

to my Wife Elizabeth and child Margret all my personal  
Estate book, debts, notes of hand or dues whatever and  
likewise the said Elizabeth to pay all legal demands  
against the said Estate and I do hereby utterly disallow  
revoke and disannul all and every other Testaments and  
confirming this my last Will and Testament in witness  
whereof I have set my hand.

Archibald Anderson

This 8<sup>th</sup> day of September in the Year of our Lord one  
thousand eight hundred and one.

Witnesses Robert Swan Robert Walker John McQueen  
William Walker

Proved before Charles Lining Esquire O.C.T.D. October  
2. 1801. At same time qualified Elizabeth Anderson Executrix  
180 C. 22. } C. L.

14<sup>th</sup> 1801  
No. 10. In the Name of God Amen. I Henry Calwell  
grocer of City of Charleston, State of South Carolina,  
being of sound mind, memory and understanding, calling  
to mind the mortality of my body and that tis appointed  
for all men once to die, do now make and ordain this my  
last Will and Testament, first my mind and will is that  
all my just debts and funeral expences be duly paid and  
satisfied from cash that may be in hand which if not  
sufficient my Executors Administrators &c. are hereby  
authorized to dispose of any personal property, which  
in their judgment shall seem meet, and appropriate it  
to that purpose, any overplus that may remain from  
aforesaid sales, after payment of debts and expences, are  
to be retained in hand until a general sale of all my  
personal property can be made with decency, soon as may  
be, which is my will and request and that the nett  
proceeds of both be vested in bank stock, public securities  
or loaned out on lawful interest to such person or per-  
sons as shall be approved off by my said Executors and  
Wife Sarah Calwell, in such hands as they nominate,  
to remain at Interest until my youngest child named  
Sarah Calwell, arrives at the full age of twenty one years,  
if death should prevent this, the next youngest, so on until  
they are all of full age, my mind and will further is that  
all my real property be rented out to best advantage and

20th not sold until my Children be all arrived at full age of  
twenty one years the interest accruing from monies  
loaned out and rents from all my landed property, to be  
appropriated for the joint support of my beloved Wife Sarah  
Calwell, and my Children Eliza, Sarah, & Mary and  
Henry Calwell until the youngest surviving Child be  
of full age, at which time my will is that all my prop-  
erty both real and personal be divided, between my  
Wife Sarah Calwell, and my Children that may  
then survive or live in an equal proportion share  
and share alike, my mind and will further is  
that if my said Wife should again marry that  
she shall thereby forfeit all claim both to share of an-  
nual interest, and the other real property, the whole  
to be applied to the use and behoof of my Children,  
Eliza, Sarah, & Mary and Henry Calwell, or any  
of them that may survive, immediately on her mar-  
riage for ever, and I do hereby declare this my last  
Will and Testament, revoking and hereby making  
void all former Wills, and I do appoint my worthy  
friends Philip & Niver, Seth Yates and Samuel Pe-  
vers as Executors to this my last and only Will, dated  
September 14<sup>th</sup> 1801.

Henry Calwell Junior

Signed, Sealed and acknowledged in presence of us.  
Daniel Brown - Sebbe Sebben.

Having reconsidered my above will, find no  
particular notice taken of my household furniture and  
kitchen utensils have therefore added this as my Codicil  
to above will, in order to signify my wish and intention  
on that my Wife Sarah Calwell, do hold all my house-  
hold furniture and kitchen utensils to her own use and  
behoof for ever. and I do hereby confirm the above as my  
last and only will in all respects with the addition of  
this Codicil.

September 19<sup>th</sup> 1801.

Witness - Sebbe Sebben - Daniel Brown -  
Proved before Charles Loring Esquire C. C. J. D. October 2<sup>nd</sup> 1801

Henry Calwell Junior

At same time qualified Philip Moser, Seth Yates and  
Samuel Rivers Executors.  
Examined 36. L.

14<sup>th</sup> Nov. 12. In the Name of God Amen, I, Nicholas Power late  
of the City of Waterford in Ireland, but now of Charleston  
in the State of South Carolina, being of sound mind,  
do make this my last Will and Testament in man-  
ner following, hereby revoking all will or wills hitherto  
made by me, wherein the Estate willed unto me, and  
my heirs by Thomas Eustace late of Charleston deced-  
ed, and which is confirmed to me by the honorable the  
Court of Equity in May term one thousand eight  
hundred and one, should be involved. First it is my  
will that all my just debts, with the funeral expences  
of my Son John who died in this City last summer  
and those of myself should it please God to call me,  
together with the encumbrances now effecting the said  
Estate, say the debt of one hundred and fourteen  
pounds  $4\frac{1}{3}$  sterling due the late Executor Doctor  
James Lynch and decreed by the said Court to be  
paid him, and all costs and other matters which  
have or may accrue in consequence of the late suit  
and decree in equity, however or by whomsoever  
paid or secured to the parties, should be paid out of  
the first monies arising from the proceeds of said Estate  
either by rents or sale of the property, as my Executors  
hereafter nominated and appointed shall think and  
agree to be proper, a majority of whom shall be conclu-  
sive, and the said Estate so vested in me by the will  
of Thomas Eustace and confirmed by decree of the said  
Court of Equity is hereby made liable for and bound  
to the payment of the aforesaid and all other incum-  
brances which my said Executors may judge proper. For  
the services of M<sup>rs</sup> Quigly during my late severe  
indispositions, and for that charitable care and attention  
which she afforded me, in her own house, I leave and  
bequeath unto her the sum of thirty pounds sterling to  
be paid out of the first monies arising out of the said  
Estate after the first mentioned incumbrances are dis-  
charged. Should my Son Maurice Power now of Water-  
ford arrive here, prior to his being put in possession of the