

Survivor or Surviving Children Children herein Mentioned to have their heirs Executors Administrators and Assigns for weare last Will. I do hereby Nominate Constitute and Appoint my beloved Friends George Auguistus, Elisha Whelden and Samuel White Executors to this my last Will and Testament having Powering and making Void all former or other Wills by me made and acknowledging this to be my only true Will and Testa-
ment, In Testimony whereof I have hereunto sett my hand and Seathis
Twenty second day of June, in the year of our Lord, One Thousand and seven hun-
dred and Seventy one.

Jonathan Dubose Seal

Signed, sealed, published and

declared by the said Jonathan Dubose Item It is my Will and I hereby Order as his last Will and Testament in the and direct that my Son Joshua Dubose shall be of age at the years of Nineteen to receive

Ann Ares.

his part or dividend of my Estate and shall by the Virtue

Elizabeth White.

of this Will have full Power to give a full discharge to

George Ares.

my Executors on Receiving his part or dividend at the

said age of Nineteen years as before Recited which In
Testimony whereof I have hereunto Subscribed my Name in the presence of the
Subscribing Witnesses Jonathan Dubose L.L.

Signed and acknowledged

Prior to the Honble Mr Bullock Esq^r Lieut^r Gov^r C

in the presence of

September 1771. at the same time Qualifid Elisha Whel-

don Executor to the said Will.

Elizabeth White.

George Ares.

Jonathan Dubose L.L.

In the Name of God, AMEN, I John White of Christ
Church parish, Brookley County, in the Province of South Carolina, being weak in Body
but sound and perfect in mind and Memory do make and Ordain this to be my last
Will and Testament in manner and form following that is to say First and Principally
I Commit my Soul into the Hands of Almighty God hoping through the Merits death
and Passion of my Saviour Jesus Christ to have full and Free Pardon and forgive-
ness of all my Sins, and to inherit Everlasting Life, and my Body I Commit to the
Earth to be decently Buried at the discretion of my Executors here after named
and as touching the disposition of all such Temporal Estate as it hath pleased Almighty God to bestow upon me I give and dispose thereof as followeth, Item I promise
that my Debts and Funeral Charges shall be discharged. Item I give and
Bequeath unto my loving Wife Martha White One Negroe Woman named Sally
a girl named Phillis, a Boy named Peter, I also give the use to my said loving
Wife Martha White during her Natural life of a Negroe Wench named Pegg
a Boy named Primus a Boy named Kandy and two Fellows each named Abraham
and after my said Wife's decease the above named Negroes to be equally divided between my
two grand Children Isaac Segare and Mary Segare to them their Heirs and Assigns for
ever, and in case either of my said Grand Children should die before a Division is made that
then the Survivor to have the whole, Item I give the use of my Plantation and House wherein
I now live, to my said Wife during her natural life or as long as she continues my Widow, Item
also give my said Wife one third part of my Stock, and one third Part of all my Household
furniture =

also the Riding Chair together with Two Horses named Wanton and Grey. Item I Give unto my son Isaac Legare at the age of twenty one years, the Plantation wherein I now live, and am by Publice Deed containing Two hundred acres of Land together with the Dwelling House and all other the late Owners appurtenances therunto belonging, to be enjoyed by him my said grandson Isaac Legare his heirs chardson and assigns forever, also I Give to my said Grand Son Isaac Legare at his age of twenty one his or her
share of and all that undivided Tract of Land bought of Richard Joy containing one hundred and twenty
acres of land and Aysigns forever to be divided by his Father Isaac Legare, Item I give unto my
grandson Isaac Legare One Negro Boy named Tom, and unto my Granddaughter Mary the
servant of my grandson Isaac Legare One Negro Girl named Rose, also to my said grandson at the age of Twenty
years, and my said Grand Daughter at the age of eighteen years on day of Marriage not
less than the pleasure of their Father Isaac Legare, I Give and Bequeath all the Residue of my Personal Estate to
divide to be equally divided between them, and in case my said Grandson Isaac Legare should die before
the age of Twenty one years or my Grand daughter Mary Legare before the age of eighteen years at the Mo-
ment of marriage, that then the surviving Grand Child to have the whole of my Estate both Real and Personal
belonging to him or her, his or her or their Heirs and Aysigns forever, and in case both of my Children
should die before the ages above mentioned, that then and in that case I give unto Samuel White of Scarb, all my Estate both Real and Personal to him his Heirs and
Aysigns forever, and not otherwise. And Lastly I do hereby nominate Constitute make and Appoint
my loving Wife Martha White and my Son in Law Isaac Legare Executrix and Executor to her
and him of this my last Will and Testament, and in case the above named Executrix and Executor first Born
should die before the above named Grand Children shall arrive at the ages above named
that then their Executors Administrators or Aysigns shall put out at Interest on good Security
all the money that may or shall be made for the sole use of my said Grand Children, & my wife and
myself whereof I the said John White have hereunto set my Hand and Seal the first day of
May, one thousand seven hundred and seventy One - 1771.

Signed, Sealed, Declared, published and pronounced
by the said John White as his last Will and Testa-
ment in the presence of us the Subscribers.

William White Senr.

Thomas Playor Junr.

Daniel Bennett.

John White Jr.

Seal

Bequeath
Plantation
ounds I
ack Reci-
Mary and
my sis-

have used

In the Name of GOD, AMEN, I Margaret Ladson of St Andrews Parish in my said
Berkeley County Widow being weak and low in Body, but of sound mind and memory thankfull Caldwell
selected for the same do make my last Will and Testament as follows, first I direct my executors William Dan-
ton and Executrix herein after named to perform my funeral in the most Plain and decent manner
and after payment of that and all other my legal Duties, I give and Bequeath all the
Residue of my Estate to my Grand Son Robert Cottell and my Grand Daughter Preceptor
Sarah Cottell, equally to be divided between them their Executors Administrators and
Aysigns, AND of this my last Will I hereby appoint my said Grand Son Robert Cottell
my sole Executor and my Grand Daughter Sarah Cottell Executrix hereby revoking all former
will by me made in witness whereof I have hereunto set my hand and Seal this twenty second
day of January in the year of our Lord one thousand seven hundred and seventy one hundred

Signed sealed and published by the Testator as her
last and Testament in her presence who at her request
in her presence subscribe our Name as witness thereto,

Margaret Ladson

Testified the Month of March
Yearly Court 13th September 1771.
At the same time and place as the said
testimony of said Testator was made

2d.