

is made until my youngest son Robert Johnston becomes of age.

Chancery. It is my will that my executors in a tract of Land at New Bluff on the West side of the Tombigbee River shall be disposed of by my executors in such manner as may be deemed most expedient by them and by Mr George T. Gaines who set this time his hand with me of my will.

Chancery. It is my will and desire that my executors will prove the time of my death until my nephew John C. Campbell shall be twenty one years of age sum total his clothing & the value of Fifty Dollars per annum or at that rate until he shall arrive at said age.

Chancery. It is my will that my lands on the East side of the Tombigbee River shall be sold until my youngest son Robert Johnston arrives at the age of eighteen years and it is my will and desire that my executors will then sell the same at Public Auctions for a credit of Twelve months and twelve the proceeds unto these equal portions and partition to be paid over to each of my five aforementioned Sons and the remaining portion to my wife Eliza Letitia Johnston. It is also my will and desire that the proceeds of my interest in the tract of Land at New Bluff mentioned above herein shall when sold be subject to distribution in the same manner as the property mentioned in Article third.

Chancery. I do hereby make complaint and against George Hayes and his wife Eliza Letitia Johnston of this my last will and testament.

I do witness whereof I have hereunto set my hand and seal this 20th day of October 1833.

George Johnston

in the year of our Lord One thousand eight hundred and thirty two.

George Johnston.

Signed Sealed Published and Declared by the above named George Johnston to be his last will and testament in the presence of us who have hereunto subscribed our names as witnesses in the presence of the Notary.

Henry Campbell
H. P. Gould

The State of Alabama ³ County Court Special Term for Orphans having
Greene County for held at the Court house the 1st January 1833 present the
Honorable Thomas A. McCoy Esq. Judge Court.

Ordered by the court that the will of ^{George} Johnston the copy presented to the court by George Hayes William Remy and Thomas Campbell the executors or such as appointed and fully proved in open court by the will of Henry Campbell one of the subscribing witnesses should be admitted and recorded upon the application of George Hayes William Remy and Thomas Campbell the subscriber named in the last will of George Johnston deceased.

The last the State of Alabama ³ the name of George Hayes & William Hayes of the

will and Greene County. County of Greene and State of Alabama planter being weak in body but of sound and disposing mind and memory and understand of business and being mindful of my own mortality and sensible also of the duty My executors which is incumbent upon me to dispose of the worldly effects wherewith I have been charged with the care of Providence has helped in such manner as will be most likely to protect and promote the interest of my family collectively and individually do make and ordain this my last will and Testament and I do hereby make annul and give up and void all and every other will and Testament which at any time heretofore I the said William Hayes may have made and executed or published first I have and it is my will that my Funeral Expenses be paid me ready after my decease and I am that all my just debts be paid by my executors and Executrix I know after nomination and appointment out of the profits of my Estate as far as it may be practicable to do so. I the said William Hayes believing and hoping that it will not be necessary to dispose of any of my Lands or negroes or Stock for that purpose.

Third I do and it is my will that my said executors and Executrix herein after nominated and appointed shall keep my property together that is to say I am that my negroes and Stock shall be kept on my plantation and that my said plantation shall be cultivated and spontaneously conducted as hitherto and that my negroes shall not be hired out nor my land or any part thereof leased or rented out and I the said William Hayes further am that out of the profits arising from and out of my said plantation and from the cattle therefrom as directed by the below if my soul slaves in the first place before directed my just debts be paid and after all my debts shall have been paid off and satisfied then that any fund which may from time to time come into the hands of my said Executors or Executrix after applying always the current expenses of my family and of my said farm and plantation shall be either bound out at interest or invested in the purchase of Lands or negroes or either by my said Executors and Executrix whereby in their discretion shall serve and judge most conducive to the interest and prosperity of my family reserving however out of the said funds herein lastly directed to be appropriated whatever shall be necessary or required to carry into effect the subsequent provisions of this my last will and testament.

Fourth I do also do and I do my will that should my said Executors and Executrix think that it would be advantageous to sell and dispose of any or all of my lands or negroes wholly and separate of any part of my Stock then and in that case I do hereby authorize and fully empower them to do so and to carry out their own discretion and to make sales of such of my said property as they may or shall judge advisable or proper and also all necessary and proper and good and sufficient deeds of conveyance to make Executors and deliver therefor to the purchaser or purchasers thereof.

Fifth Should my said Executors and Executrix see it to be the

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wishes of my family and to the benefit of my said Estate that my real property
Should be sold and disposed of or exchanged for other lands than it is my
will and desire and they are hereby authorized and Empowered to make such
disposition of the same And I do hereby invest my said Executor and Executrix
with full and ample power to make ~~settle~~^{sale} Executors and Administers any such
said contracts or conveyances or conveyances of or for the same as may be required
or required to effectuate and carry into Execution such disposition or conve-
niently thereof as they may or shall make as aforesaid
Fourth I desire and it is my will that my dear children shall be educated
in the best manner and should my sons receive a collegiate and clergical
Education it is my wish and desire that they may be indulged in it
and also that my daughters shall be liberally educated and I do further
desire that my children will early in life draw the advantages of intellectual improvement
and secure the advantages that they will advantageously improve the opportunities which may
be afforded to them by my said Executor and Executrix for the purpose of acquiring
the valuable lessons of learning which when once acquired are beyond the reach of those
tides of fortune and I moreover hope that my dear children will ever be virtuous
prudent and temperate; That they will be particularly kind and affectionate to
wards their dear mother that they may prove to her a source of unmingled- content
ment that they will reverence her and obey her and that they will throughout
as natural and accordable living beings throughout during that the Laws of the State of
Alabama make a fair Equitable and Just distribution of
the Estates of intestates I do hereby adopt the same as a part of this my last will
and Testament with the Exceptions and additions that I have never done done
but that my Estate both real and personal Should be kept together and increased
and improved as herefore desired; and that as my children attain the age of twenty
one years company that then and not until then Shall they or either of them
receive their his or her share or distributive portions of the Estate and a hundred
of my children Shall thus become entitled to receive his or her portion or distributive
share of my Estate then it is my will and desire that my said Executor
and Executrix Shall cause my said Estate to be fairly appraised by them or
more disinterested men and then to give to such child his or her legal portion
or distributive share And in like manner should my beloved wife Anne die
of against it is my will and desire that my said Executor Shall cause my
Estate to be appraised a like manner and that he shall give her half portion or
distributive share out of my said Estate and I do hereby ^{hope} that my beloved wife may
be blessed with long life health and happiness and that our children may prove a blessing
to her and she to them.

Fifth. I do hereby nominate and appoint my friend John May
and my beloved wife Anne Myers the Executor and Executrix of this my last will
and Testaments and I do also particularly desire and direct that they shall not
nor shall either of them be required to enter into bond or give security for
the faithful performance and execution of the trusts which I have hereby

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reposed in them But having full and entire confidence in their ability and integrity it is my
will and desire and instructions that they may be permitted to take upon themselves the
burthen of the execution of the my last will and testament without giving bond or
any kind of security for the faithful administration of my Estate and I the said
William Myers do hereby declare this to be my only true last will and testament.
In testimony whereof and of all and singular the premises aforesaid I the said
William Myers have hereunto Subscribed my name and affixed my Seal this
Twenty eighth day of September in the year of our Lord one thousand eight hundred
and thirty two

Signed sealed published and declared
by the said Testator and for his last will
and Testament in presence of us who
do request and in consideration have sub-
scribed our names as witnesses thereto

John W. Graft

James May

Ab. G. Hays

The State of Alabama 3 Orphans Court held at Eric the 10th December 1833
County Present the Honorable Thomas J. Murry Judge of said
Court
Upon the application of John May the Executor of the last will and
Testament of William Myers late of said County deceased and it appearing
from the testimony of James May one of the testifying witnesses to said
will who after being duly sworn deped fully to the execution of said
will and that the Testator was of sound and disposing mind and memory
It is ordered that said will be record and established and entered
of record.

Will of
W. Myers

Signature

In the name of God, so help me, I Joseph Beagle of the City of Philadelphia, State of Pennsylvania Merchant being of sound body & mind in my full senses considering the uncertainty of life do make and declare this my last will & Testament as follows to wit. Firstly, it is my will that all my funeral expences and just debts be first paid then I give my death to my beloved wife Jane Shademaker thence by birth removed the house held goods, property, &c called the silver plate dinner, and in short whatever shall be found comprising the furniture of the house wherein resided as also the slaves belonging to the domestic service of the house and

all the ready money found in my possession at the time of my decease.
 Item I give & bequeath to my Sister Virginie Beyelle of Lapinage near Grasse in France one hundred & forty dollars. Item I give & bequeath to Joseph Linge, my God son the best one amongst my watches and one hundred dollars. — Item I wish and do declare my will to be that Ursule Sophie the lawful daughter of Gen. Gadsden and of my said wife by her first marriage and at present the wife of Elias Sandy of the State of Alabama shall have an equal share in my estate with any other children. Item, I give & bequeath to my aforesaid wife Marie Madeline Louise Therese the life property of a stone situate in St. Michael Street at the corner of a passage ten feet wide between maine & commerce Streets in the city of Mobile State of Alabama being thirty feet wide & eighty four feet deep and facing on one side Planters Street and on the other St. Michaels Street which stone is one of the three that I have caused to be built in partnership with Messrs Charles Adolphus Balme of the said city of Philadelphia Mobile and is to be designated in the partition forthcoming to be made among us to have the property of the same and to enjoy the income thereof during her life and after her decease it is my will that the absolute property of said stone be divided among my children and the said Ursule Sophie Sandy. Item I give & bequeath all the remainder and residue of my estate all my goods moveable & immovable all my estate real personal mixed every interest & property to me belonging not otherwise disposed of by this will to my aforesaid wife Marie Madeline Louise Therese to my children and to the above mentioned Ursule Sophie the wife of the said Elias Sandy in order that the whole may be divided evenly be divided among them agreeably to the laws of the state of Pennsylvania attorney reckoning the said Ursule Sophie the wife of the Dr. Elias Sandy as one of my own children and under the express condition however that my male children shall not receive their share until each of them shall have attained the age of twenty five years. Finally I name constitute and appoint my aforesaid wife Marie Madeline Louise Therese Executrix of my present will & Testament and Executor of my minor children hereby revoking and annulling all wills & Testaments previously made. In witness whereof I have hereunto set my hand & seal this 28th day of January one thousand eight hundred & twenty nine 1889. signed sealed & declared before us by the Testator to be his last will & Testament Robt Branner
 I. B. Beyelle

I. B. Beyelle
 Faithfully Translated from the French Philadelphia Oct 31st 1882
 A. Lafitte attorney

United States of America on the thirty first day of
 October A.D. one thousand hundred & thirty two Before me Edm.
 Edward Herst notary public for the commonwealth of Penn.
 sylvania residing in the City of Philadelphia whom duly known
 signed & sworn personally appeared A. Lafitte of said City sworn
 interpreter and acknowledged & declared the signature subscribed at
 the bottom of the foregoing translation of the last will & Testament
 of Joseph Beyelle deceased to be the true & genuine signature of him

the said A. Lafitte In testimony whereof I have hereunto set my hand
 and notarial seal the day & year aforesaid

Edward Herst notary Public

Philadelphia October 31st 1882 Then personally appeared J. B. Linge one of the witnesses to the foregoing will & on his oath did say that he was present and did see & hear Joseph Beyelle the Testator in the said will named sign seal publish & declare the same as for his last will & Testament & that at the doing thereof he was of sound mind memory and understanding to the best of his knowledge & belief

Cosam

J. Barnes Register

Philadelphia October 31st 1882 Then personally appeared A. Branner (Robert W. Branner one of the subscribing witnesses to the foregoing will being dead) and on his oath did say that he well acquainted with J. B. Beyelle the Testator in the said will named in his life time and is acquainted with his hand writing having seen him write his name as well as other matters that he has viewed the signature "J. B. Beyelle" subscribed to said will and verily believes the same to be the proper hand writing and signature of him the said J. B. Beyelle to the best of his knowledge & belief.

A. Branner

Swear & Subscribed before me the date
 above

J. B. Linnall Deputy Reg'r

City & County of

Philadelphia I Joseph Barnes President of the district court for the city & county of Philadelphia do certify that the foregoing attestation by John Barnes esquire register for the probate of wills and granting letters of administration in & for the city & county of Philadelphia in the commonwealth of Pennsylvania (which office is a public office of the state not appertaining to a court) whose name is thereunto subscribed and seal of office affixed is in due form and made by the proper officer in testifying whereof I have hereunto set my hand the fifth day of January in the year of our Lord one thousand eight hundred & thirty three

JOSEPH BARNES

City & County of Philadelphia

I John Little Prothonotary of the district court of the city & county of Philadelphia do certify that the Honorable Joseph Barnes by whom the foregoing certificate is made with his name thereto subscribed was at the time of making thereof and still is president judge of the district court for the city & county of Philadelphia duly commissioned and qualified to act in such full & effectual manner as well in courts of justice as elsewhere. In testimony whereof I have hereunto set my hand and affixed the seal of the said court the fifth day of January in the year of our Lord one thousand eight hundred & thirty three

JOHN LITTLE P. D. C.

