

84.

Georgia I Jane Harrell wife of Dempsey Harrell of
Early County, the County & State aforesaid, being of sound and
disposing Mind and Memory do by this my last
Will and Testament in Writing dispose of all of my Negro
property by Virtue of a deed of Settlement made in my marriage
with the said Dempsey Harrell bearing date on the twentieth
day of (9) November eighteen hundred and Twenty Eighty
(1828) between the said Dempsey Harrell and myself on the
manner following to wit,

First. I give at and after my death unto my said Husband
Dempsey Harrell all of my Negroes herein after named with
the future natural increase of the female Slaves to have and
to possess the same unto him the said Dempsey Harrell joint
sole and separate use, benefit and behoof for and dur-
ing his natural life. Provided however that the like
estate hereby created in the said Dempsey Harrell
and to the said property shall in no event be subject to
or liable for the debts liabilities or obligations just past,
or future of him the said Dempsey Harrell,

Early County Wills

Second, of the 1839-1895 disposed of as on the first item
of this my will www.georgia-pioneers.com and after the death
of the said Dempsey Harrell or should he die before me
then at and after my death unto Jonathan Donaldson in
the County of DeKalb and State aforesaid the following
named Negroes, Davis, Wistly, Henry, Jim, Ettaine, Jasper
Jude, Sicker, Louisa, black man and one, Malinda Hays
Charly, Ritter, asberry, Sibby and Allen together with the
future natural issue and increase of the said female slaves.

To Have and to hold the said Named Negroes Slaves
with the future increase natural issue and increase of the
said female Slaves unto him the said Jonathan Donaldson in
Trust nevertheless for the sole and separate use of my Daughter
Malinda Hays wife of Amos Hays for and during her natural
life and at her death to such child or children as will
may leave living at the time of her death share and
share alike, and if my said Daughter shall die
leaving no child or children living at the time of her
death then to her heirs or heirs at law with the power to
the said Mary Malinda Hays if she shall die leaving
no child or children living at the time of her death

to dispose of the said named Negroes, Slaves, with the future natural increase and issue of the said female slaves by her written will and testament to whomsoever and in such manner as she may fit and with power also to the said Mary Phililda and her said Husband and or any future Husband to choose and appoints by her writing under seal another trustee of the said Jonathan Donaldson when soever the said Jonathan Donaldson shall wish to resign said trust, or shall die leaving the same, unfilled or shall remove without the limits of the State aforesaid said trustee so appointed taking said trust back subject to the terms herein declared,

Third - of the Negroes so disposed of as in the first item of this my will stated I give at and after the death of the said Deputy Humble or should he die before me, then at and after my death unto the said Jonathan Donaldson the balance of said slaves named as follows & with, Tom, Washington Daniel, Anthony, Henry, Eastwell, Patsy, Amanda, Charlotte, Rose, Anna, Abby, Humpy, Margaret, Charles, and Willis with the future natural issue and increase of said female slaves,

To Anne and Early County Wills named Negro, Slave, in the third item 1839-1895 will mentioned with the future natural issue and increase of said female slaves with him the said Jonathan Donaldson, in trust, nevertheless for the sole and entire use of my daughter Martha Adeline Shoe make wife of Augustus D. Shoe make you and during her natural life and at her death to such Child or Children as she may have living at her death time and spouse alive, and if my said Daughter Martha Adeline shall die leaving no Child or Children at the time of her death then to her heirs or executors at law with power to my said Daughter Martha Adeline if she shall die leaving no Child or Children living at the time of her death to dispose of said named Negroes, Slaves in this third item of this my will mentioned with the future natural issue and increase of the said female slaves by her written will and testament in such manner as she may see fit And with power also to my said Daughter Martha Adeline and her said Husband or any future Husband, to choose and appoint by her writing under seal another trustee instead of the said Jonathan Donaldson whenever she shall wish to resign said trust, or shall die or shall move out of the limits of said State, said trustee so appointed taking said trusteeship subject to the terms herein declared,

and I do nominate and appoint the said Ruben
Donaldson the Executor of this my last Will and Testa-
ment,

Signed, Sealed, declared and
published, in presence of us,

Jane Hanoll (Signature)

17th day of June 1857.

Giles Stewart

Reuben Donaldson

John M. Potter

Georgia

Early County, Personally came before me John M.
Potter who being duly sworn saith that
upon oath that he saw Jane Hanoll sign seal and
deliver the within and foregoing will, for the purposes
therein mentioned and that defendant signed the same
as a witness and that he saw Giles Stewart and Reuben
Donaldson do so likewise and that they all signed
the same in the presence of each other and at the request
of the testator and ~~Early County Wills~~ presence of each other
that the same was in 1839 or 1845 to the testator before signing
sworn to and subscribed before me this March the
5th day 1863,

John M. Potter

Hans B. Brown Ord, & Co.

~~Attest~~

Sworn to and subscribed before me this May

the 30th 1863,

Hans B. Brown Ord,

In the Name of God Amen

I James Fletcher of the

County of Early, and State of Georgia being of sound
mind and memory and understanding the uncertainty
of this frail and transitory life do therefore make
ordinarily publish and declare this to be my last
Will & Testament. That is to say

First. after all my lawful debts are paid and
discharged, the residue of my estate Real and
Personal I give and dispose of as follows, & which
I want my beloved Wife & Children to remain
on the farm, on which I now reside with all my
person Property during the widowhood of my wife
or until my oldest Child then living, and the
proceeds of the farm appointed to the payment of my