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The State of South Carolina In the Probate
County of Abbeville Court

We do solemnly swear that this writing
contains the true last Will of the within
named, deceased, so far as we know or be-
lieve, and that we will well and truly
execute the same by paying first the
debts and then the legacies contained in
said Will, as far as his goods and chattels
will thereunto extend and the law
charge us and that we will make
a true and perfect Inventory of all such
goods and chattels rights and credits.
So Help us God

James M. Pichey
Sworn and Subscribed to } Samuel T. Pichey
before me, this 5th }
day of August 1877 }
J. Fuller Lyon
J. P. H.

Last Will and Testament
of
Osborne Wideman
Deceased

South Carolina }
Abbeville County }

I, Osborne Wideman of the
State and County above written being of sound
and disposing mind, do make this my
last Will and Testament as follows

1st I give bequeath and devise to my wife
Catharine Wideman all my property of what-
soever kind, during her natural life and
at her death it is my will and desire
that my estate be equally divided between
my daughters, Esther and Lucy to them

and their legitimate children forever
and should either or both of them
afore said daughters die, then if
leaving no children, then it is
my will that my estate descend
to and be vested in my daugh-
ter Jane Corington and her children
forever

2^d: I do hereby appoint my son in law
Edmund Corington Executor to this
my last will.

In witness whereof I have here-
unto subscribed my name and af-
fixed my seal this 15th day of November
A.D. 1843

Signed, sealed, declared
and published by the
Testator as and for his Estate *Edmund Corington*
last Will and Testament
in our presence and in
the presence of each other
witness the due execution
of the same
M. O. Talman
L. D. Reynolds
J. J. Belcher

State of South Carolina Probate Court.
Abbeville County Probate Will.

Present: Amos J. Fuller, Esq., Probate
Judge for the County of Abbeville.

Personally
appeared J. J. Belcher subscribing witness
to the annexed instrument of writing
purporting to be the last Will and Testa-
ment of Osborne Wideman, late of Abbeville
County, deceased, who being duly sworn
deposed and said that he was present
and did see the said instrument of
writing duly executed by the said
Osborne Wideman. And deponent further

said, that the said Osborne Wideman at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that J. Pelcher (the deponent) and S. D. Reynolds and M. Q. Tolman in the presence of each other, and of the said Osborne Wideman and at his request signed their names as witnesses, to the due execution of the same.

Sworn and subscribed to before me, this 5th day of March one thousand eight hundred and seven, seven
 Fuller Lyon
 J. Pro. S. C.

In the matter of the last Will and Testament of Osborne Wideman, Decd.

Wherein due examination of J. Pelcher, one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Osborne Wideman late of Atterville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased it is therefore ordered and decreed that it be admitted to probate in Common Form; and that Letters Testamentary be granted to Edmund Conroy, Executor named therein.

J. Fuller Lyon
 J. Pro. S. C.

The State of South Carolina
 County of Atterville

I do solemnly swear that this writing contains the true last will of the within named deceased, so far as I know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained in said

Will, as for as his goods and chattels
will thereunto extend and the law
charge me and that I will make
a true and perfect Inventory of all
such goods and chattels, right and
and credits. So help me God.

Sworn and Subscribed
to before me, this 5th
day of Feb 1877. } ^{Wm} ^{Wm} ^{Wm}
James Campbell
notary

Fuller L. Fox
J. P. H.

Last Will and Testament of Campbell McNeill

The State of South Carolina
Abbeville County

In the name of God Amen, I
Campbell McNeill of the County and
State aforesaid, being at present in a
lingering state of health, but thanks
to be to God, in possession of a
sound mind, memory and understand-
ing have thought proper to dispose of
by this my last Will and Testament
the property which a kind providence
hath bestowed upon me as follows: viz:
To my beloved daughter, Mary Jane
McNeill I give, devise and bequeath
my plantation of land containing
one hundred and thirty acres more or
less, situate, lying and being in the
County and State aforesaid on waters of
Mountain Creek and adjoining lands
of D. M. Woodlaw, John Abel John
A. Deulin and other.

I give, devise and bequeath said plantation to my said daughter and her issue forever and if said daughter dies without issue the aforesaid plantation goes to my son John McNeil and William McNeil and their heirs, heirs forever. I give and bequeath all the remaining property of whatever kind or nature it may be to my three children that is to say to my said daughter Mary Jane my son John and my son William in equal shares this division among them may be made by sale or otherwise as they may think proper.

I order that all my just debts and funeral expenses be promptly paid and I order and direct that my son John and William have a head and foot stone put at my grave also a head and foot stone put to their mother's grave, within six months after my death. I declare the foregoing my will and testament.

Witnessed my hand & seal this 1st day of January 1877. J McNeil Seal
Signed, sealed, published and declared by Campbell McNeil the testator his last Will and Testament in our presence and we in the presence of the said testator and in the presence of each other have signed our names as witnesses to the due execution of the same this the 1st day of January 1877,
W. A. Gill
J. M. McNeil
T. S. Palmer

State of South Carolina Probate Court.
Abbeville County

Present: Honorable J. Fuller Syer,
Probate Judge of Abbeville

Personally appeared Wm. McGill subscribing witness to the annexed instrument of writing purporting to be the last Will and Testament of Campbell McGill late of Abbeville County, deceased, who being duly sworn, deponeeth and saith that he was present, and did see the said instrument of writing duly executed by the said Campbell McGill. And deponent further saith that the said Campbell McGill at the time of executing the said instrument of writing was to the best of deponent's knowledge, of sound and disposing mind, memory and understanding; and that Wm. McGill (the deponent) and A. McGill and J. S. Palmer in the presence of each other and of the said Campbell McGill and at his request, signed their names as witnesses to the due execution of the same.

W. McGill

Sworn and Subscribed to before me this 2^d day of April one thousand eight hundred and seventy seven

J. Fuller Syer
P. J.

In the matter of the last Will and Testament of Campbell McGill, deceased.

Upon due examination of William McGill one of the subscribing witnesses to the annexed instrument of writing purporting

to be the last Will and Testament of Campbell
McNeill, late of Atterville County, deceased,
it appears to my satisfaction that the same
is the true last Will of said deceased; it is
therefore ordered and decreed that it be
admitted to probate in Common form.

J. Fuller Lyon
J. Prob. Ck.

Last Will and Testament of Margaret Donnard Deceased

State of South Carolina
Anderson County

In the name of God Amen. I Margaret
Dornard (wife of Wm. Donnard) being of
sound mind and memory but in body and
calling to mind the uncertainty of life and
being desirous to dispose of such worldly estate
as it hath pleased God to bless me with do
make and ordain this my last will
in the manner following to wit; William
Darnum (my father) willed to me in his last
will and Testament one tract of land in the
State of South Carolina Atterville County, con-
taining one hundred and sixty three
and some less adjoining lands of John
Darnum and William Donnard, and lying
on the Greenville and Columbia Rail Road;
which said tract of land I gave to William
Donnard during his natural life and at
the death of William Donnard (my husband)
the said tract of land shall be sold at
public auction for the best price it will
bring in current money and the net
proceeds thereof I devise as follows to wit:

one half thereof to Ella Donalds
 wife of D. S. Donalds one fourth to Hugh
 Perrin Donalds, one eighth to Jane
 Burmore and one eighth to Nancy
 Sharp (wife of Marshall Sharp) if said
 Nancy Sharp is then living and
 if dead to her daughters Zentha,
 Jane and Elizabeth.

