

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 foregoing last Will and Testament of James Sanders late of said County, deceased, personally appeared before William D. Shefick Clerk of the Circuit Court of Martin County, in the State of Indiana, as 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, thirty-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 says not.

Hiram McCormick
Witnessed by the said Hiram McCormick
before me, Wm. D. Shefick Clerk of said Court, at West Shoals, the 3rd day of February, 1913.

Wm. D. Shefick
Clerk

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

Wm. D. Shefick

State of Indiana, Martin County, So;
 I, William D. Shufeldt, 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 McGormick
 one of the subscribing witnesses thereto, that a
 complete record of said Will and of the testimony
 of the said Hiram McGormick in proof thereof
 has been by me duly made and recorded in Vol.
 "C" 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. Shufeldt
 Clerk.

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

Be it remembered that I, James Sanders do make
 publish & declare this my codicile to my last will
 and testament heretofore made, it whereas in said last
 will & testament I gave my daughter a bequest of an
 undivided interest after paying certain bequests & since the
 making & publishing of said will I have provided for said
 Prudence Hamilton all her part and interest in my estate &
 it is ordered & directed by me that she have no further share
 in estate.

Given under my hand this 29th day of January 1913,

James Sanders.

William Patterson

Hiram McGormick Witnesses at the request of
 James Sanders Testator.

This 29th day of Jan, 1913

Hiram McGormick

April 21, 1913,
We hereby renounce our rights to any execution of the will of James
Sanders deceased.

Last Will and Testament of Lewis T. 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 thereto, first. I direct the payment of all my just debts.

Second. My books, heirlooms and keepakes, 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, each shoulder strap, army revolver and its belongings, and the Uncle Dan Gold watch.

to my son William Francis, my field glasses.

to my son Horace, my old silver watch and McMahans Florida cane.

to my son Daniel, the Dan Brooks cane 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 trustee 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 trustee 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 debts now owing to me by any of my children are hereby concealed 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 hereby appoint Thomas J. 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. Floyd who in my presence and at my request have subscribed their names hereto as witnesses.

Lewis Brooks (Seal)

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. Floyd, Ezra Phillips

April 21, 1893
We, the undersigned, do hereby renounce our rights to the wills of Lewis
T. Brooks, deceased.
John G. Brooks
Lewis T. Brooks

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, upon 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.

Sworn to and subscribed by the said Ezra Phillips, before me, Clerk of said court at Shoals, the 26th day of April, 1913.

In testimony whereof, I have hereunto subscribed my name, and affixed the seal of said court. Wm D Sherick, Clerk.
The State of Indiana, Martin County SS:

I, Wm D Sherick, 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 'B' at Pages 303 & 304 of the record books 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 Sherick, 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 mien 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 & state remaining after paying
of such debts and funeral expense and the expense of
administration, I will and bequeath to my son
H. Clay Haughton, my daughter Enla E. Albaugh
and my grandchildren, H. Clay H. White Mayne
Albaugh, and Dr. Claude Walker children of my
deceased daughter, Mary in the following proportion,
One third to my daughter, Enla E. Albaugh, one third
to my son, H. Clay Haughton, One third to be divided
equally between my said grandchildren H. Clay H. White
Mayne Albaugh and Dr. Claude Walker.

Item 2 I will and devise and bequeath to my daughter
Enla E. Albaugh 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 west, beginning at the South
East corner of the eighth 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 H. White, Mayme Albaugh and Bertrude 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 and 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 $\frac{1}{2}$ 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 $\frac{1}{2}$ feet, Thence East One hundred and three and thirteen sixtieths (103 $\frac{13}{60}$) 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 (1/3) each.

Item 4 I will, devise and bequeath to Joseph Lockwood, Inez Maddox Anna Laura Routh, Greeley Lockwood, Delano Lockwood, Brooks Lockwood, Aaron W. Lockwood, Dell Lockwood, grand children of my late husband and children of his deceased daughter, Phebe, and ~~and~~ Maggie 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) down 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 Eighty (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 $100 \frac{2}{3}$ Acres, the said Joseph Lockwood, Mary M. Addox, Anna Laura Routh, Griley Lockwood, Delano Lockwood, Brooks Lockwood, Carol Lockwood and Dell Lockwood to have and to hold an undivided one ninth $\frac{1}{9}$ each and the said Maggie Summers, Thurman Summers, and Clara Summers to take the remaining one ninth $\frac{1}{9}$ thereof in equal portions.

Item 5 - I hereby conveyed to my son, H. Clay Coughton 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. Clay Coughton 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, 1954

Catherine Coughton.

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, So:

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 Houghton, late of said County, deceased, personally appeared before Judge James W. Ogdon, 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 1st day of Nov. 1904 he saw the said Catherine Houghton sign his name to said instrument in writing as and for her last Will and Testament; and that this deponent, at the same time, heard the said Catherine Houghton 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 Houghton 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 Houghton was, at the time of the signing and subscribing of said instrument in writing as aforesaid, of full age (as 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 constraint, as the said
deponent verily believes, and further deponent
sayeth not.

Walter Haas,

Swear to and subscribed by the said Walter
Haas, before me Wm. R. Keyfick, Clerk of
said Court at Should, the 13th day of June 1913
Wm. R. Keyfick C. Clerk

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

Wm. R. Keyfick.

State of Indiana, Martin Co., ss;

I, William R. Keyfick, Clerk of the
Court Clerk, Martin County, Indiana, do
hereby certify that the certain above named Will and
Testament of Catherine Houghton has been duly
admitted to probate, and duly proved by the
testimony of Walter Haas, one of the subscribing
Witnesses. That a true & complete record of said
will and of the testimony of the said
Catherine Houghton and myself was
made by me duly made and recorded in
Book C at pages 305 306 307 308 and 309 of
the records of this County.

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

at Should, this 13-day of June 1913

Wm. R. Keyfick

Clerk R.

Last Will and Testament of Joanna Huff. Deceased.

Las

In the name of the benevolent Father of Joanna Huff of the County of Martin and State of Indiana being of sound mind and disposing memory I do make ordain publish and declare this my last will and testament hereby revoking and declaring void all wills by me before made.

Item 1 st.

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

Item 2 nd.

I do give devise and bequeath to my beloved children Belle McDonald, John McDonald Huff, Henry W. Huff, Mary J. Huff, Edward W. Huff, Clara Belle Huff and Willie 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 3 rd.

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 4 th

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 14 th day of December, 1889,

Joanna Huff.

Last Will and Testament of Joanna Haff, Deceased.

The above Will was by Joanna Haff in our presence and we 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 subscribe our names as witnesses this 14th day of December A.D. 1889

Lucian Edmonds
Jasper Sargent.

The State of Indiana, Martin County, so:

Be it remembered, That on the 8th day of July 1883, Lucian Edmonds one of the subscribing witnesses to the within and foregoing last will and testament of Joanna Haff late of said County, declared personally app'd, and 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 14th day of December 1889 he saw the said Joanna Haff 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 Haff, and with her consent attested and subscribed by the said Lucian Edmonds 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 Haff 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 execution or restraint as the said deponent
verily believes and further deponent says not,
Sworn to and subscribed by the said
Lucian Edmundson before me Wm. D.
Sheplick, Clerk of said Court at Shoals, the
8th day of July, 1913

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

Wm. D. Sheplick.

