Know all men by these presents that I Daniel Hall, Sr. of Fairfield County, State of South Carolina being in health of body and of sound makes and disposing mind and memory do make and publish this as my last will and testament.

First- It is my will that all my just debts and funeral expenses shall be paid out of my estate.

Item 2nd- It is my will that my daughter Susan Irene and my son Jason H. shall have a good education the expenses incurred thereby to be paid out of my estate.

Item 3rd- I give devise and bequeath to my wife Sarah J. Hall all of my household and kitchen furniture.

Item 4th- I give to my wife Sarah J. Hall and my two children Susan Irene and Jason Hall my other personal property to wit- Bonds, notes, accounts, money, and all other kinds of personal property of which I shall be seized and possfed at the time of my decease(except the household and kitchen furniture) to be equally divided share and share alike and should one of them decease leaving no children then his or her part to go to the survivors.

Item 5th- I devise and bequeath to Eva Hall (wife of my son Wm. S. Hall) and her children eleven hundred acres of land to be laid off the east side of my plantation known as the Montgomery place, situate in Chester and Fairfield counties State of South Carolina on waters of Big Rocky Creek bounded by lands of Joseph Aldredge, Strother Ford, Wm. Sibley, John Nickles and others.

Item 6th- I devise and bequesth to my son Daniel Hall the remainder of said tract containing one hundred and thirty acres more or lefs and also a tract adjoining it west of the road containing one hundred and sixty acres bounded by lands of Gideon G. Jackson and others.

Item 7th- I devise and bequeath to my son Daniel Hall my plantation known as the Matthews place containing seven hundred and nine acres situate in Fairfield County State of South Carolina on waters of Catawba River bounded by lands of Jeper Gladden, Mansel Hollis and others The land bequeathed to my son Daniel Hall is made on the condition that when he comes of age he has to assign over to my wife Sarah J. Hall and my two children Susan Irene and Jason H all his interest in and to my home place situate in Fairfield County State of South Caroline, waters of the Wateree Creek containing seven hundred and ninety eight acres bounded by lands of James McCrorey, James Jones and others. And should he refuse to assign over his interest in said plantation to the parties named then the lands bequeathed to him in Items 6 and 7 yo go back to my estate ask if it had not been bequeathed.

Item 8th-I devise and bequeath to my wife Sarah J. Hall the plantation I last purchased from James McCrorey containing two hundred and ninety two acres situate in Fairfield County State of South Carolina on the Wateree Creek bounded by lands of James McCrorey, James Jones and others.

Item 9th- I devise and bequeath to my wife Sarah J. Hall and my two children Susan Irene and Jason H. my home plantation containing seven hundred and ninety eight acres situate in Fairfield County State of Southm Carolina on waters of the Wateree Creek bounded by lands of James McCrorey, James Jones and others to be equally divided share and share alike and should one decease leaving no children then his or her part to go to the survivors.

Item 10th- I devise and bequeath to my wife Sarah J. Hall and my two children Susan Irene and Jason H. my Hog Fork Plantation containing thirteen hundred and sixty acres situate in Fairfield County State of South Carolina on waters of the Wateree Greek bounded by lands of Daniel McCullough, Cherles Ford and others to be equally divided between them share and share alike and should one of them decease leaving no children them his or her part to go the the survivors.

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Item 11th- It is my will that the plantation bequeathed in items 9th and 10th shall remain undivided until my son Jason H. comes of age my executrix to employ some person to superintend and manage them the clear profits to go to my wife Sarah J. Hall and my two children Susan Irene and Jason H. each having an equal share and should one of them decease leaving no children then his or her part to go to the survivors]

Item 12th- The real estate bequeathed to my wife Sarah J. Hall is in lieu of her dower in my lands and should she after my decease claim her dower in said lands then the portion bequeathed to her to go to my two children Susan Irene and Jason H. share and share alike and should one die leaving no children then her or her part to go to the survivors.

Item 13th- Should my wife Sarah J. Hall get married after my decease then the real estate bequeathed to her to go back to my three children Daniel Susan Irene and Jason H. to be equally divided share and share alike and should decease leaving no children then his or her part to go to the survivors.

Item 14th- I give and bequeath to my daughter Elizabeth McCormick one dollar-

Item 15th- I give and bequeath to my grand daughter Sarah Alice Hall one dollar-

Lastly, I do nominate and appoint my wife Sarah J. Hall Executrix of this my last will and testament.

In witnef whereof I have hereunto subscribed my name and affixed my seal this twenty fourth day of June in the year of our Lord one thousand eight hundred and eighty.

Daniel Hall (L.S.)

Signed scaled published and declared by the said Daniel Hall Sr. in the presence of us who by his request and in his presence and in the presence of each other have subscribed our names as witnefs thereto.

Andrew McDonald

J.G. Ratteree

Wm. S. McDonald