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Late of this province deceased hath this day made Humble Application to me that John Hearn now of this province planter who hath also desired that he may take into his Care the Charge and Management of the Said Infant Child and his Estate and may be Appointed his Guardian therefor for the better Securing of his Estate and for the more carefull Maintenance and Education of the Said Infant Child out of the Confidence I repose in the wisdom and Integrity of him the said John Hearn Do hereby committ the Tutorian, Guardianship and Education of the said Infant Child to the Said John Hearn according to his Desire; hereby charging him that he do maintain him in Meat, Drinck, Washing Lodging, Cloathing and such good Education as may be fitting according to the Circumstance and Interest of the Said Infant Child during his Minority and that the said John Hearn do enquire into and take care and charge of his Estate both Real and personal and do all other things as a Guardian by Law may do: And a true and Faithfull Account thereof and what Estate of the said Henry Richelbaer shall come to his hands to render when the same shall be required by such Guardian, as shall be chosen by the said Infant Child when he shall attain to the Age of one and twenty years.

Given under my hand and seal
this Twentyfirst Day of April Anno
Dominii 1740 and in the thirteenth
year of his Majestys Reign

W^m Bull Seal

Certified for

James Michie Secy

21st April 1740 Recorded

George Page.

South Carolina.

By the hon^{ble} Mill^m Bull Esq^r
Lieut^t: Governor & Commander in Chief in and over his Majestys
province of South Carolina and Ordinary of the same.

To all to whom these presents shall come Greeting.
Whereas George Page Infant Child of W^m Page Late of
this province deceased, hath this day made Humble Application to me that Mr. W^m Hendrick now of this province Planter
who hath also desired that he may take into his care the
Charge and Management of the said Infant Child & his
Estate & may be Appointed his Guardian therefore for the
better securing of his Estate & for the more carefull Maintenance
& Education of the said infant Child out of the Confidence I
repose in the Wisdom & Integrity of him the said W^m Hendrick
Do hereby committ the Tutorian, Guardianship & Education of the
said Infant Child to the said W^m Hendrick according to his desire
hereby Charging him that he do maintain him in Meat, Drinck,

Washing Lodging Clothing & such good Education as may be fitting according to the Circumstances & Interest of the Said Infant Child during his Minority & that the s^t & s^r Mr Hendrick do Enquire into & take Care & Charge of his Estate both Real & personal & Do all other things as a Guardian by Law may Do & a true & Faithful account thereof & what Estate of the s^t George Page shall come to his Hands to Render when he Shall be Hereto Required by such Guardian as shall be Chosen by the said Infant Child when he shall attain to the Age of one & twenty years.

Certified
James Michie Esq.
22nd April, 1740 Printed.

Given under my Hand & Seal this twenty second Day of April Anno Domini 1740 and in the thirteenth Year of his Majestys Reign.

W^m Bull (S)

John Simons.

Charles Town Carolina Apr 18th 1733

In the Name of God Amen

I John Simons of Charles Town in Berkeley County in South Carolina Bricklayer being well in health of Body & mind thanks be to God therefore Calling to mind the mortality of my Body & knowing that it is appointed to all men once to die & Depart this my Last Will & Testament (that is to say) primarily & first of all I give & Becon my Soul into the Hands of God gave it my Body I Recommend to the Earth to be Buried Decent Manner at the Discretion of my Exec^t: nothing Doubting but at the Last Resurrection I shall receive the same again by the almighty power of God as touching such worldly Estate wherew^t it has pleased God to Bless me w^t in this Life I give & dispose of the same in following manner & form

First

I will that all those debts & L^s w^t I owe in Right or Conscience to any person w^t ever shall Be well & Truly paid or Ordained to be paid in Convenient time after my death by my Exec^t: hereafter named — Item — I give to my well Beloved Daughter Susannah Scott & to the Eldest Lawfull Heir of her own Body at her death & then to the next Lawfull Heir to have & to hold for Ever the South Tenement or part of an House at the north of Charlestown on the Bay which Mr. Saxby now lives in w^t the South Kitchin Storehouse & necessary House half the well & all the Land Belonging therunto but for want of such Heirs as hath been mentioned it Shall Return to the aforesaid Susannah Scotts Brother & Sister & their Heirs Lawfully Begotten.

