

WILL OF

HENSLEY STIGALL

In the name of God Amen.

I Hensley Stigall of the district of Pendleton in the State of South Carolina, being very Sick and weak in body, but of perfect mind and memory, do make and ordain this my last will and Testament.-----

Item first. I will that all my Just debts be paid, and after paying all my Just debts, I will and bequeath all my estate both real and personal, to the children that I have had by Fanny Holeman, the woman with whom I now live, viz Spencer, Caroline, Mary Elizabeth, and William Warren, to be equally divided among them-----

Item Second It is my will, and I do so ordain that if it is the pleasure of the said Fanny Holeman, to live on the premises where I now live, with the children that I have had by her, and to raise them together, that She Shall do so, and have the use of the said Plantation, and all my other property after my debts are paid, for that purpose, and that no disposition of any part of the property be made, until the youngest child comes to the age of twenty one years, If She should not choose to do so, in the Situation that she is now in, then for the whole of my property both real and personal to be sold, and put into the hands of proper guardians, and each child to receive its proportionable part as they come of age--

Item third, If my Father, Richard Stigall who is now living, Should at his death bequeath any part of his estate to me: I do will and bequeath, that the Same be equally divided among the above mentioned Children: each child to receive its proportionable part of that, as they come of age----

paying all my Just debts, I will and bequeath all my estate both real and personal, to the children that I have had by Fanny Holeman, the woman with whom I now live, viz Spencer, Caroline, Mary Elizabeth, and William Warren, to be equally divided among them-----

Item Second It is my will, and I do so ordain that if it is the pleasure of the said Fanny Holeman, to live on the premises where I now live, with the children that I have had by her, and to raise them together, that She Shall do so, and have the use of the said Plantation, and all my other property after my debts are paid, for that purpose, and that no disposition of any part of the property be made, until the youngest child comes to the age of twenty one years, If She should not choose to do so, in the Situation that she is now in, then for the whole of my ~~property~~ both real and personal to be sold, and put into the hands of proper guardians, and each child to receive its proportionable part as they come of age--

Item third, If my Father, Richard Stigall who is now living, Should at his death bequeath any part of his estate to me: I do will and bequeath, that the Same be equally divided among the above mentioned Children: each child to receive its proportionable part of that, as they come of age----

In witnefs whereof I have hereunto affixed my hand and Seal in the presence of the Subscribing witnefses who have Subscribed their names, this tenth day of July in the year of our lord one thousand Eight hundred and twenty Six.

Pronounced Signed and

Sealed in presence of

James Douthit

Elias Elrod

Hensley Stigall(SEAL)
Recorded in Will Book A, Page 329
Recorded --Date not given
Proved---Date not given
John Harris, O. P. D.

(Original will not in files of Probate Judge)