

- may fall to Ella Donald and Margareh
DePree shall be to them and to the heirs
of their bodies and should my daughter
Margaret DePree die leaving no daughter
I desire that the Piano she has shall go to
to Sallie Donald daughter of Ella Donald.
- Sixth I desire that my grand daughter Sallie
Donald and Mary Ella Donald shall
have each one bedstead and bed and
two pillowes and sheet.
- Seventh I desire that the lots of land given to my
children before named shall be appraised
by disinterested appraisers and those receiving
land to pay in proportion so as to make up
equal amounts to Mary E. Tribble and Elenor
E. Vandiver or their children.
- Eighth I desire that all my personal property be
sold by my Executors and after paying
just debts and funeral expenses to be divided
equally between all my children share and
share alike and should it not be considered
advisable to divide my lands after the
portions of Nancy J. & J. L. Parmore are taken
off then my executors may sell the same
in such as cannot be divided and make
the equal distribution among those that get
no land.
- Lastly I appoint Hugh A. Parmore and
James L. Parmore Executors of this my last
will and Testament with full power to carry
out the same.
- In testimony whereof I have hereunto
assigned my name and affixed my seal the
fourth day of December one thousand eight
hundred and seventy-eight

Signed, sealed and published
as the last will of Sarah
Parmore in her presence and
in the presence of
H. R. Pichey
D. H. Miller
G. M. Mathson

Hugh A. Parmore
James L. Parmore

State of South Carolina Probate Court
Abbeville County

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

Personally appeared G. M. Mattison sub-
scribing witness to the annexed instrument
of writing, purporting to be the last Will
and Testament of Sarah A. Parmore late
of Abbeville County, deceased, who being duly
sworn, deposeth and saith that he was
present, and did see the said instrument
duly executed by the said Sarah A. Parmore.
And deponent further saith that the said
Sarah A. Parmore at the time of executing
the said instrument of writing was to the
best of the deponent's knowledge and belief,
of sound and disposing mind, memory
and understanding; and that G. M. Mattison
(the deponent) and W. P. Richey and A. M.
Miller in the presence of each other, and
of the said Sarah A. Parmore and at her
request, signed their names as witnesses
to the due execution of the same.

Sworn and Subscribed to before me, this
second day of September one thousand
eight hundred and seventy-nine

J. Fuller Lyon
J. P.

G. M. Mattison

In the matter of the last
Will and Testament
of Sarah A. Parmore

Upon due examination of G. M. Mattison
one of the subscribing witnesses to the annexed
instrument of writing purporting to be the
last Will and Testament of Sarah A. Parmore
late of Abbeville County, deceased, it appears

to my satisfaction that the same is the true
last Will and Testament of said deceased;
it is ordered and decreed that it be ad-
mitted to probate in common form.

J. Fuller Lynn
Judge of Probate,
Abbeville County.

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

We do solemnly swear that this writing con-
tains 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 chattel will therewith extend, and charge
us and that we will make a true and per-
fect Inventory of all such goods and chattels
rights and credits:

So help us God

Sworn and Subscribed to before, N. P. Parmore
me, this 2nd day of Sept 1879 J. L. Parmore
J. Fuller Lynn
J. P. S. C.

Last Will and Testament
John Foster Deceased

State of South Carolina
Abbeville Co.

I make & declare this to be my last Will and Testament to wit: After the payment of all my just debts. It is my desire that my land shall be kept together until my youngest child becomes of age, when my real estate shall be equally divided between them I make the same disposition of my personal property.

I invest my executors with full power & authority to sell off so much of my real estate as shall be sufficient to settle my indebtedness, leaving it to them do to when & what portion to sell.

I appoint my sons John B. Foster and Augustus L. Foster as Executors of this my last will

Signed & sealed in presence of
 J. R. Lomas } John Foster (S.S.)
 M. J. Quaker }
 Moses C. Jaggart }
 this 31st day of
 Aug 1874

State of South Carolina Probate Court
Abbeville County

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

Personally appeared M. C. Jaggart, subscribing witness to the annexed instrument, offering, purporting to be the last Will and Testament of John Foster, 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 John Foster. And the deponent further saith that the said John Foster 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 M. C. Jaggard (the deponent) and J. P. Lomas and M. J. Oakes in the presence of each other, and of the said John Foster and at his request, signed their names to the due execution of the same.

Subscribed and sworn to before me
 this sixth day of October one thousand
 eight hundred and seventy-nine.
 J. Fuller Lyon M. C. Jaggard
 J. P. Lomas

In the matter of the
 last Will and Testament
 of John Foster,

Upon due examination of M. C. Jaggard one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of John Foster, 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
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 exe-
cute 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
we 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 15th day
of October 1879
J. Fuller Lyng
J. Proac

J. P. Foster
N. L. Foster.

Last Will and Testament
Elizabeth Pichey Deceased

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State of South Carolina
Abbeville County

I Elizabeth Pichey of said State and County being of sound mind and disposing memory do make this my last Will & Testament in form and manner following (viz)

Item 1st I desire that my exors sell all my estate at such times and upon such terms as to them may seem best and paying all just debts and Federal expenses divide the balance of my estate into five equal parts.

Item 2^d I desire that one fifth part of my estate go to my brother Samuel Martin if he should be living and if he should be dead said share to be equally divided between his children then living I desire that one fifth part go to the children of Robert Martin deceased, share and share alike I desire that one fifth part be divided between M. J. Williams and John M. Webb children of my sister Sarah Webb deceased should they both be living and if either be dead the other or survivor to receive said share should both be dead at my decease then said share to revert back to my estate.

I desire that one fifth part be kept by my exors and to pay my brother William Martin the interest on said fifth part annually during his natural life and at his death the said share to be equally divided between his daughters Polly Martin, Rhoda Martin & Letty Martin and should either of them be dead the share to go to the survivor.

I desire that one fifth part of my estate be held by my executor for the benefit of my sister Nancy Richey she to receive the interest annually during her natural life and at her death said share to go to the parties before named (viz) Samuel Martin or if he should be dead to his children then living one share to the children of Robert Martin then living one share to my three nieces Polly Rhoda & Letty Martin one share or the survivor of them M. J. Williams & J. M. Webb one share if both are living otherwise to the survivor
 Lastly I appoint my friend G. M. Melton Executor of this my last Will and Testament.

In witness whereof I have hereunto assigned my name and affixed my seal the twenty second day of January one thousand eight hundred and seventy three

Signed, sealed, declared and published for the last Will of Elizabeth Richey in her presence and in presence of each other.

W. C. Parmore,
 E. L. Waldrop,
 P. N. Pratt.

Elizabeth Richey
 Test

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

Present: Honorable J. Fuller Lyon,
 Probate Judge

Personally appeared P. N. Pratt a subscribing witness to the annexed instrument of writing purporting to be the

Last Will and Testament of Elizabeth Richey 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 Elizabeth Richey. And deponent further saith that 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 R. N. Pratt (the deponent) and W. C. Parmore and C. L. Holdrops in the presence of each other and of the said Elizabeth Richey and at her request, signed their names, as witnesses, to the due execution of the same.

Sworn and Subscribed to before me,
this 25th day of September one thousand
eight, and Seventy-nine. R. N. Pratt

J. Fuller Lyon,
Notary

In the matter of the last
Will and Testament
of Elizabeth Richey

Upon due examination of R. N. Pratt one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Elizabeth Richey 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 Cases

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 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 30th
day of September 1879.
J. Fuller Lynn
J. H. C.

J. M. Mattison

Last Will and Testament
of
Thomas McNeill Decd.

State of South Carolina
County of Abbeville
Sept 14th 1879

In the name of
God, Amen.

I, Thomas McNeill, being of sound mind,
do make and declare this to be my last
will and testament, in manner and form,
as follows:—

First, I desire to be decently buried in
Sharon Church Yard.

I give and bequeath to my sons Andrew
McNeill, Thos McNeill, James H. McNeill
and Wm C. McNeill all my land amounting
of two hundred and eighteen acres more
or less embracing one hundred and two
acres, more or less, known as the Porter
place and one hundred and sixteen acres
more or less purchased by me of Thos
Jackson, excepting twenty acres, more or
less, lying on the road adjoining John
Abel, on the north side and Thos Jackson
on the other side, past oak corner from that
to stake, not running over the road and
three acres adjoining the above.

I give and bequeath to my daughter, Margaret
Edwards twenty acres of land, more or less,
lying on the road adjoining John Abel, on
the north side and Thos Jackson on the other
side past oak corner from that to stake
not running over the road, to have and
to hold during her life time, and after her
death to her bodily heirs forever.

I bequeath to my daughter Mary and
Nancy McNeill three acres of land adjoining
the above to have and to hold unto
themselves and heirs forever.

I also, bequeath unto my daughters
 Mary and Nancy McNeill a cow and
 calf and a feather bed each and
 further more I give unto my daughters
 Mary and Nancy five bushels each
 of wheat and seven of corn to be paid
 them off the land yearly at Christ-
 mas during their life time.

I give and bequeath the proceeds
 arising from the sale of my effects,
 after all my debts have been paid
 and myself decently entured, to my
 children to be fairly and justly divided
 amongst them.

In witness whereof, I have to this my
 last will, contained in one sheet of
 paper, set my hand and seal this
 14th day of September, in the year
 of our Lord, one thousand eight
 hundred and seventy-nine.

Thos McNeill Sr

Signed, sealed, and declared by the said
 Thomas McNeill, the testator, as and
 for his last will and testament,
 in the presence of us, who, at his
 request, in his presence and in
 the presence of each other, have
 hereby subscribed our names as witnesses.

W. G. McWilliams
 D. S. Andrews
 P. L. Zimmerman

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

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

Personally appeared, W. G.
 McWilliams, subscribing witness to the
 annexed instrument of writing purporting

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

I do solemnly swear that this ^{last} 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 ex-
 tend and the law charge me and that
 I will make a true and perfect in-
 ventory of all such goods and chattels,
 rights and credits.

So help me God

Sworn and subscribed to before A. M. Seale
 this 29th day of Oct 1879
 J. D. Proacy

Last Will and Testament
of
Henry J. Burton Decd

The Last Will and Testament of Henry J.
Burton of Atchelle County S. D.

I Henry J. Burton considering the uncertainty
of this mortal life and being of sound mind
and memory do make this my last will
and testament in manner and form
following that is to say my son Thomas
A. Burton is to receive one cow and one
bed not to exceed twenty lbs and furniture
for the same and my son John H. Burton
is to receive one cow and bed not to
exceed twenty lbs and furniture for the same
My Daughter Jane Y. Spalding to receive
one cow two beds and furniture
Mary A. Burton has reced one cow and
bed and furniture

My daughter Susannah E. Burton to receive
one cow and bed and furniture not to ex-
ceed twenty lbs I also give my daughter
Susannah E. Burton my silver watch and the
old family bible.

My daughter Sarah P. Burton to receive one
cow and bed not to exceed twenty lbs
and furniture for the same or its equivalent
in money. My daughter Nancy J. Burton is
to receive one cow and bed not to exceed
twenty lbs and furniture for the same or
its equivalent in money my son James
J. Burton to receive one cow and one
bed not to exceed twenty lbs and furniture
for the same or its equivalent in money.

I also give my son James J. Burton
my new family bible. My Brother James
A. Burton to take care of it till James
J. Burton is of age or there about.

My daughter Erry N. Dutton to receive the cow and she had not to exceed twenty lbs and furniture for the same or its equivalent in money all the above named children to receive the articles named to their names at the ages of twenty one years

And it is also my will and Testament that my children Thomas A. Dutton Susan E. Dutton Sarah P. Dutton Nancy J. Dutton Paris S. Dutton and Erry N. Dutton remain on and get their support from the rest of the place or homestead untill Erry N. Dutton arrives at the age of twenty one years unless they marry and move off the homestead.

The produce of the farm on the home stead to go the support of the six last named children and to defray the expenses of the place.

together and lastly as to all the rest residue and remainder of my real and personal estate goods and chattels of what kind and nature which soever they be that they remain as they are on the home stead untill Erry N. Dutton attains to the age of twenty one after my just debts are paid.

My executor and executrix is empowered to dispose of such personal property as can be spared from the place in the best advantage to pay my just debts.

I also give my executor and executrix authority to sell and indefinitely portion of the upper end of my real estate on Wilsons creek to the best advantage if it is necessary to pay my just debts it is also my will that after my daughter Erry N. Dutton arrives at the age of twenty one years, that my executor and executrix dispose of

the remainder of my real and personal property to the best advantage and then to divide the proceeds equally between all of my children at their heirs.

I hereby appoint my brother James L. Burton and my daughter Sarah E. Burton my executor and executrix of my last will and testament hereby revoking all former wills by me made in witness whereof I have hereunto set my hand and seal this September 10th one thousand eight hundred and seventy-nine

John Cowan H. J. Burton (B)
 H. J. Burton
 W. H. Simpson

State of South Carolina Probate Court
 Abbeville Probate Will

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

Personally appeared H. J. Burton subscribing witness to the annexed instrument of writing purporting to be the last Will and Testament of Henry J. Burton, 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 J. Burton. And deponent further saith that the said Henry J. Burton 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 H. J. Burton, (the deponent) and John Cowan and W. H. Simpson in the presence of each other, and of the said Henry J. Burton, and at his request signed their names as witnesses to the due execution of the same.

Sworn and subscribed to before me
 this 3d day of October in the year
 eight hundred and seventy nine.
 Fuller Lyon, A. J. S. Justice.

