

John M. Young

(4 Mar 1835 – 5 Feb 1895)

Young. On February 5, 1895 at 6:05 a.m., John M. Young. Funeral from his late residence, 304 14th street s.w., Thursday, February 7 at 2 o'clock p.m. Friends and relatives respectfully invited to attend. Interment Congressional cemetery.

The Evening Star, February 13, 1895

John M. Young's Will

The will of the late John M. Young, dated June 29, 1894, was filed today by Messrs. James S. Edwards and Job Barnard, who, with Wm. A. Young, are named as the executors of the deceased. To Wm. A. Young, a brother, a gold watch and chain and the horse "Dandy" are given, together with premises 1522 7th street.

The same brother is given premises 479 and 481 C street for life, with remainder to the children and descendants of Sarah Biggins of Weehawken, N.J., a cousin, as tenants in common. To Margaret L. Gaddis, a sister, premises 1520 7th street and 471 Pennsylvania avenue are given in fee, and to her for life square 232 and the books and household furniture at 301 14th street. To Cecelia F. Young, lot 15, reservation C, and the deceased's interest in lot 18, square 867, also certain funds. To Dr. James T. Young, a cousin, part of lot 12, square 490.

To Sarah Biggins, part of sub lot 40, square 421. To John Merritt, part of sub. Lots 39 and 40, same square. To Eliza Day, parts of sub lots 38 and 39, square 421. To Elizabeth E. Martyn part of sub lots 31 and 32 same square. To Parmela Loker, farm in St. Mary's county, Md. To the executors, five acres of land in Pelham, N.Y., are given in trust for Joseph Murdock.

The residue of the estate is given to the executors out of which to pay to the First Presbyterian Church, this city, \$5,000; to the Westminster Presbyterian Church, this city, \$2,000; to James W. Pumphrey, \$5,000; to Kate and Lucy Loker, cousins, \$1,000 each, and to Dr. Fred Drew of Baltimore, Md., \$2,000.

The balance of the residue of the estate to the children and descendants of Margaret L. Gaddis, and if there be no child at the death of the testator, the same to the children of Sarah Biggins, a cousin, in like manner. If any of devises, bequests or legacies should lapse, they shall constitute part of the residuary estate. The estate is said to amount to \$250,000.