

during her natural life, and all to be disposed of at her death, save the said one hundred acres of Land, which at her death shall become the property of my two sons Levi & Maliki. fourthly - I give and bequeath unto my son William Martin Twenty pounds of Rose Heather. To my Daughter Bettie Martin, or, one Winded Cow and Calf, which she now has in possession. To my son Elisha Martin, one young Spanish Horse, and one Rifle Gun. To my son John Martin, one brown Mare and one Rifle Gun. To my son Ogden Martin, one brown Billy and one Musket. To my son Levi, one sorrel Colt, and one Shot Gun. To my son Maliki one Spanish Horse Colt, and one Shot Gun. Fifthly, I do appoint, constitute and ordain, my wife Mary Martin, sole Executrix of this my last Will and Testament.

In witness whereof I have hereunto set my hand and seal, this day and year written. This April 16th, 1830.

Signed, sealed & delivered in presence of John Martin <sup>his</sup> mark  
John M. Cullock.

James Shields.

Georgia Personally appeared in open Court John J. McCullum Jackson County, och, and James Shields, and after being sworn deposith and saith, that they saw John Martin sign the within will, and did so themselves as witnesses.

Sworn to and subscribed before me February 8<sup>th</sup>, 1831.

John J. McCullum James Shields

In the name of God amen.

I Joseph Martin, of Jackson County & State of Georgia, do make, ordain and decree this my last Will and Testament, revoking all others I promise, all my debts are to be punctually paid.

Item 1. In consequence of what I have heretofore given my son Colmore, I give him a Negro boy named Samis.

Item 2. I give and bequeath to my Grand daughter Malinda Martin two Negros, a Negro Girl named Henny, and a Negro boy named Aaron, also one horse, saddle & bridle, worth not

not less than twenty five dollars, and one bed & furniture  
Item 3<sup>rd</sup> I give and bequeath to my Grandson, one hundred dollars,  
that is, to William Davis.

Item 4<sup>th</sup> I give and bequeath unto the Children of my daughter, Husky  
Holland, Five hundred dollars out of which sum all the debts  
due, or that may hereafter become due, to my Estate by John  
Holland, the Husband of my daughter, Husky, are to be paid.

Item 5<sup>th</sup> Whereas I have good and sufficient reasons to believe that  
Rebecca Cunningham has been delivered of a Male Child, named  
Ichabod Manson, which was owned and acknowledged by my  
Son Huskiah to be his Child. Now it is my will and desire  
that if said Child should live, that it shall bear all the property  
that I intended to give my said Son Huskiah. I therefore give  
and bequeath unto said Child named Ichabod Manson, and  
Negro Woman named Eliza, and her child Ebenezer, and further-  
more it is my will that my Son Overton shall act as Guardian  
to the said Child, and take charge of and manage said property  
to the best advantage for the benefit of said Child until it shall  
become of Age. But in Case said Child should die, at any time  
previous to its becoming of age, then & in that Case, I give and be-  
queath the said Negro Woman and Child to my Son Overton, and  
in consequence of the promise aforesaid, I give and bequeath unto  
my Son Huskiah, the sum of 1<sup>m</sup> dollars, which has been paid to him.

Item 6<sup>th</sup> Whereas having some time since sold unto my Son Josephus, one  
Negro Woman, Eliza for a small sum, and not having made  
Titles to my said Son, to the said Negro, I now therefore give and  
bequeath the said Negro Eliza, and her increase to my Son Josephus,  
and also, the sum of five dollars.

Item 7<sup>th</sup> I give and bequeath to my Son Jason the sum of four hundred  
and fifty dollars, which I have already paid to him.

Item 8<sup>th</sup> I give and bequeath to my Son Overton, two negroes, one negro man  
named Adam, and one girl named Sarah. Moreover for  
Services rendered, and money advanced and paid by my Son Over-  
ton, to my Son Huskiah, I give and bequeath to my Son Overton,  
one negro boy, Isaac, which I intended for my Son Huskiah.

Item 9<sup>th</sup> I give and bequeath to my Son Vilman Harrison, one nego-  
Woman named Mary, and all her children who with

1.

Augustus, Milly, Odie, George, and Matilda. also all her income  
with one negro boy named Jacob.

Item 10<sup>th</sup>. I leave a sufficient sum to defray the expense of erecting  
of stone to include a place of fourteen feet square, the  
of my daughter Susan and her child to be included in  
corner of said enclosure. Said wall to be four feet high.  
expenses, together with all my Funeral expenses are to be au-  
aried, and paid out of my said Estate.

Item 11<sup>th</sup>. It is my will that all my perishable property be equally di-  
tributed between all my children, except my Son Joseph, and my  
daughter Matilda. The children of my daughter Matilda Holloman  
to share jointly as one of my said Children (viz) one share each  
of them.

Lastly, I constitute and appoint my Son Vilman Harrison, sole Executor  
of this my last Will and Testament.

In testimony whereof I have hereunto affixed my hand  
Seal, this 9<sup>th</sup> day of February, One thousand Eight hundred  
and thirty one. Joseph Harrison

Test Jacob Colahan

William M' Mullen

Georgia Personally appeared in open Court, Jacob Colahan  
Jackson County being duly sworn deposith and saith that he,  
as well as William M' Mullen were subscribing

witness to the within will of Joseph Harrison, that each of them  
subscribed their names as witnesses to said will in the presence  
of the testator, and in the presence of each other, and that they  
had authorized this deponent to subscribe his name to said  
will, and that the said Joseph at the time of making and  
executing said will was of sound mind and disposing  
memory. Sworn to in open Court

this 7<sup>th</sup> day of March 1841.

Jacob Colahan.

Test William Cowan C.H.C.O.