In the matter of the last
 Will and Testament
 of Henry J. Dutton
 Decd

Upon due examination of A. J. S. Dutton one of the subscribing witnesses to the annexed instrument of writing purporting to be the last will and Testament of Henry J. Dutton, 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 Jos. C. Dutton & Sarah C. Dutton.

Fuller Lyon,
 Judge of Probate,
 Abbeville County.

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 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 this 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.

Sworn and Subscribed to
 before us, this 3^d day of Octo-
 ber 1849.

John C. Burton,
 Susan C. Burton.

J. Fuller J. W. Smith

Last Will and Testament
 of
 Alexander S. M. Caslan
 Decd.

State of South Carolina
 County of Abbeville

In the name of God
 Amen.

I A. S. M. Caslan of the said
 State and County being sound of mind
 and disposing memory, do make and
 ordain this my last will and Testament
 That is pertaining and first of all, I give
 and recommend my soul to God, who gave
 it, and my body to be buried in a Christian
 like manner, and as to touching such world-
 ly estate wherewith it has pleased God to
 bless me in this life I give, devise, be-
 queath and dispose of the same in the fol-
 lowing manner and form.

First I will all my lands, all my
 notes at interest, stock, plantation tools,
 household and kitchen furniture to my wife
 Jane M. Caslan and my children.

All the minerals on my lands shall be equally divided between my wife Jane M. Caslan and my children. Heretofore whatever property I have given my children has been equally distributed among them, each child having received the same amount. I give my wife Jane M. Caslan full power to dispose of any or all of my lands or other property as she may see proper.

Whatever of my property is left at the death of my wife Jane M. Caslan, to be equally divided among my children.

Lastly I do hereby ordain my wife Jane M. Caslan my executrix of this my last will and testament, revoking and disallowing all former wills and testaments heretofore made by me and do declare this to be my last will and testament.

In witness whereof I have hereunto set my hand and seal this the 2 day of September one thousand eight hundred and seventy-nine.

Signed published pronounced and declared by the said

A. S. M. Caslan to be his A. S. M. Caslan

last will and testament in the presence of us who, in his presence and in the presence of each other, have hereunto set our names as witnesses

Wilson Walker

A. J. Wideman

A. Burnett.

State of South Carolina Probate Court,
 Abbeville County Probate Will

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

Personally appeared Hezekiah Burnett,
 subscribing witness, to the annexed instru-
 ment of writing, purporting to be the last
 will and Testament of A. S. M. Caslan, late
 of Abbeville County, deceased, who being duly
 sworn deposeth and saith that he was
 present and did see the said A. S.
 M. Caslan instrument of writing duly
 executed by the said A. S. M. Caslan.
 And deponent further saith that the said
 A. S. M. Caslan at the time of executing
 the said instrument of writing was to
 the best of deponent's knowledge knowledge
 and belief, of sound and disposing mind, mem-
 ory and understanding; and that Hezekiah
 Burnett (the deponent) and A. J. Wideman and
 Wilson Watkin in the presence of each other
 and of the said A. S. M. Caslan and, at
 his request, signed their names as witnesses,
 to the due execution of the same.

Sworn and Subscribed to before me,
 this 30th day of Decr. one
 thousand eight hundred and
 seventy-nine.
 J. Fuller Lyon,
 J. Pro. C.

In the matter of the last
 Will and Testament of
 A. S. M. Caslan

Upon due examination of Hezekiah Burnett
 one of the subscribing witnesses to the annexed
 instrument of writing purporting to be the
 last Will and Testament of A. S. M. Caslan

late of Abbeville County, deceased, it appears to my satisfaction the the same is the true last Will of said decedent, it is therefore ordered and decreed, that it be admitted to probate in common form, that Letters Testamentary be granted to Jane M. Caslan, executrix, named therein

J. Fuller Lynn,
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 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 and Subscribed to Jane M. M. Caslan.
Before me, this 30th day
of Decr 1879.

J. Fuller Lynn,
J. M. C.

Last Will and Testament
of
Robert Donaldson,
Deceased

State South Carolina
Abbeville County

I Robert Donaldson
being of sound mind but in ill health
do make this my last will. First I will
and devise that all my property shall all
be kept together until my youngest child
shall come of age or twenty-one years
old, and then it is my will that it
shall be sold and equally divided between
my bodily heirs my wife sharing equally
as a child I hereby appoint George
Washington Foster and Sackson Bell my
executors of this my last will and Testament
I witness whereof I have set my hand
and seal this 15 Decr 1879

Signed, sealed and delivered

in the presence of

John D. Lyon
Geo. A. Reid
J. St. Backsdale

His
Robert Donaldson
mark

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

Present: - Honorable J. Parker Lyon
Probate Judge for the County of Abbeville.

Personally appeared, James A. Reid,
subscribing witness to the annexed in-
strument of writing purporting to be the
last Will and Testament of Robert Donaldson

late of Abbeville County, deceased, who
 being duly sworn depose and saith
 that he was present, and did see
 the said instrument of writing duly
 executed by the said Robert Dam-
 maldson. And deponeth further
 saith that the said Robert Dam-
 maldson 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 understand; and that James H.
 Reed (the deponent) and John T. Lyon,
 and J. St. Parkdale in the presence
 of each other and of the said Robert
 Dammaldson and at his request
 signed their names as witnesses to the
 due execution of the same.

Given and subscribed to
 before me this 13th day of January
 one thousand eight hundred and eighty

J. Fuller Lyon
 J. P. C.

In the matter of the estate
 of Robert Dammaldson.

Upon due examination of Jas. H. Reed
 one of the subscribing witnesses to the aforesaid
 instrument of writing purporting to be the
 last Will and Testament of Robert Dammaldson
 late of Abbeville County, deceased, it appears
 to my satisfaction that the same as 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.

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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 we will well and truly execute the same by paying first the debt and then the legacies contained in said Will, as far as his goods and chattels will therewith 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.

Sporn and subscribed to } G. W. Foster
before me, this 19th day } Clerk of the Court
of Jan^y 1850 }
J. Fuller Lyon,
J. P. of the Court

Last Will and Testament
of
David Callahan
Decd

The State of South Carolina
County of Abbeville

In the name of God. Amen!

I David Callahan of the State and County aforesaid being of sound mind and memory, Reminding the uncertainty of life and the certainty of death, have thought proper to make and publish this my last Will and Testament, in manner and form following.

1st I give and bequeath my soul to God and my body to the dust in the blessed hope of a glorious resurrection.

2nd It is my will that as soon after my decease as may be by my executors hereinafter appointed through wish for the interest of my estate - they shall proceed to sell in whatever manner they may think proper - All my Estate both real and personal that I may die legally seized or possessed of - and from the proceeds of the same they pay all my just debts and funeral expenses.

3^d It is my will and desire that the remainder of my estate be disposed of in the following manner (viz)

I have given off to my three sons namely, Samuel J. Callahan, Andrew St. Callahan (now dead) - and David P. Callahan - four hundred dollars each in property. I have given to my daughter

Lucinda now the wife of Joseph J. Plamper one hundred dollars worth in property and also one hundred and Twenty seven dollars and 55 cents in Cash.

I have given to my daughter Mary Ann now wife of William M. Curry one hundred dollars in property.

I have given to my daughter Sarah Kaltharine (now dead) formerly the wife of John Wesley Down one hundred dollars in property. I have given to my daughter Elizabeth now the wife of John Alvine one hundred dollars in property.

It is my will and I hereby direct that out of the proceeds of the sale of my estate my Executors herein after to be appointed make up to my daughters as named above their amounts in money equal to the amount of each one of my sons as named above so that all may share and share alike.

And then the remainder of my property be equally divided amongst my children. And as my son Andrew W. Callahan who is now dead left one child at his death a daughter named Nancy Ann Callahan who is now a living it is my will that she share the same part of my estate that her Father would have shared had he been living at the time of my death. And as my daughter Sarah Kaltharine formerly the wife of John Wesley Down now dead at the time of her death left two children both daughters namely Sarah Pauline Down and Jane Elyza Down both now living it is my will that they share the same part of my estate that their mother would have shared had she been living at the time of decease. And in the event of the death of any of my children leaving a child or children, before distribution of my estate it is my will that such child

or children have such distributive share of my estate as their parents would have been entitled to had they been living at the time of my death.

4th It is my will and I hereby deed that the portion of my estate which may be going to my daughter Mary Ann McCurry, now the wife of William McCurry, remain in the hands of my hereinafter appointed executor namely, my son Samuel J. Callahan and my nephew James M. Carville and I hereby constitute and appoint them or either of them the lawful trustees of my daughter Mary Ann now the wife of William McCurry, to take charge of that portion of my estate that may be going to my daughter Mary Ann now ^{the} wife of the aforesaid William McCurry, and to manage the same as they or either of them may think best for the interest of my daughter the aforesaid Mary Ann McCurry now the wife of the said William McCurry as long as she may live - and if she dies without a child or children to see that the same be returned (or whatever is left of it at her death - to my estate and divide between my heirs as is herein directed.

5th It is my will that if any other of my children die leaving no children that their portion of my estate or whatever remains of it at their death the same shall pass to my estate and be distributed as hereinafter directed.

6th I do hereby make constitute and appoint my son Samuel J. Callahan and my nephew James M. Carville

my lawful executors to carry into effect
 this my last Will and Testament and they
 are hereby authorized and empowered to
 make all bills of sale, deeds of conveyance
 and all other things that may be necessary
 to carry into effect the same.

In testimony thereof I have hereunto set
 my hand and affixed my seal, the
 ninth day of February in the year of
 our Lord eight hundred and seventy-
 four and in the ninety eighth year of
 the sovereignty of the United States of
 America

Signed sealed and published
 in presence

J. A. Blackman
 A. M. Fisher
 J. Crowther

David Callahan
 Deed + Callahan
 mark

State of South Carolina Probate Court
 Abbeville County Probate Will.

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

Personally appeared J. I. Crowther, subscribing
 witness to the annexed instrument, representing,
 purporting to be the last Will and Testament
 of David Callahan late of Abbeville County, de-
 ceased, who being duly sworn, deponeth and
 saith that he was present and did see the
 said instrument of writing duly executed by
 the said David Callahan. And deponent
 further saith, that at the time of executing
 the said instrument of writing the said David
 Callahan was to the best of deponent's
 knowledge and belief of sound and disposing
 mind, memory and understanding; and
 that J. I. Crowther (the deponent) and J. A.
 Blackman and A. M. Fisher in the presence
 of each other and of the said David Callahan
 and at his request signed their names as witnesses

to the due execution of the same.

Given and subscribed to before me
this 10th day of January one thousand
and eight hundred and eighty.

J. Fuller Lyon
J. Pr. Mc

James D. Grady.

In the matter of the
last Will and Testament
of
David Callahan

Upon due examination of J. D. Grady
one of the subscribing witnesses to the
annexed instrument of writing purport-
ing to be the last Will and Testament
of David Callahan, late of Abbeville
County, deceased, it appears to my
satisfaction that the same is the true
last Will of said deceased; it is there-
fore ordered and decreed, that it be ad-
mitted to probate in common form.

J. Fuller Lyon
Judge of Probate
Abbeville County.

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 therunto 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 As help us God.

Sworn and Subscribed to J. M. Carville
before us this 10th day
of January 1888

J. Fuller Lyon
J. W. H.

Last Will and Testament of Andrew Gullette Deed

The State of South Carolina
Abbeville County

Arran.

In the name of God
I Andrew Gullette of said State and County being of advanced age but of sound and disposing memory, knowing that I must shortly depart this life deem it right and proper both as respects myself and my relatives that I should make a disposition of the property with which a kind providence has blessed me I do therefore make this my last will and testament hereby revoking and annulling all others by me heretofore made.

I wish I desire and direct that my body be buried in a decent and Christian like manner suitable to my circumstances and condition in life. My soul I trust shall return to rest with God who gave it, as I hope for salvation through the merits and atonement of the

blessed Lord and Saviour Jesus Christ.
 Second I desire and direct that all my just debts be paid without delay by my Executor herein after named and appointed.

Third I give and bequeath to my brother Peter L. Guillebran all my real estate and personal property of which I am now possessed or may have at my death after paying my just debts as before provided.

Fourth I hereby appoint my beloved brother Peter L. Guillebran sole Executor of this my last will and testament.

Witness my hand and seal this the thirteenth day of January in the year of our Lord eighteen hundred and eighty and of the sovereignty and independence of the United States of America the One hundred and fourth year.

Signed sealed and executed in presence Andrew Guillebran }
 of John Harmon }
 W. J. Patson }
 J. J. Hussey }

State of South Carolina Probate Court, North Carolina
 Abbeville County

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

Personally appeared J. J. Hussey subscribing witness to the aforesaid instrument of writing, purporting to be the last Will and Testament of Andrew Guillebran 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 Andrew Guillebran. And doponent further saith that the said Andrew Guillebran at the time of executing

The said instrument of writing was to the best of deponents knowledge and belief of sound and disposing mind, memory and understanding; and that J. J. Hussey (the deponent) and W. G. Pinson and John Harmon in the presence of each other, and of the said Andrew Gulliteau and ah his request, signed their names as witnesses, to the due execution of the same. Sworn and Subscribed to before me, this 24th day of February one thousand eight hundred and eighty.

J. Gulliteau

J. Pinson

J. J. Hussey

In the matter of the Last Will
and Testament

of Andrew Gulliteau

Deed

Upon due examination of J. J. Hussey one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Andrew Gulliteau late of Abbeville County, deceased, it appeared 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 Peter Gulliteau.

J. Gulliteau
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 therunto extend and the
law charge me.

To help me God.
Signed to and subscribed
by me, this 24th day } Peter Sullivan
of Feb^y 1880. }
Fuller Lynn
J. D. H.