I do nominate and appoint David
 S. Donalds to be the executor of this my
 last will and Testament hereby re-
 voking any former will or wills
 by me made

In witness whereof I have hereunto
 subscribed my name and affixed my
 seal the eighth day of February
 A.D. one thousand eight hundred
 and sixty-nine

Margaret Donalds *Pro*
test

Signed, sealed, declared and published,
 by the said Margaret Donalds as and
 for her last will and Testament
 in presence of us, who at her request
 and in her presence and in the
 presence of each other have subscribed
 our names as witnesses hereby

H. J. Epling - Williamson Anderson County, S.C.

C. E. Horton - " " " "

Jas. E. Pickett - " " " "

State of South Carolina) Probate Court
 Abbeville County)

Present: Honorable J. Fuller, Judge
 of Probate for the County of Abbeville.

Personally
 appears C. E. Horton a subscribing
 witness to the annexed instrument of
 writing purporting to be the last will
 and Testament of Margaret Donalds
 deceased late of Abbeville, County, deceased
 who being duly sworn, deposes and says

said that he was present, and did see the said instrument of writing duly executed by the said Margaret Donald. And deponent further saith that the said Margaret Donald at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding, and that C. E. Horton (the deponent) H. I. Epling and Jos. E. Puller were at in the presence of each other and of said Margaret Donald and at her request, signed their names as witnesses to the due execution of the same.

Sworn and Subscribed to before me, this 1st day of Sept. one thousand eight hundred and seventy seven
 J. Fuller Lyon
 J. Pr. H. } C. E. Horton

In the matter of the last Will and Testament of
 Margaret Donald, Deceased

Upon due examination of C. E. Horton of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Margaret Donald late of Attonia County, deceased, it appears to my satisfaction, that ~~the~~ same is true last Will of said deceased, it is therefore ordered and decreed that it be admitted to probate in Common form.

Seal } J. Fuller Lyon
 J. Pr. H.

The State of South Carolina In the Probate
County of Abbeville Court.

I do solemnly swear that this writing
contains the true last Will of the
within named deceased, so far as
I know or believe, and that I will
well and truly execute the same by
paying first the debts and then
the legacies contained in said will,
as far as his goods and chattels will
thereunto extend and the law charge
me, and that I will make a true
and perfect Inventory of all such goods
and chattels, rights and credits.
So help me God.

Sworn to before me this
26th day of Sept 1897. R. E. Hill
J. Fuller Sjn. } Notary Public
South Carolina
annexed.

Last Will and Testament
of
Thomas Daniel
Deceased

In the name of God, Amen: I Thomas
Daniel of Edgefield County and the
State of South Carolina being at this
time in sound health and of good
memory, but considering the uncer-
tainty of human life, and having a
preference as to the disposition that
shall be made of my property on the
occurrence of my death, do in the
fear of God, herein, solemnly make
this my last Will and Testament

That is to say:

First I direct that as soon after my death as practicable due notice thereof being given, my entire estate be sold.

I desire and direct that all the personal property be sold for cash.

I desire and direct that my lands or real estate be sold on the following terms namely - payments to be made one third in cash the balance of the purchase money to be paid in two instalments - of one and two years credit respectively with interest from the day of sale - purchasers to give mortgage and personal security.

Second After the payment of funeral expenses and lawful debts -

I give and bequeath In trust - for the use and benefit of my beloved sister Susan A. Hill of said County and State, Ten thousand dollars.

I desire and direct that she the said Susan A. Hill, choose her own trustee who shall pay over to said Susan A.

Hill annually the interest on said moneys - Should said Susan A. Hill die without husband or lawful issue surviving, I desire that she the said Susan A. Hill make such disposition of said moneys, as she may choose to do.

Third

If after the above annual moneys have been set apart for the above said purpose then and in that case, I give and bequeath in trust unto my beloved brother John W. Daniel of Butler County, State of Alabama fifteen hundred dollars.

I desire and direct that my said brother John W. Daniel choose his own trustee who shall pay into the hands of John W. Daniel, annually the interest on said moneys for his use and benefit.

I desire and direct that my beloved brother John W. Daniel at his death make such disposition of said fifteen hundred dollars or so much of the same as may according to the interest and meaning of this instrument come into the hands of his trustee as he the said John W. Daniel may select.

Item. Should my brother John W. Daniel not survive me, then and in that case I desire and direct that my executor or executors pay over in fee so much of my estate as would according to this instrument here fallen to the my brother, to the lawful heirs, legates and representatives of said John W. Daniel.

Item. Should there be a residue left, after the above provisions have been made, to the same measureless, I give and bequeath said residue or remainder unto my beloved brother Lewis S. Hill, or to his heirs and representatives at law.

I wish I do hereby appoint and constitute William Hathaway of Edgefield County and State of South Carolina my executor to carry out the provisions of this instrument.

The word (in trust) of this section entered before signing, signed this October 24th in the year one thousand eight hundred and seventy.

In presence of }
 J. D. Cooper }
 C. Corley }
 Ruben Cooper }

J. S. Daniel (S)

State of South Carolina } Probate Court Probate
 Abbeville County } Will

Present: Honorable J. Fuller Lyon, Probate
 Judge for the County of Abbeville.

Personally appeared F. V. Cooper subscribing witness
 to the annexed instrument, purporting
 to be the last Will and Testament of
 Thomas S. Daniel, late of Abbeville County,
 deceased, who being duly sworn, deponent
 and saith that he was present and
 did see the said instrument being
 duly executed by the said Thos S Daniel.
 And deponent further saith that the said
 Thomas S Daniel at the time of ex-
 ecuting the said instrument, seeming
 was to the best of deponent's knowledge
 and belief, of sound and disposing
 mind, memory and understanding;
 and that F. V. Cooper, (the deponent
 and C. Carter and Rudden Cooper in
 the presence of each other and of the
 said Thomas S Daniel and at his
 request, signed their names as wit-
 nesses, to the due execution of the
 same.

