

WILL OF

ROSANNAH HOGAN

STATE OF SOUTH CAROLINA

I Rosannah Hogan of the Town of Columbia and State aforesaid make and ordain this my last will and testament-

I give and bequeath, in trust to my daughter Emeline Amelia Anderson during her natural life, and at her decease, to her children the issue of her body or to whomsoever she, my said daughter may choose to bequeath it all that lot or parcel of land, containing one quarter of an acre more or less, situate in the Town of Columbia and fronting on Gervais Street feet, and on Gates Street feet, with the buildings thereon, being the premises occupied by my self for the last ten years.

I give and bequeath in like manner to my daughter Elizabeth Ann Alti, during her natural life, and at her decease, to her children, the issue of her body the lot or parcel of land, containing one quarter of an acre, more or less and situate as above, and lying directly South of and adjoining to the above lot, being the premisses occupied by John Alti and his family for several years past.-

I also give and bequeath, in like manner, to my said daughters, Emeline Amelia and Elizabeth Ann (in common, Share and Share alike during their natural life, and at their decease, to their children, the issue of their bodies- at the decease of my neighbour Edward Harris- that lot or parcel of land and buildings thereon, lying east of the above and adjoining them, containing Half of one Acre, more or less, and fronting on Gervais Street being the premises occupied by the said Edward Harris, and his family for the last several years, and the occupancy of which I have guaranteed to the said Edw^r Harris during his natural

life

I direct that my personal property or effects shall be sold or otherwise disposed of as my said daughters shall agree and that the proceeds be divided, share and share alike between them or their issue.

I direct that my funeral expensis and any just debts which I may be owing at the time of my decease, to gether with the sum of one hundred and fifty dollars, which I am bound to pay over according to the direction of the said Edw^d Harrris when I shall come into possession of the premises, now occupied by him- shall be paid by my said daughters their heirs or assigns, share and share alike.

The true intent and meaning of the above instrument is to secure the use and benefit of the little property which I may have to leave, to my beloved daughters during their lifetime and at their decease to their children, that it may not be subject to the debts, nor to the control, of any person or persons whamssoever, other than is specified above.

In witness whereof, I Rosannah Hogan, the testatrix have to this my will written on the sheet of paper set my hand and seal this ninth day of March in the year of our Lord, Eighteen hundred and forty seven.

Rosannah Hogan

Signed, Sealed and delivered in the presence of us, who have subscribed in the presence of each other.-

Thos. Wells

D. C. Graham

Charlton H. Wells

I hereby make and ordain W. W. Walker of the Town of Columbia

Executor of this my last will and Testament-

Witness

Thos. Wells

D. C. Graham

Charlton H. Wells

SOUTH CAROLINA)

RICHLAND DISTRICT) Personally appeared Charlton H. Wells

and made Oath that he saw Rosannah Hogan sign seal publish

pronounce and declare the foregoing Instrument of writing to

be her last will and Testament that she was then of sound

and disposing mind according to the best of this Deponents

knowledge and belief and that he with Thomas Wells and D. C.

Graham at the request of the Testatrix in her presence and in

the presence of each other witnessed the due execution thereof

Charlton H. Wells

Sworn before me 5 April 1851

James S. Guignard- Ordinary

W. W. Walker qualified as Executor same day.

Recorded in Will Book L-----Page 130

Box- 45 -----package 01127