

in the Name of God Amen. I Elizabeth Damaris Broughton of
Berkley in the State of South Carolina, Widow, being of sound and dispe-
nsing mind, memory and understanding, praised be God for the same, do
make and declare this my last Will and Testament in manner and form
following; that is to say, I give and devise all my real estate to my son Daniel
Broughton, his heirs and assigns forever. Also I give and bequeath all my per-
sonal property of every nature and description to my children Alexander Brough-
ton, Elizabeth wife of Thomas Broughton, Mary, Widow & Relict of the late Philip
Poeck Broughton and Daniel Broughton, to be equally divided between them
share and share alike, subject however, to the following limitations & directions
which I will to be strictly observed. The portions of my personal property, bequeath-
ed to my sons Alexander and Daniel Broughton I give to them absolutely and
without any restriction whatsoever. But it is my Will and direction that the
income of the portion above given to my daughter Elizabeth wife of Thomas
Broughton, be equally divided between her and her children by her present
marriage, share and share alike for and during the term of her natural life;
but if my said daughter should survive her present husband and thereafter
marry, have children by a second or other marriage and survive the second or
other husband, then and in such case, it is my Will, that her children by such
marriage should be admitted to an equal share and partici-
pation, with my ^{late} daughter & her children by the present marriage, in the income
of the portion, or one fourth part of my personal property given as aforesaid. And
Will, that the portion or one fourth part of my personal property given as aforesaid to
my said daughter Elizabeth, it is my

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10. I give my share and description to my children Alexander Broughton, Elizabeth wife of Thomas Broughton, Mary, widow & Relict of the late Philip Poacher Broughton and Daniel Broughton, to be equally divided between them share and share alike, subject however, to the following limitations & directions which I will to be strictly observed. The portions of my personal property, bequeathed to my sons Alexander and Daniel Broughton I give to them absolutely and without any restriction whatsoever. But it is my Will and direction that the income of the portions above given to my daughter Elizabeth wife of Thomas Broughton, be equally divided between her and her children by her present marriage, share and share alike for and during the term of her natural life; but if my said daughter, should survive her present husband and thereafter marry, have children by a second or other marriage and survive the second or other husband, then and in such case, it is my Will, that her children by such second or other marriage should be admitted to an equal share and portion of the portions, with ^{one} ~~one~~ ^{one} part of her children by the present marriage, in the income from and immediately after the death of my said daughter Elizabeth, it is my Will, that the portion or one fourth part of my personal property given to her as aforesaid, should be equally divided, share and share alike, between her children by her present and any future marriage or marriages - Provided no balance of the above bequeathed one fourth of my said personal property shall at any time, be liable to the payment of the debts or encumbrances of

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the present or any future division of my estate amongst my children, it is my further more my will, that upon her death the distribution of the inheritance of my children should not be paid or delivered over to them, until if ever all have respectively attained the age of twenty one years of age, or if before the twenty one years on day of marriage; it is however my will that each major portion of the annual income should be very body paid over.

It is also my will and direction, that the income of the portion above given to my daughter Mary Widow, as aforesaid, be equally divided between her and her present children, share and share alike, for and during the term of her natural life, but should she hereafter marry, have children by a son or other marriage and survive the second or other husband, then and in such case, it is my will that her children by such other marriage or marriages, should be admitted to an equal share and participation, with my said Daughter Mary & her present children, in the income of the portion or one fourth part of my personal property given as aforesaid; and from and immediately after the death of my said daughter Mary, the said portion or one fourth part of my personal property, given to her as aforesaid, shall be equally divided share and share alike, between her present children and those by any future marriage or marriages. Provided nevertheless, and it is my express will and direction, that neither the capital nor the income of the above mentioned one fourth part of my said personal property, shall at any time be liable to the debts or incumbrances of the late or any future husband of my said daughter Mary: And it is furthermore my will, that upon her death, the distributive proportions of her children should not be varied or altered.

until, if males, each shall respectively have attained the age of twenty one years,
if females, the age of twenty one years or day of marriage. It is however, my will
that each one's proportion of the annual income should be separately paid over.
And I do hereby nominate constitute and appoint my Sons Alexander Broughton
and Daniel Broughton, my Son in law Thomas Broughton, (and my grand
sons Thomas Broughton, son of my Daughter Mary and Thomas Alexander Brough-
ton, son of my Daughter Elizabeth when they shall respectively attain the age of
twenty one years) Executors of this my last Will and Testament; hereby revoking
all former Wills and testaments at any time heretofore by me made, and I do
declare this to be my last Will and Testament. In witness whereof I the said
Elizabeth Damaris Broughton, have hereunto set my hand and seal this twenty
seventh day of October, A.D. one thousand eight hundred and thirty five

Elizth D. Broughton (Seal)

Signed sealed & published, by the above named Elizabeth Damaris
Broughton as and for her last Will & Testament, in the presence of us
who at her request and in her presence, have subscribed our names as
Witnesses thereto. The last word of the last line, having been previously ob-
literated and the word five added in its place.

Charles Stevens H. Penwell John J. Penwell

Proved by deposition before Frederick A. Parker Esq; on the eighth day of
May 1834, and on the fourth June 1834 before James Brown
Broughton Executor herein named

The State of South Carolina, to the use of the executors of the above named