F. V. Cooper

Sworn to and subscribed before me, this
 30th day of October one thousand eight
 hundred and seventy seven

J. Fuller Lyon
 Prob. J.

In the matter of the last }
 Will and Testament of }
 Thomas S Daniel, dead }

Upon due examination of F. V. Cooper one
 of the subscribing witnesses to the annexed
 instrument, purporting to be the
 last Will and Testament of Thomas S.
 Daniel late of Abbeville County, deceased,

it appears to my satisfaction, that the same is true last Will of said deceased; it is therefore ordered and decreed that it be admitted to probate in common form; & that Letters Testamentary be granted to Wm. Halloway, Executor, therein named.

J Fuller Lyon
J. Pr. C.

The State of South Carolina In the
County of Atterde } Probate
Court

I do solemnly swear that this writing contains the true last Will of the within named deceased, so far as I know or believe, and that I will well and truly execute the same by paying first the debts and then legacies contained in said Will, as far as his goods and chattels will thereunto extend and the law charge me and that I will make a true and perfect Inventory of all such goods and chattels, rights and credits. So help me God.

Seen and Subscribed to
before me this 30th day of Wm. Halloway
October 1877.
J Fuller Lyon
J. Pr. C.

Last Will and Testament
of
William Linnald
Deceased

State of South Carolina }
Abbeville County } day 1873.

In the name of God, Amen! I, William Linnald of this County and State aforesaid being admonished of the uncertainty of life and certainty of death, have thought it prudent to make a disposition of the property which a kind and ever merciful providence has bestowed upon me the same to take effect after my death and do now declare the following to be my last and permanent will revoking all other wills made by me forever the present said will to be in form as follows to my first. I confirm a paper purporting to be the will of my deceased wife Margaret Linnald, now an improved will on file in the office of the Judge of Probate for Abbeville County and dated the eighth day of February 1869, Furthermore I do most solemnly confirm and ratify this improved will made by my now deceased wife upon the following conditions and under personal obligations and stipulations annexed thereto to the said improved will the proviso is simply and substantially thus, that in case Ella Linnald or her children or Hugh Perrin Linnald should hold the David Anderson land of 163 acres more or less the said Ella Linnald then to get three fourth of the value of said land and I will then that the said

Hugh Perrin Drumke shall get the remaining one fourth of the land to be sold at my death and the proceeds of the same to be equally divided between them the said Ella Donald and the said Hugh Perrin Drumke. Here I wish to define myself correctly, in order thereby to be distinctly understood and in this my last will and Testament to be fully comprehended by my executors hereinafter mentioned and the same to be carried out in good faith by my executors to the very letter of this my last will. First I confirm and ratify this the said will of my deceased wife now lying in the Judge of Probates' office in file as an unimproved will therefore and to the same the injunctions obligations conditions and provisions of this confirmation and ratification of said will are first that A. J. Sarnock relinquish her one eighth portion of said Arduran land willed to her by my wife and that she A. J. Sarnock gave the one eighth part to her sister Ella Donald as she promised me whilst living she would faithfully and most positively do without solicitation on my part but voluntarily from her own free will and choice provided Donald ratify the said will of my deceased wife, thus I have complied with her wish and have confirmed and ratified the abovementioned in these conditions above that she relinquish her part the one eighth to Ella Donald and secondly I furthermore will and declare that Nancy Sharp get nothing and I do hereby revoke the one eighth portion

willed her by my deceased wife forever
 and that she get nothing of the proceeds
 of the value of said land nor any part
 or parcel thereof at my death for good
 and just reasons best known to myself.
 Thirdly and in conclusion, these are
 the conditions that I ratify and confirm
 the said improved will of my deceased
 wife and upon the above conditions
 alone do ratify the same. Fourthly I
 will that in case this will of my wife
 Margaret Donnal should prove to be
 invalid or in other words not legal
 and the same will be broken and
 she Ella Donnal fail to get her part
 of the proceeds of said land I then
 will and devise that said Ella Donnal's
 share and share alike with my other
 brothers and sisters hereinafter men-
 tioned. I will that all my real and
 personal property of all kinds that I
 may have be sold and she get her
 equal portion or distributive share with
 my other brothers and sisters provided she
 Ella Donnal fail to get or fall her to said
 Anderson land in case she recover the
 value of the same land she gets nothing
 of my real and personal estate property
 or property of any kind. Fifthly. The balance
 of my property or in other words all the
 proceeds of my property of all kinds real
 and personal after all my just debts and
 funeral expenses are paid I wish and
 direct the remaining portion shall be
 divided equally between my sister Anna
 Hill and Margaret Donnal, daughter
 of my brother Samuel Donnal and
 brother J. F. Donnal and children of
 my deceased sisters Lucinda & Mary
 Jane and of my deceased brother John
 & D. S. Donnal should the children of
 said D. S. Donnal hold the Anderson

land as heretofore described then it is my will that they in no wise carry of the balance of my estate furthermore I will that my brother now living and my deceased brothers sisters now dead to receive the share of their parents if living that is to say Margaret Donald daughter of ~~me~~ Donald one share in case of her death without children the same to revert back to the children of James F. Donald to Anna Hill one share in case of her death to revert back to the children of Anna Eliza Cox wife of Charles Cox. I will to James F. Donald one share I will also to James F. Donald my amblyope or to Walter Donald in case of his death to the children of my sister Margaret Agnew one share to the children of my brother Jon Donald one share to the children of my sister Lucinda Downer one share and to my sister Sallie Latimer one share if she be dead to go to her surviving children. Furthermore I authorize and fully empower my executors hereinafter named to carry out the provisions of this will with power to dispose of by public sale all of my real and personal estate and to distribute the proceeds after all my just debts are paid as I have before directed as to my sister Eliza Darnore I leave nothing for just such reasons best known to myself, and in so doing I do it void of offense & wish her with a clear conscience that I have any unkind feeling towards her by any means I simply do so from the fact that

that her husband Larkin Parmore has reaped advantages from me which warrants the conclusion and justifies me in excluding her or her children from any part of my estate. Lastly I will to ~~the~~ S. B. Jones the sum of fifty dollars and that the said Rev. S. B. Jones preach my funeral at Greenville Church where I wish to be interred on the left side of my beloved wife in case he should fail in the unknown providence of God I desire the Rev. Mr. Murray preach it in case he fails I desire that my executors get some prominent Methodist minister of my own order to preach it and in conclusion I nominate & appoint James S. Linnard and G. H. Mattison Executors of this my last will and Testament in witness whereof I have hereunto subscribed my name and affixed my seal this the first day of April 1873.

Signed & sealed & acknowledged by the testator William Linnard as his last will & Testament in our presence & we in presence of each other as witnesses

William Linnard
C. V. Martin
E. H. Prokes

William Linnard (Seal)

State of South Carolina } Probate Court
Abbeville County } Probate Office

Present: Honorable Fuller Lyon, Probate Judge for the County of Abbeville.

