

Will of Matildia Cross

IN THE NAME OF GOD, Amen, I Matildia Cross, of Nansemond County, of the State of Virginia, being of sound mind and memory blessed be Almighty God for the same, do hereby make publish, and declare this my last will and testatment, hereby revoking all other wills by me at any time heretofore made.

I annexed

First:- I desire all my just debts, funeral expenses and charges of administration to be paid by my executrix hereinafter named, as soon as shall be found convenient.
Second: I give devise and bequeath to Mrs. Louisa Gregroy, now living in Halifax, County of the State of North Carolina. Who is my sister Ann Dunston, daughter. All that lot of land, situated near the City of Suffolk, in Nansemond County, Virginia, being designated as lot No. 5 in Block O. on the plat of Lloyd Place Corporation Said lot is on the West side of Fourth Street. And all other property I may die seized, in my Named otherwise possessed
Third: I bequeath all my personal property, to Mrs. Louisa Gregroy, and also I direct all monies due to me in any way in bank or from any other which I shall be entitled at my decease.

Nominate and appoint respectfully request the said court to appoint the said Mrs. Louisa Gregory to be the executrix of this my last will and testatment, and having full faith and confidence in her integrity, I respectfully request the said court in which she may qualify, not to require any security of her as my said executrix.

IN WITNESS, Whereof I have hereunto set my hand and seal this 8 day of August, 1913, A.D.

Matildia Cross (seal)

The said Mrs. Matildia Cross, at Nansemond County, near the City of Suffolk, State of Virginia. On the 8 day of August, 1913, A.D. Signed and seal this instrument, and published and declared the same as and her last will in our presence. And we, at her request, and in her presence, and in the presence of each other, have hereunto written our names as subscribing witnesses.

John Marshall, Jr (seal)

Edgar Barnhill (seal)

W.L. Outlaw (seal)

Will of Matildia Cross

IN THE NAME OF GOD, AMEN, I Matildia Cross, of Nansemond County of the State of Virginia being of sound mind memory blessed be Almighty God for the same, do hereby make publish, and declare this my last codicil, hereby confirming my last will made the 8th day of August, 1913 and all my former codicil (if there be any) so far as this codicil is con-

of
lda cross

In THE NAME OF GOD, AMEN, I Matildia Cross, of Nansemond County of the State of Virginia being of sound mind memory blessed be Almighty God for the same, do hereby make publish, and declare this my last codicil, hereby confirming my last will made the 3th day of August, 1913 and all my former codicil (if there be any) so far as this codicil is consistent therewith; and do hereby: revoking the part in will given and direct monies to my sister Arimiter Ann. Dunston's, daughter, Mrs. Louisa Gregory, all monies due me in banks which I may die in possession at my decease, I give and direct all monies in bank or banks to my husband Lamb Cross, at my decease which I shall be entitle, for his sole and separate use, in event he dies before this codicil, and will is probated, then I direct all monies as hereto mention and stated in will be carried out as signed and seal in the will dated 8 day of August 1913.

IN WITNESS, Whereof I have hereunto set my hand and seal 25 day of September 1913. A.D.

Matildia Cross (seal)

The said Mrs. Matildia Cross, at Nansemond County, near the city of Suffolk State of Virginia, on the said 25 day of September, 1913 Signed and seal this instrument, and published and declared the same as and her last codicil in our presence. And we, at her request, and in her presence, the presence of each other, have hereunto written our names as subscribing witnesses.

W.L. Outlaw (seal)

John Marshall, Jr. (seal)

VIRGINIA:

In the Clerk's Office of the Circuit Court of Nansemond County on Thursday the 1st day of April, 1915-

A paper writing dated the 8th day of August, 1913, purporting to be the last Will and Testament of Matildia Cross (late of this County) deceased, and another paper writing dated the 25th day of September, 1913, annexed to said first mentioned writing and purporting to be a Codicil thereto, were this day produced before the Clerk of the Circuit Court of Nansemond County. And thereupon the said writing dated the 3th day of August, 1913 was proved according to law by the oaths of John Marshall, Jr., and W.L. Outlaw, two of the subscribing witnesses thereto, and the writing dated the 25th day of September, 1913, was proved by the oaths of John Marshall, Jr., and W.L. Outlaw, the two subscribing witnesses thereto.

Whereupon, the said two writings together constituting the last Will and Testament of said Matildia Cross, deceased, are ordered to be recorded as the last Will and Testament of said Matildia Cross, deceased,

And on the motion of Louisa Gregory, who is named in said last Will and Testament as the Executrix of the estate of said Matildia Cross, deceased, who made oath according to law, but without security (the said Will and Testament requesting that none be required of her), entered into and acknowledged a bond in the penalty of One Thousand Dollars (\$1000.00), with condition according to law, certificate is granted her, the said Louisa Gregory for obtaining a probate of said last Will and Testament in due form.

And it is ordered that said bond be recorded.

Test:

G. E. Bunting, Clerk.

By Kate Parker, D.C.

I John T. Milteer in the County of Nansemond and State of Virginia, Farmer, being of sound and disposing mind and memory do make publish and declare this to be my last will and testament, hereby revoking all former wills by me at any time heretofore made, and as to my worldly estate and all the property real personal, or mixed of which I shall die seized and possessed or to which I shall be entitled at the time of my decease I devise bequeath and dispose thereof in the maner following, to witt:

My will is that all my just debts and funeral expenses shall by my executors hereinafter named be paid out of my estate, as soon after my decease as shall by them be found convenient.

I lene to my beloved wife Margrett Ann, all of my real and personal property during her natural life and at her death, I give devise and bequeath to be equally divided between my two sons John E. and Jethro T. Milteer all of my Real and personal estate after the death of my wife Margrett Ann. Provided they stay with there mother and provide for her, as long as she lives.

I give and bequeath to my 3 daughters Susie B. Hareun; Theo P. Lewis and Ivor V. West Fifty dollars each to be paid by their two brothers John E. Milteer and Jethro T. Milteer within 18 months after my decease;

And lastly I do nominate and appoint J. G. Panny to be the executor of this my last will and testament, in witness whereof I John T. Milteer have to this my last will and testament consisting of two sheets of paper.

Attest
John T. Milteer