

lastly

Thomas Nigg my Executors to this my last Will and Testament and I do hereby revoke and make void all former and other Wills by me at any time heretofore made And I do hereby Publish & 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 September in the year of our Lord One thousand Seven hundred and forty three

Eph. Mikel SEAL

Signed Sealed Published & declared by the Testator As for his last Will and Testament in the presence of us who have subscribed our Names as Witnesses hereunto in the presence & by the desire of the said Testator the mark of

Inn + Bonners'

Agnes Stone

John Battell

This Will was proved by Virtue of a Dedimus directed to John Mulraine Esq<sup>r</sup> bearing date 19<sup>th</sup> Sep<sup>r</sup> 1743, & all the Executors were qualified by him & the Dedimus returned and annexed to the Will

Recorded 15 Oct<sup>r</sup> 1743.

## Joseph Maybanck.

In the Name of God Amen.

I Joseph Maybanck of Berkley County Planter bring Six of Body but of perfect & sound mind & memory do ordain this my last Will and Testament in manner & form following hoping thro' the Merits of Jesus Christ to inherit eternal Life

Imprimis  
2<sup>nd</sup>

My Will is my funeral charges & just Debts to be first paid and discharged

I Will and ordain that during my Wifes Widdowhood my estate be kept whole and entire and managed in the same manner it was during my life and the Profits to be applied to the increase of my said Estate in such a manner as my Executors shall think proper.

3<sup>rd</sup>

The Land and Plantation of which I am possest I Give and Bequeath to my Sons David Joseph & Andrew to be equally divided between them their heirs and assigns forever when they shall attain to the age of twenty one years or at such time as my Executors shall observe them to be discreet enough to manage the same if any one dies before he becomes possest of his right it shall be equally divided between the survivors or go to the surviving Son.

4<sup>th</sup>

All the rest and residue of my personal Estate Goods & Chattells my Will is that it be equally divided between my living Wife my three aforesaid Sons and my Two daughters Mary and Susannah the Sons to enjoy it at the same time they do their Land, and my daughters their Share or portion at the day of marriage to them their heirs and assigns for ever always provided that if any of my aforesaid Children die their share or portion of my personal Estate shall be divided equally among those who survive both Sons and Daughters

5<sup>th</sup>

My Will is that if my Wife marries before my Children arrive at age or are possest of their Estate that then my estate shall be divided and my Wife at liberty to dispose of her Share in what manner she thinks proper and to live in my house during her natural life and to make use of one third part of what Land is clear to appoint my living Brothers Jacob Bond and Andrew Supy & my nephew George Paddon Bond Executors of this my last Will and Testament and Guardians to my said children

lastly