

I the within named Alexander Broughton do make and
publish this as a Codicil to my within first will and Testament
hereby ratify re-publish and confirm the same and
the within Codicil in such parts as are not by this repeated
amended or altered. In witness whereof I have agreed
with Sir John Colleton upon the purchase of a plantation
called Exeter for which I have not received full payment now I do
hereby require my Executrix and Executors to pay the purchase
money for the said plantation and to obtain titles if they
can for the same and I do then and in such case give and
devise the said plantation to my son Alexander and his
heirs forever and my plantation called Ribbleworth
and two hundred and eleven acres of land mentioned
in the first page of my will to my son John in fee simple
after the death of my wife provided that if Sir John Colleton
will not and cannot be obliged to make titles for the said
plantation called Exeter Ribbleworth plantation and
the said two hundred and eleven acres of land shall
go in the same manner as is directed by my within will
and whereas I have fixed no particular time in my
will when my residuary estate is to be divided amongst
my sons now I do direct that when and as each of my sons
shall respectively attain his age of twenty one years his
share of my said estate shall be divided off and allotted
to him I wish that the houses directed by my within Codicil
to be built on my town lot shall be of two stories the use of
of which lot and the buildings to be erected thereon
be directed by the said Codicil & give and devise to my
wife during life and not sooner the
division of the said lot and the devise thereof as within
directed are to be made and take place and I give a
Majority of my Executrix and Executors the same power
to make divide and convey the land left to me and my
Brother Nathaniel by our within will given
to them all partly I appoint my Brother Nathaniel
Broughton my cousin Peter Broughton and my friend
John Lloyd Executors of my will and guardians of my
children with the same powers and authorities as are
by my said will given to my Executrix and Executors herein before named
In witness whereof I have hereunto set my hand and
seal

Seal this 28th day of September 1764. Alexander Broughton

Signed sealed published and declared

by the said Testator as a codicil to be annexed
to and deemed and taken as part of his said
last will and Testament in presence of us
who in his presence and at his request and
also in presence of each other subscribe our
names as witnesses unto

Walter Connaughton

J Rutledge

Hopkins Price

My will further is that Stephen Wilson be Educated but apprentice
to a trade and cloathed and maintained by my Executrix and
Executors at their discretion out of my estate.

Witness

Alex m Gordon

Wm Keith

Born before the Honble Mr Bull Esq^r Lieut Gov^r
13th November 1764. hath appeared John Lloyd
one of the Executors who was duly qualified as such.

We are to certify that by virtue of a testimonium
to me directed by his Honour the Right Gov^r
I duly qualified Harry Broughton Executrix and Sir
John Colleton and Nathaniel Broughton and Peter Broughton
Executors of the within written last will
and testament of Alexander Broughton
deceased.

George Johnston

In The Name of God Amen I Jeremiah
Reepling of East Island in this Parish Colleton County in The Province
of South Carolina Cordwainer being weak in body but of sound
and disposing mind and memory blessed be God for it Considering
the variety of human life and the certainty of Death do make this my
last will and Testament which is in form following That is to say
First and principally I commend my soul into the hands of Almighty
God who gave it Raising for a joyful Resurrection to Eternal life
through the merits and mediation of my Blessed Redeemer my body
I commit at death to the earth to be buried in a Christian like
manner at the direction of my Executrix and Executors herein after named
and at what worldly goods and effects it hath pleased God to bestow
on me I will order and direct they shall go and be disposed of in manner
and form following that is to say Imprimis I desire and direct that
all

all my just debts and funeral expenses be paid with convenient speed after my decease. Item I give and bequeath unto my well beloved wife Elizabeth Pickling my negro woman slave named Nell to her heirs and assigns forever. Item I give and bequeath unto my said well beloved wife Elizabeth Pickling all and every my household goods and furniture to her, her heirs and assigns assigns forever. Item I give and bequeath unto my said well beloved wife Elizabeth Pickling my negro man slave named Isaac during her natural life and no longer and after her death I give and bequeath the said negro man slave Isaac to my well beloved son James Pickling to him his heirs and assigns forever. Item I give and bequeath unto my beloved son George Pickling my negro boy slave named Abraham to him his heirs and assigns forever. Item I give and bequeath unto my beloved daughter Charity Pickling my negro girl slave named Catarah to her heirs and assigns forever provided she arrives to the age of eighteen years or day of marriage which shall first happen, but in case she should die before she arrives to that age or day of marriage I will and direct the said negro girl slave named Catarah be sold the money arising from such sale to be equally divided between my two sons James Pickling and George Pickling aforesaid which I give to them my two sons James and George their heirs and assigns forever. Item I give and bequeath unto my beloved Grand-daughter Elizabeth Pickham the sum of fifty pounds currency of South Carolina when she arrives to the age of eighteen years or day of marriage which shall first happen but in case she should die before she attain to the age of eighteen years or day of marriage then I will and direct the same to be divided as the remainder of my estate is appointed hereinbefore to be divided Item I will order and direct and do hereby authorize and empower my Executor and Executrix herein after mentioned to expose to sale and dispose of as to them shall seem most advantageous in a convenient time after my decease all the rest and residue of my Estate whatsoever not herein before given or bequeathed and the money arising from the sale of the same shall go to pay my just debts and funeral expenses and the remainder or overplus after discharging the same I will and direct shall be equally divided amongst my Beloved sons namely John Pickling Joseph

Joseph Pickling, Jeremiah Pickling, James Pickling, Samuel Pickling and George Pickling my son in law Henry Bladé of Shartetown Taylors and my said Daughter Charity Pickling to them their heirs and assigns forever. Lastly I nominate constitute and appoint my said well beloved wife Elizabeth Pickling and my beloved son James Pickling Executrix and Executor of this my last will and Testament hereby dissolving and making void all former wills and Testaments and acknowledge this to be my last. In witness whereof I the said Jeremiah Pickling have hereunto set my hand and seal this seven tenth day of December in the year of our Lord One thousand seven hundred and sixty one and in the second year of the Reign of our Sovereign George the Third by the grace of God of Great Britain France and Ireland King Defender of the Faith etc. signed sealed and sworn and declared by the testator }
Jeremiah X. Pickling (seal) mark
Will and Testiment in the presence
of us who signed and sealed the same
in our presence and at his desire have
signed our names hereunto as witnesses.
Joseph Hamptton } Proved by virtue of a deposition directed to George Wharton
John Jenkins } Agt this 23 Novr 1764. At the same time Qualifies
Charles Cromball James Pickling Executor of the said will

South Carolina ex.

In the Name of God amew I Mary Starling wife of John Starling of the parish of Saint James Soc's Creek Carpenter being sick and weak in body but of a sound and disposing mind and memory and understanding do make & publish this my last will and Testament uponduner and form following by Thomas Bell Notary of the said Mary Starling formerly Mary Mell did in and by his last Will and Testament among other things give and bequeath unto his said Daughter and her son William his Executor and Executrix there named the same following negroes by names Rato, Leela, Maria, Plenty and Preston for his said daughter provided nevertheless to permit and suffer his daughter whether sole or married to hold use and occupy and receive and take all the profits of the said five negroes to her own proper use and behoof during her natural life and after the decease of his said daughter the said five negroes with all their increase were to go to such persons or persons and to such use and uses as his said daughter by her last will and Testament Executed in the presence of two or more creditable witnesses should direct and appoint as