

William Hunt

Georgia

Washington County} In the name of God. Amen!!

I William Hunt of the County and State aforesaid, being at this time in good health, and of sound and declining mind and memory do make by Ordinance and Establish this my last Will and Testament in manner and form following, that is to say,

Firstly— I give and bequeath to my wife Elizabeth the plantation and tract of land in the County and State aforesaid in which we reside containing about eight hundred acres adjoining lands of William Smith and others also the following thirteen negro slaves (viz) Maria, Mayd-a-lou, Zellie, and her two youngest children, Eliza and Madeline, Caesar, Sally, and her two children Lucia and Dennis, Caesar, Bynar, Jack = en, Lucy, and Hercules, and with the horses, mules, cattle, sheep and other live stock together with all my household and Kitchen furniture, Maggins Carts, Wagons and plantation Tools &c.

We have and to hold the said property real and personal for and during the term of her natural life only and it is my will and desire hereby to expressly direct that my said wife shall receive the income and proceeds of the said property hereinabove devised to her for life, support man himself and educate our two youngest children and William H. Hunt until they shall severally and respectively arrive at the age of twenty one years of majority.

Secondly— I give and bequeath to my friend Elbert P. Taylor his heirs and assigns first as trustee for my daughter Mary, the wife of Owen W. Phipps, one negro woman named Charity and her four children, Almina, Isaac, David, and Lucy, husband and Charity which said negro are now in her possession under a lease from me. To have and to hold the said negro woman and her said four children and their future increase together with all and sundry such other property real and personal as may by virtue of my will or provision of this my last Will and Testament fall or become to her after the determination of the life estate hereinbefore bequeathed to my wife Elizabeth, by the first item of this will or by virtue of my bequeath to my wife by the death of any of my children without leaving behind them a child or children, grand child or grand children living at the time of their death until the said Elbert P. Taylor, his heirs and assigns for ever in full discharge to such negroes such trusts and be and for such intents and purposes as are herein after by special instrument and declaration and Conveyance the same. I desire to say that the said Elbert P. Taylor his heirs and assigns shall hold the said property real and personal in trust for the use of the said Almy, I. C. for and during the term of her natural life by permit and suffer her and her

heirs and assigns to have the same in their possession and to receive the rents wages and profits of the same in such manner as they think fit, and in case of the death of the said Almy, I. C. leaving a child or children or grand child or grand children

William Hunt

living at the time of her death then the said Elbert D Taylor or his Heirs or assigns shall immediately by proper and legal deeds or other conveyances valid in the lawe, assign transfer and set over to the said child or children or grand child or grand children as the case may be all and Singulare the said property real and personal Share and Share alike and free and discharged from any further trust or confidence whatever the said Grand child or Grand children to stand in the place or stead of his her or their Father or Mother as the case may be and to receive only such part or Share as his her or their Father or Mother would have received if then in life, But in case the said Nancy it shall devest this life without leaving behid her a child or children or Grand Child or ~~Grand~~ children living at the time of her death then and in such case the said Elbert D Taylor, his Heirs and assigns shall divide the said property real and personal among and between the surviving Brothers and Sisters of the said Nancy it and the children — (William Hunt)

Children or Grand child or Grand children of such of his Brothers and Sisters as may be dead, as the case may be Share and Share alike the said child or children or Grand child or Grand children to stand in the place or stead of his her or their Father or Mother as the case may be and receive only such part or Share as his her or their Father or Mother would have received if then in life and such part or shares as may fall to the lot of the surviving brothers and sisters, wherein by virtue of this my Will the said Elbert D Taylor is the Trustee, shall be held by him and his heirs and upon the same trust and to and for the same uses intents and purposes conveyed to him in trust by virtue of the several items in this Will creating him trustee as aforesaid and to be disposed of in the same manner.

