LAST WILL AND TESTAMENT OF KITTLE TUDOR. STATE OF TENN. SEVIER COUNTY. NOVEMBER 19. 1913. I Kittle Tudor being in sound mind but feeble health and realizing the uncertainty life and the certainty of death do hereby make this as my last will and testament, Article 1. Sec. 1. I hereby bequeath to my father and mother all of my real estate, this being a farm lying in Emerts Cove, Sevier Co., Tenn. and bounded by the lands of S.S. Proffitt, J. S. Ogle, Robert Brown and others, this being the same tract of land that was conveyed to me by my husband John W. Tudor by will during his life time. Art. 2 Sec. 1. I bequeeth to my father and mother live stock. poultry, farming tools, and implements, household and kitchen furniture, with my money, notes, and accts., I went first my just debts all paid and also my funeral expenses, and the remainder I want to go to my father and mother. I also went every other item to numerous to mention here to go to my father and mother. I do not ment any of the real expersonal property sold at a sale, but want my father and mother to have it as their own to do as . they please with it. Article 3, Sec. 1. I hereby appoint as the executor of this will my father James Shults. This November 19, 1913. Kittie Tuder. Witnesses: O. R. Ownby, W. M. Ownby.

Probet d by the County Court of Sevier County, on the 30 day of March, 1914. A. T. Marshall, Clk.

WILL OF MARY BUTLER DECEASED.

March, 12, 1914.

Wash stand and center table to Ethel. Chest, Little table, bed in parlor to Jim. Table here in room and dresser to Wesley. Book case, Clock and machine to Hettie. Mama and Papa's to Ethel. Grandpa's picture to Jim. Richard and James to Wesley. Picture in hall to Hetiie Narrow bed up stairs, rocking chair in parlor, and Mama's little chair to Hettie. Broad bed up stairs one to Jim, other to Ethel. Mama's bed to Wesley. One cow Jim's. other Ethel's. Two calves and enough money to make as much as a cow for Hettie sell meat of one hog and half of lard. half of money gieve to Hettie. Note for organ to come out of Hettie's part of Mama's money. Two of the best chairs apiece for Ethel.Jim and Hettie. Parlor chairs one Books divided equal. Bessie and buggy to be apiece. sold. . Il hers and one rooster to Ethel, lihens and one rooster to Hettie. \$ 3.00 in money to Jim. Ethel get dishes same as Jane and ella, rest divided equal. Three Gallons for Gallon crock for Ethel, Jim and Hettie, Ethel and Hettie. Largest coffee pot for Ethel best one for Hettie. Get two new feather ticks, divide feathers into four bedd, Ethel's red Hettie's green Wesley's yellow Jim's pink, the way the quilts are marked. \$ 42.00 to Hettie out of Mama's money in place of horse. Give Stella Stott \$ 100.00 of my money after all of my expenses are paid, and the rest divided equally amoung my children.

Mary Butler.

Probated by the County Court of Seveer County 14th day of April, 1914.

A.T.MArshall, Clerk.

Know all men by these presets, that I, John Myers being of sound mind, and realizing the uncertainty of life, do here-by make and publish this my last will and testement, and do nulify and revoke void every and all wills that I may have at any time heretofore made.

First. In the event that I should die before my beloved wife Nancy Myers does, I will and bequeath to her all of my property, both real and personal, including anyrand all debts that may be due my estate.

Second. After our death, I will that all my property both real and personal be sold to the highest bidder as the law directs, and after paying all my just debts, the remainder y shall be all equally divided so that all of my legal heirs shall share and share alike in all of my estate.

Third. I hereby appoint J A Tarwater as a suitable person to act as the Executor of this Will and testement, who shall give bond and otherwise qualify as the law directs.

Witness my hand and seal on this August 21,1906.

John X Myres. seal.

Signed in our presence and in the presence of each other on the day and date it bears date.

A R Shields

H P Huskey

L E Myers.

Probated by the County Court of Sevier County, Tennessee, June 4,1914.

A.T.MArshall, Clerk.

WILL OF SANDERS MCMAHAN DECEASED.

I, Sanders McMahan of Jones Cove, County of Sevier, and State of Tennessee, being of sound mind and memory, do made, publish and declair this to be my last will and testement, to wit:ist. That all of my real estate shall be sold at public sale at my death.

2nd, All of my personal property, except household and kitchen furniture shall be sold at public sale at my death.

3rd. The mitchenand household goods shall go to my beloved wife Amanda McMahan.

4th. That my beloved wife Amanda McMahan and little boy willie Matews. (the child) that she has got in charge to raise shall each hove one years provision provided after my death 5th. That my beloved wife Amanda McMahan shall have one thind of what the farm brings for her interest or dowery in my farm

of trust for \$1000.00, shall be paid in full, or supposed to be a martgage given to Dr. J. Walter McMahan for the above amount I signed some kind of a paper read to me down to where it read "Whereas here sign to A.R. " and stoppd, (that walter McMahan) said that he did not have time to read any further, ask Walter McMahan, if he read the above proposed mortgage to me, ask Judge W.C. Caton if he (Caton) read or explained the above paper or instrument to me before I signed it.

7th. That my just debts and funeral expenses shall be apaid in full.

Sth. That after all of the above named are carried out and paid off in full, the remainder shall be equally divided as follows:

Between William McMahan, and Allen McMahan

deceased heir.

That heirs of Allen McMahan who shall share is as follows Elzo Dockery, James McMahan, Earn McMahan, Freeman McMahan, Clay McMahan, Willard McMahan.

10th That J C McMahan is to be paid fifty (\$50.00)dollars for waiting on me through my last sickness.

WILL OF SANDERS MCMAHAN CONTINUED.

11th. I nominate and appoint W W Williams, the Executor and Administrator of my Will and estate.

In witness whereof, I have here and to set my hand and seal, this 16th day of April ,1914.

Sanders McMahan.

Signed, sealed, published and declared, as and for his last will and testament by the above named Testator, in out presence, who have at his request, and in his presence , and in the presence of each other signed our names as witnesses thereto.

J.C.Huff)
J H Huff.) Witnesses.

Probated by the County Court of Sevier County, on July 17.1914.

A.T.MArshall, Clerk.

LAST WILL OF W.A.BOWERS.

I,W.A.Bowers, of Sevierville, Tennesseee, being of sound mind and disposing memory, do make and publish this my last will testament, he reby revoking and making void all other wills by me at any time heretofore made.

ITEM ONE- It is amy will that as soon after my decease as preactiable my Executrix herein after appointed shall pay all my just debts and funderal expenses out of any money coming to her hands from my estate.

ITEM TWO- It is my will and I hereby give, devise and bequeath to my wife Dixie Lee Chandler Bowers all of my property of what ever character, real, personal or mixed that

I May own at my death, including all real estate, notes, accounts
Bank stock, and any and all propert, of which I may die seized the title to said property to vest in my said wife Dixie Lee Chandler Bowers absolutely in fee, subject only to the provisions of Item one of this will.

I hereby appoint and constitute my said wife

Dixie Lee Chandler Bowers, Executrix of this my last will
and authority

with full power to execute this will and take possession of
the property herein devised with out qualifying or giving
bond as such Executrix, and I hereby relieve her from making
inventory of my said estate and from making settlements and
accounting for said estate. In testimony whereof I have
hereunto set my hand, on this 12th day of Jan 1914.

W.A.Bowers.

Signed by the said W A Bowers 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.

J.S.Ballard. Goo.L.Zirkle

Probated by the County Court of Sevier County, on July 29,193

A.T.MArshall, Clerk.

LAST WILL AND TESTAMENT OF M.B. MCMAHAN.

I, M.B. McMehan of Sevierville Tennessee, do make and publish this, my last will and testament, hereby revoking any others by me made.

First: I give unto my beloved wife, Kate Chandler, all of my household and kitchen furniture, beds, bedding, slothing, my iron safe at the office, and all the loose articles about the lot where we live, also all of my books, except law-books, the latter of which I give to George.L.Zirkle. and poultry also to her.

Second. I devise to my said wife, during her natural life, the house and lot. or lots, on which we now reside, including six feet in width next to P.T. Haggard, which is now enclosed in his side, and which I have contracted to him at ten dollars (\$ 10.00.) per foot. She is to make him a deed for same in fee, when he pays therefor, and if he fails to do so, the said foot strip is to belong to her said lot. She may sell and re invest any part of said lot in othe good real estate, deeding the title to herself for life and with the privilege of selling and re-investing from time to time as the property may be sold In case it should in her judgment be necessary to use any part of the proceeds of said lot, of the corpus of said lot, for her comfortable support, she is authorized to do so, subject to her life estate and the conditions on which the same is devised, the said lot is devised to my children equally, vesting them with the fee simple estate severally.

Third.

I give to Mrs. H. Leake \$ 250.000., to all the children of Mrs. Ellen S. Solomon \$ 150.000., altogether and to Morris and M.B.Jr. I give \$ 25.00. each.

Fourth. I have contracted to my son Stanley, a one fourth of a one third interest in a property known as the Walker milling & Produce Company. at a price of \$ 1250.00. and I have devise said interest to him, which he is to account for as an advancement. To my daughter Ross. I have advanced altogether \$ 1.100.00., which she is to account for, as stated. To my sow M.B.dr., I have advanced in the way of education the amount I consider he should account for, to wit: \$ 250.00., but he is

WILL OF M. B. MCMAHAN. CONTINUED.

to have the expenses of the present year of his schooling at the University of Tennessee, without any further charge, and he is to be sent to school at the same place next year, provided he wishes to go, charging him, as an advancement, with the actual expenses of his schooling and clothing, not to exceed \$ 250.00.

