

Daniell shall build the said front wall, and pay & discharge the said
mentioned legacy according to the true intent and meaning of this
my will, then in such case and not otherwise, I do give devise
and bequeath to my said son Robert Daniell his Executors Administrators
and assigns all my other negroes & slaves, all my cattle horses
and stock of all sorts, with all the materials belonging to the Plantation
tall my household goods & plate. And also give to my son
Robert Daniell, one diamond ring containing three large stones of
sparks, one pair of diamond earings one stone in each and one gold
seal which I leave in possession of myk Chell ring and shall not be
delivered to him until he marrie and in case he should never
marry then I give the above mentioned diamond Ring, Earings &
gold seal to my son Marimaduke Daniell and in case they should
both die unmarried then I give, devise & bequeath the above mentioned
Ring, Earings and gold seal to my daughter Isabella my sister. I
also ordene and appoint my Executors to give to Doctor Nicholas Trotter
and his wife, Chell H^m Chell and his wife and Mrs Elmer Wright
each of them a puncant ring. Further ordene & command that my son
Marimaduke Daniell shal pay out of his part of his estate the
charges of his maintenance & travellinge in England according
to his agreement made between his master Abraham Chell but
and moreover he will further pay me my son Robert Daniell
Marimaduke Daniell the both to without cost lawfully begotten
of their bodys then and in case of her son decese and bequeath all
my real & personal estate whatsoever being or saying of what nature
or kind come to my said sister Isabella her heirs & assigns
forever. I do nominate and appoint the Rth Chell son my son
Robert Daniell executors to me my last will and testament hereby
making null and void all former wills by me made before made, And do
decree and appoint this to be my last will and testament contained
in two sheets of paper. In witness whereof I the first above
named Sarah Daniell have set my hand to every sheet of paper
and my seal to the carbon fied upon the last the twenty eighth day of
July in the seventh year of the reign of our Sovereign Lord George by
the Grace of God of Great Britain France and Scotland King
Defender of the faith &c &c And in the year of our Lord one thousand
seven hundred and forty one.

Signed sealed published and
declared by the above named
Sarah Daniell to her last will and testament
in the presence of us Geo. Logan - Thomas
Cooper - Martha Logan - Sarah Blakeley

(S)

taking the oath of an Eye administered to him in Council the aforesd
Mr William Shatto being absent from the Province
Recorded Feb^r 1721 of the Slavey Deputy Secy Test. How timely it is
Extracted from the original Record to page 149 removed from Secy of State's Office pursuant
to Act of Assembly Feb 1809 Examined by Mr. Wm. H. Smith Esq. D. D. A. S. 1807.

Abraham Flores dela plains

No 31 In the Name of God Amen. I Abraham Flores Deles Plan of
Berkeley County in the Province of South Carolina do make &
health of body and of mind and desirous mind extraordinary thanks
be to Almighty God and calling to mind the uncertainty of this life
do make and ordene this to be my last will and testament first
and principally I commend my soul into the hands of Almighty
God hoping through the merits of my Son Jesus Christ my Redeemer to
receive the full and free remission and pardon of all my sins and
eternal life and happiness in the world to come And as to such word
by estate as it hath pleased Almighty God to bless me with I give
and dispose thereof as followeth. I primit. I will that all my debts
and funeral expenses be first paid discharged. Item. I give and de-
-vise unto my living brother Isaac Flores all that tract of land or
Plantation containing eight hundred and thirty acres more or less
whereon I now live together with all the buildings houses out houses
and appurtenances whatsoever thereunto belonging or in any wise
appertaining for the term of his natural life without impeachment
of waste and from and after his decease I give and devise the same
Plantation and premises unto my grand daughter Marian the
wife of Tobias Fitch for and during the term of her natural life only
without impeachment of waste and from and after her decease
I give and devise the same unto my great grandson Stephen Fitch
and the heirs of his body lawfully to be begotten and for default of
such issue I give and devise the same unto my great grand daughter
Mary Fitch and the heirs of her body lawfully to be begotten and for
default of such issue then to such person or persons as the said
said Marian shall think fit to dispose of by her last will and
testament in writing and for want of such disposition then to the
right heirs of my said grand daughter Marian forever. It being my
intend and with that nothing herein before mentioned shall operate or
be construed to make my said grand daughter Marian tenant in
tail of the said tract of land or plantation but tenant for life only
and so that she may not have power to joyn with her husband in
making sale thereof but that the same may descend and go to her
children the said Stephen and Mary after her decease. Item. I give
and bequeath unto my said brother the said Isaac Flores the premises
and implements of all my negro and Indian or mestizo slaves and
herein after mentioned for the term of his natural life without

