

17

South Carolina. In the Name of God, Amen. I Margaret
Wallis, widow, do hereby make this my last Will & Testament
I desire my Executors to pay my debts & funeral Expenses & then
to procure a tomb stone to be placed over the family, then I give
and bequeath to my three nephews, John E Dunn & William Dunn
& Charles Dunn one half of my Estate the other half to Edmund
Dunn and the children of Mary McGuire the children taking
one share to be divided among them. I also desire my Executors
to pay to Peggy a Margaret Wallis Twenty Guineas - lastly I
name & appoint John E Dunn & William Dunn, Executors of
this will Revoking all others by me heretofore made. in witness
whereof I have hereunto set my hand this eighteenth
day of June one thousand Eight hundred & thirty eight

her

Margaret X Wallis

Mark

Signed published and declared by the said Margaret Wallis as and for her last will and testament in my presence who in her presence & at her request have hereunto set our hands, as witnesses. Geo B. Eckhard, J.C. Street
Benjⁿ. Farnel Hunt. proved before Thos. Lehrig Esq. Oct. 2
on the 6 day of November 1840. On the seventh day of November
1840 qualified John E Dunn & William Dunn Executors

P. A.
J. B. X

of my husband she may have and subject of willer to the pro-
bations and conditions herein after beforewritte and of the
Matthew Miller do will or doth and doth direct, and doth give
and authorily are hereby given to my said daughter notwith-
standing her present or any future bounte to make and
execute and publish her last will and testament or any
paper purporting to be her last will and testament
in the presence of three or more witnesses and the same at
pleasure to revoke and republish when and as often as
she may think proper and in and by her said will or paper
purporting to be her will to give, devise and bequeath all and
~~to her~~^{singular} the property, effects and estate real
and personal coming to her under this my will and all accu-
mulations interest or income arising therefrom, and any
part and parcel thereof to such person or persons and for such
estate or estates as my said daughter notwithstanding
her coverture may think proper. and should my said daugh-
ter die before her husband Mr Miller without leaving law-
ful issue living at the time of her death and without leaving
her last will and testament as aforesaid thin and in that
case I give devise and bequeath the said moiety of my
residuary Estate intended for my said daughter and her
issue unto my dear wife Rose Ann Miller and her heirs in
assigned forever. And should my said daughter dying
before her husband make her will and die without leave-

and my dear wife Rose Ann Miller and her heirs an
affeysnd forever. And should my said daughter dyng
before her husband make her will and die without leav-
ing part of the property real or personal comeng to her in
my will undisposd of by her will then such part shall go to
her deces. Mother as aforesaid, as if she my said daughter ha-
d die without will, and should my said daughter die before her said
husband having lawfully begotten if she living at the time
of her death and such if she die before reaching Twenty-one
years of age unmarried and without leaving lawful issue
throughout the time of his her or their death, then also the said
ninetieth or half part of my said residuary Estate intended
for my daughter and her issue or so much thereof as may be
undisposed of by her will, if she make one, on the death
of the said issue of my said daughter or her age mentioned
and without leaving issue at the time of death lawful
issue as aforesaid shall ~~not~~ ^{be} in like manner
go to her dear Mother Rose Ann Miller her heirs and affeys
as aforesaid and should my said daughter die
before her said husband without leaving a will or paper
proportioning to her issue and without leaving lawfully begotten
issue ~~leaving~~ ^{dying} at the time of her death then and in that case
the said ninetieth or half part of my Estate real and personal per-
sonal, intended as before said for my daughter and her
issue shall go to my dear wife Rose Ann Miller her
and affeys.

my Will undispersed of by her will then such part shall go to
her deare Mother as aforesaid, as if she my said daughter ha
~~had~~^{had} no issue. And should my said daughter die before her said
husband leaving lawfully begotten issue living at the time
of her death and such issue did before reaching Twenty one
years of age unmarried and without leaving lawful issue
living at the time of his/her or their death, then also the said
moity or half part of my said residuary Estate intended
for my daughter and her issue so much thereof as may be
undispersed of by her Will, if she make one, on the death
of the said issue of my said daughter under age mentioned
and without leaving issue at the time of death lawful
issue unespoused shall ~~be~~ ^{be} in like manner
go to her dear Mother Rose Ann Miller her heirs and app
for ever unespoused and should my said daughter die
before her said husband without leaving a wife or issue
purporting to be a wife and without leaving lawful issue gotten
issue ~~being~~ ^{being} at the time of her death then and in that case
the said moiety or half part of my Estate real and personal
intended and before said for my daughter and her
issue shall go to my dear wife Rose Ann Miller her heirs
and assigns forever and should my said daughter
leave her said husband these and in that case I give
and bequeath all the said moiety or half part of

