

Robert Kide & our young negroes viz^t Prince Judo, York
and Phillander to be equally divided between the children
of Matthew Kestner all the remainder of my Estate to be
Equally divided between my Brothers Thomas and
Robert Kide and my Sister Elizabeth Kide after the decease
of my Wife should it happen before my son comes of age
I desire that all my household and Kitching furniture
Stock of all sorts may be sold and the moneys arising
thereon to be put out at interest for the use of my son
John Darden that all my just debts be paid out of
my present crop as far as it will go and I do hereby
appoint my wife and two Brothers Executors and
Assigns to this my last Will and Testament. In Witness
whereof I have hereunto set my hand and seal
This twenty sixth day of October One Thousand seven
hundred and Sixty three

Signed and sealed
in the presence of
Claudius Rogues
Duke Glen
Robert K. Calary

John Kide (seal)
Proved by virtue of a Pedigree
before John Abrams Qualified
Thos Kide & Rob^t Kide Executors
& Rebecca Kide Executrix to
The said Will 28th March 1764.

In the Name of God amen I Josiah
Rogerson of the Parish of St James within the liberty
of Westminster in the County of Middlesex Cutler being
in a good state of health and of sound disposing
Mind memory and Understanding (Thanks be given to
Almighty God for the same) but calling to remembrance
the uncertainty of this mortal life do therefore make
Publick and declare this my last Will and Testament
in manner and form following (that is to say) In the first
place

Place I do will and devise that all my just debts and funeral Expences shall out of my Estate and Effects be first paid and Satisfied Also I do give and Bequeath unto my loving Wife Phebe Rogerson all and singular my stock in Trade Attire ready Money debts dues and demands and sums of Money whatsoever (or whatsoever) plate Jewels Jewels Household goods and Furniture together with all other my personal Estate and Effects whatsoever and whatsoever for the same Use of what kind or nature soever. To have hold receive Take and Enjoy unto my said loving wife her Executors Administrators and Assigns forever And I do hereby make ordain Constitute and appoint she my said wife Phebe Rogerson full and sole Executrix of this my last will and Testament and I do hereby revoke and make void all other former Wills by me at any time heretofore made and declare this to be my only last Will and Testament In Witness whereof I the said Josiah Rogerson have to this my last Will and Testament set my hand and seal this nineteenth day of September in the year of our Lord one Thousand seven hundred and forty six.

Signed sealed Published and declared
by the Testator the said Josiah Rogerson
as and for his last Will and Testament
in the presence of us who have at his
request and in his presence heretofore
scribed our respective names as Witnesses
to the due Execution of this his last Testament
Richard Richardson
William Clarke

Josiah Rogerson (seal)
Proved before his Excellency
the Governor the 13th day of
April 1764 at same
time qualified Phebe
Rogerson Executrix
to the said Will

In the Name of God amen I Sarah Allston
of the Parish of St James Bante in Granow County in the Province
of South Carolina Widow being of sound and disposing mind memory
and understanding Thanks be ascribed to God for the same do make
and ordain these presents to be and contain my only last Will and
Testament

testament in form and manner following: I first commend
 my soul into the hands of God, hoping for the pardon
 and remission of my sins thro' the merits and mediation
 of our Lord Jesus Christ and as for such worldly estate
 as I have blessed God to bless me with I give devise
 and bequeath the same as followe Inprimis I give
 and bequeath to each of my two sons William and Allard
 Belin the sum of one shilling sterling Item I give
 and bequeath to my Daughter Elizabeth Pawley the sum
 of one shilling sterling Item I give devise and bequeath
 all the rest residue and remainder of my personal
 Estate whatsoever and wheresoever to my Executors herein
 after named and the survivors and survivor of them
 and the Executors and Administrators of such Survivors
 upon trust howsoever and to and for the use and uses
 following and to and for no other intent use or uses
 whatsoever and first to and for the use of my daughter
 Mary Brown during her widowhood and immediately
 after the death or marriage of my said daughter Mary
 Brown then to the use of my granddaughters by my said
 daughter Mary Brown to wit Sarah and Elizabeth
 Brown till each of them as they shall respectively marry
 or come of full age if they at such time shall be under
 age and unmarried and my will is that as they shall
 respectively marry or come of age their several moiety
 or half part of the same shall then be delivered to them
 respectively and which at such time I give and devise
 to them severally their several Executors and assigns
 forever and my will is that if either of my said Grand
 daughters should die under age and unmarried that
 the