My Will — I give and bequeath to my friend Elbert D Taylor his Heirs and assigns forever in fee simple as the trustee of my daughter, Mary Ann the wife of James R Smith one negro girl named Mariah now in his possession as a slave from me to have and to hold the said Negro girl and her future increase together with all and Singulare such other property real and personal as may be vested in my above or hereafter by this Will fall or come to her after the determination of the life Estate bequeathed to my Wife by the first item of this my Will or by the return of my property to my Estate by the death of any of my children without leaving behind them a child or children or Grand child or Grand children living at the time of their death unto the said Elbert D Taylor his Heirs and assigns forever in fee simple to such uses upon such trust and to and for such intents and purposes as are hereafter expressed and declared of and concerning the same, that is to say, that the said Elbert D Taylor his Heirs and assigns shall hold the said property real and personal in trust for the said Mary Ann for and during the term of her natural life and permit and suffer the said Husband to have the possession of the same, and receive use and enjoy the rents, issues and profits of the same in such manner as they may think fit

William Hunt.

And in case of the death of the said Mary Ann leaving a child or children or grand child or grand children living at the time of her death, then said Elbert D Taylor his heirs and assigns shall immediately by proper legal deeds or other conveyances valid in the law, assign transfer and pass to the said child or children or grand child or grand children the Case may be, all and singular the said property - William Hunt Share and Share alike, and entirely freed and discharged from all further trust, or confidence whatever, the said Grand Child or Grand Children to stand in the place or stead of his or their father or mother as the case may be, and receive only such part or share as his or their father or mother would have done if still in life. Not in case said Henry Ann shall die prior to this life, without leaving behind her child or children or grand child or grand children living at the time of her death then and in such case, the said Elbert D Taylor his heirs and assigns shall derive the said property real and personal among and between the surviving brothers and sisters of the said Mary Ann the child or children or grand child or grand children, to stand in the place or stead of his or her or their father or mother as the case may be and receive only such part or share as his or her or their father or mother would have received if still in life, and such part or share may fall to the lot of the surviving brothers and sisters for whom by virtue of this my last Will and Testament, the said Elbert D Taylor is Trustee, Shall be held by them and her heirs and assigns upon the trust, and to and for the same uses intents and purposes as other property committed to him in trust by virtue of the several items in this Will creating him trustee as aforesaid, and to be disposed of in the manner:

Dearbly I give and bequeath unto my friend Elbert D Taylor his heirs and assigns for ever in fee simple, as the trustee of my daughter Rebecca Ann, the wife of Capel Rynd one negro woman named Amy and her six children, Rosalie, Crawford, Philip, Reuben, and Anna, all now in her possession who soon from me, To her and to hold the said negro woman and her said six children their future increase to gather with all and singular such other personal and personal estate by way of money, chattels or proportion of this my will or according to her after the determination of the life Estate belonging to my wife by the first item of this my Will or by the return of any property to my estate by the death of any of my children without leaving behind them a child or children or grand child or grand children living at the time of their death unto the said Elbert D Taylor his heirs and assigns for ever in fee simple to such uses upon such trust as hereinafter expressed mentioned and declared of and concerning the same. That is to say that the said Elbert D Taylor his heirs and assigns shall be to the said negro woman for the use of the said Rebecca Ann for and during the term of natural life and permit and suffer her and her descendants to possess thereof and to receive use and enjoy the same.

William Hunt

proffets of the same in such manner as they may think fit— And in Case of the death of the said Rebecca Ann leaving a Child or children or Grand Child or Grand Children living at the time of the death, then the said Elbert D Taylor, his heirs and assigns shall immediately by proper and legal deed or other conveyances valid in the law, assign transfer and set over to the said Child or children or Grand Child or Grand Children as the case may be all and Singular the said property real and personal share and share alike and entirely freed and discharged from any further trust or confidence whatever the said Grand Child or Grand Children to stand in the place or stead of his her or their father or mother as the case may be, and to receive only such part or Share as his her or their father or mother would have received if then in life; But in Case the said Rebecca Ann shall depart this life without leaving behind her a child or children or Grand child or Grand Children living at the time of her death then and in such case, the said Elbert D Taylor his heirs and assigns shall divide the said property real and personal among and between the surviving brother and sisters of the said Rebecca Ann, and the Child or children or Grand Child or Grand Children of such of her Brother or Sisters as may be dead as the case may be, Share and Share alike, the said Child or children or Grand Child or Grand Children to stand in the place or stead of his her or their Father or Mother, as the case may be and receive only such part or Share as his her or their Father or Mother would have received if then in life, and such further Share as may fall to the lot of the surviving Brothers and Sisters for whom by virtue of this my Will, the said Elbert D Taylor is the trustee shall be held by him and his heirs and assigns upon the same trusts and to and for the same intents uses and purposed as the other property bequeathed to him as trust by virtue of the several items in this my Will creating him trustee as aforesaid, and to be disposed of in the same manner as is therein directed.