At a Council held at the Council Chamber in Charles Town Feb^r
the 8th 1721. The foregoing will was then proved by the oaths of Thomas Cooper
Master Logan - Sarah Blakeley witnesses thereto and letters testemorary
granted to Mr Robert Daniell one of the Executors therein appointed on his
taking

any account to any person whatsoever vizt two negro men named
Semb and Lebartott two negro boys names John and Simon as also
two master girls Katie and Mary the daughters of my Indian woman
Diana Frank a master boy her son and a young child at her bed
But as to my Indian woman Diana I give the use and service of her until
she has born another child and for two years thereafter and no longer
and then I give the said Diana her freedom as I have promised her.
Item. I give unto my son in law Peter Bacott after the decease of
my said brother Isaac Stone my negro Semb and my master by
Frank the son of Diana and to his children Administrators and
assignees forever. Item. I give and bequeath unto my two great
grand children Stephen and Mary Weston after the decease of
my said brother Isaac Stone all my negro and Indian or master
slaves not herein before released disposed to be divided to them at
the age of one and twenty years of marriage together with the
increase and to be equally divided between my said two great grand
children share and share alike. Item in case either of them shall
happen to die before they attain said age of marriage then their
and other that the part or share or him to her surviving shall go to the
survivors of them. But my just and mind nevertheless is that my said
grand daughter Diana shall have the free use and employment
of my said last mentioned slaves for ever in a convenient until
my said great grand children have attain their said age or mar-
riage. Item. All the rest and residue of my said real and per-
sonal estate whatsoever and where so ever not herein before
disposed of I give, devise and bequeath unto my said loving brother
Isaac Stone whom I hereby make and constitute Executor of my
last will and to use him as "Administrator" and assignee forever.
And I certify I acknowledge receipt having made and signed this will before
and other were by me countersigned thereto to be my
last will and testam. In witness whereof I have to this my last will
contained in two sheets and say of paper set my hand to the top of
sheets thereof and my hand and seal to the last sheet of the same the
second day of August in the year of our Lord eighteen hundred seven
and twenty one.

Signed Sealed published & declared Wm. H. F. A. P. (D)
by the testator Abraham Flores Jr
la P. as for his last will and testam. in the presence of us who
subscribed our names in his presence. Richd. Deacon Esq. William
Billing Jnr. John Stone - John Bullitt - John Bullitt Jnr.

At a Council held at the Council Chambers in Charles Town Aug
g 25th 1731. The above will was then proved in Court by the oaths of
Richard Allen Esq. and Mr Wm Billing who declared upon their oaths
that they saw the said testator sign seal publish and declare the
same as his last will and testam. and that he was in perfect
sense & memory at the time of his so doing. Test Wm. Tunley C. L.

In Council feb^r 16th 1731. Proved by the oaths of the above mentioned
John Bullitt and sett^t Testamentary granted to the Executor on presenting
of Exec^t Oath. Test Wm. Tunley C. L.

Recorded feb^r 21st 1731. of the Lambell affy.

Extracted from Original Record Vol page 157 Ms. removed from Library of State Office
pursuant to Act of Assembly No. 1549 Chap^t 1 by Wm. Lambell Esq^r Oct 16, 1857.

Eben Taylor

Wms^r Eben Ezer Taylor's last will and testament (see bundle N 1047)
In the Name of God Amen. I Eben Ezer Taylor being now
in good health yet considering the uncertainty of this frail life
have thought it necessary to make this my last will and Testament
before I go my intended voyage for London which I know do in the
mariner and from following. I implore Comitt myself to my
most gracious God & Redeemer from whom I hope I shall receive
eternal life & salvation wheresoever I die whether ashore
or at sea. Item. I give unto my well beloved wife Agnes Taylor the
house she now居 in with the field and orchard adjoining to
it and all the household goods worth aud the eight pounds Mr. Whitrow
owes me, and the six pounds Sister Mary Trope owes me, and
the six pounds Mrs. Padden owes me and the six pounds Mr. Matt
Gray owes me. If she survives me, but if she dies before me,
then I give every thing I have given her to my Cousin Samuel Flores
Cros & then andred to be equally divided between those of them
that shall survive me. Item. I give unto my Cousin Samuel
and Eliza Cros & their children the twenty pounds my said Cousin
Samuel Cros owes me and the interest of it to be equally divi-
ded between those of them that shall survive me. Item. I
give unto my brother and sister Walker and their children to
one hundred pounds my said brother Walker owes me and the
interest of it to be equally divided between those of them that
shall survive me. Item. I give unto my brother Samuel Taylor
the fifty seven pounds Mr. Samuel Egleigh of Charles Town and the
Barolina owes me and the interest of it if he survives me
but if he dies before me then I give the fifty seven pounds and the
interest of it I have given him unto my brother Benjamin
Taylor and his children to be equally divided between those of
them that shall survive me. Item. I give unto my brother Benji-
min Taylor and his children the thirty pounds Mr. Nathaniel
Snow in South Carolina Chyrurgeon owes me, and the interest
of it and the fifteen pounds Mrs Mary Blake owes me and
the interest of it and the twenty pounds Mr. Daniel Davis
owes me and the interest of it and all my other debts in South
Carolina and all the merchandizes I have left with Mr. James
Snow which amount to the sum of one hundred and fifteen
thirteen shillings and seven pence half pence at 12 days