

leaves Lescone his executors and administrators upon the trust and uses interest and purposes following, that is to say, In trust for the use of my Sister Ann Eliza Lescone, by her present Husband Charles Lescone and as the children arrive at the age of Twenty or marry, then cause the said property to be equally divided among such of the children may then be living, hereby appointing their Father Charles Lescone the guardian of the same during their minority. Item. I give and bequeath to my friend Mary Lathrop the sum of Three Hundred dollars out of the money I may be entitled to under the Will of my grandmother. I do hereby ^{constitute} appoint my said brother in law Charles Lescone and my friend James Addison Executors also Sister Ann Eliza Lescone Executrix of this my last Will. Witnessed and Seal this Nineteenth day of June Anno Domini Eight hundred and eighteen.

Ab. L. Sergeant *B.B.*

The word parent was intended in the eighteenth line before signed
Caroline A. Spidle. I. Martin.

Present before James D. Mitchell Esq. G.G.T.D. October 29th 1819 At the
same time qualified Charles Lescone Executor.

168. N. 24. South Carolina. In the Name of God Amen. I Susanna Bachman
of Charleston in the State aforesaid, Widow do make this my last Will
and Testament in manner aform following. It is my desire that my

I named myself executor and as long as I live I will be the sole
be interested in the family burying place at St. James Church and
should the said burying place not be convenient with a back way con-
venient to my disease, I desire that the said way before my death
Executor and Executrix out of my Estate. Item I give to my daughter
Mrs Sarah Bampfield (the wife of Mr. Horace Bampfield) for her
separate use & to be at her own disposal as herein after mentioned
my slaves, named Sandy, Stony, Bindie, Helen, Bees, and Bettie
with the issue of the Females to be born after the date of this my
Will. Item I give to my daughter Mrs Harriet Shackleford, Miss
to be free from the debts or controul of any husband she may hereafter have
& to be at her own disposal as herein after mentioned my slaves named
Abbe, Wade, Jim, Jonah, Phelis, & Juliet, with the issue of the Females
to be born after the date of this my will. Item I give to my son Thomas
Robert Hawie my slaves named Fain, Kate, Robert, Bindie, Dennis,
Billy, and Mary, with the issue of the Females to be born after the date
of this my Will. Item I give to my Son Thomas Cockran my negro
man named Sam, a Taylor by Trade. On condition that the said
negroe man Sam, in consideration of his faithful Services, be permitted
to reside constantly in Charleston, where he has a wife and family children
and in case he should at any time be removed therefrom then this
Bequest to be void, and the said negroe to go to my two daughters above named
I give to the poor of my church Fifre Hundred Dollars.

and in case he should at any time
Bequest to be sold, and the said negro to go to my two daughters above named
Item I give to my said Son Thomas Cochran Five Hundred Dollars.
Item I give to Susanna Morgan all my Wearing apparel & a low set
of Drawers now in her use. Item I give to my daughter Sarah Bainbridge
my double Chest of Drawers. I give to my daughter Harriet Hockley
Garden a half set of Drawers now used by my son Thomas Robert Hawie,
a set of Tea China which was given to me by a friend. Item I give to my
son Thomas Robert Hawie, a Bedstead, Fether Bed, Matress, Bedsters, two
pillows, a pair of Blankets, two pair of Sheets, a bed cover, & a night shade
now in his use. Item I give to my two daughters herein before mentioned
all the remainder of my Household & Kitchen furniture, Plate, Beds,
Bedsteads, Bed & Table Linen to be equally divided between them; and
I also give to them forever my Pew, No. 34 in the parish church St. Philip
Charleston, and likewise my carriage and harness with two horses, & my
Servants named Duke and Monday. Item I give to Susanna Cochran
Magwood the daughter of my much esteemed friend Simon Magwood
the sum of Five hundred Dollars. Item I give to John Alfred Cochran (a
Boy of colour) One thousand Dollars, to be placed at interest & the interest
to be applied towards his education & maintenance & clothing should the
Interest be inadequate to that purpose, the deficiency is to be made up
by my two daughters & my son Thomas Robert Hawie out of the estate

