

IN THE NAME OF GOD, AMEN:

I, Mary Duff, being weak in body, but of sound mind and memory, considering the uncertainty of life, do hereby make this my last will and testament, to-wit;

First, I give and bequeath unto my daughter Naomi L. Duff, one negro boy named Eli, and one negro girl named Sarah.

Secondly, I give and bequeath unto my grand daughter, Mary Telford, one feather bed, bedstead and furniture.

Thirdly, I give and bequeath unto my daughter Naomi L. Duff, the remainder of the household and kitchen furniture.

Fourthly, I direct and require my Executors, hereinafter appointed, to sell the remainder of the property which shall be in my possession at the time of my decease, except the plantation or tract of land on which I now live, at public sale; and out of the proceeds thereof to pay all my just debts and funeral charges.

Fifthly, Of the proceeds of the sale above directed, I give and bequeath unto my daughter, Merab Telford, the sum of Two hundred dollars.

Sixthly, Of the proceeds of the sale aforesaid, I give and bequeath unto my son, James M. Duff, the sum of Two hundred dollars.

Seventhly, Out of the proceeds of the sale aforesaid, I give and bequeath unto my surviving children not hereinbefore named, that is to say, unto Margaret B. Hallum, Mary F. Barton, Maline L. Lewis and William R. Duff, the sum of One hundred dollars each.

Eighthly, Out of the proceeds of the sale aforesaid, I give and bequeath unto my Grand daughter, Malinda D. Cox, the sum of Ten dollars.

Provided, That the property sold as above directed shall produce a sum sufficient to make the bequests above directed to be paid out of the same, and the necessary expenses incident to the sale and payment of the same. And should it amount to a greater sum, I direct and require that the remainder be divided among my

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said children and Grandchild to whom bequests of the same have hereinbefore been made, in the same proportion to each as those bequests are to them made. But should the sale of the property aforesaid not produce a sum sufficient to make the bequests aforesaid, then and in that case the said children and grandchild aforesaid shall each receive such proportion of the before mentioned bequests out of the proceeds of the sale aforesaid, as the said proceeds shall be sufficient to make.

Ninthly, The plantation or tract of land on which I now live being the joint property of the heirs of my late husband, James Duff, is left for their disposal as they shall see cause, and therefore, is not included in the property herein directed to be sold.

Tenthly, I hereby appoint Barnet Allgood, Esq. and Allen Fuller my Executors to carry into execution this my last Will and Testament.

In witness whereof I hereinunto set my hand and seal this thirtyeth day of August, in the year of our Lord one thousand eight hundred and forty-one.

Signed, sealed and declared  
to be the last will and Testa-  
ment in presence of

JAMES PARSONS.  
JAS. TAYLOR.  
ALLEN FULLER.

SOUTH CAROLINA, }  
PICKENS DISTRICT. }

her  
MARY X DUFF. (SEAL)  
mark

Be it remembered that on the 25th day of October, Anno Domini 1841 the foregoing last will and testament of Mary Duff was proven & allowed of on the oath of James Taylor one of the subscribing witnesses to the same. And at the same time qualified Barnet Allgood as Executor to the same, Allen Fuller refusing to qualify.

Given under my hand and seal 25th October 1841.

JAS. H. DENDY. O.P.D. (SEAL)

RECORDED Ordinaries Office Pickens District in Will Book  
No. 1, pages 71 and 72, and examined by me.