

JULY TERM 1922.

WILL OF JAMES CALLOWAY.

I, James Calloway of Maryville, Tennessee, being of sound mind and disposing memory, do hereby make and publish this my last will and testament hereby revoking and making void any wills or codicils thereto by me at any time heretofore made.

FIRST: I direct that all my ~~just debts~~, if any, including my funeral and burial expenses be first paid.

SECOND: I hereby will, give, devise and bequeath unto my beloved wife Lula May Calloway all of my property, both real and personal of every kind and description wherever the same may be situated or located; except one acre of land situated in the 15th Civil District of Monroe County, Tennessee, which was granted to the colored people for school and church purposes, so long as the same was used for those purposes, but as it has ceased to be so used, I hereby give, and devise said one acre, or my reversionary interest therein, to J. B. Mosier on condition and provided that said J. B. Mosier renders me services as nurse from time to time as I may call on him for the same.

THIRD: I hereby name and appoint my said wife, Lula May Calloway sole executrix of this my last will and testament, hereby excusing and releasing her from making bond, reporting to or settling with any of the Courts of the State.

IN WITNESS WHEREOF, I have hereunto set my hand and seal on this 25th day of August 1920.

Jas Calloway

Signed and published by the said James Calloway as and for his last will and testament in the presence of us the undersigned, who, at his request and in his presence and in the presence of each other have hereunto set our hands on the date above mentioned as attesting witnesses thereto.

R. M. King

I. C. Williams.

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WILL OF SUE A. GODDARD.

I, Sue A. Goddard of the town of Maryville in the County of Blount and State of Tennessee, widow of the late E. Goddard deceased, being of sound and disposing mind and memory, declare and publish this to be my last will and testament. As to all of my property, real, personal, or mixed of which I shall possess at the time of my decease, I give, bequeath, and dispose of, in the following manner, to-wit-

1st My will is that all my just debts and funeral expenses shall, by my executor, hereinafter named, be paid out of my estate as soon after my decease as shall by her be convenient.

2nd I give and bequeath to my daughter Margaret Goddard the sum of five hundred dollars (\$500.00) in money, payable at the convenience of my executor.

3rd I give and bequeath to my son Willie Goddard the sum of five dollars (\$5.00) in money-

4th I give and bequeath to my son H. E. Goddard a note for the sum of five hundred dollars (\$500.00) the note being one executed by him, dated Feby. 1st 1916, to me for money borrowed, and in addition to the note mentioned five dollars (\$5.00) in money -

5th I give and bequeath to my son R. E. Goddard the sum of three hundred dollars (\$300.00), this being in the form of an open account, and the same being due me by him for money borrowed, all of which is undisputed and acknowledged correct by all concerned, and in addition to the account mentioned, five dollars (\$5.00) in money.

6th I give and bequeath to my daughter Mary Adella Goddard all the rest, and residue of my estate, real, personal, or mixed of which I shall die seized and possessed, together with all the hereditaments and appurtenances thereunto belonging, or in any wise appertaining, to have and to hold all the property of whatever nature it may be, by the said daughter Mary Adella Goddard her heirs and assigns forever- It is also however, my will and request, that, the said daughter Mary Adella Goddard, may, in making the final disposition of whatever might be left of the property thus bequeathed her, that she contribute, appropriate, to any benevolent cause for me, or divide the remaining portion to the best of her ability, equalizing, according to existing circumstances, as near as possible, between all the living beneficiaries named in this will -

7th I hereby appoint my daughter Mary Adella Goddard the sole executor, without, bond, or security of this will, revoking all former wills by me made -

In testimony whereof I the said Sue A. Goddard have to this my last will and testament, consisting of 4 pages, subscribed my name, this the 14th day of February in the year of our Lord, one thousand nine hundred and nineteen.

Sue A. Goddard

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Subscribed, published and declared by the said Sue A. Goddard as, and, for her last will and testament, in the presence of us, who, at her request and in her presence, and in the presence of each other, have subscribed our names as witnesses thereto.

W. W. Goddard Maryville Tenn (Seal)
 Jessie Goddard Walker, Maryville, Tenn. (Seal)
 W. H. Willard, Maryville, Tenn. (Seal)

WILL OF Wm. THOMAS.

I, Wm. Thomas, being of sound mind and disposing memory, do make and publish this as my last will and testament.

FIRST I will, wish and direct that all of my just debts and funeral expenses be first paid by my Executor out of the first moneys that may come into his hands from my estate.

SECOND I will, desire, give and devise unto my beloved wife, Martha Ellen Thomas, my home place, being the house and lot situated on the Knoxville and Maryville pike where we have been living for several years, said house and lot to be used by my wife and she to have the use of the rents and profits, if any, arising from same during her natural life, to be used by her for her own and for the benefit of our minor children, Mabel, Earnest, Fred and Helen until they all come of age. In case my said wife should die before all, or anyone of said minor children come to the age of 21 years, then in that event, said minor children, or which ever one of them may still be a minor shall have the use and benefit of said house and lot until each one of them shall come to the age of 21 years.

THIRD I will, give and devise unto my said beloved wife, Martha Ellen Thomas, a 1/2 interest in all of my plumbing tools, and all material on hand at the time of my death belonging to, and connected with our said Plumbing business, and the other 1/2 interest in said Plumbing business I will and give to my son Homer Thomas, but this is given to him on the condition that said Homer Thomas shall take charge

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of my part of said business and run the business, looking after the interest of my said wife as well as his own interest, he to continue to run said business so long as it is profitable to my said wife. If said Homer Thomas refuses and fails to take charge of, and carry on the business, then I will, and give the entire business, tools and outfit, to my wife Martha Ellen Thomas, to be her own individual property, and in that event direct that said business, tools and stock on hand, be sold by my Executor in any manner he may see fit, and proceeds to be given to my said wife. In case the business is run on by my son Homer in the manner stated above, my Executor is hereby requested to look after the interest of my said widow in said business and see that same is carried on to her best interest.

FOURTH I give, devise and will to my children as follows: To Walter Thomas, \$10.00; to Jonnie Martin, \$10.00; to Homer Thomas, \$10.00; to Charity Walker, \$10.00 and to Edith Stewart, \$10.00; to be paid to them by my Executor out of my estate after all my just debts have been paid.

FIFTH I will, give and devise, to my said wife Martha Ellen Thomas, all the rest and residue of my estate consisting of all moneys on hands, or that may be realized from the business contracts on hands, and from any other source having already been made or in course of making at the time of my death. It being my intention that my said wife shall have all of my property not specifically set out otherwise above.

SIXTH I hereby appoint Thomas N. Brown as Executor of this, my last will and testament.

W M. Thomas

We have signed the above instrument as witnesses on the request of Wm. Thomas, and in his presence and in the presence of each other, the said Thomas stating that the within is his last will and testament, he being in his right mind and in a condition to make a will in our opinion.

Thos N Brown
 Sam Johnson