

Richard J Harris.

Georgia
Washington County

I Richard J Harris of said County and State being now of sound and disposing mind and memory, do make, publish and declare this to be my last Will and Testament.

I Item: I desire to be buried in a decent manner and at such place as my wife shall select, trusting however that she will respect my wishes in this subject so frequently expressed to her; and that my dead body, before interment be kept from the gaze of idle curiosity.

II Item: I desire my just debts to be paid as promptly as possible, that my heirs may be clear from reproach of creditors.

III Item: To my beloved wife Roberta C Harris by whose industry and economy I have been enabled to accumulate what little of this world's goods I now possess, I give bequeath and devise all my property real and personal forever in fee simple - believing that in the future as in the past she will discharge the full measure of her duty towards my children. Provided however; That should my said wife contract a second marriage, then I direct that all my aforesaid property which shall then remain be divided into two equal shares, one part of which shall remain the property of my said wife and the other share I direct to be held in trust for my aforesaid children or their heirs, should any of my children then be dead, leaving children surviving them.

IV I nominate, constitute and appoint my beloved wife Roberta C Harris as the Executrix of this my will, without liability to give bond or make annual Returns as such executrix, unless she shall contract a second marriage; in which event I desire that bond be required of her for the portion in that event given to her in trust for my children and that she make annual Returns of her doings as such Executrix and Administratrix to the Mayor of Washington County; - my purpose in this being to protect my children against a step father.

This November 4th 1893

Richard J Harris.

Signed, declared and published by Richard J Harris as his last Will and Testament in the presence of us the subscribers, he inquiring in our presence and we signing in his presence and at his special instance and request.

Stevenson Wood.

G. W. Snell
Pierce Wood.

Georgia
Washington

On the Court of Ordinary
August Term 1895

I, G. W. Snell do swear that I as well as Stevenson Wood and Pierce Wood, saw the within named Richard J Harris sign and publish the within paper as his last Will and Testament, that I subscr

Richard J. Harris Contd.

the same as a witness thereto, at the special instance and request of the said Richard J. Harris and in his presence as did also Newman Wood and Pierce Wood; that the said Richard J. Harris signed the same freely and voluntarily, and was at the time of such signing of sound and disposing mind and memory. C. W. Small.

Sworn to and subscribed before me
This 5th day of August 1891.
M. Newman
Ordinary W. C.

Horatio N. Hollifield.

Georgia
Washington County

Know all men by these Presents, that I Horatio N. Hollifield of Sardisville Washington County, Georgia, being in good health and of sound mind do make this my last will and testament.

All of my estate Real and Personal Property of which I may be seized and possessed of I devise bequeath and dispose of in the manner following: To wit.

I desire that all my just debts be paid as soon as convenient or possible by my Executor out of my Estate.
I give and bequeath to my wife Clara P. Hollifield a life interest in the whole of my property estate. She to have the uses and income derived therefrom in such manner as she may see fit, first paying the taxes upon it, keeping up the fire insurance policies and doing all needed and necessary repairs, the remainder to be hers to do with as she pleases.

Upon the death of my wife, I desire my estate to be divided into two equal parts, and give and bequeath one of these portions to my daughter Mrs. Chamie Lunn for and during her life and at her death should she had children living to be divided among them.

The other half or remaining portion of my estate, I give and bequeath to my son Doct. H. P. Hollifield for and during his life - and at his death to his children should he have any. If he has no children in life, then to be given to the children of my daughter Mrs. Chamie Lunn, and should my daughters children be dead I desire her portion in which she has a life estate to go to my sons children if he has any in life, and if the children of my daughter be dead and my son have no children, then I desire my estate in which my son and daughter had a life interest to be given to the children of my brother Alon Ambrose N. Hollifield.

I nominate and appoint my wife Clara P. Hollifield my Executor of this my last will and testament and she accepting the