

Else to be my last Will and Testament in Manner and form
 Item I give and bequeath to Mary my Dearly Beloved Wife that is to say after all Debts and funeral
 Charges are fully paid the fourth part fall my interest chattels money and household furnitur with
 her Hearing Cloths and saddle.
 Item I give and bequeath to my Son William Heathly and my Daughter Elizabeth the other three
 thirds to be equally Devide both Lands and Marables only Twenty Pounds Currancy to be taken
 out of the three thirds and Given to my Daughter Mary Heathly.
 Item I further Give to Mary my well beloved Wife the Plantation induring her Widewhood Likewise I con-
 stitute and ordain Robert Finley Esq: and John McIver to be my Sole Exors of this my last Will and
 Testament willed and bequeathed Ratified and confirmed this to be my last Will and Testament.
 On witness whereof I have hereunto sett my hand and Seal the Day and year aforeswitten
 Signed sealed and published pronounced and }
 Declared by this said William Heathly as his last }
 Will and Testament in the presence of us the Subscribers }
 James Gennilla 1742

William Gregg

This Will was proved by virtue of a Decimus Before John Bassett Esq: on the 31st October 1742
 Recorded the 1st December 1742.

Will Heathly 

John Huggins

In the Name of God Amen.

I John Huggins of South Carolina in the parish of Christ Church and County of Berkeley being of
 sound sense and memory but weak in body do make this my last Will and Testament in Manner and
 form following To wit I Commit my Body to the Earth to be decently buried as my Exors hereafter
 Named shall think proper Relying for the salvation of my Soul upon the mercy of God and the mem-
 ories of my Saviour and as for my worldly substance I dispose of it in manner following.
 I will that my funeral charges and my debts be paid before any division be made of my Estate
 hereafter devised.

Item I give to my beloved Wife Susanna Huggins as long as she remains my widow the use of three Ne-
 groes viz one man Named Carolina, and two Wenchess one Named Phillis the other Named Diana
 and the use of the plantation and Dwelling House I now live in with the use of four bow's one
 Leather bed and Furniture.

Item I give devise and bequeath to my two Sons Joseph Huggins and Mark Huggins the use of two
 tracts of land Scituare lying and being in Prince George Parish in Braven County N.C. in yaw
 one of the tracts contains five hundred Acres of Land 2 front Santee river where my said Son Joseph
 now lives in and bounds partly on lands now in the possession of William Bohannan and the
 other four hundred acre tract of land is an Island lying in Santee River and fronting the said
 tract of five hundred acres of land where my said Son Joseph Huggins now lives in and partly front-
 ing said William Bohannan's lands which said two tracts of land I bought of Mr. Blyth formerly
 belonged to John Bell deceased to have & to hold the said two tracts of land containing in the whole
 Nine hundred Acres of land and Scituare lying and being as aforesaid to my said two Sons
 Joseph Huggins and Mark Huggins for their use and the heirs of them lawfully begotten forever
 my will meaning and intention is that my Son Joseph Huggins have after the Tracts of land
 above mentioned are divided that part where he now lives in.

Item my will meaning and intentions that my son Mark Huggins have all that part of the said tract
 of land Scituare lying and being between the Creek and the lands of the said William Bohannan
 by said creek & all along from the head to the River the bounds between given to my said two
 Sons Joseph Huggins & Mark Huggins.

Item I will that the said Island be equally divided between my two Sons Joseph & Buggins & Mark Buggins that each of them have that half of the Island that front on their land above mentioned.

Item I give devise & bequeath unto my Son George Buggins the use (he paying to his Brother Mark Buggins when he comes to the age of twenty one years the sum of two hundred pounds current of S. Carolina) of two tracts of land Situate lying & being in Christ Church Parish in Berkeley County partly on lands now in the possession of Mr Joseph Maybank the other tract containeth the quantity of land of five hundred acres & bounds partly on the first mentioned tract hundred acres & partly on a tract of two hundred fifty acres of land belonging to me joining to lands now in the possession of Elias Fossine To have & to hold the said two tracts of land containing in the whole one thousand acres Situate lying as aforesaid to him my said Son George Buggins & his heirs by him lawfully begotten forever.

n. b. in line 9th word wife interlined

William Porter

Will^m Young

Andrew Starkey

John X Buggins
mark

Item I give devise and bequeath to my Son Humphrey Buggins the use after the Death or Marriage of my said Wife Susanna Buggins of the plantation where now live containing three hundred acres of land Situate lying and being in Christ Church Parish in Berkeley County and fronting Seawee Bay or River To have & to hold the said tract of land containing three hundred acres Situate lying and being as aforesaid to him my said Son Humphrey Buggins and his heirs by him lawfully begotten forever.

