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State of Georgia } I Am George Henry of the State and County of ~~over said~~  
Harris County Will Book2 (1850-1875) } State and County of ~~over said~~  
www.georgiapioneers.com } being of sound mind do hereby  
make and publish this as my last Will and Testa-  
ment -

Item 1<sup>st</sup> I will and direct that all my just debts be paid including expenses of last sickness and burial and such monument to be erected over me, as my Estate may authorize, to be judged of by my Executor.

Item 2<sup>nd</sup> Whereas my Testate is now somewhat em-  
borrowed, and I may not have much for my fam-  
ily, but am anxious to do, justly by them all,  
and whereas my wife M. O. Henry has a small Estate  
in her own right I do therefore Will and bequeath  
to my said wife one fifteenth part of my whole Estate  
after payment of debts, as aforesaid to be paid to her  
as soon as my Executor can do it the same to be ab-  
solutely, and for ever in lieu of and instead of any  
right of Dower on the part of my said wife  
being unwilling to forego my Estate or the sale  
thereof, by any right in claim of Dower in  
the same

Item 3<sup>rd</sup> I will and bequeath to my youngest daughter Ida  
A. Henry, the child of my present wife, my gold  
watch now usually worn by my wife. This in  
consideration that she is still very young and  
this is intended as a specific legacy, and that  
much more than an equal share with my other  
children -

Item 4<sup>th</sup> I will and bequeath equally to all my children  
as follows that is to say, after the payment of the  
foregoing specific legacy, and after paying my wife  
the said fifteenth part of my Estate as aforesaid,  
which is in lieu of Dower I give to my said children  
to wit Annie C. Riddle, Carrie V. Hamilton, Emma  
G. Henry and Ida A. Henry, all the balance of my  
Estate of every description whatever subject to the  
limitations and qualifications herein after expressed.  
Not wherein I am the Executor on the Estate of my  
deceased son William A. Henry and have an undivided  
legacy belonging to my said children from said  
Estate now this legacy is given to each on condition  
that each shall discharge me and my Estate from  
the payment of said legacy and further that said  
Annie C. Riddle has received her share of the Estate  
of the said William A. Henry and in the division of  
my Estate the said Annie C. is to receive that sum  
less than the others.

Item 5<sup>th</sup> I will and direct that the portions of my Estate  
above given to Annie C. Riddle be given to John  
Hamilton in trust to hold for the sole  
use and benefit for the children

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during her natural life, the use, interest and  
 trustee, and the said interest and proceeds, when  
 received, to be applied by her for her own support  
 and the support of her family, in any way she  
 may direct, and at the death of the said Annie E.  
 the same, or the Estate, to go to the children of  
 the said Annie E. (or to the legal representation of  
 any, that may be dead) & equal to be divided  
 between them. And it is further directed that the  
 said trustee shall have power upon the written  
 application of the said Annie E. to sell said property  
 at any time, and to remit the proceeds in other  
 property, always however taking fully into the same  
 rights, limitations & interest, as are herein prescribed  
 and required, and should said trustee die or be re-  
 moved, the said Annie E. has the power by writing  
 under her hand and seal to appoint another trustee  
 and should the said Annie E. have no living  
 children at the time of her death, she may by  
 will dispose of the same as she may see fit.

Item 6 - It is my will that the bequest herein made to my  
 wife of one fifteenth part of my estate, and  
 which is in lieu of Dowry, shall go to her for  
 and during her natural life, the interest issues  
 and profits to be enjoyed by her in such manner  
 as she may desire; the principal to remain in  
 the hands of my Executor, or be paid to her  
 upon her giving bond for it, for the coming of her  
 death to the Remaindermen. And at her death I  
 will the said principal to my said children  
 to be equally divided between them.

Item 7<sup>th</sup> - In the event that any of my said children  
 should die without Child or Children living at  
 at the time of such death then the portion  
 given to such one to go to and be divided equally  
 among the surviving ones, or their representatives.

Item 8<sup>th</sup> I hereby appoint John H. Hamilton, Executor  
 of this Will,  
 in testimony whereof I do hereunto set my hand  
 hereby publishing and declaring the same to be  
 my will.

Signed and published in the presence of my  
 subscribing witnesses, the 28<sup>th</sup> day of December, 1866

H. W. Peter

B. A. Crawford  
 W. S. Nathan

Ambrose Stanley