

Will of James Laramore. Dec'd.

Georgia. I give the name of And. Amew. —  
 Lee County, 3d J. James Laramore, of the County and State aforesaid  
 being of sound mind and disposing memory, but  
 of advanced age, do make this my last Will and Testa-  
 ment hereby revoking all other Wills, herebefore  
 made by me, and particularly revoking, hereby my  
 Will, signed, sealed, declared, and published by me  
 on the nineteenth day of March, in the year Eighteen  
 hundred and fifty seven, in presence of Thomas F.  
 Foster, G. M. Storer, Sam'l C. Myche and Fred  
 H. West as witnesses. —

Item First. — I derive and direct that my body, be buried  
 in a decent and Christianlike manner suitable  
 to my condition and circumstances in life. —

Item Second. — I derive and direct that all my just debts and  
 funeral expenses be paid without delay by my  
 Executors herein after named. —

Item Third. — It is my will and desire as soon as the same  
 can be done ~~after my death~~ <sup>1854-1891</sup> [www.georgiapioneers.com](http://www.georgiapioneers.com)  
 left after the payment of my just debts and funeral  
 expenses shall be divided into as many shares or  
 parts as there shall be persons or sets of persons  
 entitled to share thereof, smaller and by virtue of  
 the bequests herein after to be made, and then  
 into equal parts to be disposed of as follows; —

Item Fourth. — I do give and bequeath to my beloved Son  
 Alexander Laramore, in the event my beloved wife  
 Mary E. Laramore, shall survive me, one equal  
 share of my entire estate so divided in trust  
 for the sole and separate use, benefit and  
 advantage of my beloved wife Mary E. for and  
 during her natural life for her support and main-  
 tenance, and for maintenance and education of  
 such child or children as I may have by her,  
 and which share of my estate shall be free  
 from the control, and free from the debts, contracts  
 and liabilities of any future husband she  
 may have, and also the increase and profits  
 thereof; and after her death to my children and

JAMES LARAMORE

March

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Will of James Daramore, deceased, continued.

Grand-children, and the issue of such of my Grand-children, as may be dead, to be divided among them, as follows; My children then living shall each have a Share, the child or children of each of my deceased children to have a share the same as the parent of such child or children would have taken if living, and in case any of these my Grand-children shall then be dead, the issue of such shall stand in their stead & receive what the parent would have received if living, under the same limitations and restrictions as the shares of my Estate directly bequeathed to them respectively, in this Will. The foregoing bequest to my beloved wife Mary E. is in lieu of Power and all other rights which she may have in and to my Estate, or any part thereof, by the Laws of this State, in case she survives me, and shall be void unless ~~Lee County Wills~~ be so accepted, —

Item Fifth: I do give and bequeath to my beloved son, John P. Daramore (or in case I survive him, to such of his children as may be living at the time of my death) and the issue of such as may be dead, Share and Share alike, such issue of his deceased children, taking the share the parent would have taken if living, one share of my entire Estate divided as directed in Item Third, —

Item Sixth: I do give, and bequeath to my beloved son Alexander Daramore (or in case I survive him, to such of his children as may be living at the time of my death, and the issue of such as may, then be dead, Share and Share alike, such issue of his deceased children taking the share the parent would have taken if living,) one share of my entire Estate divided as directed in Item Third, —

Item Seventh: I give and bequeath to my beloved Grand-children, Isaac, James, Andrew, Virginia, Jane, and John, children of my beloved Son James Daramore deceased, or such of them as may be living, at the time of my death, and the issue of such of them

Will of James Garavone, deceased, continued,

as may be dead, but Share of my Estate, divided as directed in Item Third, to be equally divided between them Share and Share alike, the issue of such of them as may be dead leaving issue, taking the share the parent would have taken if living, the part or shares to which my above mentioned Grand-Daughters may receive from my Estate shall be their sole and separate property free from the debts, contracts, and liabilities of any future husband they may have respectively -

Item Eighth: I do give and bequeath to my beloved son Peter W. Garavone, (or in case I survive him, to such of his children as may be living at the time of my death, and the issue of such of his children as may then be dead, Share and Share alike, such issue taking the share the parent would have taken if living, one share of my

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Item Ninth: I do give [www.georgiaepioneers.com](http://www.georgiaepioneers.com) beloved daughter Jane Staley, in case she survives me, one share of my entire Estate, for and during her natural life, for her sole and separate use, benefit and advantage, to the free from the debts, contracts and liabilities, and free from the control of her present or any future husband, and after her death, to such child or children, and the issue of her deceased child or children, as she may have living at the time of her death, to be equally divided between them Share and Share alike, the issue of deceased child or children taking respectively the share the parent of such child or children would have taken if living, and in case I survive my beloved daughter Jane, then I give and bequeath this share of my Estate to such of her children as may be living at the time of my death, and the issue then living of such of her children as may be dead, to be divided equally, between them Share and Share alike.

