

Two horses Two Mares & Eight head of Cattell and all the household furniture and Plantation Tools of moveable goods.

Item I give to my beloved Daughter Elizabeth Campbell One Negro named Will A Young Mare on James Island branded R thus an old Side Saddle and one red Cow and a Calf with their Increase

Item I give to my beloved Son Timothy One Negro named Tom a Mare Calf and Increase and one Cow with a white Spot in the flank other Calf with their Increase and it is my desire that the Executors of their wisdom & good will to put my Son Timothy Apprentice to a Convenient Trade as they shall think proper and at the End of his Apprenticeship the afores? things to be delivered to him

Item I give to my loving Daughter Ann One Negro named Friday and a young Negro Girl called Ratte a mouse Coloured Cow and Calf with their Increase I direct to constitute mare and Ordain to be my Executors to this my Last Will and Testament my Beloved Wife Jane Campbell and Elizabeth Campbell my daughter to be Executrices and Mr Robert Cole Executor And I do hereby utterly Disallow revoke and disannul all and every other former Testaments Wills Legacies and Bequests and Executors by me in any wise before named Willed and Bequeathed Ratifying this and no other to be my Last Will and Testament.

In Witness whereof I have set my hand & Seal this tenth day of October in the year of our Lord One thousand Seven hundred forty and one 1741

A. Campbell 

Signed Sealed Published pronounced & declared by the said Hugh Campbell as his Last Will & Testament in the presence of us the Subscribers

Joseph Phipps  
Sam: Shaddock junr  
James Kitter

N. B. This Will was prov'd before his Hon<sup>r</sup> the S<sup>t</sup> Govr<sup>r</sup> the fourth of Novemb<sup>r</sup> 1742 Who at the same time qualifid the Widow as Executrix.  
Recorded the 7<sup>th</sup> December 1742.

## Andrew Broughton

South Carolina

In the Name of God Amen

I Andrew Broughton of Seaton in the parish of St John's in Berkeley County Esq<sup>r</sup> being in good Health and of perfect mind and Memory (thanks be to God) But having a true sense of the Shortness and uncertainty of life do make my Last Will and Testament in manner and form following to wit

I Commit my Soul into the hands of Almighty God and my Body to the Earth to be buried in a decent manner, hoping through the satisfaction and Righteousness of Christ my Redeemer to be made Partaker of Etern<sup>t</sup> happiness: and for my worldly Estate I dispose of it as follows.

Item my Will is that all my Debts and Funeral Expenses shall be first discharged

Item and devise to my Belov<sup>r</sup> Wife Hannah Broughton my House and Plantation of Seaton as long as she shall remain sole and unmarried without Impeachment of Nasty Subject Nevertheless to the Incumbrances hereafter imposed and upon Condition that she shall Relinquish and Release to Staffor<sup>r</sup> Plantation and

Imprimis  
Item

and Convey and make over the same to such of my Sons as shall be my Eldest Son at the time of my Disease and after her decease or in case she should marry or refuse to make over the said Plantation of Stafford I give and devise the said Plantation of Seaton to my son Thomas and his heirs forever, or in Case of his death without issue to my Eldest Son at the time of my decease and his heirs forever

Item I Give and devise the said plantation Called Stafford to my Eldest Son Thomas Broughton and his heirs forever

Item I Give and devise all that tract of Land Containing five hundred and Seventy Nine Acres Situate in Braven County on the Great Dand Island lying between the Peele and Waccamaw Rivers and another tract of One hundred and Eighty four acres adjoining thereto both to me granted on the Sixth day February a. d. 1735 to my son Andrew and his heirs forever

Item I Give and devise all the half part of the moiety of Four thousand Acres Situate in Braven County granted to my Brother Nathaniel Broughton Esq<sup>r</sup>. And by him agreed to be to me Conveyed the twenty Eight of this Instant to my son Peter and his heirs forever

Item I Give and devise the other half part of the said Moiety of the said Four thousand Acres to my son Robert and his heirs forever Provided Nevertheless and upon the following Condition that when my Eldest Son or his heirs shall become Seized or possessed of the said Plantation of Seaton that the land hereinbefore devised to him shall go to my next Son and his heirs and the Land hereinbefore devised to such Son to my Third Son and his heirs and so on to the youngest whose tract shall go to my Exx<sup>s</sup> hereafter named to be disposed of and applied to the same uses and Purposes as I do herein aff<sup>d</sup> direct the produce of my Real Estate which I have not particularly disposed of to be applied

