DEARMOND.

I Margarett J Dearmond of Louisville Blount County Tennesses being of sound mind make this my last will and testament.

After the payment of my funeral expenses, I will, detise and bequeath to my beloved neise Martha J. Nunn, all the real estate, and personal property that I may die possed with.

I hereby nominate and appoint Martha J Nunn to be the executor of this will and do not require bond to be given.

In testimony whereof I have hereunto set my hand this the 3d day of Sep. 1904.

Margarett J Dearmond.

Signed and published as her las will by said Margarett J DeArmond in the pres -ence of us who in her presence have hereto subscribed our names as witnesses.

Frank D. French.

W. T.O. Connor.

T A Y L O R.

I, James Taylor, of Blount County, Tenn., being of sound mind and disposing memory do make constitute and declare this to be my last will and testament, hereby revoking and making void any former will by me at any time made.

1st. I direct that all my just debts and funeral expenses be paid as soon after my death as practicable.

2nd. I give and bequeath to my wife M.C. Taylor, all my household and kitchen furniture of every kind and description, and all my live stock on hands, and provisions of every kind, including wheat, corn, hay etc.

3rd. I have already given her one thousand dollars in a note on W.L.Russell,

Esq. which is to be her part of my money. And I have also provided one thousand dollars each to my three children, towit, H.O. Taylor, Dan'l R. Taylor, and Kiziah Hitch which I give them. Said one thousand dollars each to said children is to be deposited in the Bank of Maryville, payable to them at my death, but the interest thereon to be payable to me during my life.

4th. I hereby nominate and appoint my friend W.L.Russell Executor of this my last will and testament.

Given under my hand this the 2nd, day of May, 1906.

Witnesses

James Taylor.

Sam P. Rowan.

W. L. Russell.

D'E C E M B E R . 1 9 0 6.

L O W R Y.

Maryville TeNN.

Jan. 5. 1906.

I Nathaniel Lowry being of sound mind and disposeing memory do make this day make my last will and testamony

ist. I want all my just debts paid then I leave all I have to Cora Lowry my wife to use as she sees fit. but request that she use it for her and my daughter Bernis to there best advantage that she sell any property real or personal at any time she thinks best for all concerned and use the proceeds to buy such a home as she sees fit to buy and use such money as is needed to give Bernice a good and reasonable education and the property I get from my fathers estate to be used for her suport and Bernices and if not needed to be loaned out for Bernice to be hers when she comes to her maturety. And I request that my wife Cors shall be appointed Cardian for bernice if she wants to serve and shall be exempt from (and also my wife Cora Lowry to be appointed administrator of estate and shall be excused from makeing bond for that) makeing any bond for same as I have the atmost confidence in her.

Witness my hand and seal this the fift day of Jan. 1906.

N. O. Lowry.

Donald H. Lowry. Witness

Fred L. Proffitt.

DAVIS.

In the name of God Amen I.C.B. Davis of Blount County Tenn considering the uncertainty of this mortal life and being desirous of settleing my worldly affairs and directing how the estate whith which it pleased God to bless me shall posed of after my decease while I have strength and capacity so to do; Do

this my last will and testament.

(In the manner and form following that is to say)

First I commend my Immortal being to him who gave it and my body to the mother earth to be buried with little expence; by my Executor hereinafter named and as to my worldly estate (Item 1st) I give and bequeath to my son James A. Davis one half of my land being and lying on the South side of the Sevierville Pike known as my Brickyard place it being the west half of same and allso one House and Lot being on the west corner of Nelson and Bell street Knoxville Tenn to have and to hold the same and all the profit income and advantage that may result therefrom from and after the Deceased of my wife Margarett A Davis and all her funeral carges have been paid to have and to hold the same to the said James A. Davis during his natural life then to his Heirs forever. (Item 2nd) I gave and bequeath to my soninlaw C.D. Holt and L.T. Holt his wife the old home place near the Depot at Maryville Tenn where my wife now lives and allso the other side of the Brick yard place on the Sevierville Pike it being the Fast side (or1/2) to have and to hold to them and their heirs from and after the deceased of my wife with all the profits income and advantage that may result therefrom forever.

All the rest of my estate Personal or mixed of which I shall die seised and possessed or to which I shall be entitled to at the time of my decease I gave devise and bequeath to be equally divided to and between my son James A.Davis and S.T.Holt that is after all funeral expenses has been paid in full. My said wife Margaret A Davis is to have full control of all all my real estate personal or mixed that I die in possessed or which I may be entitled to at the time of my decease during her natural life then to be divided as aforesaid Lastly I do nominate and apoint Philip A.Davis to be the executive of three my last will and testament

In testimony whereof I have set my hand and seal this the 28 day of Dec-

C. B. Davis Seal.

M . T B E R.

I, William S. McTeer, being in frail health, but of sound mind and memory, do make and publish this my last will and testament, that it to say,

Pirst:- After the payment of my last sickness and funeral, I desire that one fourth of what I may die seized and possessed, be set apart and I hereby give and bequeath the same to the child or children of my sen Will C.McTeer, but from this amount I desire to be paid six dollars which was borrowed from Will A. McTeer to send my said son to school and has not been repaid and about twelve dollars which he owes to J.H.Greer, unless he shall repay said sums. I give to this to his wife and children Ruby Rosa Lee McTeer now born, and any other to be born to him, and if necessary to protect the same to said children that some good and sage guardian be appointed to take and use the same to the best advantage of the children, regardless of my said son, who I desire shall not be allowed to handle the same in relating the child or children.

Second:- I give and bequeath one fourth of what I may be seized and possessed to my son Jesse Henry McTeer.

<u>Phird</u>:- I give and bequeath all the rest and remainder of what I may be seized and possessed to my believed wife and my two daughters, to use and control by my wife while she lives, and then divided equally between my two daughters.

In witness whereof I hereunto affix my name of this 15th day of January, 1907.

his

W. S.x McTeer

The above will was signed by the testator in our presence, and declared by him to be his last will and testament, and at his request, in his presence and the presence of each other herete affix our names as attesting witnesses on this 15° day of January, 1907.

W. G. Craig

Will A McTeer.

#

WILBON.

I, Mary Allen Wilson, wifew, of Maryville, in Blount County, Tennessee, being now in feeble health, but of sound mind and memory, and realizing the uncertainty of the length of life and the certainty of death, do make and publish this my last will and testament, that is to say:-

First:- I desirenthat all the embenses of my sickness and burial be paid as see

after my decrease as possible; that my hody be laid by the dide of

husband and son in Mirrolle Colleges have the date of my death be placed