State of Indiana, Martin County ss;
I, William D. Sheplick, Clerk of the
Martin Circuit Court of Martin County,
Indiana, do hereby certify that the within
unsealed Will and Testament of Joanna
Huff has been duly admitted to Probate
and duly proved by the testimony of
Lucian Edmundson, one of the subscribing
witnesses thereto that a complete record
of said Will and of the testimony of the
said Lucian Edmundson in favor
thereof, has been by me duly made
and recorded in Book "C" at pages 310, 311,
312 of the Record of Wills of Martin 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. Sheplick

Last Will and Testament of Caroline S. George Deceased.

Commonwealth of Massachusetts
Middlesex ss.

Probate Court

J. Charles F. McInter Esquire first Judge of the Probate Court within and for said County of Middlesex herein by certify that William E. Rogers whose signature is affixed to the annexed certificate and attested is the Register and Property certifying officer of said court and has been in the custody of the said court all the records books documents and papers of or pertaining to said court and that said certificate and attestation are true form and entered to full faith and credit. In witness wherefore I have here unto set my hand this twenty eighth day of December in the year of our Lord one thousand nine hundred and eleven. Charles F. McInter first Judge of Probate Court

J. William E. Rogers Register of probate court of said County of Middlesex do hereby certify that Charles F. McInter whose name is subscribed to the above certificate is the first Judge of said Probate court duly appointed 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 court this twenty eighth day of December in the year of our Lord and thousand nine hundred and eleven. Wm. E. Rogers Register of

Probate Court

Commonwealth of Massachusetts Middlesex ss
probate court J. William E. Rogers Register of probate Court of said County of Middlesex having by virtue the custody of the seal and all the ~~records~~ Books documents and papers so pertaining to said court having certified the papers hereto annexed to be true copies of papers pertaining to said court ~~and are filed~~ or filed or recorded in the office of said court trust

The will petition situation Decree Bound and letters of appointment of executor of the will of Nathaniel A. Worrell late of Somerville in said County of Middlesex deceased testator and I further certify that the copy of said will in said court was by said attorney duly and that there are no papers or statements of substance of previous will or of 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 caused to be made and seal the Seal of said County this twenty eighth day of December in the year of our Lord one thousand eight hundred and eleven
D. H. C. his son Register

Know all men by these presents that I, George E. George of Contoscoock in the State of New Hampshire, County of Grafton and
diligently, 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. Garrison
of Lowell in the County of Middlesex and Commonwealth of
Massachusetts executor of this will and except him from
giving Sureties over his Probate Bond until William E. Garrison
is not living at the time of my death I constitute and appoint
his Son William Garrison of said Lowell executor of this will
and request that he be excepted from giving Sureties
over 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 Amos Paul George son of the late
John H. 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 in largest Diamond ring

Fourth I give to Anna Bridgman George Daughter of the late John H.
George of said Concord one thousand Dollars and the George
Audubons

Fifth I give my daughter Mary Garrison wife of my brother William
E. Garrison of said Lowell five thousand Dollars and my
large Diamond ring

Sixth I give to my wife Mary Garrison wife of Herbert R.
White of said Lowell one thousand Dollars my Gold
Bracelet my Pearl Brooch with Hair enclosed my diamond
front set and the Silver Moss Rose set which only belonged to
my mother

Seventh I give to Herbert R. White of said Lowell instead of the
above said Mary E. five hundred Dollars my field Glasses and
such oil paintings in my house in said Lowell

Last Will and Testament of

Deceased.

- Eight^t I give to my Niece Caroline & to Spalding widow of the late Charles P. Spalding of said town two thousand dollars my
Ingricen Watch and Chain any oxy rosy.
- Ninth I give to my Nephew William Livingston son of the said William E-
Livingston of said Roswell five thousand Dollars my Portefeuille
and photographs my Ingricen Castle and all my Silver Mashed
Lovington
- Tenth I give to my Niece Edith Livingston Daughter of the said
William E. Livingston of said Roswell One thousand Dollars
my Gold Ring with three Diamonds my long Stone Cameo Pin
and Cameo Sleev Buttons, my Silver Hair watch and Chain and
my Painting on Porcelain of Madame or Magdalene
- Eleventh I give to my Brother William E. Livingston off record
the sum of four thousand Dollars in trust however for the
following purpose to safely and securely meet the same
Collected in one thereof and pay over the said in one
sum evenly to my Niece Edith Livingston Daughter
of the late W. r. Alfred Livingston of Pittsfield in
said State of New Hampshire during her life and upon
her Death Decree the Principal of said Trust shall be 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 shall be discharged of all Trusts shall be divided
equally among the children taking his or her Parents share
by right of representation to give to the said Edith my onyx
Necklace and Cross, and my Gold Jewel Box
- Twelfth I give to Martha S. Reed of Worcester in the Commonwealth
of Massachussetts one hundred Dollars, my Silver Apple
Spoon and my Silver Ice cream Spife
- I give to Elizabeth Mason Reed of said Worcester one
hundred dollars and my Silver Salt Cellars.

fourteenth I give to Anna Rufus Reed of said Worcester mercury with the
Pedestal

fifteenth I give to my Cousin Elizabeth Abbott widow of Levi Uppatt
of Reading in said Commonwealth of Massachusetts

- two
Twenty
Twenty
Thirty
Thirty
Thirty
- One hundred Dollars
- Seventeenth I Give to Abbie G. Watson of said Contoocook one hundred Dollars and one of my Picture Rings to be sold by my Executor
- Seventeenth I Give to Adeline V. Watson of said Contoocook one hundred Dollars and my Rattan Chair now in my sitting Room
- Eighteenth I Give to Mary E. Leaching of said Contoocook daughter of the late Harvey Silver one hundred Dollars my mosaic Ink Stand and a herbish Ring to be by her selection
- Nineteenth I Give to Mrs. Walter S. Davis of said Contoocook my Chinese Punch Bowl
- Twentyfirst I Give to Mary A. Davis of said Contoocook one hundred Dollars and my long Cameo Pin
- Twentyfirst I Give to Dr. T. G. Blodke of Boston in said Commonwealth of Massachusetts a Painting called an action day by Richard
- Twentysecond I Give to James O'Conor - Coachman now in my employ five hundred Dollars
- Twentythird I Give to George Luther if he is in my employ at the time of my Death fifty Dollars
- Twentyfourth I Give to each of the maid Servants who are in my employ at the time of my Death twenty five Dollars provided they have been in my employ one year
- Twentyfifth I Give to New Church in Contoocook before said sometime called the New Jerusalem Church the sum of One Thousand Dollars
- Twenty six I Give to the Contoocook Library in said Contoocook 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 called the Income thereof and Expense said Income for the proffers - Care and preservation of my Rest in said Cemetery. I Direct that after my funeral no one else shall be buried in said Rest
- Twenty eighth I Direct my executor to cause to be Engraved in said Cemetery two suitable Head Stones Carving not more than one hundred Dollars, Each one at the Gravé of my late Husband and the other at my own Gravé

Last Will and Testament of

Deceased.