190. property herein & hereby given, devised and bequeathed to them; the sum
principal sum of One thousand Dollars to be paid to the said Son
Alfred Cochran on his arrival to the age of Twenty one years; but if
he die before that time I give the same to my two daughters before
to be equally divided between them. It is my desire that as soon as
said John Alfred Cochran is of fit age, he may be put upon
to such Trade as he may choose, to serve until he arrives to the age
Twenty one years. Item. I give to John Clarence Cochran, Son of
my Son Thomas Cochran One thousand Dollars, and to the other
children of my said Son to wit, Rosa Adelicia Cochran, Anna Lou
Cochran, and William Smith Cochran One thousand Dollars each,
to be paid out of the monies which I am entitled unto, due from my
said Son Thomas Cochran; and in case any of the said children of my
said Son Thomas Cochran should die under age and unmarried, I give
the legacy or legacies bequeathed to him or them so dying to the
survivor or survivor of the said children to be equally divided between or
amongst them, if more than one; and if the said monies which I am
entitled to as aforesaid, due from my said Son Thomas Cochran, do
not be sufficient to pay the said four Legacies & the legacy herein before
given to Susanna Cochran Magwood, I desire that such of my negroes
not herein before specifically bequeathed as my Executor & Executrix &
think proper may be sold to make up the deficiency. Item I give
widow to my Son Alfred Cochran One thousand Dollars.

you to Susanna Cochran Magwoods, I desire that such of my negro
not herein before specifically bequeathed as my Executor & Executrix I
think proper may be sold to make up the deficiency. Item I give and
devise to my daughter Sarah Bumpfield & to her heirs and assigns, for
for her sole and separate use, without being subject or liable to the
control, debts or Incumbrances, of her present or any future husband
& to be at her own disposal as herein after mentioned, my lot of Land
& Buildings thereon on the East side of East Bay Street, in Charleston
aforesaid lately known by the N^o. 122, but now by the N^o. 241, measuring
in front Twenty nine feet six inches, & in depth, One hundred and
nineteen feet or thereabouts. Item I give and devise to my daughter
Harriet Hockley Gordon, & to her Heirs & assigns, forever, without being
subject or liable to the control, debts or incumbrances of any hus-
band she may hereafter have, & to be at her own disposal as herein after
mentioned, my lot of Land & buildings thereon, on the East side of
East Bay Street aforesaid lately known by the N^o. 120, but now by the
N^o. 239. measuring in front twenty one feet four inches & in depth
One hundred & nineteen feet or thereabouts. Item I give and devise to
my Son Thomas Robert Hawic & to his heirs and assigns forever, my
lot of Land & Buildings thereon, on the East side of East Bay Street
aforesaid, lately known by the N^o. 121, but now by the N^o. 240, measuring
in front twenty five feet four inches & in depth One hundred & nineteen
feet or thereabouts. Item, all the residue ^{but} remainder of my Estate, both real &

but it is to be regretted, as we are bound
joint tenants, the equity and law being the same
sharable. Therefore I give my son his share
being before given to the wife of his late wife, and
especially, and less to the extent, etc., always a member of my
husband, but as the said wife died without issue or children,
will sleep after death, from time to time, as they may die off
fitly either by God or man, as fully especially as if they should
not remain. And whereas my said son James Belton
now is, & for sometime past has been, unfortunately enfeebled in his
sense; It is my will that the Estate aforesaid be held by my son
my said son shall be held in Trust for him by my said son
Belton who his Executors & Administrators suffice for the use of my said
son whilst he shall remain in his present infirm state, &
should he die without being cured therepon, then I give the said
Estate aforesaid to my two daughters before named from
to be equally divided between them for their sole use at their undiv-
ised or married form ensuing; but should it please God to remove
the present infirmity of my said son & restore him to the full enjoyment
of his mental faculties, I then give to my said son from the said

