, except lot number Seventeen, in Risacher's Addition to Poogootie, Indiana.

Item 3. All the residue of my property real, personal or mixed I will and bequeath to my children, Walstine Fields, Homer Fields, Lewis Fields, Arthur Fields, Mary Holland and Bessie Gootie to have and to hold share and share alike, except lot 17 in Risacher's Addition to Poogootie, Indiana, the disposition of which is provided for by item 4.

Item 4. That lot number seventeen in Risacher's Addition, to Poogootie, Indiana, in which I am vested with fee simple title to be sold as soon after my death as may be done without sacrifice and the proceeds therefrom to be used or divided as above directed.

Item 4. I constitute and appoint my son Walstine Fields as executor of this will and direct that Joseph P. Smith represent my said executor as attorney. Witness my hand and seal this 29th day March, 1920.

Chas. A. X. Fields
mark.

This foregoing instrument signed, sealed and acknowledged by said Charles A. Fields, 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 March, 1920.

Joseph P. Smith
Alfred O. Bryant

State of Indiana, Martin County, I.D.:
Before me, Sherman M. Pherson, Clerk of the Martin Circuit Court, personally came Alfred O. Bryant one of the subscribing witnesses to the foregoing Last will and testament of Charles A. Fields, 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 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 Joseph P. Smith and Alfred O. Bryant 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.
Alfred O. Bryant
Subscribed and sworn to before me this 21st day of April, 1920.

Sherman M. Pherson, Clerk.

Last Will And Testament.

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.

First: It is my will that all of my just debts be fully and equitably paid

Second: In consideration of faithful service, I will and bequeath to my niece, 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 niece Margaret A. Downey (being the same person to whom I have willed and bequeathed lot numbered ninety in Loogootee, Indiana, as mentioned in paragraph 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 Loogootee, Indiana, as executor of this my last Will and Testament,

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 Loogootee, 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 ~~of each~~ 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:

Before me Sherman McPherson, Clerk of the Martin 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, 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 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

Subscribed and sworn to before me this the 21st day of May, 1920.

Sherman McPherson, Clerk.

State of Indiana, Martin County, IS:

I, Sherman McPherson, Clerk of the 'Martin Circuit' Court, do hereby certify that the above and foregoing last will and testament of William Kane, late of Martin County, Indiana, deceased, was this day duly ~~probated~~ 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 McPherson.

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.

Fourth:--- I do hereby appoint Michael Ignatius J. Moran the executor of this my Last Will and Testament.

In witness whereof I Michael Moran, 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 E. Lents and Walter Hays, this the 14th day of March, 1911.

his
Michael (X) Moran
mark

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 McPherson, Clerk of the Martin Circuit Court, personally came Frank E. Lents, one of the subscribing witnesses to the foregoing last will and testament 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.

Frank E. Lents.

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 probate and record, and the proof thereof was duly made by Frank E. Lents, one of the subscribing witnesses thereto 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,

Last Will and Testament of Fred J. Masten

Deceased.

KNOW ALL MEN BY THESE PRESENTS, I, Fred J. Masten, new of Newport, Campbell County, Kentucky, knowing the certainty of death and the uncertainty of life do make, publish and declare this to be and for my last Will and Testament hereby revoking 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 money to carry out this ~~former~~ provision.

Item 2. I give, and bequeath to my wife Sephia H. Masten all my household goods and furnishings, she to use her own discretion of giving to my children or either of them any keepsake, should they desire the same.

Item 3. Heretofore having made an written agreement with my wife Sephia H. Masten and paying her a sum agreed upon in full of her claim of dower, years allowance, distributive share and all other future interest in my estate, I make no ~~other~~ further provisions herein for her, except Item 2 above.

Item 4. By reason of this agreement which will be found among my papers it has been possible for me to divide among my children all my property of whatever character, retaining a life interest in the same.

Item 5. I hereby give and bequeath to James H. Masten, my brother all my tools of whatever character, also all my clothing and gentle furnishings/ goods of whatever character.

Item 6. It is my desire that I be buried in Good Will Cemetary, Leegoot ee, Indiana.

In Witness Whereof, I have hereunto signed my name to this my Last Will and Testament at Leegotee, Indiana, Martin Co., this 16th day of March, 1920. A. D.

Fred J. Masten.

Signed and acknowledged by Fred J. Masten for 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 other, this 16th day of March, 1920.

Walter Hays,

Will K. Penrod.

State of Indiana, Martin County, SS:

Before me, Sherman McPherson, Clerk of the Martin Circuit Court, personally came Walter Hays, one of the subscribing witnesses to the foregoing last will and testament of Fred J. Masten, 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 ~~testifies~~ that the same was duly executed, and 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 Will K. Penrod 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.

Walter Hays.

Subscribed and sworn to before me this the 15th, day of July, 1920.

Sherman McPherson, Clerk.

TO WHOM IT MAY CONCERN:

Be It Known that W.A.Killien being of sound mind and disposing memory do make and publish this my last will and testament.

- 1st. I desire that all my just debts and funeral expenses including concrete vault for my burial be paid, also a monument at my grave.
- 2nd. I desire that my beloved wife Emma Killien be paid out of my estate the sum of thirteen hundred and forty dollars.
- 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 Killien.

I appoint O.W.Summerville as my executor. 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 Westfall.

State of Indiana, Martin County, SS:

Before me, Sherman McPherson, Clerk of the Martin Circuit Court, personally came Aden West Fall one of the subscribing witnesses to the ^{foregoing} last will and testament of W.Alex Killien, 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 Asberry Williams and Aden Westfall 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.

Aden Westfall

Subscribed and sworn to before me this the 23rd, day of July, 1920.

Sherman McPherson, Clerk.

Last Will and Testament of Claude E. Sims Deceased.

Last Will and Testament

This is to certify that I, Claude E. Sims, being of sound mind and memory do hereby give and bequeath to my wife, Nellie May Sims, all my worldly possessions 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 capacity.

Witness my signature this 29th day of May, 1920.

Claude E. Sims.

Witnesses:

John J. Guyer

John W. Drummond.

State of Indiana, Martin County, SS:

Before me, 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 coercion or restraint, that said testator requested John J. Guyer and John W. Drummond 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 Name of God, and the Benevolent Father of all, I, J. Frank Gootee, 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 Gootee 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 Gootee.

The undersigned do hereby certify that J. Frank Gootee, did in our presence, and in the presence of each other sign and seal the above instrument of writing, and did openly read 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 said J. Frank Gootee sign and subscribe our names in witness 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 me, Sherman McPherson, Clerk of the Martin Circuit 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, 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 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 subscribing 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 Deceased.

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 possible, to pay all my just debts including the expense of my last sickness and burial.

Item Two. In the event I do not leave sufficient moneys with which to pay said debts then it is my will and I 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 hers absolutely.

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 Nine (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 Five. In the event that my beloved wife Sarah Hotz should die before my decease, then it is my will and desire 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 and bequeathed to its parent.

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 R. Hotz, 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 hereunto 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 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 Bernard A. Ackerman and Orville W. Hubbard 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.

Orville W. Hubbard.

Subscribed and sworn to before me, this the 9th day of March, 1921.

Sherman McPherson, Clerk.

LAST WILL AND TESTAMENT.

I, Daniel 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 bequeath to my beloved wife, Anna C. 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 Mullen, Mary Madden, Elizabeth Madden, George Madden, John Madden, Helen Madden, Beatrice Madden and Joseph Madden.

Fourth:

I do hereby appoint my beloved wife, Anna C. Madden, as the executrix of this my Last Will and Testament.

In witness whereof, I, Daniel F. Madden, have hereunto subscribed my name, and I do hereby declare the foregoing to be my Last Will and Testament, in the presence of Wm. J. Gootee, and John L. Gootee, this the 8th day of December, 1920.

Daniel F. Madden.

The undersigned do hereby certify that Daniel 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 Will and Testament, 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 witness 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, personally came William J. Gootee, one of the subscribing witnesses to the foregoing last will and testament of Daniel 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 said 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 McPherson, Clerk.

Last Will and Testament of

MARY Q. O'BRIEN

Deceased.

In The Name Of The Benevolent Father, I, Mary Q. O'Brien, being of sound and disposing mind and memory, mindfull of the uncertainty of life and of the certainty of death, do make and publish this my last will and testament, hereby revoking all wills by me herebefore 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 and bequeath all real estate of which I may die seized lying north of the Shoals and Loogootee Road to hold and own in the following proportions to-wit: To Elizabeth B. O'Brien and Lewis Edward O'Brien each the three eighths ($\frac{3}{8}$) in value and to Charles M. O'Brien the undivided one-fourth in value thereof. And it is my will that should either of said beneficiaries depart this life prior to myself I desire their interests and it is my will that the same shall descend as follows: should either Elizabeth B. O'Brien or Lewis Edward O'Brien 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 there and share alike in said Elizabeth B. O'Brien or Lewis Edward O'Brien or the survivor thereof.

Item Three: I will and bequeath to my said daughter Elizabeth B. O'Brien and my son Lewis Edward O'Brien, subject to ~~any~~ mortgage indebtedness that may exist against the same, all real estate of which I may die seized lying in section 29, Township 3 North Range 4 West, they to pay said mortgage indebtedness or sell same as they see fit.

Item Four: I will and bequeath to my five children namely Elizabeth B. O'Brien, George P. O'Brien, Lewis Edward O'Brien, Charles M. O'Brien and James C. O'Brien all the land of which I may die seized lying east of the farm owned by my son James C. O'Brien and North of the B&O railway and South of the Shoals and Loogootee road to be divided equally between them or should any of them depart this life prior to myself it is my will that the interest herein set forth and designated shall vest in the heirs at law of each decedent. And it is my especial request that my son James C. O'Brien shall be permitted to have his interest in said land adjacent to his farm.

Item Five: It is my will that such personal estate as I may die seized of shall be used to pay my debts and if there should not be sufficient thereof so to do I make the remainder unpaid a charge against my children Elizabeth B. O'Brien and my sons Lewis Edward O'Brien and Charles M. O'Brien they to pay the same.

In the event that my personal estate should exceed my indebtedness as provided in this item I will and bequeath any surplus remaining to my daughter Elizabeth B. O'Brien she to give such portion thereof as she may deem proper to my son Lewis 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 Q. O'Brien and acknowledged by her as her last will and testament in our presence, who at her request and in her presence and in the presence of each other hereunto subscribe our names as witnesses this May 26th 1919.

Bernice Gootee
Carlos 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 subscribing witnesses to the foregoing last will and testament of Mary Q. O'Brien, 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, and that said testator requested him and Bernice Gootee 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 14th day of March, 1921. Sherman McPherson, Clerk

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 description 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 enumerated in item first of this will, they to have the same in fee simple as I and my wife have this day deeded to each of them.

Third. I hereby appoint my wife executrix of this will, in testimony whereof I have hereunto set my hand this 20th day of January, 1921

)	Fountain ^{his} Wagoner
Witnesses) Alex Kinder	mark
) Efter Roberts	

Written and sealed by E. 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.

)	Fountain ^{his} Wagoner
Attested by)	mark
Columbus Wagoner)	
Richard Voorhees)	

State of Indiana, Martin County, SS:

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 of Daniel 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 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 podicil thereto Columbus Wagoner and Richard Voorhees to sign said will as witness theretof, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

Efter Roberts:

Subscribed and sworn to before me this 17th day of February, 1921.

Sherman McPherson, Clerk.

Last Will and Testament of

FOUNTAIN WAGGONER

Deceased.

State of Indiana, Martin County, SS:

Before me, Sherman McPherson, Clerk of the Martin Circuit Court, personally came Columbus Waggoner, one of the subscribing witnesses to the foregoing codicil 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 coercion or restraint, that said testator requested Columbus Waggoner 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

Subscribed and sworn to before me this 15th day of March, 1921.

Sherman McPherson, Clerk.

In the name of the Benevolent Father, I, Albert Peterson, of lawful age and of sound mind and memory do make, publish and declare this instrument in writing to be my Last Will and Testament, revoking and making all former wills by me heretofore made.

Item 1. It is my will and desire that all of my just debts 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 keeping with my station in life to perpetuate the memory of myself and wife.

