

and in such case only, I do hereby give devise and Bequeath that one third part of the 2^d monies Surplus Real and Residue of my s^t Estate Real and Personal also to and between my s^t son George and Daughter Mary Equally to be divided between and Delivered to each of them respectively Do have and to hold to them severally, and their general and respective Heirs, Execs, admrs and assigns forever In Witness whereof I the said Henry Bedon to this my said last will and Testament have set my hand and seal the day & year first above written -

Sealed Published and declared by Henry Bedon as his last Will and Testament In

The presence of us, who in the Testator's presence and at his Request have hereunto subscribed our names respectively as witnesses

John Baker

Witnash Gullen

Tho^s Rayball

Henry Bedon (A.S.)

Memorandum. That on this present sixth Day of August 1757 the above named Henry Bedon, did seal acknowledge & republish to declare the above instrument of writing to be and contain his last Will and Testament in the presence of us, who in the presence and at the request of the said Testator have hereunder subscribed our respective names as witnesses.

Sal Milnen

Geo. Barksdale

John Raken

Proved before his Excellency the Governor
20th day of March 1762 at the same
time qualified George Bedon Exr.

In the name of God Amew I James M^cPherson jun^r in the province of South Carolina Gentleman being sick of body but of sound mind memory & understanding and Considering the Inconstitude of Human Nature do make & ordain this my last will and Testament in manner & form following First of all I will that all my just debts and funeral expences be paid & discharged as soon as possible after my decease Item I give and Bequeath unto my Dearly beloved wife Sarah M^cPherson, to her her Heirs and Assignees forever all that Estate Right or Title she had before my Marriage with her to any part or parcel of the Estate of her former Husband Mr Thos^s Fleming deceased provided she pays all the debts of said Estate & that my other Estate be not subject to pay any Debt due from the Estate of said Fleming Item as it may happen that my said wife Sarah M^cPherson may be with child at the time of my decease which if shou'd so happen I give and bequeath unto the child wheather Male or Female all the remaining part of my Estate both real & personal not here in before by me given and Bequeathed but it is my will that if my said wife Sarah M^cPherson should not be with child at the time of my death or if she should have a child & such child shall happen to die during my Wifes life time under the age of twenty one years and without

Lawful issue. Then I give devise and Bequeath unto my loving
 Brother Isaac M^cPherson His Heirs or Assignes forever all That
 plantation or Tract of land in Prince Williams Parish Granville County
 containing five hundred acres or Thereabout butting and Bounding to the
 East or Do^r William Brishay to the west on Tracts of land and all other
 lands on my Father James M^cPherson Sen^r which Tract of Five hundred
 acres with the moiety or half part of my Personal estate I give & Bequeath
 unto my said Bro^r Isaac M^cPherson and His Heirs forever. Item I give
 and Bequeath unto my wife Sarah M^cPherson and Her Heirs or assignes for
 ever all the Rest Residue & Remainer part of my Est^r both personal & Real &
 not before by me Bequeathed further it is my will that if my wife Sarah
 M^cPherson shalld have a Child that then and in such Case my Ch^rds
 shall ~~not~~ have full power if they shall think proper to sell any part
 of Land except my Tract of Five hundred acres or their about Bounded
 as is heretofore mentioned and the money arising for any Tract or
 Tracts of land so sold James M^cPherson Jun^r ⁽¹⁵⁾ shall be applied as
 my Exec^rs shall think most to the advantage of my Estate. Item I give and
 Bequeath unto my loving Bro^r John M^cPherson all my wairing apparel
 and my arms further it is my Will that my wife's part of the estate
 or M^r Thomas Fleming shall not be subject to pay any debt or debts
 contracted by myself but that each Estate shall be kept separate
 and distinct and I do hereby make and constitute my loving wife
 Sarah M^cPherson and my loving Bro^r Isaac M^cPherson joint Execut^r
 & Ex^r of this my last Will and Testament In Witness whereof to this
 my last Will and Testament written upon two sheets of paper I
 have set my hand and seal to each sheet of paper This 19th day October
 in the Thirtieth year of the reign of our Lord George the Second
 by the grace of God of Great Britain France & Ireland King Defender
 of the Faith and so forth and in the year of our Lord One thousand and
 Seven hundred sixty
 James M^cPherson Jun^r ⁽²⁾
 Signed Sealed published & declared by the s^r of
 Jas. M^cPherson Jun^r as & for his last Will &
 Testament in the presence of us who at his request &
 in his pres^rence & in the presence of each other subscribed
 our names as witnesses thereto

Will^m Boone
 Cates Boone
 John Greer

Proved before his Excellency the
 Governor the 26th day of March
 1762 at the same time qualifid
 Sarah M^cPherson Exec^r & on
 the 2nd day of April Qualifid
 Isaac M^cPherson Exec^r.

South Carolina - In the name of God amen The twenty eighth of October one Thousand
 Seven hundred & Sixty & John Beatty of Colleton County and of St Bartholomew's parish Planter
 being very sick and weak in body but of perfect mind and memory Thanks be given unto
 God. Therefore calling unto mind the mortality of my body and knowing that it is
 appointed for all men once to die do make and ordain this my last Will & Testament
 That is to say principally and first of all I give and recommend my soul into the
 hands of almighty God that gave it and my body I recommend to the earth to
 be buried in a decent Christian burial 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 and as touching such worldly Estate wherewith it has pleased God to
 bless me with I give Demise of the same in the following manner and I am
 Imprimis my will is that all just & lawful debts due by me to any person or persons whatsoever