Personally appeared C. V. Martin, subscribing witness to the annexed instrument of writing purporting to be the last Will and Testament

of William Donald late of Attala
County, deceased, who being duly
sworn deposeth and saith that
he was present, and did see the
said instrument of writing duly
executed by the said William
Donald. And deponent further
saith that the said William Donald
at the time of executing the said
instrument of writing was to best
of deponent's knowledge and belief
of sound and disposing mind
memory and understanding;
and that C. V. Martin (the deponent)
and William Agnew and E. J.
Parker in the presence of each
other and of the said William
Donald and at his request, signed
their names as witnesses, to the due
execution of the same

C. V. Martin
Sworn and Subscribed to before me,
this 30th day of October one thousand
and eight hundred and seventy-seven

J. Fuller Lyon
J. Pr. H.

On the matter of the last
Will and Testament of
William Donald

Upon due examination of C. V. Martin
one of the subscribing witnesses to the
aforesaid instrument of writing purport-
ing to be the last Will and Testament
of William Donald late of Attala
County, deceased, it appears to my sat-
isfaction, that the same is the true
last Will of said deceased; it is
therefore ordered and decreed that
it be admitted to probate in common
form.

J. Fuller Lyon
J. Pr. H.

The State of South Carolina } In the Probate
County of Abbeville } Court

I do solemnly swear that this writing contains the true last Will of the within named deceased so far as I know or believe and that I will well and truly execute the same by paying first the debts and then the legacies contained in said Will, as far as his goods and chattels will therewith extend and the law charge me and that I will make a true and perfect Inventory of all such goods and chattels, rights and credits. So help me God

Sworn to before me J. F. Semuald
this 3rd day of April 1877
J. Fuller Lyon
Notary

Last Will and Testament
of
William S. Harris
Deceased

In the name of God Amen!
I, William S. Harris of the State of South Carolina and County of Abbeville being of sound mind and understanding praised be God for the same and knowing that he is appointed unto all men to die do make this my last Will and Testament in name and following.

I give and bequeath to my beloved wife Mary S. Harris my whole Estate both Personal and Real that I

may be possessed of at my death, (except such cattle as I have already given to each of my children) to be possessed by her during her life my children to be supported and provided for from the proceeds of the farm.

At the death of my wife I desire that my children still remain together upon the farm until my youngest son James Spain Harris becomes of age, then my children can dispose of my estate as they may think proper.

I desire after my death that all of my just debts to be paid as soon as can be out of the proceeds of what may be collected from my Policy of Insurance my son William A. Harris and my daughter Mary F. Harris be to receive the amounts of debts given to each of them for moneys used by me. Afterwards to receive an equal share with the other children my wife Mary F. Harris to receive a child's portion of the same. I desire furthermore should my executor find it necessary or practicable and to the interest of my family to sell any portion ^{or all} of my estate they can do so before my son James Spain Harris becomes of age they all agreeing.

I nominate and appoint my son William A. Harris, Executor of this my last Will and Testament.

In witness whereof I have hereunto subscribed my name and affixed my seal the 2nd day of November in the year of our Lord one thousand eight hundred and seventy-four.

Signed sealed and delivered in the

presence of } William S Harris *ES*
 S. F. Martin
 J. R. Fortus
 T. C. Gaston

State of South Carolina } Probate Court
 Abbeville County } Probate Hall

Present: Honorable Fuller Lyon Probate
 Judge for the County of Abbeville.

Personally appeared T. C. Gaston, subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of William S Harris late of Abbeville County, deceased, who being duly sworn, deposed and saith that he was present and did see the said instrument of writing duly executed by the said William S Harris. And deponent further saith that the said William Harris at the time of executing the said instrument of writing was to ^{the best of} deponent's knowledge and belief of sound and disposing mind, memory and understanding; and that T. C. Gaston (the deponent) and S. F. Martin and J. R. Fortus in the presence of each other and of the said William S Harris and at his request, signed their names as witnesses to the due execution of the same.

T. C. Gaston
 Sworn and Subscribed to before me this 17th day
 of December one thousand eight hundred
 and seventy-seven

Fuller Lyon
PS

In the matter of the last
 Will and Testament of
 Wm S Harris, Decd

Upon due examination of T. C. Gaston one
 of the subscribing witnesses to the annexed
 instrument of writing purporting to be the
 last Will and Testament of Wm S Harris

late of Abbeville County, deceased, it
 appears to my satisfaction, that the
 same is the true last Will of
 said deceased; it is therefore ordered
 and decreed that it be admitted to
 probate in Common form, & that
 Letters Testamentary be granted to
 W. A. Harris, Executor named therein

J. Fuller Spear
 J. P. C. H.

The State of South Carolina In the
 County of Abbeville Probate
 Court

I do solemnly swear that this writing
 contains the true last Will of the within
 named deceased, so far as I know
 or believe and that I will well
 and truly execute the same by pay
 ing first the debts and then the
 legacies contained in said Will,
 as far as his goods and chattels
 will thereunto extend and the law
 charge me and that I will make
 a true and perfect Inventory of all
 such goods and chattels, right and
 credit. So help me God

Sworn and Subscribed to W. A. Harris.
 before me this 17th day
 of May 1877

J. Fuller Spear
 J. P. C. H.

Last
Will and
Testament
of
Benjamin
Smith
Decd

State of South Carolina In the name
County of Abbeville of God Amen

I, Benjamin Smith of said State and
County being of sound mind and dis-
posing memory do make this my last
will and Testament in manner and
form following (viz).

I desire that all my just debts
and funeral expenses be paid I will
and devise that a tract of Land be
said of from my home Tract to con-
tain three hundred and eighteen acres
more or less designated by red lines
in plat of six hundred and four acres
accompany grant recorded in Spaulk
Book vol 89 page 22 Columbia S.C.

which tract of Land I desire to be dis-
posed of as follows (viz) I desire that my
son Benjamin F. Smith shall have in
fee simple one hundred acres with the
buildings including my dwelling house
and the balance of the said tract of three
hundred and eighteen acres before mentioned
to be equally divided between my sons
R. J. and William W. Smith either by dividing
the land as having it valued and one
pay the other for his half.

I desire that Fannie Smith Sordana Smith
and William W. Smith shall have each one
of them a bedstead bed and furniture.

I desire that all the residue of my
Estate both real and personal be sold
by my executors hereafter named at such
times and upon such terms as they
may think best and after the paying
of all just debts and funeral expenses
the proceeds to be equally divided between
Jane Hawthorn, Robert Smith, Elizabeth
Conon, Benjamin F. Smith, Emma Agnew, Fannie
Smith, Sordana Smith, William W. Smith and
the children of Mary Ann Sharp deceased
share and share alike

I desire that should either of my children before named die leaving no child or children then I desire at their death their portion of my estate shall revert back to my estate to be divided between my other children or their children should they be dead leaving children or child.

I desire that in the final settlement of my estate that all advancements made by me to my children shall be rendered in by them and valuations be placed upon the same by disinterested appraisers the children of Mary Ann Sharp deceased accounting from amount that will be an average of what my other children render in. I desire that Benjamin S. Smith shall have the one hundred acres of land with the buildings before mentioned without any accounting for the same to my estate but he and William W. Smith will account for the balance the land given them by this will at the true valuation of the same.