Fifthly—I give and bequeath unto my friend Elbert D Taylor, his heirs and assigns forever in fee simple as the trustee of my daughter's Martha Elizabeth Jane our negro woman named Dolly and her child Frances Caroline, to have and to hold the said negro woman Dolly and her said child and their future increase together with all and Singular such other property real and personal, as may by virtue of any clause or provision of this my Will fall or accrue to him after the determination of the life estate bequeathed to my wife by the first item of this my Will and Testament or by the return of any property to my estate by the death of any of my children without leaving behind them a child or children or Grand Child or Grand Children living at the time of their death unto the said Elbert D Taylor, his heirs and assigns forever in fee simple to such uses upon such trust

and to and for such intent and purpose as are hereafter by special mention declared of and concerning the same, that is to say, That the said Elbert D Taylor his heirs and assigns shall hold the said property real and personal in trust for the use of the said Martha Elizabeth Jane for and during the term of her natural life and permit and suffer her to have the possession of the same, and receive use and enjoy the rents issues and profits of the same in such manner as she may think fit and proper, And in case of the death of the said Martha Elizabeth Jane leaving a child or children or grand child or grand children living at the time of her death then the said Elbert D Taylor his heirs and assigns shall immediately by proper and legal deeds or other conveyances deliver in the law assign himself and set over to the said child or children or grand child or grand children as the case may be all and singular the said property real and personal Mars and Share alike entirely freed and discharged from every further trust or confidence whatever the said Grand child or grand children to stand in the place or stead of his her father or mother as the case may be and receive only such part or share as his her or their father or mother would have received if then in life, But in case the said Martha Elizabeth Jane shall depart this life without leaving behind her a child or children or grand child or grand children living at the time of her death, the said in such case the said Elbert D Taylor his heirs and assigns, so divide the said property real and personal among William Hunt and between the surviving Brothers and Sisters of the said Martha Elizabeth Jane and the child or children or grand child or grand children of each of her Brothers and Sisters as may be done as the case may be Share and Share alike, the said child or children or grand child or grand children to stand in the place or stead of her or their Father or Mother, as the case may be and receive only such part or share of his her or their father or mother would have done if then in life, and such part or share as may fall to the lot of the surviving brother and sister for whom by virtue of this my will the said Elbert D Taylor is the trustee shall be held by him and his heirs and assigns upon the same trust and to and for the same intent and purpose as the other property conveyed to him in trust by virtue of the several items in this my Will creating him trustee as aforesaid, and to be disposed of in the same manner.

Itemly I give and bequeath unto my friend Elbert D Taylor his heirs and assigns first in fee simple as the trustee of my slave Sarah Ann one negro woman named Sally and her child Sabella Francis to have and to hold the said negro woman and her said child Sabella Francis and their factors, executors together with all and singulars such other property real and personal as may by any clause or provision of this my Will fall or come to her after the determination of the life estate bequeathed to my wife the first item of this my last Will and Testament or by the return of every property to my estate by the death of any of my children without leaving behind them a child or children or grand child or grand children living at the time of their death unto the said Elbert D Taylor his heirs and assigns forever in fee simple to such other

