

In the name of God Amen I John
Campbell County & Wagon of said state and county being
of advanced age and knowing that I must shortly depart
this life deem it right and proper both as respects my family
and myself that I should make a disposition of the property
with which a kind Providence has blessed me do therefore
make this my last will and Testament hereby revoking
all others heretofore made by me

1st Item I desire and direct that my body be buried in a
decent and Christian like manner suitable to my condition
and constitution in life my soul I trust shall return to rest
with god who gave it as I hope for Eternal Salvation
through the merits and atonement of the blessed Lord
and Saviour Jesus Christ whose religion I have professed
And as I humbly trust enjoyed for forty five years

2nd Item I desire and direct that all my just debt be paid
without delay by my Executor herein appointed as I am
unwilling my Creditors shall be delayed in their rights
especially as there is no necessity for delay

Campbell County Wills 1833 to 1862
www.georgiapioneers.com

3rd Item I give bequeath and devise to my son Francis Lot off
land it being a fraction) number Two hundred and
twenty seven in the second District of irregularly
Coveal but now Campbell County containing twenty
Eight acres more or less with all the rights
members and privileges to said fraction of land
in any wise appertaining or belonging to me

4th Item I give bequeath and devise to my son Elder B. B.
of land number seven hundred and Eighty in the first
District and third section of irregularly Cherokee
now Campbell County containing thirty acres with
all the rights members and privileges to said
Lot of land in any wise appertaining or belonging to me

5th Item I give bequeath and devise to my son Springs
Lot of land number five hundred and thirty seven in
the first District and third section of irregularly
Cherokee but now Cobb County

Containing Forty Acres with all the appurtenances
 And privileges to said Lot of land in any way appertaining
 Or belonging forever
 6th Item I give bequeath and devise to my daughter in
 Law Mahala Wynn during her lifetime or in default of her
 of some number one hundred & twenty three or which her
 husband died and Lot of land number Six hundred
 and twenty four in the second District of
 originally Carroll now Campbell County and if
 she the said Mahala should marry then
 the said Lot of land to return to the use of raising
 and schooling the orphans children she now has and
 I also give and bequeath to my Daughter in Law
 Mahala one equal share in my stock and household
 furniture

7th Item I give and bequeath to my Daughter Nancy of the
 County of Pickens in the State of Georgia and
 also to my son John together with all the rest of
 my heirs an equal share of all my stock and
 household furniture

Campbell County Wills 1833 to 1862
www.georgiapioneers.com

8th Item It is my will and desire that all my negroes be
 divided into five lots as equal as possible by three
 disinterested Citizens and reduce them to be trans-
 ferred by my five heirs them if the lots were not
 equal in value for them to be made so by one
 hire paying both to others

9th Item I hereby constitute and appoint my son
 Francis and John Allen B. Wynn executor of
 this my last will and testament

This January 21st 1849
 John Wynn

Test
 J. H. Watson
 A. H. West
 Geo. Sewell

The State of Georgia Superior Court sitting in
 Campbell County, Court of ordinary July 1850
 Before us on an appeal from Thomas Wynn
 Executor of the last will and testament of John Wynn
 Deceased and the executor John Will Forest Samuel
 W. Madison and Richard and also Moore which Walter
 being duly sworn upon and say that they saw
 John Wynn the testator living and at all having
 published the will in his name, executed at his
 last will and testament fully and voluntarily and
 of his own accord and without any fraud or
 concealment whatever that at the time of
 Execution of the said will were sane and of
 sound mind and disposing memory and that
 the same being duly sworn to as aforesaid
 the presence of the testator and of the
 presence of each of the said witnesses at the
 time as in and about, July 14 1850

Campbell County Wills 1833 to 1862
 www.gorgiapioneers.com

Wm. Butts, Clerk
 J. J. Conley, S. C. C.
 Benj. Campbell, S. C. C.

J. H. Madison
 John Will Forest
 His
 Secy & Devel
 Clerk

The State of Georgia Superior Court sitting in
 Campbell County, Court of ordinary July 1850
 Before us on an appeal from Thomas Wynn
 Executor of the last will and testament of John Wynn
 Deceased and the executor John Will Forest Samuel
 W. Madison and Richard and also Moore which Walter
 being duly sworn upon and say that they saw
 John Wynn the testator living and at all having
 published the will in his name, executed at his
 last will and testament fully and voluntarily and
 of his own accord and without any fraud or
 concealment whatever that at the time of
 Execution of the said will were sane and of
 sound mind and disposing memory and that
 the same being duly sworn to as aforesaid
 the presence of the testator and of the
 presence of each of the said witnesses at the
 time as in and about, July 14 1850

Good & Chattell to they are good family
Just
H. C. Burns (H. C.)

Georgia
Campbell County
I in the name of God Amen
& William English of said
State & County being of advanced
age and knowing that I must shortly depart
this world deem it right and
proper both as respects myself and my family
that I should make a disposition of the property
which a kind providence has blessed me &
therefore make this my last Will and Testament
herein making and annulling all others heretofore
made by me.

Campbell County Wills 1833 to 1862
www.georgiapioneers.com

I then desire and direct that my body be
buried in a decent and christian like manner
suitable to my circumstances and condition my
soul shall return to rest with God who gave
it as I hope for eternal salvation through the
blessed Lord and Saviour Jesus Christ whose re-
ligion I have professed and as I humbly trust
enjoyed for many years.

I then do desire and direct that all my
Just debts be paid without delay by my Executor
herein after named as I am unwilling my creditors
should be delayed if their rights especially as there
is no necessity for delay.

I then do give & devise to my son John a
parcel of land being a part of Lot Number seven
six (76) in the seventh district of Coweta and Camp-
bell County containing one Hundred and fifty
& a half acres more or less being the fifth part of