

Georgia, Houston County.

I, E. M. Holly of said County, being of sound and disposing mind and memory, do make this my last will and testament.

1. I desire and direct that my body be buried in a decent & christian like manner, suitable to my conditions and circumstances in life.
2. I desire and direct all my debts to be paid, hereinafter named and appointed.
3. I give, bequeath and devise to my adopted daughter, named and appointed, and personal, that I may die possessed of.
4. I hereby constitute and appoint W. M. Haddock executor of this my last will and testament, and I expressly confer upon him power to administer my estate, excusing him from making bond, and to sell at public sale or private sale as he may see fit

this 19 day of February 1920

W. M. Holly (L.S.)

Signed, read and declared and published by W. M. Holly as his last will and testament in the presence of us the undersigned, who subscribe our names hereto, in presence of said testator, after he had signed his name thereto and at his special instance and request and in the presence of each other. This 19 day of February 1920.

J. W. Mathews

J. J. Robinson

W. R. Branham

Recorded December 7, 1925

-----  
Georgia, Houston County.

I, Joseph Green Avera, of said state and county, being of sound mind and memory, do make this my last will and testament.

1. I desire that my Executors, as soon as practical after my death, to sell all of my personal property to pay any debts I may owe, except that it is my desire that my daughters, Ethel Avera Arnold, Mary Avera, and my sons, Leonard and Lewis Avera have the same amount of bedding set apart to them as their three other brothers and sister, Annie Avera Ray, have heretofore received, before my household effects are sold.

2. I desire that all of my real estate shall remain intact and not sold until A. D. <sup>1930</sup> ~~1920~~, then, at that time, I desire that my son Virgil, shall have the seventy (70) acres of land, more or less, described as follows: bounded on the North by public road, on the East by a settlement road from a bridge on the public road to land line between my land and land of E. P. Mathews, on South by original land line and on West by original land line, provided he is willing to pay my estate Two Thousand Five Hundred Dollars (\$2,500.00) for it, and he to share no further in the proceeds of my estate.

3. As my son, Charlie Avera, has bought from me fifty (50) acres of land, more or less, for Two Thousand (\$2,000.00) described as follows: Bounded on the North by land of the estate of A. R. Davis, on the East by public road, on the South by a public road and on the West by a settlement road, and as he is still due me One Thousand (\$1,000.00) Dollars of the purchase money, I desire that should I die before this sum is paid, that he will be allowed Five Hundred Dollars (\$500.00) credit on said note as his full share in my estate, or if he has paid his note in full at the time of my death, that he be paid by my executors Five Hundred Dollars (\$500.00), and that he share no further in my estate.

4. It is my desire that my son, Emmett Avera, shall have the forty (40) acres of land more or less of land described as follows: twenty acres off of the West side of South half of lot No. 163 and twenty acres (20) off of the East side of the South half of lot of land No. 164, and that he share no further in my estate.

5. I give, bequeath and devise to my daughter, Mary Avera, the piano I have in my home.