

Part of another tract that did belong to White & a third part of all the more -
able Estate And further the said James Caunow shall pay unto his sister
Margate the sum of one hundred Pounds Current money of said
Province & also the sum of One hundred pounds current money of said
Province to Rebeckah his sister each when they come of age, And further
it is my will & desire to give to Elizabeth McClure wife to John McClure two
Cows and also I do give fifty acres of land lying upon Ryths Creek to
my Daughter Rebeckah & also a side saddle & also one feather bed &
furniture & also to my Daughter Marget one bed & furniture & my saddle,
And further I desire that my Son James Caunow may take care & do
for these girls till they come of age. And I hereby appoint my son
Samuel Caunow & my Son Ephraim Caunow to be my whole & sole
Executors of this my Last Will & Testament hereby disallowing & making
all other Wills by me heretofore made void & of none effect. In Witness
whereof I have hereunto set my hand & seal this fourth day of October One
Thousand Seven Hundred & Sixty two.

Signed Sealed & Delivered in the
presence of us John Carradine

John X Dicken
Tho S. X mark Powell
mark

John E C Caunow L. S.
mark

Proved by virtue of a Declinus
before Jno Pearson April 4. 1763
At the same time qualified Samuel
Caunow & Ephraim Caunow as
Executors

South Carolina etc

In the Name of God Amen, I Mary Blamyer
of Charles Town in the province of South Carolina, widow being sick &
weak in body but of sound mind memory & understanding do make & put
this my last Will & Testament in manner & form following (to wit)
Imprimis I Command my soul into the hands of Almighty God who gave it me &
my body to the Earth from whence it came in hopes of a joyful res-
urrection through the merits of my Lord & Saviour Jesus Christ & as far that
worldly estate which it hath pleased almighty God of his mercy & goodness
~~bestow~~ upon me, & that I shall die possessed of intitled unto
or intitled, or shall belong to me at my decease wheresoever or howsoever
in any manner & wise (the debts by me owing & my funeral expences being
first thereof deducted & paid) I do give devise & bequeath the same to
every part & parcel thereof fully wholly & safely unto my beloved grandson
William Blamyer (son of John Blamyer of the province aforesaid Planten)
when he shall attain to the age of Twenty one years to be by him & his

Heirs Exe^ct^os admis^s passing peaceably & quietl^y shall occupy & enjoy forever free
from the claim Preten^ce or Demand of any other Person or Persons whatsoever to the
same or any part thereof And I do hereby make ordain constitute & appoint my
Beloved son John Blamyen whol^e sole Executor of this my last Will & Testament
And I do hereby revoke renounce & annihilate all former & Other wills Legacys
& Testaments by me at anytime heretofore mad & given & do you blyth and
declare this sheet of written paper to be & contain my last Will & Testament &
none other nor otherwise In witness whereof I have hereunto set my hand &
Seal this Twenty fifth day of November One Thousand seven hundred & Sixty
two

Signed Sealed published & declared
by the above named Mary Blamyen as
for her last Will & Testament in the
presence of us who have hereunto sub-
scribed our names as witnesses thereto
in the presence of the said Testator & in
the presence of each other

Mary Ann Collins
William Burrow^s. Thos^o Grimal jun^r.

Mary Blamyen (R.S.)

{ Proved before His Excellency the
Governor in the County Ordinary
May 20 1763. At the same time
qualified John Blamyen as
Executor

In the name of God amen this tenth day of July in the year of our lord
1762 I Mose Pearson of Craven County & Province of South Carolina Yeoman
being of perfect mind & memory thanks be given unto God therefore calling unto mind the
mortality of my body & knowing that it is appointed for all men once to die do
make & ordain this my last Will & Testament that is to say principally & first of all
I give & recommend my soul into the hands that gave it & for my body I recommend
it to the earth to be buried in a Christian like manner 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 & as touching such worldly Estate wherewithal I have
pleased God to bless me in this life I give devise & dispose of the same in the fol-
lowing manner & form Imprimis This my will & so order that in the first
placed all my just debts & funeral charges be paid & satisfied

Item I give & bequeath unto my well beloved son Aaron Pearson one shilling
sterling Item I give & bequeath unto my beloved son Mose Pearson one shilling
sterling Item I give & bequeath unto my beloved daughter Ruth Aiken one shilling
sterling Item I give & bequeath to my beloved daughter Sarah Cherry one shilling
sterling Item I give & bequeath to my beloved son Bradent Pearson the plantation
that I now lies upon a hundred & fifty acres of land being the half of the three hun-
dred acres to him & his heirs a feather bed & furniture & horse & a pacing mare &
such a plow & a negro fellow named Jupiter & three cows & calves one dish & three
plates Item I give & bequeath unto my beloved daughter Campsey Pearson
one hundred & fifty acres of Wood land called the Walnut Bluff to her & her heirs