

Georgia. In the name of God Andrew & Joseph Morgan of the State and County aforesaid, both
Palk County to mind the certainty of death and the uncertainty of life have thought it advisable
while in perfect health and of sound and disposing mind and memory to make and Ordain this my last
Will and Testament hereby revoking all former wills at any time heretofore made and first of
all I recommend my soul to God who gave it, and my body to the dust from whence it came
be buried at the direction of my Executors hereafter named Secondly my Will and desire is that
my Executors pay all my just debts as soon as practicable after my will is proved

Thirdly, My will and desire is and I hereby give and bequeath unto my beloved wife Margaret
Morgan, all of my estate both real and personal to have and to enjoy uninterrupted during her life or
life or her husband Except such as may hereafter may be otherwise bequeathed first my will and
desire is that my three little daughters may be raised in a decent and respectable manner; their
names is as follows. Harriet Amelia Morgan, Adeline Sarah Martha Morgan, Charlotte Jones-
Morgan, and all others that may yet be born within nine months after my death and the
use of them be raised and educated in a good and becoming manner out of the proceeds
of my Estate at the discretion of my Executors. And as the children comes to the age of twenty one
years or marry that my Executors furnish them with a good feather bed bedstead and
furniture and also a reasonable portion of house hold and kitchen furniture to be adjust
by my Executors and a small sum of money to each one of them to be worth Three hundred dollar
according to the judgement of my Executors, if they can be obtained, if not pay them the
amount in money at least as soon as the youngest child comes of age or sooner at
discretion of my said Executors, and further I give and bequeath to my wife and her child
by me my Negro woman Mary and her increase to be divided by my Executors equally
between them and if my beloved wife should live and remain a widow until the youngest child
comes to twenty one years of age that she be made equal with her children and at her death
be equally divided among them. And further my will and desire is that all of my children
my first wife should in addition to what I have heretofore given them, have as follows, to
Daughter Charlotte now Kirby above have five dollars, To my daughter Polly now Pally Rose
have five dollars To my daughter Christian now Christian Light have five dollars, To my son J.
Morgan five dollars To my daughter Elizabeth now Elizabeth Egell, five dollars, to my
Benjamin, Palk Morgan five dollars, To my son Joseph Morgan five dollars, To my daughter A.
now Anna Bain five dollars, To my son William M. Morgan five dollars, And any sum
not accounted with the tract which now lies in my stock that is more than is necessary
to be disposed of and above the legal expenses of the same that is due and owing a
sum for the family and stock for purpose of defraying all the expenses that may
occur at discretion of my Executors to the best advantage for the benefit of the rest
of the family and stock to be left to followed except that the remaining sum

Estate be sold by my Executor at private sale giving the Regns the preference of clearing the
purchaser's and the proceeds of the sale be it given or left be Equally divided among all of
my children both old and young. And now for the purpose of carrying out the object of
this my last Will and Testament I make Ordain and appoint George W. Morgan my sole
Chaplain and my wife Margaret Morgan my Executors clothed with power to sell and
to make settle to Land and Chattels to best advantage for the benefit of the Legatees with the
least expense and to do and perform all things contained in this my last will and
Testament with due and special regard for my younger children according to the ten
and spirit of this my last Will and Testament. In Testimony whereof I have
hereunto set my hand and affixed my seal this 13th day of November 1853
Signed sealed and acknowledged in presence of us Joseph Morgan 
of us, Hosen Lamp
Jct, L. Morgan
Manning Cain

Given to the George W. Morgan, Joseph W. Morgan and Margaret Morgan Do
Palk County solemnly swear that the above and within writing contains the true last will
of the above named Joseph Morgan deceased so far as we know or believe and that we
well and truly execute the same by paying first the debts and then the legacies contained
in the said will as far as his goods and chattels will thereunto extend and the law
charge us and that we will make a true and perfect inventory of all his goods
and chattels so help us God.

Swear to and subscribed before
me in open Court 2nd day of July 1853

Stephen A. Borders Ordinary (926 W. 10th)

Margaret Morgan
Joseph W. Morgan

Upon the foregoing affidavit of A. H. Cobb and J. P. Blegg two of the Subscribing witnesses
to the foregoing and within will of A. H. Brooks Deceased It is ordered by the Court that said
will be admitted to Record as satisfactorily Proved in Common Form And it is further ordered
that letters testamentary issue to James le Brooks John le Brooks and the other Brooks the Executors
named in said will upon them taking and subscribing the oaths required by law
this September 7th 1885

Jail Brewer Ordinary

Georgia I, Mr. John le Brooks and Do solemnly swear that
Polk County this writing contains the true last will of the within named A. H. Brooks Deceased
so far as we know or believe and that we will well and truly execute this
same in accordance with the laws of this state so help us God
Sworn to & Subscribed before me this the 7th day of
September 1885 Jail Brewer Ordinary

Georgia I know all men by these Presents that I Joseph Agustine Morgan
of Polk County of above County and State Considering the uncertainty of this life and
being of sound mind and memory do make declare & publish this my last
will and testament.

First I hereby give and bequeath unto my beloved wife wife, and children namely,
Mary P. Morgan, John Benjamin Morgan and Thomas Augustin Morgan all of
my home place situate being in Polk County Georgia consisting of one
hundred and twenty acres of land more or less together with all the improvements
belonging thereto to hold jointly as their property for their mutual support and
maintenance during my wifes widow hood in case my wife should marry
before my sons shall become of age then the proceeds of said place shall
be equally divided among my wife and two sons for their own use & benefit when
my two sons shall become of lawful age they or either of them may sell or dispo-
se of their interest in said place as they shall deem proper Upon the decease of
my wife Mary P. Morgan her one third interest in said land & improvements
shall revert to my two sons before named to have and to hold for their own
use & benefit.

Second I further give & bequeath unto my wife and two sons (all before named)
any and all property or money that I may hereafter inherit or become possessed
of all of which shall be managed and disposed of in the same manner as
the property enumerated in the preceding Article

Joseph Agustine Morgan

In testimony whereof I have to this my last will and testament Subscribed
my name and set my seal this the 29th day of January 1886

I good Sealed declared and Published by the said Joseph Agustine Morgan as and
for his last will and testament in presence of us who at his request in his presence did
presence of each other have subscribed our names as witnesses hereto

S. T. Meager

John M. McMurray

J. V. Sorrells

R. M. Brewster

Georgia ~~of~~ Before me came J. E. Meogue and R. M. Brumbeleau named as
Patt County witnesses to the foregoing writing purporting to be Joseph Agustin Morgan
last will setting duly sworn saith that they with John M. Meadley and J. H.
Sorells at the request of Joseph Agustin Morgan and in his presence did attest
as witnesses the within writing as his Joseph Agustin Morgan's will that the same
was signed and published by Joseph Agustin Morgan in their presence as his last
will that he was at the time of said attestation and signing by himself of sound
and disposing mind and memory and that he executed said foregoing and within
paper voluntarily

J. E. Meogue

R. M. Brumbeleau

Swear to and subscribed before me in open Court ~~of~~
This 2nd August 1886 Joel Brainer Ordinary ~~of~~

Item 1st

I do

Item 2^d

I do

Item 3^d

I do

Georgia ~~of~~ I do solemnly swear that this writing contains the true last will
Patt County ~~of~~ of the within Joseph Agustin Morgan Deceased so far as I know,
or believe and that I will well and truly execute the same in accordance
with the laws of this state So Help me God Mallie P. Morgan
Sworn to and subscribed before me this 2nd ~~of~~
August 1886 Joel Brainer Ordinary ~~of~~

Item 4th

I do