

State of Georgia Muscogee County:

In the name of God Amen!

I William E. Parramore of the City of Columbus Muscogee County Georgia being of sound and disposing mind and memory and being desirous to settle my worldly affairs while I have strength so to do Do make, publish and declare this my last Will and Testament, hereby revoking all Wills by me heretofore made.

First Item: I commit my soul to God who gave it, and I direct that my body be buried in a Christian like manner suitable to my circumstances and condition in life.

And my worldly Estate I dispose of as follows: For the natural love and affection that I have alike for each of my ^{surviving} children whose names are as follows: Loris J. and Oneal born November 9th 1845. John Robert Parramore born Feby 24th 1848, Mary Francis wife of ^(John) Clements born Feby 8th 1850, James Augustus Parramore born Decr 27th 1851,

~~Emilia Rebekah wife of John dehaan born March 15th 1854, and Sophronia Elizabeth wife~~

of George Warbrugh born July 12th 1857. I will and bequeath to each one sixt^h of my whole Estate share and share alike without regard to any amounts I may have at any time here before paid to or advanced to any of them it being my will and desire to divide equally

Sophronia Elizabeth Parramore married Richard Kirven of Columbus Georgia after her 1st husband George Warbrugh died.

2.

between all of them the Estate I may own at
the time of my death (G.A.)

and Item: It is my will and desire that my
Executors herein after named shall so soon
as practicable after my death sell all my prop-
erty, both real and personal (except my stock
in the Eagle and Phenix Manufacturing
Company) which stock is herein after
disposed of in another item of this my Will.
And after selling my property real and per-
sonal which I direct be done without any
order of Court (except my Factory stock).
And after collecting the debts due to me
to first pay the just debts that I may leave
unpaid; and then divide the remainder
equally among my children as before
named. The portion or any child's part I
do hereby declare to be for the benefit of
any female is intended to be for her own
sole and separate use, free from the control
of any husband, and in no event to be subject
to his contracts, debts or liabilities, and at the
^{death} of any of my said daughters then the mother's
portion to go to her children; but if any of
my children die leaving no child or chil-
dren surviving them, then and ⁱⁿ that event
their one sixth or child's part of my estate,
is to go to and be divided equally among my
other children and representatives of chil-

drew.

3.

Third Item: It is my will and I so direct and require my Executors and the Trustee I shall name and designate in another item of this my will to take control and management of my stock in the Eagle and Phenix Manufacturing Company, which stock consists of Thirty thousand dollars of the original Capital Stock of said Company, out of which I will and bequeath to each of my said six children the sum of Five thousand dollars, subject to the terms and directions given by this Will to the said Trustee who is to hold manage and divide the dividends from said stocks among my children and Grand children until the time arrives for the final distribution of the aforesaid child's part.

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Fourth Item: I nominate and appoint my friend Alfred J. Young of Columbus Ga as the Trustee for my said six children so far only as to the control and management of that part of my Estate known as the Thirty thousand dollars invested in the Capital Stock of the Eagle and Phenix Manufacturing Company, and I hereby empower, authorize and direct said A. J. Young as such Trustee, and I so will and direct that said Thirty thousand dollars be kept invested in said manufacturer

Company in trust for my said six children
and Grand children as now invested.

Each dividend declared by ^{the} Company on
the stock, I direct my said Trustee to draw
and pay over to each of my children or rep-
resentative of children their one sixth, or
child's part to them personally taking receipts
for the same, and not to recognize any sales
or transfers made by my children or Grand
children of any of their interests in said -
Factory stock or its dividends to any persons
whomsoever. Until my oldest daughter
Louisa Jane Omeal wife of S. G. Omeal shall
arrive at the age of Forty five years old at which
time, provided she has at that time any
living children she may draw out one sixth
part of said stock for her and her children's
use. But if she has only one child then
living she may draw out only the sum
of Three thousand dollars for herself and
such child leaving the two remaining
thousand dollars of that one sixth, or
child's part to be divided equally among
the children of such of my children as
may at the age of forty five years have
living more than one child ^{GR}.

And likewise with each of my said
daughters as they arrive at the age of forty
five years and have at that time any child.

or children living may draw out or sell for their own use and such child or children their one sixth or child's part of said Stock until the youngest daughter becomes of said Forty five years of age and the last child's part is divided then said Trusteeship shall end. I also will and direct that the one sixth or child's part of my said Factory Stock bequeathed to each of my said Sons shall be divided in the same way and upon the same terms and conditions of my daughters, except each of my sons may draw out or sell his part at the age of Forty years.

I also will and direct that on the event of the death of any of my sons or daughters before they arrive at the ages of Forty five for sons and Forty five for females leaving no child or children surviving them, then I bequeath and direct such child's part be divided between the surviving children and representatives of children. ^(GMS)

Fifth Item: It is my will and I so direct that in case any of my said children shall die leaving children surviving them before they arrive at the ages of Forty five for girls and Forty five for sons, then I hereby appoint my said Executors the Guardians of any and all of said minor children and the legacy under this will going to such minor children out

of said Factory Stock, shall be held by my
said Executors as such Guardians under the
control of the said Trustee and to remain inves-
ted in said stocks until such minor children
shall arrive at the ages of twenty one years
each dividend to be applied to the board
education and maintenance of such minor
child or children.

Sixth Item: It is my will and desire and I do
hereby nominate and appoint my two
beloved sons John R. and James A. Harrimore
as my Executors of this my last Will and
Testament, and each one of them is to receive
as compensation for the faithful execution
of the trust I hereby repose in them, the sum
of Five Hundred dollars to be paid out of any
of my Estate except Eagle & Phenix Factory Stock.
And said Five hundred dollars to each of my
said Executors shall be in lieu of Commissions,
and charges for extra service in closing up
my said Estate, which I direct they may
do without giving any Bond or security
for either as my Executors or as Guardians
of any of my Grand children. Ex

Seventh Item: It is my will and I so direct that
in the event of the death or resignation of
my Trustee Mr. T. J. Young then I authorize
him to name and appoint his successor
and if from any cause no person is acting

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as such Trustee then I nominate & appoint
my two sons or either of them to act as such
Trustee for the benefit of my said children
and her and children.

It witnesseth whereof I have hereunto
set my hand and affixed my seal at the
city of Columbus this the first day of May
in the year of our Lord One thousand eight
hundred and seventy eight.

(GAT) W. E. Parhamore 

Signed, sealed, published and declared
by the Testator William E. Parhamore as and
for his last Will and Testament in the presence
of us, who at his request in his presence are
in the presence of each other, being all pres-
ent during the whole time, have hereunto
subscribed our names as attesting wit-
nesses to this Will written on two sheets
of paper and attached together, this day
and year last herein before written:

J. N. Gilbert

A. C. Young

Douglas Green

Georgia Muscogee County.

I, Francis M. Brooks Ordinary of
said County, do hereby certify that the fore-

going is a true copy of the last Will of William
E. Parramore, duly proved before me in Boston
from July Term 1881 at a regular term of the
Court of Ordinary; that John R. Parramore
named therein as Executor, duly qualified
before me at said term; and to vest him with
full authority to execute said Will I have
duly issued to him the letters Testamentary
annexed to said copy.

Intestimony whereof I, the said
Ordinary, have hereunto set my hand and
Seal of Office this 6th day of July 1881.

F. W. Brooks
 G.A.R. Ordinary.