

Georgia,
Clarke County.

Item 1st

I Henry Lewis of said County and State do make this my last will and testament. Whereas there is a considerable estate settled to the separate use of my dear wife Mary Angelina, and her children, by deed of marriage settlement dated November 11th 1846, a portion of which, to the amount of about Six Thousand Dollars, I have heretofore disposed of as I was authorized to do, Two Thousand Dollars of which was invested in negroes, which were sold as property by emancipation, and I have received the original property, viz the shares of the Georgia Rail Road and Banking Company and of the Athens Manufacturing Company included in said deed, and the funds remaining of the property sold are mingled with my own property. It is my will that my Wife and I in Athens Ga. which I own one & eight (8) shares of the Stock of the Athens Manufacturing Company standing in my individual name, and a certain tract of land lying on either side of the Newtins Bridge road adjoining lands of W. P. G. Jones and Allen Johnson and others containing about Eighty Five acres, be substituted instead of the trust property so disposed of, and shall pass under provisions of the said marriage settlement, and this shall be in full satisfaction of all claims arising out of the disposal of and parting with the said trust funds by means hereinafter.

Item 2.

I give and bequeath to my dear wife Mary Angelina, all my household and kitchen furniture, my carriage and harnesses and two horse wagen left at the time of my death and 1/2ⁿ shares of the Capital Stock of the Bank of the University and my gold watch.

Item 3.

In consideration of the provision made in the said marriage settlement for my wife and her children, and of certain advancements heretofore made to my daughter Lucy Ann Pinter and to my sons William Henry, John and Joseph, I bequeath my house and household goods disposed of as follows:

I bequeath to my daughter Lucy Ann Pinter 10 shares of the Capital Stock of the Athens and Savannah Rail Road Company, 10 shares of the Capital Stock of the Georgia Rail Road and Banking Company, 10 shares of the Capital Stock of the North Georgia Railroad Company and a tract of land containing about forty acres adjoining lands of Dr. Geo. W. Smith and James Clarke in said County known as the Parker's Spring Place.

I bequeath to my son William Henry 10 shares of the Stock of the Augusta and Savannah

Railroad Company, Ten (10) shares of the stock of the Georgia Railroad and Banking Company, Five (5) shares of the stock of the South Western Railroad Company and that part of my plantation in said County lying North and East of the stream known as the Rhodes Branch, together with the strip of land on the west side of said Branch enclosed by a fence, containing by estimate from One hundred and seventy-five to one hundred and eighty acres, and my two horse wagon and two mules that may be at my plantation at the time of my death,

I bequeath to my son Augustus Long Street Ten (10) shares of the stock of the Augusta and Savannah Railroad Company, Ten (10) shares of the stock of the Georgia Railroad and Banking Company, and Five (5) shares of the stock of the South Western Railroad Company,

I bequeath to my daughter Eliza Margaret Sixty (60) shares of the stock of the Augusta and Savannah Railroad Company, Twenty (20) shares of the stock of the Georgia Railroad and Banking Company and Ten (10) shares of the stock of the South Western Railroad Company,

I bequeath to my son John Kope Ten (10) shares of the stock of the Augusta & Savannah Railroad Company,

I bequeath to my wife Mary Angelina and her three children Augustus Long Street, Eliza Margaret and John Kope, to be equally divided between them, all of my plantation in said County except that portion of it already devised to my son William Henry and the stock of cattle, sheep and horses not therein before devised and plantation tools on hand at the time of my death, and make them the said Mary Angelina and her three children ordinary legatees of all other property not herein before devised which I may possess at the time of my death.

Item 4th

It is my will that whatever portion of my Estate is taken by either of my daughters Selicy Ann or Eliza Margaret, shall be for the sole and separate use of them respectively, with power to dispose of the same by will and if no will, said shares to go to their children respectively at the death of either and if either of them die without children and issue to their next lawful heirs,

Item 5th

If I shall before my death sell or exchange any of the property, or at her personal herein specifically bequeathed, then it is my will that my Executors shall substitute the property taken in exchange for the money for which it is sold in place of said specific

Item 6.

I appoint my son Augustus Spring, and my friend Charles Stanton, to serve Executors, and also Trustees for my daughters to hold their respective shares under the fourth item of this my will, with powers as Executors or as Trustees to sell at private or public sale any portion of my estate or of the share of my daughters and to receive the proceeds, and in their judgement they may deem best for the interest of my legacies, Iu soare of the death of any of the Trustees said power to continue to the survivors,

Item 7

It is my will that the provisions herein made for my wife Mary Augusta shall be in lieu of dower and of the year's support given by law,

Item 8

I revoke all former wills,

W. H. Mull. (S.D.)

Signed, declared and published by Henry Mull as his last will and Testament in presence of the subscribers who have signed here as witnesses at his request in the presence of the said Testator and of each other this third day of April One Thousand eight hundred and twenty nine.

Young J. G. Harris,
John S. Williford,
William C. Griffeth,

Georgia, Personally came before me Arthur C. Griffeth one of the subscribing witnesses to the within and foregoing will of Henry Mull late of said County deceased who in oath said that he saw said deceased sign and read and heard him publish said Instrument to be his last will and Testament that he did so of his own free will and accord without any compulsion or persuasion in the part of any other person or persons whatever that at the time of so doing said Testator was of sound and disposing mind and memory that the affiant, J. G. Harris and John S. Williford all signed the same as witnesses in the presence of each other and of the Testator and at his late Request,

Subscribed before me this 18th day of May 1884.

Arthur C. Griffeth

W. A. Jackson,
Ordinary

Whereupon, It is considered, Ordered and adjudged by the Court that said will is in common form of

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I saw duly proved to be the true last will and
testament of said Henry Hull deceased
and that the same together with the probate
thereof be Recorded in Terms of the Law
Regular Term 6th June 1881
A. S. Jackson,
Clerk of the Court,

Recorded June 7th 1881.