

Alvin A. Boyette's Will and Testament
Muscookee County, Georgia Wills, Book C, 1875-1891
www.georgiapioneers.com

Sworn to & subscribed before me this 6th day of February
1882.
F. M. Brooks
Ordinary

James T. Curry's Will

In the name of God, Amen

I, James T. Curry of the State of Georgia and County of Muscookee, being of sound and disposing mind and memory, and having in view the uncertainty of human life, do make and publish this my last will and testament,

Item 1st I give and bequeath all of my estate of whatsoever character unto my wife Mary A. Curry, to have and to hold unto her for her own comfort and support, and to enable her to provide for the education & support of my children for and during the period of her natural life.

Item second. It is my will and desire, that at the death of my wife, all of my Estate shall be equally divided between my children, share and share alike, to have and to hold unto them and their heirs forever.

Item Third. I appoint my said wife Mary T. Curry Executrix of this Will. I direct that she shall not be required to give any Bond, nor to make or return any inventory or appraisement of my Estate, nor to make any returns of her actings and doings as such Executrix.

In witness whereof I have hereto set my hand and seal in the County aforesaid, this the 29th day of December 1881.

James T. Curry. 

Signed, sealed and published by the above named James T. Curry as his last will and testament in our presence, who have subscribed our names as witnesses hereto, at his request, in his presence and in the presence of each other. This 29th December 1881.

John Peabody
Wm H. Braunton
Francis W. Downing

Filed in Office this Feb 6th 1882
F. M. Brooks Ordinary

State of Georgia Muscookee County

Before me, Francis M. Brooks, Ordinary in and for said County personally came William H. Braunton, who upon being duly sworn, deposes and saith that he saw James T. Curry, then in life, sign seal, publish and declare the within instrument of writing to be his last will and testament, on the day and year the same bears date. That at the special instance and request of the said testator he affixed his name thereto as a subscribing witness, in the presence of said testator and of each other. Deponent further says that he likewise saw John Peabody

150
James T. Lurray's Will continued.

Muscogee County, Georgia Wills, Book C, 1875-1891

www.georgiapioneers.com

and Will Downing sign the said will as subscribing witnesses at the request of the said testator, and in his presence, and all in the presence of each other.

Deponent further says that at the time of publishing and declaring said will, said testator was of sound and disposing mind and memory and so far as witness knows or believes he did it freely and voluntarily and without any undue influence or compulsion.

Sworn to and subscribed before me
this 6th day of February 1882
F. M. Brooks Ordinary }

Wm H. Brannon

Georgia Muscogee County.

I, Mary A. Lurray, do solemnly swear, that this writing contains the true last will and testament of the herein named James T. Lurray so far as I know or believe, and that I will faithfully execute the same in accordance with the laws of Georgia. So help me God.

Sworn to and subscribed before me
this 6th day of February 1882
F. M. Brooks Ordinary }

Mary A. Lurray.

Rena Fleweller's Will.

In the name of God Amen.

I, Rena Fleweller being of sound and disposing mind do declare and publish this to be my last will and Testament hereby revoking all other wills made heretofore by me.

Item First - I will and give my soul to the God who gave it, and my body I desire to be interred after death by my Executor, of this my last will and testament, hereinafter named, at some suitable place. And if I should die in Muscogee County Georgia, I desire that I be buried by my husband Pleasant Fleweller deceased.

Item Second - I will and desire that my Executor hereinafter named do pay and discharge all of my just debts.

Item Third - I will bequeath all of my personal property of any description whatever remaining after my just debts are paid by my executor to my nephew William Remmels and my niece Katie Remmels share and share alike.

Item Fourth - In case my nephew the said William Remmels should die leaving no child or children surviving him, then I will and bequeath all of my personal property after my just debts are paid, shall go to my niece Katie Remmels after her death to such child or children as she may have surviving her share and share alike.

Item Fifth - If my niece Katie Remmels shall die leaving no child or children surviving her, then in that event, I will and bequeath all of my personal property after my just debts are paid, shall go to my said nephew William Remmels should he survive her, and after his death to such child or children as she may