

Direc^t and appoint that all money so given to my said Daughter Harriett Petty as aforsaid as well as what shall arise from the Sale of my real estate as from the Residue of my Personal Estate shall be paid to my said Daughter Harriett Petty by my Trustees at the Day of her Attaining the Age of Twenty Two Years and I do hereby Declare this to be my last Will and Testament hereby revoking all other Wills by me at any time heretofore made. In Witness whereof I have hereunto set my Hand and Seal this fifteenth Day of August in the Year of our Lord One Thousand Seven Hundred and forty Seven

Signed Sealed Published & Declared

by the above named Henry Petty the Testator
as and for his last Will and Testament in the
Presence of us who subscribe our names as
Witnesses hereunto in the Presence & the testator

Henry Petty (L.S.)

Bruno

L. Bestock

Sam Line

Charles Towne S^t Carolina 3rd October 1748

It is my will and desire that this paper or the contents hereof might be annexed in way of a Codicil to my last Will and Testament that were made some months before my departure from England. The Copy of the stth Will is now in the hands of Mr George Seaman of this place. Item I give and bequeath unto my Son Henry Petty - One hundred pounds Sterling more than what I Bequeathed to him in my last Will, but if the said Henry should die before he's Twenty one Years of age I then Bequeath the said hundred Pounds to my wife Mary Petty of living but if my wife Mary should be deserted this life before the stth Henry becomes of age I then Bequeath this stth hundred pounds to my Daughter Harriett Petty. Witness my Hand and Willness

Ed Wilmer

Joseph Lloyd

Henry Petty (L.S.)

This Will was proved before his Excy the 9th
Dec: 1748 by the oath of Ed Wilmer one of the Witnesses to the annexed Codicile
and Mary Petty Administratrix was qualified at the same time

South Carolina Es:

In the Name of God Amen
the Eleventh Day of November in the Twenty Second Year of the Reign of our Sovereign Lord George the Second by the Grace of God of Great Britain France and Ireland King Defender of the Faith +^{ca} and in the Year of our Lord One Thousand Seven hundred and forty Eight. James Voulcuy of St Philips Parish Charles Town, in the said Province, Gen^r being sick and weak in Body: But of Sound and disposing Mind and Memory (Blessed be God) and knowing that it is appointed for all men once to Die, do therefore make this my last Will and Testament; and hereby Revoke and Annul all former and other Wills and Testaments by me made and do declare this only to be and remain as and for my last Will and Testament. Principally, being sincerely sorry for all my sins and humbly begging pardon for the same, I recommend my Soul to God who gave it in and thro' the merits and merits and mediation of Jesus Christ my blessed Saviour and Redeemer, in whose Righteousness alone I trust for salvation. And my Body, at Death, I Commit to the Earth, to be Buried in a Christian like, decent and general manner, at the Discretion of my Executors hereinafter named: hoping for a glorious Resurrection to eternal life: And as for all my worldly Estate, Goods and Chattels, I Will and Ordain - that they shall be bestow'd and disposed of, in manner and form following; that is to say; First, I Will and Desire that all my just Debts and Funeral Expences shall be well and truly Paid and Defrayed in convenient Time, after my Decease. Item - Give, Desire and Bequeath unto my will Beloved Wife Lydia Voulcuy, All my Household Goods, Plate Linen, Bedds, Tables, Chairs, Kitchen Utensils and other Household Furniture in my House, where I now live, One negro Slave named Jack

All between red lines missing

and also one Third Part of the monies that shall arise by the Sale
of my two Houses, and the Land thereunto belonging situate in the Parish
of cresced, and hereinafter appurtenant to be Sold and Disposed of -
But I do hereby declare that the several ^{said} Gifts, Legacies,
Devises and Bequests by me herein ^{before} Given, Devised and
Bequeathed to her my said wife Lydia, are so Given, Devised +
Bequeathed, and by me intended and meant to be in full Satis-
faction and Barre of all such Dower, Interest, customary Part,
Share or Thrids of my Real and Personal Estate, which she can or
may claim by any Right, Title or Custom whatsoever And in case
she my Said wife shall claim, Challenge or Demand any Dower
Share or Interest in, to or out of all or any my
Estate Real or Personal, Except only such Part thereof, and for such
Estate and Interest as is herein Given and Devised unto her, Then
I do hereby Will, Desire and Appoint that all and every the legacies
Gifts, Bequests and Devises to her herein Given, Bequeathed and Devised
shall be void and unexecuted; and in such case and further See,
Bequeath and Devise the same, and execuate and have thereof
unto the Revd Mr Francis Guichard alias named
Herr dit du Seine and Impacter my Executors remanek named,
and the Survivor of them, and the Executors and Administrators of
such Survivor, to sell, absolutely, Disclose of []
+ manner of Law, as soon as can convenient, more, after my decease,
to such Person or Persons being the next of Kin or Kindred to
his her and their Heirs and Executors for ever, in after such method and
way, as they or we shall see fit; as well both + either of these
my aforesaid two Houses, and all the Lands to them, and each of them
severally belonging, situate in the Parish aforesaid; as all the Rest and

