I, James Gamble, make and publish this my last will and testament:

Item 1st. I give and bequeath to the Congregation of the Methodist Episcopal Church, known as Christie Chapel, in the City of Cincinnati, Ohio, the sum of four hundred and sixty-eight dollars per annum, for the period of five years from and after my decease, payable in quarterly installments of one hundred and seventeen dollars.

Item 2nd. To each of my grandchildren, surviving me, and to each of the children hitherto adopted by my son James Gamble, surviving me, I give the sum of five hundred dollars, and I direct my executors to invest the amount or sum of said bequests, as in their discretion they may deem best, and to accumulate the income thereof, and to pay said bequests and income to said legatees...
as follows: to each male when he attains the age of twenty five years, and to each female when she attains the age of twenty five years provided however, that if any of said legatees should die before attaining his or her said age of payment, and without issue then surviving, the said bequest of him or her shall be equally distributed among the said legatees surviving, and to paid at the age above specified, but, if any of said legatees should die before attaining his or her said age and leave issue then surviving, the bequest, with increase thereof, of such descendant, shall be paid to his or her issue, at the date when such descendant would have attained his or her said age of distribution.

Item 4th. To my daughter Mary E. Gamble I give all my household goods and furniture, including books and pictures, in my room 26026 Clark Street, Cincinnati, Ohio, at the time of my decease.

Item 5th. To my daughter Mary E. Gamble and Lillie E. Gamble I give my horses, carriages and harness.

Item 6th. Subject to the foregoing bequests, and to the payment of my debt, I give and devise to my two sons, James R. Gamble and David B. Gamble the undivided one sixth of all my
Subject to the foregoing

begueto, and to the payment of my debt,

I give and devise to my two sons

James R. Gamble and David B. Gamble

his undivided one sixth of all my

possession and estate, in trust, for my

daughter Lillie H. Gamble during her life

and upon her death, for her then surviving

issue if any she have. But if said

Lillie H. Gamble die without issue

during her, then and in that event

I give and devise said possession to

held in trust, equally to such of my

children as survive her, provided that

if in mean time any of my children

shall have died leaving issue who

survive her, such issue shall share

the parents share thereof.

And I give said Trustees, and the

possession of them, full authority and

power to manage and control the said

Trust property, and in their or his

discretion to sell and convey the same,
in whole or in part, and to reinvest the

proceeds thereof and change investments

as they or we, from time to time, may

decide best for the said Trust estate.

And I direct said Trustees and the
the survivor of them to pay over to
said Lillie A. Gamble in monthly install-
ments, the net income of said property,
and if at any time, from any cause, such
income be not sufficient for her
proper support, I direct that in
addition thereto, said Trustees and the
survivor of them, apply and pay over
to her as much of the body or prin-
cipal of said trust estate as, in their
or his judgment and discretion, may
be useful to such support.
Upon the death of said Lillie A. Gamble,
if she leave issue surviving, I direct said
Trustees and the survivor of them, to pay
the net income of the then remaining
trust property to her said issue, equally,
until the youngest arrive at age, and,
when the youngest of said issue attains
his or her majority, to convey and pay
over whatever may then remain of said
trust property to her said issue then
living, but in event that no one of her
said issue attain the age of majority,
then, upon their or its death, I give and
devises said trust property to my child
Am as above provided in event said
Lillie A. Gamble should die without
issue surviving her. I direct that
said Trustees and the survivor of
them be permitted to serve without bond.
The residue of my estate I give and devise equally to each of my remaining children, Mary E., James A., William A., David B., and Edwin O. Gamble, as survior heirs, and, in event of the death of either of them before this, my will takes effect, the children of children being the issue of such descend shall take the parent estate.

I direct that in the distribution of my estate as above provided, my sons be charged with the moneys (without interest) which I have advanced to them or shown on my books of accounts, and that my daughter, Mary E. Gamble be charged with the two houses on York Street I heretofore conveyed to her, at a present valuation of Six Thousand Dollars each, and with my residence property on Clark Street also conveyed to her at a valuation of Twelve Thousand Dollars.

I appoint my sons James
J. Gamble, William A. Gamble, and David B. Gamble, Executors of this my last will and Testament and direct that no bond be required of them or either of them, and that no inventory, appraisal, or sale of my personal property be made.

In Testimony whereof I have hereunto set my hand this 21st day of November A.D. 1889.

