

Conneau at the time of making the same as a compensation for all
they may have received more than my younger Children, and that
the said sums shall be applied for the education of my Children from
Syme and William. I also give my negro boy Joe, lately purchased to
my son William. I also appoint Nathaniel Russell and William Bran-
ford Executors of my foregoing Will, with the same powers as those
therein named. In witness whereof I have hereunto set my hand and
seal the thirtieth day of January one thousand eight hundred and ten.

Francis Conneau

Signed, sealed, published, pronounced and declared by the Testator
to be a Codicil to his Will in the presence of us who in his presence
and in the presence of each other have at his request, signed our
names as witnesses hereeto.

Thomas Winstanley - James Gibson - Adam Lout -

Proved before Charles Living Esquire C. C. T. D. March 25, 1802
At same time qualified Benjamin Effe Executor. August 1, 1810.
Qualified John Conneau Executor.

966 C. S. L. S. C. L.

48 State of South Carolina?

In the Name of God Amen, I William Crawford being in
a low State of health, but of sound mind and memory blessed be God
for the same, do make and ordain this my last Will and Testaments
First I resign my body to the dust from whence it was made and my
soul I commit to my blessed Lord and Saviour Jesus Christ hoping
to obtain a blessed immortality in that world where change shall be
more. My worldly Estate I leave to be divided in manner and form fol-
lowing that is to say, I give and bequeath unto my loving wife Eliza-
beth Crawford the sum following Negroes to wit. Cuff, Lucy, Sally,
Tom and Lewis with the future Issue and Increase of the females to
her and her heirs for ever in lieu of her dowry, the remainder of my
Estate both real and personal where ever found I leave to be sold at
public sale on a credit of three years on bond with approved security
the interest to be paid annually either the principal or security to
which bonds shall be a resident of Egisto Island, the whole amount
which I do give and bequeath unto my four Children to wit, William
Crawford, Thomas Crawford, Mary Eliza Crawford and John Cal-
Crawford, to be equally divided between them share and share alike
but should either of my said Children die leaving no lawful issue
of their body it is my will and desire that their part of my said
estate shall return to my other surviving children share and share

alike. Lastly I nominate and appoint my two sons James Crawford and
junior Seabrook and William Baynard Executors to this my last Will and Testament
with my seal and dated this third day of March in the year of our Lord
one thousand eight hundred and two.

William Crawford

Sealed, signed and acknowledged in presence of us.

Robert Chirolm - John Edwards - William McLeod

Proved by Virtue of a Decimus from Charles Living Esquire C. C. L.
before John Edwards Esq. March 25, 1802. At same time
Signed James Crawford and William Baynard Executors. - January

Examined 7. 1805. Qualified Benjamin Seabrook Executor.
3rd Co. S. C. L.

14 G.

1/ 8.

In the Name of God Amen, I Nathaniel Lebby of the City
of Charleston being well in body and of perfect mind and memory
and considering the uncertainty of this present life, do make and ordain
this my last Will and Testament, in manner and form following,
that is to say, I recommend my soul to Almighty God, who gave it, and
my body to the earth in decent Christian burial, and with respect to
such worldly goods wherewith it has pleased God to bless me with in
this life, I give and bequeath in the following manner first I give and
bequeath unto my Sons Robert, Nathaniel, William and daughter
Nancy each one Negro to them and their assigns for ever. Second
I give and bequeath unto my daughters Mary Glaves and Elizabeth
Wyatt each one Negro to them and their assigns for ever and free
from the intermeddling or control of their husbands Celio Glaves
and Richard Wyatt. Thirdly I give and bequeath the remainder
of my Estate both real and personal (after my just debts and funeral
expenses are paid) unto my beloved wife Elizabeth Lebby, for and during
her natural life and part to be sold, but for her to dispose of the income of
it only in any manner she may think fit for the benefit of my chil-
dren and grand children. Fourthly it is my will that after the
death of my beloved wife my Estate be disposed in the following man-
ner, that is to say my will is that three lots each lot containing three
acres square be laid out to the south of and adjoining the old dwelling
house and in front of my plantation at Hobcaw. I give the first lot
adjoining the old dwelling house unto my daughter Mary Glaves, the
second lot unto my daughter Elizabeth Wyatt and the third lot unto
my daughter Nancy, to them and the heirs of their bodies and never
to be sold and free from the intermeddling or control of Celio Glaves
or Richard Wyatt, the remaining part of my plantation I give
my Son Nathaniel with

