

173
ar to their executors or administrators all the money and other proceeds as directed in the body of the foregoing will. In witness whereof I Charles Thorp the testator have to this my will written on one sheet of paper at my hand and seal this the fifteenth day of February one thousand eight hundred and forty.

Charles Thorp Seal

Signed sealed in the presence of us who have subscribed in the presence of each other Test

David C Cowan,
James Thorp

Proven at the March term 1840 of the Lincoln County Court. Recorded 26th October 1841

Joseph Kennedy's Will.

Lincoln County Middle Springfield December 29.
1839 In the name of God Amen. I Joseph Kennedy of the County & State aforesaid being in sound mind & judgement but calling to mind the frailty

of man & the uncertainty of my days here & nothing to make a disposition of my worldly affairs before this change come I hereby make this my last will & testament. It is my will that after my decease all my just and lawful debts be paid then it is my will that my beloved wife Lucia have the tract of land wherein she now lives during her lifetime or widowhood; then it is to be equally divided between the boys. I also allow my father a small piece of land to work for to make his support while he stays here; and all the surplus to go to the widow & if she change her way of living it is all to return to the heirs to be equally divided among them.

And I also appoint Hugh Taylor & William Myatt the executors of this my last will and

ttestament, being signed sealed & delivered in the presence of James C English Joseph Kennedy his mark John St. Rose Snell M English

Proven at the term 1841 of the Lincoln County Court. Recorded 26. October 1841

John Albright's Will.

State of Georgia Lincoln County. I John Albright being of sound mind and perfect memory, but in a very low state of health and knowing that it is appointed unto all men once to die, make and publish this my last will & testament as follows. I first direct that all my just debts be paid out of any moneys that may be seized of or may first come into the hands of my executors. Secondly I give and bequeath unto my beloved wife Margaret all that part of my farm east and south of the big road during her natural life or widowhood, also my gray horse Brandy and my claybank mare Nell, my wagon & horses. Thirdly I bequeath unto my son John ten dollars in Cash Fourthly I bequeath to my son Jacobs daughter Mary four dollars in Cash. Fifthly I bequeath to my son William my Solomon Horse. Sixthly I bequeath to my son Matthew my horse Peter. Sevently my son Alexander shall have my bay filly. My son Barney Monroe shall have the Peter coll, the balance of my land I give and bequeath to my six sons equally, that is William, Matthew, Alexander, Barney, Monroe, James, Isham, Harvey. I order and bequeath unto my Marion twelve hundred

dollars in cash. And to my daughter Mary Ann four hundred and fifty dollars I also bequeath unto my beloved wife Margaret all my household and kitchen furniture and the balance of my property I order to be sold on a credit of twelve months. Lastly I do hereby nominate and appoint Robert Brennan my executor. In witness whereof I do to this my will set my hand and seal this sixteenth day of December 1839.

Signed, sealed & published
in our presence and we have subscribed our names
in the presence of the testator this sixteenth day of
December 1839

Test
James Roach
Hamilton Cochran
Proven at the term 18 of the Lincoln
County Court. Recorded 26. October 1841

Last Will of Isaac Galtis
In the name of God Amun - I Isaac Galtis of the state of Newfoun and County of Lincoln being at this time weak in body but of sound mind and disposing memory do make and ordain this to be my last will and testament working etc other and as touching what worldly estate it has pleased God to bless me with I give and bequeath in the following (viz)

1st My will and desire is that the fifth acre tract of land I purchased of William Braden be sold on a credit of twelve months and the money thereon arising to help pay my just debts.

2nd My will and desire is that my three youngest sons to wit Newton, James and Thomas have the sole use and

Myself the executors of my

benefit of the balance of my land and premises until James and Thomas become of lawful age and at that time said land to be equally divided according to quantity and quality between my five following sons viz William, Nelson, Newton, James and Thomas.

3rd My will and desire is that my two sons James and Thomas have two colts which they have claimed and given to have a saddle worth twenty five dollars Thomas having already had his saddle, now each two sheep apiece and the hogs they have marked in their own mark all three of them a plow and gear, each James and Thomas also to have the cooking utensils and cupboard ware and a year provisions to be left off to them by John Braden him and James W. Braden and moreover that Nelson James and Thomas have feather bed and furniture.

4th My will and desire is that my four following daughters Sophia, Polly, Eliza and Juliette have two sheep each and Elizabeth to have a cow.

5th My will and desire that my horse called Jack and my mare called Pigeon be left with Thomas and James until they become of lawful age and Elizabeth is to have a colt from the mare if they can raise one and at that time the balance of the horses with the increase that may be left be thrown into the estate for a general division amongst my daughters.

6th My will and desire is that whereas my son-in-law E. Hartbaugh has taken a lease of my land has been in possession of it one year my desire is that he have said lease four years longer.

7th My will and desire is that all my property of every description not mentioned in this will and that what is mentioned to be sold when Thomas and James become of lawful age be sold on a credit of twelve months and the money thereon arising after finishing paying my just debts be equally divided between my nine daughters (viz) Jane Magruder, Elizabeth Cashier, Sarah Brown, Nancy Galtis, Sophia Lang