

Compulsions, They also saw Ezechiel Saman subscribe his name as
a Witness to the same to the best of their knowledge &
Sworn to in open Court.

this 7th day of May 1827

Hamilton Remond Esq

Peter Saman

Nathan Wright
his son

Recorded this 29th day of June 1827

Hamilton Remond Esq

State of Georgia & On the name of God Alme, I John
Lincoln (County) Mitchell (Dooley) do make, ordain & establish
this to be my last will, being of perfect mind & disposing capac-
ity, but having been for a long time severely afflicted, and
considering that there is a time for all to die, and having regard
to the many sad consequences of intestacy and law suits about
dear mens estates, I think proper under God as far as I can to
appoint Lincoln County Mills 1800 to 1832 it has
pleased me to make my Will composed of on my decease
and in the first place I recommend my Soul to god who gave
it me & my body to be buried in a Christian like manner
at the discretion of my beloved wife whom I here appoint my
only & sole Executrix of this my last will and testament —

2^d After making my worldly estate, I give and bequeath every part
thereof real and personal of whatever the same may consist and
every kind thereof to my beloved wife Elizabeth (Dooley) to her and
her heirs forever, I lastly appoint my dearly beloved wife Execu-
trix of this my last will and testaments hereby revoking & annul-
ing all former wills by me made — In Testimony whereof I
hereunto set my hand and seal this 4th day of June 1824

In the presence of

Henry W. Walton

David S. Murray

John H. Lamont

John H. Dooley Esq

The above Marriage was done in the presence of the above witnesses
to certify in this way to, by Judge Dooley June 25th 1827

W. H. Lamont

State of Georgia

Chambers 13 June 1837

Franklin County

Proceeding touching the probate of

the last will and Testament of John M. Doty deceased -

Personally appeared before us two of the Justices of the
Inferior Court of said County Newell Mattice Jus. and David
Murray Just of the Inhabiting Testimony to the last will and
Testament of John M. Doty; and being duly sworn deposed and
say that the paper hands annexed is the same presented to
them by said John M. Doty, and declared to be his last will
that they saw him sign and seal the same, that they at his
request attested said will as subscribing witnesses, and at the
same time they saw, John M. Lambert also attest said will
that such attestation was in the presence of the testator and
of each other, the testator being at the time of same of sound
disposing mind and memory.

New Rossouf 1837 Newell Mattice

Lincoln County Wills 1800 to 1832

William Stone ^{David Murray}

www.georgiapioneers.com

Not William M. Lambert also appeared in like manner
before us two of the Justices of the Inferior Court of said County
setting in Chambers, and being sworn touching the probate of
the last will of John M. Doty, deposeth and saith that the
paper hands annexed, purporting to be the last will of
the deceased, was produced and shown to him on the 23rd
May 1827. That in his presence the testator obliterated and
crossed the 2d. 3. 4. 5. 6. 7. 8. 9 and Thirtieth lines of said will
in the manner as the same now appears upon the said three
Depositors further saith, that at the time of such obliteration
and erasure, he was called to take notice thereof and to
certify the same in writing as he hath done in his own
proper hand at the bottom of said will. The testator
being at the time of same of sound disposing mind & memory
swore to before us the 13 day of June 1837 William M. Lambert
and New Rossouf 1837

William Stone Esq.

X-1911
Elizabeth Dooley ~~testified~~ and appointed sole Executor in
and to the last will of John M. Dooley deceased this day
produced before us, two of the Justices of the Superior Courts
of the County of Lincoln, the wife of the testator and their law
Counsel Notwell ~~attest~~ just and David Murray Juror of the
Subscribing Witnesses, and also Doctor Wm. M. Fauntleroy and
having severally taken and subscribed the foregoing affidavits
touching the prop of said will —.

Ordered that said will be ad the same is ~~formly~~
~~admitted to probate~~ but the same not to be admitted to
~~record~~ until there shall be a Court, and at a regular
and legal time of meeting thereof of the Court of
ordinance of said County of Lincoln —

Witness our hands the 15th day of June 1832

John Pearson \$3.6

Wm. Long 3.6

Lincoln County Wills 1800-1832

www.georgiapioneers.com Paradise Pearson 3.65