James Garavone  
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Will of James Gammon, continued,

the issue of deceased Children taking their share the parent would have taken if living; and in the event of the death of any of said Children without issue then living the share of my Estate to which such Children may be entitled shall go to the other children and issue of deceased Children of said Jane and be equally divided, share and share alike between them issue standing, in the place of the deceased parents. The parts or shares of my Estate which may go to Daughters of my beloved daughter Jane under this Will, shall be their sole and separate property, and be free from the contracts, debts and liabilities of their husbands respectively.

Item Ninth: I do give and bequeath to my beloved Son George R. Gammon, (or in case I survive him, to such of his Children as may be living at the time of my death, and the issue of such of his Children as may the Leek County Wills share and share alike, the issue of such of my beloved daughter Jane under this Will, 1854-1891's deceased Children taking the share the parent would have taken if living) one share of my entire Estate divided as directed in Item Third thereof.

Item Eleventh: I do give and bequeath to my beloved Grand-Daughter Martha A. Gammon, widow of my beloved Son Robert Gammon deceased, in case she survives me, one share of my entire Estate divided as directed in Item Third thereof, for her sole and separate use and benefit, and to be forever free from the debts, contracts, and liabilities and control of any further husband she may have, and after her death to such Child or Children as she may have living at the time of her death, to be equally divided between them share and share alike, the issue of deceased Child or Children standing for and in the place of the deceased parent, and in the event of the death of my said Grand-Daughter Martha A. leaving no Child or Children than this share of my Estate intended for during her natural life to go to the same person or persons.

JAMES GAMMON

1891

Will of James T. Garrison, deceased, County of Lee,

divided in the same manner, and be taken under  
the same limitations and restrictions as stated  
in Item fourth hereof, for the disposition of  
a share of my Estate after the determination of  
the life Estate hereinafter my beloved wife Mary E.  
In the event I survive my beloved Grand-Daugh-  
ter Martha A. and she shall have a Child  
or Children living at the time of my death,  
then such Child or Children shall have the  
share of my Estate the greater would have  
but if divided to be equally divided between  
them, Share and Share alike, and upon the  
death of such Child or Children without issue,  
shall be disposed of as in case of the death of  
said Martha A., leaving no Child or Children,  
as above directed, In case my Grand-Daughter  
Martha A. shall die before I do, and shall  
leave in Lee County Wills Children living at my  
death then the largest is void and the others  
shall be in part of my Estate.

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Item fifth - I do give and bequeath to each lawfully  
begotten Child, not now in being that I may  
have living at the time of my death, or may  
have born within a reasonable time thereafter,  
an equal share of my entire Estate with my  
Children now living, and the issue of such as  
are dead, for and during the natural life of  
each of such Children, and after the death of  
each of such Child or Children, to such Child  
or Children as they may have living at the  
time of the death of each, Share and Share  
alike, the issue of such deceased grand-  
Child to stand for and in place of the deceased  
parent, and in the event of the death of  
such Child or Children of mine without  
issue living at the time of such death, then  
the share hereby bequeathed to such Child  
shall go to the same persons, be divided in  
the same manner, and be taken under the

James T. Garrison  
1854-1891

Will of James Garrison, ~~born 1800~~

restrictions and limitations as stated in the  
Fourth Item hereof, for the disposition of a share  
of my estate after the determination of the life  
estate of my beloved wife Mary E. Garrison. This  
Item of my Will is to provide only for such children  
now as I may have living after the execution hereof,  
and if any of children are girls then the life estate  
shall bequeathed to such child child shall be for  
the sole and separate use and benefit of such child  
child and be forever free from the debts contracts  
and liabilities of any future husband such child.

