

Will of Nancy Dr. Gardner, Continued,

which shall be witnessed the same for her at her request, and in her presence, and in the presence of the other subscribers witnesses all of whom signed in the presence of the testatrix and in presence of each other, and that the same was executed voluntarily by her on the day & for purpose to have been executed,  
Known to and subscribed before

you in open Court this 18th day of February, A.D. 1860. John H. Jordan,  
R. R. J. Sessions, Notary.

Recorded this February 20<sup>th</sup> 1860.

R. R. J. Sessions, Notary.

Will of Moses J. Tison, deceased,

Morgan, <sup>3</sup> G. <sup>3</sup> Maceo J. Tison of the State and County Lee County, <sup>3</sup> aforesaid, well knowing the certainty of death, and the uncertainty of life, then it right <sup>Lee County Wills</sup> of people, to <sup>1854-1891</sup> my self and my family to make a [www.georgiapioneers.com](http://www.georgiapioneers.com) property, do make this my Last Will and Testament, hereby revoking all others heretofore made by me, —

Item 1<sup>st</sup> I desire after my death, all the property belonging to me after paying my just debts shall be equally divided between my Children, Hester Hobson, widow of Jeremiah Hobson, Missouri Fash, wife of Alexander Fash, Angelina Monroe, wife of Phillip Monroe, Benjamin Tison, Enon Tison and Moses H. Tison, in equal degrees by equal shares, the property heretofore received from me by any of said Children, to be deducted from the amount of their said shares, said property to be held by said Children in the share aforesaid, to their sole and separate use for and during the time of their natural lives, the same not to be subject to levy and sale for the satisfaction of their debts or to any disposition by or of the instance of said Children mentioned as above, and the right & title in said property hereby created not to be disturbed by

Will of Moses B. Tison, Cont'd.

any act, or acts of said Children above and before mentioned left to descend through them and to be kept and held by them as Trustees in trust for their Children, each Child to have an equal part of said share thus given, and bequeathed to my said Children as before mentioned, -

Item 2<sup>nd</sup>. I hereby constitute and appoint my beloved son Moses Tison, Executor of this my last Will and Testament, and together with him my son Eason Tison, as Executor as aforesaid. Signed, sealed declared and published as aforesaid in my last Will in my presence and by me this June 6<sup>th</sup> 1853. M. B. Tison, Esq.

Signed, Sealed, delivered and published by Moses B. Tison, as his Last Will and Testament, in the presence of us, the subscribers, who subscribe our names hereto in the presence of said Testator at this special instance and request made in presence of each other, this 6<sup>th</sup> 1853. Lee County Wills 1854-1891  
[www.georgia pioneers.com](http://www.georgia pioneers.com)

Jesse Grotter.

David Marshburn.

Kittrell Johnson,

County of Ordinary of Lee County.

December term 1858,

Personally came in open Court Moses H. Tison Esq., of the Last Will & Testament of Moses B. Tison, deceased, who being duly sworn deposed and says that the above & foregoing is a correct copy of the Last Will and Testament of the said Moses B. Tison, deceased, which was duly proved in this County, and which was destroyed by fire, as this deponent believes in the recent destruction of the County House in said County, and deponent prays that the same may be established in lieu of said lost original. Sawm to in open Court this 20<sup>th</sup> day of Decr 1858. M. H. Tison

I have referred to this record that the original Will of Moses B. Tison, deceased which was duly proved and Recorded in this

Will of Moses B. Tisdale, Cont'd.

decent, has been destroyed by fire at the recent  
burning of the Court-House, in this County; &  
that the above is a correct copy therof; It  
is therefore ordered that the same be and is  
hereby established in lieu of said lost  
original, and that the same be duly Recorded  
in the Book for the Record of Wills.  
At, Gainsville, Dec<sup>r</sup>, 90<sup>th</sup> 1858.      Dearkinburgh

Ordinary:

Received this 11<sup>th</sup> June 1860.

A. J. Dawson, Ordinary:

Will of John Woolbright, deceased.

Witnessed: In the name of God, Amen,  
I, John Woolbright of said State and County,  
being of advanced age and knowing that I may  
shortly depart this life, do in sight of my  
family and myself that I  
should make [www.georgiapioneers.com](http://www.georgiapioneers.com) of the property with  
which a kind Providence has blessed me, do  
therefore make this my Last Will and Testament,  
Duly reciting all other Testaments made by me,

Item 1<sup>st</sup>: I desire and direct that my body be buried in  
a Christianlike manner,

Item 2<sup>nd</sup>: I desire and direct that all my just debts  
be paid without delay,

Item 3<sup>rd</sup>: I give and bequeath to my beloved wife Maria  
Celia Woolbright, with whom I have lived in  
the strictest quiet for a number of years, the one  
half of all the personal property including  
negatives, stock and all kinds of personal prop-  
erty whatever that I may die seized and  
possessed of to her and her heirs forever -

Item 4<sup>th</sup>: I give and bequeath unto my beloved daughter  
Mary Matilda Randall, wife of Charles Ran-  
dall, free from the control or disposition, debt  
or control of her present or any future husband,  
to and for her sole and separate use and  
benefit to, and her heirs forever, all the money