

It lying & Being in Colleton County in the Parish of St. Pauls, Butting & Bounding to the South on Penny Creek, to the North on John Bee's Land, to the West on John Bee's Land & to the East on Land formerly belonging to Colleton. Item I give and Bequeath to Beloved Son Joseph Splatt, to him this heirs forever a Plantation a Tract of Land containing Four hundred & Eighty one acres, It being part of a Tract of Land containing nine hundred & Sixty three acres. Item I give & Bequeath to my Beloved Son Benjamin Splatt to him this heirs forever a Plantation a Tract of Land containing Four hundred & Eighty two Acres which is the other Part of the Nine hundred & Sixty three Acres my Will is that it may be equally Divided between my Sons Joseph Splatt & Benj^t Splatt it lying & Being in Colleton County in St. Pauls Parish, Butting & Bounding to the West on John Bee's Land to the East on Lands of Mepes Bullock & Sacheverell, to the South on Peter Taylor's Land & to the North on John Haynes Land & Chis. Peters Land. Item I give & Bequeath to my Beloved Son Francis Splatt to him this heirs forever a Plantation or Tract of Land Situate in Colleton County of St. Bartholomew Parish containing Four hundred & thirty six Acres Butting & Bounding to the North on Lands of Mr. Ezekiel Branford, to the West on Land of John Jacksons, to the South on Land of John Peters & to the East on Ponson River with the houses & out houses & Item I give & Bequeath to my Beloved Son Edward Splatt a Plantation or Tract of Land, to him & his heirs forever, containing Two hundred & fifty Acres be it more or less lying & Being in Colleton County in St. Pauls Parish, Butting & Bounding to the South on Edw. West's Land, to the North on Ezekiel Branford's Land, to the East on Chis. Peters Land & to the West on Ponson River with the houses & out houses & I also give & Bequeath unto my Beloved Son Edw. Splatt to him this heirs forever another Tract of Land containing One hundred & Sixty acres be it more or less which is the fifth Part of Eight hundred acres which was Bought of Eliza^t Duncan & John Duncan her Husband which the Site is the same all Explain more fully with the houses & out houses to Item I give & Bequeath to my Eight Children Lymnes, Edw^t, Benj^t, Grant, Jas^t, Hannah, Martha & Susanna, all the rest of my Personal Estate which consists in Negroes, Horses, Cattle, Household goods to be equally Divided among them all, except it be one Negro fellow named Abraham & my Will is that he shall be set free five years & six months after the Within Date, & no longer serve a Slave, Item I will & ordain that the Parts & Portions of my 8^t Children & all & every other things to them Belonging shall for their Behoof during their & every of their several Minorities remain the in the hands, Custody & Governing

Governing of John Splatt, Joseph Splatt & Francis Splatt, to employ every of the same as they shall think good for the Profit & Commodity of my 8^t Children & that if any of my Children die under Age that then the said Portions & Legacies of him or her so dying under Age shall belong & Appertain unto the Survivors or Survivor of my 8^t Children. My Will is that my Daughters, Hannah, Martha & Susanna, shall have their Part or Portions at the Age of Fifteen years or at the Day of Marriage I leave my House & Lots at Jackson Burgle to be sold by my Extors Also Two hundred & fifty Seven Acres of Land also One hundred & forty Acres of Land it lying & Being in Colleton County in the Parish of St. Pauls, Butting & Bounding on Mr. Elliotts Land, on Mr. Haynes Land & on Mrs. Wrenches Land which the Platts will make appear more fully & the money to be equally Divided among my afors^t Eight Children Lastly I do hereby ordain & constitute & appoint my Beloved Sons John Splatt, Joseph Splatt & Francis Splatt sole Extors of this my Last Will & Testament & I do hereby revoke, & Disannul & make Void all manner of Wills & Testaments by me before made or Ordered. In Witness whereof I the said John Splatt to this my Last Will & Testament have set my hand & Seal this Sixteenth Day of October in the Twenty third Year of the Reign of our Sovereign King George the Second & in the year of our Lord One thousand Seven hundred & forty nine. Published Pronounced & Declared In Presence of —

John Splatt — (Seal)

Willm Hayne

Mary Nash

Susanna Falian

This Will was Proved before his Excy the 10th of November 1749 by the Oath of Willm Hayne & John Splatt Extor was Qualified at the same time.

