

Last Will and Testaments of James Locker, deceased  
James Locker do make and publish this as my last Will and  
Testament hereby revoking and making void all other Wills by me  
at any time made.

First - I direct that my funeral expenses, and all my just debts be  
paid as soon after my death as possible out of my money  
that I may die possessed of or may first come into the hands  
of my Executrix hereafter named.

My Will and desire is that my Wife Rebekah have during  
her natural life or widowhood all the lands that I may  
die seized or possessed of, & that my Wife Mary

I direct that my land be sold or divided as they my children  
may desire. In the event that my wife should marry  
I desire her to have one third of my land during her natural  
life. — Should my wife remarry at her death, I wish  
my land sold or divided as my children may wish.

If you the Will to my wife one Bay Mare called by the  
family Gladys, one other Bay Mare and both called Hipsit  
also two three year old Bay foals, two colts, one and three  
Colts, four yearlings to be selected by herself; also two sets  
of Cows and Wagons and Log Chariot, two spotted boar, and  
three fourteen Pigs; also fifteen pork Hogs, also all of my  
Sheep, also all the poultry on farm. — I also Will my wife  
all my household and Kitchen furniture and fifty baskets of  
Wheat and one hundred Bushels of Corn, fifty of the Corn  
in hand and fifty of the Corn now making, and two thousand  
Bushels of Oats and all the feed on hand, and one  
Thousand pounds of Barley, Three Bushel Hams, three Bushels  
two bushel flour and all my Baking Hogs, and Grubbing Hogs  
and three choice pigs; also the Soap and Lard on hand  
and my Loin and its appendages and two Sets this Braddles  
and fifteen Box Slacks and her side saddle. — I also Will  
my wife five hundred dollars in Money. I also Will my  
wife my Wheat Barn and two Cattle and Boxes sufficient  
to hold forty Bushels and three iron Wedges.

I Will to my son Robert the Black Horse both four years old  
no clasp and a Bridle and saddle, the Bridle and saddle  
to cost twenty two dollars; also to my daughter Martha P.  
one Bridle and saddle worth twenty two dollars.

I further Will that all my property not already disposed of be  
sold over credit of twelve months, and the proceeds be equally

distributed among my wife and children after making those of my  
children to whom I have not in the preceding year any personal  
property equal to the other children. — Lastly I do hereby nominate  
and appoint Rufus A. New my Executor. In witness whereof  
I do to this my Will set my hand and seal this twentieth day of June  
Eighteen hundred and fifty eight James Locker

Signed sealed and published  
in my presence and my hand  
subscribed our names to the  
in the presence of the Testator

This 7 day of June 1858

Reb Jeffreys Hobson,  
Matthew Hobson

Born to no open account this 5<sup>th</sup> July 1858

Daniel F. Wellington Clark

Last Will and Testaments of Mrs. Wofford Second  
I William Wofford of the County of Lincoln and State of Illinois  
being of sound and disposing mind and memory do make and publish  
this my last Will and Testament hereby revoking all former Wills  
by me made and published.

First - It is my Will that all my just debts and funeral expenses be paid  
out of the first Money that may come into the hands of my  
Executor herein after named.

Second - I Will and bequeath to my beloved wife Rebekah my tract of land  
on which I now live, also my Negro Man Andrew and my Negro  
Memphis Farmer and all my Stock of every description, all my house-  
hold and Kitchen furniture, all my Grain provision and provisions  
growing or ungathered Crop, Money Notes, Accruing or otherwise  
of debts to me owing and all other property that I may own at  
the time of my death during her natural life or widowhood.  
I know well that is sufficient of my perishable property to  
sell to pay my just debts and funeral expenses, should there not  
be Money enough on hand or collected from my executors of debts  
to pay the same.