Item 3. I give and bequeath to my wife, Margaret Peterson, all of my property, both personal real, money, notes, bills and Chances in action to have and hold during her natural life.

Item 4. I nominate and appoint my nephew, William Duxten, as Executor of this Will and Trustee of my estate during the life of my said wife should she survive me.

Item 5. I nominate and appoint M^cCornick & M^cCimick, attorneys of this will.

Item 6. At the death of my said wife I give and bequeath whatever may be left of my estate to my nephews William Duxten and Harlan Duxten and to ~~the~~ ^{my} niece of my wife Susie Webb in equal proportions, but in case my said wife should elect to take under the law instead of under this will, then it is my will that all of my estate, not taken by my said wife, under the law, be divided equally between William Duxten and Harlan Duxten and no part thereof to Susie Webb.

Item 7. Having confidence in the honesty and integrity and his good judgment in the

Last Will and Testament of Albert Peterson . Deceased.

management of money affairs and my wife, Margaret Peterson having had no experience in the management of money or property, it is my will and desire that William Duxton, Executor of this Will, be Trustee of the estate during the life of my said wife, and that he spend whatever sum out of my estate that may be necessary for the support and comfort of my wife.

In Witness Whereof, I have hereunto set my hand and seal this the 31st day of October, 1917.

his
Albert X Peterson
mark.

Attest: Groves M^cComuck.

State of Indiana, Martin County, S.S.

Be it remembered that on this the 31st day of October, 1917, the foregoing instrument in writing was read to Albert Peterson in our presence and hearing and in the presence and hearing of said Peterson and that after said instrument in writing was read, the said Albert Peterson declared it to be his last Will and Testament, and that he signed the same in our presence and in the undersigned witnesses, in his presence and in the presence of each other and at his request, signed our names as subscribing witnesses the day and year first above written.

W^m Hacksler (Witness)

W^m M. Hacking (Witness)

Attest: Groves M^cComuck.

Proof of Docket of Will.

State of Indiana, Martin County, S.S.

Before me, Sherman M^cComuck Clerk of the Martin Circuit Court, personally came Groves M^cComuck, one of the subscribing witnesses

to the foregoing last will and testament of Albert Peterson, 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 said Geo. M^cCornick to sign said will as witness thereto, which was done accordingly in the presence of said testator and in the presence of seven other subscribing witnesses thereto.

Geo. M^cCornick.

Subscribed and sworn to before me, this 18th day of April, 1921.

Sheeman M^cPherson, Clerk.

State of Indiana, Martin County, S.S.:

I, Sheeman M^cPherson, Clerk of the Martin Circuit Court, do hereby certify that the above and foregoing last will and testament of Albert Peterson, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Geo. M^cCornick subscribing witness thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. 3, Page 464, in this office.

Witness my name and the seal of said Court, this 18th day of April, 1921.

Sheeman M^cPherson, Clerk.

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 Registered Government Bonds.
- No. 4 Having given my son Aaron 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 ~~monument~~ tombstone at their father's grave before they shall received the said five hundred dollars.
- No. 5 My beds, bedding, and ~~any~~ other of my household goods that they may want, I give to my children Lydia E. Watson, Charles F. Chandler and Harry D. Chandler, the balance and the balance of my personal property to be sold and after all my debts and 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. They to pay all debts.

Either heir must sign a written statement stating that the estate does not owe them anything for helping to take care of their parents or grandparents before receiving the amount willed to them.

I appoint Charles B. Chandler and Harry D. Chandler, Executors of this my will, in witness whereof I have signed, sealed, published and declared this instrument as my last will, this 29th day of June, 1920.

Jonathan Chandler.

The said 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 hereunto written our names, subscribing witnesses.

Josie A. McFee

Orin D. Rogers

(OVER)

State of Indiana,
Martin County, SS:

Before me, Sherman McPherson, Clerk of the Martin Circuit Court, personall came Josie A. McPee, one of the subscribing witnesses to the foregoing last will and testament of Jonathan Chandler, ~~deceased~~ 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. McPee and Or~~an~~ D. Rogers to sign said will as witnesses thereto, which they accordingly did in the presence of said testator and in the presenc of each other as subscribing witnesses thereto.

Josie A. McPee.

Subscribed and sworn to before me, this 21st day of May, 1921.

Sherman McPherson, Clerk,

By C. W. Runyon, deputy.

Last Will and Testament of Susan Anderson Deceased.

I, Susan Anderson, being of sound mind and disposing memory do make this my last will and Testament, hereby revoking all former wills and testaments heretofore made.

Item One.

First:- I will and direct that my executors as soon after my death as it is possible to do pay all my just debts, and all expense of my last spell of sickness and my funeral expenses out of any moneys or properties I may die seized of.

Item Two.

Second:- I will to my beloved son, George T. Anderson, the sum of Five (500) Hundred Dollars, to be paid by my executor out of any moneys or properties I may die seized of.

Item Three.

Third:- I will to my beloved daughter, Margaret Jones the sum of Five Hundred Dollars, to be paid by my executor out of any money or property I may die seized of.

Item Four.

Fourth: To my beloved children, Thomas J. Anderson, William C. Anderson, Mary Pennick and Ellen Jones I give all my personal property remaining after paying the above bequests. In the event either of my children should die before me, not leaving any children surviving him or her, I will and direct that the share willed to such child or children shall go to the surviving child or children mentioned in this item and to George T. Anderson.

Item Five.

I own about five acres of land in which is known as Cambridgeburg addition

to French Lick, Orange County, Indiana, on which same are two residences.

I will and direct that said property be by my executor not sold for seven years after my death. And that my executor manage said property, rent the same, keep the same in repair, pay all taxes and insurance on said property and after seven years after my decease, that he sell said property and that the proceeds of the sale of said property and all profits derived from said property be divided equally between my beloved children, George T. Anderson, Thomas V. Anderson, William C. Anderson, Mary Dennick and Ellen Jane.

Item six

Sixth:- I will and direct that my son-in-law, Charles E. Dennick be by the first appointed executor of the my last will and testament.

In witness whereof, I have hereunto set my name this the 27th day of September, 1916.

Susan Anderson,

We, Frank M. Baker and Annie Hawkins, subscribing witnesses say that we witnessed Susan Anderson sign the above will and heard her declare the same to be her last will and testament, and we signed said will as subscribing witnesses in her presence and in the presence of each other, this 27th day of September 1916, at her request

Frank M. Baker
Annie Hawkins

Proof of Probate of Will.

State of Indiana, Martin County, ss:-
Before me, Sherman M. Pherson, Clerk of the Martin Circuit Court, personally came Frank M. Baker, one of the subscribing witnesses to the foregoing last will and testament of Susan Anderson

Last Will and Testament of Susan Anderson.

Deceased.

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 coercion or restraint, that said testatrix requested Frank M. Baker and Annie Hawkins 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 M. Baker.

Subscribed and sworn to before me, this
18th day of June, 1921

Sherman M. Whiston,

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, bequeath 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 widowhood, 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 act as such without giving bond for her faithful performance of duty herein.

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 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 H. Hawkins

SUBSCRIBED and sworn to before me this the 11th., day of October, 1921.

Sherman McPherson, Clerk.

LAST WILL AND TESTAMENT.

I, George Thimling, 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.

First:- Item one: I will and direct that out of any of the property that I may be 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 (\$ 10,000.00) dollars in cash; which said sum is to be in full of all of her inchoate interest as my wife in all of my real estate or personal 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, Arsula Thimling, 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 parent, as provided in this will.

Heretofore I have advanced to my children certain sum of money, for which sums I have taken their receipts, 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 gotten 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, shall 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 amounts, to-wit: To my beloved son, Henry Thimling, six Thousand Two Hundred Eight Dollars and Fifty Cents (\$ 6,208.50); To my beloved daughter, Barbara Hoffman, the sum of One Thousand Six Hundred (\$ 1,600.00) Dollars; To my beloved daughter Elizabeth Davis, the sum of One Thousand Five Hundred (\$ 1,500.00) Dollars; To my beloved daughter, Matilda K. Fowler, the sum of One Thousand Five Hundred (4 1,500.00) Dollars; To my beloved daughter, Bella Barth, the sum of Four Thousand Five Hundred Ninety (4 4,590.00) Dollars.

It is my will that each and all of these advancements, together with two percent interest annually thereon, 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 named above named, which are all the children I have, shall share my estate, share and share 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 chargeable 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 sell all of my real estate and personal property excepting the house hold goods, and marshal all of the assets of my estate by realizing the collection of outstanding notes or accounts, and that distribution of the estate be made in cash rather than in property, and that the sale of said real estate, if my wife takes under this will, shall be free and clear of all inchoate 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 Thimling in our presence, and we signed the same in his presence and in the presence of each other as attesting witnesses thereto, this the 24th day of January, 1921.

Lorenzo D. Haga

Fabius Gwin.

State of Indiana, Martin County, SS:

Before me, Sherman McPherson, Clerk of the Martin Circuit Court, personally came Lorenzo D. Haga, one of the subscribing witnesses to the foregoing last will and testament of George Thimling, 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, and 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 Lorenzo D. Haga and Fabius Gwin 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.

Lorenzo D. Haga.

Subscribed and sworn to before me, this 26 day of June, 1922.

Sherman McPherson, Clerk.

I, Isaac 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 of my estate.

Item 2. I give and bequeath to my son, John E. Chandler, the north half of the northeast quarter of Section twenty-four, in Township four north, Range four west, in Martin County, Indiana, now occupied by him.

Item 3. I give and bequeath to my son, Clifford Chandler, the sum of Eight Hundred Dollars, heretofore paid by me to him, and now in his hands, as an advancement to him.

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 5. I give and bequeath to my two children and Grand daughter aforesaid, John E. Chandler, Clifford Chandler, and Oakley May Smith Goldsberry, share and share alike, all personal property, not herein disposed of by this will.

Item 6. I constitute and appoint my son John E. Chandler, 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. Yarness, 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 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 John R. Yarness 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. Yarness

Subscribed and sworn to before me, this 29 day of August, 1922.

Sherman McPherson, Clerk.

I, Mary Alexander, at this time a resident 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.

Item 1. I first desire and direct that my executor herein after named shall pay all of my just debts and funeral expenses and expenses of sickness and erect at my 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 lastly 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 rendered me.

Item 3. I constitute and appoint 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.

her
Mary X Alexander
mark

The foregoing instrument signed, 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 14th day of August, 1903.

Maria Deppha Simpson
Annie Mitchell

Witnesses

State of Indiana, Martin County, SS:

Before me, Sherman McPherson, Clerk of the Martin Circuit Court, personally came Annie Mitchell Inman, one of the subscribing witnesses to the foregoing last will and testament of Mary Alexander, 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 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 Maria Deppha 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 each other as subscribing witnesses thereto.

Annie Mitchell Inman

Subscribed and affirmed to before me this 23 day of September, 1922.

Sherman McPherson, 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 maiden name was Martha Jane Strother, 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. Sims, 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 Harrisonville together with all buildings thereon.

Item 5---I give and bequeath to my friend Flora C. Reinbold, the sum of \$200.

Item 6---To my friend Samuel P. Yenne the sum of \$200. I give and bequeath because of kindness and favors rendered me.

Item 7---I give and bequeath to my friend James B. Marshall, because of favors heretofore 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 is my will and desire that after payment of the above and foregoing bequests, and the expense of administration of my estate, any surplus remaining, that the same be divided between Fred Sims, Flora C. Reinbold, Samuel P. Yenne, James B. Marshall, Leonard Porter, Edgar Witcher, and to William Rumbly and Mary Rumbly, 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 hereunto 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 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 14th day of August, 1918.

Carlos T. McCargy
F. B. Crim

Last Will and Testament of

John Rainey

Deceased.

I, John Rainey, of Lawrence County, and State of Indiana, being of sound mind and memory, do hereby make this my last will and testament, hereby expressly revoking all other wills by me heretofore, at any time, made and declare:-

Item I.

I desire that all of my property both real and personal devolve to my heirs 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, Luther and Harley Rainey, 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.

John Rainey.

The foregoing instrument was signed, declared and published by the Testator, John Rainey, as his last will and Testament in the presence of the undersigned, who, in his presence and in the presence of each other and at the request of said testator, have signed our names as subscribing witnesses to said will.

Dated July 21st, 1914.

