111.

I hereby meminate and appoint James O. Goddard Executor of this my last will and testament.

It is also my desire and I hereby name and appoint James 0.Goddard Trustee, to handle the share going to Lois Everett, Lennis Everett and Harold Everett until the youngest thereof become twenty-one years of age. And I hereby direct him to lean this money on good security so as to keep the same safe for them until that time, and I hereby direct him to use the interest therefrom for their support and education.

In case I die before my wife Rebecca Ammons, it is my desire and I hereby direct that she have a support from my estate ms so long as she lives, and that that her expensess and funeral bills be paid out of my estate.

IN WITNESS WHEREOF I have hereunte set my hand and seal this September 1, 1927.

W. B. XAmmena

Signed by the said W.B. Ammons as and for his last will and testament, in the presence of us the undersigned, who at his request, and in his sight and presence and in thepresence of each other have subscribed our names herete as attesting witnesses the day and date above written.

Rey E. Ammons

M. H. Gamble.

LAST WILL AND TESTAMENT S. A. (TONY) MOOK).

I. M.A. (Teny) Meek being of Sound mind and disposing memory do hereby make publish and declare this to be my last will and testament hereby reveking any and all wills and Codician made by me heretefore.

First, I give and bequaeth to my Son Jehn William Mack and my daughters Kate Meek and Mrs. Lester Cargile my house and let where I new reside being a part of the same preperty which I purchased from J.F. Badgett et al which deed is of record in Bleunt County, Tenn. Beek of Deeds Velume 51, page 502. This let is lecated in the CItal of Maryville, Tennessee in the Second ward and in the Ninth District of Blount County. Tennessee. The other part of this preperty which I purchased from J.N. Badgett et al was given to John Thomas Meek as his shere of my estate and which he accepted as such. This preperty is to go in equal parts to my children John William Meck, Kate Meck and Mrs. Lester Cargile. On the death Of either of these three children the share owned by that child goes to the other children in equal amounts.

Second, I hereby will and bequeath to my Sen John William Meck all of my teels of any description. The balance om my personal property I will and bequeath te my son Jehn William Meek, and my daughters Kate Meek and Mrs. Lester Cargile an equal amounts the property to be so divided that each will receive one third of the value of thetetal value.

Third, I direct that all my just and hanest debts be paid before any property is disposed of by my heirs John William Mook, and my daughters Kate Meek, and Mrs. Lester Cargile.

Fourth, I hereby neminate and appeint my Sen John William Meek as executor of this my last will and Testament.

In witness whereof, I have hereunte set my hand and seal this April 11th. 1928.

S. A. (Tony) Mook.

The above instrument consisting of two legal Cap pages and fifty three lines was on the day of the date thereof declared and acknowledged to us by S.A. (Teny) Meck the testater therein mentioned to be his last will and Testament. and we were present and saw the said S.A. (Teny) Meek sign and seal the same, and w at his request and in his actual presence, and in the presence of each other, de sign our names as attesting witnesses to said will and we verily believe the said S. A. (Teny) Meck to be of sound mind and Memory.

Mrs. J.C. Culveyheuse

Mrs. Bee Burns 711 Knoz. Ave. Maryvill

WITNESSES.

Will A. McTeer Reckderd, Tenn NAMNIE V. MOOK

LAST WILL AND TESTAMENT.

I, Nannie V. Meek, of Maryville Bleunt County, Tennessee, being of sound and disposing wimarked Memory do hereby make, decarre and publish this my last will and testament, hereby reveking and making void any and all wills or codicils by me at anythinsheretsore made.

FIRST; I direct that all of my just debts, including my funeral and buriel be paid.

SECOND: It Is my will, and I hereby give; bequeath and devise ante my brother Teny

Meek, if living at my death, and if he is not living, then to his children and heirs

at law, all of my propety of every kind and description, both persoanl and real,
including my share and interest in the real property where Teny Meek and I new live
on the Kroxville Avenue in the second ward of the City of Meryville.

THIRD: I hereby appoint my brother Teny Meek sole executor of this my last will and
testament, and I excuse and release him from making bond, reporting to ar settling with
any of the Courte of the State.

In witness whereaf, I have hereunto set my hand and seal on this January 19, 1925.

NANNIE V. MOOK.

We the undersigned hereby witness the signature of the above named testator who in our presence signed his name hereto, and we at her request and in her presence and in the presence of each other have hereunte set our hands as attesting witnesses on the date hereinabove written.

Mrs. Fannie Culveyhouse Jnc. C. Crawford.

8. T, CHAPMAN

LAST WILL AND TESTAMENT.

I, S. T. Chapman, of Maryville # 7, being of sound mind and disposing memory do hereby make and publish this as my last will and testament hereby revoking all former wills by me at any time made.

My will is first:

I will and bequeath to my wife all my property both real and personal of whatever it may consist of, so leng as she remains my widew, or until her death, and at her marriage or death all that is left of my property both Real and personal is to be divided equally between my sen Henry Chapman and my daughter Martha Isabelle Chapman, with the understanding that that they are equally to pay to my Sen, James Chapman One Hundred Dellars, and to My Daughter Lillie Test Pifty Dellars, and to my Daughter Vira Taylor Pifty Dellars, and last I appoint my friend A. C. accounts as the Executer of this my last will and Testament.

This Sept. 4" 1926.

S. T. X CHAPMAN,

We the undersigned witnesses hereby sign our names at the request of S. T. Chapman, and in his presence; and in each other's presence as witnesses of this his Will.

P. A. HEADRICK

P. E. JENNING

MARY E ARMSTRONG

LAST WILL AND TESTAMENT,

I, Mary E. Armstreng, a widew, being of sound mind, and dispesing memory, de make and publish this as my last will and testament, hereby reveking any will heretefore made by me.

I.

I direct, desire, and will that all of my just debts and funeral expenses be first paid out of any moneys that come into the hands of my Executer.

II.

I will, bequeath, give, and devise unto my sen, Rebert Armstrong, the sum of ONE THOUSAND (\$1,686.00) DOLLARS, to be paid to him as seen as the mency available is in the hands of my Executor.

III.

I give, bequeath, and devise unto my grand-daughter, Rella ARmstreng, daughter of my sen Rebert Armstreng, the sum of PIVE HUMBRED (\$500.00) DOLLARS, to be placed in the hands of some guardian, to be appointed by the court until she becomes twenty-one years of age. It being my will that the interest and accumulation of same shall be used from the time this money is given to her for her support and education.

IV.

I will, devise, and give unte my sen, Rebert ARmstreng, and unte my daughter, Beulah A. Seaten, the twenty-five acres of land upon which the store house and dwelling is located, situated near the eld Brick Mill preperty, to be ewned by them equally, each a one-half undivided interest. Said land adjoins the Dr. Lane place, Seaten place, and Armstreng place.

in the South Phospie Alle to the design and the flat death tough

V.

I hereby will, give, and devise to my sen, Rebert Armstreng, and to my daughter, Beulah A. Seaten, the three purchase meney netes that I held against J. C. SEaten, being for part of the purchase meney for what is known as the Hale place. The three netes are in the sum of \$500.00 each, and these netes I give jointly to my said sen and daughter as mentioned, to share and share equally and alike.

VI.

I alse give, bequeath, and devise untermy daughter, Beulah A. Seaten, all my househeld and kitchen furniture of every kind. All the rest and remainder of the property that I may own at the time of my dauth, I give and bequeath and devise to my sen Robert Armstrong, and to my daughter, Beulah A. Seaten equally, it being my intention that all the rest of the property, including notes, mensy, or any other evidence of indebtedness age to and became the property of my said sen and daughter, to be divided equally between them.

VII.

I hereby appeint W. P. Lane as Executer of this my last will and testament.

Given under my hand this the 20th day of July, 1926.

M. E. ARMSTRONG.

We have hereunts signed our names to this, the last will and testament of Mrs. Mary E. Armstreng, at her request, and in her presence, and in the presence of each other, Mrs. Armstreng being at the time of signing said will of sound mind and disposing memory.

This the 20th day of July, 1926.

THOS. N. BROWN.

SAM JOHNSON.

J. C. GARLAND

LAST WILL AND TESTAMENT.

I, J. C. Garland, being of sound mind and a dispessing memory, but understanding the uncertainty of the duration of this life, do make, publish and declare the fellowing as and for my last Will and Testament, hereby reveking any former Wills by me at any time made.

I direct that all of my just debts and all my funeral expenses,

including the expenses of my last cickness, be paid out at the first moneys coming into the hands of my Executors, hereinafter named.

11

I will and bequeath to my daughter, Lula Perkins, the Benedict house on Parham Street and the little three connered by it and running up to the street. Also another let on Parham street, joining Lula Perkins and the Wilcex property and the Mill race. Said let has a small house on it and is known as the Dick Hatcher property. Also another house and let known as the John Pestell property, close to the Peundry.

III.

I will and bequeath to my sen, W. E. Garland, house and let and a small piece of another let where my barn is, known as the Fisher Hannah three room house and lecated on Hannum Street. Also another house and extra let lying in Alcoa, corner let joining street and also joining Jewel and Hannah on the back. And being house where Goorge Petter new lives.

IV.

I give and bequeath te my daughter Lena May Perkins, house and let en Webster Street, this let runs in Twenty-five er thirty seet of Asfalt street and is known as the Webster house. Alse another house, known as the Sally Coulter house.

V.

I will and beginate to my sen, Jehn Presley Garland, throe houses and lets en Minneseta Ave., enchouse is en back side of street, but en same let and one of the lets is a cerner let. Have sold one let between. The three houses are located in the City of Knoxville, Knox County, Tennessee.

