

December 8, 1802. Qualified Samuel Fichling Executor.

1496. N. 11. This is my last Will and Testament. I give to my Son William my negro boy named Lewis. I give to my Son Seaman my negro wench Phabe and her daughter Martha. I give to my daughter Mary a negro named Cato. I give to my Son Henry a negro boy named Billy. I give to my Son David a negro boy named Natti. I give to my Son Robert a negro boy named Johnsey. I give to my Son Charles a negro boy named Isaac. I give to my Son Thomas a negro boy named Adam. I give to my Son James a negro boy named Tosey, the last named Johnsey, Isaac, Adam and Tosey are the children of my wench Phabe. I also give to my Son James a mulatto girl called Haste. I give to my grand daughter Elizabeth Allen Brown a negro called Theretia. I wish my children would free old Dido being one of my settlement negroes. It is my will that all the rest of my negroes, except the negroes hereinbefore mentioned be kept and worked together under the direction of my Seaman Deas until all my debts are fully paid and satisfied, at which time a division be made of them among my Sons, and daughter share and share alike. It is my wish that my house servants Cotto, Susoy and Nancy, the daughter of Phabe do attend free from any share therefor on my three unmarried Sons Charles, Thomas and James, while they live together, and until my Son James attains the age of twenty two years, and until that period my said Son James to have the profits of the labor of my negro carpenter big Peter, and my cooper Tom; at that time these negroes to be also equally divided among my children, if either Tom or Peter should die before James is twenty two, he is to have the profits of the labor of carpenter John. I leave my four eldest Sons William Allen, Seaman, Henry and David Deas my Executors. On the death of either of these, my sons, the next eldest of my sons, so never having more than four Executors thereof. At Thomas Parish tenth February one thousand eight hundred and two.

Elizabeth Deas

Sealed and delivered and signed in the presence of the words in  
attend being previously interlined

John Dubose

1496. N. 11. Proved by virtue of a Decimus from Charles in my County O.C.D.  
before Roger Pinckney Esquire July 16, 1802. July 2d, 1802. Qual-  
ified William Allen Deas and Seaman Deas Executors

Examined 9  
439 C. St. S.C. L.

1496. N. 14. In the Name of God Amen, I Robert Smith Timothy being of sound mind memory and understanding, do make and publish this my last Will and Testament in manner following, that is to say, I give devise and bequeath a bond of four hundred pounds of Ann Timothys payable to me unto Ann Mason, Elizabeth Timothy and Peter Timothy their and their respective heirs, to be equally divided between them. And I do hereby appoint Lewis Prezvant Esquire sole Executor of this my last Will and Test-  
ament. In Witness whereof I have hereunto set my hand  
and seal this twentieth day of November one thousand seven  
hundred and ninety five.

Robert Smith Timothy

Sealed, Signed, published and declared by the Testator for  
his last Will and Testament in the presence of us.

James Bentham - Thomas Jones - Joshua Duymier -

Proved before Charles Linning Esquire O.C.I.D. July 30, 1802  
1496. C. St. S.C. L.

1496. N. 16. State of South Carolina, Saint James's Santeet this 26.  
day February eighteen hundred and two, I John Blake being  
low in body, but of sound mind and memory, thanks be to almighty God for the same, and as it has pleased God to bless me  
in this life with a real and personal Estate, I dispose of it in  
manner and form following, that is to say, it is my will that  
my Executors herein after mentioned do pay my just debts,  
then I give the use of the one fifth of my personal Estate to my  
Wife Mary Blake, during her life and after her death to return  
with all its increase to my surviving children or the lawful  
Issue of their bodies, it is my will that the remaining part of  
my personal Estate be kept together on my plantation, and  
each child to receive their part at the day of marriage, or at  
the age of twenty one years of age, share and share alike, the  
following part of my land herein mentioned I wish dispo-  
sed of by my Executors as follows etc.

