In the name of God Amen.
I Mary Rankin of the County of Anderson and state of South Carolina being of sound mind and memory, but feeling that according to the course of nature my natural life is drawing a close, and being desirous to dispose of such worldly goods as it has pleased the Great ruler of all things to bless me with, in a suitable and Satisfactory manner, do here make and constitute this my last Will and Testament hereby revoking all others heretofore made. 
First I give my Soul to God who gave it and desire that my body be decently buried under the direction of beloved children and that my Executors hereinafter mentioned shall defray the expenses thereof out of any of the first monies that my come into their hands.
Second I desire that my said Executors do collect all debts due to me and pay all debts which I may justly owe as soon as convenient after my death.
Third Being possessed of one-fifth interest in the tract of Land whereon I now live as by a Deed of Conveyance from Thomas F. Rankin, James C. Rankin, George W. Rankin, F. N. Garvin & wife Letitia K. Garvin, made to me Mary Rankin and my four daughters viz: Eliza B. Rankin

Margaret P. Rankin Mary J. Rankin and Martha A. Rankin on the ninth day of January eighteen hundred and fifty five. Containing four hundred and ten acres. Since which time my daughter Mary J. Rankin died intestate, and if by the laws of inheritance I am entitled to her intent in Said Land It is my will and desire, and I do hereby Give and bequeath all my my intent, right title and claim in the said tract of land to my beloved daughters Eliza B. Rankin, Margaret P. Rankin and Martha A. Rankin, together with all my rights credits and demands whatsoever, and also all the household & kitchen Furniture, farming or other items and personal property my said three daughters having taken care of their Sister during her last illness and death and also taking care of and ministering to my wants for so long a time and all the other children having received their full share of my late husband's estate. I desire that none of them will dissent but all be pliant with this bequest.
Fourth I give to my son Thomas F. Rankin or his legal heirs one dollar. to James C. Rankin or his heirs one dollar. to Geo. W. Rankin or his heirs one dollar. to F. N. Garvin & wife Letitia Garvin or their heirs one dollar.
Fifth I hereby nominate constitute and appoint my beloved son George W. Rankin my Executor and my beloved daughter Martha A. Rankin my Executrix to carry out this my last Will and Testament to the true intent and meaning of the Same.
Witness my hand and Seal this the ninth day of January 1873.
Signed Sealed and acknowledged her
and published in presence of Mary X Rankin Seal
Joseph Boggs Anderson County S. Caro. mark
Joseph N. Humber Anderson County So Ca
J. Terry Glenn " " "
W. T. Bryant " " "

Recorded Anderson County Will Book 3, pages 437- 440
Transcription is true to original with exception of highlighting.
Linda Sparks Starr copyright (c) 2010

In the name of God Amen.

I Mary Hancock of the County of Anderson and State of South Carolina being of sound mind and memory, but feeling that according to the course of nature my natural life is drawing a close, and being desirous to dispose of such worldly goods as it has pleased the great ruler of all things to bestow me with, in a suitable and satisfactory manner, do hereby make and constitute the within Instrument to be my last will and testament, and I do hereby declare and ratify all other instruments made, I give my soul to God who gave it, and desire that my body be decently and speedily buried under the direction of him whom I think it proper to serve, and shall defray the expenses thereof out of any of the first money that may come into my hands.

Second, I desire that my said executors do collect all debts due to me and pay all debts which I may justly owe as soon as convenient after my death.

That one fifth interest in the first

My hope is that you may...
Margaret P. Nourse, Mary Z. Nourse, and Martha A. Nourse, on the 18th day of March, eighteen hundred and fifty-five, containing four hundred and ten acres, more or less, situate in the county of Trumbull, and in the State of Connecticut, which said land and ten acres more or less, situate in the town of Rockingham, and in the county of Windham, in the State of Connecticut, with all appurtenances to the same, as also all the personal estate and other property of the said Margaret P. Nourse and Martha A. Nourse.

This day, the said Margaret P. Nourse, having taken care of the estate of her deceased husband, and also taking care of the children of the said Martha A. Nourse, and the children of the said Margaret P. Nourse, having received from her husband's estate, I desire that none of these will dissent, but all be pleased with this bequest.

From the above sum, I give to my son, John Nourse, one hundred dollars, to be held by him as his own and by his heirs as his heirs, to be held by him as his heirs, and by his children, to my daughter, Mrs. Mary Z. Nourse, one hundred dollars, to be held by her as her own and by her children, and to my daughter, Mrs. Martha A. Nourse, one hundred dollars, to be held by her as her own and by her children.
Fifth.

I think this is the last will and testament of my beloved wife, Jane Anderson, by whom I am the only child, whom I hereby nominate and appoint my executors, to be George W. C. Anderson, my eldest son, and Martha M. Anderson, my daughter, and my said executors to carry out the true intent and meaning of the same.

Written by hand and signed at the town of Orange, January 27, 1876, and signed and sealed at and publisht in presence of:

Joseph W. Anderson

[Signature]

W. C. Bryant

[Signature]