

South Carolina

Marlborough District. }

In the name of God Amen, I Edward Cropland
of the District & State aforesaid being of sound mind, memory
and understanding do make this my last will and testament in
manner and form following

Imprimis --- It is my will and desire that my body be decently
buried by my Executors herein after named.

Secondly, I give devise and bequeath unto my beloved wife Ann,
for and during the Term of her natural life, all that plantation
on which I now live together with all the remaining part of
my lands which is attached to said plantation and adjoins the
same, together with all my household and Kitchen furniture,
plantation and working tools, of every description, my wagon &
Geer, riding Chair & Harness & Chair Horse Britton together with
two other work horses to be furnished from my Stock of horses
or furnished by my Executors at their discretion; also one half
all my stock of Cattle and every of my Stock of hogs which are
or may be on the plantation aforesaid; Also all my Stock of
Sheep; Also Six Negroes namely, Will, Peter, Mitchell, Diddy, Gato
and Cloe with the issue and increase of said Negroes, also a
reasonable supply of provisions and necessities to be furnished
my said wife & her plantation for the first year after my death
by my Executors.

Item.... It is my will and desire that my Executors pay over
to my Son-in-Law Bartholomew Coonahan four hundred Dollars.

Item I give devise and bequeath unto my Executors one
negro Girl named Rachel and five hundred Dollars, (in trust
nevertheless for the use benefit and behoof of my daughter
Elizabeth Grant and the Children which she now has or hereafter
may have. And my Executors are empowered and it is my Will and
desire that they use the said property in such manner as they

may think most for the benefit and advantage of my said daughter and her children as aforesaid and may furnish them with such supplies arising from the profits and increase of said property as they may deem fit and expedient; upon the death of my said daughter and upon either the children which she may die leaving living, surviving to the age of twenty one years or marrying, then it us my will and desire that my Executors pay and deliver over to such child or children marrying or coming of age, the portion or part of said negro and her increase, and such money (as remains unexpended) if any remains, as they may be respectively entitled to.

Item I give devise and bequeath unto my beloved daughter Mary Webster the Sum of Seven hundred Dollars.

Item I give devise and bequeath unto my beloved daughter Rebecca the Sum of Eight hundred Dollars.

Item.... I give devise and bequeath unto my son Phillip Crosland one hundred and fifty Dollars.

Item.... I give devise and bequeath unto Ann B. Crosland fifteen hundred Dollars.

Item I give devise and bequeath unto my Son William Crosland one Negro boy Jeremiah and fifteen hundred Dollars, and that, part of my Estate which is not herein before particularly mentioned is hereby made Chargeable with the Expenses of his Education.

Item.... I give devise and bequeath unto my Grandson Arthur Pearce the Sum of two hundred Dollars.

Item.... It is my will and desire that all my Lands not herebefore mentioned and given to my wife to be sold by my Executors and upon the death of my wife the Lands and plantation above given to her is also to be sold by my Executors and the Sale of Lands first above mentioned be first applied to the payment of all my just debts Legacies &c, and the balance (if any) together with all the rest residue and remainder of my personal Estate not herein before particularly mentioned and that portion of

my personal Estate herein before disposed of to my wife (after her death) to be equally divided Share and Share alike among all my Children which may be living at the time of my death and my Grand Children ... my Grand Children if their (Father or Mother be dead) taking the part or share which their father or mother bringe... (Son or Daughter) would have taken if living except that portion of my Estate which would go to my daughter Elizabeth Grant ... which is to be taken used and improved by my Executors upon the same conditions, limitations, reservations, uses & purposes as they are directed and authorized to do, as to the said negro Rachel & the sum of five hundred Dollars above mentioned.

Item.... It is my will and desire that the Legacies of money above given to my Children shall not become due or payable until monies shall be received and collected on account. Sales of my Lands which were not given to my wife or by a sale of such part of my personal Estate as my Executor may think proper to make.

Lastly. I do hereby nominate, constitute and appoint John Crosland, Samuel Crosland, Daniel M. Crosland, & Bartholomew Conahan Executors of this my last Will and Testament... hereby revoking and declaring void all and every former will or wills heretofore made by me,.....

In witness whereof I have hereunto set my hand & Seal this day of Anno Domini 1818

Edward X. Crosland (SEAL)
his
mark

Signed Sealed published & de-

clared by the Testator to be his

last Will & Testament in the presence of those who at his request

subscribed our names as witness here-
to.....

Joshua David

John N. David

Mac Smith