

Georgia, I Thomas McEntire, of said State & County,
 Walker County, being of sound and disposing mind & memory,
 do make this my last Will & Testament -

Item First — I give, bequeath & devise to my son in law Andrew Coca
 Lot, Lot of land No 248, & the south half of Lot No 220, in
 the 27th district and third section of said County

Item Second — I give, bequeath & devise to my Daughter, Jane, Lot of
 land No 188, in the 27th dist & 3rd section of Calvosa County
 Ga., & Lots No 14715, in 27th dist & 4th section of said
 County of Walker, for and during her natural life or
 widowhood, & should she intermarry, then her claims to
 said lands shall cease & at her death or intermarriage,
 the said three lots of land mentioned in this item is to
 be divided as follows, Lot No 188, in Calvosa County
 Ga., is devised & bequeathed to William S. Hung, son of
 said Jane, for & during his natural life with remain
 der over to his heirs at Law, & lot No 14715, is devised
 & bequeathed to Maggie Hung, daughter of said Jane.

40

for & during her natural life with remainder over to her heirs.
At Law,

Item Third — I will & devise at my death that my son in law Andrew Coalter takes charge of Lots nos 18 & 19 in 2^d district & 5th section of said County, (being the Home Lots) & rent them or have them rented & used to the best advantage until the youngest child of Andrew Coalter, by my Daughter Matilda becomes 21 years of age then I will & devise & direct that the said two Lots nos 18 & 19 be sold & the proceeds thereof be equally divided share & share alike to his children by my Daughter Matilda & William Henry, Son of my Daughter Jane, & Maggie Henry, Daughter of said Jane.

Item Fourth — I give, bequeath & devise to my grand children, the children of the said Andrew Coalter by my Daughter Matilda & the said William & Maggie Henry, children of my Daughter Jane, one hundred dollars each to be paid to them by my Executor as soon as they arrive at the age of 21 years.

Item Fifth — I give, bequeath & devise to my Daughter Jane, the Sewing Machine looking Stove & Ruggy & a Horse worth Seventy five or Eighty dollars.

Item Sixth — I give, bequeath & devise to my Daughters Matilda & Jane, all the Household & Kitchen Furniture, not already devised in this Will, to be equally divided between them.

Item Seventh — I will & devise that the grave yard & Church on lot of Land no 18 in 2^d district & 5th section remain so long as they are used & kept up for that purpose, about two acres each the Church & grave yard.

Item Eighth — I will & devise that at my death all my property Personal, not disposed of in this Will be sold by my Executor.

Item Ninth — I will, bequeath & devise, that should there be any money remaining over after paying to each of my children of my Daughters Matilda & Jane, that the same be loaned out to the best advantage by my Executor, and at the time the youngest child by my Daughter Matilda, arrives at the age of 21 years, that the sum be divided share & share alike between my Daughter Matilda & Jane, that is William & Maggie Henry.

Item Tenth — I hereby constitute my son in law Andrew Coalter, Exec of this my last Will & Testament
This 14th day of April 1887 31 Thomas M'Entire

Signed, declared & published by Thomas McCullins, as his last
will & testament, in the presence of us the subscribers
who subscribed our names heretofore in the presence of
the testator (at his instance & request) & each other
he signed in our presence & we signed in his presence

This 14th day of April 1886.

J. D. Farris

L. M. Warthen

R. H. Dickerson