Last Will and Testament
of Andrew A. Noble
Deceased

This is the last Will and Testament of
Andrew A. Noble, former of the County of
Abbeville and State of South Carolina.

I Andrew A. Noble, dispose of my
property at my death in the following
manner

1. I direct my executor to pay my debts.
2. To my daughter Rebecca C. Cathers I give
and bequeath one thousand dollars, and
all furniture and other household articles
and goods belonging to me and not herein
otherwise disposed of. She is to have my
gold spectacles.
3. To my daughter Corie E. Sayre, of Charleston
Georgia, I give and bequeath one thousand
dollars, my bed and bed furniture, my
chest of drawers and mahogany work table.
I have already to Corie three hundred
and fifty dollars and have her receipt
for the same, which is to be taken as a
part of the one thousand dollar bequest, and
also one hundred and fifty dollars is
to be deducted being the half of the ultimate
value of a Piano, side board &c heretofore
given her.

4. To my son Samuel Noble, living in Georgia, I give and bequeath six hundred dollars, of which he has received one hundred and seventy dollars; only the balance of the six hundred dollars is to be paid to him by my Executor.
5. To my grand son John P. Calhoun I give and bequeath my walnut writing desk.
6. To my grand son Andrew Noble Sage I give and bequeath my silver watch worn by me.
7. To my grand and Nephew Edward Noble Esq. of Abbeville I give and bequeath the silver headed hickory walking stick which was given to me by my late lamented brother William, having his name on the head.
8. The remainder of my estate if any my executor will collect and dispose of at his discretion and the proceeds equally between my said two daughters and son.
9. I appoint my son in law John P. Calhoun Esq. the Executor of this will to carry out its provisions.

In witness whereof I hereunto sign my name this the 11th day of April in the year of our Lord one thousand eight hundred and seventy eight Signed sealed and published and declared by the abovesaid named Andrew N. Noble as and for his last Will and Testament in the presence of us, who at his request, and in his presence, have subscribed our names as witnesses thereto.

W. H. Lee

J. R. Cunningham
Eugene P. Gary

A. N. Noble

State of South Carolina Probate Court. Probate Will
Abbeville County

Present: Honorable Fuller Gray, Probate
Judge for County of Abbeville

Personally appeared
W. A. Lee subscribing witness to the annexed
instrument of writing, purporting to be the last
Will and Testament of Andrew N. Noble,
late of Abbeville County, deceased, who being
duly sworn, deposed and said that he
was present, and did see the said instru-
ment of writing duly executed by the said
Andrew N. Noble. And deponent further
said that the said Andrew N. Noble
at the time of executing the said instrument
of writing was to the best of deponent's
knowledge and belief of sound and disposing
memory and understanding; and that
W. A. Lee (the deponent) and Eugene P. Gary
and J. R. Gwynn were, in the presence of each
other, and of the said Andrew N. Noble, 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 April one thousand eight hundred and eighty

Fuller Gray
Probate Judge

W. A. Lee

In the matter of the last
Will and Testament of
Andrew N. Noble Deed

Upon due examination of W. A. Lee, one
of the subscribing witnesses to the annexed
instrument of writing purporting to be the last
Will and Testament of A. N. Noble 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 de-

that it be admitted to probate in common form,
 & that Letters Testamentary be granted Jno A. Galhoun

John A. Galhoun,
 Jno A.

The State of South Carolina
 County of Abbeville

I do solemnly swear that this writing contains
 the true last Will of the within named decedent,
 so far as I know or believe, and 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.

To help me God. John A. Galhoun
 sworn and subscribed to
 before me, this 19. day of
 April 1850
 John A. Galhoun,
 Jno A.

Last Will and Testament
 Sarah W. Wideman
 Decedent

In the name of God Amen. I Sarah Caroline
 Wideman, being weak and frail in body and
 brought nigh unto the gates of death from waste
 of disease, yet of sound and disposing mind
 make this my last will and testament.

I wish I will and desire that my debts shall be
 paid out of the rent of my land after my
 death.

I will that my land shall be rented
 yearly and the proceeds thereof applied
 to the support of my youngest daughter Joshua
 Kate Wideman. So long as she may live or be

- man. If she should die, or marry, the land is to be sold and equally divided among my children, or their heirs.
- Third If the husband of Milly Eugenia Cuddy, or Margareh Sumpter Ligon, should die before my daughter Kate Marrie, or die. Then I desire that the widowed daughter or daughter shall share my land as a home, equally with my daughter Kate and also have an equal share of the rents and profits derived therefrom.
- Fourth I will my personal property consisting of household and kitchen furniture & stove to be equally divided among my three daughter
- Fifth I constitute and appoint my sons in law M. W. Cuddy and R. C. Ligon, Executors of this my last will and testament.

In witness whereof I this day April 22^d 1879 subscribe my hand and affix my seal.

In presence of S. C. Wideman (S)
 H. S. Wideman (S)
 W. S. Horton (S)
 J. W. Wideman

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

Present: - Honorable G. L. Lyon, Probate Judge for the County of Abbeville.

Personally appeared S. C. Wideman subscribing witness to the annexed instrument of writing purporting to be the last will and testament of S. C. Wideman 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 S. C. Wideman. And deponent further saith that the said S. C. Wideman at the time of executing the said instrument of writing was to the best

of deponents knowledge and belief, of sound and disposing mind, memory and understanding; and that A. S. Wideman (the deponent and W. H. Horton, and J. M. Wideman in the presence of each other, and of the said J. C. Wideman and at her request, signed their names as witnesses, to the due execution of the same.

Sworn and Subscribed to before me, this 23^d. day of August one thousand eight hundred and eighty.

J. Fuller Lyon,
P. M.

A. S. Wideman

In the matter of the last Will and Testament of J. C. Wideman.

Upon due examination of A. S. Wideman, one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of J. C. Wideman, 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 M. W. Cuddy & R. C. Lyon, Executors.

J. Fuller Lyon,
P. M.

The State of South Carolina
County of Abbeville } In the 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 thereto 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.

Sworn and Subscribed
to before me, this 29th
day of March 1850
J. M. Ligon
J. M. Ligon
J. M. Ligon

Last Will and Testament
of Samuel A. Whitstock
Dead

The State of South Carolina.
In the name of God, Amen.

I Samuel A.
Whitstock at present residing in the city
of Charleston being of sound mind and mem-
ory, though weak in body, do hereby
make, publish and declare, this to be
my last will and testament.

I give, devise and bequeath unto my
beloved wife Julia L. Whitstock and her
heirs forever all my property real, person-
al and mixed, wheresoever situated, with
full and absolute power sale.

I hereby nominate, constitute and ap-
point my said wife Julia L. Whitstock sole
Executrix with full and absolute power
of sale and transfer of all or any portion
of my estate and I do hereby constitute
her guardian and trustee of all my
minor children, without being required
to give any security whatever, with
full power and authority to collect and
receive from the New York Life In-
surance Company any and all sums of

money to become due and payable because of any Policies or Policy of Insurance on my life, and to give all proper acquittances therefor.

Witness my hand and seal at Charleston this twenty sixth day of April 1850.

S. N. Winstock *sd*
Signed, sealed, Published and declared by the within named Samuel N. Winstock as in and for his last will and testament in the presence of us, who at his request and in his presence, and in the presence of each other have herunto subscribed our names as witnesses.

M. Israel
Lewis Elise
G. A. Wianska

State of South Carolina Probate Court
Abbeville County Probate Will

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

Personally appeared G. A. Wianska subscribing witness to the annexed instrument of writing, purporting to be the last will and testament of S. N. Winstock 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 S. N. Winstock. And deponent further said that the said S. N. Winstock 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 G. A. Wianska (the deponent) and M. Israel and Lewis Elise in the presence of each other and of the said S. N. Winstock, and at his request, signed their names as witnesses, to the due execution of the same.

Seen and Subscribed to
 before me, this 25th day
 of May one thousand eight
 hundred and eighty
 Saml. C. Case
 Clerk Probate Court

In the matter of the
 Last Will and Testament

of
 S. H. Winstock, decd

Upon due examination of a Usansta
 one of the subscribing witnesses to the afo-
 resaid instrument, appearing pursuant to
 be the last will and Testament of
 S. H. Winstock, 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 pro-
 bate in common form.

Fuller Lyon
 J. P. C.

Last Will and Testament
 Stephen Latimer }
 Deceased }

State of South Carolina
 Abbeville County

I Stephen Latimer of said State and County being of sound mind and of disposing memory do make this my last will and testament in form and manner following (viz) I desire my funeral expenses and my just debts be paid.

I will and devise to my beloved wife Eliza Latimer for her own separate use and benefit two hundred Dollars in cash.

And I further will and devise to the said Eliza Latimer for and during her natural life or widowhood my Homestead or Real estate.

The tract containing three hundred and fifty acres more or less for a home for her and my daughter Nancy E. Mattison and Sarah E. Latimer so long as they may remain single or choose to live with her single.

I further devise to the said Eliza Latimer for and during her natural life or widowhood two of her choice of horses or mules two cows and calves with as many of other stock as she may need one wagon and harness as many plantation tools as she may need my buggy and harness. All my household and kitchen furniture not otherwise disposed of with one year's provision in the place should my daughter Sarah E. Latimer remain single till my death I devise that she shall have the same amount of household and kitchen furniture and stock as my other children have received from me if she chooses so to do I will and devise to my grand son Robert Latimer son of B. M. Latimer, deceased, one hundred dollars in cash as his share of my estate should he arrive to the age of twenty one

years and should the said Tobias Latimer die before he is twenty one years old then I desire that the amount willed to him shall work back to my estate to be divided as here in after provided for.

I desire that all the residue of my estate both real and personal be sold by my executors at such times and upon such terms as to them shall seem best and the proceeds after paying all just debts and funeral expenses and specific legacies to be equally divided under certain proportions share and share alike between James R. Latimer, Margaret C. Callahan, Wm. T. Latimer Stephen N. Latimer Sarah E. Latimer Ann E. Burt and the children of Mary J. Young deceased or their legal representatives.


I desire that should my wife Eliza Latimer marry again that all the property left her during her natural life or widows hold shall be sold by my executors and the proceeds shall be divided share and share between between my children before named and the said Eliza Latimer remain my widow until her death I desire that at her death the said life estate be sold real and personal and the proceeds be divided as is the residue of my estate.

I will and desire that in making a division of my estate between my children that all advancements made to them during my life shall be accounted for except where negro property is concerned as I do not expect any of my children to account for that kind of property I desire that all other advancements shall be considered so as to equalize my children. Lastly I appoint my sons James R. Latimer and William T.

Lattimer executor of this my last will and testament with full power to carry out the provisions of the same.

In witness whereof I have hereunto assigned my name and affixed my seal the thirtieth day of March one thousand eight hundred and seventy four.

Signed sealed declared and published as the last will and testament of Stephen Lattimer in his presence and in presence of each other.

Stephen Lattimer 

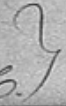
P. M. Lattimer
 Mattie Mattison
 J. M. Mattison

State of South Carolina Probate Court Probate
 Abbeville County Will

Present: Annelle Fuller Lynn Probate Judge
 for the County of Abbeville.

Personally appeared J. M. Mattison subscribing witness to the annexed instrument of writing purporting to be the last will and testament of Stephen Lattimer 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 Stephen Lattimer. And deponent further said that the said Stephen Lattimer 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. M. Mattison and P. M. Lattimer and at his request, signed their names as witnesses, to the due execution of the same.

Sworn and subscribed to before
 this 5th day of July one thousand eight hundred
 and eighty

Annelle Lynn  J. M. Mattison

In the matter of the last
Will and Testament
of
Stephen Latimer
Deed

Upon due examination of G. M. Matter
one of the subscribing witnesses to the an-
neced instrument of writing purporting to
be the last Will and Testament of
Stephen Latimer late of Abbeville County, de-
ceased, 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 Testa-
mentary be granted to James R. Latimer
& Wm. C. Latimer executors named in the
will.

J. Fuller Lyon,
Pro. C.

State of South Carolina In the Probate Court
County of Abbeville

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 therunto 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.

Suzm and Subscribed to
before me this 3rd day of July, 1850
J. R. Latimer
W. C. Latimer
J. Fuller Lyon
Pro. C.

Last Will and Testament
Lewis Quinn
Occasion

497

In the name of God, Amen, I Lewis Quinn of the County of Abbeville and State of South Carolina being of sound and disposing mind and memory and understanding and do make and establish this my last will and testament in manner and form as follows.

1. I will and bequeath to my son P. A. Quinn and my daughter Catherine S. Rogers my plantation known as the Foster and McQueen track equal divided in value P. A. Quinn to get the East side.

2. I will and bequeath to my Beloved wife Mary Ann Quinn the home stead place in Mt Carmel containing 30 acres also one hundred acres to be taking off the upper end known as the Muchett land during her life time I also give the same to my daughter Isabella Morrah after the death of my wife.

3. I will and bequeath to my daughter Martha E. Farrant one hundred and seventy acres of land known as the Muchett land to her and her children not liable to any of M. M. Farrants debts or liabilities.

4. I will and bequeath to my son J. L. Quinn my plantation known as the Wells track containing two hundred acres these lands or to be valued the above lands or to be valued each legatee to be equal. I also decree that the balance of my lands and other property be sold and the proceeds be divided equal among my children and wife.

5. I hereby appoint my son P. A. Quinn Trustee of all money and lands that I give to my daughter Martha E. Farrant and children.

