

SAMUEL PATTERSON

STATE OF SOUTH CAROLINA)

RICHLAND DISTRICT

) I Samuel Patterson of the State and

district aforesaid, being in bad health, but of sound mind and memory do make and declare this to be my last will and testament

1st. I direct that all my lawful debts be paid,-----

2nd. My desire is that all my personal estate be distributed in the manner following, that is to say,- I leave the use of the one half thereof to my brother James Patterson, during his life, he disposing of the profits ~~xxx~~ arising therefrom as he may think proper.---3d. The other half of my personal estate, I

leave equally unto my nephew Andrew P. Vinson and the children of my deceased nephew John Vinson, that is to say,- one half there of to said Andrew P. Vinson and the lawful heir or heirs of his body- and the other half to the children of said John Vinson deceased and the lawful heir or heirs of their bodies.

4th. Of my personal estate, I do hereby direct that my executors lay out the sum of Seven hundred and fifty dollars in the purchase of a negro or negroes for the use of Elizabeth (otherwise called Eliza) daughter of Margaret Taylor of the State and District aforesaid, to be delivered to her as soon as she becomes twenty one years old, or sooner if they think proper so to do which negro or negroes and their increase an to continue to the use of said Elizabeth (or Eliza) and the lawful heir or heirs of her body- but in case of her death leaving no such bodily heir or heirs, then said negro or negroes and the increase to return to my nephew Andrew P. Vinson and the children of my deceased nephew John Vinson, in the manner provided in the third clause of this my will 5th.- I give unto my brother James all my claim to a certain tract of land situated on Dry Branch which was purchased by him and myself from Samuel Bell said claim to continue to him and his heirs forever- I leave to my brother James the use of the whole of the balance of my lands during his life. After the death of my said brother

James, I desire and direct that, both my real estate, as well as all the negroes and their increase, to gether with my other personal property that may be on hand at the time of his death, the use whereof I have left to my said brother James, that the same shall return to my nephew Andrew P. Vinson and the children of my deceased nephew John Vinson in the manner provided in the third clause of this my will - It being understood that my said brother is to do as he please with his share of my money that that may be on hand at the time of my death, as provided above Should my nephew Andrew P. Vinson die leaving no lawful heir or heirs of his body at the time of his death that portion of my estate which I have left him, I wish to return to the children of my deceased nephew John Vinson and the lawful heir or heirs of their bodies. And in like manner, Should all of said children of my deceased nephew John Vinson, die leaving no lawful heir or heirs of their bodies, then thir said portions of my estate I wish to return to my nephew Andrew P. Vinson and the lawful heir or heirs of his body. -7th.- Should either of the children of my deceased nephew John Vinson die leaving no bodily heir or heirs at the time of his death here, his share will return to her surviving sisters and the lawful heirs of their bodies- and in case of the death of the whole leaving no said heirs then the provisions intended for them, will return to Andrew P. Vinson and his heirs.- 8th.- Should my nephew Andrew P. Vinson and all the children of my decease nephew John Vinson die leaving no lawful heir or heirs of their bodies, the provisions made for them, I wish to return to my brother James and the lawful heirs or heirs of his body.- 9th.- I do hereby give my Executors full power to manage the income of of that portion of my estate intended for the children of my deceased nephew John Vinson in the manner, that they may think most beneficial for said children - 10th I request my executors to permit my old woman Winny to enjoy her freedom to live with whom she pleases, and to support

her of my estate as long as she lives.--11th.-- Should my brother James, my nephew Andrew P. Vinson and the children of my deceased nephew John Vinson, all die leaving no lawful heir or heirs of their bodies. at the time of their death; then my desire is, first that my estate shall go to said Elizabeth (or Eliza) daughter of said Margaret Taylor, and the lawful heir or heirs of her body, and in case of her leaving no such lawful issue, then I wish my estate to descend as follows one third part thereof to go to the children of my cousin Samuel Davis(formerly of Virginia)- one third to my cousin James ~~Ervin~~ Ervinor his children- and the other third to the children of my relative Andrew McCaughy.----- Lastly- And I do hereby appoint James Patterson and Andrew P. Vinson, executors of this my last will and testament.- Given under my hand this third day May Eighteen hundred and thirty five.-

Samuel Patterson.-

The words "the whole" interlined before signing- Executed in presence of us.

Peter Gaffney

William H. Addison

Joel Adams S^c

SOUTH CAROLINA)

RICHLAND DISTRICT) Personally appeared before me Joel Adams who being duly sworn made oath that he saw Samuel Patterson sign and acknowledge the within instrument of writing to be his last will and Testament that he was then of sound and disposing mind memory and understanding according to the best

CON'T

WILL OF

#4

SAMUEL PATTERSON

of this Deponents knowledge and belief and that he with Peter Gaffney and William H Addams at the request of the Testator in his presence and in the presence of each other witnessed the due execution thereof

Joel Addams S^r

Sworn to before me 7 September 1835

James S. Guignard, Ordinary

James Patterson and Andrew P. Vinson qualified as Exopt. 26 Septem^r. 1835.

Recorded in Will Book K-----Page 71

Box 23 -----Package 571