

And witness whereof I have hereunto set my Hand and Seal, this second
day of September in the Year of our Lord one thousand eight hundred.

Richard Confield (L.S.)

Signed, Sealed, Published and declared by the Testator as his last Will and
Testament who signed the same in the presence of us, who in the presence of
each subscribed our Names as Witnesses thereto by his special request and
in his presence.

James C. M'Donnall Witness William Ellison William Hunter Sonnens - /

Proved before Charles Living Esquire A. C. T. D. September 15. 1800.

At same time qualified Thomas Sparks Executor.

Examined 384 Q. S. T. C. L.

14 N.

N. 48.

This my last Will and Testament I make and ordain in
my own hand Writing and by it, revoke and annul all others: dispensing
of my Estate Real and Personal in manner and way following. To my
Sonrdes my beloved Wife I give and bequeath, absolutely all the Negros
which I shall possess at the time of my death, which I got in virtue of my
intermarriage with her, also eighty pounds in lieu of a Negro fellow named
London, which I disposed of, that came by her, but who Runaway and
never came into my possession, also the Obligation given to me by John
Fentins of Georgia and the Note of hand of Esther West and Charles
Myddleton of the same place given respectively for property which they
bought which accrued to my said Wife as her portion of the Goods of her
brother William Jones. I give my said Wife her choice of any of my Carriag,
and any four of my horses, all my stock of Liquors of every kind absolutely.
I give to my said Wife absolutely the sum of four thousand dollars to be paid
her in specie immediately after my death, or if no Money should be on hand,
then from the first Money that shall come in. I give my said Wife absolutely
all the shares I possess in the bank of South Carolina, which at this time
amount to sixty three. Also all Interest profits and dividends that shall
be due thereupon at my decease. I give and bequeath to my said Wife limited
to her Widownhood only) the use of my House and present residence in Broad
Street and all the land and buildings thereunto appertaining together with the
use of all my Household and Kitchen furniture of every kind and quality all
my Plate and Utensils of every sort appertaining to Housekeeping limited to her

25. Ridonhood as aforesaid and no longer. I give also to my said Wife if she long lives, and so long continues my Rider all the net income and clear profits and proceeds that shall arise and accrue from the part of my Estate real and personal, hereafter by this my Will given and devised to our son William Jones Lowndes, until he shall attain and arrive at the compleat age of twenty one years; she my said Wife destroying and discharging during the time, all incidental and necessary expences attending the cultivation and management thereof, and his maintenance, Education and bringing up - all surplus and residue to be her own without being liable to any account whatsoever. And my Will moreover is, and I order direct and appoint accordingly, That tho' our said Son should die and depart this life before such period and attainment of Years, yet such event notwithstanding, my said Wife shall continue to enjoy the said Profits and Net proceeds as tho' he had lived to the full age of twenty one, still which Legacies, bequests and allotments I do make and give in full compensation and lieu of dower. To Amerinthia Saunders my well beloved daughter I give devise and bequeath my lot of land c N° 14. on East Bay and the appurtenances therunto opposite to General Gadsden's, to her and her heirs and assigns for ever, also four Negroes named Flora, Linda, Pitt and Billey. I give also to my said daughter Amerinthia, the sum of two thousand and five hundred Pounds Sterling of South Carolina. To Mary Lowndes my well beloved daughter I give and bequeath all the six per cent stock which I hold and am entitled to in the funds of the United States amounting at this time nominally to the sum of twenty one thousand, two hundred and twenty one dollars and two cents. Also all arrears of Interest that may accrue and be due at the time of my decease. I give also and bequeath to my said daughter all the property which I hold and am entitled unto in the Bank of the United States being at this time eight shares, together with all Interest profit and dividends arising therefrom and due at the time of my decease. I give also to my said daughter c Mary Lowndes, a Negro Woman named Amy and her daughter named Jenny. I also give and devise to my said daughter c Mary and her heirs and assigns one third part, (the whole into three equal parts to be divided) of all my lands situate at the West end of Tradd Street in Charleston now in the occupation of c W^r. Francis Simmon.

