B B L L.

I, Semuel F.Bell of Blount County, in the State of Tennessee, being of sound mind and disposing memory, do make & publish this my last will and testament. hereby revoking any will heretofore made.

Pirst- I will all the redidenof my personal property, after the payment of

all my just debts & funeral expenses to my grand-son Walter A. Henry. Second- I will and bequesth to my grand-son Walter A Henry during his natur-

al life, and at his death to his heirs, all of that part of my farm, on which I now reside lying South of a straight line running from Webb's line at the South corner of the field known as the Ridge field to the line of Cochran (or Caughron) formerly the Scrogg's line, one hundred yards South from where said Cochran or Caughron and McNelly, corner on my line.

Third- I give to my grand-sons Frank Henry, Thomas Henry, Burton Henry and

Samuel Henry all the balance of my real estate-in equal interests. Dated July 29" 1908.

Signed, acknowledged in our presence

by the testator to be be his

Sam'1 F Bell

last Will and Testament on this

4 29th day of July 1908

S. P. Walker

Ben Cunhingham

M A Y . 1 9 0 . 9.

I M A Lane do make and publish this as my last will and testament hereby revoking and making void all others by me at any time made First I direct that my funeral expences and all my debts be paid as soon

after my death as possible out of any money I may die possessed of or may first come into the hands of my Executors

Secondly I direct and authorise my Executors to sell all of my personal property and real estate at private sale or to the best advantage and make deed to the same

Thirdly I direct that my Executors after all my debts and expences is paid shalk be divided the proceeds of my property equally between my sons and daughters, Sarah White J.B.Lane Alice Phelps Heirs S.T.Lane A.H. Lane John Lane I direct my two youngest sons Homer and Bigar shal have One hundred and fifty dollars each more than the rest of the heirs my son Sebe Lane now deceased has all ready received three hundred and fifty dollars If there be more than three hundred and fifty dollars to the shear then his son Clarence Lane enough to make him equal with the six first named If there is an excess over three hundred and fifty dollars It shal remain in the hands of my Executors untill Clarence Lane becomes of age If he should die before he becomes of age it shal be equally devided between the other heirs Pourthly I direct that my sons Edgar and Homer shal have their support from

the farm untill they become of age providing it is not sold by my Executors and if it is sold I direct they be paid sixty dollars each per year and if they should be sick their doctor bills be paid by my Executors out of my procedes untill they are of age

Lastly I do hereby nominate and appoint Ignatius Jones and A. H. Lane my Executors In witness whereof I do this my will set my hand This the 29 day of January 1903

M. A. Lane

Signed and published in our presence and have subscribed our names hereto in the presence of the testator, This the 29 day of January 1903

J. H. Jones

S W Hammer

JUNE 1 9 0 9.

CARTER.

I Frank Carter of the County of Blount and State of Tennessee being aware of uncertainty of life and the certainty of death and being of a sound mind and disposing memory do make and publish this my last will and testament hereby revoking all former wills by me at any time made.

1st. To my daughter Lettie E. Carter who is and has been ministering to my wants during a long siege of seckness and subsequent feebleness. I give and bequesth all of my personal property particularly described as follows; One hundred Dollars out of the two hundred dollar note I hold against John A.McCall with interest, also one gay mare ten years old, also one cow and one sewing machine.

2nd. To Jack Baker with whom I have made my home for some time, I give and bequesth one hundred dollers out of a note I hold against John A.