

Mary Barks

In the Name of God Amici I Mary Barker of Bartley County  
in South Carolina bind taking into consideration the frailty and  
mortality of human nature that 'tis appointed for all men once to  
die, for the future good and quiet of my family, and to lay all con-  
tests & may hereafter arise concerning my Affairs, do constitute  
and make this my last will and testament in manner and form  
follow (sig) Impinguo I most humbly resign my soul unto the  
hands of God in hope of mercy thru the merits of Jesus Christ my  
only Saviour and Sustainer. I doth bequeath my body to  
the Earth from whence it came equipping my ~~that~~ my Executors  
hereafter to be named may inter the same decently according to  
their discretion. I do write my inter-table, no or paid tyne and  
bequeath unto my son James Barker the sum of first sum of fifty  
~~per~~ <sup>per</sup> cent money of the ~~the~~ <sup>the</sup> sum of money due  
quire of my estate may he have possession of until he shall  
be twenty one years old in some other reason because if I  
give and bequeath unto him nowe summe there will be remain-  
ing part of my estate, my son to be a hundred pound least & present  
al to be determined when I shall die by my Executors at such time as  
my said daughter shall come to me and my further will is that  
my said daughter be admitted to the use and enjoyment of my  
beloved friends the late Dennis & the late Butler whom I've  
hereby being desirous among others to constitute my sole Executors  
of this my last will and testament with the new made sealing  
all former sealings thereto before concluding and declaring this day  
to be my last will & testamant. I have hereunto set my hand  
Seal this 15 day of August 1822.

signed sealed indorsed in the presence of  
Arthur Foster - Banker - Tiverton - N.H.  
Aug. 1st 1888

Memoirandum. On the 20<sup>th</sup> day of April 1821 personally came and  
appeared before me Mr. Clark Fisher and Capt<sup>a</sup> John Hudson two  
of the witnesses to the within written will who being duly sworn  
on the Holy Evangelists declare that they were personally present  
and did see the within testatrix Mary Barker sign seal publish  
and declare the within Instrument of writing to be her last will  
and testament and at the time of her doing thereof she was of  
sound mind and memory to the best of their knowledge, and that  
they did likewise see Mr. William Skipper the other witness sub-  
scribe his name as an evidence thereto. Secon<sup>d</sup> to before me.  
Mary Barker's will W. J. H. 27th Apr.

Recorded January the 19<sup>th</sup> 1923 by W. C. Johnson  
Robt. Johnson

Received January the 19<sup>th</sup> 1721/2 p/ the Hornet Secty.  
Augt 27<sup>th</sup> 1721 as follows vizt In Council being of 25<sup>th</sup> 1721, the motion mentioned Counter Part of <sup>the</sup> Letter of the Committee  
Recd Letter determining general election. Test 40m<sup>th</sup> Jan<sup>ry</sup> 1721/2 C<sup>o</sup> 111 Cons.  
Received January the 25<sup>th</sup> 1721/2 p/ the Scembell Secty: Secretary.

<sup>+120</sup>  
Extracted from Original Record No 8 page 17. Received from Secy. of State's Office  
pursuant to Act 1809 of Penn. by W. J. Mendenhall Esq., P.D.C. #1557.

Danl Ballaham

Daniel Callahan's last will and testament (Side B)

In the Name of God Amen. I Daniel Callahan of Colleton County  
A. S. and Province of South Carolina being sick and weak of body but of sound  
mind and perfect mind and memory and calling to mind the uncertainty of this  
transitory life make and ordain this to be my last will and testament in  
manner and form following hereby revoking all other wills and testa-  
ments by me heretofore made and acknowledging this and no other  
to be my last will and testament. That is to say First and prin-  
cipally I will and bequeath my soul to God who gave it me hoping  
through his mercies and the merits of my blessed Lord andaviour  
Jesus Christ to obtain remission of all my sins and my body I commit  
to the Earth to be decently buried at the discretion of my Executors here-  
after named. & as for worldly estate God in his mercy hath been pleased  
to endow me with I give and dispose thereof as followeth. In primis  
I give bequeath and devise unto my loving son Daniel Callahan  
and his heirs and assigns forever four slaves (viz) Paul. Interpreter  
Timbrick and Charles, to be delivered unto him at the day of his  
marriage by my loving wife Honour Callahan, in whose care and  
possession I leave the aforesaid slaves till the marriage of my said  
son, but in case my said loving wife Honour Callahan should  
die before the marriage of my said son then my will is that the  
said four slaves be immediately taken into possession of my said  
son Daniel Callahan or his heirs or assigns. And further my will  
and pleasure is that my son after his marriage shall find and  
allow unto my loving wife Honour Callahan a sufficient main-  
tenance during the term of her natural life. Secondly I will  
and bequeath unto my loving son Daniel Callahan and his heirs  
and assigns forever my biggest ironpot. Steel. Sawl and be-  
queath unto my loving daughter Honour Burroughs and her heirs  
and assigns forever thirty pounds currant money to be paid as  
soon as ever my other lawfull debts are paid off. ~~late~~  
And further my will and meaning is that if my son Daniel  
should die without issue lawfully begotten of his body that all  
my estate real and personal be equally divided between my two  
daughters Mary Bedon and Honour Burroughs their heirs or assigns.  
Item. I give and bequeath unto my loving son Daniel Callahan  
and his heirs and assigns forever two lots in the Town of Beaufort  
upon Port Royal Island which ales in default of issue are to  
revert to my two daughters above named their heirs or assigns:  
All the rest of my Estate both real and personal I give and bequeath  
unto my loving wife Honour Callahan during her natural life  
Lastly I will and appoint my loving son in law Stephen Bedon and  
my worthy friend Capt. John Raven whole and sole Executrix of this  
my last will and testament. In witness whereof I have hereunto  
put my hand and seal this 17<sup>th</sup> day of April anno 1730.

