

Item 3. At the death or marriage of my wife, my will and desire is that my son
Theophilus T. Harris shall have his choice of one the following negro boys, Henry
William or Watt, either one of them which he may think proper to take.
Item 4. At the death or marriage of my wife I give to my son Willard T. Harris my
house next of land including the land lying on the west side of the Mill Run,
in case he shall be without lawful issue, then and in that case I give
the above named tract of land to my next youngest son James E. Harris, and in
case he should die without lawful issue I then give it to the most youngest
surviving son in like manner as before mentioned to them and their heirs forever.
My main object for so disposing of the above named tract of land is
to keep it in my family.
Item 5. At the death or marriage of my wife, I leave all the balance of
my real estate not yet named to be sold and the money arising
therefrom to be equally divided between all of my children except
Theophilus T. and Willard T. Harris who have specific legacies above named.
Item 6th. My desire is that my son Theophilus T. Harris shall have his education
completed, out of the proceeds of my estate, either by sale of property or otherwise.
My object for doing this is to make him equal with the balance of my children as my
intention is not give him any thing more than what I have already appointed above
in the first and third clauses.
Item 7th. My wish is that at the death or marriage of my wife or in case of either
both events to have the balance of my negro property not yet disposed of equally
divided between all my children except Theophilus T. and Willard T. Harris
whom I have given specific legacies.
Item 8. At the marriage or death of my wife my wish is to have all of the
movable property sold and after paying all expenses, debts for I give to my
youngest son Willard T. Harris one thousand dollars. My reason for
doing so is because Willard T. Harris will have no legal title to his land
unless he should have a lawful issue and in case of his death without lawful
issue, the next youngest surviving son shall have his legacy, land &c by giving
up first his portion of my estate which he is entitled to receive from the just
first will, and if he should not be willing to give up his interest for that
of Willard T. Harris, then I extend the right to the next youngest son
in like manner, and in case he should not be willing to give up his legacy
for that of Willard T. Harris, then I extend the right to the next youngest son in
like manner, and in case he should not be willing to give up his legacy
for that of Willard T. Harris, then my desire is that it shall be still
equally divided between all of my children except Theophilus T.
Harris and the sons to whom the right has been already extended.
Item 9. I constitute and appoint my brother James Harris and son Theophilus
T. Harris the executors to this my last will and testament. Given under
my hand and seal, this the eleventh day of January one thousand eight
hundred and fifty four.

In presence of
Wm. C. Jones
J. L. Elwood
Theo. C. Lovell
J. H. Maynard

Will H. Harris Esq.

A short time in the County of Southampton, the 17th day of April 1854
this last will and testament of Will H. Harris late deceased this day present
in the hands of Jas. L. Elwood & Co. N. Maynard two of the Subscribing witnesses
to this, and therupon returned to be recorded. And on the other of
James Harris & Theophilus T. Harris the executors herein named who made
and together with Joseph L. Elwood, Robert St. James & W. C. Lovell