WILL OF

được v

DAVID WATSON

State of South Carolina) I David Watson of the State & DisAnderson District) trict aforesaid in view of Death &
in my right mind do make this my last will & testament as follows -- I will & bequeath to my Son J. Q. Watson the place he
now lives upon, known as the Crofs Road Tract valued at Seven
Hundred Dollars

And to my Son John D. Watson the Junkin & Harbin Tracts of Land valued at Five Hundred Dollars which he is to take possession off when he becomes of age his mother having the use thereof until that time -

And to my Son David M. Watson the Magee & Gaillard & part of the

Brimer Tracts (the line running through the Brimer Tract from a Post Oak Corner in flax patch to East Corner of Daniel Watson's Gentry Tract of Land-) his mother having the use thereof until nor Death or She marries again -- valued at Seven Hundred Dollars And to my Son Wm G. Watson all the ballance of Lands lying at him his Mother also having the use thereof until her Death or She marries again valued at Seven Hundred Dollars rest of my property I will & bequeath unto my beloved Wife Mary. & at her death or Shampries again My Daughter Walifsa is to have One Thousand Dollars which is to be placed in the hands of my Sons Jackson & John & they to take care of Malifsa for the use of this money -- & at Malifsa's Death the Thousand Dollars is to go back to the Estate -- And each of my other Daughters to have at the Death or marriage of their Mother property equal to my Sons & if there Should be any overplus it is to be equally divided between My Sons & Daughters

lows -- I will & bequeath to my Son J. Q. Whateson country will book Bh 6835-1845

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And to my Son John D. Watson the Junkin & Harbin Tracts of Land valued at Five Hundred Dollars which he is to take possession off when he becomes of age his mother having the use thereof until that time -

And to my Son David M. Watson the Magee & Gaillard & part of the Brimer Tracts (the line running through the Brimer Tract from a Post Oak Corner in flax patch to East Corner of Daniel Watson's Gentry Tract of Land-) his mother having the use thereof until her Death or She marries again -- valued at Seven Hundred Dollars. And to my Son $W^{\underline{m}}$ G. Watson all the ballance of Lands lying at him his Mother also having the use thereof until her Death or She marries again valued at Seven Hundred Dollars -- And the rest of my property I will & bequeath unto my beloved Wife Mary. & at her death or Shamsries again My Daughter Walifsa is to have One Thousand Dollars which is to be placed in the hands of my Sons Jackson & John & they to take care of Malifsa for the use of this money -- & at Malifsa's Death the Thousand Dollars is to go back to the Estate -- And each of my other Daughters to have at the Death or marriage of their Mother property equal to my Sons. & if there Should be any overplus it is to be equally divided between My Sons & Daughters --In witnefs thereof I hereunto Set my hand & Seal this 6 August 1843 --David Watson (SEAL)

witnefses"

George Tippen

Recorded in Will Book B, Page 162

George Stevenson

Recorded August 21, 1843

Proved August 21, 1843

William Magaza C A D

William Magee, O.A.D.

Roll No. 1020