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John Anderson Will Sept. 24th 1831.

In the Name of God, Amen

I John Anderson of the County of Taliaferro & State of Georgia being of sound mind and memory do make ordain & appoint this to be my last will & testament hereby revoking any will or wills heretofore made & In the first place I will & desire that all my just debts be paid as speedily as possible — 2nd I give & bequeath to my son William Anderson all the property I delivered to him some time ago & now in his possession & the further sum of twenty dollars to be raised out of my Estate

3rd I give to my son James F. Anderson one hundred dollars also to be raised out of my Estate — 4th All the property both real & personal that may be disposed of after the payment of my just debts & the Special Legacies hereinbefore mentioned I give to my three daughters Lydia Anderson, Fathry Anderson, & Lucy Anderson Share & Thare alike but with the restrictions & qualifications as follows, to wit, I wish the whole of my property kept together for the joint use of my afore mentioned three Daughters & if any or either of them should depart this life without Marrying then my wish is that the survivors shall take said share in equal portions as before mentioned but should any or either of my aforementioned daughters marry then it is my wish that they receive their legacy to be their & their heirs forever without any reserve

5th It is my wish that my Executors that I shall hereinafter nominate, keep no further accounts with the Ordinary than to prove & record this my Will unless circumstances should make it absolutely necessary

Lasty I do hereby appoint my aforementioned daughters, Lydia Anderson Fathry Anderson, Lucy Anderson Executors & Helen R. Lewis Executor to this my last Will & Testament signed sealed & acknowledged the twenty fourth day of September eighteen hundred & thirty one in presence of

Thos. Towns

(Signed) John Anderson

William R. Luckett

Walter Munneller

Georgia In open Court came William R. Luckett and upon oath Taliaferro County saith that he saw John Anderson sign and publish and declare this writing to be and contain the last will and testament of John Anderson deceased that at the time thereof he was of sound mind and memory and that he did it freely without compulsion — and that Thos. Towns and Walter Munneller signed the same as witnesses with himself — Towns & Anderson recd in open Court March 6th 1837 Taliaferro County Will # 1226-186 Luckett

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Georgia Taliaferro County — In Open Court came Lydia Anderson and
Faithy Anderson and were duly qualified to say
will in terms of the law and the will and proceedings were ordered by the Court to
be recorded and let her ^{testimony} to the said by her & Faithy the Execution made in said
Will March 6th 1837. Test Quina O'Neal Ch^r C. O.

Georgia Taliaferro County To all to whom these presents shall come
greeting Know ye that I Savannah Hart of the
County and State aforesaid being at this time under great bodily complaint
but of sound mind and disposing memory — and knowing its a appointment
now once to die — do make and constitute and ordain this to be
My last will and Testament revoking, disannulling and die all
— leaving all other Wills and testaments by me heretofore made
whatever — And first I recommend my soul to God who gav it
and my body to the grave to be buried in a decent Christianlike
Manner at the discretion of My Executors hereafter named not
mentioning but I shall receive the same at the general resurrection
at the last day — And as respects my worldly goods that it has
pleased God to give me, I give devise and dispose of the
same in the following Manner and form

1st It is my will and desire that all my just debts be paid
2^d It is my will and desire that the whole of my Estate both real
and personal be divided equally between the following legatees
(that is) John Hart, William Hart, Samuel Hart, Eli Hart, Rebekah
Hart, Mary Hart, Nathan Chapman's Children, Benjamin Chapman's
Children, Thomas Chapman's Children, James Neasey's Children and
the Orphans, of James Hart, late of Illinois deceased it is further
my will and desire that of John Hart, portion of Estate that
his son Samuel, Shall have the sum of Ten Dollars, and of the Dis-
tribution share of my Estate that falls to Nathan Chapman's Children
that his son Samuel, Chapman shall have Two Dollars more than the
rest of the children

3rd And lastly I nominate and appoint my beloved Sons Samuel
Hart, and Eli Hart my sole Executors to this my last will and
Testament In testimony whereof I have hereunto set my hand
and seal this 22nd day of October 1830.