0. P. Cunningham,

I 0.P. Cunningham in the sixty first year of my age and in the year of our Lord one thousand nine hundered and thirteen, de -n- and in my right mind and memory do make and publish this as my last will and testamony revoking and making void all wills heretofore made by me at any time.

1st It is my will that all my Just debts and my funeral expenses be paid out of any moneys I may die possessed of or first come into the hands of my Executor

2nd It is my will that my wife M. Cunningham have full power and control of all my reales estate and personal property during her life time or widowhood. If my said wife should marry. It is will that my real Estate go into the hands of my two Sons O.E. Cunningham and T.E. Cunningham.

3d. It is my will after the death or marriage of my said wife my
Son O.E. Cunningham have the East end of my farm all East of the Knoxville road also all the land north of the road leading to W.M. Davis line
4th It is my will that O.E. Cunningham pay to S.H. Cunningham sevents—
hundred and ninety one (791) dollars

4th It is my will that O.E. Cunning Am pay to Lou Cunning ham Adra
Davis Nora Norton my three daughters and their bodily heirs each Seven
or marriage
Hundred and ninety one dollars (791) all to be paid after the death A of
my said wife M.C. Cunningham

5th It is my will that T.E. Cunningham have all of my land West of the or marriage Knoxville public Road containing 30 acres more or less after the death of my said wife M.C. Cunningham

6th It is my will that T.E. Cunningham pay to S.H. Cunningham Forty one dollars after the death of my said wife M.C. Cunningham

7th It is my will that T.E. Cunningham my son pay to Lou Cunningham

Adra Davis Nora Norton my three daughters and their bodily heirs Each Forty

or marriage
one dollars after the death A of my wife M.C. Cunningham

It is my will if Either of my childrenn S.H. Cunningham O.E. Cunningham T.E. Cunningham Lou Cunningham Adra Davis Nora Norton attempts to break this my last will to debar them from receiving anything and the portion I have given them to be divided among the remainder of my children

Signed and acknowledged in our presence This Outober 6 1913 Witness J. B. Sheddan

Oliver Pickens

I hereby appoint S.H. Cunningham Executor of this my last will and Testament

H. H. Gamble,

I, H.H. Gamble, being of sound mind and disposing memory, do make and publish this my last will and testament, hereby revoking and making void all other wills by me, at any time, made.

FIRST, I direct that my funeral expenses, and all of my just debts, if any, be paid out of any property I may die seized and possessed. Also tombstones to be erected to my grave

SECOND, I hereby give, will and devise to my sisters all the wearing apparel of my deceased wife Mattie J. Gamble and my deceased daughter Bardie L. Gamble to be divided equally among my sisters.

THIRD, I hereby give, will devise and bequeath to my nephew W.O. Reed all the remainder of my estate and property both real, personal and mixed, of every kind, and description, wherever the same may be found of which I may die seized and possessed. My farm herein devised to my said nephew W.O. Reed is loc ted in the 14th Civil District of Blount County, Tennessee, and bounded by the fands of John Whitehead, Please Lowe, Thos. Milsaps, John Hitch and Alex Gamble.

FOURTH, I hereby nominate and appoint my nephew W.O. Reed sole Executor of this my last will and testament, hereby releasing him from giving bond, taking oath, reporting to and making settlement with any of the courts of this State. And I direct him to divide the wearing apparel of my wife and daughter, both of whom ar dead, among my sisters, and the remainder of my estate, real, personal and mixed to be his absolutely.

In witness whereof, I have hereunto set my hand and seal this the 11th day of December 1913.

H. H. Gamble

Signed by the said H. H. Gamble as andffor his last will and testament, in