Also Fannie Smith, Sinda Smith and William W. Smith will account for their beds before mentioned as their children.

I hereby nominate and appoint Robert Smith and C. Hawthorne Executors of this my last Will and Testament with full power to carry ^{out} the same. In witness whereof I have hereunto assigned my name and affixed my seal the seventh day of October one thousand eight hundred and seventy five.

signed, sealed, declared and
published as the last will
of Benjamin Smith.

In his presence and in
presence of each other

J. W. Mattison

A. S. Hudson

G. M. Mattison

Benjamin Smith

State of South Carolina Probate Court
Abbeville County Probate Office

Present: Amos J. Fuller Esq., Probate
Judge for the County of Abbeville

Personally
appeared J. W. Mattison subscribing wit-
ness to the annexed instrument of writing
purporting to be the last Will and
Testament of Benjamin Smith, late
of Abbeville County, deceased, who being
duly sworn, deposed and said that he
was present and did see the said
instrument of writing duly executed by the
said Benjamin Smith. And deponent further
said that the said Benjamin Smith at the
time of executing the said instrument of
writing was to the best of deponent's
knowledge and belief, of sound and disposing
mind, memory and understanding; and
that J. W. Mattison (the deponent) and A. S. Hudson
and G. M. Mattison in the presence of each
other and of the said Benjamin Smith and
at his request, signed their names as witnesses
to the due execution of the same.

J. W. Mattison
Sworn and Subscribed to before me, this 17th
day of November one thousand eight
hundred and seventy-seven

A. J. Fuller Esq.
Probate Judge

In the matter of the last
Will and Testament of
Benjamin Smith,
deceased

Upon due examination of J. M. Matthews
one of the subscribing witnesses to
the annexed instrument purporting
purporting to be the last Will and
Testament of Benjamin Smith, late
of Abbeville County, deceased, it appears
to my satisfaction that the same is
the true last Will of said deceased;
it is therefore ordered and decreed
that it be admitted to probate in
common form, and that Letters
Testamentary be granted to Robert
Smith and C. J. Hawthorne

J. Fuller Lyon
J. Pro. C. H.

The State of South Carolina In the
County of Abbeville Probate Court

We do solemnly swear that this writing
contains the true last Will of the within
named deceased, so far as we know
or believe, and that we will well
and truly execute the same by
paying first the debts and then
the legacies contained in said Will
as far as his goods and chattels will
thereunto extend and the law charge
us on that we will make a true
inventory of all such goods and
chattels, rights and credits.

So help us God

Sworn and Subscribed to before
me this 17th day of Nov 1847.

J. Fuller Lyon
J. Pro. C. H.

Robert Smith
C. J. Hawthorne

Last Will and Testament
 James T. Allen
 Deceased

In the name of God, Amen! I James T. Allen of the town of Spadesville in the County of Abbeville, in the State of South Carolina, being of sound mind and memory, but in feeble health, and considering the uncertainty of this frail and transitory life, do therefore make, ordain and publish and declare this to be my last will and testament; That is to say, first, after all my lawful debts are paid and discharged the residue of my estate real and personal I give, bequeath and dispose of as follows, to wit; To my beloved wife Mary P. B. Allen, all my estate both real and personal that I may see seized and possessed of, or to which I may be entitled at the time of my decease, except as hereinafter provided for, during the term of her natural life; and after death to be divided equally among my heirs; viz Mary Lou News, Preston P. Allen, Emma E. Harden, James S. Allen, John T. Allen and Mary B. Allen. My wife to support and educate my two youngest children.

To my daughter Emma E. Harden, I give and devise all that tract of land by me and being in the County and State aforesaid known as the Crab Place

To my son James S. Allen I give one hundred and twenty-five dollars. My daughter Mary Lou News and my son Preston P. Allen have already been provided, I having given them more than I am now able to give my other children. Likewise I make, constitute and appoint my said wife Mary P. B. Allen, executrix and my said son Preston P. Allen, executor of this my last will and testament hereby revoking all former wills by me made

In witness whereof

In witness whereof I have hereunto
 subscribed my name and affixed
 my seal the thirty-first day of July
 in the year of our Lord one thousand
 eight hundred and seventy-seven
 James T. Allen Seal

The above written was subscribed by the
 said James T. Allen in our presence
 and acknowledged by him to each of
 us; and he at the same time published
 and declared the above instrument to
 be his last will and testa-
 ment; and we at the testator's request,
 and in his presence, have signed our
 names as witnesses hereto, and written
 opposite our names our respective places
 of residence.

| | |
|---------------|-----------------|
| David C. Noel | Swainsboro S.C. |
| John C. Spear | " " " " |
| A. J. Spear | " " " " |

State of South Carolina
 Abbeville County Probate Court

Present: Honorable J. Fuller Spear, Probate
 Judge for the County of Abbeville.

Personally appeared A. J. Spear subscribing
 witness to the annexed instrument of
 writing, purporting to be the last Will and
 Testament of James T. Allen late of
 Abbeville County, deceased, who being duly
 sworn, deposed and said that he was
 present, and did see the said instrument
 of writing duly executed by the said
 James T. Allen. And deposed further
 said that the said James T. Allen at the
 time of executing the said instrument of
 writing was to the best of deponent's
 knowledge and belief of sound and
 disposing mind, memory and under-
 standing; and that the (the deponent)

and John C. Speer and David C. Knott,
in the presence of each other, and of the
said James T. Allen and at his request,
signed their names as witnesses, to the due
execution of the

Swear and Subscribed to before
me, this 11th day of February N. J. Speer
one thousand eight hundred &
seventy eight

J. Fuller Speer
J. C. Knott

In the matter of the last Will and Testa-
ment of James T. Allen,
Deceased.

Upon due examination of N. J. Speer
one of the subscribing witnesses to the an-
nexed instrument of writing purporting to
be the last Will and Testament of James
T. Allen late of Abbeville County deceased,
it appears to my satisfaction, that the same
is the true last Will of said deceased; it is
therefore ordered and decreed that it be ad-
mitted to probate in common form.

J. Fuller Speer
Judge of Probate, Abbeville
County

The State of South Carolina, In the Probate
County of Abbeville } Court

I Preston P. Allen do solemnly swear that
this writing contains the true last Will of the
within named deceased, so far as I know or
believe, and that I will well and truly execute
the same by paying first the debts and then
the legacies contained in said Will, as far
as his goods and chattels will thereto extend
and the law charge me and that I will make
a true and perfect inventory of all such goods
and chattels, rights and credits. So help me God.

Sworn and Subscribed to
before me this 11th day } P. B. Allen
of February 1878.
Fuller Sign
J. P. A. C.

