

A true Extract of the Original Will now of file
in my office - August 1853
D. C. Gusham C, M. C.

In the presence of Almighty God, and the subscri-
bing witnesses, being of sound mind I first bequeath
unto my sister Rebecca, all of my interest in the
growing crop; the residue of my Estate both real
and personal after the payment of my just debts
I leave to my mother for her use and benefit during
her life, after her death to be equally distributed
between my sisters Rebecca & Nancy and my two
nephews, William A. Enlow and Milton M. Waldrop.
It is my wish that Lewis Pyron act as my Execu-
tor in this my last will and Testament.

Signed in the presence of,

Witness This Sept 7th 1853.

Robert J. Stewart
Alfred Higgins
John A. Felkel

Deason Enlow
mark

State of Georgia } Before me Davis C. Gusham
Meriwether County } Ordinary in and for said County
in vacation, personally came
Lewis Pyron Executor of the last will and Testament
of Deason Enlow late of said County deceased and
produced before me the last Will and Testament of
said Deason Enlow aforesaid and the witnesses of said
Will Robert J. Stewart and Alfred Higgins two of
said witnesses being duly sworn depone and say that
they saw Deason Enlow the Testator, sign, seal-
deliver and publish the instrument now presented
as his last will and Testament, freely, voluntarily
and of his own accord and without any

compulsion or influence whatever; that at the time of the execution of the said will said testator was of sound and disposing mind and memory, that deponents signed said will and saw John A. Felkel also sign the same as a witness in the presence of the testator and at his special instance and request, and in the presence of each other, shown to and subscribed to before me.

This 6th day of November 1855

J. C. Gresham }
C.M.C. }

Robert J. Steward }
Alfred ^{his} Higgins }
mark

Meriwether Court of Ordinary
December Term 1855.

The will of Deason Enlow deceased late of said County having been proven in vacation, and no objection being urged, and motion being made to admit said will to record, It is therefore considered that said probate is sufficient and it is ordered said will be Recorded 3rd Decr, 1855

J. C. Gresham, C.M.C.