

and her son and with my will to whom benefit and her daughter's right
her heart is equally divided between them, it was distressing to me, but
her & Elton situation forced me to the offering. I can't command it to
my daughter Sarah Lance to make her will as soon as possible after my
death, being advised that the same is necessary. Lastly I nominate and
choose and appoint my son in law Lambert Lance, and my nephews
John Parker Junior and Thomas Parker executors of this my last Will
and Testament hereby revoking all others by me heretofore made or
written whereof I have hereunto set my hand and seal this seventh day of
March in the year of our Lord one thousand seven hundred & ninety two.

Dorcus Harvey (S)

Signed, Sealed, published and declared by the Testatrix as and for her
last Will and Testament in the presence of us who at her request, in her
presence and in the presence of each other have hereunto subscribed
our names as witnesses thereto.

Sarah Clement, William McKenzie Parker

South Carolina.

In the Name of God Amen, I Dorcas Harvey of the Parish
of St. Stephens Sante do make and publish this my Codicil to my last
Will and Testament in manner following. Whereas in my said will, I have
given two fifth parts of the debt due to me by my Son in law Thomas
Cooper deceased to my Nephews John Parker Junior and Thomas Parker
in trust for my daughter Sarah Lance as is in my said Will mentioned
and whereas I have thought proper to alter the same and to give only
one third of the said debt to my said daughter, and the remaining two
thirds to my daughter Jane Cooper; I do therefore hereby alter my wills
to the same, and do hereby give and bequeath unto my said Nephews John
Parker Junior and Thomas Parker their executors, administrators and
assigns one third part of the said debt, in trust nevertheless to and for the
same uses, intents and purposes as I have expressed in my request to them
of the above mentioned two fifth parts of the said debt, and as to the remain-
ing two thirds parts of the said debt, I do hereby give and bequeath the sum
unto my said daughter Jane Cooper her executors, administrators and assign-
ees at her request and in the presence of each other have hereunto set
our hands as witnesses, the words 'the same' being first struck out in
the straight line from the top.

Dorcus Harvey (S)

Signed, Sealed, published and declared by the Testatrix as and for her
Codicil to her last Will and Testament, in our presence, who in her pres-
ence at her request and in the presence of each other have hereunto set
our hands as witnesses, the words 'the same' being first struck out in
the straight line from the top.

11. witness. Examined
Proved before Charles Linney Esquire & C. T. D. December 21st 1802.
At same time qualified Lambert Lance Executor
Examined 2nd Co. S. C. L.

That I, S. R. 20. In the Name of God Amen, I Reuben Newman of Charleston
District, in the State of South Carolina, Gentleman being sick and weaker
body, but of sound mind, memory and understanding, present be God for his
some, do make this my last Will and Testament in manner and form following,
first I will and desire that it may be decently buried in the parish
church yard of Saint Phillips, and that my funeral expenses be paid. Item I
will and desire that all my just debts be paid. Item I give devise and be-
queath unto my brother Alexander Newman, all the rest and residue of
my money, securities for money, goods chattels, estate and effects of what na-
ture or kind soever, to whih the same unto my said brother his heirs, executors
administrators and assigns forever. And I do nominate, constitute and
appoint Daniel O'Hare, Daniel Courtenay and James Henley Execu-
tors of this my last Will and Testament, hereby revoking and making void
all and every other Will and Wills at any time heretofore by me made;
and do declare this to be my last Will and Testament. In witness whereof
of I the said Reuben Newman have hereunto set my hand and seal the
nineteenth day of August in the year of our Lord one thousand seven
hundred and ninety two.

Reuben Newman (S)

Signed, Sealed, declared and published by the above named Reuben New-
man, as and for his last Will and Testament, in the presence of us who at his
request and in his presence have subscribed our names as witnesses thereto
Philip Schaub, John Woods

Proved before Charles Linney Esquire & C. T. D. December 21 1802.
At same time qualified James Henley Executor

Examined
2nd Co. S. C. L.

State of South Carolina
J. 21.

