

South Carolina } I George Dye son, planter
Charleston District } of the District of South Carolina in
the State of South Carolina, being of sound mind and
memory but full of body and mindful
of death, do dispose of my property as follows:

1st I give and bequeath to my daughter
Sally Beaman wife of John Beaman
ten (\$10) dollars. I give and bequeath to
my son John Dye ten dollars (\$10). I give
and bequeath to the children of my second
son Daniel Dye ten dollars (\$10). I give
and bequeath to my daughter Minnie Hopson
wife of David Hopson, Elizabeth Widener
wife of Abram Widener and Elizabeth Dye
(now in Georgia) each ten dollars (\$10.00).

2nd I give and bequeath to my son George Dye
and to my daughter Nancy Dye Sally Dye
All my real estate, all my stock of every kind
and all my property of every description.

3rd It is my will that the said George L. Dye, Nancy
Dye and Sally Dye shall live in and cultivate
the place wherein I now live for and during
their natural lives; and it is my further will
that should either the said George L. Dye
or Nancy Dye or Sally Dye die without
children the survivor or survivors should
take the part so bequeathed to him or
her; and it is further my will that if
any or all of said son and two daughters
die leaving children then living the part
so bequeathed to them shall at their
respective deaths go to their respective
children who may be then living.

It being my intention that each of my
said three children shall take a life estate
in the property bequeathed and the
remainder to their respective children
who may be then living, and if no

George Dye Sen. departed this life in the Spring
of 1846. leaving a will dated some time in Sept.
1841. by which he wills all his property real & personal
to three of his children namely Geo L. Mary and
Nancy Dye - Except \$10.00 to each of his other
children - Since the making of his will in Septem^{ber}
¹⁸⁴¹ as aforesaid. he purchased some real property
say. a small lot of 2 or 3 acres of James Castles
on which the dwelling house and other improvements
stands for which he gave some three or four
hundred dollars, also a small tract of seven or
eight acres of William Hedgepeth worth some
Eighty or ninety dollars - which said real property
cannot pass by the will aforesaid. and must
be sold for a division among the heirs of
the said George Dye Sen. which are as follows
Sarah Beam (wife of John Beam), the legal heirs of
Daniel Dye (namely. Elijah, Martha, John, Baylis, & Sarah E)
Elizabeth Widener, (widow of Abram Widener) Elijah Dye,
Gemima Hooppaw (wife of Dors Hooppaw) John Dye
Mary Dye, Nancy Dye, & George L Dye Heirs
and share alike - December 11th 1846 -