

SEPTEMBER TERM 1910.

ISAAC RUSSELL.

I, Isaac Russell, of Blount County, State of Tennessee, being of sound mind and disposing memory do make, publish and declare this to be my last will and testament-making void any and all former wills by me made.

First: I direct that all of my just debts and funeral expenses be paid as soon after my death as practicable by my Executor, hereinafter named, out of any money that I may die possessed of or that may come to his hands.

Second: I bequeath to my two sons, Charles H. Russell and John A. Russell, my farm in the 8th Civil District of Blount County- where I now lived during their natural lives- and at their death to their children- and in the event either one of them should die without issue- his part to go to the children of the survivor at his death- Provided that in the event of the death of either, that his share shall go to the survivor during his lifetime- and at his death to his children; In consideration of the foregoing bequest- I charge my said two sons with the care and maintenance of my beloved wife, L. J. Russell, during her lifetime or so long as she remains my widow, she to be amply provided for by them both in sickness and health.

My son Charles H. Russell, to have the lower end of the farm to a conditional line (which is understood and agreed upon by my said two sons) and the piece at the upper end of the farm that I bought from I. T. Russell; John A. Russell, my son, to have the balance of the farm from the conditional line above-

Third: I give and bequeath to my grand-son, Finley Robbins- my tract of land ~~of land~~ situated in the 9th Civil District of Blount County, Tennessee; where my daughter Dora A. Goddard, wife of Wm. Goddard, now lives- but it is my will- that my daughter, Dora A. Goddard shall have the use, benefit and control of said land during her life-time- and at her death my said grand-son- Finley Robins to have the same, in fee.

Fourth: I give and bequeath to my two grand-children John M. Lowery and Mary A. Lowery- fifty dollars- each-

Fifth- All the balance of my personal property, of whatsoever character- including money or notes- after the payment of my debts, funeral expenses and the bequests to John M. and Mary A. Lowery- I give and bequeath to my two sons- Charles H. and John A. Russell, Provided my personal prop-

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erty shall not be sufficient to pay my debts and money bequest- then and in that event- my two sons- above named- shall pay the same- and their payment is made a further charge against the land devised to them in the, second ~~last~~ Section of this instrument.

Sixth- I hereby appoint- my two sons- Charles H. Russell and John A. Russell, Executors of this my last will and testament.

In witness whereof I hereunto set my name- the 1st day of March, 1899.

Isaac Russell

Signed and acknowledged by the testator in our presence and we sign as witnesses at his request and in his presence and in the presence of each other- date above written.

J. S. Greer,

J. E. Rowan

Minute Book 22, page 464.