

~~Georgia~~ ~~Charlton County Wills~~
Fulton County³ ordinary ~~of~~ www.genealogypioneers.com J F Reeves and P A
Hughes who being duly sworn deposes and saith
that they repeat the within will as intakes and have ~~got~~ ~~got~~ Cook
deceased at the special instance and request of Abbott or
Abbott the testator and in his presence and in the presence of each
other and we and each of us saw Abbott or Abbott sign and
and declare and publish the same as his last will and testament
and that the said 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 what ever but did the same
from his own free will and accord as far as we know or
believe

Sworn to and subscribed
before me in open Court this
September 20th 1862

J F Reeves
P A Hughes

P D Mangum w^rs

State of Georgia

Fulton County³ I Lewis Abbott do solemnly swear
that this writing contains the true last will
and testament of the within named Abbott or Abbott
deceased and that I will faithfully execute the same
by paying first the debts and then the legacies contained in
said will as far as the goods and chattles will there unto
extend and the law requires and that I will make a true
and perfect Inventory of such goods and chattles to help
me god

Subswear in open Court this tenth day of Oct 1862

P D Mangum

Lewis Abbott

Ordinary

State of Georgia

Fulton County³ In the name of God Amen
I Henry Abbott of the State and County aforesaid
being of sound mind and under no disability in reason
of the infirmity of age and desirous to sett a seal
upon that I should make a distribution of the property which
I have now hereabout Providence has blessed me
do Mether my last will and Testament hereby containing
all other and anything heretofore made by me

I desire and direct that no body be buried in a decent
Christian like manner My soul I trust will return
to God whom give it his scope for salvation through
the merits and intercession of the blessed and god
famous Jesus Christ

II I desire that my just debts and funeral charges
be paid by my Executor herein after named

Item III I give bequeath to the General Conference of the Methodist Church Three shares of Central Railroad Stock together with one Hundred and Fifty dollars to be paid from the income of my estate this legacy to be enforced of by said Conference in the name of the said deceased Father Revra G Myers left his when the Conference will understand by reference to his Will a copy which is in their possession

Item IV I give and bequeath to Mrs Emma G Wines my Watch and my dear Husbands minature

Item V I desire and request that a Gold Headed Cane be presented to my friend Mr Walter Mitchell the same to be selected by my sister M A Myers

Item VI I give devise and bequeath all the rest and residue of my property of which I may die seized and possessed to my dear Sister M A Myers for her use and to be disposed of as she sees best at her death

Item VII I nominate Constitute and appoint Mr Walter Mitchell the Executor of this my last Will and Testament

Mr S Combs

Signed sealed published and declared
by the said Mary S Combs as her last Will
and Testimony in the presence of us who
in the presence of the said Testator at her
special instance and request and in the
presence of each other have interlocked
our names as witness this 3rd day of April
1862

William Eggerd
of a Neophyte
S A Newell

George Fulton County, the person before whom signed the Will
E J Marquard Notary of said county in open court
William Eggerd & John J a Neophyte Notary Public
depon deposit say that they signed the within named
Will as witnesses and saw S Newell do so likewise
at the special instance and request of Mary S Combs
the Testator & in her presence in the presence of each other
& that they each saw the said Mary S Combs sign her
declaration and publish the same to be her last Will & Testament
and that the said declaration was so done in full accord
discreasing mind & memory at the time of her doing
so to this instrument do so to by way other
persons or persons mentioned but did the same

I do believe
That the said Subscribed
before me in open Court
This 7th day of Oct 1862

William B. Hugood
of Atlanta

W. B. Hugood

Notary

Recorded 7th November 1862 W. B. Hugood wd.

Georgia
Fulton County I Green B. Hugood of the County and
State of Georgia do hereby make and declare the following
as my last Will and testament here by revoking all former
wills

Item 1 I give to my wife Martha A. Hugood (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 to do so she 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 case
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 our Negroe man Name
free

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 with the support and maintenance
of my wife and of my minor children while they are minors
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
arriving at age 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 wit Athens & Laura A. Hugood
and William J. Counting against the said Athens & 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 and advances
intended to be made to them respectively as they arrive
at age of majority