

I Duncan McColl of the State of South Carolina Marlborough district, being weak and sick in body but of sound and disposing mind memory & understanding praised be God for the same, do make and declare this to be my last Will and Testament, in manner and form following, first, my funeral Expences and all my Just debts of Every description to be punctually paid as soon as convenient after my decease, also I give and bequeath unto my beloved sons John McColl, Daniel McColl and Hugh McColl, the whole of my real Estate including the plantation whereon I now live, Containing Seven Hundred & Eighty five Acres of Land, to them and their Heirs and Afsigns forever but not to be divided until my son Hugh McColl shall arrive at lawful age equally then to be divided between the three saidsons, John, Daniel & Hugh, Equally share & share alike, but in case any of my three saidsons shall die before they shall arrive at lawful age or before they shall have a lawful heir then in that case the share or portion of such of them so dying shall revert to the surviving brothers or brother, also all my plantation tools are to remain with them for their use Jointly and one still is to be kept by my sd three sons and the profits thereof Equally divided between them, and in case any dispute or disagreement shall arise about the same, it shall be sold and the proceeds thereof to be Equally divided among them share and sharealike. Also I give and bequeath unto my son John one Brown Horse, and to my son Daniel one sorrel Mare and to my son Hugh, one Grey Mare, also to my sons Daniel & Hugh, all that part of my stock, of Cattle that is called and known by my children Daniel & Hugh's Cattle,, also I give and bequeath unto my son John McColl, and my daughters Ifsabel Sarah & Marget McColl all the rest residue and remainder of my stock of Cattle not heretofore disposed of and all my stock of sheep & Hogs and all my household furniture and All personal Estate of every description to be divided Equally between them, and in case any of them the said John, Marget, Ifsabel,

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or Sarah shall die without a lawful heir, then the respective portion of one so dying shall revert to the surviving sisters or brother to be Equally divided between them, share and share alike and lastly I constitute nominate and appoint my beloved son John McColl and my friend John McLaurin Executors, to this my last will and testament, In Witness whereof I have hereunto set my Hand and Seal this 28th day of May in the year of our Lord One thousand eight hundred and Nineteen and in the forty third year of the Independence of the United States of America.

Signed Sealed declared and published by the above named Duncan McColl as and for his last will and Testament, in the presence of us who at his request and in his presence, have subscribed our names as Witnefsefs thereunto.

Duncan McColl (LS)

her
Nancy X Cottingham
mark
his
Stilleyx Cottingham
mark

Wm. Bristow

Recorded in Will Book A. Page 114

Recorded 4th Aug. 1819

Recorded by Wm. Easterling Ordinary M.D.

Case 1 Box 6