all manner of Goods +

Residue of my Real Estate whatsoever and wheresoever. And also all
the Rest and Residue of my Regucess, Slave Goods Chattels and other
Personal Estate whatsoever and wheresoever, not herein before Given +
Bequeathed: and that the monies and Produce of the same, shall be
Disposed of as hereafter in and by this my last Will and Testament is
Given, Bequeathed and directed. Item, I give and Bequeath unto
the Revd Mr Francis Guichard alias named and to hisfis John
Muefuille Jacob Martin, John Bournetheau and Daniel Bourget,
all of Charles Town aforesaid and to ye Survivors and Survivor of them
and the Executors and Administrators of such Survivor, the several
Sums of Three hundred ^{Pounds} Current money of this
Province Upon the special Trust and Confidence nevertheless, and to +
for the several Uses, intents and purposes hereinafter respectively -
limited and mentioned of, for and concerning the same and to and
for no other Use, intent or purpose whatsoever; that is to say, as for +
concerning the said Sum of Three hundred Pounds, That they the said
Francis Guichard, Jr Muefuille Jacob Martin, John Bournetheau
and Daniel Bourget, and the Survivors and Survivor of them, and
and the Executors and Administrators of such Survivor or his or their Suc-
cessors, trustees for that Purpose, to be appointed by them or him, as they
or he shall think fit, do and shall yearly, for ever, put out the said Sum
of Three Hundred Pounds, to Interest, on good Security, and from time
to time receive, and pay over such Interest money, to the Minister for
the time being of the French Protestant Church, in Charles Town aforesaid
said mineref the said Mr. Guichard is present Minister, for his better
Maintenance. And as far and concerning the 2^d Sum of Fifty Pounds
like Current money, That they the said Trustees shall well and truly
Apply the same for Clothing of and for the Son of Stephen and Mag-
dalene Vireau, when he shall be bound out as an Apprentice, and in
case he shall Die before that Time, that then and not otherwise -

I will that the said Sum of Five Pounds shall remain and be
Appropriated to the same Use and Purpose as in herein before mentioned
concerning the said ^{Sum of} Three hundred Pounds. Item I Give and
Bequeath unto the said Mr. Francis Grichard the sum of One hundred
Pounds, current money as a Token of my Love & Regard for him, Item
I Give and Bequeath the sum of One hundred Pounds current money
aforesaid: that is to say Twenty Pounds apiece unto James Roelair
Elizabeth Sigourney Jane Lavery Magdalen Boules and Mrs. Leguer
Widow: all of this sum Item, All the Rest and Residue of my
Monies, Bonds and Estate whatsoever and wheresoever, not herein
or hereby before Given, Devised or Bequeathed, I Give, Devise and
Bequeath unto my loving Nephew William Louis Dufes, of Europe,
to him his heirs Executors Administrators & Assigns for ever, and to be for his
and their sole proper use and behoof, within the Space of six years
after my Decease; on his and their Account and Risque, either
transmitted by my Executors hereinafter named, into the hands of John Davies
and Henry Loubier, Merchants in London or the Survivor of them; or
paid to his or their Attorney or Attorneys in Barcina at the Discretion
of my said Executors; in order to be emitted to my said Nephew Willm
Louis Dufes, as aforesaid Lastly, I nominate, constitute and
Appoint the said Thomas Grichard and Mr Benj. D'Haricette
of Chos: Town aforesaid Merchant Executors of this my last Will &
Testament In Witness whereof I the said James Couzens to this
my said last Will and Testament have hereunto set my hand
and Seal the day and year first aforesaid written
Sealed Published and Declared to be my

Colonial and National Armies
Very early as his last Will & Testament in the
Presence of us who in the Testator's presence
at his Request have signed his said will

Willm Greenland
John Bryan Rich Peake

Jacques Bourcier (2)

This Will was proved before his Excy: the 9th December 1748 by the Oath
of John Bryan & Francis Geichard one of the Executors was qualified
at the same time

