sue of one fourth part of my personal Estate, with the use of one third part of my Real Estate during her Natural life, and after the seath of my laid wife Sarah, It is my will and devise that Sarah part of my Real Estate as the may have had the use of be Equally divided Between my two Sons John Mikell M"Intosh and Alexa ander Hames Mikell M"Intosh those and those alike, and that part of my personal Estate which the may had in her povefion to be equally divided between my three Children, John Mikell M"Intosh Index to Darlington County Will Book 2 (1798-1812) C

and those alike

I give and bequeath to my two Sons John Mikell M"Intosh and Alexander James Mikell M"Intosh and their heirs for Ever all the Real Estate that I may have in my position or any that I may have a Right unto to be Equally divided Between them those and those alike

I give and bequeath unto my three Children John Mikell M"Intosh next James Mikell M "Intosh and Elinor James M"Intosh and their being for Ever all my personal Estate to be Equally divided between them those & those alike; ---- Lastly I do here by Constitute and appoint my friend Alexander M"Intosh tobe my Executor and Deloved wife Sarah M"Intosh to be my Executrix to this my last will and Testament; -- I doth here by acknowledge this to be my last will and Testament and doth hereunto Let my hand and seal this twentyth day of April in the year of ourLord one thousand

Eight hundred and four---

Signed Sealed And Acknowledged

In the presents of us

(Seal

John M "Intosh

William M"Intosh

Oliver Hawes

Lacon Malantes to Darlington County Will Book 2 (1798-1812)

www.southcarolinapioneers.net

Recorded in Will Sook 2 Page 188 Recorded 7 day of May 1804

W Zimmerman Ord D.D.

Apartment A Pkg. 1482