In order to equalize my children in the way of education, I be-

In order to equalize my children in the way of education, I bequesth to Morris \$ 500.00. towards the expenses of his education. Fifth. My executors are authorized to sell any of my real estate not herein otherwise particularly disposed of, and make title and collect the proceeds, but they are to use due caution in selling so as not to sacrifice any particular peace of property.

I devise to my wife and children equally, my remaining interest in the property known as the Walker Milling & Produce property. In case it should become necessary or proper to sell said real estate, either on account of my family wenting to dispose of it or for partition with the other owners, a guardian of a minor may sell his share and make title thereto.

I direct that my wife and children, or that Stenley, take steps to operate their interests in said Milling Company as sillent pat-

My Executors will invest \$ 10.000. in a good, productive Sixth. form. The title will be vested in my wife for life, with the remains mainder vested in fee simple in my children, it being understood that any remainders that my children take under this will, are present vested remainders. In selecting said farm, my executors are to look to its productiveness, quality and condition chiefly My wife will not in all probability, want to live on it, so that it will not be desirable to have extensive and valuable imprevements or fine location. They will use their best judgment to buy a farm that will yeild a good income, and, at the same time, sell again. Should it become necessary to my wifes support, she may appeal to the Court and have a part of the corpus of this farm a plied to her support, and if, after the same is bought, it be found that it is not yeilding a satisfactory income, it may be sold and the proceeds re-invested in an other piece of real estate of a like kind, taking the title in the same way.

WILL OF M.B. MONAHAN CONTINUED.

Seventh. The rest of my estate are, or proceeds of my estate not otherwise disposed of herein, I give and bequeath to my children, to be divided among them equally, subject however to an account of advancements set out herein above.

Eighth, The shares of my daughters in my estate, real or personal, are hereby vested in them severally, whether in presenti or not remainder as separate estates free from all right, controll or interest of any husband they may take, and with the right to dispose of same by will.

Eighth. I nominate and constitute my son Stanley and my friend, George.L.Zirkle, executors of this will.

M.B.McMehen.

Signed and executed by the testator in our presence and is signed in his presence and in the presence of each other, of on this, the twenty minth day of January, 1914.

Y.J. McMahan. W. T. Sterling.

I, M.B.McMahan, of Sevierville Tennessee, do make and publish these codicils to my will recently published:

I-- Should my wife remarry she will thereby forfeit to the children (issue of predecessed representing perents,) one half the provisions made for her in said will, except es to the furniture, beds and the items in that particular clause.

II. I appoint Y.J. McMahan and G.L. Zirkle, executors of said will. This January 31, 1914.

M.B.McMahan.

Signed in our presence and we signed in each others presence Leonova.K.De,Hoff, Johns Hopkins Hospital

Jane.L. Conred. (Nurse) Johns Hopkins Hospital.

Probated by the County Court of Sevier County Tennessee, on August 13, " 1914. A.T.Mershell. Clerk.

WILL OF PENELOPE C FELKER. DECEASED.

I, Penelope.C.Pelker (Widow.), of Boyds Creek, Tennessee, do make, publish and declare this my last will and testament, hereby revoking and making void all othe wills by me at any time heretofore made.

Pirst. It is my will that within a reasonable time after my decess all of my just debts shall be paid, and suitable monument be provided and erected at my grave by my executors, to be paid for out of my estate.

Second. I will and direct that within reasonable time after my decease, my executors divide equally among all of my children all of my household and kitchen furniture.

Third. It is my will and I hereby direct and empower my Executors to sell all of my estate, both real and personal not above devised, eithe at private or public sale, and for cash in hand, or on time as in their judgment may seem to the best interest of my estate, and I hereby fully empower them to make and deliver to the purchaser a deed in fee therefor.

They will consumate such sale as soon after my death as in their judgment is best.

Pourth. It is my will, and I hereby direct that the entire proceeds of my said estate, real and personal, (Except as above devised.) shall, when the same # comes to the hands of said Executors be paid by them to my five children equally in the following interests and manner; to F.W.Felker, one fifth, to W.H.Felker a one fifth, to S.M.Felker a one fifth, and to Walter Felker, a one fifth, the one fifth of my daughter Cordie Harris Stensberry shall be held by my Executors, and by them invested by them in real estate as soon as they can advisedly do so and to the best interest of my said daughter according to the judgment of said Executors, after consulting the wishes of said Cordie H.

The title to such real estate so purchased to be taken to said Cordie H Stansberry for and during her natural life, sree from the debts and control of her present husband, or any future husband she may have, with remainder to her heirs.

Fifth. In the event any of my said children should not survive me, then it is my will that the interest of such pre-deceased child or children shall go to the legal representatives of such

WILL OF PENFLOPE, C. FELKER CONTINUED.

pre-deceased one or ones, provided however, any such interest coming to my daughter, Cordie.H. shall be invested as directed in item Fourth above.

Sixth. Having full confidence in the integrity of my sons, F.

N.Felker, and Shannon M Felker, I hereby nominate and appoint
them Executors of this my last will, and rely upon them to cary
into effect my expressed desire. I excuse them from giving
hond as such Executors when they shall be otherwise qualified
by the Court.

In witness whereof I have hereto set my hend, this 22, day of February, 1910.

P.C.Felker.

ATTEST. Signed by the said Penelope C felker, as and for her last will and testament, in the presence of the undersigned who, at her request and in her sight and presence subscribed our names on the day and date above written.

J.O. Hodges.

S.M. Hammer.

Subscribing witnesses.

Probated by the County Court of Sevier County Tenn on the 2, " day of September, 1914. A.T.Mershall. Clerk WILL OF W.M. HAGGARS. DECEASED.

I, W.M. Haggard, being of sound mind and disposing memory do
make and publis this my last will and test ament, hereby revoking
any and all wills, if any heretofore made by me.

I.— I device and will and direct that all of my just debts be
first peid out of any funds that I may leave at the time of my
death, or from any property coming into the hands of my Executor.

II I will and direct that my body be given a decent and repetful or respectable burial, to be paid for out of first money coming into the hands of my Executor.

"III" It is my will and desire that in as much as my son P.T.
Haggard was given (\$ 500.00.) Three hundred Dollars in a land
trane, that he have an equal amount with the other children after
he shall have received this amount, except my youngest daughter
Lula.

"IV" It is my will and I so direct that my daughter Lula nor her heirs shall receive no more of my estate for the reason, I have made to her and husband the amount of \$ 500.00., at least, which I think is more than the others will receive.

They went back North and have never assisted me in any way since.

"V" I will, give, devise and bequeath to my daughters, Hulds
lovelace, Rebecca.C.Brown, Charity Davis, and Mary L.Shelly, and
to my other two sons, Columbus.C.Haggard and william.S.Haggard.

My daughter Mary.L Shelly has never been paid anything; It is
my will and bequest that all shall share alike in my estate.

"VI." I herby nominate and appoint my son P.T.Haggard as my received of my will and testament.

This 2,nd day of April, 1913.

W.M. Haggard.

Signed in our presence, and we witness the same at the request of the testator, in his presence and in the presence of each other, t the day and date above written. Ola. Houk

W. G. Caton.

Probated by the County Court of Sevier County Tenn on the 23,d day of September, 1914.

A.T. Marshell. Clerk

WILL OF T.J. SARTEN DECEASED.

Sevierville Tennessee. Oct .30, " 1914, I, T.J. Serten being of sound mind, make this my last will and testament, After my funeral expenses and debts are paid, I devise and bequeath and give all my real and personal property. that I have at my death equally to my seven heirs, J.E. Sarten, W. A. Sarten, Ena Sarten, now Russell, Laura Sarten, Now Houser, L. C. Sarten, L.E. Sarten and Oakle Sarten, and to my son Rells, who has been absent for near 21 years, if he returns within two or five years, I devise him to have one hundred and fifty dolla (\$ 150.00.) The said One hundred and fifty dollars to be placed in trust. Then if he does not return within said time the one hundred and fifty dollars is to be divided equally among the above said seven heirs. I appoint for my Executors, my beloved wife Catherin Sarten, L.E. Sarten and Okla Sarten. Signed and sealed in the presence of us, this Oct, 30" 1914. T.J. Serten.

Witnesses.

J.L. Yerberry.

G. W. Lene.

Probated by the County Court of Serier County Tenn, on the 7," day of November, 1914. A.T. Mershell. Clerk.

WILL OF JESSE ROGERS.

State of Tennessee) I, Jesse Rogers do make and publish County of Sevier) this as my last will and testament.

First, I direct that my burying expenses and all my debts he paid as soon after my death as possible, out of any monies that I may die possessed of, or may
first come into the hands of my Executor.

Secondly, I give and bequeath to Caroline Rogers, my wife all of my property, personal and real; so long as she remains my widow.

Thirdly, At her death all the personal property to be divided between my heirs and William O.Rogers, my grandson.

William O.Rogers to receive one eighth, being seven other heirs
Fouthly, Jane Delozier to have a home on the place her life
time.

Fifthly, If any of t e heirs try to break this will , they a are to be debarred from receiving anything.

Lastly, I do hereby nominate and appoint Anderson M. Davis my Executor. In witness whereof I do to this my will, set my hand, this the sixteenth day of January, 1914.

Jesse R Rogers

Signes and published in our presence and we have subscribed our names hereto in the presence of the testator. This the 16 day of January, 1914.

