

that I may be possessed of to be used at her discretion - I desire
my horse Rock to be sold and proceeds to be used towards the ex-
tinguishment of my debts. And to execute or have executed this
my last will and testament. I appoint my wife Sarah Emerson
and my son William Emerson Executrix and Executor. Witness my
hand and Seal this 30th day of December in the year of our Lord
Eighteen hundred and twenty nine.

Wm. Emerson,

Witness

Francis P. Julian

Miles Stelly

Georgia, Jones County - Court of Ordinary. Sept. Term 1830.
Then came in open Court Francis P. Julian who being duly sworn
saith - That he saw William Emerson execute this as his last
will and testament and that Miles Stelly together with himself
witnessed the same, in the presence of each other and in the
presence of the testator, and at his request - and that he was
of sound and disposing mind at the time of its Execution.

Francis P. Julian

Swear and Subscribed before me
me this 6th September 1830.

C. McCarthy Esq. C. O.

William Moughon's Will

In the name of God Amen I William Moughon of Jones County
in the State of Georgia, being weak in body, but of sound and
disposing mind and memory, do make and constitute this my
last will and testament.

First. I give and devise to my half brother Henry Reeves of North
Carolina my tract of land situated in said North Carolina in
Northampton County containing One hundred and twenty six and
one half more or less being the same which my father purchased
of the said Henry to him and his heirs forever.

Item. I give and devise to my beloved wife Helen C. Moughon one
half of my estate, real and personal to her and her heirs for ever
with the exception herein after mentioned.

Item. I hereby give and devise to my daughter Sarah Elizabeth
Moughon the remaining one half of my estate, real and personal
with the exception herein after mentioned; but in the event of the
death of the said Sarah Elizabeth previous to her marriage
and survival at the age of twenty one years, then my will is
that all and every part and parcel herein before

Sarah

devised to the said Elizabeth shall descend to my brother Thomas Moughon and in the event of the decease of the said Thomas Moughon previous to the marriage of the said Sarah Elizabeth or her arrival at the age of twenty one years, and in case the said Sarah Elizabeth shall have deceased previous to her marriage or arrival at the age of twenty one years, then and in that event, my will is that the afore said one half of my estate, real and personal herein before devised to my said Daughter Sarah Elizabeth, shall descend and belong to the children of my said brother Thomas Moughon share and share alike, to them and their heirs forever.

I term. I give and devise my rifle Gun to my brother Thomas Moughon.

I term. I give and devise my small fancy shot Gun to my Nephew Thomas Moughon junior.

I term. I give and devise to my friend William Key, my big shot gun.

And I do hereby constitute and appoint my beloved wife Helen E. Moughon, my brother Thomas Moughon and my friend John Mitchell, all of Jones County, Sole Executrix of this my last will and testament, and it is my will that my said property be kept together so far as is consistent with my said bequests.— And I hereby give my said Executrix power to sell and dispose of as much of my said property as they ^{may} deem necessary for the payment of my just debts, and to sell and purchase such property as they may deem necessary to the improvement of the estate of my daughter Sarah Elizabeth Moughon, hereby revoking and cancelling all former wills by me made.

I'm witness whereof I have hereunto set my hand and seal this Thirteenth day of July, in the year of our Lord Eighteen hundred and thirty.

Signed, sealed, published and
declared in presence of us who
have hereunto subscribed our

Wm Moughon Seal

names as witnesses in presence of
the testator, and each in the presence
of the other.

James Lockett

Francis Lupte

C. B. Strong Judge S.C.

James Lockett
Francis Lupton

Charles Macarthy Ch. C. B.

(Sarah Richardson's Will.)

April 15th, 1830 -

We certify that the following is the substance of what Mrs. Sarah Richardson wished to be considered as her last will and testament first - At the death of her parents five of the negroes be left to them to be inherited by her niece Martha Fielding now in Catoton, and the other five to be hired out for the benefit of Mrs. Wythe and her female children. And secondly the land on which her parents live, to be the property of her present husband.

Mary L. Sooley

Eliza Ledbetter

Horatio Brown

Georgia Court of Ordinary - Octth Term 1830.

Jones County 3 The written instrument of writing was this day established as the last will and testament of Sarah Richardson deceased by the Testators - Horatio Bowen, Mary D. Sooley and Eliza Leibetter and ordered to be recorded. Horatio Bowen

Horatio Bowen

I work to in Open Court?

the 5th of October 1838 3

Mary S. Fooley

Eliza Ledbetter

C. Macarthur Clr. C.R.

The above and foregoing, having been reduced to writing and proven to be the last will and testament of Sarah Richardson Lee by Mary A. Tooley, Eliza Ledbetter and Horatio Bowen in the honourable court according to the statutes in such cases made and provided. It is ordered that the same be admitted to record as her last will and testament.

Thomas Morris will

in the name of God Amens - I Thomas Morris of the County
of ~~of~~ ^{of} Georgia, do make and constitute this my