

WILL OF F. A. HOOD.

LAST WILL AND TESTAMENT OF F. A. HOOD.

I, F. A. Hood, being of sound mind and disposing memory do hereby make and publish this as and for my last Will and Testament, hereby revoking and making void all others by me at any time made.

1.

I desire that my death ~~that my body be given~~ a decent and Christianlike burial, suitable to my station in life. Also a marker or monument to cost not less than four hundred dollars.

2.

I will, devise and bequeath all of my personal property including all of my interest in the store operated by C. F. Hood, in Chattanooga, Tennessee, and all stocks, bonds, money and in fact everything that can be treated and denominated personal property to my son, Charles F. Hood, and in the event of the death of Charles F. Hood before my death I want all of my personal property to be given to the children of Charles F. Hood. Inheritance tax to be paid out of the above personal property.

3.

I will, devise and bequeath three fourths of all of my real estate to my son, Charles F. Hood, in fee simple, and in the event of his death before my death I want this three fourths of my real estate to be given to the children of Charles F. Hood in fee simple forever.

4.

I have a grandson named F. A. Hood, Jr., son of Walter Hood, deceased, and I want to give him at my death the rent and income off of one fourth of my real estate and I want F. A. Hood, Jr. to have the income from this property as long as he lives, but do not give him the right to sell the property or sell or contract away any interest in the same, but if he marries and has children of his own, in that event, I want his children to inherit and to have title in fee simple to a one fourth interest in my real estate, but under no circumstances is the mother of F. A. Hood, Jr. ever to have any interest in or authority over any part of my estate in any form or manner whatsoever.

In the event of the death of F. A. Hood, Jr. before he has become grown and has children of his own I desire that all interest in the rent from my real estate, which otherwise would go to F. A. Hood, Jr. shall be inherited and owned by my son Charles F. Hood, and in the event that Charles F. Hood is not alive at the death of F. A. Hood, Jr. that the children of Charles F. Hood, inherit under this will and own also that part of my estate above described and bequeathed to F. A. Hood, Jr.

It is my desire and intention in this will to provide that F. A. Hood, Jr. shall have after my death, the income from one fourth of my land as long as he lives and if he should have children that his children should inherit a one fourth interest in my real estate, but on the other hand, if he should not have any children that Charles F. Hood shall inherit all of my estate both real and personal in fee simple forever.

I hereby nominate and appoint Mr. Chas. F. Hood, as executor of this my last Will and Testament and to execute the same.

IN TESTIMONY WHEREOF, I have hereunto set my hand and subscribed my name to this my last Will and Testament on this 8th day of September, 1918.

F. A. Hood

Signed, sealed and published as and for ^{his} the last Will and Testament of F. A. Hood, of

Chattanooga, Tennessee, and we have hereunto subscribed our names as attesting witnesses at the request of and in the presence of the testator and in the sight and presence of ~~some~~ other on this 8th day of October, 1918.

E. S. Lovett

 1407 Second St., San Diego, Cal.

Herbert N. Neale

 1642 4th St. San Diego, California

L. N. Craig

 #256 19th St. San Diego, Calif.

Filed August 8, 1919

Prolate Record 20-146

Index

 WILL OF W. E. BAILY.

I, W. E. Baily, of Retro, Hamilton County, Tennessee, being of sound mind and disposing memory, do make and publish this my last Will and Testament.

I will and bequeath and devise unto my beloved wife, Lizzie C. Baily, all of my estate, real, personal and mixed, of which I may die seized and possessed, or that I may be entitled to be seized and possessed of, or that may come to me after my death, wherever the same may be situated or found, giving unto her absolute, full and complete authority to sell and convey the same or any part thereof for such price and upon such terms as she may deem best.

I hereby appoint said Lizzie C. Baily my Executrix of this my last Will and do not require that any bond be executed by her by any court for the faithful performance of her duty.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal on this the 14th day of June, 1911.

W. E. Baily (Seal)

Signed, sealed, published and declared by the said W. E. Baily as and for his last Will and Testament on the day and date above written, in our presence; and we signed, and sealed the same at his request and in his presence and in the presence of each other as attesting witnesses on the day and date above written.

W. J. Springfield (Seal)

John Tinker (Seal)

Filed August 6, 1919

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