Attest.

Probated by the County Court of Sevier County Tennesses, on the 21 day of April 1914.

A. T. Marshall, Clerk.

WILL OF A. R. CONNATSER.

October 21 - 1913.

State of Termessee) Know all men by these presents

County of Sevier) that I,A.R.Connatser, of Harrisburg
in the County of Sevier, and State

of Tennessee. Gentlemen: Being in good health and of sound and disposing mind and memory, do make and publish this my last will and testement. Hereby revoking all former will by me at amy time heretofore made.

First: After the payment of all me debts and funeral expenses. Also two set of tomb stones to be bought and placed at my grave and to my first wife's grave, by my Executor herein after named, be paid out of my estate as soon after my decease as shall by them be convenient.

2nd. I give, devise, and bequeath to my son John Newbert Connetser, one tract of land, beginning near my house at the public road, running with Crocket Connetser's line, thence with George Blezer's line.

3Rd. Said tract of land is to be turned over to the said John Newbert Connetser as soon after my decease, as conveniently may be done, by my Executor herein after nemed.

A. R. Connet ser.

4th. After the payment of my said debts and funeral expenses and the said tract of land have been taken out of my estate by my Executor, herein after named, I direct that the remaining land be sold at public nutery and the highest bidder to ave said land, and the money received for said land is to be equally divided among my seven children, to wit:— Joseph Nelson Connatser, William G. Connatser, Levater M. Connatser, Crocket ConnatserJohn Newbert Connatser, Delia Connatser, Lila Connatser to be paid by my Executors herein after named.

5th. I devise that all my personal property be sold, and equally divided to each of the above named heirs. Also all notes and cash that may be on hand, if any, to be equally divided among the above named heirs, shall, by my Executors herein after named, be paid.

And I do hereby constitute and appoint J.T.M. Connatser and G.R. Layman my Executors of this my last will and testament.

A.R. Connatser In testimony whereof, I, the said A. R. Connat ser have to this
my last will and testament, contained on three sheets of paper
and to ever sheet thereof subscribed my name, and to this the

last sheet thereof i have here subscribed my name and affixed my seal, this the 21 day of October 1913.

A. R. Com stser(S.S.)

(J.T.M. Connatser, Sevierville R. P. D. 2, Tenn-

Witness

(L.W.Howard, Sevierville R.F.D. 18 Tenn. (G.R.Layman Sevberville R.F.D No. 20 Tenn.

Probated by the County Court of Sevier County Tenn, on the 2nd day of Feb. 1914.

A.T. MArshall , Clerk.

WILL OF J.C. CHANDLER

I, J.C. Chandler of Boyds Creek Sevier County Tennessee, being of sound mind and memory do make publish and declare this to be my last will and testament, to wit: All my just debts and funeral expenses shall be duly paid.

I give, devise and bequeath the rest of my personal property to W.R.Chandler, my son, and E.A.Chandler, my wife. In third to E.A.Chandler and 2 thirds to W.R.Chandler.

W.R.Chendler is to have and to hold the following described property: 1 mill and about 4 2 acres of land described in deed. Provisions are made for E.A.Chandler, my wife, is to be paid \$ 10.00, (ten dollars) a month, to be paid to her quarterly by W.R.Chandler, the remainder of her life, or while she remains my widow, and also she is to have the use of the house where she now lives and half of the barn and one third of the land and garden.

Executor of this my last will and testament. In witness where of I have hereto set my hand. This the lith day of Jan. 1915.

J.C. Chandler.

Signed by the said parties 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.

W. H. Delozier

S. A. Loposser

WILL OF AMANDA MCMAHAN

- I, Amanda McMahan being of sound mind and disposing memory do hereby make and publish this my last will and testement, hereby revoking all former wills by me at any time made.
- I, I direct that all my funeral expenses and just debts shall be paid out of my estate as soon after my death as can reasonably be done.
- 2. I direct that a suitable tomb stone or monument be placed at my grave, to be paid for aut of my estate, to be selected by my grandson J.C. McHahan.
- mundred dollars to willie Matthews, a boy, which myself and my husband have raised to the age of twelve years and which boy is yet with me. This two hundred dollars to be taken in charge by my grandson ,J.C.McMahan and held and controlled by him until said Willie Matthews shall reach the age of twenty one years, at which time the said two hundred dollars shall be paid over to said boy by said J.C.McMahan without interest, but I further provide, that in the event said Willie Matthews shall die before he reaches the age of twenty one years that the said two hundred dollars shall go to said J.C.McMahan.
- I have arranged with my grandson J.C.McMahan to live with him the remainder of my life and for him to take care of me and of said willie Matthews, furnish him a home and reasonable board until said Matthews shall reach the age of twenty-one years, and I hereby bequeath and devise to said J.C.McMahan all the rest and residue of my estate of ever description and kind that I may die seized and possessed of or the owner of, including equitable property and all other kinds, real, personal, and mixed, to be his property in fee simple.
- house-hold goods, and there is now due to me out of the land that was sold under the will of my late husband, Sanders McMahan and out of his estate more than fifteen hundred dollars this constitutes the bulk of my estate, and I hereby devise the same, as above provided in this will, and in the event I shall reinvest any of said property at any time or change it from personal to real property, it is my desire and I direct

that the same shall go and vest at my death, as herein above provided, in whatever manner or form it may be found at that time.

I have heretofore given a small amount of personal property and notes to my said grandson J.C.McMahan, and I hereby reaffirm said gift; the same being now his property.

IN WITNESS whereof I hereunto subscribe my name on this October 13,1414.

Amanda X McMahan

We the undersigned, hereby certify that the foregoing testatrix, Amenda McMahan subscribed her name to the foregoing will in our presence, and that she acknowledged the same to be her last will and testament, and we have hereunto subscribed our named as attesting witnesses to said will at the request of said Amands McMahan and in her presence and in the presence of each other.

This October 13, 1914.

S.L.Atchley

H.O. Eckle

The foregoing will was probated by the County Court of Sevier County Tennessee March 5,1915.

A. T. MArshall, Clerk.

WILL OF A. P. LOWE.

Know all en by these presents, greeting: That I, Alexander P. Lowe, of Alder Branch, County of Sevier, and State of Tennesses being in good health nd of sound mind and memory do make and publish this, my last will and testament, Viz:

I bequeath unto my wife, Louise Lowe, one third of my farm with the controll of the dweelling house and barn , as long as she remains my widow, At the death of my said wife if she survive meal will that all of the land I am seized and possessed of be sold, and that my son , Samuel P. Lowe be paid sixty dollars it being due him for building my residence. And then the remainder of the proceeds from said sale be qually divided between my children, Viz: W.T., J., A.J., S.P., Sarah Ann (now Karley) Ide (now Emert) and Laura (now Hill).

But the funeral expenses of myself and wife, Louisa must be paid before a distribution to my said children.

Intestemony of which I here unto set my hand and seal.

This the 21st.day of Jan.1913.

Alexander P.Lowe. (Seal)

Witness J.H.Murrell
Witness A.W.Roberts
W.D.Atchley

Probated by the County Court of Sevier County Tenn., on the 10th day of March. 1915.

WILL OF EZEKIEL CONNATSER.

I, Ezekiel Connetser, being of sound mind and disposing memory do hereby make and publish this this my last will and testament, hereby revoking all former wills by me at any timesmade, viz:

First: I want all my just debts and funeral expenses to be paid out of my estate as soon after my death as may be reasonably done.

ably done. I want and direct that my wife Elizabeth Connetser, Second, shall have enough of the rents and proffits of my real estate in the 4 Civil District of Sevier County, where I now live to provide for her necessary care, support, and meintenance for and during her natural life and I also direct that my said wife's funeral expenses shall be paid out of my estate. Third, I direct that my daughters, to wit: Martha, Jane, Large, Lilly Ann. E. Dixon shall each have the sum of Three Hundred and Fifty Dellars to be paid to them out of my estate, but I herey devise to my said two daughters, jointly, a tract of about 25 acres of land in the 4 Civil Dist. of Sevier County, Tenn. , being the land I bought of J. N. Connatser and is bounded by lands of R.C.LOveday, Frank Sharp, and William Denton, which I value to my said two daughters at \$ 500.00 as a part of the said \$ 350.00 herein above provided for each of my said daughters which will only leave a balance of \$ 100.00 to be paid out of my estate to each of my two said daughters herein above named, out of the remainder of my estate after they get the said piece of land-incase my personal property shall be insufficient to pay all my just debts and funeral expenses and expenses of winding up my said estate and said special bequests of \$ 100.00 to each of my said daughters above nered, I hemeby authorize, empower, and direct my executor hereinafter named, or any one legally executing this will, to sell offe sufficient number of ecres of my home farm, from the south west corner of the south side of my said farm , adjoining lands of Stuart M. Connetser on the west; Levator Connatser's land being south and A.R. Connetser's being on the esst; to pay said debts, expenses and bequests.

The said sale to be made at auction, after having advertised at five public places by written posters only, and on a credit of one and two years time ,notes bearing interest from date

with approved personal security shall be required of the purchaser, and a lien shall be retained on the land sold to secure the payment of the purchase money. My said Executor, or representative is hereby anthorized, empowered and directed to make ,execute and deliver to said purchaser a good and sufficient deed conveying to him title to said land so sold. But i my said two daughters herein above named ,desire to do so, they may select and have cut off to each of them enough land from the said south aide of my home farm at \$ 15.00 per acre, to make the value of \$ 100.00 to each of my said daughters, which shall be in lieu of the said \$ 100.00, herein above bequeathed to each of my said daughters.

