

The Jewish Congregation in Town leave ten pounds. I direct that my house
 and lot in Town and my tract of land on the Water be sold to the
 best advantage, that the purchase money be well secured, so as to bring
 a regular interest or bank shares, and that every shilling of the whole be
 settled and appropriated for the sole purpose of giving a little aid to such
 poor Irish emigrants and their successors as shall arrive in this country.
 My Executor will be so good as to take notice, that if Mr. Nicholson
 will exert himself, what he will recover from the lawyers, will more
 than pay all my debts. I have a bond and mortgage of Mr. Dillons of
 Savannah, on which there is a balance due me of a sum that I was
 security for her, and paid the money, this balance of course I leave to
 help all the emigrants, this bond and mortgage are tied together
 and to be found among my papers in a square box (in my room)
 made of northward white pine, all my receipts are there too. There
 is deposited by me, in the new state bank a small redish hair
 trunk, containing some manuscripts of my own, and many corre-
 spondences to and from my friends. If I lived I could make my
 own writings lucrative to me; but in case of my death, they may
 and would fall into hands, who thro' malice or self-interest, would
 not fail to make, not a good, but a very bad use of them, for this
 reason my will is, that my Executor will take all care, to have the
 trunk and all the papers in it, without unlocking or opening the
 said trunk, and without perusing any of the papers, destroyed by fire
 and reduced to ashes, and this burning to take place, within three
 weeks (21 days) after my will shall have been proved in Charleston.
 I have too much confidence in my Executor to doubt, but that he will duly
 execute the request I make, it will take a very strong fire to consume
 some of those papers, there are three volumes in the trunk stitched
 and finished by a book binder, neither wood or coal alone will do,
 both those combustibles together make the hottest fire. Finally I make
 O'Brien Smith Esquire, my Executor, hoping, that he will employ a
 trusty agent (Nicholson or Winstantly for example) to wind up the
 trifling concern, and give to the Executor, as little trouble as can be, ex-
 ecuted duly under my seal and hand, as my last Will and Testa-
 ment, the day, month and year before specified.

Edanus Burke

Witnesses. We in the presence of each other have seen the above Will executed and have at the request of the Testator, put hereunto our signatures, as Witnesses of its execution.

215 William Marshall Dominick Huntington
 It is easy to see on the face of the foregoing paper, that my legacy
 to Miss Savage is entitled to priority of payment, and for this reason
 have been some years back engaged to Miss Savage by ties of very great
 esteem, and it was only a few days before I was taken ill, that we en-
 gaged to be married. My chief regret is, that my own stupidity in be-
 ing security for others, has put it past my power, to make certain for
 her, something worth her while to accept, and to leave to a few friends
 I value affectionately, even a trifling memorial of me.
 13th January 1802. Edanus Burke
 Proved before Charles Lining Esquire C. C. S. D. May 1. 1802. At
 same time qualified O'Brien Smith Executor.

14th South Carolina.
 Elizabeth Hill of Charleston Widow, do make this my
 Will, as follows. I give all my goods and chattels (if any there be)
 left undisposed of by a certain deed of gift by me this day executed
 and all debts due and owing to me, and all other Estate and pro-
 perty to which I am or may be intitled, to Thomas Baas and
 Charles P. Butler of Charleston, and to the survivor of
 them, in trust that they or he do pay, and apply one half thereof
 for the use of my Son Samuel G. Butler, and the other half
 for the use of my three grand daughters Elizabeth Herr, Mary
 Ann Herr and Margaret Herr. And I do appoint the said
 Thomas Baas and Charles P. Butler Executors of this my
 Will. In Witness whereof I have hereunto set my hand and
 seal the 15th January 1802.

Elizabeth Hill

Signed, Sealed, published and declared by the Testatrix as her
 last Will in the presence of us, who in her presence, and in the
 presence of each other, have at her request signed our names
 as Witnesses hereto
 Joshua Leavitt Elizabeth Buchler Elizabeth Courtney
 Proved before Charles Lining Esquire C. C. S. D. May 1. 1802.

