

In the Name of God Amen. I Daniel Brickshanks of the City of Charleston being in indifferent health of body, but of sound & disposing memory and mind, do make publick and declare this my last Will and Testament in manner and form following. That is to say:

Impairis I will order and direct that all my just debts & funeral expences be paid as soon as may be convenient after my death.

Item I give devise and bequeath unto my Dear Wife Jane Brickshank her heirs and assigns forever, all my House and Lot number twenty two (N^o. 22) Queen Street in which I now reside, with all my furniture, beds and bedding, bed and table linen, pictures, books, provisions, liquors, plate and all other articles of House and family use in and about the said House and Lot, And I further give and bequeath unto my said Wife forever, my Slaves Chloae and her son George, Fanny and her daughter Ann, Charity and her son Toby, with the future issue of the females. And I further give and bequeath unto my said Wife for and during her natural life an annuity of three hundred Dollars a year payable quarterly by equal payments of seventy five Dollars each out of the rents, issues and profits of the House and Lot and Tenement hereinafter devised to my son Samuel Brickshanks. And I further give & bequeath unto my Dear Wife for and during her natural life my negro Slave Betty, her daughter Dinah and her son John with the issue & increase of the females. And from and immediately after the death of my said Wife, I give and bequeath the said negro Betty, her daughter Dinah and her son John, with the issue and increase of the females

her heirs and assigns forever, all my House and Lot number twenty two
(N^o 22) Queen Street in which I now reside, with all my furniture, beds
and bedding, bed and table linen, pictures, books, provisions, liquors,
plate and all other articles of House and family use in and about
the said House and Lot, And I further give and bequeath unto my said
Wife forever, my Slaves Chloee and her son George, Fanny and her daughter
Ann, Charity and her son Toby, with the future issue of the females. And
I further give and bequeath unto my said Wife for and during her natural
life an annuity of three hundred Dollars a year payable quarterly by
equal payments of seventy five Dollars each out of the rents, issues and
profits of the House and Lot and Tenements hereinafter devised to
to my son Samuel Brickshanks. And I further give & bequeath
unto my Dear Wife for and during her natural life my Negro Slave
Betty, her daughter Dinah and her son John with the issue & increase
of the females. And from and immediately after the death of my said
Wife, I give and bequeath the said Negro Betty, her daughter Dinah
and her son John, with the issue and increase of the females, to my
Grand Daughters Jane Miller Ferguson and Sarah Ann Ferguson
to be equally divided between them, to and for their own sole and
separate use, without being in any manner subject to the debts or
liabilities or contract of any Husband either of them. My heirs, Executors
Will order and direct that the provision hereby made for my said

Who shall be in lieu and bar of dower and thirds and all the same have or claim out of my Estate Real and personal.

Item I give devise and bequeath unto my son Samuel Brinkshanks his heirs and assigns forever my House and Lot at the North west corner of East Bay and Elliott Streets, with the three Tenements in Elliott Street built on said Lot, subject to the payment of the said annuity of Three hundred Dollars by quarterly payments of seventy five Dollars each unto his Mother the said Jane Brinkshanks for and during her natural life as aforesaid.

Item I give devise and bequeath unto my Daughter Jane Brinkshanks Gordon, the wife of Alexander Gordon, Merchant, her heirs and assigns forever, All my House and Lot number sixty one (No 61) East Bay Street, to and for her own sole and separate use without being in any manner subject to the debt, contracts, or contract of any Husband she may have.

Item I give devise and bequeath unto my Grand Children the issue of my deceased Daughter Mary Brinkshanks Ferguson namely Jane Miller Ferguson, John Robt Ferguson, James Hugh Ferguson, William Brinkshanks Ferguson and Sarah Anne Ferguson, their heirs and assigns forever all my House and Lot number Fifty one (No 51) State Street and my negro fellow George Beason, to be equally divided between them for their own sole and separate use, without being in any manner subject to the debt, contracts or contract of any husband that either of the females may have and I

number fifty one (N^o 51) State Street and my Negro fellow George
Beaton, to be equally divided between them for their own sole and
separate use, without being in any manner subject to the debts
contracts or contract of any husband that either of the females may
have, And I will order and direct, that should any or either
of my said Grand Children depart this life without leaving a
lawfully begotten issue living at the time of his, her or their death
then the share or shares of such child or children so dying or de-
-said without leaving lawfully begotten issue living at the time
of his, her or their death, whether specifically given or otherwise
accruing under this clause of my will, shall go to the survivor
or survivors of my said Grand Children.