Fourth: I give and devise to my son Charles W. Connatser my said home farm, where I now live in the 4 Civil Dist. of Sewier County Tenn, being adjoined by lands S.M. Connatser, A. R Connatser Robert Loveday, being about 136 acres, which I devise, subject to the provisions of this will herein above made.

Fifth: I have haretofore give to each and all of my other children, who are not named in this will, all of my estate that I desire them to have.

A.M. Paine)

Ezekiel Connatser.

J.A. Terry) Attest

J. T.M. Connatser)

Sixth: I nominate and appoint my son J.T.M. Connetser as my executor to execute and earry into effect this will and in case he shall not be able or desire to so act then I impower him to select an Executor for this will.

This will is written on two separate sheets of paper, both of which are signed by me. This Feby. 28,1907.

* Ezekiel Connetser.

Signed in our presents and we the undersigned were called to sign as witnesses to this will by the said testator and we signed said will in his presents and in the presents of each other as such witnesses. This Feby. 28,1907.

> A.M. Paine J.A. Terry J.T.M. Connetser

Probated by the County Court of Sevier County Tenn. April, 8,1915.

A. T. MArshell, Clk.

WILL OF MARY LOUISA FINLEY.

I Mary Louise Finly of the County of Sevier, State of Tennessee, being of sound mind and memory do make, publish and declare this to be my last will and testament hereby revoking all former wills by me made at mny time heretofore.

And as to my worldly estate having heretofore deeded to Hammah Finly my Daughter in Law and her heirs all of my estate that I intend them to have I give to my son Samuel R.Fimly one half of the remainder of my landed estatetha remainder of my real estate Martha A.McMurry, Sarah H.Davis, my two sisters and my daughter Ruth E.Finly during their natural lives and at thier dea hs to revert to Samuel R.Finly and his heirs the said girls to have the use of one half of the barn and the crib at the barn I give my two sisters my cow my mare or any horse stock I own at my death , wagon and all farming utensils I give to my son Samuel R.Finly, he to pay my funeral expenses and all my just

In witness hereunto I set my hand and seal this the 16tday of Merch, 1900.

Mary L. X Finly

Attest.

debts.

S. W. Pickens.

Hugh Cox.

Probated by the County Court of Sevier County on the first days of May, 1915, which order of Court is entered on Minute Book No. 4 page 90.

A. T. MArghall, Clerk.

WILL OF J.S. OGLE.

This is my last will and testiment eny will before this shall be nul an void.

- i, I will that my body be handed down to the grave in decemby
- 2, I will that all my funeral expenses by paid and all just debts
- 3, And my personal expense be paid if any.
- 4, My Administrator shall collect all my notes and accounts.
- 5, All money that I have on hands shall be equally divided amoung my 3 daughters Mary Rolen Synth Marshall, and Martha Williams.
- 6, The above named persons shall have my bed steddend bed cloths equally divided and Sayntha Marshall shall have my chest and MAry Rollen my Trunk, and Martha Williams my Watch
- 7; My wearing cloths shall be equally divided amoung all my children.
- 8, My burial I want a black suit of cloths not very costly and a white shirt and a black neck tie around my neck and black gloves on my hands and black socks on my feet and a light pair of slippers on my feet. I don't want my monument to my grave to cost over \$ 25.00, I want Isaac Ogle my son to be my Administrator I want him to have reasonable pay for his work.
- 9, I want my Administrator to have his days of sale and not go to Court I want him to sell my machinery and tools and sell all grain and hay that I may have on hands.

wi thess

S. Ogle (seal)
Willie Marshall (seal)
Walker Marshall (seal)

10, I want Sayntha Marshall to have my bible and I want my little black bible that I have carried so much put under my head in my casket.

Probated by the County Court of Sevier County on the 8th day of June 1915.

A.T. MArshall, Clerk.

WILL OF JAMES T RUSSELL. DECEASED.

I, James T. Russell, of Sevierville Tennessee, R.F.D.No. % 5 being of sound mind and diposing memory, do make and publish this my last will and testament, hereby revoking all wills by me at any time heretofore made.

Item. 1. It is my will, and I hereby direct that all my just debts and funeral expenses be paid out of my personal property as soon after my decease as practicable.

Item. 11. After the payments as directed above, it is my will,

and I hereby give and bequeath to my daughter, Clara Russell, all the remainder of my personal property of every kind and character. Item. III. It is my will the my real estate lying on the Knox-ville Pike about 2. mile west of Sevierville, Tennessee, be divided as follows, (1) I will and bequeath to my son Robert Russell, that portion of my land lying North of the Sevierville and Knox-ville pike, and between said pike and Pigeon River, to have and use the same for a period of five years, at the end of said term of years, he is to take said land in fee; if he should die before said term of years expires. witout issue, it is my will that his share go to his surviving brothessand sisters.

- To my daughter, Clars. Russell, I give and bequeath the portion of my land where my dwelling and out houses are situated, being the land from the Knoxville pike South to a ditch that runs from A.H. Love's line an easterly direction across my land to Huskey; line; to have and use for a period of ten years, and at the end of said term of years, she is to take same in fee, if she should die before said term of years expires said land shall go to her son, Johnie Russell, in fee.
- (3) The remainder of my land lying from said ditch south to Madison Huskey's line, I give and bequeath to my daughter, Minnie Shafer, and she is to have a right of way over the part willed to my daughter Clare, twelve feet wide from the pike back to her share, on the west side of the dwelling house at aplace to be agreed upon by my daughters Minnie and Clara.

Item. IV. I hereby appoint T.C.Drinnen of Sevierville Tennessee

In witness whereof, I, James. T Russell have hereunto set my hand on this the 28," day of July, 1915.

WILL OF JAMES. T. RUSSELL CONTINUED.

JAMES. T. X. RUSSELL.

Attest of signature

J.S.Ballard.)

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

Mre, J.W. Robertson.

Probated by the County Court of Sevier County, on the 9" day of September, 1915. A.T.Merahall. Clerk, of County Court.

WILL OF ELIZABETH, J. ROMINES.

I, Elizabeth. J. Romines, of Millicen, in the County of Sevier and in the State of Tennessee, being of sound mind, and considering the uncertainty of life, do therefore make and declare this to be my last will and testament.

1, st, I order and direct that my executor hereinafter named, pay

all my just debts and funeral expenses as soon after my decease as conveniently may be.

2. After the payment of such funeral expenses and debts, I Give devise and bequeath unto Dialtha Shehan, of said County and state, all the realty and personal property belonging to me at my death. Lastly, I appoint J.T.Hill of said County and State to be my executor of this my last will and testament, hereby revoking all former wills by me made. In witness whereof, I have

of February, 1903. Elizabeth J. X. Romines mark
This instrument, was on the day and date thereof signed and deel-

This instrument, was on the day and date thereof signed and decided by the said testator, to be her last will and testament, in the presence of us, who at her request have subscribed our names thereto as witnesses in her presence and in the presence of each other.

H.C. Thomas.

R.B. Thomas.

hereunto subscribed my name, and affixed my seal, on this 7" day

Probated Oct. 11. 1915. by the County Court of Sevier County, Tennessee. A.T. Marshall. Clerk WILL OF IVA. GOFORTH.

STATE OF TENNESSEE. COUNTY OF SEVIER.

Know all Persons by these presents, That I, Iva Goforth do this day make my will.

I give or bequeath to Jennie Rawlings, Three hundred Dollars at my death, also I give or bequeath, to my brother William. H. Goforth all the rest of my real estate and personal property, after he, William H. Goforth pays for my coffin, cost, Seventy five dollars, a metalic case, he William H. Goforth is to pay for my monument, one hundred dollars, and William H. Goforth is to give Hattie Leak, out of my estate, ten dollars, William H. Goforth is to take care of me, furnish a nurse, pay all my doctor bills and other expenses, after he does this, at my death he, William H. Goforth is to have all of my real and personal estate.

I am in my right mind, I know death is uncertain, I therefore make this as my last and only will.

This March, 10. " 1914.

Signed, Iva. Goforth.

Witness, W.M. Bull.

Witness. J.C. Sims.

C. D. Saffell.

Probated by the County Court of Sevier County Tennessee. on the 8," day of November, 1915.

A. T. Mershall. Clerk.

WILL OF A.J.BIRD, DECEASED.

I, A.J.Bird of Eldee, Sevier County Tennessee., being of sound and diposing mind and memory, hereby make and declare this my lest will and testament.

I will, bequeath and devise my real and personal preperty in the manner following, to wit:

I will, bequesth and devise all of my land, being a farm of 145 acres, lying on the Little East Fork of Little Pigeon River, and all my personal property, and stock in the Sevier County Bank, cash on deposit, notes and all accounts collectable, to my wife C.A.Bird, for and during her natural life. I direct that my doctor bills and my funeral expenses, including a coffin and tombstones, that are not very expensive be paid out of any money I may have on hands, or in the bank at my death, but I do not want any clothing bought for my burial, just some of the best I may have on hands is what I want and direct to be used.

I will nothing to my own blood relations, but I will and direct that my wife C.A.Bird have all of my property, and have full control of the same as herein directed, or any other property that may accumulate or may hereafter be collected, to be her own and for her own full use as she may desire, witout the appointment of an Executor, or any years support, homestead or dower being laid off.