For Harriette Lowndes, the wife of Joseph Brown, I give and bequeath
to my Executors hereafter named in trust for, and to the sole use benefit
and advantage of my said daughter Harriette Lowndes Brown without
any interference or intermeddling whatever of her Husband) the following
Negroes, viz. Louisa and her three Children Jemmy, Charles and John-
bought by me at a sale of Charles Elliotts Negroes also Doney, Frank
and Esther bought at a sale of Joseph Browns Negroes to be employed
in such manner as to my Executors shall appear most conducive and
beneficial, for the separate and particular and special maintenance
and support of my said daughter Harriette Lowndes. I give also to
my Executors under the like trust and qualification, for the use of my
said daughter Harriette Lowndes all the three p^r cent stock which I
hold and am entitled to, in the funds of the United States of America,
amounting at this time to the sum of seventeen thousand, three hun-
dred and seventy two dollars and nine cents also all arrears of Interest
that may accrue and be due thereupon at the time of my decease. I
give also devise and bequeath to my said Executors for the use of my
said daughter Harriette Lowndes and her heirs, one third part (the
whole into three equal parts to be divided) of all my lands situate at
the West end of Broad street in Charleston. It is my Will and
express appointment and Order and direct accordingly that should
my said daughter Harriette Lowndes survive and outlive her pres-
ent Husband, then, and in that event my Executors, shall forth-
with, transfer, assign and convey over to her and her heirs all the right
Interest and claim hereby vested in them, in and to all the property
before enumerated to be at her absolute unconditional disposal. But
should my said daughter die and depart this life under her present
Coverture, then and in such case I give devise and bequeath all and
singular the above enumerated property real and personal, to and
amongst such lawfull Issue as may survive my said daughter Harriette
Lowndes, to be equally divided amongst them, if more than one, when
they respectively attain to the age of twenty one years. But should my
said daughter Harriette Lowndes die and depart this life while under
coverture without leaving Issue or should such Issue if any, not live to
attain to the said age of twenty one years, then my Will is in such case,

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that all the said Estate real and personal, shall revert to any executors as part and parcell of the residue of my Estate and shall be disposed of as shall be appointed and directed by this my Will concerning the residue and remainder of my Estate. For Sarah Ruth Rawlins the Wife of Francis Simmons I give devise and bequeath to my executors to and for the sole separate use benefit and advantage of my daughter Sarah Ruth Rawlins and in trust for her during her coverture, to be managed improved and employed by them in such way and manner as in their Judgment and best discretion may appear most conducive to her interest, one third part, (the whole into three equal parts to be divided) of my lands situate at the West end of Tradd Street in Charleston. I give also to my Executors in trust as aforesaid for the use and benefit of my said daughter Sarah Ruth Rawlins as aforesaid all the said p. com defered stock which I hold and am entitled to in the funds of the United States amounting at this time to the sum of nine thousand four hundred and seventy four dollars eighty cents. It is my purpose intent and I do accordingly direct and appoint that the Estate hereby vested in my Executors for the use of my said daughter Ruth Rawlins shall contingently be subjected to the same conditions, limitations, restrictions and provisos as is directed and appointed limited and prescribed in the case of my daughter Harriette Lowndes with respect to the Estate real and personal by this my Will settled upon her and shall follow and be governed by the like circumstances and provisional incidents contemplated in her case. I give also to my Executors for the use of my said daughter, under the like conditions and restrictions, a Negro Girl named Pegg. To Thomas Lowndes my beloved Son I give devise and bequeath all that Plantation or Tract of land situate on Combahee River, near the ferry, now in his possession, formerly belonging to John Deas Esq. & have and hold the same to him the said Thomas Lowndes and his heirs and assigns for ever. I give and devise to my said son Thomas and his heirs, one moiety or half part of all my lands at Coosawatchie in Prince William's Parish, the whole consisting of two separate Tracts adjoining each other. I give and bequeath to my said son Thomas and his heirs for ever one moiety or half part of the Plantation or Tract of land in the Parish of St Bartholomew's called Tuckie.