E. A. Kern.

Jesse Kern.

Proof of Probate of Will.

State of Indiana, Martin County, ss:

Before me, Sherman M. Cherson, clerk of the Martin Circuit Court, personally came Edward A. Kern, one of the subscribing witnesses to

the foregoing last will and testament of John Rainey, 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 Edward A. Kern and Jesse Kern to sign said will as witnesses thereto, which they accordingly did in the presence of each other as subscribing witnesses thereto.

Edward A. Kern.

Subscribed and sworn to before me, this
16th day of March, 1923.

Sherman McPherson, Clerk.

Last Will and Testament of Jeremiah Madden. Deceased.

I, Jeremiah A. Madden, of Martin County, State of Indiana, being of sound mind and disposing memory, do hereby 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, give and bequeath, to my beloved wife, Alice Madden, all my property, real, personal and mixed remaining after my just debts have been paid.

Third:

I do hereby appoint Alice Madden of Ligonier, Indiana, as the Executrix of this my Last Will and Testament.

In witness whereof, I, Jeremiah A. Madden have hereunto subscribed my name, and do declare the above and foregoing, to be my Last Will and Testament, in the presence of Sherman W. Cray and William T. Dadgett this the 19th day of December, 1921.
Jeremiah A. ^{his} Madden.
mark

The undersigned do hereby certify that Jeremiah A. Madden, did sign and seal the above instrument of writing and did openly in our presence and in the presence of each other, and in the hearing of each other, declare the same to be his Last Will and Testament. And we do, hereby, in the presence of said Jeremiah A. Madden, and in the presence of each other, sign and subscribe our names in witness of the execution of the foregoing instrument, this the 19th day of December, 1921.

Sherman W. Cray.
William T. Dadgett.

Proof of Probate of Will.

State of Indiana, Martin County, ss:

Before me, Sherman M. Phelon, clerk of the Martin Circuit Court, personally came Sherman W. Crays, one of the subscribing witnesses to the foregoing last will and testament of Jeremiah A. 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, 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 Sherman W. Crays and William T. 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.

Sherman W. Crays

Subscribed and sworn to before me, this
17th day of April, 1923.

Sherman M. Phelon, clerk.

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 direct my executors hereinafter named, as soon after my death as possible, 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 hers 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 Four (4) west, containing about two hundred twenty acres; also Lot No. Two (2) of west fractional section Fifteen (15) of township one (1) North of range four (4) west, containing sixty-six and eighty-hundredths (66.80) acres, more particularly described as the northeast quarter of the northwest quarter and that part of the northwest quarter of the northeast quarter, lying west of White River; also Lot No. five (5) of said section fifteen (15) of the township and range aforesaid containing fifty-four and twelve-hundredths (54.12) acres and more particularly described as all of that part 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: I 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 Four: I hereby appoint my beloved son Henry 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, 1923.

Joseph Hoffman. (SEAL)

Signed sealed and acknowledged by the said testator, Joseph Hoffman, 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 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. Hubbard, 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. Rischer 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 OF INDIANA, MARTIN COUNTY, SS:

I, Sherman McPherson, 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 thereof duly made by Orville W. Hubbard, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in record of Wills No "C", Page 483, in this office.

WITNESS my name and the seal of said Court, this 10th. day of December, 1923.

Sherman McPherson, Clerk.

-----e0o-----

I, Benjamin G. Hotz, do make and publish this my last will and testament,

Item 1. I ask or demand that my legal debts including the last doctor's bill, and undertaker bill be payed.

Item 2. I give and devise to my beloved wife Emily Hotz, all of my property that I may own at my death including all of my Real estat and personal property; to have and hold too own or sell as she may deem best. After her death all that my be left of our property to be divided between our heirs, Alfred Hotz, Dora Lyon, Rosa Grafton, Lizzie Seals, Herman Hotz, To be divided equally among all of the above named heirs except Letha Legg who shall have fifty 50.00 dellars and to share equally with all the other heirs in the dividing of the bedding and bead clothes.

If my said wife should not survive me, then I devise and bequeath the property aforesaid 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 hereunto set my hand and seal this 2 day of March, in the year 1923.

Benjamin G. Hotz. (Seal).

Signed and acknowledged by said

Benjamin Hotz, as his last

will and testament in our

presence; and signed by us

in his presence and in each others presence.

Witness Frank C. Haines.

Witness Lizzie C. Haines.

PROBATE OF WILL

State of Indiana,
ss.
Martin County,

Before me, Elmer Harding, Clerk of the Martih Circuit Court, personally came Lizzie C. Haines, one of the subscribing witnesses to the foregoing last will and testament of Benjamin G. Hotz, 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 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 ceersion or restraint, that said testator requested affiant and Frank C. Haines, to sign

said will as witnessee 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 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,
County of Martin,
Martin County,

I, Elmer Harding, Clerk of the Martin Circuit Court, do hereby certify that the above and foregoing last will and testament of Benjamin G. Hotz, late of Martin County, 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 witnessee thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. "C", page 485, in this office.

WITNESS my name and the seal of said court, this 14th. day of January, 1924.

Elmer Harding, Clerk.

-----cOo-----

Last Will and Testament of William Bateman.

Deceased.

I, William Bateman being of sound mind and disposing memory and fully appreciating the frailty of human life, and mindful of my obligations to my beloved wife and children, do hereby make and declare this to be my last will and testament, hereby revoking any and all wills heretofore made.

FIRST.

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 funeral 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 estate, and that my wife have same together with all household furniture and fixtures, and provisions.

THIRD.

I will and direct that my beloved grand daughter Lonnie Bateman, minor child of my beloved son William Ronzo Bateman, deceased, be paid by the Washington, Indiana bank, immediately after my death the sum of One Hundred Dollars, which I have deposited in said bank for this purpose, provided said Lonnie Bateman is at said 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, until she has arrived at the age of Seventeen. In the event my grand daughter shall die before she attains the age of seventeen, I will and direct that said Bank shall pay said One Hundred Dollars for her funeral expenses.

FOURTH.

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 Otis Bateman, and Rosetta Hones, share and share alike.

FIFTH.

I further will and 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 integrity, I desire that he act as such executor without bond.

Signed in the Town of Shoals, Indiana, this the 25th day of June,

1925,

his

Attest: F. Gwin.

William y Bateman.

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, personally came Fabius Gwin, one of the subscribing witnesses to the foregoing last will and testament of William Bateman, 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 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 testator and in the presence of each other as subscribing witnesses thereto.

Fabius Gwin.

Subscribed and sworn to before me, this 15th. day of January, 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 William Bateman, late of Martin County, deceased, was this day duly submitted 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", page 488, in this office.

WITNESS my name and the seal of said Court, this 15th. day of January, 1924.

Elmer Harding, Clerk.

Will

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.

This January 26, 1923.

Sarah E. Schooley, (seal).

Witness.

Frank Hewitt,

Sallie H. Hewitt,

This will was signed by the testatp in our presence and we each signed as witness in each others presence.

(Proof of Probate of Will).

State of Indiana, 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 coercion 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 Iddiana, 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 Sarah E. Schooley, late

of Martin County, State of Indiana, 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 Wills No "C", page 490, in this office.

Witness my name and the seal of said Court, this 11th. day of March, 1924.

Elmer Harding, Clerk.

I Elisabeth Plummer of Shoals Martin Count state of Indiana, do make and declare this to be my last will and Testament.

1st I will that all debts at my decease may be paid.

2nd I will and devise unto my friend 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 Rebeca Brooks of Sanantonis Texas the sum of (\$1000) one thousand dollars. To the Rev. and Mrs. W. A. Schell the sum of (\$500) five hundred dollars. All remaining proceeds and any other cash and bonds if any I might have, to be equally divided between these six friends below named.

Cousin Elisabeth Chitty, Mollie Wilkinson Cousin Carrie Davis, 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 equally 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 H. Ross of Shoals 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 preachers to receive \$10 Ten dollars each for their services.

Witness my hand this 18th day of June, 1918.

Elisabeth Plummer.

(Over).

Signed by the testator in our presence and acknowledged by her to be her last will and testament and signed by us as witnesses in her presence.

Hilary Q. Houghton,

Spencer J. Shake.

Witnesses.

I Elizabeth Plummer after careful deliberation have decided to leave my little affairs 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.

I 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 mattress, The princes dresser and wash stand, with the large rug on the library floor, also two or three of my best quilts, one white blanket, one good comfort, one bolster 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 bottle and Haviland china dish with gilt border and pink roses, and the cut glass celery dish. And I want Sam and Tidy and children to each make a selection of a book or two from my library to keep in remembrance of the De and myself. I want Tidy to have one of my silver tea spoons.

I want my teaspoons divided up between Lib Chitty Jennie Crawford Carrie Davis Mollie Wilkinson, Hester Baily, Alice Potter Mrs H. Q. Houghton, Nina Baker and Sue Plummer. Mrs Schell one teaspoon, the sugar spoon, the orange 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 china 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 dish is here it goes to Mrs. Walker, and the hand painted plate to Clara Plummer with the bonbon dish her mother gave me. The little pink plate to Mrs Hall she gave it to me not the little pink butter plate but one a size larger. I promised the library mirror to Alice Potter of Indpls. The rug in bed room with chickens 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 Davis my best feather bed two pillows with slips

Give the two remaining teaspoons to Mollie and Jennie Davis

two quilts 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 especially 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 ppt 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 Hunt would be glad to get them. Give the Dr's box of jewelry to Sam Ross to keep or dispose of as he pleases if it is here when I am gone, he has it in his vault. 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 Msa Schell to have the Hymnal and Testament they give me. Perhaps 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 could take it to the store and clean 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 Nina and Lib to divide the rest of my sheets and bedding to suit yourselves. Gather 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.

I want Nina to have the rug and dress

I want Bro Schell to have the Victrola and Mrs Schell to have my coat and shoes

PROOF OF PROBATE OF WILL.

STATE OF INDIANA,
MARTIN COUNTY, SS.

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally ague Hileary Q. Houghton, one of the subscribing witnesses to the foregoing last will and testament of Elisabeth 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 coercion 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.

Hileary 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 Elisabeth Plummer, late of Martin County, State of Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Hileary Q. Houghton, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. "C" Page# 491-494, in this office.

WITNESS my name and the seal of said Court, this 21st. day of March, 1924.

(SEAL).

Elmer Harding, Clerk.

WILL

I, Jddith Clarke O'Connor, at this time a resident of Loogootee, 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 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 bequeath 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 Propagation 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, diocese, or to his successor, one sixth of my estate to be used, for the education of some student for the priesthood of the Indianapolis Diocese 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 twelfth part of my estate, to be used for masses for the repose of the souls of by deceased uncle Francis McNally and his family and immediate relatives.

Item 6. I give and bequeath unto the same pastors as named in the preceding 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. Gordon or to his successor as pastor of St John's Roman Catholic Church in Loogootee, Indiana, 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 beloved 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 cenetery of Montgomery, Indiana for the memory of my deceased brother John Clarke.

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 residus of my estate, if any, be divided between the Roman Catholic orphan asylums of the Indianapolis, Indiana, diocese, they to share equally in same.

Item 12. I constitute and appoint James L. McGovern of Loogootee, Indiana, executor of this will.

Witness my hand and seal this the 19th day of October, 1923.

Judith Clark O'Connor

The foregoing instrument, signed, sealed 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 Nellie 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, 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 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 said testatrix, and 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.

Last Will and Testament of Susan M. Lents,

Deceased.

I, Susan M. Lents, at this time a resident of the City of Loogootee, 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, a share and share alike all the residue of my personal property after the payment of my debts and funeral expenses as provided in Item 1, hereof and the further payment of \$25.00, to be paid to the pastor 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 debts due me 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. ^{her}X Lents.
mark

Geo. W. Gates.

Henry Moon.

The foregoing instrument, signed, sealed and acknowledged by said Susan M. Lents, 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 28th. 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 devise

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. Gates.

Subscribed and sworn to before me, this 7th. day of April, 1924.

Elmer Hardin, Clrsk.

East Will and Testament of Lucinda Arvin,

Deceased.

