

such debts and funeral expences are fully paid and satisfied, I give devise and bequeath all the rest residue and remainder of my Estate both real and personal inta sever and whatsoever unto my brother Amos Pilsbury of the said City and State and to him and his heirs, Executors, Administrators and Assigns for ever. And lastly I do hereby nominate and appoint my said brother Amos Pilsbury Executor of this my last Will and Testament, revoking and making void all Wills heretofore by me made. In witness whereof I the said William Pilsbury have hereunto set my hand and affixed my seal this twenty ninth day of August in the Year of our Lord one thousand eight hundred and one.

William Pilsbury Esq.

Scaled and delivered in the presence of
Laurence Hint. William Leech John Wm. Johnston
Proved before Charles Living Esquire Q.C.S.D September
ber 11. 1801. At same time qualified Amos Pilsbury
Executor.

234 C. St. C. L.

South Carolina.

16. In the Name of God Amen, I Charlotte Board of
Charleston Widow, being in sound disposing mind and
judgment, do make ordain and declare this my last Will
and Testament, my soul I bequeath to my blessed redeemer, on
whose merits I rely for eternal happiness. 1. I desire that
all debts due by me may be discharged as soon as possible
2. I give and bequeath to my Son in law Raftyard Sonia
Esquire five hundred pounds sterling, if I should survive him,
then the same to be paid and divided equally among his
Children. 3. I give and bequeath to my niece Henrietta
Mary Broughton one hundred pounds sterling and a
complete suit of mourning. 4. I give and bequeath to my four
nieces Eliza Charlotte & Mary, Henrietta Mary Broughton
Mary Motte and Charlotte Broughton all my jewels
watch and wearing apparel to be impartially divided and
allotted among them. 5. After payment of my pecuniary
legacies aforesaid then remaining part of my Estate in cash
money in the funds of the United States or the State of
South Carolina bonds, notes or other specialties and

due to me, and all my negro slaves (the wench Rachel excepted) to be fairly appraised and valued, one half the amount of such valuation I bequeath to the Children of my deceased brother Nathaniel Broughton, namely Thomas Broughton my niece Eliza Charlotte Mazyck and my niece Henrietta Mary Broughton share and share alike, but in case I should survive either of them then to the Children or heirs of such. The other half I bequeath in three parts into which my executors will divide and apportion as follows, to my niece Mary Motte one third part, to my niece Charlotte Broughton one third part, to Heating Simons and C. Porcher Esquires in trust for the Children of my deceased Nephew Alexander Broughton one third part, which last third as soon as the valuation and amount can be ascertained to be paid in money or specialties only, into the hands of my said trustees and the same to place at interest in funds of United States or otherwise as they shall judge best, and the interest thereon to receive and when it shall amount to two hundred dollars to place the same at interest as the principal, and my will and desire is that when any of the Children of my said Nephew Alexander Broughton shall attain the age of twenty one years or marry, that my said trustees do divide the same to and amongst such as may be living, but in case there should be none of my said Nephew's Children attain that age or marry, then my said trustees will pay the said third part with the interest equally between my said nieces Mary Motte and Charlotte Broughton. & all the residue of my Estate of every denomination plate, furniture, horses, carriage or other property, I bequeath to and amongst my aforesaid four nieces and my nephew Thomas Broughton to be appraised allotted and divided amongst them by my executors in the most equitable manner as soon after my decease as possible. T. I desire that my niece Henrietta Mary Broughton may have the option to take her proportion of my negroes at the appraised value or the amount id moned out of my Estate and it is my wish that my negroes may be possessed and remain among my legatees, and the wench Rachel to have

My privilege to choose her owner in the family, whom
that may be, knowing her faithful services to me, I hope will
influence for her a comfortable situation and give her
suitable mourning, and in trust for her support to give
to him or her twenty pounds, and if not expended in
her life time the residue to the person she so chooses to
whom she is to pass without appraisement or price and
give her further six pounds at her own disposal, and
to my negro women servants all of them mourning & lastly
I appoint Executors to this my Will my Nephew
Thomas Broughton Senior, Alexander c Motte and Alexander c Motte and have hereunto subscribed my name
and affixed my seal at Charleston this twenty eighth
day of January 1800.

Charlotte Izard Seal

Signed, Sealed and declared by Charlotte Izard to be
her last Will and Testament in presence of us, the in-
terlineation of women servants being made before signing.
John Dawson, John Dawson Senior

Proved before Charles Loring Esquire C.C.T.D. September
21 1801. At same time qualified Alexander c Motte Executor

Examined December 3 1801 Qualified Thomas Broughton Executor.
836 C. S. 36 C. L.

148° N. 7. In the Name of God Amen, I Elizabeth Rivers
of Charleston widow, do now make my last Will and Testa-
ment, hereby revoking all others. I give to my daughter Rebecca
Rose, my negro man Charles, for ever. I give to my daughter
Mary Loring, my negro man Ned, for ever. I give to my grand-
daughter Maryann O'Hara, my negro girl named Mary,
with her future Issue and Increase for ever. I give to my
grand daughter Rebecca Loring, my negro girl Dye,
with her future Issue, for ever. I give to my grand daughter
Martha Woodcraft, my negro girl Bell, with her future
Issue for ever. I give to my grand Son Richard Woodcraft
my negro boy George, for ever. I give, devise, and bequeath all
the rest, residue and remainder of my Estate, real and personal
to my two daughters, Rebecca Rose and Mary Loring,
to be equally divided between them, to hold the same to them
and their respective heirs, Executors, Administrators and
Assigns for ever, subject however to the payment of the
following sums, and with which the same is hereby chan-
ged, to wit, one hundred pounds sterling to be paid