

WILL OF JAMES M^cDaniel.

IN THE NAME OF GOD AMEN. I James M^cDaniel of Lynches Lake in
Williamsburgh District South Carolina; planter, being in
health of body, and of a disposing mind, for ^{which} I thank
Almighty God, But calling to mind the mortality of my body,
and the uncertainty of life, and that it is appointed for man
to die. Do make this my last will and Testament. In the first
place I recommend my Soul to God, and my body to the earth, to
be burried in a decent christian manner at the discretion of
my Executors. As to such worldly estate as God hath been please
to bless me with, I give demise and dispose of as follows. VIZ
That my funeral charges and just debts be first paid and out
of the remaining part I lend unto my beloved wife Catharine
during her life or widowhood, the use of four hundred acres
of my lands whereon I now live, with one mare named Irish filly
her pick of three cows and calves out of my stock of cattle
and there future increase, and one bed and furniture. But at
her death or the day she again marries every part or articles
thereof shall belong and go unto my two daughters VIZ Honous
Bow and Catharine to each of them an equal share thereof--
I give unto my son James and to his heirs forever five shil-
lings sterling. I give unto my son in law Thomas B Abrams,
and his wife Isabella my daughter and to their heirs forever
five shillings sterling -- I lend unto my son Enos during his
life the use of Two hundred acres of my lands whereon I now
live, with one horse named the Irish Gimblet, and one stock
of cattle marked two crops, two upper bits and a split in each
ear together with the increase of said stock of cattle. but
at his death it shall go unto his nearest heirs in law and to

place I recommend my soul to God, and my body to the earth, to be burried in a decent christian manner at the discretion of my Executors. As to such worldly estate as God hath been please to bless me with, I give demise and dispose of as follows. VIZ That my funeral charges and just debts be first paid and out of the remaining part I lend unto my beloved wife Catharine during her life or widowhood, the use of four hundred acres of my lands whereon I now live, with one mare named Irish filly her pick of three cows and calves out of my stock of cattle and there future increase, and one bed and furniture. But at her death or the day she again marries every part or articles thereof shall belong and go unto my two daughters VIZ Honous Bow and Catharine to each of them an equal share thereof--

I give unto my son James and to his heirs forever five shillings sterling. I give unto my son in law Thomas B Abrams, and his wife Isabella my daughter and to their heirs forever five shillings sterling -- I lend unto my son Enos during his life the use of Two hundred acres of my lands whereon I now live, with one horse named the Irish Gimblet. and one stock of cattle marked two crops, two upper bits and a split in each ear together with the increase of said stock of cattle. but at his death it shall go unto his nearest heirs in law and to them forever. I lend unto my son Randal he to have possession thereof at the age of Twenty one years and from thence unto the end of his life and the use thereof VIZ one Tract of Land of Two hundred acres being a part of the tract whereon I now live , together with four head of Cattle and their future increase the four head marked with two crops and two upper bits all thereof at his decease to go unto his nearest heirs in law forever (that is if he dies after he has passed the age of Twenty one years). I lend unto my daughter Mary the use of

two hundred acres of the lands whereon I now live as soon as she arrives at the age of Twenty one years, together with one bed and furniture, and if she dies after she has attained said age all thereof to go unto her nearest heirs in law and to them forever. I lend unto my daughter Elizabeth the use of two hundred acres of the Lands whereon I now live, one bed and furniture and one stock of cattle and their future increase the stock is marked with two crops, two upper bits, and two splits in one ear she to have possession at the age of Twenty one year and at her death to go unto her nearest heirs and to them forever. I lend unto my Grand son William J^r Cooper as soon as he attains the age of Twenty one years the use of Two acres of my lands whereon I now live, at his death after he has attained that age to go unto his children and to them forever. I lend unto my daughter Honour Bow one two year old heifer marked one crop, two upper bits, and a hole in one ear together with her increase she to have the use of said stock of cattle at the age of Twenty one years and at her death (after that age) unto her nearest heirs in law forever. I lend unto my daughter Catharine at the age of Twenty one years the use of one heifer calf and her increase and after her death (if she possesses that age) to go unto her nearest heirs in law and to them forever. The remainder of my Estate either real or personal and every part or parcel of each of them that I may die possessed of shall be equally divided share and share alike between my wife Catharine, and children VIZ Enos, Randol Mary, Elizabeth, Honor Bow & Catharine. The minors to take their share or shares at the age of Twenty one years, and should either one of them die before they attain to that age their share in legacies as well as their

in one ear she to have the possession thereof at the age of Twenty one year

and at her death to go unto her nearest heirs and to them for-

ever. I lend unto my Grand son William Ja^s Cooper as soon as hundred

he attains the age of Twenty one years the use of Two acres of my lands whereon I now live, at his death after he

has attained that age to go unto his children and to them for-

ever. I lend unto my daughter Honour Bow one two year old

heifer marked one crop, two upper bits, and a hole in one ear

together with her increase she to have the use of said stock

of cattle at the age of Twenty one years and at her death

(after that age) unto her nearest heirs in law forever. I lend

unto my daughter Catharine at the age of Twenty one years

the use of one heifer calf and her increase and after her

death (if she ^a possess that age) to go unto her nearest heirs

in law and to them forever. The remainder of my Estate

either real or personal and every part or parcel of each of

them that I may die possessed of shall be equally divided

share and share alike between my wife Catharine, and chil-

dren VIZ Enos, Randol Mary, Elizabeth, Honor Bow & Catharine.

The minors to take their share or shares at the age of Twenty

one years, and should either one of them die before they at-

tain to that age their share in legacies as well as their

remaining part

to be equally divided between my wife and the

survivors.

I make, nominate, constitute and appoint as

only and sole Executrix and Executors of this my last Will

and Testament my wife Catharine and son Enos. I hereby re-

nounce, revoke and disannul all former Wills Testaments and

bequeaths by me any wise made, and ratify and confirm this

and no other to be my last Will and Testament . In witness

whereof I have hereunto set my hand seal this Tenth --- day of

WILL OF JAMES M^CDANIEL. PAGE 3.

September In the year of our Lord One Thousand Eight hundred
and Ten and in the Thirty fifth year of the Independence of
the United States of America, -----

Signed, Sealed, published, pronounced and declared
by the said James M^CDaniel to be his last will and
Testament In presence of -----

Interlineation before signing VIZ line second word
which line Eighteen words all thereof line Nine-
teenth word forever line Twenty first word Age
line Twenty sixth word hundred line Thirty fourth
words In legacies as well as this remaining part.
line Thirty fifth three words dashed out

Hugh M^CCutchen

Samuel James

James M^CDaniel. (Seal)

Robert W James

Recorded in Will Book " C " Page 31.

Recorded 9th Day of November 1821.

David McClary Ordinary Williamsburgh Dist.

Apt. 18.

Pkg. 12.