

Sarah & William Flora McMillan Elizabeth wife
of John Reynolds all of full age and John W.
McMillan & Robert McMillan minors without
guardian are entitled as heirs and legatees
thereof.

Signed to and Subscribed before
me this 26th day of July 1872

John S. Miller
Probate Judge

South Carolina May 11th 1872
Dixie County

Will

McMillan Aug
died

Augus McMillan of the said State
and County being of sound mind and dis-
posing members, but Considering the uncer-
tainty of my earthly existence do make and
declare this my last will and testament in
manner and form following: That is to say:

I Am First: That I give and bequeath
to my beloved wife Eliza all my personal
property growing, fixed consisting of horses
Cattle sheep and stock and all my house-
hold and kitchen furniture to her at her
pleasure and to hold during her natural
life and at her death to be equally di-
vided among all my children except
Malcolm and Elizabeth which two have
been adequately provided for by me.

Item Second: I give and devise to my
son Malcolm a part of my land described
as follows: Beginning on a Stake in E. C.
Martin line by a pine tree history about four
pines from the Old Corner there down to
20. E. 10 poles & thence on the mill road
and beyond Southw. E. about 40 poles
to a Stake by two Post oaks and white-ash
pines near the head of a hollow and
in the old road there down the meander
of the hollow to a branch there
cross the various courses of the river
from the old mill near the
river there to meet up the river with

the various courses of the river
a North west course to a Stake on the side of the
road there to a tree located near Ruth's
corner there with this corner line S. and 10 poles
to the corner and back sapling on a stake
with this other line 10. 10. 10. poles to said land
Leach's corner pine Post & 10 poles on a Stake
and three Spanish Oaks further S. 10. 8. 10. poles
to a bunch of maples on the bank of the river S.
15. E. 7 poles crossing the river to a dead oak stump
about gum and several maple stumps 10. 30. E. 8.
poles & a post oak & post 10. 3 Red cedar Spanish oak
pinetree E. C. Martin's corner there with the said Stake
line to the beginning.

To have and to hold to him the said Malcolm his heirs
and assigns forever.

Item Third: I give and devise to my five daughters
namely Margaret, Mary Jane, Sarah, Sarah and
Hannah all the residue of my my lands on the West
side of the River to be equally among them and to
be held in common by them to come to them and
their heirs forever.

Item Fourth: I give and devise to my two sons
John & Easton all my lands on the East side of
the River to be equally divided between them
as they may agree on the division to have and
to hold to each of them and their heirs forever.

Item Fifth: I give and bequeath to my daughter
Elizabeth who intermarried with John Reynolds
the sum of One hundred and fifty dollars money
to be paid by all the other heirs as soon as pos-
sible. In witness whereof I the said Augus McMillan
do hereunto set my hand and seal on this the
11th day of May A.D. 1872.

Augus McMillan Seal

Signed sealed published and
declared by the said Augus McMillan
to be his last will and testament
in the presence of no who at this instant
and in this presence do subscribe and
sign as witnesses thereto

W. Thomas
E. C. Martin

State of North Carolina
Montgomery County No 33. On the Probate Court
A paper purporting to be the last Will and Testament of Augus McMillan deceased, is exhibited before
me, the undersigned Judge of Probate for said County by John
McMillan (No Executor herein mentioned) and the
due Execution thereof by the said Augus McMillan
by the oath and examination of William Daniels
and E.C. Martin the Subscribing Witnesses thereto; At a
time duly sworn, oath depose and say, and each
for himself deponeth and saith that he is a subscriber
unto writing to the paper writing now shown him,
purporting to be the last will and testament of
Augus McMillan, that the said Augus McMillan
in the presence of this deponent subscribed his name
as the end of said paper writing which is now shown
as aforesaid and which bears date of the 11th day
of May 1874.

And the deponent further saith that the
said Augus McMillan is testator aforesaid
in the time of sub-scribent his name as aforesaid
deponent the said paper writing as subscribed
by him and exhibited to be last will and
testament, and this deponent did then and
subscribe his name at the end of said will
as an witness thereto, and at the
request and in the presence of the said
testator. And this deponent further saith
that at the said time when the said testa-
tor subscribed his name to the said last
will as aforesaid, and at the time of the
deponents subscribing his name as an
witness thereto, as aforesaid, the said
Augus McMillan was of sound mind and
memory of full age to execute a will and was
not under any restraint to the knowledge
information or belief of this deponent;

And further these deponents say
that

Wm Thomas *Seal*
E.C. Martin *Seal*

Swear upon and subscribed
the 26th day of July 1876 before me
John [illegible] Probate Judge

Manly County, on the Probate Court
on the 26th day of July 1876 before me
John Eagle, a Notary Public in
said County, it is declared that John
Eagle late of said County is dead having died
made and published his last will and Testament
and that John Eagle is the Executor named therein.
Further that the property of the said John Eagle
consisting of land estate personalty and a small
portion of personal estate is worth about \$500.00
as can be ascertained at the date of this application
now; and that the said Eagle left his
Estate and the parties named under said will
to said property.

I, John Eagle, do subscribe before me
this 11th day of April 1876 James Eagle
1200 de Probate Judge

Will

In the name of God Amen the 2nd day of October
in the year of Our Lord One thousand Eight hundred
and Sixty five I John Eagle of the County of
Manly County State of North Carolina being old enough
to know what I do in the presence of this
memorandum calling to mind the frailty of this
body and that it is appointed to all persons once to
die do make and ordain this my last will and
testament; that is to say I give bequeath and do
dispose of it in the manner and proportion here
following. First I give and bequeath to my
beloved nephews James M. Eagle John H. Eagle and
Benjamin C. Eagle fifty acres of land joining the
lands of Martha Eagle and others on the
waters of Wolf Creek and I also give and bequeath
my undivided interest in fourteen acres of land
belonging to Lucy Eagle I also give and bequeath
my undivided interest in fifty acres of land
belonging to Sarah Greer, hered joining the lands
of Alexander Boggs and others on the opposite side
waters of County and State I also give and bequeath
One cow and Calf also two beads and four other
also One Cobbard and Two tables One stool One
clock and I also give and bequeath to my