

of W. T. Baldwin, was this day produced in open Court and upon the sworn testimony of R. D. Beck, W. C. Beck and S. B. Bishop the attesting witnesses thereto, was ordered to probate and record which is now done accordingly.

M. S. Ragland C.C.C.  
By L. H. Condit - S.C.

I, Magdaline Rogers, being of sound mind and disposing memory, do hereby make and declare this to be my last will and testament:-

First, it is my will and desire that all my just debts be paid.

Second, I will and bequeath to my son John B. Rogers the sum of One Dollar, he having received more than his share of my estate heretofore.

Third, I will and bequeath to my daughter Sarah E. Jarnagin the sum of One Dollar. If she is living at my death, if not I desire that the one dollar given to her be divided equally between her children share and share alike.

Fourth, The remainder of my estate, both real and personal and mixed, I will and bequeath to my children, viz: G. J. Rogers, Joanna Blankenship, E. E. Rogers, J. B. Rogers, J. L. Rogers, Lon Rogers and F. M. Rogers share and share alike, that my entire estate be divided equally between my last mentioned named children, except my son John B. Rogers and my daughter Sarah E. Jarnagin which I give One Dollar each as set out in the second and third clause of this will.

Fifth it is my will and desire that my sons, J. L. Rogers and Lon Rogers be appointed executors of my estate, with full power and authority to sell and convey by deed any and all the real estate I may own at my death as they may deem best.

This Aug. 13<sup>th</sup> 1901.

Magdaline Rogers <sup>by</sup> mark  
Attest M. S. Ragland,

Signed and acknowledged by Magdaline Rogers in our presence and signed and witnessed by us in her presence and in the presence of each other.

M. S. Ragland  
A. W. Hodges  
E. E. Rogers.

This County Court  
Regular term Oct 7 1901.

The foregoing last will and testament of Magdaline Rogers was this day produced in open Court and upon the sworn testimony of M. S. Ragland A. W. Hodges & E. E. Rogers, the attesting witnesses thereto, was ordered to probate and record which is now done accordingly.

M. S. Ragland C.C.C.  
By L. H. Condit - S.C.

Know all men that I, James A. Thomas of Hartford, Kentucky, being of ~~man~~ sound mind and disposing memory, but mindful of my mortality, do make, ordain and publish this instrument of writing as my last will and testament in manner and form as follows:

I will and desire that my just debts, if any, be paid in full.

I will and devise to my beloved wife Mary C. Thomas, my house and lot now occupied by myself and family as a residence situated in Hartford, to be used and enjoyed by her for and during to the period of her natural life, and at her death said house and lot is to descend to and vest in my three daughters, Stella Thomas, Etta Thomas and Lillie Thomas jointly, and in case of death of either or any of them, without issue, the survivor or survivors shall hold the same jointly but may sell and convey one to another or to any one else they all agreeing to said sale.

I will and direct that my executors shall have the power to convert into money any property, real or personal of which I may die possessed, and divide and distribute as follows: To my little grand daughter Evelyn Fair Thomas, one fifth (1/5) of a (\$2000.00) Two Thousand Dollar Life Policy, and in case the policy should not be paid in full then my executors shall out of my estate make the amount to her Four Hundred Dollars (\$400.00), and hold the same in trust by them for her until she should become of age or marry, and in case of her death before arriving at the age of 21 years or her marriage, then this (\$400.00) Four Hundred Dollars shall become an asset of my estate for my other heirs, and in order to carry into effect my will, I hereby invest my executors with power to sell and convey any real estate which I may own at my death and make deeds to same.

It is my will and desire that my wife shall have and retain all my household and kitchen furniture.

It is my especial desire that my wife Mary C. and my three daughters Stella, Etta and Lillie shall share equally in the distribution of my estate after the bequests already made are complied with, and in case of death of any of them without issue then those surviving or their issue shall hold the same.

Having full confidence in the integrity and sagacity of my wife and my daughter Etta Thomas,