

17 Dec
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State of South Carolina In the Name of God Amended I Elizabeth
Mary Legg of the City of Charleston and State aforesaid do hereby make
and declare this my last Will and Testament revoking all former Wills
by me made; after the payment of any just debts from the sale of my pro-
perty or otherwise I give devise and bequeath unto my dear daughter
Mrs Elizabeth Sow Hutchinson the sole use benefit profit and interest of
my whole Estate real and personal (with the exceptions however of some
particular parts of my Estate hereinafter mentioned) for and during
her natural life and at and after the Expiration of that term then
I give and bequeath my whole Estate (with the exceptions & specific
Legacies hereinafter named being first made) unto my Great Grand
Children Elizabeth S Hutchinson Thomas Holland Hutchinson and
Thomas S Hutchinson to them and their heirs Executors and assigns
provided on the Said great grand daughter attaining the age of eighteen years
and the Said great grandsons or Son attaining the age of twenty One
in the following proportions Viz: the one half of my Said Estate to my
Said great grand daughter, and the remaining half thereof to be equally
divided between my said great grand sons, and in case of the death of
either of my said great grand children before they severally arrive at
the ages before specified then the Share of such great grand child so
dying is to be equally divided between the Survivors or wholly taken by a
Survivor upon their his or her attaining the ages aforesaid Item after the
death of my daughter Mrs S Hutchinson and in the event of

in natural life and at and after his decease
I give and bequeath my whole Estate (with the Exceptions & Specific
Legacies hereinafter named being first made) unto my Great Grand
Children Elizabeth L Hutchinson Thomas Holland Hutchinson and
Thomas S Hutchinson to them and their heirs executors and assigns
forever on the Said great grand daughter attaining the age of eighteen years
and the Said great grand sons or Son attaining the age of twenty One
in the following proportions Viz^r the one half of my Said Estate to my
Said great grand daughter and the remaining half thereof to be equally
divided between my Said great grand Sons, and in case of the death of
either of my Said great grand children before they severally arrive at
the ages before specified that the Share of such great grand child so
dying is to be equally divided between the survivors or wholly taken by a
Survivor upon their his or her attaining the age aforesaid. Item after the
death of my Said daughter Mrs C. L Hutchinson and in the event of
my Said great grand children not attaining the ages before stated or
not leaving lawful issue, then that my Said Estate of whatever kind
(with the Exceptions and Specific Legacies being first made) shall be equally
divided between the children of my Sister the deceased Blanche & the children of
of my Niece Mrs Sarah Allen and of my deceased Neophytes Jr. Roberts
Mr Steven Hagingham and those alike to them their heirs and assigns
forever. I give unto my daughter the use of my Plate during her lifetime
and the same afterwards to be Equally divided between my great Grand

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1321 In witness whereof I give unto my daughter Louisa her life
the half of my Picnic Michael's slave and all her birth to me of
I give to my just grand children by members I give and bequeath unto
my Niece Mrs Sarah Allard my mulatto girl named Lisy with her
future issue and increase to my Niece her heirs and assigns forever not-
withstanding her Devotion to her and their only use and behalf freed
and discharged of any right claim as debt of her Husband. I give and
bequeath unto my Executrix and Executor hereinafter named my Servants
Charles Gumbo and Rose with his future issue and increase upon
this Special Trust now and purpose that they my Said Executor & Executrix
or the Survivor of them shall and will as soon as it may be permitted
by the Legislature of this State Sett free and manumit the said negroes
and that until the same can or shall be done that they will allow &
permit the said Negroes first named to have and enjoy the full and
uncontrolled use of their time and the profits of their own Labour & Services
paying only to my Said Executrix and Executor the Amount of the annual
Taxes for which on their account my Estate may be liable, and I do hereby
declare it to be my Will and direction that if any of my Said Heirs
and devisees shall Violate or destroy this Special Trust or impugn the
same that then and in such Case any bequest made by me to such devisee
Shall become Null and Void and Shall revert and come to my other
devisees herein named. I do hereby fully authorize and empower my

Shall become Null and Void and Shall revict and enue to my other
devisees herein named. I do hereby fully authorize and empower my
Said Executrix and Executor herein after named to alien Sell & dispose
of all and every part of my Estate Real and personal and to execute &
deliver good and sufficient Titles for the same and their receipts for the
payment of the purchase money of said Estate real as well as personal
Shall be held and taken as sufficient discharges to the Said purchases
Without reference to the uses or applications of the Said monies, which
I fully authorize my Said Executrix and Executor aforesaid to rein-
vest as appropriate in Public or Banks Stock or otherwise placed at
Interest as they be or the surviving Shall do best until the periods
limited for the distribution of the same. Lastly, I do hereby constitute
and appoint my Daughter Mrs. E. L Hutchinson Executrix and my
Nephew John T. Blake Executor of this my Last Will and Testament
for witness whereof I have hereunto set my hand and Seal the twenty
third day of April in the year of our Lord one thousand Eight hun-
dred and twenty two.

G. M. Legge *LL*

Sealed, Sealed, published and declared by the said Testator Mrs E
L. Legge as her Last Will and Testament in the presence of us who at
her request and in her presence and in the presence of each of us
hereunto set our names as witness to the same

De'Carvalleffy — Bennett Bowman — Thos. Akin —

Done before James Delaplaine Esq; a. & S. of A. on the 1st day of September 1832.

At the same time I lawfulmly declared for Buchanan County

1832 April 4 Deceased by Dr. H. S. Hutchinson Esq
Being Executor of C. E. Hutchinson.

I, Charles Bluford of the State of South Carolina Planter, being weak in body but of sound mind memory and understanding do make publish and declare this to be my last will Testament revoking all other wills by me hitherto made, and doth I command into the hands of Almighty God who gave it, hoping for the remission of all my Sins through the merits of my only Saviour Jesus Christ, and my body to the earth to be decently buried at the discretion of my Executor hereinafter named. Imprimis my will is that all my just Debts fully paid and satisfied by my Executor and after such payment is no part out of my moveable Estate. Item I give and bequeath unto my daughter Seminaria Harvey a negro boy named Jim for her sole use and the use of the issue of his body. Item I give and bequeath unto my daughter Elizabeth Hamilton and the issue of her body a negro girl named Chlo. Item I give and bequeath unto my son Peter Hariford a negro man named Anthony. Item I give and bequeath unto my Daughter Mary Harvey and the issue of her body a negro girl named Celia. Item I give and bequeath unto my Son Samuel Bluford and his lawful heirs a certain Negroe Woman named Liza as the Plantation joining Seminaria