

Mary Ann Gyles (Seal)

Signed sealed and delivered in our presence, who together attended
and witnessed the same, at the request of Mr Mary Ann Gyles. The words
"my" being struck out in the last line of the first page and in the first
line of the second page.

Wm C. Munro Lynn Jauncey W. Munro Lynn H. F. Dickiebut.

Proved before Thomas Lebre O. O. J.P on the seventh day of
October 1837. At the same time qualified John A. Gyles Esq.
Judge of probate. Feb 28 1844 qualified this day John Gyles Esq.

19. B.
A. 23 State of South Carolina. In the Name of God. Amen. I Helose
Bonds of地球上, under, being of sound and disposing mind man
and understanding and mindful of the uncertainty of life, do make
and declare this my last Will and Testament, in manner and form
following, that is to say: I give, devise, and bequeath, unto my Exec
utor hereinafter nominated and to the survivor of them, and to his
other person or persons, or may hereafter be appointed according
to law to carry this my Will into execution, all my Estate, both real and
personal, of whatever nature or kind or wherever situated whether
in possession or expectancy, with full power to my Executor or such
other person or persons, as for the time being may be duly appointed by
law, to execute my Will and administer my Estate, to sell, alien or

in any other manner to dispose of, shall be my right to make
whether such or personal, and to make and cause to be made
such purchases. In trust nevertheless to apply and dispose of the
said Estate or the proceeds thereof after payment of all my just debts
in such manner as in law after demand and notice. My
Daughter Anna Le Roy wife of Narcisse Le Roy and my son
Charles Louis Bourde, we each of them to entitle to equal portions
of their deceased Sister Isabelle Bourde and it is my desire that the
should also be put upon an equal footing in the division of my
own estate: And whereas Also I have paid to the said Narcisse
Le Roy the husband of my said daughter Anna Le Roy, his due
tributary share of her Father and Sister Isabelle estate, amounting
to the sum of two thousand one hundred and fifty eight dollars
and fifty three cents, and have also given to my said daughter
and her husband a house and lot of the value of two thousand
eight hundred and forty one dollars and fifty seven cents; and
have also paid debts for the said Narcisse Le Roy, as his due
to the amount of two thousand dollars, making together the
aggregate sum of seven thousand dollars, which my said daughter
and her husband have already received from the estate of
her Father, her Sister and myself. Now therefore it is my will
and desire and I hereby direct my said executors a dividing that
in the first place to deliver on her behalf

in the first place to deliver or pay to my son, the said Charles, the sum
of seven thousand dollars, and to bequeathed in trust, of the full value
of seven thousand dollars, so as to put him upon an equal foot-
ing with his sister, the said Emma Le Roy, as appears; provided
that the same shall be accepted by my said son, the said
Charles Louis Bonds, in lieu of, and in satisfaction of his due
testimentary share of the estate, of his said father, and his wife
Beckie. It is then my will and desire and I hereby direct my said
executors or administrators, to divide all the rest and residue of
my estate, both real and personal, into two equal parts or shares,
and to dispose of the same, subject to a provision hereinafter
made for my own Mother Mrs Eugenie Dill, in manner and fashion
aforesaid: that is to say. One of the trustees or shares of the said estate
to be conveyed to me or to my executors and administrators
or to the said Charles Louis Bonds, his heirs, executors and administrators
and assigns; but it is my wish, my will and desire especially
direct that my said son Charles Louis Bonds shall
not be permitted to have the actual possession or control of
his said share until he attains the age of twenty one years
and in the mean time the rents, issues, income and annual
revenue of the same to be applied, to be support main tenance and
education. And as to the other trustee or share of the said
residue of my estate, my will and desire is that

my said son Charles Louis Boudo, in his life, and in satisfaction of his
testamentary share of the estate, of his said Father, and his sister
Eugenie, It is then my will and desire and I hereby direct my said
Executor or administrator, to divide all the rest and remainder of
my estate, both real and personal, into two equal parts or shares
and to dispose of the same, subject to a provision hereinafter
made for my own Mother Mrs Eugenie Gile, in manner and following
wise: that is to say. One of the Moieties or shares of the said re-
mainder of my estate to be conveyed transferred or assigned to my
son the said Charles Louis Boudo, his heirs, executors ad-
ministrators and assigns; but it is minthly my will and I hereby
expressly direct that my said son Charles Louis Boudo shall
not be permitted to have the actual possession or control of
his said share until he attains the age of twenty one years
and in the mean time the rents, issues, income and sum of money
thereof to be applied, to his support maintenance and
education. And as to the other Moiety or share of the said
remainder of my estate, my will and desire is, that the same
until they shall have duly settled and apportioned the same

