

WILL OF

JAMES NISBET

I James Nisbet of Rocky Creek, in ~~Chapter~~ County & State of South Carolinae. Being Sick & Knowing The mortality of My Body: Do, Therefore Having Sound Mind, & memory) Make Con-
stitute, and ordain, This my Last Will & Testament: as follows
Both in Matter & form: Imprimas; First Commenting My Soul into The Hand of God The Divine giver; Heate my Body To Deceant & Christ-
ian Burial By my Executor and as To my Worldly Estate, I Leave,
Demise, & Bequath, The Same in The following Mannor, Imprsa and
first I Leave, Demise, & Bequath To Agnes Nisbet my Beloved Wife
& Do Hereby give unto her All my Movable Estate & House fur-
niture of Every Thind in The following way, & Limitations;
Namely, That She The Said Agnes Nisbet my Wife Shall have The
Sole Care, & Command; of The Whole Estate & Every part Thereof;
and all my Children During Her State of Widowhood or Whole Life
Time Remaining a widow But if She Shall Marrey again; Then upon
The Day Thereof She Shall be Intittled To one Third part of
House Hold Furniture & No more in all Times afterwards and Shall
Allso Have No Claim To House or Land anymanner of Way;----Next I
Leave & Bequath To John Nisbet my Eldest Son my Best Suits of
Clothes; Riding Whip & Best Boots: and I Hereby Allowe Agnes
Nisbets my wife, & The Executors of this my Last will, To
Devide The Remaining part of Allmovable Estate upon The Day of
marrage Being Then Inventored or at Her Decease Inventured &
apraised--To Be Equally Devided amongst the Remaining part of
my Children with Samul Nisbet, James Nisbet & Katherine Nisbet
So as Each of Them Shall Equally Share alike Allowing Equally
Devided To Those That Survive, and if The Land is Sold at The
Decease or marrage of agnes Nisbet my Wife I allow The Sale

Both in Matter & form: Imprimas; First Commenting My Chester County Will 1779-1775 The
Hand of God The Divine giver; Heate my Body To Deceant & Christ-
ian Burial By my Executor and as To my Worldly Estate, I Leave,
Demise, & Bequath, The Same in The following Mannor, Imprs and
first I Leave, Demise, & Bequath To Agnes Nisbet my Beloved Wife
& Do Hereby give unto her All my Movable Estate & House fur-
niture of Every Thind in The following way, & Limitations;
Namely, That She The Said Agnes Nisbet my Wife Shall have The
Sole Care, & Command; of The Whole Estate & Every part Thereof;
and all my Children during Her State of Widowhood or Whole Life
Time Remaining a widow But if She Shall Marrey again; Then upon
The Day Thereof She Shall be Intittled To one Third part of
House Hold Furniture & No more in all Times afterwards and Shall
Allso Have No Claim To House or Land anymanner of Way;----Next I
Leave & Bequath To John Nisbet my Eldest Son my Best Suits of
Clothes; Riding Whip & Best Boots: and I Hereby Allowe Agnes
Nisbets my wife, & The Executors of this my Last will, To
Devide The Remaining part of Allmovable Estate upon The Day of
marrage Being Then Inventored or at Her Decease Inventured &
apraised--To Be Equally Devided amongst the Remaining part of
my Children with Samul Nisbet, James Nisbet & Katherine Nisbet
So as Each of Them Shall Equally Share alike Allowing Equally
Devided To Those That Survive, and if The Land is Sold at The
Decease pr marrage of agnes Nisbet my Wife I allow The Sale
Thereof To be Equally Devided amongst all my Children Except
Kathrine Who is to have no part of the Sale of said Land--and
if The Land is Not Sold But is posed or in the Right of John
& Samull being Equally Devided To Each.--Then They Shall See
James Lained some Tread as he Shall Chuse & my Executors
approve of I shall pay him The Said James Thirty Pounds Starling

(That is to Say) Each of Them Shall pay him fifteen pounds in Reasonable Time ~~or-if-The-Land~~ or if The Land is poseded by by any one of ~~my~~ Children Then he Shall pay accordingly by Said Esteemation Viz Sixty pounds To the other Two if Surviving, & further I allow Twenty pounds Stre. Taken off my-- Movable Estate To be given To my Daughter Kathrine & Her part as a above--and I Do hereby appoint Agnes Nisbet my Beloved wife Together with James Shell & John Couper of Rockey Creek in Chester County To be The Sole Execurtors of This my Last will; Allowing no apraisment, Inventory, or Sale to be made of my Estate untill The marrage of Deceased of Agnes my wife, and Hereby Revocking Nulling all former Wills made by me, and Fully Confirming . This as my Last will & Testament and in all the parts Thereof in Witness Whereof I have hereunto Sat my Hand& Seal This Twelfth Day of October Anno Dom One Thousand Seven Hundred & Ninty three in the nineteenth year of The Independance of The United States of America-----

Signed Sealed and pronounced

James Nisbet L.S.

in The presence off-----

Hugh Whelvey

Alexander TEell

John The

Probated Feb. 14, 1794

Recorded In Book A Page 149

Apartment No. 52

Package No. 826