Twenty eighth if E. F. Flanders is living in my house in Contocook
 at the time of my death I give him one hundred dollars
 Twenty ninth if my brother is living William T. Livingston shall be given at
 the time of my death I give devise and bequeath to him all the rest
 Twenty ninth Resident and Remainder of my estate Real and Personal and mixed
 of which I may die Devised or Personal or to whomever may be left at
 that time of my Decease to have and 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 T. Livingston her wife in addition
 to prior 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 T. Livingston
 to be divided Equally among them share and share alike the sum of ~~say~~
 my decease children to take the share which his or her parents would have
 taken had he or she living at the time of the Decease of the said
 William T. Livingston - the town of Contocook 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 the said Caroline L. George have
 hereunto set my Hand and Seal at the town of Contocook the 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 their names in witness thereto

George F. Richardson George R. Richardson Daniel M. Richardson
 Codicil

Known all men by these presents that I Caroline L. George
 of Contocook being part of the Town Hopkinton in the State
 of New Hampshire hereby 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
last will except from said real estate all the real estate
which I own in Wallon and in Sutton, in said state and the
part Wallon and Sutton real estate I give to my Brother
William F. Livingston of Lowell in the County of Middlesex
and Common wealth of Massachusetts to have and to hold
the same to him and his heirs forever in Witness wherefore
I the said John Paul George have hereunto set my hand and
Seal the seventh day of May in the Year ~~XVI~~^{MDCCCLX} One hundred
Caroline V. George (Signed)

Signed sealed and published and declared by the said
Caroline V. George at Lowell 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 whom 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. Livingston of Lowell in the County of
Middlesex that Caroline V. George who last died in Lowell
in said County of Middlesex did on the twelfth day of June
in the year of our Lord Six thousand Nine hundred and six thousand
of rods and rata remaining to be administered leaving no husband
and as she only heirs at law and next of kin three persons whose
names residence and relationship to the deceased are as follows viz

William E. Livingston Edith Livingston	Residence Lowell Mass. Concord N.H.	Relative Brother Sister only Daughter of a deceased brother Alfred Livingston
-------------------------------------------	-------------------------------------------	-------------------------------------------------------------------------------------------

That said deceased left a will and Codicil herewith
Principled herein your petitioner is named Executor
and wherein the testatrix has requested that your petitioner
be exempt from giving a Surety 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 D. Livingston

Middlesex 89 Subscribed and sworn to this fifteenth day of June A.D. 1906, Before me John Null Notary Public
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 said Probate Court to the heirs at law next of kin and all other persons interested in the estate of Carlton L. George
late of Lowell in said County deceased where as a certain instrument purporting to be the last will and testament and one codicil of said deceased have been presented to said court for probate by William D. Livingston.

I do pray that letters testamentary may be issued to him the executors herein 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 Lowell Daily Mail newspaper published in Lowell the last publication to be one day at least before said court and by mailing past 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 J. McEntee Esquire first Justice of said court this fifteenth day of June in the year one thousand nine hundred and six H. E. Rogers Register I have served the above citation as therein ordered by publishing and mailing George R. P. Richardson for petitioner

Middlesex ss } These Personys Appareld George R Richardson
 July 14th ad 1906 } And made Oath that the above Return
 by him Subscribed is true Before me James A Savage J.P.
 At a probate Court Holden Lowell in and for said County
 Middlesex on the Seventeenth day of July in the Year of our Lord
 One thousand nine hundred and six.

On the petition of William T. Livingston of Lowell in the
 County of Middlesex Praying that the Instrument therewith
 Presented purporting to be the last will and testament and codicil
 of Caroline C. George late of Lowell in the said County
 of Middlesex deceased may be proved and allowed and
 Letters testamentary issued to him the Executor thereon 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 instrument
 is 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 execution of Probate Court

No. 71643{

Clarina T. George

Probate of Will without Sureties

Petition-Citation Decree filed June 15th 1906

Returnable July 17 1906

Allowed .. 1906

Rec Book - 680 Page 638

Will Book - 687 .. 361

For Petitioner Richard Bull & Son Lowell Mass.
 for Respondent

Know all men by these presents
 That I William T. Livingston of Lowell, in the County of
 Middlesex in the Commonwealth of Massachusetts am holder
 And stand firmly bound and obliged unto Charles J. Minter
 Esquire first Judge of the Probate Court in and for the County
 of Middlesex in the full and just sum of Sixty thousand Dollars
 To be paid to said Judge and his successors in said office to the
 payment wherefore 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 bounded
 William T. Livingston executor of the last will and Testaments
 of Caroline A. George late of Lowell in the said County
 of Middlesex Decreasestate shall, first make return 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 administer according to law and 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 Oct. 1st account of his administration
 at least once a year until trust is fulfilled unless his executors
 herefrom in any year by said Court and also render such
 account at such other times as said Court may order
 This this obligation to be void otherwise to remain in full
 force and virtue

Signed Sealed and Delivered in presence of William T. Sheppard
 William T. Livingston (Seal)

Middlesex July 17 A.D. 1906 Examined and approved
 George F. Lawton Judge of Probate
 Court

J. William P. Livingston the within named testator
 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 sum or
 Real estate \$ 80,000 No - 716,43
 Personal Estate \$ 30,000 Carlene L. George Executors Bill
 J. William P. Livingston without further approval due 17-1906
 Rec Book 680 Page 638

Commonwealth of Massachusetts
 Probate Court Middlesex S. S.

(Seal) No William P. Livingston of Lowell in the County
 and Commonwealth aforesaid You are appointed Executor
 of the last will and testament of Carlene L. George late of Lowell
 in said County of Middlesex deceased testator which will
 was proved and allowed on the seventeenth day of July A.D.
 1906 by said Court auktorum of record in this County and you are
 requested to make and return to said probate court within three
 months from the date hereof 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 your possession or shall have
 to administer according to law due to the will of said deceased all
 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 trust is fulfilled unless excused therefrom many year
 by this Court and also within three months to cause notice of your
 appointment to be posted 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 paper published in Lowell and return your affidavit of having
 given such notice with a copy thereof to the probate court witness Charles
 J. D'Incerti Esqne 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
 Dr. E. Rogers Register No 71643 Carlene L. George
 A true Record Executors Letters
 Attest Dr. E. Rogers, Register Rec Book 680 Page 638
 Attest Dr. E. Rogers, Register Rec Book 680 Page 638
 Attest Dr. E. Rogers, Register Rec Book 680 Page 638

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
 That all my just debts and funeral expenses be paid
 That my Son Maxwell 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 quilted two Comforters and four new wool blankets One Fording-Beard one good feather Beard four pillows also pillow slips and sheets

That my Daughter Ruby Estorn have out of my estate the sum of one hundred dollars in Cash

That the Remainder of my estate be equally divided between all my children to wit Jasper A. Sargent Homer S. Sargent Ruby Estorn Maxwell Sargent and the heirs of my deceased Daughter Flossie M. Allen

I do hereby Appoint Jasper A. Sargent as my Executor of this my Last will and testament signed in the presence of O B. McNabb and Thomas J. Gore on this 13 day December 1913

Elizabeth Sargent

We B O McNabb and Thomas J Gore 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 Gore }

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 13 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 will and Testament and that the said instrument in writing was at the time at the request of the said Elizabeth Sargent and with her concord - assisted and subscribed by the said B. O. McNabb and Thomas J. Gore

in the presence of the said Testator and in the presence of two
other less sufficient witnesses thereto and that the said Eliza Sargent
was at the time of signing and subscribing of said instrument
in writing as follows of full age that is more than Twenty one years
of age and of sound disposing mind and memory and not
under any occasion or restraint so the said respondent verily
believe and further respondent says not that aforesaid witness
said will in the name and style of B. O MC Nabb
B. O MC Nabb.

