

Fulton County Wills
www.georgiapeers.com

Georgia, 3rd Decr., 1810, at Chambers on the 8th day of
Fulton County, November 1810, for the purpose of proving
the will of Elizabeth Paradis, late of the town of New
Orleans, deceased, and of the last will and testament of
the said Elizabeth Paradis, made and executed before me,
John Neal, Notary Public, who sets his application for the probate
thereof, they the said witnesses depose and say, They
say Elizabeth Paradis signe Seal Publish & declare
the same to be her last will and testament, freely, voluntaril
y and of her own Accord, without any influence
or Compulsion whatever, and that said testatrix was of
sound and disposing Mind & Memory when she executed
the same, that said witnesses signed this instrument
thereon as witnesses, in presence of the testatrix, at her
request & in presence of each other, and that they saw
J. M. McCormick sign his Name as witness thereto, in
presence of testatrix at her request, and in our presence
Sworn to this day of March, J. Marcus A. Bell
before me, the 8th of March, John Neal

J. M. McCormick, Notary

Received March 9th 1811

J. M. McCormick

Francis H. Colleman's Will

State of Georgia, 3rd the Name of God Amen
Fulton County, I, Francis H. Colleman of said State, now living, but in
body health, but of sound Mind, do make and Publish this as my last Will
Concordant of the disposition of my property after my death
by way of all Wills heretofore executed by me
Item, first, It is my will that my wife, Mrs. H.
Colleman, and my friend, Wilson, the son of said
State, County, shall be Executrix of this will.

Item, Second, It is my will that my Executors proceed
immediately after my death to collect my assets &
pay my debts according to law.

Item, Third, I waive that off-set payment of debts the
remainder of my estate, especially demands between
my said executors & children.

Item, fourth, I will that my Executors have discretion
to sell my Stock in trade at public or pri
vate Sales, in such manner as they may think best
for the interest of all concerned.

Item, fifth, As to my house and lot the real Estate, con
taining about 3 acres, I give the same to my son, John

elect their will. ~~It is my~~ ^{Union County Wills} It is Advisable to settle
in the present event as the State of the County. But
Should it become necessary or desirable, in the winding
up, of my estate I give this my said Executress, her
discretion to sell the same. In any part thereof, as they
may deem best.

In witness whereof I have hereunto set my hand and
seal this the second day of August 1861

Francis H. Coleman Esq^r

Signed Sealed Published And declared by the said
Francis H. Coleman as his last will in the presence of
us, who in the presence Of each other, doth testify
as his Request, have signed and sealed as Subscribing witness
this, August 2^d 1861 John J. Clarke,
Dan C. Otey,
E. N. Calhoun

We Edward Hanson & Sarah H. Coleman do
solemnly swear that this writing containeth the true
last Will and Testament of the Within named
Francis H. Coleman deceased, And that Our will
faithfully execute the same, by paying first the debts
and then the legacies, contained in this will, as
far as the goods & chattels which thereunto entitle
and the last legacies, & then Our will make a true
and perfect inventory of all such goods and chattels
To help us God - Please so that we may in open
Court this fifth day of August 1861
14 M and Ordinarily

E. Hanson Esq^r
Sarah H. Coleman Esq^r

Filed in Office August 5th 1861

Became effective August 7th 1861

M. M. and Ordinary