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Testator Lawrence Harper make and affix his mark to the will  
bearing to the will signed, published, pronounced and declared the  
said will to be his true last Codicil I desire that he was of  
sound disposing mind and memory according to deponent's know-  
ledge and belief and that deponent signed the same in the pres-  
ence of the Testator who signed the same by marking his mark in my  
presence

J. B. Bigelow

the 20th day of May 1833.

Wm. Wetherell J. S. C. P.C.

Wm. Chapman J. S. C. P.C.

Edw. Thomas J. S. C. P.C.

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At a Court of Ordinary held on the 20th day of May 1833 for  
the County of Richmond, the foregoing last Will and Testament of La-  
rence Harper together with a Codicil thereto, was presented to the  
Court, proved and ordered to be recorded.

Be it remembered that I Arthur Harper, of the City of Philadel-  
phia in the State of Pennsylvania considering the uncertainty of the  
life and the certainty of death do make ordain and publish this  
my last Will and Testament in testimony following to say - First  
do order and direct all my just debts and funerals expenses to be  
settled & paid before bequeath to my two nieces Isabella Harper and  
Walter the sum of five hundred dollars, equally to be divided between  
and to be paid by my executors in one year after my decease to  
the nearest day.

Then I give and bequeath to Charlotte Isabella Harrel and to  
Ann Grinnish the four daughters of William Grinnish Esq. the sum  
of two hundred dollars, equally to be divided between them and to be  
paid by my executors immediately after my decease.

Then I give and bequeath to William A. Grinnish and to  
three other heirs he had and shall have the sum of two thousand  
dollars to be given by my executors immediately after my decease to be  
paid to William A. Grinnish for the use of himself and his wife

Then I give and bequeath to the Historical Society for the history

Now I give and bequeath to the Presbyterian Church at Atlanta  
but also the sum of one hundred dollars to be paid by my executors  
into the Trustee's of said church.

Now I give and bequeath to the said William Grinstead Esq. & his  
widow of the British Encyclopedia

Now I..... do bequeath to my son in Law Ebenezer Jackson and  
my son Bondt Mingo age given to me by the said William Grinstead  
fifteen thousand two hundred and forty four dollars and all the  
monies due and to grow due thereon, to hold the same in trust for the  
sole and separate use and benefit of the said Ebenezer Jackson his  
wife and Eliza Ann Grinstead the four daughters of the said William  
Grinstead share and share alike the interest thereof to be paid annu-  
ally to the said four daughters in equal parts until they severally  
arrive at lawful age, at which time the portion of the principal there-  
of to be paid to each of them respectively - the first payment of prin-  
cipal to be made at the expiration of one year after my decease and  
in case of the death of either of the four daughters before arriving  
at age and without issue, then her share to go, and to be bequeathed  
the same to the survivors or survivors, and in case of the death of  
all of them under age and without issue, then the same to go, and to  
be bequeathed the same to their Brothers in equal parts - and in the  
want of the principal of the said Bond and Mortgage being paid  
in full I do direct the same to be invested in some productive stock  
or other good security and to be subject to the said trusts and dis-  
positions as above mentioned.

Item, I bequeath to the said William Grinstead in trust for the  
sole use and benefit of his son Arthur Harper Grinstead the sum of  
one hundred dollars to be paid to the said to the said Arthur Harper  
Grinstead, when he arrives at age and the interest thereof in the  
mean time to be paid annually to the said Arthur Harper Grin-  
stead or expended in his education as by the said William Grin-  
stead may deem expeditious and in case of his death under age  
unmarried and without issue then I bequeath the same to his Bro-  
thers and sisters surviving share and share alike. Item I give  
and devise to my son in Law the said Ebenezer Jackson and my  
daughter Eliza Ann Jackson his wife two certain lots of ground now  
part of the Farm called Malnut Farm near Melilotton in the State  
of Connecticut, one lying on the west and the other in the North East of  
the Mansion house which lots I purchased since the conveyance of Mal-  
nut Farm aforesaid to my said son in Law and daughter in Octo-  
ber 1827, to hold the said two lots with the appurtenances to my said  
son in Law and daughter upon the terms and for the sum  
of my said estates as are mentioned in the said conveyance of  
October 1827.

Item, I give and devise to my friends Charles St. Hayter and James  
Nathaniel of the city of Philadelphia Merchants, one thousand five  
hundred dollars or its equivalent in a sum of money deposited in  
Richmond Co. GA Will Bk A

test between Earth and Heaven  
in the City of Savannah wherein I lately resided together  
with my beloved ones to hold to them the said Charles A. Harper  
and Charles Mather their heirs and assigns in trust for the sole  
separate use and benefit of my said daughter Eliza Ann Jackson  
her heirs and assigns forever A sum I give and bequeath to  
said Charles A. Harper and Charles Mather the following sum  
of Banks and Insurance stocks viz- One Thousand shares in the  
Bank of the State of Georgia, fifty shares in the Augusta Bank  
One hundred shares in the Augusta Insurance and Banking  
Company State of Georgia. One hundred shares in the Bank  
South Carolina in Charleston. Fifty shares in the Union Bank  
of Charleston South Carolina. One hundred and twenty shares  
the Farmers and Mechanics Bank of Philadelphia. Fifty shares  
the Philadelphia Bank. Twenty shares in the Bank of the United  
States. Twenty shares in the Huntington Bank. Two shares in the  
Southward Bank. One hundred and three shares in the Marine  
Fire Insurance Company located in Philadelphia. One hundred and  
ninety shares in the Erie Bank in the State of Ohio and  
one share in the Chesapeake and Delaware Canal Company.  
I hold the said above enumerated shares of Banks and Insurance  
and Bank stocks, to them the said Charles A. Harper and  
Charles Mather in trust nevertheless for the sole use separate use and benefit  
of my daughter the said Eliza Ann Jackson her heirs and assigns  
and all the rest residue and remainder, of my estate real and  
personal and mixed whatsoever and wheresoever situate; I give dies  
and bequeath the same to my said daughter Eliza Ann Jackson  
her heirs and assigns forever to and for her sole and separate use  
and benefit I do hereby nominate constitute and appoint, the said  
Ebenezer Jackson, Eliza Ann Jackson, Charles A. Harper, and Charles  
Mather Executors of this my last will and Testament, hereby revoking  
all others by me at any time heretofore made. I do declare this act  
to contain my last will and Testament. In testimony whereof  
I have hereunto set my hand and seal this eighth day of  
July anno Domini one thousand eight hundred and twenty nine  
1829.

