the presence of us the undersigned, who at his request and in his sight and presence, and in the presence of each other, have subscribed our names hereto as attesting witnesses, the day and date above written.

M. H. Gamble,

Jno. C. Cmawford.

Arthur F. Brown.

I Arthur E. Brown, being of sound mind and disposing memory do make and publish this as my last will and Testament, hereby revoking and making void all others by me at any time made.

lst I direct that my funeral expenses and all my just debts be paid as soon after my death as possible out of any money that I may die possessed of, or may first into the hands of my Executor.

2d. My half interest in the home now owned jointly by my Sister Ann and myself

E. Brown I give and bequeath to my said Sister Ann E. Brown and my daughter Elizabeth Wear during their li es, and should only one of them survive me then I give to that one, the one half interest owned by me, with all appurtenances including the household effects, to be used by them jointly should both survive me, and if only one, then to used by her, this during their lives.

All other personal property of whatever kind, including money, notes, certificates of deposit due bills &c., I give and bequesth to my sister Ann E. Brown and my daughter Elizabeth Wear during their lives to be used in common by them or either, should one die before the other, and at the death of both, whatever may be remaining of the personal property and also the one-half interest in the Home place I give to my three grand children Joseph Brown, Edgar Brown and Nellie Brown, who shall share equally in the property and effects left of mine after the death of my sister Ann E. Brown and my daughter Elizabeth Wear.

I hereby appoint William Wine Executor of my will, and do not require that he execute bond nor make settlement with the Court, having full confidence in his homesty and integrity.

In testimony whereof I do to this my will set my hand, this the twenty fifth day of March Nineteen Hundred and Eight.

Arthur E. Brown.

Myrtis S. Lones,

W111.

I, Myrtis S. Lones, being of sound mind and knowing the uncertainty of human life do hereby make and publish this, my last will and testament, hereby revoking all former wills at any time heretofore made by me.

FTRST.

I direct my funeral expenses, doctor bills, and any other debts I may leave te paid as soon after my death as possible, out of any moneys I may die possessed of or moneys that may first come into the hands of my executor.

SECOND.

I give, bequeath, and devise to my present husband, Emerson J. Lones, the house and lot I now own situated on Main St. in the city of Knoxville, Tennessee, in liew of curtesy.

I give, bequeath, and devise to my daughter, Erenestine Marie Lones, the farm on which we now reside in the 19th district of Blount County and which contains twenty acres, more or less.

Fourth.

I give, bequeath, and devise to my daughter, Erenestine Marie Longs the farm which I now own and which is situated just across the Niles Ferry Pike from the farm on which my husband and I now reside, the same being in the 19th District of Blount County and containing 26 acres, more or less.

I give, bequeath, and devise to my daughter, Erenstine Marie Lones tre house and lot I now own in the city of New Orleans, La., the same being situated on General Taylor St.

I hereby direct that all my jewelry of which I die possessed shall be deposited in a safety deposit vault in the Bank of Blount County and left there until my daughter shall become eighteen years of age when it shall be turned over to her. Among the other jewelry of which I am possessed is the fellowing:

Three diamond rings.

Five bracelets.

Two gold watches.

One diamond necklace.

One coral pin

SEXTH.

One set of garnets.

One set of diamond ear ring

Attest to signature W. Y. C. Hannum