Sworn to and subscribed by the said B. O MC Nabb,
before me D. D. Sheriff's Clerk of said court at Shoals
the 19 day of December 1913 D. D. Sheriff's Clerk
is Alabama wherefore I have hereunto subscribed my name and
affixed the seal of said court D. D. Sheriff's

State of Marion County 1913
I D. D. Sheriff's Clerk of Circuit Court of Marion County
Indiana do hereby certify the within named will and Testament
Eliza Sargent has been duly admitted to probate and duly sealed
by Testimony of Bert O MC Nabb one of the subscribers witness
herein that a complete record of said will and of the Testimony
of the said Bert O MC Nabb on proof thereof has been by me
duly made and recorded in Book (6) and page 223 of the
Record of wills of said County
on attestation wherefore I have hereunto subscribed my name and
affixed the seal of said court at Shoals this 19 day of December 1913

D. D. Sheriff's Clerk Circuit Court MC

Last Will and Testament of Phillip Hutton

Deceased.

In the name of God and the Benevolent Father of all I
Phillip Hutton of Martin 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 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
Executor of this my last Will and Testament

In witness wherefore I Phillip Hutton have hereunto Subscribed
my Name and I do sue by declare the above and foregoing to be
My Last Will and Testament in the presence of James Hunter
and Walter Hays the 12th day of December 1713

Phillip Hutton
[Signature]

The undersigned do here by certify that Phillip Hutton
did, in our presence and in the presence of each other
Sign and Seal the above instrument in writing and did
Convey in our presence and hearing and in the presence
and hearing of each other intent 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 12th day of December 1713

) Walter Hays
} James Hunter

Be it Remembered that on the 30th day of December 1913
 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 Jno Shefick Clerk of Circuit Court of Marion Co.
 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 1913
 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 deponent at the same time heard the Said
 Phillip Hutton and with his consent attested and Subscribed
 by the Said Walter Hays & 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 Ninety One year of
 age and of sound and disposing mind and memory and not
 under any coercion or restraint as the said deponent hereby
 believes and further deponent says not Walter Hays
 Suborned and Subscribed by the Said Walter Hays before me
 Jno Shefick Clerk of Said Court about the 30th day of Dec 1913
 Jno Shefick Clerk in attestation wherefore I have hereunto
 Subscribed my name and affix the Seal of said court Jno Shefick
 Jno Shefick Clerk of the Circuit Court of Marion County Indiana
 do hereby certify that the within named Will and Testament of Phillip Hutton
 has been duly 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 Regt 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 Shreveport this 30th day of December 1913

Jno Shefick
 At S H Moore 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 will 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 Shear Mary Shear and Samantha Shear and my Grand Niece Elizabeth Ann Goff 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 give will and devise one fourth of all my estate real and personal after the payments provided for in Item 1 of this will

I name and appoint William Horner as Executor of this will

I 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

Polger Pitcher
Harry Shirley

The State of Indiana Martin Co. S. S.
 Be it remembred that on the 30th day of January 1914
 Edgar Pitcher one of the Subscribed Witnesses thereto witness
 and foregoing last Will and testament of Sarah Shanner
 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 de clars and Testifies as follows
 that is to say that on the 20th day of June 1913, he saw the
 Said Sarah Shanner sign her name to said Instrument
 in writing as and for her last will and testament and that
 this deponent at the sometime heard the said Sarah Shanner 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 Sarah Shanner and with her consent attested
 and Subscribed by the said Edgar Pitcher & Harry Shirley
 in the presence of said testator and in the presence of each other
 as Subscribing Witnesses thereto and that the said Sarah Shanner
 was at the time of the signing and Subscribing of said Instrument
 in writing as of four years of full age that is more than Twenty
 One years of age and of sound mind and memory and not under
 any compulsion or restraint as the said deponent verily believes
 and further deponent says not Edgar Pitcher.
 Sworn to and Subscribed by the said Edgar Pitcher before me
 W. D. Shirley Clerk of Said Court at Indianapolis the 30th day of
 January 1914 W. D. Shirley Clerk
 in attestation whereon I have hereunto Subscribed my name
 and affixed the seal of said Court W. D. Shirley.

State of Indiana Martin Co Ind S. S. I W. D. Shirley Clerk
 of the Circuit Court of Martin Co Indiana do hereby certify that the within
 aforesaid Will and Testament of Sarah Shanner has been duly examined to probate
 and duly approved by the Notary of Edgar Pitcher one of the
 Subscribed witnesses thereto that a complete record of said will and of the
 Testimony of the said Sarah Shanner 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 whereon I have hereunto Subscribed my name and affixed
 the seal of said court at Indianapolis 30th day of January 1914.

W. D. Shirley Clerk M. C. C.

Last Will and Testament of Robert Stiles

Deceased.

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, Bertha Mitchell, Catherine Stiles, Olive Baker and Pearl Baker, in accordance with the statutes of descent, 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 money 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. L. Honeycutt be appointed legal adviser for the estate.

Item. - 4. I nominate and appoint my wife Samantha Stiles executor by 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. M. Freeman.

State of Indiana, Martin County ss.
Be it remembered, That on the 22nd day of April 1914 Samuel H. Ross and George M. 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 L. Shufick 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

Last Will and Testament of

Deceased.

attested and subscribed by the said Samuel H. Rass and George M. 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 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.

Samuel H. Rass

George M. Freeman

Swear to & subscribed by the said Samuel H. Rass and George M. Freeman before me Wm. D. Sherfick, Clerk of said Court, at Shoals the 25 day of April 1914.

Wm. D. Sherfick - Clerk

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

Wm. D. Sherfick

State of Indiana, Martin County, Se: -

I, Wm. D. Sherfick, 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. Rass and George M. Freeman in proof thereof, has been by me duly made and recorded in Book C of at pages 327-330 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. Sherfick Clerk 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 I hereby direct that
the children of my deceased daughter, Amanda
(Jones) Dwayne receive jointly One Hundred &
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 I 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. Gramill,
Rosa J. Zimmerman, John W. Jones, Lucinda Smaygell,
Thomas O. Jones, Richard W. Jones, Oscar O. Jones,
Adeline Queen, Effie O'Malley, Elizabeth ^{Gifford} 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 herein to 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 Bramble 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 H. W. Sherrick, 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. William
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

Swear to and subscribed by the said Eugene
Strange before me, Wm. D. Sherick, Clerk of said
Court the 14 day of May 1914

Wm. D. Sherick Clerk.

