

186 Harriot should be manumitted immediately after my
decease, and their papers of emancipation registered
agreeable to law. Item I give and bequeath to my beloved
friend Mary Disher three of my Negroes named
Hercules, June and Binkery to her and to the heirs
of her body for ever. Item I give and bequeath to John
Wolf, my step son, my negro man named Andrew
to be delivered to him when he arrives to the age of
twenty one, the hire of the said negro Andrew to be applic-
ed to the use of the said John Wolf, him and his heirs
for ever. Item I give and bequeath to my step daughter
Nancy Wolf, my negro man Frank, to be delivered to
her on the day of marriage, or when she arrives to the
age of eighteen her and her heirs for ever, the profits of
the said negro Frank to be appropriated to her use.
Item I give and bequeath to my beloved friend the Revd
Philip Mathews my negro man named Solly to him
and his heirs for ever. Item it is my will and direction
that my houses and household furniture be disposed for
cash, to pay all my lawful debts. And lastly I appoint
and constitute my friend the Revd Philip c Mathews
my sole Executor to this my last Will and Testament,
hereby revoking all former Wills and Testaments by
me made. Signed, Sealed and delivered as my last
Will and Testament this fourth day of January, in
the year of our Lord one thousand eight hundred
and one.

John Carr *(Signature)*

Signed and dictated by the Testator in presence of the
Witnesses who have hereunto subscribed their names
in presence of him and each other.

Israel Munds Frederick Dolcho

Proved before Charles Living, Esquire O.C.S.D. July 6
1801 at same time qualified Philip c Mathews Executor.
436 C. 32. 3 C. L.

12 T.R. 49. For the Will, vide ante Book B. Page 712.
Ex Parte. The honorable Henry Laurens *In Equity*
and Petreting Simons Esq^{rs} <sup>16th Executors of June 1801.
Henry Laurens deceased Petition presented
and read by C. W. Simons on the part of Petitioners stating</sup>

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that they were appointed Trustees under the Will of the said
Henry Laurens of certain lands in this State and the
State of Georgia for the use of Doctor David Ramsay
and Martha Laurens Ramsay his Wife and their
Children the specific limitations whereof are particularly
by expressed in the last Will and Settlement of the
said Henry Laurens and praying for permission
to surrender their Trusts herein and the said
David Ramsay and Martha Laurens Ramsay
praying in Open Court that the honorable Wil-
liam Johnson Junior and William Payne Es-
quires might be appointed Trustees of the premises
in the room and stead of the said Henry Laurens
and Heating Simons and the said William John-
son having consented in writing which said con-
sent was herewith ordered to be recorded and the
said William Payne appearing in Open Court
and expressing his consent with the said William
Johnson to be substituted trustees of the premises in the
room and stead of the said Henry Laurens and
Heating Simons it is ordered and decreed that the said
William Johnson and William Payne be and they
are hereby appointed trustees of the premises aforesaid
in the room and stead of the said Henry Laurens
and Heating Simons and that they be considered
to all intents and purposes as vested completely and
absolutely with all the Estate right title interest pow-
ers privileges and authorities in the premises and
as liable to all the conditions terms and restrictions
as the said Henry Laurens and Heating Simons
were vested with or liable to in regard of the same
and that the said Henry Laurens and Heating
Simons be therfrom completely exonerated and
discharged.

I hereby certify the foregoing to be a true Copy of
the Original of Record in this Office.

James Ryan Dep: Register in Equity
Office of Register in Equity Charleston 26. June 1807