

IN THE NAME OF GOD, AMEN:

TO ALL WHOM IT MAY CONCERN, BE IT KNOWN, that I, William C. Mullinnex of State and District aforesaid, being fully impressed with the uncertainty of life's duration, and being in the full possession of my mental faculties, although prostrated with disease, do make and declare this my last Will and Testament.

ITEM 1st. Having delivered to my children herein named, to-wit, James L. Mullinix, John H. Mullinix, Marinder C. Boggs, William C. Mullinix, Nancy E. Chapman and Thomas P. Mullinix property valued by me at Forty-five (\$45.00) dollars, (to each one) I will and bequeath the same to them, to be accounted for to my executor & executrix as hereinafter provided.

ITEM second. I will and bequeath (at the death of my beloved wife) to my son William C. my silver watch as a special legacy.

ITEM third. I will and bequeath (at the death of my beloved wife) to my daughter Sarah Margaret, the sum of Fifty (\$50.00) dollars as a special legacy.

ITEM fourth. I will and desire that my Executor and Executrix, hereinafter appointed, shall cause to be paid all just demands against me and leave it to their discretion and judgment to provide the means of doing so by selling such property as they may determine for the purpose.

ITEM fifth. I will and bequeath to my faithful and much beloved wife Philadelphia Mullinix during her life or widowhood, all the property both real and personal of which I may die possessed, after the payment of my debts, for her support and comfort and that she may be enabled to raise and support my minor children to their majority at which time I desire that she pay (if her circumstances admit her to do so) to each one of my children now minors the sum of Forty-five (\$45.00) dollars, making recipients of the same as the six mentioned

in item first of this my will.

ITEM sixth. In case my beloved wife should marry after my decease, I will that all the property, both real and personal, of which she may be possessed by my bequest, be divided equally share and share alike between my wife and children, reference being had to the amount each may have secured except the special bequests to William C. and Sarah Margaret, which are not to be accounted for.

ITEM seventh. At the decease of my esteemed wife, Philadelphia, I will that all the property both real and personal, which may remain of my bequest, or which may have been, be equally divided among my children, or their legal representatives, share and share alike, said divisions to be made by sale, or otherwise, as circumstances may direct.

ITEM eighth. I hereby appoint my beloved wife, Philadelphia, my Executrix, and my faithful brother Emanuel E. Mullinix, my Executor of this my last Will and Testament, and charge them with the fulfillment of my will as herein expressed.

In witness whereof I hereunto subscribe my name and affix my seal this the ninth day of August in the year of our Lord one thousand eight hundred and fifty-eight.

Signed, sealed and acknowledged

Wm. G. MULLINEX. (L.S.)

in the presence of

J. R. SNELLCROVE.
BARNET S. GAINES.
AARON BOGGS, S.E.

SOUTH CAROLINA.)
PICKENS DISTRICT.)

PERSONALLY appeared before me Aaron Boggs, Sen. who being duly sworn saith on oath that he was present and did see Wm. G. Mullinex sign and seal the foregoing as his last Will and Testament, and that J. R. Snellgrove & Barnett S. Gaines were present and with himself in presence of each other and the testator subscribed their names as witnesses to the same.

AARON BOGGS.

SWORN to before me this
7th day of January 1861.
W. E. HOLCOMBE. C.P.D.

RECORDED in Pickens District Will Book No. 2, pages 34-35.