

do his duty give his or ordered out of the Possesssion of my Estate on his appearing to my Execr
for the same or the expiration of every year after the day of my death during the term
of his natural life I trust I will not in case any of the slaves owned to my Grand
children as aforesaid should happen to die before the time to whom he or she is Bequeathed shall
be of age to receive his or her Legatee then the value of such slave or slaves so dying shall be
made up out of the other slaves belonging to my Estate and shall be delivered to the
Legatee in lieu of the deceased in manner as is before Directed Item I give and
Bequeath unto my daughter Mary Hutton all the surplus and residue of my Estate
whatsoever and whatsoever with all the future issue and increase of the Boundary
my slaves not before directed to and for the sole Proper use & behoof of my said
daughter Mary Hutton for and during the term of her natural Life and no longer
and at her decease to the sole use and behoof of the children or issue of her
body that are or may be hereafter born equally to be shared and divided between
them by my Execr and child to receive his or her part thereof when he or she shall
be of the age either of Twenty one or Eighteen years that is to say the ones to
receive their part or divided when they shall respectively arrive at the age of
Twenty one years and the others to receive their part or divided when they
shall respectively arrive at the age of Eighteen years And my Estate shall
remain in the possession of my son in Law William Hutton untill
the Legatees aforesaid to respectively draw of the same as each of them shall
come of age and lastly in case my said Daughter Mary Hutton shall
happen to die without leaving any children or issue of her body then the part
of my said Estate shall be divided by my Execr ^{the} two moiety or half parts
thereof to the sole Proper use and behoof of my said son in Law William
Hutton his heirs & assigns forever The other moiety or half part shall be
equally divided between my wife Mary Hutton her children or issue
of her body and their respective heirs and assigns forever Witness
whereof I the said Sarah Woodward to this my last Will ^{testament} certainte in
this ^{day of April} proceeding year have set my hand & seal the

Sarah Woodward

Signed Sealed & Published by Mrs Sarah Woodward
as and for her last Will and Testament in presence of us
who in the saids presence and at her request have
subscribed our names as witnesses John Nichols.
John Steppens. Benj. Palmer.
Woodward's name being also underlined.

This Will was made the 28th day
of April 1750 at the same time
B.W.

* Old Books Library

South Carolina In the Name of God Amen I Robert Kiet of St. Charles
in the County of the Province aforesaid Planter being of
sound disposing mind and memory do make and declare this to be my last
Will and Testament And do dispose of what God hath given me to
Bless me with due manner and form following Imprimis I do
all my just Debts by fully paid & satisfied & after Payment thereof
give and Bequeath unto my Beloved Wife Mary Kiet in lieu of
her Deceas the use of the Plantation I now live on during her widow
hood Item I give and Bequeath unto my Beloved Wife Mary Kiet one
fourth part of my Personal Estate to her and her heirs forever Item
I give and Bequeath unto my Beloved son Robert Kiet one half of
the Plantation I now live on to the South to him and him & his heirs
forever Item I give and Bequeath unto my Beloved son Robert Kiet one
fourth part of all my Personal Estate to him & his heirs forever
Item I give and Bequeath unto my Beloved daughter Mary Kiet
one fourth part of all my Personal Estate to her and her heirs
forever Item It is my Will by my wife shalld be with alies
it shall have an equal share with the other three children Item
it is my Will that each of my children shalld receive their part at
the age of One & Twenty Item my Will is and I hereby constitute
& appoint my Beloved Wife Mary Kiet Executor during her widow
hood and my Beloved William Sanders Executor of this my last Will
and Testament and I do hereby revoke all former Wills & Testaments
made and to make and declare this only to be my last Will
& Testament In Witness whereof I have hereunto set my hand and
affixed my seal this ^{day of} ~~April~~^{May} ¹⁷⁵⁰
One Thousand Seven Hundred & Fifty and in the attorney this
year of His Majestys Reign. Robt. Kiet P.S.

Signed Sealed & Declared to be his last
Will and Testament in presence of
John St. John
Daniel Payne
John Cervinian

This Will was made before His Excellency
The Governor the 1st day of May 1750
at the same time subscribed Mary Kiet
and William Sanders