

to law by my executors aforesaid. Item I give and bequeath unto my daughter Sarah Mitchell my negro merch Binah and her child to have and to hold the said negro merch Binah and her child to my said daughter Sarah Mitchell her executors, administrators and assigns for ever. Item all the rest and residue of my Estate whatsoever and wheresoever I give devise and bequeath unto my grand daughter Mary Lacey daughter of my daughter Ruth Lacey the wife of Thomas Lacey, of the City and State aforesaid house carpenter to have and to hold all and singular the rest, residue and remainder of my Estate whatsoever and wheresoever as aforesaid to my said grand daughter Mary Lacey her executors, administrators and assigns for ever. And lastly I hereby nominate constitute and appoint my friend Isaac Seymour, of the City and State aforesaid Executor, and my daughter the aforesaid Ruth Lacey, Executrix of this my last Will and Testament hereby revoking and annulling all former and other Wills by me heretofore made. Charleston 17 March 1802.

William Osborne Mitchell *(Lsc)*

Signed, sealed, published and declared by the said Testator as and for his last Will and Testament in presence of

Thomas Ramsay.

Proved before Charles Living Esquire O. C. S. D. April 2. 1802.
At some time qualified Isaac Seymour Executor.

Examiner C. L.

14 G. The State of South Carolina.
15. In the Name of God Amen. I Joshua Eden of the

City of Charleston in the State aforesaid being sick and weak in body but of sound and perfect mind memory and understanding blessed be Almighty God for the same do make and publish this my last Will and Testament in manner and form following that is to say first and principally I commit my soul into the hands of Almighty God who gave it, and my body to the earth to be buried in a plain and decent manner at the discretion of my executors hereinafter named, and as to such worldly Estate wherewith it hath pleased God to bless me I dispose of the same in manner and form following. Imprimis, I will that all my just debts and funeral expences be fully paid of and satisfied. Item I give and bequeath unto Morgan a mulatto girl whom I emancipated on or about the ninth day of October in the year of our Lord one thousand seven hundred and eight the sum of one shilling sterling in full of all claims she may have

William a negro man whom I emancipated by a certain Deed or about the eleventh day of November in the year of our Lord one thousand eight hundred and my morning tools and also all my morning apparel then I give and bequeath unto Lydia a mulatto girl whom I emancipated on or about the ninth day of October in the year of our Lord one thousand seven hundred and eighty six the three following negroes namely Judy, James and King bound with the future issue and increase of as are female also all my household goods and furniture and all the money or cash that I may be possessed of at the time of my death chargeable nevertheless with the following legacies Item I give and bequeath unto my two friends George Flagg the younger and Robert Little the sum of ten pounds to each of them both of whom I do hereby constitute executors of this my last Will and Testament, and my will further that if both or either of my said two friends George Flagg the younger and Robert Little shall refuse or neglect to qualify and act as executors to this my said Will then and in that case I revoke the legacy made to such as neglect or refuse to qualify and act as executors to this my said last Will and Testament, and I do hereby revoke all former Wills and Testaments by me heretofore made ratifying allowing and confirming this only to be my last Will and Testament. In witness whereof I have hereunto set my hand and seal the tenth day of February in the year of our Lord one thousand eight hundred and two and in the twenty fifth year of the Sovereignty and Independence of the United States of America.

Joshua Eden *(Lsc)*

Signed, sealed, published and declared by the abovesigned Joshua Eden to be his last Will and Testament, in the presence of us who have hereunto subscribed our Names as witnesses in the presence and at the request of the Testator
Benjamin DuPre Nathan Shuckford Charles Tew
Proved before Charles Living Esquire O. C. S. D. April 9. 1802. At some time qualified George Flagg Junior Executor.

Examiner C. L.

