

mind and memory that Deponent signed said Will as a witness in the presence of Testator and at his special instance and request and in the presence of each other and saw the other witnesses sign their names also in presence of Testator & this Deponent doth to and subscribe before me this 2nd day of November 1857

J. M. G. V.

J. R. Nolan Esq.

State of Georgia Court of Ordinary November
Henry County - Term November 2nd 1857 -

Into open Court personally came William H. Stephens and pronounced the last Will and Testament of Royal Willard for probate in common form of ~~test~~ who being duly sworn deposeth and saith that the within writing contains the true last Will and Testament of the within named

Royal Willard so far as he Recores or believes and that he will Well and truly execute the same by paying first his debts and then the Legacies contained in said Will so far as his goods and chattles will therunto extend and the law charge him and that he will make a true and perfect inventory of all said Goods and chattles

Wm H. Stephens

This November 2nd 1857

J. R. Nolan Esq.

State of Georgia In the name of God Amen
Henry County I Nathan Jackson of the state and
County aforesaid being of advanced age and sound
mind knowing that in the ordinary course of nature
that I must shortly depart this life accire it right
and proper both as it respects myself and my family
that I should make a disposition of the property with
which a kind Providence has blessed me - I therefore
make this my last Will and Testament hereby
revoking and annulling all others hitherto
made by me

I desire and direct that my body be
buried in a decent and Christian like manner

Suitable to my circumstances and condition - By God's grace I trust will I trust return to rest with God who gave it as I hope for eternal salvation through the blessed Lord and Savior Jesus Christ whose religion I have professed as humbly trust enjoyed for about Thirty years -

Item the Second

I desire and direct that all my just debts be paid without delay by my Executors herein after named as I am unwilling my creditors should be delayed of their just rights -

Item the Third

I give and devise to my beloved wife Margaret with whom I have lived in the strictest quiet and love forty nine years Lot of Land #177 Seavly nine in the (8) Eighth Dist of Henry County State aforesaid containing (125) one hundred and twenty five acres more or less about (145) forty five of which are cleared and in cultivation with all the rights - members and appurtenances whatsoever and appertaining to said Lot of Land in any way appertaining or belonging free from all charge or limitation whatever so long as she may live or during her widowhood and then to be divided among my children equally. I also give and bequeath unto my wife in the same unreserved manner the farming utensils used on and belonging to said plantation of every description whatever also one horse such as she may choose among my stock of horses one cow and calf such as she may choose among my stock of cattle, two feather beds and covering meat sufficient for one years support - one saw and pigs such as she may choose among my stock of hogs and all my household and kitchen furniture belonging to said plantation without Reserve or Limitation

Item the Fourth - I give and bequeath to my beloved wife for and during her natural life or widowhood my negro woman Camar and her son Anthony Camar being about Thirty years old and Anthony being about Thirteen years old -

Item the Fifth - I give and bequeath to my three Grandsons

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the heirs of my son Jordan Jackson deceased the Plaintiff
Jeptua Jackson. Zachariah Jackson and William Jackson
the sum of Fifty dollars each to come out of my estate
Item the sixth - I give and bequeath to my Grand children
the heirs of my daughter Elizabeth Hollingsworth
accorded to Miss William Hollingsworth James Hollings-
worth Margaret Hollingsworth and Martha A. Elizabeth
Hollingsworth One share with the rest of my
children to be equally divided among them -
Item the seventh -

I give and bequeath at my death to my children
that is now living the rest of my property both real and
personal whatsoever and whatever it may be to be divided
among them equally - the names of my children are as
follows to wit - James A. Jackson - Thomas M. Jackson - Lewis
A. Jackson - William A. Jackson - Jane Jordan - Sarah
Jackson and Martha Hayes - And I further desire that
the property that I leave to my wife at her death or expira-
tion of her widowhood be equally divided among my children
above named and also that the amount of property I
leave Elizabeth Hollingsworth be left in the hands of my
executors for them to distribute as the children
become of age.

Item the Eighth -

I hereby constitute and appoint
my son-in-Law Warren S. Jackson and my son
Lewis A. Jackson executors to this my last will and
testament and trust they will do and faithfully
perform all I desire.

In testimony of which I hereunto set my hand
and affix my seal in the presence of witnesses
this 23rd day of October 1854

John Bryans

Nathan Jackson 

William Hodkin

James Williamson J. S. Co. Henry Co Ga

Georgia County of Ordinary October Term October
Henry County - 3d 1858 - unto Apes Court this day
came personally John Bryan and William Hodkin
two of the subscribing witnesses to the foregoing instrument
who being duly sworn deposed and said that they saw
Nathan Jackson sign seal publish and declare the above.

instrument as his last Will and Testament freely voluntarily
and of his own accord and without any restraint or influence
whatever that at the time of execution of said Last Will
and Testament he was of sound disposing mind and memory
that Deponents signed said Will as witnesses in the
presence of Testator and at his special instance and
request and in the presence of each other and said
the other witness signs his name also in presence of
Testator and these Deponents—

Sworn to and subscribed before me in
open Court this October 4th 1858

D. R. Nolan Notary

John Bryan
William Morton

Georgia ³ County of Gordian October Term October
Henry County 4th 1858— Into open Court personally came
Warren T. Jackson and Lewis S. Jackson the Executors
and proposed the last Will and Testament of
Nathan Jackson for probate in common form like
being duly sworn deposite and saith that the within
writing contains the true last Will and Testament
of the within named Nathan Jackson so far as
they know or believe and that they will well and
truly execute the same by paying first his debts and
then the Legacies contained in said Will as far as
his goods and chattels will then unto extend and
the Law charge them and that they will make a
true and perfect inventory of said goods and chattels
Sworn to in Open Court

this October 4th 1858

D. R. Nolan Notary

L. S. Jackson
Warren T. Jackson
^{his} son
mark

Georgia ³ In the name of God, amen: I James
Henry County ³ Gordian, being of sound mind and
disposing memory, do make & ordain
this my last Will & Testament revoking all former
Wills.

Item 1st I will my soul to God who gave it: and
that my body be decently buried.

Item 2nd:— I will that all my just debts be paid.

Item 3rd.— I will & bequeath to my beloved wife
for her sole & separate use during her natural