Third - At the death or marriage of my wife Rebekah I give to my  
daughter Lucy Mooney her sole and separate use, one Horse  
the choice of any remaining on hand, two Cows, two choice Pigs  
Bred yearly and furnished, one Cupboard and my Cupboard Ward  
the Clock on hand and Bedstead, a folding Leaf Table, a drooping  
Table, all my Kitchen furniture and Cooking Utensils &c.

fourth - I give to my grand daughter Mary Eliza Wofford along  
Mary Eliza Wright two Bed and furniture.

fifth - At the marriage or death of my wife Judith I will that  
my tract of land on which I now live, all my Slavery, Stocks,  
and all other property belonging to my estate not heretofore  
disposed of to be sold by my Executor hereinbefore named  
upon such terms as he may think best for the interests of the  
estate and the proceeds of such sale to be disposed of in the  
following manner - I have five natural grand children  
to wit Mary Eliza, William Francis, Isaac Rufus Robert  
Mooney, and Luther Wright who are the children of my  
natural son Isaac now deceased and who was bequeath out of  
his estate upon the body of my present wife Judith whose  
maiden name was Judith Wright said natural son Isaac  
was born in the state of South Carolina and was there known  
by the name of Isaac Wright but was known in the state of  
Tennessee and in the state of Mississippi by the name of Isaac  
Wofford - The above named five children of my said natural  
son Isaac were known in Tennessee and Mississippi by the  
names of Mary Eliza Wofford, William Francis Wofford  
Isaac Rufus Wofford, Robert Harry Wofford and Luther  
Wright Wofford; these I recognize as my natural grand children  
and make them the objects of my bounty -

Since my intermarriage with my said wife Judith she has  
borne me my said daughter Lucy now the wife of George  
Mooney after her designating the objects of my bounty  
It is my Will that upon the marriage or death of my said  
wife Judith and the sale of my real and personal estate as  
aforesaid, I give to my friend Pleasant Haller one half of  
the proceeds of such sale upon trust and he is to pay over  
the same to my daughter Lucy Mooney or whom ever she  
same, and my grand son Joseph William Mooney son of my  
said daughter Lucy is to receive from said Trustee or as  
sufficiently to be paid by said Trustee to give him a plain sec-  
ondary education - I bequeath my daughter Lucy and my  
grand son Joseph William Mooney both die before my wife  
Judith, it is my Will that such property given to said Trustee  
shant be paid out to be given to and equally  
divided between my said natural grand children -

I bequeath my daughter Lucy surviving my wife Judith die  
before my grand son Joseph William Mooney, it is my Will

that he shall have whatever balance that may remain in the  
hands of said Trustee - It is further my Will that the other  
half of the proceeds of the sale aforesaid at the death of my  
wife Judith shall be divided equally between my also named and  
descended natural grand children (to wit) Mary Eliza, William  
Francis, Isaac Rufus, Robert Harry, and Luther Wright Wofford alias  
Wright.

sixth - I give and bequeath to my daughter Lucy to her sole and exclusive  
use one half and to my above named five natural grand children the  
other half of my interest in a lot of land there in Union district  
South Carolina.

7th I hereby nominate and appoint my said friend Pleasant Haller  
sole Executor of this my last Will and Testaments. In witness  
whereof I have hereunto set my hand and seal this 20<sup>th</sup> Sept 1853  
Signed sealed and published. William Wofford  
in presence the day  
the above date

I hereby revoke the third and fourth Articles of the above Will  
which give to my daughter Lucy Mooney and my grand daughter  
Mary Eliza Wofford alias Mary Eliza Wright special legacies  
And it is my Will that the property specified in said Articles be  
sold as directed in the fifth Article of the above Will; And that  
one half of the proceeds thereof be placed in the hands of  
Pleasant Haller, Trustee to be disposed of in the same manner  
as other property specified in the above Will are directed to be by  
said Trustee; And that other half be equally divided among  
my five natural grand children named in the above Will

This codicil to gether with the  
foregoing Will signed sealed  
and published in my presence  
the day they been date Sept 20<sup>th</sup> 1853  
Wm Wofford  
Wm Wofford

W. R. Beaufort

J.C. Hamilton

I acknowledge the above Will the 30<sup>th</sup> day of Nov 1854  
in the presence of

Marion Childress

Afras M. Loring

Born to no other friend

This 5<sup>th</sup> July 1858

Amelia J. Whittington Wofford