OF WILL OF

## FRANCIS CLINKSCALES

## THE STATE OF SOUTH CAROLINA

In the name of God amen. I Francis Clinkscales Sent of Anderson District in the State aforesaid being of sound and disposing mind and memory, but weak in body and calling to mind the uncertainty of life, and being desireous to dispose of all such worldly estate as it hath pleased God to blefs me with do make and ordain this my last will and testament, in manner following, that is to say: I desire that all my estate, real and First: personal, be immediately sold after my decease, (and my executors are authorized to make such titles to my real and personal estate as I, of right, was pofsefsed of, in my life time,) and out of the monies arising therefrom all my just debts and funeral expenses be paid. And after payment of my just debts and funeral expenses, I desire that my estate be equally divided among my nine children herein after named. Secondly. Whereas I have given to my children in my life time, the sums annexed to their names; to my daughter Katharine Campbell Deceased one hundred and eighty dollars. To my daughter Priscilla Clement one hundred and twenty five dollars. To my daughter Jane B. Orr one hundred and five dollars. To my son William F. Clinkscales two hundred and sixty eight dollars. To my son John Clinkscales two hundred and sixty five dollars. To my son Levi Clinkscales two hundred and sixty five dollars. To my son Francis B. Clinkscales Two hundred and sixty eight dollars. To my daughter Elizabeth Kay one hundred and thirty dollars. And to my daughter Folly Kay deceased Seventy five dollars. Thirdly: Those of my heirs who have not received an equal portion with William and Francis, in my life time, are to receive out of my estate, as much as,

ordain this my last will and testament, in Manderson County Will Book B, 1835-18 that is to say: First: I desire that all my estate, real and personal, be immediately sold after my decease, (and my executors are authorized to make such titles to my real and personal estate as I, of right, was possessed of in my life time,) and out of the monies arising therefrom all my just debts and funeral expenses be paid. And after payment of my just debts and funeral expenses, I desire that my estate be equally divided among my nine children herein after named. Secondly. Whereas I have given to my children in my life time, the sums annexed to their names; to my daughter Katharine Campbell Deceased one hundred and eighty dollars. To my daughter Priscilla Clement one hundred and twenty five dollars. To my daughter Jane B. Orr one hundred and five dollars. To my son William F. Clinkscales two hundred and sixty eight dollars. To my son John Clinkscales two hundred and sixty five dollars. To my son Levi Clinkscales two hundred and sixty five dollars. To my son Francis B. Clinkscales Two hundred and sixty eight dollars. To my daughter Elizabeth Kay one hundred and thirty dollars. And to my daughter Folly Kay deceased Seventy five dollars. Thirdly: Those of my heirs who have not received an equal portion with William and Francis, in my life time, are to receive out of my estate, as much as, will make them equal with said William and Francis before the estate be distributed among them. Fourthly: The distributive share that is coming to Katharine Campbell deceased I do give to the lawful heirs of her body, and appoint my son William F. Clinkscales guardian of her heirs to act and do for them so far as pertains to her part of my estate, and to pay over the money to them, after he gets it in pofsefsion, as they come of age: Should any of them die without if sue, their part is to go to

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the surviving heirs. Also the distributive share that is coming to Polley Kay deceased I do give to the lawful heirs of her body, and appoint my son Francis B. Clinkscales guardian of her heirs to act and do for them so far as pertains to her part of my estate, and to pay over the money to them, after he gets it in pofsefsion, as they come of age. Should any of them die without ifsue, their part is to go to the surviving heirs. And lastly: I do constitute and appoint, my sons William F. Clinkscales and Francis B. Clinkscales, to be my executors of this my last will and testament, by me heretofore made.

In testimony whereof I have hereunto set my hand and affixed my seal this Eighteenth day of November one thousand
Eight name id and thirty one and fifty six year of the Independenc
of the united states of america

Signed, sealed, published and declared, as )

and for the last will and testament of the above

named Francis Clinkscales Sen, in presence of us )

S.D. Kay

Daniel Mattison

(SEAL)

Aaron Davîs

Recorded in Will Book B. Page 74
Recorded January 15, 1838
Proved January 15, 1838
John Harris, O.A.D.

Roll No. 140