Philadelphia City & County of By the power of these presents I John Barnes esquire Register for the probate of wills, and granting letters of administration in & for the city & county of Philadelphia in the commonwealth of Pennsylvania. To make known unto all men, that on the 31st October 1882 at Philadelphia

before me, was proved, and approved, the last will & Testament of Joseph Beylle a true copy of the Translation whereof is to these presents annexed, having while he lived and at the time of his death divers goods chattel rights & credits within the said commonwealth, by reason whereof the approbation & insinuation of the said last will & testament, and the committing the administration of all singular the goods, chattel rights & credits, which were of the said deceased, and also the auditing the accounts, calculations & reckonings of the said administration and a final distribution from the same, to me are manifestly known to belong; and that administration of all singular the goods, chattel, rights & credits of the said deceased any way concerning his last will & testament was committed to Maria Madeline Louise Therese Beylle sole executrix in the said Testament named her having been first duly known well & truly to administer the goods chattel, rights & credits of the said deceased and make a true & perfect inventory thereof and exhibit the same in the register's office at Philadelphia on or before the 1st day of December next, and to render account & just receipt, calculation and reckoning of the said administration on or before the first day of November one thousand and eight hundred & thirty three or when lawfully required.

In testimony whereof I have hereunto set my hand and seal of office at Philadelphia, the 1st day of November in the year of our Lord one thousand eight hundred & thirty two

John Barnes Register
Mobile January 21st 1833 Ordered that the within copy be admitted to record under the Statute as the copy of a duly ~~authenticated~~^{executed} testament of personal property and also a devise of real estate

William Hale J.W. b.

The State of Alabama Mobile county of I have Henry Lewis clerk of the county court of said county hereby certify that in obedience to the above Order of the Judge of said court I have this day recorded the within copy of the will of Joseph Beylle and the letter testamentary thereon issued and the certificate attached to the same

Given under my hand & the Seal of said court the
this 21st day of January 1833 Henry Lewis Clerk

Received in office for registration this 14th February 1833 &
recorded the same day Attest J.C. Fred. Clark Clerk

The State of Alabama Know all men by these presents that we Green County - James Yates and Lewis G. Beal are here and firmly bound unto the Honorable Judge of the Probate Court of said County and to his successor in office in the sum of three thousand dollars for which payment we are truly to be made we bind our heirs executors and administrators firmly and severely by these presents sealed with our seals and dated this 11th day of March 1833

The concurrence of the above bond is such that whereas the above named James Yates has been duly appointed Guardian to John Patterson of the age of 18 years Dugleah V. Patterson of the age of 18 years and Henry Patterson of the age of fifteen minor heirs of Thomas L. Patterson deceased now if the said James Yates shall well and truly perform all the duty which are or may be by law required of him as ^{his} Guardian then the above obligation to be void otherwise to remain in full force and effect.

Signed sealed acknowledge and delivered in open Court

the date above Attest J. C. Fred. Clark Clerk
James Yates Seal
Lewis G. Beal Seal
Jas. Hale Seal

The State of Alabama Know all men by these presents that we Green County - Dempsey Blanks Nancy Vinyard and John Woosell are here and firmly bound unto the Honorable Judge of the Probate Court of said County and to his successor in office in the sum of three thousand dollars for which payment we are truly to be made we bind ourselves our heirs executors and administrators firmly and severally by these presents sealed with our seals and dated the 4th day of March 1833.

The concurrence of the above bond is such that whereas the above named Dempsey Blanks has been duly appointed Guardian to Francis Vinyard of the age of nineteen years and Julie Vinyard of the age of seventeen years minor heirs of John Vinyard deceased now if the said Dempsey Blanks shall well and truly perform all the duty which are or may be by law required of him as such Guardian then the above obligation to be void otherwise to remain in full force and effect signed sealed acknowledged and delivered in open Court

Attest J. C. Fred. Clark Clerk Dempsey Blanks Seal
 Nancy Vinyard Seal
 John Woosell Seal

Guardian
Bond

The State of Alabama $\frac{3}{3}$ Know all men by these presents that
Green County $\frac{3}{3}$ we Harmon P. Cooper and Mrs. S. Taylor
and John P. McElroy we hold and firmly bind unto Thos. St. Moody
Judge of the orphans court of said County and to his successors
in office in the sum of one thousand Dollars for which payment
will and truly to be made we bind ourselves our heirs executors and
administrators jointly and severally firmly these presents sealed with
our seals and dated this day of February 1835

The condition of the above Bond is such that whence the
above bound Harmon P. Cooper has been duly appointed guardian
to Lucy Cooper Sophia Cooper Anna Elizabeth Cooper Beatrix
Cooper Mary Ann Cooper James Cooper George T. Cooper
and Benjamin Cooper minor, two of by rule of their grand
Mother Pleasant Harmon deceased.

Know of the said Harmon P. Cooper shall will and truly perform
all the duties which are or may be by law required of him
as such guardian that the above obligation to be void
otherwise to remain in full force and effect signed sealed and
acknowledged and delivered in open Court

the date etc

Attest J. H. Pendleton Clerk $\frac{3}{3}$ Harmon P. Cooper $\frac{3}{3}$
 $\frac{3}{3}$ Thomas S. Taylor $\frac{3}{3}$
 $\frac{3}{3}$ M. McElroy $\frac{3}{3}$

Admin.
BondThe State of Alabama
Green County $\frac{3}{3}$

(Administrators Bond)

Know all men by these presents that we Lewis A. Stolzenwreck and
John G. Byley we hold and firmly bind unto Thos. St. Moody
Judge of the orphans court of the County of Green and
in the sum of seven hundred dollars to be paid to the said
Judge or his successors in office to which payment will
be truly to be made we bind our heirs executors and admi-
nistrators jointly and severally and firmly by these presents
sealed with our seals and dated the fourteenth day of February
One thousand eight hundred and thirty three

The condition of the above obligation is such
that whence the above bound Lewis A. Stolzenwreck has been
duly appointed administrator of all and singular the goods and
chattels rights and credits of Joseph A. Mathew deceased Now
if the said Lewis A. Stolzenwreck shall will and truly perform
all the duties which are or may be by law required of him
as such administrator that the above obligation to be
void otherwise to remain in full force

Signed etc and acknowledged

in open Court

J. H. Pendleton Clerk

Admin.
BondState of Alabama $\frac{3}{3}$
Green County $\frac{3}{3}$

(Administrators Bond)

Know all men by these presents that we Lewis A. Stolzenwreck
John G. Byley & Gustavus Stolzenwreck are held and firmly bound
unto Thos. St. Moody Judge of the orphans court of the County
aforesaid in the sum of five hundred dollars to be paid to
the said Judge or his successors in office to which payment
will and truly to be made we bind ourselves our heirs executors
and administrators jointly and severally and firmly by these presents
sealed with our seals and dated this fourteenth day of February
One thousand eight hundred and thirty three

The condition of the above obligation is such that whence the
above bound Lewis A. Stolzenwreck has been duly appointed adminis-
trator of all and singular the goods and chattels rights and credits of
John G. Byley deceased Now if the said Lewis A. Stolzenwreck
shall will and truly perform all the duties which are or
may be by law required of him as such administrator that the
above obligation to be void otherwise to remain in full force

Admin.
BondState of Alabama $\frac{3}{3}$
Green County $\frac{3}{3}$

(Administrators Bond)

Know all men by these presents that we Gustavus Stolzenwreck Lewis
A. Stolzenwreck & Edward Byley are held and firmly bound unto
Thos. St. Moody Judge of the orphans court of the County aforesaid in
the sum of five hundred dollars to be paid to the said Judge or his
successors in office to which payment will and truly to be made
we bind ourselves our heirs executors and administrators jointly
severally and firmly by these presents sealed with our seals and dated this
fourteenth day of February One thousand eight hundred and thirty three

The condition of the above obligation is such that whence the
above bound Gustavus Stolzenwreck has been duly appointed administrator
of all and singular the goods and chattels rights and credits of
Edward Byley deceased Now if the said Gustavus Stolzenwreck
shall will and truly perform all the duties which are or
may be by law required of him as such administrator that the
above obligation to be void otherwise to remain in full force

Signed etc and acknowledged
in open Court

State of Alabama
Greene County

(Administrators Bond)

Know all men by these presents that we John G. Lyman & his wife George G. Lyman are held and firmly bound unto Thomas St. Moody Judge of the Probate Court of the County aforesaid in the sum of four hundred dollars to be paid to the said Judge or his successors in office to which payment will and truly to be made we bind ourselves and our executors and administrators jointly and firmly by these presents sealed with our seals and dated this 1st day of January one thousand eight hundred and thirty three.

Know the condition of the above obligation is such that whereas the above named John G. Lyman has been duly appointed administrator of the estate of the said John G. Lyman late of Greene County deceased. Now it is said John G. Lyman shall well and truly perform all the duty which can or may be by law required of him as such administrator that the same shall now be void otherwise to remain in full force and effect.

John G. Lyman
J. St. Mooney
George G. Lyman

In the name of God Ammen. I Benjamin H. Warren being weak in body but of sound mind and memory whishing to dispose of my property do constitute this last will and Testament. After I^d I will my soul to God who and have given it to my executor and appoint Amencia Sanders my sole Executrix. Then I^d I wish my Executor to sell my land and give her and their years credit on my lifetime if he thinks proper and pay all my just debts. Then I^d I wish all my legal property to be used for the use and benefit of my dear wife and children the management of which I leave discretionary with my Executor to settle her there and a farm it with them (except a house worn and ruined a house where I first stod) the balance of my property consisting of Stock house hold furniture &c. I leave discretionary with my Executor to settle or not except a two year old pifly this 10th 1832 signed sealed and delivered in presence of

W. A. Gilbert
Sergeant County
Asst. Sheriff

Asst. Sheriff
Greene County

Attest This day personally came into open court Amencia Sanders and presented the last will and Testament of Benjamin H. Warren deceased for probate and after it was read one of the witnesses to said will being duly sworn deposed in open court that he saw the same Executrix that said woman was in his right mind & that the court being fully satisfied with the proofs produced the same to be recorded.

John G. Lyman
J. St. Mooney
George G. Lyman

Know all men by these presents that we John G. Lyman & his wife George G. Lyman are held and firmly bound unto Thomas St. Moody Judge of the Probate Court of said County and to his successors in office in the sum of one thousand dollars for which payment will and truly to be made we bind ourselves and our executors and administrators jointly and firmly by these presents. Sealed with our seals and dated this 1st day of February 1833. The condition of the above bond is such that when John G. Lyman has been duly appointed Guardian to William D. Scott of the age of twenty years Edward A. Scott brother of the said John G. Lyman deceased. Edward A. Scott aged about eight years minor son of John G. Lyman deceased. & line of the said John G. Lyman shall well and truly perform all the duties which are or may be by law required of him as such Guardian then the above obligation to be void otherwise to remain in full force and effect. Signed and acknowledged and delivered in open court the date above.

John G. Lyman
John D. Scott
Asst. Sheriff

Elijah Page
State of Alabama
Greene County
Know all men by these presents that we Elijah Page & his wife William Christian and Willis Evans how are held and firmly bound unto Thomas St. Moody Judge of the Probate Court of said County and to his successors in office in the sum of three thousand dollars for which payment will and truly to be made we bind ourselves and our executors and administrators jointly and firmly by these presents. Sealed with our seals and dated this 1st day of February 1833. The condition of the above bond is such that when the above bound Elijah Page has been duly appointed Guardian to Benjamin Hollingshead of the age of twenty years and Lucretia Hollingshead of the age of about eleven years minor sons of Elijah Hollingshead deceased. Now of the said Elijah Page shall well and truly perform all the duties which are or may be by law required of him as such Guardian then the above obligation to be void otherwise to remain in full force and effect.

Elijah Page
William Christian
Willis Evans

Wm. Miller
J. St. Mooney
Sergeant County

State of Alabama
County
Know all men by these presents that we Wm. Miller & his wife and Samuel D. Scott are held and firmly bound unto Thomas St. Moody Judge of the Probate Court of the County aforesaid in the sum of One hundred dollars to be paid to the said Judge or his successors in office to which payment will and truly to be made we bind ourselves and our executors and administrators jointly and firmly by these presents.

