

Georgia
Douglas County Last Will & Testament
of John George.

- Item I: I John George of said state and county, being of sound and disposing mind and memory do make this my last will and testament hereby revoking all wills heretofore made by me.
- Item II: I direct that my executor as soon as possible after my death to pay my debts.
- Item III: I give and bequeath to my wife E. A. George all my property that I may own at my death both real and personal and closes in action for and during her natural life or widowhood. At her death or I direct that my property of every description be divided among my children and grand children in the following manner.
- Item IV: My son F. C. George has received all of my estate that I desire him to have, and I will that he receive no more of my estate.
- Item V: I have heretofore given my son W. V. George all of my estate that I desire him to have, and it is my will that my said son W. V. George receive no more of my estate at my death or the death or marriage of my said wife.
- Item VI: My daughter Mary F. Enteckin has received from me heretofore all of my estate that I desire her to have, and I direct that my executor hereafter named shall not give out of my estate to the said Mary F. Enteckin or her heirs any part of my estate that I may leave at my death or at the death or marriage of my said wife.

Item

VII: I give and bequeath to my grand daughter, Mattie O. Baggett one sixth ($\frac{1}{6}$) of the sum of money left or remaining in my executors hands after the death or marriage of my wife, and the payment of my debts and the expenses of the administration of my estate under this will, said sum of money to be realized from the sale of my property as hereinafter provided.

Item

VIII: I give and bequeath to my grand daughter Gertrude Mundy one half of the money remaining in my executors hands after the payment of my debts, the expenses of the administration of my estate under this will, at the death or marriage of my wife, and the payment to my grand daughter Mattie O. Baggett her one sixth part ($\frac{1}{6}$) as provided in "Item VII" of this will of the money realized as hereinafter provided.

Item

IX: I give and bequeath to my son J. L. George all money remaining in my executors hands after the payment of my debts, the death or marriage of my wife the payment of the expenses of the administration of my estate under this will and the payment to my grand daughters Mattie O. Baggett and Gertrude Mundy this portion as provided in "Items VII and VIII" of this will.

Item

X: I direct that my executor hereinafter named, at the death or marriage of my said wife sell at private or public sale as he may see fit any and all of my estate both real and personal and convert the same to money so that my will as provided in Items VII, VIII, and IX may be carried out accurately and to the letter.

Item XI: I do hereby appoint my son
J. L. George, Executor of this my
last will and testament.

In testimony whereof
I have hereto set my hand this
the 15th day of April 1901.

John George.

Signed and published by John
George as his last will and
testament in the presence of the
undersigned who subscribe
our names hereto as witnesses
at the instance and request
of said testator and in his
presence, and in the presence
of each other.

This the 15th day of April 1901.

Mrs. W. W. Peace

W. W. Peace, Sr.

J. R. Butcherson.

Filed in Office this Jan. 1st 1906.

J. A. Pittman, Ordry.

Leave this space

State of Georgia

Douglas County

I do solemnly swear that this writing
contains the true last will of the within
John George, deceased so far as I know or
believe; and that I will well and truly
execute the same in accordance with the
laws of this State. So help me God

J. L. George Executor

Sworn to and subscribed

before me, November 23rd 1909.

J. A. Pittman, Ordinary.