Item I give devise and bequeath unto my said Son Humphrey Buggins the use of one other tract of land containing two hundred and fifty five acres and Situate lying and being in Christ Church Parish in Berkeley County and bounds partly on lands now in the possession of Elias Fossine aforesaid To have & to hold the said tract of land containing two hundred and fifty five acres Situate lying and being as aforesaid to him my said Son Humphrey Buggins & his heirs by him lawfully begotten forever.

Item I give to my said Son Joseph Buggins the use of three Negroes two men and one woman named Buffey Jack & Sabina to him my said Son Joseph & his heirs by him lawfully begotten forever. But in case my said Son Joseph Buggins dies without lawfull issue then my will is that my said Sons George & Mark & Humphrey Buggins have them the said Negroes named Buffey Jack and the woman Sabina to them my said sons George & Mark & Humphrey and their heirs by them lawfully begotten forever to be equally parted and divided between them share and share alike.

Item I give to my Daughter Griscilla Arthur the use of one Negro woman named Lucy and her issue and two Negro boys named Prince and Carolina to her and the heirs of her body lawfully begotten forever.

Item it is my meaning and intention that if the said Griscilla Arthur or her husband shall remove these aforesaid Negroes viz: Lucy Prince & Carolina out of this Province of South Carolina that then the said Negroes shall belong to my two Sons George and Mark Buggins as their prop^t right.

Item I give to my Son Joseph Buggins (provided he gives to my Son Mark Buggins at my decease twelve young Cows and twelve young Steers not exceeding three years old) my whole Stock of Cattle over Sante River to him his heirs forever.

Item I give to my Son George Buggins one Negro Boy named Tom

Item I give to my Son Mark Buggins one Negro girl named Phillis

Item I give to my Son Humphrey Buggins one Negro boy named Jackey

Item I give to my said Son Humphrey Buggins ten hounds or breeding hounds to be delivered to him out of my Stock of hounds at my Plantation where I now live.

Item I give to my Son George Buggins all that Stock of hounds that are upon the Plantation and land which

I have given him branded with the Letter H and Flower above
 Item. I will that if my son Joseph Buggins die without legitimate issue that then the said land given
 by me to him in this my last Will & Testament shall belong to and be possessed by my Son Tom
 Buggins & his heirs by him lawfully begotten forever
 in one 14 words by him interlined

John ^{his} mark Buggins SEAL

William Porter

Will ^m Young

Andrew ^{mark} Starkey

Item. I give all the remaining part of my cattle belonging to the Plantation I now live upon for
 the use of my family while they live together viz my wife Susanna Buggins George Buggins
 and Mark Buggins & Humphrey Buggins till my said three sons viz George Mark & Humphrey
 come to the age of twenty one years and then the said Stock of Cattle aforesaid to be equally parted
 and Divided amongst them my said Sons George Mark & Humphrey Buggins Share and Share alike.

Item. I give to my said three Sons George Mark & Humphrey Buggins (after the death or Marriage of my said
 wife Susanna Buggins) the three Negroes which I gave her the use of during her Widowhood viz one
 Negro man Named Carolina and two Negroes Named Phoebe and Diana with their Issue to-
 gether with four Cows to be equally parted amongst them Share & Share alike.

Item. I give to my said three Sons viz George Mark & Humphrey Buggins all the remainder of my Negroes
 that are not already given and bequeathed in this my last Will and Testament to be equally parted and Di-
 vided amongst them viz George Mark & Humphrey Buggins Share and Share alike

Item. I will that the household Goods not mentioned in this my last Will and Testament be equally parted and
 Divided amongst my said three Sons George Mark & Humphrey Buggins Share and Share alike.

Item. I give to my Son in Law Phiney Spry ten Pounds Carolina Currency.

Item. I give to my Daughter Judith Miller fifty Pounds Carolina Currency.

