

A Holland's  
Will and  
Testament

State of Georgia <sup>recross</sup> In the name of God - Amen  
Cherokee County I, Archibald Holland of  
said State and County being of fullness of body  
and sound disposing mind, knowing that  
I must shortly depart ~~the~~ life, deem it right  
and proper both as respects my family and myself that I should make  
a disposition of the property with which a kind providence has blessed  
me; do therefore make this my last will and testament, hereby revoking  
all others heretofore made by me

Item 1. I desire and direct that my  
body be buried in a decent and Christianlike manner suitable to my  
circumstances and condition in life, my soul I trust shall return to  
rest with God who gave it

I desire that all my just debts be paid without delay, by my Executor hereinafter  
appointed, as I am unwilling my creditors should be delayed in their rights  
Especially where ~~there is~~ no necessity for delay;

I give bequeath and devise to my beloved wife Sarah, two beds and Sheds  
and furniture, together with such things as she has made by her own labor; the  
balance of all my estate both real and personal together with my growing crop to be  
converted into money by public sale, and after payment of all my debts, to be equally  
divided between all my children, names as follows William Holland, Frankly  
Holland, Betty Holland, John Holland, Harris Holland, Isaiah Holland,  
Elyah Holland, Jacob Holland and Nancy Holland,

I hereby constitute and appoint my beloved son Jacob Holland

Signed, Sealed, declared and published by Archibald Holland as his last will and testament, in the presence of us the subscribers who subscribe our names hereto in the presence of said testator at his special instance and request and of each other August 24<sup>th</sup>. 1848

Albert Noone  
 also his  
 mark

W. R. Carmichael  
 W<sup>m</sup> Carmichael

Georgia ) Court of Ordinary, September Term 1848  
 Cherokee County ) The last will and testament of Archibald Holland  
 having been duly proven at this term of said Court, upon the oaths of Albert  
 Noone, W. R. Carmichael and William Carmichael, Ordered that the same be  
 admitted to record

Attest M. A. Keith C. O.

Recorded 8<sup>th</sup> September 1848

M. A. Keith C. O.

Mary Manning & A. J. Camp and G. M. McCallum Secy Bond	State of Georgia ) Know all men by these presents that we Cherokee County ) Mary Manning principal and Arthur J. Camp & George M. McCallum Security are hold and firmly bound, unto the Justices of the Inferior Court when sitting for ordinary purposes for said County and their successors in office in the just and full sum of three thousand dollars for the true payment of which sum to the said Justices and their successors we bind ourselves our heirs Executors and Administrators in the whole sum jointly and severally and firmly by these presents; sealed with our seals and dated this 11 <sup>th</sup> day of September 1848,
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The Condition of the above obligation is such that if the above bound Mary Manning Administratrix of the goods, Chattels & Credits of Andrew Mc Manning late of said County deceased, do make a True and perfect Inventory of all and singular the goods, Chattels and Credits of the said deceased, which have or shall come, to the hands, possession or Knowledge of the said Mary Manning or into the hands or possession of any other person or persons for her, and the same do make do exhibit into the said Court of ordinary when she shall be thereunto required, and such goods & Chattels & Credits do well and truly administer according to law, or do make a just and true account, of his acting and doing therein when required by the Inferior Court or register of probates for said County, and all the rest of the goods, Chattels and Credits, which shall be found remaining upon the account, of the said Administration the same being first allowed by the said Court, shall deliver and pay to such persons respectively as are entitled to the same by law, and if it shall hereafter appear that any last will and testament, was made by the said deceased, and the same be proven before the Court, and the Executors