Gated with our seals and dated this 14th day of January one thousand eight hundred and thirty. The condition of the above obligation is such that whereas the above bound Noah Miller has been duly appointed administrator of all and singular the goods and chattels rights and credits of Samuel Wren deceased. Now if the said Noah Miller shall well and truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void otherwise to remain in full force.

Signed Sealed and Acknowledged
in open Court
Jefferson Miller

Noah Miller
Wm P. Thaddeus Miller
Samuel Miller

Sealed
To Admin
Boro. of

Know all men by these presents that we Robert Wren and John Barthell are held and firmly bound unto this the Ninety-Nine Judge of the Orphans Court of said County in the sum of fourteen hundred and two dollars for which payment well and truly to be made we bind ourselves our heirs Executrix and administrators the condition of this bond is such that whereas by an order of the Orphans Court of said County the real Estate of Richard Wren deceased was sold and the same bond James Wren being administrator and desirous of receiving the proceeds of said sale of real Estate which is \$703. 00 for the purpose of satisfying the debts and settling the Estate of said ancestor that if he shall well truly and properly dispose of said funds according to law then this bond to be void otherwise to remain in full force. Dated our hands and seals the 27th April 1835.

Robert Wren
Jefferson Miller

The State of Alabama
Covington County.
Know all men by these presents that we Matthew Talgham and wife Foster and Mrs. Nelson are held and firmly bound unto Thomas H. Moody Judge of the Orphans Court of Covington County and to his successor in office in the sum of twelve hundred dollars for which payment well and truly to be made we bind ourselves our heirs Executrix and administrators jointly severally and firmly by these presents. Sealed with our seals and dated this 12th day of May one thousand eight hundred and thirty three. The condition of the above obligation is such that whereas the above bound Benjamin Dorman has been duly appointed administrator of all and singular the goods and chattels rights and credits of Sam'l Shuler deceased. Now if the said Benjamin Dorman shall well and truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void otherwise to remain in full force.

The condition of the above bond is such that whereas the above bound Matt Talgham has been duly appointed guardian to Sarah Talgham of the age of nineteen years and Rebecca Talgham of the age of thirteen years minors and legatees of their deceased Grand Mother and mother. Now if the said Matthew Talgham shall well and truly perform all the duties which are or may be by law required of him as such guardian

then the above obligation to be void otherwise to remain in full force and to be signed sealed acknowledged and delivered before the court the date above.

Matthew Talgham
John Foster
Mrs. Nelson

Matthew Talgham
John Foster
Mrs. Nelson

Sealed
To Admin
Boro. of

State of Alabama
Know all men by these presents that we Elizabth Brown Long and William Lewis and Nathan Conwell are held and firmly bound unto Thomas H. Moody Judge of the Orphans Court of the County aforesaid in the sum of five thousand dollars to be paid to the said Judge or his successors in office to which payment well and truly to be made we bind ourselves our heirs Executrix and administrators jointly severally and firmly by these presents. Sealed with our seals and dated this 10th day of June one thousand eight hundred and thirty three. The condition of the above obligation is such that whereas the above bound Elizabeth Smith has been duly appointed administrator of all and singular the goods and chattels rights and credits of James Smith deceased. Now if the said Elizabeth shall well and truly perform all the duties which are or may be by law required of her as such administrator then the above obligation to be void otherwise to remain in full force.

Signed Sealed and Acknowledged
in open Court before me,
E. Smith
Wm. Lewis
Jefferson Miller Jonathan Cook

Sealed
To Admin
Boro. of

State of Alabama
Know all men by these presents that we Benjamin Dorman and H. Dugay and Matthew Talgham are held and firmly bound unto Thomas H. Moody Judge of the Orphans Court of the County aforesaid in the sum of twenty four hundred dollars to be paid to the said Judge or his successors in office to which payment well and truly to be made we bind ourselves our heirs Executrix and administrators jointly severally and firmly by these presents. Sealed with our seals and dated this 12th day of May one thousand eight hundred and thirty three. The condition of the above obligation is such that whereas the above bound Benjamin Dorman has been duly appointed administrator of all and singular the goods and chattels rights and credits of Sam'l Shuler deceased. Now if the said Benjamin Dorman shall well and truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void otherwise to remain in full force.

Matthew Talgham

M. Ballot
Debtors
Bond

The State of Alabama ³ Know all men by these presents that we Matthew Ballot
know County Daniel W. Edgely and Thomas McCall are held and
firmly bound unto Thomas D. Moody Judge of the Captain Court of the
County in the sum of three thousand dollars to be paid to the said Thomas D. Moody
by Capt. a his successor in office to which pay well and truly to be made we bind
ourselves our heirs Executors and Administrators firmly severally and firmly by these
presents. Sealed with our seals and dated the 23rd day of June 1833.

The condition of the above obligation is such that whereas the above bound
Matthew Ballot has lawfully appointed George to Miss Anna Miller one
of the Minors of ³ It is agreed now of the above bound
Matthew Ballot shall well and truly perform all the duties which are or
may be by law required of him as such Guardian then the above obligation
to be void otherwise to remain in full force.

Signed sealed and acknowledged ³
in open court.

H. Peacock ^{Notary Public}

M. Ballot ^{Seal}
D. W. Edgely ^{Seal}
Thos. McCall ^{Seal}

William
Ballot
made to
John Bond

State of Alabama ³ Know all men by these presents that we William Hammack
know County ³ Henry Station Lessor and Mark Yeager are held
and firmly bound unto Thomas D. Moody Judge of the Captain Court of the County
aforesaid in the sum of twelve thousand dollars to be paid to the said Judge or
his Successor in office to which payment well and truly to be made we bind
ourselves our heirs Executors and Administrators firmly severally and firmly by these
presents. Sealed with our seals and dated the 28th day of June one
thousand eight hundred and thirty three. The condition of the above obliga-
tion is such that whereas the above bound William Hammack has been
lawfully appointed administrator of all and singular the goods and chattel rights and
wants of John Hammack deceased. Now if the said William Hammack
shall well and truly perform all the duties which are or may be by law required
of him as such administrator then the above obligation to be void otherwise
to remain in full force.

Signed sealed and acknowledged
in open court.

W. Hammack ^{Seal}
Henry Station
Mark Yeager ^{Seal}

W. Hammack
John Bond

State of Alabama ³ Know all men by these presents that we know
know County Daniel W. Edgely and Peter S. Howell are held and
firmly bound unto Thomas D. Moody Judge of the Captain Court of the
County and to his successor in office in the sum of five hundred
dollars to be paid to the said Judge to his successor in
office to which payment well and truly to be made we

bind ourselves our heirs Executors and Administrators firmly and severally and
firmly by these presents sealed with our seals and dated the 2nd day of
July one thousand eight hundred and forty three. The condition of
the above bound Cornelia Howell has been duly appointed administrator
of all and singular the goods and chattel rights and wants of
John Howell bound her if the said Cornelia Howell shall well and
truly perform all the duties which are or may be required of him
as such administrator then the above obligation to be void otherwise
to remain in full force.

Signed sealed and delivered
in open court

Cornelia Howell ^{Seal}
D. W. Edgely ^{Seal}
P. S. Howell ^{Seal}

M. Ballot
Debtors
Bond for
notes

The State of Alabama ³ Know all men by these presents that we Maria Macdonald
know County of ³ Iowa Theresa Boyle Executrix of the last will
and testament of Joseph Boyle deceased Theodore Noel Lewis A. and
Matthew and John Boyle are held and firmly bound unto them to
Moody Judge of the County and Captain Court of said County in sum of
forty thousand five hundred dollars to be paid to the said Joseph
or his Successor in office for which payment well and truly to be
made we bind ourselves our heirs Executors and Administrators
firmly and severally firmly by these presents sealed with our seals
and dated the eighth day of July 1833, fifty eighth year of America
now then and since. The condition of the above obligation is such
that whereas the above bound Maria M. L. S. Boyle Executrix was
aforesaid held by her petition in the Captain Court of said Court
nearly claimed a decree authorizing the sale of the real estate
of said decedent in said County and also all lying in the
French Grant whether in town or country the sales of which
together with the rents for the purchase money amounting in the
sum to the sum of seven thousand and one hundred dollars payable
to Theodore Noel Hugh McCormick and Henry Will the executors
and Successors appointed by said Grant to sell said real estate ^{as soon as}
time in May 1834 have been returned to and named by said
Court. Now if the said Maria M. L. S. Boyle the Executrix as aforesaid
shall well and truly pay and apply the money arising ^{as}
from said sale according to the final decree then the above ob-
ligation to be void otherwise to remain in full force.

Signed sealed and delivered in

M. L. Boyle Executrix of the
open Court Attest H. Peacock ^{Seal} the Estate of Joseph Boyle ^{Seal}
by G. E. Biggs attorney
for Theodore Noel ^{Seal}

Know All: The State of Alabama ³ Know all men by these presents that we James White
of Guardian ³ Gram County David Marrow and others they are held and firmly
bound unto Thomas H. Morris Judge of the Orphans Court of said County and to his
successors in office in the sum of three hundred dollars for which payment well
and truly to be made we bind ourselves our heirs Executors and Administrators
firmly and forever firmly by these presents held with our seals and dated
the eighth day of July 1833. The condition of the above bond is such that
whence the above bound James White has been duly appointed Guardian
to William H. White of the age of fourteen years a minor heir of Thomas White
deceased. Now if the said James White shall well and truly perform all the duties which
are or may be by law required of him as such Guardian then the above obligation
to be void otherwise to remain in full force and effect.

Signed sealed acknowledged and delivered in open Court the 11th day of July 1833
Court the date above written

James White ^{Seal}
David Marrow ^{Seal}
John Andrew Clegg ^{Seal} John Story ^{Seal}

Know All: The State of Alabama ³ Know all men by these presents that we William H.
Henderson ³ Gram County Son and wife Mary and Becker Gray are held
and firmly bound unto Thomas H. Morris Judge of the Orphans Court of said
County and to his successors in office in the sum of two thousand dollars
for which payment well and truly to be made we bind ourselves our heirs
Executors and Administrators firmly and forever firmly by these presents
held with our seals and dated the ninth day of July 1833.

The condition of the above bound bond is such that whence the above bound
William H. Son has been duly appointed Guardian to Miss Anna Price
aged of the age of 19 years one of the minor heirs of Alice Pringard
deceased. Now if the said William H. Son shall well and truly perform
all the duties which are or may be by law required of him as such Guardian
then the above obligation to be void otherwise to remain in full
force and effect.

Signed sealed acknowledged and delivered in open Court the date
above.

William H. Son ^{Seal}
Mary Marrow ^{Seal}
Becker Gray ^{Seal}

Know All: The State of Alabama ³ Know all men by these presents that we Cornelia Simott
of Gram County ³ wife to Simott and sonett H. Edgerly are held and
firmly bound unto Thomas H. Morris Judge of the Orphans Court of the County
apprised in the sum of three hundred dollars to be paid to the said Judge
or his successors in office sealed with our seals and dated the 10th day
1833. The condition of the above bond is such that whence said Cornelia
Simott has this day been appointed administrator of the Estate of

John Simott deceased. Now if he shall well and truly perform all the
duties which are or may be by law required of him as such administrator
then this obligation to be void otherwise to remain in full force and
Effect.

Signed sealed and delivered in open Court the 10th day of July 1833

John Simott ^{Seal}

Cornelia Simott ^{Seal}
J. H. Simott ^{Seal}
Attel Gifford ^{Seal}

Elizabeth Henderson of the County of Gram and State of Alabama being of sound
mind and disposing memory and considering the uncertainty of life have thought
proper at this time to make certain and declare this my last will and testa-
ment First I bequeath and devise unto my son Thomas H. Henderson for and
during that part of life if my beloved son Edward Henderson the following
incomes to my son and his children Henry Martha together with all their future
increase in trust however for the sole support and maintenance and benefit
of my said son Edward Henderson to be in no way a summa subject to any other use
or purpose during the life of my said son Edward than his own and not sub-
ject to any encumbrance a debt of his the said Edward Henderson and after
the death of my said son Edward to his heirs and begatneth the said property
Henry and his children Henry Martha and all her future increase to the best
part of my said son Edward Henderson to be divided amongst them Henry
and all the rest and of such division cannot be made without a debt of the said Henry
and his children Henry Martha and their future increase then my will is for
the purpose of making such division after the death of my said son Edward
as far as the same may be sold and the proceeds of such sale divided as
provided among the children of my said son Edward Henderson
Secondly I do also bequeath and devise unto my said son Thomas H. Henderson for and
during the natural life of my beloved Polly Robinson the following property
to wife Maria and her children Jefferson and Jason together with all her
future increase in trust however for the sole support and maintenance and benefit
of my said daughter Polly Robinson to be in no way a summa subject to
any other use or purpose during the life of my said daughter Polly Robinson
than her own and not subject to any encumbrance or debt of her husband George
Robinson and after the death of my said daughter Polly Robinson the same
is not bequeath to said wife Maria and children Jefferson and Jason and
and all her future increase to the children of my said daughter Polly Robinson
to be divided amongst them than a like and if such division cannot
be made without a debt of the said Maria and her children Jefferson &
Jason and their future increase then my will is that for the purpose of making such
division after the death of my said daughter Polly Robinson as aforesaid the
same may be sold and the proceeds of such sale divided as provided among
the children of my said daughter Polly Robinson.