6

such trust and to and for such intent and purpose, as aforesaid
after expressed mentioned and declared of and concerning the
same, that is to say, that the said Albert D Taylor his heir and
assignee shall hold the said property real and personal in trust
for the use of the said Sarah Ann, for and during the term of
her natural life, and permit, and suffer her to have possession
of the same and to receive use and enjoy the rents issues and
profits of the same, in such manner as she may think fit, and
in case of the death of the said Sarah Ann leaving a child or
children or grand child or grand children living at the time
of her death, then the said Albert D Taylor, his heir and assignee
shall immediately by proper and legal deed or other conveyance
valid in the law, assign himself and set over (William Hunt)
to the said child or children or grand child or grand children
as the case may be all and singular the said property real and
personal share and share alike and entirely freed and discharged
from any further trust or confidence whatever, the said
grand child or grand children to stand in the place or stead
of his her or their father or mother as the case may be, and
receive only such part or share as his her or their father or
mother would have received if then in life.—But in case the
said Sarah Ann shall depart this life without leaving behind
her a child or children or grand child or grand children
living at the time of her death, then and in such case, the
said Albert D Taylor his heir and assignee shall divide the
said property real and personal, existing and between the sur-
viving Brother and Sisters of the said Sarah Ann, and the
child or children or grand child or grand children of such
of her Mother and Sisters as may be dead, as the case may
be share and share alike the said child or children or grand
children grand children to stand in the place or stead of their
her or their father or mother, as the case may be and receive
only such part or share as her her or their father or mother
would have done, if then in life, and such part or share as
may fall to the lot of the surviving brother and sisters for
whom by virtue of this my Will the said Albert D Taylor
is the trustee shall be held by them and his heirs and assigns
upon the same trust and to and for the same intents and
purposes as the other property bequeathed to him in trust by virtue
of the several items in this my Will creating him trustee as
aforesaid and bequeathed of in the same manner.

Item 17th I give and bequeath unto my friend
Albert D Taylor his heirs and assignees forever in fee simple
as the trustees of my daughter George Ann, living a negro
girl named Olive and a negro boy named Henderson
To have and to hold the said two negroes and the future
increase of the said Girl Olive together with all and singular
such other property real and personal, as may by any
claim or preposition of this my Will fall or accrue to her.

7

after the determination of the life estate bequeathed to my wife by the first
of this my last Will and testament, or by the return of any property to my wife
by the death of any of my children without leaving behind them a child or
children or grand child or grand children living at the time of their death
into the said Elbert D Taylor his heirs and assigns forever in few simple
such way upon such trusts and to and for such intents and purposes as
hereafter expressed mentioned and declared of and (William Hunt
Concerning the same, that is to say, That the said Elbert D Taylor
and his heirs and assigns shall hold the said property real and personal
all in trust for the use of the said Georgia Ann Elwin for and during
the term of her natural life and permit and suffer her to have the
possession of the same in such manner as she may think fit, And in case of
the death of the said Georgia Ann Elwin leaving a Child or Chil-
dren or Grand Child or Grand Children living at the time of her
death, then the said Elbert D Taylor his heirs and assigns shall
immediately by proper and legal deeds or other conveyances
in the law assign himself and set over to the said Child or Children
or Grand Child or Grand Children as the case may be, all and
singular the said property real and personal, Share and Share
alike, and entirely freed and discharged from every fur-
ther or Confidence whatever, the said Grand Child or Grand Chil-
dren, to stand in the place or stead of his, her or their father or
Mother as the case may be, and receive only such part or
as his, her or their father or Mother would have received if still
in life. But in Case the said Georgia Ann Elwin shall die
this life without leaving behind her, a Child or Children or
Child or Grand Children living at the time of her death, then
and in such case the said Elbert D Taylor and his heirs and
assigns shall divide the said property real and personal amon-
g and between the surviving brothers and Sisters of the said Ge-
orgia Ann Elwin, and the Child or Children or Grand Child or
Grand Children of each of her Brothers and Sisters as may be
dead in the case may be, Share and Share alike, the said Chil-
dren or Children or Grand Child or Grand Children to stand in the
place or stead of his, her or their Father or Mother as the case may
and receive only such part or share as his, her or their father
or Mother would have received if still in life, and such part
or share as may fall to the lot of the surviving Brothers and
Sisters for whom by virtue of this my Will, the said Elbert D
Taylor is the trustee, shall he held by him and his heirs and
assigns, upon the same trust and to and for the same uses,
intents and purposes, as the other property conveyed to him in
trust by virtue of the several items in this my Will creating
him trustee as aforesaid and to be disposed of in the same
manner.

