

amt. of the whole

Eliender Hancock	\$50.62½	James Louden	\$36.25	\$86.87½
Alexander Johnson	\$34.25	Moore Lylburn	25.56½	\$59.81½
John Lovely	10.25	Wm Evans	1.62½	11.87½
Edmund Samuel	3.00	Absolon Tinkensly	8.50	11.50
John Skent	37½	Thos Lylburn	82.12½	82.50
Wm Holliday	62½	Madrick Roberts	20.27½	21.00
Cornelius Cas.	25.	John Rendon	8.	8.25
John Wallau	1.87½	Wm Rnd.	6.12½	8.00
John Stewart	26.50	Thos Franville	3.37½	29.87½
Reuben Winfy	1.25	John Roberts	24.50	25.75
Thos Richardson	1.50	Sarah Ayn.	30.50	32.00
Wm Stinson	40.12½	Sarah Johnson	67.00	107.12½
John Skent.	50.25	John Blanton	4.50	54.75
James Samuel.	50.	James Stewart	1.12½	1.62½
Andrew Booth.	75.	Depe Rnd	2.	2.75
				<u>\$511.06¼</u>

Notes off hand & open accounts

Thomas Ayn	\$53.	Cornelius Forgetter	notes \$5.25	\$58.25
Wm Holliday	notes \$12.87½	Thos Lylburn	due bill	16.87½
amt. of the whole				<u>\$75.12½</u>

Memorandum made by Elijah Clarke this 3rd day of March 1799 that if I the said Clarke should die without making a last will and testament. It is my wish and I do hereby give unto my son Elijah & Gibson Clarke my own plantation to be equally divided between them according to quantity and quality except some small part I may hereafter deem to be taken off. The tract of land now in dispute between me and Ware on fishing creek I give unto Edmund Mowrer if divided together with two hundred acres known by Shannons old place on the river, if that land should be received by Ware the balance of the tract he is to have which is two hundred acres lying towards Shannons tract

Together with two hundred acres off of the river tract and that the titles to the thase different tracts are to be made to the said Edmund Mowrer under the foregoing circumstances.

I give unto Elizabeth Cloke the following Negroes to wit Randol, January & Bill.

I give unto Gibson Cloke the following Negroes to wit Henry, Pompey & Dorah, all my back lands and lands in the low country I wish sold to the best advantage together with the my lands in Washington and Montgomery Counties and the Monies arising therefrom to be appropriated towards the discharge of my debts and if after my debts are paid there should be a balance I wish it divided equally among my children. This I wish done as soon as possible I wish my Executors to sell the lands at private sale or other ways, and convey titles in any manner they may think most advantageous. All the remainder part of my Negroes I wish equally divided between my children at the direction of Mr^s Cloke together with those she


I wish Mr^s Cloke to stay on the plantation with the Negroes until Elizabeth and Gibson Cloke comes of age at which time they are to receive their respective shares, and she is then to continue during her life if she chooses the two hundred acres of land where Josiah Matton now lives is to be included in the division of Negroes at the death of Mr^s Cloke. It is my wish that Elizabeth & Gibson Cloke may have liberal education and that the profits arising from the plantation and Negroes may be appropriated that my said I also wish Gibson to continue at school until he is two or three and twenty years of age my being vested with present my share there in their progress for a year or two but the profits arising from the plantation will ever stay clear itself.

I wish my son John Cloke, Benjamin Smith, Charles Williams and Edwin Mowrer to be my Executors to carry the foregoing Memorandum completely into effect

In Witness whereof I have hereunto set my hand

and seal this day & year first above written

N.B. The tract of land belonging to the Mill on Little I wish not to be sold but that the Mill may be let in Motion and kept up for the use of the family.

Signed sealed and acknowledged Elijah Clarke 
before us

William McClure

James Patton

N.B. The tract of land I purchased of Shannon is not paid for. Payment is to be made for it out of bank land, or some of them given in exchange.

There being some doubts suggested of the probability of carrying the foregoing Memorandum or will bearing date the third of March 1799. into effect on the grounds of its not being conformable to law. Now in order that it may be fully and completely complied with as the last will and testament of our deceased husband & father we the heirs and relations do hereby readily give our assent to the same

In Testimony whereof we have hereunto set our hands & seals this 14th day of February 1800

The Wood Husband

Hannah Clarke 

Interland before signed

John Clarke 

Test Jas Patton.