Thirdly I bequeath and devise unto my daughter Polly Robinson all my

Friends and my slaves and all their contents and also my bed and furniture in the manner as above.

I hereby do bequeath and devise unto my son Edward Henderon the bed which is at the house of the said Edward.

I hereby do hereby constitute and empower my son Thomas Henderon whom I have constituted trustee for the Benefit of the children of my dear deceased Henderon and his daughter Polly Robinson to appoint any other person trustee I should so not choose until the desire of the said Edward's property given and bequeathed to the children of the said Edward Henderon and of the said Polly Robinson for their only proper use who shall have the same power as the said Thomas Henderon aforesaid.

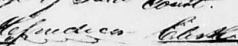
I hereby do bequeath and devise unto my beloved son Thomas H. Henderon the following negroes to wit James, Anna and Charles also all negroes that may be due me of any for the time of my my negroes either from himself or any other person at the time of my death hereby do constitute and appoint my beloved son Thomas H. Henderon Executor to this my last will and Testament hereby revoking and canceling all former and other wills by me before made and ratifying and confirming this and no other to be my last will and Testament. I do witness whereof the said Elizabeth Henderon has hereunto set my hand and seal the 14th day of November in the year of our Lord one thousand eight hundred and forty.

I have sealed published and declared
by Elizabeth Henderon and given to the
Executor above named as her last will

Laurens Phillips
Thomas W. Turner
John Richardson

Elizabeth Henderon 

Authenticated The State of Alabama  Orphans Court Special Term held at Eau the 4th day
of ¹⁸ County of August 1833, present the honnable Thomas F. Moody Judge
of said Court. This day came into open Court Thomas H. Henderon the
Executor in the last will and Testament of Elizabeth Henderon deceased
mention and presented the said will for probate and registration and Thomas
W. Turner one of the Subscribing Justices to said Court being duly sworn in
open Court deposed fully as to the execution of said will to the satisfaction of the Court wherein it was ordered by the Court that said will be recd
and recorded as the last will and Testament of said Elizabeth Henderon
deceased. Attest, Thomas F. Moody Judge of said Court.

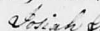
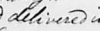
Attest, 

James R.
Henderon
Bond

The State of Alabama  Know all men by these presents that we James R. Henderon
of Gram County  John W. Bates and Wm. J. Harrison are held and firm
by bond unto Thomas F. Moody Judge of the Orphans Court of said County
and to his successors in office in the sum of Thirty Thousand Dollars for which
payment well and truly to be made we bind ourselves our heirs Executors and
Administrators firmly and firmly by these presents. Sealed with
our seals and dated this Thirtieth day of August 1833.

The condition of the above bond is such that whereas the above bound James
R. Henderon has been duly appointed Guardian to Henderon & Henderon of the
age of ten years one of the minor heirs of James Henderon deceased.
That if the said James R. Henderon shall well and truly perform all the duties
which are or may be by law required of him attached hereto then the above
Obligation to be void otherwise to remain in full force and effect.
Signed sealed acknowledged and delivered  to the H. Henderon 
in Open Court the date above. 
Attest   
W. J. Harrison 

Joseph Henderon
Bond

The State of Alabama  Know all men by these presents that we Joseph Henderon
of Gram County  John Sandy and Samuel B. Richardson are held and
firmly bound unto Thomas F. Moody Judge of the Orphans Court of said County in
the sum of ten Thousand Dollars to be paid to the said Judge or to his successors in office
for which payment well and truly to be made we bind ourselves our heirs
Executors and Administrators firmly and firmly by these presents
Sealed with our seals this 1st day of September 1833. The condition of
the above obligation is such that whereas the above bound Joseph Henderon has
been duly appointed Administrator of all and singular the goods and chattels
rights and credits of Joshua Lewis deceased. So if he shall well and truly
perform all the duties attached hereto or may be by law required of him as
such Administrator then the above obligation to be void, otherwise to remain in
full force and effect. 
Signed sealed and delivered in open court 
Attest   
John Sandy  Dan B. Richardson 

Robert Craig
Treasurer
Seal

The State of Alabama  Know all men by these presents that we Robert Craig
of Gram County  Elizabeth Henderon and Samuel B. Richardson and others
are held and firmly bound unto Thomas F. Moody Judge
of the Orphans Court of said County and to his successors in office in the sum of
fifteen Thousand Dollars for which payment well and truly to be made we
bind ourselves our heirs Executors and Administrators firmly and firmly
by these presents. Sealed with our seals and dated the 4th day of
September 1833. The condition of the above bond is such that whereas
the above bound Robert Craig 

Eliza H. Bryan of the age of twelve years and Joseph H. Bryan of the age of eleven years, minor heirs of William H. Bryan deceased. Also of the said Robert Craig shall well and truly perform all the duties which are or may be by law required of him as such Guardian than the above obligation to be void otherwise to remain in full force and effect.

Signed, Sealed & Acknowledged and
Delivered in open Court the date above
Attest Austin Pollard Clerk
Robert Craig
Eddy Hendon
John Richardson
James Yeates

Noted & Recd The State of Alabama & Know all men by these presents That we Samuel Andrew & Lewis Green County. B Richardson & Robert Craig and Matthew Tharpell are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of said County and to his Successors in office in the sum of Sixty five hundred and Dollars for which payment well and truly to be made we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these presents Held with our seals and dated the 4th day of September 1833.

The condition of the above bond is such That whereas the above bound John Richardson has been duly appointed Guardian to protect Eliza Bryan of the age eighteen years minor heir of David Bryan deceased. One of the said Samuel Richardson shall well and truly perform all the duties which are or may be by law required of him as such Guardian than the above obligation to be void otherwise to remain in full force and effect.

Signed, Sealed & Acknowledged and
Delivered in open Court the date
above Attest Austin Pollard Clerk
Robert Craig
Matthew Tharpell

Noted & Recd The State of Alabama & Know all men by these presents That we Austin Green County Robert Clark Davis and James Yeates are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of said County and to his Successors in office in the sum of One thousand dollars for which payment well and truly to be made we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these presents. Sealed with our seals and dated the 26th day of September 1833. The condition of the above bond is such That whereas the above bound Austin Pollard has been duly appointed Guardian to Charles Maxwell of the age of 15 years a poor heir of Charles Maxwell deceased. One of the said Austin Pollard shall well and truly perform all the duties which are or may be by law required of him as such Guardian than the

Austin H.
Pollard
John A. Decker
John Richardson
Samuel Taylor
Leah Taylor
Thomas Taylor
John Taylor
D. B. Richardson
John A. Smith

above obligation to be void otherwise to remain in full force and effect. Signed, Sealed Acknowledged and Delivered in open Court the date above Attest Austin Pollard Clerk
Robert Clark
James Yeates

State of Alabama I know all men by these presents Greene County. That we Samuel Taylor & Joseph Richardson & Leah Taylor & Thomas Taylor & John A. Smith are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of said County upon the sum of two thousand Dollars to be paid to the said Thomas F. Moody by his successors in office to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly severally and firmly by these presents. Sealed with our seals and dated this 14th day of October 1833. The condition of the above obligation is such that whereas the above bound Samuel Taylor & Joseph Richardson have been duly appointed executors and Leah Taylor & executors have been duly appointed executors ~~Excepting~~ the last and Testament of Samuel Taylor who is deceased Now if the above bound Samuel Taylor & Joseph Richardson & Leah Taylor shall well and truly perform all the duties which are or may be by law required of them as such executors executors then the above obligation to be void otherwise to remain in full force.

Signed, Sealed &
Acknowledged in open court
Attest
Administrator Clerk
Austin H.
Pollard
John A. Decker
Joseph Richardson
Leah Taylor
Thomas Taylor
John Taylor
D. B. Richardson
John A. Smith

The State of Alabama I know all men by these presents that Greene County we Boston Stephens John Adcock & Cassandra Thom are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of said County in the sum of two thousand Dollars to be paid to the said Judge or to his successors in office for which payment

Well and truly to be made, we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals this 23rd day of October 1833 the condition of the above obligation is such that whereas the above bound Preston Stephens has been duly appointed Sheriff and minister of all and singular the goods & chattels rights & credits of James Stephens deceased. Now if he shall well and truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void otherwise to remain in full force.

Signed sealed acknowledged
and delivered in open court
Attest J C Greenwood Clerk

Preston Stephens *PS*
John Atcock *JA*
Cuthbert Thorn *C*

Given under my hand and seal this 23rd day of October 1833. I know all men by these presents that we James Richardson William Fox and Isaac Edwards are and remain bound unto Thomas F Moody Judge of the Orphans court of said county and to his successors in office in the sum of twenty five hundred Dollars for which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 23rd day of October 1833 the condition of the above obligation is such that whereas the above bound James Richardson has been duly appointed Guardian to William G Taylor of the age of about 15 years a minor heir of Daniel Taylor, deceased. Now if the said James Richardson shall well and truly perform all the duties which are or may be by law required of him as such Guardian then the above obligation to be void otherwise to remain in full force and effect.

Signed sealed acknowledged and delivered in open court the date William Fox *WF*
above Attest J C Greenwood Clerk Isaac Edwards *IE*

The State of Alabama - Know all men by these presents that Greene County doth know & Robert Strait & William Strait are held and severally bound unto Thomas F Moody Judge of the Orphans court of said

County in the sum of one thousand dollars to be paid to the said Judge or to his successors in office. For which payment well and truly to be made we bind ourselves our heirs executors & administrators jointly and severally firmly by these presents sealed with our seals this 25th day of October 1833 the condition of the above obligation is such that whereas the above bound James Knox has been duly appointed administrator of all and singular the goods & chattels rights & credits of Wiley Greene deceased. Now if he shall well and truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void otherwise to remain in full force.

Signed sealed acknowledged
and delivered in open court
Attest J C Greenwood Clerk

James Knox *JK*
Robert Strait *RS*
William Strait *WS*

The State of Alabama - Know all men by these presents that we Lewis A Stollenwerck Edward Bayard & Theodore Noel are held and severally bound unto Thomas F Moody Judge of the Orphans court of said County in the sum of five hundred Dollars to be paid to the said Judge or to his successors in office. For which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals this 16th day of November 1833 the condition of the above obligation is such that whereas the above bound Lewis A Stollenwerck has been duly appointed administrator of all and singular the goods & chattels rights & credits of Heber S Taylor deceased now if he shall well and truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void otherwise to remain in full force.

Signed sealed acknowledged and delivered in open court
Attest J C Greenwood Clerk Edward Bayard *EB*
Theodore Noel *TN*

The State of Alabama Greene County
doth know all men by these presents that we Robert Calvert, Robert Calvert & Matthew Lottor & Wilkeson Calvert are held and severally bound unto Thomas F Moody Judge of the Orphans court of said County and to his successors in office

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On the sum of six Thousand Dollars for which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 25th day of October 1833

The condition of the above bond is such that whereas the above bound Robert Gilbert has been duly appointed guardian to Sarah Ann Deas of the age of 18 years minor heir of Francis Deas deceased now of the said Robert Gilbert shall well and truly perform all the duties which are or may be by law required of him as such Guardian then the above obligation to be void otherwise to remain in full force and effect

Signed sealed acknowledged
and delivered in open court by Robert Gilbert Esq.
the date above Matthew Talbot Esq.
Attest I Frederick Clark William Gilbert Esq.

R. G. and S. H.
G. &
A. M.
B. and

The State of Alabama I Know all men by these presents that we Robert Luanes alias R. G. and John B. Thompson alias J. Foster one held and firmly bound unto Thomas F. Moody judge of the County & Orphans court of said County in the sum of seven Thousand dollars to be paid to the said judge or his successors in office for which payment well and truly to be made we bind ourselves our heirs executors & administrators jointly and severally firmly by these presents sealed with our seals and dated this 28th day of October 1833 The condition of the above obligation is such that whereas the above bound Robert Luanes and John B. Gray have been duly appointed administrators of all & singular the goods and chattels rights and credits of James Robertson deceased then if they shall well & truly discharge all the duties which are or may be by law required of them as such administrators then this obligation to be void otherwise to remain in full force and effect

Signed sealed and delivered by John H. Gray Esq.
the 28th October 1833 by John B. Thompson Esq.
Attest I Frederick Clark James F. Foster Esq.