the present, residue of my said son's estate, now in my hands,
of his mortal frailties. I then give to my said son James, the residue
estate & property totally discharged of the trust apnised, the expenses
of a be like that paper. And lastly I nominate constable and
appoint the before named Simon Steagwood and my son David
~~Sarah Steagwood & Henry Warkby~~ ~~Executors & Administrators~~
of this my Will, and it is my desire that my said Executives shall
surely act, & I do authorize them to act as Executives of this my
Will, as if they were all times sole, independent of any husband they may
either of them may have, giving them own receipts & discharges for mon-
ies to be paid & executing & signing all necessary Deeds, papers as
Executives appear in the same manner as if they were sole & unmar-
ried, and I do hereby witness all former Wills by me made. In witness
whereof I have hereunto set my hand and seal the tenth day of January
in the year of our Lord One thousand eight hundred & fifteen.

James Cochran Jr.

Signed, sealed, published, pronounced & delivered by the Testator to his
last Will & Testament in the presence of us, who, in his presence & in the
presence of each other, have, after receipt hereof, signed at witnesses
hereeto. Thomas Winstanley, Nathaniel Simon, Richd? Rivers
South Carolina. Whereas I, James Cochran of Boston, in the state of
Mass., have duly made and executed my last Will & Testament, in the

100. property being a third of your widow and bequeathed to her; the other
principal sum of One Thousand Dollars to be paid to the said John
Alfred Beckman on his arrival to the age of Twenty one years; but
in six years that time I give the same to my two daughters before
to be equally divided between them. It is my desire that as soon as
said John Alfred Beckman is of fit age, he may be put upon
to such trade as he may choose, to serve until he arrives to the age
Twenty one years. Item I give to John Clarence Beckman, Son
of my son Thomas Beckman One thousand Dollars, and to the other
children of my said son to wit, Rose Adaline Beckman, Anna Lou
Beckman, and William Smith Beckman One thousand Dollars each
be paid out of the monies which I am entitled unto, due from my
said son Thomas Beckman, and in case any of the said children of
said son Thomas Beckman should die under age and unmarried, by
the legacy or legacies bequeathed to him or them so dying, to the
wives or survivor of the said children to be equally divided between or
amongst them, if more than one; and if the said monies which I am
entitled to as aforesaid, due from my said son Thomas Beckman, do
not be sufficient to pay the said four Legacies & the legacy herein before
given to Susanna Beckman Magwood, I desire that such of my negro
not herein before specifically bequeathed as my Executor & Executrix I
think proper may be sold to make up the deficiency. Item I give

not herein before specifically bequeathed as my Executor & Executrix I
think proper may be sold to make up the deficiency. Item I give and
devise to my daughter Sarah Bumpfield & to her heirs and assigns, for
for her sole and separate use, without being subject or liable to the
control, debts or Incumbrances, of her present or any future husband
& to be at her own disposal as herein after mentioned, my lot of land
& Buildings thereon on the East side of East Bay Street, in Charleston
aforesaid lately known by the N^o. 122, but now by the N^o. 241, measuring
in front Twenty nine feet six inches, & in depth, One hundred and
nineteen feet or thereabouts. Item I give and devise to my daughter
Harriet Hockley Lyden, & to her Heirs & assigns, forever, without being
subject or liable to the control, debts or incumbrances of any hus-
band she may hereafter have, & to be at her own disposal as herein after
mentioned, my lot of Land & buildings thereon, on the East side of
East Bay Street aforesaid lately known by the N^o. 120, but now by the
N^o. 239. measuring in front twenty one feet four inches & in depth
One hundred & nineteen feet or thereabouts. Item I give, and devise to
my son Thomas Robert Hawic & to his heirs and assigns forever, my
lot of Land & Buildings thereon, on the East side of East Bay Street,
aforesaid, lately known by the N^o. 121, but now by the N^o. 240, measuring
in front twenty five feet four inches & in depth One hundred & nineteen
feet or thereabouts. Item, all the residue ^{last} remainder of my Estate, both real &