Signed sealed published pronounced and declared in presence of the subscriber

Thomas Jones - David Mcffarland  
mark

In Council Sa<sup>t</sup>ry 9<sup>th</sup> Feby 1721. The above will was proved by oaths of tho Laddson & Danl. Mcffarland who declared they saw the testator sign seal & publish his doctrine it as his last will & testament, & that he was in perfect sense & memory at the time of his so doing, also that they saw Thomas Jones pull his mark thereto as a witness, what is become of the said Jones they knew not but believes he abode being in debt. Test. Wm. Tunley

Recorded February the 1<sup>st</sup> 1721 at the County Court

Co. Scov.

Extracted from Original Record No 17 page 182 removed from Secy: of State's Office pursuant to Act of Assembly 1734 & issued by W. D. Mendenhall Esq. D. O. B. 1851.

No 35 Peter Cannon late of this and subscriber to this Will No 35 In the County of Berkeley in the Province of South Carolina, being weak in body but of sound mind & memory did make and ordain publickly reciting wherefore my last will & testament hereby reciting wherefore my last will & testament by me heretofore made I do this instant make & witness that my soul will return to him that gave it & my body should be decently buried in the grave as a Christian ought to be. I do that my just and true full debts be paid wherein so there is so much money received belonging to my estate. Also I give and bequeath to my beloved friend Mary Ayers one tract of land containing one hundred acres lying on the west side of Wappoonee river, common on said island belonging to Moses Martin to his widow his son or sons. Also I give and bequeath unto my self Mary Ayers all my widow estate least and personalall only inheritance excepted to have and to hold the said Estate Real and personall unto the said Mary Ayers for another heirs forever. Item I give and bequeath to my well beloved friend Rowland Evans the aforesaid horse which is excepted in the foregoing part of this my last will and testament to him or his heirs forever. Lastly I do make, ordain, constitute and appoint my loving friends Rowland Evans and Mary Ayers Executors of this my last will and testament. In witness whereof I sign'd said Peter Cannon have hereunto set my hand and seal eleventh day of March anno Domini 1721.

Signed sealed and delivered in presence of us Arthur Hall Margaret Evans

Peter Cannon (S)

Mary Ayers Exec. Ser.

At a Council held at the Council Chamber in Charles Town Feby 9<sup>th</sup> 1721. The within will was then proved by the oaths of Arthur Hall, Mrs. Jane

Jacob Evans and Anna Ayers witnesses thereto & letters testamentary granted to the Executors therin appointed, they having taken the oath ofavitation. Test. Wm. Tunley Co. Scov.  
Recorded Feby the 9<sup>th</sup> 1721 at the County Court

Extracted from Original Record No 17 page 182 removed from Secretary of State's Office pursuant to Act of Assembly A. D. 1734 to bear by W. D. Mendenhall Esq. Oct. 2. 1851.

Sarah Daniell

No 36 Sarah Daniell's last will & testament (vide binder A. D. No 36) No 36 South Carolina. In the Name of God Amen. I Sarah Daniell of Berkley County in the Province of South Carolina widow being weak in body but of sound mind & memory prays begin to Almighty God for the same, to make and ordain this to be my last will and testament in manner and form following. First I beseech my soul into the hands of Almighty God hoping and believing the salvation of the same through the merits of my blessed Saviour & Redeemer Jesus Christ and my body I committ to the Earth to be decently buried at the discretion of my here after named Executors being full and certain hope of a resurrection to Eternal life and for my estate which it hath pleased God to have bestowed on me in this world I desire and dispose of the same as follows. I impriue I will that all my just debts and funeral charges be first paid & discharged. Item Whereas I have seized in fee of a lot of land on Charles Town Bay near Berckley Bostion containing one hundred foot affront. The quantity of feet backwards uncertain, now I do hereby give devise and bequeath all that my said lot of land to my youngest son Marmaduke Daniell to his heirs & assigns forever. Item I do also give & bequeath to my said Son Marmaduke Daniell four of my negro slaves to my two boys Joseph & Cyrus and one negro woman named Susanna & her girl named Amoret to be delivered to my said son Marmaduke his Executors. I desire his heirs & assigns when he shall attain to the age of one and twenty years, and in case the Assembly of this Province should pass any Law to oblige the owner of the affront lots to build a front wall before their said lots either my son Robert Daniell his Executors or Administrators shall at his or their own proper costs and charges build the front wall before the said front lot, hereby give and bequeath to his said brother Marmaduke Daniell freely without any payment or reward for the same, and oblige himself by sufficient bond or obligation to his said brother Marmaduke Daniell to do and performe the same, and shall also pay unto Mrs Mary Johnson that now lives with me the sum of fifty currt money of this Province on demand and take and to the said Mary Johnson all my wairing apparel linens outside cloathes. I also give devise and bequeath to the Elizabeth Doggett Law the sum of fifty pounds currt money of this Province paid her within one year after my decease. And if