

George W. Know all men by these presents that I, George W. Know, of
Cues County, Georgia, in body but sound disposing mind and memory, do make and
ordain this my last Will and Testament in the manner and form following
to wit: (1st.) I do ordain that all my effects both real and personal remain
as they are until the twenty fifth day of December Eighteen hundred and
forty eight, without any division to be under the control of Sarah
Brogden my wife, and the surplus proceeds so far as may be
required go to pay my just debts.

2nd I give and bequeath unto my beloved wife Sarah Brogden the
following property to wit: ^{one negro man named Spencer and one negro woman named Mahala,} one boy named Jack, one girl named Mahala,
and two other boys named Dick and Timothy, also one negro woman
named Celia.

3. I also give and bequeath unto her all that tract or parcel of land
situate and lying and being south of the Cave Spring branch where I now
live, and south of a line running due east from the head of said branch.

4. I also give and bequeath unto her my Barouche and harness also my set
of smith tools

5. I also give and bequeath her as much of my other perishable property
as may be necessary to stock her farm when the division is made.

And I do will that she have all the property above named to hold
during the term of her natural life and then to be equally divided
between my two daughters viz. Louisa Trimble, and Lucinda Milner.

6.) I give and bequeath all the remainder of my property not above
specified unto my two daughters viz. Louisa Trimble and Lucinda Milner
to be equally divided between them on the twenty fifth day of
December Eighteen hundred and forty eight provided nevertheless that my
just debts have been paid, and I do hereby ordain constitute and
appoint Augustus C. Trimble, and Richard A. Milner Executors and
Sarah Brogden Executrix of this my last Will and Testament, in testimony
whereof I have hereunto set my hand and seal, this 10th day of June 1868

signed, sealed and delivered in the presence of us, intended before assigned
John P. Walls
W. W. Hunt
David Morrow

Sarah Brogden

Georgia In presence of and approved by the said being
 Case County the Court of Ordinary John P. Kall, and David Morrow who
 being duly sworn on oath testify that they saw Wiley Brogden sign and
 and publish the above and foregoing as his last will and Testament
 that he was at the time of sound and disposing mind and memory
 that the same was executed freely and without compulsion and that
 they the deponents subscribed the same as witnesses in the presence of
 the Testator. Given to in open Court
 this 12th day of January 1846. *J* John P. Kall
 attest Thomas A. Wood C. C. O. *B* David Morrow

It appearing to the Court that the last will and Testament of
 Wiley Brogden died is duly sworn by the joint affidavits of
 Dr John P. Kall, and David Morrow. It is therefore ordered that
 the same be recorded by the clerk in terms of the law and that letters
 Testamentary do issue to Augustus C. Trimble, Richard A. Milner
 and Sarah Brogden, the Executors named in said will upon their
 taking the usual oath.

Recorded 16th day of January 1846
 Thomas A. Wood C. C. O

Georgia $\frac{2}{3}$ In the name of God Amen!
 Case County $\frac{1}{3}$ I Samuel Adair of said state and County
 being of advanced age, and knowing that I must
 shortly depart from this world, deem it right and proper
 both as respects myself and my family, that I should make
 a disposition of the property with which a kind providen-
 ce has blessed me, I therefore, make this my last will
 and Testament hereby revoking and annulling all others
 heretofore made by me.

(Item the first) I desire that my just debts be paid by my
 Executors hereinafter named.

(Item second) I bequeath to my son John La Fayette Adair, my
 negro man Jacob, and his wife Jude, and her boy Thomas
 about two years old, and if the said negro woman should
 have more children, I wish that the increase be equally
 divided between Mary Adair and Rachel Trott, that is that
 they have one child each, and no more.

(Item third) I bequeath also to my son aforesaid, the lot of
 land & live oak, number 200 in the 14th district and 3rd section,
 also 74 acres of land it being a part of lot number 204
 in the 14th district, 3rd section, also I bequeath to my son
 aforesaid, all of my stock, consisting of Horses, Cattle,
 hog and sheep.