

WILL OF ANDREW CRAWFORD

lars. I give and bequeath to my granddaughter Mary Crawford, (daughter of my son Andrew Crawford,) the sum of two hundred dollars, also my stock in the Bank of Georgetown, being eight shares, equal to the further sum of two hundred dollars.

Item 4th. I have already given to my son James Crawford the sum of Eleven hundred dollars by note of Benjamin Boulware; I do hereby give and bequeath to my said son all the money which he himself owes to me, except the sum of four thousand dollars required to meet the provisions of this will, and except also the further sum of six hundred and seventy three dollars ninety three cents, paid by me for him at his request, to Col. A. W. Yongue for the purchase of a negro woman Louisa & her child. I also give and devise to my said son James Crawford & to his heirs and assigns forever, one third part of my six Lots in the Town of Winnsborough, to be divided off by a line running from Congreffe Street to Sion Street parallel with Liberty Street & lying between said line & Liberty Street.

Item 5th. I give and bequeath to my son Dr William Crawford the sum of one thousand dollars to be paid at the expiration of one year after my decease out of the money due to me by my son James Crawford.

Item 6th. I have already given to my daughter Hesther Fraser the proceeds of one of the notes of John Campbell given for the purchase of the house & Lots where he now resides in Winnsboro'-- I do hereby give and bequeath to my said daughter one other of the notes of John Campbell given for the purchase of the aforesaid house & lot in Winnsborough-- I have already given to my said daughter Eight shares in the Bank of Camden-- I do hereby further give and bequeath to my said daughter, her own account, being, as entered on my Ledger, twenty seven hundred and seventy dollars; I also give & bequeath to her the note of J. W. Hudson Esq^r. for seventy five dollars & interest, & the note of Tho^s I Spurrier for fifteen dollars 62 $\frac{1}{2}$ cts. & Interest; also the two horse wagon in the shed next to the stables & the harness belonging to

WILL OF ANDREW CRAWFORD

said wagon; also my stock, (ten shares) in the Insurance & Trust company. I also give and bequeath to my said daughter for and during the term of her natural life, & at her death to be equally divided among the heirs of her body who may be then living, the following six negro slaves, viz, Polly & her three children Katy, Billy & Isaac, and Sally & Jack, together with their future issue- (I estimate said negroes at three thousand dollars.) In case my said daughter should die without issue living at the time of her death, or in case of the failure of such issue in the life time of my son-in-law the Rev Malcolm D. Fraser, I give to my said son-in-law, the use of said slaves & their issue, for & during the term of his natural life, and at his death said negroes and their issue and increase are to return to my estate, and be equally divided among all my heirs, according to the Statute of distributions. I give and bequeath to my grandson James D. Fraser Eight shares in the Bank of Camden.

Item 7th. I give and bequeath to my daughter Margaret Crawford the following six negro slaves viz. Leinas, Lydia, Maria & her child, and Henry & Richard, together with their future issue and increase. (I estimate said negroes at three thousand dollars)

Item 8th. I give and bequeath to my daughter Jane Crawford, the following six negro slaves, viz, Wallace, Caleb, Dick, Eliza & her two children, together with their future issue & increase, also my two Pianos-(I estimate said negroes & Pianos at three thousand dollars.)

Item 9th. I give to Robert C. McCreight son of James McCreight, two years tuition, to be paid by entering credit for that amount on the account due to me by William McCreight & co- The tuition is considered as having been already received by said Robert C. McCreight.

Item 10th. I give and devise to my two daughters Margaret Crawford & Jane Crawford, the remaining two thirds of my six lots in the Town of Winnsborough, and the tract of land containing seventy acres more or less, situate on College Branch near Winnsboro' in the District and State aforesaid,

share & share alike, to them their heirs and assigns forever. I have already given to my said two daughters Margaret & Jane, sixteen shares in the Bank of Camden and ten shares in the Bank of Georgetown- I do hereby further give and bequeath to my said two daughters Margaret & Jane, share & share alike, all the rest, residue and remainder of my estate of every kind and description whatsoever; and which I estimate together with the other property devised & bequeathed to my said two daughters, at twenty four thousand dollars-

Item 11th My Sons having sufficient property of their own, and having no need of assistance from my Estate, the legacies above given to my Sons are intended and considered merely as a memorial of my affectionate regard for them- and should either of my sons decline to receive the legacy of one thousand dollars above bequeathed to him, I request him to divide the same equally among his four sisters.

Item 12th I nominate and appoint my son John A. Crawford Executor, & my daughters Margaret Crawford & Jane Crawford Executrices of this my last will and testament.

In testimony whereof I have hereunto set my hand and seal this 15th day of August in the year of our Lord one thousand Eight Hundred and forty two-
 Signed, Sealed, published & declared
 as the last will & testament of said
 testator in the presence of us, who
 in his presence have witnessed the
 same

THE STATE OF SOUTH CAROLINA.

Whereas the foregoing writing was prepared in conformity with the instructions from the intended testator, M^r. Andrew Crawford Sen^r now deceased, and which we believe he intended to execute as his last will and testament; Now therefore in consideration thereof, and for the purpose of carrying into effect all the provisions, items and clauses in the foregoing writing specified & con-

tained, as fully and effectually to all intents and purposes, as if said writing had been legally executed by said intended testator, so as to have constituted the same, his last will and testament; We, the undersigned do hereby severally give, grant, assign, transfer, and convey, each to the other and to the several intended legatees and devisees in the foregoing writing specified, all the property real and personal, and every right, title and interest in the foregoing writing specified, to have and to hold the same as fully & effectually, to all intents, and purposes, as if said writing had been executed by said intended testator in due form of law, and so as to have constituted the same his last will and testament. In testimony whereof we have hereunto set our hand and seals, this twenty third day of September A. D. 1842.

Signed, Sealed, & interchangeably)
delivered in the presence of

I O'Hanlon

Sam^l G. Barkley

Sam^l Johnstone

Elizabeth Johnston

I A Crawford

Andr Crawford

Ja^s Crawford

M. D. Fraser

Hesse Fraser

Margaret Crawford

W^m B Crawford /

A Crawford Atty

Jane Crawford

LS

LS

LS

LS

LS

LS

LS

LS

LS

Proven-- Date not found

Recorded in Will Book # 19

Pages 82-86

Recording Date Unknown

Apt. # 77 File # 89