

180

Signed, sealed, countersigned, published and declared
by the Testator Alexander Gray against his
last Will and Testament in the presence of us who
in his presence and at his Request have signed
our Names as Witnesses thereto:

James Parsons. Proved by Virtue of a Dedimus Directed by His Excellency
Robert Ladson, The 1st No^o. Lord Charles Greville Montague Cap^t Gen^l Vez
Michael Meara, 25. day of October 1771. at the same time Qualifid' Will
am thisdene Executor.

South Carolina.

In the Name of God, amen, I John Wood of
Charles town in the Province aforesaid Shop-Keeper being sick and weak in Body
but of sound mind memory and understanding do make Publish and Declare this
my last Will and Testament in manner and form following, my Precious and immor-
tal soul I recommend to the Honour Protection and mercy of God who gave it and
my Body I Commit to the dust to be decently interred at the discretion of my Execu-
tors and Executors herein after ~~named~~ mentioned and appointed as to the worldly Estate where-
with it hath pleased God in this life to Bless me, I give the same and dispose thereof
as follows, it is my express Will and desire and I do hereby Order and Direct that
my said Executrix and Executor shall and with all Convenient Speed after my
decease pay off discharge and satisfy all and every my Just and Lawful Debts
Item I give devise and Bequeath unto my Daughter Elizabeth Wood the five
following Negroes Vizt. Harry, Will, Punch, Hannah, and Tanny to her
and her Heirs lawfully Begotten forever, Also all my Lands I die Possess^t of and to
her and her Heirs forever to be put in actual Possession when attained the age of Twenty-
one years or on the day of her Marriage which shall first happen at the same time Provided
that the Husband of the said Elizabeth shall have no Right or Title to sell or dispose of
what is to her devised, but that it shall go to the Heirs of her Body forever in case of her
death without any Issue lawfully Begotten then what is to her Bequeathed shall go
one half to my wife Elizabeth and the other half to my loving Brother William Wood
share and share alike, Item I give and Bequeath to my said wife Elizabeth three
Negroes Vizt. Cee, Rachel and Edge with all my Shop Goods and Household pur-
niture for the Maintenance of her my said Wife and that during the Term of her
natural life after which to come to my said Brother William and his Heirs for
ever, Item I give Bequeath and devise unto my good Friend Moses Carter one
Horse Bridle and Saddle with all my Wearing apparel and Lastly I do hereby

Nominate Constitute and appoint my said wife Elizabeth Wood Executrix and my good Friends
Wootton Price Esq^r and Stephen Shrewsbury Executors of this my last Will and Testament and
Guardians of my said Daughter Elizabeth and Estate until she shall arrive at the age of Twenty
one years hony Rushing and making her all and every Will and Wills herefore by me at
any time made, Ratifying and Confirming this and this only to be and Contain this my
last Will and Testament In witness whereof I have hereunto set my hand and seal this
first day of October in the year of our Lord, One thousand Seven hundred and Seventy one
and in the Twelfth year of his majestys Reign. John Wood (Seal)

signed sealed published pronounced and declared
by the Testator as and for and to be and Contain
his last Will and Testament in presence of us
who in his presence and in the presence of each
other subscribed our Names as Witnesses thereto.

George Monk.

John Cress Robinson. {

John Giles.

Proved by Virtue a Deditus directed by His
Excellency The R^t H^e Lord Charles Grenville
Montagu Capt. Gen^r R^t Co Thomas Shattock
Esq^r 25th day of October 1771 at the
same time Qualified Elizabeth Wood and
Stephen Shrewsbury Executors to the said
Will.

South Carolina, Jr.

In the Name of God, AMEN, I Denys Crosby of
St Marks Parish in Craven County being at this Time very sick and Weak of Body but of
perfect mind and memory thank be to God for it do on the fifth day of August One thousand
seven hundred and Seventy one make and Ordain this as my last Will and Testament in
manner and form following / that is to say / Item I give and Bequeath to my well beloved
Wife Hannah Crosby One hundred and fifty pounds Currency as also One Negroe man
named Charles and One negroe girl named Amy, As also my Plantation wheron I
now live during her Natural Life, As also One new Womans saddle but if in Case my
said Wife Should Harry then the said Negroes are to go to my three youngest Children
then and their Increase to be equally divided that is to say to William John and
Mary Crosby, Item I give and Bequeath to my son Richard Crosby Three hun-
dred Acres of Land lying at the mouth of Sandy River in Craven County and one
hundred Pounds Currency, Item I give and Bequeath to my son Thomas
Crosby Three hundred Acres of Land wheron he now lives being the one moiety
or half of the aforesaid Tract of Land that was Bequeathed to Richard Crosby and
Likewise One hundred pounds Currency, Item I give and Bequeath to my Daughter
Lydia Dove One hundred pounds Currency, Item I give and Bequeath to my Son
William Crosby One hundred and fifty pounds Currency as also one hundred and fifty
Acres of Land wheron I now live after my Wifes decease, Item I give and Bequeath to my
son John Crosby One hundred and fifty Acres of land lying on Broad River adjoining
of Thomas Hughes Land and also One hundred and fifty pounds Currency, Item
I give and Bequeath to my Daughter Mary Crosby One hundred and fifty pounds