6. I will and bequeath to my beloved wife all money on hand.

I do hereby constitute and appoint my executors James L. Quinn and P. A. Quinn and J. H. Marsh

Exec. of this my last Will and testa-
ment and do give to them full power
to carry out all its provisions selling
and making titles to all my lands
in witness whereof I bear hence sub-
scribe my name and affixed my seal,
this third day of November 1875.

Signed in presence of
J. E. Caldwell Lewis Quinn ES
J. B. Scott
J. C. Robinson

State of South Carolina Probate Court
Abbeville County Probate Will

Present: Honorable J. Fuller Lyon, Pro-
bate Judge for the County of Abbeville

Personally appeared J. C. Robinson, sub-
scribing witness to the annexed in-
strument of writing, purporting to be the
last Will and testament of Lewis Quinn,
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 Lewis Quinn. And deposed
further said that the said instrument
of writing was to the best of deponent's
knowledge and belief, of sound and dis-
posing mind, memory and understand-
ing; and that J. C. Robinson, (the deponent),
and J. E. Caldwell and J. B. Scott
in the presence of each other, and of
the said Lewis Quinn and at his request,
signed their names as witnesses, to the due
execution of the same.

Sworn and subscribed to before
this 17th day of August one thousand
eight hundred and eighty
Fuller Lyon J. C. Robinson
Notary

In the matter of the last
Will and Testament
of Louis Quinn, decd

Upon due examination of J. C. Polunna
one of the subscribing witnesses to the annexed
instrument of writing purporting to be the last
Will and Testament of Louis Quinn 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
J. A. Quinn & S. R. Murch.

Wm. H. G. G.
J. A. Quinn

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

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 therunto 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.

Sworn and Subscribed to
before me, this 17th day
of December, 1880

J. A. Quinn
S. R. Murch

Wm. H. G. G.
J. A. Quinn

Last Will and Testament James W. Chinkscates

Decedent.

State of South Carolina
Abbeville County

In the name of God, Amen. I, James Chinkscates, of the said State and County aforesaid, being in my usual health of body and mind and desiring of disposing by a will and testament of the property a kind providence has given me do now declare the following as my last will and testament, to take effect after my decease.

First I direct, and desire, that all my just debts, to be paid including necessary funeral expenses.

Second I will, devise and bequeath, to my beloved wife Sophiah E. Chinkscates, the sum of one thousand dollars (\$1000.) to be collected as soon as my executors can after my death and paid to her in lieu of her dower in my real estate together with one good cow & calf one horse or mule with one other good feather bed and clothing (besides the one she has of her own) also provision of all sorts enough for one year good supply, and that sum is all that I give her of my estate should it so happen that she marries again.

Third But if my wife (Sophiah) should have an heir or heirs by me, then I will and bequeath that each and every thing both real and personal (after my wife Sophiah gets her part) to gather together and legally divided between them at the age of twenty years old.

Fourth Should my wife (Sophrah) have no heirs or heirs by me, I then will and bequeath to my grand niece Martha E. Dibble (as Clark-Scoble is now) and her bodily heirs my home stead track of land containing two hundred and seventy two acres (272) be the same more or less, as shown by the plat of the same, with one cow & calf, one horse or mule such as she may choose out of the stock in the place at the time of my death with one good feather bed and bestead with all the bed clothing she may make to hold and have forever.

Fifth I will and bequeath to my Grand Niece Margauh Ann Dibble (or Duant is now) and her bodily heirs my track of land (known as the blue track) containing three hundred and eleven acres (311) be the same more or less as shown by a plat of the same with one good feather bed and bestead with all the bed clothing that she may make one good cow and calf, one horse or mule such as may be in the place at my death to have and to hold for ever.

Sixth I will and bequeath to my grand niece Escodelle Dibble and her bodily heirs the sum of Five hundred Dollars (\$500.) to have and hold forever.

Seventh After all the above bequeaths are satisfied I then will that all the rest of my property both real and personal with all moneys and effects of all kind and nature whatsoever to be gathered together and disposed of by sale and equally divided between my sister Lett and Mary C. Robinson's children (viz) John A. Robinson, Jasper N. Robinson, Mary J. Robinson, Esse E. Robinson and Lawrence C. Robinson, my nephews and nieces.

Eighth And lastly in case W. J. A. Robinson and John W. C. Clinkscale, out live me, I nominate, constitute, and appoint them John A. Robinson and John W. Clinkscale my Executors of this my last will and testament. In consideration of

which I hereunto subscribe my hand and
 affix my seal this the 30th day of
 January One thousand eight hundred,
 and eighty, and being in the one hun-
 dred and fifth year of the Independence
 of the U. S. A. of America.

Signed, and sealed by
 James Clinkscale as his
 last will and testament
 in our presence and in
 at his request in his
 presence and in the
 presence of each other
 subscribe our names
 as witnesses.

Paul Callahan
 John W. Shirley
 Samuel Shaw

Subs

State of South Carolina Probate Court
 Abbeville County Probate Will.

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

Personally
 appeared J. W. Shirley subscribing witness
 to the annexed instrument of writing pur-
 porting to be the last will and testa-
 ment of Jas Clinkscale 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 Jas
 Clinkscale. And deponent further
 saith that the said Jas Clinkscale at
 the time of executing the said in-
 strument appearing was to the best of
 deponent's knowledge and belief of sound
 and disposing mind, memory and
 understanding; and that J. W. Shirley
 (the deponent) and Paul Callahan and
 Samuel Shaw, in the presence of each other

and of the said Jas Clinkscales and at his request, signed their names as witnesses to the due execution of the same.

Sworn and subscribed to before me this 5. day of September one thousand eight hundred and eighty.

J. Fuller Sykes John W. Shirley
 J. P. H. C.

In the matter of the
 Last Will and Testament
 of James Clinkscales,
 deced.

Upon due examination of J. W. Shirley one of the subscribing witnesses to the aforesaid instrument of writing purporting to be the last Will and Testament of Jas Clinkscales 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, which Letters Testamentary be granted to J. M. Robinson & J. W. Clinkscales Executors.

J. Fuller Sykes
 J. P. H. C.

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 believe, and that we will 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 us and that we will make a true and perfect inventory

of all such goods and chattels, rights
and credits.
So help us God.
Sworn and subscribed
to before me, this 5th
day of Sept 1880
J. Miller Esq.,
Notary Public

John A. Robinson
John M. (Drake)

Last Will and Testament
of Polly Ann Donald
State of South Carolina
Anderson County

I Polly Ann Donald of said State
and County being of sound mind and
disposing memory do make this my
last Will and Testament in form
and manner following (viz) I desire
that all my just debts and funeral
expenses be paid by my executor from
any part of my personal estate she
may think best. I devise and
bequeath to my daughter Sarah A
Cheatham and Lin Emma Donald
and the heirs of their body a tract of
land situate in the County of Abbeville
bounded by lands of E. S. Waldrop
H. P. Shirley H. P. Neku P. Maddox &
Jallie Mattison containing two hundred
and eighteen acres more or less
with the provisions hereafter mentioned
(viz) that if they rent or lease the
land Sarah Cheatham and Lin Emma
Donald to receive the proportions
of three hundred and fifty dollars
to Lin E. Donald and ^{one} hundred
dollars to S. J. Cheatham which amount

I am indebted to them should I not pay said amounts during my lifetime and further provided that the said Sarah J. Cheatham and Son Emma Donnell do pay to Clarence E. Donnell the sum of twenty five dollars annually after my death for ten years should the said C. E. Donnell live provided he should die said stipulations shall cease at his death and should my daughters S. J. Cheatham and Son Emma Donnell desire to divide the said tract of land between them at any time I desire that the same may be done by disinterested persons should they themselves fail to agree between themselves to be under the same restrictions viz to them and the heirs of their bodies my son John R. Donnell having received his share of my estate already he is to have no claim on my estate or the real estate I desire that my personal property be divided between J. R. Donnell, Sarah J. Cheatham Son E. Donnell and C. E. Donnell share and share alike after the payment of just debts if necessary of my estate the said personal property to be valued and divided between the said parties as they may desire by disinterested appraisers and I further desire that Son Emma Donnell shall release a mortgage which she holds against the tract of land before mentioned and accept the provisions of this my last will and Testament, Lastly I appoint my daughter Sarah J. Cheatham Executrix of this my last will and Testament recoking all other wills by me made.

In testimony of which I have hereunto signed my name and affixed my seal the twelfth day of June one thousand eight hundred and eighty.

Signed Sealed declared & published as the last Will and Testament of

Polly A. Donald in her
presence and in presence
of each other.

P. S. Cheshire
Margaret Mattson
Gabriel M. Mattson

P. A. Donald

State of South Carolina Probate Court
Abbeville County Probate Court

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

Personally appeared G. M. Mattson,
subscribing witness to the annexed
instrument of writing purporting
to be the last will and testament of
Polly A. Donald late of Abbeville,
County, deceased, who being duly
sworn deposed and saith he was
present and did see the said in-
strument of writing duly executed
by the said Polly Ann Donald.
And deponent further saith that the
said Polly Ann Donald at the time
of executing the said instrument of
writing was to the best of deponent's knowl-
edge and belief, of sound and disposing
mind, memory and understanding;
and that G. M. Mattson (the deponent),
and P. S. Cheshire and Margaret Mattson
in the presence of each other, and
of the said Polly Ann Donald and at
her request, signed their names as
witnesses, to the due execution of the
same.

Sworn and subscribed to before me,
this 17th day of November one thousand
eight hundred eighty.

Fuller Lyon,
Judge

G. M. Mattson

In the matter of the last
Will and Testament
of Polly Ann Donnard
Deceased

Upon due examination of J. M. Mathison
one of the subscribing witnesses to the an-
nexed instrument of writing purporting to
be the last Will and Testament of Polly
Ann Donnard, late of Abbeville County, de-
ceased, it appears to my satisfaction that
the same was 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 Testa-
mentary be granted to Sarah J. Cheatham
Executrix.

J. 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 con-
tains the true last will of the within named
deceased, so far as I know or believe, and
that I will and truly execute the same
by paying first the debts and then the
legacies contained in the said will as
far as her goods and chattels will therunto
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.

To help me God.

Sworn and subscribed
to before me, this 17th day of Nov. 1880.
Sarah J. Cheatham.

J. Fuller Lyon
Judge of Probate

Last Will and Testament
David C. Hawthorn
Deed

I David C. Hawthorn in view of the uncertainty of life and being in the full possession of my mental faculties, do hereby make and declare this to be my last will and testament.

I will that sundry claims of my creditors in the form of judgments to the amount of seven thousand dollars having been settled by my attorney Judge Johnson by a compromise of three thousand dollars and paid off by Treasurer of Exeter College and held against me by said Treasurer, that the balance due in said amount be paid off as hereinafter provided by my Executors - other judgments of later date I do not recognize as just and valid, with the following exceptions.

1st. The claim of William Agnew Sr to the amount of forty or fifty dollars, claim of J. W. Hawthorn to the amount of some three hundred and forty dollars, the claim of William H. Hawthorn to be settled by the amount owing me by Betsey Hawthorn they being about equal - these several claims I regard valid and wish to be settled by my executors. The tract I designate as the mill tract I desire to be sold and proceeds to be applied to College debt and subscription to College endowment. I direct my executors to investigate and collect what any interest can be obtained in the Hawthorn matter.

I consider that I have already given off to Mary Hawthorne Hawthorne with her son J. C. Hawthorne D. W. Hawthorne and Elizabeth Salula Brownlee, as being about equal.

I design one thousand dollars to be set apart out of my estate, for the benefit of John P. Hawthorne to complete his education. Proceeds of present year crop to be appropriated to a balance to Agnew and Tomer together with outstanding obligations of present year. My home tract, some 67 acres so much of it together with personal property as my Executors may determine necessary, to be sold and proceeds to be applied to all claims not herein provided for. My home tract I will and bequeath to my wife Elizabeth Hawthorne in fee simple, to be disposed of at her death as she may see fit.

I appoint Dr. J. J. Tomer, my wife Elizabeth Hawthorne, Robert C. Brownlee and John P. Hawthorne to act as my Executors. The co. Executors I design to act as Guardian of John P. Hawthorne during his minority.

Sealed, signed and delivered
in presence of August 27, 1880

Witness
W. L. Puseley
J. Hudson
R. C. Sharp

D. O. Hawthorne

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

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

Normally appeared W. L. Puseley subscribing witness to the annexed instrument of writing purporting to be the last Will and testament of D. O. Hawthorne 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
 D. C. Hawthorn. A deponent further
 saith that the said D. C. Hawthorn, at
 the time of executing the said instrument
 of writing was to the best of depo-
 nent's knowledge and belief, of sound
 and disposing mind, memory and
 understanding; and that W. L. Purdy,
 (the deponent) and G. Steedman and
 R. C. Sharp in the presence of each
 other and of the said D. C. Hawthorn
 and at his request, signed their
 names as witnesses to the due ex-
 ecution of the same.

Given and subscribed to
 before me this 7th day of September
 one thousand eight hundred eighty.

J. Fuller Lyon,

J. P. H. C.

W. L. Purdy.

In the matter of the
 last Will and Testa-
 ment of D. C. Hawthorn

Upon due examination of W. L. Purdy,
 one of the subscribing witnesses to the
 annexed instrument of writing purport-
 ing to be the last will and testament
 of D. C. Hawthorn 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 J. D. Sumner &
 P. C. Brumley.

J. Fuller Lyon,
 Judge of Probate
 Abbeville County

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 believe, and that we will
well and truly execute the same by
paying first the debts and then the leg-
acies contained in said will, so far
as his goods and chattels will thereto
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.