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

Wm. D. Sherick.

State of Indiana, Martin County ss:

I, William D. Sherick, 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 subscribers thereto, that a complete record of Will, & of the testimony of the said Thomas E. Jones in proof thereof, has been by me duly made and recorded in Book C. at page 2 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 Shoale, this 1st day of May 1894
Wm. D. Sheftick
Clerk Circuit Court Martin Co.

Last Will and Testament of Anna Murphy.

Deceased

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, Logansport, 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. Treavor of Logansport, Indiana, all of my real estate which is described as being the north half of lot number thirty five, Craig Addition to the town (now City) of Logansport, Martin County, Indiana.

Fifth:- I will and bequeath to my step-daughter Margaret McGadden, of Galveston, Texas, all of my personal property, of any nature, whatsoever.

Sixth:- I do hereby appoint Walter Hayes, of Martin County, Indiana, as the Executor of this my last Will and 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 Maurice C. Healy

Last Will and Testament of

Deceased.

and Walter Hays, this 23rd day of November 1913,

Aura 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,

M. A. Healey.
Walter Hays.

The State of Indiana, Martin Co., ss:-

Be it remembered, That on the 31st day of July 1914, Walter Hays, one of the subscribing witnesses to the within 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 28th 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 present consent attested and subscribed by the said Walter Hays in the

presence of each other, as subscribing witness 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 testator verily believes and further deponent
says not. Walter Hays.

I sworn to and subscribed by the said Walter
Hays before me, William D. Sherick, Clerk
of said Court, at Shoals, the 31st day of
August, 1914.

Wm. D. Sherick, Clerk.

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

Wm. D. Sherick.

I, Wm. D. Sherick, Clerk of the Circuit Court of
Marion 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 ~~made~~ 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 31st day of July 1914.

Wm. D. Sherick,

Clerk Circuit Court Marion
County.

East Will and Testament of Caleb Shrum

Deceased.

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 last 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 executors 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 I shall go to and the title therewill 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 Auchlin,

Aura Auchlin.

Swnn to & subscribed by the said Auchlin & Auchlin before me, Wm D. Shefick Clerk of said court, at West Shoals the 29th day of September 1914. Wm. D. Shefick, Clerk.

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said court. Wm. D. Shefick, Clerk.

State of Indiana, Martin County, ss.

I, William D. Shefick, 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 Aura Auchlin one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Auchlin & Auchlin in proof thereof has been by me duly made in Book "C" at pages of 339 340 & 341 of the Record of Wills of said County of said County.

In attestation whereof, I have hereunto subscribed my name & affixed the seal of said court, at Shoals this 29th day of Sept. 1914 Wm. D. Shefick - Clerk

Last Will and Testament of Jane Davenport. Deceased.

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 besides 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 Lynville, of the City of Indianapolis, in the State of Indiana to all of my personal property and effects of whatever kind of which I may die seized including my jewelry, diamonds onyx 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, 1873 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, &c.
 Be it remembered, That on the 16th day of March, 1915 James B. Marshall and Thomas J. Johnson the subscribing witnesses to the within ^{of} last Will ^{of} 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 as and for her last Will ^{of} Testament; and that the deponent at the same time, heard the said Jane Davenport declare the said instrument in writing to be his last Will ^{of} Testament ^{and} that the said instrument in writing was, at the same time, 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 disposing mind and memory and not under any coercion or restraint as the said 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. Sherick Clerk of the said Court at Indianapolis the 16 day of March 1915.

Wm. D. Sherick Clerk

In attestation whereof, I have hereunto subscribed my name ^{and} affixed the seal of said court. Wm. D. Sherick

Last Will and Testament of Jane Davenport Deceased

State of Indiana, Martin County, St,
I, William D. Herfick 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 subscrewing 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 C, at page
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 16th day of March 1915 -

Wm. D. Herfick
Clerk.

Last Will and Testament of Elija Swords, Deceased.

In the name of God Amen, I, Elija 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, Niham McCormick be the attorney of this my last will and testament, holds leaves one that for his services he will not charge or accept any fee whatever.

Given under my hand & seal this 16th day of November, 1906—

Elija Swords
Attest Niham McCormick

Be it remembered that on this 16th day of November 1906 that Elija Swords a widow signed the foregoing instrument in our presence as her last will and testament except that we in the presence in their

Last Will and Testament of Eliza Swords.

Deceased.

presence of each other have this 16th day of November 1803, signed our names as attesting
Witnesses

Hiram M. Comick

Ida Kennedy

Melinda H. Comick

State of Indiana, Martin Co. ss:

To be it remembered That on the 22nd day of March 1803 Hiram M. Comick one of the Subscribing witnesses to the within 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 1803 he saw the said Eliza Swords sign his name to said instrument in writing as aforesaid for his last Will & 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 with his consent attested and subscribed by the said Hiram M. Comick 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 further deponent says not. - Hiram M. Comick

Sworn to and subscribed by the said Hiram M. Comick before me Wm. D. Shufeld Clerk of

Last Will and Testament of

Deceased.

said Court, at West Shore, the 22nd day of March
1850. Wm. D. Shufick, Clerk.

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

State of Indiana, Vigo County, St;
I, William D. Shufick, Clerk of the Circuit
Court of Vigo 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 up recorded in Book "C" at pages
375-376 & 377 in the Record of Wills of said
County.

In attestation whereof, I have hereunto
subscribed my name, and affixed the seal of
said Court, at Shore, this 22nd day of March
1850.

Wm. D. Shufick, Clerk Circuit Court.
Vigo County,

Last Will and Testament of Jesse E. Way.

Deceased.

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 Albert S. Ragsdale 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

{ J. W. Way, M. C. W.

James R. Wallace

Hamah A. Way.

Louise A. Way.

Proof of Will -

The State of Indiana, Martin County, etc.

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 no 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, at 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. D. Shufick, Clerk of said Court at
Shoals, the 2nd day of August, 1913.

Wm. D. Shufick, Clerk,

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

Wm. D. Shufick, Clerk.

State of Indiana, Martin County, Ind:

I, William D. 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 subscribers witnesses thereto, that a complete record of said Will and of the testimony of the said Louisa A. Way in favor thereof, has been by me duly made and recorded in Book C. at page # 348 & 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, 1913.

Wm. D. Shufick

Clerk Martin Co.

Last Will and Testament of Russell F. Davis

Deceased.

In the name of God the Benvolent 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 Days 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 Leigh and William Houghton
This 27th day of January 1915

Russell F. Davis
[Signature]

Witness Wm Houghton

The State of Indiana, Martin County &c:

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. Sheriff Clerk of
the Common Pleas 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 defendant, at the same

Last Will and Testament of

Deceased.

time, 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 Martin Leigh 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 disposer verily believes, and further deponent say not.

William Houghton.

Born and subscribed by the said William Houghton before me WM T. Sherfick Clerk of said Court, at Blooms the 12th day of March 1915

Wm T. Sherfick Clerk

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

Wm T. Sherfick Clerk

State of Indiana, Martin County, I.D.

