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I Binkoy Hugyer of Charleston in the State of South Carolina, do by this my writing, purporting to be my last Will and Testament dispose of all my worldly Estate, pursuant and according to the Authority to me given by a decreetall order of the Honorable the Court of Chancery of this State, and by Virtue thereof and by Virtue of all other rights, powers and Authorities vested in me by any manner of means whatsoever, It is my intention that all my Estate real and personal should eventually be vested in my Children, and that they alone, should reap the benefit and receive the emoluments thereof, but their tender and inexperienced years prevents me from bequeathing it immediately, their own management, and circumstances may intervene which would determine me to make a different distribution and allotment of it among them, than what I should now do, was I to bequeath it immediately and absolutely to them, I am therefore induced from these considerations to appoint Trustees in whom the whole of my Estate may be vested for the benefit of my Children, but giving at the same time the most ample power to my said Trustees to make such allotment of my Estate among Children, as I shall from time to time think proper to direct in any memorandum or instructions in writing, signed with my own hand, or in default of such memorandum or instruction as they my said Trustees shall think proper. In pursuance therefore of such intention, I do hereby give devise and bequeath to my honored Mother Sabina Elliott, my brother in law Colonel Lewis Morris, and my friends General Charles Cotesworth Pinckney and Major Thomas Pinckney and the survivors and survivor of them, and the heirs, executors and administrators of such survivor all and singular my Estate real and personal, wheresoever and whatsoever, and whether the same be in possession, remainder or reversion, to have and to hold the same to them, and the survivors and survivor of them, and the heirs, executors and administrators of such survivor forever, on the especial trust and confidence, that they will divide and allot the same among my Children in such proportions and at such times as I shall by any memorandum or instructions in writing sign with my own hand limit or appoint, and in default of such memorandum or instructions, that they will divide and allot the same among my said Children on their respectively attaining the age of twenty one years or day of marriage which may first happen.

in such proportions as they the said trustees or the survivors or survivor of them or the heirs, executors or administrators of such survivor may think fit, and that they in the mean time make such allowance for the maintenance and education of my Children as they may think proper. And I hereby constitute the said Trustees Executrix and Executors of this my Will, and I direct that they and the survivors and survivor of them, and the heirs, executors and administrators of such survivor be the sole expounders and interpreters of any memorandum or instructions I may make or leave, requesting them to put such construction and interpretation thereon as they in their consciences believe is consistent with my intentions, without regarding technical words or forms. And with the strongest reliance on the honor and friendship of my said Trustees I bequeath my Children to their care and protection. In witness whereof I have hereunto set my hand and seal this fifteenth day of October in the Year of our Lord one thousand seven hundred and eighty six.

Binkoy Hugyer *[Signature]*

Signed, Sealed, published and declared by the above named Binkoy Hugyer as and for her last Will and Testament, on writing purporting so to be, in the presence of us, who at her request in her presence, and in the presence of each, have subscribed our names as witnesses thereto.

Eliza Pinckney Harriett Horry Andrew Turnbull  
Proved before Charles Lining Esquire C.C.S.D. February 17.  
1802. At same time qualified Lewis c Morris Executor.

Examined  
737 Co. St. J.C. L.  
14 F.S. 126.

In the Name of God Amen, I c Margaret Solan of St. John's Parish and State of South Carolina, being in health of body and strength of mind knowing that it is the lot of all once to die, do make this my last Will and Testament in manner and form following viz. I recommend my soul to God who gave it, and my body to be interred in a christian like manner at the discretion of my executors. And my worldly effects to be disposed of in the following manner my plantation in St James's Parish Goose Creek known by the name of Springrove to my two daughters Maryann Ryan and Margaret Ellinor Ryan to be divided between them as follows the oldest to have the first claim

