WILL OF LUCIPDE J. EVERETT.

I Lucinde J. Everett of Blount County Tennessée, Being of sound and disposing mind and memory. Do make publish and declair this to be my last will and festament hereby revoking all former wills by me made at any time. My Will as that all my Just debts and fundrall expensis shall be paid by my exicutors hereafter named be paid out of my estate so soon after my decease as shall by them be found convenient.

lst I give and devise and bequeth to my two sons Frank Everett & Lem Everett my House & Let cituated in the 9tDistrict of Blount County Tennessee and in the City of Maryville and what is known as the Irwin Theorem 1 know live, and lastely I nominate my Sons above named to be the executors of this my last will without bond and not subject to settlement with any of the Courts of the State of Tennessee in witness whereof I the said Lucinde J Everett have to this my last will and testament this 25 day of Oct 1921

Ludinda J. X Everett

Bubscribed, published and declared by the said Lucinda J Everett as and for her last will and testiment, in the presents of us who at her request and in her presence and in the presence of each other have subscribed our names as Witnesses

S. M. Morton Henry Cupp Mrs Sam Key WILL OF W. L. RUSSRLL

I, W. L. Russell of Blount County, Tennessee, being of sound mind and disposing memory, do make and publish this as my last will and testament, hereby reveking and making void any and all other wills and codicils therete at any time heretofore made by me.

FIRST: I direct that all my just debts, if any, including my funeral expenses be paid out of any moneys on hand at the time of my death.

SECOND: It is my desire and I hereby will, devise and bequeath untaking beloved wife, Nellie W. Russell, all my household and kitchen furniture and my two automobiles, and that she be paid ONE THOUSAND (\$1,866.00) DOLLARS cash annually during her natural life by my Trustees hereinafter named and appointed. I also will, devise and bequeath to my wife, Nellie W. Russell, the house and lot which we now occupy near Rockford Station, together with the garden, small orchard and cow lot adjoining same to hold during her natural life, with the provision that my daughter, Cassie Lou Russell, may remain in said home with my wife, Nellie W. Russell.

THIRD: It is my desire and I hereby will, devise and bequeath to my youngest son, Robert D. Russell, all my real estate located in the lith Civil District of Blount County, Tennessee, which lies on the East side of the Knoxville arangusta Railroad, and which comprises the Rice Sams tract and all of the D. G. Wright farm, except ten (10) acres which lies on the West side of said Railroad. Which said ten acres will be hereinafter disposed of. However, he is not to have possession of or control of the house and let mentioned in paragraph two of my will until after the death of my wife, Nellie W. Russell, after the death of my wife, Nellie W. Russell, after the death of my wife, Nellie W. Russell so long as she lives or remains single.

FOURTH: It is my desire and I hereby will, devise and bequeath to my two oldest sons, W. Floyd Russell and Wade S. Russell, share and share alike, all my real estate accated in the 11th Civil District of Blount County, Tennessee, lying west of and adjoining the Knoxville & Augusta Railraod. These lands are what we know as the Wrinkle-Taylor & Harris lands, and about ten (10) acres off the D. G. Wright farm, which is on the West side of said Railroad.

FIFTH: It is my desire and I hereby direct that my sons, W. Fleyd Russell and Wade S. Russell shall pay to my daughter, Nellie Russell, NiNe Thousand (\$9,000.00) Dollars, and to my daughter, Alyeen Russell, Nine Thousand (\$9,000.00) Dollars and to my daughter, Roma Russell, Six Thousand (\$6,000.00) Dollars.

SIXTH: It is my desire and I hereby direct that Robert D. Russell shall pay to my daughter, Cassie Lou Russell, Nine Thousand (\$9,000.00) Dollars, and to my daughter Roma Russell Three Thousand (\$5,000.00) Dollars. These several sums mentioned above to be paid my daughters by my sons are to be paid within five years after my death, with interest from the date of my death. And the