Know all persons, by these presents, that I, Lucinda 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 1st. 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 full 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 bequeath 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 wheresoever situate at the time of my decease, except George A. Arvin, who owes me a note for three-hundred (\$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. Jehn's Catholic Church of Loogootee, Indiana, for the purpose of saying Masses for the repose of my soul and the repose of the soul of Pius 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 declared 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.

Timothy J. Patterson, Seal.

Witnesses:-

Last Will and Testament of Katherine Teufel.

Deceased.

I, 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 devise 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 husband, John Teufer, to use the same and the increase and benefits thereof during his life, and at his decease it is my will that the residue thereof be divided equally between my son Henry E. Teufel and my daughter, Claudia Force.

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

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

Katherine Teufel,

J. D. Brandon,

Lons 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 come John D. Brandon, one of the subscribing witnesses to the foregoing last will and testament of Katherine Teufel, 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 coercion or restraint, that said testatrix requested

affiant and Lona Brandon, 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.

John D. Brandon.

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

Elmer Harding, Clerk.

Indianapolis, Indiana.

I, Elizabeth B. O'Brien, spinster, being of sound and disposing mind, do, this day devise and bequeath to my brothers 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 devise and bequeath all of my interest in the real estate which lies South of said Shoals 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 bottom land in said Martin County, Indiana.

To my brother George Francis O'Brien I leave the sum of one thousand (\$1000.00) dollars cash, and to each one of his three children, Paul James, Mary Eileen Elizabeth, and Robert Desmond 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 nieces, 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 Francis 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 Street, Indianapolis, Indiana be divided as equally as possible between my brothers Charles Maurice O'Brien, and James Christopher O'Brien, with the single exception of the grandfather's clock which I desire to be given to my nephew Paul James O'Brien.

It is my will that such jewelry and silverware as I may possess at the time of my death be divided equally among my nieces Mary Eileen 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 just debts are paid, there should

remain any residue of moneys, not herein disposed of that it be equally divided among my nieces.

Witness my hand and seal, this 24th. day of January, 1922.

Elizabeth B. O'Brien.

Witness; Agatha Cissell.

Witness; Urbana Spink.

PROOF OF PROBATE OF WILL.

STATE OF INDIANA, Martin County, SS:

Before me, Elmer Harding, Clerk of the Martin Circuit Court, came the deposition of Urbana Spink, who was one of the subscribing witnesses, to the foregoing last will and testament of Elizabeth B. O'Brien, late of Martin County, Indiana, deceased, and being duly sworn on her oaths 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 Urbana Spink, and Agatha Cissell, 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, and which deposition is in words and figures as follows, to-wit:-

" State of Indiana, Marion County, ss;

The deposition of Urbana Spink, witness produced and sworn to before me a Notary Public of Marion County, Indiana, at Indianapolis, in Marion County, in the state of Indiana, on the 15th. day of August, 1924, pursuant to the enclosed notice. This deposition taken on the part of George F. O'Brien, a devisee under the last will and testament of Elizabeth B. O'Brien, and who is an applicant for letters 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 Indiana, wherein George F. O'Brien, has applied for letters of administration with Will annexed on the estate of Elizabeth B. O'Brien, and seeks to probate the last will and testament of said decedent Elizabeth B. O'Brien, and in which matter Charles O'Brien, and James Christopher O'Brien are interested parties.

The said Urbana Spink, being duly sworn 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.

Question 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 did she die?

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

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

Answer 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 Farm, Martin Co., Indiana.

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

Answer 7. Testate by leaving a will.

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

Answer 8. Yes.

Question 9. Were there witnesses to that last Will and Testament and if so, who were the witnesses thereto?

Answer 9. Yes. Urbana Spink and Agatha Cissell.

Question 10. When did she make this last will and testament?

Answer 10. January 24th., 1922.

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

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

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

Answer 12. Yes.

Question 13. Who, if any one did the said Elizabeth B. O'Brien request to sign the said last will and testament as witnesses thereto,

Answer 14. Urbana Spink and Agatha Cissell.

Question 15. Did you sign the said last will and testament upon said request, in the presence of the testator, Elizabeth B. O'Brien and in the presence of the other witness Agatha Cissell?

Answer 15. Yes.

Question 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 said last will and testament and at the time when the same was witnessed by you of sound mind 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 coercion or restraint. ?

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 B. O'Brien, ever at any time a married woman?

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

Urbana Spink.

State of Indiana, Marion County, SS:

I, Thos. E. Garwin, 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 whole truth and nothing but the truth, relating to said cause; that her deposition was reduced to writing by me, that the said Charles O'Brien and James Christopher O'Brien were not present, and that the said deposition was taken at 1140 E. Market St. in Indianapolis, in the county of Marion and in the state of Indiana, on the 15th. day of August, 1924. between the hours of Eight o'clock, in the forenoon and Four o'clock in the afternoon of said day.

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

Thos. E. Garwin, Notary Public.

My Commission expires, July 2, 1925. "

-----c00-----

Last Will and Testament of Rachel Blake.

Deceased.

I Rachel Blake of Martin County Indiana, being of sound mind and memory, do make publish and declare this instrument as my last will and testament

Item 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, Prone 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 said Prone Inman, but to whomever I am making my home with.

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

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

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

her
Rachel x Blake.
mark.

Homer Ferguson,
Witnesses.
Cornelia Jones.

PROOF OF PROBATE OF WILL.

State of Indiana, Martin County, SS.

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came Cornelia Jones, one of the subscribing witnesses to the foregoing last will and testament of Rachel Blake, late of Martin County, Indiana, deceased, and being duly sworn on her oath says th t 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 memory and not under any coercion or restraint, that said testatrix requested this affiant and Homer Ferguson, 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 Jones.

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

Elmer Harding, Clerk.

In the Name of the Benevolent Father, I, Martha Boone, formerly Martha Hunt, being of sound and disposing mind and memory 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 First: 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.

Item Four: I hereby nominate and appoint William J. Strange executor of this will.

In Witness Whereof I have hereto set my hand this 27th 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 27th day of January, 1925.

Mauds Smith,

Carlos T. McCarty.

Last Will and Testament of Martha Boone.

Deceased.

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 devise her property, of sound mind and memory and not under any coercion or restraint, that said testatrix requested him to sign said will as witnesses thereto, which accordingly did in the presence of said testatrix and in the presence of each other as subscribing witnesses thereto.

Carlos T. McCarty,

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

Elmer Harding, Clerk.

WILL.

I, Kissie Houghton, at this time 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. I give and bequeath unto my brother Augustus Reinhart the following: A one thousand dollar Sapulpa, Oklahoma, 5% bond #220 with interest falling due in January and July of each year; also two one thousand dollar Clinton, Oklahoma, 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 Reinhart, by his son, John W. Reinhart of Martin County, 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 to pay his funeral expenses and provide a suitable monument for him. I do further provide that at the death of the said Augustus Reinhart 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 and half. 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 above at my death.

I also give and bequeath unto Augustus Reinhart 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 articles such as jewelry and like property.

Item 3. I give and bequeath unto my nephew John W. Reinhart 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 due in April and October of each year.

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

Last Will and Testament of Kissie Houghton,

Deceased.

United States bond numbered E00139160 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 Effie 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 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 debts, 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;

Hillery Q. Houghton, brother of my deceased husband 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. McGovern of Loogootee, Indiana, to assist him during such executorship.

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

Kissie Houghton.

The foregoing instrument, signed, sealed and acknowledged by said Kissie Houghton 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 hereto this the 18 day of January, 1924.

J.L. McGovern,

H. S. Cannon.

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 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 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.

J. L. McGovern.

SEAL

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

Elmer Harding, Clerk.

-----oOo-----

"I Charles F. Chandler of Dover Hill 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 Chandler, to have and to hold as her own.

No 3 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, sealed published and declared, this instrument as my will

This 26 day of February 1920

Charles F. Chandler, (SEAL)

The said Charles F. Chandler at said time and place signed and sealed this instrument, and published and declared 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, have hereunto written our names as subscribing witnesses.

Witnesses

- John R. Gaither,
- Robert Conquest.

PROOF OF PROBATE OF WILL.

State of Indiana, Martin County, SS:

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

- Robert M. Conquest,
- John R. Gaither.

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

Elmer 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 debts and expenses of last sickness be paid as soon after my deceased as convenient to my Executrix hereinafter 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 FOURTH: 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 Testamentary without bond if the same may be done.

ITEM FIFTH: I nominate-and-appoint-McCormick-&-McCormick-attorneys-of-the-Executrix-in-the-probation-of-this-Will.

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

Frank M. Baker.

BE IT REMEMBERED, that on the day and year above written we, the undersigned subscribing witnesses, saw Frank M. Baker sign 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 witnesses.

Gertrude Zollars,

Attest;

Inez Queen.

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 Inez Queen, two of the subscribing witnesses to the foregoing last will and testament of Frank 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

Last Will and Testament of **Frank M. Baker,**

Deceased.

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

Gertrude Zellars,

Ines Queen,

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

Elmer Harding, Clerk.

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In the Name of the Benevolent Father, I, James Worrall, being of sound and disposing mind and memory, and knowing the uncertainty of life and the certainty of death, do make and publish, this, my last will and testament, her by revoking all former wills by 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 be seized, I give and bequeath to my beloved daughter, Marietta 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 of this my last will and testament.

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

His
James X Worrall, Seal.
Mark.

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 hereunto set our names as witness, this 5th 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, Clerk of the Martin Circuit Court, personally came Carlos T. McCarty, of the subscribing witnesses to the foregoing last will and testament of James Worrall 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 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 9th day of Sept. 1925.

Elmer Harding, Clerk.

Last Will and Testament of Frederick Hecker,

Deceased.

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

First.

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

Second.

Remembering, the faithfulness and loving care and help that my beloved wife Anna Hecker has all along during 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 Hecker, Margarets Goler, David Hecker, Mary Neukam, Sophie Kreitzer, Anna K. Hecker, and Zenobia Harker, I will and give to my said wife Anna Hecker, all property that I may die seized of, both personal, real 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 Anns Hecker, be appointed executor to execute this will, and that she be not required as is provided by law to give bond as such executor.

Dated at Shoals, Indiana, this the 13th. day of June, 1923.

Fredrick Hecker.

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

Fabius Gwin, Simon Hecker.

State of Indiana, Martin County, SS:

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came Simon Hecker and Fabius Gwin, two of the subscribing witnesses to the foregoing last will and testament of Frederick Hecker 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 restraint, that said testator requires 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.

Simon Hecker,
Fabius Gwin,

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

Elmer 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 made:

Item I. I desire 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.

Item 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 ~~sister~~ Nora Clements, 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 residus 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 tract 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 hereunto set my hand and seal this the 9th. day of November, 1925.

his
William X Ward,
mark.

The foregoing instrument signed sealed and acknowledged by said William Ward as and for his last 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. Dennigen.

Last Will and Testament of

William Ward.

Deceased.

PROOF OF PROBATE OF WILL.

State of Indiana, Martin County, SS:

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came John T. Dannigan, one of the 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 restraint, that said testator requested this affiant and J. L. McGovern, 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 T. Dannigan,

Subscribed and sworn to before me, this 17 day of November, 1925,

Elmer Harding, Clerk.

I, Amanda K. Landis, 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, first that my body have decent burial, from the Christian Church at Shoals, Indiana, in Spring Hill Cemetery, beside the body of my deceased husband, W. C. Landis
- Item 2. It is my will that out of my estate, all of my just debts and funeral expenses be paid.
- 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. Marshak, of Shoals, Indiana, executor of this my last will and testament.

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

Amanda K. Landis. 1925.

The foregoing instrument, signed, sealed and acknowledged by said Amanda K. Landis, 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 7th, day of July, 1925.

Lorenzo D. Haga,
William J. Strange.

PROOF OF PROBATE OF WILL.

State of Indiana, Martin County, ss;

Before me, Elmer 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 Amanda K. Landis 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 at 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 coercion or restraint, and said testator requested him 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.

Lorenzo D. Haga,

Subscribed and sworn to before me, this 5 day of January, 1926.

Elmer Harding, Clerk.

Last Will and Testament of

Matthew Clarke.

Deceased.

"I, Matthew Clarke, at this time a resident of Loogootee, 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 by me made;

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

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

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

Item 4. I give and 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 St John's Catholic Church in Loogootee Indiana, or to his successor as such pastor the sum of Fifty Dollars as an offering for masses for the repose of the souls of the Clarke family; also fifty dollars as an offering for masses for the repose of the souls of the McWalley family.

