

Georgia Early, In the Name of God Amen
I hereby S. Joshua Turnip of the County
of East in said State being aged
and infirm but of sound mind and desirous
thereby do make publick and declare this to be
my last will and testament hereby revoking all
others wills or Codicils by me heretofore made

Item 1) I give my Soul to him that created it
and desire that my body be buried in the
usual Christian like manner and that all my
just debts be paid by my Executors hereafter made.

2nd) I give and bequeath unto my daughter Sarah
Harris wife of Dr J. J. Herring twenty dollars
in money

3rd) I give and bequeath unto my deceased
Daughter Sarah Jane Harris's children twenty
dollars in money

4th) I give and bequeath unto my Son Joshua
Harris fifty dollars in money

5th) I give and bequeath unto my deceased
Son John Harris's children one hundred
and fifty dollars in money

6th) I give and bequeath unto my deceased daughter
Caroline Hale's children one hundred and
fifty dollars in money

7th) I give and bequeath unto my 120 slaves
All Harris & James M. Turnip all of my
Stock Hogs, Cows, Sheep, Miles & Horses
also all of my Land and Appurtenances thereto
belonging and all my notes and money etc not
disproposed of

8th) I do hereby appoint my Sons Howell &
Harris & James M. Turnip Executors to this
my last will & testament and charge them
as such to carry out the same

In testifying whereof I have here
set my hand this 1st day of January in the year of our Lord 1839

Early County Wills
1839-1895
www.georgiapioneers.com

Set my hand and Seal this the 1st day
of August 1867

Josina Harris

Signed and published by Josina Harris
at his last will and testament in our
presence, as witnesses thereto to his sonest
we signing as witnesses in presence of
each other this the 1st day of August 1867

John Gilbert
Malcolm Sorrell
Augustus Lester

Deed

Sept 2 1873

1000, 1873

C. C.

State of Georgia
Early County, { Last will of Sarah J. Evans of date set
Aug 1st 1867. Sarah J. Evans widow & resident of Braxley being of
sound mind & memory 1839-1895, I do declare of the property of
making a proper disposition thereof with a
kind providence before while in the enjoyment of all my
reasoning faculties do make and publish this will as a final
disposition of my Estate, hereby revoking all wills previously
by me made.

I am 2nd satisfied that my beloved children will see my
property during & I make no comment concerning this. But
Item 3) I will and bequeath all of my property after
my death to my Daughter Anna Johnson and between
Catherine Parks to be enjoyed by them during their minority
and should either of them above named Daughters
Marry then this property shall remain & continue in the
possession to be enjoyed Contrary to the dispositions of her
as her Sole & Separate Estate in fee simple. I will they
both marry that I in that Event they may make such
disposition of this property as they please above divide the
same as they may desire. Should my beloved Daughters
mutually agree to sell the property or give it one of them
marry before selling them the other or unmarried Daughter
is fully authorized to sell & enjoy the proceeds of such
sale under the limitations herein before prescribed.