

WILL OF

William MORRIS

IN the name of God Amen I William Morris Sen^r of the County of Lancaster State of South Carolina calling to mind the mortality of my Body and that it is appointed to die and being of Sound mind and disposing memory do constitute and Ordain this my last Will and Testament in manner and form following (Imprimis) After my Debts and funeral charges are paid I give to my Beloved Wife during the Term of her natural Life the Plantation whereon I now live and afterher Decease to be equally divided between my three Sons and my Son in Law Benjamin Willet (Viz:) It is my desire That my Youngest son Joel Morris have his fifty Acres including the House and orchard and the other Sons William and John divide their 100 Acres Equally as they like last and Benjamin Willet to have his fifty Acres in a Tract lying below the others in a Tract to itself Likewise I give to my Son William Morris my grey Mare and one featherbed and nine head of ~~my~~ cattle.

I leave the Remainder of my Estate both Real and personal to my Beloved Wife and to be at her Disposal at her decease as she may think Proper & Lastly I constitute and appoint my aforesaid Wife Martha Morris Executrix with my other Son in Law George King and my trusty friend Reuben Cook Executor to this my last Will and Testament Revoking all other wills Gifts Codicils to Wills & In testimony whereof I do hereunto set my hand and seal This fourteenth November in the year of our Lord one thousand seven hundred and ninety -

Signed Sealed and Acknowledged in

Presents of us -----

James Williams)

Reuben A Cook)

John Hollis --)

his
William X Morris

Recorded in Will Book A, 2. Page 1.

Recorded May 10th 1791.

Francis Boykin C.C.
Apt. 53. Pkg. 1855.

Kershaw Co. SC Will Book C

www.southcarolinapioneers.com