And if my wife C.A.Bird should see fit to take her sister, N.L. Wilson, in the house or on the farm with her, after my death, I hereby express the desire or willingness to the same, if it shall be agreeable with them to do so.

I give and devise my land and whatever personal property may remain after the death of my wife, and the payment of doctor bills and burial expenses, to J.B.Catlett of Idaho, and Ellen M.Caughron of Knoxville Tennessee, or the heirs of their bodies, one half to J.B.Catlett and the other half to Ellen M.Caughron.

If J.B.Catlett should die leaving no bodily heirs, then the one half herein willed to him, to go to Ellen M.Caughron and her bod-

It is my will and I request that the said devisees keep said land together by such arrangements as they may be able to make, that some one or two of the parties or heirs herein mentioned pay to

ily heirs.

WILL OF A. J. BIRD, . CONTINUED.

the other rents, or buy their interest and own and control
the land for the use and benefit of their children and grandchildren.

In witness whereof, I hereunto set my hand to this my last will and testament, on the 11," day of August, 1915.

A.J.Bird.

Signed by A.J.Bird, and declared by him to be his last will and testament in our presence, who at his request, and in his presence, and in the presence of each other hereunto subscribe our names as witnesses.

H. R. Duggan.

Flora. Laymen.

on the 23," day of November, 1915. (See Minute Book No. 4. Page 216.)

A.T.Mershell. Clerk.

WILL OF STEPHEN HUSKEY.

Gatlingburg Tenn Oct. 8,1910.

I Stephen Hushey do make and publish this my last will and testament, making void all there be me meade.

1st. I will end direct that my wife pay all my debts and funeral expenses out of any money that I may die seized of provided she should out live me.

I further will end bequeath and give all my personal property consisting house hold and kitchen furnishings, stock moneis to my wife Mary Huskey to have and hold-

2nd. I will and bequesth to my wife one tract of 1 nd known as the James Huskey land situated in the 11" Dist. of Sevier County, adjoining the lands of Noah Ogle, B.B.Montgomery,

& others said land to be hers to have, hold and control, so long as she Mary Huskey remains my widow and if she should out live me and remarrie then her right and title to above land shal be nul and voidand I fifther will and bequeath the said above tract of land to my two daughters Martha Reagan and Sallie Parton, at the death of my wife or on her remarige provided Marth Reagan Shal pay or cause to be paid the sum

of one hundred dollars to Birdwell or Pinkany Husber and provided further that Sallie Fasten shal pay one hundred dollars to the other and a specific lien is retained on said land to secure the payment of these amounts.

I futher that said tract of land shal be equally divided between my two above named daughters, provided they cant agree then they may get some one to make the division.

Stephen X Huskey

Attest:

I.L. Maples.

George X Ogle

nark

Probated by the County Court Dec. 30,1912, on Minute Book No.

3,page 133.

A. T. Mershall, Clerk.

WILL OF ANDREW JACKSON BREWER.

I, Andrew Jackson Brewer of the ninth District of Sevier
County state of Tennessee, declare this to be my last will and
testament.

I Andrew Jackson Brewer after all my debts are settled give and bequeath to my wife Ceilie Brewer all the land possessed by me, during her life time, at her death said hand to go to Samuel Riley Bowling a son of S.H.Bowling.

I declare this will to be of my own free will-and accord.

This January 14,1907.

Andrew Jackson X Brewer.

Witnesses: Albert Temple.

A.J. TEmple

W. E. Drinnen.

The foregoing will was probated by the County court of Sevier County Tenn., on the 2nd. day of Aug. 1915.

A. T. Mershell, Clount Court Clerk.

WILL OF JOE WIDNER JR.

State of Tennessee) I, Joe widner Jr. of Sevier
Sevier County) County, Tenn., being of sound mind
and disposing memory do make and

publish this my last will and testament, hereby revoking and making void and all other wills by me heretofore made.

First. I will and direct that all my just debts and funeral expenses by paid as soon after my death as can be conveniently done by my Executor.

Second. I will and bequeath to my wife, Cleo Widner, all the property, both real and personal, that I may die seized and possessed of for and during her natural life, to be used for her support and maintenance; and my said wife Cleo Widner. is authorized and empowered to sell use or other wise dispose of and personal property that may come to her from my estate, as she may think best for herself, and for the benefit My said wife shall have the use and benefit of my estate. and income from any lands or other property that I may die seized and possessed of during her natural life, and at her death all the lands and any other property belonging to my estate that may be on hands, then I will and bequeath it to my neice Mattie Widner a daughter of my deceased brother Mat Widner) but should seid Mattie Widner die before my wife does then I will and direct that all property belonging to my estab at my wife's death shall go to my six brothers and sisters, then living and to the children of any deceased brother or sister; and should my neice Mattie Widner leave children surviv ing her then I direct that one seventh of my estate shall Ro toeher children.

Third, I will and direct that suitable monuments be procured and erected at the graves of myself and my wife Clee.-To cost not less than \$ 75.00 each to be paid for out of my estate. The word fix was interlined before signing. In witness whereof I hereunto set my hand and affix my seal on this 30 day of June, 1915.

Joe Widner Jr. Beal.

Signed by the testator in the presence of the undersigned subscribing witnesses, who each signed same in the presence

WILL OF JOE WIDNER JR. CONTINUED.

of the testator and at his special request and in the presence of each other, on this June 30,1915.

A. B. Shields

Jas.L. Wayland.

James Marshall

Probated by the County Court of Sevier County, Tennessee, on the 12" day of January 1916.

A. T. Mershall, Clerk.

WILL OF JOHN LATHAM.

testament; that is to say.

Seymour , Tenn. Sevier County Tenn., Jan. 5,1915.

I John Latham of Sevier County Tenn being of sound mind and menory do make publish and declare this to be my last will and

- (1) I will my entire real estate to M.E.Baker and Sam Latham Situated in Dist. No. 10 of Sevier County Tenn., containing 150 agres more or less.
- (2) The said M.E.Baker and Sam Latham shall remain here and take care of EucindA and I until our death said Linda and Sam shall not sell and destroy any of the property but use enough of the property for the use of said place.
- (3) I also will all my personal property to M.E.Baker and Sam Latham and they shall have entire control of every thing I own and possess until their death and at their death it shall be sold and equally divided amoung the heirs.
- (4) I also appoint B.T. Latham to look after Linda and Sen to see that none of the heirs come in carry off any of the property left to them ar cut and destroy any of their timber.
 (5) The foregoing instrument consists of three pages of writ-
- ing on this 5 day of Jan. 1915. Signed published and declared by the testetor, John Latham to be my last will and testament in the presence of each of us the undersigned, who thereupen his request and in his presence of each other have hereunto subsort bed our names as attesting witnesses thereof, the day and year last above written.

 Signed (John Linetham

(Lucinda X Latham

Attest(W. A. Graves, N. P.

Probated by the County Court of Sevier County, on the 7" day of Feb. 1916.

WILL OF L. C. GILREATH

State of Tennessee)

I, L.C.Gilreeth, of Kodak Sevier

Sevier County)

County Tennessee, make and publish

this as my last will and teatament

hereby revoking any and all former wills.

lst. I direct that all my debts and funeral expenses be paid as soon as possible after my death and further direct that my wife Thaney Gilreath shall have all the use of my real estate during her natural life and further direct that at her death her funeral expenses be paid and that a suitable monument be placed at out graves.

2nd. I direct that Lucy H. Snyder, my grand-daughter shall have (25.00) twenty-five dollars out of my estate.

3rd. I further direct that Hattie C. Huffaker my daughter have the north side of my farm, beginning in J.F.Pollard's line, east of the grade and parallel with the cross fence between the barn field and my second field and running west with said fence to Smith's line.

4th. I further direct that the remainder of my farm be equally divided between my other children.

This the 29th. day of Dec. 1915.

L.C.G lreath.

The foregoing will was signed by the testator in our presence and we attested same in his presence and at his request.

This the 29 day of Bec. 1915.

Attest:

G. W. Amith

Attest:

P. I. Mount.

Probated by the County Court of Sevier County Tennessee, on the 9th day of March, 1916.

A. T. Marshall, Clerk.

WILL OF MARY A . DICKEY.

The last will and testament of Mary A. Dickey of Sevier County
Tenn. I will to the family here at home my corn, meat and
lard and all of my estables for their use.

I will to my grand daughter, Mary Murphy my calf. What is mine in the house I want left for the Children that is here with me. The money that I have on hands after all my expenses are paid I want equally divided emong my own children.

I want Tip Robertson as my administrator.

Mary A. Dickey X.

Signed by the Testatrix in our presence and we have resigned as witnesses in the presence of each other being called to attest this will by the testatrix. This the 31st. day of Jan 1913.

Mery S. Murphy.

M. Vic Meek.

Probated by the County Court of Sevier County Tenn. on the 4" day of April, 1916.

A. T. Marshall, Clerk.

WILL OF J. H. SNYDER.

State of Tennessee)

I, J.H. Snyder of Kadak Sevier County

Sevier County

Tennessee, do make and publish this as

my last will and testament, hereby re
voking and all will be me heretofore made.

lst. I direct that all my sebts be paid as soon after my death as possible.

2nd. I give devise and bequesth all of my estate both real and personal to my wife, Eliza Snyder, to have to hold to her during her natural life.

Jed. I also direct that at the death of my wife, Eliza Snyder, all of my estate both real and personal go to my two daughters. Virdie Snyder and Daisy Snyder Kelley and I further direct that Virdie Snyder shall have full control and management of all of my said estate and that Daisy Snyder Kelley shall have half the proceeds of said property.

