

108 South Carolina. In the Name of God Ameez, I John Jr.
146^o.
12.23. deric Wolf of the City of Charleston in the State aforesaid
Grocer, being at present weak in body and flesh, but of
sound and disposing mind, memory and understand-
ing, and wishing to prepare a timely disposition of
my temporal concerns, do hereby make my last Will
and Testament in manner and form following.
That is to say, first I recommend my soul to the grace
and mercy of God, who gave it, and my body I re-
sign to the earth, to be buried in a decent and
Christian like manner, with regard to my worthy
affairs it is my will and desire that all my just
and lawful debts shall be paid as soon as it can
be conveniently done after my decease and for
that purpose I appropriate such debts, as are due
to my Estate and the proceeds of my Shop
goods, which may be sold publickly or privately
for cash to be applied towards the speedy extin-
guishment of my debts as far as they will require
to be taken from the foregoing funds. Item it is
my will and desire that my beloved wife Margaret
Wolf shall have the remainder of the monies aris-
ing from the sale of my Shop goods or from the
debts due to my Estate after my debts are paid
and she shall also have and hold during her
natural life my house and lot in Union Street
whereon I now reside, my house and lot adjoining
the foregoing premises to the South, my lot and
buildings at the corner of Middle and Minority
Streets on federal green, all my household and kitchen
furniture, bedding linen clothing and other
effects or articles of what name or kind soever fit for
or used in housekeeping, and likewise such of
my Negroes, as she may choose to keep, with power
to sell either of my Negroes at any time pub-
licly or privately for cash or upon credit. Item
I give and bequeath to my beloved daughter
Elizabeth Catharine Wolf and to the child or

129 Children) which may be born of my Wife before
(or within nine months after) my decease my lots
and buildings in Maiden Lane lately bought by
me of John Eberley's Estate, the said premises to be
either divided between them by their mutual
consent without a sale, when the youngest of them
shall arrive to the age of twenty one years or if
any of them will not agree to a division of the
premises without a sale, then to be sold at public
auction to the highest bidder, but whether divided
without or by the means of a sale in either case
each of the Children is to have an equal proportion
of the value or proceeds of the premises. In
the mean time before such division takes place
the rents of the premises shall belong to my
Children, and be appropriated for their educa-
tion and support as far as may be requisite,
the remainder of such income if any be left, to
be put out on interest or vested in some propor-
tion that will or may produce an interest for
them. Item it is my will and desire that if
either of my Children should die before mar-
riage or under age the survivor or survivors of
them shall be entitled to the same proportion
of and in the aforesaid lots and buildings
which would have belonged to the deceased
if he or she had lived to be married or to be of
age, but if all my Children should die before
marriage or under age, then and in that
case it is my will and desire that the property
left to them by me as aforesaid shall remain
for the use benefit and income of my Wife
during her natural life, and after her decease
the whole of my Estate shall be sold at public
auction for cash, provided none of our Chil-
dren are alive at the time of her decease; and
the net proceeds of such sale or sales shall be
divided as follows viz if my Wife should leave

150

issue from a succeeding husband such issue is to have one moiety, and the other moiety shall go into two equal parts namely one part to my Wifes Brother and Sisters in equal shares or to the heirs of their bodies respectively and the other part to my Sister Magdalena Weissenbacher, my brother John G Wolf and my Nephew George Wolf Junior Son of my brother George Gottlieb Wolf in equal shares or to the heirs of their bodies respectively and if any of the afore mentioned persons should die without bodily issue lawfully begotten before such division takes place the others who are in the same class with the deceased shall inherit his or her proportion so as to keep my Wifes and my relations distinct according to the above regulation, but if it should so happen that my Wife should deserte this life and leave one or more of my Children and no other issue, then my Child or Children shall have the whole what I left to her, but if besides my Child or Children she should leave another or others then it is my will and desire that the landed property bequeathed to her by me as aforesaid, shall belong to her Children jointly to be sold and equally divided between them when the youngest arrives to the age of twenty one years as well as the personal property, but still all the moveable effects and negroes shall be sold directly for cash, and what monies can then be conveniently spared after reserving sufficient funds for the support and education of her issue or Children, shall mean while be put out on interest or invested in some property that may or will produce an interest. If it should be the case that after the death of my Wife and our Children, the latter dying unmarried or under age, no bodily issue

of my Wife should live then my whole Estate is to be sold at public auction for cash and be divided in two equal halves one half to be given to her brother and sisters equally the other half to be given to my sister, brother and Nephew above named equally, and upon the death of either of them before such division the same regulations are to be observed, as were stated above in case of issue being left by my Wife from a succeeding husband. I now give and bequeath the within mentioned property to my Wife Margaret Wolf in lieu and bar of and as a full satisfaction for her dower thirds and any other claim or demand, which she may or doth have on or against my Estate, but her income from my Estate shall be entirely at her own disposal without giving any account thereof or of its application. Lastly I do hereby nominate and appoint my Wife Margaret Wolf as and for Executrix of this my last Will and Testament, and my friends John Christopher Faber and John George Wundleman as and for Executors of this my last Will and Testament, giving them and either of them full power and authority to act according to their discretion in the premises though in a conscientious manner and conformably to the directions contained in this instrument, which I declare to be and contain my last Will and Testament hereby revoking all others by me made at any time before. In witness whereof I have hereunto put my hand and seal at Charleston this twenty fifth day of September in the Year of our Lord one thousand and eight hundred.

John Frederick Wolf *(S.C.)*

132
Signed, Sealed, published, and declared by Frederick Wolf as and for his last Will and Testament in the presence of us, who in his presence, at his request and in the presence of each other have put our names as witnesses thereto.

Michael Rov - John County - John David Thomas
Proved before Charles Lining Esquire C.C.J.D.
March 6. 1801. At same time qualified Marga-
ret Wolf Executrix.

Examined
147³ G. St. G. L.

146.

No. 24.

The last Will and Testament of James Sinkler, and first it is my Will, that all my Estate be kept together till all my debts are paid which I hope will be when last years crop is sold then I give devise and bequeath to my fond and affectionate Wife Margaret Sinkler her heirs and assigns for ever the fifty one negroes hereafter named and their future issue vizt. driven Sam, Lucy, little Sam, Scamy, little Diana, Suckey, Charles, Mary his Wife her Children Hercules, Mira and Laura, Peter his Wife & my Chil-
dren Billey, Peter, Amarilla, Bathus, Adonis, Polidore Wife Serena, blacke Mary daughter of Harry, Dina, Juliet daughters of Cate, yellowe Nanny, Silly and Penny twins, big Toby wife Judy, son Brax, Hannel, Rixer Child Judy, & Toby, David, Toney, Cain and wife Minda, Dorcas, Beckey, Tindor daughter of Luke, Luke, Ratly wife Fillipy, Joe, Cabin children Flora, & Joe, & Fillipy, yellowe Mary children Sys, Shadruck by one, I also give and bequeath to my wife Margaret and to