from the Estate of William Jones deceased. I give and devise to my said Son Thomas and his heirs, after the determination of the Estate vested in my Wife; one moiety of my lands and improvements, (my present residence) in Broad Street - Charleston. I give and bequeath to my said Son Thomas and his assigns the sum of two thousand and five hundred Pounds sterling of South Carolina. I give and bequeath to my said Son Thomas and his assigns one third part of all the Negroes and slaves which I shall die possessed of (not already disposed of) regard being had to numbers and value; the division to be made by lots impartially selected and drawn. also one third part of all my Cattle, Horses and other live stock. To James Lonnidas my beloved Son I give devise and bequeath, to him and his heirs for ever, one moiety or part of all my lands at the Horseshoe - wherein are my settled Plantations contiguous and adjoining to Chechesey Creek in St. Bartholomew's Parish that is to say all such part of my said lands as shall be found to lie southwardly, of a line to be drawn and commenced on said Chechesey Creek five hundred feet southwardly from the West end of my Causway or landing Path nearly opposite to Chechesey Public landing, thence in a direct line Eastwardly, through the swamp or rice field until it takes in and passes twenty five feet, the high ground Canal leading to the Grist Mill. thence following the course of the said Canal at the distance of said twenty five feet, northwardly until it ranges with the said causway or landing Path - thence in an Easterly direction to the South side of my present Cooper's shop enclosure, till it intersects the pasture Fence on the line between my lands and those of Philip Smith. Also all such other part of my said lands as are situate to the Westward or right hand of the broad road or landing Path to Chechesey publick landing. I give and devise to my said Son James and his heirs one moiety or half part of all my lands at Coosahatchie aforesaid. I give and devise also to my said son James and his heirs one moiety or half part of Leffield Plantation aforesaid. I give and bequeath to my said Son James and his assigns the sum of two thousand and five hundred Pounds sterling of South Carolina. I give and bequeath to my said Son James and his assigns one third part of all the Negroes and slaves which I shall die possessed of or intitled unto (not disposed of already by this my Will) also one third part of all my Cattle, Horses and other live stock - the words; not disposed of already by this my Will is not meant or intended to have reference to the Negroes bequeathed to either of my Sons in thirds. To William Jones Lonnidas my youngest son and the Son of my present Wife I give devise and bequeath,

to him and his heirs and assigns for ever all the rest residue and remainder
all my Plantations and Tracts of land situate lying and being in St. Ben-
tholemens Parish Contiguous and adjacent to the Horse-shoe and Black-
-sey Creeks (not already devised to his Brother James) subject nevertheless
-to the charge herein before imposed on the same in behalf of his Mother
should my said Son William Jones die and depart this life before he attains
and arrives at the full age of twenty one years without Issue or should such
Issue not live to attain the said age of twenty one years then in such case
and event I give and devise all the said lands and premises to and between
my Sons Thomas and James to them and their heirs respectively for ever
yet so as not to impair or in any wise invalidate the Interest therein, re-
-sted in his Mother by this my Will. I also give and devise to my said
Son William Jones and his heirs two seporate Tracts of land at Pinckburn
near to the Plantation of John Lloyd Esq; which will serve occasion-
-ly for Timber and Plantation uses. I also give and devise to my said
said Son William Jones and his heirs, after the determination of the
Estate vested in my Wife, the other moiety of my land and improve-
ments (my present residence) in Broad Street Charleston in her sur-
-vives his Mother. I also give and bequeath to my said Son William
Jones the sum of two thousand and five hundred Pounds sterling of
South Carolina subject to the charge herein before imposed in behalf of
his Mother. I also give and bequeath to my said Son William Jones one
third part of all my Negroes and slaves which I shall possess at the
time of my decease subject as aforesaid to the charge before imposed
in behalf of his Mother. Should my said Son William Jones die and
depart this life before he arrives at full age without Issue, or should no
leave Issue and such Issue die before full age - then and in such even
I give and devise to my Son James the moiety of my land and im-
-provements in Broad Street after the determination of the Estate ve-
-sted in my Wife to hold the same to my Son James and his heirs for
ever - and as concerning and respecting such Personal Estate and effects
is herein before bequeathed to my said Son William Jones It is my Will
and Intent and I appoint and direct accordingly that should he die be-
fore he attains to the age of twenty one years without Issue then and
in such event the said Personal Estate shall go and I bequeath the
same to be divided equally between and amongst my Wife and such
of my daughters as may be living at the decease of my said Son
the share and part of such Personal Estate as shall be allotted

