

Twenty fourth day of June Anno Domini 1748

Signed Sealed Published & Declared
by the Testator to be his last Will and
Testament in presence of us who before
him & at his Request have hereunto set
Our names as Witnesses —

Alex: Warren
Lionel Chalmers
Mary Ann Benist

John Watson Jun^r (L.S.)

This Will was proved before his
Ex^r the 29th July 1748 by the Oaths
of Alex: Warren & Lionel Chalmers
& Ann Watson Ex^r was qualified
at the same time

South Carolina

In the Name of God Amen

I Sarah Glaze of the Parish of St George Dorchester in Berkly
County in the Province of South Carolina widow being in perfect
health of body and of sound and distinguishing mind and memory
Do make my Last Will and Testament in manner and form following
In the first place I order that my body may be buried in a decent
manner by my Ex^rs after named and that my Debts may be paid as soon
as possible after my death. Item I give and bequeath unto my Eldest
son Lebucles worth Glaze and to his Ex^rs Admrs and Apcnts my
Negro Wench named Rose and her son Daniel Also a Silver Tankard
a Clock & a Silver Porringer And I do Will order and direct that half
a Dozen New Large Silver Spoons be bought by my Ex^rs after
named for the use of my said son Lebucles worth which I also give and
bequeath unto him & his apnts. Item I give devise & bequeath
unto my Son William Glaze all my Lands plantations an Dernements
and my Smallest Silver Tankard To Have and To Hold the same unto
the said William Glaze his Heirs Ex^rs Admrs and Apcnts forever
Item I give and Bequeath unto Mary Glaze wife of the said

William Glaze Six Silver Spoons and a Mourning Ring Item I
Give and bequeath unto my Daughter Mary Jackson wife of George
Jackson and unto the Heirs of her Body my Negro Wench named
Lucretia and all the Issue of the said Negro Wench which at any time
hereafter she shall have excepting the Child of which she is now Expect,
which if it shall happen to be a Boy I give and bequeath unto George
Jackson son of the said George Jackson and if it shall happen to be a
Girl then I give and bequeath the same unto my Daughter Susannah
Glaze and to their Heirs Ex^rs Admrs and Apcnts respectively forever
Item I Give and Bequeath unto John Legare Son of John Legare
in Lebucles Town in the Province aforesaid the sum of Fifty Pounds
Current money to be put out to Interest by my Ex^rs after named and
not to be paid unto him untill he shall arrive unto the Age of twenty
One Years But if he shalld die before that time then I give the said
Fifty pounds unto his Mother Acka Legare Item I Give and
bequeath unto Sarah Rousham Daughter of James Rousham
One Hundred pounds Current money of the said Province
But it is my Express Will and I hereby order and direct that
the same shall be put out to Interest and that Interest shall be
Applied to the clepaying the Expence of Schooling and Educating the
said Sarah Rousham yearly untill she shall arrive at the respective
Ages of Sixteen years or Day of marriage which shall first happen
At either of which times I order and direct that the same shall be paid
unto her But in case of her death before either of the said Terms,
shall come to pass then and in that case I give and bequeath the
said One Hundred Pounds to my Son James Glaze and Susanna
Glaze to be equally Divided between them share and share alike —
Item All the rest and residue of my Personal Estate I give devise
and Bequeath unto my said Son James Glaze and Daughter
Susannah Glaze to be equally divided amongst them share and
share alike and to have and to hold the same to them and to their

Respective Executors Advers & Aপions And it is my express Will and desire and I hereby Order and direct that all my personal Estate excepting the Legacys above bequeathed shall be kept together on my Plantation at Newchester or wheresoever else my said Son Willm Glare shall think proper and to be under his direction & Management and that the said James Glare and Susannah Glare shall be maintained & Educated out of the profits thereof until they shall respectively arrive at the several Ages afferntioned that is to say until the said Susannah Glare shall arrive at the Age of Sixteen years or day of marriage and the said James Glare to the Age of Twenty One Years compleat At which respective times I Order & direct that they shall receive their shares as afore said And it is my further Will and pleasure that if either of the said James Glare or Susannah Glare - should happen to die before he or she should attain to the respective Ages afore said then I Give and bequeath the share of the person so dying unto the Survivor But in case they should both die before they shall attain their respective Ages aforesaid Then and in that case I Give and bequeath all the said personal Estate to the said Charles worth Glare Willm Glare and the said Mary Jackson to be equally divided Amongst them, share and share alike Item I hereby Constitute and Appoint D^r John Moultrie of Charles Town aforesaid Guardian of my said Son James Glare until he shall attain to the Age of Twenty one years And I also appoint the aforesaid Mary Jackson Guardian of the said Susannah until she shall attain unto the Age of Sixteen years or day of marriage as aforesaid Lastly I do hereby Nominate Constitute and Appoint Captain Walter Izard Junr Charles Gandy John Glare and Richard Baker Executors of this my Last Will and Testament hereby revoking all former Wills & Testaments and I do declare and pronounce this to be and contain my last Will and Testament On Witness Whereof

I have hereunto Set my hand and Seal At Charles Town Aforesaid this Twenty Sixth day of September in the Seventeenth Year of his Majestys reign & in the Year of our Lord One thousand Seven hundred and Forty Six Having first Ordered and Directed as I do by these presents Order direct give and bequeath unto each of the persons after named a Mourning Ring to wit George Jackson D^r John Moultrie Lucretia Moultrie Mary Sanders and John Glare
 Signed Sealed Published pronounced and Declared by the above named Sarah Glare to be and contain her Last Will and Testament in the presence of us who in her presence & at her request Subscribed our names as Witnesses to this as well as the preceding page the word Glare in the fourth line from the top of this Sheet and the word Glare in the ninth line from the bottom of the first Sheet being first Erased

Kenneth Mickie

James Mickie

Daniel Donovan

Sarah Glare (S.S.)

This Will was pro
before his Exce^rt the 19
August 1748 by the Oath
Kenneth Mickie & John
Exce^rt was qualified at the

In the Name of God Amen.
 By these Presents that I Daniel Butterca in the Province of Sai
 lervan County and In the Parish of St. James Sancte Being we
 but of perfect mind and memory. And being sensible of the Def
 of my Body and for the better regulation of my worldly Aff
 my Deceas Do make Constitute and Appoint this to be my
 following I Give

the fifteen rd lines missing