J. Harris
W. G. Harris
Bond

The State of Alabama I Know all men by these presents Greene County I that we Joseph & Harris Robert Freeman alias Tom & Jerry we hold and firmly bound unto Thomas F. Moody judge of the Orphans court of said county and to his successors in office in the sum of Twenty thousand Dollars for which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 11th day of Nov 1833 The condition of the above Bond is such that whereas the above bound Joseph & Harris has been duly appointed guardian to Henry H. Burns of the age of Twenty years and John W. Harris of the age of 18 years minor heir Harris deceased Now if the said Joseph & Harris shall well and truly perform all the duties which are or may be by law required of him as such Guardian then the above obligation to be void otherwise to remain in full force and effect

Signed sealed acknowledged
and delivered in open court by Joseph & Harris Esq.
the date above Robert Freeman Esq.
Attest I Frederick Clark James F. Foster Esq.
Thomas Gray Esq.

L. A. Stell
Marshall
W. G. Foster
Bond

The State of Alabama I Know all men by these presents Greene County I that we Lewis A. Stell and Edward Gray & Fletcher Bell we hold and firmly bound unto Thomas F. Moody judge of the Orphans court of said county in the sum of five hundred Dollars to be paid to the said judge or to his successors in office for which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals this 16th day of November 1833 The condition of the above obligation is such that whereas the above bound Lewis A. Stell and Edward Gray & Fletcher Bell has been duly appointed administrator of all and singular the good & chattels rights & credits of Leon Brooks deceased then if he shall well and truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void otherwise to remain in full force

Signed sealed acknowledged & Lewis A Stollenwerck *Is*
and delivered in open court Edward Boyd *Is*
Attest P. Friedman Clerk Theodore Noel *Is*

128. *Wm.* The State of Alabama I know all men by these presents
of Adams County, & that we Issa B. Wayne
& John D. Royal & Jas. T. Estes & J. Smith are held and
firmly bound unto Thomas F. Moody, judge of
the orphans court of said County, in the sum of
one thousand Dollars to be paid to the said judge or to
his successors in office for which payment well
and truly, to be made we bind ourselves our heirs
executors and administrators jointly and severally firmly
by these presents sealed with our seals this 10th day of October
1833 the condition of the above Obligation is such that
whence the above bound Issa B. Wayne has been duly
appointed administrator of all and singular the goods
& chattels rights & credits of Joseph T. Clark deceased
Now if he shall well and truly perform all the duties which
are or may be law required of him as such administrator
then the above Obligation to be void otherwise
to remain in full force

Signed sealed acknowledged Issa B. Wayne *Is*
and delivered in open court John D. Royal *Is*
Attest P. Friedman Clerk Jas. T. Estes *Is*

129. *Wm.* The State of Alabama I know all men by these presents
of Greene County, & that we Lewis A. Stollenwerck
Edward Boyd & Theodore Noel are held and
firmly bound unto Thomas F. Moody, judge of the orph-
ans court of said County in the sum of five hundred
Dollars to be paid to the said judge or to his successors
in office for which payment well and truly to be
made we bind ourselves our heirs executors and adm-
inistrators jointly and severally firmly by these presents sealed
with our seals this 16th day of December 1833 the condition of
the above obligation is such that whence the above
bound Lewis A. Stollenwerck has been duly appointed
administrator of all and singular the goods and
chattels rights and credits of Joseph T. Clark deceased
Now if he shall well and truly perform all the duties which
are or may be law required of him as such administrator

L. A. Stollenwerck
Administrator
of Estate
of Edward
Boyd

Then the above obligation to be void otherwise to remain in full
force Signed sealed acknowledged by L. A. Stollenwerck *Is*
and delivered in open court Edward Boyd *Is*
Attest P. Friedman Clerk Theodore Noel *Is*

L. A. Stollenwerck
Administrator
of Estate
of Edward
Boyd

The State of Alabama I know all men by these presents that we Lewis A. Stollenwerck
Greene County & ch Edward Boyd & Theodore Noel are held and firmly bound unto
Thomas F. Moody, judge of the orphans court of said county, in the sum of
five hundred dollars to be paid to the said judge or to his successors
in office for which payment well and truly to be made we bind our
severally jointly and severally firmly
by these presents sealed with our seals this 16th day of December
1833 the condition of the above Obligation is such that whence the above bound
Lewis A. Stollenwerck has been duly appointed administrator of all and singular
the goods and chattels rights & credits of Etheline Easton deceased
Now if he shall well and truly perform all the duties which are or may
be by law required of him as such administrator then the above
Obligation to be void otherwise to remain in full force
Signed sealed acknowledged by Lewis A. Stollenwerck *Is*
and delivered in open court Edward Boyd *Is*
Attest P. Friedman Clerk Theodore Noel *Is*

Samuel Taylor
Administrator
of Estate
of Leah
Tucker

State of Alabama I know well no body but me found in mind and memory
of Greene County of disposing of my worldly goods as especially as property to
my blind wife Leah and my children & therefore do hereby declare this
my last will and testament revoking all former wills and testaments
and declarations made out of my Effect. to my beloved son Samuel Taylor alive and his
successors in law to my beloved daughter Anna Brown living and her husband
Dollars to my beloved daughter Anna Brown living and her husband
Richardson living and his wife to my beloved son John Taylor
living and his wife to my beloved son William T. Taylor living and his wife
to my beloved son Anna Taylor living and her husband
his wife Maria and her two daughters Billy and Mary together with
their increase at the death or intermarriage of my wife Leah and not
less without her consent all the residue of my property not already bequeathed and
what I may hereafter bequeath I give to my beloved wife Leah Taylor during
her natural life or understand both her soul and personal property of
which I may be possessed at my death it is further my will and pleasure
and I do hereby vest in her the right of selling all or any part of

my real or personal Estate not otherwise disposed of in this my last will and Testament and she is hereby authorized to carry and make and give and sufficient title to the same by and with the Consent of my two Executors hereafter named my said wife Leah Taylor is also authorized to receive all debts to her due and yet unpaid in her own right and cause and to receive all debts due and to her the same to her own proper use in connection with my said two Executors after paying all my said debts at the death or intermarriage of my beloved wife Leah Taylor the following bequests my 150 guineas and byname unto my beloved Son Thomas J. Taylor my negro man servant him and his heirs forever. To my beloved daughter Martha the one 25 guineas and bequeath my negro woman Lydia to her and her heirs forever. To my beloved son Samuel Taylor 1 guineas and bequeath to the death or intermarriage of my wife Leah Taylor four hundred dollars to him and his heirs forever. To my beloved daughter Anna Richardson 1 guineas and bequeath my negro woman Nancy to her and her heirs forever. To my beloved Son John Taylor 1 guineas and bequeath four hundred dollars to him and his heirs forever. To my beloved Son William J. Taylor 1 guineas and bequeath my negro boy Abraham all the property in this last bequest as well that appertaineth to remain in the possession of my wife Leah Taylor during her natural life or intermarried together with the property among themselves all my remaining property at her decease or intermarriage to be sold and equally divided by my dear children already named the negroes Bill and Nat to be divided to my Sons William and John Taylor on their arriving at the age of twenty one years I do hereby appoint and constitute to carry into effect this my last will and Testament my beloved wife Leah Taylor my lawful Executrix and my beloved Sons Samuel Taylor and Joseph Richardson my lawful Executors in witness whereof I have hereunto set my hand and affixed my seal the twenty seventh day of June one thousand eight hundred and thirty three.

Upon word & remembrance Contingent
before signed.

Signed and sealed in presence of
Abraham Hunt
William H. Richardson
Sarah A. French

Samuel Taylor seal attached

The State of Alabama *3* Co. Jefferson Court House held at
Greene County *3* On the 11th day of October 1833 present
the Honorable Thomas J. St. the by *3* Judge of said Court.
This day was presented the will of Samuel Taylor late deceased for
probate and registration by Samuel Taylor Jr. Joseph Richardson and

Leah Taylor the Executrix and Executor of Samuel Taylor late deceased and Abraham Hunt one of the Subscribing witnesses to said will being duly sworn deposed fully as to the execution of said will to the satisfaction of the Court whereupon it is ordered by the court that said will be received and recorded as the last will and testament of said Samuel Taylor late deceased and that a copy of this order be copied on to said will.

Presented *3* The State of Alabama *3* The Incorporated Will of James H. Still and his last will *3* Greene County. *3* Joseph Lake Gates and deposes that the said James H. Still also died in the County of Loudonburgh in the County of Greene where he had recently resided. Died in the presence of him the said Joseph Lake during the last sickness of said the said James H. Still that in the Event of his death after settling his debts which were all he owned he wanted the balance of his property or funds to go to his youngest Sister of the white blood and his four youngest half brothers and sisters the whole to be equally divided amongst the said persons and that he wanted the first or portion of that his said half brothers and sisters would get to be applied to their Education. The said Joseph Lake further deposes *3* that said Conversation was addressed to him particularly and with a view and for the purpose of his observing and taking notice of it. The above request was made in the latter part of August or the first of September 1833.
This 1st 12th 1833

Joseph Lake.

The State of Alabama *3* Co. Jefferson Court House held at
Greene County *3* On the 14th day of November 1833 Present
the Honorable Thomas J. Meredy Judge of said Court.
Upon the application of Mrs. B. Wren the Administrator of said
J. H. Still deceased Joseph Lake was duly sworn as to the execution
of said will of said deceased and testifies fully as to the due
Execution of said will to the full Satisfaction of the Court. It is
therefore ordered that said Incorporative will be received and
recorded as the last will and Testament of said deceased and
that the same be annexed to the letters of administration granted
to said Mrs. B. Wren upon said Estate &c.

C.C. Huttle
Acting Clerk

The State of Alabama *3* Known all men by these presents that we
Greene County *3* Chas C. Little James B. Galt and John Cockrell
are held and firmly bound unto Thomas J. Meredy Judge of the

Orphans' Court of said County in the sum of three thousand dollars to be paid to the said Judge or to his successors in office. For which payment well and truly to be made we bind ourselves our heirs Executors and Administrators severally and severally firmly by these presents sealed with our seals the 24th day of November 1833. The condition of the above obligation is such that whereas the above bound Thomas Hender son & Scott hath been duly appointed Administrator to Dennis, now of all and singular the goods and chattels rights and credits of the late Genl John Scott deceased. Now if he shall well and truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void otherwise to remain in full force.

Signed sealed acknowledged and John C. Scott Seal
Delivered in open Court. James B. Scott Seal
Attest Hypocrite Oath. John C. Scott Seal

Know All men by these presents that we Thomas and Adina Grano County. The Honorable Henry S. Mason and Charles S. Roberts Bonds are held and firmly bound unto Thomas Hender Judge of the Orphans' Court of said County in the sum of three thousand Dollars to be paid to the said Judge or to his successors in office. For which payment well and truly to be made we bind ourselves our heirs Executors and Administrators severally and severally firmly by these presents sealed with our seals this 24th day of Decr 1833. The condition of the above obligation is such that whereas the above bound Thomas Hender has been duly appointed Administrator with the will annexed of all and singular the goods and chattels rights and credits of Susan Hender deceased. Now if he shall well and truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void otherwise to remain in full force.

Signed sealed acknowledged and delivered John Hender Seal
in open Court Attest John S. Mason Seal
Hypocrite Oath John C. Roberts Seal

Susan Hender by the name of god Amen I Swear to Hender being of sound mind and testit and memory but weak in body and apprehensive of approaching death do make and publish my last will and testament.

This is my will that all my just debts shall be paid by the disposal of such property as my Executor may think proper. I leave to my dear beloved mother after the payment of my debts all my Estate of every kind whatsoever for and during her natural life and after the death of my mother it is my will that all my Estate so loaned to her should be equally divided between my brother

Richard and Edward Hender and my sister Mary Robinson the two thirds given to Richard and Edward Hender to them and their heirs forever and the third part of my Estate which it is my will should go to Mary Robinson agree to this Hender to be held in Trust for the benefit of the said Mary during her natural life not to be under the control of her husband or subject to the payment of his debts and after her death give it to Hannah Robinson daughter of said Mary Robinson but if she should die before she arrives at the age of twenty one or before she marries then it is my will that that third part of my Estate thus given should be equally divided among all the Children of my sister Mary Robinson. I have Mr. Edward Hender my Executor to this my last will and testament. In witness whereof I have hereunto set my hand and seal this the 20th Augt 1828

Signed sealed published and declared in the presence of
J. L. Stevenson
Charles Bullard
John H. Shatto

Susan Hender Seal

Pittsylvania June Court 1833.

The last will and testament of Susan Hender deceased was proved by the oath of Castro L. Stevenson one of the witnesses thereto and is admitted to be a true will of personal Estate.

Test A. L. Stevenson Esq.

