

In the Name of God Amen. - I Mary Bull. of Prince William  
Parish in the Province of South Carolina Widow being in good Health but  
miserable of my Mortality, and therefore desirous now to settle and dispose  
of all my Temporal Concerns, do make and declare this to be my last  
Will and Testament. - I give and devise all my Houses and Lands  
in Charleston to my Grand Daughters Mary Brenton. and Elizabeth  
Blake, their Heirs and Assigns for ever as Tenants in Common.  
I will that my Plantations bought of Brury Dunn, be divided into  
two Tracts and that the Landing Road to the Rice Land and from  
thence a Line, be the Division Line of the said Tracts and I give  
and devise the uppermost of the said Tracts my Plantation at Fox  
gates in St Pauls Parish containing seven Hundred and ninety three  
Acres and my Lot in Beaufort known by the Number thirty Nine  
to Daniel Blake, Miles Brenton, and Arthur Middleton and the  
Survivors and Survivor of them his Heirs and Assigns for ever upon  
the special Trust and Confidence nevertheless and to and for the  
sole and separate Use and Behoof of my Grand Daughter Sarah  
Guerrard (independent of and free from the Intermeddling or Con-  
troul of her Husband) during her Life and from and after her  
Decease in trust and to and for the Use and Behoof of her  
Issue to be Equally divided amongst them upon attaining the  
Age of twenty one Years or having Issue which shall first happen  
to hold from thence forward to such of them as shall attain that Age  
or have Issue their Heirs and Assigns for ever as Tenants in Common  
But in case my said Grand Daughter shall die without Issue  
living either Death or shall leave Issue and they shall die under  
the said Age without Issue then in trust and to and for the  
Use and Behoof of my Grand Daughter Mary Butler during  
her Life and from and after her Decease in Trust to and for the Use  
and Behoof of her Issue to be Equally divided amongst them upon at-  
taining the Age of twenty one years or having Issue which shall  
first happen to hold from thence forward to such of them as shall at-  
tain that Age or have Issue their Heirs and Assigns for ever as Tenants  
in Common - and in case my said Grand Daughter Mary Butler shall

shall die without Issue living at her Death or shall leave Issue and they shall die under the said Age without Issue then in Trust and to and for the Use and behoof of my Grand Daughters Mary Brenton and Elizabeth Blake their Heirs and Assigns for ever as Tenants in Common Joint and devise the lowermost of the said Tracts which joins Land Granted to Me and to the East in Saspers Bay and all the Lands included within the Pitch of Bullo Island in Prince Williams Parish and my Lot in Beaufort known by the Number Eleven to Daniel Blake Miles Brenton and Jo their Middleben and the Survivors and Successors of them his Heirs and Assigns for ever upon the special Trust and confidence is nevertheless and to and for the Use and behoof of my Grand Daughter Mary Butler and her husband during their lives and from and after the Decease of the longest Liver of them in trust and to and for the Use and behoof of her Issue to be Equally divided amongst them upon attaining the age of twenty One Years or having Issue which shall first happen to hold from thence forward to such of them as shall attain that Age or have Issue their Heirs and Assigns for ever as Tenants in Common but in case my said Grand Daughter shall die without Issue living at her Death or shall leave Issue and they shall die under the said Age without Issue then in Trust and to and for the sole and independent Use and behoof of my Grand Daughter Sarah Guereard, unduring life and from and after her Decease in Trust and to and for the Use and behoof of her Issue to be Equally divided amongst them upon attaining the age of twenty One Years or having Issue which shall first happen to hold from thence forward to such of them as shall attain that age or have Issue their Heirs and Assigns for ever as Tenants in Common and in case my said Grand Daughter Sarah Guereard shall die without Issue living at her Death or shall leave Issue and they shall die under the said Age without Issue then in Trust and to and for the Use and behoof of my Grand Daughters Mary Brenton and Elizabeth Blake their Heirs and Assigns for ever as Tenants in Common. In witness whereof I have hereunto set my Hand and Seal at Shilton Head Bought Martynangle containing in these Tracts

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adjoining each other nine Hundred and ninety Acres and a Tract contain-  
ing Seven Hundred and forty four Acres in <sup>St</sup> Peters Parish be sold by  
my Executors or the Survivors or Survivor of them whom I empower to  
convey the same to the Purchasers. I do hereby give and bequeath that the Money  
to arise from Sale of the said Lands all ready Money that I may be  
possessed of the Money to arise from Sale of the Crop which may be in  
the Ground at my Decease and all the Best Residue and Remainder  
of my Personall Estate divided by my Executors or the Survivors or  
Survivor of them into four equal Parts or Shares. I give and bequeath  
the one of the said Parts or Shares to Daniel Blake and Arthur  
Middleton and the Survivor of them his Executors and Administrators  
and Assigns forever upon the special Trust and Confidence never  
theless and to and for the Use and Behoof of my Grand Daughter  
Mary Brenton and her Husband during her Life and from and  
after her Decease in Trust and to and for the Use and Behoof  
of such Person or Persons for such Time and in such manner  
as she by any Deed or Instrument of Writing to be executed by  
her notwithstanding Coverture shall give or dispose of the same  
and for want of such Disposition in Trust and to and for the  
Use and Behoof of the Heir of my said Grand Daughter  
living at her Death Equally amongst them if any and  
if none to the Use and Behoof of her husband if he shall  
have any then to his Executors and Administrators  
for Ever But if he shall have no husband alive at that  
Time to the Use and Behoof of her next of Kin in a course  
of Distribution. I give and bequeath one other of the said Parts or  
Shares to Miles Brenton and Arthur Middleton and the Survivor of  
them his Executors Administrators and Assigns for Ever upon the spe-  
cial Trust and Confidence never the less and to and for the Use and  
Behoof of my Grand Daughter Elizabeth Blake and her husband  
during her Life and from and after her decease in Trust and to  
and for the Use and Behoof of such Person or Persons for such Time  
and in such manner as she by any Deed or Instrument of Writing  
to be executed by her notwithstanding her Coverture shall give or  
dispose of the same and for want of such disposition in Trust and to

