

I, T. G. Douglass of the County of Fairfield State of South Carolina being of Sound mind and memory do declare this to be my last will and testament To Wit

Item 1st I will bequeath and devise to my Son Charles H. Douglass the tract or parcel of land known as the Montgomery place situated on little river containing two hundred and fifty acres more or less on conditions that he pays into my estate the Sum of five hundred dollars.

Item 2nd I will bequeath and devise to my wife Charlotte R. Douglass my home place containing two hundred and forty acres more or less to hold during her natural life.

Item 3rd After the death of my wife I will bequeath and devise to my Son John W. Douglas my home place held by my wife during her natural life as provided in Item Second.

Item 4th I will and bequeath to my wife Charlotte R. Douglas my entire personal property of all kinds to hold or give to any of my children as She may desire.

Item 5th I will and direct that after the death of my wife any of my personal property not disposed of by her to be equally divided between all of my children.

Item 6th I appoint my wife Charlotte R. Douglass as Executrix and my Sons James E. Douglass and Charles H. Douglass as Executors of this my last will and testament.

In witness where of I, T. G. Douglass have hereunto Set my hand and Seal this the First day of May in the year of our Lord eighteen hundred and ninety four.

signed : T. G. Douglass

Subscribed by the testator in the presence of each of use and at that time declared by him to us as his last will and testament.

signed: Eugenia Douglass
Margaret B. Douglass
J. S. Douglass

- - - - -
I, T. G. Douglass make and declare this to be a codicil to my will of first of May 1894.

Item 1 In my former will of ~~May~~ May 1st 1894 In item 1 I bequeath and devise to my Son Charles H. Douglass a certain tract of Land known as Montgomery place containing two hundred and fifty acres more or less on conditions of his paying into my Estate five hundred dollars. I do now revoke that Item first and declare it null and void and now will bequeath and devise Said tract of Land known as the Montgomery Place containing two hundred and fifty acres more or less to the children of

my Son Thomas J. Douglass, Issue of his present wife, To be held and used for their benefit not subject to Sale or Transfer for debt or otherwise untill the youngest child is twenty one years of age.

Item 2 In Item 3 of my will of May 1st 1894 I bequeath and devise to my Son Jno. W. Douglass my homeplace after the death of my wife Charlotte R. Douglass. I now entail Said land after coming into his possession on his bodily heirs not Subject to debt Sale or transfer by him during his natural life and if he dies without bodily heirs Said property to revert to my estate.

In witness where I, T. G. Douglass have hereunto Set my hand and Seal this the Sixteenth day of November nineteen hundred and two.

Signed: T. G. Douglass

Subscribed to by the testator in the presence of each of us and at that time declare by him to be his Codicil to his will of May 1st 1894.

Signed: R. C. Sterling
Ella Sterling
Sarah Sterling

- - - - -
Court of Probate signed 3 Nov 1906

NOTE by Gloria D. Blackwell, Rt. 1 Box 58-A, Winnsboro, SC 29180

Thomas Goulding Douglass, M.D. (1835-1906)
son of Charles Brown Douglass, Sr. (1802-1851)
and Sarah Jane Crosby (1810-1864)

married Charlotte Rebecca Rabb (1843-1910)
daughter of Jonathan Harrison Rabb (1819-1884)
and Nancy S. Travilla (1824-1891)

Chappel

children:

James Edgar Douglass, M.D. (1864-1946)
married Margaret Rebecca Stevenson (1865-1929)

Thomas Jonathan Douglass (1866-1952)
1883 married Georgia Irene Shedd (1867-1939)

Charles Harrison Douglass (1868-1935)
1903 married May Chappel (1877-1947)

John Willoughby Douglass, M.D. (1876-1951)
1902 married Maude Ives (1877-1952)