4th. I direct that at the death of Daisy Snyder Kelley one half of my land be equally divided between Snyder and J. Roger

Kelleymand any other heirs of the body of Daisy Snyder Kelley Virdie Snyder to still remain in control and manage said land until the youngest of said heirs is twenty-one years of age and in 2006 case of the death of Daisy Snyder Kelley, J. Roger Kelley and all heirs of the body of Dasy Snyder Kelley the said one half of my estate shall go to have nearest Snyder heirs.

5th. I further direct that when Snyder Kelley is twenty
one years of age he shall have a good horse, bidle and saddle
for his name and I hereby set apart and leave in trust in the
hands of Virdie Snyder a sufficient sum to pay for same.
signed and sealed in the presence of P.I.Mount and T.M.
Snyder

This Nov. the 6,1915. his

J.H. X Snyder

Attest. P. I. Mount.

T.M. Snyder

Probated by the County court of Sevier County Tennessee, on the 4th day of april, 1916.

A. T. Marshall, Clerk.

Codicil No. 1.

I direct that my former will be carried out as directed except that at the death of my wife, Eliza Bnyder I direct the my farm be divided between my two daughters, Virdie Snyder and Daisey Snyder Kelley, by beginning on the pike so as to strike the J.W.Bryan tract fifty rods south of the Pollard and Gilreath corner, thence S. 80½ E. to the east line of the J.W. Bryan tract, thence as nearly east as possible so as to divide my farm so as to give each of my daughters equal number of acres. Virdie to have the north side and Daisey to have the south side of the farm.

Signed and sealed in the presence of P.I.Mount and T.M. Snyder on this 6 day of Nov. 1915.

J.H. X Snyder

Attes. P. D. Mount.

T. M. Snyder

Probated by the County Court of Sevier County Tennessee, on the 4th day of April, 1916.

A. T.Marshall, Clerk.

WILL OF JAMES M. BOWERS.

March 22, 1916.

I, Jas M. Bowers being of sound mind make this my last will and testament.

1st. I want all my legal debts paid and a nice stone put to my grave.

2nd. I want James R. Davis to have (\$ 100.00) one hundred dollars that I promised him.

3rd. I want my wife, A. Jane Bowers to have the house during her natural life and all the balance of my personal property or so muchof it as she wants, and she has the right to sell any or all of the stock and use the proceeds as she may think best 4th. I durect that after her death she shall be put away nice and a good stone put to her grave.

J.M. Bowers.

Attest: O.P.Burns.

Attest: J.M.King

Attest: E.P. X Thomas

mark

5 I went O.P.Burns to be my Executor.

Probated by the County Court of Sevier County Tenn, on the 4" day of april, 1916.

A. T. Marshall, Clerk.

WILL OF JOSEPH S. FORD.

Sevierville, Tenn., March 17, 1916.

I, Joseph S. Ford of Sevierville Tennessee, of feeble health but of sound and disposing memory do hemeby make and publish this my last will and testament.

To Jim Ford the son of Martha Ann Ford, I give one (1.00) dollar.

To Clarence Ford another son of Martha Ann Ford, Deed. I give One (1.00) dollar.

To Sam Ford, the son of Lizzie Ford, Decd., I give one (1.00)0 doller.

To the three living children of William Ford, Decd., namely Homer Ford, Harry Ford and May Ford, I give one (1.00) dollar each.

WILL OF JOSEPH S. FORD CONTINUED.

For the services that Lillie Gass have rendered in waiting on me in my last day and five years prior to the writing of this instrumentand for keeping house for me in my old age, I do by this instrument give and bequesth to Lillie Gass and her two living children, namely Willie Gass and Clarence Gass all my property of what ever enature.

That is to say, I intend that Lillie Gass and her two children Willie Gass and Clarence Gass shall have all my house hold good such as beds, bedding, tables stoves, Ect. - I also give them all my books pictures and what ever other personal property I may have in the house where I now live at the writing of this instrument.

To Lillie Gass and to her two living children Willie Gass and Clarence Gass, I further give and bequeath all the money that I now have in the Bank of Sevierville and in the Sevier County bank whither the same be on deposit subject to check or on interest. I further give to Lillie Gass and her two children, Willie Gass and Clarence Gass all the notes that people owe me at my death.

As a further explination of my intentions in this will and my desire is that at my death and after the One (1.00) Doller to each of the above named parties to wit: — Jim Ford, Clarence Ford, Sam Ford a d the three living children of William Ford namely: Homer, Harry and May have been set apart then the remainder of my property of what ever nature whether it be goors, cash or what ever I may possess at my death shall go to Lillie Gass and her two children Willie and Clarence Gass.

I further state and make the same a part of my Will that out of the amount of property that Lillie Gess and her two children shall receive they will first pay my burial expenses

I further ask, request a d appoint Lillie Gass to be Executor of this my last will and she shall hold in this capicity without giving bond.

I futher state that by this instrument I revoke and make void all others at any time by me made.

Testator, Joseph S. Ford.

WIDL OF JOSEPH D. FORD CONTINUED.

Signed and published in our presence and in the presence of each other and we have subscribed our names hereto in the presence of the testator.

This the 17th day of March nineteen hundred and sixteen. Attest: W.C. Allen.

Attest: John Jaksens

Probated by the County Court of Sevier County Tenn. April, 4,1916.

A. T. MArshall, Clerk

WILL OF SAMUEL HUFFAKER.

I, Samuel Huffaker a resident and citizen of Sevier County Tennessee, being of sound mind and disposing memory, do make and publish this my last will and testament, hereby revoking and making void all other wills my me heretofore made.

First. It is my will, and I direct that as soon after my death as may by practicable, that all of my just debts if there be any and my funeral expenses shall be paid out of my personal estate by the Executor of this will.

Second. I will and bequeath to my son David L. Huffakey all of my real estate, which consists of the farm where I now reside in the 7" Civil District of Sevier County Tennessee on the waters of Kellems creek and adjoining the lands of W.D. Atchley on the east, Jesse Stafford and James Maples on the south John Murrell on the west, and James Maples and G.P. Huffaker on the north, containing 60 acres more or less, being the lands conveyed to me by James Maples by deed which is registered in the Register's office in Sevier County Tennessee.

And in consideration of the land herein willed to David L.

Huffaker he shall pay to each of my children, to wit: George
P. Huffaker, John R. Huffaker, Arthur Huffaker, Carrie Sims,
J.P. Huffaker and Minnie Henderson one hundred dollars, which shall
be due and payable within eight months after my death, and should
any of said children die before my decease, then the amount due
them under this will shall be paid to their children.

Third. All the personal property on hands at my death, inclusing money, notes, house-hold and kitchen furniture &c. I bequeath to

WILL OF SAMUEL HEBFRARER CONTINUED.

all of my children equally, and I direct that the same be divided by them in kind among themselves, without a sale thereof, and should any of my children die before said division is made, then their share shall go to their children

I hereby appoint my sons George P. Huffaker and David L. Huffaker Executor of this will to make distribution and carry out the will as directed and said executors may act without bond.

Given under my hand and seal on this 28" day of March, 191A.

Samuel Huffaker, Seal.

The foregoing will was signed and executed by Samuel Huffaker, the testator in our presence, who declared the same to be his last will and testament and that we, the subscribing witnesses signed same in his presence and in the presence of each other, on this March 28,1910.

A. T. Marshall,

J.J. Stafford.

Codicil.

I, Samuel Huffeker do this day make the following statement and addition to the foregoing will, to wit: I made signed and executed the foregoing as my last will and testament on the day it bears date I made same volintaryly and understandingly, and uninfluenced by any one, and I was of sound mind and disposing memory at the time when same was executed, and the foregoing will carries out my purposes and intentions as I honestly believed than and now believe is right, and I now state after due consideration and reflection that the foregoing is my true and last will add testament.

I now direct and will that if any of my children or heirs shall undertake to break this will or bring a law suit for the purpose of changingor setting aside this will that they or either of them so doing shall forest all their right to that which I have herein bequeathed to them, and they shall take no part in my estate, and the interest of the heir of heirs that may so try to brake this will shall be peid equally to the other heirs.

WILL OF SAMUEL HUFFAKER CONTINUED.

Signed on this 26th day of October 1912.

Samuel Huffaker.

Signed in the presence of the undersigned subscribing witnesses on the 25" day of October, 1912.

A.T. Marshall.

J.J. Stafford.

Probated by the County court of Sevier county Tenn. on April 28,1916.

A. T. Marshall, Clerk.

WILL OF P.C. DYRE

State of Alabama)

Marengo County) I, P.C. Dyre being of sound mind and disposing memory and 77 years of age, do

hereby make and publish this my last will and testament hereby revoking all fermer wills by me at any time made.

FIRST. I direct that all my just debts and funeral expenses shall be paid out of my property and moneyeas doon after my death as may reasonably done.

SECOND. I give and bequeath my tool chest and tools to P.T. Snapp.

THIRD. I give and bequeath all the rest and residue of my entire estate including money notes, accounts and all property of whatsoever kind of which I may die the owner to Miller Yett and his wife Mollie Yett jointly.

FOURTH. I nominate and appoint Miller Yett as my executor to execute this will, and he is hereby from giving bond as executor.

witness my hand and seal in the town of Linden, state and county afordaid this the 21st. day of Secember, 1912.

P.C. Dyre, (Seal)

Attest J.M. Newton.

E. A. Barley

Signed by the testator in our preence and we signed this will as witnesses in the presence of said P.C. Dyre and at his request, and in the presence of each other.