residuary Estate including the same and a part of
the house and lot now held by my wife at the
corner of Mulberry and Seven Streets in my said city
but am of opinion not to entitl her to any further benefit than
Constitution whatsoever. But should she marry again and
as and so whenever she is married then all such property
said above stated provided limitations and conditions
shall attach thereon that is on the said moiety of my
Estate devised and bequeathed to her and the same
she and remain to and for her own sole and separate use
without being subject to the debts contracted or incurred by
husband or whom she may have. Item I give the residuary
my Executors and Executrix herein after named or any
of them as qualify and act on this will and the survivor
survivors of them to sell and dispose of at publick or private
sale for cash or on credit as may be thought most convenient
and all or any part or parts of my Estate real and personal
or of the proceeds or property arising thereof remain
good and sufficient titled conveyed and affirmed
in the law to make therefor and for ~~any~~^{way} part thereof a
the funds thence arising again to remeest in the name
and as the property of my Estate when and as often as may
be for the benefit of my Estate Lastly I constitute now
and appoint my dear wife Rose Ann Miller and my
daughter Sarah Jane Miller executors of this my

for the benefit of my Estate. Lastly I constitute none
and appoint my dear wife Rose Ann Miller and my
daughter Sarah Jane Mills Executrices under my say
sue this Mills and do my friends John Hunter of Lebanon
John and David Ewart of Columbia Merchant, my
sisters of this my last Will and Testament hereby revoke
and annulling all former and other wills by me at any
time before made and ratifying and confirming this
no other to be my last Will and Testament. In witness
Whereof I the said Matthew Miller have hereunto set
hand and seal this Seventeenth day of August in the year
of Our Lord One thousand eight hundred twenty nine
and in the fifty fourth of American Independence.

Matthew Miller

Signed Sealed Published and declared by Matthew Miller
above named Testator and for his last Will and Testament
the word "living" being previously interlined in the third page
in the presence of us, who in his presence, at his request, and in
presence of each other have signed our names as witness
to the same. M. Hins. John H. Smith. H. H. May Jr.
Matthew Miller the above testator having considered that the
sum of fifteen hundred dollars
payable exclusively out of the debt due to me by Dr
Van Dyne unto my dear wife in trust for the two daughters of
wife Jane Stewart Van Dine or the survivor of them
hereby allow other sums.

none of me made and ratifying and confirming the same
no other to be my last Will and Testament. In witness
Whereof I the said Matthew Miller have hereunto set
my hand and seal this Seventeenth day of August in the year
of Our Lord One thousand eight hundred twenty four
and in the Fifty fourth of American Independence.

Signed Sealed Published and declared by Matthew Miller
above named Testator and for his last Will and Testament
the word "living" being previously interlined in the third page
in the presence of us, who in his presence, at his request, and in
presence of each other have signed our names as witness
to the same M. King, John H. Smith. Also the Magistrate
Matthew Miller the above testator have recorded that he
in his will in which I gave the sum of fifteen hundred
dollars payable exclusively out of the debt due to me by
Van Dyne unto my dear wife in trust for the two daughters of
wife Jane Stewart Van Dyne as the survivor of them and
hereby allog other revoke and annul that bequest and I do
hereby give leave and bequeath the whole of the said debt
me by the said Brandon Van Dyne with all the
accruing interest thereon paid and discharged
and marriage I gave to Ott Miller

19 - All bevels unto my dear wife Rose Ann Miller to make for her
own sole and separate use, and without being subject to the debts con-
tract or control of any husband whom she may have and in all things
else I certify and approve my professed will and order and direct
that this shall be held and considered a codicil to the same
In witness whereof I the said Matthew Miller have hereunto set
my hand and seal this twenty ninth day of August in
the year of Our Lord One thousand eight hundred and twenty
nine

Matthew Miller's 33

Signed Sealed published and declared by Matthew Miller, the
above named testator as and for a codicil to his last Will and
Testament in the presence of us who in his presence at his request
and in the presence of each other have signed our names as witnesses
to the same.

William W. Acron, J. R. Smith, H. King Jr

Proved before Thomas Lohr Esq^r Q.C.J.D. 18 November 1840
in Number 1. 1840 Qualified Rose Ann Miller Executrix

South Carolina Charleston June 3rd 1837 This I do declare
to be my last Will and Testament wherein I do give my Body
and Soul to Almighty God through the merits of his son the
Lord Jesus Christ God ever all, blessed forever. I do direct that
my Body be deposited in saint Philips Church Charleston in