IN RE MRS. MATTIE SELF.

E. Ers. Mattle Self of Blount County, To messee, being of sound mind And disposing memory. And aware of the uncertainty of life. make and publish this my last Will and Testament, hereby making void any and all other wills and codicils thereto by me at any time heretofore made.

FIRST: I direct that all my just debts, if any, including my funeral be paid.

SECOND: It is my desire and I will and bequeath to my son, Thomas Self. all my farming tools, implements and machinery, consisting of a wagon hack, mower, rake, drill, plows, and other tools and implements I may own. I also will and give to my said son, Thomas, the horse.

THIRD: It is my desire, and I will, give and bequeath to my son, Charles Self. one cupboard. One set of silver knives and forks and one set of silver tea spooms.

FOURTH: It is my desire and I hereby give, will and bequath unto my daughters. Sallie Self and Olive Self, share and share alike, the following personal property, namely; My cows, all my chickens, one hog, and all of my silverware, except that hereinberpre bequeathed to my son, Charles, all my bed clothing of all kinds, and all the rest of my household and kitchen furniture of every kind and description not hereinbefore mentioned. and also all the cash I have on hand at the time of my death.

FIFTH. It is my desire and I bequeath to my daughter, Sallie Self, my organ. And I bequeath to my daughter, Olive Self, my sewing machine. I will and bequeath to my saughters, Flora Harris, Cordie Wrinkle and to my sons J. Licurgus Self and in Perry Self a quilt each to be sleeted by me.

I hereby nominate and appoint James Haddox, so le executor of this my last will and testament.

Witness my hand and seal this 14th day of December 1916.

P. H. Trent .

Mrs Mettie Self Signed, sealed and published by the said Mrs. Mattie Self, as and for her last Will and Testament, in the presence of us the undersigned, who at her request, and in her presence and in the presence of each other, hereto sign our names as attesting witnesses to said will on the date above written. G. W. Shope,

IN RE JOHN C. WALLACE.

I. John C. Wallace, of Hamilton County, Tennessee, but temporarily residing in Blount County, Tennessee, aware of the uncertainty of this life. and being of sound mind and disposing memory, do hereby make and publish this my last Will and Testament, hereby revoking and making void all other wills and codicile thereto by me at any time heretofore made.

FIRST: I direct that all my just debts, if any, including my funeral and burial expenses be paid.

SECOND: It is my desire and I hereby will, give and devise to Charles F. Wallace, Walter Wallace, Jessie Wallace, Louise Wallace and Olive Wallace, (the first three named being the children of my deceased brother, Charles S. Wallace, and the last two named being the children of my brother Oliver C. Wallace) in equal shares, my house and lot known as the Charles E. Wallace Homestead, situated in the 3rd Ward of Maryville, Tennessee, containing 1/4 of an acre, more or less, being the property formerly conveyed to my father Charles E. Wallace by J. H. Tedford.

THIRD: It is my desire and I hereby will, give and devise unto my nephew. John Wallace, son of my only living brother Oliver, C. Wallace my lot and business buidding, situated on Main Street in Maryville, Tennessee, being one- fourth of Lot #59 in said town, and more fully described in deed from R-I. Wilson to my father, Charles E. Wallace, which is of recard in the Register's office for Blount County, Tennessee, in Book "G. G. " page 30.

It is my desire and I also devise, give and bequeath unto my said newhew John Wallace, all my insurance in the Metropolitan Insurance Company. And I hereby direct that all this insurance, whatever amount there may be. shall be deposited by my Executor in the First National Bank-Chattanoga. Tennessee, to the credit of, or the use and benefit of said John Wallace; said amount to draw interest from date of deposit, payable annually.

It is my earnest desire that my said nephew, John Wallace, shall receive a good and reasonable education, and I hereby direct that his father, Oliver C. Wallace, shall require said John Wallace to go to school and receive a proper education. And that my insurance money and the interest thereon be properly safeguarded and used by my said brother, or in case of his death, by the legally appointed guardian or trustee for this purpose.

It is my wish and I hereby authorize and direct my executor, Oliver C. Wallace, to cellect all rents, interest and other income from said property given my nephew John Wallace, until said John Wallace becomes twen

my property absolutely to my children.

(21) years of age.

It is also my wish and I direct that said real estate willed to said John Wallace shall remain in the family of Oliver C. Wallace as long as there is an heir in the family.

FOURTH; It is my desire and I hereby will, give, and bequeath unto my brother, Oliver C. Wallace, all my money on deposit or otherwise in the First National Bank at Chattanooga, Tennessee; and also my endowment in the K. of P. Lodge, Syracuse No. 9, after the payment by him out of said fund all my outstanding indebtedness of every kind, including my funeral and turial expenses, and a suitable monument to my grave.

PIPTH: I desire, and hereby nominate and appoint my brother Oliver

C. Wallace, sole executor of my estate, and I hereby release him from
giving bond, or making settlement through the Court.

SIXTH: I desire that my body be buried at Maryville, Tennessee, and that a suitable tombstone or monument be placed at my grave.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this lith day of September 1916.

John C. Wallace.

Signed by the said John C. Wallace as and for his last will and testament in the presence of us the undersigned, who, at his request and in his said presence and in the presence of each other have subscribed our names hereto as attesting witnesses the day and date above written.

A.B. Gamble, Jr.

John C. Crawford.

ALEX I. GOURLEY.

RNOW ALL MEN BY THESE PRESENTS, That I, Alex I. Souriey, of the County of Blount, State of Tennessee, aware of the uncertainty of life and of the certainty of death, and being of sound mind and disposing memory, do make and publish this my last will and testament, hereby reveking all former wills by me at any time made.

FIRST.—I direct that all my just debts be paid by my executor out of my estate, including funeral expenses and expenses of administration.

SECOND.—I give, devise and bequeath to my brother, Abery Gourley, all my property, personal, real and mixed, of which I may die seized and possessed, provided I leave no widow or children surviving me. But in the event I should leave a widow and children surviving me, then I give, devise and bequeath all of my property of which I may die seized and possessed to my widow as long as she may ramain unmarried, then at her re-marriage, or in case she remains unmarried, then at her death, I will that all of my property shall be divided equally between my children, if any, but if there are no children or is sue of children, then the same shall go to said Avery Gourley. And should I leave surviving mme no widow but children, then I give, devise and bequeath all of

THIRD--- I nominate and appoint my brother, Avery Gourley, as sole executer of this my last will and te stament, and design that he execute this trust without the necessity of giving bond.

IN WITNESS WHEREOF, I have hereunto set my hand this the SEVENTH day of Gotober 1913.

Alex I Gourley.

Signed by the said Alex I. Gourley, as and for his last will and testament, in the presence of us, the undersigned, who, at his request and in his presence and sight, have subscribed our names herete as attesting with sees the day and date above written.

J. E. Lewrence