

all my surviving children except my daughter Sarah Davis who shall have only two dollars out of my Estate and I also give to my son in law John H. Walker ten dollars and to my daughter in law Rosamond Loftin I give ten dollars to be raised out of my estate. and lastly I constitute and appoint William Evans Esq. John Beatty & Thos Lovett as Executors to this my last will and testament.

In witness whereof I have here unto set my hand and seal this, eighth day of December in the year of our Lord one thousand Eight hundred & three and of the Independence of the United States of America the twenty eighth day said seal published and acknowledged by the above named Daniel Loftin to be his last will and testament in the presence of us, who have hereunto subscribed our names as witnesses in the Testator.

Jane, McLeod
Nestor McLeod
made her mark
as appears by the
original Will

Daniel Loftin
made his mark as
appears by the original
Will

The last will and testament of Daniel Loftin
do record this 15th of February 1806.

William Cooper to be O.

I James Hunter of the town of Lincoln in the County of Lincoln and State of Georgia of sound mind and memory do make Constitute and ordain this my last will and testament in Mason and form following the soul I give to Almighty God and my body to be decently buried at the direction of my Executors hereinafter named Item 1st My Will is that my Executors herein after named pay all my just debts.

Item 2^d I bind to my wife Stanley all my Estate both real and personal and the following restrictions first that she shall have no right for my children to have

such English education as can conveniently be had.
 Secondly. That my said wives do let my children
 w^t Franky, Lewis, Lucinda Mitchell and Simon
 at this time they come of age or may
 have such part of my Estate as can be convenient
 to them, & as nearly equal as may be, to be
 accounted a part of their legacy or a final
 division of my estate, but should my Estate
 prove so that on a final division the amount
 of my Estate should not be sufficient to make
 those of my children who receive any part of
 my Estate after some of my before mentioned
 children have received a part, then those who
 have more than one equal share shall return
 to such as will make an equal division
 Item 3. My will is that after the deaths of
 my said Wives Nancy my executors will ad-
 dress my estate both real and personal and divide
 the proceeds equally between my before mentioned
 children w^t Franky, Lewis, Lucinda, Mitchell
 and Simon their shares a like.

My wife Nancy, my son Mitchell, mono,
 Watson Jr and Adam Tatton are here by nomina-
 ted Execut^r. and Executors of this my last will
 and testament hereby revoking all others hereto
 fore by me made.

In testimony whereof I have here unto
 set my hand & affixed my seal the 13th day
 of December 1805.

Signed sealed and declared
 by the said James Hartman his last will and testament
 in presence of being first as has been present
 intimated & attested Recorded this 1st day
 of January 1806
 James Baird March 1806