Item I Give and devise to my Son Thomas all the two tracts of Land Containing Five hundred Acres Each or thereabouts usually known by the name of So-bog adjoining to Daniel Bugier Elias Ball and John Gough, deed to my son Andrew all that tract of Land Surveyed and Purchased of Mr. Edward Thomas containing One thousand Acres or thereabouts in the Parish of S<sup>t</sup>. James Santee in Braven County, a Grant for the same to be procured at the Charge of my Estate to my son Peter all that my tract of Land scituate over Hassamsaw Swamp and Containing One Thousand Acres or thereabouts adjoining to Nathaniel Broughton and lands late of Major Charles Colleton, and to my son Robert all that my tract of Land lying at the head of the Mulberry Plantation Containing Five hundred Acres or thereabouts, and their respective heirs forever Provided nevertheless and it is my will that in Case any of my Sons shall die before he or they shall arrive at the age of Twenty one years and without issue that all the Lands to such Son hereby devised shall go to the next Son in Years and his Lands to the next, and so on to the youngest and in such Case the share of my real Estate hereby allotted to my youngest son, or in Case of his death without issue and before his arrival at the age of Twenty one years, and all the rest and Residue of the lands Tenements and hereditaments which I shall be seized or possess of or Entitled to at the Time of my death and herein not particularly devised I give and devise to my Execr<sup>r</sup> and Executors hereinafter named and the Surviv<sup>r</sup> and Survivors of them upon the trusts and to the uses and purposes following to wit that in Case I shall have a son Born after or before my decease that they make over and deliver to such a sufficient part or Quantity of such Lands & Tenements to make his Share Equal in value to the Lands hereby Devised to my Youngest Son, and that they sell and dispose of the remainder of such Lands Tenements and hereditaments and the whole in Case of the last mentioned Contingency's not happening to the best advantage and shall apply the produce of such sales to the payment of my Debts, my Daughters Portions or distribute em amongst my Sons as to my said Execr<sup>r</sup> shall seem most fitting And in Case I shall not die Seized of or entitled to any other Lands Tenements or hereditaments than those

herein particularly disposed of and in case of the Birth of such Son as aforesaid I do ordain that my Son Thomas shall pay or cause to be paid to my said Ex: the sum of Six hundred pounds Current money of this province my Son Andrew the sum of Five hundred pounds my sons Peter and Robert the sum of Four hundred and fifty pounds each and I do hereby Subject the lands and tenements moneys goods and chattels hereby to them devised to the payment of such sums which sums shall be laid out by my Ex: in the purchase of a good and convenient tract of land for such my Sons as shall be born as aforesaid

Item I give and devise all that my tract of land containing Three hundred acres more or less adjoining to the Plantation of Tiblesworth in the same manner as the Plantation of Seaton is herein before devised and subjected to the same uses limitations contingencies and Provisos and my will is that what I have herein given devised and bequeathed to my said wife shall be in full satisfaction of Dower or thirds

Item I give and bequeath to my beloved Wife Hannah Broughton the use of the following Slaves during the term of her natural life to wit Ben, Ebo, Carolina Jack (Caron's son) Frank, George, Prince, Jacemor, Sarah, Betty, Molly, Joan and Little Phillis Caesar, Phillis, Duck (Philliss Daughter and Bristol her son) and their issue and increase and after her decease to such one or more of my Children as shall think proper to dispose of the same to be deed last will or otherwise and for want of such Disposition to be Equally divided amongst the Children then alive and the Representatives of such as may be dead so that the issue of one Child shall be entitled to no more than their Fathers or Mothers would have been

Item I give and bequeath all my household goods Plate Furniture and Coach with the four horses belonging to it and a fifth part of all my Plantation Tools Cattle sheep and Hogs to my said wife her Ex: Admrs and assigns forever

