

70
for decease to be distributed as follows

4th I desire and direct that my three Slaves viz. Charlotte Southey and Genny, with their increase with all the notes account, and money found in my possession except ten Dollars be equally divided among my beloved Sons viz John Emile Harrim Lewis Jenkins Harrison Drury Washington Harrison Joseph Daniel Harrison, James Madison Harrison Seaborn Uriah Harrim Benjamin Thomas Harrim to them and their issue, And if any of my beloved Sons above named, should die without issue, that his part of said Estate be equally divided among the remaining Sons.

5th I give and bequeath to my beloved Daughter, Nancy Jones, New Ben Dollar,

6th I hereby Constitute and appoint my beloved Sons Lewis Jenkins Harrison and Drury Washington Harrison Executors of this my last Will and testament this 10th February 1858,

Joseph Harrim

Signed sealed declared and published by Joseph Harrim as his last Will and testament, in presence of us the subscribers who subscribed our names hereto in the presence of said testator and at his special instance and request and of each other this 10th February 1858.

Philip Clark
Henry F. Wellington
William P. King
James M. Donahue

John J. Holmes

State of Georgia,

Washington County) In the name of God Amen

I John J. Holmes of the State and County aforesaid being about to leave for the war fit of sound and disposing mind, clear it proper that I should dispose of my property which a kind Providence has blessed me with, I do therefore make this my will I give and bequeath to my dear beloved Mother, all the property in my possession for and during her natural life and after her death to be equally divided between my Brothers and Sisters and that part that goes to my Sister is not to go in the hands of her present Husband or any subsequent Husband but entirly into her hands, If I return back from the war, this writing null and void

John J. Holmes

Signed sealed and delivered
in the presence of us

John Hood
James Hood
James Hood

Ordinary Court November Term 1862

In open Court Coven John Hood and James Hood two of the subscribing witnesses to the written Will, James Hood the

other witness being dead and being duly sworn. Upon you all say that they saw John J. Holmes sign and publish the within paper as his last Will and Testament, and at the time he was of sound and disposing mind and memory. that they witnessed the same for him at his request and in his presence & the presence of each other, that the signature of James Hood who is dead is his signature, that the said James Hood signed with them and in the presence of the Testator at his request at the same time, And that the within Will was executed voluntarily by the said John J. Holmes, on the day and year it purports to have executed.

Given to before me this
3 November 1862.
Haywood Brookins
Orby

Simon Hood
John Hood

John I. Everett

I John I. Everett of the County of Washington and State of Georgia do make and ordain this my last Will and Testament in form and manner following:

Item 1st I wish all my just debts to be paid out of my estate of money or all of my perishable property Crops Stock, &c which may be sold for that purpose, and if the perishable property is not sufficient to pay my debt, then my Lands or as much thereof as will pay all my debts to be sold to the best advantage as my Executor may think best.

Item 2nd And should there be a sufficiency of cattle from the crops and sale of perishable property, then I want my Land to remain as hereafter mentioned I give to my beloved Wife Mary Jane, one third of my Land including the House stand on which I now live as her Dwelling during her natural life, but not to be disposed of by her, I also give to my wife, the Bedstead Bed and furniture she brought with her after our marriage also the Cattle she got from her Father together with all the Household and Kitchen furniture, and one third of all that may be left after my debts are paid.

Item 3 I give to my beloved little Daughter Malinda Ann, the other Bed Bedstead and furniture together with the balance that may be left after paying my debts, And if my wife Mary Jane should die then my Daughter Malinda Ann to have the property left to her Mother Mary Jane, And if my Daughter Malinda Ann should die without issue, then the property to go to my Brother and Sister Malinda to be equally divided among them with this exception, I wish my Sister Malinda to have the Bed furniture over and above her equal share with her Brother.

Item 4th I do hereby constitute my Father George W. Everett to take charge of all the items and specifications therein contained as my legal and lawful Executor to see every thing carried out according to the tenor of this my last Will and Testament.

In witness whereof I have caused set my hand and seal this third day of May A.D. 1862 - Signed in presence of
William J. Pennell
Siegal G. Wood
Miley & Conley

John I. Everett