DAVID HATTON.

State of South Carolina) I David Hatton of the State and Rewberry District District aforesald do declare the following to be my last Will and Testament. Clause les It is my desire, that my loving Wife Jane Hatton, do have and possess during her natural life, or widowhead Sixty three acres of Land, out of my purchase of the Egner land. Line to commence at such point of the line between me and Dr. Hatton and running straight to the Creek, (Heller) as will leave the above named amount of Land on the Obyth Reaf Side of said Track to be my Wife's according to the acove restriction. Clause 2-- It is further my desire, that my Wife Jane Hatton, do have the Interest of one Thousand dollars, during Her natural life, and also, Her Bed and Bed furniture and her saddle and bridle. The above specified amount of money to remain in the hands of my Executors, whom I appoint and desire to act as guardian to my Loving Wife, and further more that my Wife Jane Hatton do have one years support out of my Estate and live at such place as suits her conveniance. Clause 3-- All my Just debts and my Funeral expenses to be paid out of the proceeds of my Estate Clause 4-- I desire that all my Estate real and personal be sold except that here to fore specified in clause 1-- and the proceeds equally divided between all my children. Clause 5-- A negro girl named Caroline loaned to my Daughter An Catharina Emphanburg is to by Bought back into my seneral State and appraised. Mr. Blandenburg shall have the right to

take her at the appraisement if he chooses without exposing s.

negroe to entractive wise she small be sold.

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negroe to sale, other wise she shall be sold.

Clause 6- I desire that there shall be five hundred and twenty three dollars deducted from my son William Hatton portion out of my Estate, having paid out that amount for him from time to time during my life.

Clause 7- The Land given to my Wife Jene Hatton is to be cultivated so as not to exaust it rapidly by a succession of Corn, or Cotton Crop. To be sown in grain occasionally subject to the discretion of my Executors. No more of it to be cleared.

Clause 8- I appoint my some John and William Hatton my Secutors, with full power and authority to carry out my wishes as Expressed in this my last Will and Testament.

Given under my hand, and signed Scaled and delivered in presence of the Subscribing Witnesses this 1-- of December 1842, and in the Sixty Seventh year of the sovreignty and Independence of the United States of America.

Test

John Durhem

David X Hatton

(L S)

J.G.Millor

J. H. Williamon

Recorded In Will Book No.1. Page 93 "Records Of Wille"

Proved December 23 - 1842

Recorded December 23 - 1842

Original Will Not In Piles Of Probate Judge.