VT

I will and bequeath to my grand-son, Ralph Garland, one house and extra let lying in Alcea, the same house and extra let that his father and mether sold to me, J. C. Garland. And also the Bill Garland debt, upwards of \$1,000.00. This property is not to be sold by the Court, or otherwise, until Ralph Garland becomes 21 years of age.

VII.

I will and bequeath to my daughter, Lilly Hays Butler, one house andlet known as the Davis house, lying on Rankin Street, joining street Gamble, Parham ST., I, J. C. Garland. Also another house joining the property of Wilson, William Boons, Morton and the Mill Race.

VIII.

I will and bequeath to my sen, Paul Exckil Garland, one house on Rankin St., Joining Williams property and Rankin ST., Hattie Garland and an alley en the back. Alse another house and ene-half of a let joining Rankin Street and Jenes porperty and the Madisen preperty and the preperty I have willed to Lilly Hays Butler. The property that I bequesth to my sen, Paul Ezekil @arland is net to be seld or mertgaged er deeded to any one until he becomes 21 years of age.

IX.

I will and bequeath to my daughter Helen Viela Garland, one house and let in Knexville on McCalla Ave., joining McCalla Ave., and known as G. J. Smith property and a alley on the back. .

I will and bequeath to my beleved wife, Hattie Garland, one house and let ard extra piece of let joining it, and being the same property where I formerly lived and the same preperty where Butler new lives. Said property joing Rankin St., Pflanze Bres., property, Mrs. Trunnell sisters preperty, Parham ST., on the back and Smith property.

XI.

I will and bequeath to my baby. Tim C. Garland, \$2,000.00 and direct that my Executers invest same in bends or securities of seme description and that my Executers or Guardian, who may qualify for him, use the proceeds for the benefit of my said child and direct that when he becomes 21 years of age that the same be turned ever to him.

XII.

All the rest and residue of my property, whether real, personal or mixed, I direct that my Executors herein after named, convert said preperty inte meney and that after paying my indebtedness, the expense of administration and etc. that the same be divided equally among each of my children, after first paying to my various children or heirs, or any grand-children whose praents are dead, a sum sufficient to make each of my children equal. The grand-children taking the share that would otherwise have gene to their father or mother.

XTII.

I hereby neminate and appeint W. E. Garland and E. F. Ames, EXEcuters of this my last Will and Testament, and it is my wish that they carry out the previsions of my Will as rapidly as possible and in a manner that will be most satisfactory to all concerned.

We. Sam Jehrsen, Deanie Butler, and E. F. Ames, whe signed our names as witnesses to the foregoing Will, signed the same at the request of J.C. Garland, and that the said J. G. Garland asknewledged the same to be his last Will and Testament and that he signed the same in our presented and we signed in his presence and in the presence of each other.

This the 3rd. day of July, 1928.

SAM JOHNSON DEANUE BUTLER E. F. AMES.

J. P. BAKER

LAST WILL AND TESTAMENT.

I, J. P. Baker, a resident of Maryville, Bleunt County, Tennessee, being of sound mind and disposing memory do make and publish this my last will and testament, hereby reveking any and all wills by me heretofore made.

FIRST.

It is my wish and desire that my Executer hereinafter appeinted shall may all my debts including my funeral expenses as soon after my death as pessible.

SECOND

I give to my daughter. Mae Baker Davis, all my right, title. interest, claim and demand in and to the business operated by me and my sen-inlaw, Homer S. Davis, under the name of the Davis Meter Company.

THIRD

I give, devise and bequeath all the remainder of my preperty of whatever kind and description, wherever lecated, including both real and personal property, chases in action, and other evidences of property, to my wife Mellie Baker.

FOURTH

I hereby neminate and appeint Hemer S. Davis Executer of this my last will and testament, and I excuse him from making bonds or settlements with the Courts in so far as I am authorised so to do by law.

IN WITNESS WHEREOF I have hereunto set my hand and affixed seal this the 29th day of October, 1927.

J. P. BAKER.

Signed and published by the said J. P. Baker, as and for his last will and testament on the day the same bears date, and we certify that we attested said will at the request of the said J. P. Baker, and in the sight and presence of J. P. Baker, and in the sight and presence of each other, we certify that he signed said last will and testament in our presence as and for his last will and testament.

> HOMER A. GODDARD. GRACE GODDARD.

N. A. GIFFIN

LAST WILL AND TESTAMENT.

I. Mrs. H. A. Giffin of Maryville # 7, Bleunt County, Tennessee, being of sound mind and dispering memory do hereby make this my last will and testament hereby reveking all fermer wills by me at any time made.

My will is that my Executerx pay all my just and hencet debts First. and my funeral and burial expense.

I will to my sen, A. B. Giffin, Three Hundred Dellars to my SECOND. Daughter Cora Janes Three Hundred Dellars and to my Daughter Ella Huffstatler Three Hundred Dellars. To my Daughter in law Myrtle Giffin Fifty Dellars, and the bal after my debtamand expenses are paid to be divided equally between my sen Cerra Giffin and my Daughter, Anna Hair, and last I appoint my Daughter, Ella Huffstetler, as Executrix, of this my last will and testament but that sho is not to force collection of mote against R. A. Huffstetler for two years.

July 22", 1928.

N. A. GIFFIN X

We the undersigned hereby sign our names as witnesses to this will and at her request and in her presence and in the presence of each other, this July 22", 1928.

R. A. HUFFSTETLER.

JONES

CORA JAMES.

Signed sealed and delivered in presence of above named witnesses. JOHW ABBOTT.

LAST WILL AND TESTAMENT.

I. John Abbott, being of sound mind and disposing memory de make and publish, this as my last will and testament.

FIRST: I will and direct that all of my just dobts and funeral expenses shall be first paid out of my estate and out of the first money coming in to the bands of my executeix.

SECOND: I hereby will, give and bequeath unto my wife, R. E. Abbett, all of the property, both real and personal that I may cwr at the time of my death, the property to be here to use and control during her natural life, she to have the charge of and control of and the proceeds arising from said property during life time.

THIRD: At the death of my said wife, I give, bequeath and devise unte my children; Elmer Abbott, Salite Abbott, Tipten, wife of Sam Tipten, Luther Abbett, Dulsey Abbett, Annie Abbett, and Garnest Abbett, to be equally divided between the above named children, each to share equally and alike.

FOURTH: I hereby give unto my son, Ira Abbott, the sum of \$5.00. This to be all that I intend for him to have out of my estate for the reason that he has already been paid as much or more than his proportional part of my estate and for that reason he is not to have any more than the amount mertioned. out of my estate at my death ..

FIFTH: I nereby nominate and appoint my wife, R. E. Abbott, es executrix of this my last will and testament.

Witness my hand and seal this the 5th day of Oct. 1923.

JOHN ARROTT

We hereby sign our names as witnesses to this the last will of John Abbott at his request and in his presence and in the presence of each other. This the 5th day of Oct. 1923.

> Thos. N. Brown, Lillian C. Goyne.

SAMUEL G. HINTON

LAST WILL AND TESTAMENT.

In the Name of God. I Samuel G. Hinten in the County of Blount and State of Tennessee, considering the uncertainty of this mortal life and being of sound mind and memory, blessed be God for same, do make and publish this my last will and testament in manner and form fallowing that is to say

TERM

First, I direct that my funeral charges and the expenses of administering my estate and all my debts all be paid out of my persenal property if that be sufficient.

Second, My Real Estate I will and bequeath to my wafe, Ida M. Hinten during her natural life or as long as she remains my lawful widow. In case of remarriage the property shall be equally divided among my 8 children.

Third, I hereby give her full controls of this property to sell same if for the best, and to use proceeds for her personal support during her life or that she remains my widow.

Fourth, Any part of this estate remaining at her death shall be divided among the 8 children.

Fifth, I appoint my wife Ida M. Hintoh, Executor of this my last will and testament, reveking all former wills by me made.

In witness whereof, I have hereunte subscribed my name, this 4th day of August, 1926.

SAMUEL X G. HINTON. MARK

Witness to Mark: R. O. Moore, Witness to Mark; Maude Moore.

. We, whose names are hereunto subscribed do hereby certify, Samuel G. Hinton, the testator subscribed his name to this instrument in our presence and in the presence of each of us, and declared at the same time in our presence and hearing that this instrument was his last will and testament and we at his request sign our names hereto in his presents as attesting witnesses.

W. C. Cumpingham.

M. C. Anderson.

SAMUEL HIGGINS.

LAST WILL AND TESTAMEN T.

I, Samuel Higgins of Blount County, Tennessee, being of seund mind and disposing memory de hereby make and publish this my last will and testament, hereby revoking and making veid any wills or cedicils therete by me at any time heretefore made.

FIRST: I direct that the funeral and burial expenses of myself and my wife, Mary Higgins, including suitable stones to our graves be paid out of my estate.

SECOND: I hereby will, give, bequeath and devise unto my sen, George W. Higgins, all my preperty wherever the same may be situated or located, beth real and personal, including all meney, netes, cheses in action, household and kitchen furniture and utensils, and any and all other preperty of every kind and description.

THIRD: I hereby name my sen, George W. Higgins, sele executer of this my last will and testament, hereby excusing him from making bend, reporting to or settling with the courts.

IN WITNESS WHEREOF, I have hereunts set my hand seal, on this the $26\ \mathrm{day}$ of August, 1920.

SAMUEL HIGGINS.

Signed and published by the said Samuel Higgins as and for his last will and testament in the presence of us the undersigned, whe, at his request, and in his presence, and in the presence of each other, have hereunte set our hands on the date above mentioned as attesting witnesses thereto.

A. J. SHIPLEY.

GUS STERLE.

JAMES P. FANCHER.