The State of South Carolina In the Pio-
County of Abbeville State Court

I do solemnly swear that this writing
contains the true last Will of the within
named deceased, so far as I know or
believe, and that I will well and
truly execute the same by paying
first the debts and then the legacies
contained in said Will, as far as his
goods and chattels thereunto extend and
the law charge me, and that I will
make a true and perfect Inventory
of all such goods and chattels, rights and
credits. So help me God.

Sworn and Subscribed to Mary P. B. Allen
before me, this 15th day }
of Mch 1878
Fuller Sign
J. P. A. C.

17

Last Will and Testament
 Nancy M. Curry
 (Deceased)

In the name of God, Amen!

I Nancy M. Curry in the County of
 Abbeville and State of South Carolina being of
 sound mind and memory and considering the
 uncertainty of this frail and transitory life;
 do therefore make ordain publish and declare
 this to be my last Will and Testament.

That is to say

First after all my lawful debts are paid
 and discharged and my funeral expenses
 are paid the residue of my estate real and
 personal which I now have or may be coming
 to me from any deceased friend whomsoever
 hereafter to wit;

First I wish my daughter John Anna to
 have my bed & clothing and all my wearing
 apparel. Martha Malinda having already received
 one bed and clothing John Anna to have the
 rest for them to have the residue if any
 left at my decease to be equally divided between
 my two daughters share for share alike. And
 I hereby appoint my son in law Thomas S. Ferguson
 trustee to collect all my moneys due my
 said daughters and also guardian for the
 same and recommend them to his fatherly care
 and protection. And I do hereby nominate,
 constitute and appoint my said son in law
 Thomas S. Ferguson executor of this my last
 will and testament.

In witness whereof I have set my hand
 and affixed my seal this twentieth day
 of April in the year of our Lord one thousand
 eight hundred and seventy-eight

Nancy M. Curry

The within written instrument was subscribed by the said Nancy E. M. Curry in our presence and acknowledged by her to each of us and she at the same time published and declared the within or foregoing instrument subscribed to be her last will and testament and we at the testatrix request and in her presence have signed our names as witnesses herewith and written opposite our respective places of residence

| | |
|-----------------|---------------------|
| J. B. Patterson | Abbeville Co. S. C. |
| J. B. Hampton | Abbeville Co. S. C. |
| F. M. Cannon | Abbeville Co. S. C. |

State of South Carolina } Probate Court
Abbeville County }

Present: Honorable J. Fuller Lyon, Probate Judge for the County of Abbeville

Personally appeared John B. Patterson subscribing witness to the annexed instrument of writing purporting to be the last will and testament of Nancy M. Curry late of Abbeville County, deceased, who being duly sworn, deposed and said that he was present and did see the said instrument of writing duly executed by the said Nancy M. Curry. And deponent further saith that the said Nancy M. Curry at the time of executing the said instrument of writing was to best of deponent's knowledge and belief of sound and disposing mind, memory and understanding; and that he John B. Patterson (the deponent) and F. M. Cannon and J. B. Hampton in the presence of each other, and of the said Nancy M. Curry and at her request signed their names as witnesses, to the due execution of the same.

Sworn and subscribed to before
 this 21st day of May one thousand
 and eight hundred and seventy
 eight } J. B. Patterson
 J. Fuller Sproul }
 J. W. A. }
 J. W. A. }

In the matter of the last
 Will and Testament
 of Nancy M. Curry }

Upon due examination of John P.
 Patterson one of the subscribing witnesses to
 the annexed instrument purporting
 to be the last Will and Testament of Nancy
 M. Curry late of Abbeville County, deceased, it
 appears to my satisfaction, that the same is
 the true last Will of said deceased; it is
 therefore ordered and decreed that it be ad-
 mitted to probate in common form.

J. Fuller Sproul
 Judge of Probate,
 Abbeville County.

The State of South Carolina }
 County of Abbeville } In the Probate Court.

I do solemnly swear that this writing contains
 the true last Will of the within named deceased,
 so far as I know or believe, and that I will
 well and truly execute the same by paying
 first the debts and then the legacies contained
 in said Will, as far as his goods and chattels
 will thereunto extend and the law charge me.
 So help me God.

Sworn and Subscribed to
 before me, this 21st day
 of May 1878. } Thomas S. Ferguson

J. Fuller Sproul
 J. W. A. }

Last Will
and
Testament
of
Richmond
Fraser,
Decd.

The State of South Carolina
Abbeville County

In the name of God, Amen!

I Richmond Fraser do make this my
last will & testament.

1st It is my will that all my such
debts be paid.

2^d I will unto my dear wife Sallie
Fraser and my children by her name
by Henry, Richmond, Alice Pattison
Mourning, Sallie & Robert the whole of
property after my debts are paid. The
whole to be kept together and managed
by my wife during her natural life,
at her death to be equally divided be-
tween my seven children above named.

3 I do hereby appoint my dear wife
Sallie Fraser Executrix to this my
last will & Testament.

Witness my hand seal this April
20th 1898.

In presence of
Jas. R. Reid
L. C. Wilson
Geo. P. Foster

Richmond Fraser ^{his} [initials]
[initials]

State of South Carolina Probate Court
Abbeville County

Present: Honorable J. Miller Lyon, Probate
Judge for the County of Abbeville

Personally appeared James R. Reid,
subscribing witness to the annexed in-
strument of writing, purporting to be the
last Will and Testament of Richmond
Fraser late of Abbeville County, deceased, who
being duly sworn, deposeth and saith that
he was present, and did see the said
instrument of writing duly executed

by the said Richmond Fraser. And deponent further saith that the said Richmond Fraser, at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding, and that James S. Reid, (the deponent) and L. C. Wilson and John P. Foster in the presence of each other, and of the said Richmond Fraser and at his request, signed their names as witnesses, to the due execution of the same.

Sworn and subscribed to before me, this 19th day of June one thousand eight hundred and seventy-eight. } Jas S. Reid.
 Fuller Lyon }
 Pro. C.

In the matter of the last Will and Testament of Richmond Fraser

Upon due examination of James S. Reid one of the subscribing witnesses to the aforesaid instrument of writing purporting to be the last Will and Testament of Richmond Fraser late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased; it is therefore ordered and decreed that it be admitted to probate in common form; and that Letters Testamentary be granted to Fuller Lyon, Executrix.

Fuller Lyon
 Judge of Probate
 Abbeville County.

The State of South Carolina }
 County of Abbeville } In the Probate Court

I do solemnly swear that this writing contains the true last Will of the within

named deceased, so far as I know
 or believe, and that I will well and
 truly execute the same by paying first
 the debts and then the legacies con-
 tained in said will, as far as his
 goods and chattels will therewith ex-
 tend and the law charge me and
 that I will make a true and perfect
 Inventory of all such goods and
 chattels, rights and credits.
 So help me God.