Item 6. I give and bequeath unto Reverend Joseph F. Gerdon, pastor of St Johns Catholic Church in Loogootee, Indiana, or his successor as such pastor all the residue of said estate to use as he deems 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 debts as herein provided the balance be distributed on a pro rata basis as herein provided.

Item 8. I do hereby nominate James L. McGovern, 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 acknowledged by said Matthew Clarke as and for his last will and testament in our presence who at his request in his presence and in the presence of each other have attached our hands as witnesses thereto this the 8th. day of October 1925.

James L. McGovern,

Mrs. Nellie Madden,

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 Matthew Clarke 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 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 7 day of April, 1926.

Elmer Harding, Clerk.

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Last will of Samantha 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 devise and bequeath all the property of which I may die the owner to my daughter Catharine Stiles.

3.

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

4.

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, 1917.

Samantha Stiles.

Signed by the said Samantha Stiles in our presence and by us as witnesses in her presence and in the presence of each other and by her declared to be her last will and testament this 14th. day of April, 1917.

Wm. C. Domica,

W. F. Brooks.

PROOF OF PROBATE OF WILL.

State of Indiana, Martin County, as.

Before me, Elmer Harding, Clerk of the Circuit Court, personally came William F. Brooks, one of the subscribing witnesses to the foregoing last will and testament of Samantha Stiles, late of Martin County, Indiana, deceased, and being duly sworn on his oath says that he was present at the execution of said last will; that the same was duly executed, that at the time of the execution thereof, said testatrix was of full age to devise her property, of sound mind and memory and not under any coercion or restraint, that said testatrix requested Wm. C. Domica and W.F. Brooks, 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.

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 Benevolent Father of all, I Valentine Strange being of sound mind and memory make publish and declare this to be my last will and Testament revoking and making void any former will by me at any time made.

Item First

I give and bequeath 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 death of 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 said Legatees being my children except Virgil being the only child of a deceased daughter.

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

Valentine Strange.

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

Hiram McCormick,

William J. Strange.

I, Amanda Woods, of Shoals, Martin County, Indiana, being of sound mind and disposing memory, hereby declare this to be my last will and testament, revoking any and all former wills by me heretofore made.

Item 1-- I will and bequeeth to my granddaughter, Vera Miller, all my real estate designated and known as lot numbered seven (7) in Horsey's addition to the town of Shoals, Martin County, Indiana, 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 shall be paid fifty dollars, and my son, Hershel B. Woods, Fifty dollars, by my granddaughter, Vera Miller, legatee herein out of the personal property if there be so much to so do, if not then the said Vera Miller is to pay the deficiency, but is still to have the real estate, absolutely as her own.

Item 3-- I hereby appoint John H. Hawkins, as executor of this will.
Witness my hand and seal this 25th. day of October, 1923.

her
Amanda X Woods,
mark

Signed by the said testatrix, Amanda 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 Kriteer,
Nora Kriteer.

PROOF OF PROBATE OF WILL:

State of Indiana, Martin County, SS:

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came Ellis Kriteer, 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 oath said that he was present 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 Nora Kriteer, 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.

Ellis Kriteer,

Subscribed and sworn to before me, this 13 day of May, 1926.

Elmer Harding, Clerk.

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Last Will and Testament of Louisa Ann Way.

Deceased.

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

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

Item 2. I give, devise and bequeath unto my daughter Anna Jane Gilley all of the real estate, which now consists of an empty lot, in Shoals in the county of Martin, Indiana. The real estate referred to being more particularly described as being in Williams Addition to the city of Shoals of Martin County, Indiana, to have and to hold a life estate in the said real estate, for and during her natural life, and at her death the said real estate shall descend in fee simple to her children, Jesse G. Gilley, Charles O. Gilley, and Clarence Gilley.

Item 3. The rest of my estate, which consists of about 100 acres of land in Martin County, and whatever real estate, of whatever nature, of which I may die seized of, not taken care of in items 1 and 2, shall be sold, after first being appraised by three disinterested freeholders, 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; Charles Way, of Washington, Indiana, William Way, of Shoals, Ind., and Isaac Way of Shoals, Ind., if any of my children should die before me, their share of the money derived from my estate shall be divided equally among their children.

If any of my children shall contest my will, they shall 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 Gilley, as executrix of this my last will and testament.

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

Louisa Anna Way,

The foregoing instrument, signed, sealed and acknowledged by the said Louisa Ann Way 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 witnesses thereto this 23rd. day of February, 1926.

Saul I. Rabb,
James Taylor,
Ira Cleninger.

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 Louisa 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 execution thereof said testator was of full age to devise her property, 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 the presence of said testator and in the presence of each other subscribing witnesses.

James Taylor.

Subscribed and sworn 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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Last Will and Testament of

John B. Seal,

Deceased.

I, John B. Seal, of the City of Leogootee, in the county of Martin, in the State of Indiana, hereby declare this to be my last Will and Testament.

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 share alike.

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

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

Leona M. Gill.

Alvin Padgett.

WITNESSES:

State of Indiana, Martin County, ss;

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, 1926.

Elmer Harding, Clerk.

I, Elizabeth M. Baker, (widow) of Shoals, 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.

SECOND.

I direct my Executor to purchase a high, dry lot in the Shoals cemetery for burial ground and I direct my Executor to purchase and erect 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 bequeath 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 out of the proceeds of my estate.

FOURTH.

I give, devise and bequeath to my aunt, Mary E. Stiles of Shoals, Indiana, my home, to-wit; Lots seventy-five (75) and eight-eight (88) 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 and I desire that she be permitted to make such distributions without interference or hindrance.

FIFTH.

I give to Ruth Baker of Shoals, Indiana, (a grand daughter of my deceased husband) the sum of \$500.00 in cash; to Allen Baker of Shoals, (a grand-son of my deceased husband) the sum of \$500.00 in cash; to Bernice McCampbell, (my cousin) of Phoenix, Arizona, 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 Paeel 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 Shoals, Indiana, the sum of \$1,000.00 in cash; to my aunt, Nancy Steele 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 Rock, 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.

Last Will and Testament of Elizabeth M. Baker.

Deceased.

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SIXTH

I give, devise and bequeath to the Methodist Church of Shoals, Indiana, First Liberty Loan Bond, Converted No. 45096, maturing June 15th., 1947 for the amount of \$500.00 to create a fund to be managed solely and 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 may at their option pay the principal sum into the general fund of the church.

SEVENTH

I direct my Executor to convert all property, Real, personal and mixed, belonging to me at my death and not otherwise disposed of in this will, in cash, and use the proceeds in payment of the various 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 15th. day of October 1926.

Elizabeth M. Baker, (Seal).

The Undersigned hereby certified that Mrs. Elizabeth M. Baker of Shoals, Indiana in our presence, signed the foregoing instrument and declared 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 hereunto affix our names and seals as witnesses to said will, this 15th., day of October, 1926.

WITNESS. Elmer Scarlett, (Seal).
Wm. C. Ellis, (seal).

Codicil

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

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

Witness my hand this Nov. 5th. 1926.

Signed by the above 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 Poindexter.

PROOF OF PROBATE OF WILL.

STATE OF INDIANA, MARTIN COUNTY, SS:

Before me, Elmer Harding Clerk of the Martin Circuit Court, personally came Elmer Scarlett 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 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 Elmer Scarlett and W. C. Ellie 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.

Elmer Scarlett.

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

Elmer Harding, Clerk.

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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 witnesses 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, 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 Martin Circuit Court.

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Last Will and Testament of Vinton W. Shuck.

Deceased.

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 tombstone at my grave.

SECOND: After the payment of debts, as above described, and subject to the provisions contained in paragraph three hereof, I will, devise and bequeath 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, shall be charged 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 executrices 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

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

Filed Dec. 8, 1926,
Fred Hess,

Clerk of the county court.

E.L. Carson,
Raymond C. Carson,
Chancy L. Finckock.

I, Thomas Williams, 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 by me made;

ITEM 1. I order and 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 acres ^{or} more if necessary of unimproved land from such real estate 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, two and three of this will have been fully complied with that all the residue of my personal estate and all the remainder of my real estate of which I may die seized shall be given to my children, Harry Williams, Mary Agnes Williams, Rose Williams, Thomas Dellas Williams, Thesia Williams, Charles Louis Williams, Victoria Gootee, Anna Gootee, Irene Bradley, and my grand child Beatrice McCann, to be had or held in equal proportion and in event of the death of 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 entitled 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 seal this the 11th day of March, 1921.

Thomas ^{his} _{mark} 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 11th. day of March 1921.

J. Eugene Grannan,
Jerome C. Patterson.

Last Will and Testament of

Thomas Williams.

Deceased.

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, 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 this affiant and Jermone C. Patterson, to sign said will as witnesses thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

J. Eugene Grannan,

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

Elmer Harding, Clerk."

-----oO-----

In the name of the Benevolent Father of All I Vincent G. Miles, being of sound mind and memory do make public and declare this my last will and Testament Revoking and making 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 soon after my deceased as possible.

Second.

I give and bequeath all my estate both real personal or mixed to my Beloved wife, Frons E. Miles, in fee to have and hold 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.

His
Vincent G. X Miles.
Mark.

Be it remembered that in this 1st 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 Indiana, Martin County, SS:

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came Hiram McCormick, one 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 devise his property, of sound mind and memory and not under any coercion or restraint, that said testator requested this affiant and Della Langford 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.

Last Will and Testament of George H. Sterling,

Deceased.

In the Name of the Benevolent Father, I, George H. Sterling, being now of sound and disposing mind and memory, and being aware 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 First; It is my will that after my decease my remains shall receive interment in a manner suitable to one of my station in life 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 bequeath to my beloved wife Maggie J. Sterling all the property of which I may die seized, real, 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 situated in life and so provided with this world's goods that no provision 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 allotted time.

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

In Witness Whereof I have hereunto 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,

Carole T. McCarty.

C O D I C I L .

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 thereto;

Item I. I will and bequeath to my sons Fielding H. Sterling and John Benjamin 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 Fielding H. Sterling and John Benjamin Sterling, my sons/

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

Witness, my hand and seal this 21st day of April, 1924.

George H. Sterling.

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

Eunice Jackman,

Carlos T. McCarty.

PROOF OF PROBATE OF WILL.

State of Indiana, Martin County, ss;

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came Carlos T. McCarty, one of the subscribing witnesses to the foregoing last will and testament of George W. Sterling, 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 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 subscribing witnesses thereto.

Carlos T. McCarty,

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

Elmer Harding, Clerk.

-o-o-

Last Will and Testament of

Drusilla Barthel,

Deceased.

In the name of the Benevolent Father, I, Drusilla Barthel, of sound mind and disposing memory do hereby make and publish this, my last 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 Pearl 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 debts 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 nominate and appoint Sigel E. Shirey as executor of this, my last will and testament.

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

Drusilla Barthel.

Signed by the testatrix in our presence and acknowledged by her in our presence to be her last will and testament and at her request and in her presence and 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 Indiana, Martin County, ss;

Before me, Elmer Harding, Clerk of the Martin Circuit Court, personally came Carlos T. McCarty, one of the subscribing witnesses to the foregoing last will and testament of Drusilla Barthel, 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 coercion or restraint, that said testatrix requested this affiant, and Julia Gunckel to sign said will as witnesses thereto, which they accordingly did in the presence of said testatrix and in the presence of each other as subscribing witnesses thereto.

Carlos T. McCarty.

Subscribed and sworn to before me, this 14 day of April, 1927.

(SEAL) .

Elmer Harding, Clerk.

LAST WILL AND TESTAMENT.

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

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 adjusted and paid as speedily as 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 Summers, Margeret Downey, Marion Fry and Ophia Fry Meyer the sum of One dollar each.

Item 7th. I give devise 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 whatever nature or kind or wherever situate at the time of my decease, to my three daughters, namely Anna Cain, Cathrine Smith and Harriett M. Green, to be divided equally.

In witness whereof, I have hereunto set my hand and seal, this the 19th. day of April, A. D. 1927, in presence of, Thomas E. Patterson and Clarence G. Gootee of Loogootee, Indiana, as witnesses thereto, and who in my presence, at my request, have signed their names as witnesses.
Attest M.A. Healy.

