

After Wills and Confirming them & no other to be my last Will
In Witness whereof I have hereunto set my hand and seal the
day and Year first above written.

Martha M. Giger (LS)

Signed Sealed and Delivered
in the Presence of J. . . .
John Pagett
John Bennett
Francis Brineau

This Will was proved before his
Ex:ty the Gov: the 24th June 1750
by the oath of John Bennett and
Elizabeth M. Giger was testified as
Executor at the same time.

In the name of God Amen I John Seabrook of Colleton County in the Province
of South Carolina Planter being weak in Body but of sound and disposing mind
and Memory do make and declare this my last Will and Testament in manner following
that is to say First, my Will is that my just debts be paid and Satisfied out of the
Produce of my Estate Real & Personal which I will and ordain shall be kept together
untill the said debts are so paid with all convenient Speed Also I give and bequeath
unto my Mother Mary Seabrook One hundred and fifty Pounds Curr: Money of
South Carolina to be paid her out of my Estate Yearly & every Year from the time
of my death during the term of her natural life Also I give and bequeath unto
each of my Executors herein after named One hundred and fifty Pounds like
Current Money Also I give and bequeath unto my Issue by my Wife Mary if any
such shall be born of her and to the Heirs Executors and Administrators of
such Issue for ever all the rest & Residue of my Estate both real & Personal
Subject nevertheless to the Payment of my just debts and the Limitations
legacies and bequests hereinafter mentioned that is to say my Will is and thereby
I devise that in case such Issue being born of my Wife shall then and in such case
my Heirs shall after the payment of my Debts
believe with all convenient Speed out
of the Produce of my Estate devise
Issue as afo: three thousand Pounds
Current Money of South Caro: also one half of my Household Furniture
to my Wife Mary for ever in her Power & also shall permit & suffer
my said Wife to have and enjoy the use of all my Plate and one of my Plantations
which she shall chuse during her Widowhood only and no longer And also that
my Executors shall pay as aforesaid one Hundred Pounds like Current Money to my
Sister Susannah Seabrook and one thousand Pounds like money to my Sister
Elizabeth Saxby and two thousand Pounds like money to my Niece Mary Giger
But if no such Issue shall be born of my Wife as aforesaid or if such Issue shall
die before the age of Seventy one Year then and in such case I will devise
and bequeath unto my Wife Mary for ever all these my Twenty Slaves to Wit
Culpeper Cassius Frank Henry Simms Paul Stuns Mrs Titus Jorey Jack
Abraham Betty Little Nancy Rockama Lucy Israel Amos Abram and Amy

And also my Right Title & Interest to and in the part of Land now in that part of
said man in my Possession lying and being on the South side of Stone River during
the time of her continuing my Widow and no longer after which time I give and
Devise the said Lands and Appurtenances therunto belonging unto Elizabeth the
Wife of George Saxby & her Heirs and Assigns for ever Also if no Issue shall be
born of my Wife or of such Issue should be before the age of Seventy one
Years as aforesaid then and in such case I further give and devise unto
Elizabeth the Wife of the said George Saxby her Heirs and Assigns for ever all my
Lands on John Island together with the Appurtenances Stock Plantations Tools
and other things therunto belonging and like wise all these my Slaves to
Wit Scipio Great Hector Little Hector Cuba Smash Goddettow Duckmass Harry Samb
Phinnith Stitia Frank May Simms Sampson Jimmy Rateloff Soby Guffy Simms
Leik Cato Jacob Mattias James Old Nancy Hedd Doll Phillis Sophie Mosa Rivier
Melinda Guinea Peter Tho Pope Bibly Leik Peter Boy Roachan Phillis a child Kate
May Ho Sampson Flora a Child Jeffery Antione Wags July
And their Exors Subject nevertheless to the Payment of my just debts and the
Limitations Legacies and bequests hereinafter mentioned that is to say my Will is
that the said Elizabeth Saxby her Heirs Executors or Administrators shall not
at convenient speed after my debts unpaid after my and the Estate herein
before devised come to her hands put out at Interest on good Security for the
use of my Sister Susannah Seabrook the sum of two thousand Pounds
Current money of South Carolina two thousand Pounds like Current money
for the use of my Niece M^{xy} to be paid together with the lawful
Interest thereon to them respectively & their ages of Seventy one Years &
center of them shall dye before such time & in that case I give and Devise
one moiety of such money & Interest to such Person so long as the
Survivor of them to be delivered as aforesaid & the other moiety to Elizabeth
the Wife of the said George Saxby & in case both of them the said
Susannah & Mary shall happen to dye before such age of Seventy one Year
I give & bequeath the whole summs hereby bequeathed to them with the
Interest thereon to the said Elizabeth Saxby Also if the said Elizabeth
Saxby shall happen to dye without Issue of her Body lawfully begotten then
and in such case my Will and I hereby devise one moiety of all the Lands
Slaves and other things given or which may come to her by this my
last Will to the said Susannah Seabrook & Mary Giger their Heirs Executors
Admors & Assigns for ever Also during the time my Estate shall be kept
together according to the direction of this my last Will I give & bequeath
to my Wife three hundred pounds current money of South Carolina as a
Maintenance to be paid her Yearly & every Year out of the Profits arising from
my said Estate together with the Privilege of living on my Slaves
Plantations & the use of one Man & two Female Slaves such as she
shall chuse out of the whole And lastly I bequeath

