

WILL OF
CHRISTOPHER BARRILLON

IN THE NAME OF GOD I Christopher barrillon, a Native of Paris
in France, naturalized Citizen of the united states of America
the 8th day of November 1802 in the court for Kershaw-----
District S. C. in the Town of Camden, now living in Columbia
Richland D^t in sd State being now in good health of body and
in perfect mind and memory, thanks be given to God calling to
mind the mortality of my body, and knowing that it is appointed
for all flesh to die Do make and ordain this my last will and
testament, that is to say, principally and first of all I give
and recommend my soul into the hands of Almighty God that Gave
it, and my body I recommend to the earth, if I die on land, or to
the depth if I die at sea, until the great day of judgment to
be burried or sink with the wait of my clothes and if on land
in an uncovered coffin which shall be made of pine board not planed
so that my flesh and bones may be sooner annihilated not
doubting but at the general resurrection I shall receive the
same body again by the Almighty power of God.-----
And as touching such wordly estate as it has pleased God to
bless me with in this world, I give devise and Bequeath unto
my Son John Naudin Barrillon, my lot or parcel of land with
the improvements thereon, Situate in the Town of Camden corner
of Broad and York Street (because I have earned it with mother)
to belbelonging to him and his heirs foreverwith the following
charges, that is to say, that the rent of said house or premises
shall paying debts in an average with my other property, which
average shall be made by my executor, and for the provision
of my Children and Widow I order as follow, that is to say,
from the day of the sale shall take place, my wife Catherine
shall be intitled to Six dollars per month and five dollars
per month for each children which shall remain with her, untill
my Debts shall ~~max~~ all be paid, and as I have made agreement to
the above as for as my Son Jonh N. Barrillon is concerned Woe

unto him if he should hinder or try to hinder the quick payment of my debts and to suffer his brothern to suffer longer than it is indispensble all writing of ~~mine~~ previous to this notwithstanding. ---- I also give and bequeath unto Catherine my wife during her natural life unless she should marry again, and in that case during her widowhood, in lieu and bar of her Dower, my two lots and improvements in York Street in Camden, my half acre and improvements in Washington Street in Columbia where I now live my half acre of land where Js. Doyle now lives and the improvements thereon in Washington Street in Columbia and Also the two half acre in Richardson Street and the improvements thereon, which said two half acres were bought from Findly Holmes Estate of which property she shall have full possession after all my debts are paid according to the average which my executor shall make.---- I also give and bequeath unto my Son Francis Hamphries Barrillon the half acre of land and improvements thereon in Washington street corner of Street, where now live Js Doyle, in Columbia S.C. to be belonging to him and his heirs forever,----- I also give and bequeath unto my ^{Son} Charles Christopher Barrillon one acre of land bought from Findly Holmes Estate, lying in Columbia in Richardson Street corner of Street and all the improvement thereupon said premises, also I give and bequeath unto the said Charles Christopher Barrillon, my lot in York Street in Camden Said lot having no improvement but a fence to be belonging to him and his heirs forever.----- I also give and bequeath into my Daughters Catherine Barrillon the half acre of land and all the improvements thereon in ashington Street in Columbia where I now live to be belonging to her and her lawfull heirs forever. ---I also and in the like manner give unto my Son Francis N my Son Charles C. and my Daughter Catherine that house in Cadn York Street, next to the

CON'T

WILL OF

#3

CHRISTOPHER BARRILLON

all lot / ready givon to my Son John N. Barrillon, saidhouse and lot to be divided amongst the three above named in the following manner, that is to say, the prodince shall in part remain for the repairing of Said house and when the time of division shall come, the one who the house and lot shall be allott- ed to shall pay to each other one hundred and fifty Dollars each, or any other price they may agree upon, but I forbid my children to go to law against each other, it is well understood that my children (John N. Barrillon Excepted) Shall not enjoy the property which I have left unto them until their Mother should be married or dead, and if Catherine my wife should show to be insane in a greater Degree that she now is, I leave to the wisdom of my executor to employ the produce of the property to the best advantage of the children.----I also give and bequeath all my property in France to my Sister Jane, or her lawfull heirs according to the laws of France.----- It is my desire and wish that in case my Son John N. Barrillon should die without any lawfull heir his property should go in equal parts to his Brothers Francis H. Barrillon, Charles C. Barrillon and his sister Catherine Barrillon, in equal part, but not Sold until they be ~~come~~ of age.---It is also my wish and desire, that if any of my three children Francis, Charles or Catherine should die without any lawful heir, that their portion should be divided between those of them, or the one who should remain excluding my Son John N. Barrillon from any part thereof except they should all three Die before him and in that case he be the lawful heir.--- It is also my will and desire that all my property not disposed off by this will shall be sold to the best advantage, even to my clothes, and the proceeds together with all the Debts due me, shall be applyed

