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BOOK 168 PAGE 202

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LAST WILL AND TESTAMENT OF MARY DAWSON JORDAN

✓ THE STATE OF ALABAMA : : : THE COUNTY OF DALLAS

I, Mary Dawson Jordan, make the following my last will and testament, and revoke all former wills.

ITEM ONE

I direct my executors, hereinafter named, to pay all of my debts, funeral expenses and taxes, and to that end they are authorized to sell any of my property, except my interest in the Augusta Coca Cola Company, the Spartenburg Coca Cola Bottling Company and the Laurens Coca Cola Bottling Company. It is my will that none of <sup>these</sup> stocks, or interests, be sold by my executors, or by my heirs or legatees, without the written consent of Crawford Johnson of Birmingham, Alabama, this limitation to cease upon the death of said Crawford Johnson. My executors, in order to pay the specific legacies provided for in my will, may sell any other of my securities (except my interests in said Coca Cola Bottling Companies), or may borrow sufficient monies to pay said legacies and deposit such other securities as collateral.

ITEM TWO

I give, devise and bequeath to my grand-niece, Mary Nielson Dawson, the daughter of N.H.R. Dawson, of Selma, Alabama, the sum of \$3500.00; to my niece-in-law, May Hooper Furniss, \$2500.00; and to the children of my nephew, Henry Dawson Furniss, of New York City, living at the time of my death, the sum of \$3,000.00, to be divided equally among them.

ITEM THREE

I give, devise and bequeath to Elva Stewart and Walton Stewart, children of Carrie Tarver Stewart, of Selma, Alabama, one dozen spoons marked "Haden"; and one small pitcher marked "J.M.R."; also one pickle knife and fork; and one pair of large sugar tongs, which formerly



belonged to my grandmother, Caroline Tarver Haden; I also give to said Elva Stewart the portrait of my mother. The rest and residue of my jewelry, wearing apparel, furniture and household effects, I give, devise and bequeath to the persons, and in the manner shown on a memorandum in my handwriting, which will be found among my papers at the time of my death, and I expressly direct that my executors carry out the terms of this memorandum in the disposition of the property mentioned in this item.

ITEM FOUR

All the rest and residue of my estate I give, devise and bequeath to my grand-nieces and grand-nephew, the children of my nephew, John N. Furniss, in equal parts, namely: To Elizabeth Furniss Terry, one-fourth; to John P. Furniss, one-fourth; to Caroline M. Furniss, one-fourth; and to Jane H. Furniss, one-fourth. It is my will and desire that each of said four children of John N. Furniss shall have a life estate in such share, but with the power of disposition during their lifetime, except by will. Should any of said children of John N. Furniss die leaving no issue him or her surviving, then any of the share bequeathed to such child so dying, or any substitute therefor, remaining on hand and undisposed of at the death of such deceased beneficiary, the same shall go to the survivors of said four children of John N. Furniss, share and share alike, subject to the provision that should such child of John N. Furniss so dying without issue die leaving a wife or husband him or her surviving, then such surviving wife or husband shall be entitled to receive one-half of the income from such share during the life of such surviving wife or husband, such income to be paid by the surviving children of John N. Furniss who inherit such part. Should any of said children of John N. Furniss die leaving lineal descendants, then the undisposed of part of the share of the child of John N. Furniss so dying shall go to the heirs at law and surviving wife or husband of such deceased child of John N. Furniss, in accordance with the statutes of descent and distribution now in force in the State of Alabama; but the remainder is subject to the power of disposition given to such children during their lifetime, under the terms of this will.

ITEM FIVE

I nominate and appoint John Perkins Furniss and Lewis Newman Terry (husband of Elizabeth Furniss Terry), to be executors of my will, and expressly relieve them from giving bond.

IN WITNESS WHEREOF I hereunto set my hand and affix my seal on this the 25th day of November, 1936.

MARY DAWSON JORDAN (SEAL)

WITNESS: E. W. Pettus

Lily G. Powell

Annie M. Dawson

Estate of Mary Dawson Jordan, deceased.

RE: Petition for Probate of Will: P R O O F

Lily G. Powell, being duly sworn, deposes as follows: My name is Lily G. Powell; I am over the age of 21 years and reside in Selma, Alabama. I knew Mrs. Mary Dawson Jordan in her lifetime. She is now dead. She died in Selma, Dallas County, Alabama, on or about the 7th day of May, 1939, and was at the time of her death a resident of said county and state. I have examined the instrument endorsed "LAST WILL AND TESTAMENT OF MARY DAWSON JORDAN, FILED MAY 11, 1939, W.M. VAUGHAN, P.J." which is filed in the probate court of said Dallas



County and propounded for probate and record; on the day the same bears date, to wit, the 25th day of November, 1936, the said Mary Dawson Jordan did, in my presence and also in the presence of E.W. Pettus and Annie M. Dawson, the other subscribing witnesses, sign and declare said instrument to be her last will and testament; at the same time and place and at the request of said Mary Dawson Jordan and in her presence and also in the presence of each other, we, the said Lily G. Powell, E.W. Pettus and Annie M. Dawson, did sign said instrument as attesting witnesses thereto.

At the time of executing said instrument the said Mary Dawson Jordan was over the age of 21 years and was of sound and disposing mind and memory;

Lily G. Powell

Subscribed and sworn to before me this the 18th day of May, 1939.

W. M. Vaughan, Judge of Probate.

The foregoing is the record of the last will and testament, together with the proof thereof, of Mary Dawson Jordan, deceased, as filed in this Court on the 11th day of May, 1939, and admitted to probate and record this the 18th day of May, 1939.

*W. M. Vaughan*  
Judge of Probate

THE STATE OF ALABAMA)

THE COUNTY OF DALLAS )

I, George P. Quarles, Judge of

Probate in and for said County

in said State, do hereby certify that the foregoing and attached transcript is a true and correct copy of the Last Will and Testament of Mary Dawson Jordan, deceased, together with the proof thereof, as filed in this Court on the 11th day of May, 1939, and admitted to probate and record on the 18th day of May, 1939, as the same appears of record in Will Book #8 at Page 300 et seq. of the Probate Records of Dallas County, Alabama.

Given under my hand and official

Seal this the 10th day of September,

1954.

*George P. Quarles*  
Judge of Probate

ALABAMA, DALLAS COUNTY

Subscribed and sworn to before me this the 10th day of September, 1954.

Recorded in Book 167 Page 210 and the Mortgage Tax of \$1.00 has been paid.

Deed Tax of \$1.00 has been paid.

*W. M. Vaughan*  
Judge of Probate