

We do solemnly swear that this writing contains the
true last Will of the writer named William Robertson
deceased, so far as we know or believe; and that
we will well and truly execute the same, by paying
first the debts and then the legacies contained in the
said Will, as far as his Goods and chattels will
there unto extend and the law charges us; and that
we will make a true and perfect inventory of all
such goods and chattels - So Help Me God

Sworn to before me
this sixth day Eleby 1854

Geo Robertson
Geo Robertson Jr

John M. Miller,
O. C. C.

The last will and testament of Thomas
Collins of the City of Savannah County
of Georgia and State of Georgia Considering
the uncertainty of this world or mortal life,
Being of sound mind and memory, (Blessed
be Almighty God for the same) do make and
publish this my last will and testament, in
Manner, and form following that is to say,
First I give and bequeath unto my brother
Daniel Collins his heirs and assigns all
messuage or Lot of land, Situated lying and
being in the City of Savannah known as
lot number one and Lot number Fourteen
in Ourytown ward and Situated at the
Corner of West Broad and Liberty Streets
in the City of Savannah State of Georgia
aforesaid together with all my freehold
Estate whatsoever to hold, him the said be-
loved Brother Daniel Collins and his heirs
and assigns forever, and lastly as to the
rest residue and remainder of my personal
Estate goods and chattels of what kind and
nature soever, I give and bequeath the same
to my beloved Brother Daniel Collins whom
I hereby appoint Sole Executor of this my last
will and testament hereby revoking all former
wills by me made in witness whereof I
have hereunto set my hand and seal the
thirtieth day of December one thousand eight
hundred and fifty three

Signed Sealed, published and declared

be the above named Thomas Collins to be
his last will and testament, in the presence
of us who have hereunto subscribed our names
as witnesses, in the presence of the Testator.
The above to be given to the said Daniel
Collins after all expenses such as Doctors bills
& attendance of others are paid

John Reedy J. P.

John Dillon

Patrick Ryan

Thomas Collins

State of Georgia
Chatham County Court of Ordinary
Present John M. Miller, Esq., Ordinary for the
County of Chatham
Personally Appeared John Reedy a subscribing
witness to the annexed instrument of writing, pur-
porting to be the last Will and Testament of
Thomas Collins late of Chatham County
deceased, who being duly sworn, deposes and swears
that he was present, and did see the said
instrument of writing duly executed by the said
Thomas. And defendant further swears that the
said Thomas, at the time of executing the said
instrument of writing was to the best of defendant's
knowledge and belief of sound and disposing
mind, memory and understanding; and that
John Reedy (the defendant) and John Dillon and
Patrick Ryan in the presence of each other, and
of the said Thomas and at his request, signed
their names as witnesses to the due execution
of the same,

John Reedy

Swear to before me
this 1st day of Feb 1854
John M. Miller
O. C. C.

You do solemnly swear that this writing contains
the true last will of the within named Thomas
Collins deceased, as far as you know or believe; and
that you will well and truly execute the same, by
paying first the debts and then the legacies contained
in the said will, as far as his goods and chattels will
thereunto extend and the law charges you; and that
you will make a true and perfect inventory of
all such goods and chattels

Swear to before me
this 11th day of Feb'y 1854.
John M. Charlton
O.C.C.

S. Phelps Esq. Not
Patt. Lawyer

Will of Robert M. Charlton

Story in Chatham County.

I, Robert M. Charlton, Attorney at law, do make and publish this my last will and testament, hereby revoking all former wills by me made.

I commit my soul to God, with entire faith in the promises and atonements of our Lord and Saviour Jesus Christ, in whom I steadfastly believe.

I give, devise, and bequeath unto my beloved wife, Margaret, all my estate, real, personal and mixed, choses in action, debts due to me, moneys to accrue under the policies of Insurance on my life and every thing else that I may die possessed of, or entitled to, to have and to hold, to her, her heirs executors, administrators and assigns forever, with power to sell and dispose of the same, either for the payment of debts, or for her own purposes, at any time or place, and either at public or private sale, and upon such terms as she may think fit. As my Estate will be ample to pay the few debts that I may leave I ask the Court of Ordinary to relieve her from the painful & unnecessary task of making an Inventory and Appraisement, substituting in place thereof, an acknowledgement in writing, that the Estate that has come to her possession, is sufficient to pay every debt against it.

In case my said wife should die before me, or perish with me, I give, devise, and bequeath all my said Estate, choses to to my dear children, who may be living at the time of my death, share and share alike, to them and each of them, his or her heirs, executors, administrators and assigns forever - I appoint my said wife the testatorian, Guardian of my children, and the sole Executrix of this my will.

In witness whereof, I have hereunto set my hand and seal at Savannah aforesaid this eleventh day of February in the year of our Lord