LAST WILL AND TESTAMENT.

I, James P. Fancher, being of sound mind and disposing memory, but realising the uncertainty of life and the certainty of death de hereby make, execute, and publish this as my last will and testament.

FIRST: I direct that all my just debts including my funeral expenses and the expenses of my last illness, if any, be paid.

SECOND: I give, devise, and bequeath to my daughter, Bessie Fancher, the sum of Two Hundred Pifty Dellars (\$250.00). This sum is given to her in addition to what she takes under the next section of the will, because she stayed at heme and waited on and cared for me.

THIRD: All the remainder of my preperty after the payment of my debts and the bequest above made to my daughter, Bessie Fancher, shall be divided equally among my eleven children, namely, Mary Jane Denaldsen, Susan Cruse, Leuisia Ford, Alice Patty, Bessie Fancher, Myrtle Caikeun, Millie McCullech, James H. Fancher, Aaren T. Fancher, Caleb J. Fancher, and Henry Fancher. For the purpose of carrying out this prevision of my will the Executer hereinafter appointed is authorized to convert my real estate into each and in se deing he may sell said real estate either for each or part cach and balance on time, whichever may, in his judgment, be more advantageous to the estate. If seld part on time the time for deferred payments shall not exceed two years. Said Executor is authorized to make said sale either privately or at public outery and he is authorized to execute full warranty deeds conveying said property to the purchaser or purchasers.

FOURTH: I hereby meminate and appeint R. R. Kramer, Executor, of this will and authorize him to carry out all of its previsions.

In witness whereaf, I hereunte set my hand and seal, en this the 12th day of April, 1922.

JAMES P. X FANCHER

The foregoing will was signed and published in our presence and we hereby subscribe our names as witnesses herete at the request of the testator, and in his presence and in the presence of each other.

This April 12th, 1922.

JOHN H. MeTERR.

WILL A. MeTERR.

C. D. MONTGOMERY,

LAST WILL AND TESTAMENT.

I, C. D. Montgomery, make this my last will and testament of my that I, C. D. Montgomery will to Zilphy Inman the remainder of my property in the 12th District of Blount County, in the State of Tennessee, after all my debts and expenses are paid, or condition she cares for me until my death. This the 8th day of Sept., 1928.

Signed, C. D. Montgomery, X

Witnesses:

Andy Holland.

Earl Roberts.

J. W. Clabough.

A. B. DAVIS.

LAST WILL AND TESTAMENT.

I, A. B. Davis, of Blount County, Tennessee, being of sound mind and dispesing memory, do hereby make andpublish this my last will and testament, hereby reveking and making void all former wills by me at any time made.

. T.

It is my desire, and I hereby direct all my just debts, if any, including my funeral expenses to be paid by my executor hereinafter named, as soon after my death as practicable.

II.

It is my will, and I hereby give, devise, and bequeath to my daughter, Lou Vogle, the sum of Two Hundred (\$200.00) Dollars.

III.

It is my will, and I hereby give, devise, and bequeath to my sen. Will Davis, the sum of Two Hundred(\$200.00) Dollars.

It is my will, and I hereby give, devise, and bequeath to my daughter Jennie Lock, the sum of Two Hundred (\$200.00) Dollars.

It is my desire, and I hereby give, devise, and bequeath to my two grandchildren. Jack Davis and Mary Belle Davis, children of my son, John Davis, the sum of Two Hundred (\$200.00) Dollars. I direct that this two hundred dellars, be paid to my daughter, Jennie Dock, to be used and expended by her for the use and benefit of said children, as she may deem best for their welfare.

VI.

It is my desire and I hereby give, devise, and bequeath, all the remainder and residue of my property and estate of whatever kind and nature, and wherever located or found, both real, personal, and mixed, consisting of my farm where we now live, live stock, tools, cash, bank certificates, notes, accounts, etc., to my beloved wife, Jennie Davis, so long as she lives, or during her natural life, and at her death to be distributed as specified in the fellowing section of this Will.

VII.

It is my will and I hereby give, devise, and bequeath to J. Mack Davis, Tennie Amerine, Hitch Davis, Robert Davis, Tip Davis, and Velma Troutman, after the death of my wife, all the property contained in section VI, above, of this my will, the same to be divided among them, equally, that is, share and

share alike. And if either one or more of said six children herein mentioned should die, before their mother. I direct that the children of such deceased one if any, take his father or mother's share.

VIII.

It is my desire and I hereby nominate and appoint my son, J. Mack Davis, sole Executor of this my last will and testament, hereby excusing him from making bond as such executor.

In Witness Whereof, I have hereunto set my hand this January 25th, 1929.

A. B. Davis.

Signed by the said A. B. Davis as and for his last will and testament, in the presence of us, the undersigned, who at his request, and in his sight and presence, have subscribed our names hereto, as attesting witnesses, the day and date above written.

A. B. Gamble, Jr.

M. H. Gamble.

JOHN DAVIS

LAST WILL AND TESTAMENT.

I, John Davis, of the County of Blount, the State of Tennessee, being of sound mind, so avail myself of the present opertunity to set forth this my last will and testament; I will that my landcontaining 2 acres in the 12 District of Blount County, Tennessee, on which we now live, I will that this tract of land be a home for my wife, Adaline Davis, after my death. So long as she lives. And then to be sold. And after my funeral expenses and all other indebtness are paid the Doctor Bill &c. that, the remainder be equally Divided between my Children and her Daughter, Fannie, and I will that my wife have one sewing machine, one safe, one Dresser. And the remainder of my personally Property after all Debts incurred thereby, are paid that the remainder be equally Divided between my children. I hereby apoint D. M. Henry, Executor to carry out the previsions of this my last will and testament, in this will D. M. Henry need not be required to give Bond.

This the 6 day Dec. 1911.

Witnesses:

Samuel Warren. A. Bryant.

MARGARET RASAR,

LAST WILL AND TESTAMENT.

I. Margaret Rasar, of Blount County, and State of Tennessee.

Being of Sound mind and Memory. Declare this to be my last Will and Testament.

lst. I give and bequeath, All Notes, and cash that i have in the Bank, after my debts are all paid, to be used for the benefit of Mountain View Church, Which Stands on the ground known as Christie hill.

The said Executor is to have money on interest, and collect interest and principle, and pay out Same, for the Benefit of the Church, as he thinks best.

2. I give and Bequeath to my brother S. A. Kagley's, three Daughters, Low, Nell, and Gennie, all my household goods, Equal shares.

I appoint Said, I. W. Taylor, Executor of this my last Will, and desire that he shall not be required to give any Security for the performance of his duty. In Witness Whereof, I have hereunto affixed my mark and Seal, this 22. day of Apr. 1915.

> Margaret Xer Rasar.

Attest:

J. H. Law.

W. D. Blevins.

DR. H. L. HARRISON

LAST WILL AND TESTAMENT

I. H. L. Harrison of Blount County, Tennessee, being of sound mind and disposing memory do hereby, make and publish this as my last will and tistament hereby revoking all former wills by me at any time made.

TRRM

First, I direct that all my Just debts, (except cost of a law suit between me and a former wife, which I do not consider just) including funeral and Burial expenses, be first paid by my Executor and that he have tomb Stones to mark my Grave.

Second, I give to my wife, Myrtle B. Harrison, the tract of land whereon I now live including my residence, with all my house held goods and furniture and all my stock tools poultry automobile, and int, on all money I may leave and all my personal property of what ever it may consist of, so long as she lives or Remains my Widow, and at her death or marriage the remainder to be paid to my son. Floyd B. Harrison.

And last, I hereby appoint A. C. Robbins as my sole Executor of this my last will and testament this Aug. 7, 1926.

Signed by the said H. L. Harrisor, as and for this his last Will and tistament in the presence of us the undersigned at his request and in his presence have subscribed our names, hereunto as attesting witnesses the day and date above written.

H. L. Harrison.

Witnesses:

Leonard Bering.

Lonn Boring.

MATTHEW A. HITCH. LAST WILL AND TESTAMENT.

I. Matthew A. Hitch, oflawful age, and being of sound mind and dispesing memory, do make, anblish and declare this, my last will and testament, hereby revoking and annulling all other and former wills by me at any time heretofore made.

Item I.

I direct that my just debts and funeral expenses be paid out of the first meneys belonging to my estate which shall come into the hands and possession of my executor, hereinafter named.

Item II.

I give and bequeath to my daughter, Mary Hitch Eagleton, the sum of TWO THOUSAND (\$2,000.00) DOLLARS.

Item III.

I give and bequeath to my son, Elias B. Hitch, of Summet, California, the sum of TWEFTY FIVE HUNDRED (\$2,500.00) DOLLARS.

Item IV.

I give and bequeath to my daughters Katie Hitch and Lizzie Hitch Cowan both of Maryville, Tennessee, the balance of my estate; consisting of my real estate on the Sevierville Pike in Blount County, Tennessee, and all remaining persenal or mixed property, to do with or dispose of as they may see fit, the real estate to go to them in fee simple.

I nominate and appoint Elijah Hitch of Blount County, Tennessee, Executor of this, my last will and testament, and require that he give bend and make settlement with the County Court as required by law.

IN WITNESS WHEREOF, I have heReunto signed my name, this 17 day of April, A. D. 1924.

M. A. Hitch.

Signed and executed by the Testetor and declared by him to be his last will and testament, in our presence, and signed by us as subscribing witnesses in his presence, at his request, and in the presence of each other, this 17 day of April. A. D. 1924.

> A. C. Brakebill Chas. L. McNutt.

J. W. POST,

LAST WILL AND TESTAMENT.

WILL OF J. W. POST.

I, J. W. Pest being or sound mind and dimposing memory hereby make and publish this my last will and testament, hereby reveking any a rd all wilks by me heretofere made.

