

personal Estate which I shall die possessed of or entitled to, and I hereby give and devise unto her my said Wife all and singular my real Estate whatsoever and wheresoever to hold to her my said Wife her heirs and assigns for ever and I hereby nominate and appoint my said Wife sole Executrix of this my Will and I hereby declare this to be my last Will and Testament. In Witness whereof I have hereunto set my hand and seal this sixth day of May in the Year of our Lord one thousand seven hundred and eighty nine.

Sam: Allen *SD*

Proved before Charles Lining Esquire C.C.S.D. c November 13. 1801.
At same time qualified Harriett Allen Executrix.
C.C.S.D. *SD*

Signed, sealed and delivered by the Testator to be her last Will and Statement in the presence of us who in her presence and at her request have subscribed our Names as Witnesses thereto.

Daniel Smith Abraham & Markley Joseph Purcell

Proved before Charles Lining Esquire C.C.S.D. November 17. 1801
At sometime qualified Thomas Smith Executor.

C.C.S.D. *SD*

14 C. No. 37.

State of South Carolina

In the Name of the Lord Jesus Christ Amen, I George Tickling Senior of Wadmalaw Island in Colleton County in the State aforesaid being thro' the abundant mercy and goodness of the Lord the weak in body yet of a sound and perfect mind and memory do constitute this my last Will and Testament and desire it to be received by all as such, Imprimis I do most humbly bequeath my soul unto the Lord beseeching his most gracious acceptance of it through his all sufficient goodness and with such hopes and confidence I do render it up with comfort, bles and fear his holy Name as to my mortal Estate after my decease my will and positive order is that all my lawful debts be first paid and discharged, I give and bequeath my Estate to Thomas Tickling Senior and unto Samuel Jenkins Senior of Wadmalaw all my land on the said Island to be divided between them both. Item I give and bequeath unto Jane Tickling my half Sister fifty pounds. I give and bequeath unto Doctor George Johnson my Nephew fifty pounds. I give and bequeath unto my Nephew Edward Tickling the son of Charity Tickling my half Sister fifty pounds for each sterling money to be paid unto them. Item I give and bequeath to unto George Samuel Thomas and Christopher Tickling the Sons of Sarah Tickling my half Sister and her daughter Mary Tickling my Niece all the remainder part of my Estate to be appraised and sold at public sale according to law and the money arising to be equally divided between them but in case either of those Children of Sarah Tickling aforesaid mentioned dies before the same arrive to the age of eighteen years the part herein mentioned for them is to return again unto my Estate and to be equally divided between those then surviving. Item my will and desire is that each child's part to be put to interest on bond and good security and the interest money annually paid and that also put to interest with bond and security and as each or either of them arrives to the age of eighteen years their part and portion to be paid and delivered up to them. Lastly I do hereby constitute and appoint

14 C. No. 35. In the Name of God Amen, I Sarah Waring Bee of the State of South Carolina, considering the uncertainty of this mortal life and being of sound mind and perfect memory, and willing to settle my worldly concerns, do make ordain and appoint this my last Will and Testament, hereby revoking and making void all other Wills by me heretofore made. Imprimis I do give and bequeath (after the full payment and discharge of all my just debts and accepting the legacies hereafter given and bequeathed) unto my beloved Mother Mary Bee all the Estate real and personal I may be possessed of at the time of my decease, during her natural life, and after her decease, it is my Will and desire that it shall go to my beloved brother Thomas Smith to him and his heirs for ever, but should my said Mother Mary Bee survive my said brother Thomas Smith, then in such case it is my Will and desire that all the said Estate so devised and bequeathed, shall be at the entire and sole disposal of my said Mother Mary Bee. I give and bequeath unto my beloved Aunt Sarah Hutchinson two hundred pounds to be paid her in two equal yearly instalments that is to say, one hundred pounds to be paid twelve months after my decease and one hundred pounds at the expiration of twelve months after. I give and bequeath unto my beloved friend and adopted Sister Ann Purcell a mourning ring, of her choice, to be worn in remembrance of me. And lastly I do hereby nominate, constitute and appoint my said Mother Mary Bee Executrix and my said brother Thomas Smith Executor of this my last Will and Testament. In Witness whereof I the said Sarah Waring Bee have hereunto set my hand and seal this thirty first day of August in the Year of our Lord one thousand eight hundred and one.

