

WILL OF

JOSEPH A. JOLLY

The State of South Carolina)
Marion District)

I, Joseph A. Jolly, of the District and State aforesaid Being of
Sound and disposing mind memory and understanding do make and declare the
following as my Last will and Testament

Item 1 It is my will and desire that all my Lawful Debts Be paid by my
Executors as Soon after my Decease as practicable, with such funds as Shall
first Come into their hands

Item 2^d. I give and Bequeath to my Beloved Wife Susan W. Jolly all the ne-
groes, with their increase, which were bequeathed by her Father William H.
Cannon Senior to her, and which came into my possession in her Right after
the decease, and under the will of Said Cannon, also the one third of the
proceeds of Sale of tract of Land Sold by the Executors of Said Cannon pur-
suant to the directions of this Said will. the Said Sum Without Interest a-
mounting to over Three Thousand Dollars which I Reced in a Bond on W H. Can-
non Junior, I give and Bequeath to My Said wife the said property to be
held and enjoyed by her without any restrictions Save Such as are Limited and
provided Concerning the Same by the will of Said William H. Cannon - N. B.
The Interest on the Bond of William H Cannon Junior referred to above is not
intended to be included, as I had a right to the Interest -

Item 3^d I. give Devise and Bequeath to My Beloved wife Susan W. Jolly all
My Household and Kitchen furniture, my carriage and Carriage Horses and one
third part of all other personal Estate not Before mentioned of which I. May
die possessed; also one third part of the Plantatum and tract of Land on which
I now reside to be Set off to her So as her part thereof Shall include the
Portum upon which the Dwelling House out houses, yard garden are Situated
also one third part of all other Real Estate of Which I May die Seized, To have
and To hold the Said property Real and Personal to the Said Susan W. Jolly her
heirs and affigns forever - It is also my will and desire that in the Partition
of the tract of Land upon which I reside My wife Shall not be Charged with
the value of the improvements mentioned above towit Dwelling House out houses -
but the third part Shall be Set off to her irrespective of Such improvements.

JOSEPH A. JOLLY'S WILL PAGE 2

Item 4. The rest and residu of my Estate Real and Personal not herein and heretofore dispesed of. I. Give Devise and Bequeathe to Susan W Jolly and C. J. Crawford To Them & Their Heirs forever in the Trust and Confidence Nevertholefs that they Shale Stand Seised and posseſſed of the Same for and Subject to the following uses and trusts; To wit, re and for the Sole and Separate use, Benefit and Behoef of my Grand Daughter Susan Eliza Crawford for and during the Period of her natural life, and free from the control, Debts, Liabilitus and Contracts of any one whom She may marry - and during the natural life of Said Susan Eliza whether feme Sole or feme Covert the Said Susan W Jolly and C. J. Crawford Shale ~~at~~^a their discretion either permit the Said Susan Eliza to posseſſ and use the Said property or Shale manage the Same and annually account to, and pay over to the Said Susan Eliza the Rents and profits of same, whose Receipt notwithstanding her coverture Shale be a valid discharge

Item 5. From and after the death of Said Susan Eliza Crawford. I. give Devise and Bequeath the Property referred to in the 4th, ~~and~~ next preceding clause., which is conveyd in trust for her Benefit for life only, to any child or children or the children of any deceased child She may Leave Living at the term of her death, to them their heirs and afsigns forever - the child or children of any Deceased child to represent a Deceased Parent.

Item 6. If the Said Susan Eliza Crawford Should die Before I do. or Shall Survive me and at her decease Shale Leave no child or children or the Children of any deceased child as provided in the 5th Clause of this my will, then I. Give Devise and Bequeathe the Property Real and Personal in the 4th Clause Conveyed in trust for the Said Susan Eliza, to My Wife Susan W Jolly for and during the Period of her natural life, and after her decease to My friend C. J. Crawford forever, and if he Shale then be dead to his Children

Item 7. I. nominate constitute and appoint Susan W Jolly and C.J Crawford the Executrix and Executor of this my Last will and Testament, and hereby Revoking all former wills, do authorize them to arrange, manage and devide My Estate according to the instructions herein declared Without the intervention of any Court. The word "and" erased & the word "that is to say" Interlined before Signing

Signed Sealed Published and Declared
as and for the last will and Testament

JOSEPH A. JOLLY'S WILL PAGE 3

of Joseph A Jolly In the Presence)
 of us Who Subscribed our Names hereto)
 as witnesses in the Presence of The)
 Testator and of Each Other This 24 day)
 April
 of,, A D 1850

Joe A. Jolly (SEAL)

John M P herson

John C Gregg

Robt E McPherson

Recorded in Will Book 2, Page 154

Sworn to October 1, 1881

Edward B. Wheeler, Ordinary

Roll No. 487

The State of South Carolina)

Marion District)

I. Joseph A Jolly of the District of Marion in the State aforesaid do make and ordain the following as a codicil to my last will and Testament executed by me on the 24th day of April A. D. Eighteen hundred and fifty in the presence of Jas. McPherson John C. Gregg and Robt E. McPherson

Item 1st It is my will and desire that the property and portion of my Estate Real and Personal devised and bequeathed in in the fourth Clause of my Said will to Susan W Jolly and C. J. Crawford in trust for Susan Eliza Crawford for life Shall vest absolutely in the Said Susan Eliza Crawford when She attains the age of twenty one years, to the Said Susan Eliza and her Heirs forever - But if the Said Susan Eliza Shall die before She attains the age of twenty one years and Shall leave no issue living at the time of her death, then the Said property with the increase thereof I. give and devise to the issue of Said Susan Eliza, if more than one to be equally divided among them - But if the Said Susan Eliza Shall die before She attains the age of twenty one years and Shall leave no issue living at the time of her death then I. give and devise the Said property Real and Personal to my wife Susan W Jolly - and if She Shall then be dead I. give and Devise the Same to my friend C. J. Crawford and if he Shall then be dead to his children

Item 2. So much of my Said Last will as provides that the property Set apart for Susan Eliza Crawford Shall be held by my wife and C J Crawford in trust,

JOSEPH A. JOLLY'S WILL PAGE 4

and as appoints G. J. Crawford one of my Executors, and all other parts and portions of the Same as are inconsistent and in Conflict with this codicil to the Same I. hereby, annul and revoke, and in all other respects whatsoever I. confirm the Same.

Item 3. I. nominate constitute and appoint my wife Susan W Jolly Sole Executrix of my Said will and this codicil, and I. hereby empower her to execute the same - "

In testimony Whereof I have hereunto Set my hand and Seal this the 21st day of July A. D. Eighteen hundred and fifty one

Signed Sealed Published and declared } Joe A Jolly (SEAL)
as and for a codicil to the last will }
and Testament of Joseph A Jolly. in }
the Presence of us who Subscribed }
our names hereunto as witnesses in the }
presence of each other and of said }
Joseph A Jolly }
Edward Porcher }
Robert. Marilee. }
M. Cameron }

Recorded in Will Book 2, Page 155

Recorded Oct. 1, 1881

Roll No. 437