

June the 29th 1821 Alexander Seffe Henderson
 take my pen in hand to write my last will and testimony in
 the sight of god and man. My wife Rachel Henderson
 I gave this house and lot to her as long as she lives and the
 said Rachel Henderson shall pay to Mr Hoopwood estate 15
 dollars every year and when it please god to call Rachel
 Henderson to himself and she die then I gave this house and
 lot to Mimmy Wheeler and her heirs forever and she must
 pay to Mr Hoopwood estate fifteen dollars every year the
 the reason I give these houses to Mimmy Wheeler is because
 when my wife Rachel was sick and I myself was sick both
 of us be better for three or four months Mimmy Wheeler
 on us both with and day and I never was able to make her
 a sick person therefore I bequeath these houses and lot to her at
 Rachel death I expect at my death Rachel will go up
 in Frederic County where she came from and if she go up
 then Mimmy Wheeler shall pay Rachel fourteen dollars a
 year and send the money safe to her as long as she live Mimmy
 or Mimmy's Cars or assigns and when Rachel Henderson is
 dead all is yours ^{and your cars Mimmy Wheeler} my hand and Seal
 June the 29th 1821
 out my
 Caleb Gale
 Mr Cook Hoopwood her + =
 my will

The deed that is in the office shall be made over to
 Mimmy Wheeler at Rachel death if Rachel Henderson
 chuse to live here in Alex andia she shall keep this house that
 she now live in and at her death Mimmy Wheeler shall
 have it she her heirs or heirs give under my hand Seffe
 Henderson. =

(Be it remembered that on the 24th July 1824 - Before me Alex^r Moore
 Register of Wills for Alex^r County in the District of Columbia
 came Jos. Gale and C. Hoopwood witnesses to this will of Seffe
 Henderson and proved the same in due form of law - Also ap-
 peared Evan Williams and James Thomas & made oath that
 said Will is wholly written and signed by the said Seffe Henderson
 and same was recorded by me the said Register. =
 A. Moore Reg^r Wills =

In the name of God Amen. I Edward Seffe Henderson
 being advanced in age and although in my usual, but delicate
 health, perfectly sane in mind, and knowing the frailty of nature
 and the uncertainty of life, do hereby make and ordain this my
 last will and testament, hereby revoking all others heretofore by me
 made. - and First. I will, that out of my property, personal
 or real, my funeral expenses be paid. - 2^d I will that all my
 just and lawful debts be paid. - 3^d I give and bequeath to my
 dearly beloved son Gerard five dollars, to be raised by my executors
 by valuation of property, or by sales of property. - 4th I give and
 bequeath to my dearly beloved son John one dollar to be raised
 the same way, that my son Gerard's shall be raised. - 5. I give and
 bequeath to my dearly beloved son Ben one dollar to be raised in the
 same way that my son Gerard's shall be raised. - 6th I give and
 bequeath to my dearly beloved son Seffe one dollar to be raised in the
 same way that my son Gerard's shall be raised. - 7. I give and be-
 queath to my dearly beloved daughter Ann Carr five dollars to be raised
 in the same way that my son Gerard's shall be raised. - 8. I give and
 bequeath to my dearly beloved daughter Litta Carter two dollars to be
 raised in the same way that my son Gerard's shall be raised. -
 9. I give and bequeath to my dearly beloved daughter Amelia all my prop-
 erty personal and real estate, goods, chattels and effects, and
 all my household and kitchen furniture, not otherwise speci-
 fied and disposed of in, by this my last will & testament. -
 10. I give and bequeath to my dearly beloved son Isaac the bed
 on which I usually sleep with the bedstead and clothes belonging
 thereto. - 11. I have made this unequal distribution of property
 amongst my dearly beloved children not because I loved one more
 than another; but because some of them have been and still are
 possessed of better and more ample means of providing support
 for themselves & their families than others are; and especially my
 daughter Amelia who has served me much and is of delicate health
 and constitution and dependent in her situation. - 12. I hereby
 appoint my two sons John & Seffe my son in law James Carter
 executors to, and administrators of this my last will & testament. -
 13. I will that my executors said administrators shall to best advan-
 tage, convert all the goods, chattels and effects, personal property
 and real estate, household & kitchen furniture, furniture, which
 I have willed, given and bequeathed to my daughter Amelia into
 money (except such as she may immediately want) and for her (while
 she may remain in a single state of life) and by her benefit, put
 the same upon interest, taking bonds called therefor, with at least
 three good and oress and made renewable every six months
 nevertheless, what I have given and bequeathed to her,
 hers in fee simple, right, title and possession.

