

(Signed) Thomas Loden

signed sealed and published by Thomas Loden as his last will and testament in the presence of us the subscribers who subscribe our names here to in the presence of said testator at his request, this January 14th 1873

Thomas S. Johnston
James P. Johnston
John D. Weaver

Chattanooga Court of Ordinary

March term 1st day 1875

The within last will and testament of Thomas Loden late of this County deceased, having on the 8th day of February last, been produced for probate and the same being proved upon the oath of Scott Johnston one of the three Subscribing witnesses to said will; It is therefore ordered at this regular Term of the Court of Ordinary that the same be recorded as the last will and testament of Thomas Loden deceased; And that Letters testamentary do issue to John T. Loden named Executor in said will. March 1st 1875

B Hill Ordinary

Georgia In the name of God Amen
Chattanooga County I James D. Harris of the State and
County aforesaid being of sound mind and
disposing memory and knowing the uncertainty
of life and the certainty of death, do therefore make
this my last will & Testament, hereby revoking all
others heretofore made by me -

Item 1st I will and direct that my body be
buried in a decent Christian like and plain manner
my soul I trust to the mercy of him who gave it
as I hope for eternal salvation through our Lord and
Savior Jesus Christ -

Item 2nd I desire and direct that all my
just debts be paid without unnecessary delay by
my executors hereinafter named -

Item 3rd I give and bequeath to my beloved mother
Sarah A. Harris all of my real estate, to wit, my
farm in Chattanooga County State aforesaid.

known as the Guyson place in the fourteenth District and fourth Section of said County and State, containing four Hundred acres more or less, and also one house and lot in the City of Atlanta fronting Seventy feet on south Side of Richardson Street and running north one hundred and forty five (145) feet more or less on same Street, for and during her natural life; and at her death the same to be Sold according to law, and the Proceeds equally divided between my Sister, Mary W. Givens and my niece and ward Kittle Will Cato.

In Case of the death of Mary W. Givens with or without issue, I wish her portion to revert to my Brother Jerome Harris and in case he should die without issue, I desire said portion should be sold for the benefit of all the heirs of said James D. Harris excepting Kittle Will Cato and her heirs and the heirs of Mary W. Givens, and in the event Kittle Will Cato should die without heirs of her body, I also will and devise that her portion be sold for the benefit of all the heirs of the said testator James D. Harris, except the heirs of Mary W. Givens.

Item 4th I will and bequeath all my personal estate to my brother Jerome Harris after my lawful debts shall have been paid out of the same and in case of his death without issue then said personal property to be sold for equal distribution between all the heirs of the said James D. Harris excepting the heirs of Mary W. Givens.

Item 5th I constitute and appoint my daughter Sarah & Harris and my brother Jerome Harris Executors to this my last will and testament In testimony whereof I have here to set my hand and affixed my Seal, this twenty first day of January eighteen hundred and Seventy five
J. D. Harris

Signed Published and declared by James D. Harris as his last will and testament in our presence as witnesses thereto by his request

John J. Cleghorn
David P. Baggs
H. D. C. Edmondson

Chattooga County of Ordinary

2 April term 1875

Whereas on the 8th day of March last at Chamber the last will and testament of James D. Harris was proven by the oaths of John J. Cleghorn D. P. Baggs and H. D. C. Edmondson Subscribing witness thereto; and now at this date

term of the Court, comes S. J. Harris's executors named
in said will and moving for the admittance to record
of said will. It is therefore ordered that said will be
admitted to record as the last will & testament of James
A. Harris and that letters testamentary do issue to Sarah
A. Harris' executors named in said will, she having
qualified as such

J. B. Hill Ordinary

In the name of God. Amen.

I Charles Brooks

of the State of Georgia and County of Floyd, being
of sound mind and memory, and being mindful
of the uncertainty of life and the certainty of death
do this the Twenty-fifth day of February in the year
of our Lord one Thousand Eight Hundred and Sixty-one
make this my last will and testament in the
following manner:

1st First - I resign my Soul into the hands of
Almighty God, hoping and believing in a redemption
of my Sins by, & through the merits of Jesus Christ
and my body I commit to the earth to be buried
at the discretion of my friends, and my worldly
estate I give and bequeath as follows-

Firstly - I will that all my just debts
and funeral expences be paid; Then give and
bequeath to my daughter Jessie Ann Day, or wife
of John Day, one Negroe Girl named Catherine
aged nine years & valued at four hundred and fifty
Dollars, the same to hold her, heirs and assigns.
The same not to be subject or made liable for the debts
of her husband or other persons.

Then I give and bequeath to each of my other
children or their heirs, money or property to the
amount of One Hundred and fifty Dollars each, provided
my estate shall be worth that amount; if not each
of my children or their heirs are to receive an amount
or Share alike; And if my estate should be worth
more than Four Hundred and fifty Dollars for each child
then after each one has received the amount of
Four Hundred and fifty Dollars the remaining part
is to be divided between all of my children or their
heirs, each receiving Share and Share alike.

I will that in case of the death of any of my
children, their heirs or offspring of their bodies
shall inherit that part of my estate which their
fathers or mothers (as the case may be) would have
inherited, And in case any of said children