Item — I give to my well Beloved Son Ebenezer Simons & the Eldest Lawful Heir of his Body at his Death & then to the next Lawful Heir to have & to hold for Ever the North Tenement or part of an House on the Bay of Char^t Town at the north End with the north Kitchin, Storehouse Necessary House half the well & all the Land Belonging therunto with all the flats before the whole house. But for want of such Heirs as has been men-

Redemer by whose Mercy and Merits I Believe and so assyndly hope to obtain free pardon and remission of all my sins and Offences and inherit the joys and fruition of Eternal life my Body to committ to the Earth to be decently buried at the Discretion of my Executor in Sust and certain hope and Expectation of a joyfull resurrection at the last day In respect of my worldly goods and Estate with which it hath pleased God to Bless me with I order & dispose of in Manner and form following

First Item I Give and bequeath unto my loving Wife Martha Brunson and my two Sons John and Joseph all my Personall Estate to be Equally Divided Between them by my Executor
I Give and bequeath to my two Sons John and Joseph Brunson all my real Estate to be equally Divided to them by my Executor and I Do ordain and make John Terry Ebenezer Brunson and Martha Brunson Execrs of this my Last Will and Testam^t. Desiring them to see the same performed and the Divisions made to my Children at the age of Twenty one years and to pay all my just Debts as soon as Possible and particularly to Instruct and admonish my Dear Children in their Duty to Almighty God and Intirely revoke and Disallow all Will by me made heretofore In witness whereof I have hereunto set my hand and seal the day and year above Mentioned.

Signed sealed Published Declared
in the presence of us

Joseph Brunson



John Osgood
Rich^d Waring
Samⁱ Stevens

This Will was proved by virtue of a Decimus Before Richard Waring Esq^r the 22nd of Novr 1743 And the Execrs Qualified.
Recorded the 17 Decem^r 1743.

George Page

South Carolina

In the Name of God Amen.

Whereas I George Page of Berkley County in the province of South Carolina a Planter being very sick and weak in Body but of perfect Sence and memory and having to mind the Mortality of my Body knowing it is appointed for all men to die do make my Last Will and Testament in manner and form following

First Imprimis I Give and Principally recommend my Soul to God my Creator hoping through his Mercy and Merits of Jesus Christ my Blessed Saviour to receive forgiveness of all my sins and life Everlasting my Body I committ to the Earth to be Buried after a Decent man and as touching such worldly wealth as God in his Mercy hath been pleased to bestow upon me I give devise & dispose of as follows

I Give and Bequeath to my Beloved Wife Catherine Thirty Nine Acres and three Quarts of land it being the tract on which she now dwelleth and also six Acres that shall be thought most convenient to these building from of my other tract adjoining the same.

Item I Give to my Beloved Wife Catherine one Breading Mare Named Strawberry and two Cow's and Calves As also one Negroe Woman Named Deane to her during her Natural life it is likewise my desire that at her Death they be amedately sold and the Money arising from the same be put at Interest for my Son John Page for him his heirs for Ever.

Item I Give and bequeath to my Broth^r Benjamin Stocks one Breading Mare Named Jenney

Item I Give and bequeath to my Broth^r Thomas Stocks one Breading Mare Named Butterfie

Item I Give and bequeath to my Broth^r Bentley Stocks one Cow and a Calf

Item I Give and bequeath to my Broth^r Mother Ellener Nelme one Negroe Boy Named Jeremia to her during her Natural life and at her Death to be sold as the Money put out on Interest it is likewise my desire that my tract of land adjoining this one which I now dwelle may be sold at the best advantage and the Money arising therefrom to be amedately put out to Interest it is further my will and pleasure that my son Isaac be likewise sold and the Money for the same be put also on Interest the Names of which are Hink, Horns, Den, Prince, Murray, Phillips, Abraham And it is my desire that all my Stock of Cattell and Tools except one

