

The State of South Carolina In the Name of God Amen, I
N^o. 37 Joseph Young of the City of Charleston and State aforesaid being
Chandler, being in good health of body and of sound and disposing
Mind and Memory (praise be God for the same) and being desirous
to settle my worldly affairs whilist I have strength and capacity
so to do, do make and publish this my last Will and Testament
Hereby revoking and making void all former Wills & Testaments
by me at any time heretofore made. And first and principally
I commit my soul into the hands of my Creator who gave it, and my
body to the Earth, to be interred at the discretion of my Executor here
in after I am dead, and as to such worldly Estate wherewithal it hath
pleased God to endue me, I will and dispose of as followeth, that
is to say my wish is that all my just debts and funeral expenses be
paid as soon after my decease as conveniently may be, and the remainder
of my Estate (after said payments are made) I give devise and be
queat as followeth, unto my beloved wife Mary Ann Young I give
devise and bequeath One third of my whole Estate and the remain-
ing two thirds of my Estate I give devise and bequeath unto my chil-
dren Joseph Henderson Young, Mary Ann Young, and any future
spouse I may have by my said wife Mary Ann Young, to be equally
divided between them, share and share alike, to be paid unto them
by my said Executor hereinafter named upon their respectively
attaining the age of twenty one years, or upon the day of mar-
riage of my daughter or daughters (should she or they marry before
attaining the age of twenty one) and in the event of the death

committ my soul unto the hands of my creator who gave it, and my
body to the earth, to be interred at the discretion of my Executor here
or after named, And as to such worldly estate wherewithal to hath
pleased god to inherit me, I will and despose of as followeth, that
is to say my will is that all my just debt and funeral expences be
paid as soon after my decease as conveniently may be, and the remainder
of my Estate (after said payments are made) I give devise and bequeath
great as followeth, unto my beloved wife Mary Ann Young I give
devise and bequeath One third of my whole Estate and the remain-
ing two thirds of my Estate I give devise and bequeath unto my chil-
dren Joseph Henderson Young, Mary Ann Young, and any future
spouse I may have by my said wife Mary Ann Young, to be equally
divided between them, share and share alike, to be paid unto them
by my said Executor hereafter named upon their respectively
attaining the age of twenty one years, or upon the day of mar-
riage of my Daughter or daughter, (should she or they marry before
attaining the age of twenty one) and in the event of either of any of
my said children dying before the age of Twenty one (or day of mar-
riage of my said daughter or daughter,) I give devise and bequeath
the share or shares, I have been giving unto him, her or them, with
them alike forever. And I do hereby nominate constable and
apprentice to my said children Miss Mary Ann Young to be the execu-

State of South Carolina
County of Columbia
I do solemnly declare and state that I am of sound mind
of sufficient knowledge of my acts and of the nature
and tendency

I myself made, published and caused to be printed
Joseph Young, as and for his last Will and Testament
of us, who at his request, and in his presence, signed
our names as witness thereto.

W. M. Scott Michael Lazarus Jr. George W. Scott

Proved before Thomas J. Fox C. C. T. S. on the 24th day of July 1838 at the same time qualified to pay the sum of

24th by day of July 1838 at the same time qualified to pay the sum of
Tide. Execution

19th 1838
No 38 I Alexander Similar of the City of Columbia in the State of
South Carolina, do make, desire and publish this my last Will and
Testament. A large portion of my property being in the hands of Mr.
Johnston in Augusta, my will is that for two years after my death
my Executor and Executrix hereinafter named shall dispose
more of it from him, than they may find necessary to pay debts
and afford a proper support to my beloved wife Margaret
Similar; and my said Executor and Executrix will make no
discretion as to any molygence he may require after the ex-
ecution of two years