Item I give and bequeath to my Daughter Mary her Ex: Adm<sup>r</sup> and assigns the following Slaves to wit Susannah, Sylvia, Mary and Bristol (graces son) with their increase and issue, and the sum of Three hundred and Fifty pounds Proclamation money of America, to my Daughter Ann the follow<sup>s</sup> Slaves Hagar, Nanny, Lucy's daur Pheeby and Charles with their issue and increase and the sum of Three hundred and fifty pounds like proclamation money which said Slaves and sum of Money shall be delivered and paid to my said daughter when they shall respectively arrive at the age of Eighteen years or be married which shall happen and in case I should have another Daughter born before or after my decease I do will and order my said Ex: to choose out of my Slaves the same number of Slaves and of equal value with them I have bequeathed to each of my other Daughters and also that they pay or cause to be paid to her the sum of Three hundred and fifty pounds like proclamation money which said Slaves shall be delivered and the said sum paid to the said Daughter at the time of age last aforesaid and provided either of my Sons or Daught<sup>r</sup> should dye before such daughter arrives at the age of Eighteen years or be married or such son arrive at the age of Twenty one years or be married that each of my surviving Daughters in case of the death of every such Son or Daughter shall have two young Slaves more chosen out for her and the further sum of One hundred and fifty pounds Proclamation money to be paid her or them out of my Estate the Remainder of the Portion or Legacy of such of my Sons Daughters as shall dye as aforesaid to fall in the residuum of my personal Estate and to be applyed to the like uses and purposes as the same is herein after directed and if any of the Slaves given Bequeathed or chose out for my Daughters as aforesaid shall dye before they respectively arrive at the age of Eighteen years or be married that the loss shall be made up to her or them by an Equivalent in number and value to be chosen or purchased by my Ex: out of my Estate

Item

I give and bequeath the sum of One hundred pounds curr<sup>t</sup> Money of this province to the parish Church of St. Johns in Berkeley County to be applied to the use thereof in such manner as the Vestry of the said parish shall think proper And as for the rest and residue of my Slaves Stock of Battle Horses Sheep Doggs and all other my Personal Estate I give and Bequeath it to My Sons to be Equally distributed amongst em by my said Exec or the Survivors of them the share and dividiand of Each and every of my Sons to be drawn out of the General or Entire Stock and to be delivered to him or them, as he or they shall respectively arrive at the age of Twenty one years And it is my will that all my Slaves Battle horses Doggs and Sheep generally or particularly hereby disposed of shall be kept together and Employed upon the Plantation of Seaton or such or any other of my Tract or Tracts of land as my said Execs shall deem most profitable and advantageous to my Children until such time or times as my Children shall be from time to time respectively Entituled to Draw out or demand their Respective Legacys and dividends and that the profit and issues of such my Estate when kept together as aforesaid shall be first applied towards the maintenance and Education of my Children and that the Overplus thereof if any there should be (the plantation Charges being first paid) shall be laid out in the purchase of land and Slaves or either of them for the equal benefit of my sons according to the Choice Judgment and discretion of my said Execs.

Princip

Dir.

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Item

it is my will that what I have hereby left my Children shall be Free and Clear from any deduction or Diminution upon account of Education maintainance or any other account And I do hereby Revoke and annull all former Last Wills and Testaments by me made and do Constitute my Affectionate Wife Hannah Broughton Executrix and my Nephew Thomas Broughton and Son Thomas Broughton, or in Case of his decease my Oldest Son at the time of my death, Execs of this my Last Will and Testament

In Witness whereof I have hereunto set my hand and Seal this thirtieth day of July in the year of our Lord One thousand Seven hundred and thirty and Nine.

Andrew Broughton SEAL

Signed Sealed published and declared Containing three Sheets each Sealed & Subscribed in the presence of us who Subscribed our Names in the Presence and ~~at~~ the request of the Testator Two Several interlineations being first made & 3 blanks filled with a different hand

Thomas Monck  
Tho<sup>s</sup> Johnson  
Maurice Lewis

South Carolina

By The Honble William Bull Esq<sup>r</sup> Lieutenant Governor Commander in Chief and Ordinary of this province came before me Thomas Monck Esq<sup>r</sup> one of the Subscribing Witnesses to the within Will and being duly sworn declared that he was present and saw within Subscriber Andrew Broughton Esq<sup>r</sup> sign seal pronounce and declare the within Sheets of Writing to be and Contain his last Will and Testament that he the Testator was then of sound disposing mind memory and good understanding to his belief and also that the other two Subscribing Witnesses Maurice Lewis Thomas Johnson both Subscribed their names as Witnesses at the same time with him and in presence of the said Andrew Broughton the Testator at the same time, Suse Nathaniel Broughton Thomas Broughton Esq<sup>r</sup> and the Testator Son Mr Thomas Broughton Executors as witness named by the Testator.

Swore this 21<sup>st</sup> day of January 1742.

N. B. Mrs. Hannah Broughton was qualified as Executrix by John Colleton Esq<sup>r</sup> by Virtue of a Decimus from the Governor the 10<sup>th</sup> February 1742.

Recorded the 29<sup>th</sup> April 1743.

J Hammerton.