the said plantation by paying to her Sister one half of the p[ro]p[erty] money in twelve months after the division takes place but should she not choose the said plantation then the other to take it on the aforesaid terms. And I give to my said two daughters the following negroes by name Charles and his Wife Silva and their Son Peter, Joe a young fellow Lucy a girl and Tom a lame boy with their future increase to the said c Maryann Ryan and Sam and Fanny his Wife with their Children Peckney, Tom and Jonah with the future increase also a young fellow Ham to Margaret Ellinor Ryan. And my Stock of horse, cattle, sheep, goats and household furniture on said plantation to be equally divided between the above named Maryann and daughter E. Ryan to them and their heirs being their full dividend of their Fathers Estate. I give and bequeath to my daughter Catharine Solan Lydia a negro wench and her child Sarah with their future increase also a boy named Walter. I give and bequeath to the Child Sam now with a lot of land at c Monkscorner fronting on the road to Charleston and running along the Stony Landing road length and breadth as specified in the titles of said lot also a negro wench named Jonah or one to be purchased in lieu of her with the increase as above and a boy named Jack also my dividend of a tract of land known by the name of Lenuts Ferry on Tante will'd to me by the deceased Thomas Egan and I further name and appoint my beloved husband Timothy Solan and my brother Archibald W. Hown and my Sister Susanna E. c W. Donald and my daughter Maryann Ryan my Executors to pay all my lawful debts and to see this my last Will fulfilled. And further that my property is to be given to my two daughters c Maryann and c Maryret E. Ryan when they are of age or at the time of their marriage or either of them to be married the other Child or Children in like manner to enjoy their part.

Margaret Solon.

Witness - Jane c W. Hown - Elizabeth M. Hown. 9<sup>th</sup> November  
Proved before Charles Lining Esquire Q.C. S.D. February 17. 1802.  
At same time qualified Susanna Egan c W. Donald Executrix

This is the last Will and Testament of me Edward Lovnd  
14<sup>th</sup> a Citizen of the United States of America formerly resident in South  
Carolina Merchant and now living at c 1 & 17 Mount Street Han-  
-minton Road being of sound and disposing mind memory and  
understanding. First I give devise and bequeath all and singular  
my tracts of lands, tenements and hereditaments situate lying and being  
in South Carolina aforesaid unto my Nephew Thomas Lovndes only  
Son of Robert Lovndes of Porterton in the County of Derby Esquire  
his heirs, executors, administrators and assigns for ever according  
to the respective natures and tenures thereof. And I give and be-  
queath unto William Henry Surton Esquire pay master of the  
fortieth Regiment the capital sum of five hundred pounds, then  
pounds per cent consolidated annuities of the bank of England to  
be paid or transferred unto him by my Executors herein after named  
within the space of one calendar month next after my decease  
And I give and bequeath unto each of my Executors herein after  
named the sum of fifty pounds of lawful money of the United  
Kingdom of Great Britain and Ireland as used in England.  
And as to all and every my one hundred shares of the Carolina  
Bank Stock and all my monies, mortgages and securities for  
money, goods, chattels and effects of what nature or kind soever in  
South Carolina aforesaid or elsewhere in the United States of Amer-  
ica which I am or may be possessed of or entitled unto at the time  
of my decease (except all such stocks, funds or government securities  
in America as I shall or may be possessed of or entitled unto and  
and above my said one hundred shares of the said Carolina  
Bank Stock) I give and bequeath the same and every part  
thereof unto John Gold and Charles Banks of Charleston in  
the State of South Carolina aforesaid Merchants their executors  
administrators and assigns upon trust with all convenient speed  
after my decease to sell my said one hundred shares of the Caro-  
lina Bank Stock and to collect receive and get in all monies mortgag-  
es and securities for money, goods, chattels and effects when and as  
the same shall be so sold collected received and got in to remit the  
same on the monies arising and produced thereby to my Executors  
in England John Hanley of Bloomsbury Square in the City  
of Middlesex Esquire and John Gorst of Leigh in the County