

WILL OF
WILLIAM ANDERSON

The State of South Carolina

I William Anderson of the District of Newberry,
in the state aforesaid, being at this time of sound Mind, memo-
ry and Understanding, do herein & hereby declare the following
Instrument to contain My last will and testament

Clause 1st I give & devise to my son in law Wade Dalrimple abso-
lutely and forever (in addition to the Land heretofore given
him) Eighty nine acres of Land which has been surveyed & laid off
adjoining his former Tract, and charged, with other ad-
vancements made to him, in the ~~sixth clause of this will~~.

Clause 2nd I give & devise to my son Mofes Anderson absolutely &
forever a Tract of Land supposed to contain fifty Acres (But be
the same more or less) to be laid off as follows, Beginning on
his line where it crosses his spring branch & run down that
branch to its junction with the branch that runs from my spring,
then up the latter branch to the old still house Pond, then with
the fence that leads from said Pond towards William Satterwhites,
until it strikes Satterwhite's line, then with the latter line & a
& line of the said Mofes Anderson to the beginning point: Also the
one half of the spring cut of which I now use water, with the
right of way thereto: The above Tract of land be it more or less,
I value to him at Five hundred Dollars; This desire is in consider-
ation, that the said Mofes Anderson shal take care of his Mother
during her life & superintend her business: for which service he
is to receive one hundred Dollars a year so long as his Mother
may live, deducting annually one hundred Dollars from the price
of the Land until it is paid for; And if his Mother should live
more than five years, he is to receive his pay out of the proceeds

lutely and forever (in addition to the Land heretofore given him) Eighty nine acres of Land which has been surveyed & laid off adjoining his former Tract, and charged, with other advancements made to him, in the ~~sixth clause~~ of this Will.

Clause 2nd I give & devise to my son Moses Anderson absolutely & forever a Tract of Land supposed to contain fifty Acres (But be the same more or less) to be laid off as follows, Beginning on his line where it crosses his spring branch & run down that branch to its junction with the branch that runs from my spring, then up the latter branch to the old still house Pond, then with the fence that leads from said Pond towards William Satterwhites, until it strikes Satterwhites line, then with the latter line & a line of the said Moses Anderson to the beginning point: Also the one half of the spring out of which I now use water, with the right of way thereto: The above Tract of land be it more or less, I value to him at Five hundred Dollars: That desire is in consideration, that the said Moses Anderson shall take care of his Mother during her life & superintend her business: for which service he is to receive one hundred Dollars a year so long as his Mother may live, deducting annually one hundred Dollars from the price of the Land until it is paid for: And if his Mother should live more than five years, he is to receive his pay out of the proceeds arising from the farm: But provided his Mother should die before the expiration of five years, then & in that case he is to pay all the service the balance for which has not been rendered, to my other children & grand children as directed for the distribution of other property given to them in this will

Clause 3rd It is my will & desire that a strait line be run from a corner between Myself & Mrs Nancy Lloyd on the ridge road, to a corner in a drain near William Satterwhites and that the land lay-

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ing between that line, and the lands of the said Mrs. Floyd & W Satterwhite be sold by my Executors on a reasonable credit
Clause 4th I give & devise to my wife Elizabeth Anderson the en-
tire ballance of my real estate, for & during the term of her
natural life; and at her death, it is my will that the same be
valued by three disinterested men, and should my son Mofes be
willing to take the same at such valuation, Then & in that case
I give & devise the same Absolutely & forever to my said son
Mofes Anderson, upon his paying one sixth part of such valuation
to each of my children Killis Anderson, Mary Pitts (Wife of Ab-
ner Pitts) Hiram Anderson, Sarah Dalmiple (Wife of Wade Dalrim-
ple) and one other sixth part to the children of my Dece^d Daugh-
ter Matilda Satterwhite late the wife of W^m Satterwhite, But in
the event that the said Mofes Anderson shal refuse to take the
said real estate at such valuation, then it is my will that my
son Killis Anderson shal have the refusal of it, upon the same
terms that is herein offered to my son Mofes, But in the event
that neither should be willing to take it at such valuation, Then
it is my will that the same be sold by my Executors on a reasona-
ble credit, and the proceeds be divided as above directed, if the
said land be taken by Mofes Anderson

Clause 5th I give & bequeath to my said wife Elizabeth Anderson
for & during her natural life, the following slaves, Jim, Sam &
old Jack, Jinny & her three children (Silvy Isom & Emily) Rachel
& her two children (Sinday & John) One half of all my Stock of
cattle & hogs, One wagon & gear, two mules & two horses (her choice)
and such other parts & portions of plantation tools, provision
House hold and Kitchen furniture as she may deem necessary & se-
lect to enable her to carry on the business of farming

Moses Anderson, upon his paying one sixth part of such valuation to each of my children Killis Anderson, Mary Pitts (wife of Abner Pitts) Hiram Anderson, Sarah Darriple (wife of Wade-Darriple) and one other sixth part to the children of my Deed Daughter Matilda Satterwhite late the wife of W^W Satterwhite, But in the event that the said Moses Anderson shall refuse to take the said real estate at such valuation, then it is my will that my son Killis Anderson shall have the refusal of it, upon the same terms that is herein offered to my son Moses, But in the event that neither should be willing to take it at such valuation, Then it is my will that the same be sold by my Executors on a reasonable credit, and the proceeds be divided as above directed, if the said land be taken by Moses Anderson.