I WM T. Sherfick Clerk of the Circuit Court of Martin County Indiana, do hereby certify that the within named will and testament of Russell Davis has been duly admitted to probate, and duly proved by testimony of William Houghton and of the subscribing witnesses thereto, that a copy of record of said will and of the testimony of the said William Houghton or proof thereof, has been borne duly made, and recorded in Book C at page #350 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 Blooms, the 12th day of March 1915

Wm T. Sherfick

Clerk, Martin Circuit Court.

Last Will and Testament of Mikel Kreitzer Deceased.

The Last Will and Testament of Mikel Kreitzer of Shesley
County of Marion, State of Indiana, made and published
this 12 day of February 1916.

In the name of God amens, I Mikel Kreitzer of
Shesley, Indiana, at the age of seventy-two years and
being sound of mind and memory do hereby
make, publish and declare 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 notes 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 W. 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
In witness whereof, I have hereunto set my hand and
seal the 12 day of Feb. in the year of our Lord 1916.

Mikel Kreitzer. (Seal)

The witness instrument, was now here subscribed
by Mikel 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 St. M. Brady of Shesley, Ind.

Mr. G. Howell of Shesley, Ind.

Last Will and Testament of Mikiel Kretzer Deceased.

Proof of Will.

The State of Indiana, Martin County, 88:

Be it Remembered, That on the 17th day of February 1916
 Horace S. McGrady, one of the subscribing witnesses
 to the within and foregoing last will and testament
 of Mikiel Kretzer 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 12th,
 1916 he saw the said Mikiel Kretzer 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 Kretzer 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 Kretzer and with his consent attested
 and subscribed by the said Horace S. McGrady
 in the presence of said testator, and in the
 presence of each other, as subscribing witnesses
 thereto and that the said Mikiel Kretzer 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, knowing mind and
 memory, and not under any coercion or re-
 straint, as the said deponent verily believes, and
 further deponent says not.

Horace S. McGrady.

Sworn to and subscribed by the said
 Horace S. McGrady before me Chas. W. Runyon, Clerk of
 said Court, at Shozle, the 17th day of February, 1916

Charles W. Runyon, Clerk.

On attestation whereof, I have hereunto subscribed

Last Will and Testament of Mikiel Breitzer

Deceased.

my name, and affixed the seal of said Court.

Seal

Charles W. Runyon.

State of Indiana, Martin County, 88:

I, Charles W. Runyon, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within attested Will and Testament of Mikiel Breitzer has been duly admitted to probate, and duly proved by the testimony of Horace G. M. Brady, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Horace G. M. Brady, in proof thereof, has been 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 Shirry Deceased.

I, Michael Shirry 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. Shirry 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 3rd, 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 note 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 above 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. Shirry; one sixth thereof to my son Eigh C. Shirry; one sixth thereof to my daughter Claudia Shephardson; one sixth thereof to my son Merlin D. Shirry; one sixth thereof to my grand children Ralph V. Yenne, Edna Yenne,

Last Will and Testament of Michael Shirey

Deceased.

Claudia Courtright 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 third (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.

Last Will and Testament of Michael Shirey

Deceased.

of any deceased, equally.

In case I should survive my son, Charles W. 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 Edgar E. Shirey, Executor of this my Past 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 Past will and testament in our presence; and signed by us, as witnesses, in his presence, and in the presence of each other

Edgar W. Pitcher

For Proof of Will See Page 361.

Hilary D. Doughton,

Last Will and Testament of Jason L. Stewart

Deceased

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 Jason L. Stewart Deceased.

the same shall go to and be paid to my legal heirs in accordance with Statute 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.

Jason L. 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. Slates } Witness.
Samuel P. Yenne

Proof of Will.

The State of Indiana, Martin County, 33:

Be it Remembered, That on the 24th day of October 1916 Charles W. Slates one of the subscribing witnesses to the within and foregoing last will and Testament of Jason L. 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 Jason L. 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 Jason L. 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 after and subscribed by the said Charles W. Slates and I 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. Slates.

Sworn to and subscribed by the said Charles W. Slates 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, 83:
 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. Slates one of the subscribing witnesses thereto, that a complete record of said will, and of the testimony of the said Charles W. Slates in proof thereof, has been by me duly made and recorded in Book C at page 358 of the Record of Wills of said County.

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said Court, at Shoals, this 24th day of October 1916.

Charles W. Runyon

(In Election of Widowee Pg 363)

Clerk Circuit Court of Martin County

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 Hileary 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, 1918 he saw the said Michael Shirey sign his name to said instrument in writing as and for his last Will and Testament; and that this deponent, at the same time, heard the 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 Hileary 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 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.

Hileary D. Houghton.

Sworn to and subscribed by the said Hileary D. Houghton before me Charles W. Runyon, Clerk of said Court, at Shoals, the 21st day of March 1916

Charles W. Runyon, Clerk.

Proof of:

Last Will and Testament of Michael Shirey.

Deceased.

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

Charles W. Lueken.

At the 21st instant, Martin County, 1916,
I, Charles W. Lueken, Clerk of the Circuit Court of
Martin County, do hereby certify that the
aforementioned will and testament of Michael
Shirey was duly admitted to probate, and duly
proved by the testimony of Alvaro S. Houghton, one
of the subscribing witnesses thereto, that a complete
record of said will, and of the testimony of the
said Alvaro S. Houghton in respect thereof, has been
by me duly made and recorded in book C at
pages 353 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. Lueken.

Clerk Circuit Court Martin County.

Seal

Last Will and Testament of Jason 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 Jason L. Stewart, late of Martin County, Indiana, who died testate and whose last Will and Testament has been duly admitted to Prob'ty. 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 Statute 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 Jason 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 Jason L. Stewart, deceased, to me well known, in nature; 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.

Hileary D. Houghton,
Notary Public.

My Commission expires

August 3 - 1919.

(For Will and Proof of Will see pages 358-359-360).

Last Will and Testament of George W. Smith

Deceased.

al, 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 executors herein after named pay all my legal and just debts and my funeral expenses as soon after my death as practicable.

Second. That my said executors herein after named set aside the amount of Eighty Dollars to be paid to the pastor of St. John's Catholic Church of Logroote, Indiana, for masses to be said for myself and my deceased wife, Elizabeth Smith.

Third. I bequeath and give to my three sons, Charles P. 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 Clarke Addition to Logroote, Indiana, and lot Number Twenty-eight (28) in Argie Addition to Logroote, 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 legatee and devisee 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 $\frac{1}{3}$ 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 herein after directed and further provided that in the event either or any two of said legatees and devisees, neglect or refuse to pay in his or their proportionate share of the indebtedness of said

Last Will and Testament of George W. Smith

Deceased

firm or said sum of Thirty-threerd of one third Dollars each above stipulated, then the other or others 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 one fourth part thereof.

Fourth. In the event that all of the legateesnd 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 proceede derived therefrom 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 Logossee, 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 Hayes.

Frank H. Walker.

Last Will and Testament of George W. Smith.

Deceased.

Proof of Will.

The State of Indiana, Martin County 38:

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 & 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 & 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 A. 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 years of age) and of sound mind ^{and body} 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 38:

I, Charles W. Runyon, Clerk of the Circuit Court of Martin County, Indiana, do hereby certify that the within

Last Will and Testament of George W. Smith. Deceased.

annexed Will and Testament of George W. Smith has been
duly admitted to probate, and duly proved by the
testimony of Walter Hayes, 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 page
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 Shreveport
the 22nd day of December 1916.

