

June 17th 1772
at Charlottown be quatuorme Janyer L 1772 pcc.
Testim. Pierre Marignault - Jean Delaune.

Audie Dupuy

At a Council held at the Council Chamber in Charlottetown October 1st 1772
Present His Excellency the Governor &c The above will bear his present by
4 oaths of Pierre Marignault and Jean Delaune witnessess thereto and
letters of Nobat granted to Jean Dupuy widow & child of late late of Audie
Dupuy, and y^e oath of an Executive, administered to her. Sett at Charle
South Carolina p^r The 12th of Octo: 1772. Recorded at Charlottetown - 1772

Extracted from Original Record No 85 page 359, recorded from Secretary of State's Office pursuant
to Act of Assembly 4th 1849 & Examined by W. T. Sanderson Esquire Clerk D. 1851
See Translation last page 353.

Lambert Sanders

No^r 3 South Carolina In the Name of God Amen I Lambert
Sanders of Beaufon County in the province aforesaid planter
being in perfect mind and memory present unto Almighty God
therefore coming to mind the uncertainty of this life and knowing
that it is appointed for all men once to dye do make constitute
ordain and establish this my last will and testament in the
following manner and form that is to say principal and first of
all I give and recommend my soul into the hands of God that
gave it me my body I recommend to the Earth to be buried in decent
and Christian burial at the discretion of my Executors hereafter named
Also my ready estate wherewithal it shall please God to bless me
with in this life I give and dispose of the same in the manner
and manner following. Item I give and bequeath unto my
son in law Thomas Turner one hundred pounds current money
of the said Turner and a negroe boy named Will and a negroe
girl named wife named Louisa. Item I give and bequeath unto
the same son in law Thomas Turner one hundred and ^{thirty} acres of
land formerly belonging to Philip ^R and joining the
land of the said Thomas Turner and a negroe boy named Buff
to him and his heirs forever. Item I give and bequeath unto his
son Lambert Sanders of Beaufon County one negroe girl named Doll
to her and his heirs forever. Item I give and bequeath unto them
the said children two cows and calves that is to each child
two cows calves. Item I give and bequeath unto my daughter
Sarah Goodbe wife of Joseph Goodbe three hundred acres of
land and eighty joining the path that goeth over William
Ball's Swamp to my Cousin and three slaves named Mark
Murrell and Hannah to her and her heirs after her body lawfully
begotten forever the money due from my son Samuel shall pay
my last money. Item I give and bequeath to my son Abraham
Sanders that hundred acres of land which formerly did belong
to Richard Cartwright and five hundred and seventy acres of land
at my now place called the thorn tree and seven hundred and twenty

acres of land that he now dwelt on and the slaves he now hath
and nine slaves more. Hector and his wife and two children, Caffo
and his wife Jacob and his wife and son the lawyer and all my stock
of cattle except what I have before mentioned in these presents and
also my stock of horses and mares. Sheep and hogs to him and his heirs
forever. And also one hundred pounds current money of the Province
affersaid to him and his heirs forever. Also I give and bequeath
unto my son James Sanders One hundred and fifty acres of land
joining to his own land where he now dwelleth. The land whereon
dwelt and dwelleth slaves when he was & two children. And his
wife two children living when he died. I bequeath to him and his heirs
of his body lawfully begotten a sum of £100. £100 and bequeath fifty
pounds current money of the Province current for the use of the Church
of St. Johns Parish. This sum and bequeath unto George Bridges
blacksmith his heirs & the executors my executors current money of
the said Province current for the use of the same and meaning is that of my
daughter Anna and her husband Charles Sanders or a child then the said
Slaves and me that I leave in no way more than he shall return
to the next heir in my family and to continue the same
as in this will as a right from me during his life and thereafter
I have given them in this will to the American to be used for my slaves
only and not to go to any other person. To share of the rest
as in this will as in the first will to the wife James Sanders and
Elizabeth Sanders his wife. And I do further my testaments bids
and wills my beloved wife to take care she mind to bring to me
that be equally in aid to relieve the said James and said Anna
to them and their heirs forever. They are to have and to the money
that remains to relieve them and their heirs my reason to me shall
be equally certain between us then to divide to them heirs
forever. And that my son James Sanders shall have the said land and
slavery and his executors no legacy or said legacy his case except as
demanded. Lastingly constitute James and Elizabeth Sanders George
Bridges and Elizabeth Sanders to be executors and sole Executrix
of this my last will and testament and the Party aforesayd doth now
revoke and rescind all underraking of the testaments wells & bequests
legacies and Executions by me in any ways before mentioned
named willed and bequeathed ratifying and confirming this
to be my last will and testament. In witness whereof I have signed,
set my hand and seal this 25th day of February anno Domini 1724
Signed sealed published pronounced
and declared by the said Lambert
Sanders as his last will and testament
in the presence of the subscribers.
R. Taylor - Andrew McClelland
George Moore - George Bridges

Lambert ^{his} Sanders ^⑧
w.w.t.

South Carolina. Know all men by these presents that I George Bridges
of