To help us God.
Sworn and subscribed
to before me, this 7th
day of July, 1850
D. Miller, J. J. J. J.
J. J. J. J.

J. J. J. J.
R. C. J. J.
Elizabeth J. J.

Last Will and Testament
Josiah G. Burton
Deceased

South Carolina
Abbeville County

I Josiah Burton of the State and County aforesaid, being of sound mind, memory and understanding, do make, publish and declare this to be my last will and Testament in manner and form following. It is my will after my death and I hereby bequeath unto my daughter Barbary G. Burton that part of my real estate of the tract known as the Caldwell place containing one hundred and fifty acres situated in the north west corner of my lands, and bounded on the east by lands of S. J. Baker and on the north by Emma Harden and W. Q. Shaw.

And I will and bequeath unto my grand son Stacy Burton the entire balance of my estate both real & personal property. This being my last will and testament and there being no mention of other legacies. I would state that all other persons who might seem to have a share in my property have already received from me as much property as their respective share amounts to. In order to discharge my indebtedness. If any there be, my executor, may either sell so much property as may be necessary or pay it out of any moneys that may be in hands. It is my will that so soon after my death as practicable that my daughter Barbary G. Burton enter into and take possession of that portion of property bequeathed

to her, and that the entire balance be
 bequeathed to my Grand son Stacy Burton
 remain in tact, and be managed by
 my Executor until my Grand son Stacy
 Burton becomes of age at which time
 he is to take possession of the same this
 being my last will and testament it
 is my earnest desire that the provisions
 be carried out strictly as stated.

I hereby nominate constitute and ap-
 point John P. LeRoy sole Executor of this
 my last will and testament and in
 case of his death or removal or from any
 other cause to prevent him from acting
 then I appoint John W. Caille as my
 Executor of my estate.

In testimony whereof
 I have hereunto set my hand and seal
 this the twenty sixth day of April 1884
 one thousand eight hundred and eighty
 eight.

Signed, sealed and declared
 by the said Josiah Burton
 to be his last will and
 Testament in presence of
 us who at his request
 in his presence and in
 presence of each other,
 have subscribed our
 names as witnesses
 thereto.

Josiah Burton

J. W. Caille
 J. B. Macey
 James Clark

South Carolina } Probate Court Probate
 Abbeville County } W. C.

Present: Honorable Paul Lynn, Probate Judge
 for the County of Abbeville
 Personally James B. Macey, subscribing witness
 to the annexed instrument, offering proof sufficient
 to be the last will and testament of Josiah

Burton, 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 Josiah Burton. And deponent further saith that the said Josiah Burton at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound disposing mind, memory and understanding, and that James P. Mosely (the deponent) and J. M. Will and James Clark were the presence of each other and of the said Josiah Burton and at his request signed their names as witnesses to the due execution of the same.

Sworn and subscribed to before me, this 18th day of January one thousand eight hundred eighty one
 Fuller L. Gray J. P. Mosely,
 J. M. Will

In the matter of the
 last Will and Testa-
 ment of
 Josiah Burton,
 deceased

Upon due examination of James P. Mosely one of the subscribing witnesses, to the annexed instrument of writing purporting to be the last Will and Testament of Josiah Burton 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, other Letters of administration

with will annexed be granted to Thos Young.

J. Fuller Sen,
Jr A C

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

I do solemnly swear that this writing
contains the true last 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 the
said will, ^{as far as the same will extend to the paper & things} 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 day of July 1881
Thos Young
J. Fuller Sen
Jr A C

Last Will and Testament
of
George H. Kay
of the State of South Carolina
Abbeville District

In the name of God, Amen!

I George H. Kay of said State and District being of sound mind and disposing memory do make this my last will and Testament in form and manner following.

I will to my beloved wife Jane Kay for and during her natural life or widowhood my entire estate both real and personal my said wife Jane to have the right to dispose of any property as she may think best for the purpose of paying all just debts or supporting and maintaining herself and children while she remains my widow and should my said wife marry again then I desire that my estate shall be divided as follows viz, my wife Jane to have five dollars and the balance of my estate to be equally divided between my children and if my property can be divided without a sale I would prefer that it should be so done and valued and each one that is my wife Jane and my children to take their shares in property but if in the opinion of my executors said division cannot otherwise be made I direct that my entire estate be sold at such times and upon such terms as my executors may think best and the proceeds divided as here directed and should my wife Jane continue my widow during her natural life then at her death I desire that the entire property remaining at her death should be equally divided between my children under restrictions hereafter

mentioned I desire that the portions falling to my children whenever the decision shall be made shall be to my said children during their natural lives and then to the heirs of their bodies and should any of my children die leaving no heirs of their bodies the shares coming to such to be equally divided between the surviving Brothers or sisters as the case may be under the restrictions before named and lastly I do appoint my wife Jane Kay my son G. W. W. Kay and my son C. B. Kay Executors and Executrix of this my last will and testament.

Witness my hand and seal this fourteenth day of February one thousand eight hundred and sixty-five.

Signed sealed declared and published as the last will and Testament of the said George W. Kay in his presence and in the presence of each other.

George W. Kay (S)

J. W. Branyon
G. M. Mattison
Robert Brown

State of South Carolina } Probate Court, Probate.
Abbeville County

Present: Honorable J. Fuller Lyon, Probate Judge.

Personally appeared G. M. Mattison subscribing witness to the annexed instrument of writing purporting to be the last will and testament of Geo. W. Kay late of Abbeville County, deponent who being duly sworn, deponent and saith that he was present, and did see the said instrument of writing duly executed by the said George W. Kay. And deponent further saith that the said Geo. W. Kay 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 G. M. Mattison (the deponent) and D. H. Rayson and Robert Brouder in the presence of each other, and of the said Geo. W. Kay, and at his request, signed their names as witnesses, to the due execution of the same.

Sworn and subscribed to
before, this 22^d day of
August one thousand
eight hundred and eighty-one
J. Fuller Lyon,
J. P. A. C.

G. M. Mattison.

In the matter of the last
Will and Testament
of Geo. W. Kay, dec'd

Upon due examination of G. M. Mattison, one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Geo. W. Kay, late of Abbeville County, deceased, 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 Jane Kay.

J. Fuller Lyon,
Judge 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 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.

Jane Kay.

Sworn and Subscribed
to before me, this 22^d
day of Augt. 1881.
J. Fuller Lyon,
J. Pro. C. C.

Last
Will and
Testament

State of South Carolina
Abbeville County

of
Robert R.
Seawright

I Robert R. Seawright of said State and County being of sound mind and disposing memory do make this my last will and testament in manner and form following-

- 1st I desire that all my just debts and funeral expenses be paid by my executrix hereafter named from any portion of my estate she may think best.
- 2^d I will and devise to my blood wife Essa Seawright for and during her natural life my entire estate both real and personal after the payment of my just debts and funeral expenses with the right if she thinks best to divide among the children hereafter named their respective portions that would be coming to them after her death by this will after the death of the said Essa Seawright I desire that Julula J. Tribble have my house and lot in Donnadenville and that Ann E. Brock shall have the middle tract of land from Maxwell's Road to the Lyceum in the Columbia Rail Road and that Mary H. Cheatham shall have the upper tract of

land from Maxwell's Road to James
Seamright land and that M. M. Seamright
shall have the lower tract and that
Mary A. Cheatham shall pay to Ann E.
Brock one hundred dollars as her tract
is worth that much more than Ann
E. Brock's tract and that Zulula J.
Iribbe shall pay to M. M. Seamright
one hundred dollars as her lot is
worth that much more than the lot
of M. M. Seamright. All of the above
Real Estate I give to the said J. J.
Iribbe Ann E. Brock Mary A. Cheatham
and M. M. Seamright to them and their
heirs of their bodies. And I desire
that my Executrix shall have the
power to divide my personal property
among the children as she may
think best but should she not make
the division during her life then
at her death I desire that the children
divide the personal property among
themselves without a sale if possible.
I desire that my before named children
shall take my lot of pictures sixteen
in number Mary A. Cheatham having
four first choice Ann E. Brock five
second choice M. M. Seamright four
third choice Zulula J. Iribbe four fourth
choice Each one having choice of one
as before numbered until the whole
number is divided.

Lastly I appoint my wife Essa
Seamright Executrix of this my last
will and testament hereby revoking
all other wills by me made.

Witness my hand and seal the eleventh
day of March one thousand eight hun-
dred and eighty one.

Signed Sealed declared and
published for the last Will
of R. R. Seamright in
his presence in presence

of each other.
A. M. Dodson
W. M. Higgins
S. M. Mattison

^{his} Robt. R. Seawright ^{mark} SS

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

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

Personally appeared S. M. Mattison subscribing witness to the annexed instrument of writing, purporting to be the last Will and testament of Robt. R. Seawright 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 Robt. R. Seawright. And deponent further said that the said Robt. R. Seawright 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 he S. M. Mattison (the deponent) and A. M. Dodson and W. M. Higgins in the presence of each other and of the said Robt. R. Seawright and at his request, signed their names as witnesses, to the due execution of the same.

S. M. Mattison

Sworn and subscribed to before me, this 14th day of November one thousand eight hundred and eighty one

Fuller Lynn
J. P. S. C.

In the matter of the last
Will and Testament
of Robert P. Seawright

Upon due examination of J. M. Mattison one
of the subscribing witnesses to the annexed
instrument of writing purporting to be
the last Will and Testament of Robert
P. Seawright late of Abbeville County, de-
ceased, it appears to my satisfaction
that the same is the true last will
of said deceased; it is Ordered and
decreed that it be admitted to probate
in common form.

J. M. Mattison
J. P. C.

The State of South Carolina In the Probate
County of Abbeville

I do solemnly swear that this writing
contains the true last will of the author
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
I 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
14. Day of Novr. 1857
J. M. Mattison
Vital Justice

R. Seawright

Last
Will and
Testament

State of South Carolina
Abbeville County

I Marian F. White of the County of
Abbeville and State of South Carolina
being of sound mind and memory, do therefore
make, ordain, publish, and declare, this to be
my last Will and Testament. First after
all my lawful debts are paid, I give
and bequeath, the rest residue and remainder
of my estate real and personal to my beloved
husband James Leonard White, during his
lifetime, and after his death to be divided
equally between the children of my self
and husband to wit, Mary Almira Ann
Griffin Richard Ellington White and Thomas
Atkins White. If agreeable they can have
the property appraised and divided
equally between them, or if they think best,
they can sell it and divide the proceeds
so that each shall share alike. I make
constitute and appoint my beloved wife
husband James Leonard White to be 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 February, in the year four
thousand eight hundred and
eighty

Signed, sealed and
delivered in the presence

M. F. White (S)

Vincent Griffin
John W. Schul
John W. Ligon

State of South Carolina Probate Court.
Abbeville County Probate Will

Present: - Honorable Fuller Lyon Probate
Judge for the County of Abbeville.
Personally appeared J. W. Schul subscribing
witness to the annexed instrument, foregoing

purporting to be the last Will and testament of M. J. White 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 M. J. White. And deposes further saith that the said M. J. White 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. N. Sibert (the deponent) and W. Lyon and Vincent Griffin in the presence of each other and of the said M. J. White and at her request, signed their names as witnesses to the due execution of the same.

Sworn and Subscribed to before me this eleventh day of February one thousand eight hundred and eighty-one
 J. N. Sibert
 W. Lyon
 Vincent Griffin

Upon due examination of J. N. Sibert one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and testament of M. J. White 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
 J. P. C.

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 and subscribed to before me, this 11th day of July 1857.
J. Miller Esq. J. P. & A.
J. L. White.

Last Will and Testament of Wm. C. Hunter

The State of South Carolina } Abbeville Co.

In consideration of my love & affection for my wife & children & of the uncertainty of life I William C. Hunter make this my last will & testament. I am of the County & State aforesaid of sound mind & in feeble health

I give, bequeath & devise my homestead & two hundred acres of land adjoining homestead with all the rights, tenements, buildings, hereditaments & appurtenances belonging to said land to my beloved wife Betty Maxwell Hunter during her lifetime & at her death to my two daughters Mary Ella Hunter & Ida Hunter or either of the two daughters who may be living at the death of my wife.

I also will to my wife of my

household, kitchen plantation furniture, implements, wagon, gear tools &c
I also give to my wife two hundred bushels of Corn, one hundred of oats & one thousand pounds of fodder. The stock, cows, mules, &c always belong to my daughter Mary Ella Hunter.

After the payment of my debts I will give all the rest of my estate not specified above both of real & personal property to my four sons William A. James, L. John M. Robert G. Hunter.

I declare this to be my last will & testament & in witness whereof I place my hand & seal this the Day of November in the year of our Lord eighteen hundred & eighty I do nominate, constitute & appoint, my wife, Betty M. Hunter executrix of this my last Will.

W. C. Hunter

Signed, sealed & declared the last will & testament of W. C. Hunter in the presence of us, who at his request, in his presence, & in the presence of each other have hereunto subscribed our names as witnesses

J. C. Maxwell
J. R. Maxwell
J. H. Kenney

State of South Carolina, In Probate Court
Abbeville

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

Personally appears J. C. Maxwell subscribed witness to the annexed instrument of writing purporting to be the last will and testament of W. C. Hunter 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 W. C. Hunter. And deponent further saith that the said W. C. Hunter 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. C. Maxwell (the deponent) and S. P. Maxwell and T. N. Kennedy, in the presence of each other, and of the said W. C. Hunter and at his request, signed their names as witnesses, to the due execution of the same.

