

WILL SCARBROUGH

in the Name of God! Amen.

I William Scarbrough of the State of South Carolina,
and District of Barnwell, at this Time of sound and perfect
Memory, and in Health of Body, do this Twenty ninth Day of
January, in the Year of our Lord, one Thousand eight Hundred
and ten, make and publish this my last Will and Testament in
manner following.

First First. -- I will and require that Payment of any Debts,
I may be owing at the Time of my Decease, be made from that
part of my Estate, which I shall here distinguish by the Ap-
pellation of "pecuniary Concerns" and which will consist of
my Cash, Bonds, Notes, Book Debts outstanding dues of every
Description, Stock of any Insurance or Banking Company or
the like.

Second I give and bequeath unto my much esteemed and dear
Wife Lucy Scarbrough; for and during her natural Life, the
whole of the Belfast Mill Property or Plantation, with all
the houses buildings & Appurtenances of the same, likewise
all the Stock of Horses, Hogs & Cattle of every Description,
together with all & manner of the Negroes of which I am pos-
sessed at the Time of my Death. -- the whole of which pro-
perty as well real as Personal, so bequeathed to my said
Wife Lucy, devolving at her Death, as is hereafter set
forth, upon my Son William & his Heirs -- and I furthermore
give and bequeath, unto my said Wife Lucy, to be enjoyed or
disposed of in any manner she shall deem proper the whole
of my Household Furniture and Equipage and one fourth part
of my "pecuniary Concerns" as is expressed and explained in
the first & preceding Clause of this my last Will & Testa-
ment. But in case of the Death of my said Wife Lucy before

January, in the Year of our Lord, one Thousand eight Hundred
and ten, make and publish this my last Will and Testament in
manner following.

First- First. -- I will and require that Payment of any Debts,
I may be owing at the Time of my Decease, be made from that
part of my Estate, which I shall here distinguish by the Ap-
pellation of "pecuniary Concerns" and which will consist of
my Cash, Bonds, Notes, Book-Debts outstanding dues of every
description, Stock of any Insurance or Banking Company or
the like.

Second I give and bequeath unto my much esteemed and dear
Wife Lucy Scarbrough; for and during her natural Life, the
whole of the Belfast Mill Property or Plantation, with all
the houses Buildings & Appurtenances of the same, Likewise
all the stock of Horses, Hogs & Cattle of every description,
together with all the negroes of the Negroes of which I am pos-
sessed at the Time of my Death. -- the whole of which pro-
perty as well real as Personal, so bequeathed to my said
Wife Lucy, devolving at her Death, as is hereafter set
forth, upon my Son William & his Heirs -- and I furthermore
give and bequeath unto my said Wife Lucy, to be enjoyed or
disposed of in any manner she shall deem proper the whole
of my Household Furniture and Equipage and one fourth part
of my "pecuniary Concerns" as is expressed and explained in
the first & preceding Clause of this my last Will & Testa-
ment. But in case of the Death of my said Wife Lucy, before
my own; or if she should Die without having disposed by Will
or otherwise, of this said Bequest of my Household Furniture
& Equipage and fourth part of my "pecuniary Concerns" I de-
sire that the Amount of the same may be equally divided be-
tween my Son William & Daughters Elizabeth & Lucy, but with

WILL OF WM SCARBROUGH - Page 2.

the express proviso, that the part of share of my said Daughter Elizabeth be placed for her use and Benefit in the Hands of the Trust, in the manner that is set forth in the fourth clause of this my last Will & Testament, and as is fully intended to be done with all the Property now and hereby devised & bequeathed to my said Daughter Elizabeth.

Third. I give and bequeath unto my Son William Scarbrough the whole of the Lands and real Property of every Description of which I Die possessed, subject nevertheless, to the Life Estate of his Mother in the Belfast Mill Property, as is set forth in the preceding second clause, and likewise at the Death of his said Mother, I give and bequeath unto him my said Son, all and every of my Negroes and Plantation Stock; as is set forth in the said preceding clause, and any other Personal Property not excepted or bequeathed away by this present Will. And I furthermore give and bequeath unto my said Son William, one fourth part of my pecuniary Concerns, as expressed and explained in the first clause hereof, provided nevertheless that the Amount of my said pecuniary Concerns, to be divided, at the Time of my Decease, shall amount to the Sum of Fifty two Thousand Dollars. In default of this, it is my Will & Desire that this said fourth part now bequeathed to my said Son William (but no other part of my requests to him) shall be held liable as far as the same will go, towards making up to each of my Daughters Elizabeth Gillett & Lucy Scarbrough, their full fourth parts of the said Sum of Fifty two Thousand Dollars, or thirteen Thousand Dollars each, But it is expressly to be understood, that if on the other Hand, the amount to be divided is Fifty two Thousand Dollars and upwards, then my said Son William

