

In Council Feb<sup>r</sup> by the 24 1721. Letters testamentary granted to the said  
John Buckley Esq<sup>r</sup> late of  
Recorded February the 24<sup>r</sup> 1721 Thos Lambeth Esq<sup>r</sup> Surveyor.

Extracted from Original Record No page 166 removed from Registry of State Office  
pursuant to Act of Assembly A.D. 1849 Section 7 by W. T. McDonnell Esq<sup>r</sup> Clerk 1857.

Grace Buckley

A.C. (Grace Buckley's will in bundle A. A. No 58)  
No 38 South Carolina. I Grace Buckley being sick and weak of body  
but of perfect sense and memory and well knowing the un-  
certainty of man's life do ordain make constitute and appoint  
this my last will and testament And I do hereby revoke all  
will and wills and former wills and testaments by  
me made and is in manner and form following vizt. I impud  
first. Give my soul to God that gave it and my body to the Earth  
to be buried in such decent manner as to my Executors hereafter  
named shall seem meet. Item. I give to my eldest granddaughter  
Catherin Sea the three negro named Jack Robin and hanale  
and one half part of all my stock of Cattell horse and mairies  
and the half of all my moveable estate to her and her heires forever.  
Item. I give and bequeath unto my youngest granddaughter Mary Seales  
the negro named London and Sonie and bety and tow hundred  
pounds current money of this Province. Item. I give to my grand-  
daughter Mary Seales my now dwelt in house beginning  
at the end the Selles of all to the third Room upon the flos  
and the remainder of my houses to my eldest granddaughter  
Catherin Sea to them and their heirs forever. Item I give and  
bequeath my now dwelling plantation thereof containing the  
hundred and sixty acres ther thre<sup>ds</sup> to be equally divided between  
to them and their heires forever and it is my will that if  
either of my granddaughters of my granddaughters is willing to  
sole her parte it shall not be sold neither but her sister or her  
heire but shall be in ther family. Item. I give all my silver  
or gold or rings or bill of credit or depts and bonds outstanding  
as well as what money is found in my house at my death to be  
equally divided between my two granddaughters named Catharne  
Sea and Mary Seales only excepted one read ston ring I give  
to my eldest granddaughter to thome and other heire forever and  
it is my will and desir that my eldest granddaughter Catharne  
Sea go to Mr St Loe and he to take of her. Item it is my will  
and desir that my youngest granddaughter go to Mr Richard  
Ling tary and he to bring her up and give her learning to her as  
shall think fit in my will. Item. That I give my granddaughter  
Moley Seales one half fe part of a certe of a lotte and a house belon-  
g to it only one room ryght for Nattenell Welcomes for her taught  
durin his lifetime. That both my grandaughters receive the

estates at the age of sixteen year old and lastly I do nominate  
constitute and appoint my friend Mr Richard Dingley to be my sole  
and only Executor of this my last will and testament witness  
whereof I have here unto set my hand and seal this fourtine  
day of January in the year of our Lord one thousand seven hundred  
and forty one and forty two sign'd sealed and deliver'd in the presence of us.  
George Smith - Elizabith B. Board  
Henry Pittiles son George son his  
friend Henry Board

I. & Buckley Thunck

In Wincanton Decemb'r 27<sup>th</sup> 1743. In above will was this  
joined by the will of Mr John Board deceased Testator Esqre Esqre  
here of the witnesseth and to this testametary granted  
to Richd Dingley to be his Executor and to bearing to bear the  
first<sup>th</sup> cash  
John Royer  
Accorded Marion on 27/1/1828 in London day only

Extracted from the will book d 594 page 100 and attested by George S. Stas Office  
January 27<sup>th</sup> 1828 by J. C. H. and signed by John Royer attested by P. W. H. M.

On the 27<sup>th</sup> day of January in the year of our Lord 1743.  
I do nominate and appoint my dear son Charles  
Board in law to my executors and to my trusts. But if som  
and proper man or persons to be found during the uncertainty  
of two years past and before my death to be chosen in order to make  
this my last will and testament a sufficient number following  
that is to say informed numberly I command my son to willingly  
let my relict widow body to the task to be made in such Christian  
manner as she shall desire and manner she thought meet  
and convenient. And notwithstanding such uncertainty estate as I hath  
pleased God to bequeath me with my will now remaining to the same be  
employed and bestowed as hereafter by this my last will despatched.  
And first I do revoke renounce disclaim and make void all wills  
by me formerly made and section then apppoint this my last will  
and testament. Item. I will that all my just debts and funeral  
charges be justly paid within convenient time after my decease.  
Item. I give and bequeath to my well beloved eldest son John Royer  
all that plantation or tract of land granted by the lords Pro-  
prietors to Mr Sam'l Burcham deceased and by him the said Sam'l  
Burcham bequeathed to my well beloved wife Hannah Royer, as  
by his last will and testament will more largely appear. The said  
tract of land laying on the south side of a swamp commonly known  
by the name of Melashby's swamp, beling to the West on the lands  
of Mr Thomas Ashby to the East on the lands of Mr Peter Simons, the  
said tract of land and appurtenances thereto belonging I give and  
bequeath to him my said eldest son and his heirs forever. Item. I give and

and bequeath to my well beloved brother Gabriel Marquault one half  
my swarming going to him and his heirs forever. Item. I give and  
bequeath to my loving sister Elizabeth Bembridge to her and her heirs  
forever. Item. I give and bequeath to my dear and loving wife Hannah  
Royer my Indian boy named Cuffy to be by her disposed of as she shall  
think fit to her own uses and to her assigns forever. And also I give and  
bequeath to my said loving wife, the use and interest of all my land  
houses, tenements, negroes or slaves and their increase goods and  
chattels whatsoever except the legacy's hereinforwad during her life  
time, the use and income of which to be by her and my first born son  
named disposed of to her own maintenance, and also further main-  
tenance and necessary education of my two beloved children John  
and Samuel Board and after her my said wife's death all  
my estate I give and bequeath to my said two sons John and Samuel  
to be equally divided and shared among and between them and to be  
by them another herefore with this provis that my said loving  
wife continue a widow and remain and live unmarried. But  
in case that she my said wife Hannah Royer should marry again,  
then and in such case my will is that she have the use of my estate  
very tell my youngest son Sam'l. Shall come to the age of twenty one  
years or in case he should die before that time, tell he should have  
been twenty one years old (if he had lived) and then and in such case  
Jordan and my will is that my estate be then divided, and that each  
of my said sons take his share at that time (either of their heirs) of each  
one equal part and share. Also my will and intent is that if it  
should happen that one of said sons should die before that they  
come (if he should come into) possision of their equal part or share,  
without issue that then the surviving shall have and receive  
his deceased brothers part. And if it should happen that both  
my said sons should die without lawful issue before that they  
can or should have possision of what estate leaves them or should  
belong to them then and in such case my will is that my said  
loving wife Hannah Royer have and enjoy all necessary thing that  
should have belonged to me or that may belong to either of them  
my said sons to belong and be enjoyed by my said loving wife  
Hannah Royer and her heirs Executors and assigns forever  
without any disturbance or molestation from any person or  
persons whatsoever. Item. I give and bequeath to my wife and her  
heirs lawfully done any thing or part of my estate to as being  
hers in law the sum of one millling to them and their heirs  
forever. And lastly I nominate constitute and appoint my  
loving father in law Mr Peter Marquault my loving brother  
in law Peter Simons and Francis Simons to be my sole and sole  
executors of this my last will and testament. In witness whereof  
I do hereunto set my hand and seal the day and year first aforesaid  
written.

Signed sealed delivered by John Royer

John Royer