



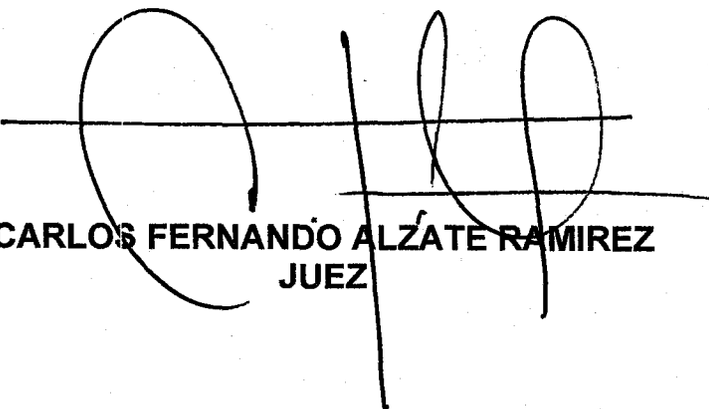
**JUZGADO PROMISCUO DEL CIRCUITO  
MANZANARES - CALDAS**

Veintisiete (27) de julio de dos mil veinte (2020)

**Auto Interlocutorio laboral N °55**

Asunto: Ordinario Laboral Primera Instancia  
Radicado: 17 433 31 89 001 **2019-00094**  
Demandante: María Del Socorro Álzate Botero  
Demandada: ESE HOSPITAL SAN CAYETANO DE MARQUETALIA  
CALDAS

Levantada la suspensión de términos dispuesta por el consejo superior de la judicatura, resulta menester fijar nueva fecha<sup>1</sup> para llevar a cabo la audiencia de que trata el art 77 del código de procedimiento laboral y de la seguridad social; para dicho efecto, se fija el día **01 de OCTUBRE** del 2020 a las **2:00 PM.**



**CARLOS FERNANDO ALZATE RAMIREZ**  
**JUEZ**

JUZGADO PROMISCUO DEL CIRCUITO  
MANZANARES, CALDAS.

El Presente Auto es Notificado por  
Estado N°. \_\_\_\_\_ a las partes **Hoy** de  
julio de 2020 a las 8 a.m.

AUGUSTO QUINTERO ESCOBAR  
Secretario

<sup>1</sup> Inicialmente, mediante auto laboral 33 del 28 de Enero del 2020, se había fijado

STATE OF NEW YORK  
OFFICE OF THE ATTORNEY GENERAL

In the Matter of the Estate of JAMES EARL RAY, Deceased

Chapter 100 of the Laws of 1968

Section 10-1.1 of the EPTL, as amended by Chapter 100 of the Laws of 1968, provides that the provisions of the will of a decedent shall prevail over the provisions of the intestate succession laws, unless the will is found to be invalid. The will of the decedent, James Earl Ray, is dated and captioned as above, and is a copy of which is on file in the Office of the Attorney General.

The will of the decedent provides that the residue of his estate is to be divided equally among his three children, James Earl Ray, Jr., James Earl Ray, III, and James Earl Ray, IV. The will also provides that the residue of the estate is to be divided equally among his three children, James Earl Ray, Jr., James Earl Ray, III, and James Earl Ray, IV.

STATE OF NEW YORK  
OFFICE OF THE ATTORNEY GENERAL

Chapter 100 of the Laws of 1968  
Section 10-1.1 of the EPTL, as amended by Chapter 100 of the Laws of 1968, provides that the provisions of the will of a decedent shall prevail over the provisions of the intestate succession laws, unless the will is found to be invalid. The will of the decedent, James Earl Ray, is dated and captioned as above, and is a copy of which is on file in the Office of the Attorney General.

In the Matter of the Estate of JAMES EARL RAY, Deceased