their bodies and move to herself, but intituled from heir to heir. Fifthly
is my will that after the death of my beloved wife, the dwelling house in
Amen street shall not be sold, but kept as a house in common for the
family and as a home for any of my children or grand children
that may stand in need of a home. Sixthly it is my will that after
the death of my beloved wife, that all my personal estate be equally divided
between my sons Robert, Nathaniel, William and daughters Mary Leavens,
Elizabeth Wyatt and Nancy Lebby share and share alike, to them and
their assigns for ever, free from the inter meddlin' or control of either
Leavens or Richard Wyatt, and I do hereby appoint my Son Robert
Lebby as Trustee for his sisters and their children. Seventhly it is my
will that if either or all my Sons Robert, Nathaniel, William or daugh-
ters Mary, Elizabeth or Nancy, should depart this life either before or
for the death of their Mother, that then their share or shares shall go to
their child or children and the heirs of their bodies, and if either of my
sons Robert, Nathaniel, William or daughters Mary, Elizabeth or Nancy
should leave no issue, then their share or shares shall go to the surviving
survivor of them, And it is my will that no part whatever of my real
estate shall be sold or otherwise disposed of, but remain in the family and
go from heir to heir and the longest liver take all. And I do hereby
constitute and appoint my beloved wife Elizabeth Executrix and my
sons Robert and Nathaniel and William Executors to this my last
Will and Testament, revoking all other Wills heretofore by me made, rat-
ifying and confirming this and no other to be my last Will and Testa-
ment. In witness whereof I have hereunto set my hand and seal this
second day of April in the year of our Lord one thousand eight hun-
dred and in the twenty fourth year of American Independence.

Nathaniel Lebby *L.S.*

Signed, Sealed, published and declared to be the last Will and Testa-
ment of Nathaniel Lebby in the presence of -

Robert Little - Samuel Ham - A. Eliza Grattan

Proved before Charles Lining Esquire C. C. S. D. April 2, 1802 at
some time qualified Robert Lebby and Nathaniel Lebby Executors.

Examined 8th April 1802 C. C. S.

14th South Carolina.
P. G.

In the Name of God Amen, I Christopher Stumpf of Chan-
ton in the State aforesaid, by trade a wheelwright being at present
old and sick in body, but of sound mind memory and under-
standing,

I do hereby make my last Will and Testament in manner following, that is to say, first I command my soul to God, who gives it
and my body I resign to the earth to be buried in a decent and Christian
like manner, and as for my worldly Estate, it is my will and desire that
after payment of all my debts and the expences of my funeral all my pro-
perty of any kind or description whatever which is worth in this Country,
shall belong to M^r. Mary G. Hippers Wife of M^r. Peter Hippers, to her her-
heirs and assigns absolutely for ever, as an acknowledgement of the many
and kind services, which I received in my old days from her and from her
husband. Item it is my will and desire that all such property whether
real or personal, whereof I am possessed or to which I am any wise entitled in
my native Country Wurtemberg and especially at Grindelbach in the Dis-
trict of Maulbrunn, shall be equally divided in two halves between my near
relations, and the next relations of my first wife Beata Stumpf, whose
maiden name was Schaefer, and such division among them, as aforesaid,
shall be made and finally concluded under the direction of the supreme
Majestacy of Maulbrunn. Item I do hereby nominate constitute and
appoint my above named wife Mary G. Hippers as Executrix and
her husband Peter Hippers as Executor of this my last Will and Testa-
ment, hereby revoking all other Wills by me made at any time before
In Witness whereof I have hereunto put my hand and seal at Charle-
ton this fifth day of September in the year of our Lord one thou-
sand eight hundred and one.

Christopher ^{his} Stumpf *L.S.*

Signed, Sealed, published and declared by Christopher Stumpf 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 hereto.

John C. Faber Michael Pown Charles Bouwens.
Proved before Charles Lining Esquire C. C. S. D. April 2, 1802.
At same time qualified Mary G. Hippers Executrix.

Examined 4th Co. S. C. C.

14th South Carolina.

1.10. In the Name of God Amen, I William Osborne Mitchell of
the City of Charleston in the State aforesaid, being weak of body, but of
sound and disposing mind memory and understanding do make
publish and declare this my last Will and Testament, in manner
and form following, that is to say, first I will that all my just
debts and funeral expences be fully paid and discharged.