

Second and Subscribed  
before me in open Court  
Thirtieth day of Oct 1862  
R.W. Haugten

Willis H. Haugten  
of Atlanta

Ordinary  
Recorded 7 November 1862 R. Haugten wd.

George  
Fulton County, I Green P. Haugton of the County and  
State of Georgia do hereby make and declare the following  
as my last Will and testament hereby revoking all former  
wills

Item 1 I give to my wife Martha A. Haugton (in  
view of Power) the house and lot where I now reside  
in the City of Atlanta or the equivalent thereof in value  
out of my real estate I may leave but the same is also to  
be a home for my minor children until they arrive at age  
or marry Should she choose so to do may dispose of said  
house and lot and procure a cheaper one and keep the  
latter as a home for herself and the children in which event  
the difference between the proceeds of the one and the  
cost of the other shall form a part of the general residue  
of my estate I also give to her my Negro man Name  
first

Item 2 As to the residue of my estate I direct as follows  
It is charged with all my just debts with the education  
of my minor children in a manner suitable to their  
circumstances and condition and until the final division  
hereinafter provided for in the support and maintenance  
of my wife and of my minor children until they are married  
and unmarried

Item 3 As my minor children arrive at age or marry  
they are each to receive out of said residue in money or  
property three thousand dollars and upon the marriage of  
any child of the youngest a final division is to  
be made in such manner as will give equal in the whole of  
said residue (after deducting the debts and the expenses of  
education and maintenance above mentioned) to my wife  
and each of my children, to Kit Stevens & Laura of Myra St  
and William J. Counting against the said Stevens & in said  
division the sum of three thousand dollars heretofore  
received by him out of my effects as an advancement and  
against the other children the advancement above  
mentioned to be made to them respectively as they arrive  
at marriage

of this Will they are not distribution; then it will be done without regard to ultimate equality give off to the first wife & to any other child who may already have been advanced a reasonable addition to the three thousand dollars but in such case more receiving it will be liable to refund the same or a part thereof should it be necessary in order to bring about equality at the final division.

Item 5<sup>th</sup> I empower my wife as my executors to sell at public or private sale any part of my estate real or personal and to invest or reinvest the proceeds or any other assets from time to time in such manner as she shall deem most safe and profitable and I direct her to make the income of the estate pay for education and maintenance if possible but she is authorized to encash on the Corpus for that purpose if necessary. If the income should yield a surplus it is to be added to the capital. No sales on to be made except for the purpose of division unless my wife deems them all reasonable, advise & agrees. I confide in her discretion for a prudent management in all things.

Item 6<sup>th</sup> In case she should defer this life or marry before my youngest child becomes attains his majority or marriage the final division of the residue of my estate upon the basis indicated in Item 3<sup>rd</sup> is to be made alone or as soon as guardians can be appointed to represent each of the children as may still be minors.

Item 7<sup>th</sup> My wife is authorized to associate with her in the office of executors at any time she may think proper one or more of my children of full age with the same powers and restrictions as are herein prescribed for her and such child or children in case of the marriage or death of my wife shall go on and complete the administration of my estate in conformity to this will.

Green B Maygood *(Signature)*

Signed sealed and declared by the testator Green B Maygood as his last will and testament and in his presence and in the presence of each other we subscribed the same as witnesses this seventeenth day of December A.D. 1862

H C Havel Custer

W R Remond

L C Blakely

Fulton County Wills  
www.georgianewspapers.com

Grantor County, Fulton County, Georgia, offered before one  
Reverend Ordinary, the 12th day of January, 1863, to Holcombe  
Wesley, duly sworn deponent, doth saith that he  
deposited the within will as witness and he saw W. B. Braden  
and C. E. Blankley do declare at the specific instance  
and request of George B. Hazwood the testator under  
his presents and in the presence of each other and we each  
saw George B. Hazwood sign and declare and publish  
the same as his last will and testament and that the  
testator was of sound mind and disposing memory  
at the time of doing so and was not influenced to do  
so by any other person or persons whatever but did the  
same from his own free will and accord as far as he did  
know or believe.

Swear to and subscribed before W. G. Holcombe  
on this twelfth day of January 1863

R. P. Mangum and  
Recorded January 14<sup>th</sup> 1863 R. P. Mangum

Georgia In thy name of God Amen  
Fulton County, I W. W. Braden of the county  
of Montgomery and State of Texas but now in the city  
of Atlanta State of Georgia being of sound mind and  
disposing memory but quite feeble in health and know-  
ing that I must shortly depart this life do make this my  
last will and testimony  
Item 1st My soul I commit into the hands of all-  
mighty God who gave it trusting in the atoning merits of  
my Saviour Jesus Christ  
Item 2nd I direct that my body be decently buried and  
all my just debts be paid by my executor hereinafter named  
Item 3rd I give and bequeath to my nephew  
Aaron Braden my horse bridle and saddle.

Item 4th I give and bequeath my estate to my  
brother A. G. Braden and my sisters Harry & J. Braden  
Polly Ann Braden my land to wit one hundred and  
sixty acres lying in the county of Montgomery share &  
share alike to be equally divided between them I require  
and desire that my brother A. G. Braden takes care of  
my two sisters above named

Item 5th The amount which Mr. Allen Johnson  
owes me I wish divided equally between my brother  
John Braden and my two sisters above named

Item 6th I wish the amount which I owe the Compt-  
y State as a balance due for my horse may be paid