the whole shall remain and go to the survivor of them her
 Executors and assigns forever whom she shall either marry
 or attain her full age as aforesaid and my will is that if
 both my said Granddaughters should die under age and unmarried
 that the whole residue and Remainder of my said
 personal Estate shall then go and remain to any other children
 my said daughter Mary Brown may have hereafter and
 be divided equally between them and my will is that in case
 my daughter Mary Brown should never have any more children
 or that all such children should die under age then and in
 such case my will is, that the same shall remain and go to
 the children of my son Allard Belin and of Elizabeth Pawley
 my daughter to be divided equally between them and
 my will is that if the Creditors or any of them of Alexander
 Brown my said daughter Mary Brown's late husband
 should interpose so far as to bring or prosecute any suit in
 Law or Equity against my said daughter Mary Brown
 or against the then administrator of the Estate of the said
 Alexander Brown her said late husband and should
 proceed in the same so far as that a decree or judgment
 would be obtained against them or either of them so far as
 to subject the use or profits of what I have here given and
 bequeathed to her during her widowhood to be requested
 seized or taken in Execution or so far as to deprive her of the
 benefit of the same as is herein is intended for her (were it
 not for this clause inserted herein in this my last Will)
 that from thence forward the use and profits I have here
 in given devised and bequeathed to my said daughter
 Mary during her widowhood shall cease determine and
 shall go to and remain to such persons and in such manner
 as the same would remain and go to by this my said
 Will were my said daughter dead or married again and
 I do hereby nominate ordain and appoint Cap^t Daniel Henry
 M^r Thomas

Testament in form and manner following: First commend
 my soul into the hands of God Hoping for the pardon
 and remission of my sins thro' the merits and mediation
 of our Lord Jesus Christ and as for such worldly estate
 as it has pleased God to bless me with I give devise
 and bequeath the same as follows: I give
 and bequeath to each of my two sons William and Allard
 Kelvin the sum of one shilling Sterling. I give
 and bequeath to my Daughter Elizabeth Pawley the sum
 of one shilling Sterling. I give devise and bequeath
 the rest residue and remainder of my personal
 Estate whatsoever and wheresoever to my Executors herein
 after named and the survivors and survivors of them
 and the Executors and Administrators of such survivors
 upon trust howsoever and to and for the use and uses
 following and to and for no other intent use or uses
 whatsoever and first to and for the use of my daughter
 Mary Brown during her widowhood and immediately
 after the death or marriage of my said daughter Mary
 Brown then to the use of my granddaughters by my said
 daughter Mary Brown to wit Sarah and Elizabeth
 Brown till such time as they shall respectively marry
 or come of full age if they at such time shall be under
 age and unmarried and my will is that as they shall
 respectively marry or come of age their several moiety
 or half part by the same shall then be delivered to them
 respectively and which at such time I give and devise
 to them severally their several parts assigns
 forever and my will is that if either of my said grand
 daughters should die under age and unmarried that
 the

