

R. H. Rawles.  
L. D. Jacobs.

VIRGINIA:

In the office of the Clerk of the Circuit Court  
for the County of Nansemond on Monday the 1st  
day of November, 1909.

The last will and testament of Adeline Flynn late of this county deceased was this day produced before the Clerk of the Circuit Court of Nansemond County and proved by the oaths of R. H. Rawles and L. D. Jacobs.

And on the motion of Alfred Wilson who is named in the said last will and testament as the executor of the estate of said Adeline Flynn deceased who made oath according to law and entered into and acknowledged a bond in the penalty of Five Hundred Dollars conditioned according to law (but without security, the said last will and testament directing that no security be required of him) certificate is granted him the said Alfred Wilson as executor for obtaining a probate of said last will and testament in due form.

And it is ordered that said bond be recorded.

Teste:

A. P. Gomer, D. C.

Suffolk, Va.,

Dec. 7, 1908.

This is my last dieing will. John A. King is to have the side bord and is to have all the the channie he give me andhe is to have all the pallor things I mean all in there capet and all excep a Rug to fenton and David and the one for Mr. Wells Fenton is to have my larges gold watch and Viven King is to have may little gold watch after fenton Die Othella King is to have the watch fenton got and if Othellor die I want the watch to come Back to one of my own sons if enny of them living I wont J. W. Wells my husband and three sons fenton John and David all come together and do Jest what the think Best the have all ways pull together and I think the will do right By each other the Resen I say this the way I might say might not Be for the Best so I leve the matter with you all But Jest understand John is to be egul with the rest after getting the things I have mension the Resen I say he is to have that much more then the rest is because he hasent got but one arm I love you all alike But I must do a little more for Hohn as I dont know how it will be with him after I am gone I have also willed him my shall insurances I sed him I mean John A. King when I say small insurance true reform I 25 tents I 100 good Samartens 50 these is these is small insurance I mension about the I 1000 in the New York Life is to go on the dets that the way it is made I think if there no dets Mr. Wells and the sons will do all right with that it will go to them I wont Rosa if liveing to have my clothes them she wants and if she is liveing when the old homested is sold I want to give her a hundred dollars But if the men dont deside to sell that all right she will have to wate and if she die before they deside to sell that will end it as she have no children now Mr. Wells and Fenton John and David you all come to-

*M. J. Wells*  
*Will*

gether do to sute you self jest so you all treat John like you ort to that will sute me I want what I got to Benerit my kusband and children and those named in here I want my sister Bettie Wartors to have my fur and hats sister Monny ealey is to have my silver coffee pot because she love coffee so good I write this as I dont know what minet I may Die loveing wife and loveing mother Mrs M. J. wells.

VIRGINIA:

In the Office of the Clerk of the Circuit Court for the County of Nansemond on Tuesday the 16th day of November, 1909.

A paper writing purporting to be the last will and testament of M. J. Wells late of this county deceased was this day produced before the clerk of this court by Bradford Kilby, and there being no subscribing witness thereto W. W. Gaines was sworn and deposed that he was well acquainted with the handwriting of the said testatrix M. J. wells and verily believed the said writing and the same thereto subscribed to be wholly written by the own hand of the said testatrix. Whereupon the said writing is ordered to be recorded as the true last will and testament of the said M. J. wells, deceased.

And on the motion of Jacob W. Wells who made oath as the law directs and together with the American Surety Company of New York his surety by J. Walter Hosier the duly appointed Attorney in fact of said Company (and countersigned by Bradford Kilby, Attorney) acknowledged a bond in the penalty of Five Thousand Dollars conditioned according to law certificate is granted him, the said Jacob W. Wells for obtaining letters of Administration on the estate of M. J. wells with the will of the said M. J. wells deceased annexed.

And it is ordered that said bond be recorded.

Teste: R. R. Smith, Clerk.

By A. P. Gomer, D. C.

In the name of God, Amen, I Ann Scott of the State of Virginia, County of Nansemond, do make this my last will and testament revoking all others.

- (1) I wish to be buried in a decent manner.
- (2) I wish all of my just debts to be paid.
- (3) I give and bequeath to Freeman Scott, my son the sum of five dollars, to be paid in just and lawful money.
- (4) I give and bequeath to Mattie Jones, my daughter, the sum of five dollars to be paid in just and lawful money.
- (5) I give unto Sallie Threatt, Francis Gregory, and Annie Scott, my daughters, the remainder of my estate, both real and personal, and of every description, to them and their heirs forever
- (6) If my daughter, Annie Scott dies without issue, then her share is to be equally divided between my daughters, Sallie Threatt and Francis Gregory.
- (7) I appoint my daughter, Annie Scott, my executor.

Annie Scott  
Will