

in the sum of Three Thousand Dollars conditioned according to
last certificate to qualified bond for obtaining a probate of the said
will in due form and the said bond is recorded. No security
required by Director of Auditor. No direct or collateral inheri-
tance tax on this estate.

D. W. Carson - Clerk
H. D. Humphreys & Co.

Gakew, Thos.
D. Hill

Northville, Va. July 17th, 1915.

I, Thomas S. Gakew, of the County of Loudoun and the State
of Virginia, being of a sound mind memory and understanding
do make this writing to be my last will and testament and
do publish and declare the same as follows, First it is my will
that at my death I want all my just debt paid if any
also my funeral expenses and best expenses of probating
this will etc. Second. I will and bequeath all my real estate
consisting of farm of one hundred and forty acres in
Northville District near Hopville Shire, together with every item
of personal property that may belong to me at my death to
my beloved wife Eliza S. Gakew in life to have full use of same
during her life time and also the privilege to sell buy and
do all that for her use as she thinks best and to do here. At
the death of my wife Eliza S. Gakew I want all property
both real and personal to be sold to the highest bidder and
each one of my children to share and share alike.

I appoint Abraham S. Gakew and Thomas M. Gakew my
executors in this my last will without bond. I hereby revoke
all former wills. In witness whereof I have set my
hand and seal this 17th day of July 1915.

Thomas S. Gakew (Seal)

Signed, sealed, published and declared as and for his last
will and testament by the foregoing named testator in our
presence who have at his request and in his presence and
in the presence of each other signed our names as
witnesses thereto.

E. A. Carson
Witnesses J. A. Wright

Clerks Office of the Circuit Court of Loudoun County to wit:

July 2nd, 1917

A paper purporting to be the last will and testament of
Thomas S. Gakew deceased was this day presented to me H. D.
Humphreys, Clerk of said Court proved by the oath of E. A.

Paxson and J. A. Knight the subscribing witnesses thereto and the said will is admitted to record. And on motion of Mahlon K. Gaker, and Thomas M. Gaker the executors therein named who make oath and qualify as such by executing a bond in the penalty of twenty thousand dollars conditioned according law, a certificate is granted them for obtaining a probate of the said will in due form and the said bond is recorded. No securities required by direction of the Testator. No collateral or direct inheritance tax on this estate.

A copy. Teste:

H. D. Kaufman ce.

Harrison
Henry's
Will.

I Henry Harrison, of Loudoun County, Virginia being of sound and disposing mind, and hereby revoking and annulling all wills by me heretofore made and all appointments heretofore made by me in the exercise of the power under the provisions of the last will and testament of my father, the late Henry H. Harrison, do hereby make this my last will and testament, and do exercise the power of appointment with which I am invested under the terms and provisions of my said father's will, all in this last will and testament in manner as follows, to-wit: -

First, - I will and direct the payment of a certain debt secured by deed of trust on Walnut Island in the Potomac River, State of Maryland, to be paid out of the proceeds of insurance pledged to and held by the creditor holding said indebtedness and I further direct the payment of a certain debt of five thousand dollars which I owe to Maria H. Harrison, Special Receiver, in the cause of Harrison Henry vs. Howard, to be paid out of the proceeds of a policy of insurance issued by the Equitable Life Assurance Society of the United States being No. 742,744 pledged for its payment. This debt is evidenced by my bond for said amount and represents the proceeds of the sale of certain capital stock of the Loudoun National Bank of Leesburg, in which I was entitled to a life estate under the provisions of my father's will.

Second: I give, devise and bequeath to my wife, Ann Lee Harrison, absolutely, all my personal estate and property including any residuum, if there be any, after the payment of the said debts specified in clause one, arising out of the collection of said policies of insurance in full of them after the payment and discharge of