Abstract

Abbeville District, South Carolina. Will of David Terrel Oliver of the State of Miss., Desoto County:
1. My debts to be paid.
2. My personal and real property to be equally divided between “my wife Sarah C. Oliver, my daughter Lizzie Terrel Oliver and my son James Semmes [?] Oliver” and subject to conditions: property to be kept together until my children reach 21 provided wife or children do not marry.
3. If wife marries or children marry before 21, then property to be appraised and equally divided between my wife and children. I appoint my brother John T. Oliver guardian of the unmarried child, and of both children, if my wife marries. If John T. Oliver dies, then Sim Oliver Jr to be guardian.
4. If daughter Lizzie Terrel Oliver dies before marrying or without living issue, then her property after the death of her husband shall revert to my estate and be equally divided among heirs.
5. If my children die before age 21 or without heirs, then my wife inherits entire estate.

Signed: David Terrel Oliver (seal)
Date: 13 February 1864
Witnesses: Sam B. McClinton, Geo. W. Pressly, and H. T. Sloan