13<sup>rd</sup> = may three - Item Thirteenth, - I desire my  
beloved son John C. Garrison, to be Guardian of  
all the minor children that I may have living  
at the time of my death, or may have born  
within a reasonable time hereafter, and do  
hereby constitute and appoint him as such Guar-  
dian, and ~~Lee County Wills~~<sup>www.georgiapioneers.com</sup> of this Actings and  
things as other proceedings under the Laws of this  
State, and in the District of his death during the  
minority of any of such children then I request  
some one of my sons then living shall take Letters  
of Guardianship for such minor children, and  
desire that such appointment shall be made,

1854-1891

Item Fourteenth: It is the intention of this my Will to divide  
all my Estate between the issues of my wife,  
each of my living Children, and the issue of  
each of my children which are now dead or  
that may be dead at the time of my death,  
that the issue of my children and Grand-Chil-  
dren that are now dead, or that may be  
dead when any division of property under  
this Will shall be made, shall stand for and  
in the place of the parent deceased, of such  
children or issue, and shall receive the part  
or share the parent would have in each in-  
stance received if living, and that the prop-  
erty so received shall be taken under the  
Probate Court's direction and control.

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Will of James Garmanore, Cont'd.

specified in the several legatees of sharing my estate directly to each of them,-

Item First: - It is my wish and desire that any wife of my Son living at the time of my death, other than my beloved wife Mary C. shall have and be entitled to the benefits of the fourth item of this my will, under the like limitations and restrictions thereof, as fully as if her name were in this will, in the place of, and in lieu of the name of my beloved wife Mary C. -

Item Six: - I do hereby nominate, constitute and appoint my beloved Son John T. Garmanore, Executor of this my Last Will and Testament, and in case I survive him, or die before the full execution of his duties as Executor hereof, then I appoint my beloved Son George R. Garmanore to be my Executor of this Will, This the 22<sup>nd</sup> day of Lee County Wills 1854-1891

1854-1891

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James T. Garmanore, (Seal)

Signed, Sealed, Delivered and Published by James Garmanore, as his Last Will and Testament, (in the foregoing several pages upon each of which he has in my presence Subscribed his name) in the presence of two witnesses, who subscribe our names hereto as witnesses in the presence of said Testator at his special instance and request and in the presence of each other, this the 22<sup>nd</sup> day of April 1861. - William H. Head,

G. M. Stotes,

Fred H. Head,

Georgia, The Last Will and Testaments of James Garmanore, late of Said County Deceased, Having this day been produced and opened before me and John D. Garmanore, the Executor thereon named presenting said Will for Probate in vacation by Gilbert M. Stotes and Fred H. Head two of the witnesses to said Will, whose signatures being above signed, that this day James Garmanore the Testator sign-

Will of James Cawood, continued.

Seal, declare and publish the paper produced  
as aforesaid, as the last Will and Testament  
whilst he was of sound mind and memory,  
that they and William G. Stoddard subscribed said  
Will as witnesses, at the special request of said  
Testator in Your presence, and in the presence  
of each other, sicut to  
and subscribed this March 26<sup>th</sup> 1866 before me, Fred H. Hock,  
E. B. Watson, Notary,  
Received in office April 16<sup>th</sup> 1866,  
A. B. Watson, Notary.

My express Will of J. P. Cook, Received,  
Lee County, Ga., March 26<sup>th</sup> 1866, William T. Griffin and  
Lee County, Lee County Wills, my wife, Mary Ann Cook, William T. Griffin and  
Lee County, Lee County Wills, now present at the Residence  
of J. P. Cook, in Lee County on the first day  
of March 26<sup>th</sup> 1866 a few days previous to his  
death, and www.georgiapioneers.com conversation had  
between said J. P. Cook, with his brother B. F.  
Cook and his wife. The said Cook spoke of ap-  
proaching his death and in view of the same  
he stated in our presence as witness the fol-  
lowing in substance, :-

1<sup>st</sup>, That his stay on Earth was short,  
2<sup>nd</sup>, That after his death he desired that all  
his just debts should be paid as soon as practicable,  
3<sup>rd</sup>, That after the payment of his debts he desired  
that the whole of the balance of his property should  
be divided between his wife and children share  
and share alike, —

4<sup>th</sup>, That he desired that his Brother Benjamin  
F. Cook should have charge of his business and  
execute his will, in witness whereof we do hereby, before  
friends and Seals, this 24<sup>th</sup> day of March 1866,

W. T. Griffin,

Le. A. Cook,

James Cawood,