

14<sup>o</sup> Nephews George Samuel Thomas and Christopher Ficklings the sons  
of Sarah Fickling Executors of this my last Will and Testament  
utterly revoking all former Will by me made and ordaining 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 Fickling (Seal)

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

Mary Fickling William Johnson William Richard White  
Proved before Charles Lining Esquire O.C.T.D. November 20. 1801.  
At same time qualified George Fickling Executor.  
August 16. 1820. qualified Thomas Fickling Executor.

C. S. C. L.

14<sup>o</sup> P. 2

N. 39. I the undersigned wife Pierre Bournonvivier, Priest give first  
to the Roman Catholic Church my house with the ground belonging  
to me in Berresford Street, Item two hundred dollars for the building  
of the said Roman Catholic Church which they are about building. Item  
to Madame Paulet three hundred dollars for the education of her  
daughter. Item to Madame Duvalley the sum of two hundred dollars.  
Item to Madame Marinot one hundred dollars. Item to Michael  
Pame five hundred dollars. Item to William Delorme Son of Fran  
ces 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 D<sup>r</sup>. J. Gallagher  
and Michael Pame the only persons employed in pious works for  
the relief of the poor. Charleston November 17. 1801.

Witness

Gile Pierre Bournonvivier

John Francis Delorme Simon Felix Gallagher Michael Pame  
In name for the Executor of my Will John Francis Delorme Charleston  
November 17. 1801.

Witness

Gile Pierre Bournonvivier

Simon Felix Gallagher Michael Pame  
Proved before Charles Lining Esquire O.C.T.D. November 27. 1801.  
At same time qualified John Francis Delorme Executor.

C. S. C. L.

State of South Carolina.

In the Name of God Amen, I Luke

14<sup>o</sup>

14<sup>o</sup> Mayor of the City of Charleston in the State aforesaid Pilot, do make  
this my last Will and Testament in manner and form following of that  
is to say. First after the full payment and discharge of all my just debts  
and funeral expenses, I give and bequeath unto my wife (Anna)  
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 Robert, 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 direct  
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 (to  
the best advantage) and the proceeds arising from such sale, to be  
equally divided among all my Children, share and share alike, and  
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 soon  
as convenient after my decease, that my Executors, or such of them as  
shall qualify and act under this my Will, should purchase two negro  
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 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 together  
until my youngest Child shall have received its education  
Item I give devise and bequeath the rest residue and remainder  
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, to  
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 Testament  
Also 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 (Seal)

Scaled and delivered in the presence of us.

Henry Long John Littleton

Proved before Charles Lining Esquire O.C.T.D. December 6. 1801.

At same time qualified Rebecca Irvin, John Irvin and Bryan  
Hussey Executrix and Executors.  
Ex. 56 c. 26. § 6. L.

14<sup>th</sup> State of South Carolina.

N. 42. In the Name of God Amen, I Anna c Maria Mintzing,  
of the City of Charleston in the State aforesaid, Widow of the late  
Philip Mintzing blacksmith deceased, and Executrix of his last  
Will and Testament, being much advanced in years, but of sound  
and disposing mind memory and understanding, and desirous  
of preparing the necessary dispositions of my concerns before my  
death, do make publish and declare this to be and contain my  
last Will and Testament in manner and form following. First  
and principally when it shall please God to call me from this  
world, I recommend my soul to his grace, hoping for the remis-  
sion of my sins through the merits of my Saviour Jesus Christ,  
and my body I consign to the earth, to be buried decently, at the  
discretion of my Executor herein after named. And as to the worldly  
estate which the divine providence was pleased to bestow upon me in  
this life, it is my will and desire that all my just debts and the ex-  
pences of my funeral shall be fully paid and satisfied by my Executor  
as soon as it can be conveniently done after my decease. Item I do  
hereby give devise and bequeath unto my beloved grand Son Jacob  
Frederick c Mintzing, Son of the late Christian and Elizabeth cim-  
zing, my negro fellow Sam, by trade a blacksmith, to be entirely under  
the control and management of my Executor herein after named,  
until my said grand Son shall arrive to the age of twenty one years,  
unless the said fellow Sam should before that period be sold by my  
Executor, whom I do hereby authorize to do so, whenever he may  
think proper, and at his own discretion to apply the proceeds of  
such sale for the use of my grand Son aforesaid. Item I will and  
direct, that all the kitchen and household furniture, all the tools and  
utensils in the blacksmiths shop, and all other personal property  
partly belonging to me, partly left by my deceased husband, shall  
be sold at public auction, and the proceeds thereof applied to the pay-  
ment of my debts, the remainder if any to be appropriated to-  
gether with the above named fellow Sam's wages, towards defraying

the expences of my aforesaid grand Son's education and support, un-  
til he arrives to the age of twenty one years. Item it is my will and  
desire that my Executor herein after named shall as soon after my  
decease, as may be convenient, address a petition to the honourable the  
Judges of the Court of Equity, and apply for permission, to keep in  
trust for my aforesaid grand Son while under age, and to sell  
only in case of his dying as a minor, the lot and houses in King  
Street designated in my late husbands last Will and Testament,  
setting forth in his petition, that a sale thereof was ordered by my  
husband for the sole purpose of effecting an equal division among  
our Children, that all of them have since died intestate, and no  
body issue was left by either of them, except by my son Christi-  
an, whose Child the above named Jacob Frederick c Mintzing is  
consequently the only heir of our whole Estate, that to the best of  
my belief my husband would have wished, and very probably  
directed, that the said premises should not be sold, but remain  
in our family, if he could have foreseen or expected, that all our  
children would die before me, and at the time of my death  
no other person but the aforesaid grand Son be entitled to the in-  
heritance of the premises, and likewise that the buildings, which  
now stand on the lot, were after the conflagration of the former  
buildings in the year of our Lord one thousand seven hundred  
and ninety six, put up under my direction and chiefly at my  
own expence so that they are rather my property than belonging  
to my husbands Estate, and consequently appear subject to  
my own proper disposition, under which circumstances my Executor  
shall with respect to the premises act according to the order, that  
may be given him by the Court of Equity in consequence of his pet-  
ition. Item it is my will and desire, that my Executor herein after  
named shall in his petition, which he is directed to present to the Court  
of Equity as aforesaid, also apply for permission to sell a tract of four hun-  
dred and fifty acres of land, situated in Abbeville County on Brookton  
Creek Waters of Savannah River, granted to my late husband Philip  
Mintzing, of which he made no mention in his last Will and Testament  
how to dispose, and the taxes whereof would more than absorb the real  
value of the same, whereupon my Executor shall likewise act according  
to such order as may be given by the said Court respecting the pre-  
mises. Item I do hereby direct and ordain, that in case of my aforesaid  
grand Son's dying under age and without leaving a legitoral  
issue lawfully begotten, or in case of his dying when of age, but