FIRST: It is my will that all my just debts, including my funeral expenses be first paid out any money, property or effects which I may own at the time of my death.

SECOND: I will, give, bequeath and devise all of the property both real, personal and mixed which I may own at the time of my death to my wife Hessie F. Post.

THIRD: I hereby nominate and appoint Hessie F. Pest Executrix of this may last will and testament and hereby relieve her from making bond and settlement with the Courts.

Witness my hand and seal this the 30th day of AUgust, 1921.

J. W. POST.

The feregoing was this day signed and published by the said J. W. Pest as and for his last will and testament in the presence of us the undersigned, who at his request and in his presence and in the presence of each other hereunte set our hands and seals as subscribing witnesses to his said will.

Hemer A. Goddard, Grace Geddard. RANDALL H. TINSLEY, LAST WILL AND TESTAMENT

Nev. 23, 1927.

TO WHOM IT MAY CONCERN.

I, Randall H. Tinsley being of sound mind, make this my last will. I want my wife Jesephine Hughes Tinsley appeinted guardian fer my sen James H. Tinsley, until he becomes of age. My insurance to be paid to her. She to invest it, and she and James to use interest. In educating my son, she knows my wishes and she can use any part of \$10,000 for that purpose she may deem necessary— Should he marry she is to have the use of \$5,000 during her life time. At her death or should she marry the \$5,000 with whatever may be left of the \$10,000 to go to my sen. In case she should marry before he is of age, I want his uncle Fred C. Recter, of Columbus, O appointed his guardian and his education finished.—

My house and let my wife has \$5,000. invested in it. I leave it to her judgment about disposing or retaining this property should she sall.

\$3,000 to be paid to her the balance after mortgages have been paid to be added to the \$10,000 my son's Share.

My insurance is as follows:

The	Equi	table	Life	Assurance	Security	\$10,000
n					. •	1,000
			*	•	•	1,000
The	New	Yerk	Life	Insurance	Co.	5,000
Acc	ident	& He	alth	Insurance-		5,000
	Duet	nace	Wen! e	Assu rance	Co.	10 IX

Signed-

R. H. TINSLEY.

the advance and the second forms and proper drawn as an action and the soft the soft form.

My \$10,000 policy in Equitable Life is held in home effice of Co.

the spherodistic level shall be with segment and the

Inc. C. Grantout

Witness:

B. E. DeLesier.

JAMES E. KING.

LAST WILL AND TESTAMENT.

I. James E. KING, of Blount County, Tennessee, being of sound and disposing mind and memory do hereby make and publish this my last will and testament, hereby reveking and making veid any and all eter wills er codicils thereto by me at any time heretofore made.

1st. - I direct that all of my just debts, if any, including my funeral and burial expenses be paid as seen as convenient by my executors.

2rd. - It is my desire and I hereby give and devise to my wife Emma King for and during her natural life the bungalow known as No. 1, which adjoins my home, and situated on Broadway, in Maryville, Tenn. Also a dwellinghouse, I purchased from Mr. Disney, situated on Emanual Street in Vestal hear Knexville, Tenn.

I also give and bequeath to my wife Emma King sufficient household and Kitchen effects for her use and comfort during her natural life to be her own.

3rd .- It is my desire and I hereby give, bequeath and devise all the rest and residue of my property, real and personal, unto my children, - Laura F. Whaley, Lela S. Ingle, Samuel H. King, Mary G. Delogier, Audley C. King, and Melissa E. King, in equal shares or proportions.

And upon the death of my said wife Emma King, I bequeath and dewife said property given to her for her use during her life, to my children above named in equal shares; except my household and Kitchen effects, which I intend for my wife, Emma King to have absolutely andoutright, except a parler uphelstered suite, which I hereby give to my daughter Welissa E. King.

4th. I hereby name and appoint as my joint executors. Sam Ho King and R. J. Ingle, who shall receive as their compensation for their services in winding up my estate, the sum of \$50.00 a piece.

In witness whereof I have hereunte set my hand on this June 30, 1925.

James R. King.

Signed and published by the above named testator as and for his last will and testament, in the presence of us, the undersigned who at his request and in his presence and in the presence of each other have hereunte set our hands on the date above mentioned as attesting witnesses.

Jne. C. Crawford.

Mrs. Gussie Edmondson.

HENRY A. SAVDS. LAST WILL AND TESTAMENT.

I. Henry A. Sands, of Townsend, Blount County, Tennessee, being of sound mind and disposing memory, de hereby make and publish, this my last Will and Testament, hereby revoking and making void any other will or codiciles heretefore at any time made by me.

FIRST: I direct that my just debts, if any, including my funeral and burial expenses be first paid and that suitable markers or tembstenes be placed at the graves of myself and my sons, Devero and Gilbert.

SECOND: It is my desireand I hereby give and bequeath to my sen Henry R. (Dock) Sands my interest in the farm that Alex Webb and I bought through the Chancery Court at Maryville, Tennessee, said farm, being known as the John Saults place in the 15th District of this County. I also bequeath to said Henry R. (Dock Sands my bees, cattle, household goods, and farming tools, if such are in my possession or ownership at the time of my death. I also bequeath to my sen Henry R. (Deck) Sands one share of stock in the First National Bank of Maryville.

THIRD: I hereby give and bequeath to Etta Webb one share of stock in the First National Bank of Maryville.

FOURTH: It is my desire and I hereby give and bequeath the residue of my estate, including my lands in the 16th Civil District of Blount County, to my children, Etta Webb, Eugene Coffee, Bert Sands, Alice Tipten and Iva Tipten to share equally. In other words, I hereby direct that my executor seal said lands and convert same into cash and divide the proceeds thereof equally ameng my children named in this paragraph together with their equal distribution of whatever preperty either personal, mixed or realty, of which I may die, seized and possessed provided it is not hereinabove otherwise disposed of.

FIFTH: It is my desire that my children and heirs at law settle my estate without any disagreement or litigation and in case any of my heirs at law shall start litigation, it is my will and desire that he or she shall receive ne part of my estate and I hereby direct that should such occur that my executor shall divide the proceeds of his or her share of my estate equally among the other heirs.

SIXTH: I hereby name and appoint Henry R. Sands sele executor of this my last Will and Testament, and empower him to execute deeds or other papers necessary to convert my estate into cash and I hereby release him from making band and reperting to er settling with any of the Courts of this State.

In witness whereof I have set my hand and seal on this the 24th day of February, 1927.

H. A. SANDS.

APRIL

Signed and published by the said Henry A. Sands, as and for his last will and Testament in presence of us, the undersigned, who at his request and in his presence and in the presence of each other have hereunto set our named as attesting witnesses on the date above written.

Joe H. Gamble D. O. Waters.

C. J. BROWN.

LAST WILL AND TESTAMENT.

THE LAST WILL AND TESTAMENT OF C. J. BROWN.

I, C. J. Brown, of Alcoa, Blount County, Tennesses, being of sound mind and dispesing memory, do make andpublish this my last will and testament, hereby revoking any and all wills or codicils thereto, if any, by me heretofore made.

FIRST:

It is my desire that my Executor hereinafter named shall pay all my just debts, including my funeral expenses.

SECOND:

I will, give, devise, and bequesth unto my daughter, Dorthy Octavia Herrin of Mobile, Alabama, the following described property: Let No. 1 in Block 70 in the Mobile Heights formerly known as Pinehurst; and Let No. 2 in Bleck 13 in the Mobile Heights formerly known as Pinchurst, all as fully described in two deeds which are of record in the office of the Prebate Judge in Mobile. Alabama. in Deed Book Vol. 159, pages 221 and 223, to which reference is here made.

THIRD:

I give, devise and bequeath all the remainder of my property whereever located, including notes, stocks, choses in action, real estate andpersonal property of every kind and description unte my wife, Martha Ann Brown,

FOURTH:

I hereby nominate and appoint A. E. Cruze, Executor, of this my last will and testament.

IN WITNESS WHEREOF I have hereunto set my hand and seal this the sixth day of February, 1929.

Signed by the said C. J. Brown as and for his last will and testament in the presence of us, the undersigned, who, at his request, and in his sight andpresence and in the presence of each other have subscribed our named herete as attesting witnesses the date and day above written.

Homer A. Goddard.

Be it known, That I, Samuel Warren, of Bleunt County, Tennessee, being of sound mind and memory, and at this time being in the enjoyment of a reasonable degree of good health for one of my age, but realising that the length of life is uncertain and death is sure, do make, ordain, publish and declare the following to be my last will and testament, hereby reveking and declaring to be void any will that I may have heretofore made, to-wit:

FIRST: It is my will that all just indebtedness against my estate at the time of my decease, including the expense of my last sickeness and funeral, be paid as soon after my decease as convenient.

ECCOND: I give, bequeath, and devise to my six sens, William Warren, Dennis Warren, Sherman Warren, Leander Warren, Andersen Warren, and Carl Warren, all the real estate of which I may be seized and possessed, to held in equal shares or interests, on condition that they pay to my two daughters each three hundred dollars, and to the children of my deceased, daughter, Rosa McBath, three bundred dollars, that is, that my said sens each pay one hundred and fifty dollars, making the sum of nine hundred dollars.

THIRD: It is my desire and I hereby direct, that in the event of either of my sens desiring to sell or dispess of his interest in the lands, he shall first make the same knewn to his brothers, and make the effer to them, and if they or either of them desire to accept the effer, that conveyance may be made accordingly, and that this shall be done and the offer refused by the brothers before he can make conveyance to any person outside of the family, and that the offer or bid to any person outside of the family must be a better or greater amount than any offer by the brothers.