Her
Margaret J. ^X Downey.
Mark.

Testator.

Last Will and Testament of

Margaret J. Downey.

Deceased.

Signed sealed 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 Nineteenth day of April A.D. 1927.

Thomas H. Patterson.

WITNESSES.

Clarence G. Coote.

PROOF OF PROBATE 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 last will and testament of Margaret J. Downey, 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 coercion or restraint, that said testatrix requested this affiant and Clarence G. Coote, 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.

Thomas H. Patterson.

Subscribed and sworn to before me, this 10 day of May, 1927.

Elmer Harding, Clerk.

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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 transitory life, do therefore, make, ordain, publish and declare, this to be my last Will and Testament;

FIRST; it is my Will and I hereby direct that my executrix hereinafter named, shall sell and dispose of, as soon as may be within one year, all of my property both real, personal and mixed, for good current 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 sale be divided among my following named heirs;

SECOND; to my beloved daughter, Deessie 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, Bertha B. Fry, one-eighth share of said sale or sales; to my beloved son, Ernest 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, Wesley 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 grandchildren, Melba D. Anderson, Leon Anderson, and William Anderson, children of my deceased 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 shall go to the surviving great-grandchildren in equal shares.

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

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

IN WITNESS WHEREOF, I have hereto subscribe my name, this 14th 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 said testatrix Clara L. McClellan, to be her last Will and Testament, in the presence of us whom 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. Laughlin, and being duly sworn on oath says that Annabelle Anderson, Martin E. Morthland, and James E. Henson, were present at the

Last Will and Testament of

Clara L. McClellan,

Deceased.

execution of the last will of Clara L. McClellan.; that the same was duly executed, that at the time of the execution thereof, said testatrix was of full age to devise her property, of sound mind and memory and not under any coercion or restraint, th t said testatrix requested Annabelle Anderson, Martin E. Worthland, 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 sworn to before me, this 16 day of August, 1927.

Elmer Harding, Clerk.

(SEAL).

State of Indiana, Martin County, SS;

I, Elmer Harding, Clerk of the Mart in Circuit Court, do hereby certify that the above and foregoing last will and testament of Clara L. McClellan, late of Macon County, State of Illinois, deceased, was this dey duly admitted to probate 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 seal of said court, this 16 day of August, 1927.

(SEAL).

Elmer Harding, Clerk.

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WILL.

I, Serilla A. Jones, at this time a resident of Loogootee, 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 by me made;

Item 1. I desire that all my just debts 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 F. Gerdon, pastor of St. John's Catholic Church in Loogootee, Indiana, 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 bequeath unto Reverend C.W. Burkhart, pastor of St. Martin's Catholic Church of Martin County, Indiana, or to his successor as such pastor the sum of eleven dollars for masses for the repose 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 then be deceased, an unplatted tract of land in Loogootee, Indiana, 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 dollars 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 bequeath 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 bequeath unto my sister Isabelle 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 westerly 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 beginning.

Item 9. 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 McGovern of Loogootee, Indiana

Last Will and Testament of

Serilla A. Jones,

Deceased.

as the executor of this will.

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

her
Serilla A. x Jones.
mark.

The foregoing instrument signed, sealed and acknowledged by the said Serilla A. Jones 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 hereto this the 9th., day of August, 1927.

J. L. McGovren,

A. P. Kennedy.

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. McGovren, one of the subscribing witnesses to the foregoing last will and testament of Serilla A. Jones, 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 coercion or restraint, that said testatrix requested this affiant and A. P. Kennedy 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.

J. L. McGovren,

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

Elmer Harding, Clerk.

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1

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

ITEM 1- I, direct the payment of all my just debts.

ITEM, 2- I, recognize 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 estate, 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 sum or sum she might otherwise inherit. I, therefore, direct my Executor to discharge her said 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 satisfaction 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 or assented to subsequent to its execution.

ITEM, 3- I, give devise and bequeath all my real estate, where-ever situated situated in fee simple to my daughters, Isola Freeman Wallace, Rachel Freeman Huff and Stella Freeman Moser, as tenants in common, share and share alike, absolutely and forever.

ITEM, 4- I, give, devise and bequeath, all other property by me owned, at the time of my death, to Isola Freeman Wallace, Rachel Freeman Huff and Stella Freeman Moser, in equal shares or to their survivors, share and share alike, absolutely and forever.

IN WITNESS WHEREOF, I have this 19th, day of March, 1927, signed this will in the presence of the attesting witnesses.

James B. Freeman.

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 of the Testator.

Edgar Witcher,
Arthur M. Mollet,

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PROOF OF PROBATE OF WILL. /
STATE OF INDIANA, MARTIN County, SS.

Before me, Elmor Harding, 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 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 him and Arthur M. Mollett, to sign said will as witness thereto, which they accordingly did in the presence of said testator and in the presence of each other

Last Will and Testament of

James B. Freeman,

Deceased.

as subscribing witnesses thereto .

Edgar Witcher,

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

1927.

Elmer Harding, Clerk.

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I, Minerva O'Brien, 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 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 to my daughter Amanda O'Brien all my property, personal, real or mixed of which I may die seized that remains after the payment of all my just and legal debts as directed in item 1.

Item 3. I do hereby constitute and appoint George W. Gates of Loogootee, Indiana as executor of this will.

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

Attest to mark, Susan Kidwell. ^{her}
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.

Joseph P. 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 Indiana, personally came Joseph P. Smith, subscribing witness to 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 manner and form as aforesaid, in the presence of the said Elmer Harding, the clerk and other subscribing witness thereto, and that they each attested the same and subscribed 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 Harding, Clerk.

Last Will and Testament of MARY DUNN Deceased.

I, Mary Dunn, at this time a resident of Martin County, Indiana, and being of sound and disposing mind and memory, do hereby make, publish and declare, this to be, my last Will and Testament, hereby revoking all former wills, by me heretofore made.

ITEM. 1.

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

ITEM. 2.

I do hereby give and bequeath to Reverend Joseph F. Gordon, of Loogootee, Indiana, the sum of One Hundred (\$ 100.00) Dollars, to be used in the payment for masses for the repose of my soul and the soul of my deceased husband, James Dunn.

ITEM. 3.

I do hereby give and bequeath unto Reverend Joseph F. Gordon, of Loogootee, 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 behalf of the St. John's Catholic School.

ITEM. 4.

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

ITEM. 5.

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

ITEM. 6.

I do now hereby give and bequeath the residue of my estate to my brother, Thomas Bradley and my sister, Katie Bradley, to be taken and held by them share and share alike.

ITEM. 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 Hundred Twenty-Seven.

Mary Dunn, Seal.

The foregoing instrument, signed, sealed and acknowledged, by the said Mary Dunn, as and for her last Will and testament, in our presence, who at her request, in her presence and the presence of each of us, have hereunto subscribed our names as witnesses 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 came Joseph P. Smith one of the subscribing witnesses to the foregoing last will and testament of Mary Dunn 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, 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, which he do.

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 Indiana Martin County, as:-

I, Charles Sherfick clerk of the Martin circuit Court do hereby certify that the above and foregoing last will and testament of Mary Dunn, late of Martin county, state of Indiana, deceased, was this day duly admitted to probate and record, and the proff thereof duly 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., Page 548, in this office.

Witness my hand and the seal of said court, this day of 192

Clerk

In the name of God, and the Benevolent Father of all I, William M. Seal, of Loggotee, 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 request that the executor of this my last will and testament pay to my daughter, Agnes Walker, the sum of fifty dollars, and that she be 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 grand-daughter, Gladys March the sum of one dollar.

Fourth:- I will and bequeath to my Grand-son, Harry Stout, the sum of one dollar.

Fifth:- I will and bequeath the balance of my property, real, personal, and mixed to my six children, Namely, Agnes Walker, Lorenzo Seal, Lydia Carrico, Chris Seal, Ella Lee, and Flavian A. Seal, and that they share equally.

Sixth:- I hereby appoint Flavian S. Seal of Washington, Davise County, Indiana, as the executor of this my last will and testament.

In witness whereof, I, William M. Seal, 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 FRANK 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 instrument, of writing, and did openly 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 said William M. Seal, sign and subscribe our names in witness of the execution of the foregoing instrument, this the 2nd. day of January, 1919.

Walter Hays.

Frank 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, deceased, was this day duly admitted to probate and record, and the proff thereof duly made by Frank H. Walker and Walter Hays, subscribing witnesses thereto, which said will, together with such proff, have been duly recorded in records of ~~Wills~~ Wills No. C. page 549. In this office.

WITNESS my hand and the seal of said court this 16 day of April, 1928.

Charles Sherfick, Clerk Martin Circuit Court.

I, Andrew J. Vest, 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 by me made

Item 1. I do hereby order and direct that all my just debts 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 seized.

Item 3. I do hereby constitute and appoint my beloved wife, Hester A. Vest as executrix of this will.

WITNESS my hand and seal this 29th., 1926, at the city of Logansport, Indiana.

Andrew J. Vest. (SEAL)

The foregoing instrument signed, sealed and acknowledged by the said 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 March, 1926.

Frank H. Walker

Joseph P. Smith

WITNESSES

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 Andrew J. Vest, 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 did not have any coercion or 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 subscribing witnesses thereto.

Joseph P. Smith.

Subscribed and sworn to before me, this 14 day of May, 1926.

Charles Sherfick, Clerk Martin circuit court

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 Andrew J. Vest, late of Martin County, Indiana, deceased, was this day duly admitted to probate and record, and the proper proof thereof duly made by Joseph P. Smith, 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 14th., day of May, 1926.

Charles Sherfick, Clerk Martin Circuit Court.

Last Will and Testament of Josephus Mitchell Deceased.

In the name of the Benevolent Father, I, Josephus Mitchell being now of sound and disposing mind and memory, but with a full knowledge of the uncertainty of life and of the certainty of final dissolution, do hereby 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 as soon as is proper after my death my body be given interment in a manner suited to my rank and station in life avoiding all unnecessary extravagance and display.

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

Item Third: I will and bequeath to Margaret Mitchell, my beloved wife, all the property of which I may die seized, real, personal or mixed, subject to the payment of the charges mentioned in the second item herein,

Item Fourth: Should my beloved wife depart this life prior to my leaving the same it is then my will and I will and bequeath to my three sons Lawrence G. Mitchell, Milton Ray Mitchell, and Tira M. Mitchell all the property I may hold and possess at the time of my death subject to payments as noted in Item Second hereof.

Item Fifth: I hereby nominate and appoint my son Tira M. Mitchell as executor of this will having full faith in his ability to administer such estate as I may leave in a proper manner.

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

Josephus Mitchell

Signed and witnessed by us in the presence of the testator and in the presence of each other at the testator's request, and signed by said testator in the presence of each of us before we have signed as witness.

F. B. Crim.

Charles T. McCarty.

State of Indiana, Martin County, ss:-

Before me, Charles Sherfick Clerk of the Martin Circuit Court, personally came Charles T. McCarty one of the subscribing witnesses to the foregoing last will and testament of Josephus Mitchell, late of Martin County, Indiana, deceased, and being duly sworn heath 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 the affiant, Charles T. McCarty and Frank B. 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.

Charles T. McCarty.

Subscribed and sworn to before me, this 13th day of October, 1926.

Charles Sherfick, Clerk.

By Kenneth L. Sherfick, Deputy.

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 Josephus Mitchell, late of Martin County, Indiana, deceased, was this day duly admitted to probate and record, and the proff thereof duly made by Charles T. McCarty and subscribing witness thereto.

which said will, together with such proff, have been duly recorded in Record of Wills No. C, Page 551, in this office.

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

Charles Sherrick, Clerk.

By Kenneth L. Sherrick, Deputy.

----- oo -----

Last Will and Testament of MARY A. MCGONAGLE.

Deceased.

I, Mary A. McGonagle, a resident of Martin County, 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.

Item 1. I order and direct that all my just debts be paid in full as soon as can be reasonably and legally be done.

Item 2. I give and bequeath to Hugh Wildman, all my interest title and right to the following described real estate to wit: The sixth south half of the south east quarter of Section 18 Township 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 McGonagle homestead.

