

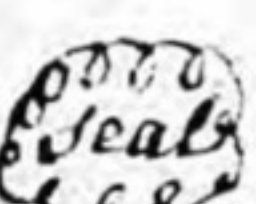
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Money to be made and Raised out of my Personal Estate to purchase a Plantation for himself at his own discretion, Fifthly, Item, I Will & Bequeath unto my two Sons Green Rives & William Rives my plantation situated on the River as aforesaid to be equally divided between them by my Executors when William shall arrive to the Age of one & Twenty Year. Sixthly, I Will that those Negroes falling to my young Children being under Age at my Death to be continued to work on my River Plantation until William shall arrive to the Age of twenty one Years as aforesaid as also the Negro Bequeathed to my Wife named Jimmy to be continued on the said Plantation for the use and benefit of my young Children & my Wife in proportion to her own Negro. Seventhly, Item, I will and unto my Son Silas Rives the Plantation whereon I now live to him his Heirs & Assigns forever, Eighthly I will that my Tract of Land Situated in Ninety six District saith to Contain Five Hundred Acres, and also my Lands Situated one Rd. near Marrs Bluff or otherwise the Bond that I have for Titles for the said Rd. Land I Will to my Son John Rives his Heirs and Assigns forever. Ninthly, Item, I Will all my Accoupts be adjusted and all my just Debts be paid and the money bequeathed to Henry Rives. Tenthly, Item, then my Will and desire is that the Remaining part of my personal Estate be by my Executors equally divided between and amongst my well beloved Wife Lucy and Sons Henry Green, William Silas, John and my Daughter, Rebecca Hutchinson, and the one half of my Wife part I Will & bequeath to her and her Heirs and Assigns forever, the other half after her Death, I Will to my Sons his Heirs and Assigns forever and each ones part of the personal Estate to them and their Heirs & Assigns forever. I also do nominate and appoint my friends Col^o. Thomas Taylor and my Brother Timothy Rives and beloved Sons Henry Rives and Green Rives, my whole and sole Executors of this my Last Will & Testament, In Witness whereof I have hereunto set my Hand and Seal the Day & year first written in the presence of

us—

James Baird
Priscilla Rives
Elizabeth Rives

(6th/4 Copy Sheets)

William Rives 

In the NAME OF GOD AMEN. The twelfth day of August in the year of Our Lord one thousand seven hundred & eighty three. John Stallings of Camden District in South Carolina, being weak in Body, but of sound and perfect mind & Memory (Blessed be God) and Calling to mind the Transitoriness of this Life, and that it is appointed for all men once to die, do make and Ordain this my Last Will & Testament in manner and form following. Vizt. My Will & desire is that all my just Debts

