David Mitchell.

I David Mitchell, 78 years old and of sound mind do make this my last will and testament

I do bequeath to my son W.M. Mitchell all of my real estate that I am possessed of at my death On conditions that the said W.M. Mitchell shall provide and care for the said David Mitchell and Sarah Michell during their life time and beare all funeral expenses and any other expenses may be incurred by them during sickness.

And to pay Nancy Lowery the sum of One Hundred dollars.

Where unto I have set my hand and Seal.

David Mitchell.

Witnesses

R. F. Dickson

S. A. Sterling.

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OCTOBER TERM 1913.

S. C. N. DOAK.

IN THE NAME OF GOD - AMEN

I, S.C.N. Doak, of Blount County, Tennessee, being of sound mind and disposing memory, and realizing the uncertainty of the length of life and the certainty of death, do hereby make, ordain and publish this my last will and testament, that is to say;

First; While at this time I am free from indebtedness, it is my that desire all just indebtedness including the expenses of my last sickness and funeral be paid from any funds or mories that may be on hand at the time of my death.

Second; I give, bequeath and devise all the personal property together with my lands situated in the 5th District of Blount County, Tenneessee, to my five children, to wit, Laura Bell Clarke, William L.
Doak, Joseph W. Doak, Emma L. Doak and Sophia S. Doak, to be held by
them equally, and it is my desire that if they can agree, they
divide the lands among them in such manner as to avoid a sale, but each

to take the respective part in kind, in order that each can take such course as may appear best thereafter with the lands so assigned.

In witness whereof I hereunto affix my signature, on this 12th day of October, 1905.

S. C. N. Dook

The testator, S.C.N. Doak, to us personally known, signed the foregoing instrument in our presence and declared the same to be his last will and testament, and at his request, wa ffix our names hereto in the presence of the testator and of each other, as attesting witnesses, on this 12th day of October, 1905.

M. H. Gamble,

Will A. McTeer.

Sem C. Swan.

Louisville, Tenn. Mar. 1910.

This my last will and testament is as follows I desire at my Decease
that......shall be my Executor to take, charge of all my personal
and real-restate property with out Bond. that said Executor dispose of the
same to the best advantage and after having paid all my honest debts if any
I want Five hundred dollars Divided equaly between my two Nicces Maggie Porter
of Ebenezer, Ten my Nicce and Evy Warren of Newport my wifes Nicce. I want
the Remainder to be given to the M.E. Church South to be directed by the said
Church to the use and for the benefit of the Orphans under thaire care at such
places or place the Church may deem best for the glory of God and the welfair
of their Orphans — it is also my wish and will that said Executor be suitablypaid for the discharge of this Will by the authorities of the said Church.

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