Item I will order and direct that all the real, residue and remain-
-der of my Estate, Real and Personal whatsoever and wheresoever be equally
divided between my Daughter Jane Buckshanks Gordon and my
son Samuel Buckshanks, to them and their heirs forever, for their
own sole and separate use, the share falling to my Daughter Jane
Buckshanks Gordon not being in any manner subject to the debts
contracts or contract of any husband she may have.

Item I authorize and empower my Executors and Executors here-
-inafter named and the survivor or survivors of them or such of them
as qualify and act on this Will, from time to time and at all times
hereafter and when and as often as may be thought proper to sell
and dispose of at public or at private sale for cash or on credit
as may be thought most advantageous, all or any part of the

Ex

19
No

lawfully begotten issue living at the time of his, her or their death
then the share or shares of such child or children so dying or dying
-said without leaving lawfully begotten issue living at the time
of his, her or their death, whether specifically given or otherwise
accruing under this clause of my will, shall go to the survivor
or survivors of my said Grand Children.

Item I will order and direct that all the real, residue and remain-
-der of my Estate, Real and Personal whatsoever and wheresoever be equally
divided between my Daughter Jane Buckshanks Gordon and my
son Samuel Buckshanks, to them and their heirs forever, for their
own sole and separate use, the share falling to my Daughter Jane
Buckshanks Gordon not being in any manner subject to the debts,
contracts or contract of any husband she may have.

Item I authorize and empower my Executors and Executors here-
-in after named and the survivors or survivors of them or such of them
as qualify and act on this Will, from time to time and at all times
hereafter and when and as often as may be thought proper to sell
and dispose of at public or at private sale for cash or in kind
as may be thought most advantageous, all or any part or parts
of my Estate real or personal and great and sufficient tithes
conveyances and assurances in the law to make and believe of
thereof and for every part thereof, and the funds arising there-
-from again to vest in other property real and personal or

19
No

may be thought advisable, in the name of and for the benefit of the
-state, and the same again to settle and ascertain for ever and
and at all times and when and as often as may be thought proper
-just always to the several devisees, bequests, limitations hereunto
expressed and declared.

Lastly I constitute nominate and appoint my Dear Wife
Jane Brinkshanks Executrix, and my son in law Alexander
Gordon and my son Daniel Brinkshanks Executors of this my
last Will and Testament, hereby revoking and annulling all
former and other wills by me at any time herebefore made
ratifying and confirming them and no other to be my last Will
and Testament. In witness whereof I the said Daniel
Brinkshanks, the above Testator have hereunto set my hand
and seal the seventeenth day of February in the year of our
Lord one thousand eight hundred and thirty four.

Daniel Brinkshanks Sd
Signed Sealed published and declared by the above named
Daniel Brinkshanks as and for his last Will and Testament
in the presence of us, who at his request in his presence and
in the presence of each other have hereunto set our hands
as witnesses thereto

John B. Miller

James Duncan

A. Wilson

Proved before Thomas Leitch C. C. J. D. on the sixth day
of January 1838 at 44

rest always to the several clerks, trustees, beneficiaries hereof
executed and declared

Lastly I constitute nominate and appoint my dear wife
Jane Brinkshanks Executrix, and my son in Law Alexander
Gordon and my son Samuel Brinkshanks Executors of this my
last Will and Testament, hereby revoking and annulling all
former and other wills by me at any time herebefore made
ratifying and confirming them and no other to be my last Will
and Testament. In witness whereof I the said Daniel
Brinkshanks, the above Testator have hereunto set my hand
and seal the seventeenth day of February in the year of our
Lord one thousand eight hundred and thirty four.

Daniel Brinkshanks (Seal)
Signed Sealed published and declared by the above named
Daniel Brinkshanks as and for his last Will and Testament
in the presence of us, who at his request in his presence and
in the presence of each other have hereunto set our hands
as witnesses thereto

John G. Miller James Duncan A. Wilman

Proved before Thomas Lohr O. C. J. D. on the sixth day
of January 1838. At the same time qualified Alexander Gordon
J. L. and Samuel Brinkshanks Exors