

Say Browne
Witness from Peter Robert
Jacques Guerry
John Barnet.

To Carolina Indentures
Craven County

Anna George Whigham parish the 28th April 1792
This day came & appeared before me
Henry One of the Trustees for the Poor in
Craven County appeared John Barnet who
after having taken his oath on the holy Evangelick
of Almighty God do declare that he did signe Mr
Peter Robert Junior Signe Island and declare
the aforesaid Instrument to be his Act & Deed
and that he did signe & see the other Writings done
by me Witness I wrote to me Henry Henry
26th June 1792

Recorded

Bundell XX No 8

I much further Will —

In the Name of God Amen
I Samuel First of James Island Berkeley County
in Province of South Carolina being greatly aged & bed of Sickness
and purpose mind and memory Praised be God for the
same and knowing that he is appointed for all men
One

S. Carolina

One to my sonne and obtain this to be my last
Will and Testament in form and manner following
First I command my Subjcts the handes of Almighty
God that gave it me keeping through the merits of
my Saviour from Christ to obtain Remission
and pardon of all my Sins and to obtain Eternal
Life and my body to be decently buried in a Christian
manner at the discretion of my Executors
hereafter named in the burying place allotted in my
Plantation already made for that purpose
In Testimony I will that all my funeral Charges
be paid immediately after my decease by my Executors
as also that all my just and lawfull debts be
likewise paid by my Executors
Item I will to my dear & beloved Wife
Anna Sixth she have the use benefits profits &
advantages of my Plantations houses with houses
and buildings thereon or thereto together with all my Slaves
Except as hereafter Excepted With all my Stock
of Cattle house hold goods Plate Jewels gold silver
and what else and what else and the same to enjoy
peaceably and quiet by writing the same after being
my Will done paying for the use and benefits of the
same Each and every year as the same shall be come
due the sum of five Shillings of this Currency to Anna
Chapman or her heirs or my Executors if deceased
Item I Will give and bequeath my Grand daughter
in law and my beloved Anna Chapman daughter
of William Chapman after my Wifes decease remaining
at the time of her decease I think shall first happen
my Two Plantations containing all the land and
Twenty Acre less or more with a clear way
of their appurtenances profits and advantages
to

3. The same belonging even among these appertaining
together with a Negroe Slave, and therefor I do

by Name Anne Young Miriam Chapman Mother
to Daniel, Betty Sampson, York, Bf, Mingo
and Duke the rest being named hereafter is carpeted
Also Threepenny Beds for Christ One Silver Tankard

Porringer and Sea Spoon, Two good Pewter good Kelly
Household goods, Six Hand Eight hundred Pairs of & and What
else to the said Anne Chapman, and to her heirs lawful
begotten of her body forever — But in Case the

Said Anne Chapman shall happen to die before she have
any such Lawfull Issue begotten and born of her body
Then my Will is And I hereby give and bequeath

my above Said Two Tracts of Land or Plantations —
containing Two hundred and Twenty Acres Lyes on
More or Less Acre, Where I now live

together With all & Singular The said Slaves &
This I give as above said, and all and Singular the
above said good, Bed Sheets, Silver Plate and pair of
and What else by me given or in Law George —

Chapman Son of William Chapman aforesaid him &
his heirs for wormore. So that the said Anne Chapman
or her husband after marriage with her have such
Lawfull Issue as above mentioned, She pay yearly
and every year as the same shall become due the sum
of five Shillings Current money to the said George —

Chapman or his heirs or a foyers to the Intake
and just price for Want of such Lawfull Issue
aforesaid, all my said Real and personal Estate
belonging also to the said George Chapman
and his heirs for wormore

Item I Will my Sister Mary Young the

Sum of

of five Shillings Current money of this Province
in discharge her last will and Testimony for ever of and —
from my Children or Demandants of my Said Real estate
Estates or any part part or portion thereof —

I am also my legatee unto her and Noe, Martha Belinda
Eight pounds Current money of South Carolina to be paid her
to him and A foyers within the Term of two years after
my decease by my Executor or executors named —

I also I give and bequeath unto my beloved friend —
Anthony Mathews Junior One Negro boy by name —
Tom. The son of my Negro Wench Jenny to him &
his heirs for ever —