State of Virginia Pittsylvania County to wit
A. L. Stevenson Clerk of Pittsylvania
 County Court in the State aforesaid do certify that the foregoing instrument of Susan Hender deceased and certificate after proof thereof is a full and perfect transcript of the record in my office.

In testimony whereof I have hereunto set my hand and affixed the seal of my office the eighth day of August one thousand eight hundred and thirty three and of the Independence of the United States the 38th

A. L. Stevenson C.O.

State of Virginia Pittsylvania County to wit.

A. L. Stevenson Clerk of the court of Pittsylvania County in the State of Virginia do certify that the aforesaid instrument annexed made by Richard J. Stevenson Clerk of the said Court is in due form of law and by the proper Officer and that he was at the time of signing the foregoing certificate herein under my hand at the County of Pittsylvania this 24th day of August one thousand eight hundred and thirty three and of the Independence of the United States the 38th anno Domini 1833.

Order to the State of Alabama ³ Orphans Court December - Term 9th
second mill ³ June County, p. 3. December 1833 Present the Testamentee
Thomas H. Moody Judge of said Court.
Order the Court that the authenticated copy of the will of Jacob
Kemler deceased be record and recorded.

Sixty seven The State of Alabama ³ Known all men by these presents that we holding
H. Austin ³ June County. ³ Benjamin Clemon Notary and Samuel J. Will
Bald ³ we hold and firmly bind unto Thos. F. Moody Judge of the Orphans
Court of said County in the sum of Eight thousand dollars to be paid
to the said Judge or to his Successors in office for which payment well
and truly to be made we bind ourselves our heirs Executors and Administrators
firmly and severally jointly by these presents sealed with our seals
the 20th December 1833. The Condition of the above obligation is such
that whereas the above bound Party known has been duly appointed Adminis-
trator of all and singular the goods and chattels rights and credits of
Walter C. Mifflin deceased. One of the said will and truly perform all
the duties which are or may be by law required of him as such Administra-
tor then the above obligation to be void otherwise to remain in full
force.

Signed sealed acknowledged and ³ Sydney Sharpe ^{Seale}
deemed in open Court. ³ Samuel S. Clemon ^{Seale}
Attest James Peale ^{Seale} ³ S. J. Will ^{Seale}
for Mifflin's executors

C. W. Phillips The State of Alabama ³ Known all men by these presents that we being
37 Guardians ³ June County. ³ both H. Wilson Notary & George Fox and Co
Bald ³ we hold and firmly bind unto Thomas F. Moody Judge of
the Orphans Court of said County and to his Successors in office in the
sum of four thousand dollars for which payment well and truly to
be made we bind ourselves our heirs Executors and Administrators firmly
and severally jointly by these presents. Sealed with our seals and dated
the first day of January 1834. The Condition of the above bond is such
that whereas the above bound Party ³ H. Wilson has been duly appointed
Guardian to James Livingston of the age of sixteen years and Michael
L. Livingston of the age of ten years minors heir of Barbara Livingston
now deceased. One of the said Elizabeth Wilson shall well and truly
perform all the duties which are or may be by law required of her
as such Guardian then the above obligation to be void otherwise to
remain in full force and effect.

Signed sealed acknowledged and affirmed ³ Elizabeth W. Wilson ^{Seale}
in open Court the date above. ³ Sydney Sharpe ^{Seale}
Attest ³ James S. Peale ^{Seale}
for Mifflin's executors

A. John ³ The State of Alabama ³ Known all men by these presents that we holding
up to June County ³ S. Armstrong William Parker and Francis Parker
Bald ³ we hold and firmly bind unto Thos. F. Moody Judge of the Orphans
Court of said County and to his Successors in office in the sum of One
Hundred Dollars for which payment well and truly to be made we bind
ourselves our heirs Executors and Administrators firmly and severally by these pres-
ents sealed with our seals and dated this first day of January 1834.
The Condition of the above bond is such that whereas the said ³ S. Armstrong
has been duly appointed ³ Thos. F. Moody ³ his Successor in office in the said
Guardian to another Livingston of the age of 17 years Will's chris-
tian name of the said ³ S. Armstrong shall well and truly perform all
the duties which are or may be by law required of him as such Guardian
then the above obligation to be void otherwise to remain in full force and
effect.

Signed sealed acknowledged and affirmed ³ Anthony J. Livingston ^{Seale}
in open Court the date above. ³ William Parker ^{Seale}
Attest ³ Mifflin's executors ^{Seale} ³ S. L. Constitution ^{Seale}

C. W. Phillips The State of Alabama ³ Known all men by these presents that we Henry Williams ^{Seale}
Guardians ³ June County ³ and Elias Harris ^{Seale} we hold and firmly bind unto ³ Elias
F. Moody Judge of the Orphans Court of said County in the sum of twelve thousand
dollars to be paid to the said Judge or his Successors for which payment Will
and truly to be made we bind ourselves our heirs Executors and Administrators
firmly and severally jointly by these presents sealed with our seals this
1st day of January 1834. The Condition of the above obligation is such
that whereas the above bound Henry Williams has been duly appointed Adminis-
trator of all and singular the goods and chattels rights and credits of David Wil-
liams deceased. One of the said well and truly perform all the duties which are or may be
by law required of him as such Administrator then the above obligation to be void otherwise
to remain in full force.

Signed sealed acknowledged and affirmed ³ Henry Williams ^{Seale}
in open Court. ³ Elias Harris ^{Seale}
Attest ³ Mifflin's executors ^{Seale} ³ S. L. Constitution ^{Seale}

J. Bennett The State of Alabama ³ Known all men by these presents that we Lewis Bennett ^{Seale}
Guardians ³ June County ³ S. Phillips and others ^{Seale} we hold and firmly bind unto
the ³ F. Moody Judge of the Orphans Court of said County and to his Successors
in office in the sum of three thousand dollars for which payment well and
truly to be made we bind ourselves our heirs Executors and Administrators
firmly and severally jointly by these presents sealed with our seals and
dated this fourth day of January 1834. The Condition of the above bond
is such that whereas the said Lewis Bennett has been duly appoin-
ted Guardian to Lawrence old Mississ' widow Atherton Henry Wilson

Alexander Atkinson and Mary Eliza Atkinson minors heirs of James
C.B. Atkinson deceased, now if the said Lewis Bennett shall well
and truly perform all the duties which are or may be by law re-
quired of him as such guardian then the above obligation to be void other-
wise to remain in full force and Effect.

Signed Sealed Acknowledged and Abjured 3 Lewis Bennett Sealed
in Open Court the 1st day of January 1834. 3 William A. Williams Sealed
Attest M. Gardner Clerk 3 James Hayes Sealed

Swear by the State of Alabama I Know all men by these presents that we the
said James Hayes John H. Stoddard and William A. Williams do
hereby bind and James Hayes and Lewis Bennett are held and firmly bound Thomas H.
Moody Judge of the Orphans Court of said County in the sum of
five hundred dollars to be paid to the said Judge or to his Successor in
Office for which payment well and truly to be made we bind ourselves
here Executors Administrators jointly and severally firmly by these presents
bound with our seals the 6th day of January 1834 the condition of
the above obligation is such that whereas the above bound Thomas Hayes
John H. Stoddard and William A. Williams has been duly appointed Administrators
and Administrators of all and singular the goods and chattels
the rights and credits of John Hayes deceased. Now if they shall
well and truly perform all the duties which are or may be by law
required of them as such Administrators and Administrators then
the above obligation to be void otherwise to remain in full force.

Signed Sealed Acknowledged and 3 James Hayes Sealed
Abjured in Open Court 3 John H. Stoddard Sealed
Attest M. Gardner Clerk 3 William A. Williams Sealed
If m^r M^r Lewis Sealed
James Hayes Sealed
and 3

1834, the 2nd day of February I Know all men by these presents that we
the James Hayes Betty Jeffery Pettie Jeffery and William A.
Bennet Lewis are held and firmly bound unto Thomas H. Moody Judge of the
Orphans Court of said County in the sum of one thousand dollars
to be paid to the said Judge or to his Successor in Office for which
payment well and truly to be made we bind ourselves over here
Executors and Administrators jointly and severally firmly by these
presents bound with our seals the 6th day of January 1834.
The condition of the above obligation is such that whereas the above
bound Betty Jeffery has been duly appointed Administrator of
all and singular the goods and chattels rights and credits of
James Hayes deceased. Now if she shall well and truly perform all
the duties which are or may be by law required of her as such Adminis-

This 1st day of February to be void otherwise to remain in full force.

Signed Sealed Acknowledged and 3 Betty Jeffery Sealed
Abjured in Open Court 3 Pettie Jeffery Sealed
Attest M. Gardner Clerk 3 William A. Williams Sealed

Swear by the State of Alabama I Know all men by these presents that we Thomas Price Hayes
of the James County 3 to Stoddard and William A. Lewis to Hempstead
Ex-Bond and James Hayes Sealed are held and firmly bound unto Thomas H. Moody
Judge of the Orphans Court of the County of Grindell in the sum
of One Thousand dollars to be paid to the said Thomas H. Moody Judge
or his Successor in Office to which payment well and truly to be made we
bind ourselves over here Executors and Administrators jointly and severally
firmly by and firmly by these presents. Sealed with our seals and dated this 6th
day of January 1834. The condition of the above obligation is such that whereas
the above bound Thomas Price Hayes Stoddard and William A. Lewis has
been duly appointed Executors of the last will and Testament of Eliza
Betty Lewis deceased. Now if the above bound Thomas Price Hayes Stoddard
and William A. Lewis shall well and truly perform all the duties which
are or may be by law required of them as such Executors then the above obliga-
tion to be void otherwise to remain in full force.

Signed Sealed and Acknowledged 3 Thomas Price Hayes Sealed
in Open Court before me 3 Augustus Stoddard Sealed
Attest M. Gardner Clerk 3 John H. Stoddard Sealed
If m^r M^r Lewis Sealed
James Hayes Sealed

1834, the 2nd day of February I Know all men by these presents that we Thomas H. Hayes of the County of Grindell
and State of Alabama have bound to a very old age and are fully sensible that in
the ordinary course of nature my Existence has now no long to terminate. Therefore I
the said Thomas Hayes do make certain and Establish the following to be my last
Will and Testament for the distribution and disposition of all my worldly goods
and Effects after my decease that is to say. In consideration of natural affection
I leave my dear wife Lewis, Eliza and Lydia to him my more dear wife Eliza ...
the following described tract of Land viz the West half of the North East quarter
of section twelve in township twenty two of Range two East also the West half of the
said East quarter of said section twelve in the aforesaid Township and Range
lying and being situated in the Grindell County of Alabama his natural wife
and friend and after his death shall descend to his wife Eliza and in case her
she will the aforesaid tract of land to stand with his daughter Lydia his heirs and
his friends and furthermore I give and bequeath said wife Eliza my
wife Eliza ... I to be daughter Eliza the West half of the sum of two hundred
and fifty dollars per month during the County and State Chapman each year

hundred Dollars to my Granddaughter, Regenia Coletta, Eliza Lee and Abby Chapman each fifty Dollars also to my Grandson Thomas and William Chapman each one hundred Dollars also to my Grandchildren Wade and John Lewis. Dollars each to my Son William Lewis and my daughter Elizabeth Lewis five dollars each also my Grandson Abel Chapman fifty dollars. It is furthermore my will and desire that the personal effects so herein be set aside the legacy herein bequeathed till they attain the age of twenty five or till their marriage in which case they shall receive the aforesaid portion on the day of marriage. It is also my desire that all my personal property not herein disposed of beat my death sold for cash so that the same may be divided into equal portions after which I desire and bequeath all the rest and residue of my property both real and personal to be equally divided between my daughters Elizabeth Lewis and Charity Lewis in equal portions. Also and further I do hereby make and appoint Abel Chapman and William W. Lewis to be Executrix and Administrators of this my last will and testament, overlooking and suspending all former Wills heretofore by me made ratifying and confirming this and none other to be my last will and testament.

At the testimony whereof I have caused set my hand and affixed my seal this twentieth day of January in the year of our Lord one thousand eight hundred and thirty three.

Spouse sealed and dated by
Elizabeth Lewis the above named testator
and for his last will and testament
in the presence of us and in the presence
of each other have subscribed our names as
Witness thereto.

John Bills 250
Wife Elizabeth 250
A. H. Kiger 35

Certificate. The State of Alabama of the Superior Court Special Term held at the County of Greene on the 1st term on the 1st day of January 1834. Present the Honorable Abel Chapman Judge of said Court. This day the last will and testament of Elizabeth Lewis deceased was produced in Court by the executors herein mentioned. And John Bills one of the trustees to said will being duly sworn in said Court and examined who testified fully to the satisfaction of said Court as to the execution of said instrument. It is ordered that said will be sealed and filed as the last will and testament of said deceased and that the same be recorded and that this order be signed and sealed.

