

WILL OF

LEWELLING GOODE

Know all men by these presents, that I Lewelling Goode of Anderson District and State of South Carolina being sound in mind but weak and infirm in health do ordain and establish this as my last will and tistament.

In the first place I will and direct the negroes Douglas, Ezekiel, Shade, Annaky, and Clarinda shall be sold, and should my executors find it necefsarry, they will select such others as can be most conveniently spared, and I also direct all my horses except such as they consider necefsarry to keep up the farm, to be sold, all of which property they may sell either at public or private sale as they think best, and likewise any other property which in the opinion of my Executors can be conveniently spared they are fully authorised and empowered to dispose of in same manner.

In the second place, I will that all my property after disposing of the above, shall be and remain in common stock under the direction of my wife & Executors for the support and education of my children, and in the event of my wife's marrying again I direct my Executors to afsign her a childs portion of my property, and the ballance to be kept until my youngest child becomes of age, when the whole of the property is to be equally divided among my children, and in the event of any of my children marrying or settling off to themselves I authorise my executors to loan them what they think can be spared from the estate, taking a receipt for the return of the property so loaned at the final division.

In the last place I do request my friends John Maxwell and Tho-

kiel, Shade, Annaky, and Clarinda shall be sold, and if my
executors find it necessary, they will select such others as
can be most conveniently spared, and I also direct all my horses
except such as they consider necessary to keep up the farm, to
be sold, all of which property they may sell either at public or
private sale as they think best, and likewise any other property
which in the opinion of my Executors can be conveniently spared
they are fully authorized and empowered to dispose of in same
manner.

In the second place, I will that all my property after disposing
of the above, shall be and remain in common stock under the di-
rection of my wife & Executors for the support and education
of my children, and in the event of my wife's marrying again
I direct my Executors to assign her a child's portion of my pro-
perty, and the balance to be kept until my youngest child be-
comes of age, when the whole of the property is to be equally
divided among my children, and in the event of any of my child-
ren marrying or settling off to themselves I authorize my exe-
cutors to loan them what they think can be spared from the es-
tate, taking a receipt for the return of the property so loaned
at the final division.

In the last place I do request my friends John Maxwell and Tho-
mas Paine (whom I do appoint) to act as my Executors In witness
whereof I do hereunto set my hand and seal this 17th day of
November 1836 in the presence of. (SEAL)

In order to make my intention plain and not liable to miscon-
struction, it is my will that should my wife remain unmarried
until my youngest child becomes of age the whole of my property
is to be equally divided among her and the children she taking
a like portion with one of the children

WILL OF LEWELLING GOODE - Page 2 -

Erased and interlined before signed

Witnefses

Leweling Goode (SEAL)

John Ramsey

Jno. B. Earle

Wm Steele

Recorded in Will Book B, Page 51

Recorded June 5, 1837

Proved June 5, 1837

John Harris, O.A.D.

Roll No. 249