

Oscar Y. Rogers.

Georgia
Lawson County

In the Name of the Almighty God - Amen

I Oscar Y. Rogers, being of sound and disposing mind and memory, do make and declare this my last Will and Testament, hereby revoking all other wills, heretofore made by me.

- Item 1st I direct christian burial for my body and command my soul to follow my Saviour.
- Item 2nd I direct the payment, if any, of my just debts, by my Executors hereinafter named at as early a date after my death as is practicable.
- Item 3rd I give and bequeath to my beloved wife Sara G. Rogers, my piano, buggy and harness, and all my household and kitchen furniture, except my iron bed and its furnishings, which I give and bequeath to him.
- Item 4th I give and bequeath to my son Oscar Leslie Rogers my gold watch and chain.
- Item 5th I give and bequeath to my sister Lizzie J. Rogers, all my Wrightsville and Knoxville Rail Road Company Stock now standing in my name and the proceeds in case thereof directed by the Stockholders in their last annual meeting.
- Item 6th I desire to have all other more or less of Section A and B and C of Part 1 that tract or parcel of Two hundred and fifty six (256) acres of land in Monroe County, Georgia, which I inherited from my second wife Jennie Bailey Rogers.
- Item 7th I give and bequeath to my wife Sara G. Rogers and to my son Oscar Leslie Rogers, equally share and share alike, all the residue of my estate, of every character and description consisting in part of One Thousand Dollars (\$1000) in the Exchange Bank of Macon, Georgia, of several hundred Dollars in the bank of Louis Cotton, Lawtonville Georgia, of all moneys in the case, as well as other evidences of indebtedness due to me and including all other property, real personal or mixed, choses in action of every kind and description of which I may be seized and possessed.
- Item 8th It is my will and it is directed, that the debt due to me by my brother G. W. Rogers is not to be collected by my Executors until after the expiration of two years from this date, unless he voluntarily pays the same.
- Item 9th I hereby constitute and appoint my wife Sara G. Rogers, guardian of the person of my son Oscar Leslie Rogers and of the property herein given and bequeathed to him. She is to give bond as such guardian of his property according to the Statute of this State in such cases made and provided. As such guardian I hereby authorize and empower my said wife, without any order of any Court to encroach upon and expend such portion of the corpus of the property herein given and bequeathed to my son Oscar Leslie Rogers, as may be necessary to complete his collegiate education.
- Item 10th I hereby authorize and empower my executors herein named to erect to my memory if such a monument as she may see fit and pay for the same out of my estate.
- Item 11th I hereby constitute and appoint my beloved wife Sara G. Rogers, executrix of this my last Will and Testament without bond.

In Testimony whereof I have hereunto set my hand this 21st day of January 1897

Oscar Y. Rogers.

My foregoing true copy of written matter marked Number One. Joseph C. ...

Oscar H Rogers, Com^d

and Number Three, are declared and published by Oscar H Rogers as his last Will and Testament, and he has signed, in such or any presence, with signed the same or subscribing witnesses in his presence and in the presence of each other, and who saw him sign the same

This January 21st 1891.

W. S. Davis
James H. Primes
W. B. Bawlings.

Georgia
Washington County

In the Court of Ordinar

I William Bawlings do swear that I as well as James H Primes and W. S. Davis saw the within named Oscar H Rogers sign and publish the within paper, as his last Will and Testament; that I subscribed the same as a witness thereof at the special instance and request of the said Oscar H Rogers and in his presence, as did also James H Primes and W. S. Davis; that the said Oscar H Rogers was at the same time fully and substantially and sane at the time of such signing of same and disposing mind and memory.

W. B. Bawlings

Sworn to and subscribed before me
this 2nd day of January 1891.
A. Thomas

Ordinary C. C.

Martha Green

Georgia
Washington County

In the Name of God

I Martha Green of the county of Washington and State of Georgia being of sound and disposing mind and memory, and being desirous of settling my worldly affairs, while I have strength so to do, do make and publish this my last Will and Testament, hereby revoking all Wills by me at any time heretofore made. And

First: I commit my soul to God, who gave it, and my body I desire to be buried at Antioch Baptist Church, in the city of my native Charlotte, North Carolina and my worldly estate I dispose of as follows

Item First: I bequeath and give to Dr. B. B. Jones, Leola Jones, and to John and Sarah E. Jones, the children of my nephew John A. Jones and his wife Mary E. Jones, in plantation where I now live in Washington County, one horse named Jack, one cow and calf, one cow and calf called the red heifer, and all of my negro, and half of the household and furniture, and all the money I may have at my death in hand.

Item Second: The remainder of my estate, I wish sold by my Executor named in this Will, and divided equally between my three sons, David, John and Joseph, my nephews, to the said John A. Jones, Leola Jones, and to John and Sarah E. Jones, my nephews and nieces.