

as and for his last Will and
Testament, in the presence of
us who have subscribed our names,
as witnesses hereto in the presence
of each other and of the said
Testator John Harbock
George Ritter
W. Savender

E. Norton Secy

Georgia

Before the Honorable the Court of Ordinary sitting
in Chambers Personally appeared W. Savender who being
duly sworn saith he was present and did see Elijah
Norton dec'd Sign Seal Publish and declare the foregoing
Instrument of writing to be and contain his last Will and
Testament, that he was of sound ^{mind} at the time to the best of
his belief, and that John Harbock, George Ritter, together with
himself, subscribed their names as Witnesses at the request
and in the presence of the Testator and of each other.

Sworn to in open Court
this 7th Sept^r 1812.

Edmund Roberts Clk

W. Savender

Then qualified Jonathan Norton as Executor this 7th day Sept^r
1812

In the name of God amen! I David Kiefer of the
District of White Bluff in the County of Chatham and State of
Georgia, being of sound mind but weak in body do make this
my last Will and Testament in manner following. That is
to say, I devise that my body be decently interred by my Executors
hereinafter named, and that my just debts be paid and dis-
charged

The tract of Land on which I now reside I give devise & bequest
to my son David Kiefer to him his heirs and assigns forever
The three fourths of a Lot of land, situate lying and being in
the City of Savannah, and known by the number two (2)
second Tything Reynolds Ward, I give devise and bequest to
my two daughters, Elizabeth Catharine, and Sarah, to
them their heirs and assigns forever to be equally divided
between them share and share alike.

The other fourth part of the said Lot bestows to my Son in Law John George Reiser a minor who has agreed to release of it to me for the sum of two hundred & Seventy Dollars. My Will and desire is that as soon as my said Son in Law arrives at age my Executors do purchase of him the said fourth part of the said Lot at the price aforesaid, and that the same be then vested in my said two daughters in fee simple share & share alike.

All the Negro Slave of which I may be possessed I give devise and bequeath to my son David Reiser and my said two daughters Elizabeth Catharine and Susanna to them their heirs and assigns forever, to be equally divided between them share and share alike.

with respect to my real estate before mentioned and my negro slaves, my Will and desire is: that so much of the tract of Land on which I reside as is cleared and fit for cultivation and my said negro slaves be hired out by my Executors, and the proceed thereof together with the rents and profits of the Lot aforesaid be appropriated to the maintenance and education of my said Children until the youngest one living arrives at the age of twenty one years, at which time and not before they are put in possession of the property hereby devised to them

With regards to the whole of the residue of my Estate consisting of Horses, cattle, Hogs plantation tools, Cotton, Corn and other articles of Provision my Will and desire is that it be sold by my Executors hereinafter named, and the proceeds put out to Interest and such Interest appropriated to the maintenance and education of my said three Children, until the youngest one living shall have arrived at the age of twenty one years, at which time it is my will and desire that the principal sum be divided between my said three Children share and share alike.

It is my Will and desire that whatever money I may be possessed of, and whatever money I may be due to me at the time of my death, be also put out at Interest by my said Executors for the maintenance and education of my said Children until the youngest one shall have arrived at the age of twenty one years, when the principal sum is also to be divided between my said three Children share & share alike. It is my Will and desire that in case the rents & profits of my real Estate and Negroes before mentioned, and the interest

of the money hereby directed to be put out at Interest
 shall exceed the sum necessary for the education and
 maintenance of my said Children, that the surplus
 thereof be appropriated by my Executors to the building
 of a house on the unimproved part of the Lot of Land
 hereby devised to my said two daughters so as to make
 the said Lot equal in value as nearly as may be to
 the Land which I have hereby devised to my said
 Son David Kiefer,

And lastly I do hereby nominate and appoint my
 Son in Law John George Heiser, my friend Joshua
 Buckhalter & William Davies esquire to be the Executors
 of this my last Will and Testament, In Witness whereof
 I have hereunto set my hand and seal this fifth
 day of November in the year of our Lord one thousand
 eight hundred and twelve.

Signed sealed & Executed by the
 Testator, in the presence of us
 who in his presence & in the pre-
 sence of each other have hereunto
 subscribed our names as Witnesses
 thereto
 Fred^{ric} Kiefer
 David Mann
 Thomas Fisher

David Kiefer JS

Georgia

Before the Honorable the Superior Court of Chatham
 County and State aforesaid / sitting for ordinary purposes / person-
 ally appeared David Mann who being duly sworn testified
 that he was present and did see David Kiefer sign, seal, pub-
 lish and declare the annexed instrument of writing to
 contain his last Will and Testament, that he was of
 sound mind at the time to the best of this deponents
 belief; and that Frederick Kiefer and Thomas Fisher to-
 gether with this deponent subscribed their names as witnesses
 thereto at the request & in the presence of the Testator and
 of each other.

Sworn to in open Court

David Mann

This 22 January 1813 Edw Robert

January 5 1813 then qualified W. Davies as Executor.

" 25 1813 then qualified George Heiser as Executor.