and belong to my daughters, under coverture, I direct shall be placed in
the hands and under the absolute direction of my Executors, to be mana-
ged and improved to the best advantage for their separate sole benefit
and use without any interference or control whatever from their hus-
bands and altogether independant of them. To Rawlins Lonnades Junr.
my dear unfortunate Son I give and bequeath an annuity or yearly
sum of five hundred specie dollars, to be laid out employed and applied
for his use, during his life, by my Executors in such way and manner
as in their best discretion and judgment shall appear most conducive to
his Interest comfort and support and for this purpose I do appropriate
and set apart from the proceeds and income arising and ensuing
from my six p^t Cent stock in the funds of this State, (which said
stock at this time amount to fourteen thousand seven hundred and
fifty one dollars thirty three cents) the said sum and amount of five
hundred dollars aforesaid annually during the life of my said Son
Rawlins to be sacredly and inviolably reserved and preserved
and applied to that special purpose and use. I also give and bequeath
to my Executors in trust for the use of my said Son Rawlins for such
time and continuance as they may judge it necessary and beneficial to
his service and convenience my Negro Man Jack the barber who has
for years been accustomed to attend him, and my Negro Woman Peggy
the sempstress or to change and substitute others in their room, or replace
those who may die, according to their own judgment and discretion:
and I most earnestly recommend my said Son Rawlins to the ten-
deres, humanity and fraternal regard of his Brothers and Sisters,
tho' this I know to be unnecessary. Charles Lonnades. (my Nephew) I
give and bequeath to him the use benefit and emoluments of my
Plantation called Charlton on Edisto River near Parkers Ferry,
untill my Son William arrives at full age; if my ^{said} Nephew shall so
long live. I give also to my said Nephew during the said term all
those Negroes (ten in Number) now in his possession which I hired to
him, as appears by an agreement under his hand dated the 5. July
1794. but if my said Nephew should have issue before the expiration
of the said term, then in such event, during the life of such issue,
I give and bequeath to them absolutely all right and title to the said
ten Negroes aforesaid. And I hereby release and acquit my said Ne-
phew from all arrears of rent and hire which may be due or payable
at the time of my death as well for the said Negroes as for the land afores-
aid. I also direct and appoint and after my Son William comes of age
I give and devise to him and his heirs the said Plantation on tract of

21 land called Charlton and if he dies without leaving issue before
he becomes of age then and in that case I give and devise the said
Plantation to my Son James and his heirs Touching and concerning
the disposal of my household and Kitchen furniture, and my Plate of ev-
ery kind and description herein before vested in my Wife for and during her
Widowhood; I give and bequeath the same after the determination of my
Wife's Estate thereon to and amongst my Son William Jones, my daugh-
ters c Mary, Harriette and Ruth to be equally divided amongst them
the share of my daughters under coverture to be placed in the hands
Custody and possession of my Executors in trust for their separate use
and behoof independant of all control and interference of their hus-
bands. My Pews in the Churches of St Philip's and Archdale
Street, I give and bequeath for the general use and common bene-
fit of my Wife and Children and the survivors and survivor of
them. I direct and order that the Tract of land at Will Town lately
belonging to Mr Stobo which I purchased at Publick Sale be sold
by my Executors, who are hereby empowered to make good and
sufficient Titles for the same to the Purchaser in Fee simple. The
monies arising from such sale to be reputed taken and considered
as part and parcell of the residue of my Estate. All the rest residue
and remainder of my Estate real or personal of what nature kind
or quality whatsoever which I am or may be entitled to Interested
in or possessed of, or which may hereafter by any of the contingencies
or limitations prescribed by this my Will, revert to my said
Estate I give devise and bequeath to and amongst my three Sons
Thomas, James and William Jones their heirs and assigns for ever
provided that if my said Son William should die under full
age, his part and share shall go to and amongst his said brother
Thomas and James. And now bowing and prostrating myself with
all humility and abasement before my most merciful gracious and
bountiful Creator beseeching him of his boundless goodness to pardon my
sins and to receive me into his everlasting rest through his infinite
mercy and the atonement of his beloved Son my adorable saviour I com-
mit myself in humble hope both soul and body to his almighty dispo-
sal, and so conclude this my Will and Testament by appointing Executrix
and Executrices thereof my Sons Thomas Lowndes and James Lowndes
and when he becomes of full age my Son William Jones Lowndes, my belov-
ed Wife Sarah Lowndes whom I also appoint guardian of the Person and
Trustee of the Estate of our said Son William during his Minority, and
my dear daughter c Mary Lowndes amen, amen. In witness where-

