

579  
Item 3<sup>rd</sup>. I desire and direct that at the death of my wife, all my real estate be sold at public outcry, and the proceeds, after paying all expenses, be equally divided between all my children, except John & William S. they having received their portions in item Sixth & fifth.

Item 4<sup>th</sup> I desire that at the death of my wife, all my remaining property wherever and whatever it may be, except the provision of the latter clause of Item 3<sup>rd</sup> be sold as directed in Item 3<sup>rd</sup>, and equally divided between all my children.

Item 5<sup>th</sup> I constitute and appoint my worthy friend, Thomas G. Barnett, Executor by my last Will and Testament, this February 16<sup>th</sup> 1867.

Signed, sealed, declared and published by William Griffis as his his last Will and Testament, in the presence of just the subscribers, who subscribed our names hereto in the presence of the Testator, and of each other, this February 16<sup>th</sup> 1867.

John M. Florence

James A. McGiboney

D. H. Griffis

L.S.  
L.S.  
L.S.

The above will proved in common form of Law, by the oath of James A. McGiboney one of the subscribing witnesses to the same on the 2<sup>nd</sup> day of November 1868, and Thomas G. Barnett qualified as Executor, and the Will ordered and admitted to Record.

J. W. Nolan, Ordinary

Georgia      In the name of God, Amen:  
Henry County      I, Emily Bennett do make this my last Will and Testament revoking all others at any time herebefore made by me.  
Feb 1<sup>st</sup>

I desire that my body be buried in a Christian-like manner, and my soul I commit to God who gave it, trusting as I do in the merits of our common Lord & Savior, Jesus Christ.

Whereas to Farmer J. Rice the place wherein I now live, is being three hundred acres of land more or less, with its members and appurtenances, known as one hundred & eighty acres, more or less, of lot No 135 and one hundred and four acres more or less of lot No 154, the same being

the folger decided to me by Abner Blumkocedes. Trustee & C. in the  
Seventh District of Henry Co. Ga., the bequest subject, this condition that  
James R Bennett my husband is to have said Land, and enjoy its  
use and profits, as long as he may live, free from any legal lia-  
bility or equitable restriction. Said interest & rights of said  
Person, not to attach or take effect, until after the death of  
myself or said James R Bennett. And if, from necessity, mis-  
fortune, or otherwise it becomes necessary to dispose of any of said  
Land, for the support of my said husband James R Bennett,  
my Executor wherby after mentioned is hereby clothed with  
power—Carte blanche—to that effect, to sell and dis-  
pose of the same. The fifteen acres cornering above land  
bought from C. H. Turner, accompanies this bequest, and said  
Person must pay any balance of purchase money that may  
be due. The above bequest to said Person is conditioned there-  
strictly: Said Person, who is now with me and my hus-  
band is to remain, and give, us and the Land men-  
tioned with its annual crop, <sup>and care</sup>, that attention, which  
our age requires: If not this Person as to him does not  
take effect no more than if his name was not  
mentioned.

One third (3<sup>rd</sup>) line from bottom on 1st Page, erased before  
signing.

3<sup>rd</sup> I constitute and appoint Geo M. Holan as my  
Executor to this my Last Will and Testament

Signed, sealed, and published  
and declared as the Last Will and  
Testament, in the presence of the under-  
signed. March 6th 1869.

W. F. Read  
John D. Donelson  
C. D. Perryman.

Emily Bennett.

The above Will, formed in common form of law  
by the oath of John D. Donelson, one of the subser-  
ving witness to the same, in the day of  
March 1869, and John W. Maxwell, ~~Administrator~~ of equal  
age, a Notary Public, Notary Public testamento amico, and  
the Will was ordered and admitted to Record.

Geo M. Holan  
Notary Public