Eighthly I give and bequeath unto my friend Elber-
t D Taylor his heirs and assigns forever in few simple
and uses as the trustee of my

William B. the negro boy named Isaac. to have and to hold
the said negro boy Isaac together with all and singular such other
property real and personal may by virtue of this my last Will
and Testament bequeathed to my Wife by the first Item of this my last Will
and Testament or by the return of my property to my Estates by the
death of any of my Children without leaving behind them a Child or
Children or Grand Child or Grand Children living at the time of their
death, unto the said Elbert D Taylor his heirs and assigns forever in
fee simple to such user upon such trusts, and to and for such intent,
and purposes as are hereafter by these present mentioned and declared of
and concerning the same. That is to say, That the said Elbert D Taylor
and his Heirs and assigns shall hold the said property, real and personal
in trust for the use of the said William B. for and during the term of
his natural life, and permit and suffer him to have the possession
of the same, and to receive use and enjoy the rents, issues and profits
of the same in such manner as he may think fit, and in case of the
death of the said William B. leaving a child or children or grand
child or Grand Children living at the time of his death, then the
said Elbert D Taylor, his Heirs and assigns shall immediately by
proper and legal deeds or other conveyances, valid in the law, assign
transfer and set over to the said Child or Children or Grand Child
or Grand Children as the case may be all and singular the said
property real and personal share and share alike and entirely free
and discharged from any further trust or confidence whatever, the
said Grand Child or Grand Children to stand in the place of his her
or their father or mother as the case may be, and to receive only such
part or Share as his her or their father or mother would have done
if then in life. But in case the said William B. shall depart this
life without leaving behind him a child or children or grand child
or Grand Children living at the time of his death, then and in such
case the said Elbert D Taylor and his Heirs and assigns shall
divide the said property real and personal among and between
the surviving Brothers and Sisters of the said William B. and the
child or children or grand child or grand children of each of his
Brothers and Sisters as may be least as the case may be share
and Share alike.

(William Bink)

Said Child or children or grand Child or Grand Children to stand
in the place or stead of his her or their father or mother as the case
may be and receive only such part or share as his her or their father
or mother would have received if still in life, and such part or
share as may fall to the lot of the surviving Brothers and Sisters for
whom by virtue of this my Will, the said Elbert D Taylor is the trustee
shall be held by him and his Heirs and assigns upon the same trusts
and to and for the same uses and intents and purposes as the other
property conveyed to him in trust by virtue of the several items in
this my Creating him trustee as aforesaid and to be disposed of in the
same manner.

