

of her being deceased, before the settlement of my affairs, I give the whole of it to the children of my brother George: say George and Martha Vincent to be equally divided and placed by my Executors in some advantageous Fund until George is of lawfull age and Martha is prudently married not allowing their mother to have any controul or disengagement of of said Property whatsoever and lastly I appoint my friends James Neffron, and George Timmons Auctioneers and James Holmes My Executors, hereby revoking all other Wills made by me heretofore. In testimony whereof I have unto set my Hand and Seal. Charleston 2^d December 1816.

Witnesses see

Thomas Vincent *D.S.*

James Holmes, Esq. John Fisher Field *D.S.* Jacob R. Walk *D.S.*
Proved before James D. stitched Esq. O.B.T.D. February 24th 1819. At the same time qualified James Neffron, George Timmons, and James Holmes Executors

South Carolina. In the Name of God Almein I Susanne Wilkinson of St. Paul's parish, and State aforesaid ^{Ms. done} do make this my last Will and Testimony hereby revoking all others. I give to my two daughters Susanne McElhenny and Sarah Clement to be equally divided between them, my flock of cattle, horses, Hogs and Sheep, and Poultry of every description: also all my bedding, Bed, and Table Linen, House hold Furniture and Plantation house of every kind and Kitchen furniture. I give to my wife Susanna Clement my plate and carriage horses. I give to my grand children Susanna Wilkinson Peyton, William Smith Peyton, Susanna Peyton Davis, and Susanna

18.

Seventy one thousand Dollars each, and it is my desire that the negroes which by this my last Will I shall bequeath to my two daughters Anna & Elleanor, and their blonst, shall be charged out of payment of the said two thousand Dollars, to be paid to my said daughters as provided, without interest, as they shall severally become of age or marry. but, if they, or either of them should die before the age of Twenty one years or day of marriage, the said legacy to such so dying, shall not be required to be paid by my said daughters as aforesaid. I give to my grandson James M. Elleanor my negro man Abram, the son of Lucy. I give to my grandson Morton Wilkinson M. Elleanor, my negro boy Harry, the son of Beck. I give to my grand daughter Emily M. Elleanor, my negro girl Ann the daughter of my my mestizo woman Dorcas. I give to my grandson Edward Wilkinson Clement, my negro boy Toby, the son of Bella - I give to my granddaughter Susanna Smith Clement, my negro girl Taber, the daughter of Betty. I give to my grandson Morton Wilkinson Clement, my negro boy Isaac, the son of Daphne. I give to my granddaughter Susanna Smith Whaley, the daughter of my late daughter Mary Whaley, my negro girl Nancy the daughter of Beck - I give to my great grand daughter Susanna Smith Matthews, my negro girl Molly, the daughter of Daphne. I give to my great grandson Edward Wilkinson Stethers, my negro boy Benjamin, the son of Betty - the above will be

the daughter of Beck - I give to my great grand daughter Susan Smith Matthews, my negro girl Molly; the daughter of Daphne I give to my great grandson Edward Wilkinson Matthews, my negro boy Bynon, the son of Betty - the above gifts of negroes to each as named - their heirs one apiece forever. The girl Nancy given as above to Susanna Whaley is to be considered as distinct from the joint legacy hereafter mentioned to Mr. Matthews & said Susanna Whaley - I give to my two grand daughters Eliza Matthews and said Susanna Smith Whaley, to be equally divided between them - one fourth part of all my negroes (not already disposed of) with the issue and increase of the females, to them and their heirs forever. One half of the residue and remainder of my negroes with the future issue and increase of the females together with one half of my Toogoods Plantation - I give to the use of my said Daughter Susan M. Ellerney - and it is my Will that she shall take the income of the same free from the control of Debts or engagements of any persons whomsoever - for and during her life I give the same negroes with the future issue and increase of the females of the females (subject to the pecuniary legacy before mentioned) to be equally divided between and among all the children of my said daughter Susan M. Ellerney, who may be living at the time of her death and who may live to attain the age of Twenty one or day of marriage to him, her or them, by her or their heirs one apiece forever.