FOURTH: I give and bequeath to my two daughters, Octavia Heard, and Eva Barlow, three hundred dollars, and to the children of my deceased daughter, Rosa McBath, jeintly, the sum of three hundred dollars, to be held by them equally, that is, to be paid to their guardian as hereinafter designated and appointed, and that this fund shall be kept at interest, well and safely secured, from date, and so kept until said children shall arrive at maturity. The devices to the daughter as above, being the amounts provided in the second section above to be paid by the same.

<u>FIFTH:</u> I constitute and appeint my sen William Warren, as Guardian of said miner children, and it is my desire and I hereby ask that he serve without compensation, guarding the rights and interests of these children to the best of his ability.

SIXTH: I give and hereby direct that from my death ten dellars per year be paid to the support of the paster or stated supply of the Mary Lou Essler Presbyterian Church at Leuisville, to be paid at the end of the pasteral year previded he serves the full time of the year, but if service is shorter period, then at the same rate for the time served, to continue until one hundred dellars has been exhausted for that purpose.

SEVENTE: I desire that all mories, incomes, and effects of any kind coming to the estate, be collected and taken pessession of by my executor hereinafter named, and the property and effects be sold to the highest bidder, and the effects so remaining and collected be divided equally between all my children, the children of my deceased daughter taking the interest or share jointly that their mother would have taken if living; and I desire and direct that my executor place the same in some good and safe, well secured deposit or lean, bearing interest, and that he pay the same to the legatees as herein provided at the end of twenty years from the date of my death.

EIGHTH: Part of my sons have had advancements in the way of berrowed money, for which they have executed notes which I held against them. It is
my will and I hereby direct that they must pay these notes before they can take
any distribution from my estate, the same being counted as advancements and first
claims against their interest or share.

NINTH: It is my will that my sons shall have two years within which to make payments of the amount on the real estate to their sisters and children of the deceased sister, the same to bear interest from date, and be and remain a lien on the real estate until fully paid.

TENTH: I hereby constitute and appeint my son, Anderson Warren, as Executor of this my last will and testament.

In witness whereof I hereunto affix my signature, on this 21st day of March, 1925.

SAMUEL X WARREN

We, the undersigned, being present when the testator signed the feregoing instrument, saw him make his mark to the same, and in his presence and the presence of each other, the testator declared the same to be his last will and testament, and at his request, we hereunto affix our signatures as attesting witnesses, and we further declare that to all appearances in our judgment the testator was in his right mind and is capable of executing the same.

This March 21st. 1925.

Chas. C. Jackson W. Clay McKenzie.

H. P. HUDDLESTON LAST WILL AND TESTAMENT.

I. H. P. Huddlesten, of Maryville, Bleunt County, Tennessee, being of sound mind and disposing memory, and aware of the uncertainty of life, do make and publish this my last Will and Testament, hereby reveking andmaking veid 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 expenses be first paid.

SECOND: It is my desire and I hereby give, will, devise, and bequeath unto my beloved wife, Elizabeth A. Huddleston, all my property, both real and personal, and mixed, of every kind and description; provided she is living at my death. If my beloved wife, Elizabeth A. Huddlester, should die before I do, it is my will and in that event I will, devise, and bequeath my said property equally to my sons.

THIRD: I hereby nominate and appoint my said wife, Elizabeth A. Huddleston, sole executrix of this my last will and testament, hereby releasing her from giving bond or making settlement with any of the Courts of the State.

IN WITNESS WHEREOF, I have hereunto set my hard and seal the 14th day of May, 1917.

H. P. Huddleston.

Signed, sealed and published by the said H. P. Huddlesten, as and for his last will and testament in the presence of us the undersigned, who, at his request and in his presence and in the presence of each other hereunte sign our names as attesting witnesses to said will on the date above written.

Jaz. B. Hedge, Jr.,

R. S. Walker.

W. T. HATCHER.

LAST WILL AND TESTAMENT.

I, W. T. Hatcher, of Blount County, Tennessee, do make and publish this my last will and Testament, hereby revoking andmaking void any and all wills and codicils thereto here tofere by me at any time made.

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

SECOND: It is my wish and I hereby will, devise, and bequeath unto my wife, M. J. Hatcher, all my property both real and personal during her natural life time, but at her death it is my will and I hereby will, devide and bequeath unto my son, J. A. Hatcher, all of my property both real and personal. The real estate which I now own is lecated in the 6th Civil District of Blount County, Tennessee, and was deeded to me by E. L. Hatcher and wife on the 25th day of August 1908, and is recorded in Vel. 66, Page 582, in the Register's office for Bleunt County, Tennessee. This farm, as above stated, at the death of my wife is to go to my son J. A. Hatcher, and also all the personal property of whatever kind and description and wherever found is to go to my son. J. A. Hatcher.

THIRD: It is my desire and I hereby will, devise and bequeath that my son J. A. Hatcher pay to my son, A. K. Hatcher the sum of One Thousand (\$1000.00) Dollars, ir consideration of his getting the farm above described: \$500.00 of which is to be paid at my death or at the death of my wife, M. J. Hatcher should she outlive me, and \$250.00 to be paid in one year thereafter and \$250.00 to be paid in two years thereafter, unless my sen J. A. Hatcher desires to pay it scener, if so, he may do so.

FOURTH: I hereby nominate and appoint my sen J. A. Hatcher sole executer of this my last will and testament, and excuse him from making any bend to the court.

IN WITNESS WHEREOF I have hereunte set my hand and seal this 10th day of April. 1920.

W. T. HATCHER.

Signed and published by the said W. T. Hatcher as and for his last will and testament in the presence of us the undersigned, who, at his request and in his presence and in the presence of each other have hereunte signed our names as attesting witnesses on the day and date above mentioned.

Homer A. Goddard.

M. H. Gamble.

THE TAX HANDERS.

refelmeD it M

JOSEPH A. WALKER, LAST WILL AND TESTAMENT.

I, JOSEPH A. WALKER, of Blount County, Tennessee, being of sound mind and disposing memory, do make and publish this my last will and testament, hereby reveking all other wills by me at any time heretere made.

or temperate a matter has remoted. That of temperate, best

Item 1.

I direct my Executors hereinafter named to first pay out of my estate all my just debts and funeral expenses.

Item 2.

I hereby give, devise and bequeath all my property of every kind and character, wherever situated and of whatseever consisting, whether real, personal or mixed, to my brothers, William H. Walker, and flamuel A. Walker, equally, share and share alike, to be their absolute property.

Btem 3.

I hereby appoint the said William H. Walker and the said Samuel A. Walker, Executors of this my last will and testament, and excuse them from giving bond or making settlement; and I expressly direct and provide that if either shall fail to qualify, or if one should die or resign after qualifying, the other shall have full power and authority under my will the same as if both had qualified as Executors.

JOSEPH A. WALKER

signed by the testator in our presence, and by us as witnesses in his presence, at his request, and in the presence of each other, this October 11, 1911.

Mary Kennedy

Jno. W. Green

LEWIS R. ROMIG.

LAST WILL AND TESTAMENT.

IN THE NAME OF GOD AMEN

I Lewis E. Remig of Huntington County in the State of Indiana, being of sound and disposing mind and memory, do make publish and declare this instrument to be my last will and testament, hereby revoking all former wills made by me.

Item lat. I will and desire that all my just debts, expenses of my last sickness and funeral expenses be first paid out of my estate.

Item 2nd. I will devise and bequeath to my beleved wife Allie W.

Romig all my property both real and personal of whatsoever kind, the same to be
here during her natural life; and at her death to my daughter Katharine B. McMurray,
if living, and if not the said property shall go to her legal heirs.

Item 3rd. I hereby appoint my beleved wire Allie W. Remig. Executrix of this my last will and testament, she to act without bond, and without being required to repourt to the Court.

In Witness whereof I have hereunto set my hard and seal this 31st day of May, 1910.

LEWIS E. ROMIG.

gigned and delivered by Lewis E. Remig as his last will and testament in the presence of Burdge H. Hurd and John C. Altman, who at his request and in his presence and in the presence of each other have subscribed their names as witness herete on the date last above written.

BURDGE H. HURD. JOHN C. ALTMAN.

MARY R. PERGUSON, OR THE STOTE STATE OF MARY RES

LAST WILL AND TESTAMENT.

the relative to the confident of the contract of the contract

19 Placed ed de de Louges que engag de la company de la Copt. 1 Sept. 1st. 1927.

To All Whem this presents come, Greeting, Knew ye that I Mary R. Fergusen, a widew weman of Sound Mind realising the Shortness of life and the Certainty of death de make and publish this My last Will And testament hereby reveking all Wills heretofore by me made

lst. I direct that as seen as possibl after my death that My executor Sell All My property beath real and personal, and cellect All of Debts

BINGS IN STREET

and pay All My indebtines.

3. I further diffet that the proceeds of Said Sale be devided as follows Elisha Fergusen. One third. Millie porter one third Kate McMillian one third. this being My three Children. Bessie Rioux to have One hundred dellars. but it is expresly understood that My Sen Elisha. Fergusen has already received one Thousand dollars and that d have Given a deed of Trust on A Certain tract or parcel of land for Seventeen hundred Dollars for the use and benefit of the Said Elisha Fergusen Now if the Said Elisha Ferguson Shall fail to pay Said deed of Trust Then the above Amount of \$1700 Shell Come out ofhis part of My estate. (SeeSecond Page)

> . In Witness Whereunte I have this day 3st My hand and Seal This September first 1927.

> > MARY R. FERGUSON

Witnesses

Mrs. Alvin Price C. T. Jenkins.

A. B. DAVIS

LAST WILL AND TESTAMENT.

