

JANUARY TERM 1911.

Pereby Crowson.

I, Pereby Crowson, now growing old and frail, and being weak in body and feeble in health, am reminded that death is sure and the time of its approach in the course of nature is not ~~far~~ distant, wherefore I do now make and publish this my last will and testament.

First. I desire that my body shall be buried in as decent and respectable a manner as my circumstances will permit, and that the ^{proceeds} expenses of my last sickness and funeral shall be paid from the ~~proceeds~~ of any property I may have at the time of my decease.

Second. My daughter, Martha Ann Crowson, has been with me and cared for me in my sickness and want, and has freely contributed of her labor and means to the alleviation of my wants, and has helped me to pay for my little home, consisting of a house and lot in the suburbs of Maryville, in Blount County, Tennessee, adjoining the lands of the Freedmen's Normal Institute, Rosanna E. McTeer and others, containing one fourth of an acre, more or less, and more fully described in the deed to me from W. S. McTeer and wife, made September 21st 1889, which is registered in the office of the Register of Blount County, in Volume 41, page 594, to which reference is here made, I therefore give, devise and bequeath to my said daughter, Martha Ann Crowson, the said house and lot, together with any and all personal property of any nature or kind whatsoever, of which I may die seized and possessed.

In witness whereof, I hereunto affix my signature, or make my mark, on 6th day of September, 1890.

Her
Pereby X Crowson
mark

The foregoing will was read ~~to the testatrix~~ and its contents made fully known to the testatrix, and the same was declared by her to ^{be} her will and testament, and made in accordance with her dictation, and at her request and in her presence and in the presence of each other we subscribe pur names hereto as witnesses to the same, this 6th day of September, 1890.

Will A. McTeer
Andrew Gamble.

Minute Book, 22, page 555.

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ANDREW GAMBLE.

I, ANDREW GAMBLE, of Blount County, Tennessee, being of sound mind and memory, realizing the uncertainty of the length of life, and of the certainty of death, do hereby make, ordain and publish, this my last will and testament, hereby revoking and making void all wills by me at time heretofore made, that is to say:-

1. It is my will, and I hereby direct that all my just debts, including the expenses of my last sickness and funeral, be paid as soon after my decease as possible; and to this end I hereby authorize and direct that my executors hereinafter appointed shall have authority and power and shall sell at private sale, such property or estate as they may deem for the best interest of my estate and of my wife and daughter, and they shall make full and complete conveyance and vest title in and to the purchaser or purchasers, the same as if I had made the same while living, and they shall apply the proceeds to the payment of such indebtedness; all of which I desire and direct shall be done without going into Court or taking any steps in the way of litigation.

2. I desire, and do hereby direct that my executors pay to my wife, Alice A. Gamble, one thousand five hundred dollars, which is a repayment to her of that amount for money which belonged to her xxx and which I have borrowed and had the use of.

3. I give and bequeath to my wife, Alice A. Gamble, fifty dollars per month to be paid to her from my estate during her natural life provided she xxxxx remains single, but in case she shall re-marry, this payment to cease. I also give to her my office desk.

4. I give and bequeath to my kinsman and law partner, Will A. McTeer, my law and library, office furniture ~~office~~ fixtures, except the desk hereinbefore disposed of, as compensation for the services rendered in the settlement of my estate.

5. I give, devise and bequeath to my daughter, Irma Gamble, all the rest, residue and remainder of my estate, real, personal, mixed, choses in action, and other effects, the same to be under the managexx-ment, control and direction of the parties hereinafter named as executors, whom I hereby constitute and appoint as Trustees for that purpose, which said Trustees shall use any funds that may come into their hands or be realized from the lands, effects, investments or property of the estate, First. To the support and maintenance of the said Irma Gamble, including her education; Second. Any amount that xx may be realized above the necessary expenses of support, maintenance and education, reinvest the said Trustees shall ^{reinvest} in the manner thought best by them, so as to bring an income, and continue to act until she arrive at her majority; and if

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at any time it may appear to be to the best interest of the estate and of said Irma Gamble, to sell any part or portion of the real estate, they are hereby authorized and directed to do so, vesting full and complete title to the purchaser, and place the amount received in such secure manner as may to them appear to be safest and best for her.

6. I hereby constitute and appoint my brother, John E. Gamble, my brother-in-law, James A. Anderson, and my kinsman, Will A. McTeer, as executors of this my last will and testament, and also constitute and appoint them as Trustees for the xxxxxxxx management and control of my estate provided for to my wife and daughter, as here before set out; and in case of any vacancy in said ~~said~~ executorship or Trustee-ship, by reason of death, resignation, failure to act, or for any other reason, I desire and hereby direct, that the remaining members shall select some other good and discreet person to fill the vacancy, which person or persons or shall have all the powers given to the original members.

In witness whereof, I hereunto affix my signature, on this the 17th day of August, 1905, and declare the same to be my last will and testament.

Andrew Gamble.

The undersigned xxxxxx affix their signatures hereto, at the request of the testator, as attesting witnesses, in the presence of each other, and of the testator, and at the same time the testator declared the same to be his last will and testament, on this 17th day of August, 1905.

A. R. McTeer

John A. Goddard.

FEBRUARY TERM 1911.

WILL OF J. H. COCHRAN ✓

Nov. 26 th 1908

This is my Will and Desire that all my debts be paid and that all my children have an Equal divid. of what I had on Oct 1 st 1908 (Say) \$3300 and what ever we mak on work or Investment is to be Johns Wm & Tom Extra. the Land to be Appraised or Sold which ever Suits best the Girls Ada & Ammie to have a Home while Single and there mother to Have a Home & Support Her life time.

J. H. Cochran

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MARGARET CARROLL ✓

I Margarette Carrol of Bank Blount County Tenn do make and publish this as my last will and testament. 1st I desire that my executor shall pay all debts as soon as practicable after my death 2nd I desire A as follows. Alise Carroll John Carrol to be made equal Jessie is to get Twenty five dollars as a gift and to share equal with Alise and John Mary Alige and Bardi Kaud Ogle is to get one share. Eliza is to have one share less one third to go to her son Kenneth 3 rd. I appoint my son John Carrol Executor of this will and relieve him from making bond. and empower him to sell my real estate and person property at public or private sale.

This Jan 24th 1911

*Margit carroll*t
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Miss Ellen Hawn

S. R. Kinnamon.