Item I Will unto Hannah Henry widow of Sir
Shollings Current money discharging her to have any
right Title claim or demands of and for man or part
of parcel of my Said Estates real and personal
as also her heirs Executors, executors and foyers
Or by from or under her them or any one of them
Cut here by Executors and debtors all and every
of them to have any right or Title to the same
by the same person to her for ever —

I give my Negro man London and Harry
their freedom after my decease, and that they
have two acres of Land to plow land in Williams
Old field so called to be divided by my Executors during
their Natural Lives —

I also I give my Negro man Dick and old Miriam
both their freedom after the decease of my W.P.
Age of fiftieth or at the time of his Renovatio
Which which first happen also at my Wictoring
Appointed at my decease to my Slave Dick —
Lastly I do hereby nominate & appoint my
Dear and loving Wifd Anne Frith Executor
and my beloved friends William Chapman and Anthony
Mathews, Senior to be Executors to this my

at W. Bond's Courtment Working and
despatching all former and other Writs
Legatus and Exequaturs before made by
me and renewing this my Deed by Letter Writ
and Testamentary Writs of the same
I have set to my hand and signed my
Mark this Fourth day of February in the
year four score Lord God 1730, King of our Country
King George the Second over Great Britain,
Ireland and Scotland King, Defender of the
Faith and of his Allegiance to the Throne the
fourth ^{mark} Samuel F. D. Sixth

I called and signed published pronounced

and declared in the presence of us
Being contained on two Sheets
of paper

Samuel Bowers

Joseph Atwell

Nicholas Miller

14 March 1732
Before the Court of the Governor &
Sesquies Councillors

Personally came and appeared before me Samuel
Bowers Joseph Atwell and Nicholas Miller
the three Subscribing Testifiers to a written
Will of Abigail Miller late wife of the late
Esq; George Miller Almighty God declare they
were present at and he then and there named Sam
F. D. to whom seal publish and declare the same
to be his last Will and Testament that he willed
the same time of sound and disposing mind
memory and understanding to the best of the
Testifiers knowledge and those Testifiers
say they severally subscribed their names as
W. Bond's Servt in this Testator's presence

1st July 1732 Robert Robeson
Testified Chas Hart sign

Mortgage by Matthew Miller to the sum of
Twenty five Pounds. Bill of Sale 4th June May 1732
To all to whom these presents shall come Matthew
Miller of Colleton County in the Province of South Carolina Planter
and Breeding Negroes, I am Justly and bona fide indebted unto
William Scott of Charles Town in the said Province Merchant
in the sum of Two hundred and forty Pounds Current money of the
Province of South Carolina Now know ye That for the Consideration
thereof and for the Consideration of the sum of Two hundred
Current money soone in hand well and truly paid by the said
William Scott or before the Execution hereof The receipt of
whereof I do hereby acknowledge I the said Matthew Miller
have bargained sold and delivered unto the said Charles Town
planter his release grant & Confirm and have William Scott his
affixes All That his Negroes knowne Gilbert and Thomas
together with their Incomes And also one Cow with her
Calf and Affirfumance to the said property for 200 £ & to hold
the said Negroes to the said Charles Town and all other the lands with
appurtenances thereto mentioned unto the said William Scott his heirs & affixes forever justly
Equally & Equally without any contradiction claim Disturbance or hindrance of any
Person whatsoever PROVIDED it always to open the condition following that is to say if the said
Matthew Miller my said Coffers or Affairs die or shall well & truly pay or cause to be paid
unto the said William Scott or to his certaine Attorney Coffers Administrators & Affixes as soon
as may be the first day of January and bearing the date thereof that then these Presents
shall be void & of none Effect. But if Default be made in payment of the said
sum of Two hundred and forty Pounds or of any part thereof Contingent to the manner &
time aforesaid that then these Presents to stand in full force to the time A.M.D. I the said
Matthew Miller for my self my heirs Coffers and Administrators the Covenants before made to the
said Charles Town Scott his Coffers Administrators & Affixes by these Presents in
witness whereof (that is to say) that in fee that the said Matthew Miller my Coffers or
Affixes shall make Default in Payment of the said sum of two hundred & forty