I Rawlins Lovndes have hereunto set my hand and seal to this my last Will and Testament, wrote by my own hand, contained in four sides or folios of Paper annexed to each other at Charleston this eighteenth day of November one thousand seven hundred and nine
ty seven.

Rawlins Lovndes (S.)

Signed, sealed, Published and declared in presence of us, who in presence of the Testator and of each other have signed our Names as Witnesses thereto.

William Crafts - Thomas Ogier - Adam Tunno.

Whereas in and by my last Will and Testament duly executed bearing date the eighteenth day November 1797. I have therein and thereby given and devised to my Son James and his heirs a certain portion part and parcel of my lands situate lying and being on and contiguous to the Horse Shoe and Chechessey Creeks, being all the residue and remainder of my lands therabouts on which are my Plantations, at present settled and under Cultivation, which is not particularly described and defined and given and devised by my said Will to my Son William Jones: now considering that the division of my said lands will be inconvenient and detrimental in respect to the Improvement darning and draining and watering thereof. I have on mature reflection thought proper to alter my said Will, and do accordingly by this Codicil hereby declared to be part of my said Will and to be annexed thereto, Cancel, annul and revoke the said devise made to my said Son James and his heirs in and by my said Will. And I do hereby devise give and bequeath the whole of my said lands entire, to my son William Jones Lovndes and his heirs and assigns forever upon the like conditions, restrictions and limitations which are appointed and prescribed and directed in and by my said Will respecting and concerning the devise therein made to my said Son William Jones of the part of my said lands. And whereas by my said Will I have given and bequeathed to my Son William Jones a pecuniary legacy of two thousand and five hundred Pounds. I do hereby annul and cancel the said legacy in consideration of the additional devise of land herein

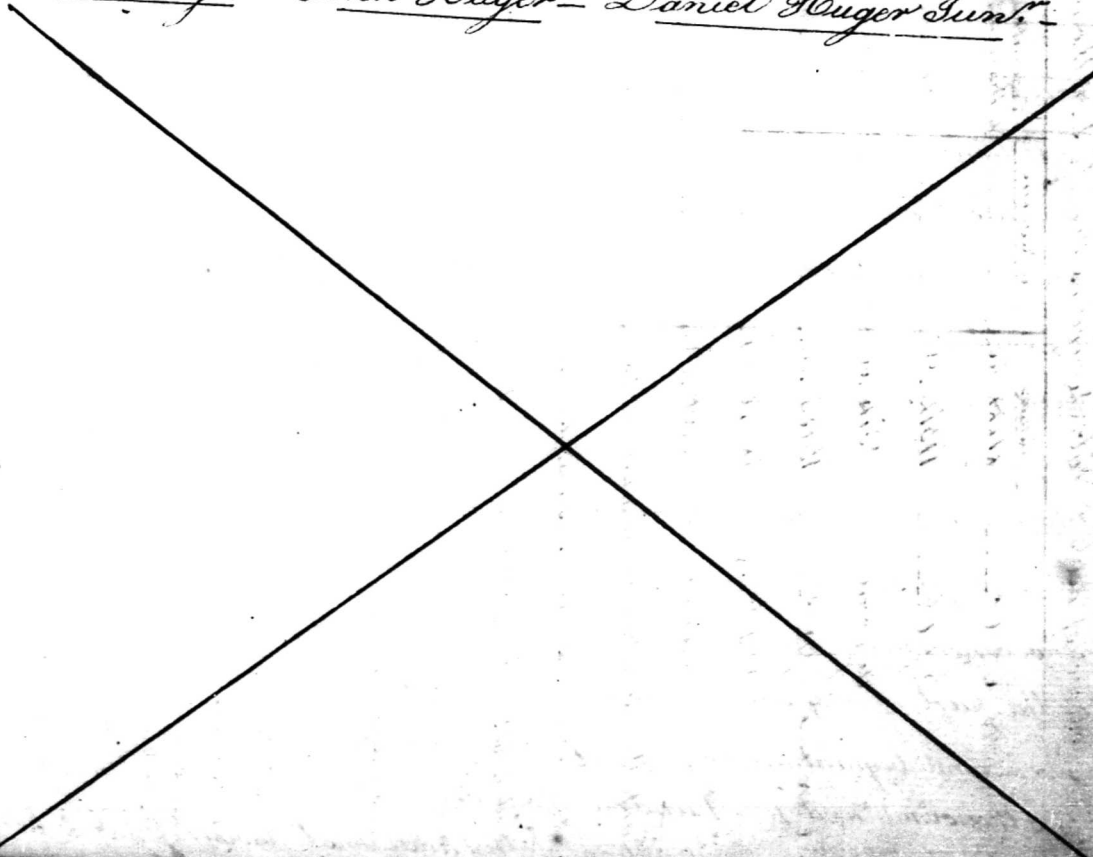
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made to him and I do give and bequeath the said sum of two thousand and five hundred pounds to my Son James Lowndes and his heirs the better to enable him to purchase and procure a good Plantation in lieu of the land I have hereby divested him of. I do hereby ratify and confirm and republish my said last Will and Testament dated at Charleston the eighteenth day of November one thousand seven hundred and ninety seven except such parts thereof as are altered by this present Writing and Codicil. And I do hereby direct and appoint that such additions as I may have made to my Estate either by purchase in the funds or otherwise shall be taken and deemed and shall pass, in the same manner as is directed by my said Will for and concerning the residue of my Estate and be distributed accordingly done at Charleston this eighth day of November one thousand seven hundred and ninety eight and given under my hand and seal.

