

WILL OF
JOHN THOMAS LONG.

The State of South Carolina }
Newberry District }

In the name of God amen!

I John Thomas Long do make the following disposition of my estate to take effect at my death as my last will and testament, hereby revoking all wills heretofore made by me.

First. I desire that all my just debts and funeral expenses be paid by my Executors out of the money I may leave on hand, or with the first that may be collected.

Second. I give to my wife Mary Magdalene Long for and during the term of her natural life the following real and personal estate, viz., the plantation and tract of land whereon I now live containing one hundred and twenty acres more or less, (I having lately cut off and conveyed to my son Christian Long about eighty four acres therefrom) adjoining land of Christian Long, the tract of land of which John Jacob Long died seized, Bartholomew Long, Henry Long and Samuel Livingston, except one square acre thereof which has been laid off for a family burial ground, one negro man named Sam, one negro girl named Elizabeth, one horse her choice of my stock, one woman's saddle and bridle, one cow & calf her choice of my stock, all my beds, bedsteads and furniture one loom, all my household and kitchen furniture and fifty bushels of corn, and one hundred dollars in cash.

Third. If I should in my lifetime sell the negroes Sam and Elizabeth or either of them I give to my wife during her life the interest upon a sum of money equal to the sum for which such negro or negroes may have been sold. The first payment to be made at the end of one year from the time of my death.

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& calf her choice of my stock, all my beds, bedsteads and furniture
one team, all my household and kitchen furniture, and fifty bushels
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terest upon a sum of money equal to the sum for which such negro
or negroes may have been sold. The first payment to be made at
the end of one year from the time of my death.

Fourth. If the said negroes Sam and Elizabeth or either of them
should become unruly and my wife should desire them or either of
them to be sold, it is my will that my executors sell said slave
or slaves as the case may be, and that my wife shall be paid an-
nually a sum equal to the interest on the amount which may be
got for them or him or her as the case may be, the first payment
to be made at the end of the year after such sale.

Fifth. I direct my executors to sell all the rest of my property
both real and personal not mentioned above and given to my wife,

and after paying my debts and expenses of administration, to divide the proceeds thereof together with the cash on hand, the avails of my choses in action and every thing else belonging to my estate (except of course the property above given to my wife) in the manner following, viz, giving to wife one third part thereof during her natural life, and dividing the remaining two thirds into seven equal shares, one of which is to go to each of my children Bartholomew, Adam, Henry, Christian, Mary Magdalene now the wife of Henry Smith and Elizabeth Long, and the other seventh part thereof to go to the widow and children of my son Michael Long deceased in equal shares, or to the survivors of them.

Sixth. At the death of my wife the beds, bedstead & furniture and the household furniture and the kitchen furniture above given to my wife for life shall ~~be~~ ^{the} to my daughters Mary Magdalene and Elizabeth in equal shares or to the survivor of them if one of them should die before that time, and if both of them should be dead said property shall be disposed of as is provided in the next clause.

Seventh. All the rest of ~~the~~ property above given to my wife for life not effectually disposed of by the last (sixth) clause, shall at the death of my wife, be sold by my executors and the proceeds thereof, together with the proceeds of any sale which may have been made under the fourth or third clauses, and the third part of the proceeds of the sale made under the fifth clause which was thereby given to my wife for life and all the rest of my property of whatsoever nature of kind, I give to my six children and the widow and children of my son Michael Long deceased to be distributed among them as follows, one seventh thereof to each of my six children and the other seventh to the widow and children of

natural life, and dividing the remaining two thirds into seven equal shares, one of which is to go to each of my children Bartholomew, Adam, Henry, Christian, Mary Magdalene now the wife of Henry Smith and Elizabeth Long, and the other seventh part thereof to go to the widow and children of my son Michael Long deceased in equal shares, or to the survivors of them.

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Eighth. I appoint my sons Bartholomew Long and Adam Long executors of this my last will and testament.

Witness my hand and seal the 9th of December 1839 and the sixty fourth year of American Independence

WILL OF JOHN THOMAS LONG

PAGE "3"

Signed, sealed, published and
declared by John Thomas Long
as and for his last will and
testament in the presence of
us who have at his request, and
in the presence of him and of
each other subscribed our
names as witnesses thereto

John Thomas Long (LS)

Thomas H. Pope

Zo W. Carville

W. V. Kinard

Recorded in Will Book No. 3 Pages to 181 to 185

"Records of Wills"

Approved November 11th 1844

Recorded November 13th 1844

W. Wilson Ordinary Newberry District

Box No. 77 Pkg. No. 197 Est No. 1959