South Carolina 30

Whereas I James Voulcous of St. Philip's Parish,
Charles Town, in the said Province Gent: have already made and
Published my last Will and Testament in Writing, bearing Date the
Eleventh Day of this instant November Anno Dom: 1748 and Dispos-
ed of my whole Estate Real and Personal in the manner therein
mentioned I hereby Confirm the same and every part thereof Except
only so much as by this Codicil which I make and Declare as part
of my said Will and Testament is Altered; that is to say On the
Condition and Proviso relating to my beloved wife Lydia Voulcous
concerning her Dower of in & out of my Estate and in further
Lieu and Barre ^{the} of same, I Give Devise and Bequeath unto her
my said wife Lydia Voulcous her Heirs and Assigns for ever, All
that Piece or Part of my Land on Chas Town Neck wh^{ch} lies at the
Westernmost End of the same fronting a certain Passage Way Westward
and measuring and containing in Breadth from West to East Thirty
Feet of airore and in Length or Depth from South to North the whole
Breadth of my said Land, As also my Watch, and all my Cloaths
and Bedding Apparel not hereinafter Given or Bequeathed; any
thing in my said Will and Testament contained to the contrary notwithstanding.
Item I Give & Bequeath unto Mr. James Roulain, of Chas
Town aforesaid my Brown Coat and Three Shirts. Item I give &
Bequeath unto Mr. Matthew Vanall, of the said Town, my newest
Hat, Penuke and pair of Shos. Item I Give and Bequeath unto
the Reverend Mr. Francis Leichard, Six of my best Shirts, my Gun

Sword and all Accoutrements belong thereto And I Will and Ordain
 that this Codicil shall be Taken, deemed and allowed as and for a Part
 of my said last Will and Testament; any thing therein contained to
 the contrary thereof in any wise notwithstanding. On Witness Whereof.
 I have hereunto set my hand and Seal the Twenty Sixth Day
^{of November} in the 22nd Year of His Maj^t Reign and in the
 Year of our Lord One Thousand Seven hundred and Forty Eight
 Sealed Published and Declared by Mr James
 Voulaux as a Codicil to his last Will and
 Testament, in the presence of us, who in
 his Presence & at his Request have sign^d our
 names as Witnesses hereunto

Gabriel Sugnaro
 Edward Smith
 David Christina

Jacques Voulaux (P)

This Codicil was Proved before his
 Esq: the 11th Decemr 1748 by the Oath of
 Gabriel Sugnaro one of the Witnesses to the
 Within Codicil

In the Name of God Amen & Lewis Dutourneau
 of the Parish of St. Thomas in Beaufort County in the Province of South
 Carolina Planter being sick and weak in body but of good and perfect
 mind and memory thanks be given unto Almighty God for the same do
 make my last Will and Testament in manner and form following
 (That is to say) First and principally I commend my Soul into the
 hands of Almighty God hoping through the merits death and Resurrection
 of my Lord and Saviour Jesus Christ to have full and free
 pardon and forgiveness of all my sins and to obtain Eternal Life
 and my body I commit to the Earth to be decently buried at the discer-
 tion of ^{my} Executors hereafter named and as for my writing Estate
 wherewithal it hath pleased God to endue me with I do give devise in
 manner following 1st. Inasmuch I wish that all my just
 debts and Funeral expences be fully paid and discharged -
 Item. I give devise and bequeath unto my Son Joseph all that
 Plantation or Tract of Five hundred Acres of Land Situate on the

North side of Santee River in Prince Frederick Parish in Beaven County
 and cutting and bounding as appears by a Plott annexed to the deed
 or Grant of the same (Reference being thereto had) more at large
 appears And Also Two hundred and Fifty Acres of Land which
 I purchased of the Lords Proprietors Deputy's being the Remainder
 of a Tract of Six hundred Acres the other Three hundred and Fifty
 Acres I having already given unto my Son John And Also All
 that Plantation or Tract of Two hundred ^{one} Acres of Land (be the same
 more or less) which I purchased of John Fogartie being the
 Plantation whereon I now dwell And Also all that Plantation
 or Tract of Six hundred Acres of Land English measure (be the same
 more or less) which I lately had Granted unto me under the hands
 of the late Thomas Braxton Esq and his Majesties H'ble Council
 and the Great Seal of this Province and cutting and bounding as
 appears by a Plott annexed to the Grant of the same (Reference
 thereto being had) doth more fully and at large appear -
 To have and to hold the said Four Several Plantations
 or Tracts of Five hundred Acres Two hundred and Fifty Acres Two
 hundred Acres and Six hundred Acres of Land with their each and
 every of their premises with their appurtenances unto my said Son
 Joseph his Heirs and Assigns for ever Item I give devise &
 bequeath unto my Son in Law Stephen Miller All that Plantation
 or Tract of Six hundred and Forty Acres of Land English measure
 (be the same more or less) Situate lying and being on the North side
 of Santee River in Prince Frederick Parish Beaven County &
 cutting and bounding as appears by a Plott annexed to the Deed
 or Grant of the same (Reference thereto being had) doth more
 fully and at large appear To hold the said Tract of Six hundred
 and Forty Acres of Land unto the said Stephen Miller his Heirs and