

V.

I do not desire any administration on my estate if the same can be avoided, but in the event that administration should be required by law then it is my will, and I hereby appoint Mary L. Grant as executrix of this my last will and testament, and request that she be not required to give any bond as such executrix.

IN WITNESS WHEREOF, I have this day published, signed and sealed and declared the foregoing instrument to be my last will and testament, dated this February 9th, 1915.

L. E. Grant (SEAL)

At the request and in the presence of the above named L. E. Grant, who, in our presence, signs the foregoing instrument and published and declared the same to be his last will and testament, and in the presence of each other, we hereby attest said instrument as subscribing witnesses thereto at Clinton, Missouri this 9th day of February, 1915.

Peyton A. Parks

Jas. A. Parks

Wayman Gracey

CODICIL TO LAST WILL OF L. E. GRANT.

I, L. E. Grant, named in the foregoing will, of Deepwater, Henry County, Missouri, being of sound mind and memory, do hereby add the following codicil, which will was dated February 9th, 1915, consisting of four sheets of paper and witnessed by Peyton A. Parks, James A. Parks, and Wayman Gracey, in order to make the changes hereinafter set forth in said will,

I.

Since the execution of said will I have conveyed to my two sons, Russell L. Grant and Elmer L. Grant, my real estate in the city of Tulsa, and state of Oklahoma. I have given said real estate and conveyed the same to me said two sons as and for their interest in my estate so that they shall not hereafter receive any part thereof, save in such part as might be left by my daughter without issue at her death undisposed of. Accordingly I hereby annul and revoke the provisions for my said two sons made for them in paragraph IV of my said will.

II.

I give, devise and bequeath all of my property real personal and mixed of whatsoever character and wheresoever situated, including life insurance policy, unto my said daughter, Mary L. Grant, to have and to hold the same absolutely and in fee simple, but subject however, to this condition; that if my said daughter shall die without issue leaving any part of the property thus devised and bequeathed to her undisposed of, then it is my will that said property thus indisposed of shall descend, share and share alike, to my said two sons, Russell Grant and Elmer E. Grant, with the further provision that if either of said two sons has died leaving heirs, then such heirs shall receive the share of their deceased father.

III.

I expressly will, however, that my said daughter shall have full power to sell and convey any of said property as I would have if living.

IN WITNESS WHEREOF, I have this day signed, sealed this codicil and I now here again publish and declare the original will with changes made in this codical as herein contained to be my last will and testament, this September 10th, 1917.

L. E. Grant.

At the request and in the presence of the above named testator, L. E. Grant, who in our presence signs the foregoing codicil and publishes the foregoing instrument of the original will and codical and declares the same to be his last will and testament and in the presence of each other, we hereby attest said instrument as subscribing witnesses thereto at Clinton, Missouri, this 10th day of September, 1917;

Peyton A. Parks
Jas. A. Parks