I. A. B. Davis being of sound mind and disposing memory do hereby make and declare this my last will and testament hereby revoking all former wills by me at any time made.

I direct that any debts which I may owe, includingfuneral expenses be paid out of the first money coming into the hands of my executor.

I am interested in the welfare, comfort and happiness of my wife and children and give them all the property which I have, and in order that my wife, Ethel Davis, may be free to use, manage and control it for the benefit of herself and our children I vest title in her to all my property of every kind and character wherever located.

I authorize her to sell any property which in her judgment may seem best, and to execute any and all deeds necessary for passing title to said property. The proceeds derived from said sale, and any money on hands at my death net used in paying debts or funeral expenses I desire that she invest or place at interest on real estate mortgages as in her judgment may seem best and to keep said said money leaned or invested. I hope that the income from the estate may be sufficient for the support of my wife and children, but I do not limit them to the use of the income, but give my wife full power to increuch upon the corpus of the estate if whe thinks the needs of herself and our children demand it.

In managing the estate I suggest that she confer with Ben Clark, our brother-in-law, and very close friend, whose judgment and assistance will be helpful to her. a files bloom grant and to be

have complete confidence in the honesty and integrity of my wife and want her to have absolutefreedem in the management of the property and request that she be excused from executing bond. At the death of my wife, Ethel Davis, I desire that the property remaining in her hands, if any, unused, be divided equally among our children.

In witness whereof, I have hereunte signed by name on this the the 11 day of April, 1929.

A. B. DAVIS.

Signed by the said A. B. Davis, as and for his.last will and testament, in the presence of us, the undersigned, who, at his request, and in his sight and presence have subscribed our names thereto as attesting witnesses, the day and year above written.

WITNESSES

A. B. Delegier.

B. C. Ogle.

MARY ROREX

LAST WILL AND TESTAMENT.

I. Mary Rerex of Maryville, Tennessee, being of sound mind and disposing memory, and aware of the uncertainty of life, do make andpublish this as and for my last will and testament, hereby reveking andmaking void any other wills or codicils thereto heretofere made by me.

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

SECOND: It is my desire, and I hereby will, give and bequeath to Plora Wright Two Hundred (\$200.60) Dollars in cash.

THIRD: It is my desire, and i hereby will, give, bequeath and devise untermy sister Rachel Wilson all the remainder of my property, including all my real, personal and mixed property of every kind and description.

It is my desire, and I hereby direct and will that in the event my said sister Rachel Wilson at the time of her death should still own or have in her possession said real property, or any part thereof, together with any of said personal property, that said property shall descend to and become the property of the children of my said sister Rachel Wilson, share and share alike.

But this clause in my will shall not be construed to restrict or prohibit my said sister Rachel Wilson from selling said real estate and personal property, if at any time she may deem it best and desirable so to do.

FOURTH: I hereby nominate and appoint Jehn C. Crawford sele executor of this my last will.

In witness whereof I have hereunto set my hand and seal this the 5th day of June, 1913.

MARY ROREX

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

JAS. L. WILSON.

MAUD CRAWFO AD.

IN RE: W. M. CURTIS,

I, W. M. Curtis, makes this my last will and testament and reveke

let. I direct that all my debts and funeral expenses be paid

2nd. I direct that my daughter Lillie Ault be paid (\$25.00) Twenty five dellars in cash.

3rd. I direct that my daughter Minnie Davis be paid (\$50.00)

4th. I direct that my sen J. M. Curtis Shall have all my Persenal and Real estate and he is to pay my two daughters their share as named herebefore.

5th. I meminate and elect my sen J. M. Curtis, my Executor with-

aut bend.

This 11 day of Mar. 1913.

W. M. CURTIS, (His mark) (Signed)

Witness: J. H. Jones,

J. S. Phelps.

W. R. CROWDER.

LAST WILL AND TESTAMENT.

I, W. R. Crewder, of Mint, Bleunt County, Tenn. being of Sound Mind and disposing Memory do make this My last Will and testament hereby reveking all former wills by me at any time made.

W. M. Curtis the tota my lest will and terrinor

First, I will that all My just debts and funeral expenses be paid.

2nd. I give and bequeath to my wife, R. A. Crewder, all my Real
Estate and personal property of what ever it may censit. As long Ab She lives or
remains my Widew and at her Marriage or death, I give to My Sen, O. H. Crewder,
All my Real Estate All my Farming tools All my herse Stock, Saw Mill and Beiler.
And that my sen, O. H. Crewder is to pay to my two daughters, to-wit: C. V. Hannah
and M. E. Milles Four Hundred dellars each. I give to my Daughter, C. V. Hannah,
one organ. I give to my Daughter M. E. Miles one Stove and the remainder of the
household goods. and Kitchen furniture to be Equally divided between my two above
named Daughters, and that my sen O. H. Crewder, is not to be pushed for 5 year
for the money that he is to pay to my two Daughters, and that it shall be without
Int. until Five year after My Wife's death. And if my Sen, O. H. Crewder, has not
paid my two Daughters the amt I have willedthem then I give My Executer the
explicit right and power to Sell and Make deed for same without any recourse to
the Courts:

And last, I hereby appoint My friend W. T. Kagley, as My Executor of this my last will and testament.

Mch. 5th, 1927.

W. R. CROWDER.

We, the undersigned hereby sign our Names as witnesses to this the last will and testament of W. R. Crowder, at his request and in his presence and in the presence of each other.

This Mch. 5th, 1927.

A. C. Rebbins

J. H. Boyd.

I SAAC TIPTON, LAST WILL AND TESTAMENT.

I, Isaac Tipten, of Blount County, Tennessee, while or sound mind, memory, and discression, do make and publish this, my last will and testament, hereby revoking and making void all other wills by me at any other time made.

First-

I give be my daughter Lue Chambers the sum of \$50.

I give to my sen Jee Tipten the sum of \$50.

Third-

I give to my sen Jack's heirs the sum of \$1.

I give the balance of my property, real estate, personal, money, household goods, etc. to my daughter and her husband, Naoma and John Gregery.

They are to care for me and my wife, Kans in every needful way during our life time.

In witness whereof I have hereunte set my hand and seal this the 29th day of May, 1928.

ISAAC X TIPTON

mark

We, the undersigned, witnesses to the feregoing will, do hereby certify that we were present and saw the testator sign his name to, and acknowledge the feregoing to be his last will and testament.

That we signed same as Witnesses, at his request in his presence and in the presence of each other.

This the 29th day of May, 1928.

Witness-

William H. Myers

William Labe Gregery.

MISS C. E. STIRLING, LAST WILL AND TESTAMENT.

Teday, Menday October 12th, 1925, it is thus I make my will and testament.

After all cests for the preparation of my body for interment have been settled, I leave all my personal effects and my deposit in First National Bank, of Maryville, Tennessee, to my dear niece Mrs. Ida Baker Parham, and equally to my dear niece Sue Baker Bensen, new of Philip Se. Dak. and also my steamer trunk to Will E. Parham.

Miss C. E. STIRLING.

WITNESSES:

Emily McDermid Minten. Thomas G. Stanley,

MARTHA E. KERR,

LAST WILL AND TESTAMENT.

I, Martha E. Kerr, of Bleunt County, Tennessee, being of sound mird, and dispeairg memory, and aware of the uncertainty of this life, do hereby make declare and publish this my last will and testament, hereby reveking and making wold any and all wills or codicils thereto by me at any time heretofore made.

lst. - It is my will and I hereby direct my Executrix to pay all of my just debts, if any, including my funeral and burial expenses.

2nd.— It is my will, and I hereby give and devise untermy sister, Pheebe Elizabeth Kerr, the undivided interest or share I own in our place, containing 24 \(\frac{3}{2} \) acres, mere or less, and for full and complete description of said land reference is here made to the deed of my mother, Sarah M. Kerr to myself and my sister, Pheebe E. Kerr, dated September 1, 1927, and recorded in the Register's Office, for Blount County, Tennessee, in Deed Book 101, page 369. All of my interest, share, and rights in said lands to belong to my said sister, Pheebe Elizabeth Kerr, absolutely in fee simple, subject alone to the rights of my

Mether, if living at my death.

3rd.- I also hereby give, bequeath and devise unto my said sister, Pheebe Elizabeth Kerr, all the rest and residue of any and all property whether personal or real that I may own as my death to be here absolutely.

4th.- I hereby appeint my said sister, Pheebe Elizabeth Kerr, sele Executrix, of this My last will and testament, and I hereby excuse her from making bend, reporting to, or settling with any of the Courts of the County or State.

In witness whereof, I have hereunte set my hand and scal, en this the 28th day of January, A. D._ 1929.

MARTHA E. KERR.

signed, declared and published by the Testatrix Martha E. Kerr, as and for her last Will and testament in the presence of us the undersigned witnesses, who at her request, and in her presence, and in the presence of each other, have herete signed aur names as attesting witnesses, on the date herein above named.

Park M. Keller.
J. T. KEller.

MORTON BUTLER, .

LAST WILL AND TESTAMENT.

I, Merten Butler, of Evansten, in the County of Cook, and State of Illineis, being of sound mind and memory, de, make, ordain, publish and declare, this to be my last Will and Testament.

I give, device and bequeath unto my beleved wife, JULIA PETTIBONE, all the preperty, real and personal, and effects of every name and nature which I new have, may die pessessed of, or may be entitled to, her he is and assigns ferever.

And I de hereby make, constitute and appeint my wife JULIA
PETTIBONE and my sen GERALD MORTON, sele Executers of this, my last Will and
Testament, and I specially desire and direct that they shall not be required to
give bends; and I de hereby reveke all and every former Will by me made.