Item. I do appoint my loving wife Susanna Buggins Executrix of my Will & Testament being contained in this and one
 other sheet of paper and sett my hand to each Sheet of it witness whereof I have hereunto sett my hand and
 Seal this twenty eighth day of March one Thousand Seven hundred and thirty Nine fortie.

Signed Sealed Published and witnessed in presence of

William Porter

Will ^m Young

Andrew ^{mark} Starkey

March 14 1742/3

Be it known to all men by these presents that whereas John Buggins of Beaufort in the Parish of Christ
 Church in South Carolina Planter has made & Declared my last Will and Testament in Writing bearing
 date March 20th 1739/40 & the said John Buggins by this Present Codicil do ratify & Confirm my said last
 Will and Testament and do Give and bequeath unto my Son in Law Nathaniel Arthur the sum of Ten pounds
 Current Money of his Maj: Province of South Carolina to be paid to him out of my Estate by my Execrs And my
 Will and meaning is that this Codicil or Schedule be and be adjudged to be part and parcel of my said last Will
 and Testament and that all things herein mentioned & contained be faithfully and truly performed and as
 fully and amply in every respect as the same were declared and set down in my said last Will and
 Testament Witness my hand and Seal

Signed Sealed Published and witnessed and declared by the said
 John Buggins a Codicil or Schedule to his last Will and Testament in presence
 of us subscribers to be in the 9th line of word money interlined

John ^{his} mark Buggins SEAL

William Porter

Sarah Porter

Sarah Murrell

South Carolina

Before me William Bull Esq^r Lieutenant Governor and Commander in Chief in and over the Province of
 and Ordinary of the same personally appeared before me William Porter and William Young two of the subscribers

Witnesses to the within Will and being duly sworn declare that they saw John Luggins make his mark sign Seal pronounce and declare the Within to be his last Will and Testament also Sarah Murrett being duly sworn declare together with William Carter that he the said John Luggins did also make his mark and seal pronounce and declare the paper hereunto annexed to be his codicile or part of his said Will that he was at both times of sound and disposing mind memory and understanding to their belief that they signed their names as Witnesses thereto in the Testators presence and that Andrew Starkey and Sarah Carter did the same sworn before me this 9 December 1743 at the same time Sworn Susanna Luggins Executrix and George Luggins Executor.

Recorded 13 December 1743

W^m Bull

William Donning.

South Carolina.

William Donning of the province of South Carolina do make this my last Will and Testament in manner following vizt

Imprimis I make and constitute my loving wife Francis Donning and my good friend Joseph Blake Esq^r to be my Executrix and Executor of this my last Will and Testament Item I give and devise to my said loving wife Francis Donning and to her heirs and assigns forever all and singular my several Plantations tenements hereditaments slaves and other my real and Personal Estate whatsoever and wheresoever Nevertheless that my said wife do give unto my two Brothers Benjamin and George to each of them a suite of Mourning & to hereby revoke all former and other Will by me at anytime heretofore made and I do publish and declare this to be and stand as and for my last Will and Testament In witness whereof I have hereunto set my hand and Seal this second day of November in the year of our Lord One thousand seven hundred and thirty seven Sealed Published Signed and Declared by the above Named William Donning as for his last Will and Testament in the presence of who have subscribed our Names as Witnesses with penes at the request of the said Testate the day and year above written The Waring Philip Ayton Daniel Sottir

Will^m Donning



This Will was proved by virtue of a judicium before Rich^r Waring Esq^r the 2^d of Oct^r 1743 And the Executor qualified at the same time Recorded the 13 Decem^r 1743.

James Simpson

In the Name of God Amen

The Twenty eighth day of February in the year of our Lord One thousand seven hundred and forty two,

I James Simpson of St Georges Parish in Berkley County and Province of South Carolina Planter being in good and perfect health as well as of sound mind and memory thanks be to Almighty God therefore But calling to mind the shortness and uncertainty of this mortal life and that is appointed for all men once to die do make constitute and appoint this my last Will and Testament revoking and renouncing and by these presents do revoke renounce disannull and make void all manner of former wills testaments gifts bequests and legacies whatsoever thereto by me made or appointed Declaring and pronouncing this and this only to be my last Will and Testament that is to say principally and first of all I give Bequeath and Recommend my soul into the hands of Almighty God who gave it and my body I recommend unto the Earth to be buried in such decent and Christian manner as it shall please my Executor hereafter named to appoint