

William Bennett Hall *Contd.*

Item 4<sup>o</sup> I nominate and appoint my son John B. Hall, Executor of this my last Will and Testament.  
In witness whereof, I the said William Bennett Hall to this my Will have set my hand and seal.

the January 10<sup>th</sup> 1894.

William B. Hall.

Signed, sealed, published and declared by the above named William Bennett Hall, as his last Will and Testament in presence of us, who at his request in presence of each other, have subscribed our names as witnesses hereto.

W. H. Hines  
J. J. Jordan  
Ed. Arnold  
E. R. Dudley.

Georgia  
Washington County

I, J. J. Jordan do swear, that I as well as W. H. Hines, Ed. Arnold & E. R. Dudley saw the within named William B. Hall sign & publish the within paper, as his last Will and Testament; that I subscribed the same as a witness thereto, at the special instance and request of the said W. B. Hall and in his presence, so did also W. H. Hines Ed. Arnold & E. R. Dudley; that the said W. B. Hall signed the same freely and voluntarily and was at the time of such signing of sound and disposing mind and memory.

J. J. Jordan

Sworn to and subscribed before me

this January 4<sup>th</sup> 1894.

Mr. Newman

Ordinary W. C.

Leaborn P. Kelley.

Georgia  
Washington County

In the Name of God. Amen.

I, Leaborn P. Kelley being of sound and disposing mind and memory do make this my last Will and Testament hereby revoking all others by me heretofore made;

Item 1. I desire to be buried in a decent and christian-like manner in my family cemetery - and to this end I dedicate and set apart one half acre of land now used as a cemetery near the Wrights and Jennette Rail road which shall never be sold, but always held and used as a family cemetery - excepting a small portion of said cemetery now enclosed and used by my neighbor and friend William C. Englefield, and it is my will and desire that my executors having after my death appointed, shall execute a deed of conveyance to this enclosed lot to my

Leuborn R. Kelley Testt.

said friend or his family - for the nominal sum of One Dollar.  
Item 2 I desire and direct that all my just debts be speedily paid  
by my executors herein after named and appointed.

Item 3 I have in life given to my children Martha wife of W. A  
Jordan, James L. Thomas J., Robert A., Missouri, wife of  
R. H. Gilbert, William M. and Ella each - in cash or its equivalent  
in land out of my estate - a sum equal in value to the sum of Two Thousand  
Dollars - the same to be accounted as received for in the general division  
of my estate.

Item 4 I give, bequeath and devise to my afflicted daughter Jane -  
Three hundred and thirty one and one half acres of land no  
or less - embraced in the lands now known as my property - Idem  
in Washington County, Georgia bounded as follows: - South by lands of J.  
B. Stephens, New's bridge road, and the lands of the estate of Mrs. G. H.  
King and her children; East by lands of J. P. Shultz and J. F. Coose  
West by lands of R. J. Cochran one west of lands of W. A. Jordan and  
J. B. Stephens. These boundaries include two small strips of land not  
included in the above named places, yet are included in this devise. I also  
desire to set apart a year's subsistence to my said daughter Jane the sum  
of One hundred & fifty Dollars in cash - and two mules - each of the value  
at least One hundred & twenty five Dollars, also one year feed of corn  
and forage for said mules, also a one horse wagon and all the necessary  
gear and farming tools to farm with - all of said lands and personal property  
I give, bequeath and devise to my said daughter Jane, to be held in trust for  
her by my executors herein after named as trustees for and during the natural  
life of her, my said daughter Jane - and at her death the estate herein  
described to revert to my estate, subject to division as herein after directed.  
I do solemnly charge my executors as trustees for my said daughter Jane,  
that they amply provide and carefully care for, my said daughter  
so as to render her life as comfortable and happy as possible.

Item 5 I desire and direct my executors to pay over to my son William  
A. Kelley and my daughter Ella Kelley the sum of Three hundred  
Dollars each out of any monies belonging to my estate, not otherwise apportioned  
in this will. I also desire and direct that they each receive one  
mule valued not less than One hundred & twenty five Dollars and corn and  
forage sufficient to feed the same one year.

Item 6 Should my present wife Clementine bear me a child, it is my  
will and desire that such child shall receive from my estate the sum  
of Two Thousand Dollars so as to make equal with my children herebefore  
mentioned and provided for - and after this shall have been done - such child  
is to share equally with my wife and children in the general division of  
my estate - as hereinbefore directed, or before provided in this will. The sum  
of Two Thousand Dollars is to be placed at interest for the use and benefit  
of such child.

Item 7 All the remainder of my estate both real and personal, I desire to  
direct to be divided equally between my wife Clementine and all  
my children all of whom are herein named, except the one provided for

Jacobin R. Kelley Testt<sup>t</sup>

in Item 6 of this will - after having over to my wife Clementine the sum  
of Three hundred Dollars, in view of a years support. It being my will and  
wishes, that each shall share alike. This division - The share of my daughter Jane  
shall be in trust for life as before provided.

Item 8 at the death of my daughter Jane, I desire and direct that the estate  
which accrued in trust for her benefit shall be divided between my wife  
Clementine and all my children three and share alike.

Item 9. I desire and direct that my Executors herein after named and ap-  
pointed as Trustees & Executors, shall have power to rent, lease, sell  
farm or divide in home and in every way whatever have control and manage  
my estate without an order from any Court whatever - to sell at public outcry  
or at private sale and manage said estate without the intervention of a Court  
Provided all of my Executors can agree among themselves. In case my Ex-  
ecutors shall fail to agree when and one or more things to be done -  
in that event it is my desire that the County give direction to the same.

Item 4 I nominate my wife Clementine Kelley as my Executor and  
Co-Trustee and my sons James A. Thomas & Joint A and  
William C. Kelley as my Executors and Co. Trustees. The above nominated  
are hereby appointed as Executors of this Will and Trustees for my  
daughter Jane under this will.

This March 19. 1890.

J. R. Kelley  
Signed, sealed and published by Jacobin R. Kelley as his last  
Will and Testament in the presence of us the subscribers, who subscribe  
our names hereto in the presence of said testator (at his instance and  
request) and of each other - he signing in our presence and we signing  
in his presence.

This March 19. 1890.

J. H. Smith  
W. G. Spelling  
Robert Raines.

Georgia  
Washington County.

Court of Ordinary. May Term 1894.

We, J. H. Smith, Robert Raines and W. G. Spelling do swear  
that we saw the within named J. R. Kelley sign and publish the within  
paper as his last Will and Testament, that we subscribed the same as witness  
to the same, at the special instance and request of said J. R. Kelley and in  
his presence, that said J. R. Kelley signed the same freely and voluntarily  
and was at the time of such signing of sound mind and  
memory.

J. H. Smith  
Robert Raines  
W. G. Spelling

Searched and subscribed before me  
in open Court, this 1<sup>st</sup> day of May 1894.

A. Morrison, Ordinary W. L.