Clause 5B I give & bequeath to my said wife Elizabeth Anderson for & during her natural life, the following slaves, Jim, Sam & old Jack, Jinny & her three children (Silvy Leon & Emily) Rachel & her two children (Sinday & John) One half of all my Stock of cattle & hogs, One wagon & gear, two mules & two horses (her choice) and such other parts & portions of plantation tools, provision House hold and Kitchen furniture as she may deem necessary & select to enable her to carry on the business of farming

Clause 6B I have heretofore & about this time advanced to my Children below mentioned, in property or in cash the following amounts viz-- To Killis Anderson Three thousand four hundred & seventy two Dollars \$3472.00. Hiram Anderson One thousand Eight hundred & Ninety one Dollars (\$1891.24) Moses Anderson Four thousand Five hundred & fifty two Dollars \$4554.00 Mary Pitts (wife of Abner Pitts) Two thousand Six hundred & thirty nine Dollars (\$2639.33) Matilda Satterwhite Deed late wife of William Satterwhite One thousand nine hundred and twenty

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Dollars ---- \$1920.00 Sarah Dalrimple (wife of Wade Dalrimple)
Three thousand one hundred and thirty seven Dollars ---- \$3137.00
Now it is my will & desire that the whole residue of my personal
estate of every kind & description whatsoever, not herein before
or herein after specified or generally bequeathed either absolute-
ly or for life, be sold by my Executors soon after my death as
convenient, and the proceeds thereof together with all debts & de-
mands due or owing to me at that time and also the proceeds of the
sale of land directed in the third clause of this will, be applyed
by my Executors in the following manner, viz, in the first place
to equalise my three sons, Killis, Hiram & Mofem, agreeable to the
scale of advancements contained & charged against them in this
fore part of this clause, and in the second to equalise my daugh-
ters Mary Pitts & Sarah Dalrimple and the children of my Deed Daugh-
ter Matilda Sutterwhite (the children of my Dead daughter tak-
ing among them a share equal to that of my living daughter) agree-
able to the same scale, and thirdly the surplus of the said funds
to be divided & paid out to my children & grand children, as di-
rected in relation to the proceeds of the real Estate, in the
fourth clause of this will.

Clause 7th I give & bequeath to my son Killis Anderson & the issue
of his body, a negro girl Peggy & her issue, which he has now in
possession and her price has been charged & makes a part of the
advancement mentioned in the sixth clause of this will to him--
I give & bequeath to my daughter Mary Pitts & the issue of her boy
a Negro woman Lucy & her child Jim, which she has now in possession
and her price has been charged & makes a part of the advancements
mentioned in the sixth clause of this will to her; I give and be-
queath to my son Mofem & the issue of his body, a negro man named
Frank, which he has now in possession, and his price or valuation

use of land directed in the third clause of this will, be applyed by my executors in the following manner, viz, in the first place to equalise my three sons, Killis, Hiram & Mofes, agreeable to the scale of advancements contained & charged against them in this part of this clause, and in the second to Equalise my daughters Mary Pitts & Sarah Dalrimple and the children of my Deed Daughter Matilda Satterwhite (the children of my Deed daughter taking among them a share equal to that of my living daughter) agreeable to the same scale, and thirdly the surplus of the said funds to be divided & paid out to my children & grand children, as directed in relation to the proceeds of the real Estate, in the fourth clause of this will

Clause 7th I give & bequeath to my son Killis Anderson & the issue of his body, a negro girl Peggy & her issue, which he has now in possession and her price has been charged & makes a part of the advancement mentioned in the sixth clause of this will to him--- I give & bequeath to my daughter Mary Pitts & the issue of her body a Negro woman Lucy & her child Jim, which she has now in possession and her price has been charged & makes a part of the advancements mentioned in the sixth clause of this will to her; I give and bequeath to my son Mofes ^{Anderson} & the issue of his body, a negro man named Frank, which he has now in possession, and his price or valuation makes a part of the advancement charged in the sixth clause of this will to him

I give & bequeath to my Daughter Sarah Dalrimple & the issue of her body, a negro girl Martha & her issue, which she has now in possession, and her valuation makes a part of the advancements charged in the sixth clause of this will to her

Clause 8th At the death of my wife, it is my will that all the personal property herein before given to her for life, with the

increase thereof, be sold by my Executors and the proceeds thereof, be divided & paid out to my children & grand children in the same manner that the proceeds of the real Estate is directed to be paid out in the fourth clause of this will

Clause 9th It is my will & desire that if either of my grand Children Die, without issue, that its part go to the surviving ones, and in case they should all Die without issue then & in that case my will is that their parts return to my estate and be equally divided among my other children as is herein before mentioned for ~~the~~ property given to them

Clause 10th I hereby constitute & appoint my sons Killis Anderson & Moses Anderson Executors of this my last will and Testa-
ment

In witness whereof I have hereunto set my hand and affixed my seal this twenty sixth day of September in the year of our Lord 1842

Signed, sealed, published & acknowledged
by the said William Anderson as and
for his last will & Testament in our presence & in the presence of each other
having signed our names as witnesses to
the due execution thereof

R. Y. Griffin

John Anderson

Joseph Coggans

Recorded in Will Book No 1. Pages 68 to 74. "Records of Wills".
Proved Nov. 27th, 1842.

Recorded June 18th, 1842.

W. Wilson, Ordinary Newberry District.

Box No. 84. Pkg. No. 216. Rec. No. 2110.