

WILLIAM GRANT

South Carolina -

I, William Grant of Georgetown in the State aforesaid, do make my last will and testament in manner following, that is to say: -

I give and bequeath to my beloved and affectionate wife Eleonor Grant, all the Estate which I shall die possessed of or entitled unto, whether it be real or personal, so long as she shall remain my widow, Charging her with the maintenance and education of our Children, in the best manner my estate will enable her to do it - And that she may be the better enabled to fulfil the Charge hereby entrusted to her, I give to her, for the purpose aforesaid, the same absolutely power to dispose of all or any part of my said Estate, real or personal, as I myself, ^{and} now have to make and execute all necessary titles for the same -

"Should my said wife marry again, it is my will, that, so soon as such an event shall take place, all my estate that then remains shall be equally divided between my said wife and such Children as may be then living, To be held by them and each of them their heirs, executors, administrators and assigns -

But in Case my Wife should not marry again or any one or more of our Children should attain the age of twenty one years before she shall marry - Then and in that event, I direct that my said wife shall have full power to deliver to the Child or Children so attaining the age of twenty one years, his or her equal share of ^{any} my Estate -

Should my said wife Conceive it beneficial for herself and our Children to purchase other property with the proceeds of ^{any} my property she may sell, I hereby authorise her to do so and again sell the same should she find it necessary on advantageous ^{to} terms.

I give and bequeath to my beloved and affectionate wife Eliza-
nor Grant, all the Estate which I shall die possessed of or en-
titled unto, whether it be real or personal, so long as she
shall remain my widow, Charging her with the maintainance and
education of our Children, in the best manner my estate will en-
able her to do it - And that she may be the better enabled to
fulfil the Charge hereby entrusted to her, I give to her, for
the purpose aforesaid, the same absolutely power to dispose of
all or any part of my said Estate, real or personal, as I myself,
^{and} now have to make and execute all necessary titles for the same -

"Should my said wife marry again, it is my will, that, so soon as
such an event shall take place, all my estate that then remains
shall be equally divided between my said wife and such Children
as may be then living, To be held by them and each of them their
heirs, executors, administrators and assigns -

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our Children should attain the age of twenty one years before she
shall marry - Then and in that event, I direct that my said wife
shall have full power to deliver to the Child or Children so attain-
ing the age of twenty one years, his or her equal share of ^{any} my Es-
tate -

Should my said wife Conceive it beneficial for herself and our
Children to purchase other property with the proceeds of ^{any} my pro-
perty she may sell, I hereby authorise her to do so and again ^{to} sell
the same should she find it necessary or advantageous -

I appoint my said Wife Executrix of this which I declare to be my
last will and testament, hereby revoking all other wills by me
made - In witness whereof I have hereunto set my hand and Seal
this twenty fifth day of May in the year of our Lord one thousand
eight hundred and twelve -

Wm. Grant (SEAL)

WILL OF WILLIAM GRANT PAGE 2.

Signed, ~~Sealed~~, published, pronounced
and declared by the said Testator to
be his last will & testament in our
presence -

Isaac Carr

Tho. C. Young

Fran Withers

Recorded Will Book A. Page 98

Recorded September 8th, 1812

William Taylor, J.P.

Bundle 39 - Package 6.