WILL OF

ALTXANDER LOVE

STATE OF SOUTH CAROLINA

Destrict and State of Secretary and in my proper senses this twentieth day of Search in the year of our Lord one thousand seven hundred and eighty one make this my last will and testament in form and manager following (vis.) my soul I bequeath to god the gave it and by Body to the Dust in hopes of a happy Desurrection when time

Item I give and Bequeath unto my son Andrew all that tract or percel of land (Surveyed By Traes Adams) and which he is now in Full possession of the same I give and devise to him his heirs essignes forever Likewise I Bequeath unto my son James all that tract or parcel of land which he is now in possession and which adjoins lands of Michael McGarity the same I do devise to him and his heirs and assignes forever and in case of default of heirs of his Body Begotten then the same to be sold and the money thence arising to be equally divided amongst my rem ining sons and my daughter Elisabeth unless that my ed son James hath before his decease made a will which if he hath done then to divide according to that will, likewise I give and Bequeath unto my son Alexander all that tract or parcel of land which he is now in poesession of and which adjoins the lands devised to my son Andrew and the lands devised to my see James Likewise One hundred acres of the Tract whereon I now live to Divided off on the side adjoining Samuel Currys and Alexander Clarks land the same I do devise to him his heirs and assignes Forever and in case of Pefault of his Body Begotten then to be sold and the coney thence arising to Be Equally Divided among my Remaining sons and my daughter Blisabeth unless that ad Alexander Math First made a will and then it is to Devise according to that ill, Likewise I give and Bequeath unto my son William all that Tract or parcel of

York Co., SC Wills www.southcarolinapioneers.com

land whereon I now live, the same I do Devise to him his heirs Some Porever and in case of Default of such heirs of each before of his Bedy Begotten to be sold and the maney thence arising to be equally divided amongst my Remaining sons and my daughter Elicabeth unless that sed William hath first made a wil and then it is to Devise according to that will, Likewise I Bequeath unto my sone Andrew James Alexander and Filliam to be held in equal partnership by them their heirs and assigns Foreve and in case of Default in any of them of such heirs of their Body Begotten then to be Devolve to the Remaining Erethren unless that Before their or his Death they or he hath made a will and then it is to Devise according to that will. All that Tract or parcel of land known by the name of the mines I do Devise -c last above written Likewise I do Bequeath unto my loving wife Margaret one negro wench named Dinah during the term of her natural life and then to Devolve to my son Andrew to him his helrs and assigns for Dver, Likewise I do Bequeath unto Margaret my wife During the term of her natural life one negrow wench named late and at her Death to Devolve to my son James to him his heirs and assigns Forever and in Default of heirs of his Body Begotten then to Devolve to the Remaining Some and my daughter Tlisabeth to Be By them sold and the money thence arising Equally divided amongst them, Likewise I Requenth to my Son William one negro Fellow named York and one wench named Jean to him his heirs and essigns Ferever and in Delault of heirs of his Bedy Begotten than to Be sold and the money arising therfrom to Be equally divided amongs the surviving brethern and my daughter Elieabeth unless that the above mentioned sons James or William either or both should make wills and then they are to Devolve according to such will or wills, Likewise I Bequeath unto my son Alexander one negrow which named Chloe to him his heirs and assigns For Ever and in Default of such heirs of his Body Begotten then to be sold and the money arising from such sale to Be Equally Divided amongst my surviving some and my daughter Elisabeth unless He the s-d Alexander bath first made a will and then She is to Devolve York Co., SC Willisqueath to my loving wife

www.southcarolinapioneers.com

ar mret one large Bay Pacing horse with a Star in his face also a saddle and all the Plenishing and Furniture in the house or any way Belonging to or Appertaining therunto in whatseever place it may be Entirely Divided between my sons Alexader and illi: m and my daughter Blisabeth at such time and in such m. nner as Margaret my wife shall think proper and also Marmret my wife is to have her choice of any room in the house for her residence during her life as also my silver buckles during her life and at her decease my buckles to Devolve to my son Alexander Likewise I Bequeath my silver Clasps to my son illiam Likewise I Bequeath my oldest Sorrel more to my son andrew his heirs and assigns forever the Remainder of my Horse Creatures I Bequeath to my son William his heirs and assigns Forever Likewise I Bequeath to Margaret my wife her choice of two cove cut of the whole Flock and I order and will the the have a sufficient maintainance for her self and her creatures off of the plantation wheren I new live During the "erm of her life item I Bequeath unto my daughter "licabeth three cove and three heifers also three cass and three weathers to her her heirs and assigns Forever the Remainder of my stock of ottle I Dequeath to my sons James, Alexander and illiam in qual parts to be divided to them their heirs and assigns forwer Likewise I Bequeath my Harrow Handscrew and Crosscut saw to my four sons their heirs and assigns Forever and I do order and appoint that Chatever Else Belongs to my estate and is not mentioned in this my last will and testament be entirely at my wifes Disposal either to keep for her own use or Divide as she shall think Proper and I do constitute and appoint my sons Andrew and James to be sole Executors of this my last will and testement in trust for the intent and purposes therein contained in Witness wheref I the said Alexander Love have To this my last will and testament set my hand and seal the day and year above written

Signed Sealed etc., by the sed Alexander Love as for his last will end Testament in the presence of us John Pergus Jun.

Bouert Gabbie her

Alexander x Love (Seal)

Mary & Carnahan

York Co., SC Wills

(The above was interlined before signing in three several loss the following words)

(Ist of his Body Regotten 2nd to my son James 3rd and my daugh ter "lisabeth and each place where the word are to be taken in are marked thus)

it remembered that upon further recollection I do make this alteration in my last will and Testament give and Bequeath unto my daughter Elisabeth one negro wench named Melie as also one black pacing horse with a star in his face one new saddle one chest of drawers and one had and furniture to her her heirs and assigns Forever Likewise I give and Dequeath unto a daughter Margaret one negro wench named Lucy During the Term of her natural life, and after her decease to Devolve to her daughter Sarah and her Heirs and assigns For Ever and in Default of hoirs of her Body Begotten then to be sold and the money thence arising to be equally divided between my four sons and I do hereby Declare this to be a part of my last will and Testament in Witness wheref I have herunto set my hand and seal this twenty first day of march in the year of our Lord one thousand seven hundred and Fighty one Signed and Sealed by the sed Alexander Love as a part of his last will and Testament in presence of us

> John Fergus Jun Robert Gabbie her Mary z Carnahan mark

Alexander x Love (Seal)

Recorded July 7, 1790 Book A-12 P-48 Case No. 897 File No. 246