J.M. Newton.

E. A. Barley.

WILL OF P. C. DYRE CONTINUED

Probated by the County Court of Sevier County Tennessee on the 31" day of May 1916.

A. T. Marshall, Clerk.

WILL OF J. A. WALK ER.

State of Tennessee)

I, J.A. Weller being of sound

Sevier County) mind and viewing the uncertainty of

life make and establish this my

last will and testament.

I give and bequeath to J.A. Huff all my belongings or all my personal estate , for his kandness to me during my last illness.

This the 30 day of May 1916. his
Attest: J.T.H₁11 J.A. Xwalker.

Earnest Carnes.

Probated by the County Court of Sevier County To messes,

A.T. Marshall, Clerk

WILL OF R. H. SHIFLDS.

Sevierville, Tenn. Aug. 7- 1916.

This is my last will and testament.

I desire my wife Maria Shields to have all my all my real and personal property her natural life time to rear and educate the children, at her death to be sold and equally divided among my heirs.

R.H. X Shields.

Attest: S. W. Flenagin.

G.M. Clabo.

Probeted by the County Court of Sevier County Tenn.
Aug. 10,1916.

A. T. Marshall, Clerk.

WILL OF OLIVE MCCARTER.

State of Tennessee) The last will and testament of Olive
Sevier County) McCarter making aul and void all other
wills by me at any made.

lst. I direct first that my funeral expenses be paid out of my personal property.

I give and bequesth to my daughter Elsie J. Huskey for her own imediate use seperately and spart from her husband to be and remain her own propertyand to be disposed of at her own will the following real estate, to wit: one hald of my farm at the gap of the the meuntain bounded as follows: Beginning on a chesnut on the north side of the public road just above the old orchard, thence southward to a low bunchy chesnut on a little risge at the upper side of the field, thence southward with the meanders of the ridge to the top of the mountain, thence westward with the top of the mountain to E.C.McCarter's line, thence northward with the meanders of the divide to a chesnut and cak on the south side of the public road, thence northward with E.C.McCarter's line to an oak on the old line, thence W. to the old oak and rock corner, thence N. to the top of the divide, thence eastward with the divide and ridge to a chestnutN. of the beginning , thence southward to the beginning.

all the balance of my farm at the gap of the mountain to be and remain her own property separately and apart from her husband to be owned and controlled by har and disposed of at her own will bounded as follows, to wit:

Beginning on a chestnut on the north side of the public road a corner of John Ownby's line

thence southward with John Ownby's line and the calls of my
to Elsie J. Huskey's line , thence north ward with the ridge and
her line to a low bunchy cheatnut, thence northward with her line
to a chestnut en the N. side of the public read, thence northward
to a chestnut on top of a rodge, thence N.W. ward with the meanders
of the ridge and divide to the west line of the old 100 acresurvey, thence N. to the N.W. corner of said survey, thence E. to
the beginning.

4th. For the reason that my husband Richard E.McCarterhas enough real and personal propertyin his own hands to provide for himself

WILL OF OLIVE MCCARTER CONTINUED.

and by his own consenthis being in his light mind and his drawing up my will for me. I will leave him out of my will.

This the 6th. day of February 1912.

Olive X McCarter

Attest: Scphia X Campbell

L. W. Huskey

Vernie Franklin

Probated by the County Court of Sevier County, Tennessee, on August 14,1916.

A. T. MArshall, Clerk.

WILL OF MARGURET MAPLES.

State of Tennessee County of Sevier.

I, Marguret Maples wife of Martin L. Maples of Sevierville Tennessee R.F.D.# 2 being of sound mind and memory and knowing that I shall soon have to leave the walks of this life but desiring to dispose of my property before I depart this life do hereby make and publish this as my last will and testament hereby revoking and making void all former wills made by me.

1st. I direct that my funeral expenses shall be paid as soon after death as possible.

2nd. I direct that the lands we now own shall at our death be divided equally between our four children as they may see fit, namely Mertie C. Atchley, Oscar L. Maples, Mable Flinn and Lawrence L. Maples.

3rd. That the four named children pay to the heirs of our daughter Nora Burchfield the sum of \$ 50.00 each after deducting accounts we now hold against said heirs, heirs namely Hellace, Ernest & Victor, Ola and Olis Burchfield, and Acct. against their father E.J. Burchfield; Ola and Otis has no account.

4th. I direct that my husband have control of said land till his death.

5th. I direct that all the money I have on hands at my death or in notes be collected and then equally divided between my four children to wit: Bertie C. Atchley, oscar L.

WILL OF MARGURET MAPLES CONTINUED.

Maples, Mabel Flynn and Lawrence L. Maples after paying all my funeral expenses and buying a monument for myself.

6th. Should Sam H. Jithley not pay the \$ 50.00 he now owes me for one cow he bought from me I direct that it he deducted from Bertie C. part with interest from January 5, 1914.

7th. I further direct that all my cattle be sold that I
may own at my death except one cow should my husband be alive
if not to be sold and the meney divided between the four children
now living.

8th. We have heretefore made advancements to our daughter Nora Burchfieldand her heirs which we think makes her equal. 9th. If further direct that at sur deathsthat the household goods be divided between the four children.

10. The lands now owned by me was deeded to me by my husband Martin L. Maples and registered in Sevier County Tennessee.

11th. I direct and appoint my son Oscar L. Maples as my executor with bond to carry out the provisions of this my last will.

M.C.Maples.

Signed and sealed in our presence and in presence of us both on this 3 day of April, 1915.

A. W. Reberts.

J.L. Yarberry.

Prebated by the County Court of Sevier County August /4,1916.

A. T. MArshall, Clerk.

WILL OF ELI H. ROBERTS.

State of Tennessee)

County of Sevier)

I, Eli H. Roberts being of sound mind and memory and wishing to dispose of my

property before my death.

lst. I will and bequeath to my son albert W. Reberts the land and buildings which I bought from mattie Huskey, known as the Coram atchley place, having paid out for him for schooling, board and books & c for which I think will equal him with my other heirs. 2nd. I will and bequeath to my daughter martha Al. Hedges and her heirs the east end of my hamm farm a division

WILL OF ELI H. ROBERTS CONTINUED.

lime to begin at the read at the upper corner of the old garden then north streight to the garden gate near the smeke house then streight with the garden and wire fence to the corner between me and P.M. and T.E. Atchley and then east with our linete the Haggard corner at the spring branch and then S. E. to a walnut corner near the public road, then S. W. to a sacafac stump near a cedar, then with J.T.M. Connatser's line to the beginning. I except a road from the beginning at the corner of the garden to the public road near the S.H. Atchley residence for the use of the west end of the farm. I also will and bequeath to Martha A. Hedges and her heirs five acre of timber land of the east end of the Parrott land, and where W.L. Dudley lives, beginning at the public road half way between the bridge across the branchand the foot of the hill toward P.H. HIll's residence and to run from there North west to Wm. Etherton's line. So as to cut off five acres and run with Etherton's line to P.H. HIll's line and with Hill's line to the public road and with said road to the beginning and also my book desy and a small blue table, and the best bed and stead that stands upstairs.

I will end bequeath to my daughter Mallie D. Roberts and to her heirs, the west end of my home farm and all the buildings, line beginning at the road at the upper corner of the old garden and run from there to the garden gate near the smake house and streight from there with the palen and wire fence to the corner between me and P.M. and T.E. Atchley and from there with the line between me and P.M. and T.E. Atchley te May Waugh's lineand with her line J.T.M. Connetser's line then down the creek to the lower corner between me and J.T.M. Connatser and then back to the beginning with the said Connatser's line, and all the corn and roughness that may be on handsat my death and one milk cow and one little bay mareand my rubber tire buggy and all the meat and lard we may have on hand at my death and canned fruit and all the kitchen furneture and my bed and stead and her mether's chest and all the money her mether had at her death and the twe telephones and two recking chairs and one set of the best sitting chairs one

WILL OF ELI H. ROBERTS CONTINUED.

that stands in the back room and bureau and my bible.

4th. I will and bequeath to my daughter Cary's. Dudley and to her heris the west end of the farm known as the Parrett farm of the upper end and that my daughter Cary J. Dudley and her heirs have the remainderef said farm with all the buildings and that she have my chest, and that W.L. Dudley shall have the two herse wagon and the two herse cultivator and that W.E. Hedges have the two herse wagon and cultivator which I gave to them,

And that my old buggy be seld and mewing machine and disk harrow and black smith tools and should my old horse Charlie out live me that he be kept on the old home place and feed off the proceeds of the two farms.

And as soon after my death as is conjenient that my executor collect all my debts and pay all debts that I owe, and my dector bill and funeral expenses, and I hereby appoint W.D. Atchley as my executor of this my east will and testament.

In witness whereof I have hereunto set my hand and seal on this the 19 day of Feb. 1916.

Eli H. Roberts (L.S.)

The and there signed and published by E/i H. Roberts, the testator, as and for his lagt will in the presence of us who at his request, in his presence and in the presence of each other have hereto set our names as witnesses.

J. R. Fain

H. D. Bailey.

Prebated by the County Court of Sevier County Tennessee,

A. T. Marshall, Clark

WILL OF P.M. S. BILL.

I,F.M.S. Hill of Sevier County, Tennesses, being of sound mind and considering the uncertainty of life, do therefore make and declare this to be my last will and testament.

First, I order and direct that my Executor, hereinafter mamed pay all my just debts and funderal expenses as soon after my decease as conveniently may be.

