WILL OF S. I. DAVIS

I S. L. Davis being 67 years of age and of sound mind make this my last will and testament

Section 1.

I bequeath to my son James P. Davis the sum of one Hundred Dollars. (Explanitory: I gave him at one time One Thousand Dollars, and other times different summamounting to more than Pive Hundred Dollars, all of which was spent quickly and feblishly, and did him no good, I therefore feel justified in not giving him more

After all of my debts and obligations have been settled, I bequeath the remainder or my property, personal, and real th my seven children, Namely; Geo. W. Jno. A. W. Reece, Robt T and S Homer Davis, Susan Muchols and Sarah E. Cates, to share equally and alike

Section 3:

Section 2.

I name and appoint S Homer Davis and Thos. L. Nuchols as the executors of this my last will and Testament, and they are here given power and authority to sell, convey, or transfer the property personal and real that I die possessed of, and they may use their judgment as to the manner and way of disposing of the property that comes under their contral by being the executors of this my last will and Testament. This Pebruary 14th 1920.

S. L. Davis: makes the statement to us that the above is his last will am Testament and signs in our presence, and we sign in the presence of each other as witnesses at his request and have no interest in the disposal of the property mentioned or referred to in this will and Testament. This Feb. 14th 1920

W. L. Russell

Witnesses.

R & Montgomery

WILL OF JAMES C. BROWN.

IN THE NAME OF GOD AMEN, I James C Brown, of Friendsville, in the County of Blount and state of Tennessee, being of sound mind and memory and Seventy years old, and considering the uncertainty of this frail and transitiary life, to therefore make ordain publish and declare this to be my last will and testament, that is to say first I give and bequeath unto my beloved wife Elizabeth Brown all of the cows, and that the remainder of my personal property after my just and honest debts has been paid be devided among the children share and share align. Second. That the Royalty or Merchantable Marble, should the Quarry be operated be devided among the children share and share alike, until the present lease expires.

Third I give to my two sons Will H. and John Brown my entire farm and houses, with the royalty on said farm, Will H. Brown to have the house where he now lives, with one room reserved for my wife Elizabeth Brown as long as she lives, and John Brown to have the house where he now lives, and Will H. Brown and John Brown to care for said ElizaBeth Brown as long as living. The other remaining children having been paid prior to date of this will and a Quit Claim Deed from each of them filed With this will, the names are as follows, James C. Brown, Ed Brown, Blanche Smith, Maie Baldwin,.

Likewise I make constitute and appoint Will H. and John Brown to be executors without bond, or my last will and testament hereby revoking all former will made by me. IN WITNESS WHEREOF I heave hereunto sobscribed my name and affixed my seal this 26th day of April 1918.

Witness to mark

James X C Brown Seal

Signed by the said testator James C. Brown, as his last will and testament in the presence of us who at his request and in his presence and in the presence of each other have hereunto subscribed our names as witnesses.

R. C. Parkins Witness.

H. S. Jones Witness