

Last Will and Testament of John Wallbram Sept. 10 1865

Georgia, My last will and Testament after paying all my just debts.  
Cas. County, I will to my wife Nancy Wallbram, my Lot of Land Number  
Forty nine in the seventh district third section during her lifetime and  
at her death the said lot of land is to be equally divided, between  
my sons, John Wallbram and my son President Wallbram. I will  
to my son Jonathan Wallbram, and my son William Wallbram,  
one lot of Land number fifty, in the seventh district third section  
to be equally divided between them. I will my son President Wallbram  
to have a good Horse Saddle and Bridle, and all the rest of my  
property I will that my wife Nancy Wallbram shall have during  
her lifetime and this to be equally divided between all my  
lawful heirs. Witness my hand and seal

John <sup>his</sup> Wallbram  
<sub>mine</sub>

Subscribed and sworn to before me Joseph  
Joseph P. M. Elworth of Georgia, In person came before me Joseph  
of Cas. County, Rogle, Philip J. Supton, Joshua  
Henry M. Council of Rowdon and Nathaniel Nicholson justices of  
the Superior Court in and for said County, Joseph P. M. Elworth,  
of H. Wilson, and Henry M. Council, who being sworn depose  
and say that they saw John Wallbram seal and sign the within  
and foregoing instrument or Testament and that he executed the same  
freely and without compulsion so far as they know or believe, and  
that he was at the time of executing the same of sound disposing  
mind and memory and that the

presence of the Executor. Sworn to and  
day of November 1848  
Joseph Pogle J.L.C.  
Nathaniel Nicholson J.L.C.  
Joshua Bowdoin J.L.C.

Henry M. Connell  
Joseph P. Hunt  
Mar 15

Recorded this January 13th 1849

Thomas J. Wood C.C.O.

George M. Know all men by these presents that I Wiley Brogden being and  
Cues being in body but sound disposing mind and memory, do make and  
ordain this my last Will and Testament in the manner and form following  
to wit: (1st.) I do ordain that all my effects both real and personal inasmuch  
as they are until the twenty fifth day of December Eighteen hundred and  
forty eight, without any division to be under the control of Sarah  
Brogden my wife, and the surplus proceeds so far as may be  
required go to pay my just debts.

2<sup>nd</sup> I give and bequeath unto my beloved wife Sarah Brogden the  
following property to wit: <sup>one negro woman named Spence and her four children</sup> one boy named Jack, one girl named Mahala,  
and two other boys named Dick and Timothy, also one negro woman  
named Celis.

3. I also give and bequeath unto her all that tract or parcel of land  
situate and lying and being south of the Cave Spring branch which I now  
live, and south of a line running due east from the head of said branch.

4. I also give and bequeath unto her my Barouche and harness also my set  
of Smith Tools

5. I also give and bequeath her as much of my other perishable property  
as may be necessary to stock her farm when the division is made.

And I do will that she have all the property above named to hold  
during the term of her natural life and then to be equally divided  
between my two daughters viz. Louisa Trimble, and Lucinda Milner.

(6.) I give and bequeath all the remainder of my property not above  
specified unto my two daughters viz. Louisa Trimble and Lucinda Milner  
to be equally divided between them on the twenty fifth day of  
December Eighteen hundred and forty eight, provided in such a way that my  
just debts have been paid, and I do hereby ordain constitute and  
appoint Augustus C. Trimble, and Richard A. Milner Executors and  
Sarah Brogden Executrix of this my last Will and Testament, in testimony  
whereof I have hereunto set my hand and seal, this 10<sup>th</sup> day of June 1848

Signed, sealed and delivered in the presence of us, in testimony before us signed  
John P. Ball  
W. W. Hunt  
David Morrison

Wiley Brogden