

I William Law of the Town and State aforesaid, being in
feeble health, but of sound mind and memory, do make and
execute this my last will and testament, to wit,-----

1st- I give and bequeath to my beloved wife Agness Law absolutely all my household and Kitchen furniture, my interest in the carriage and carriage - horses, and the following Slaves
Namely, Joe, Liddy, Dix Andy, Dick, & Charlotte,-----

2nd- I give bequeath and devise to my said wife, during the term of her natural life, the annual income rents profits hire service dividends Interest & so forth, of all my estate real and personal, stocks, notes, bonds, Judgements, accounts, & so forth, with power to dispose absolutely of one half of the property or capital mentioned in this clause after her death.-

3rd- It is my will and desire that after the death of my said wife, the other half of the property or capital mentioned in the above or second clause be disposed of in the following manner, and to the following objects, and persons, and in the following proportions, namely, To the Board of Directors of the Theological Seminary of South Carolina and Georgia for the permanent fund of the same for the use of the old Professors, two thousands dollars, To the same for the purpose of founding a Scholarship in Said Seminary, two thousand and five hundred dollars, -----

To the proper authorities of the Presbyterian Church for Domestic Missions one thousand dollars, and for Foreign Missions one other thousand Dollars, To the Orphan House Society in Columbia aforesaid one thousand dollars, To John Adger, (Son of William Adger) one thousand dollars To Mary Quigley one thousand dollars, To John Scott one thousand dollars, To William A Player five hundred dollars, To Thomas T. Player five hundred dollars, To John Player five hundred dollars, To Elizabeth M. Dargan five hundred dollars To Jane Quigley five hundred dollars, To Agnes Quigley five hundred dollars, To William Adger (Son of John Adger) five hundred dollars, To Susan Adger (daughter of John Adger) five hundred dollars,

five hundred dollars, To William C. Scott five hundred dollars
To Joseph E. Adger (Son of Joseph E. Adger) five hundred
&
dollars, To James M. Mahan Adger five hundred dollars, /To
William Law Adger five hundred Dollars, -----

4th- As the estate held by me is an undivided half of certain
property of which Mrs Margaret Ellison holds the other half, if
she Mrs Ellison should survive my said wife, It is my will and
desire that Mrs Ellison should have and enjoy the whole thereof
during the term of her natural life, the provisions of this my
last will and testament with regard to the ulterior disposition
of said real estate, taking and going into effect only upon
the death of Mrs Ellison and not before,-----

5th- It is my will & desire that the provisions herein before
made for my said beloved wife, be taken and considered in lieu
and bar of Dower.-----

6th- I give devise and bequeath the rest and residue of my
estate real and personal to the following persons, to be equally
divided between them, share and share alike, namely, James William
William Law, Harriet Law (children of Doc John A. Law),
Elizabeth H. Eppes, Martha M. Ray, John McClintock, Elizabeth
Taylor Margaret Mills, Agness Bryson, Elizabeth Prather, Jenny
Duncan, Margaret Mills wife of Samuel Mills, James L. Brown
and Martha M. Kennerly, -----

7th- And lastly I nominate and appoint my beloved wife Agness
Law Executrix and my friends John Adger Doc William A. Player
and John S. Scott, Executors of this my last will and testament
hereby revoking all other wills that may have been heretofore
made by me, and declaring this contained on three leaves of paper,
annexed together, in the hand writing of J. Gregg to be my
last will & testament,-----

Signed sealed

& executed by the said William Law, Wm Law

in the presence of the attesting

witnesses who have subscribed their

C N'T

WILL OF
WILLIAM LAW.

of said William Law this seventh day of July 1851--

Andrew Crawford

G. Monteith

Dant Crawford.

SOUTH CAROLINA)

RICHLAND DISTRICT) Personally appeared Daniel Crawford and
made Oath that he saw William Law sign seal publish pronounce
and declare the foregoing Instrument of writing to be his last
will and Testament that he was then of sound and disposing
mind memory and understanding according to the best of this
Deponents knowledge and belief and that he with Andrew Crawford
and Galloway Monteith at the request of the Testator in his
presence and in the presence of each other witnessed the due
execution thereof.

Sworn to before me

Daniel Crawford.

1 March 1852

James S. Guignard
Ordinary.

Recorded in Will Book L-

Page-153- Box- 49- Package- 1222