Charles W. Denyon.

Clerk Circuit Court Martin County

(Seal).

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 inst. from date the first payment is made.

Fifty dollars \$50⁰⁰ three years after she ceases to remain my widow with 6 percent inst. from date second payment is made.

If 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 hereto as witnesses this 27th day of Jan. 1917, at his home.

Green B. Lewis

Nellie Lewis.

Proof of Probate of Will.

State of Indiana, Martin County, Ind:

Before me Charles W. Kunyon, 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

Last Will and Testament of Ira D Caples Deceased.

devise, property, of sound mind, and memory and
not under constraint or restraint; that said testator
requested Green B. Lewis and Nelly Lewis to sign said
test^d 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. Fenyon Clerk

State of Indiana, Martin County, Ind:

I, Charles W. Fenyon, Clerk of the Martin Circuit
Court, do hereby certify that the above and foregoing
last will and testament of Ira D Caples, State 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. Fenyon, Clerk

Last Will and Testament of Rachel E. Divine Deceased.

State of Indiana,
Martin County. 88:

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 II. 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.

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 16, sixteen township one North range four west, running thence North 31 $\frac{1}{4}$ rods, thence East 92 rods, thence South 31 $\frac{1}{4}$ rods, thence West to place

of beginning, subject to $\frac{1}{7}$ of mortgage of \$1150, which said Austin S. Divine assumes and agrees to pay and all subject to life estate of John M. Divine hereinafter devised to him.

Item V. I give to my son John L. Divine and Grace G. Divine, his wife, the following tract of land hereby devised to said John L. and Grace G. 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 $\frac{1}{7}$ of mortgage \$1150 on my real estate which said John L. and Grace G. 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 tract 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 $\frac{1}{7}$ 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 Ledquood assumes and pays $\frac{1}{3}$ 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 south east 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 $\frac{1}{3}$ 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 die 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 letter of administration be taken out upon my estate and that no executor or administrator be appointed and that

Last Will and Testament of Rachel S. Divine

Deceased

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.

Prob. 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 dispose 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 E. Divine Deceased.

Indiana, deceased, was this day duly admitted to probate and record, and the proof thereof duly made by Martin Gugle 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 25th day of March 1917.

Charles W. Runyon, Clerk.

Last Will and Testament of Matthew Hitchcock Deceased

In the name of the Benevolent Father.
 I Mathew Hitchcock, of the County of Marion 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. Brooks.

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 his ~~sign~~ 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 constraint or restraint; that said testator requested Thomas J. Brooks and Frank M. Sherry to sign said instrument 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 3rd 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 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 E Baker Deceased

I, Mary Elizabeth Baker, of Marion County, State of 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,
Hessie J. Buckley, Clementine Sims, and George A. Baker
and to the heirs of my deceased son, William D. Baker,
their names being Alice Baker, Hazel Baker, Forrest
Baker, and Helen Baker, and also the heirs of
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 proportion
and to the two living heirs of Elisha T. Baker, the
one-sixth of my real estate in equal proportion.
If said real estate is sold by me before my death
the amount from said sale remaining on hand at
death shall be divided as above set forth.

2. I bequeath to my four living children all my per-
sonal property of every kind in equal proportion
to George Baker especially, I will two featherbeds two
pillows, one ocean wave quilt, kitchen sofa, bed, picture
and family record.

3. Especially to Clementine two pillows and sofa in
room and to Isaac all my farming tools and
to Hessie Buckley three dollars.

4. I appoint as Executor 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
signature this 21st day of March 1916. Mary E. 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 testa-
ment 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, 83.

Before me William T. Porter, a Notary
Public in and for said County and state,
Mary E. Baker acknowledged the execution of the
aforementioned Will. Witness my hand and notarial
seal this 29th day of March 1916.

William T. Porter,

Notary Public

My Com. Exp. Aug. 2, 1917.

Probate of Will

State of Indiana, Martin County, 83.

Before me Charles W. Runyon, 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 bring duly
sworn on oath says that he was present at
the execution of said last will; that the same
was duly executed; that at the time of the
execution thereof said 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

Last Will and Testament of Mary E. Baker.

Deceased

Subscribed and sworn to before me, this 27th day
of March 1917.

Charles W. Runyon, Clerk.

State of Indiana, Martin County, 88.

I, Charles W. Runyon, 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 Record
Will no. C. page 378.

Witness my name and the seal of
said Court, this 27th day of March, 1917.

Charles W. Runyon, Clerk.

Last Will and Testament of Margaret Gedrow Deceased.

I, Margaret Gedrow, at this time a resident of Schools, in Martin County, in the State of 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 the same made:

Item 1. It is my will and desire that my real estate, so numbered Sixty-three, except thirty-four feet and nine inches in a strip of one width off of the east end thereof, situated in the town of Schools, in Martin County, in the State of Indiana, be sold by my executor after my death, and that out of the net proceeds thereof, he pay to my husband, Enoch Gedrow, the one third thereof, and that he pay to the children of my deceased son, Thomas Gedrow, — Ruth, George G., Jessie A., Clara, Maggie, Dolah, and Cyrus, the sum of one dollar each; that of the balance be spent in the construction of a suitable monument at the grave of my deceased son, Thomas Gedrow, the one ninth thereof, which of the remainder to pay to my children, Elizabeth Collins, Louise Lee, George Gedrow, VanBuren Gedrow, Helen Gedrow, Lillian Gedrow, Ethel Lee and Enrich Gedrow the one eighth ($\frac{1}{8}$) each thereof.

Item 2. I nominate and appoint my son, VanBuren Gedrow, Executor of this my last will.

Witness my hand and seal, this 16th day of April - 1917, at Schools, Indiana.

Margaret Gedrow (Seal)

Wherefore I, the undersigned instrument, signed, sealed and acknowledged by said Margaret Gedrow, as and for her Last will and testament, in our presence, who at a request, took her presence and the presence of each other, have written her own names as witnesses thereto, this 16th day of April - 1917.

Elinor C. Bright

Mrs. H. M. (D.) Stiles.

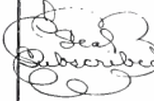
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Last Will and Testament of Margaret Fedrow

Deceased

Proof of Probate of Will
 State of Indiana,
 Martin County, I.C.

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
 dispose 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.


 Subscribed, and sworn to before me this 29th day of May 1917
 Charles W. Runyon, Clerk.

State of Indiana, Martin County, I.C.

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 "S", 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 will and direct out of any property either personal or real that I may die seized of, first that the expenses of my last sickness and burial expenses 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 her 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 the share of 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 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.

Last Will and Testament of Thomas Canfield. Deceased.

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 Morris

"Proof of Probate of Will".

State of Indiana, Martin County, 88:

Before me, Charles H. Runyon, Clerk of the Martin Circuit Court, personally came Kate Morris 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 duress or restraint; that said testator requested Johanna Buckley and this affiant 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.

Kate Morris.

Subscribed and sworn to before me, this 4th day of June 1917.