Sworn and Subscribed to
 before me, this 19th day of ^{18th} ~~19th~~ June 1898
 J. Fuller Lyon
 J. P. M.

Last Will and Testament
 of
 John A. Mass,
 Deceased.

State of South Carolina
 Abbeville County

I John A. Mass of Abbeville County in the State of South Carolina, being of sound and disposing mind, memory and understanding do make this my last will and testament in manner and form as follows.

1st I give, bequeath and devise to my daughter Sarah T. Dixon one fourth part of a certain tract of land containing four hundred acres more or less, and known as the M^{rs} Adley and Simpson place, bounded by lands of Walter W. and Thomas W. Mass, by lands now or formerly belonging to James M. Carlson and on the West by Little River, to her and her heirs forever.

2^d I give, bequeath and devise to my grand-children, Mary Ann Caroline Caldwell, Fanny Mass Caldwell, Martha Wallis Caldwell, ^{Joseph Caldwell and John Mass Caldwell} the children of my deceased daughter Martha E. Caldwell one fourth of the above mentioned tract of land containing four hundred acres more or less to them and their heirs forever.

3^d I give, bequeath and devise the remainder of the before mentioned tract of land containing four hundred acres more or less, being one half of the same to my son Thomas W. Mass, to him and his heirs forever.

4th I give and bequeath to my children Adaline S. Gray, William D. Mass, & J. A. Mass and Helen A. Mass, each the sum of one dollar in cash, and to my grand-children Ruben R. Babato and Alice Strall each the sum of one dollar in cash.

5th I give and bequeath the remainder of my personal estate to my son Thomas W. Mass to him and his heirs forever.

1st I do hereby constitute and appoint my son Thomas H. Mass Executor to this my will.

In witness whereof I have hereunto signed and sealed this instrument and published and declared the same as and for my last will on this the 18th day of March A.D. 1898.

John A. Mass *J. A. M.*

Signed, sealed and declared and published by the Testator as and for his last will and testament in our presence who in his presence and in the presence of each other witnessed the due execution of the same.

J. H. Wideman

J. Wells

M. Q. Tolman

State of South Carolina Probate Court,
Abbeville County

Present: Honorable J. Fuller Lyon, Probate Judge, for the County of Abbeville.

Personally appeared J. J. Wells subscribing witness to the annexed instrument of writing, purporting to be the last will and testament of subscribing John A. Mass, late of Abbeville County, deceased, who being duly sworn, deposes and saith that he was present and did see the said instrument of writing duly executed by the said John A. Mass. And deponent further saith that the said John A. Mass at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief of sound and disposing mind, memory and understanding; and that J. J. Wells (the deponent) and J. H.

Wideman and M. C. Selman in the presence of each other, and of the said John A. Mars, and at his request, signed their names as witnesses, to the due execution of the same.

I have sworn and subscribed to before me, this 20th day of July one thousand eight hundred and seventy-eight
J. Miller Lyon
J. P. H.

In the matter of the last Will and Testament of John A. Mars, Decd

Upon due examination of J. S. Wells, one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of John A. Mars late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased; it is therefore ordered and decreed that it be admitted to probate in common form, & that Letters Testamentary, be granted to Thomas Willis Mars, Executor.

J. Miller Lyon
Judge of Probate
Abbeville County.

The State of South Carolina } In the Probate Court
County of Abbeville }

I do solemnly swear that this writing contains the true last Will of the within named deceased, so far as I know or believe, and that I will well and truly execute the same by paying first the debts, and then the legacies contained in said will, as far as his goods and chattels will therewith extend, and the law charge me and that I will make a true and perfect Inventory

of all such goods and chattels, rights
and credits.
So help me God.

Sworn and subscribed to
before me, this 20th day of } Thos. W. Ware.
July 1878 }
I Fuller Lyon }
J. P. H. }
J. P. H. }

Last Will and Testament.

Susan C. DeBuhl
Deceased.

In the name of God, Amen.

I, Susan C. DeBuhl of the town of
Abbeville, District of Abbeville and State
of South Carolina being of sound mind
and memory and mindful of the
uncertainty of life do make this my
last will and testament disposing of
my worldly effects as follows viz;
I give and bequeath to my daughter
Marrian Frances DeBuhl all and singular
of the property of which I may be possessed
at the time of my decease.

And at her death to be equally divided
among the heirs of her body.

And if she shall die without heirs
then said property shall belong to my
son Marshall Dingle DeBuhl.

And if the said Marshall F. DeBuhl shall
die without heirs then all of said property
shall be equally divided among such of
my children as may then be living.
Share and share alike.

I hereby nominate, constitute and appoint
Stephen C. DeBuhl and John W. P. Paper,

my executors of this my last will and testament.

Signed in the presence of
 who each saw the testator
 sign the above and signed
 in the presence of each
 other as witnesses.

Susan C. Pope
 E. A. Marshall
 S. Fair Marshall

Susan C. DeBrule

State of South Carolina Probate Court.
 Abbeville County

Present; Honorable Fuller Lyon Probate
 Judge for the County of Abbeville.

Personally appeared Susan C. Pope, subscribing
 witness to the annexed instrument of writing,
 purporting to be the last Will and Testament
 of Susan E. DeBrule late of Abbeville County,
 deceased, who being duly sworn, deposes and
 saith that she was present and did see the
 said instrument of writing duly executed by
 the said Susan E. DeBrule, late of Abbeville
 County, deceased And deponent further saith
 that the said Susan E. DeBrule at the time of
 executing the said instrument of writing was to
 the best of deponent's knowledge and belief, of
 sound and disposing mind, memory and under-
 standing; and that J. Susan C. Pope (the depo-
 nent) and E. A. Marshall and S. Fair Marshall
 in the presence of each other and of the said
 Susan E. DeBrule and at her request, signed
 their names as witnesses, to the due execution
 of the same.

Sworn and subscribed to before
 me, this 30th day of August
 one thousand eight hundred
 and seventy-eight

Fuller Lyon
 J. DeBrule

Susan C. Pope.

In the matter of the last
Will and Testament
of Susan C. DeBrull

Upon due examination of Susan C. Pope one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Susan C. DeBrull, late of Abbeville County deceased, it appears to my satisfaction, that the same is the true last Will of said deceased; it is therefore ordered and decreed that it be admitted to probate in common form

J. Fuller Lyon
Judge of Probate,
Abbeville County.

The State of South Carolina } In the Probate
County of Abbeville } Court,

I do solemnly swear that this writing contains the true last Will of the within named deceased, so far as I know or believe, and that I will well and truly execute the same by paying first the debts contained in said will as for as her goods and chattels will therewith extend and the law charge me and that I will make a true and perfect inventory of all such goods and chattels, rights and credits.

In help me God.
Signed and Subscribed } M. P. DeBrull
to before me, this 30th
day of August 1878
J. Fuller Lyon }
Judge

Last Will and Testament

Elizabeth Scott
DeceasedState of South Carolina
Abbeville County

In the name of God Amen.