the whole shall remain and go to the survivor of them her
 parts assigns and assigns forever when she shall either marry
 or attain her full age as aforesaid and my will is that if
 both my said granddaughters should die under age and unmarried
 that the whole residue and remainder of my said
 personal Estate shall then go and remain to my other children
 my said daughter Mary Brown may have hereafter and
 be divided equally between them and my will is that in case
 my daughter Mary Brown should never have any more children
 or that all such children should die under age then and in
 such case my will is that the same shall remain and go to
 the children of my son Allard Kelvin and of Elizabeth Pawley
 my daughter to be divided equally between them and
 my will is that if the creditors or any of them of Alexander
 Brown my said daughter Mary Brown's late husband
 should interfere so far as to bring or prosecute any suit in
 Law or Equity against my said daughter Mary Brown
 or against the other administrators of the Estate of the said
 Alexander Brown her said late husband and should
 proceed in the same so far as that a decree or judgment
 would be obtained against them or either of them so far as
 to subject the use or profits of what I have here given and
 bequeathed to her during her widowhood to be requested
 seized or taken in Execution, or so far as to deprive her of the
 benefit of the same as it herein is intended for her (where it
 is not for this clause inserted herein in this my last will)
 that from hence forward the use and profits I have here
 in given devised and bequeathed to my said daughter
 Mary during her widowhood shall cease determine and
 shall go to and remain to such persons and in such manner
 as the same would remain and go to by this my said
 will were my said daughter dead or married again and
 I do hereby nominate ordain and appoint Capt Daniel Corry
 M^r Thomas

W^m Thomas Lynch and my son in law W^m George
 Parley Executors of this my last will and Testament
 and hereby revoke and make void all former and
 other wills by me at any time heretofore made and
 do publish and declare these presents to be and contain
 my only last will and Testament And in Witness
 whereof I have hereunto set my hand and
 seal this twentieth day of March and in the year of
 our Lord seven hundred and fifty three

Signed sealed published
 and declared by the Testatrix
 Sarah Allston to be her last
 Will and Testament in the
 presence of us
 Mary Belin
 Keatman Connel
 John Mayrauk

Sarah Allston (seal)

Proved by Virtue of
 a Dedimus before me
 Charles Dyffe 13th March
 1764.

In the Name of God Amen,

I Margareth Claus of Charles Town in the Province
 of South Carolina Widow being of sound and disposing
 mind and memory this great in God (Thanks be to God)
 do make and publish this my last Will and Testament
 in manner and form following that is to say Inprimis
 I do desire and request my Executors herein
 after named that after my decease my body may be
 decently interred and my funeral expences as well
 as all such my lawful Debts to be just paid and discharged
 out of my said Estate. I give and devise unto my
 two Children Frederick and Henrietta Claus all my
 said Furniture and all my wearing apparels to be legally
 distributed)

Distributed amongst them as to the rest of my residue of my
 Estate in the Province of South Carolina I desire my Executors
 to make the most of by sale for the support of good maintenance
 of my said two children to be applied for them for their instruct in
 Cloathing and keeping till they come to the age of maturity
 which is to say my son till Twenty one years and my daughter
 till twenty years old or day of marriage which shall first happen
 I do further give and devise to my said children all such
 Land Houses Tenements now lying and being in Europe
 in the Dukedom of Wirtemberg and parish of Rudwigs-
 burg and village called Pfligfeld Near the said town of
 Rudwigsburg and near to Archberg my property and all
 such Pretensions, Rights Claims and demands with all its
 Appurtenances hereunto belonging or in any wise appertaining
 with the Reversion and reversions Remainder and Remainders
 Rack and Issue which shall then be due or owing by
 by Jacob Raff in whose Custody the said message was in
 possession of or in whose possession the same now may be
 by such person or persons whatsoever I do further empower
 my said Executors as Trustees for my said two children to
 employ one or more attorney or attorneys for them to each
 sue and demand with full power and authority the said
 Message Rents Tenements lying and being in the Dukedom
 of Wirtemberg in Germany and parish aforesaid and to
 empower the said attorney or attorneys to ask for them and to
 dispose of the same for the use of my said children and to
 make a return of such sale by public outcry to the highest
 bidder being accomplished two years after the departure
 of each attorney or attorneys with a proper account and
 transactions in that disposal and sale of the said Land
 Message Tenement so appraised and further I desire my
 Executors or either of them to receive all such debts as shall
 appear to be due and owing to me for the use of my said children

appoint