whole of the Lands and real Property of every Description of which I Die possessed, subject nevertheless, to the Life Estate of his Mother in the Belfast Mill Property, as is set forth in the preceding second clause. and likewise at the Death of his said Mother, I give and bequeath unto him my said Son, all and every of my Negroes and Plantation Stock; as is set forth in the said preceding clause, and any other Personal Property not excepted or bequeathed away by this present Will. -- And I furthermore give and bequeath unto my said Son William, one fourth part of my pecuniary Concerns, as expressed and explained in the first clause hereof, provided nevertheless that the Amount of my said pecuniary Concerns be divided, at the Time of my Death, shall amount to the Sum of Fifty two Thousand Dollars. -- In default of this, it is my Will & Desire that this said fourth part now bequeathed to my said Son William (but no other part of my Requests to him) shall be held liable as far as the same will go, towards making up to each of my Daughters Elizabeth Gillett & Lucy Scarbrough, their full fourth parts of the said Sum of Fifty two Thousand Dollars, or thirteen Thousand Dollars each, But it is expressly to be understood, that if on the other Hand, the amount to be divided is Fifty two Thousand Dollars and upwards, then my said Son William's Right shall not by this Provision be in anywise impaired to a full fourth Part of the whole Amount so to be divided.

Fourth I give and bequeath unto the Executors to this my last Will & Testament, in Trust & for the sole use Benefit & Benefit of my Daughter Elizabeth Gillett & the Heirs of her Body, one other fourth part of my said pecuniary Concerns, as expressed & explained in the first Clause of this my last Will & Testament.

Fifth I give and bequeath unto my Daughter Lucy Scarbrough the remaining fourth Part of my said Pecuniary Concerns, as is expressed & explained in the first Clause of this my last Will & Testament, with the Provision nevertheless, that if she die without being married or disposing of the same by will or otherwise, that this said Bequest be equally divided between my Son William & Elizabeth Gillett, or the Heirs of her Body with the proviso nevertheless that the Part or Share of my said Daughter Elizabeth or her said Heirs be placed in the charge of the trust and in the manner stated in the fourth clause of this my last Will & Testament,

Lastly I hereby nominate and appoint my loving Wife Lucy my Executrix, and my Son William Scarbrough, and my Nephew Thomas Scarbrough, and James Higginbottom Executors, to this my last Will & Testament, made with all due and proper reflection & Coolness, as my last only & true and intended Will & Testament.

In Witness hereof I have hereunto set my Hand & Seal
the Day & Date herein first written

Witnesses

Robert Higginbottom

Elizah Scarbrough

Wm Scarbrough (SEAL)

Henry Dorche

Upon further and mature reflection on my Will and Testament as within Written -- I have thought proper on this 23rd April 1810 to make the following additions to it. Vizt. - That in case of my decease, before that of my much esteemed Wife Lucy - and in the event of any of the Negroes I may die possessed of, proving refractory or misbehaving themselves, so as to induce my said Wife to sell such of them as may displease her. She

her Body with the proviso nevertheless that the Part or Share
of my said Daughter Elizabeth or her said Heirs be placed in
the charge of the trust and in the manner stated in the
fourth clause of this my last Will & Testament,

Lastly I hereby nominate and appoint my loving Wife Lucy my Executrix, and my Son William Scarbrough, and my Nephew Thomas Scarbrough, and James Higginbottom Executors, to this my last Will & Testament, made with all due and proper reflection & Coolness, as my last only & true and intended Will & Testamen^t.

In Witness hereof I have hereunto set my Hand & Seal
the Day & Date herein first written

Witness

Robert Higginbottom

Elisha Scarl

Wm Scarbrough (SEAL)

Henry Dorche

Upon further and mature reflection on my Will and Testament as
within written as I have thought proper on this 20th April
1810 to make the following additions to it. Vizt. - That in
case of my decease, before that of my much esteemed Wife Lucy -
and in the event of any of the Negroes I may die possessed of,
proving refractory or misbehaving themselves, so as to induce
my said Wife to sell such of them as may displease her. She
should be at full liberty to do so, provided the number she
may think proper so to dispose of, does not exceed one fourth
part of the number I may own at the time of my decease. And to
convert their proceeds to such use as She may think proper.
Whatever may be said in my within mentioned Will to the con-
trary notwithstanding. An further that She shall be at full
liberty to dispose of my Stock of Cattle, Horses, Hogs, Sheep
to do, as also of all or any part of my House furniture, and
Barnwell County Wills 1787-1798

WILL OF WM SCARBROUGH - Page 4.

plantation apparatus of every kind whatever, as circumstances
my require - and to dispose of their proceeds in any manner she
may choose.

Witness

Wm Scarbrough (SEAL)

Elisha Scarbrough

Henry Dorch

Recorded in Will Book "A", Page 112.

Recorded June 18th, 1810.

Osgarous P. Allen, Esq., Notary, Barnwell District.

Bundle 16, Package 9.