J. C. Maxwell.

Sworn and subscribed to
before me, this 15th day of
May 1881
J. Fuller Lyon
J. P.

Upon due examination of J. C. Maxwell one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and testament of Wm. C. Hunter 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
J. P.

The State of South Carolina
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 there-
into extend 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 25th day of July, 1881.
J. D. Hunter.
J. D. Hunter
J. D. Hunter

Last Will and Testament
of Jonathan Jordan
of the State of South Carolina
Abbeville County

In the name of God Amen!

I Jonathan Jordan of the State of South Carolina
do hereby certify that I am of sound mind
and memory do make and declare the following
my last will & testament

First

It is my will & desire that all of
my just debts be paid.

Secondly

I do hereby appoint G. Marshall Jordan
& D. H. Parker Jordan, my executors to
carry out my will which is herewith
attached & included in the address
to my children, which I understand
to be my last will & testament

In testimony whereof I have herewith
set my hand & seal this fourteenth day
July eighteen hundred and eighty nine

Witness, sealed and acknowledged by the
testator in our presence
and by us subscribed in
his presence & in the
presence of each other
J. D. Hunter
J. B. Marshall
M. P. Broderick

My Children

You all know that it was never my purpose to make a will, and I desire to make in this writing, my last wishes known, and to invoke Gods blessing upon each and all of you. I desire that the Asbury tract of land containing about two hundred and fifty acres together with the Rich tract adjoining containing about ninety-five acres of land, be given to Lambert and Parker and that titles be made to them jointly, and I desire also that Seppie shall have the Piano for whom it was originally intended, and that in the final settlement of my estate she shall be allowed a sum greater than the rest (say two or three hundred dollars) as I have never given her as much as I allowed the other children.

I desire also that the homestead with two hundred and fifty acres of land (which I have designated in deed) be given to Eliza (and for money due her by me, I have given said deed).

All the rest, residue and remainder whatsoever and wheresoever to be equally divided among my children, the daughters children collectively getting a child's share, after my just debts shall have been paid. These are my wishes dear children and I rely upon each of you individually and collectively to carry them out, and commend you all to the keeping of that God who loveth and careth for us all, whom to know aright is life eternal.

Witness

W. E. Henderson Inathon Judan

State of South Carolina Probate
Abbeville County Court.

Present: Honorable J. Fuller Lyon,
Probate Judge.

Personally appeared
Leroy Purdy a subscribing witness to
the annexed instrument of writing &
purporting to be the last Will and
testament of Jonathan Jordan, 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 Jonathan Jordan. And deposes
further saith that the said Jonathan
Jordan 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 Leroy Purdy (the deponent) and
J. B. Marshall and W. P. Robin in the
presence of each other, and of the said
Jonathan Jordan and at his request, signed
their names as witnesses to the due
execution of the same.

Sworn and subscribed to } Leroy Purdy
before me, this 12 day of }
July one thousand eight }
hundred and eighty-one }
J. Fuller Lyon }
J. Pro. U. }

Upon due ~~consideration~~ examination of Leroy
Purdy one of the subscribing witnesses
to the annexed instrument of writing
purporting to be the last Will and tes-
tament of Jonathan Jordan 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
J. P. a. C.

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 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 thereto 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 me God.

Sworn and subscribed }
to before me, this 12th } J. Marshall Indian
day of July, 1887. } S. W. Parker Indian
J. Fuller Lyon. }

Last
Will
and
Testament
of
Sarah
Wire
Decr

Sarah Wire's Will

In the name of God Amen, I Sarah Wire of 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 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 all paid, the residue of my estate real and personal I give, bequeath and dispose of as follows, to wit: To my blind nephew, W. E. Johnson to have all of my property both real and personal which I own or may own at my death and to come in full possession of the same at my decease.

Likewise I make constitute and appoint my said nephew W. E. Johnson to be the executor of this my last will and Testament hereby revoking all former wills by me made. In witness whereof I have hereunto subscribed my name and affixed my seal the twenty-second day of November in the year of our Lord one thousand eight hundred and seventy-five

Sarah Wire 

The above instrument was subscribed by the said Sarah Wire in our presence and acknowledged by her to each of us: and she at the same time published and declared the above instrument so subscribed to be her last Will and Testament and we at the testator's request and in her presence have

signed our names as witnesses hereto and written opposite our names our respective places of residence.

J. J. Haddon South Carolina Abb. County.
C. E. Bourn " " "
J. W. Millford " " " "

South Carolina } Probate Court Probate Office.
Abbeville County }

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

Personally appeared J. J. Haddon subscribing witness to the annexed instrument of writing purporting to be the last will and testament of Sarah Wire 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 Sarah Wire. And deponent further saith that the said Sarah Wire 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. Haddon (the deponent) and C. E. Bourn and J. W. Millford in the presence of each other, and of the said Sarah Wire and at her request, signed their names, as witnesses, to the due execution of the same.

Sworn and subscribed to before me, this 4. day of August one thousand eight hundred and eighty-one

Jacob C. Cason } J. J. Haddon
C. P. C. A. C }

In the matter of the last
Will and Testament
Sarah Wier, Deed

Upon due examination of J. T. Stadden one of the subscribing witnesses to the annexed instrument of writing purporting to be the last will and testament of Sarah Wier 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. P. L. G. C.

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 and subscribed
to before me this
day of August 1887.

J. P. L. G. C.

W. E. Johnson

Last Will and Testament of Jane A. Swan. In the name of God, Amen.

I, Jane W. Swan of the County of Abbeville and State of South Carolina, calling to mind the uncertainty of life, do make and declare this to be my last will and Testament, hereby revoking all

And other will or wills, heretofore by me made.

First. I will and bequeath to my beloved sister Elizabeth W. Swan all my personal property of whatever kind; Together with my real estate; which consist of a one half interest in two hundred and fifty six acres of land now held jointly between her, and myself.

Said land lying on both sides of a branch of Parks Creek, known as Gurnis Creek, waters of Savannah River, with such shape and marks as indicated by a survey made July 18, 1858.

Second. I nominate, constitute and appoint my beloved sister Elizabeth W. Swan my Executor to this my last will and Testament.

In witness whereof I, Jane A. Swan, have hereunto set my hand and affixed my seal. This the 25th day of June in the year of our Lord one thousand Eight hundred and twenty eight.

Signed, sealed and published, by the above named Jane A. Swan, as her last Will & Testament in our presence, and we in her presence have hereunto subscribed our names as witnesses.

J. C. Stearnson
Wm M Combs
Jm G Pearson

Jane A. Swan

State of South Carolina Probate Court.
Abbeville County Probate Hill

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

Personally appeared Mrs M. Corah,
subscribing witness to the annexed
instrument of writing, purporting to
be the last Will and testament of
Jane A. Swain 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
Jane A. Swain. And deponent further
saith that the said Jane A. Swain
at the time of executing the said instru-
ment of writing was to the best of
deponent's knowledge and belief of sound
and disposing mind, memory and
understanding; and that Mrs M. Corah,
(the deponent) and J. C. Stevenson and
Mrs A. Pearson in the presence of
each other, and of the said Jane A.
Swain and at her request, signed
their names as witnesses, to the due
execution of the same.
Sworn and subscribed to before
me this 15 day of July
1881.

J. Fuller Lyon,
Pro & C

Mrs M. Corah.

Upon due examination of Mrs M. Corah
one of the subscribing witnesses to the
annexed instrument of writing purporting
to be the last Will and testament of
Jane A. Swain 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 E. W. Swan.

J. Miller Lyon.
J. P. C.

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 therunto extend and the Law Charge me.

So help me God.

Sworn and subscribed
to before me, this 15th day
of July 1887.

J. Miller Lyon
J. P. C.

E. W. Swan

Last Will
and
Testament
of
Rev. Jno I.
Bonner.
Execd

State of South Carolina
Abbeville County

I John I. Bonner of the County and State aforesaid do make and ordain this my last Will and Testament hereby revoking all other wills and Testaments by me heretofore made.

1st I will, bequeath and devise to my wife, Lila M. Bonner, a child's part, that is to say a one eighth interest in both my personal property and real estate.

2nd It is my will and desire that the expenses of completing Oliver G. Bonner's education be paid out of the estate one and a half child's part.

3rd The following advances have been made and are to be accounted for in the settlement of the estate: Wm. J. Bonner, one thousand dollars (that is the house and lot upon which he now lives).

Henry E. Bonner, one thousand dollars Cash advanced. Kettie B. Waller nine hundred dollars, this includes Cash advanced together with orders given by Rev. W. J. Waller upon the Treasurer of the Associate Reformed Synod. Mollie A. Browder one thousand dollars Cash advanced.

4th It is my will and desire that William J. and John B. Bonner, together with such other of my children as may wish to take an interest in the same, shall have the printing office including the house and lot known as the Printing office lot, the type, press and all other appurtenances thereto. The same to be appraised by persons selected by the executor and if they William J. and John B. Bonner do not wish to take the

before mentioned printing office property as appraised or if no other satisfactory arrangement can be made to continue the publication of the Associate Reformed Presbyterian and Little Banner, then this property shall be sold to the best advantage.

5th It is my will that my personal property and real estate be appraised by my friends Prof. J. M. Gentry, R. W. Stadden and Dr. J. S. Miller and that the same be sold whenever and in whatever way the executors may think best.

The library and pictures to be divided equally among my wife and children.

6th In the settlement and division of my estate it is intended that my wife and children shall have share and share alike, taking into consideration the advances made and heretofore mentioned.

7th In the distribution of my estate it is my will that the child or children of a deceased child or children shall represent the parent or parents and take the share or shares to which the parent or parents would have been entitled had she, he or they been living.

8. I nominate my sons William J. and Henry E. Bonner executors of this my last will and testament.

In testimony whereof I hereunto set my hand and affixed my seal this second day of March Anno Domini one thousand eight hundred and eighty one

Signed in presence of
W. L. Prewsley
H. E. Perry
M. Sales

J. S. Bonner JSB

Codicil

I desire to add the following codicil to my last will and testament, executed March second, 1881. viz: That the respective shares of my two sons W. J. Bonner and H. E. Bonner referred to in articles fourth and sixth be

and the same are hereby transferred to their respective wives, viz, Ida C. Bonner, and Nettie S. Bonner.

In testimony whereof I hereunto set my hand and affix my seal this the seventh day of March anno Domini one thousand eight hundred and eighty one.

Signed in presence of J. I. Bonner &
 R. S. Galloway
 A. S. Kennedy
 J. R. Sindley

State of South Carolina
 Abbeville County

Present; Honorable J. P. L. L. L. L. L.
 Probate Judge for the County of Abbeville,

Personally appeared W. L. Pressley, subscribing witness to the annexed instrument of writing, purporting to be the last Will and testament of J. I. Bonner 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 J. I. Bonner. And deponent further said that the said J. I. Bonner 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 W. L. Pressley, (the deponent) and A. E. Perry and M. Sanders in the presence of each other, and of the said J. I. Bonner, and his request signed their names as witnesses to the due execution of the same.

Sworn and subscribed to
before me, this 4th day } W. L. Bessley
of May 1881. }
Gaul C. Cass
CJCC

Upon due examination of W. L. Bessley
one of the subscribing witnesses to the annexed
instrument of writing purporting to be the
last will and testament of J. L. Bonner,
late of Abbeville County, deceased, it appears
to my satisfaction that the same is the
true last will of the said deceased; it is
therefore ordered and decreed that it be ad-
mitted to probate in common form and that
letters testamentary be granted to Wm. J.
Bonner & Henry E. Bonner, Executors.

Wm. Lyon

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 thereto extend and the ^{same} charges us
and that we 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 May 1881.
Gaul C. Cass
CJCC

W. J. Bonner
Henry E. Bonner

State of South Carolina Probate Court,
Abbeville County,

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

Personally appeared A. S. Kennedy sub-
scribing witness to the annexed
instrument of writing purporting to be
the Codicil of the last will and
testament of J. I. Bonner, late of Abbeville
County, deceased, who being duly
sworn, deposes and saith that he
was present, and did see the said
Codicil duly executed by the said
J. I. Bonner. And deponent further saith
that the said J. I. Bonner at the time
of executing the said Codicil was to
the best of deponent's knowledge and
belief of sound & disposing mind, memory
and understanding; and that A. S.
Kennedy, (the deponent) and R. S. Gallaway
and J. R. Ardley, in the presence of
each other, and in the presence of
the said J. I. Bonner, and at his re-
quest signed their names as witnesses
to the due execution of the same.

Sworn and subscribed to
before me, this 4th day of
May 1881. (A. S. Kennedy)
J. M. C. Coar
J. M. C.

Upon due examination of A. S. Kennedy
one of the subscribing witnesses to the
annexed instrument of writing purporting
to be the Codicil to the last will &
testament of J. I. Bonner, late of Abbeville
County, deceased, it appears to my
satisfaction that the same is the Codicil
to 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. F. L.

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

To help us God:

Sworn to before me W. J. Pomeroy
this 4th day of May 1851
James E. Pomeroy,
Gaul C. Cason
- Clerk

Last
Will and
Testament
of
Margaret
Morris
Aged.

State of South Carolina
Abbeville County

In the name of God, Amen. I
Margaret Morris, of the State and
County above stated, being of sound mind
and memory & calling to mind the
uncertainty of this frail and trans-
itory life, do ordain this instrument
to be my last will and testament
, to wit:

Item 1st I will & bequeath that my
executors shall sell so much of my
property at public outcry, as will
pay all my just and lawful debts
and liquidate the same from the pro-
ceeds of said sale.