James Gamble

Signed and acknowledged by James Gamble as his last will and Testament in our presence and signed by us, at his request, in his presence.

[Signature]

W. S. Little.
The State of Ohio, ss.

HAMILTON COUNTY.

Personally appeared before me, the undersigned,

JUDGE OF THE PROBATE COURT, in and for the County of Hamilton,

Alexander Procter

who upon oath deposes and says that on the

Fifth day of May 1891, he served the persons

named herein personally with a true

copy of the within notice

Alexander Procter

Sworn to and subscribed before me, this 12th day of May A.D. 1891.

Howard Ferris
Probate Judge.

By

Charles James
Deputy Clerk.
The State of Ohio, ss.
HAMILTON COUNTY.

HAMILTON PROBATE COURT.

To Alexander Procter Esq., of Hamilton County, Greeting:

We command that you notify

Mary S. Gamble  
Lee F. Gamble  
D. R. Gamble  
H. A. Gamble  
T. W. Gamble  
C. C. Gamble.

that a paper writing, purporting to be the Last Will and Testament of

James Gamble

late of said County, deceased, has been filed in the office of the Probate Court of said County; and that the same will be offered for probate and record before the Judge of the Probate Court, at the Court House in Cincinnati, in said County, on the __________ day of __________, A. D. 189__, at __________ o'clock _____ M.

In Witness Whereof, I, HOWARD FERRIS, Judge of the said Court, have hereunto set my hand and affixed the Seal of the said Court, at Cincinnati, this ______ day of __________, A. D. 189__.

Howard Ferris
Probate Judge and Ex. Officio Clerk.

By: __________
Deputy Clerk.
Application to Probate Will.

In the Probate Court of Hamilton County, O.

In the matter of the last Will and Testament of James Gamble Deceased.

TO THE HONORABLE, THE JUDGE OF SAID COURT:

Now comes J. H. Gamble

and produces for admission to Probate in said Court the Last Will and Testament of James Gamble late a resident of the Township of Cincinnati in said County, who died on the 29th day of April A. D. 1891.

Said Testator died leaving no widow and the following named persons, all of his next of kin, resident in the State of Ohio.

<table>
<thead>
<tr>
<th>NAME</th>
<th>DEGREE OF KINSHIP</th>
<th>P. O. ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mary E. Gamble</td>
<td>Daughter</td>
<td>Cincinnati</td>
</tr>
<tr>
<td>Lizzie Gamble</td>
<td>do</td>
<td>do</td>
</tr>
<tr>
<td>RB Gamble</td>
<td>Son</td>
<td>do</td>
</tr>
<tr>
<td>HA Gamble</td>
<td>do</td>
<td>do</td>
</tr>
<tr>
<td>J. R. Gamble</td>
<td>do</td>
<td>do</td>
</tr>
<tr>
<td>E. P. Gamble</td>
<td>do</td>
<td>Mentor, Boston, Ky</td>
</tr>
</tbody>
</table>

THE STATE OF OHIO, Hamilton COUNTY, OR.

The above named J. H. Gamble being first duly sworn, says the statements of the foregoing application are true as he verily believes.

Sworn to before me and subscribed in my presence this 13th day of May A. D. 1891.

By

Probate Judge and Ex-Officio Clerk.

Deputy Clerk.
THE STATE OF OHIO, ss.

HAMILTON PROBATE COURT.

Probate of the last WILL of James Gamble deceased, presented on the ______ day of May, A. D. 1891.

Personally appeared in open Court: C. H. Shunk and W. S. Little

the subscribing witnesses of the last Will and Testament of James Gamble deceased, who being duly sworn, according to law, to speak the truth, the whole truth and nothing but the truth, in relation to the execution of said WILL, depose and say,

[Signature]

[Signature]

that they were present at the making of said Will, and, at the request of the deceased, subscribed their names to said Will as witnesses in the presence of the deceased, and of each other; that they saw the said James Gamble deceased, sign and seal said Will, and heard him acknowledge the same to be his last Will and Testament; that the said James Gamble was, at the time of making, signing and sealing said Will, of legal age and of sound and disposing mind and memory, and under no undue or unlawful restraint whatsoever.

Sworn to and subscribed in open Court, this 16th day of May, A. D. 1891.

C. H. Shunk

W. S. Little

Probate Judge.