upon the death of my said daughter Sarah Clement and her
of my said Plantation and my negroes belonging thereto to
Mr. Clement or his heirs and assigns forever. But if my said
grandson die before he attaineth the age of twenty one year of
marriage, then I devise the said moiety of my said Plantation and
my the children of my said daughter Sarah Clement and
live to attain the age of twenty one or day of marriage to him or other
his her or their heirs and assigns forever. — The remainder of my negroes
with the future issue and increase of the female, together with one third
or half of my said Plantation on Toogood are also to stand
hereinafter mentioned and bequeathed to her. — I give the use of
my daughter Sarah Clement: and it is my will that she shall
take the income of the same free from the control, debts and charges
ments of her husband, for and during the term of her natural life, and
at her death, I give the said negroes with the future issue and increase
of the females — subject to the pecuniary legacy before mentioned to be equal-
ly divided between ^{them} and amongst all of her children who may be alive
at the time of her death and who may live to attain the age of twenty
one or day of marriage — to him, her or them, his heir or their heirs and
assigns forever: and upon the death of my said Daughter Sarah Clement
then I give and devise her moiety of my said Plantation on Toogood
to my grandson Edward Wilkinson Clement, to him, his heirs and

then I give and devise her moiety of my said Plantation on Toogoo
to my grandson Edward Wilkinson Clement, to him, his heirs and
affigns forever. But if my said grandson should die before he arrives
at the age of twenty one or day of marriage, then I devise the said Plan-
moiety of my said Plantation to such of the children of my said daugh-
ter Sarah Clement, who shall live to attain the said age of twenty one or
day of marriage to him, her or than, his her or their heirs & affigns forever.
It is my will that should my granddaughter Susanna Smith Whaley
die in minority and unmarried - the portion I have bequeathed her
shall go to her Sister Mrs. Matthews to her, her heirs and affigns forever.
I give to my grandson, Morton W. M'Elhenney (my gold watch and chain)
all the residue and remainder of my Estate I leave as follows - one
Half to my Daughter Susanna M'Elhenney, her, her heirs and affigns
forever the other half of the remainder I desire to be laid ^{out} in negroes,
in such manner as my Executors may think best - the use of which,
I give to my daughter M'Elhenney during her life - then to her chil-
dren - in the same manner as the legacy already bequeathed points
to them their Heirs and affigns forever. Lastly I nominate constitute and
appoint my grandsons in law John Riven Matthews and George
W. Delaplane Executors of this my last Will and Testament and also
Trustees for such part of my Estate as I have given to the children of
my deceased daughter M'Elhenney. SIGNED, sealed and published and

SD. pronounced by the said Susanna Wilkinson to be her last Will
and Testament, in our presence, also in her presence and at her
request, and in each other's presence has signed our names a
Witness to this day in the year of our Lord one
eight hundred and eighteen. Susanna Wilkinson 
Witness. F. M. Rogers Mary Edings. Leander Waddell.

Proven before James D. Mitchell Esqre Q.C.J.D. March 6. 1819
and March 9. 1819 qualified Francis Goyear Deliepkine and John
Matthews Executors.

16/3 In the Name of God the Father and our Lord Jesus Christ the Son
of the Father Amen. I Robert Cooper of Guildford Street in the pa-
rish of St. Pancras in the County of Middlesex Clerk do make this
my last Will and Testament as follows, first I leave and bequeath
to my three children Robert Cooper Esqre Tatnall Widow, and his
both Cooper all monies or property standing in my name in the pur-
rent consolidated in the long annuities and in the Bank Stock
share and share alike. Item as to the rest, Residue and remainder
my goods chattels and effects, whatsoever and whatsoever, I give
and bequeath them to my son Robert Cooper, his Executors, ad-
ministrators and assigns. Lastly I do hereby nominate, constitute
appoint my son Robert Cooper Executor of this my last Will and
Testament: and hereby revoking all former Wills at any time heretofore