16 G. The State of South Carolina.
17. In the Name of God Amen, I Mary Rowand of Charleston in the State of South Carolina Wife of Robert Rowand of the same place Esquire do this twenty sixth day of November in the year of our Lord one thousand eight hundred and make publish and declare my last Will and Testament as follows first I do hereby annul revoke and disannul to void and of none effect all former or other Will or Testaments

at any time herefore made or executed, and declare and solemnly publish this and this only as and for my last Will and Testament. Item it is my will and desire that all my just debts and funeral expences should be fully paid and satisfied as soon as possible after my decease. Item I give and devise unto my daughter Sarah Elliott Johnson one hundred acres of land situated in St. Paul's Parish known by the Name of Cain's Hill, to her her heirs and assigns for ever. Item I give and bequeath unto my said daughter Sarah Elliott Johnson my gold watch, and one hundred pounds sterling and my trunk of cloths. Item I give and bequeath unto the children of my late daughter Susannah Raig deceased, one hundred acres of land situate near Coosan-hatchie called Primuss to hold to their heirs and assigns for ever as tenants in common and not as joint tenants. Item I give and bequeath unto the said children of my late daughter Susannah Raig two hundred pounds sterling. Item I bequeath unto my daughter Harriett Elliott Maxwell fourteen of my negro slaves to wit, cook Peggy and her two sons Edwin and Joe, old George and his Wife Pinah, Robin and his Wife Lucy, Samnah and her two Sons Edin and Andrew, Sea Joe, old Peggy, Turkey and London, together with their future issue and increase to her, her heirs and assigns for ever. Item it is my will and desire that my lot of land situated on the west side of Friend Street in Charleston aforesaid should be divided on the front thereof by a right line extending eastward to the marsh, and on such division being had and made, I give and devise the north moiety or half part of my said lot, unto my said daughter Harriett Elliott Maxwell to her her heirs and assigns for ever. Item I give and bequeath unto my said daughter Harriett Elliott Maxwell one half part of all my plate, and one half part of all my cattle and sheep. Item I give and bequeath unto my grand daughter Sarah Mackenon Maxwell my negro girl slate, I further charge the Estate herein and hereby devised and bequeathed by me to my Son Charles Elliott Romand with the sum of two hundred pounds sterling to be paid by him to my said grand daughter on her arrival at the age of eighteen years. Item I hereby manumit and set free my old and faithful servant Dorcas and charge the Estate herein after devised and bequeathed to my Son with the further sum of twenty pounds sterling to be paid to her by him as soon as possible after my decease. Item I give and bequeath unto my Son Charles Elliott Romand all the rest residue and remainder of my Estate real and personal of every nature and kind soever and wheresoever the same may be, to him his heirs and assigns for ever legally agin declaring this my Will to be a full and absolute revocation of all former Wills by me at anytime heretofore made, I do nominate and appoint my said son Charles Elliott Romand my sole Executor.

and Testators thereof. In witness whereof I have signed my name and seal the day and year first above written,

Mary Romand *(Signature)*

Signed, sealed, published and declared by the Testatrix Mary Romand and for her last Will and Testament, in the presence of us, who in her presence and at her desire have subscribed the same as witnesses.

ucker Harris, Lachlan M'Intosh, Simon Mackintosh.

Proved before Charles Lining Esquire P.C.I.D. April 16. 1802. At the same time qualified Charles Elliott Romand Executor.

Examined & C. Th. S.C.L.

4. The State of South Carolina
16.

In the Name of God Amen, I William c. Mills of the City of Charleston and State of South Carolina Taylor, being weak in body, but of sound mind, memory and understanding (blessed be God for the same) to 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 hence I resign my soul into his Almighty hands and protection, humbly hoping for the remission of my sins thro' the merits and mediation of my blessed Lord and Redeemer Jesus Christ, my body I commit to the earth, from whence it came, to be decently interred at the discretion of my executors herein after named, and as to what worldly Estate it hath pleased God to bestow upon me, I give, devise and bequeath as follows, that is to say, that after all my just debts and funeral expences are fully paid, I give, devise and bequeath unto my beloved wife Rebecca c. Mills five hundred pounds, to be paid her as soon as it can be conveniently raised after my decease, out of the debts due me, being in full and in lieu of her answer or further claim or demand whatever and for ever against my Estate. Item I give and bequeath unto my dear son Thomas c. Mills, my house and lot at the corner of Beaufain and Saint Philips Streets known by the number of (34) thirty four, also my tract of land at the Four Holes containing (350) three hundred and fifty acres, likewise my other tract of land on Sampitt containing (75) seventy five acres, with all buildings the out buildings and premises belonging to or upon the aforesaid premises, I also give to my son Thomas my two negroes named Jacob and Pinah, with her future issue, all which to have and to hold the said houses, lots, and lands and two negroes as above mentioned to him and his heirs and assigns for ever. And whereas I did some time past give by my attorney unto my said son Thomas a brick house