friends, whatever and wheresoever, you now or hereafter may be
desirous to make, doth her Sonne Robert Hennie, this last
day of October, in the year of our Lord one thousand seven hundred
and forty five, give unto his two daughters, Anne & Elizabeth, his
joint tenants, to be equally divided between them, during their
lives & at their deaths, the sume of my said daughters, as well as what I have
herein before given to them, to be for their sole use & benefit, res-
pectively, & not liable to the ~~expenses~~, debts, charges or incumbrances of my
husband, but at their own disposal & with power to alter or change,
sell & dispose of the same, from time to time, as they may lawfully do
by, either by Deed or Will, as fully & effectually as if they were single
and unmarried. And Whereas my said Son Thomas Robert Hennie
now is, & for some time past has been, unfortunately disabled in his
senses; It is my Will that the Estate & property herein before given to
my said Son shall be held in Trust for him by my friend Simon
Magwood, his heire, Executors & administrators & applied for the use of my said
son whilst he shall remain in his present unfortunate situation, &
should he die without being relieved therefrom, then I give the said
Estate & property herein before to my two daughters before named forever
to be equally divided between them for their sole use & at their own dis-
posal in manner aforesaid; but should it please God to remove
the present malady of my said Son & restore him to the full enjoyment
of his mental faculties, I then give to my said Son forever, the said
Estate & property aforesaid, to be disposed

of his mental faculties. I then give to my said Son power, the said
estate & property totally discharged of the Trust aforesaid, to be disposed
of as he shall think proper. And lastly I nominate constitute and
appoint the before named Simon Magwood and my two Daughters
Sarah Bampfield & Harriet Hockley garden Executors & Executrices
of this my Will, and it is my desire that my said Executrices shall
severally act, & I do authorize them to act as Executrices of this my
Will, as if they were at all times sole, independent of any Husband they or a
either of them may have, giving them own receipts & discharges for mo-
nies to be paid & executing (signing) all monies Deed, papers as
Executrices aforesaid in the same manner as if they were sole unmarried
and I do hereby revoke all former Wills by me made. In witness
whereof I have hereunto set my hand & seal the tenth day of January
in the year of our Lord One thousand eight hundred & fifteen.

Susanna Cochran S.C.

Signed, Sealed, published pronounced & declared by the Testatrix to be her
last Will & Testament in the presence of us, who, in her presence & in the
presence of each other, have, at her request signed our names as witnesses
hereeto. Thomas Winstanley. Nathaniel Dawson. Richd? Pearce.
South Carolina. Whereas I Susanna Cochran of Charleston, in the state of
said, Widow, have duly made and executed my last Will & Testament

198. bearing date on the tenth day of January in the year of our
Lord one thousand eight hundred & fifteen, I do now make this my
last Will, and do hereby certify and confirm the same
except as to such parts thereof as are herein and hereby now
so altered. It is my Will and I do hereby direct, that the
Lot of land & Building thereon on the East side of East Bay Street
known by the N^o. 240. which I have in my before mentioned
Will given to my Son Thomas Robert Hawie, shall be sold
by my Executors & Executrixes on my said Will named, if it
should be disposed of by me in my lifetime; and I give and
devise to my said Son, and to his heirs and assigns forever, a
like thereof, my House & Lot on the East side of East Bay Street
aforesaid, known by the N^o. 239 at the corner of Magwoods Wharf, to
gether with the cooper's shop belonging to the said Lot: but in case
my said Son should die without recovering his senses, I give
the ^{and} House Lot & Shop to all the Children of my Son Thomas
Hawie, born or to be born, forever, to be equally divided among
them; and in case of the death of any of the said Children, under
age & unmarried, the Share or Shares of him her or them so dying
to go to the survivors or survivor, to be equally divided between or among
them, if more than one. Item I give to my Daughter Sarah
Barapfield, for her sole and separate use, and to be at her own
disposal, in the like manner.

