Isaac Calvin Everett.,

I, Isaac Calvin Everett of Blount County, Tennessee, being of sound mind and disposing memory do hereby make and publish this as my last Will and Testament, hereby making void any Wills heretofore made.

First: I will and direct that all debts that I owe, if any, at the time of my death, together with my funeral expenses be paid by my Executor out of any money or funds I may have on hand at the time of my death.

Second. I will that two hundred do lars be paid to my brother William Everett by my Executor-

Third: I will that Two Hundred dollers be paid to the heirs of my brother Newton Everett to be paid to them equally by my Executor.

Fourth. After paying the aforesoid bequests, I will and direct that any and all persons who wait on me be paid a reasonable amount for their .

services, and that the residue of my setate be paid to the Trustees of Piney Level Baptist Church Blount County, Tenn

Lastly I hereby appoint Dr. J. D. Singleton as Executor to this my Will.

In witness whereof, I do here sign Seal and publish and declare this instrument as my will at my home This September 21, 1912.

I. C. Everett.

The Said Isaac Calvin Everett Signed and sealed this instrument and published and declared the same as and for his last Will, And we, at his request, and in his presence, and in the presence of each other, have hereunto signed our names as subscribing witnesses.

This Sept. 25, 1912.

John Seaton

J. A. Everett.

Ada R. Wilson.

I? Ada R. Wilson being of sound mind and disposing memory, and aware of the uncertainty of life, do hereby make and publish this as and for my last will and testament, hereby revoking and making void any other wills or codicils thereto by me at any time heretofore made.

т.

I will, give and bequeath all of my personal property to my beloved children, Lillian Genelle Wilson and Annie Mae Wilson,

II.

It is my desire, end I hereby request that my husband Richard Wilson qualify as guardian for my said children after my death. My said husband Richard Wilson now has about Three Hundred (\$300.00) Dollars belonging to me from my father's estate, which he is holding as trustee, he having given bond in double the amount of said funds to properly account for the same, and to annually pay the interest due thereon at the rate of 6 per cent equally to my two said children; and at my death to properly account for and turn said fund over to the legally qualified guardian of said Lillian Genelle and Annie Mae. If my said husband desires to qualify as guardian, it is my wish that he do so, and after so qualifying and giving bond as said quardian for the amount of money now in his hands as trustee, and for any other personal property belonging to me that may come into his hands, he shall be released as such trustee.

I desire that my said children be allowed the use of the interest on said funds until they become of age, when said funds, with any accrued interest thereon shall be equally divided between them.

I desire that my said husband as trustee and guardian may use or otherwise invest said fund in whatever manner he deems best to do, provided that he properly accounts for it and turns it over to said Lillian denelle and Anna Mae when they become of age.

III.

I hereby nominate and appoint M.F. DeArmond sole executor of this my last will and testement.

In witness whereof I have hereunto set my hand and seal this the leth day of Dec. 1912.

Ada R. Wilson.

Signed by the said Ada R Wilson as and for her last will and testament in the presence of the undersigned, who at her request and in her sight and in the presence of each other have subscribed our names hereto as sttesting witnesses, the day and date above written.

> Earl O Brown, Mrs. Ada Mae Brown.

S. L. Pickens,

I, S.L. Pickens, of the County of Blount, State of Term-essee, aware of the uncertainty of life and of 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.

let. I direct that all my just debts be paid by my executor, including funeral expenses and expenses of administration.

2nd. I will and devise absolutely to my beloved wife, Eliza, with as full power to dispose of the same as I myself could have if living, all my real estate consisting of the following treats of land, namely;

The two hundred and fifty agre (250) farm on which I now reside, located near Shooks' Gap and lying in Blount County, Tennessee; also one hundred agres (100) more or less adjoining the above described two hundred and fifty agree (250) on the South east, and commonly known as the Andrew Creswell farm.

3rd. I give and bequeath to my beloved wife, Eliza, all of my personal property of which I shall die possessed for her benefit and behoof, with full power to use, sell or dispose of the same as she may deem proper.

4th. All the rest and residue of my estate either real or personal or any property that shall descend to me, or after my death, to my personal representative, by reason of inheritance, I will and bequeath to my wife, Eliza.

5th. I nominate and appoint my brother John H Pickens sole executor of this my last will and testament and desire that he execute this trust without the necessity of giving bond.

In witness whereof I have hereunto set my hand this the Nineteent' day of December 1903.

Signed by said S.L. Pickeas 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 hereto as attesting witnesses, the day and date above written.

S. O. Houston, Ed Houston.

Since the execution of the above will by me the person nominated as executor therein; namely J. B. Pickens, has died, and it is now my desire and I do hereby appoint my brother, Oliver Pickens, as sole Executor of my said last will and testament and desire that he execute said trust without the necessity of giving bond.

In witness whereof I have hereunto set my hand this January 11th, 1913.

S. L Fickens,

Signed by said S.L. Pickens, as a codicil to his last will and testament in our presence, and we, at his request, have herunto set our hands as witnesses thereto, on the data above written.

S. O. Houston,

A. F. Houston.