

by paying first the debts and then the legacies contained in the
last Will, as far as his goods and chattels will then be sufficient to extend
and the law requires me; and that I will make a true and
perfect inventory of all such goods and chattels. So Help me God.

Brown to before me this

Thirtieth day of January 1862

Dominick A O'Sullivan
O.C.C.

John Greene

Fifths

State of Georgia:
Chatham County:

In the name of God, Amen!
I, Elizabeth Fulton, at present of the County and State aforesaid,
widow, being of sound and disposing mind and memory, do make
ordain and publish this my last will and Testament, in manner
and form following, hereby revoking all former wills by me at any time
herebefore made!

Item First. Immediately after my death and decent Christian
burial, I desire that all my just debts be paid by my executor
herein after named,

Item Second. After the payment of all my just debt, if any, by my
executor, as aforesaid, I give, devise and bequeath three shares of the
stock of the Central Rail Road and Banking Company of Georgia, unto
my son Silas Fulton, to him, his heirs, executors, administrators and
designees, forever.

Item Third. I give, devise and bequeath, after the payment of my
debt as aforesaid, Two Hundred Dollars, unto the said Silas Fulton,
his executors and administrators, in trust, for the sole and separate use,
benefit and behoof of my daughter Martha C. Bourquin, widow during
her natural life, free from the control, controul and liability of any future
husband; and, after her decease, then to the child or children of the said
Martha C. Bourquin alive at the time of her death — one representative
or representative of a child of said Martha C. Bourquin, that is, of a
child dying in her lifetime, to represent and take the share which it would
have taken if alive at the time of the death of said Martha C.
Bourquin.

Item Fourth. After the payment of all my just debt, if any, by my
executor as aforesaid, I give, devise and bequeath unto Silas W. C. Fulton
and David Fulton, my sons, and Mary C. Ward, my daughter, widow,
in the State of Alabama, five Dollars each, to them for their own use,
forever.

Item Fifth. After the payment of my just debt, as aforesaid, if any,
by my executor, I give, devise and bequeath all the rest and residue
by all my estate and property of every kind and description aforesaid,
remaining after the payment of the aforesaid legacies, unto Silas W. C. Fulton
and Mary C. Ward, ^{Chatham, N.Y. 1859-1862} and the children of

my deceased daughter Elizabeth Ann Hart, that is to say, one share of said rest and residue to said John C. Fulton; one share to said William P. Fulton, and, one share to said children of my said deceased daughter Elizabeth Ann Hart, their heirs, executors, administrators and assigns, forever.

Item Sixth. I carry this my will fully into effect, I desire and direct my executors, even after the payment of all my debts, to sell all my whole effects, property and rights of property - except the said three shares of Central Rail Road and Banking Company of Georgia's Stock, which he is to retain in himself - and convert the same into money to be divided as hereinbefore specified - the two hundred dollars for my said daughter Martha C. Bowne and her children, to be by him invested in productive property to be by him held in trust for my said daughter Martha C. Bowne and her children, upon the terms, limitations and restrictions mentioned in the third item of this my will.

Item Seventh. Lastly, I do nominate and appoint my said son, Davis Fulton, to be the sole executor of this my last will and testament.

In witness whereof, I have hereunto set my hand and seal, this twenty-first day of December, in the year of our Lord one thousand eight hundred and fifty-eight.

Elizabeth ^x Fulton 
mark

signed, sealed, published and declared, by the above named testatrix, to be her last will and testament, in presence of us, who, at her request, and in her presence and the presence of each other, have, on this day and year above named, subscribed our names as witnesses.

Davis, Brison Patterson
William J. Smith
Wm H. H. Bartley

State of Georgia
Chatham County

Court of Ordinary.

Present - Dominick A O'Byrne Esq, Ordinary for the County of Chatham.
Personally appeared, Wm H. Bartley, a subscriber witness
to the annexed instrument of writing, purporting to be the last Will and
Testament of Elizabeth Fulton late of Chatham County deceased, who,
being duly sworn, deposes and saith that he was present and
did see the said instrument of writing duly executed by the saids
Elizabeth Fulton and deponent further saith that the said
Elizabeth Fulton at the time of executing the said instrument
of writing was, to the best of deponents knowledge and belief of
sound and disposing mind, memory and understanding; and that
Wm H. Bartley (the deponent) and Davis Brison Patterson and
William J. Smith in the presence of each other and of the saids
Elizabeth Fulton and at her request, signed their names as witnesses.

In the due execution of the same.

Sown to before me this
twentieth day of January 1862 }
Dominick A O'Byrne }
O.C.

W H H. Barkley

I do solemnly swear that this writing contains the true last
will of the widow named Elizabeth Fulton 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 the goods and chattels will thereunto extend and the law
charges me; and that I will make a true and perfect inventory of all
such goods and chattels. So Help me God.

Sown to this 21st day of

January 1862 }
Dominick A O'Byrne }
O.C.

Silas Fulton

FURS

State of Georgia.

In the name of God, Amen,

I James Potter of the County of Chattooga in the state of Georgia, being of sound and disposing mind, do make, publish and declare this to be my last Will and Testament.

- 1 First, it is my will and at his/her order and direct that all my just debts and funeral expenses be duly paid and satisfied as soon as conveniently can be after my decease.
- 2 Second, I give devise and bequeath unto my only Son John Hamilton Potter my dwelling house in Princeton with all the furniture, plate and every thing contained therein together with all my messuages lands and tenements with the appurtenances situated in the County of Mercer in the state of New Jersey to him his heirs and assigns forever - or if my said son shall so elect give and bequeath to him absolutely the sum of Thirty five thousand dollars in heir and stock of the said dwelling furniture, plate & lands and tenements in New Jersey.
- 3 Third, I give and bequeath unto my respected friend Elizabeth Mary Gillies the sum of Five thousand dollars.
- 4 Fourth, I give and bequeath unto the Widow and two Sisters of the late Robert L Stewart of Charleston the sum of six thousand dollars.
- 5 Fifth, I give and bequeath to my cousin Caroline Fuller wife of Benjamin Fuller of Charleston the sum of five thousands dollars.

6 Sixth, I give and bequeath unto my Cousin Henrietta Gardner of 5 Bath Place Porto Bello Scotland the sum of Two thousand dollars.

7 Seventh, I give and bequeath unto my Cousin Mary Hazzard