to give one survivor or survivor to be equally divided between or among
them, if more than one. Item I give to my Daughter Sarah
Bampfield, for her sole and separate use, and to be at her own
disposal, in the like manner as the other Estate and property
given to her in and by my Will, my negro Man named Dumbo
and I give to my Son Thomas Robert Hauie my Servant named
Abraham in lieu of the said negro man Dumbo; the said Servant
Abraham in case my said Son should not recover his Senses
to go, at his death, in the same manner as directed in my Will
with respect to the other property, thereby given to him: and in case
my said Son ^{should} die deranged, my Servant Biley, at the deceas
of my said Son, to go to my Daughter Harriet Stockley Bampfield
but for her sole and separate use and disposal, as the other Estate
and property given to her in and by my said Will. Item I give
& devise to my said Daughter Harriet Stockley Bampfield & her heirs
and assigns forever my House & Lot No. 7 in George Street, lately
purchased by me measuring in front, Fifty feet and in Depth
Two hundred and fifty feet or thereabouts. I also give her my
Servant named Mary with her two children ^{Estate} Thomas & John
my easy Chair & Covers, the bed and personal, herein specially
given to my said Daughter to be for her sole & separate use & at her own
disposal, in the like manner as the other Estate and property given to her
in and by my Will. Item I leave my two Servants Tim & Phillip

Executed
16. Oct.
1794.

16. Oct.
1794.

16. Oct.

No. 85.

testament of my son Thomas Cochran, deceased, to his wife
and myself for him and us of his estate to be given to his
son John Coffield as far as we can make payment to him
him. I now give to Emma Morgan Green, the wife of the
son of my daughter Margaret Coffield, the sum of ten hun-
dred Dollars. I now give to John Coffield in my open-
-said Will named, Fifteen hundred Dollars in lieu of last the sum
Dollars thereby given him, and it is my Will that the sum be laid
out in Bank Stock for his use; the principal to be paid over to him
on his arriving to the age of Twenty one years, but should he die before
that time I give the same in like manner as I have done with
respect to the said One thousand Dollars in my Will. Item Whereas
I have in and by my said Will given to the four children of my son
Thomas Cochran, in my said Will named, the sum of one thousand
Dollars each to be paid out of the monies due to me by my said Son.
Now I do hereby revoke the said four pecuniary Legacies and do give
the sum of Four thousand three hundred ninety nine Dollars thirty
four cents, the balance of principal now due owing to me, by my
said Son together with all interest due & to grow due thereon, to all
and every the children of my said Son, born or to be born, to be equal-
ly divided between or amongst them: I also give to the said children
a Bond of Doctor Edward Lynch (as signed to me by my said Son) for
the sum of Four thousand five hundred Dollars, together

by divided between or amongst them: I also give to the said children
a Bonds of Doctor Edward Lynch (assigned to me by my said Son) for
the principal sum of Four thousand five hundred Dollars, together
with all monies which may be due thereon, at the time of my decease
to be equally divided between or amongst them, and in case of the
death of any of the said children under age & unmarried, the share
or shares of him, her or them so dying shall go to the survivor, or
survior of the said children, to be equally divided between or amongst them
if more than one. In witness whereof I have hereunto set my hand and
Seal the fifth day of August in the year of our Lord One thousand eight
hundred & nineteen.

Susanna Bachman (S)

Signed, sealed, published and pronounced and declared by the testatrix to be
a codicil to her ^{last} Will and Testament in the presence of us, who, in her pre-
sence & in the presence of each other, have at her request signed our names
as witnesses unto it. Thos Winstanley. Rachel Gandy. John C. Paynes.

Proved before James D. Tickhill, Esq. C.C.T.D. October 29. 1819. At
the same time qualified, Simon Chapman, Dick Bonfield, and
Harriet Hockley Bonfield, Executors & Executrix.

16 P.
N. 85.
State of South Carolina. I, the Name of God known. I John Greenhill of
the City of Charleston in the State of Carolina, knowing that it is appointed
for all men to die, and wishing to arrange my worldly concerns in
due time, Do hereby make my last Will and testament with a de-