

In The Name of God Amen, I Ann Dennis of Charles Town Spinster being Very Sick and Weak in Body but of Sound & disposing Mind Memory & Understanding do make & Ordain this to be my last Will & Testament hereby revoking and Making null & Void all Other Wills by me heretofore made And first I recommend my Soul to Almighty God the Author and Giver of Life hoping through the merits of my blessed Saviour Jesus Christ to Obtain Pardon & forgiveness for all my Sins and my Body I commit to the Earth to be buried in such decent Manner as my Executrix hereinafter named shall think fit After payment of all my just Debts and funeral Charges I give devise & Bequeath unto my well beloved friend Mrs. Martha Booth of Charles Town Widow my whole Estate both Real and Personal whatsoever and wheresoever it may be & consist of to her and to her executors Administrators and Assigns forever & I do hereby nominate and appoint my said friend Hannah Booth Sole Executrix to this my Will In Witness whereof I have hereunto set my hand and Seal this 17th day of October 1747

Signed Sealed Published Pronounced & declared by the said Ann Dennis to be and contain her last Will & Testament in the presence of us who in her Presence and at her Request did sign our names as Witnesses thereto the Testaments being first made

John Champeneys
Ann Nelson

Ann Dennis (Seal)

This Will was Proved
Excellency the
4th day of March 1747
of John
nays also [unclear]
=ified Hannah Booth Executrix
therein named

Recorded the 4th day of March 1747

In the Name of God Amen, I Sarah Saxby of Charles Town in the Province of South Carolina Widow being weak in Body but of Sound and disposing memory & Understanding do make and Publish this my last Will & Testament in Manner and form following That is to say after payment of all my just & Lawfull debts, I direct that all my Estate both Real and Personal be sold and the money arising therefrom to be equally divided between my two Sons

All between red lines missing

Robert and Thomas to be paid them when they arrive to the age of Twenty one years or days of marriage which shall first happen to have and to hold the same unto them their Heirs executors and Assigns forever and in case of the death of either of them before they attain the age of Twenty one years or days of marriage as aforesaid than the share of him so dying to go to the Survivor, And I do constitute & appoint George Saxby Guardian of my Sons Robert and Thomas, and Sole Executor of this my last Will and Testament hereby revoking all former and other Wills by me at any time heretofore made In Witness Whereof I have hereunto set my hand and Seal this 22nd day of November in the Year of our Lord One Thousand Seven Hundred & forty seven

Sarah Saxby (Seal)

Signed Sealed Published and declared by the Testator to be her Last Will and Testament in Presence of us who in her Presence and at her request have hereinbefore set our names as Witnesses

Mary Gibbes
Mary Dupree
Hen: Gibbes

This Will was Proved before his Excellency the 4th day of March 1747 by the Oath of Henry Gibbes — Also Qualified George Saxby Esq; therein named

Recorded the 4th day of March 1747

In the Name of God Amen I William Saxby of Charles Town in the Province of South Carolina Gent: being weak in body but of Sound and disposing memory and Understanding do make and Publish this my last Will and Testament in Manner and form following That is to say after payment and Satisfaction of all my just and Lawfull debts all my Estate both Real and Personal I give devise and bequeath unto my loving wife Sarah, to have & to hold the same unto her, and unto her Heirs executors and Assigns forever And I do constitute and appoint my said loving wife Sarah Sole Executrix of this my last Will and Testament hereby revoking all former and other Wills by me at any time heretofore made In Witness Whereof I have hereunto set my hand and Seal this fourth day of June in the Year of our Lord One Thousand Seven Hundred and forty Seven W: Saxby (Seal)

All between red lines missing

Signed Sealed Published & Declared
by the Testator to be his Last Will &
Testament in Presence of us who in
his Presence and at his Request have
hereunto Sett our Names as Witnesses

Henry Gibbs }
Mungo Graham }
George Saxby }

William Saxby *(Seal)*

This Will Was Proved before
his Excellency the 4th day of
March 1747 by the Oathes of Hen Gibbs &
George Saxby Also Qualifid