John Bills
of said Court

Walter H. Miller of the State of Alabama of the Superior Court held at the County of Greene on the 1st term on the 1st day of January 1834. It is now agreed by the parties that we Walter Miller and Hugh McCann in behalf and jointly bound unto Edward S. St. John Judge of the Superior Court of said County by in the sum of four thousand dollars to be paid to the said Judge or to his Assignees in office for which payment well and truly to be made we bind ourselves our heirs Executors and Administrators jointly and severally jointly by these presents. Sealed with our seals this 21st day of January 1834. The condition of the above obligation is such that whereas the above named Walter Miller has been duly appointed administrator of all and singular the goods and chattels rights and credits of Abel Chapman deceased. And if the said well and truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void otherwise to remain in full force.

Signed sealed acknowledged and delivered in open Court
Attest Abner C. Clark

Walter Miller
Hugh McCann

Orphen, count & March 24th 1834. the following order was made
Ordered by the court that the Will of Thomas Wilcox deceased presented by
Elizabeth M. Wilcox his widow for probate be upon the probate
Court L. Kenyon one of the trustees thereon record and recorded
as the last Will and Testament of said decedent personal
property.

Will of
T. Wilcox. In the name of God amen I Thomas Wilcox of the county of
Greene and State of Alabama being in sound mind but low enfeebled
do make this my last and only will I dispose of my personal
real estate as follows.

Item first. I leave my wife Elizabeth M. Wilcox during her life all my
land in the Cork & Tennenum townships belonging with all the negroes
stock of all kinds house halls & kitchen furniture and whatsoever
be coming from the estate of Arthur Arvington which interest I
bought of Chettaway Arvington in right of his wife Mary one of the
legatees of said Arvington and all the crop now growing the property
all of my just debts and at her death to go to my son Littlebury A.
Wilcoxes children if living it not to his legal heirs forever.

Item second I give to my son Littlebury A. Wilcoxes children all my
lands in the state of Virginia all my lots in the town of Peters
burgh five shares of the Lancaster & Petersburg Turnpike Stock.

The shares belonging to me in the Deep Creek Canal company (say
three) If my wife thinks proper to let him have any of the
property or money before her death she may do so and on her
death if she dies intestate the same to be divided among the
children of the claim against Wood Tucker and that against Mr. Major Miller
of Halifax North Carolina. My wife is now to let her son

Thomas Wilcox Arthur live with her under the penalty of one thousand dollars to
which he paid to my son Matthew Wilcox children she having children
have been to set my hand and seal this 2nd day of January 1832
Test
H. L. Morrison
Norman Morrison

Thomas Wilcox *[Signature]*

Matthew Ingall & Son
Know all men by these presents that
I, Matthew Ingall Father Ingall and
Joseph Ingall we hold and firmly bind unto Edward L.
Patterson Judge of the Orphans Court of said County and to his suc-
cessors in office in the sum of three thousand Dollars for which payment
well and truly to be made we bind ourselves our heirs Executrix and
Administrators jointly and severally firmly by these presents sealed with
our seals and dated the 25th day of February 1834. The condition
of the above bond is such that whereas the above bound Matthew Ingall
has been duly appointed Guardian to William L. Price of the age of
five years minor heir of Calbraith Price deceased. Now if the said Matthew
Ingall shall well and truly perform all the duties which are or may
be by law required of him as such Guardian then the above obligation
to be void otherwise to remain in full force and effect.

Signed Sealed acknowledged and delivered in open Court
the date above
Attest J. C. Deacon Clerk *[Signature]* Matthew Ingall *[Signature]*
John Ingall *[Signature]* Joseph Ingall *[Signature]*

Edward Harper
The State of Alabama
Know all men by these presents that we
for us
Grene County. Edward Harper, Jonathan Sanders and
Benjamin Morris we hold and firmly bind unto Edward L. C.
Patterson Judge of the Orphans Court of said County and to his suc-
cessors in office in the sum of Eight thousand Dollars for which payment
well and truly to be made we bind ourselves our heirs
Executors and Administrators jointly and severally firmly by these
presents sealed with our seals and dated the 25th day of February
1834. The condition of the above bond is such that whereas
the above bound Edward Harper has been duly appointed Guardian
to William L. Thomas and John L. Thomas each minor the age of
fourteen years minor heirs of William Thomas deceased. Now if the said
Edward Harper shall well and truly perform all the duties which are or may
be by law required of him as such Guardian then the above obligation to be void
otherwise to remain in full force and effect.

Signed Sealed Acknowledged and delivered
in open Court the date above.
Attest Stephen Clark.

Edward Harper
John Sanders
Stephen Clark
John Dorman

Elizabeth
Thompson
Lover Bond

The State of Alabama
Know all men by these presents that we Elizabeth
Thompson doth acknowledge and deliver
to the above named Edward L. Patterson
Judge of the Orphans Court of said County and to his successors in office
in the sum of twelve thousand Dollars for which payment well and
truly to be made we bind ourselves our heirs Executrix and Administrators
jointly and severally firmly by these presents sealed with
our seals and dated this 25th day of February 1834. The condition
of the above bond is such that whereas the above bound Elizabeth
Thompson has been duly appointed Guardian to Nancy Thompson
Sarah Hamel Thompson and Elizabeth Thompson minor heirs
of Alexander Thompson deceased under the age of fourteen years
Now if the said Elizabeth Thompson shall well and truly perform
all the duties which are or may be by law required of her as such
Guardian then the above obligation to be void otherwise to remain in
full force and effect.

Signed Sealed Acknowledged and delivered in open Court the date
above Attest Stephen Clark *[Signature]* Elizabeth Thompson *[Signature]*
John D. Dorman *[Signature]* John B. Thompson *[Signature]*

Mills Giphurst
The State of Alabama
Know all men by these presents that we Mills
Giphurst & Son
Grene County. Stephen W. M. Miller and Edward Harper
we hold and firmly bind unto Edward L. Patterson Judge of the Orphans
Court of said County and to his successors in office in the sum
of One thousand Dollars for which payment well and truly to be
made we bind ourselves our heirs Executrix and Administrators
jointly and severally firmly by these presents sealed with our
seals and dated this 25th day of February 1834.
The condition of the above bond is such that whereas
the above bound Mills Giphurst has been duly appointed
Guardian to Elizabeth M. Giphurst of the age of 14 years,
minor heir of
McGraw deceased. Now if the
said Mills Giphurst shall well and truly perform all the duties
which are or may be by law required of him as such Guardian then the
above obligation to be void otherwise to remain in full force and
effect.

Signed Sealed Acknowledged and delivered in
open Court the date above.

Edward Harper
John Dorman

S. Childs
et Cetera
lives

The State of Alabama ³ Know all men by these presents That we Sartoris Childs
Crown County ³ Willis Polard and Austin are held and firmly
bound unto Edward C. Parker Judge of the Copelands Court of said County
and to his successors in office in the sum of five thousand \$5000. Dollars
for which payment well and truly to be made we bind ourselves
our heirs Executors and Administrators jointly and severally firmly by
these presents. Sealed with our seals and dated the 8th day of February
1834. The condition of the above bond is such that whereas the above
named Sartoris Childs has been duly appointed Guardian to Billy R. Head
of the age of 18 years a minor son of Richard Head deceased.
know of the said Sartoris Childs shall well and truly perform all the
duties which he or may be by law required of him as such Guardian than
the above obligation to be void otherwise to remain in full force and
Effect.

Signed sealed acknowledged and delivered
in Open Court the date above.

Attest Sartoris Childs

Sartoris Childs
Willis Polard
Austin Polard

George
Bennett
last will

The State of Alabama ³ Know all men by these presents That we Anthony
G. Amington Crown County ³ Dr. Washington Elizabeth Miller and William Earle
are held and firmly bound unto Edward C. Parker Judge of the Copelands
Court of said County in the sum of One Thousand dollars to be paid
to the said Judge or to his successors in office for which payment
well and truly to be made we bind ourselves our heirs Executors and
Administrators jointly and severally firmly by these presents sealed with
our seals the 24th day of February 1834. The condition of the above
obligation is such that whereas the above bound Anthony G. Amington
has been duly appointed administrator of all and singular the goods
and chattels rights and credits of James Allen deceased. know if
he shall well and truly perform all the duties which he or may be
by law required of him as such administrator than the above obligation to
be void otherwise to remain in full force.

Signed sealed acknowledged and
delivered in Open Court

Attest Sartoris Childs

Anthony G. Amington
Elizabeth Miller
William Earle

George
Bennett
last will

S. Childs
et Cetera
lives

The State of Alabama ³ Know all men by these presents the
Crown County ³ we Sartoris Childs and S. Childs &
George Richardson are held and firmly bound unto S. A.
Morgan Judge of the Copelands Court of said County's and to
his successors in office in the sum of Four Thousand dollars
for which payment well and truly to be made we bind

ourselves our heirs Executors and Administrators jointly and severally
firmly by these presents. Sealed with our seals and dated the
Eighteenth day of December 1833. The condition of the
above bond is such that whereas the above bound S. Childs
Taylor has been duly appointed Guardian to Miss Taylor
of the age of 16 years minor heir of George Taylor deceased
now of the said George Taylor shall well and truly perform
all the duties which he or may be by law required of her
as such Guardian than the above obligation to be void otherwise
to remain in full force and Effect
Signed sealed Acknowledged and delivered
in Open Court the date above.

Attest Sartoris Childs

George
Bennett
last will

State of Alabama ³
Crown County ³ Incorporated will of George Bennett
of William Murphy of the County of Crown in the State of
Alabama personally attending on George Bennett in his last
will and Testament at the habitation of Doctor Nathan Dugay
in the County of Crown opencast the same place being also the habi-
tation of the said George Bennett where the said George Bennett
did at his said habitation in his last willings and testaments
previous to his death to wit on the first day of December
in the year of our Lord One thousand Eight hundred and
thirty three when he the said George Bennett was of sound
mind and memory have and hold with me the said
William Murphy the following conversation whereof I the
said William Murphy remembred to the said George Bennett
that if he wished to make any disposition of his property
he had better mention it when he the said George Ben-
nett replied that he wished his mother to have all that
he had as long as she might live and after her death
to be divided equally among his Brothers and Sisters and
that he wished me the said William Murphy to take
the management of it. After giving Declaration of the said
George Bennett made in his last willings on the day and year
aforesaid when he the said George Bennett afterwards trust
on the second day of December in the year of our Lord
One thousand Eight hundred and thirty three did at his
said habitation where he had resided more than the space
of ten days preceding the time of making the aforesaid
testament to wit on the second day of March of that year and now
presenting said terms

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A. & the said William Murphy do believe that the said George Bennett intended the foregoing Declaration as his last Will and Testament to the said George Bennett being at that time unable through Great bodily Weakness to write his will committed to writing this the fifth day of December in the year of our Lord one thousand Eight hundred and thirty three.

Attest

W^m. M^r. Murphy

W^m. Murphy

Order of the State of Alabama Orphans Court Special Term held at
Providence Grand County on the 17th Dec 1833 Present the
Honorable Thomas St. Lookey Judge of said Court
The municipal Will of George Bennett deceased being presented
to our Court on this day for probate by William Murphy being
duly sworn Testified fully to the satisfaction of the Court as to
the said Municipal Will It is therefore ordered that the
same be received & recorded as the last Will & Testament of
said decedent

W^m. Murphy State of Alabama I Know all men by these presents That we William Murphy of the County of Grand County & Murphy William M^r. Murphy and Richard Bond Son^s and held and firmly bound unto Thomas St. Lookey Esquire Judge of the Orphans Court of the County of Orange in the sum of
Twenty five hundred dollars to be paid to the said Thomas St. Lookey Esquire or his Successors in office to defray payment
well and truly to be made for his services our heirs Execu-
tors and Administrators jointly severally and firmly by
these presents
Sealed with our seals and dated this 17th day of December
1833. The condition of the above obligation is such that
Whereas the above bound William Murphy has been duly
appointed Executor of the last will and testament of
George Bennett deceased & of the above bound William Murphy Shall well and truly perform all the acts which are
or to be by law required of him as such Executor then the
above obligation to be void otherwise to remain in full
force.

Signed sealed and acknowledged by W^m. Murphy before
me of our Court before me

W^m. Murphy

I. Sanders The state of Alabama I Know all men by these presents That we
Grand County 3rd January instant James S. May & West A.
Mellon are held and firmly bound unto Edward G. Parker Judge
of the Orphans Court of said County and to his Successors in Office
in the sum of two Thousand dollars for which payment well
and to be made we bind ourselves our heirs Executors and Ad-
ministrators jointly and severally firmly by these presents Sealed
with our seals and dated this 13th day of January 1834.