of married former. Signed sealed and executed this 30th day of December 1827 }
 with the presence of }
 W. Kelly, Carlin }
 Richard H. Kirby }
 John Bladen }
 Supplement.

All the property personal or real estate goods chattels and effects that heretofore I have given to or sold any of my children or given in their possession I give & bequeath to them forever. Signed sealed and executed this 30 day of December 1827 }
 in presence of Test. }
 W. Kelly, Carlin }
 Richard H. Kirby }
 John Bladen. }
 Edward D. Skidmore

District of Columbia Pet
 Be it remembered that on this 6th day of February 1828 before me Alexander Moore Register of Wills for the District of Columbia, and W. Kelly, Carlin, Richard Kirby and John Bladen witnesses to his last will and Testament of Edward Skidmore died: and proved the same in due form of Law. - A. Moore Reg. Wills.

Known and proved by the Deeds that me Aaron D. Harmon and Thomas B. Martin are held firmly bound to Chas. Keble Esq of the Supreme Court of Alexandria County & his successor in office in the sum of 1200 p to the payment whereof well and truly to be made and kind accusers, our heirs &c. jointly and severally firmly by the presents sealed with our seals and dated this 27th June 1829.

The Condition of the above obligation is such, that if the above bound Aaron D. Harmon shall well and truly perform the office of Executor of Deauch Sheeker decd: according to Law, then the above obligation to be void else to remain in full force and well in Law.
 A. D. Harmon }
 Thomas B. Martin }

I Nellie Mills of the Town of Margate, County of Kent and Kingdom of Great Britain do make this my last will and Testament I request that my Executor named below shall immediately after my decease pay all my just debts and my funeral and testamentary expenses.

By the last will and Testament of my late Husband, John Mills Senior of the Town of Margate aforesaid dated in the month of May One thousand eight hundred and twenty two I do bequeath of Two thousand one hundred in the following words - I do give and bequeath to my said wife Nellie Mills for and during the term of her natural life the sum of Two thousand one hundred Pounds of Four per cent annuities standing in the names of John Mills Senior and of Nellie Mills his wife and after her decease I give and bequeath the same to my son John Mills his heirs Executors administrators and assigns - Having been advised that in the event of my death before that of my son in Law, the aforesaid John Mills, that some difficulty might arise in carrying into effect the above cited bequest: to obviate any such difficulty and to comply with the intention of my late Husband as expressed in his last Will and Testament aforesaid I hereby give and bequeath to my son in Law the aforesaid John Mills his Executors administrators and assigns all my claim right title and interest in and to the above sum of Two thousand one hundred Pounds aforesaid.

I do give and bequeath to my one piece Thomas Carr of the Inner Temple and City of London the sum of Fifty pounds. - I do give and bequeath to my son in Law the aforesaid John Mills all the property not above enumerated of which I may be in possession at the time of my decease, leaving him my Residuary Legatee and hereby appointing him to be the sole Executor to this my last will and Testament. I hereby revoke all former wills made by me and declare this to be my last Will and Testament.

In Witness whereof I have hereunto set my hand & affixed my seal on this day of March in the year of our Lord One thousand eight hundred and twenty nine.

The signing, sealing and delivering acknowledged by the Testatrix in presence of us }
 William Adams. }
 Robert Biggers. }

Recorded at the request of John Mills this 11th June 1841.