and funeral charges be justly & fully paid by my Executors hereafter named. Item I send to my beloved Wife Mary Stallings the one third part of my moveable or Chatte Estate together with any one of the Rooms of my present Mansion House that she shall choose to be to her use & benefit During her natural Life and from and after her decease then to be divided among my then surviving Children, I likewise lend to my Wife one female Slave Rose to be to her use during her natural Life and at and after my Wife's Decease, I give & Bequeath to my Son Silas Stallings the said female Slave Rose & the Girl Child now sucking at her Breast Jinny by name and all the increase of said Slave Rose to his use & Benefit of him & his Heir for ever. Item. I give and Bequeath to my son James Stallings a Tract of Land Containing Eighty two Acres being part of a Tract of Land Bought of Peter Percy Kendall Bearing Date the sixth Day June 1760. beginning at a black Oak at the Road opposite my House and N^o 70, E⁷³ Rod to a black Oak then N^o 10 W¹³⁶ Rood to Hickory on Silican Branch then S^o 78 W¹¹⁴ Rood to a Hickory, thence South 40 E 67 Rood to a white Oak then S^o 864 Rods to the Beginning Containing Eighty two Acres. Item, To the use and benefit of him & his Heirs for ever, also I give & bequeath to my Son James Stallings one Negro Girl Hester to the use of him & his Heirs for ever. I give & Bequeath to my Son in law Dempsey Winburn all that Tract of my Land lying on the West side of Fishing Creek Joining William Barrow's Land for his use & Benefit for ever, also I give and Bequeath to my said Son in Law a Negro Girl named Lucy to his use & Benefit for ever. Item. I give and Bequeath to my Son Silas Stallings my messor Plantation and all the Land Remaining in said Tract after the two above mentioned Tract are taken off to the use of him & his Heirs for ever. Item. I give and Bequeath unto my Grand Daughter Levinah Cook one Negro girl named Cate to and her Heirs Lawfully Begotten and if she should die without an Heir Lawfully Begotten of her Body that then the said Negro girl named Cate is to be &c. I do give & Bequeath her that Girl to my Grandson Benjamin Cook and his Lawful Heirs, if he should die without Heir Lawfully begotten that the said Negro Girl Cate & her increase shall be sold and the Money arising from the sale to be Equally Divided amongst my now surviving Children or their Heirs (that is to say) James Stallings, Silas Stallings and Winney Winburn to the use of them & their Heirs for ever, Item. I give and Bequeath to my Wife Mary Stallings my Roan Horse for her use & benefit for ever. I Give & Bequeath unto my son James Stallings a new Rifle Barrel for his use and benefit for ever. I give & Bequeath to my son Silas Stallings my Rifle Gun to his use & Benefit for ever. Item. My further will & desire is that all the remainder.

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of my moveable Estate of every kind which is not heretofore Given and Bequeathed away, sold and my Just Debts Paid with the same and if any remain after my Debts are paid it is to be equally Divided among my Children James Stallings & Silas Stallings and Winney Winburn or their Heirs to their Use for ever. And further and Lastly I do hereby appoint Constitute & Ordain James Stallings, Dempsey Winburn & Daniel Green, each of the District, Estate aforesaid my whole & Sole Executors of this my Last Will & Testament In Witness whereof I have hereunto set my Hand and Seal the Day & year Before Written.

Signed, sealed and Published and declared by the Testator to be his Last Will & Testament in the presence of

Henry Hunter
David Andrews
Wm Andrews

(9 Copy Sheets)

John Stallings ^{Seal}

In the name of God amen. I Moses Bond of Craven County in the Province of South Carolina, being sick & weak in Body but of perfect mind & memory, do make and Ordain this my Last Will and Testament (that is to say) principally and first of all I give & recommend my Soul into the Hand of Almighty God that gave it, and my Body I recommend to the Earth. And as touching such Worldly Estate wherewith it has pleased God to Bless me in this life, I give devise and dispose of the same in the following manner & form. First I give to my Son Tom 300 Acres of Land whereon I now live, Also I give to Usly my Dearly beloved Wife the use of all my Estate during her Widhood and after her Widhood or Death to be equally divided amongst all my Children. I also Constitute and Ordain my Loving Brother William Bond, and Richard Jenkins the Sole Executors of this my Last Will & Testament and I confirm this & no other to be my Last Will & Testament In Witness whereof I have hereunto set my Hand & Seal this 19th Day of December 1771.

Signed, Sealed & Published in the presence of

of us - Christopher Loving
David Hudson
Alice Bond

(2 1/4 Copy Sheets)

Moses Bond ^{Seal}

WILL OF
JOHN STALLINGS
IN THE NAME OF GOD AMEN

The twelfth Day of August in the Year of Our Lord one thousand Seven hundred And Eighty Three. I John Stallings of Camden District in South Carolina being weak in body, but of Sound and perfect mind and Memory (blefs be God) and Calling to Remembrance the Transitorynes of this Life, and that it is Appointed for all Men once to Die do make and ordain This my Last Will & Testament in manner and form following Viz. My Will and desire is, that all my just debts and funeral Charges be justly & fuly Paid by my Executors hereafter named.-----