IN WITNESS WHEREOF. I have hereunte subscribed my name and affixed my seal, the second day of Nevember, in the year of our Lord One Thousand Nine Hundred and Six.

MORTON BUTLER

(SEAL)

This instrument was on the day of the date thereof signed, published, and declared by the said testator, MORTON BUTLER, to be his last Will and Testament in the presence of us who at his request have subscribed our names thereto. as witnesses, in his presence, and in the presence of each other.

Nevember 2nd. 1906.

R. T. WHEISPLEY.

185 31.7

Gertrude Rasmussen.

Nevember 2nd, 1906.

Henry T. Dawis (dac'd)

Nevember 2nd, 1906.

0. K. deceased

Mury B. Johns.

1-30-28.

STATE OF ILLINOIS,) In the Probate Court County of Cook. of Cook County.

Proved and admitted to record in open

Court, this 30 day of Jan. A. D. 1928.

Mitchell C. Robin.

Clerk.

Will preved and admitted to record in open Court, this 30 day of Jan. A. D. 1928.

> Henry Herner. Prebate Judge.

STATE OF ILLINOIS.

County of Cook

BE IT REMEMBERED, That on the 30th day of January A. D., 1928, the same being one of the days of the January Term, 1928, of the Prebate Court of Cook County, present thereat:

Henerable HENRY HORNER, Judge.

JOHN E. TRAEGER, Sheriff.

MITCHELL E. ROBIES Clerk.

The fellowing, among other proceedings, were by and before said Court had, and entered of record, to-wit:

(.emag estadings to mestad a. IN THE MATTER OF THE ESTATE OF MORTON BUTLER, DECEASED.

The decimus petestatem or commission issued you by this Court to Pred W. Files, a Commissioner in and for the County of Norfolk, Commonwealth of Massachusetts, authorizing him to take and certify to this Court in due form of law the testimeny of R. T. Whetley, one of the witnesses to an instrument in writing purporting to be the last Will and Testament of Merton Butler, deceased, touching the execution of said will having been returned into Court under seal with the deposition of said witness certified by said Commissioner, and the Court having examined said deposition which is now on file in this Court finds therefrom that said Will was duly executed and attested according to law and that said Testater was of sound mind and memory and otherwise competent to make his will at the time of signing the same.

Also came, Hareld A. Davis, a witness in open Court en eath testified that he was acquainted with Henry T. Davis, one of the other subscribing witnesses to said instrument and that he was familiar with the handwriting of said Henry T. Davis, and that the said Henry T. Davis is new deceased and that the signature to said instrument new before the Court is the genuine signature of said Henry T. Davis, it is ordered that said will be received and recorded as the last Will and Testament of said Morton Butler, deceased.

And it appearing to the Court that the appearance and consent of all the heirs at law of said decedent have been filed herein; also came Julia P. Butler, and Gerald M. Butler of the County of Cook and presented to the Court their petition duly verified showing that said Testator in his will neminated the said Julia P. Butler, and Gerald M. Butler as Executors thereon and praying that letters Testamentary may be issued to them, it is ordered that letters Testamentary be issued to Julia P. Butler and Gerald M. Butler upon them presenting to this Courttheir bend in the penal sum of Two Hundred Thousand Dellars, whereupen the said Julia Mm Butler and Gerald M. Butler presented to this Court their individual bond in the penal sum of Two Hundred Thousand Dellars duly executed without surety, surety being waived by said will, it is ordered that said bend be appreved and recorded and that letters Testamentary be issued accordingly under the seal of this Court and that the same be recorded It is further ordered that Arthur KEnee, R. L. Burch, Jr. and F. L. Wynns, be appointed to appraise the personal estate of said decedent subject to appraisement and that a warrant be issued to them therefor.

(For Clerk's Certificate see battem of opposite page.)
UNITED STATES OF AMERICA.

STATE OF ILLINOIS,)
County of Cook. }

I, MITCHELL C. ROBIN, Clerk of the Prebate Court of Cook County, and keeper of the records and files thereof, in the State aferencial, de hereby certify the annexed and feregeing to be a true and correct copy of the last Will and Testament of Morton Butler, deceased; order of Court entered Aerein on the 30th day of January, A. D. 1926, in the matter of the estate of Morton Butler, deceased, as appears from the originals on file and from the records of the Probate Court in my office.

I further certify that said Will was preven aggreebly to the laws and usages of the State of Illinois.

IN WITNESS WHEREOF, I have hereunts set my hand and affixed the seal of said Probate Court, at my effice in the City of Chicage, in said County, this 18th day of September. A. D. 1929.

MITCHELL C. ROBIN,

Clerk of the Probate Court.

(SEAL)

STATE OF ILLINOIS)
County of Cook)

I, HENRY HORNER, Prebate Judge of tack County, and presiding as Judge of the Prebate Court of Cook County, in the State of Illinois, De. Hereby Certify, that MITCHELL C. ROBIN, whese name is subscribed to the feregoing certificate of attestation, now is and was at the time of signing and scaling the same, the Clerk of the Prebate Court of Cook County, aferesaid, and keeper of the records, files and scal thereof, duly elected and qualified to effice, and that full faith and credit are, and of right ought to be, given to all of his official acts as such, in all courts of record and elsewhere, and that his said attestation is in due form of law and by the preper efficer.

Given under my hand and seal, at Chicage, in said Cook County, this 18th day of September, A. D. , 1929.

filly frant us ad of the wantont bay and EBNRY HORNER,

Probate Judge of Cook County,

(SEAL)

UNITED STATES OF AMERICA.

STATE OF ILLINOIS,)
Cook County.) SS

I, MITCHELL C. ROBIN, Clerk of the Probate Court of Cook County, in the State of Illineis (SAid Court being a Court of Record), do hereby certify that the Honorable HENRY HORNER, whose name is subscribed to the annexed and feregoing certificate was, at the time of the signing thereof, and now is, the Probate Judge of said Cook County, and sole presiding Judge of said Probate Court, duly elected, commissioned, and qualified, and that his said signature is genuine.

IN WITNESS WHEREOF, I have signed my name and affixed the seal of said Probate Court, at my office, in the City of Chicage, in said Cook County, this 18th day of September, 1929.

MITCHELL C. ROBIN.

Clerk.

(SEAL)

STATE OF ILLINOIS, COUNTY OF COOK.

I, Mitchell C. Rebin, Clerk of the PRebate Court of Ceek County, in the State aferegaid, de hereby certify that the within is a true transcript of the preceedings had before said Court in the matter of the estate of Morten Butler, deceased, entered herein on the 30th day of January, A. D. 1928;

In Witness Whereof, I have hereunte set my hand and affixed the seal of said Probate Court at Chicago, in said County, this 18th day of September, 1929.

MITCHELL C. ROBIN.

Clerk.

(SEAL)

LAST WILL AND TESTAMENT.

I, James P. Wolf, of Blount County, Tennessee, being of sound and disposing mird and memory, do make, publish, and declare this to be my last Will and Testament, hereby revoking all former wills by me, at any time made.

As to my worldly estate and all the property real, personal or mixed of which I shall die, seized and possessed, or to which I shall beentitled at the time of my decease. I devise, bequeath and dispose thereof, in the manner following, to-wit:

lst. My Will is, that all my Just debts and funeral expenses shall by my executor hereafter named be paid, out of my estate so soon after my decease as shall by him be found convenient.

2d. I give, devise, and bequeath to my wife Sarah Ann Wolf, all my household furniture, My farm being and lying in the 12th District of Blount County, Tenn., where I now reside during her life to hold and control, as she pleases; at her death; my will is that my Daughter, Margaret Jeffries is to have one third interest in it, My Daughter Burtie Hines, is to have one third interest in my farm, also I give my Grand son Clyde Bruce one-third interest in my farm.

I give, devise, and bequesth to my wife, Sarah Ann Wolf, all my stock, horses, cattle, hogs, wagon, rake, wheat drill, Euggie, and all of my farming tools of whatever they may consist, to be sold by my executor; and all proceed of said sale to go to my wife, Sarah Enh Wolf, for her own use.

And, Leatly, I do nominate and appoint my Brether in Law, S. M. Morton, of Maryville, Tennessee, to be the executor of this my last will and testament, he is to act without bond.

In Witness Whereof, I the said, James P. Wolf, have this day signed same. This 31 day of Mch., 1919.

JAMES P. WOLF.

Subscribed, published and declared by the said Jas. P. Wolfy as and for his last will and testament, in the presents of us, who, at his request and in his presents, and in the presence of each other, have subscribed our names as witnesses thereto.

Ben Morton

GUARRY

ELIJAH NUCHOLS, LAST WILL AND TESTAMENT.

STATE OF TENESSEE.

March 15, 1917.

BLOUNT COUNTY.

I, Elijah Nuchols of Blount County, Tennessee, being of good and sound mind declare this to be my last will and testament.

First; I give and bequeath to my daughter, Zara Riddle my one half undivided interest in a tract of land in the 19 District of Bloumt County,
Tennessee, being the same tract Nucleis and Riddle purchased from C. C. Sullinger.

Second: I give my half interest to my daughter Zora Riddle, her husband J. A. Riddle to pay W. C. Millsap \$575.00, my Daughter.

Third: My persel propty to be devied beteen my two daughters,
Zora Riddle W. C. Millsaps, I declar J. A. Riddle to be administrator with bond
and securty of this my last Will.

Elliah Nuchols

Signed, and Sealed in the presents.

Witness:

Roy C. Pearson Anderson Dunlap

W. J. HUFFSTETLER, LAST WILL AND TESTAMENT.

I, W. J. Huffstetler being of sound mind and disposing memory, but realizing the uncertainty of life and the certainty of death, do hereby make, execute, and publish this as my last will and testament, hereby revoking any and all other wills at any time heretofore by me made.

