

idefferent Parts or Parcells, one of which Parts or Parcells I then give and
 Bequeath (and not before) unto her my said Daughter Elizabeth Wintorn
 to be allotted by my said Exors or Exors or the Exors or Adm'rs of
 the Surinors of Them. And the other crew or Equal part parcell or Moiety
 Thereof together with my said Plantation Raude, Hereditaments and all
 my Real Estate whatsoever, shall be kept & Improved by, and
 remain in the hands and Custody and under the care and management
 of my said Exors or the Surinors or Survivor of them his Exors or Adm'rs
 as afores'd and be occupied, exercised, used and Employed by him or
 them, and so improved to and for the maintenance Cloathing & Education
 of my loving son Samuel Wintorn Jun'r as afores'd and for his sole use
 & behoof until he shall attain his full age of twenty one years: at which
 age and not before I give devise & bequeath the & other crew or Equal part
 parcell or moiety or Residue of my said personal Estate and also my said
 whole plantation Raude Hereditaments and all other my said Real Estate
 whatsoever unto him my s^d son Samuel Wintorn his Heirs assigns forever,
 But in case either of them my s^d two children shall dye before his or her arrival
 to age as herein before limited, for receiving his or share respectively, as
 above a^d and without issue of his or her body lawfully begotten surviving
 him or her (to which issue respectively, if any in that case I further give
 devise & bequeath his her or their several Father or Mother deceased's
 Part or Portion above mentioned and given of my said Estate forever) Then & not
 otherwise I further give Devise & Bequeath the whole of my Estate as well Real as
 personal, in manner & form following aforesaid to the survivor of them my said
 two children his or her heirs & Assigns forever And Lastly I do hereby nominate
 constitute and appoint my above named Exors and the Survivors and survivor of
 them, to be also guardian & Guardians of the respective Persons & Portions of my
 said two children by witness whereof I y^e said Samuel Wintorn have to this
 my s^d last Will & Testament set my hand & seal the day & year first above written.
 Sealed published & declared by me Samuel Wintorn as last Will
 & Testament in the presence of us who in the Testator's presence &
 at his req^r have hereunto respectively subscribed our names
 as witnesses John Dragg
 Thomas Ellis
 John Deale
 Alex Rineald

Samuel Wintorn (RS)

Proved before his Excellency
 The Governor the 2nd Day of
 April 1762 at the same time
 & place
 Certified Benjamin Stiles
 as Exor.

In the Name of God amew I Martha Alexander of Charles Town in
 Berkeley County in the Province of South Carolina (widow) Being very sick and
 weak in body but of sound & disposing mind and memory Blessed be God
 therefore do make & ordain this my last Will & Testament in manner &
 form following That is to say first & principally and first of all I Give
 & Recommend my soul into the hands of Almighty God that gave it and as
 to my body I recommend it to the earth to be buried in a plain, decent and
 Christian like manner at the discretion of my Exors herein after mentioned
 hoping to receive the same at the General Resurrection thro' the merits of my
 blessed Lord & Glorious Jesus Christ amew. And as to such worldly estate
 as it has pleased God to bless me with in this mortal life I Give devise
 and dispose of in the following manner. All my just Debts & funeral
 charges being first paid I give & bequeath to my dear and
 well beloved son Samuel Alexander the sum of ten pounds South

Carolina Currency (knowing that he has a competency of his own) to be paid to him by my executors when he shall think proper to demand & accept the same, in being the full sum I bequeath him out of my Estate. Item I give & bequeath to my second son Ephraim Alexander the like sum of Ten pounds S^t. Carolina Currency as his full share of my Estate for the same reason as above. Item I give & bequeath to my eldest & well beloved Daughter Agnes M^r. Murray the sum of Twenty pounds like money as her full part & share of my Estate item I give & bequeath to my well beloved Daughter Hannah Adair the like sum of Twenty pounds Currency and it is my will & desire that her bond dated the eighteenth day of May 175⁸ for the sum of Four Hundred and Fifty nine pounds Seven shillings & Eight pence Currency be delivered to her by my executors immediately after my decease or her giving them a full discharge against any demands on my Estate. Item I give & bequeath to my well beloved Daughter Catherine Proctor the Gold Ring which I usually wore my gold steene Buttons and the large Iron pot in which we usually dipped candlees. Item I give & bequeath to my well beloved Granddaughter Rebecca Alexander the sum of Ten pounds Currency. Item I give & bequeath to my well beloved son David Alexander one large Mahogany table, Eight prints framed & glazed, One looking glass, one china punch bowl and one elbow chain, & that my said said son David do take care of my Large Bible and keep it in his possession till such time as he shall see his Bro^r Samuel and then deliver the same to him And my will further is that after payment of the above legacies att the residue & remainder of my estate shall be sold at Publick Sale by my executors & the money arising therefrom shall be divided into five equal parts or shares, One fifth part thereof I give to my son Samuel Alexander, One other fifth part thereof I give to my son David Alexander & one other fifth part to my daughter Catherine Proctor, and the two other fifth parts to be placed out at Interest on good security by my executors the one part of which together with the interest arising thereon I give to my grand son Nathaniel Black to be paid to him when he shall attain the age of Twenty one years and the other part with the interest arising thereon I give to my granddaughter Rebecca Alexander to be paid to her when she shall attain the age of eighteen years on the Day of her Marriage which shall first happen. And lastly I do nominate, constitute & ordain and appoint my trusty friend M^r. Daniel Clement & my dearly beloved son M^r. David Alexander to be executors of this my last will and Testament & and I do hereby entirely revoke and disannul all other or former wills or Testaments executors or executors at any other or former time by me heretofore made, Ratifying & Confirming this & no other to be my last will and Testament. In witness whereof I have hereunto set my hand & seal this twenty fourth Day of October in the year of our Lord 1761. Martha H^r Alexander (R)
Signed sealed published pronounced & declared by the said Martha Alexander to be her last Will & Testament in the presence of us the subscribers who at her request & in her presence have signed our names as witnesses thereto - Benjamin Eaton - Henry Gray - Ann Eaton - Dan^r. Clement & David Alexander Proctor

Crossed by virtue of a deposition before John Murray Esq^r the 9th day of April 1762. At the same time subscribed
 In the Name of God amew The Eleventh Day of March in The
 Year of our Lord one thousand Seven hundred & Sixty two I James Anderson
 of the Parish of St James Bantie Orange County in the Province of South
 Carolina Planter being weak in body but of perfect mind & 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 dye
 do make & ordain this my last Will & Testament That is to say first
 & principally I give & recommend my soul into the hands of God Jane 2d
 and for my Body I recommend it to the Earth to be buried in a