is before Given or Sold to the best advantage and the Money to be set out on Interest and likewise one Sachet and One
do me pair of Pistols two Small Boxes my Chest one Chest of Drawers all to be Sold and the money after all my just
Debts are Paid to be put out at Interest for the use of Benjamin Stock, Thomas Stock, and the Child of which my
Wife is now big to them and there heirs forever Ordain constitute and appoint my well beloved friend William
Bendick and Mr Andrew Quelch Esqrs to this my Last Will and Testament not Doubting but they will set his
my Last Will and Testament faithfully and Duly Executed which as such do acknowledge as Witness my hand
and Seal this twentieth day of September the year of our Lord One Thousand Seven hundred and forty two
and in the fifteenth year of the Reign of our Sovereign Lord George the Second by the Grace of God of Great Brit
ain France and Ireland and of this Province King Defender of the Faith.

George Page 

Signed sealed & delivered in the presence of

^{his}
James ~~mark~~ Duff

Nat^r Arthur

Arnold Vanderhorst.

South Carolina.

By Virtue of a Decimus to me directed under the hand & Seal of the hon^{ble} William Bull Esq^r Lieut^t Governor
and Ordinary of the said Province personally app^d Before me Nathaniel Arthur and Arthur Vanderhorst two of the
Subscribing Witnesses to the Within Will who being duly Sworn declare that they saw George Page sign Seal pub
lish Pronounce and declare the Within to be and Contain his last Will and Testament that he was then of sound
and disposing mind Memory and understanding to their belief that they signed their Names as Witnesses
thereunto in presence of the said Testat^r And that James Duff did make his Mark in the same Man^r at the same
time Qualified Andrew Quelch as Esq^r This 24th Day of November 1743.

Recorded the 14th Decem^r 1743.

Jno^r Champneys.

James Brozett.

South Carolina

In the Name of God Amen.

Imprimis

I James Brozett of the province aforesaid Planter finding myself weak in Body but of perfect mind
and Memory do thank the reft Jordan this to be my Last Will and Testament hereby revoking
all former Wills by me made.

First

I recommend my soul to God not Doubting of a Share of his Mercies in the Resurrection of the Just by the
intercession of our Lord & Saviour Jesus Christ Amen My Body I recommend to be interred at the Dis
cretion of my Executors hereafter Mentioned it is my will that my Debts be paid as soon as Possible.

Secondly I Will that my well beloved Wife Mary Brozett have the full and whole Possession of my Dwelling House
and all the other houses and Necessaries there unto belonging during her Natural Life w^t all my household
furniture and other Necessaries now in use or about my Said House I do also by this my Last Will Confirma
ced of Writing by me made to my Said Wife Mary Brozett to convey to her forever a parcell of Negro Slaves be
longing to her before her Marriage to me vizt Robbin Ned Barry Isaac Negro Men Lucy Bella Elze Negro Wom
en with all their Issue I do give and bequeath to my said Wife Mary Brozett my two Geldings known by
the Name of Buck and Crowe It is my Will and desire that a part of my Land be sold at the discretion of my exec
utors mentioned it is my desire that my said Wife Mary Brozett have a sufficient Quantity of Corn and Rice
land to work her own hands upon During her Natural Life or until the same be Disposed of as before mentioned
it is Likewise my will and desire that after all my just Debts and funeral charges be fully paid and satisfied that
then the residue and remaining part of my Estate both Real and Personal be equally divided between my Son
ing Wife Mary Brozett and five Children James Peter William John and Charles Brozett and if any or either of
them should die before they arrive at the age of twenty one years that then his Part be equally divided among the survivors
I also give and bequeath unto my Daughter Mary Brozett now in Christophs the sum of five Shillings Sterling Money
having done sufficiently for her sometime past And for the Performance of his my last will to appoint my said Wife Mary
Brozett Executor and my well beloved Friends Thomas Stock Samuel Carrington my executors & witness whereof have hereunto
set my hand & Seal this twenty fifth day of February in the year of our Lord 1742/3.

James Brozett 