

this August 12th 1870. In presence of

John H. Law

Edwin Givaltney

R. C. Chappelle.

Andress M. Brown E.P.

The above Will proven in common form of law  
by the oaths of John H. Law, Edwin Givaltney & Robert Chappelle the subscribing  
witnesses to the same; on the 5th day of September 1870, and Sheridan  
R. Person qualified as executor, and the will was ordered & admitted to  
probate.

Geo. M. Nolan! Notary.

State of Georgia }  
Henry County } In the name of God. Amen.

I, John Moore, being of sound disposing mind & memory, and  
knowing that all men must die, do make this my last will & testament.  
I will my soul to God who gave it & my body to the dust from whence it came, to  
be buried in a decent Christian like manner.  
Item I will that my Executor pay all my just legal debts so soon as they can, with-  
out incurring damage to my Estate.

Item 2. I will & bequeath to my beloved wife, Sarah Moore, the following property,  
to wit. The plantation that I now live on, containing three hundred and fifty acres  
of land more or less, and lying in the seventh district of said Henry County.  
Also the following negro, to wit: Narcisa a woman about thirty years old, her  
Child Rena. Abram a boy about seventeen years old, and Anne a woman  
about forty years old together with their increase, to have & hold for her own  
proper use, benefit & behoof, for & during the term of her natural life time.  
or widowhood and at her death or marriage, said property to be equally di-  
vided amongst my four children hereinafter named, each one share to be  
them in the same way that I give them other property - subject to the same  
restrictions & limitations. I also will & bequeath to my wife Sarah  
Moore, such portion of my household & kitchen furniture as she may think necessary  
for her comfort and convenience, she being the judge. Also one year's possession  
of farm stock provisions, a sway horse on hand, also two miles such as she may choose  
and my two horses waggon & gear. Also cows & calves, such as she may choose,  
and five head of sheep such as she may choose, also such of my stock of hogs as she may  
choose, also one buggy & harness, also such plantation tools, as she may need, also  
being the judge. To have & hold to her own use & benefit, to her other heirs & executors  
Item 3. I will & bequeath to my beloved daughter Mary Ann Lyons, the following prop-  
erty to wit. Dolly a woman about thirty years old, Linda a girl eight years old  
and Nancy, a girl about five years old together with their increase for her  
own use & behoof during her natural life, & after her death said property to go to  
her children.

Item 4. I will & bequeath to my beloved son John L. Moore, the following negro, to wit.  
Frank a boy about fourteen years old, George a boy about nine years old,  
& Charles, a girl about two years old to have & hold to him this being possessed  
Item 5. I will & bequeath to my beloved son Oliver W. Moore, the following property  
to wit. Jerry a boy about twelve years old, and Jacob a boy about three years old  
& five hundred dollars in money to be paid him out of my Estate, to have &  
hold to him this being forever.

Item 6. I will & bequeath to my beloved daughter Susan Wise, the following prop-  
erty to wit. Ella a girl about thirteen years old, Lucy a girl about eleven years old,  
and Minnie a girl about five years old. Together with their increase to have &  
hold for her own proper use, benefit & behoof for the term of her natural life & at  
her death, said property to go to her children.

Item 7. I will & bequeath to my beloved wife Sarah Moore, & my son Oliver W.  
Moore that all my property not hereinbefore disposed of, in this my last will &  
testament, be disposed of by sale & the proceeds thereof, together with all the  
money, & mats I may have on hand after complying with the requisitions of the  
foregoing items, be equally divided between my beloved wife Sarah  
Moore, and my daughter Mary Ann Lyons, my son John L. Moore, and Oliver  
W. Moore, & my daughter Susan Wise, equally.

Item 8. I constitute & appoint my beloved wife Sarah Moore, & my son Oliver W.  
Moore, my executors to execute & carry out this my last will & testa-  
ment.

Signed, sealed, published, & declared, on this the 3d day of July 1863

In presence of

John H. Law

James J. Brown

William L. Kimble.

John Moore E.P.

The above will was proven in common form of law  
by the oaths of William L. Kimble one of the subscribing witnesses, &  
to the same on the Oct 1st 1869- and O. W. Moore, qualified as Executor  
and the will was ordered & admitted to Record.

Geo. M. Nolan

Notary.