Testament

32 I certify to the following, that is to say, In trust to receive
the rents, spous income and profits thereof during the joint
lives of the said Parcipe de Roy and Emma Le Roy and
his wife and from time to time to pay the same to the said
Emma Le Roy and assign, notwithstanding her continuall for her
sole and separate use free from the direction, control, or inter-
ference of her said husband, so that the said Emma Le Roy shall
not sell, mortgag, charge or otherwise dispose of the same, in
the way of anticipation. And if the said Emma Le Roy should
survive the said Parcipe Le Roy, her said husband, then in trust
to convey, transfer and assign the said Moiety or share to the
said Emma Le Roy, her heirs, executors, administrators & assigns
forever. But if the said Emma Le Roy should die in the life
time of the said Parcipe Le Roy, her said husband, then in
trust to convey, assign and transfer the said Moiety or share to
such child or children of the said Emma Le Roy, as she may
leave surviving her to be equally divided among them, share
and share alike, if more than one, and if but one, then to such
child and the his executors administrators and assigns of such
child forever, and should any child or child of the said
Emma Le Roy have died in her life time, leaving issue, such
issue shall represent the parent and take a share of the estate
accordingly. And if the said Emma Le Roy should die in the
life time of her said husband the said Parcipe Le Roy, leaving
no child -

in the life time of her said Husband the said Narcipe de Roy, leaving no child or children or the issue of any child, living at her own death then in trust, to convey, assign and transfer the said moiety or share, to such person or persons, then living, as by the laws of this State may be entitled at that time to distribution of my own estate in case of intestacy, Provided always and it is my true intent and will, that the whole of the said residue of my estate shall be subject as aforesaid to a provision for the support and maintenance of my Mother, the said M^r Eugenie Dile, of one half part or moiety off the clear rents, issues, income and profits of the said residue, to be paid to her half yearly, for and during the term of her natural life and I will and direct my said executors and administrators, before disposing of any part of the said residue, for the benefit of my said son, or daughter, to make such arrangements as may be necessary for securing to my said Mother, the punctual payment of the provision hereby directed for her support and maintenance. And I have by virtue of my said Executor of Administrators all power of selling, exchanging, conveying, investing and making partition or division of my estate, which may be necessary for carrying the several provisions of this my will into effect, to the use of either my said son or daughter, according to the value thereof, so that equal justice shall be done to both of my said Children and the dependents.

laws of this State may be entitled at that time to distribution of my own estate in case of intestacy, Provided always and it is my true intent and will, that the whole of the said residue of my estate shall be subject as aforesaid to a provision for the support and maintenance of my Mother, the said Mrs Eugenie Delé, of one half part or moiety of the clear rents, issues, income and profits of the said residue, to be paid to her half yearly, for and during the term of her natural life and I will and direct my said executors and administrators, before disposing of any part of the said residue, for the benefit of my said son, a daughter, to make such arrangement as may be want of the provision hereby directed for her support and maintenance. And I here by give to my said Executors & Administrators all power of selling, exchanging, conveying, investing capacity for carrying the several provisions of this my will into effect, directing that where specific property - conveyed or transferred by them to the use of either my said son or daughter, due regard shall be had to the value thereof, so that equal justice shall be done to both of my children in the division of my Estate. And it is my will, that all the real estate, and a personal, to which I am or may be entitled at the time

of my debts, shall be subject to the same restrictions as my first
will, estate shall be divided and apportioned among my
my legal heirs, and the provision made for the payment of
to the estate and in the manner hereinbefore provided in
-mate, constable and affix to this in Edmondston and I give power
Esquire, Executor of this my last Will and Testament and in
requesting of these witnesses, that both, or at least one of them
accept the said appointment and in witness whereof I have signed
my Will, until the proper substitute has been made before my
Daughter and the necessary arrangements made for securing
the punctual payment of the provision for my Mother, I do
I hereby Revoke all former and other wills, at any time before
by me made, declaring this to be my last Will and Testament.
In witness whereof I have hereunto set my hand and seal at
Charleston in the State of South Carolina this 1st day of October in
the year of our Lord one thousand eight hundred and forty two.

H. Bowditch (A.B.)

Signed sealed published and declared by the above named the
lives Bowditch, as, and for, his last will and Testament, in the presence
of us, who at his request, and in his presence and the presence of
each other, have subscribed our names as witnesses thereto.

W H Gibson J. Follett Henry Bailey

It is my Will, that Charles Edmondston Esquire should act as my

I declare

State of South Carolina, In the Name of God Amen I the
- last Bonds of the City of Charleston, in the State of said, where, to
- my mind and disposing mind wherein and understanding
do make and ordain this be it to my last Will and Testament
which was duly made and executed on the 19th day of September
A.D. 1832 together with a short Judicial Testate of the same date
First, I make it my will that my said Will or death shall entitle
me to pay or deliver to my son Charles Louis Bonds, property
or the proceeds of property, of the value of four thousand eight
hundred and forty one dollars and fifty seven cents, the sum being
the value and amount of a House and lot, which I had given to my
Daughter Emma Le Roy and her husband Narcisse Le Roy and
of debts which I had paid for the said Narcisse Le Roy and
my Will is that my Executors shall pay to my son Charles Louis
Bonds on his attaining the age of twenty one years, if the sum
shall not have been previously paid by myself, the sum of two
hundred and fifty eight dollars and fifty three cents, the sum
of which sum has been settled and adjusted by a sum
of the Court of Equity to be his share of the estate of his wife
his second wife, Charles in my bonds, and the sum