14th No. 23. In the Name of God Amen, I Isaac Chanter Phy-
 sician of Charleston being of sound mind and memory do make
 this my last Will and Testament, first I desire to be decently
 frugally buried and all my just debts to be paid according
 to the State of my affairs will admit of agreement to the

respective demands. My Imperial Estate I bequeath in the following manner, I'mprimis that the whole of my Estate real and personal to be disposed of by my herein after mentioned Executors in a manner as may seem best and good for my Estate, that all my book debts, bonds and notes to be settled as soon as possible. Item I give and bequeath to all my Children viz. my beloved daughter Mary Susanna, my beloved daughter Elizabeth, my beloved Son Isaac Brunet, my beloved daughter Sarah and my beloved Son John an equal share of my Estate, to be paid to them as they come of age, or at the day of marriage, the ages of the girls at eighteen, the boys at twenty one, that till each and all my Children come of age I desire that their parts be improved in such a manner as may appear best to my Executors. Item it is my will that my beloved Nieces Elizabeth Marshall, Mary Marshall, Mary Morgan, Anne Puffels, my Nephews Thomas Marshall, W^m Morgan and Isaac Morgan have given them decent mourning. That I nominate and appoint my worthy friends Mathias Hutchinson Esquire and his Son Thomas Hutchinson to be Executors to this my last Will and Testament, and I do hereby utterly revoke disallow and disannul all former bequests Wills and legacies by me here before in any wise left or made, declaring ratifying and confirming this and no other to be my last Will and Testament. In Witness whereof I have hereunto set my hand and seal this twenty fourth day of October one thousand seven hundred & ninety one

Isaac Chamber (Sd)

Signed, Sealed, published and declared by the within named Testator Isaac Chamber to be his last Will and Testament in presence of us, who subscribed our Names in presence of the said Testator and of each of us. The interlineation between the 10th and 11th line of the words real and personal being first made.

Witness Clement Lempriere Prince Thomas Butler W^m Morgan. Codicil to the foregoing Will viz. that my young fellow Charles and young wench Mary be not sold agreeable to Tenor of the within Will but be kept to wait on my Children till they come of age and then to be sold and the monies arising therefrom to be equally divided between my then surviving Children equally.

Isaac Chamber.

The above Codicil made before us this 21st October 1791. Clement Lempriere Prince Thomas Butler William Morgan.

2^d Codicil to the foregoing Will viz. that I do hereby nominate and appoint my beloved Nephew Dⁿ William Morgan another of my Executors. That I do hereby give and bequeath unto my beloved Wife Catharine Chamber one sixth part of my real and personal Estate being equal to a Childs share, in lieu of her dower.

Isaac Chamber.

The above Codicil made this 21st January 1801.

Witness - Eliza Marshall - George Evans.

Proved before Charles Lining Esquire C. C. S. D. May 11. 1802. At same time qualified William Morgan Executor.

Examined 6th C. S. & C. L.

14th 1802. The interlineation and alteration has recorded, and so in the original Will - which was signed proved of by the Testator, or appeared by the Probate on the 12th of May 1802.

State of Carolina. In the Name of God Amen, I Isaac Legare being in sound mind and understanding do make and ordain this my last Will and Testament, I'mprimis I give and bequeath to my loving Wife Mary Legare the use of either of the plantations or tracts of land that is to say, the one on which I now reside or the river tract, during her Widowhood. Item I give to my said Wife the following six negro fellows named Tom, Dick, Sam, Dick, Will and old Bob, the use of them during her Widowhood and afterwards to go to her Children by me. Item I give to my Son Joshua Payer Legare the plantation and tract of land which on I now reside to him and his heirs for ever. Item I give to my Son Thomas ^{Isaac} Payer Legare the plantation and tract of land called the River Tract also the plantation or tract of land called Goat Islands containing about 26 acres, to him and his heirs for ever. Item I give to my ^{Elizabeth Mary Martha Legare} Daughter ~~Catharine~~ Legare that tract of land called the Point which I bought from George Girs and Joshua Soomer. Item I give to my Daughter ^{Elizabeth Mary Martha Legare} ~~Isaac Payer Legare~~ that tract of land adjoining the glebe Land containing about one hundred and thirteen acres called the Pine Tract. Item I give to my Wife Mary Legare all the Negroes left her by her Father, likewise all the Negroes belonging to me not mentioned in this Will and of during her Widowhood and afterwards to go to her Children by me. I likewise give my said Wife four horses namely the two sorrels, Gray and ~~black~~ also the chaise and carriage with all the ~~other~~