Ninethly I give and bequeath unto my friend Elbert

¶ Taylor, his heirs and assigns forever in fee simple, as the trustee of my James Rupel the negro boy named George, to have and to hold the negro boy George together with all and singular such other property real and personal as may by virtue of any clause or provision of this my will fall accesse to him after the determination of the life estate bequeathed to my son by the first clause of this my last Will and Testament or by the return of any part to my estate by the death of any of my children without leaving behind a child or children or grand child or grand children living at the time of their death unto the said Elbert D Taylor his heirs and assigns forever in fee simple, to such uses upon such trust and to and for such and purposes as we may by express will mention and declare in and concerning the same. That is to say, That the said Elbert D Taylor his heirs and assigns shall hold the said property, real and personal trust, for the use of the said James Rupel, for and during the term of his natural life, and permit and suffer him to have possession of same and to receive use and enjoy the rents, issues and profits of the same in such manner as he may think fit and proper, And in case of the death of the said James Rupel leaving a child or children or grand child or grand children living at the time of his death, then the said Elbert D Taylor his heirs and assigns shall immediately by proper and legal deeds or other conveyances, bear in the lawes assign him or himself over to the said Child or Children or grand child or grand children as the case may be all and singularly the said property, real and personal - (William H. Moore share and share alike, and entirely free and discharge from any just or confidence whatever, the said grand child or grand children to stand in the place or stead of his son or their father or mother as they may be and receive only such part or share as his son or their father or mother would have received if then in life. But in case the said James Rupel shall depart this life without leaving a child or children or grand children or grand children behind him living at the time of his death, and in such case the said Elbert D Taylor his heirs and assigns shall divide said property, real and personal among and between the surviving brothers and sisters of the said James Rupel, and a child or children or grand children of each of his brothers and sisters as may be dead as the case may be share and share alike, the said child or children or grand child or grand children to stand in the place or stead of his son or their father or mother as the case may be and receive only such part or share as his son or their father or mother would have received, if then in life, an such parts or shares as may fall to the lot of the surviving brothers and sisters for whom by virtue of this my Will, the said Elbert D Taylor is the trustee, shall be held by him his heirs and assigns upon the same trust and to and for the same uses, intents and purposes as the other property conveyed to him in trust by virtue of several clauses in this my Will, & alienated by him to me and before me and to be disposed of in the same manner.

¶ I give and bequeath unto my friend Elbert D Taylor his heirs and assigns for simple, as the trustee of my daughter

one negro boy named Astbury and the sum of two hundred dollars
in Cash, & to have and to hold the said negro boy Astbury and
the two hundred Dollars in money with all and singular such other
property real and personal as may by virtue of any clause or
provision in this my Will fall or come to him after the determina-
tion of the life estate bequeathed to my Wife by the first Item of this
my last Will and Testament, or by the return of my proper-
ty to my Estate by the death of any of my Children without
leaving behind them a Child or children or Grand Child or
Grands Children living at the time of their death unto the
said Elbert D. Taylor his heirs or assigns forever in fee simple
to such uses upon such trusts and to hold (William Hunt)
for such intent and purpose as are hereafter expressed men-
tioned and declared of and concerning the same. That is to
say that the said Elbert D. Taylor and his heirs and assigns
shall hold the said property real and personal in trust for the
use of the said Jeptha D. for and during the term of his natural
and remitt and suffer him to have the possession of the
same, and to receive use and enjoy the rents issues and profits
of the same in such manner as he may think fit and proper
and in case of the death of the said Jeptha D. leaving a child or
children or Grand Child or Grands Children living at the time
of his death then the said Elbert D. Taylor his heirs and assigns
shall immediately by proper and legal Deed, or other conveyance
valid in the law assign transfer and set over to the said child or
children or Grand Child or Grands Children as the case may be
all and singular the said property real and personal, share and
share alike, and entirely free and discharged from any
further trust or confidence whatever, the said Grand Child
or Grand Children to stand in the place or stead of his/her
and their father or Mother, as the case may be, and receives
only such part or share as his/her or their father or mother
would have received in then in life. But in case the
said Jeptha D. shall depart this life without leaving behind
him a child or children or Grand Child or Grands Children
living at the time of his death, then and in such case the said
Elbert D. Taylor and his heirs and assigns shall divide
the said property real and personal among and between
the surviving brothers and sisters of the said Jeptha D. and
the child or children or Grand Child or Grands Children
of such of the brothers and sisters as may be dead as
the case may be share and share alike the said child or
children or Grand Child or Grands Children to stand in the
place or stead of his/her or their father or mother as the case
may be and receives only such part or share as his/her
or their father or mother would have received if still in
life, and such part or shares as may fall to the lot of the
surviving brothers and sisters for whom by virtue of this
my Will, the said Elbert D. Taylor is the trustee shall be

Held by him and his Heirs and assigns upon the same trust and to answer for the same uses intents and purposes as the other property conveyed to in trust by virtue of the several Items in (William Hunt) this my Will Creating him Trustee as aforesaid and to be disposed of the same manner.

