

Item 1st It is my will that the Factory Property in said County be and the same be divided into six equal undivided shares, & four of said shares to my son James White, One of said shares to my wife Jane White, One of said shares to my son John White, One of said shares to my daughter Roxine & Estlin White, and One of said shares to my daughter Margaret White, but the shares given to my said daughters to be subject to the limitations hereinafter expressed and to be for the use and benefit use of each of them respectively and with no other use as prescribed in this Will.

Item 2nd It is my will and intention that the Factory property conveyed in the foregoing item, shall include the Factory building, Saw Mill, Water Power and privileges with about twenty acres of land attached thereto known as the Factory Tract, and also whatever stock of materials, Cotton, manufactured goods, debts, and demands appertaining to the Factory, may be on hand at my death, all which may be ascertained by reference to the books of the Factory which show the assets thereof.

Item 3rd It is my will that the remainder of my property of every kind be equally divided between my wife Jane White and my children James White, John White, Roxine & Estlin White and Margaret White, that is to say One fifth part to each of them, but the shares of my daughters to be subject to the limitations and restrictions expressed in the succeeding items.

Item 4th It is my will and direction that all books, papers, money or assets be bequeathed to my daughter Estlin Elizabeth White or becoming to her from any cause, and to rest in Trust for her sole and separate use, during her life, and at her death shall be equally divided among her children & if any child of hers be dead leaving children, they shall stand instead of their parents.

The income gains, rents and profits of said money & assets shall be at the disposal of said Estlin Elizabeth White, I appoint my son James White as Trustee for his said sister, but I empower her by written appointment acknowledged before a Judge of the Superior Court of this State to appoint a new Trustee at any time, I authorize said Trustee to incur any and every expense necessary & proper for the

cestuique trust to sell and dispose of all public or private realty of said trust property and to reinvest the same subject to the same trust and limitations

Item 5th It is my will and direction that all property money or assets bequeathed to my daughter Margaret White or accruing to her from my estate shall not be Trustee for her sole and separate use during her life and at her death be equally divided between her children and if any child of hers to dead leaving children they shall stand in stead of their parent. The provisions of the foregoing item respecting the right and power of the Trustee of Cestuique trust are repeated and made applicable to her as well as her sister

I appoint James White Trustee for this sister Margaret as well as for Rosina C. Horton

Item 6th In case of the death of either of my said daughters bearing no issue living at her death I empower such of my said daughters to dispose of her said property by will & if no will it shall go to her heirs

Item 7th It is my will that the provisions made in this will for my wife Jane White shall be in lieu and stead of dower

Item 8th I appoint my wife Jane White and my son James White Executors and Executor of this my will, and I empower them to sell at private or public sale at their discretion any part of my property except the Factory property. If either one of them should qualify the same power is vested in that one. In the 6th Item the word her intended before signing. In testifying whereof I have signed and published this my will this 7th day of April 1866. John White

Signed declared and published by John White as his last will and Testament in presence of us the subscribers who have signed the same as witnesses in presence of the said Testator and of each other this 7th day of April 1866.

Wm. H. South
John Crawford
D. W. Adams

The said Testator...
Last Will and Testament of...
County of... State of...

That I, James White, do hereby certify that the said Will and Testament of John White, deceased, by the terms of said Will and Testament, the same in relation to said said John White, admitted to probate in said State and County, the said James White, real and personal Estate in said State and County that he is his death, in the said Will said John White executed a paper as his last Will and Testament in the presence of and attested by three witnesses, W. H. Hall, G. H. Crawford and J. M. Adams and said original Will annex as part of said will, and further that said three witnesses are now dead and had departed this life prior to the death of John White, testator and further that all the heirs at law of said John White and his four children the R. C. Horton, Mrs. W. R. Meloh, John White and James propounder and all first resident in Clarke County, Virginia and further that all the Executors and Administrators under said Will are said Widow and said four children and the grand children of said John White to wit, Misses W. R. Mason, M. G. Horton, M. G. Horton, and Masters Dred D. Horton, John W. Horton, Cass H. Horton and Joseph W. G. Horton minor children of Mrs. R. C. Horton and Master John W. Meloh minor child of Mrs. W. R. Meloh and all of said minor grand children also resident in said State and County, and further that Misses Horton husband of Mrs. R. C. Mason and W. Pink Meloh husband of Mrs. W. R. Meloh both also reside in said State and County, and further that James White is named in said Will as Trustee for the R. C. Horton and Mrs. W. R. Meloh and that each and every one of them is their share of said Estate, the remainder to the children of each, and further that petitioner is named in said Will as Executor and Prays that the same be Probated in solemn form and it further appearing to the Court by evidence that due and legal notice of the admission of said propounder to probate with the probate of said Will and Testament in solemn form at this Court on the June Term of the Court of said County of said County Virginia has been given to the Executors, Widow and Mrs. R. C. Horton, Mrs. W. R. Meloh, John White and James White adult children and W. J. Horton and W. Pink Meloh husbands as aforesaid and to W. J. Horton as Guardian ad litem legally appointed

