

WILLS
OF
CRAWFORD COUNTY, GEORGIA

WILLS BOOK "A" 1835-1852
WILLS BOOK "B" 1852-1894
WILLS BOOK "C" 1894-1948

by
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and
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WILLS BOOK "B" 1852-1894

CRAWFORD COUNTY, GEORGIA

NOTE: This book contains 93 Wills and 229 recorded pages. One additional Will found in the Inferior Court Minutes, Sep. 1858 Term has been added.

ADAMS, ANDREW J.

31 Jul. 1878, (P) 2 Sep. 1878, (R) 25 Oct. 1878, p110. Nuncupative Will given 3 hours before his death on 31 Jul. 1878. He wished to leave all his personal and real property to his three single sisters, FRANCIS D. ADAMS, JOANNA ADAMS, and HENRIETTA ADAMS, who had nursed him faithfully in his sickness, and had worked and helped him make the property he had and were entitled to it. Wit: W. J. WALKER, L. C. FUTRELL, and FRANCIS D. ADAMS.

ALLEN, MICHEAL Mrs. (X)

Not dated, (P) 3 Jun. 1889, (R) 5 Jun. 1889, p198. Testors affidavit signed 22 May 1889. She gave to her grandson JOSEPH DICKSON one bay horse named Rolley. She desired kind friend LEVI A. LEWIS have two years support from her effects. She desired that there be no debts paid as she considered there is none just except burial and doctors bill and JOHN HAMLIN for labor she wished paid and no other. She desired all her effects be sold and the proceeds used to pay above named debts and remaining appropriated to her son THOMAS T. DICKSON and his children. She gave \$5 to grandson JAMES DICKSON. Exc: son THOMAS T. DICKSON. Wit: MATTIE J. WALKER, W. M. RAY, and SAMUEL A. (X) DOUGHERTY.

ALLEN, WILLIAM H.

9 Apr. 1868, (P) Jul. 1873 Term, (R) 16 Jan. 1874, p65. He gave and bequested to his wife MARY B. ALLEN all his real and personal property, except the interest he held in real estate in the town of Fairhaven, Massachusetts, which belonged to the estate of his father. He gave to his beloved mother, ELIZABETH ALLEN of Southampton, New York the real estate that belonged to his father, but at her death to revert back to his estate. In case of the death of the whole of his family, his real and personal property to go to his mother for her natural life and then to the daughter of his deceased brother. Exc: wife MARY B. ALLEN. Wit: WILLIAM G. HAMMOCK, J. W. ANDREWS, and ELBERT PEACOCK.

ANDREWS, GRAY

26 Jan. 1879, (P) 3 Feb. 1879, (R) 10 Apr. 1879, p111. Nuncupative Will given two days before he died on 28 Jan. 1879. He called his wife ANNIE M. ANDREWS and son JOHN T. ANDREWS and the witnesses named below to his bedside. He wished his property appraised and after deducting just debts and obligations, one share to be given his daughter JOANNA, wife of LEE CLARK. The balance of his estate to be kept together and controlled by his son JOHN and his (the deceased) wife for purpose of raising and educating his remaining children, after which it is to be divided share and share alike. He desired his son JOHN pay his bill and if necessary sell the HANCOCK lot and the DRAWBAR lot if necessary. Exc: son JOHN T. ANDREWS and wife ANNIE M. ANDREWS. Wit: B. A. HARWOOD, JOHN W. WAINWRIGHT, and ELIJAH T. (X) WAINWRIGHT.

ANTHONY, JOHN (X)

27 Dec. 1879, (P) Nov. 1880 Term, (R) 1 Nov. 1880, p121. He desired to be buried in the graveyard at Mt. Providence Church, next to his wife. His grandson JOEL HORTMAN to have his stock of all kinds, consisting of cows, sheep, goats, hogs, and mules, appraised and kept in the family of his three children, CAROLINE HORTMAN, CATHERINE ANTHONY, and JOHN ANTHONY. If his daughter CATHERINE should die first, her stock to go to her brother JOHN, or should JOHN die first, his stock to go to CATHERINE. In event both JOHN and CATHERINE