In the Name of God Amen, I Emanuel Abrahams of the City
of Charleston in the State of South Carolina, Seaman, being of bodily
health, and of sound perfect mind, memory and understanding, calling to
mind the uncertainty of this life, do make, publish, pronounce and declare
this to be my last Will and Testament, in manner and form following:
Imprimis, that all my just debts and funeral charges be first paid. Secun-
dly, I give devise and bequeath unto my near niece Rachel now the wife
of Solomon Woolf deceased, and to her and her heirs for ever, all my
moveable property, of every description whatsoever, also the whole of
real property, being that house and lot in River Street,

plan of this City by number two hundred and fifty six, adjoining the said
hers meeting, also a tract of land of one hundred acres in Craven County
in the State aforesaid as per plat. Thirdly, I give and bequeath unto clear
now the Wife of Reuben Levy the sum of sixty dollars per annum, to be
paid to her out of the rent arising from my real estate, during her natural
real life, which sum aforesaid, shall not be subject to the controul or
burde for the payment of the debts of her husband the said Reuben
Levy. Lastly I nominate and appoint my niece Rachel Woolf myself
Executor to this my last Will and Testament, revoking and nullifying and
making void all former Wills and Testaments by me made. In Testimony
my whereof I have hereunto set my hand and seal this fourth day of
December in the year of our Lord one thousand eight hundred, and
the Independence of the United States of America the twenty fifth.

Samuel Abrahams

Signed, sealed and delivered in the presence of us, and we in the pre-
sence of each other.

Thomas Baker Solomon Harby Philip Cohen
Proved before Charles Lining Esquire O.C.T.D. December 3. 1802.
At same time qualified Rachel Woolf Executrix.

Examined & S.C.L.

143. S. 22. In the Name of God Amen, I Samuel Benoist of St. Johns
Parish, Beaufort County South Carolina, being in perfect mind and
memory, revoking all others appoint this to be my last Will and Testa-
ment. It is my will and request that all the property I have be left in
the hands of my two brothers Francis Benoist and John Benoist
also my Wife Mary Benoist who are to do with it whatever they
think best or most to the interest of the same. 15th July 1802.
Witnesses -

Samuel Benoist.

Elizabeth Benoist Thomas Hatchett
Proved before Charles Lining Esquire O.C.T.D. December 6. 1802.
At same time qualified John Benoist Executor.

Examined & S.C.L.

143. S. 23. In the Name of God Amen, I George Trout of Charleston in
the State of South Carolina, being of sound mind memory and understand-
ing, do now make & publish this my last Will and Testament. I commend
my soul into the hands of Almighty God my creator, my body I desire may
be decently interred at the discretion of my Executrix and Executors herein
after named, humbly hoping for a glorious resurrection to eternal life through
the meritorious satisfaction and prevailing intercession of my blessed Sav-
ior and Redeemer Jesus Christ, and the worldly estate wherewith it hath

planned God of his bounty and favour to bestow upon me, and my
debts and funeral expenses are fully and ultimately paid and
honorably given, and bequeath in manner and form following:
Imprimis, I give and bequeath unto my beloved Wife Catharine Trout
my occupation, issues and profits of all that my piece or parcel of land, situated
on the east side of Friend Street in the City aforesaid, and lately in the occupancy
of Mr. Norton, for and during the term of her natural life and at her death
I give devise and bequeath the same unto such of my children as shall then
be living, to be equally shared or divided among them and to their heirs
and assigns forever as tenants in common, on their arriving to the age
of twenty one years, that is to say, not to be sold until all my said children
or such of them as shall or may be living at the death of any said child, shall
arrive to the said age, and in the intermediate time of their minority of
them, my said children, the rents, issues and profits to be equally divided
among them, for and towards their education, maintenance and support.
Item I give and bequeath unto my said Wife all my household and kitchen
furniture, bedding and wearing apparel, plate, china and every other article
belonging to me in use, in and about my house of whatever kind, as they
shall be at the time of my decease without impeachment of waste from
my said children, or either of them, to hold to her for and during the term of her
natural life, and at her death to be divided in equal proportion among some
of my children as shall then be living. Item my house and lot of land
in Broadside Street which I purchased from Benjamin Harvey and
Wife, and which I now occupy, I give devise and bequeath unto my dearly
beloved children, Mary C. Trout, James George Trout, Eliza Rebecca Trout
and William Trout, to their and each of their heirs forever, upon their
arriving to the age of twenty one years, in the following manner: that is to say,
on my first child's arriving to the age of twenty one years, I give her
or him one fourth part of the rents, issues and profits of the same, on
my next eldest child's arriving to that age, I give him or her another
fourth part of the rents and profits of the same, and on my next eldest
child's arriving to that age, I give her or him one other fourth part of the
rents, issues and profits of the same, and also on my next and last child's
arriving to that age I give one other fourth part of the rents, issues and
profits of the same, that is to say, and my meaning is, that at the end or
expiration of every year, one fourth part of the profits whatever it may re-
main, shall be paid to each child as directed above. And then I desire and my
will is that the said lot of land with the appurtenances thereto belonging
be sold either at public or private sale, for the most money that can be pro-
cured for the same, and the monies arising from such sale to be given
and divided equally among them, my said dear children, share and
share alike, and during their and either of their minority, my executors
and executors are to receive and apply the rents and profits arising
from the same towards their education, maintenance,