

767 Would you or quarry to set the Account of my Mother
in Law or Esq^r. Joseph Meades shall have of the One
half of what is left to her; but in case of her dying
what is left to her I will and legiuall my self do
Dividid what is to say one Quarter part to my
D^r Loving Brother in Law One Quarter part
to my Esq^r. Joseph Meades and the other Quarter between
Mr. John Long & Margaret Holling. Item I give &
bequeath to my above said Mother in law one
gray Horse named Dapple during her life time
After her decease to my Daughter Ann Foster I
desirous give & bequeath to my Daughter Ann
Foster all the remainder of my geld Cess and
what so ever whether the same may be in
Land or merchandise or goods or what so ever
Money Bills Land or Bank Debts whether the same
is in this Country or else where, & in case of her dying
as aforesaid to be divided as aforesaid Three fourths to
my Mother in Law Brother in Law & ~~one~~^{two} ~~one~~^{two} the
other quarter between Mr. John Long aforesaid &
Margaret Holling equally Dividid & castly.
I ordain my Trusty & Well beloved Friend Col^r
George Jackson Maj^r David Durham Esq^r
Stephen Bellair & Mr. Joseph Meades Execut^r to
trust of this my last Will & Testament & same Foster
my sole Executrix to this my last Will & Testam^t
in witness my hand & seal this eighth day of
Decem^r 1790

cordially laid in
the presence of
Rachel Farren
Marg^r Meade
and V. Ladd

Hannah Foster

The Name of God above I thank him
of Clinton County in the State of South Carolina being
in perfect sound & disposing mind & memory but
old and infirm by age and knowing the uncertainty
of this mortal life I am lothing to settle my temporal
affairs in such manner & form that no disputes may
arise after my Decease
Butt first of all I recommend my Soul into the
hands of Almighty God the Creator of all things
from whom through the merits of our Lord and
Saviour Jesus Christ I hope for remission and
forgiveness of my sins, and my Body to the earth
from whence it sprang to be decently buried at the
discretion of my Execut^r hereafter named, and at
my last Disposition of such thing as it shall please
God to bestow me to in this mortal state I desire
they may be distributed in manner before following
My Will is that my just debts be duly paid
in Order to the performance of & for settling
some Legacies herein after bequeathed I desire &
command that immediately after my Death

(78) One Plantation or Tract of Land containing Three
Hundred and Fifty acres Lattitude lying and being
on Court Royal's Island in Colleton County bounded by
Sea to the West border —

Item, I give and Bequeath unto my
Beloved Son Ebenezer Dick a certain Plantation
or Tract of Land Lattitude lying and being of S. P.
Gibson Island containing One Thousand odd
Hundred acres together with all the House, Plant-
-Cult & Stock of all kind, and Negroes & slaves
on the said Plantation or Tract belonging to
me now being so have and to hold the said Plantation
or Tract of Land together with all the House, Plant & Catts
and Stock of to him the said Ebenezer Dick his heirs and
successors forever —

Item I give and bequeath to my said Son Ebenezer Dick
Four Negroes viz Three Negro Men and one Negro
Slave Girl and a Woman named Dido together with
the said Child the said Dido now goes to, to have and to
hold to him the said Ebenezer Dick his Heirs
and Successors forever —

Item I give and bequeath unto my Beloved —
Daughter Melinda Marks the sum of One hundred
Pounds and a half Money of this Nation to be paid
out of the Money that shall arise from the sale
of the Two hundred and fifty acres of Land before
Ordered to be sold and into his said Land should not
be for a sufficient sum to discharge all my Debts
and satisfy and pay my said Daughter Melinda Marks
the sum of One hundred Pounds out of the
Estate

Estate I hereby bequeath him to be paid to my said
Daughter Melinda Marks as aforesaid her Credit or debt —
Item I give and Bequeath unto my Eldest Son Dan-
-Dicks the sum of Twenty Pounds and Money of —
Carolina to be paid to him his Credit or debit by his
-Son and Ebenezer Dick in lieu of all & all manner
of property to which he may claim to all or any part of
the said Estate I shall also expect of having —
herebefore given the said Daniel Dick a sufficient
and Competent Portion of my Estate —

And partly I do constitute and appoint my
- Friend John Frasier of Hibernia and
Richard Evans of Colleton County the Town and —
Esquire Executor of this my last Will and Testament
and I do hereby Revoke entirely and make void all
former Wills by me at any time heretofore made hereby
ratifying Publishing Declaring and Confirming
this my last Will and Testament In Witness whereof
I have hereunto put my hand and affixed my Seal
in my County, Sixth day of August in the year of our
Lord One Thousand Seven Hundred and Seven —

Hundred and Twenty — Ebenezer Dick Seal
Signed Sealed Published Declared by me in the presence of the
Dicks to be his last Will and
Testament in the presence of the above
Subscribed and Names as witness
Killed in the presence of the said Dicks
Ebenezer Dick —

John Ballantine
Jonathan Luff
Robert Gillis