Eleventhly— I give and bequeath unto my friend Elbert D. Taylor his Heirs and assigns, forever in fee simple as the trustee of William Britt the son of William Britt one negro boy named Mitchel and sum of One hundred dollars in cash, to have and to hold the same to said boy Mitchel and the said sum of One hundred dollars in money in trust for the use of the said William Hunt Britt for and during the term of his natural life, and permit him and suffer him to have the possession of the same and to receive use and enjoy the issues and profits of the same in such manner as he may think best— And in case of the death of the said William Hunt Britt leaving behind him a child or children or Grand child or grand children living at the time of his death then and in such case the said Elbert D. Taylor his Heirs and assigns shall immediately by proper and legal deed or other conveyance, either in law, assign transfer and bequeath to the said child or children or Grand child or grand children as the case may be, all and singular the said property real and personal share and share alike and entirely good and discharged from any further trust or confidence whatsoever, the said Grand child or Grand children to stand in the place or stead of his her or their father or mother as the case may be, and to receive only such part or share as his her or their father or mother would have received if then in life, But in case the said William Hunt Britt shall depart this life without leaving a child or children or Grand child or Grand children behind him living at the time of his death then and in such case the said Elbert D. Taylor and his Heirs and assigns shall divide the said property real and personal among and between the surviving children and the child or children or Grand child or Grand children of such of my children as may be dead as the case may be share and share alike the said child or children or Grand child or Grand children of such of my children as may be dead to the lot of my surviving children for whom by virtue of this my Will, the said Elbert D. Taylor in the name of William Hunt shall be held by him and his Heirs and assigns upon the same trust and for the same uses intents and purposes as the other property annexed to him in trust by virtue of the several Items in this my Will Creating him trustee as aforesaid and to be disposed of in the same manner.

Twelfthly— It is my Will and desire and I do hereby direct all the specific legacies heretofore bequeathed to my children who are unmarried or under the age of twenty one years and to William

Want Britt shall not be paid or delivered to him or them until they shall severally arrive at the age of twenty one years or marry and each of my children at that time shall receive as addition to the said specific legacies such amount of property from my estate as will place them on a footing as regards the amount of property with my children who are married.

Othermirthly—It is my Will and desire that all the rest and residue of my estate not hereafter disposed of after paying the money legacies together with the remainder which shall accrue after the determination of the life estate given to my wife shall be equally divided share and share alike among and between all my children who shall then be in life and the child or children or grand child or grand children of such of my children as may since departed this life, the said child or children or grand child or grand children as the case may be to stand in the place or stead of her, her or their father or mother would have received if then in life, and such parts or shares as shall fall to the lot of my children, I do hereby give and bequeath unto my friend Elbert D Taylor his heirs and assigns upon the same basis to and for the same uses intention and purposes as are herebyina by specified mentioned and declared of me in regard to the specific legacies given him in trust in and by virtue of the second, third fourth fifth sixth seventh eighth ninth tenth and Eleventh Items of this my last Will and Testament.

Safely—I do hereby nominate constitute and appoint my wife Elizabeth and my Son James Rufel, the Executors and Executrix of this my last Will and Testaments hereby revoking and annulling all other and former Wills to me at any time made and ratifying and confirming this and this only as my last Will and Testament.

In witness whereof I have hereunto set my hand and affixed my seal in the presence of three credible witnesses who have subscribed their names hereto in my presence and in the presence of each other, this the 1st of January in the year of our Lord one thousand eight hundred and fifty four 1854, and of the Independence of the United States of America the seventy eighth (78) year.

Signed sealed published and
delivered in the presence of us }
who have hereunto set our names }
as witnesses in the presence of the }
Testator and in each others
presence

Samuel B Palmer }
Joshua R Price }
Daniel Harns }

Notary Public 1854