Rawlins Lowndes *(Signature)*

Signed, sealed and delivered the words "and five hundred" being first interlined between the seventeenth and eighteenth and the nineteenth and twentieth lines In presence of us

Ann Huger - John Huger - Daniel Huger Junr.



Sketch & abstract of debts & Publ. Securities due Recd. of the disposition thereof, at present, made by his Will. taken 14 th Feb. 1798.					
United States 6 pcts	3 pcts	Medium	Reunited to Mary S.	Balance of this article	disband of - undisposed
"	"	17372.9	to Harriett	45.	21221.75
" deferred	"	9574.00	to Ruth	dts.	173721.9
S. Carolina 6 pcts.	"	15884.48	to Richard	part thereof vizt.	9574.00
3 pcts	"	12978.91	"	"	7484.700
" deferred	"	1866.30	"	"	12978.91
Bank United States 8 shares @ 600 dolls 4800	"	"	"	"	1866.30
" S. Carolina 200 shares @ 500 10000	"	"	Mary Lorradas the whole of this article	"	"
Deposit: Baldwin Bond S. Carolina - 7472	"	"	M. Lorradas a part of this vizt.	3200	"
"	"	"	" a part of this vizt.	2835	6165
Bonds and private debts of Schedule Curr. & Int. 17924.0.0	"	"	" a part of this vizt.	3000	3672
" Medium 12220.5.4.9.11. Lorradas	"	"	"	"	"
Bonds and private debts of Schedule Curr. & Int. 17924.0.0. J. Jones Lorradas	"	"	"	"	"
"	"	"	"	"	"
6 pcts. S. C. 7484.dls.	"	"	"	"	"
3 pcts. do.	"	"	"	"	"
defered.	"	"	"	"	"
Bank shares 6165	"	"	"	"	"
Balance of deposit in dol:	"	"	"	"	"
and from Medium & partland Dols.	"	"	"	"	"
<i>Drawn before Charles Loring, Esq; in C. St. September 23. 1800. At same time qualified Thomas Lorradas and James Lorradas Esquires, J. C. L. Octob'r 17. 1800. Qualified Sarah Lorradas and c Harry Lorradas Executrices. — February 28. 1803. Qualified J. C. L. 51 39 Co. N.Y. J. C. L. Jones Lorradas Executor.</i>					
<i>L. 8464. 5.4</i>					
<i>as my Moneyed debts as follows:</i>					
<i>c S. C. It is reasonable, that whatever caperations may occasionally be made in the execution of any of the above debts, the same will be abundantly supplied by execu- minating Interest, and future Drpts.</i>					
<i>R. L.</i>					
<i>14th Feb. 1798.</i>					
<i>L. 8464. 5.4</i>					