J. Patton 

Lepie Thompson 

Polly Williamson 

Gibson Clarke 

John Clarke for his brother

Elijah Clarke 

B. Smith 

the
March 3rd 1799. I Elijah Clarke of Miller County and State of Georgia make the following to be considered in addition to the Memorandum and will bearing date the 3rd day of March 1799. I give or allow Charles Williamson one hundred dollars and the same

I desire Benjamin Smith to be raised out of the negroes I have
 disposed to be ^{Equally} divided amongst my children at the death
 of Mrs. Locke. More than the rest on account of the negroes
 originally given them not being equal in value to those
 given my other children. I also request and direct that my
 daughter Fanny Mowzer return to Col. Williamson on his bond
 and obligation given her for the purpose of obliging him
 to make her tithes to the tract of land on which I lived last
 year and I request and direct that Col. Williamson make the
 tithes aforesaid to Benjamin Smith instead of my daughter as
 said. further I request that if any part of the six negroes
 allotted by name to my sons Elijah & Gibson Locke should die
 before the time fixed for their returning them I wish the num-
 ber of such deceased to be made up out of the negroes
 I have directed to be divided amongst the whole of my
 children. further I request that a horse to the value of one
 hundred and fifty dollars be procured by the sale of my
 back lands or other wise and be given to my daughter
 Fanny Mowzer

Elijah Locke

W. M. M.

William McClure

We the heirs and relations of Elijah Locke do hereby give
 our consent to the foregoing being carried into effect in addi-
 tion to the one bearing date the third of March last as the
 wish of our deceased husband & father

In witness whereof we have hereunto set our hands & seals
 this 4th Feby 1800.

Test

Jas. Patton

Hannah Locke (S)

John Locke (S)

J. M. Patton (S)

Edge Mowzer (S)

Polly Williamson (S)

Gibson Locke (S)

John Locke for his brother

Elijah Locke (S)

B. Smith (S)

In obedience to a Warrant of Appraisement from the Court of Ordinance of the County of Lincoln We make the following appraisement of the goods & Chattels of May Genl Elizah Blake late of this County du^d May 13. 1800.

thirty two Negroes appraised to	\$5218.00
nine horses \$484.30. 40 head of Cattle \$199.50	683.80
Eight goats \$12. 22 head of Sheep \$38.50	50.50
Twenty Hogs \$107.25. 71 Linn \$33.	= 140.25
Wagon & gear \$50. 4 plows \$6.	56.00
6 bars & 4 axes \$9. 5 beds of furniture \$183.75	= 192.75
other house hold furniture \$77.75. 1 rifle gun \$26	= 103.75
1 Small sword	40.
	<hr/> \$6585.05

The whole of the above property appraised by us amounts to six thousand five hundred and Eighty five dollars & five cents Cash

Given under our hands the day & year above
Wentworth Peyton Wiggatt
John Prop
William Clements

I do hereby certify that Peyton, Wiggatt. John Lincoln County Prop & Wm Clements came personally before me and took an Oath in compliance with a Warrant for appraising the goods & chattels of May Genl Elizah Blake late of this County du^d Given under my hand this 13th of May 1800. James Wade J.P.

We the Subscribers being appointed to appraise the Stock of Hogs belonging to Genl Blake du^d now at his Mill on Little River being forty Eight in number we value at \$121.00

As Witness our hands this 23 day of May 1800
Sworn to before me A. Norris

Arthur? Tompson J.P. Jackson Phillips

Recorded in book B. this 25th day of July 1800
Lincoln County Wills 1796-1808
www.georgiapioneers.com

Georgia } Their are to certify that Thomas Bond
Lincoln County } William Wright & Isaac Langdon
appraisers agreeable to a warrant of appraisment
of the Estate of Richard Griffen dec'd so far forth
as the same came to their sight or knowledge

Given under my hand March the 1st day 1800

Thomas Murry J.P.

