

Luke Manu of Abbeville District, South Carolina dated March 1, 1830.

Source: An original unrecorded will in the Newton County Probate Office, Original Records file, Covington, Georgia: This will appears to be recorded in Abbeville District, South Carolina, Will Book 2, page 214.

To wife Margaret the use of the two plantations as long as [she] shall live, also a Negro girl Juliet.

To my eldest daughter Pamela a brown mare named Pleasure. To son John G. Mann a brown filly named Party [7], also a saddle.

To son William K. Mann, a horse, him not yet of age, and a saddle; also, to my daughter Margaret, a horse worth fifty dollars and a saddle, with a bed and furniture. To my daughter Ann, a horse worth fifty dollars and a saddle, with a bed and furniture.

The lands to be equally divided between Michael G. Mann, John G. Mann and William K. Mann. The balance of the property shall be sold at publick [sic] sale and, when the money is collected, let an equal division be made amongst all the legatees.

To daughter Margarett, a cow and calf and to daughter Ann a certain Cow named Cherry and a yearling calf with an additional cow & calf.

Executors: Alexr. Spence, Michael S. Mann & Moses Mann.

Signed: John Mann, March 1, 1830.

Witnesses: Gilbert Mann, Robert Mann, A. Spence.

"A true copy from the original which is of record in this office." Moses Saggart [?], O.A.D.



Luke Mann of Bryan County, Georgia dated May 26, 1800.

Source: An original unrecorded will in Georgia [Official] Papers, 1727-1947, Legal records, Bryan County, Ga.

To son Thomas Mann one horse not to cost more than \$150, one saddle, one bridle ... one full suit of clothes to be delivered to him when he attains

to 21 years of age. My executrix & executors to deliver my son Thomas all the Negroes left him by my fathers will when he attains to 21 years of age.

To son Luke Mann one horse not to cost more than \$150, one saddle, one bridle, one feather bed, one full suit of clothes, all that stock of cattle branded M and marked with a figure [illegible] made by an [illegible]. To be delivered him when he arrives to 21 years of age. My executrix & executors to deliver my said son Luke all the Negroes left him by my fathers will when he arrives to 21 years of age.

Also to my said sons Thomas & Luke the privilege of planting at the Yamasy jointly with my other children while a division of my estate takes place hereafter [illegible] unless they should marry before a division, in that case I do not allow them any part whatever of the use of any part of my real estate after the day after the marriage of both or either of them.

As long as Jones, Thomas & Lake [torn & illegible].... At the joint expense of my children generally.

The will of my father directs the property left to my two sons Thomas & Luke Mann shall be given them up when they attain the age of 21 years. On the delivery of the same & the payment of the legacy left them by me, it is my will that my said sons Thomas & Luke do give a general release to my executrix and executor.

All the residue of my estate to be equally divided between my other children viz, Rebecca Mann, Martha Mann, Jane Mann, Francis Mann, Susannah Mann, Harriot Mann, Ann Pray and Mary High and the children of my daughter Sarah Stuart shall receive their mothers share and in case of the death of all of my said daughter Sarah Stuart's children before they attain twenty one years of age, the divided [?] they might be entitled to I give the same to my said daughter Sarah.

When my sons Thomas & Luke arrive to the age of twenty one years ... My estate to be kept together until my youngest children Susannah &

Harriot attain to the age of twenty one years.

Executors: daughter, Rebecca Mann & friends Edward Harden, Thomas Day, Josiah Stuart, John Pray & Alexander Dicks.

Signed: Luke Mann, May 26, 1800.

Witnesses: Rebecca Pray, Saml. Bullen, Thos. Day.

Attested to by Thomas Day, 30 June 1800, before Jno. Pray, J.I.C., Edwd. Harden, J.I.C., Jesse M. Call, J.I.C.