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by order of this Court for His M^{ts} J^{ts} Martin, Ch. Jc,
 Chester and C. De Martin and Master John H. Martin,
 James F. Martin, Jud. S. Martin and Joseph H. Martin
 and H. Pink Nish as Guardian ad Litem for Master
 John H. Nish legally appointed by order of this Court
 and said eight hundred m^{rs} being all the Grand
 children as aforesaid. And further that legal notice
 of such intention to Probate said Will in solemn form
 has been given to James White as Trustee as aforesaid.
 And it appearing to the Court by evidence that the
 witnesses to said Will to wit: John Crowford and
 W. Adams are dead, and all died Prior to the death
 of John White, And that by evidence before the Court
 said Will has been fully shown to be the last Will
 and Testament of John White as alleged by the
 Propounder in said Petition by proof before the
 Court by competent witnesses acquainted with the
 Grand writing of the Testator and the three deponent
 Subscribing witnesses that the signature there to
 of John White Testator was his own genuine
 signature and that the signatures thereto of the
 attesting witnesses W. H. Howell John Crowford and
 W. Adams now deceased was also their own genuine
 signatures, And it further appearing to the Court
 that John White Testator was of sound and disposing
 mind and memory at the time said Will was executed.
 April 7th 1867

Wherefore it is ordered by the Court that
 said Will be established as the last Will and
 Testament of John White and that the same be
 admitted to record, and that the said Executor
 James White have leave to qualify and upon so
 doing that His Honor's Testamentary do issue to him in
 terms of the law June 6th 1881.

Isa M. Jackson
 Ordinary,

Recorded June 11th 1881.

- State of Georgia } In the name of God Amen
 Clarke County } I John White of the County and
 State aforesaid being of sound mind and disposing
 memory do make public will and declare this to
 be my last Will and Testament reserving all former
 Wills by me heretofore made
- Item 1st I commend my soul to God and my body to my family
 and friends to be buried in a plain decent manner
- Item 2nd I wish all my Just Debts paid
- Item 3rd I give and bequeath unto my son William T. M. White
 Four Hundred Dollars to be raised out of my Estate after
 the death of my beloved Wife
- Item 4th I give and bequeath unto my son James M. White Four
 Hundred Dollars to be raised out of my Estate after the
 death of my beloved wife as I give my wife all my
 Estate during her life
- Item 5th I hereby give and bequeath all my Estate real personal
 and mixed to my beloved wife Lavinia T. M. White
 for and during her natural life giving her the privilege
 of selling any personal property if absolutely necessary
 for her support and maintenance
- Item 6th After the death of my beloved wife and the payment
 of the specific legacies to my sons William T. M. White
 and James M. White which are given them to make them
 equal at my death with my other legacies who have already
 received a portion - it is my will and desire that
 the whole of my Estate be sold by my Executors in
 the manner most conducive to the interest of all
 and to be equally divided amongst and between my
 Sons Robert T. White William T. M. White James M. White
 Lavinia R. Harris Wife of Stephen A. Harris my Daughter
 Elizabeth A. Willson and my Grand Daughter Tall Meadow
 Wife of Wiley Hudson and my Daughter of my son John
 R. White Share and Share alike The portion bequeathed
 to my Daughter Elizabeth A. Willson being one sixth part
 after the payment of the aforesaid two specific legacies
 I give in trust for the sole use and benefit of my said Daughter
 Elizabeth A. Willson and to carry out the Trust I hereby
 appoint Stephen A. Harris my son in law her Trustee
 during her life and at her death to go to my Grand
 Daughter Cephalia Willson by the name Elizabeth A.
 Willson I mean Elizabeth A. Hudson she having again
 married since the death of her first Husband James
 Willson and is now the wife of W. Hudson.
- Item 7th I hereby nominate execute and appoint Jesse
 W. Strickland of Banks County Georgia and my son
 in law Stephen A. Harris of Jackson County in
 said State Executors to this my last Will and Testament
- In witness whereof I the said John
 White have hereunto set my hand and affixed my
 seal this nineteenth (19th) day of September in the year
 of our Lord one thousand eight hundred & seventy four

Signed Sealed and Delivered
acknowledged, published and
Tested in our presence
who sign in the presence
of each other and of
the Testator

S. C. Brown
J. T. Willson
John Calvin Johnson

John White Esq.

Georgia
Clarke County

Court of Ordinary Regular Term
7th December 1874

John Calvin Johnson and James T. Willson late
of the subscribing witnesses to the within and
forgoing Will of John White late of said County, do
herein declare that they saw said Dec. on the
day on which said Will bore date, solemnly and of
his own free Will and accord sign and seal said
instrument and heard him acknowledge the same to
be his last Will and Testament that at the time
of his signing he was of sound mind and memory
that they and S. C. Brown all signed the same as
Witnesses in the presence of each other and of the
Testator and at his Request

Suornite and subscribed
in Open Court
Asa M. Jackson
Ordinary

John Calvin Johnson
J. T. Willson

Whereupon it is Considered and Ordered by the
Court that said Will and Testator be Recorded in terms
of the last Regular Term 7th December 1874

Asa M. Jackson Ordinary

Recorded 9th December 1874

(As to Probate in Solemn Form see Minutes June Regular
Term 1881 Page 240 and as to procedure of probating
in Solemn Form, see Record of Proceedings Book "A"
Page 1st.)