and for the Use and Behoof of the Issue of my Grand Daughter Equally  
amongst them if any and if none to the Use and Behoof of her next of Kin in a  
Course of Distribution - I Give and Bequeath one other of the said Parts  
or Shares to Daniel Blake Miles Brenton and Arthur Middleton and the Sur-  
vivors and Survivor of them his Executors Administrators and Assigns for  
ever upon <sup>the</sup> special Trust and Confidence never the less and to and for the  
sole and separate Use and Behoof of my Grand Daughter Sarah Guccard (  
independent of and Free from the Intermeddling or Controul of her Husband)  
during her Life and from and after her Decease in Trust and to and for the  
Use and Behoof of such Person or Persons for such Time and in such man-  
ner as she by any Deed or Instrument of Writing to be executed by her not  
withstanding Coverture shall give or dispose of the same and for want  
of such Disposition in Trust and to and for the Use and Behoof of the  
Issue of my said Grand Daughter Equally amongst them if any and if  
none to the Use and Behoof of her Husband his Executors and Administra-  
tors for ever if she shall have any then living But if she shall have no hus-  
band alive at that Time then to the Use and Behoof of her next of Kin  
in a Course of Distribution excluding never the less those of the half blood  
from any Share - I Give and bequeath the other of the said Parts or  
Shares to Daniel Blake Miles Brenton and Arthur Middleton and  
the Survivors and Survivor of them his Executors Administrators and Assigns  
for ever upon the special Trust and Confidence never the less and to  
and for the Use and Behoof of my Grand Daughter Mary Butler and  
her Husband during her Life and from and after her Decease in Trust  
and to and for the Use and Behoof of such Person or Persons for such  
Time and in such Manner as she by any Deed or Instrument of  
Writing to be executed by her shall notwithstanding Coverture give or  
dispose of the same and for want of such Disposition in Trust and to  
and for the Use and Behoof of the Issue of my said Grand Daught-  
er equally amongst them if any and if none to the Use and Behoof  
of her husband his Executors and Administrators for ever if she shall  
have any then living But if she shall have no husband alive at  
that Time then to the Use and Behoof of her next of Kin in a  
Course of Distribution excluding never the less those of the  
half

half Blood from any Share. Lastly I constitute and appoint the Honourable Daniel Blake Esq<sup>r</sup> Miles Brewton<sup>r</sup> & their Heirs & Assigns Esq<sup>r</sup> M<sup>r</sup> John Kelball Executors of this my will - In Witness where of I have hereunto set my hand and Seal this First day of May in the Year of our Lord one thousand seven hundred and seven One.

Mary Bull (Seal)

Signed Sealed published and declared by the said Mary Bull as and for her last Will and Testament in the Presence of us who at her Request and in the Presence of her and of each other Subscribe our Names as Witnesses thereto.

Proved before Lord C. G. Montagu 29<sup>th</sup> November 1772. At same time qualified Miles Brewton Esq<sup>r</sup> & Esq<sup>r</sup> M<sup>r</sup> Kelball 20<sup>th</sup> Feby 1772. Qualified

- Samuel Hopkins.
- Samuel Elliott.
- Mark Morris.

Arthur Middleton Esq<sup>r</sup> before Tho<sup>s</sup> Stothowe Esq<sup>r</sup> by virtue of a Deedimus 7 March 1772 Qualified Dan<sup>l</sup> Blake Esq<sup>r</sup> before His Excell<sup>ty</sup> Lord C. G. Montagu

In The Name of God Amen. Upon the Seventeenth day of October in the Year of our Lord one Seven Hundred and Seventy one - I John M<sup>r</sup> Kinley of Granville County and Province of South Carolina. Planter, Being Sick of Body but of a sound Mind and Memory; but being apprehensive of approaching Death, and upon this my Last Will and Testament Above all I Commit my Immortal Spirit to God who gave it and my Body to the Earth, and for what Good things of this Life it hath Pleas'd God to bestow upon me that I will Devise and Bequeath In manner and form following and first I Give and Bequeath to my Well beloved Wife <sup>do make</sup> Catharine Kinley the third of all my Moveables with third of what money there now is like Wife her Living in this House with all proper accommodations there into belonging I also Give and Bequeath to my Eldest Son William M<sup>r</sup> Kinley one Dollar as also to my Son James M<sup>r</sup> Kinley one Dollar. Like wise to my Son in Law Rob<sup>t</sup> Frimble Leave one Dollar like wise to my son in Law Patt bathoun Leave one Dollar I also Leave and Bequeath to my Youngest Son John M<sup>r</sup> Kinley two Tracts of Land one of a hundred Acres and another of a hundred and fifty. as also the Negro Tullou at his Mothers Decease like wise the Hill and Hopper is to be also his at his Mothers Death but its to be divided untill then for the Use of the family as formerly but if he should Die without Issue his part is to be Divided between William and James