514 thereof allowed to me by this said Court for the education and
maintenance of my said Son, which has annually cost me more
than the interest on his share worth account to him
after paying the said debt to my said Son, and all my other just
debts, my will is, that the residue of my estate, real ^{and} personal
shall be divided into two equal parts or moieties, one of which
shall be settled and apportioned to the sole and separate use of my
daughter Emma Le Roy, in the manner and upon the conditions
and subject to the provision for my Mother Jane Gill, mentioned
and directed in my said Will and subject also to the alterations
and further direction hereinafter mentioned and declared; the
other moiety to be conveyed, transferred, apportioned and delivered
to my Son Charles Louis Bourdo, subject to the provision for my Mo-
ther Jane Gill and to the condition mentioned in my said Will
provided, that my said Son shall first, upon receiving the said
sum of two thousand one hundred and fifty eight dollars and
fifty three cents, have duly executed a release to me or to my exec-
utor, of all claim upon my estate, for his share of his Father or
Sister Cecilia's estate, without setting up any claim for a further
or larger sum on that account, either for principal or interest;
as I have settled with his Sister Emma Le Roy, and her husband
for their share of the said estates upon the same terms—
Second. I revoke so much of my said Will in relation to
the moiety of my estate to my Son Charles Louis Bourdo,

E d
J. L.

19.B.
N. 29

the Majority of my estate to be settled to the separate use of my daughter Anna Le Roy; as also that the said Majority shall be conveyed transferred and assigned to her, her heirs, executors and administrators from, in the event of her surviving her husband the said Narcisse Le Roy; and my will is that the said Majority of my estate shall be settled to the sole and separate use of my said Daughter Anna Le Roy, notwithstanding her marriage of her present or any future husband, and so as that she shall not sell, mortgage, charge or otherwise dispose of her interest in the same, in the way of anticipation, and that her husband and I shall be for the term of our natural life and no longer, the said Majority of my estate shall be equally divided among such children of my said daughter as the issue of deceased children as shall leave surviving her the issue of deceased children to represent their parents; and both shares accordingly; and if my said daughter should leave neither children, nor their issue, living at her death, then my will is that the said Majority of my estate shall go to such person or persons, then living, as by the laws of this State shall at that time be entitled to distribution of my estate.

Lastly, I do now and declare this present writing to my best friends, and I hereby confirm my said Will in every particular and every clause herein.

I am surviving her husband
the said Narcisse Le Roy: and my will is that the said Majority
of my estate shall be settled to the sole and separate use of my
said Daughter Anna Le Roy, notwithstanding her continuance
free, from the direction, control or interference debts or contracts
of her present or any future husband, and so as that she shall
not sell, mortgage, charge or otherwise dispose of her interest in
the same, in the way of anticipation, and that her husband said
interest shall be for the term of her natural life, and no longer;
and after the death of the said Anna Le Roy, my will is, that
the said Majority of my estate shall be equally divided among such
children of my said daughter or the issue of deceased children as
she shall leave surviving her, the issue of deceased children to repre-
sent their parents, and take shares accordingly; and if my said
daughter should leave neither children, nor their issue, living at
her death, then my will is that the said Majority of my estate shall go
to such person or persons, then living, as by the laws of this State shall
at that time be entitled to distribution of my estate.

Lastly, I ordain and declare this present writing to my
said wife to be a Bédecil and to be annexed thereto and taken as
part thereof; and I hereby confirm my said Will in every particular
and my desire, promise, and condition thereof that it not hereby altered
or revoked. In witness whereof I have by this Bédecil set my hand

Ex d.

J.

and will be fully satisfied if you
will make eight hundred dollars

more and add labor and judgment by an
Irishman, and for a saddle to be made to fit your
horse and to be taken as part thereof in the sum of one thousand dollars,
and to be given to him for his services in making the same, as compensation.
Bartholomew Clark Jr. Thomas Wilson & Co. County

Sworn before ~~Henry Lakin~~ October 8th 1839

Ex d^d day of October 1839. At the same time you find shall cause to be
J. L. Brewster.

19.B^s
N. 29 State of South Carolina. In the name of God Amen I do make and
call my last will and Testament before witnesses above named, in presence of
but weak in health and being desirous of disposing of my worldly
estate affairs, do make and ordain this to be my last Will and
Testament. In the first place, I commit my soul to the keeping
of who created it and my Body to the earth, and as to such worldly
estate wherewithal it hath pleased Heaven to intrust me, I will
and dispose thereof as follows. I give and devise and bequeath
all my estate real and personal of any and every sort what so
ever with every thing to which I may be intituled at the time
of my decease, unto my children and grand children, hereinafter
particularly named, to