

My Son-in-Law, C. D. Anderson and my son, William L. Harrison appointed my executors.

To my daughter, Martha L. Moore, \$400.00 out of my estate before it is divided as a memento of my affection for her and her children.

To my son, William L. Harrison, 14 slaves (named) now in his possession and also Mahala & child on my Thompson plantation.

To my daughter, Mary Ann Anderson, 9 slaves (named) now in possession of my son-in-law, C. D. Anderson and Phil and Enos on my Thompson plantation. Also the cattle, horses, mules, wagons, and farming utensils on the Tate plantation, one half my stock in the Memphis and Charleston Railroad, one half of my household and kitchen furniture at [my] residence in Nubbin Ridge.

To my son, R. C. Harrison, 12 slaves (named) including 5 now at the residence of my son-in-law, C. D. Anderson, and 5 slaves at the Thompson plantation and 3 slaves at my Limestone plantation, also, my land known as the Thompson Tract purchased from the late David Moore containing 723 acres.

I give to my son-in-law, C. D. Anderson, power in trust for the sole and separate use of my daughter, Caroline I. (or J.) C.

Cordle, during her lifetime free from control of her husband and after her death to be equally divided among her children, 15 slaves (named), also my tract of land purchased from Reubin Pryor containing 525 acres, also my Nubin Ridge plantation containing 273 acres, also one half of my stock in the Memphis & Charleston R.R. Company and after my debts are paid one half of all the stock of any description, horses, mules, wagons, and farming utensils on my Thompson & Pryor plantations, also one half of my household and kitchens furniture at Nubbin Ridge.

To my son, William L. Harrison, and my daughter, Mary Ann Anderson, my land known as the Tate Plantation divided equally as to quantity between them; Mary Ann the portion now occupied, possessed and cultivated by C. D. Anderson and myself, and to Wm. L. the portion now occupied, possessed and cultivated by himself, with the understanding that my son and daughter have equal number of acres of land.

My executors pay my just debts including my subscription to Memphis & Charleston Railroad Co. out of any monies I have or debts due me. If this fund isn't enough for this purpose, to cultivate and keep together my Thompson and Pryor plantations with all slaves, farm tools, mules and horses, not before specifically bequeathed, until the

crops on the land is sufficient to pay all debts.

After the debts are paid, give to my son R. C. Harrison one half of all the stock, farming utensils on the Thompson and Pryor plantations and my executors to deliver the said possessions on the Pryor and Thompson plantations to the parties they have been bequeathed to.

After all debts are paid, I direct the balance of my property to be equally divided between my children: William L. Harrison, R. C. Harrison, Mary A. Anderson and Caroline Cordle

All slaves be valued and each of my children shall have equal shares by the addition of slaves not heretofore bequeathed. The balance of property and slaves be equally divided between each of my children. My daughter Caroline Cordle's portion I give in trust to my son-in-law C. D. Anderson for the sole and separate use of Caroline Cordle, her lifetime free from debts or control of her husband and after her death divided equally between her children.

Signed: Benjamin Harrison
Witnesses: Alexander Erskine
Wm. D. Bibb
S. Cruse

Acknowledged and proven and recorded in OMB 13 Page 353.

Recorded 13 Sept 1850