

WILL OF

THOMAS B. HUNT.

In the name of God amen I Thomas B. Hunt in the District of Union and State of South Carolina being weak of Body but of perfect and sound mind and understanding do make and ordain this my last will and Testament as follow's (Viz) - - - -

Imprimis) my will and disere is that the negroe woman named Doll he daughter Phebe old Nann and apart of my Stock of Cattle and Horses Shall be sold so much of each as Shall be thought Sufficient by my Executors to defray whatever debts may be Justly owing by me at my death also that my Plantation lying in the district of Spartenburgh be sold at two years Credit the said Plantation Including two Different Tracts or Survey's one of Seid Tracts laid out and granted for Austen Clayton containing two hundred acres the other Tract laid out and granted to my self -

2d - It is my will and desire that my beloved wife Mary Shall have the full use and benefit of ~~during~~ her life except as is hereafter ~~is~~ all my Estate both real and personall during her life except as is here after excepted (that is to say) when Jannet Winter Shall think - proper to mary that she have as much of the Household property as her mother Shall See cause to give her and the choice of any one of the Horses that may belong to my Plantation at the time of her marrage and such a part of the Stock (Hores excepted) as Shall be deemed nesessary by her mother to give her -

3<sup>dly</sup> - It is my will that some honest sober and industrious man be employed by my Executors as an overseer ar to - overlook and manage the business of my wife - and if Sarah Winters Should marry before the death of my wife it is my will that <sup>she</sup> x Shall have the Same Share and portion of my - Estate as is mentioned and bequethed to Jannet and further my will and desire is that Jannet and Serah Winters both be suported out of my Estate while they live Single or unmarried and shall continue to live with there mother

it is my will and desire, that if my wife Mary should  
die that then and at that time my Personall property shall be  
Equally divided in two parts - one part to belong to my wife  
ever and fully at her disposal - and the other part to be Equal-  
ly divided between my two daughters two beloved Stepdaughters  
Janet and

Sarah

Sarah Winters after taking out the property hereafter mentioned,  
(which is to say) -

5<sup>thly</sup> I give and bequeth to my brother William Hunt my wearing ap-  
perrall - also a Stock of Cattle containing Six head one Bay  
mare and all the household furniture now in possession of him  
the said William Hunt to be given to the said William whenever  
my beloved wife shall in her own discretion think proper

6<sup>thly</sup> I give and bequeth unto my Neice Katy Hunt daughter of Wil-  
liam Hunt aforesaid one negroe Girl named Bett daughter of  
Mariah under the following Restrictions that is to say that if  
the said Katey Hunt die before she comes of age or marry then  
the said negroe girl Bett to continue as apart of my Estate  
and be dealt with as is hereafter directed for the division  
thereof - -

7<sup>thly</sup> I will and bequeth to my Sister Frances Clayton one dollar and  
if She becomes so that she is not able to suport herself it is  
my will and desire that She be furnished with a Small Suply for  
her Suport out of my Estate but at the descretion of my Executors

8<sup>th</sup> I will and bequeth to my Brother John Hunt one dollar

9<sup>th</sup> I will and bequeth to my Brother James Hunt one dollar -

10<sup>thly</sup> I will and bequeth to my Brother Harrison Hunt one two year  
young  
old filley commonly known by the name of the x Sealah filley al-  
so my Saddle and bridle - - -

11<sup>thly</sup> I give and bequeth unto my beloved freind Thomas Pettegrue  
Son of James and Mary Pettegrue deceased formerly of Georgetown  
district under the following restrictions - one negroe Boy named  
Mingo one Horse and Saddle to be Valued between Eighty and one

Hundred dollars to be delivered to him when he arrives at the age of Twenty one or marrey. - Except he shall be of age or marrey before the death of my beloved wife and if the the Said Thomas Pettegrue Should marry die before he marry then and in that case the property So provided for him Revert or Remain as the case may be as my Estate and be devided as hereafter provided also there is an Obligation in the Hands of Erassmus Rothmaller attorney at law in Georgetown for Collection Said obligation given by John and James Orr to Robert Winter for the use of the Said Thomas Pettegrue which is to be considered as his - Just right and property exclusive of any bequest that

is -

is heretofore given and bequethed to the Said Thomas Pettegrue - It is my will and desire that at the death of my beloved wife Mary that my Estate Both real and personall be devided as hereafter mentioned (that is to say) that the afores<sup>d</sup> Sarah Winter have one hundred pounds Sterling in property at the value to be valued by two or three indifferent persons Chosen by my Executors then the residue of said Estate to be equally devided between my two beloved Step daughters Jannet and Sarah Winter to them and their heirs forever (Provided nevertheless) that if Sarah Winter die before she - marry then and in that case it is my will and desire that my nephue Christopher Hunt Son of William Hunt my Brother have one likely young negroe man out of my Estate and the Ballance of my Estate both real and personall to Go and be the property of Jannet Winter and if Jannet Winter Should die before the time above mentioned for distribution (that is at the death of my wife) then and in that case the - property that Jannet Winter would have had be and is hereby Bequethed to Sarah Winter and provided that both Jannet and Sarah Winters Should die before the death of my wife then and in that case my Will is that my Estate both real and personall be equally devided in two parts one of which parts to be equally devided between the Children of James and John Winters and if either of the aforesaid James and John Winters Shall have no Children the whole part to go to the party who may have Children the other part to

be Equally devided between my Brother William Hunt's Children  
but if my step daughters Jannet and Sarah Winter or both of  
them Shall leave Children then it is my will that that part  
shall be equally devided between the Children of the said Jan-  
net and Sarah Winters and the Children of my Brother William  
Hunt

And I hereby make and appoint my beloved wife mary Hunt Andrew  
Torrance Robert Marten and John Blasingame Esq<sup>r</sup> my full and sole  
Executrix and Executors of this my last will Testament hereby  
revoking disannulling and making void all former Wills and Requests  
by me made and declaring this only to be <sup>my</sup> last will and Testa-  
ment - In witness whereof I have hereunto sett my Hand and Seal  
this 12<sup>th</sup> day July 1803

Published pronounced and declared  
in presence of - - - - - }

Tho. B. Hunt (L.S)

Ja<sup>s</sup> Davis  
Burrell Dobo  
Mathew Patton

Recorded in Will Book A, Page 857.  
Box 6, Package 85.  
Recorded 12th. day April, 1811.  
Wm. Rice, Ordg.