

residue or remainder of whatsoever kind I give and bequeath to my beloved wife and I do hereby appoint my beloved wife Sarah Walker Executrix & hermaniah Booth Junr. Executor of this my last will & Testament in Witness whereof I have hereunto set my hand & seal this 9th day of April 1825-

Signed sealed in presence of

William Paul

George Walker his ^{\$1000}
mark ^{Seal}

John Oliver

Ben Oliver

Georgia Court of Ordinary July Term 1825: There came Jones County into open court William Paul & John Oliver who being duly sworn say that they saw George Walker sign & execute the above as his last will & Testament that he was at the time of signing of sound mind and they witnessed the same at his request and in his presence and in presence of each other & saw the other Benjamin Oliver sign also as a witness at the same time.

Deponent Test and subscribed
in open court this 12th day
July A.D. 1825

William Paul

John Oliver

Giles Driver Sen Will

In the name of God Amen this 12th June 1824 I Giles Driver sen. of Jones County and state of Georgia, being weak of body but of sound and perfect mind and memory do make and declare this to be my last will and Testament in manner and form following that is to say Item I give and bequeath to my son Julius Driver one Negro woman named Rachel also one bed and furniture to him and his heirs forever.

Item I also sell unto my son Julius Driver one Negro man named William for and in consideration of the sum of three hundred and fifty dollars to be paid twelve months after my decease. The condition of the above item is such that if the said negro man William is dead at my decease then this item to be null and void otherwise to remain in full force and virtue.

Item I give and bequeath to my son Giles Driver jun. a Negro boy named Benjamin also one bed and furniture to him and his heirs forever.

Item I also sell unto my son Hiles Driver www.georgiapioneers.com us
men named Sarah for and in consideration of the sum of two
hundred and fifty dollars to be paid twelve months after my
decease. The constitution of the above item is such that if the
said negro Sarah is dead at my decease then this Item to be null
and void otherwise to remain in full force and virtue.
Item I give and bequeath to my son Berry Driver one negro
man named Moses Also one bed and furniture to him and his
heirs forever.
Item I give and bequeath to my son Bird Driver three hundred
dollars to be paid by my Executors hereafter named.
Item I give and bequeath to my son John Driver three hundred
dollars to be paid by my Executors.
Item I give and bequeath to my son Good ready Driver three
hundred and forty dollars to be paid by my Executors.
Item I give and bequeath to my daughter Martha Williams
five dollars to be paid by my Executors.
Item I give and bequeath to my daughter Mary Sanders
five dollars to be paid by my Executors.
Item I give and bequeath to my daughter Sarah Carroll
five dollars to be paid by my Executors.
Item I give and bequeath to my daughter Elizabeth Gunn
five dollars to be paid by my Executors.
Item My Will and desire is that after paying off all my
just debts that the residue of my estate not before mentioned
be equally divided among all my daughters.
Item I also ordain constitute and appoint my son Julius
Driver and Hiles Driver jun; full and sole executor of this my
last will and testament and hereby Revoking Disannulling
and making void all other Wills Leagues or Bequeaths by
me in any wise made do make and declare this and
this to be my last will and testament. In witness
whereof I have hereunto set my hand seal the date above
mention'd.

Legally sealed
and delivered
in presence of
Daniel

Hiles ^{her} X Driver Sen, L.S.
mark

1809-1835

Georgia Court of Ordinary November 1825. There came
Jones County into open Court Samuel McDaniel + George Stewart witness to the within will who being duly sworn say that they were present and saw like Driver Sen, sugar + pronounced + exec this to be his last will + Testament that he was of sound mind at the execution of the same that they signed the same as witnesses at the request of said like Driver Sen in his presence + that the said Benjamin Stewart the other witness sign it in like manner and in the presence of each other —
Signed to + subscribed

in open Court this 7th Nov 1825.

John J. Skatter D. C. O.

George Stewart

Samuel McDaniel

John Childs' Sev^r will

In the name of God amen. I John Childs sen. of the com
of state of Georgia Being at this time in a low state of
health of body but in my common state of mind think Proper
to dispose of all this with prosperity as the Lord has best me
with in the following manner to wit

1st I confirm the gift of all the property I have heretofore
given to my son M. Satterwhite now in his said M. Satter
white hands

2nd I confirm the gift of all the property I have here tofore
given to my son John now in his said John possession

3rd I confirm the gift of all the property I have heretofore
given to my son Thomas M. now in his said Thomas M.
possession

4th I give to my son William the land whereon I now live
known as Lot No Eighty five in the twelfth District in said
Jones County with thirty acres more or less apart of lot No Eighty
six. I also confirm the gift to said William two negroes to wit
Ben + Jane and know more of my Estate here after confirming
the gift to said William other such property heretofore
given to him.

5th I confirm the gift to my son Elijah all the property I have
heretofore given to him now in the possession of said Elijah

6th I confirm the gift to my son Eliel all the property I have
heretofore given to him now in the possession of said Eliel

7th I confirm gift of all the property I have given to my
daughter Anna that a tress in all respects