Sarah Waring Bee *SD*

2 Neophuns George Samuel Thomas and Christopher Picklings are the
of Sarah Pickling Executors of this my last Will and Testament
utterly revoking all former Will by me made and ordain this to
be my last Will and Testament. In witness whereunto I have
set my hand and seal this twentieth day of October in the Year
of our Lord one thousand eight hundred and one and in the
twenty fifth Year of the Independence of America.

George Fickliny *Ses.*

Signed, Sealed as his last Will and Testament in the presence
of us.

of us.
Mary Fickling William Johnson William Richard Whiting
Proved before Charles Lining Esquire C.C.S.D. October 20. 1805.
At sumt time qualified George Fickling Executor.—
August 16 1820 qualified Thomas Fickling Executor

33 Co. St. } C. L.

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189.

I the undersigned (i.e. Pierre Bourronvivier, Priest) give first
to the Roman Catholic Church my house with the ground belonging
to me in Beresford Street, Item two hundred dollars for the building
of the said Roman Catholic Church which they are about building. Item
to Madame Pateot three hundred dollars for the education of her
daughter. Item to Madame Daugler the sum of two hundred dollars.
Item to Madame Marinot one hundred dollars. Item to Michael
Pramé five hundred dollars. Item to William Delorme Son of Fran-
cis Delorme four hundred and twenty dollars. Item to Ortance
Delorme my gold watch and my mahogany bureau. The remainder
of the funds shall be placed in the hands of Francis Delorme in order
that they be employed by him in conjunction with Dr. S. Gallagher
and Michael Pramé the only persons employed in pious works for
the relief of the poor. Charleston November 17. 1804.

Jules Pierre Bourdonvivier.

John Francis Delorme - Simon Felix Gallagher - o Michael Plumé.
I name for the Executor of my Will John Francis Delorme Charleston
November 17. 1804.

Witnesse^s file Pierre Bourdonvivier
Simon-Felix Gallagher & Michael Rame
Proved before Charles Lining Esquire O.C.T.D. November 27. 1801
At same time qualified John Francis Delorme Executor
J.C. A. S. L.

State of South Carolina. In the Name of God Amen, I Suck

Concord of me Lucy of Charleston in the State aforesaid after, so m
this may last Will and Testament in manner and form following that
is to say, First after the full payment and discharge of all my just due
and funeral expenses, I give and bequeath unto my wife Elizabeth
Swain (during the term of her natural life) and no longer) my house
and lot situate in Stolls Alley, where I now reside with my household
and kitchen furniture, with my three Negroes Peter, alias Elizabeth
Mary and Nancy, with their future Issue and Increase, and from
and immediately after the death of my said Wife, I will order and a-
rect that my said house and lot, household and kitchen furniture,
and the three Negroes above mentioned, together with their Issue and
Increase, be sold and disposed of, either at public or private sale (for
the best advantage) and the proceeds arising from such sale, to be
equally divided among all my Children, share and share alike; in
in case of the death of either of my Children, leaving Issue before
such sale and division takes place, such Issue to represent its share
and receive the share or proportion arising from the said sale, if
more than one share and share alike. Item it is my Will that as
as convenient after my decease, that my Executors, or such of them as
shall qualify and act under this my Will, should purchase two Neg-
ro boys, one for the sole and absolute use benefit and behoof of my Son
Luke, the other for my Son a Mark, but in the event of my giving
to my said Sons Luke and a Mark, a negro boy each, in my life
time, then and in that case, the above bequest to be void. Item
it is my will and desire, that my Estate should be kept toge-
ther, until my youngest Child shall have received its education.
Item I give devise and bequeath the rest residue and remaindes
of my Estate of what nature and kind soever, and wheresoever to
and among all my Children share and share alike, but in the
event of the death of either of my said Children, under age and
without Issue, the share and proportion of such Child so dying,
be divided amongst the survivors share and share alike. Lastly
I hereby nominate constitute and appoint my said Wife guardian
to my Children, and Executrix to this my last Will and Testame-
nt to appoint my Son John Swain, and my Son in law Bryan
Hussey Executors to the same. In Witness whereof I have hereunto
set my hand and seal this day of in the
Year of our Lord one thousand eight hundred and one.

Luke Swain *L.S.*
Sealed and delivered in the presence of us.
Henry Long John Littleband
Proved before Charles Lining Esquire C. C. T. D December 4, 1860