1 Negro woman named Baphany & her five children the with Betty, Elby, Isabel, Patience & Mary	\$1000.00
2 Negroes by the name of Pompey & Mingo	625.00
26 head of Cattle \$182. 4 head of horses \$225.	407.00
11 head Hogs \$33. 7 head of Sheep \$14. =	47.00
4 further beds of furniture	180.00
Sundry plantation tools	20.00
3 Saddles \$15. Sundry goods \$6. Sundry carpenters tools =	26.00
5 sides Tanned leather. 3 raw hides	11.00
70 Sundry kitchen furniture	36.00
70 Sundry House hold furniture	16.00
	<u>\$2368.00</u>

Thomas Bond
Wm Wright } appraisers
Isaac Langdon }

In the name of God Amen I Thomas Owens of the
County of Lincoln and State of Georgia being well in
mind this make in body do make this my last will and
testament My estate and effects I bequeath and dispose
of in manner following My desire is for ~~all~~ my
Just debts to be paid I wish my accounts due me also
my household tools and my crop of Tobacco now on hand
if that should not be sufficient let what can be
Spent best in the opinion of my Executors

Item I bequeath to my well beloved wife Hannah Owens
my Negro Moses & Cicely and her youngest child Cha-
rles during her widowhood My will and desire is my
Wife should ^{live} on this my plantations with my children
To wit: Amy, Elizabeth, Penney, Bathany,

and as they come of age or marry give them the following legacies hereafter bequeathed them. My desire is that my Negro Woman Betty and her youngest child Easton should remain on the My plantation to support my children above mentioned school them &c. At the death of my wife my desire is all the above mentioned Negroes to be equally divided amongst all my children. School not excepted,

I then I give to my grand son William Owens son of John Owens one hundred acres of land at the upper end of this tract on the north side of the creek forever.

I then I give my son John Owens one dollar forever also the use of his sons land above mentioned till he comes of age.

I then I give my daughter Ellender Peace and Nancy Peace all my land on the south side of the creek where they now live two acres excepted most convenient to the mill seat to be equally divided saying two hundred acres to be divided be it more or less each having one hundred more or less and to keep the part they now live on forever.

I then I give unto my daughter Mary Owens my Negro girl girl Jenny and one Gray horse called Lortton and one feather bed & furniture forever.

I then I give unto my son Thomas Owens my Negro girl Phily when he marries or comes of age forever.

I then I give to my son Andrew Owens my Negro boy Stephen and one feather bed that his grand Mother give him forever when he comes of age.

I then I give my daughter Elizabeth Owens one Negro girl Elmy and one feather bed & furniture when she comes of age or marries.

I then I give to my daughter Penney my Negro girl Sary and one feather bed & furniture when she comes of age or marries.

I then I give to my daughter Bethany Owens one Negro girl Charlott and one feather bed and furniture after my youngest child comes of age or marries. I give to my sons namely Thomas & Andrew Owens all the remaining part or parcel of land lying on the north side of the creek

together with the two acres excepted on the south side of
 the said creek to be equally divided between them
 A. B. My desire is My remaining Stock of horses Cattle &
 hoggs horse hold & Hatchew furnitures plantation tools, corn
 & provender shall remain on the plantation for the support
 thereof My desire is that Henry Jones be My acting Executor
 To which I set my ~~Hand~~ ^{Hand} this 25th day of March 1800
 Test. Roger & Leamy Thomas Owens
^{Writs}

James Bird

Whereas at a Called Court of Ordinary on the 22^d day
 of April last. the last will and testament of Thomas
 Owens late of This County deceased was proven, a caveat
 being then pending and upon hearing the reasons of
 said caveat at a Court of ordinary on the sixth
 Inst: being ordered that the said will be considered
 as null and void the contents thereof intending
 to deprive the widow of her dower

State of Georgia

In the name of God Amen I Andrew West of
 the County of Lincoln and State aforesaid considering
 the uncertainty of this mortal life and being of sound
 Mind and Memory blessed be god for the same do
 make & publish this My last will and testament
 in manner and form following. That is to say
 first I give and bequeath to My beloved wife

Barbara West all the property I now possess during
 her natural life, viz; Land, Negroes, household
 furnitures Stock, Cash &c.

2^{dly}. I give and bequeath to My son Andrew West
 two hundred fifty acres of land more or less where
 he now lives on Lloyd's Creek to him & his heirs forever
 3^{dly}. I give and bequeath to My son Henry West
 a tract of land where Capt. Pifer lived, on the
 water of Little Creek containing one hundred
 and twenty acres more or less to him & his heirs forever