

THIS IS THE LAST WILL AND TESTAMENT of me Jules Jossias of the Town of Rockland in the County of Russell made this eighteenth day of July in the year of our Lord one thousand nine hundred and twenty-five.

I REVOKE all former Wills or testamentary Dispositions by me at any time heretofore made and declare this only to be and contain my last Will and Testament.

I DIRECT all my just debts, funeral and testamentary expenses to be paid and satisfied by my Executor hereinafter named as soon as conveniently may be after my decease.

I GIVE, DEVISE AND BEQUEATH all my Real and Personal Estate which I may die possessed of or entitled to in manner following, that is to say:-

1 . I give and bequeath unto my daughters OXILE and DOMITHILDE respectively an annual sum of one hundred and thirty dollars (\$130.00) each during the fifteen years next following my decease, the first of such annual payments to be made by my executor hereinafter named to my daughters aforesaid within six months after my decease. Provided, however, that should my said daughters, or one of them, marry within the fifteen years above-mentioned, then the said annual payments to them, or to the one of them who marries, shall at once discontinue. Provided, also, that if my said daughters, or one of them, die within the fifteen years above-mentioned unmarried, then I order that a first class service be said over the remains and that an anniversary service be also said for the repose of the souls of my said daughters, or one of them, as might die within the fifteen years aforesaid.

2 . I order my executor to divide my household furniture and my clothes among my children AZARIE-OXILE and DOMITHILDE.

3 . I order my executor to have a first class service chanted over my remains and another first class service one year after my death.

- 4 . I also order my executor to have, within two years after my decease, twelve high masses sung for the repose of my soul and within that same period twelve high masses for the repose of the soul of my late beloved wife.
5. All the residue of my estate not heretofore disposed of I give devise and bequeath unto my son , AZARIE JOANISSE , subject however to my said son paying for the funeral services, both over the remains and anniversary, of my said daughters Otilie and Demithilde should my said daughters , or one of them , die unmarried after the expiration of fifteen years after my decease, and also subject to my said son taking general good care of my said daughters after my decease.
- 6 . As a Roman Catholic I recommend my soul to God.

AND I NOMINATE and appoint my son AZARIE JOANISSE to be executor of this my last Will and Testament and I appoint my said executor to be trustee of this my Will.

IN WITNESS WHEREOF I have herewith set my hand the day and year first above written.

Signed, published and declared by the said Jules Joannise the Testator as and for his last Will and Testament in the presence of us who both present together at the same time in his presence at his request and in the presence of each other have herewith subscribed our names as witnesses.

Jules Joannise

Bl. Marier

Josephine Marier

6 folis

In the Succession Court

of the **United Counties** of **Frontenac & Russell**,
THE SUCCESSION DUTY ACT (Canada)

IN THE MATTER OF THE ESTATE OF **WILSON JOHNSON**,
late of the **Town** of **Rockland**
in the **County of Russell**.

Name of Legatee	Relationship	Address	Age at Date of Death of Testator	Nature of Bequest or Property Passing	Value
Emile Johnson	Daughter	Rockland Ont.	32	15-years at \$130.00 per year plus 1/3 of furn. & clothing	2133.33
Domithile Johnson	Do	do	43	do	2133.33
Agarie Johnson	Son	do		Residue	2522.46
					6789.12

This is Schedule "C" referred to in the Affidavit of Value and Relationship of **Agarie Johnson**

Sworn before me on the **7th.** day of **JANUARY** A.D. **1926.**

Alfred Maurin
A Commissioner, etc., or Notary Public, etc.