

as and for his Last Will and Testament in our presence who at his request in his presence and in the presence of each other have subscribed our names as Witnesses unto - Geo Warren Cross. witness
Proved before James Ditchell Esquire O.C.J.D December 31st 1822
At the same time I qualified Lewis De Villiers & Arnold Foreign Executors
of my Will & Test.

12th
1823 In the Name of God Amen I Wilson Gloos of the State of South Carolina
Charleston District, Plantee being of a sound disposing mind & memory
and understanding thanks be to God for the same Considering the uncertainty
of human life do make this my Last Will and Testament in manner and form following that is to day I give to my wife Mrs Margaret
Gloos my House and Lot in Charleston during her natural life and at her death the said house and lot I give devise and bequeath to my
Daughter Mrs Ann Hugos as my Will that my Daughter notwithstanding
her Coverture, and as if she were a Fine sole may by any instrument
of writing purporting to be her wish, and to be properly Executed give & dispose
of the said House and Lot by her to such person or persons as she may think
proper but in default of such Will or disposal of said House and Lot be
made by her to give Effect to my intention in that Case it is my Will after
her death I give devise and bequeath the said House and Lot to my daughter
the child or children she may have at her decease I give to my wife Miss
Margaret Gloos during her Natural life all my Negroes with their

Ex^d
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increased and Stock of every kind that I got from Mr John Heyward
Senior's Estate at the End of Beaufort District, and at her death the
Said Negroes with their increase and Stock of every kind I give to my
Son Mr. John Heyward Glou and my Daughter Mrs Ann Auger
to be Equally divided between them as my Will that my Daughter Mrs
Ann Auger may notwithstanding her Continuall give by any instru-
ment of Writing purporting to be her Will properly Executed, her portion
of the Said Negroes and her portion of the increased and her part of the
Stock after her Mother's death to any person or persons she may think
proper, but in default of such Will or disposition of her portion
of the Said Negroes and her portion of the increased and her part of
Stock made by her to Substantiate my intention for the benefit of her
Child or Children, in that case it is my Will that the Said Negroes as
her portion and her portion of the increased and her part of the Stock
shall be Equally divided among my Daughters children the survivors
or Survivor of them at her decease. I give to my Wife Mrs Margaret
Glou my Bedasses and House in Charleston, it is my Will that
my Wife Mrs Margaret Glou shall be allowed by my Executor or
Executors until my Debts are all paid Two thousand Five hundred
Dollars annuallly from the annual income of my Estate, it is my Will
that my Estate be kept together untill my Debts are all paid, the bequests
to my Wife and in Lieu of Dower. I give devise and bequeath to

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that my Estate be kept together until my Debts are all paid, the bequests
to my Wife and in lieu of Dower. I give devise and bequeath to
my Son Mr. John Heyward Glover the remainder of my Estate both
Real and Personal which I die possessed of not herein devised and
bequeathed, to him his heirs and assigns forever. It is my Will and
let it be observed if my Wife Mrs Margaret Glover at her death
or any other time should give devise and bequeath to my Daughter and
others more than one half of her Estate real and personal than to my
Son, in that case it is my Will and desire that the said House &
lot and negroes devised and bequeathed to my Daughter and if she dies
without a Will to her Children, be revoked and be considered as a
devise and bequest to my Son after the death of his Mother, but if
she makes no distinction in the disposal of her Estate Real and
Personal it is my Will that the devise and bequest to my Daughter
after the death of her Mother stand agreeable to the disposal of my Will
of the said House and Lot and her portion of the said Negro & Stock
Mr. Glover possessing a large Estate subject to his disposal having
induced me to make the process I have done hasty I do hereby
nominate and appoint my Son Mr. John Heyward Glover
Doctor Joseph Glover Mr. John Fraser and William Lounds Esq
as Executors to this my last Will & Testament September twenty third in
the year four thousand eight hundred & twenty - Wilson Glover SD

Legal Seal is affixed to

Wm C Gibson Robert Howard

Proved before James D Mitchell Esqur. S.C.J.D. December 21st 1822
January 17th 1823. Qualified John Reynolds Esq. & John Howard Esq. Notaries
P.D.L.

At
1000 A.M.
I.D.L.

17 D^r. In the name of God. Amen, I William Smith second son of Ebenezer Smith
No. 24 late of the City of New York Esquire being of sound mind & judgement and
health of body knowing the uncertainty of this life and the certainty of
death, do make and ordain this my Last Will and Testament in such
manner and form following Viz. Whereas it hath pleased the Omnipre-
potent Creator for wise purposes thro' the instrumentality of a set of
Villains in Savannah Georgia to deprive me of the Bulk of my prop-
erty and the balance too little to divide between my beloved Wife
Ribella B. Smith and her children by me, I do hereby give devise and
bequeath all I may die possessed of, as may hereafter appear, by will
Inheritance or otherwise, unto her sole use, to protect Support and Educate
herself and Children, during her natural life, and at her death to be divided
amongst her Children or such as may survive her, in case of her childrens
death before her, I do Give her the full and Sovereign Control of all she
may become possessed of in my right to dispose of by Will or otherwise
and do hereby request empowred and direct, that all the property I die
possessed of may be left to the said Ribella Smith for her sole use.