CON'T

WILL OF

CHRISTOPHER BARRILLON

#8
to the payment of my Debts, and if any over plus should remain to be divided in three equal parts, between my Son Francis N. Barrillon, my son Charles C. Barrillon and my Daughter Catherine Barrillon.---- I do make and constitute and appoint John Bryce sole executor of this my last will and testament, and guardian of all my children and in case of his death or removol from this State, I appoint James Young (the miller in Columbia) as executor of this my last will and testament in lieu of John Brice .-- As John Bryce in my lufe time was the best friend I had I hope that he will begun to pay my Debts due ptp others by the produce of the debts due me and the produce of the Sale of my personal Property even to make advance if it cannot be helped and to pay himself after by therent of the property, this is the only way I know to save the property for the children as concerning Js. Young I consider him as my next friend after Jno. Bryce, I have no doubt but he will do his best to perform this my will and particularly the above clause.--- It is also my wife and desire that my Son Francis N. Barrillon should be bond to some kind of bussiness, a trade I consider the most advantageous, and as Francis past Twelve years old he should be bond very soon, my son Charles C. Barrillon, must not be bond later than Twelve years old, but Sooner if possible, and in case my wife should mary, none of my children to remain with her, but to be bond to the choice of my executor and guardian for them, and in case my executor should think it for the best advantage of my daughter Catherine Barrillon, that she be better from her mother, she shall be taken from her and bond if necessary I recommend my Daughter to Mrs Young the wife of Jas. Young I do believe it is for the best of my children to be taken very soon from their mother, for she is not able to rise them, as as she often drinks to antoxication and has shown often signs of insanity which is often in the latter part of the last quarter

CHRISTOPHER BARRILLON

I give and bequeath unto my wife Catherine as her own property three Silver table spoons, Six silver tea Spoons, a bed and furniture, Four chairs, three pots, one Teakettle, 1pr. Tongs and Shovel, 1pr. Dogs, 1pr Smoothing Irons three Tables 3 tubs a Dutch oven a sifter and bread trace 3 empty barrels her Cloths band boxes and trunks, my Executor may aid few necessary articles if he think proper.---- I have given some times ago to my Daughter, a gold necklace a gold watch and a silver tea pot, I recommend the Executor of this my last will to put those articles in his particular care, that she may enjoy them when she become of an age to know how to make use of those articles and not let any body sell them for bad use I also have given her a small featherbed, ---- I do hereby declare this to be my last will and testament revoking all other heretofore made by me. In witness whereof I have hereunto set my Hand and Seal this sixteenth Day of August A. D. one thousand eight hundred and Twenty three.----

C. Barrillon

Signed and sealed by the said Christopher Barrillon as his last will and testament in his presence and in the presence of each other have here unto subscribed our names hereto .---

Thomas T. Willisson

J. O'Nanton

John McArthur

SOUTH CAROLINA)

RICHLAND DISTRICT) personal appeared Thos. T. Willisson Esq. and made Oath that he saw Christopher Barrillion sign seal publish pronounce and declare the within Instrument of writing to be his last will and Testament that he was then of sound and

CON'T

WILL OF

CHRISTOPHER BARRILLON

disposing mind memory and understanding according to the best
of this Deponent's knowledge and belief and that he with James
O'Hanlon and John McArthur at the request of the Testator in his
presence and in the presence of each other witnessed the
due Execution thereof.

Thomas T. Willison

Sworn to before me 9 February 1828

James S. Guignard

Ordinary

John Bryce - qualified 11 Feby. 1828

Recorded in Will Book H. ---- Page 250

Box. - 1 ----- Package 21