

the share of their respective parents.

Item 3<sup>rd</sup>. It is my will & desire after my estate is closed & the true amount ascertained, that one fourth of the same, with one third of the nett sales of my land which I have directed to be sold, be immediately or as soon as can be collected invested that will be safe in Confederate State bonds or other institution considered equally reliable, for the benefit of my daughter Mary Ann George, at such time as my servants can be divided which cannot be done till a sale of the land I have directed to be sold is effected, at such time when divided, I direct one fourth of the same to be allotted to my said daughter for her benefit, but in the lot set apart her she is to account for servant girls Lavinia & Margaret which girls she has in possession. They are to be considered by the Commissioners as number one girl treated as such, the account which may be found amongst my papers against her husband Wm. G. George, must be accounted for & deducted for the amount, which amount, free of interest, is to be deducted from her portion of money set aside for her, the above named property, both money & slaves, shall be held by her during her natural life & the profits arising therefrom to be applied to her benefit & under her control & direction, at her death I give the said property to such of her children as may live to arrive to the age of eighteen years or more, should she leave no child or children, or such child leaving no issue, under such circumstances I direct the said property to be returned to my estate, which I give to my surviving children to be living & descendants of such of any children as may be dead, leaving of any such descendant, taking the share of their respective parents, as if living. I further give my said daughter the privilege of selling a part or all of the servants allotted to her, provided the proceeds of the sales of the same are invested as I have directed the money allotted to her. Should my said daughter have a desire to dispose of a part or the whole of this property, it is my will & desire she shall do so provided it is done by her last will & testament, notwithstanding the provisions above named.

Item 4<sup>th</sup>. It is my will & desire after my estate is settled up & the true amount ascertained that one fourth of the same, with one third part of the nett sales of my land which I have directed to be sold, also one fourth part of my slaves to be set aside or allotted for the benefit of my daughter Caroline Antonelle Kinder, the money I direct as soon as it can be collected to be invested either in Southern Confederate State bonds, or any other institution considered safe & which at such time as a division of my slaves takes place, which cannot be done sooner than a sale is effected of the land I have directed to be sold, in such division I direct that in the lot set aside for her that the said lot shall account for a girl named Eveline, which girl she has in possession, the valuation to be ascertained by the Commissioners by placing her at the value of what they now number one girl at, the account I leave against my said daughter therefore I direct to be accounted for by dividing my estate for the amount & deducting the same (free of interest) from the amount of her portion or share of money allotted her, the said property, both slaves & money, shall be held by her during her natural life, & the profits arising therefrom to be applied to her benefit & at her discretion, at her death I give the said property to her children, provided she has any to live to the age of eighteen years or more, or such child or children leave descendants, If there should be no such I then direct the said property to be returned, which I give to my surviving children & descendants of any child, should they not be living I then direct the said property such descendants taking the share of their respective parents. I give my said daughter the privilege of selling a part or all of the servants allotted for her benefit, provided the proceeds of such sales are immediately invested as I have directed her portion or share of money to be, If my said daughter should desire to dispose of this property she is fully authorized to do so, provided it is done by her last will & testament, notwithstanding the provisions made above.

Item 5<sup>th</sup>. It is my will & desire as soon as my estate is settled up & the true amount ascertained that one fourth of the same, with one third part of the nett proceeds sales of the land which I have directed to be sold be immediately or as soon as the money can be collected, it shall be invested, either in S. Confederate State bonds or any other institution considered equally safe, for the benefit of my daughter Sally R. Drury, at such time as my servants can be divided which cannot be done till a sale of the land which I have directed to be sold is effected, at such time when divided, I direct one fourth of the same to be allotted for her benefit, in this lot I give my said daughter the privilege to select any woman or girl from my servants she may think proper, to be put in her lot at valuation by the Commissioners, the above named property, both money & slaves, shall be held by her during her natural life & the profits arising therefrom to be applied for her benefit & under her control and direction, at her death the said property I direct to be returned to my estate & divided between my surviving children & the descendants of any if they are dead leave any to live to the age of eighteen or more, such descendants taking the share of their respective parents as if living, but should my said daughter Sally R. Drury leave any issue to live to the age of eighteen or more, under such circumstances, I give the said property to them.