Item 2nd Having paid to my beloved
daughter Sallijane Myers and to my
beloved son James W. Morris, more than
their full share of all my estate, and
being disposed to divide my estate,
as far as I can, so that my beloved
children shall share equally, I will
and bequeath all my personal property,
after all my just debts are paid, to
my beloved daughter Mary L. Gibson,
and to my beloved ^{grand} daughters Sallie
V. Martin and Mary Ann Butler that is
to say to my beloved daughter Mary
L. Gibson one part and to my beloved
grand daughters Sallie V. Martin one part
and to my beloved grand daughter Mary
Ann Butler one part to share equally in
this distribution of my estate.

Item 3rd It is my will that if my be-
loved daughter Mary L. Gibson and
my beloved grand daughters Sallie V.
Martin and Mary Ann Butler shall
so elect they may pay all my just
debts without a sale of property from
their own private means, after so doing

they may divide all of my property consisting of Household & Kitchen furniture Carriage Wagon, Mules Corn & property of all kinds equally between them, so that they shall share and share alike equally.

Item 4th I do hereby constitute and appoint my beloved daughter Mary L. Gibson Executrix of this my last Will and testament, In witness whereof I have hereunto set my hand and seal this the 30th day of December A.D. 1899 one thousand eight hundred and ninety-nine

Signed, sealed and delivered in the presence of
 S. L. Morris,
 M. L. Harris,
 J. S. Hill

Margaret Morris ^{Her} ^S ^L ^S
^W ^M ^M ^M

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

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

Personally appeared J. D. Hill subscribing witness to the annexed instrument of writing purporting to be the last Will and testament of Margaret Morris 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 Margaret Morris. And deponent further saith that the said Margaret Morris 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. D. Hill, the deponent, did S. L. Morris and M. L. Harris in the presence of each other of the

Margaret Morris and at her request signed
 their names as witnesses to the due
 execution of the same.

Sworn and subscribed to
 before me, this 1. day of } J. A. Neel
 August 1881.
 James C. Cason
 J. C. C.

Upon due examination of J. A. Neel
 one of the subscribing witnesses to
 the annexed instrument of writing pur-
 porting to be the last will and tes-
 tament of Margaret Morris, 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.

Fuller Sym.
 J. P. C.

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
 so 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 30 day } Mary L. Gibson
 of August 1881.
 James C. Cason
 J. C. C.

Last Will and Testament
John M Bell
Decd

State of South Carolina
Abbeville County

I John M Bell of Abbeville County South Carolina, being of sound mind and memory, but considering the uncertainty of my earthly existence, do make and declare this my last will and testament in manner and form following, that is to say.

1. I give devise and bequeath all my property both real and personal to my beloved wife Dicy Bell to have and to hold to her the said Dicy Bell for and during the term of her natural life.
2. After the death of my beloved wife Dicy Bell, it is my desire that all the property both real and personal, shall be sold and divided equally among all my children that each will share and share alike.
3. I appoint John Henry Mears and John L. Bell executors of this my last will and testament.

In testimony whereof I the said John M Bell, do hereunto set my hand and seal this second day of June one thousand eight hundred and eighty one.
John M Bell. *JB*

Spqis, sealed, published and declared, by John M. Bell, to be his last will and testament in the presence of us.
R Drayton Nance
Sallie M. Nance
Tobbi M. Nance

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

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

Personally appeared
R. Drayton Nance subscribing witness
to the annexed instrument of writing,
purporting to be the last Will and
testament of John M. Bell 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 John M. Bell. And deponent
further saith that the said John M.
Bell 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 R.
Drayton Nance, and Sallie M. Nance,
and Pabbie M. Nance in the presence
of each other and of the said John
M. Bell and at his request, signed
their names as witnesses, to the due
execution of the same.

Sworn and subscribed to before,
me this 17th day of September
1887.

Jam^s C. Casin }
O. C. } R. Drayton Nance

Upon due examination of R. Drayton
Nance one of the subscribing witnesses,
purporting to be the last will and
testament of John M. Bell, 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, & that letters
testamentary be granted to John H. Wren & J. L.
Bell.

J. Fuller Lyon
J. L. Bell

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 therunto extend, and the said
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.

Sworn and subscribed to before J. H. Wren,
me, this 7th day of Sept. 1887. J. L. Bell.
J. C. Casch
C. P. C. A. C.

Last
Will and
Testament
of
Jane C.
Perrin,
Widow

The State of South Carolina
Abbeville County

In the name of God Amen,

I Jane Eliza Perrin, widow, being of sound disposing mind, memory and understanding, do make and ordain this my last will and testament,

First

I desire to make and do hereby make the following specific bequests: To my grandsons Thomas C. Perrin and Thomas P. Harrison, I give the sum of Fifty dollars each; and to my grand son Thomas P. Cothran, I give my gold watch.

To my granddaughters Sarah A. Perrin and Hannah Clark Cothran, I give the sum of Thirty dollars each.

To my granddaughter Jennie Harrison I give one of my large silver goblets.

To my granddaughter Jennie White, I give my other large silver goblet given to me many years ago by my friend W. H. Parker, Esq.

To my niece Jennie Thompson, whom I reared from infancy, I give the picture (an oil painting) of her Mother Joel, her sister Mary and herself; and also a half dozen silver forks marked J. M. P. and to her son Thomas I give the sum of thirty dollars.

To my granddaughter Jennie, Child of Lewis W. Perrin, I give the silver cup which I use every day.

To my son George, I give the sum of one ~~thousand~~ hundred dollars, not as a return of that given by him to us, just after the loss of our house by fire in February 1877, but in acknowledgement of an act of kindness on his part, which

he could ill afford, and when we were in great distress.

I do my daughter Hannah Clark Perrin, I give and bequeath the sum of Twenty-five hundred dollars, to be realized from my estate, either by assigning to her land of this amount, to be valued in such manner and by such means as may be agreed upon by a majority of my Children, or by sale of such portion or portions of my real estate as may be necessary to raise the said sum of Twenty five hundred dollars; and in the latter case, I hereby authorize, empower and direct whomsoever shall execute this will to make such sale, at such time and upon such terms as a majority of my Children shall agree upon.

Second All the rest and residue of my estate of every nature and kind whatsoever, I hereby give, devise and bequeath to my five Children, Wardlaw, Emma, Levin, Sallie and George and to the Children of my deceased daughter, Mary, the whole to be divided into six equal shares— one share for each of my Children last above named and one share for each of my Children last as to be divided equally amongst Mary's Children.

Third I hereby nominate, constitute & appoint as the executor of this my last will and Testament.

In testimony whereof, I have hereunto set my hand this the 24th day of February A.D. Eighteen hundred and eighty-

Joan E. Perrin.

Signed declared and published by the
 Testatrix as and for her last will and
 Testament, in our presence, who in
 her presence and in the presence of
 each other and by her request, hereby
 attest the due execution of the same.

W. B. Wardlaw,
 M. S. Cottonau,
 J. S. Cottonau.

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

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

Personally appeared W. B. Wardlaw,
 subscribing witness to the annexed
 instrument of writing purporting to be
 the last Will and Testament of Mrs
 Jane E. Perrin, 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 Jane E.
 Perrin. And deponent further said
 that the said Jane E. Perrin, at the
 time of executing the said instrument
 of writing was to the best of deponent's
 knowledge and belief of sound dis-
 posing ^{mind} memory and understanding;
 and that W. B. Wardlaw, (the deponent),
 and M. S. Cottonau and J. S. Cottonau in
 the presence of each other and of the
 said Jane E. Perrin, and at her
 request signed their names as witnesses
 to the due execution of the same.

Sworn and subscribed to before W. B. Wardlaw,
 me this 27 day of September, 1881. *[Signature]*
 Fuller Lyon
 Probate

Upon due examination of W. B. Ward lawyer
 one of the subscribing witnesses to the annexed
 instrument of writing purporting to be
 the last will and testament of Jane E.
 Perrin, 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
 J. P. C.

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 therunto extend and the
 law charge me, and that I will make
 a true and perfect inventory of all
 such goods, rights and credits;
 So help me God.

Sworn and subscribed } J. M. Perrin
 to before me, this 27. th }
 day of September 1881 }
 J. Fuller Lyon }
 J. P. C. }

Last
Will and
Testament
of
Mrs Sophia
Haskell
Seed

In the name of God, Amen:

I Sophia L. Haskell of the County of
Abbeville in the State of South Carolina
do make publish and declare this to be
my last Will and testament in
manner and form following, that is
to say.

In the first place I desire that
all of my just debts be paid.

I desire to make as far as possi-
ble a certain and suitable provision
for my only daughter Sophia L. Haskell
during her life or so long as she may
remain single and unmarried and
to that end I direct as follows.

Item. I give and bequeath unto my
said daughter for and during the
term of her natural life should she
remain single and unmarried or
until her marriage should she ever
marry the sum of six hundred dollars,
as an annuity to be paid semiannually,
to wit three hundred dollars on the first
day of January and three hundred
on the first day of July in each and
every year during her life or until
the day of her marriage as aforesaid.

Item. And this annuity, to my daughter
I charge upon the whole of my estate
real and personal, in the hands of
my Executors hereinafter to be named
and for this purpose I give them
entire control of the said real estate
as well as the personally with which they
are charged by law.

Item. On the marriage of my said
daughter should she ever marry, then
the annuity of six hundred dollars as
hereinbefore provided shall cease and
determine, and my said daughter
shall take an equal share of my

estate which shall be divided share and share alike between my said daughter and all of my sons, namely, Langdon, Alexander, John, Joseph, Louis and Paul. On her death, without marriage, the estate shall in like manner be divided between my sons above named, and in case of the death of either of them leaving a wife child or children or either, such wife child or children, such represent such deceased son and take as in case of intestacy.

But if at any time my said daughter shall deem it her interest and advantage to waive the annuity herein before provided for her, she may do so, and consent to take an equal share with her brothers above named in the whole of my estate.

Item. I hereby authorize and empower my acting Executor, whomsoever he may be to keep together my estate both real and personal so long as he may consider the same expedient and necessary to carry out the provision of this my will; and I also empower my said acting executor to sell and make title to all or any portion of my estate should the same be deemed advisable (always taking care to secure the annuity aforesaid to my daughter as herein above directed) whether such sale be made to pay debts or as a mode of making partition.

Lastly. I nominate and appoint my sons Alexander C. Haskell, John C. Haskell, Joseph C. Haskell and Louis W. Haskell Executors of this my last will and testament but I desire that not more than one shall qualify and act at one time, and in case of the death or removal of the one so qualifying then one of the other executors named, shall qualify and execute the provisions of this my will.

In witness whereof

I Sophia L. Haskell, the testatrix,
revoking all wills and testaments by
me at any time heretofore made,
do declare this to be my last
will and testament and have
herewith set my hand and seal
this the 12th day of June in the
year of our Lord one thousand eight
hundred and seventy-nine.

Sophia L. Haskell
LS

Signed sealed published and declared
by Sophia L. Haskell the testatrix
as and for her last will and
testament written in two sheets of paper
in our presence who in her presence
and in the presence of each other
have herewith set our hands as witnesses
thereto on this the 12th day of June
Anno Domini (1879) Eighteen hun-
dred and seventy-nine.

Allen J. Green
M. K. Bachman
John J. Rhett.

The State of South Carolina
County of Abbeville
for
Executor.

By J. Fuller Lyon, Probate Judge of said
County. To D. P. McDonald Probate Judge
of Richland County, State of South Carolina.

I, reposing especial trust and con-
fidence in the integrity, care and
circumspection of you, the said D. P.
McDonald, have given and by these
presents do give unto you full power
and authority to examine the several
witnesses to the last Will and testament

of Sophia L. Haskell, late of Abbeville County,
deceased, upon their Corporal oaths to be
taken on the Holy Evangelists of Almighty
God, touching the due execution thereof
according to the form of the Statute in
that Case made and pleaded, and also
to administer the usual oath to
named executor to the last will and
testament Sophia L. Haskell deceased;
And a due return of your doings herein
you are to make and give under
your hand and seal, for my approbation
or disallowance.

Given under my hand and seal
of the Probate Court, this the first day
of October A.D. 1881.

J. Fuller Lyon.
Judge Probate S.C.

I do hereby certify that in virtue of
the annexed Admonitions I did duly
examine John V. Rhett, one of the witnesses
to the last Will and Testament of Sophia
L. Haskell, deceased, according to law.
Given under my hand and seal
this the third day of October A.D. 1881.

D. P. McDonald,
Judge of Probate
Richland County
S.C.

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

Present: Honorable, D. P. McDonald, Probate
Judge for the County of Richland.

Personally
appeared John V. Rhett subscribing witness to
the annexed instrument of writing purporting
to be the last Will and Testament of Sophia
L. Haskell, 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 Sophiah L. Haskell. And deponent further saith that the said Sophiah L. Haskell, ~~was~~ ^{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 he John J. Rhee (the deponent) and Allen J. Green and William K. Bachman, in the presence of each other, and of the said Sophiah L. Haskell and at her request, signed their names as witnesses, to the due execution of the same.

Sworn and subscribed
to before me, this third } John J. Rhee.
day of October 1881.
D. P. M. Donald.
Judge of Probate
Rockland County

In the matter of the last
Will and Testament
of
Sophiah L. Haskell.
Deed

Upon due examination of John J. Rhee, by deponent one of the subscribing witnesses to the annexed instrument of writing purporting to be the last will and testament of Sophiah L. Haskell, late of Rockland 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 testa-

mentary be granted to H. C. Haskell.