Arthur Harper

Signed sealed published and declared by the above named Arthur  
Harper as and for his last will and Testament in the presence of us  
E. J. Rogers, Jno Purdie, Sam'l S. Beale.

Memorandum showing how I have heretofore disposed of a part of my  
estate I have signed and delivered to certain Bonds for four thousand  
and two hundred dollars dated Sept. 25. 1816 witnessed by Mark  
Thompson and James Cooper the principal and interest due and owing  
thereon for the sole use and benefit of Richmond Co. Ga with the sum of \$18

shares above  
one fifty shares and  
one hundred in his estate which he  
had left in his will and which I have written by  
letter 1827 concerning him and some in law and  
testimony called Plaintiff before main subdivisions in the State  
and with the apprehensions from the terms and estates mentioned  
the County and thereof.

Arthur Harper.

Philadelphia October 20<sup>th</sup> 1832. These personally appeared John Purdon and  
John S. October 1832. Samuels & heirs two of the witnesses to the foregoing  
will and no their oaths did say that they were present and dead said  
and hear Arthur Harper the testator in the said will made a signature  
published and declare the same as valid for his last will and Testament  
and that at the closing thereof he was of sound mind memory and  
understanding to the best of their knowledge and belief.

Coram De Humis Register

Philadelphia October 23<sup>rd</sup> 1832. These personally appeared Joseph Taget  
of Philadelphia one of the witnesses to the foregoing will being absent and on  
oath did say that he was well acquainted with Arthur Harper  
the testator in the foregoing will named in his life time - and is ac-  
quainted with his business writing having seen him write his name  
as well as other matters, that he has viewed the signature "Arthur  
Harper" subscribed to said will and verily believes the same to be the  
proper hand writing and signature of him the said Arthur Har-  
per to the best of his knowledge and belief.

I now do subscribe before:

Joseph Taget

me as above stated

J.B. Sewall Deputy Register

October 23 1832. Ebenezer Jackson one of the Executors sworn and that he  
would diligently and faithfully regard and well, execr. truly com-  
ply with the provisions of the Law relating to collateral inheritance  
and on the 23 October 1832 Charles A. Harper and Charles Weston the  
two Executors wrote and letter testametary thereon opended to  
them.

Commonwealth of Pennsylvania  
City County of Philadelphia

I John Hinnes Esquire Register of  
Deeds for the City and County of Philadelphia in the Commonwealth  
of Pennsylvania Do hereby certify that the foregoing is a true and  
perfect copy of the last Will and Testament of Arthur Harper late  
of the said city deceased, now lying in file one of my office in my  
hands.

In testimony whereof I have hereunto set my hand  
and affixed the seal of office this 27 day of October  
in the year of our Lord and thousand eight hundred  
and forty four.

Edward King President  
of the Court of Common Pleas of the County of Philadelphia Do hereby  
to all whom it may concern that the foregoing paper purporting  
to be a copy of the last Will and Testament of Andrew Harper deceased  
left in the office of the Register of Wills for the City and County  
of Philadelphia in execution is lawfully of Law under the hand and  
seal of said Register

In witness whereof I have caused to set my hand this  
day of October AD 1832.

Edward King

County of Philadelphia "Seal"

I Richard Palmer Notary of the  
Court of Common Pleas of the County of Philadelphia Do hereby  
certify and attest that the foregoing certificate is under the hand  
of the Honorable Edward King Esq President Judge of the said  
Court of Common Pleas, and that the same is certified to full  
faith and credit.

In witness whereof I have caused  
set my hand and affixed the seal of said Court at  
Philadelphia the 30<sup>th</sup> day of October, A.D 1832

R.Palmer Notary

Georgia: Richmond County,

I James Longstreet of the State and Commonwealth do make and declare this to be my last will and testament.  
First, I give my whole estate both real and personal to my wife during  
her widowhood.

Second, Should my wife die before my youngest child now born or  
which may hereafter be born I shall attain the age of sixteen years  
is my will that ~~my~~ whole estate be kept together by my Executor until  
such youngest child shall attain at that age and that then  
my whole estate be divided equally between. And should my wife  
die before my youngest child attains the age of sixteen as a my  
will the little be kept together as aforesaid by my executor until  
such child shall reach that age and then that the whole be divided  
equally between my wife and all such of my children as may be then  
deceased either of my children die before the youngest attains the age  
sixteen having no child or children in life at the time the division  
take place as aforesaid it is my will that such child or children  
take the portion which would have fallen to the parent had he or  
she lived till the time appointed for the division.

Third, the bequests herein before made to my wife are undiminished  
intended by me to be so long as she lives.

Fourth, During my life and while she is to have the entire and full  
and control of my estate and all the income thereon do I entrust the administration  
and management of my estate to my wife and that of her children  
now living but in case of her death or if she should be removed  
for a time as aforesaid then