

NAOMI GLENN

State of South Carolina }
Newberry District }

Jan, the 1st
1841. A.D.

In the name of God amen

I Naomi Glenn of said State and District being of a sound disposing mind and memory, and calling to mind the uncertainty of life and being desirous to dispose of such worldly goods as it hath pleased, God to blefe me with do make and ordain this to be my last will and testament in the following manner.

My will and desire is immediately after my death is that my three sons viz, Mark, Glenn - J. C. Glenn and C. B. Glenn shall have my tract of land equally divided amognst them and the said James and C. B. Glenn shall 2 negro girls viz em and fun in place of their distributive share of their fathers estat viz, John Non Desceant - And all other property is to sold and the money collected out of which Mary Nelson and Elizabeth A. Floyd each shall have 7 hundred dollars - and my two daughters viz, Lucinda Galloway and Matilda Willmon son each shall have one dollar, and if the property which is to be sold doe not amount to the (\$1404) the said come shall pay the remainig part over to the said daughters admitting they out live theif husbands, and if they should not out live their husbands the above Mark, James C. and C. B. Glenn shall hold the money in their hands and distribute it unto them as kneedesaty calls for and if they should ~~do~~ die leaving Children as they come of age they shall receive the money and if they leave no Children the money shall belong to the Executors also if any one or more of the legatees should die leaving no children or if children who should not live to come of age the money shall still belong to the surviving executors likewise my son J. F. Glenn Children shall have \$2.00 Dollars each viz, Wm. G. Glenn, Ja. F. Glenn and Daniel C. Glenn I do hereby acknowledge this to my last will and testament given under my hand and seal this the ~~1/1~~ 30th

My will and testament in the following manner.

My will and desire is immediately after my death is that my three sons viz. Mark, Glenn - J. C. Glenn and C. B. Glenn shall have my tract of land equally divided amongst them and the said James - and C. B. Glenn shall 2 negro girls viz on and son in place of their distributive share of their fathers estate viz, John Allen Deacon - And all other property is to sold and the money collected out of which Mary Nelson and Elizabeth A. Floyd each shall have 7 hundred dollars - and my two daughters viz, Linda Galloway and Matilda William son each shall have one dollar, and if the property which is to be sold does not amount to the (\$1404) the said sons shall pay the remaining part over to the said daughters admitting they out live their husbands, and if they should not out live their husbands the above Mark, James C. and C. B. Glenn shall hold the money in their hands and distribute it unto them as kneedessaty calls for and if they should ~~not~~ die leaving Children as they come of age they shall receive the money and if they leave no Children the money shall belong to the Executors also if any one or more of the legatees should die leaving no children or if children who should not live to come of age the money shall still belong to the surviving executors likewise my son J. P. Glenn Children shall have \$2.00 Dollars each viz, Wm. G. Glenn, Ja. P. Glenn and, Daniel C. Glenn I do hereby acknowledge this to my last will and testament given under my hand and seal this the ~~1/2~~ 30th of Nov. 1840 A D

Naomi Glen (LS)

William Goggans (LS)

Jemima Goggans (LS)

Martina A. Goggans (LS)

Recorded in Will Book No. 1 Page 142 & 143 "Records of Wills"
Approved Jan. 22nd 1844 Recorded Jan. 24th 1844
W. Wilson Ordinary, Norberry District
Original Will not in File of Probate Judge