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Audley Marquett County of Georgia her Self and Testament
dismantling all Government by one man. But to end my will I
have placed my hand and seal this 25 July 1772.

I doth Will and Legacy in the presence of

John Hodges - Ann Avery 1772
Mathew Brown
James Grindell

In the Name of God Amen, I John Lambright
of the State of Georgia and County of Liberty Planter being infirmitie
and ready to thankes to God. Calling to mind the Certainty of death and
that it is appointed for all to die do make and Ordain this my last Will and
Testament in manner and form following and first I command my soul
into the hands of almighty god my Creator and to Jesus my Redemon
and my Body I command to the Earth to be buried in an Christian
manner at the discretion of my Executors hereafter named nothing
doubting but at the general Resurrection I shall the same again by the
Mighty power of God. And as touching such worldly goods as it hath been
ordained to sleep me with I give and bequeath in manner and form follow-
ing. And first I will that my just debts be first paid, and funeral
charges out of my estate, I then give unto my beloved wife Margaret
Lambright all those slaves which I have in a former deed delivered to her,
which are now dwelling Negg & Mazy, Lucy, Lucy, James, Billy, a young child
Charles, Frankland, Riley with their wives and incide afoe floors and
chairs, Bed and furniture, Tinkl and Fox whom I do and the slaves
I also give unto my Daughter Mary, One Negro Woman named Lydia
her children named Remah, Rose and with them you and
my son and his wife forever. I also desire the remainder of my estate
to be kept together to stowd out my debts, now due by me, for land, and other
expenses distribution to be made between my children then living, here and

Deare alse, to my son John our Esq; & his wife, to my son James, my son
James, my daughter Harry and my son Amias, and the infant my
Wife may be pregnant with, one Equal part to each of my several property
I do hereby empower my Executors hereafter named to sell my plantation
if they unanimously agree, and think it most advantagous, it is my desire
if it should not be sold, to have it divided into four lots, or Shares, Right from
the End of the Avenue leading to the House of John Atwells Estate, a line
to Run Eastwardly to a Marked Pine Tree, which to be a corner, and from
thence a line to Run North across the Swamp until it intersects the line
across the Swamp, of the said tract which leads from the main Road
and Joins lands of John Hitchells, which tract being the upper part of my
Plantation, I will and give to be divided between my son John & William
to be laid out for a Settlement for both of them to the best advantage to
them and their Heirs. Should either of them die leaving no issue, then it is
my desire it be disposed of as my Executors Judge most reasonable. I also
desire the lower part down to lands of Joseph Bacon be divided into Two
Equal parts, the part Over the Other Side of the Swamp be for a Settlement
for my son James, Should he not live to Year of Maturity, I desire it
may be then the property of my Daughter Harry, Should she be living,
or at the discretion of my Executors as they find most reasonable. That part
on which the Settlement is now, I give unto my son Amias, and to be for
a Habitation for my Beloved wife and till he arrives at the age of Twenty
One years off. Should not Arrive to that Age, then leave it to be as
my Executors Judge most reasonable. I do hereby nominate Constitute
and Appoint my beloved wife Harry and her self Executrix of my son
John Williams of South Carolina Executors, my Son in law William
Bacon Capt. Judas Marcell Joseph Law Junr in son John and
Son of William Executors of this my last Will and Testament and do
hereby Revoke and disavow all and Every other Will
or Wishes made by me and Confirm this and nothing to be my last
Will and Testament. In witness whereof I have hereunto set
my Hand and Seal this fifteenth day of November in the

Deeble to my son John one Equal Part, to my son William, my son James, my daughter Nancy and my son Daniel, and the Infant my Wife may be pregnant with, one Equal Part to each of my several progeny. I do hereby impower my Executors hereafter named to sell my plantation if they unanimously Agree, and think it most Advantageous, it is my desire if it should not be sold, to have it divided into four lots, or Tracts, vizt from the End of the Avenue leading to the House of John Stevens Estate, a line to Run Eastwardly to a Marked Pine Tree, which to be a corner, and from thence a line to Run North along the Swamp until it intersects the line across the Swamp of the said tract which leads from the main Road and Joins lands of John Mitchell, which part being the upper part of my plantation, I will and give to be divided between my son John & William to be laid out for a Settlement for both of them to the best Advantage to them and their Heirs. Should either of them die leaving me issue, then it is my desire it be disposed of as my Executors Judge most reasonable. I also desire the lower part down to lands of Joseph Bacon be divided into two equal parts, the part over the Other side of the swamp be for a Settlement for my son James, Should he not live to Year of Maturity, I desire it may be then the Property of my Daughter Nancy, Should she be living, at the discretion of my Executors as they find most reasonable. That part where the Settlement is now, I give unto my son James, and to begin a Habitation for my Beloved wife and till he arrives at the age of Twenty One years if he should not arrive to that Age, then leave it to be as my Executors Judge most reasonable. I do hereby nominate Constitute and appoint my beloved wife Nancy and my son William my executors of my last Will and Testament, In witness whereof I have hereunto set my Hand and Seal this fifteenth day of November in the

Year of our Lord One thousand Seven Hundred and Ninety nine
in the Twenty ninth Year of American Independence —

WITNESSES

James Laison
James Wilkinson
Gideon Davis

John Lambright

PLATE VI.

In the Name of God. Amen.
I William Woodward of the County of Liberty in the State
of Georgia. Planter being of sound mind and Memory
but considering the uncertainty of Human Life do make
this my last Will and Testament as follows —
First I do bequeath my soul to God who gave it and my Body to
be decently buried by my Executors
Secondly I do direct that my Stock of Cattle now with Joshua
Stafford in Liberty County aforesaid. Now amounting
to Sixty Six Head & also the increase of the said Cattle,
my Stock of Cattle at the Plantation where I now live
my Executors first taking out Eight Cows for the use of my
Daughter Ann Woodward be sold also my Stock of
Horses now amounting to seven Head & my Stock of Dogs
be they more or less be also sold. And that my Executors
Subscribers to be married do apply the money arising from
the Sale of my said Stock or so much of it as may be had
— say, to the payment of, my just and lawful debts in
Thirdly I do Give and bequeath to my beloved Daughter Ann
To her & her heirs the Plantation on which I now live
with the Tract of land thereunto adjoining containing in
the whole about Two Hundred and Ninety four Acres
also my Son Negroes, to wit, Dick and Charles, her Cattle,
Horse, & Hairy, [Worming] Gospot, Cuffe, and Isaac, Boys of
Judy, and Phoeby, Girls — also four lots in the Town of
Sunbury; Number Two hundred and Thirty & one;