Item 3. I give and bequeath to Pauline Wildman and Beter Louise Wildman the furniture and house hold goods now in the front room of my home and which is; 1 complete reed set, One Clakonia talking machine, 1 large rug, and one book case and one library table, to have and hold share and share alike.

Item 4. I order and direct that the residus of my property, personal, real and mixed of which I may die seized descend regularly under the laws of descent unto 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. McGonagle, 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 witnesses thereto this the 21st., day of August, 1924.

Joseph P. Smith,

Laveda Doyle,

State of Indiana, Martin County, SS:-

Before me, Charles Sherfick, Clerk of the Martin Circuit Court, personally came Joseph P. Smith one of the subscribing witnesses to the foregoing last will and testament of Mary A McGonagle late of Martin County, Indiana, deceased, and being duly sworn on his _____ say that he present at the execution of said last will; and that the same was duly executed, that at the time of 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 himself and Laveda Doyle 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.

Joseph P. Smith.

Subscribed and sworn to before me, this 18th day of December, 1928.

Charles Sherfick, Clerk. Martin Circuit Court.

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 Mary A. McGonagle, late of Martin County, Indiana, deceased, was this day duly admitted to probate and record, and the proof duly made by Joseph P. Smith, and _____ subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. C.

Page 553, in this office

WITNES my name and the seal of said court, this 18th day of December, 1928.

Charles Sherfick, Clerk.

I, William J. Gootee, 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 by me made.

- Item. 1. I desire desire that all my just debts be paid.
- Item. 2. I give and bequeath unto my beloved wife Mary E. Gootee, all my property including real estate, personal property or mixed ~~part~~ property of every nature whatsoever 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. ^{his}
Mark 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 Circuit Court, personally came James L. McGovern one of the subscribing witnesses to the foregoing 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, 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 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. Gootee, late of Martin County, Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by James L. McGovern and one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills 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.

Last Will and Testament of Elizabeth Ziegler

Deceased.

I, Elizabeth Ziegler, being of sound mind and memory, do hereby make, publish and declare this to be my last will and testament hereby revoking all other wills and codicils heretofore 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 debts as mentioned in item one herein I give, will, bequeath and devise to my beloved husband, Martin Ziegler, all my property both real personal of every kind and character whatsoever, wherever situated, to have, to hold the same and use the same as he may see fit during his natural life time.

Item 3. I will bequeath and devise to my children Margaret Hosteter, George W. Ziegler, Frederick Ziegler, Walter W. Ziegler, William M. Ziegler, Henry L. Ziegler, Anna M. Myers, Sophia M. Sutton, and my two grand sons Clarence F. Ziegler, and Arthur I. 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 share alike, except Clarence and Arthur who are to receive 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, Charles Sherfick Clerk of the Martin Circuit Court, personally came Orian Hembree one of the subscribing witnesses to the foregoing last will and testament of Elizabeth Ziegler 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 coercion or restraint, that said testatrix requested Orian Hembree and Charles E. Divine 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.

Orian Hembree,

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 proof 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 hand and the seal of said court, this 9th day of January, 1929.

Charles Sherfick, Clerk.

I, Lorenzo D.Haga, being of sound mind and in full possession of all my mental faculties do hereby make this my last will and testament.

I. It is my desire that a nice but modest monument be erected jointly for my beloved wife and myself.

II. All of my property, both real and personal, I bequeath to my beloved wife Mary E.Haga, to be used and enjoyed by her during her lifetime and upon her death the remainder is to be shared equally by our five children, Mary E.Haga Montgomery, Elsie M.Haga Worden, 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 and myself, all notes, mortgages etc, and all other unlisted chattels.

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

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

Lorenzo D.Haga.

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

Zella M.Franklin.

Notary Public, Martin County, Indiana.

My comm. exp. Jan. 21, 1930.

Witnesses.

John R.Crim.

Clay H.Franklin.

State of Indiana, Martin County, ss:-

Before me, Charles Sherfick Clerk of the Martin Circuit Court, personally came Clay H.Franklin one of the subscribing witnesses to the foregoing last will and testament of Lorenzo D.Haga, 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 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 6th day of February, 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 Lorenzo D. Haga, late of Martin County, Indiana, deceased was this day duly admitted to probate and record, and the proff thereof duly made by Clay H. Franklin, subscribing witness thereto, which said will with such proff, have been duly recorded in Record of Wills NO. C, page 556, in this office.

Witness my hand and the seal of said court this 8th day of Feb. 1929.

Charles Sherfick, Clerk.

Last Will and Testament of Josephus Sanders

Deceased.

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 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 Number 1. It is my will that all my just debts be fully and equitably paid.

Item Number 2. I give and bequeath and devise, after the payment of my just debts as herein provided, all of my property both real and personal and mixed, of any and all kinds and description whatsoever, to my beloved wife Mary Ellen Sanders, The said Mary Ellen Sanders to have the said property as her own with full power of selling, conveying or encumbering it or any part of it as she may desire, at any time.

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

Item Number 4. It is my will and desire and I hereby devise unto our beloved daughter, Effie, the sum of Two Hundred (\$ 200.00) Dollars in addition to her part as provided in Item Number Three (3) herein, this bequeath being in recognition of her having been the eldest child and having been a faithful daughter in having cared 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 and respectable marking shall be placed over 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 advisers.

In witness whereof, I Josephus Sanders, have hereunto subscribed my name and affixed seal and I do hereby declare the ~~xxxx~~ above and foregoing to be my last will and testament in the presence of James L. McGovern and Thomas K. Shircliff this the 1st., day of February 1915.

Josephus Sanders, (SEAL)

The foregoing instrument, signed, 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 1st., day of February, 1915.

James L. McGovern.

T.K. Shircliff.

State of Indiana. Martin County, SS.

State of Indiana,
Martin County, ss:-

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 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 also James L. McGovern to sign said will as witness thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

T.K. Shircliff,

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

Charles Sherfick. Clerk.

Last Will and Testament of Conrad J. Bauer

Deceased.

Form drawn by

Werner Kuntz.

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

Signed, Conrad J. Bauer.

Witness: Werner Kuntz.

Witness: Ester G. Keeling.

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

Before me, Charles 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 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 Werner Kuntz and Ester G. Keeling 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.

Werner Kuntz.

Subscribed and sworn to before me, this 15th day of March, 1929.

Charles Sherfick, Clerk.

I, Henry Norris, a resident of Martin County, Indiana, and being of sound mind 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.

Item One.

I order and direct that all my just debts be paid in full.

Item two.

I give and bequeath to Rev. Father Joseph P. Gordon, the pastor of St. John's 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 Susie Smith, all ~~house~~ 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, Susie Smith and Ethel LivErs the residue of my estate to be taken share and share alike.

Item five.

I order and direct that all my property personal or real of which I may die seized except my household furniture, beds and bed 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 seal this the 14th day of May, 1929.

Henry Norris, Seal.

The foregoing instrument, signed, sealed and acknowledged by the said Henry Norris, as and for his last will and testament, in our presence, who at his request in his presence and in the presence of each other, have subscribed our names as witness thereto, this 14th day of May, 1929.

Louis Norris,

Joseph P. Smith.

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 Henry Norris 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 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 witnesses thereto.

Joseph P. Smith.

Subscribed and sworn to before me, this 25th day of June, 1929.

Charles Sherfick, Clerk.

East Will and Testament of Anna Brooks Schwey

Deceased.

I, Anna Brooks Schwey of Loogootee, Indiana, being in sound mind, do hereby make and declare my last will and testament, as follows- that is to say :-

First:

For all my just debts be paid.

Second:

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 testament.

In 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 undersigned, do hereby certify that Anna Brooks Schwey did in our presence and in the presence of each, sign and seal the above instrument in writing and declare it to be her last will and testament, and we do hereby in the presence of each and in the presence of Anna Brooks Schwey sign and subscribe our names in witness of the execution of the foregoing instrument this.

May 28, 1926.

H. Clay Houghton.

Amanda M. Houghton.

State of Indiana, Martin county, SS:-

Before me, Charles Sherfick clerk of the Martin circuit Court, personally came H. Clay Houghton one of the subscribing witnesses to the foregoing last will and testament of Anna Brooks Schwey, 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 coercion or restraint, that said testatrix requested H. Clay Houghton and Amanda 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 1st., day of July, 1929.

Charles sherfick, Clerk.

I, Sarah Sweeny, being of sound and disposing mind and memory and being desirous of making disposition of my worldly goods in ~~xxxxx~~ such manner as seems to me to be just and proper hereby make and publish this 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 remains 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 Two My 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 ^{her}
Mark 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 affix our names as witnesses this thirteenth day of November, 1928.

Eva Braun

Carlos T. McCarty.

State of Indiana, Martin County, SSF-

Before me, Charles Sherfick Clerk of the Marten Circuit Court, personally came Carlos T. McCarty one of the subscribing witnesses to the foregoing last will and testament of Sarah Sweeny 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 her property, of sound mind and memory and not under any coercion or restraint, that said testator requested Carlos T. McCarty to sign said will as witness thereto, which he accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

Carlos T. McCarty.

Subscribed and sworn to before me, this 28th day 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, public and declare this to be my last will and testament, hereby revoking all former wills by me made.

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

Item, 2, I give and bequeath unto the pastor of St. John's catholic Church in Loogootee, Indiana, the sum of Twenty-five dollars and ask that he read masses for the repose of the souls of myself and my deceased husband, Hugh O'Maley, for same.

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

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

Item, 5. I give and bequeath unto the pastor of St. Simons' Catholic Church in Washington, Indiana the sum of Twenty-five Dollars and ask that he read masses for the repose 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 county, Indiana, for the use of the said school the sum of Fifty Dollars.

Item, 7. I give and bequeath unto Anna Kemp, my beloved niece of St. Louis Missouri, the sum of Twenty-five dollars.

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

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

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

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

Item, 12. I constitute and appoint the Reverend Joseph F. Gerdon as the executor of this will.

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

Mary O'Malia.

The foregoing instrument, signed, sealed and acknowledged by Mary O'Malia as 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 Sherrick, Clerk of the Martin Circuit, personally came James L. McGovern one of the subscribing witnesses to the foregoing last will and testament of Mary O'Malia, late of Martin County, Indiana, deceased, and being duly sworn on oath says that he was present at the execution of said last will and testament, 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 requested James L. McGovern and Lela Calvin 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.

James L. McGovern,-

Subscribed and sworn to before me, this the 11th day of September, 1929.

Charles Sherrick, Clerk.

Last Will and Testament of Joseph S. Gootee

Deceased.

I, Joseph S. Gootee, 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 by me made;

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

Item 2. I give and bequeath unto my beloved wife, Maggie A. Gootee; all of my property of every nature whatsoever, real estate, personal property and mixed property, wheresoever located, of which I may die seized.

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

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

Joseph S. Gootee.

The foregoing instrument, signed, sealed and acknowledged by said Joseph S. Gootee 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 2nd day of August 1928.

J. L. McGovern,
Frank H. Walker.

State of Indiana, Martin county, ss: -

Before me, Charles Sherfick, clerk of the Martin Circuit Court, personally came James L. McGovern one of the subscribing witnesses to the foregoing last will and testament of Joseph S. 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; 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 James L. McGovern and Frank H. Walker 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 11th day of September, 1929.

Charles Sherfick, 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 bequeath and devise my estate and property to Melvina 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 said John Kerns, then at her death, all of said estate and personal property be divided equal between each heir of the John Kerns and Melvina Kerns, his wife.

John His
 X
 Mark Kerns

Attest. R.M. Jones,

Attest. A. Kerns,

Attest. Ruby Jones.

State of Indiana, Martin county, SS:-

Before me, Charles Sherfick Clerk of the Martin circuit Court, personally came R.M. Jones one of the subscribing witnesses to the foregoing last will and testament of John Kerns late of Martin county, Indiana, deceased and being duly sworn on oath says that he was present at the execution of said will; that the same was duly executed, that at the time of the execution thereof, said testator 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. Kerns 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.

R.M. Jones.

Subscribed and sworn to before me, this 26th day of October, 1922.

Charles Sherfick, Clerk.

In the name of the Benevolent Father, I, William Salmon, mindful of the uncertainty of life and of the certainty of death, and being of sound and disposing mind and memory 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 debts and the expense of my last illness be paid in full.

