

Samuel J. Mansell Administrator

bato of said County, deceased, do make a true and perfect inventory, of all the Estates of, both real and personal of, said deceased, which have or shall come to the hands or possession of or knowledge of the said Samuel J. Mansell, or unto the hands or possession of any person or persons for him; and the same so made, do exhibit into the said Court, of Ordinary, when he shall be therunto required, and such Estate do well and truly administer according to Law, and do make a just and true accounts of his acting and doing therein, when he shall be therunto required by the Court of Ordinary for said County, and all the rest of said Estate, which shall be found remaining upon the account of the said Administrator, the same being first allowed by the Court, shall deliver and pay to such person or persons, respectively, as are entitled to the same by Law, and if it shall hereafter appear that any last will and testament was made by the deceased, and the same be proven before the Court, and the testator obtain a certificate of the probate thereof, and the said Samuel J. Mansell do in such Case, (if required) render and deliver up the said Letters of Administration, then this obligation to be void, else to remain in full force.

Signed sealed & delivered in open Court

Attest M. A. McKeith Clerk C. S.

Recorded 27th August 1828 Attest Clerk

Samuel J. Mansell Seal
Samuel J. Mansell Seal

James E. Rush Adm't.
Eli McConnell Secy
Bond

Georgia Cherokee County

Known all men by these presents, that we James E. Rush, and Eli McConnell are held and firmly bound and firmly bound unto the Honorable, the Justice of the Inferior Court, of said County sitting for Ordinary purposes and their successors in office in the sum and full sum of six thousand dollars for the payment of which sum to the Justice of inferior and their successors, we bind ourselves our heirs, executors, and administrators, in the whole and for the whole sum jointly, severally and firmly, by these presents. Sealed with our seals and dated the third day of July eighteen hundred and forty eight.

The condition of the above obligation is such that if the above bound James E. Rush late of Administrator of the Estates of James real and personal of James Rush:

James C. Rusk, Administrator, bond

ite of said County, deceased, do make a true and perfect inventory, of all the estate, both real, and personal, of said deceased, which have, or shall come to the hands, possession or knowledge of the said James C. Rusk, or unto the hands or possession of any other person or persons for him, and the same do make do exhibit into the said Court, of Ordinary, who he shall be therunto required, such estate do well and truly administer according to law, and do make a just and true account, of his actions and doings therein when he shall be therunto required by the Court, of Ordinary for said County, and all the rest of the said Estate, which shall be found remaining upon the account of the said administration, the same being first allowed by the Court, shall deliver and pay to such person or persons respectively, as are entitled to the same by law, and if it shall appear hereafter, that any last will and testament was made by the deceased, and the same be proved before the Court, and the testator obtain a certificate of the probate thereof, and the said James C. Rusk, do in such case, (if required) render and deliver up the said letters of administration then this obligation to be void, else to remain in full force.

Signed sealed and delivered in open Court
Attest U. S. A. the Clerk Court of Ordinary

Recorded 27th August, 1859

J. J. Ruthven

James C. Rusk — Seal
Eli McConnell Seal

as per instructions given clerk

Same 1st
Last Will & Testament
of Martha Gillman Decd.

Georgia Cherokee County

In the name of God — Amen —

Martha Gillman, being of sound mind and health, but knowing it is appointed unto all to die, do make constitute and ordain this my last will and in the first place I give my soul to God, who gave it and my body to the earth to be buried in a decent manner — at the direction of my executors as to said soul my property, which it thus pleased God to bestow on me — I dispose of it in the following manner, to-wit —

Item 1st — In the first will I bequeath to my nephew William Dicus Whitney — I give him my negroes — slaves — and their increase — my stock of cattle — my bed and furniture &c. together with all my household furniture — and what other property I may possess, except my wearing apparel — which I give to my nieces, Mary Anne and Eliza Gilmer Whitney.

Item 2nd — And I do hereby appoint Berry G. Gillman my Executor to this