this 12th day of August, 1915.

F. W. Mcdehouse, Lient Colonel Resident Kelhapur and Political Agent, S. M. C. States, J. P.

NOVEMBER TERM 1915.

Gibbs Buchanan.

In the name of God Amen I Gibbs Buchanan of the County of Blount and State of Termessee being of sound mind and memory for whiten I thank God.

I doe make and publish this my last Will and Testament
I give and bequeath unto Each of My Sons seventy five Dollars to be
placed in the bank until they become of age
I give and bequeath unto each of my Baughters Seventy five Dollars

to be put in the bank untill the become Twenty one years of age
I give and bequeth my real estate unto my two youngest sons to be
devided Equal between them

I leave my Mule and one hundred and twenty five Dollars to pay my debts and other expenses that way arise

I leave my cattle with S. Buchanan for the use of my children that is with him the rents of said land is to be rented and the rents is to go for the keeping up the taxes and my youngest sons in case of sickness if any of the children there is to enough of there shear to pay there expense during there sickness taken out of the bank and used for that puppose

I do nominate and appoint E. Buchanan sole executrix of my last will live and testament So long as he may in case of his death I apoint C.B. Buchanan in his plaice.

in testomonie where of I have set my hand seal and publish and decree to be my last Will and Testament in present of the witnesses named below this Oct. 6th 1915

Gibbs X Buchanan (Seal)

Signed Sealed declared and (L.S.) published by the said Gibbs Buchanan for his last Will and Testament in persents of us who at his request and in his presents and in the presents of each other have subscribed our names as witnesses hereunto.

C. W. Russell, Maryville, Tenn.
Lular Parham. Walland Tenn.

In Re Wm. Welker ..

In the name of God Amen. Wee Wm. Walker and Nancy Walker of Wallaland, in the County of Blount and State of Tennessee, being of Sound minds and memory's blessed be almighty God for the same;

We give and bequeath to to Vance Alexander Walker all of the lands and and the lands and the lands and the lands and the lands and lands are lands and lands and lands are lands and lands are lands and lands are lands and lands are lands are lands and lands are lands What we may be possessed of at our death with the understanding that Vance Alexander Walker shall sustain us cumforlby during our life time and pay all Dr. Bills and funeral expenses and to pay after our death all debts that we are entitled to pay and after the expiration of four years after our deaths then Vance Alexander Walker shall pay to T. J. Walker my Oldest Son one hundred dollars, and to pay to Bettie Burchfield my third child forty dollars and Spencer Walker my fourth child forty dollars and Nicklos Walker my fifth child forty dollars and Rachel Walker my fifth child living if she maries she shall have forty dollars but if she shall never marrie and during her life time need her support she shall have it off the Farm And Rebecca Henry my sixth child forty dollar but the said Rebecca Henry being which was paid for little Turner Due to Alexander V. Walker Dr. Bill and funeral expenses which shall come out f iff of her forty dollar and said Bills don't amount to forty dollars then the

Said Vance Alexander Walker shall pay the balance due her, and he is to pay to Mary Hunt my severth Child forty dollars and is to pay all to Levi Walker forty dollars

our
Catherine Brown my oldes Girl has received her share we making her a deed to

Catherine Brown my oldes Girl has received her share we making her a deed to 14 acres of land her share in full of oll of our estate now in case Vance Alexander Walker my son in the soyears after our death shall fall by any way to pay the heirs what is stipulated and they won't wait any longer on him then he is to have his own share and the shares that he paid for on the end of the place that the Buildings is on and the Buildings and & Improvements Shall not be valued at all in determining the value of Lands

We further declair that in Six months after our death that there shall be

put up nice tomb stones to our graves .

let this be as in the boddy of the will

And we further declair that if said Land shall be sold to any of the Caughrons or any of the Hatchers then the nearest of my connection living shall redeem it by law this being our Will in this matter And we appoint our nephew Alvin Walker our Executor of this our last Will and Testament in testimony whereof we hereunto set our hand and Seals in the presence of the witnesses belowed named Witness this 17th day of Jan 1905

Signed Sealed declaired and published by the Said Wm. Walker and

Nuncy-Walker- as and for their last will and testament in the presence
of us who at their request and in their presence and in presence of each
other have subscribed our names as Witnesses hereunto.

Residing at Walland Blount Co. Tenn.

Witnesses Alvin S. Walker, J.L. Martin
and let this be and stand that if any of my heirs shall try to brake
this will then they or the one that shall d9e it shall receive
nothing

William Walker (Seal)

LAUDICIA HATCHER.

Walland, Tenn. April 21, 1915.

This the last will of Laudicia Hatcher.

First I want all of my debts paid out of my real estate and personal property Second I will to Lafayett Everette all of Real estate and personal property consisting of my farm and household goods.

The above farm mentioned was deeded to C.C. Hatcher for the consideration of him meintaining me during my life time of which he has failed to do When C.C. Hatcher left me at my home I settled up with him and paid him up in full

I appoint as my executor Alfred L Lane and I want him as soon after my death as reasonably to take charge of my real estate and personal and wind up my business and deliver the remains to Lafayette Everette.

Laudicia X Hatcher

We the under signed witnesses certify that the above will was wrote in our presence and was fully made known to Laudicia Hatcher by reading over to her

Witness J. H. Millsaps
Witness A. M. Millsaps

Nune Pro Tune as of Sept. 4, 1915.