www.georgiapioneers.com COPY OF THE WILL OF DAHLEL LIDDELL

Liddell.

Georgia, Gwinnett County:

In the name of God Amen:

I, Daniel Liddell of the State of Georgia and Gwinnett County, being weak in body but of sound disposing mind and memory, and believe that all men must die, I now make the following deposition of my worldly estate.

In the first place, I give and bequeath to my beloved wife, Isabella, the plantation on which I now live, consisting of the lots No. 203, part of lot 202, North & East of the Beaver Ruin Creek. 125 acres of lot No. 208, 100 acres part of the lot that Joseph Turner now lives on, number not recollected, the above mentioned lands lying and being in the Seventh District of Gwinnett County. I also give to my wife a negro man Jacob and his wife, Phillis and Lewis and his wife Rhoda and child called Esther, also a man called Moses and a girl called Caroline. Also as many horses, cattle, hogs and sheep as she may think proper to keep on the plantation. Also a wagon, ox cart, carriage, cotton gin and thresher and all the household and kitchen furniture, but with this provision, that when my son Daniel Wilson and my son James McColpin and my daughter Isabella Jane come of legal age or married I allow my wife to give each of them as much household and kitchen furniture as my other children received when they married. All the property above mentioned, that I have given to my wife, I allow her to have and to use during her natural life or widowhood, and after her death, or marriage, my will is that all the property that may be in her possession at that time shall be equally divided amongst all my children, except the plantation as above mentioned, which plantation I give to my son James McColpin, for his own benefit. If my son should marry before the death or marriage of his mother, if he should desire it, I allow him to have use of any part of the land he may wish, provided he does not interfere with such parts of the farm as my wife may need for her use. I give to my son Moses a negro boy called Bob, I give my son Thomas Haney a part of lot of land No. 209, that is all that part lying North and East of Beaver Ruin Creek on which he now lives. Also a negro boy called Sam. To my son william Coatsworth Pinckney I give all that part of lot of land No. 202 lying South and West of Beaver Ruin Creek and a negro boy called Berry. To my son Daniel Wilson I give a negro boy called Reamison. To my son James McColpin I give a negro boy called Isaac together with the land before mentioned. To my daughter Isabella Jane I give two negro girls called Jubyan and Margaret. I allow James. M. and Isabella Jane, each of them a horse out of my stock of horses at a time when my Executor thinks they need them. I have heretofore given to my daughter Betsy Ann and Ruthy Ann each a negro girl and other property and I hereby confirm the title of that property in them. I allow my Executors to sell at private sale, when they may think most advisable, the following tracts of land, viz.; fifty acres more or less of the lot of land where Robert King formerly lived, being part of the lot where William Eing now lives, also fifty acres of lot No. 184 where Thomas Weems formerly lived, also a forty acre lot which I drew in the Lottery, lying in Forsyth County. Out of the proceeds of the sale of this land and the sale of whatever stock my wife may not need, or select and the money collected from debts due me, I direct that all my devts be paid and that my Executros pay to my sister, Mary Weems one hundred dollars either in provisions or money as they think she needs it, and all the balence is to be reserved to pay whatever expenses may be incurred in the management and settlement of a law suit now pending against me brought by Steel and others, and after that settlement takes place, whatever balance may be I allow distributed as follows; My daughter Betsy Ann and Ruthy Ann each to get one hundred dollars and my son Daniel Wilson to get one hundred and fifty dollars, and the balance that my remain I allow to be divided equally between my wife and other children. Whatever crop and provisons may be on the plantation at my death, I direct to be left for the use of the family' that may remain on it. Lastly I ordain and appoint my son Moses and my son William Pinckne Executors of this my last will GAT

I do now declare this to be my last will and testament, in witness where of I hereunto set my hand and affix my seal, this twentysixth day of October 1846.

Daniel Liddell

In presence of:

his Last 'ill & Testament in the presents of us who in his presents) & in the presents of Each other have hereunto Subscribed our names - - -Likewise I Gave or Fequenth to my neice Mary Liddell a horse & saddle & a Bed provided Sho Liveth with My wife Elizabeth Untill a mature age If not She are not Intituled to nothing

Wm. B. Rofs - - -Thomas Morrow

(Copy-Halph F. King, Judge of Probate, Anderson County, S.C.

Recorded in Will Book A, Page 15, Date of recording not available Proved August 21, 1802, John Harris, O.P.D., Roll No. 375