

In the name of God Amen, I David Chilton Hartt of the State
 of Carolina, Rockland County considering the
 uncertainty of this mortal life being weak in body but of
 sound & perfect mind & memory blessed be Almighty God
 for ever, I make this my last will & Testament in man-
 ner & form following— First I Will that all my just debts
 be paid— Second I Will & bequeath to my beloved Aunt
 Hannah Hartt wife of James Hartt Esq. dec'd my Negro
 woman Charity to her & her assigns forever— Third I Will
 & bequeath to my relation John Hartt son of James Hartt
 Esq. dec'd my negro boy named Harry to him his assigns for
 also to my relation David Humphrey Hartt son of John
 Hartt the following negro Children of John, Saml & Cindy
 to him his heirs & assigns forever, my will is that John Hartt
 his father shall keep the above named negro Children
 & have the use of them untill the said David Humphrey
 Hartt becomes of age— Fourth My will is that heeds &
 feet Stones shall be purchased for all of my father's family
 that have not yet been procured— Fifth I give & bequeath
 to my relation Mary McQueen, Daughter of Samuel
 McQueen dec'd my bed bedstead & Cloathing necessary for
 the bed which belongs to it now in the possession of Aunt
 Catharine McQueen— Sixth I give to my beloved Aunt
 Spott my other bed & furniture which she has now in
 her possession— Seventh I Will to my relation Joseph Hartt
 son of James Hartt Esq. dec'd my horse which he has now
 in his possession— Eighth I Will & bequeath all the balance
 of my personal property & all the money due me from the death
 of my Father to the present day except the monies I have de-
 pended in this will as above stated to my relations Joseph
 Hartt, James Hartt, Thomas Hartt & Andrew Hartt sons of
 James Hartt dec'd to be equally divided between them
 also my negro Girl Lory to be valued & one of the four above
 named to keep her by paying the other three parts—
 I do hereby nominate & appoint my friend John McQueen
 my sole Executor of this my last will & Testament, hereby
 revoking all former wills by me made, In Witness whereof

I have hereunto set my hand & seal this 15th day of May in the year of our Lord 1830 -

Signed & sealed published & declared by the above named David M. Hartt to be his last will & testament in the presence of us who have hereunto subscribed our names as witnesses in the presence of the Testator -

Robert Knox

Chas. Neely

William Knox

David M. Hartt



I Chery Smartt of the County of Mecklenburg & State of N^o Carolina, being weak in body but having the use of my rational powers & calling to mind the mortality of mankinde, Do make & constitute this my last will and Testament, Rescinding & disannulling all others but this & this only. Impremis I give & bequeath to my belov'd daughter Mina forty five Shillings Sterling to her & her Heirs forever. Item I give & bequeath to my belov'd son in law Thomas Scott Colman five Shillings Sterling to him & his Heirs forever. Item I give & bequeath to my belov'd son Elisha Smartt five Shillings Sterling to him & his Heirs forever. Item I give & bequeath to my belov'd daughter Sarah Allen five Shillings Sterling to her & her Heirs forever. Item I give & bequeath to my belov'd son Francis Smartt five Shillings Sterling to him & his Heirs forever. Item I give & bequeath to my belov'd son Pitt berry Smartt one Cow & calf to him & his Heirs forever. Item I give & bequeath to my belov'd son George Whale Smartt two Negroes Pez Giles & Philo also my Stock of every kind & household furniture except what is herein given to others, but he dies without lawfull Heir begetten from his own body, then the property to him bequeath'd shall (by my will) be my belov'd son Pitt berry Smartt & his Heirs forever. Item I give & bequeath to my belov'd grand daughter Rebecca Smartt all my pay