J. Fuller Lyon,
J. P. Court.

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, so far as her 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 } H. C. Haskell.
before me this 6th day of }
October 1851 }
J. Fuller Lyon,
J. P. Court

State of Georgia } In the Court of Ordinary
Doolin County }

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 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 16th day of
Nov 1900.

W. H. Hensley
Ordinary Doolin Co
Ga

Joseph O. Haskell

Last Will
and
Testament
of
Edrick
Harris
Deed

The State of South Carolina
Abbeville County

I Edrick Harris of the State & County aforesaid, being in a low state of health but possessed of sound mind memory & understanding (for which I am thankful to Almighty God) being desirous to dispose of my worldly estate of which I am blessed do make this my last will and Testament Item 1st I desire that all my just debts be paid.

Item 2^d I will & bequeath to my daughter Elizabeth Foster wife of Turner Foster and the children of my son Peter Harris deed one mule and my gun equal between the two families.

Item 3^d I will and bequeath to my wife Mariah during her natural life one mule (select it herself) also all my plantation tools and waggon.

Item 4th It is my will that at the death of my wife Mariah all the property then remaining which is given to her by this will during her natural life shall revert or descend to her two grand children Jane & Jim, provided they are living at the time of her death or be taken from her by their father. then that portion given my wife during her natural life shall revert or descend to my daughter Elizabeth & the children of Peter Harris equally between them.

Item 5th It is my will that after my death my wife Mariah live with Turner Foster and I appoint him her trustee.

Item 6th I appoint Turner Foster my son in law Executor of this my last will & testament.

In witness whereof I have hereunto subscribed my name & affixed my seal this 5th of May in year of our Lord

one thousand eight hundred and eighty-one.

Edrick ^{Harris} ~~mark~~ Harris

Signed, sealed and delivered
in the presence of

George W. Foster

Alfa ^{Harris} Foster

Clarr ^{Harris} Foster

State of South Carolina
Abbeville County

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

Personally appeared George Foster subscribing
witness to the annexed instrument of writing,
purporting to be the last Will and testa-
ment of Edrick 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 Edrick Harris. And deponent
further saith that the said Edrick Harris, at
the time of executing the said instrument of
writing was to the best of deponent's knowl-
edge and belief, of sound and disposing mind,
memory and understanding; and that
George Foster (the deponent) and Alfa Foster
and ~~Edrick~~ ^{Alma} Foster's, in the presence of each
other and of the said Edrick Harris, and
at his request signed their names as witnesses,
to the due execution of the same.

Sworn to before me, this
18 day of July 1881.

Fuller Lynn
J.P.

Geo. W. Foster

In the matter of the
last Will and Testament
of Eduick Harris
Deed

Upon due examination of George Fuller
one of the subscribing witnesses to the
annexed instrument of writing pur-
porting to be the last will and
Testament of Eduick 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
with letters testamentary be granted to
Frank J. Foster.

George Fuller
J. Rode

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, so far as his
goods and chattels will thereto extend
and the law charge me and that
I will make a true and perfect inven-
tory of all such goods and chattels,
rights and credits
So help me God.

Sum and subscribed
to before me this 18.
day of Feby, 1882
J. Fuller Lynn
J. R. C.

Frank J. Foster
His
not

Last
Will
and
Testament
of
Nixon
Willard
Decd.

In the name of God, Amen.

I Nixon Willard of the County of Abbeville and State of South Carolina being of sound mind and memory and in consideration of the uncertainty of life do thereon make and publish and declare this to be my last will and testament, in manner and form following. First I desire all my just and lawful debts to be paid and after that the remainder of my property to go to my niece Harriet Paterson's Bond, Debentures whereof I have heretofore subscribed my name and affixed my seal this the twenty-fourth day of January in the year of our Lord one thousand eight hundred and eighty. Nixon Willard (S)

The above instrument was subscribed by the said Nixon Willard in our presence and acknowledge to each of us.

W. Mathis
S. S. M. Lane
James ^{his} Dillishan
not

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

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

Personally appeared William Mathis, subscribing witness to the aforesaid instrument of writing purporting to be the last will and testament of Nixon Willard late of Abbeville County, deceased, who being duly sworn, deposed and said that he was present, and did see the said instrument

writing duly executed by the said
 Nixon Willard. And deponent further
 saith that the said Nixon Willard
 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 he William Mather (the deponent),
 and J. S. M. Lane and James Dellehay
 in the presence of each other, and of
 the said Nixon Willard and at his
 request, signed their names as witnesses
 to the due execution of the same.

Seen and subscribed to
 before me, this 20th day of
 March 1887.
 J. Fuller Lyon
 J. Proctor

Upon due examination of Wm Mather
 one of the subscribing witnesses to the
 annexed instrument of writing pur-
 porting to be the last will and
 testament of Nixon Willard 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
 J. Proctor

Last
Will &
Testament
of
Gideon
W.
Blackman
Execd

I Gideon W. Blackman of the State of South Carolina and County of Abbeville being of sound and disposing mind do make and ordain this my last will and testament.

Item 1st I direct that my Executors shall pay all my just debts as soon as possible leaving it entirely to her judgment as to how much of my property shall be sold for that purpose.

Item 2nd I give and bequeath to my beloved wife Frances Caroline Blackman all my property that remains after paying my debts to be hers in fee simple to use and dispose of as she wishes.

Item 3rd I appoint my beloved wife Frances Caroline Executor of this my last will and testament.

Signed and sealed in the presence of the Testator and in the presence of each other this the 5th day of May 1852.

G. M. D. Miller (S)
L. A. Osborn (S)
M. E. Osborn (S)

G. W. Blackman (S)

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

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

Personally appeared L. A. Osborn subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of G. W. Blackman 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 G. W. Blackman. And deponent further saith that the G. W. Blackman 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 L. A. Osborne (the deponent) and G. M. D. Miller and M. E. Osborne in the presence of each other and of the said G. W. Blackman and at his request, signed their names as witnesses, to the due execution of the same.

L. A. Osborne.

Seen and subscribed to
before me, this 20th
day of July 1881.
J. Fuller Lyon,
J. P.

Upon due examination of L. A. Osborne, one of the subscribing witnesses, to the annexed instrument of writing purporting to be the last will and testament of G. W. Blackman, 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 the executor.

J. Fuller Lyon,
J. P.

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 so far as his goods and chattels will thereto extend and the law.

charge me, and that I will well and truly
make an inventory of all such goods and
chattels, rights and credits, so help me God.

Sworn and subscribed
to before me, this 24.
day of July 1882.
J. Fuller Lyon
J. P. C.

J. C. Blackman

Last
Will
and
Testament
of
Elizabeth
Carwile
Esq.

The State of South Carolina
and County of Pickens

In the name of God, Amen!

I, Elizabeth
Carwile of the State and County aforesaid,
being of sound mind and memory - yet
knowing the uncertainty of life and the certainty
of death have thought proper to make this
my last will and testament in manner
and form following:

1st I give and bequeath my soul to God
and my body to the dust in the blessed
hope of glorious resurrection.

2nd I give and bequeath to my nephew
John Robert Moore the tract of land upon
which I now live containing eighty eight
acres more or less, to have and to hold
as his own forever, upon the condition
that he allow his Father John Moore and
his mother Malinda Moore to have a home
on said tract of land as long as they or
either of them may live

3rd I give to my three nieces (viz) Elizabeth
E. Moore, Mahala Caroline now the wife of
Joshua Ashley, and Ann E. Moore my
feather bed and pillows to be equally
divided between the three.

4th It is my will that as soon after my
decease as may be by my executor herein
after to be appointed thereof he shall

provid to sell in such manner as
 he may think best the remainder
 of my estate, and out of the proceeds
 pay all my just debts and funeral
 expenses

5th It is my will that the remainder
 of my estate if any, be equally divided
 between my four children (viz) Nancy,
 now the wife of Benjamin McClain,
 Mary now the wife of Wade Robinson,
 Malinda now the wife of John Moore,
 and Samuel S. Carule, all to share
 and share alike.

6th I do hereby ~~make~~ constitute and
 appoint my Nephew, J. M. Carule, my
 executor to carry into effect this my
 last will and testament, and he is
 hereby authorized and empowered to
 make all bills of sale deeds of conveyance,
 and do all other things that may be
 necessary to carry into effect this
 my last will and testament. In testimony
 thereof I have hereunto set my name
 and affixed my seal this the twenty-
 fifth day of Sept. in the year of our
 Lord one thousand eight hundred and
 eighty and in the one hundredth and
 fifth year of the American Independence.

J. G. El Drayon
 J. M. Mahan
 J. M. Carule.

Her
 Elizabeth Carule
 mark

State of South Carolina } Probate Court -
Abbeville County } Probate record.

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

Personally appeared J. G. E. Brauynan,
subscribing witness to the annexed instrument
of writing purporting to be the last will
and testament of Elizabeth Carville late of
Abbeville County, deceased, who being duly
sworn, deposes and saith that he was
present, and did see the said instru-
ment of writing duly executed by the said
Elizabeth Carville. And deponent further
saith that the said Elizabeth Carville 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. G. E. Brauynan (the deponent) and J. M. M.
Mohan and J. M. Carville in the presence of
each other and of the said Elizabeth Carville
and at her request, signed their names as
witnesses, to the due execution of the same.

J. G. E. Brauynan,

Sworn and subscribed to before me
this 9th day of May 1882
Fuller Lyon
J. P. C.

Upon due examination of J. G. E. Brauynan, one
of the subscribing witnesses to the annexed
instrument of writing purporting to be the
last will and testament of Elizabeth Carville,
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 J. M. Carule Executor.

J. Fuller Lyon,
Judge 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 therunto 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 9. day
of May 1882 } J. M. Carule.
J. Fuller Lyon
J. P.

Last
Will and
Testament
of
John B.
Johnson,
Decd

Abbeville County, South Carolina,

I John B. Johnson, being sound in mind do make this my last will and testament, hereby revoking any former will viz:
1st I desire that all my just debts be paid after my death.

2nd I desire that all my real and personal property remain as it is as long as my wife Euphemia shall live or during her widowhood and after her death or marriage to be sold for cash, or on time as my executors may think best and the proceeds to be divided equally between my children Mary E. Turner, George C. Johnson, Sarah C. Bullock, and Robert B. Johnson, share and share alike.

I hereby appoint my sons George C. Johnson, and Robert B. Johnson, my executors to carry out this my last will and testament.

Given under my hand and seal this 18th day of October 1872

Signed and sealed in John B. Johnson's
the presence of
Geo. W. Waddell
W. G. Fuller
George Elmore

State of South Carolina Probate Court.
Abbeville County Probate Office

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

Personally appeared G. W. Waddell subscribing witness to the annexed instrument of writing purporting to be the last will and testament of John B. Johnson late of Abbeville County, deceased, who being duly sworn deponent and saith that he was present and did see the said instrument of writing duly

executed by the said John B. Johnson. And deponent further saith that the said John B. Johnson, 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 he Geo. Waddell, (the deponent) and N. H. Fuller and George Elmore in the presence of each other and of the said John B. Johnson 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 June 1882 } Geo. W. Waddell
J. Fuller Esq. }
Judge Probate Court }

Upon due examination of Geo. W. Waddell, one of the subscribing witnesses to the annexed instrument purporting to be the last Will and Testament of John B. Johnson, 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 Esq.
J. P. C.

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 the legacies contained in said will so 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 rights and credits, so help me God.

Sworn and subscribed to before me,
this 5th day of June 1882.

J. Fuller Lyon
Judge Probate Court

R. P. Johnson

Last Will
and
Testament
of
Nancy
Barnes
Deed

The State of South Carolina
County of Abbeville

In the name of God Amen, I Nancy Barnes of the State and County aforesaid being of sound mind and memory, yet knowing the uncertainty of life and the certainty of death have thought proper to make and publish this my last will and testament in manner and form following:


1st It is my will and I hereby direct that as soon after my decease as may be thought best by my hereinafter appointed Executor, for the interest of my estate, that he proceed to see in whatever manner he may see proper my entire estate both real and personal, and from the proceeds of the same he pay all my just debts and funeral expenses.

2nd It is my will and hereby direct my executor hereinafter appointed out of the balance of my if there be any that he put suitable head and foot stones to my grave and also to the grave of my deceased husband Joshua S. Barnes.

3rd It is my will that the remainder of my estate be divided in the following manner viz: one fourth to my sister Elizabeth Amanda Bryant, now the wife of John M. Bryant, one fourth to Carrie Jones, now the wife of Reuben Jones, one fourth to Luther E. Bryant

and the remaining fourth to John
 T. Bryan
 4th I do hereby make constitute and
 appoint J. M. Garville my executor to
 carry into effect this my last will
 and testament, and he is hereby autho-
 rized and empowered to make all
 bills of sale, deeds of conveyance,
 and do all other things that may
 be necessary to carry into effect
 this my last will and testament.
 In testimony whereof I have hereunto
 set my name and affixed my seal
 this the eleventh day of April in
 the year of our Lord one thousand
 eight hundred and eighty-one and
 in the one hundred and fiftieth year
 of the American Independence.

Signed in presence

Basel Callahan. Nancy ^{Hester} Barnes 
 G. L. Aleaume
 P. B. Callahan _{maid}

State of South Carolina Probate Court
 Abbeville County Probate Office.

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

Personally appeared Basel Callahan,
 subscribing witnesses to the aforesaid in-
 strument of writing, purporting to be
 the last will and testament of
 Nancy Barnes, late of Abbeville County,
 deceased, who being duly sworn deponee
 and said that he was present and
 did see the said instrument of
 writing duly executed by the said
 Nancy Barnes, and deponent
 further said that the said Nancy