

148

open Court Isaac James and Fleming Mansley and being sworn
Elbert County Georgia Wills 1836 to 1860
www.georgiafrontiers.com
Truth they law William J. Roberts and seal the above
and foregoing instrument of writing as his last Will and
Testament doth that they together with Benjamin C. Thornton
Signed the same as Witnesses in the presence and at the
request of the Testator and in the presence of each other and
these deponents believe the Testator to have been of sound mind
and memory at the time he executed the same.
Sworn to in open Court this 4th of September 1854. Attest M^r P. Nelson Ordinary of Isaac James
September 1854. Attest M^r P. Nelson Ordinary of Fleming Mansley

Georgia Court of Ordinary
Elbert County September 4th 1854. The within will of
William J. Roberts deceased having been proven at this Regular
Term of the Court on the oaths of Isaac James & Fleming
Mansley two of the subscribing witnesses to the same: It is
ordered by the Court that said will be recorded
September 4th 1854. M^r P. Nelson Ordinary

Recorded September 4th 1854.

Executed by the Committee Isaac
James September Term 1854
Left 1pm 1854.

Joseph Branum
Lyndsey R. Harper
James Blackwell
Committee

Mary Eavenson's Will 1855.

State of Georgia In the name of God Amen.
Elbert County I Mary Eavenson of the state and com-
munity aforesaid, being in good health and
posseid of sound disposing mind and memory do make
and ordain the following as my last will and
Testament. Item 1st I will that my just debts
and burial expenses be paid -
Item 2nd I will that all my property real and
personal which I may die possessed of be sold
by Executors and my whole estate turned into mon-

and divided into seven equal shares. one share I give and bequeath unto my son Elbert ^{born 1811 Georgia Wills 1836 to 1860} his heirs, one share I give and bequeath unto my son Thomas Cavenson and his heirs, one share I give and bequeath unto my daughter Elizabeth Teasley and her heirs, one share I give and bequeath unto my daughter Martha Harper my daughter and her heirs, one share I give and bequeath unto my son George Cavenson and his heirs, one share I give and bequeath unto the children of my daughter Priscilla Goff (now deceased) to be equally divided between them, and the other share I give and bequeath unto Beverly A. Teasley and Thomas Cavenson in trust for the children of my deceased daughter Mary Oglesby said children each to draw their proportionable part from said trustee or trustees as they may or become twenty one years of age.

I do hereby appoint Thomas Cavenson my son, and Beverly A. Teasley my son in law executors to this my last will and Testament hereby revoking all former wills herebefore by me made.

In witness whereof I hereunto set my hand and affix my seal this the thirtieth day of July, one thousand eight hundred and fifty.

Signed, Sealed and
acknowledged before us Mary + Cavenson
William H. Edwards
Martha A. Nelsup
W. J. Nelsup,

Mary her mark

Georgia Court of Ordinary May Term 1855.
Elbert County Person ally came into open court William H. Edwards and being sworn with that he saw Mary Cavenson sign the above instrument of writing as her last will and Testament and that he together with Martha A. Nelsup and William H. Edwards signed the same as witnesses in the presence of the testatrix and at her request and in the presence of each other and he believes the testatrix to have been of sound and disposing mind at the time she executed the same
Sworn to in open Court this 1st of May 1855. W.H. Edwards
Wm. J. Nelsup Ordinary

Georgia } Court of ordinary May Term 1855.
 Elbert County } The Elbert County Georgia Wills 1836-1865 Harry Davison deceased
 having been proven at this regular Term
 of the Court on the oath of William H. Edwards one of
 the subscribing witnesses to said will. It is ordered
 and adjudged by the Court that said will be
 Recorded this 7th day of May 1855.

Recorded the 7th day of May 1855.
 Wm B. Nelson, ordinary

Wm B. Nelson, ordinary

Setty Haynes' Will 1855.

Georgia } Know all men by these presents that I Setty Haynes
 Elbert County } being of imperfect health but of perfect mind &
 memory knowing that all persons have to die.—

First of all I recommend my soul into the hands of God who gave
 it and by Boddy to be buried in decent Christian Burial
 and as touching the effects of this world wherewith God have
 blest me with I first of all recommend that all my just
 debts be paid and of the remains of my property that may
 be left I first of all for the love and affection I bear
 towards my daughter Sarah G. Haynes I give and bequeath
 unto her to be raised out of my estate six Hundred Dollars
 and I further bequeath that the sum of one hundred and
 seventy one dollars and eighty cents of the aforesaid six
 hundred Dollars be applyed to a note I this day give to
 Benjamin F. Haynes and the ballance of the above sum
 for her to freely to enjoy also I further bequeath to my
 son William D. Haynes two daughters Setty and Elizabeth
 Wm the sum of ten dollars to be raised out of my
 Estate each as a full compensation of any part of
 my Estate going to William D. Haynes as he has had
 his full lot. and I further bequeath and equal
 division to be maid with all the ballance of my
 children (if) Thomas J. Haynes and J. Haynes and Benjamin
 F. Haynes (and Mary Ellen and the portion going to my
 son Moses M. Haynes I bequeath to his two children Marion
 Haynes and Setty Haynes. and I appoint my son Asa J. Haynes
 to hold the portion till they come of age for their proper
 use and benefit also I further give and bequeath from
 Mr. Haynes portion that wold of went to him I bequeath
 it to his two children Sarah Haynes and Setty Barnes