Item two: I will and bequeath 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 ~~need~~ expenses until she shall receive a pension from the United States Government; and if by reason of circumstances such 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 to my beloved wife and one third in value to each of my two sons James Salmon and Charles Salmon.

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

Witness my hand at my home this 3rd 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 3rd 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 Carlos T. McCarty one of the subscribing witnesses to the foregoing last will and testament of William Salmon 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 this affiant Carlos T. McCarty 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 28th 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 forks, table and teaspoons and napkin ring with word Mother on it, also a sugar 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 McGuyer 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 out of the house, but if my husband and sons, Curtis and Purl 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 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 husband 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 Purl Wildman and Curtis Wildman. My expenses are to be paid after my death.

I will name William Wallace as executor.

Done this 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 witnesses to the foregoing last will and testament of Zoa Wildman 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 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 her and Kizzie Hotz 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.

Mary Summers

Subscribed and sworn to before me, this 31st day of October, 1929.
Joseph P. Smith, Mayor of Logansport, Indiana.

Last Will and Testament of Thomas K. Shircliff,

Deceased.

I, Thomas K. Shircliff, 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 by me made.

Item one, I order and direct that all my just debts be paid in full.

Item two, I do hereby give, bequeath and devise to my beloved wife, Laura H. Shircliff, all of my property or estate, personal, real or mixed or of what ever kind or nature of which I may die seized.

Item three, I do hereby constitute and appoint my wife, Laura H. Shircliff, as executor of this will.

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

Thomas K. Shircliff. (Seal)

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

Joseph P. Smith,

Walter J. Smith.

State of Indiana, 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 Thomas K. Shircliff 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 under any coercion or restraint, that said testator requested Joseph P. Smith and Walter J. 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 subscribing witnesses thereto.

Joseph P. Smith,

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

Charles Sherfick, Clerk.

I, Alice Seal, of the City of Logansport, 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 grandsons Joseph Seal and Lawrence Seal bonds of the face value of Five Hundred Dollars with accrued interest thereon.

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

Third:- I give and bequeath to Alice Mary Clapp my china closet 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 18th day of September, 1929

Alice Seal.

Signed by the testatrix in our presence, and signed by each of us at the request of the testatrix in her presence and in the presence of each other, as witnesses to above will.

Helen H. Padgett,
Alvin Padgett.

State of Indiana,
Martin County, Ss:

Before me, Charles Sherfick Clerk of the Martin Circuit Court, personally came Alvin Padgett 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 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 Helen A. Padgett and Alvin Padgett 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 witness thereto.

Alvin Padgett.

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

Charles Sherfick, Clerk.

Last Will and Testament of Thomas E. Williams,

Deceased.

Know all men by these presents, that I, Thomas E. Williams 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 and annulding all wills and codicils thereto heretofore made by me, in the manner following.

Item 1st. I hereby appoint Francis I. Williams, of Loogootee, Indiana or wheresoever located, 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 vested by me with full power and discretion in carrying out the intention and purpose of this will, according to his own judgment; and I further request that he be required not 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, 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.

Item 4th. I direct that One Hundred (\$ 100.00), dollars be given to Rev. Joseph F. Gordon, or his successor, of which Fifty (\$ 50.00), dollars be for the purpose of saying masses for the repose of my soul, and Fifty (\$ 50.00) dollars balance to be said in masses for the repose of the soul of the deceased members of the Martin Williams family.

Item 5th. I direct that One Hundred (\$ 100.00), dollars be given to Rev. Louis Becher, for which Fifty (\$ 50.00), dollars be for masses for the repose of my soul, and Fifty (\$ 50.00), for the masses for the repose of the soul of the deceased members of the Martin Williams family.

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

Item 7th. I give and bequeath to my nephew J. Harley Williams, the sum of Two Hundred (\$ 200.00), dollars.

Item 8th. I give and bequeath to my nephew Francis Ivil Williams, 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 nieces 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 and seal this the Second day of January, 1925, in presence of Oscar Miles and M.A. Healy as 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 said Thomas E. Williams, in our presence, as his last 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 testament of Thomas E. Williams, 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 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 subscribing ~~XXXXXXXXXX~~thereto.

M.A.Healy.

subscribed and sworn to before me, this 7th day of January, 1930.

Charles Sherfick.

Last Will and Testament of Lorenzo D. Divine,

Deceased.

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

Item-1- It is my will that all my just debts be paid in full from my estate.

Item-2- After payment of all my just debts as mentioned in item one herein, I give, will, bequeath and devise to my beloved wife, Lydia 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-3- I will, bequeath and devise to my children, Alma E. Soueriko, Ronald A. Divine, Teresa C. Divine, Noble J. Divine, Robert M. Divine, Lorenzo D. Divine, Charles E. Divine, Lawrence T. Divine and Waneta 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 said wife, Lydia J. Divine; said children above mentioned to receive said property share and share alike.

In Witness Whereof, I have hereunto set my hand and seal this August 5th, 1925.

Lorenzo D. Divine.

Signed by the above named Lorenzo D. Divine in our presence, and by us as witnesses in his presence and in the presence of each other, this August 5th, 1925.

James E. Gilkison,

Chas. E. Divine.

State of Indiana, Martin county, SS:-

Before me, Charles Serfick Clerk of the Martin circuit Court, personally came Charles E. Divine one of the subscribing witnesses to the foregoing last will and testament of Lorenzo D. Divine 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 any coercion or restraint that said testator requested Charles E. Divine and James E. Gilkison to sign said will as witnesses ~~xxi~~ thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

Charles E. Divine,

Subscribed and sworn to before me, this 10th day of January, 1930.

Charles Serfick, Clerk.

I, John F. Albaugh of Martin County, in the State of Indiana, being of sound mind and legal capacity, do hereby and publish this my last will and testament.

Item-1- I will and devise to my daughter Mary Albaugh the residue of all real estate and all personal property.

Item-2- I will and bequeath to my daughter Mary Albaugh although the said estate may be subject by law to a mortgage or lien of two lots in the town of Ellettsville in the County of Martin, Indiana, in said town location lots 11 and 12, and also a certain lot in the town of Ellettsville in the County of Martin, Indiana, and also all other real estate and personal property that I may own or have or be entitled to at the time of my death, absolutely for her separate and her own use and enjoyment, and I hereby direct that she should have and hold the same in fee simple.

Item-3- I will and devise to my daughter Mary Albaugh to my step-children, Charles F. Albaugh and John F. Albaugh of the County of Martin, Indiana, and to my son, John F. Albaugh, of the County of Martin, Indiana, and parcelled by me from the Union South Bank in part and in part from Tallier Pateman to have and hold the same in fee simple.

Item-4- I will devise and bequeath to my son, John F. Albaugh three fourths interest in the said property situated on Taylor Street in the town of Ellettsville, Indiana, in the County of Martin, Indiana, and also the stock and account on hand and owing to the partnership existing between me and the said John Albaugh under the name and style of the Star Milling Company, absolutely for his own

and any interest in the partnership business under said name and style, the said John Albaugh, however, shall assume and pay all the partnership indebtedness existing at the time of my death, and I am authorized to settle the same without resort to administrative under the surviving partner act.

Item-5- I will and devise to my son John Albaugh the business property known as the Star Milling property, being twenty feet in width with off of the east end of lot No. 105 in the town of Ellettsville, Martin County, Indiana, to have and hold the same in fee simple, and lots Nos. 6 and 9 in said town addition to said town of Ellettsville, in fee simple.

Item-6- I will and devise to my daughter Mary Albaugh my store building and grounds described as follows; lot No. 105, in the town of Ellettsville, Martin County, Indiana, in fee simple, except twenty feet off of the west end thereof disposed of in item 5 subject to an option given to Orville C. Stiles on August 16-1927, to purchase said property within one year from said date for the sum of \$ 5000.00, and should die before the expiration of said option, and the said Stiles exercised his right under the option to purchase the same for said sum, I direct that said Mary convey said real estate to the said Stiles upon the payment to her of the purchase price of \$ 5000.00, but should I live and the said Stiles exercise his right of purchase and I should convey the same to him before my death, in lieu of said real estate I will and bequeath to my said daughter Mary Albaugh Five thousand dollars, the purchase price thereof.

Last Will and Testament of

Deceased.

Item-7- I will and devise to my daughter In law Ruby Albaugh and to my grand children Martha Ellen, Elizabeth and Foth Albaugh my twenty eight acres, more or less of land situated south of the Town of Shoals and purchased by me from John W. Sherfick, to have and hold the same in fee simple, share and share alike.

Item-8- I bequeath and will to my said daughter Mary Albaugh five shares of the capital stock in the Martin County Bank, and I will and bequeath to my step daughters Eva Bell and Miriam Reid five shares of the capital stock in the Martin County Bank.

Item-9- I will and bequeath to my wife Lita Albaugh and to my children, John Albaugh and Mary Albaugh all the residue of my personal property, moneys, bonds and other personal property not otherwise disposed by this will and owned by me at the time of my death, in equal shares of one third each.

Item-10- I nominate and appoint my friend Samuel C. Yenne, executor of this my last will and testament and ask him to accept the trust and carry out the provisions of this will, and I further request him to secure the services of my friend A. Q. Daughton to attend to my legal business which may be required by my said executor in the administration of my estate.

In Witness Whereof, I hereunto set my hand and seal this 5th day of April, 1924.

John P. Albaugh.

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

Eggar Witcheser,

Arthur M. Hollet.

State of Indiana, Martin County, ss:-

Before me, Charles Sherfick Clerk of the Martin Circuit Court, personally came Eggar Witcheser one of the subscribing witnesses to the foregoing last will and testament of John P. Albaugh late of Martin County, Indiana, deceased, and being duly sworn do hereby certify that on the present of 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 dispose his property, of sound mind and memory and not under any coercion or restraint, that said testator requested Eggar Witcheser and Arthur M. Hollet 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.

Eggar Witcheser,

Subscribed and sworn to before me, this 15th day of February, 1920.

Charles Sherfick, Clerk.

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

Item one. I order and direct that all my just debts be paid.

Item two. I do hereby give and bequeath to Rev. Joseph F. Gardon, 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 myself, \$ 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 \$ 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 the sum of Two Hundred Dollars.

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

ITEM six. I give and bequeath to my children Adrain Greenwell, Flora Mattingly and James Louis Greenwell the following described real estate to-wit: A part of the south west quarter of the north west quarter of Section 25, township 3 North Range 5 West, in Martin County, Indiana, to-wit: Particularly described as commencing at the north west corner of the south west quarter of the north west quarter of Section 25, township 3 north range 5 west, running thence south 48 rods, thence east 10 rods, thence north a distance of 48 rods thence a distance of 10 rods to the place of beginning 3 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 9-3/5 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 alike.

ITEM seven. I give and bequeath to my children, Eugene Greenwell, Grover Greenwell, Walter Greenwell, Harry Greenwell, Joseph Greenwell, and Mary Greenwell Austin, the following described real estate in Daviess County, Indiana, to-wit: The North East Quarter of the North West Quarter of Section 27, Township 3 North Range 5 West, except 10 acres in the form of a square out of the south West Corner of said last described tract. Containing 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 south west quarter of the south east quarter of section 22 township 3 north range 5 west, running thence east 14 1/2 rods, thence south 117 rods 4 1/2 feet, thence west 14 1/2 rods, thence north 117 rods 4 1/2 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 west quarter of the south east quarter above mentioned at a point about 20 rods north, of the south line thereof used as a roadway, making in all 40 acres more or less and said roadway. To have and to hold in fee simple share and share alike.

Last Will and Testament of

Deceased.

ITEM eight, The residue of my estate I five and bequeath to my children, Eugene Greenwell, Grover Greenwell, Walter Greenwell, Harry 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 grandchildren. 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 this will.

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

William M. ^{his}X Greenwell (SEAL)
mark

Witness to mark.

Joseph P. Smith.

The foregoing instrument, signed, sealed and acknowledged by the said William M. Greenwell, 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 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 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 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 other as subscribing witnesses thereto.

Joseph P. Smith.

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

Charles Sherfick, Clerk.

HECKMAN
BINDERY, INC.
Bound To Please
APRIL 03
N. MANCHESTER, INDIANA 46962