Recorded the 4th day of March 1747

South Carolina

In the Name of God Amen I John Cragg
late of New Windsor Now of Charles Town in the Province of South
Carolina Gent: being Weak in Body but of Sound & Disposing Mind
and Memory do make this my Last Will and Testament in Manner
and form Following that is to say Imprimis I will and desire
that all my just Debts and Funeral Expenses be first Paid and
Satisfied by my Execrs Herein after Named Item I give devise and
Bequeath unto my beloved wife Mary Bragg all the rest & residue of
my Estate both Real and Personal after the Payment of my Debts for
and During the Term of her Natural Life the Taking Care of &
Providing for (in every respect out of the same) Bryan Kelly and
Mary Kelly Grand Children of my Said Wife Item I give devise and
Bequeath unto my Said Wife Mary such part of my Said Estate as
Hath been my own purchase to be by her disposed of as she shall think
fit at her decease And such part of my said Estate as Came into my Hands
through or by any of the name of Kelly to be at the discretion of my said
wife Mary for & During the Term of her Natural Life and from
and After her Decease then to the aforesaid Bryan Kelly his Heirs and
assigns for Ever Item I give devise and bequeath unto my Said Wife
Mary Cragg such part of my Said Estate as was the Property of the Said
Whilst she was the Widow of James Welch for and During the Term of
her Natural Life and from her Decease to her Daughter Late Ann
Welch Now Ann Holmes and her and to her Heirs and Assigns for Ever
Lastly I do hereby make Ordain and Appoint my Said Wife Mary
Bragg and Thomas Holmes to be Executrix & Excs of this my Last Will
and Testament hereby revoking Making Null & Void all former &
other Wills whatsoever by me heretofore at any time made heretofore
hereby declaring this to be and Contain my Last Will & Testament
all between red lines missing

In Witness Whereof I the said John Cragg have hereunto set
my Hand and Seal this first day of January in the Year of Our
Lord One Thousand Seven Hundred and Forty four and in the eighteenth
Year of his Majestys Reign

Signed Sealed Published & Declared by the
Testator as & for his Last Will & Testament
in the Presence of us who in his Presence &
at his request have hereunto Subscribed our
Names as Witnesses

John Cragg *(Seal)*

Edward Jenkins } This Will Was Proved by Virtue of a Decimus
Thomas Green } This 9th day of February 1747 by the Oath of
Thos Holmes } Thos. Green One of the Witnesses to the within
Will Before Robert Williams Esq^r to him —
Directed at Same time Qualifid his Mary Bragg
Esq^r therein named

Recorded this 18th day of March 1747

South Carolina

In the Name of God Amen I William Sealy of
Granville County Planter being Through the Abundant Mercy &
Goodness of God this Year in Body yet of Sound & Perfect Understanding
and Memory do constitute this my Last Will & Testament — desire
it may be Received by all as Such Imprimis I must Highly bequeath
at my Soul to my Maker Through the Merits of my Dear Redeemer
And first Require that all my Debts are faithfully Discharged and all
Funeral Charges Item I give & Bequeath Unto my Loving Wife —
Sarah Sealy A negro Girl named Hannah & A negro Boy named Andrew
& A Horse named Tikkler a Side Saddle & A Young Pacing Horse now
on Ocracoke Island. Item I give & Bequeath Unto my Daughter —
Mary Sealy A negro Girl named Bina & the Screll Pacing Mare
Item I do Give & Bequeath Unto my Daughter Ann Sealy A negro Girl named
Phels, and a Pacing Mare called Item I do Give & Bequeath unto my Son
William Sealy A negro Boy named Budjo & A negro Girl named Nanny
and the Screll Mare, ^{Boggy} Item I do Give & Bequeath Unto my Nephew Ben
jamin Sealy A Horse named Ball and the Rest of my Personal Estate to be Equal
Divided Amongst my Loving Wife & Children The Respective Part that —
Shall become Due unto each Child to be paid at the time of Marriage
or at the Age of Seventeen Years Be it further Observed I do Constitution
my Loving Wife & Loving Friends Y. Francis Pelet, William —
Sealy Jun^r and William Elbeck Executors & Excs of this my Last
Will & Testament In Witness Whereof I have hereunto Set my
Hand & Seal this 28th Day of November 1747

All between red lines missing

William Sealy *(Seal)*