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14 B.
N. 3. In the Name of God Amen, I William Thorneys of the City of
Charleston in the State of South Carolina Butcher being at pre-
sent very sick but of sounde Mind, & Memory and Understanding prais-
ed be God for the same my soul I recommend to my Creator who
gave it me and my body to the Earth to be decently interred at
the discretion of my Executrix herein after named and as to
what worldly Estate wherewith it has pleased God entrust me I
do hereby give devise and bequeath the same and every part
and parcell thereof to my well beloved Wife Jane Thorneys and
to her heirs and assigns absolutely for ever and do make her sole
Executrix of this my last Will and Testament hereby revoking
all former Will by me at any time heretofore made declaring
this to be my last Will and Testament. In Witness whereof I
have hereunto set my Hand this second day of October in the
Year of our Lord one thousand eight hundred,

William Thorneys ^{his} ~~Seal~~
~~mark~~

Signed, Sealed and published by the within named William
Thorneys as and for his last Will and Testament who in our pres-
ence signed the same at whose request and in the presence of
each other we have subscribed our Names to the due Execution
thereof.

David Cameron - Abraham Williamson - Joseph Sparrow -

Proved before Charles Lining Esquire O. C. S. D. October 10. 1800.

At same time qualified Jane Thorneys Executrix.

Examined 24th Co. St. 86. L.

14 B.

N. 4. Charleston September 19. 1800. In the Name of God Amen, I Ro-
bert Woodbridge of Charleston Clergyman do make this my last Will
and Testament. In the first place I request when it pleases God to
call me to have a decent and economical funeral and that all the
expences thereof, together with all my just debts and legal demands

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14 B.
N. 3. In the Name of God Amen, I William Thorneys of the City of
Charleston in the State of South Carolina Butcher being at pre-
sent very sick but of sounde Mind, & Memory and Understanding prais-
ed be God for the same my soul I recommend to my Creator who
gave it me and my body to the Earth to be decently interred at
the discretion of my Executrix herein after named and as to
what worldly Estate wherewith it has pleased God entrust me I
do hereby give devise and bequeath the same and every part
and parcell thereof to my well beloved Wife Jane Thorneys and
to her heirs and assigns absolutely for ever and do make her sole
Executrix of this my last Will and Testament hereby revoking
all former Will by me at any time heretofore made declaring
this to be my last Will and Testament. In Witness whereof I
have hereunto set my Hand this second day of October in the
Year of our Lord one thousand eight hundred,

William Thorneys ^{his} ~~Seal~~
~~mark~~

Signed, Sealed and published by the within named William
Thorneys as and for his last Will and Testament who in our pres-
ence signed the same at whose request and in the presence of
each other we have subscribed our Names to the due Execution
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14 B.
N. 3. In the Name of God Amen, I William Thorneys of the City of
Charleston in the State of South Carolina Butcher being at pre-
sent very sick but of sounde Mind, & Memory and Understanding prais-
ed be God for the same my soul I recommend to my Creator who
gave it me and my body to the Earth to be decently interred at
the discretion of my Executrix herein after named and as to
what worldly Estate wherewith it has pleased God entrust me I
do hereby give devise and bequeath the same and every part
and parcell thereof to my well beloved Wife Jane Thorneys and
to her heirs and assigns absolutely for ever and do make her sole
Executrix of this my last Will and Testament hereby revoking
all former Will by me at any time heretofore made declaring
this to be my last Will and Testament. In Witness whereof I
have hereunto set my Hand this second day of October in the
Year of our Lord one thousand eight hundred,

William Thorneys ^{his} ~~Seal~~
~~mark~~

Signed, Sealed and published by the within named William
Thorneys as and for his last Will and Testament who in our pres-
ence signed the same at whose request and in the presence of
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call me to have a decent and economical funeral and that all the
expences thereof, together with all my just debts and legal demands