Item I Lend to my beloved wife Mary Stallings the one third Part of all my Moveable or Chattle Estate to Gether with any one of the Rooms of my Present Manson House that She Shall Chuse, to be to her use and Benefit During her Natural Life and from and after her Deceas then to be Equally Divided Among my then Surviveing Childring, I likewise Lend to my wife one femail Slave Rose to be to her Use During her Natural Life and at and after My Wifes Deceas, I Give and bequeath to My Son Silas Stallings the S. femail Slave Rose and the garl Child now sucking At her Brest Jenny by name And all the Increaefs of S. Slave Rose to his Youse and benefit of him and his heirs for Ever.

Item I Give and bequeath to my Son James Stallings a track of Land Containing Eighty two Acres being part of a track of Land Bought of Petter Krykendall Bearing Date of Sixth Day June 1768 Begining at a black oake at the Road oppiset my house and N E Rod to a black oake then N W Rod to Hickrey on Milicans branch then S W Rods to a hickrey thence South E Rod To a white Oak then S Rods to the Begining Containing Eighty two Acres.

WILL OF JOHN STALLINGS Page 2.

Item To the youse and benefit of him and his heirs for Ever,
also I Give & bequeath to my Son James Stallings one Negro
garl Hester to the youse of him and his heirs for Ever.

Item I give & bequeath to my Son in Law Demay Winborn all that
Part of my Land Lying on the west Side of fishing Creek
^m
Joyning W. Barrows Land for his youse and benefit for Ever
^d

Also I Give and bequeath to my S. Son in Law one garl named
Item Lucy to his youse and benefit for Ever. I Give and bequeath
to my Son Silas Stallings my Mennor plantation and all the
^d
Land Remaining in S. Tract after the two above Mentioned
tracts are taken off to the youse of him and his heirs for
Ever.---- I Give and bequeath unto my granddaughter Levinah
^{named}

Item Cook one negro garl, Cate to and her heirs Lawfully Begot-
ten and if she should Die without an hear Lawfully begot-
ten of her Boddey that ^{the} ^d S. Negro Garl Named Cate is to
be &. I do Give and bequeath her that garl to my Grandson
Benjamin Cook and his Lawfull heirs and if he Should Die
^d
without hear Lawfully begotten that the S. Negro Garl
Cate and her Increases Shall be Sold and the Money Arising
from the Sale to be Equally Divided Amongst My now Surviv-
ing Childring or their heirs that is to say James Stallings
Silas Stallings and Winney Winborn to the youse of them
and their heirs for Ever. I Give and bequeath to My Wife
Mary Stallings My Roan Horse for her youse and benefit for
Item Ever.

Item I give and bequeath unto my Son James Stallings a new Rifle
Barrel for his youse and benefit for Ever. I Give and be-
queath To my Son Silas Stallings my Rifle Gun to his youse
and benefit for Ever. My further Will & Desire is that all
the Remainder of my Movablie Estate of Every kind which is
not Heretofore Given and bequeathed away Sold and my just
Debts Paid with the Same and if any remain after my Debts

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Will Of JOHN STALLINGS Page 3

are Paid it is to be Equally Devided among My Children James and Silas Stallings And Winney Winborn or their heirs to their youse for Ever. --- And further and Lastly I do hereby appoint Constitute & ordain James Stallings Demsey Winborn and Daniel Green Each of the District State Before Mentioned my whold and Sole Executors of this my Last Will & Testament

IN WITNEFS whereof I have hereof Set
my hand and Seal the Day and year before Written
^d
Signed Seal. and Published
and Declared by the Testator to be his
Last Will and Testament in the
Presents of----- ----

H. Hunter David Andrews

David Andrews

m

W. Andrews

his
JOHN X STALLINGS (SEAL)
mark

Recorded in Will Book A1 Page 78

Recorded Date Not Available.

Ord. Not Known.

Apt. 65. Pkg. 2297.