I, Elizabeth Scott of the State and County above named, being of sound & disposing mind & memory, but weak in body, and calling to mind the uncertainty of life; and being desirous to dispose of all such worldly estate as it hath pleased God to bless me with; do make and ordain this my last will in the following manner viz.

1st I will and desire that immediately after my decease out of the moneys on hand, all of my joint debts and funeral expenses be paid, but should the moneys on hand be insufficient I will and desire so much of my personal property as may be therefor necessary to be sold and applied thereto.

2nd I will and desire my Outtail Plantation containing three hundred and sixty acres more or less & bounded by lands of S. M. Ry. Kard, E. W. Shuster & others, to Samuel S. Dorch, Trustee, in trust for the use benefit and enjoyment of my son William Scott and his wife Rebecca and the survivor of either of them during their natural life, in no wise to be subject to the debts or contracts of the said William Scott or his wife, whether existing now or that may be contracted by either of them hereafter and after the decease of such survivor, said tract of land to be equally divided among the children of the said William Scott, the child or children of any deceased child of his, taking the share such deceased child would have taken if living. My intention in this item of my will is to

furnish a home for my said son William Scott this wife and Children during their natural lifetime of the said William Scott this wife or the survivor of either of the said William Scott or his wife. If any child of son William Scott should die without issue of his or her body, then the share of such child is to remain as portion of my estate and to be equally divided amongst his children, the child or children of any deceased child, taking the share such deceased would have taken if living.

3^d I will and desire that John Vachel Scott & James Wesley Scott sons of my deceased son John Scott have the use of my hardlabor tract of land, containing one hundred fifty acres more or less & joining lands of Nancy Pearly, the Lamberts lands & the tracts known as the Simmons & Pallow tracts, for a home for themselves & their mother and for the benefit & comfort of themselves & mother Mary Ann Scott, wife of said John Scott dead, during her widowhood or natural life & at her death or marriage said tract of land to be equally divided between said John Vachel & James Wesley Scott.

4th I will and desire that my grand-daughter Elizabeth, wife of S. A. Follet child of said William Scott this wife Rebecca, have of my personal estate one bed, four sheets, one shawl containing ten yards of home-made cloth for dresses & one trunk.

5th I will and desire that my grandson John Vachel Scott, son of said John Scott deceased, have of my personal estate one bed and furniture.

6th I will and desire the balance of my estate not heretofore mentioned be placed in the hands of S. A. Follet Trustee, in trust for the use, benefit and enjoyment of my said son William Scott this wife


Rebecca or the survivor of either during their natural life & in no wise to be subject to the debts or contracts of either whether existing now or that may be contracted hereafter by either of them and at the death of such survivor, said property or that may remain of said property be sold & divided equally amongst the children of William Scott my son.

7th And lastly I do constitute & appoint L. N. Rykard Executor of this my last will & testament by me heretofore made.

In testimony whereof I have herewith set my hand & affixed my seal this the 17 day September one thousand eight hundred & seventy eight.

Signed, Sealed, Published & declared

as for the last Will and testament of the above named
Elizabeth Scott
In presence of us
Edmund Anderson
Sarah A. Anderson
Mary J. Rykard

Elizabeth Scott; 

State of South Carolina Probate Court
Abbeville County

Present: - Honorable J. Fuller Esq. Probate Judge for the County of Abbeville

Personally appeared Edmund Allen subscribing witness to the annexed instrument of writing purporting to be the last will and testament of Elizabeth Scott late of Abbeville County, decedent, who being duly sworn, deposes and saith that he was present, and did see the said instrument of writing duly executed by the said Elizabeth Scott. And deponent further saith that the said Elizabeth Scott at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief of sound mind and disposing ^{mind} memory.

and understanding; and that Edmund Anderson (the deponent) and Sarah Anderson and Mary L. Ryland, in the presence of each other and of the said Elizabeth Scott and at her request, signed their names as witnesses to the due execution of the same.

Edmund Anderson
 Sworn and subscribed to before me, this
 7th day of October one thousand eight hun-
 dred and seventy-eight.
 Fuller Lynn
 J. P. A.

In the matter of the last Will
 and Testament
 of Elizabeth Scott, decd

Upon due examination of Edmund Anderson, one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Elizabeth Scott late of Abbeville County deceased, it appears to my satisfaction that the same is the true last Will of said deceased; it is therefore ordered and decreed that it be admitted to probate in common form, and that letters testamentary be granted to L. N. Ryland.

Fuller Lynn
 Judge of Probate
 Abbeville County

Wm. H. Smith, Clerk } In the Probate
 County of Abbeville } Court

I do solemnly swear that this writing contains the true last will of the within named deceased, so far as I know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained in

said Will, as far as her goods and chattels will thereunto extend and the law charge me and that I will make a true and perfect Inventory of all such goods and chattels, rights and credits. So help me God.

Sworn and Subscribed to
before me, this 4th day
of Oct. 1878
J. Fuller Lynn
J. P. R. H. K.

Last Will and Testament
of
Henry Sharp
Deceased

State of South Carolina
Abbeville County

In the name of God Amen!

I, Henry Sharp, of the County and State aforesaid, being at present sick and feeble in body, but of perfect mind and memory calling to mind the uncertainty of life, do make and declare this to be my last will and testament in manner and form following, hereby revoking all other wills heretofore made by me.

First - I direct after my death that all my just and lawful debts be paid, out of the proceeds of whatever personal property the family can best dispense with.

Second - I give and bequeath to my beloved wife Hannah Margaret Sharp during her natural life all my real and personal estate. At her death, I direct the same to be sold, unless by consent the same can be divided equally, and the proceeds of such sale, at public outcry, be equally

distributed, each to share and share alike among my four children viz: Mary C. Cochran, Wm Henry Sharp, Jenson Sharp and Lillie J. Sharp. Third - I nominate and hereby appoint my two sons Wm Henry Sharp and J. Jenson Sharp my sole Executors to this my last will and testament, empowering them to manage my estate to the best interest of my wife and children above named.

In testimony whereof, I have hereunto set my hand and Seal. This the twenty-six day of April in the year of our Lord one thousand, eight hundred and seventy eight.

Signed, sealed & subscribed

in the presence of

R. H. Wynn

J. H. Cochran

A. G. Cochran

Henry Sharp
mark

State of South Carolina } Probate Court,
Abbeville County }

Present: - Honorable J. Fuller Spaw, Probate Judge for the County of Abbeville.

Personally appeared A. G. Cochran, subscribing witness to the annexed instrument, purporting to be the last Will and Testament of Henry Sharp late of Abbeville County, deceased, who being duly sworn, deposes and saith that he was present, and did see the said instrument of writing duly executed by the said Henry Sharp. And deponent further saith that the said Henry Sharp at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that A. G. Cochran,