2 acres situated on Wall Creek all my lands situated on the north side of  
Santee River, not including any part of Santee Swamp; and also a  
tract of about five hundred acres adjoining of Charles Guillard's  
estate Charles Chorin, James Saundor and More Shields now  
owned by me, to be sold by my executors and the monies arising  
from those several tracts to be equally divided between my three  
daughters Mary Blake, Ann Blake and Louise Blake at the  
day of marriage or at the age of twenty one years to them  
and their heirs for ever; the remaining real part of my estate,  
I give and bequeath unto my Son John Blake and his heirs  
for ever (provided nevertheless) should he die without a law-  
ful heir of his body to return to my surviving three daughters  
as above mentioned or the lawful issue of their bodies share  
and share alike. I do hereby nominate and appoint my trusty  
friends Samuel Warren, Christopher Jeannerett and Abram  
Ham Michaux Executors of this my last Will and Testament,  
disallowing all or any former Will or Wills whatever, ac-  
knowledging this to be my last Will, in the presence of the un-  
written Witnesses, this day and date before mentioned.

Witnesses

John Blake

Manasseh Michaux Benjamin Smith William Findley - I  
Proved (by virtue of a Decimus from Charles Living Esquire  
C.C.D.) before Samuel Wigfall Esquire July 28, 1802. At same  
time qualified Samuel Warren Executor

Seal. S.C.L.

17. In the Name of God Almen, I Charles Tillbin of Charle-  
ton District in the State of South Carolina Planter, do make this  
my last Will and Testament in manner and form following,  
that is to say it is my Will that all my just debts and funeral  
charges be paid and discharged, Item I give and bequeath to my  
negro woman Flora, her absolute freedom and emancipation  
from slavery. Item I give to her all my household and kitchen  
furniture, also all my cloathing with my standing crop that is  
or may be on my possession, and after my death also the use  
of my plantation to the said Flora and her three children  
Mary, Elisabeth and John during their natural lives, also a  
house and lot of ground in Union Street continued known by  
number three on the north side of the said Street containing

100 in front twenty two feet and one half wide, and ten  
feet more or less, also my house and lot in Dutch Church Alley  
known by number twelve, also the following negroes also and his  
Wife Peggy and Joe her child and legacy with their future issue  
and after the death of Flora, Anne and bequeath all my Estate be-  
real and personal to Mary, Elisabeth and John and their heirs  
and assigns for ever share and share alike, also it is my will  
the within named Mary, Elisabeth and John be decently main-  
tained and brought up, and clothed and educated till Mary  
and Elisabeth are sixteen years old and John till he is twenty  
one years old, and if Mary, Elisabeth and John should die with-  
out issue, then it is my will that all my Estate both real and  
personal go to James Grant my brother in law and to his  
heirs and assigns for ever. And lastly I do appoint my friends  
John Glen and James Grant and James Cameron to be my  
lawful executors hereby revoking all former Wills by me made.  
In Witness thereof I set my hand and seal this twenty sixth  
day of June in the Year of our Lord one thousand seven hun-  
dred and ninety nine and of our Independence the twenty third

Charles Tillbin Tillbin

Signed, Sealed and declared, pronounced and published by  
the Testator as his last Will and Testament in the presence  
of us who at his request in his presence and the presence of each  
other have subscribed our Names as Witnesses to the same.

John Johnson J.P. Robert Lyond John Paul Snyder

In the Name of God Almen, I Charles Tillbin of Charle-  
ton District, in the State of South Carolina, planter do make this  
my last Will and Testament, in manner and form following  
that is to say, it is my will that all my just debts and funeral  
expenses be paid and discharged. Item I give and bequeath to my  
negro woman Flora, her absolute freedom and emancipation  
from slavery. Item I give to her all my household and kitchen  
furniture, also all cloathing, with my standing crop, that is or  
may be on my possession, and afterwards after my death the use  
of my plantation to the said Flora, and her three children also  
Elisabeth and John, during their natural lives also my house  
and lot in Union Street continued, known by number three, on  
the north side of the said street, containing in front twenty two  
feet, and one half, and in depth one hundred and ten feet,  
more or less, also my house and lot in Dutch Church Alley  
known by the number twelve, also the following negroes also and his