Charles H. Runyon, Clerk.

State of Indiana, Martin County, 88:

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 Morris, one of the subscribing witnesses thereto, which said will, together with such proof, have been duly recorded in Record of Wills No. C. Page 383, in this office, this day of June, 1917. Charles H. Runyon, Clerk.

Last Will and Testament of Seth M. Williams

Deceased.

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 C. Thomas and Paul P. 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 G. Williams and Effie P. Williams share and share alike.

Item 4. I appoint my son Charles G. 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 (Seal)

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. Rice } Witnesses.

State of Indiana Martin County, ID:

Before me, Charles W. Runyon, 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 Seth 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 dispose 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. Runyon, Clerk.

State of Indiana Martin County, Ia:

I, Charles W. Runyon Clerk of the Martin Circuit Court do hereby certify that the above and foregoing Past will and testament of Seth 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 "A", page 385, in this office.

Witness my name and the Seal of said Court
this 29th day of August, 1917.

Charles W. Runyon, Clerk.

Last Will and Testament of David D. Baker Deceased.

Last Will and Testament.

I, David D. Baker, of Logroote, 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 satisfied.

Second.

I will and bequeath to my daughter Eula Long ten dollars (\$10.00).

Third.

I will and bequeath to my wife, Felia Baker all of my property real personal or mixed, remaining after amounts duly noted above in numbers one and two here 'been paid, to have and to hold during her natural life.

Fourth.

It is my will, that upon the death of said Felia Baker, that the above duly noted property be divided equally between my daughter Maude Cox and my grand daughter Eila Cox.

Fifth.

I recommend that said Maude Cox and said Eila Cox have the property hereinabove undivided until said Eila 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-four years old.

Sixth.

I do hereby appoint William A. Baker as the executor of this, my Last Will and Testament.

In witness whereof, I, David D. Baker, of Logroote, Martin County, Indiana, hereunto subscribed my name, and do declare the above and foregoing to be my last Will and Testament in the presence of Martha Greenmore and Frank Greenmore, 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 B. Briemore
Martha Briemore.

Proof of Probate of Will.

State of Indiana, Martin County, 88:

Before me, Charles A. Runyon, Clerk of the Martin Circuit Court, personally came Frank B. Briemore 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 derive his property of sound mind and memory and not under any duress or restraint; that said testator requested Frank Briemore and Martha Briemore 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 Briemore

Subscribed and sworn to before me, this 22nd day of February 1918. Charles A. Runyon, clerk.

State of Indiana, Martin County, 88:

I, Charles A. 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 Griswold, one of the subscribing witnesses
thereto, which said will, together with such proof,
have been duly recorded in Record of Wills No. Q.
Page 387, in this office.

Witness my name and the seal of said
Court, the 22nd day of February, 1918.

[Signature] Charles A. Runyon, Clerk.

Last Will and Testament of Levi A. Killion

Deceased

I, Levi A. Killion, at this time a resident of Marion 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 be paid as soon after my death as practicable.

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 grave.

Item 3rd. - I give and bequeath to my dear children Cora E. Hamilton, Kizzie V. Sanders, Williard H. Killion and Hattie L. 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: - 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 4.- 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 L. Smith, the sum of One Hundred (\$100.00) 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, Ida 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 repair 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^o Gowan.

Stephen H. Westhafer.

Proof of Probate of Will.

State of Indiana, Martin County, 88:

Before me, Charles H. Runyon, Clerk of the Martin Circuit Court, personally came James L. M^o Gowan 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^o Gowan and Stephen H. Westhafer to sign said will as witnesses thereto.

Last Will and Testament of Levi A. Killion. Deceased.

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

James L. McGourin.

Subscribed and sworn to before me, this 27th day of February, 1918.

Charles W. Runyon, Clerk

State of Indiana, Martin County, 88;

I, Charles W. 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. McGourin, 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 W. 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 here to fore 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 here to this day 28, 1915.

Nicholas S. Baker.

A.C. 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 dispose his property, of sound mind and memory and not under any compulsion or restraint; that said testator requested Agnes C. Smith and Elmer A. 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 underscoring witnesses thereto.

Agnes C. Smith

Subscribed and sworn to before me, this 5th day of March, 1918.

State of Indiana, Martin County, 88:

I, Charles A. Rengen, 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 Agnes C. Smith, one of the subscribing witnesses thereto, which said will, together with such part, hereinafter 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 A. Rengen, 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 executors fully administer my estate, after having fully marshaled the assets thereof, and after having first made such payment, as in this will provided, he shall pay to each, Hattie V. Swords, Benjamin O. Sherfick, Charles M. Sherfick, Calvin G. Sherfick, Fred T. 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 executors of this my last will and Testament, my son John L. Sherfick.

In testimony whereof I have caused to set my hand and seal this 16th day of November, 1917.

John M. X. Sherfick (Seal)

Last Will and Testament of John M. Sherfield Deceased.

Signed and acknowledged by said John M. Sherfield as his last will and testament, in our presence, and signed by us, in his presence, and in the presence of each other.

Edgar Whitcher (Seal)

John C. Zollars (Seal).

(Proof of Probate of Will.)

State of Indiana, Marion County, 1881.

Before me, Charles H. Neasey, Clerk of the Marion Circuit Court, personally came John C. Zollars, one of the subscribing witnesses to the foregoing last will and testament of John M. Sherfield, late of Marion County, Indiana, deceased, and being duly sworn on oath, says that he goes proved 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 compulsion or restraint; that said testator requested Edgar Whitcher and John C. Zollars to sign said will, and witness thereto, which they accordingly did in the presence of said testator and in the presence of each other as subscribing witnesses thereto.

John C. Zollars.

Subscribed and sworn to before me, this 5th day of March, 1881.

Charles H. Neasey, M.C.

State of Indiana, Marion County, 1881.

I, Charles H. Neasey, Clerk of the Marion Circuit Court do hereby certify that the above and foregoing last will and testament of John M. Sherfield, late of Marion County, State of Indiana, it, doth, under the day duly admitted to probate and record, and the proof thereof duly made by John C. Zollars, one of the subscribing witnesses thereto, which said will,

Last Will and Testament of John M. Schufeld 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. Beconyan, Clerk.

Last Will and Testament of James T. Rogers Deceased

It is my will that my executors 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 $\frac{1}{3}$ — and the balance of that share to his children's share & share alike, and said O.D. Rogers is made a Trustee to take charge of the same & expend it for their mutual use 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, ss:
Before me, Charles A. Pyron, 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 were 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, 88:

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.

Last Will and Testament of John L. Powell.

Deceas-

In the name of the Benvolent Father, etc., I, John L. 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 herebefore 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 A. Powell, Jane Pendley, and Everett Powell, and in the event that either of said persons, Mary E. Daugherty, George A. Powell, Jane Pendley, and Everett 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 deceased. 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 merchandise on hand in my store.

Item Three: I bequeath to my son John A. Powell the sum of Five Hundred Dollars.

Item Four: I bequeath to my grand children Roy Gromer and John Gromer, sons of my deceased daughter Margaret Ann Gromer the sum of Two Hundred Fifty Dollars each.

Item Five: I bequeath to my grand children