I Lillias Corsan being Weak in Body but of sound Memory & understanding do Dispose of my worldly Affairs in manner following Viz. I leave & bequeath (after payment of my just & Lawfull Debts) all my Real & personal Estate to my Daughters Margaret Corsan & my Mother Jean Duckett Equall between them and in case of either of their Deaths to the Survivor Witness my hand at Charles Town the Sixteenth day of September 1749

Signed and Sealed

In Presence of

James Sharp

Priscilla Peters

Margaret ^{her} Heynor
mark

Lillias Corsan (Seal)

This Will was Proved before his Excy the 13th day of October 1749 by the Oath of James Sharp

In the Name of God Amen the Twenty Second Day of October
 anno Domini One thousand Seven Hundred & forty Nine I Benj^t Witter
 of James Island Planter in Berkley County in the Province of South Carolina
 being weak in body but of Perfect mind & memory thanks be to God for it
 Therefore calling to mind the mortality of my body & knowing that it is -
 appointed to man once to die. I do make & ordain this my Last Will & Testament
 That is to say Principally & first of all I recommend my Soul to God who gave it
 & my body to the Earth to be buried in a Christian manner at the discretion
 of my Executors, hoping to receive the same again by ye Power of God And as touching
 such worldly Estate wherewith it hath pleased God to bless me I Devise & Bequeath
 of in ye following manner & form Inasmuch my Will is that my funeral
 charges & all other my Lawfull Debts be fully Paid. Item my Will is that
 Sarah my wife shall have the use of my Plantation with Liberty to Dwell thereon
 During her weddhood & that in case she shall she shall marry again before
 my Child James comes of age or the other child wherewith she is now Pregnant, then
 my executors shall have Power fully & absolutely to sell & dispose of the st^d Plantation
 according to due form in Law for as much money as they can get & that the st^d
 money be put out to use & Interest for the use & benefit of my afores^d Child
 already Born & my Child or Children yet unborn. Item my Will is that my
 whole Personal Estate (Excepting my Large Room ware which I give to Sarah
 my wife) be sold at Public Sale by my executors hereinafter named & of the
 money which arise out of the same I give & bequeath unto Sarah my wife the
 sum of three hundred Pounds, which shall be in Deut of all & all manner of
 Dower or thirds which she may claim any right unto. And as for the rest
 of the afores^d money my Will is that the same be put out to Interest & use
 for my afores^d Child already born & also my Child or Children that shall or
 may be hereafter born by an Equal Dividend. And in Case that all my
 Children shall die before they shall come to age then I bequeath one hundred
 Pounds to each of the children or lawful issue of my Sister Simms Deceased & my
 Will is that the remainder shall be Equally Divided between John Collins & my Bro:
 thers Jonathan Witter & James Witter's Children And Lastly I do make & ordain &
 constitute my two Cousins William Screeven & James Screeven & my good
 friend Daniel Rivers to be executors of this my last Will & Testament and
 Declaring this & no other to be my last Will & Testament In witness
 whereof I have hereunto set my hand & Seal the day & year

first

first above written

Signed, Sealed Pronounced and Declared
 to be the last Will & Testament of Benj^t
 Witter in Whose Presence & at Whose request
 we have Subscribed as Witnesses

Joe^t Snowdon James Willhype Thos Hutchinson & W^m Screeven James Screeven & Daniel
 Rivers were Qualifed at the same time

Benj^t Witter Seal

In the Name of God Amen, I Mary Norman of Goose Creek Parish
 being Weak in Body but of Sound & perfect memory & Understanding Do make
 Publish & declare this my last Will & Testament in manner & form following that
 is to say First & Principally I recommend my Soul into the hands of Almighty God
 the Author & giver of Life, Hoping for Remission of all my Sins, in & through the merits
 Death & Sufferings of my Lord & only Saviour Jesus Christ my Body I give to the
 Earth to be decently Buried among my Deceased friends at the discretion of my
 executors & my Worldly Estate I give in manner aforesaid Inasmuch it is my
 Will that before any Division be made of all or any part of my Estate that all
 my just Debts & funeral charges be paid & satisfied. I give & Devise to my Daughter
 Rebeckah Norman these six following Slaves Viz^t Master Seipio, Rose, Josey,
 Judy, Danah, & Abram to her & her Heirs forever. Item I give & bequeath to my
 Sister Sarah Lewis one Negro man named Buffey & one Negro man named
 Caroline to her & her Heirs forever. Item I give & bequeath to my Sister Elizabeth
 Lewis these three following Slaves Viz^t Black Wall, Sary & Daphney to her & her
 Heirs forever - Item I give & bequeath to my Brother Sedgwick Lewis these three
 following Slaves named Tom, Guy & Mary - I give & Devise to my Daughter
 Rebeckah Norman that parcell of Lands which were left me by my Deceased
 Husband Mr. Joseph Norman consisting of One Hundred Acres & Situate in
 Goose Creek Parish to her & her Heirs forever but in Case my said Daughter
 Rebeckah should Die before she arrive to the Age of eighteen years or Day of
 marriage I then give the aforementioned Lands containing One Hundred Acres
 to my Brother Sedgwick Lewis & his Heirs forever. It is my will also that my two
 Sisters Sarah Lewis & Elizabeth Lewis shall live upon my afores^d Lands
 containing One Hundred Acres until my Daughter Rebeckah Arrive to the
 Age of eighteen years or Day of marriage or until my said Sisters shall
 marry