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in the name of God amen I Hugh Hays of the State of Georgia County
bearing of (and) name (and) memory do make (and) publish this for my last will
and testament

First I will that my lands (and) negroes do remain undivided for the support of my
wife Jane and my children and their schools until my youngest child is
of full age, then to be equally divided between my wife Jane and my
children all my property both real and personal

Second I will that my executors do sell so much of my property (and)
stocks as they may think proper for the payment of my debts (and) other necessary
expenses. Having (and) made my will I appoint my wife Jane executors (and) my son
William Hays, John Miller and Adam Hays my executors of this my last Will
(and) Testament. In witness whereof I have hereunto set my hand (and) seal this
Twenty-second day of September one thousand eight hundred (and) twelve

Sealed, published & declared by the said

Hugh Hays to be his last will & testament

in the presence of us

John Jenkins

William ^{his} Tucker

Adam Hays

Hugh Hays (Seal)

The foregoing Will was duly proven by the oaths of William Tucker
one of the subscribing witnesses, and John Miller who proved the (and) writing of the testator
and of John Jenkins, a Subscribing Witness, in Open Court 23rd January 1823 and Ordered
to be recorded.

Recorded 27th January 1823

Greene County Clerk

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Georgia
Greene County, I Archibald Fresham of the State and County aforesaid do make
and Ordain this my last Will and Testament

I will that all my just debts be paid out of my Estate by my executors herein after
named, and the remainder of my Estate to be disposed of in the following manner by

It is my will that my wife Nancy Fresham have the use (and) occupancy of
my houses (and) plantation wherein I now live together with my household and kitchen
furniture, (and) also a sufficiency of Farming Utensils to enable her to carry on the
same for (and) during her natural life, (and) at her death to be divided among my
children in the manner herein after pointed out

It is my will that the plantation wherein I now live together with all
my lands (and) among the same at the death of my wife be divided into two equal
parts (and) valued by three disinterested men chosen for that purpose having regard
to quantity (and) quality, which when so divided I give unto my two Sons Archibald
Fresham and Young Felix Fresham (and) their heirs forever with this provision,

that the (say) Young Fresham have the houses (and) plantation by paying the sum
stated Fresham the difference in valuation if any difference there be

It is my will that my land and other property of every description (except
that part loaned to my wife as above) be put up into seven lots equal in

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valuation and drawn for and distributed in the following manner viz to my wife Nancy Gresham one equal distributive share which is to include the property loaned her in the second section to my daughters Melly Jenkins Polly Jenkins and Nancy Weagy and my sons Sterling Gresham and Young Gresham each one equal share or a part of (one) property when so divided. It is further my will that in making up personal property into lots for valuation that that part together with its increase given to my daughters Melly Jenkins and Polly Jenkins and Nancy Weagy be brought together and make a part of their distributive share viz to them an equal distribute share each including the property already given them with its increase.

5th To my sons Sterling Gresham and Young Gresham in trust to (and for the use and support of the issue of my daughter Frances Gresham I give the remaining seventh part of my personal property also two hundred Dollars as an equivalent to her proportionable share of my lands, to her by the (said Trustees applied) exclusively to the support and maintenance of my said daughter Frances and her child or children, and as her child or children arrives at lawful age or marry they are to receive from the above named Trustees an distributive share of the property so given in trust, always allowing my said daughter to be entitled during her life to a child's part of (said) property and at her death the share of the property so given in Trust shall go to (and be equally divided among) her children then living or among the surviving children of her children but provided she dies leaving no less than one descendant at her death, then the property so given in Trust to revert to my other children named in this will and equally divided among them or their heirs.

6th It is my will that all that part of portion of my Estate herein devised to my daughters before married, should they die without issue, return at their decease to those of surviving children before married or their heirs.

7th It is also my will and desire that in consequence of the last will and test of James H Jenkins deceased in which will he has left all his property both real and personal to his children Sterling Gresham Jenkins Pleasant C Jenkins James H Jenkins and Frances Adeline Jenkins in case that his wife should marry again (and for the above reasons I do) that all that portion or part of my Estate which my daughter Melly Jenkins now yet received shall belong to her (and her issue should she marry the second time not to those already named in her Father's will (and) in case she should die without further issue then (and) in that case all the property willed to her and them coming from my Estate shall at her decease belong to her children as before mentioned.

8th It is my will and desire that my Executors shall after my decease furnish out my Estate for the use of Sterling Gresham Jenkins one negro girl about his own age or as near as the case will admit of, or three hundred Dollars in Cash to be left to interest as my Executors may think best, (and in Case her (said) Sterling Gresham Jenkins should die before he arrives at lawful age, then (and) in that case the property shall return to my children as before mentioned.)

9th It is my will that after the division of my personal property as has already been provided out the sum of two hundred Dollars each be paid to my daughters Melly Jenkins Polly Jenkins and Nancy Weagy as an equivalent to their proportionable share of my lands otherwise disposed of.

10th It is also my will and desire expressly direct that no part of my property be exposed to suit 816-1842 taken at the valuation of three men that is to say

that purpose if not otherwise agreed; or
 3rdly (in) finally I do hereby nominate (and) appoint my wife Nancy Gresham ^{Constitutes} my executrix
 and true executors being Green & Young & Gresham Executors of this my last will and testament and
 testament hereby revoking all others and ratifying and confirming this (in) this only as my last
 will (and) testament. And I witness whereof I have hereunto set my hand and affixed my seal
 this 2nd day of November 1822.

A. Gresham 67

Acknowledged & signed

in presence

Chat A Redd

J C Heard

Travis Meares

Georgia Greene County, Court of Ordinary March 1823

Personally appeared in Open Court Charles A Redd and Travis Meares two of the subscribers
 witnesses to the foregoing will who being duly sworn say that they saw the above named
 Archibald Gresham sign seal (and) heard him acknowledge the foregoing to be his last will
 and Testament (and) that they believed him to be of perfect sound mind (and) memory at the
 time of his so doing (and) that Franklin C Heard together with themselves subscribed his
 name as witness thereto in the presence of the testator

Subscribed in

Chat A Redd

Open Court 8th March 1823

Travis Meares

Entered, Torrence Clerk Recorded 10th March 1823

Torrence Clerk

The last Will and Testament of Samuel Daniel of the State of Georgia
 and County of Greene. I Samuel Daniel knowing the uncertainty of my life (and) the mortality of man
 body thought of sound mind (and) memory (blessed be almighty God for the same) doth make this
 my last Will and Testament as follows; That is to say
 that I wish such property as can be had & parceled and that that my executors (who well hereafter
 be named) does most fitly should be sold, (and) all my just debts paid
 and the balance of my property I wish it all kept together for the support of my family, raising
 and educating my children all as far as Arithmetic English Grammar, Geography & Comment.
 I wish my executors to purchase a tract of land in some healthy place for my family to live
 on, and this tract I now live on on Fishing Creek to be sold whenever they think most
 convenient (and) beneficial to my estate

I wish my beloved wife Mary Daniel when my youngest child comes of age or marry
 to take her third or a child part as she chooses, or before should she marry

When my children comes of age or marry I wish them to be paid off by my executors
 a proportionable part of what will be for each child as they come of age or marry

For the management of my estate I do hereby nominate and appoint for my executors
 John S Daniel, Thomas Daniel and my son Henry T Daniel to serve as his executors of age
 whenever I have hereunto assigned my name and affixed my seal this the 11th December eighteen
 hundred and twenty two

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C. Daniel (Seal)

M. Watson

James T.

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