The condition of the above bond is such That whereas the above bound
Thomas Sanders has been duly appointed Guardian to Edward G. Parker
Esquire a boy of the age of 14 years a minor son of the
deceased Mr. Bryan deceased now of the said Thomas Sanders well well
and truly perform all the duties which are or may be by law re-
quired of him as such Guardian then the above obligation to be
void otherwise to remain in full force and Effect
Signed sealed acknowledged and delivered in
Open Court the date above 3rd January instant
that I. Sanders Clerk 3rd W^m. S. May / Seal
that I. Sanders Clerk 3rd W^m. S. May / Seal
that A. Mellon / Seal

Witness The State of Alabama I Know all men by these presents That
we Julius Martinez Edward Bayol and
Albert Francis G. Constantine are held and firmly bound unto Edward
G. Parker Judge of the Orphans Court of said County in the sum
of one thousand dollars to be paid to the said Judge or to his Success-
ors in office. For which payment well and truly to be made
we bind ourselves our heirs Executors and Administrators jointly
and severally firmly by these presents Sealed with our seals
this 3rd day of February 1834. The condition of the above
obligation is such that whereas the above bound Julius Martinez
as he has been duly appointed Administrator of all singular the
goods and chattels rights and credits of Amariah Durie deceased
and. Now if he shall well and truly perform all the acts
which are or may be by law required of him as such Administrator
then the above obligation to be void otherwise to remain
in full force

Signed sealed acknowledged and
delivered in open Court 3rd Edward Bayol
attest I. S. G. Constantine
I. S. G. Constantine

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State of Alabama ³ Know all men by these presents that we
 To Gun' den
 Bind ³ Iohn May, Esq. and others and
 James McDonald are held and firmly bound unto Edward G.
 Pastur Judge of the Orphans Court of said County and to his
 Successors in Office in the sum of four thousand dollars for
 which payment well and truly to be made we bind ourselves
 our heirs Executors and Administrators jointly and severally
 firmly by these presents sealed with our seals and dated this tenth
 day of February 1834.

The condition of the above bond is such that
 whereas the above bound John May has been duly appointed Guardian
 to Abbot Thomas of the age of sixteen years a minor son of William
 Thomas deceased. Now if the said John May shall well and truly
 perform all the duties which are or may be law required of him
 as such Guardian then the above obligation to be void otherwise to remain
 in full force and effect.

Signed Sealed Acknowledged and ³ John May ^{Seal}
 Delivered in Open Court the date above ³ Mr. Shandess ^{Seal}
 Attest ³ Jas. M. Donald ^{Seal}

State of Alabama ³ Know all men by these presents that we bind others
 To Gun' den
 Bind ³ West A. Miller and James McDonald are held
 and firmly bound unto Edward G. Pastur Esq. Judge of the Or-
 phans Court of the County of said, in the sum of fourteen thousand
 dollars to be paid to the said Edward G. Pastur Esq. and
 his Successors in Office to which payment well and truly to
 be made we bind ourselves our heirs Executors and Administrators
 jointly severally and firmly by these presents
 Stated with our seals and dated this 10th of
 February one thousand eight hundred and
 and thirty four. The condition of the above obligation is such
 that whereas the above bound Jeremiah Shandess one of the exec-
 utors in the last will & Testament of William Thomas deceased has
 been duly appointed Executor of the last will and testament
 of said William Thomas deceased. Now if the said above bound
 Jeremiah Shandess shall well and truly perform all the duties which
 he or may be by law required of him as such Executor then the
 above obligation to be void otherwise to remain in full force
 Signed Sealed Acknowledged and delivered in Open Court
 Attest

³ Mr. Shandess ^{Seal}
³ West A. Miller ^{Seal}
³ Jas. M. Donald ^{Seal}

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State of Alabama ³ Know all men by these presents that we
 To Gun' den
 Bind ³ Penelope Cherry ^{Seal} of Birmingham and
 Benjamin Donnan are held and firmly bound unto Edward G.
 Pastur Judge of the Orphans Court of said County and to
 his Successors in Office in the sum of eight thousand dollars
 for which payment well and truly to be made we bind ourselves
 our heirs Executors and Administrators jointly and severally
 firmly by these presents sealed with our seals and dated
 this 1st day of April 1834.

The condition of the above bond is such that whereas the
 above bound Penelope Cherry has been duly appointed Guardian
 to Sherry Mc Cherry of the age of sixteen years wife to
 Chas. of the age of fourteen years and of Rebecca E. Cherry
 daughter of Chas. Mc Cherry of Birmingham. P. Cherry and George H. Cherry
 the last four under the age of fourteen years minor sons
 of George Cherry deceased.

Now if the said Penelope Cherry
 shall well and truly perform all the duties which are or may be
 by law required of her as such Guardian then the above obliga-
 tion to be void otherwise to remain in full force and effect
 Signed Sealed Acknowledged and delivered in Open Court the
 date above

Attest ³ Jas. M. Donald ^{Seal} ³ Penelope Cherry ^{Seal}
³ Jas. G. Armstrong ^{Seal}
³ Ben. Donnan ^{Seal}

H. C. B. The State of Alabama ³ Know all men by these presents that we
 bind To Gun' den ³ Bradford E. Coleman James Young and Will
~~Attest~~ Linda Ann Bragg and held and firmly bound unto Edward G. Pastur
 Judge of the Orphans Court of said County in the sum of one
 thousand Dollars to be paid to the said Judge by to his Successor
 in Office for which payment well and truly to be made we bind
 ourselves our heirs Executors and Administrators jointly and severally
 firmly by these presents sealed with our seals this 14th
 day of April 1834. The condition of the above obligation is such
 that whereas the above bound Bradford E. Coleman has
 been duly appointed Administrator of all and singular the goods
 and chattels rights and credits of John R. Wren deceased now
 if he shall well and truly perform all the duties which he or
 may be by law required of him as such Administrator then
 the above obligation to be void otherwise to remain in full force
 Signed Sealed Acknowledged and delivered in ³ G. L. C. L. ^{Seal}
 Open Court Attest ³ Jas. M. Donald ^{Seal} ³ James Young ^{Seal}

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W^t A. Morris ^{The State of Alabama} Know all men by these presents That
 In the County of ^{Greene} W^t Pittman Esq^r Done by
 And Asav. C. Studee law held and firmly bound unto Edward
 G. Pastur Judge of the Superior Court of said County in the
 sum of Sixty thousand dollars to be paid to the said Judge
 or to his successors in office for which payment well and truly to
 be made we bind ourselves our heirs Executors and Administrators
 Jointly and severally firmly by these presents sealed with our
 seals this 14th day of April 1834 The condition of the above
 obligation is such that whereas the above bound William H. Pittman
 has been duly appointed Administrator of all and singular the goods and
 chattels Rights and credits of deceased Wm. Pittman Now if he
 shall well and truly perform all the acts which are or
 may be by law required of him as such Administrator then the above
 obligation to be void otherwise to remain in full force
 Signed sealed acknowledged and delivered
 in open court
 At the Month of April
 before Edward G. Pastur Judge
 of County Court
 Test. Anch
 Superior Court

Will of
 James Justice

The State of Alabama

Greene County ¹⁶⁷⁴ In the name of God amen I James Justice
 of the State and County aforesaid do make and declare this my last will
 & Testament in manner and form following.

First I resign my soul into the hands of Almighty God hoping and believing
 in a resurrection of my sins by the merits and mediation of Jesus Christ
 & my body I commit to the earth to be buried at the discretion of my execu-
 tors hereafter named and my worldly Estate I give and bequeath as
 follows - First I give and bequeath to my beloved wife Margaret all
 my lands and tenements in the County of Greene and State aforesaid
 after her end her own use and benefit.

I also give and bequeath to my wife Margaret all my negroes notes
 bonds money horns mules and all my property real and personal
 that I now own or claim with the exception of all my lands in the County
 of Monroe and State aforesaid & five negroes (viz) Jolley a negro
 boy Octavius a negro boy Calvion a negro boy Sam a negro boy
 & Sarah a negro girl the same I will and bequeath to my young
 est son William.

It is my wish and desire that all the property that I
 hereby will and bequeath to my son William shall remain
 in the hand of his mother who is my lawful wife until my
 son William shall become of age that is to say Twenty one years
 of age, and should he mettler decease before my son William
 arrives to the age of Twenty one years that he shall choose for
 himself some person to take his property into their care and charge
 for him when he shall arrive to the age of Twenty one years
 which person shall go before the Judge of the County Court
 of Greene County & State aforesaid & have and there enter into
 bond and good security for his faithful performance
 your obedient son William - It is my will and desire that
 my executors shall as soon as convenient after my death
 collect all claims that may be due my Estate and pay all
 just claims that I may owe or be indebted to any person
 or persons & lastly I do hereby constitute and appoint William
 Pittman my Executor of this my last will and testament
 hereby revoking all other or former wills or testaments by me
 heretofore made - In witness whereof I have hereunto set my
 hand this 25th day of April 1834

P. b. Pittman ¹⁶⁷⁵
 D. Pittman ¹⁶⁷⁵
 L. J. Pittman ¹⁶⁷⁵
 W. T. Pittman ¹⁶⁷⁵

my hand and seal this 23rd day of October in the year 1834.

Signed sealed published & declared
as and for the last will & testament,
of the above named James Spater
in presence of us

Daniel Lipscomb $\frac{3}{3}$
Peter P. Lipscomb $\frac{3}{3}$
C. C. F. $\frac{3}{3}$

James Spater $\frac{3}{3}$
Mark $\frac{3}{3}$

Will of

In the name of God amen.

Hannah T. Hall. James W. Hall being weak in bodily health, but sound in mind and memory and calling to mind that all men are mortal and have once to die, do make this my last will and testament - First, My will and testament is after my just debts shall have been paid I give and bequeath unto my loving wife Hannah T. Hall all my property within and without doors during her widowhood for the purpose of raising and helping together my children, but if the above named Hannah T. Hall should intermarry with any other man after my death then and in that case my will is that my property be equally divided among the above named Hannah T. Hall and all my children with the exception of my daughter Jane T. Hall, who is to receive the sum of One Hundred Dollars Extra - Secondly -

After the death of the above named Hannah T. Hall my lands to be equally divided between my two sons, James Wallace Hall and Joseph Hender Hall - Thirdly - My further will is that if my wife and Executor should think best to sell my present lands, & purchase others my will is that they should do so, and make titles to the same and any other lands they may purchase shall be divided between my two sons as above mentioned or my money arising from the sale of my lands - If no other lands should not be purchased than my wish is that the said money arising from the sale of my land should be put out at interest and the interest to be paid annually to my wife Hannah T. Hall, during her widowhood for the maintenance of my children - but that the principal be divided between my

two sons James Wallace Hall and Joseph Hender Hall, on their becoming of age or the death of their Mother Hannah T. Hall. I hereby nominate and appoint Archibald Hall and Francis W. Hall my Executor to this my last will and testament, in witness whereof I have hereunto set my hand and seal this the 30th of December 1834.

Signed sealed and delivered
in the presence of

Frederick Wilson $\frac{3}{3}$
Sidney W. Gibbs $\frac{3}{3}$

John Hale $\frac{3}{3}$

My daughter Jane T. Hall is not to receive the sum hundred dollars extra until the death of Hannah T. Hall his mother or the general distribution of the property among my heirs -

Signed sealed delivered
in the presence of

Frederick Wilson $\frac{3}{3}$
Sidney W. Gibbs $\frac{3}{3}$
John Hale $\frac{3}{3}$

James W. Hall Esq.

The State of Alabama, Orphans Court Special term Decr. 29th 1834
Browns County I present the Hon^e Edm^t G. Porter Esq^r -
Chas W. Harrison one of the executors of the last will & testament of James W. Hall deceased his last will & testament registered with the Probate Court of Browns County, being duly sworn, testified fully to the execution of his will & that he has made full & true return of the same to the Probate Court, it is therefore ordered by the court that his will be established as the last will & testament of James W. Hall deceased -

Will of James W. Hall Greene County
May 20th 1834

In the name of God amen.
I James W. Hall at present of sound mind and disposing memory, and also in good health but not unmindful of the uncertainty of human life, and being desirous now to make and declare the disposition which I desire to be made of my worldly goods, real and personal, after my decease, do make, ordain, and establish, this my last will and testament, that is to say First - I desire all my just debts to be immediately paid after my decease, or as soon thereafter as the same can be paid, without unusual injury to the Estate. It is however hereby declared to be my instruction to my Executors and Executrix herein after appointed, to proceed immediately and without any unnecessary delay, after my decease, to collect all debts due to me, and out of such collection, to pay such debts as may owe at the time of my decease - without selling any of my just real or personal property of paying my said debts as aforesaid. Secondly - It is