First: I direct that all my just debts be paid as soon as practicable after my decease.

Second: I give, devise, and bequeath all of my property, real personal, andmixed unto my beloved wife, Cora H. Huffstetler, in case she survives

THIRD:

If my wife Cora H. Huffstetler should die before I do, then I give, devise, and bequeath all of my property, real, personal, and mixed to my two children, Grace Fielder Huffstetler Rowan, and William J. Huffstetler, Jr. in equal shares. In case my said wife should die before I do and either of my said children also die before I do and without issue, my entire estate shall go to the survivor.

FOURTE:

I hereby nominate and appoint my beloved wife, Cora H. Huffstetler executrix of this will and expressly release her from making band or any settlements with the Court.

In case my said wife should die before I do, then I nominate and appoint her sister, Miss Clemmie J. Henry, as executrix of this will.

In witness whereof I hereunto set my hand and seal, on this 30th day of January, 1925. -

W. J. HUFFSTETLER.

The foregoing will was signed and published in our presence, by the Testator and we hereunto set our hands as witnesses to the same in his presence, at his request, and in the presence of each other.

This January 30th, 1925.

R. R. Kramer.

W. Clay McKenzie.

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beveloo in onto berishes . femonses

EDWARD JOHN KINZRI. LAST WILL AND TESTAMENT. KINZEL SPRINGS. Bleunt CO. Tennessee. Jan. 26, 1928.

I, Edward John Kingel, of Kingel Springs, Blount Co., Tennesses, while of sound mind, and discression, do make and publish this my last and only will and testament.

FIRST: I desire that my Executors pay just doctors Bill, if any, a Caskett, and funeral expenses, and if there should be any other just bills.

SECOND: It is my desire to devide my property, whether real estate, or Cash, whether in Bank, or out, all Notes or loose accounts -- In Honor to my wife, Catherine H. Kinzel, I wanted to set aside a larger portion to her, but at her ernest request, I am leaving her a child's portion like the rest .-- Wamely: Mowbray C. Kinzel, Ruth S. Newman, Lula E. Chiles, Sophia F. Kinzel, O'Ledia Mize, and Myra, N. Smith, making Seven (7) Shares to be equally divided among my wife and six Children.

I do hereby nominate and appoint Mowbray C. Kinzel, Ruth S. Newman, and John L. Smith, my Executors, without Bond and without the necessity of making an inventory Report to or Settlement with any Court of this State or any other State whatsoever.

Witness my hand, Jan. 26, 1928.

EDWARD JOHN KINZEL.

We, the undersigned witnesses, to the foregoing will, and testament, do hereby certify that we were present, and heard Edward John Kinzel the testator to the foregoing Will, acknowledge same to be his last Will and testament. That we sign same at his request as such -- Witnesses in his presence.

This the 25 day of January, 1928.

Witnesses:

B. S. Newman

Blount Co. Sworn to beforeme, Sophia Kinzel, a Notary Public of said Co. this JAr. 28, 1928.

Sophia Kinzel.

I, Edward John Kinzel, overlooked this one item, which is, should my wife, Catherine H. Kinzel, die before my death, or after my death, I will that she shall sell her portion for her benefit, if she desires, and if anything is left of that portion, it is to be devided among my six children.

Catherine H. Kinzel.

Edward John Kinzel.

IN RE: ANNIE D. SATTERFIELD. LAST WILL AND TESTAMENT.

I. Annie D. Saterfield of Blount County. Tennessee, being of sound mind and disposing memory, do hereby make and publish this my last will and testament, hereby revoking and 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 be paid as seen as possible after my death by my Executor.

SECOND: It is my desire and I hereby give and bequeath to Meade Warren, Jr., Mary Katheryn Warren and Annie Elizabeth Warren, each the sum of FIVE HUNDRED (\$500.00) DOLLARS, which shall be paid to each of them by my Executor.

THIRD: It is my desire and I hereby give and bequeath unto my husband. J. A. Satterfield.-for and during his natural life, the income, rents and profits from all of my property of every kind and description, both real. personal andmixed. except the Fifteen Hundred (\$1500.00) Dollars, given to the Warren children in section "Second".

FOURTH: On the death of my said husband, J. A. Satterfield, I give, devise, and bequeath all of my property of every kind and description on which my said husband is to receive the income, rents and profits during his natural life, to my next of kin.

FIFTH: In order that the above provisions be properly carried into effect. I hereby direct that my said husband make an appraisement of all of my property, as soon as possible after my death.

SIXTH: I hereby name and appoint my husband, J. A. Satterfield, sele Executor of this my last will and testament, and I hereby release him from making bond.

IF WIRWESS WHEREOF, I have hereunte set my hand and seal, on this the 12th day of September, 1924.

ANNIE D. SATTERFIELD.

· Signed, sealed, and published by the said Annie D. Satterfield, as and for her last will and testament, in the presence of us the undersigned, who at the request of the testatrix, and in her presence and in the presence of each other have hereunto set our hands as attesting witnesses on the date hereinabove written.

JOHN C. CRAWFORD. GRACE GODDARD.

Cabactin d. Eitsef.

MRS. M. C. TAYLOR. LAST WILL AND TESTAMENT.

I. Mrs. M. C. Taylor, being of sound mind and disposing memory. do make and publish this as my Last Will and Testament, hereby revoking void any and all other wills and codicils at any time heretofore made by me.

lat. I direct that all my Just debts, if any, including my funeral expenses be paid.

2nd. It is my desire and I hereby will, devise, and bequeath unto my Nephews. George Kidd. My Brother Ed Kidd, Gorge & Grant Kidd, My Brother Perry Kidd, Grant, all of my property, both real personal, and mixed, of every kind and description, wherever found.

3rd. I hereby nominate and appoint George Kidd and Grant Kidd. sole Executors of this My last Will and Testament, and excuse them from making bond, and making settlement with any of the Courts in this State.

M. C. TAYLOR.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, on this 18 day of May, 1921.

Signed by the said Mrs. M. C. Taylor, as and for her last Will and Testament, in the presence of us, the undersigned, who, at her request, and in her sight and the presence of each other, have hereunto subscribed our names as attesting witnesses, the day and date above written.

Witnesses:

S. M. MORTON

MRS. S. M. MORTON

IN RE: SALENA TURNER

I, Salena Turner, of Blount County, Tennessee, being of sound mind and disposing memory, do make and publish this as my last will and testament, hereby revoking and making void any and all former wills by me at any time made.

FIRST: It is my desire that all my just debts including my funeral expenses be paid out of the first moreys coming into the hands of my Executor.

SECOND: I will, give, and bequeath, to my daughter, Gloria Tunner Ashwander, all of the household goods and kitchen furniture, of every kind and description, that I may die seized and possessed of.

THIRD: I will, give, and bequeath all of the remainder of my
Estate, both real, and personal, or mixed, of every kind and description, wherever
located, unto my six children, Maude Turner Carrell, J. H. Turner, J. C. Turner,
A. K. Turner, Ruth Turner Wells, and Gloria Turner Ashwander, share and share alike
FOURTH: I hereby appoint J. C. Turner, Executer of this my last
will and testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this the 4th day of February, 1929.

SALENA TURNER.

Signed, acknowledged, and published, by the said Salena Turner, as and for her last will and testament, in the presence of us, the undersigned, who at her request, and in her sight and presence, and the presence of each other have subscribed our names hereto, as attesting witnesses on this the 4th day of February, 1929.

G. R. MILLER

MARY MILLER.

IN RE: A. K. HARPER, LAST WILL AND TESTAMENT

> IN COURT OF COUNTY JUDGE, STATE OF PLORIDA, PINELLAS COUNTY SITTING AS A COURT OF PROBATE.

BY THE JUDGE OF SAID COURT:

COMMISSION TO TAKE DEPOSITIONS.

TO J. C. Gamble, Notary Public, Court House, Maryville, Tennessee.

KNOW YOU, that having confidence in your prudence and integrity, we have appointed and by these presents give unto you full power and authority in a certain matter pending before our County Judge of Pinellas County, Florida, sitting as a Court of Probate, of a testamentary writing alleged to be the last will and testament and codicils thereto of Andrew K. Harper, deceased, late of the County of Pinellas, State of Florida, to call before you at a day certain and place by you to be appointed J. A. Cox, and J. C. Tucker, subscribing and attesting witnesses, to said last Will and Testament dated October 28, A. D. 1920, marked exhibit "A". Codicil dated Jamary 15. A. D. 1921, Marked exhibit "B", Codicil No. II dated October 20, A. D. 1923, marked exhibit "C", Codicil No. 3, dated October 7, A. D. 1924 marked exhibit "D". Codicil No. 4 daged October 19, A. D. 1926, marked exhibit "E", Codicil dated November 8, A. D. 1927 marked exhibit "F", Codicil No. 6 dated September 16, A. D. 1929 marked exhibit "G" to prove the signature of the testator to said will and six codicils, and then and there examine the said J. A. Cox and J. C. Tucker on their respective oaths or affirmations, touching the premises and reducing their testimony to writing and when you shall have done so, you shall send the same to the County Judge of Pirellas County at Clearwater, the county seat of said County, together with the interrogatories and answers thereto, under your hand and seal.

Witness my hand and seal of said Court at the Court House in Clearwater, Pinellas County, Florida, this 7th day of January, A. D. 1930.

HARRY R. HEWITT.

County Judge.

(COUNTY JUDGE'S SEAL).

KNOW ALL MEN BY THESE PRESENTS That I, Andrew K. Harper, of Blount County, Tennessee, being of sound mind and disposing memory, do hereby make and publish this as my last will and testament hereby revoking all other wills by me