

In the name of God

I Edmund Howard of the County of Rich-
mond and State of Virginia, being weak of body but of sound and
disposing mind and memory do make, publish and declare
this to be my last will and testament in manner following
I commit my soul to God who gave it, and desire
my body be decently interred at the discretion of my Executors
As to my worldly goods and estate, I dispose of them in this
manner hereinafter expressed.

First. My will and desire is that out of ^{part of my personal}
estate at my Executors may think it best to sell they raise a sum
sufficient to pay all my just debts which I desire them to do
as soon as they conveniently can, and for this purpose as well
for every other necessary to carry this my will into effect I give
them full and ample power over my estate without the necessity
of any order of the Court of Ordinary for that purpose.

Second. I give and bequeath unto my wife Sarah
Howell and her heirs and assigns for ever one half of all the
rest and residue of my estate whether real or personal and
desire that my Executors will as soon as they can after the
payment of my debts will have the portion hereby bequeathed
to her ascertained and set apart to her, and my will is that
in the division of my estate it be so arranged that the dwel-
ling house shall be assigned to my said wife, and that she
remain in the same without account to my Executors until
the division take place.

Third. I give and bequeath to my nephew Howell
Marshall my tract of land known as the Beach Island
plantation together with all the stock and negroes on it
him and his heirs forever, and my will and desire is that in
division of my estate this plantation be delivered into the possession
of the said Howell R. Marshall or soon if it can be done
consistently with foregoing bequests.


In the fourth place my will and desire is that my Executors
do sell all the rest and residue of my estate whether real or personal
and that the proceeds of the same be equally divided share and
share among all the children of my said
brother

two for each

Fifthly. To my Executors hereinafter to be named I give and bequeath each the sum of five hundred Dollars which I desire they will retain after my debts are paid and before any division takes place.

Sixthly. I constitute and appoint my nephew Howell C. Marshall and my friends Valentine Walker and George Triggs Executors of my last will and Testament, hereby revoking all and every will or wills which I may have heretofore made.

In witness whereof I have hereunto set my hand and seal this fifteenth day of ^{February} 1829

Edw. Rowell 

Signed, sealed, published and declared by the testator to be his last will, and subscribed by us as witnesses in his presence and in the presence of each other.

James Deal
Albert A. Holt
John J. Greenwood

Republished and declared this sixteenth day of March 1829

Edw. Rowell 

James Deal
Albert A. Holt
John J. Greenwood

Georgia

Richmond County } Court of Ordinary April Term 1829

Personally appeared in open Court John J. Greenwood, who being duly sworn deposes and saith that he was personally present and did see Edward Rowell whose name is subscribed to the annexed will, sign, seal, publish, pronounce and declare the same to be and contain his last will and Testament; that he was of sound and disposing mind and memory so far as deponent knows and believes, and that he, deponent together with James Deal and Albert A. Holt subscribed the same.

71
witnesses thereof by the requests and in the presence of the said witnesses
and in the presence of each other.

John J. Greening

I have to and subscribed in open ^{court} this
1st day of April 1829 before us.

Samuel Hale J. J. C. R. C.
Holland McTayre J. J. C. R. C.

last will was ordered to be recorded.

All hereupon the said

Just William Longhite

State of Georgia
Richmond County } :

In the name of God Amen. I Peter Carns
of the County and State aforesaid attorney at Law, do make and
declare this to be my last will and Testament, viz:
1st I give devise and bequeath all my Estate real and personal
which I am possessed of or entitled unto either in Law or Equity
unto my beloved wife Elizabeth Carns and to my sons John and
Patrick Shan and Shan alike. In case my wife dies without
making any other disposition of her part, the same to go to said
sons John and Patrick; so it is my will that if John or Patrick
shall die unmarried and without issue, that the part or parts of
such deceased to go to my wife and the survivors. But this is
to prevent her, or either of our sons after becoming of age selling
disposing of their separate parts as either may see fit. In case
sons shall die under age (& their mother not living) then their
of my Estate to descend to and be held and enjoyed by my
Thomas P. Carns and Peter Carns Or^{rs} Shan and Shan alike.
2^{ds} I do hereby appoint my said wife Executrix during widowhood
of this my last will and Testament and I do appoint my