Second, after the payment of such funeral expenses and debts I give, devise and bequeath unto my wife Eliza Hill my farm known as the Mill Property, and my interest in the John Lane tract of land it being by interest, during her natural lige and also to have the use of my personal property, consisting of horses, cattle, hogs or moneys that I might die possessed with, so much thereof as might be necessary for my wife's support during her life time.

property as set forth in a contract made between her end me.

4th. At my wife's death I went my two sons, W. A. Hill and

P. H. Hill to have my Mill Property or Mill tract of land, which

I estimate to be worth \$ 2400.00, on condition they pay the

following named children, viz: Nannie McPherson \$ 400000

\$100.00 at my wife's death and \$ 100.00 each year until paid.

Flora Lane \$ 400.00, \$ 100.00 at my wife's death and \$ 100000

each year until paid, Minnie Brock \$ 400.00 \$ 100.00 to be paid

at my wife's death and \$ 100.00 each year until paid, Maud

Leatherwood \$ 400.00, \$ 100.00 to be paid at my Wife's death

and \$ 100.00 each year until paid, Mand

Leatherwood \$ 400.00, \$ 100.00 to be paid at my Wife's death

and \$ 100.00 each year until paid.

5th. I want my wife's funeral expenses paid out of my estate 6th. I will to my daughter, Carrie Romines at my wife's death my interest in the John Lane tract of land(it being interest which I value at \$400.00. And the said carrie Romines my daughter is to pay interest on \$300.00 for one year, \$200.00 for two years, \$100.00 for 5 years.

7th. W.A.Hill and P.H.Hill my sons are to look after my farm and mill for my wife Eliza Hill during her natural life, and keep them in good repair, and to be paid for their services from income on said property.

WILL OF F.M.S. HILL CONTINUED.

8th. I prefer if it is necessary to sell my property to pay my debts, to sell my mere.

Lattly I appoint W.A. Hill, my son, to be executor of this my last will and testament.

In witness whereof I have hereunto subscribed my name on this ... the 10 day of September 1916.

F.M.S. H111

Attest: Sem Catlett.

J. H. Lafollett.

Probated Sept.18,1916 by the County Court of SEvier County, Tenn.
A.T. Marshell, Clerk.

WILL OF EUNICE GANN.

I make and publish this as my last will and testament hereby revoking and making void all others by me at any time made.

First, I direct first that my funeral expenses and all my debts be paid as soon after my death as possible out of any money that I may die possessed of or may first come into the hands of my executor.

Secondly I give and bequeath to Joe Robertson 7 acres of land his, this land to be laid off by Robert and Henry Hardin, then I direct that the remainder of my land be sold, if the estate amounts to \$ 2000.00 I direct that \$ 50.00 each be paid to Reps Hardin, Mack Hardin, Mollie Hardin, Pleas Hardin and Delia Elleage (Formerly Hardin) and the remainder of the money be equally divided between Joe Robertson, Pasha Gann, Robert Hardin

and Henry Hardin.

Thirdly I direct that a monument be placed at my grave to cost at leat \$ 25.00.

Lastly I hereby nominate and appoint W. A. Newman my executor, in witness whereof I do to this my will set my hand, this 10 day of June A.D. 1914.

Unice X Gann

Signed in the presence of:

J. E. Hodges

J.M.L. Atchley.

Admitted to probate in solemn form in the Circuit Court of SEvier County on the 5th day of October, 1916.

W. M. Maples, Clerk.

Will of Peter Headrick.

Know all men by these presents, that I, Peter Headrick being of sound mind and good memory but knowing the uncertainty of lifedo hereby make and publish this my last will and testament.

First- I will and bequeath to my six children or to their heirs, if my said children any of them be dead, to wit:Henry, Annie ,Elizabeth, Daniel, Jane Ida L and Evathe tract of land adjoining the therlandar of Emert heirs on the north and east, Sarah Headrick and others on the south and weat, it being all of my land not heretofore disposed of, so that all of my said children or their heirs, shall be made equal and share alike in said land. Nother, Sarah, Eliza, and Bitha having been heretofore fully provided for.

Second— I will that at my death my daughter Sarah, shall out of the money I may have on hands, pay off all of my just debts, including my burial expenses and also the buying and putting up suitable tomb stones to my grave when I am buried then after this has been done, by her all of the ramainder of the money on hand shall go to and belong to her as a consideration of her taking care of me and winding up and settle ing off my business.

And the remainder of my personal property especially the money on hand shall be equally divided between my three daughters, Sarah, Eliza and Bitha. I appoint J.A. Tarwater as a suitable person to execute this will. He may either divide the land herein before mentioned among the heirs or sell it to the best advantage and divide the proceeds of said aleamong the heirs, which ever seems the better thing to do at the time and if it is sold to make deed to the purchaser.

Witness my hand and seal, this 8 day og August, 1913.

Peter X Headrick.

Seal.

Signed in our presence and in the presence of each other on the day and date above written.

Attest. D. H. HEadrick.

R. C. Headrick.

Probated by the County Court of Sevier County, on the 6th. day of November, 1916.

A. T. Marshell, Clerk

Will of M. Nelson Terwater.

Know all men by these presents, that I, M. Nelson Tarwater being of sound mind and good memory do hereby make and publish this ment will will and testament.

First, I will that at my death all of my property both real and personal shall go into the hands of my wife Mannie for her control, use and benefit during her life time and that all of my just debts be paid out of any money and personal that may be on hands at my death. And at the death of my wife Nannie I will and bequeath that all personal property be equally divided among all of my children and that the fands be divided among my children as follows;

Second. Edgar shall have the tract including the home buildings

togsegin on the corner in the Terwater and the Jankins line in the old road, thence with old road and center of the hollow to the road leading from the house to the public road, and with said read to the public road and the line of A.H. Tarwater, and thince with said line in a N.E. direction to cedar corner on top of the hill, and on with Tarwater's line on a N. course to an ask corner, thence with the fence in a West course to the line of

W. D. Jenkins, thence with same to the beginning.

Third, Charles shall have the tract described as follows:
Beginning on an ash a corner to A.H. Tarwater, thence with said.
Tarwater's line in a north course to W.E. Watson's line thence with same to the line of G.F. Ownby, with same to the line Marion Reed with same to W.D. Jenkins line, with same to a hickory a corner to denkins and Reed and to the tract herein willed to Edgar, with same top of rigge and fence to the beginning, and also Charles and his representative shall a right of way for a road as the it runs, or at such place as may be agreed upon on by the parties interested, through the lands herein before willed to Edgar, to the public road, provided that said right of way may have gates or bars erected across it, so as to be easily opened and shut.

Fourth, Hubert shall have the tract described as follows:
Beginning where **Tarwater's line crosses the public road near
the culvert, thence with the line of A.H. Tarwater in S. W. course
processing over the top of the mountain to the post oak, a corner

to A.H. and J.R. Tarwater, and with J.R. Tarwater'S line to a pine corner thence streight down the hill to the creek at the old water gap, thence crossing botton and the public road at the drain pipe, and on up center of hollow in a north direction crossing through center of gap in the ridge, and streight down the hill to the south bank of the last old road on Edgar's line, and with Edgar's line to the beginning.

Fifth, Lula shall have the tract of land described as follows: Beginning on the Jenkins rock corner in the public road, and herein before made a corner to Edgar, thence with the line of W.D.J nkins as his line now rund, crossing the botton and the creek, and up the mountain to the line of J.R. Tarwater thence with the same to the Pine corner herein before made a corner to Hubert, thence with Hubert's line to the south bank of the last old road at Edgar's line, and thence Edgar's line to the beginning.

Witness my hand and seal this June, 5, 1916.

M. Nelson Terwater.

Signed in our presence and in the presence of each other, on the day it bears date.

J. A. Tarwater.

Attest

Millard E. Tarwet er

Probated by the County Court of Sevier County, Tenn., on the 1st. day of Jan., 1917.

A. T. Mershell, Clk.

Will of S.B. Howard.

State of Tennessee).

Sevier County) I,S.B. Howard, being of sound mind, make this my last will and testement:

Pisst, I will to my son Hugh L. Howard, all of my real estate, and my personal property, personal, consisting of horses, cattle, hogs, farming impliments, engine, mille, money on deposit, notes and accounts, and on condition that he (Hugh) maintain and support my wife Layra E. Howard in the manner in which she has been accustemed, or so long as she is my widow.

Second, My son Charles R. Howard, being of unaound mind, I will that Hugh Howard shall care for him and set aside a sum of money not to exceed Two Hundred Dollars (\$ 200.00) only at his (Hugh's) discretion, in case Charles chould become unruly or unmanageable.

Third. That Hugh Howard is to pay my daughter, Birdle R. Howard, Four Hundred (\$400.00) Dollars, within two years after she becomes twenty.one years of age. In such sums as is convenient for Hugh to pay.

Fourth, That Hugh Howard is to pay my daughter Lillie M. Howard Four Hundred (\$400.00) Dollars after she becomes twenty-one years of age, paying her one Hundred Dollars a year for four years.

Fifth, That Hugh Howard is to pay my doctor bills, funeral expenses and any other debts I may wwe.

Sixth, I name Hugh L. Howard Executor of this my last will and testament.

This January the 4th . 1917.

S.B. Howard.

The foregoing will was signed in our presence by Testator.

Attest: John Bogart

Hobert Bogert.

Probated by the County Court of Sevier County, January, 22, 1917.

A. T. Matshall, Clerk.