divided equal all other belongings to me not mentioned to be equally divided between my heirs I hereby appoint Jno Law Executin of this my last will & testament.

Witness, whereof I Rhode A Law have hereunto set my hand and Seal .

This the 20 day of November in the year of our Lord Nineteen hundred and

Subscribed by the testator in the presence of each of us and at the same time declared by her to us as her last will & testament.

Rhods A.x Law

Witness our hands this Nov 20-1962

R L Weak

N G Moody

#

ENDBSLEY.

know all men by these presents that I, alexander Endesley, being of sound mind, and reable body, and knowing the uncertainty of life and the certainty of death do make and publish this my last will and testament revoking all wills by me, at any time heretofore, made

1st I will and bequeath that my executors pay all my just debts and funeral expenses out of my personal estate.

- 2" I will and bequeath to my sons Ephraim and Frank Endesley my tract of lead land known as the Cenath Jones tract on which my son Frank now lives together with what is known as the Hames Endesley entry to be given them jointly 3rd I will and bequeath to my son Ephraim and my daughters Hetta and Lula my tract of lank known as the Hackney tract and containing fifty five acres to have one third each or share and share alike.
- 4" I will and bequeath to my son John the residue of my lands, known as mills or howe tract with such small purchess added thereto as are not disposed of herein, but on the conditions, following:viz; that my two single daughters hetta and Lula are to have a home at the old homestead as long as they remain single or choose to so reside, and provided further that four years from my death the said John Endesley (my son) shall pay to my son Ephraim Endesley one hundred dollars and my son Frank Endesley fifty dollars, and further pays to my grand children Pearl and Myrtle one hundred dollars each when they become twenty one years of age. These two children are daughters of my son Alax

ander Endesley and the sums are willed to them instead of their father, Alexander Endesley.

- 5" I will and bequeath to my daughters Mollie Burnett and Callie Maupin, out of my personal estate three Hundred dollars each, in addition to what I have already given them.
- 6" I will and bequeath to my daughters Hetta and Lula, in addition to what is heretofore mentioned, two hindred dollars each to be paid out of my personal estate.

7" It is my will that after my executors shall have complied with all my bequests heretofore made, any residue shall be by them equally divided among all my sons and daughters, share and share alike viz: Ephraim and Frank Endesley Mollie Burnett, Callie Maupin Hetta, John, Alexander and Lula Endesley

8" I constitute and appoint my sons Ephraim and John Endesley executors of this my last will and testament. In witness whereof I have hereunto set my hand and seal this December 15th 1897

igned and	i acknowledged in	.)
ur preser	James F. Bells)
	J. S. Greer) ×

Alexander Endsly (Seal)

N:0. V . E M B E R . 1 9 0 5

WHITEHEAD.

June 10th. 1904

The following is the last will & testament of David Whitehead

I David Whitehead do hereby will & bequeath my property in the following manner,
I went Sarah & James L. whitehead to have my lands my son & daughter; my request
is that my wife Elizabeth Whitehead shall have her support off of the Home farm
as long as she stays here; I want my son Jim & Sarah to work this farm as they
have done as long as my wife lives then after the death of my wife; Jim & Sarah
is to have the farm I want my two horses to stay on the place for Jim & Sarah to
work the farm with: & be the property of my son & daughter Jim & Sarah Whitehead
I have two cows & one calf & I give them to Jim & Sarah to do as they please with

have some hogs which that I leave for Jim & Sarah: my half interest in the mowing machine & hay rake I want left on the farm for my son & daughter Jim & Sarah my wagon to go same as the rest. My farming tools is to stay on the farm I want my daughter Sarah to have everything in the house that belongs to here & what belonged to my deceased daughter Martha all the beds are Sarahs except the middle bed. "I want my son & daughter Jim & Sarah to settle all of my funeral expenses when I am dead: I just have about money enought to put me away & I want it to go for that purpose

David x Whitehead

(James Whitehead Wit.

E.L. Wilkinson.

JACKSON.

I Samuel Jackson of the County of Blount and State of Tenness do make and publish this my last will and testament where by revoking all other will by me; at any other time made

first direct that all my funeral expences and just debts be paid out of any money that may first come in to my Executor hands as soon after my death as posible out of any personal property that I may die possesed of ...

becond I give all the rest of my personal property to beloved wife Saran M. Jackson to dispose or as she may choose

third . I live my real estate that I have latley purchased from John Aander--son and Dallas Mnderson containing one hundred and twenty acres be the same moore or less to my son J.B. Jackson on the condition that he shall furnish my wife affore said with a good home and support for life

fourt I nominate and appoint my son J B Jackson my Executor

Witness my hand and seal this the 15 day of November 1896

Samuel x Jackson Seal

Innatius Jones

J B Lane

THOMPSON.

In the name of Gog, Amen: I, William B. Thompson of Blount County, Tennessee, being feeble in body, but of sound mind and disposing memory, aware of the uncertainty of life and the certainty or death, 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 all or my just debts, including my funeral expenses, and the part of the debt my father owed on doctor bills which I assumed, be paid by my executor.

Second. It is my desire, and I give and bequeath to the Board of Publication and Sabbath School Work of the Presbyterian Church Five Hundred Dollars. the same to be invested by said Board of Publication and SabbathbSchool Work, and the interest therefrom is to be used by said Board for assisting in giving to the needy Bibles, and establishing and maintaining Sabbath Schools in the mountain--eous districts of the United States, and in the slums of our cities.

Third. It is my desire, and I hereby give, devise and bequeath to William T. Mur--ray and his wife P.E. Murray my real estate property, which consists of my farm in the 9th civil district of Blount County Tennessee containing 115 acres more or less; on which I now live.

Fourth. It is my desire, and I hereby direct William T.Murray and P.E.Murray to pay to the above mentioned Board of Publication and Sabbath School Work the sum of Pive Hundred Dollars, If necessary they are directed to sell enough of the farm in order to pay the amount which I give and bequeath to said Board of Publication and Sabbath School Work, within at least one year from my death. Fifth. I give, and bequeath to P.E. Murray one little Jersey cow , and calf. Also all of my bed clothing I give and bequeath to P.E. Murray.

All the remainder of my personal property of every description I give and be--queath to William T. Murray.

Sixth. My aunt Tennessee Thompson has her support from my farm during her life. And. I hereby direct that W.T. Murray and P.E. Murray keep, support, and take good care of my aunt Tennessee Thompson, and keep her in a comfortable condition at the old homestead as long as she lives. She shall also have the privilege of using any of my bed clothes she may desire.

Seventh. I do hereby nominate and appoint John C. Crawford sole Executor of this my last will and testament.

In witness whereof I have hereunto set my hand this the 13th.day of October 1905. W. B. Tompson.