

WILL OF

HUGH McLINN

I Hugugh M<sup>c</sup>Lin of Anderson District in the State of South Carolina do declare this to be my last will and Testament.

1. I desire after paying the expenses of a decent interment & all just debts That all my children not here mentioned have what I have heretofore given them & no more

2 I desire that Seventy five Achres of the land I now live on be laid off to my daughter Maneva Jane on such part of the land as my sons Pickens John & James Gamble may think most expedient. This is intended for her & her offspring & is not to be liable for the debts of her husband Lewis Christopher nor to be sold or leased by him at his disposal. In case of her death it is to revert to her Children if any & if not to be equally divided between my son James Gamble & my daughter Mary Eliza. I also desire that my daughter Manerva Jane have two cows & calves of ordinary value and one sow & pigs of ordinary quatity. Or if desired some other property equal in value to them

3 I disire my daughter Mary Eliza to have one third of the remaining tract & my son James Gamble the remaining two thirds of the land I disire that my son James Gamble have the horse he usily rides & an equal division with my daughter Mary Eliza of all the remaining Stock. I also disire that my son James Gamble have the Blacksmith tools & all the farming tools I disire that my walking cane belong to my eldest son then alive. My watch to the youngest son then alive.

I desire that my books be equally divided among all my children except such as as may have been purchased since the death of my wife.

Whatever remaining property I desire to be equally divid-

2 I desire that Seventy five Achres of the ~~howl south Carolina~~ <sup>howl south Carolina</sup> ~~be laid~~ <sup>be laid</sup> off to my daughter Maneva Jane on such part of the land as my sons Pickens John & James Gamble may think most expedient. This is intended for her & her offspring & is not to be liable for the debts of her husband Lewis Christopher nor to be sold or leased by him at his disposal. In case of her death it is to revert to her Children if any & if not to be equally divided between my son James Gamble & my daughter Mary Eliza. I also desire that my daughter Manerva Jane have two cows & calves of ordinary value and one sow & pigs of ordinary quatity. Or if desired some other property equal in value to them

3 I disire my daughter Mary Eliza to have one third of the remaining tract & my son James Gamble the remaining two thirds of the land I disire that my son James Gamble have the horse ~~he usily~~ <sup>he usily</sup> rides & an equal division with my daughter Mary Eliza of all the remaining Stock. I also disire that my son James Gamble have the Blacksmith tools & all the farming tools I disire that my walking cane belong to my eldest son then alive. My watch to the youngest son then alive. I desire that my books be equally divided among all my children except such as as may have been purchased since the death of my wife.

Whatever remaining property I desire to be equally divided between my son James Gamble & my daughter Mary Eliza except the crop that may be on hand at the time I desire that my daughter Mary Eliza have one third & James Gamble two thirds.

I do hereby appoint my sons John & Pickens as the Executors of this my last will & testament. In testimony whereof I have hereunto set my hand & seal this 14th day of February 1843. signed sealed & delivered & delivered to her the last will &

WILL OF HUGH McLINN - Page 2 -

testament of the above named Hugh McLin in presence of us.

! L. T. Shackelford

! John Barrett

Hugh Meclin (L.S.)

! David Humphreys

Witness

Recorded in Will Book B, Page 182

Recorded December 15, 1843

Proved December 15, 1843

William Magee, O.A.D.

Roll No. 989