Appoint Mr. James Matthews of Charles Town Merchant & the said George Serly Esq; Guardians of my Issue which shall be born of my said Wife & Executors of this my last Will & Testament & do hereby revoke & make void & shall all former and other Wills by me heretofore made declaring this only (being contained on two sheets paper) to be my last Will & Testament In Witness whereof to the first of the said sheets I have set my hand and to the 2^d my hand and seal at Charles Town in the Province aforesaid this twenty first day of January in the Year of our said one thousand seven hundred and forty three

John Seabrook (S)

Signed Sealed Proclaimed Published and Declared by the Testator John Seabrook for and as his last and Testament in the presence of us who at his request & in his presence subscribed our names as Witnesses thereto

This Will was proved before his Ex^{ty} the Gov^r 22^d June 1750 by the Oath of said Christy And at the same time qualified George Serly Esquire

M^r Brewster
J^r Colvett
J^r Annumund

Be it known unto all Men by these presents that Whereas I John Seabrook of Colleton County in the Province of South Carolina Planter have made and declared my last Will and Testament Writing contained in the two certain Sheets of Paper bearing date the twenty first day of January in the Year of our said one thousand seven hundred and forty three near since the making of my said Will I have purchased the free tract of Land lying on the Northside of Stoms River which said tract and is mentioned in my said Will to be in my Possession & is therein & therein by me devised & bequeathed to the use therein mentioned Now know you that the said John Seabrook in order to prevent all disputes that may arise concerning the said tract of Land do by these presents give devise and bequest the same as in & by my said last Will and Testament the same is therein devised and bequeathed And I do by this present Codicil ratify and confirm my said last Will and Testament and my Will and meaning is that this Codicil or Schedule be and be adjudged & taken to be part & parcel of my said last Will and Testament & that all things herein contained and mentioned be faithfully & truly performed & so fully and amply in every respect as if the same so declared & so set down in my said last Will & Testament In Witness whereof I have hereunto set my hand and seal this sixteenth day of June in the Year of our said one thousand seven hundred and forty four.

John Seabrook (S)

Signed Sealed Published and declared by the said John Seabrook as a Codicil to his within written last Will and Testament in the presence of us who at his request and in his presence subscribed our names as Witnesses thereto - - - Daniel Spenser Jun^r Alexander Shippard

This Codicil was proved before his Ex^{ty} the Gov^r the 29th June 1750 by the Oath of said Shippard

In the name of God Amen the third day of July Anno Domini 1750 I William M^r Cormick of Williamsburgh sheweth in the Province of South Carolina being dead in body but of good sense mind and memory & being in the full use of my faculties & knowing that it is appointed for all Men once to die do make and give my last Will and Testament that is to say Principally & first of all I give and recommend my Soul unto the hands of almighty God that gave it and for my Body I give and recommend unto the Earth to be buried in a Christian like & decent manner at the discretion of my Executors nothing doubting but at the General Resurrection I shall receive the same again by the mighty Power of God & as touching such worldly Estate wherewith it hath pleased God to bless me within this life I give bequest and dispose of the same in the following manner and form To wit I give & bequeath unto my son John M^r Cormick three hundred Acres of Land Situated in said Province being part of a Tract of Five hundred acres I owe to my son in law John Deek over & against the name of Seabury's Daughter Mary seven shillings & six pence current money of said Province & whereas I have been dissatisfied with the above Donations I hereby declare that it is my Will and pleasure that all or part thereof shall be allowed to the party so dissatisfied but to be divided in proportion to the others that are satisfied I give that my funeral charges & Debt to be paid first out of my Estate Real & Personal in proportion to each one's share & likewise make certain constitutions & appoint John Deek & David Wilson as only and sole Executors of this my last Will and Testament & do hereby revoke & make void and disallow all Wills Testaments bequests Legacies &c by me in any ways before this time Willed and bequeathed ratifying & confirming this & reserving to be my last Will and Testament In Witness whereof I have hereunto set my hand and seal the day of Year above written

W^m M^r Cormick (S)

Signed Sealed published & declared by the said W^m M^r Cormick to be his last Will & Testament in presence of us the subscribers
J^m Livingston
W^m Dechison
June Dickson

This Will was proved by virtue of a Codicil devised to W^m M^r Cormick Esq^r 7th May 1750 by the Oath of J^m Livingston & at the same time qualified John Deek Executor within named

x 200 and missing