

I Samuel Parkman Hulsey, do solemnly swear that
this writing contains the true Last Will of the within
David Hulsey deceased, so far as I know
or believe, and that I 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 warrant
and the law charge me, and that I will make
a true and perfect inventory till such goods and chattels
so help me God.

Saymon to before me
This second day of
March 1857

S Park. Hulsey

John Pitts O.C.C.

State of Florida

Duval County - I Francis J. Wheaton Commissioner of
deeds duly appointed in Florida for the State of Georgia do
certify that the within affidavit was duly made taken &
sworn to before me this 31st day of January 1857 by Meagan
McIntosh George Cooper Pitts and H. M. Hulsey witness to
the execution of the Last Will and Testament of David H.
Hulsey late deceased

F J Wheaton

Given under my hand &
official seal this 31st day
of January 1857

Commissioner

F J Wheaton
for Georgia

State of Georgia

Chatham County - In the name of God Amen - Since much
as I am about to be engaged on the morrow in mortal combat
with another, the result of which God alone can foresee, and
inasmuch as I desire to do justice to those who are
dearest to me, I therefore intend this as my Last Will and
Testament - Item 1st I wish my debts paid as soon as con-
venient with the least diminution of my Capital (there shall
not be any diminution hereof, as my Estate cannot be sued in
a year and a proper investment thereof should they made
in a year. Item 2nd I do hereby devise and bequeath my
Lands on the Red River in the County of Hempstead and
the State of Arkansas being the half of a body of Land
amounting to 2400 acres, more or less, devised and bequeathed
by my uncle Smith C. Daniels late of the County of Claiborne
in the State of Mississippi to my father William C. Daniels
and subsequently by him conveyed to my brothers Jonathan &
Daniels now to me to my two eldest brothers Benjamin R.
and Catharine C. Daniels to be divided equally between them
Item 3rd I do hereby further will and bequeath to my
said two brothers Benjamin C. and Catharine C. Daniels
to be divided equally between them 1800000. with the exceptions

hereinafter named, all my personal property and all my
other property, of whatever nature it may be, together with
all the debts due me, and all my assets - Item 4th old & new hereby
will to my younger Brother William G Daniell all my Law
Books, of which the greater part are now in the possession
of Amos W Hammond of Atlanta, and to whom I owe a
few, which should not exceed \$50 of which he has never
paid me an account and the remainder is with my brother
Catnall & Daniell. The rest of my Books including my
large collection of the ancient Classics, I leave to my Brothers
to divide among themselves according to their respective tastes
Item 5th old & new hereby will and bequeath to my Brother Catnall
my shot & buck shot gun, whom I love very dearly, to my friend
Eason & his wife Ned to my Brother Catnall my boy Rick
now with my son & wish him to keep about him and treat
him kindly for my sake, to my Brother Ben, my slave buttons
to my & wife's Willow mastuds, to my Brother Catnall my Daguerreotype
with my dog Ernest, and my Constable Rifle to my Brother Charles
to my wife Matilda my watch (one Mother) with the chain & seals
& pocket belonging to it, to my niece Annie my diamonds &
emeralds set in my hands, to my Brother Catnall my own
jewels & articles which I now wear and to the other members of
my family test - ows. Item 6th old & new hereby further will and direct that
my brothers Benjamin & Catnall & William G Daniell shall be
the executors of this my last will & testament, and I do further
direct that my Brother Catnall & Daniell shall have
the exclusive custody of my effects and papers, and shall have
right to destroy any of my correspondence or papers which they may
think proper, and to return any which should be returned to the
other brothers. Item 7th I do further desire to state that my only
legatee for my bequests to my brother William G Daniell an equal
share of my property, is that I know him to be in good terms
with my father, whereas I think the relation to be different
between my said father and my said two elder Brothers.

Signed sealed and delivered by the Testator as his last will
in my presence and subscribed by us as witnesses in this place
and the presence of the Notary - J G Daniell (L.S.)

February 14th 1859

Randolph Spalding
Robert R Scott
Joseph Marignault
W Middiston

State of Georgia

Chatham County - Present John Bills Esq; ordinary for the County
of Chatham appeared Joseph Marignault a subscriber witness to the
aforesaid instrument of writing, therefor to be the last will
& testament of Thomas G Daniell late of Chatham County
deceased, who being duly sworn, deposes and saith that he was
present and did see the said instrument signed and delivered

executed by the said Thomas G Daniell, and defendant further saith that the said Thomas G Daniell, ~~were~~ at the time of executing the said instrument of writing, was to the best of defendants knowledge & belief of sound mind & disposing mind memory & understanding, and that the Joseph Manigault (the defendant) and Randolph Spalding and Robert Scott and W Middleton in the presence of each other, and of the said Thomas G Daniell and at his request, signed their names as witnesses to the due execution of the same
Joseph Manigault

Sworn to before me
this Seventeenth day
of February 1857
John Bills O.C.C.

I William G Daniell, do solemnly swear that this writing contains the true Last Will of the within named Thomas G Daniell deceased, so far as I know or believe, and that I will well and truly execute the same by paying first the debts & then the legacies contained in this my will as far as his goods and chattels will then amounts extend and the law charges me: and that I will make a true and perfect inventory of all such goods & chattels, so help me God
William G Daniell

Sworn to before me
this sixth day of March 1857
John Bills O.C.C.

See page 264

In the name of God, Amen: I Caroline G Gibbons of the Township of Chatham in the County of Morris and State of New Jersey, being of sound and disposing mind and memory do make and publish this my last will and testament, hereby revoking and making void all former and other will by me at any time heretofore made.

It is my will and I do hereby order and direct that all my just debts and funeral and other expenses, be duly paid and satisfied as soon as conveniently can be after my decease.

I do give and devise unto my brother William H Gibbons and to my brother in law Francis Catherop as Trustees in Trust all that lot of land with the improvements thereon or appertaining thereto known as number fifty-two (52) Beekman Street in the City of New York devised to me by the last will and testament of my father William Gibbons deceased, To have and to hold the said lot of land and premises unto the said William H. Gibbons and Francis Catherop and to the survivor of them and to the heirs of the survivor of them as trustees in trust to and for the following uses, trusts, intents and purposes and for no other use, intent or purpose whatsoever, that is to say: to lease the same from time to time to such person or persons for such