

WILL OF

B. K. HENAGHAN

This is the last will and testament of me B. K. Henaghan of/ district State of South Carolina as follows - - - - -

1st I give and set apart, the following named negroes to to my beloved wife Anamaria Henaghan namely - Harry and his two sons Henry & Wesley, Juda his wife, old Simon, and his wife Cally, Dolly, long Juda, Prissy, Liddy, Gaty, Mariah, Phoebe, Clee, Flora, Hattaway, Elisa, Solomon, and Clarissa, the above named negroes I give to my beloved wife during the term of her natural life And After the death of of my beloved wife, then it is my will and desire that all the above named negroes together with their increase, shall be equally divided Share and share alike, Among my Six children vis Joe H Henaghan, Andrew B Hunaghan, Robert. Y. Henaghan, Alice G. Henaghan, Mary R Henaghan and Samuel. J. G. Henaghan - - - - -

2nd - I also give to my beloved wife, Anamaria Henaghan, Eight head of horses, to be selected from my stock of horses on my Catfish plantation the Eight head of horses not to exceed in value Six hundred dollars, I further give to my beloved wife twenty head of Cattle, including one yoke of oxen Also forty head of hogs the Cattle and hogs to be taken from my Stock on the Cat fish plantation, I further give my beloved wife, one waggon & harness, one Cart, the household And Kitchen furniture on the Catfish plantation Also one half of all the plantation Tools and farming implements, that I may leave on my Cat fish plantation all the property given in this second Clause to my beloved wife shall be subject to the same restrictions and limitations as Contained in first clause, vis, that my beloved wife shall have and enjoy the same during her natural life and at her death to be divided among my six children nam in the first Clause Share & share alike - - - - -

3rd - I give and bequeath to my two sons James H Henaghan and Andrew B Henaghan all that tract or plantation of land being and situate in the district of Marlborough and State of South Carolina Known as the Cannon Land - - - - -

4th I give and bequeath to my son Robert Y Henaghan the tract or plantation of Land Known as the Grove land also all the Land I own on the Mill Creek said tracts situate in Marion district State of South Carolina

5th It is my will and desire that all my personal property of whatso ever Kind or description shall be equally divided among my six Children mentioned in

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the first clause on the first page equally, share and share alike the shares relieved by my four ~~sons~~ I give to them ~~absolutely~~, and the shares set apart to my two daughters Alice and Mary R Henaghan, I leave to my son James Hamilton Henaghan in trust nevertheless for the sole and separate use of my two daughters Alice and Mary and upon their marriage the property so relieved shall be in no way responsible for the debts existing or that may be contracted by their husbands and if either of my above named daughters shall die leaving no issue surviving them, then and in that event I desire that their share or shares shall revert back to my other Children, or if any of them be dead then to the issue, the Child or Children of my deceased Child or Children, to receive the portion the Parent would have been entitled to if living - - - - -

6th It is my will and desire that my Estate both real and personal shall remain undivided until all my debts are paid and satisfied - - - - -

7th It is my will and desire that the Crops made on the lands shall pay my debts - But in the event that the proceeds arising from the crops and other wise are not sufficient - then I desire my Executors hereafter named to dispose of a sufficiency of personal property to pay the same or if my Executors think best they are empowered to sell the a part or the whole of the lands given to my son Robert. Y. Henaghan - if the Executors should in their judgment dispose of a part of the whole of the lands above described given to my son Robert Y Henaghan, then and in that event I desire my son Robert shall be entitled out of my personal property - over and above my distributive share the amount the land may sell for above specified - - - - -

8th It is my will and desire that my son J. H Henaghan shall retain the distributive/Share of my son Samuel. J. G. Henaghan so long as he may remain living with Major Samuel F. Gibson and in the event that Major Samuel Gibson shall by will or otherwise give to my Son S. J. G. Henaghan property to the value or exceeding in value his distributive Share of my Estate then and in that event I desire that the distributive share of my son S. J. G Henaghan given in first and fifth Clauses shall become a part of my Estate and be divided among my other five children equally share & share alike the shares my two daughters Mary & Alice may be entitled to on such division shall be subject to the same restrictions & limitations as the property given them in fifth clause - - - - -

and James J. Harillee
9th lastly I nominate and appoint my son J H Henaghan, John W Henaghan/ Executors to this my last will and testament ----- signed and sealed

B. K. HENAGHAN'S WILL PAGE 3

this second day of December in the year of our Lord one thousand Eight Hundred and fifty four

Signed sealed published and declared by the)
 said B.K Henagan the Testator as and for his)
 last will and testament in the presence of us,)
 who, at his request, in his presence and in the)
 presence of each other subscribed our names as Wit-)
 nesses - The word "Marion" was inserted in the 2^d)
 line on first page also the word "Share" inserted in)
 the 7 Clause in the 13 line of said Clause also the)
 words "J S Harllee" inserted in the 8 Clause 2^d)
 line of said Clause)

Jos. A. Peterkin

A W Bethen

Darby Henagan

Recorded in Will Book 2, Page 192

Recorded Oct. 1, 1856

E. B. Wheeler, Ordinary

Roll No. 1080