

Will of John French late of the Town of Williamstown
 in the said County deceased who being duly sworn deposes
 that he did see the said John French deceased read and
 execute the Instrument herunto annexed purporting to be
 the last will and testament of the said John French on
 date the eighth day of July in the Year of our Lord one
 thousand eight hundred and twenty two. that he knew
 him the said John French publish and declare the same
 as & for his last will and testament. that at the time
 thereof he the said John French was of sound disposing
 mind, and memory to the best knowledge and belief of
 him the said James Williams: and that he together
 with Susanna Williams and Melly Williams did solemnly
 subscribe their names thereto as witnesses in the presence
 of the testator.

In Testimony whereof the said surrogate
 hath herunto set his hand and affixed
 his Seal of Office = Done at Richland
 in said County this twenty second
 day of April in the Year of our
 Lord one thousand eight hundred & twenty
 nine

J. S.

J. W. Gilme

Surrogate

I Susan Hays of the Town of Richland in the County of Colleton
 and State of South Carolina being weak in body but of sound mind
 and memory considering the uncertainty of this mortal life
 do make and publish this my last Will and Testament
 in manner and form following that is to say -
 First I give unto my beloved wife Hannah the use of
 all my real estate of what nature or kind so ever
 for and during her natural life. To have and to hold
 for her own proper use and benefit provided nevertheless
 that she the said Hannah shall pay or cause to be
 paid unto my son John Hays the yearly rent of twelve
 and a half cents, and provided also that she shall pay
 or cause to be paid unto my other son Charles Hays
 the like sum of twelve & a half cents for each and
 every year she may so use and occupy the same, and
 further that she the said Hannah may if she choose
 use and occupy the separate share of my said son John &
 Charles or either of them to be divided as hereinafter set apart
 to them respectively - excepting and reserving out of my
 said lands first two acres sold and contracted to Ebenezer
 Kelly Junr as the same is laid off to him from the South
 West corner of my farm or lot of land on which I
 now live being lot number sixty six in the 18th Township
 of Scriba's platent. Secondly excepting also Ten acres on
 which Ebenezer Kelly Junr my son in law now lives which
 said Ten acres were laid off and bounded as follows
 beginning in the center of the Highway or cross road
 running North and South between lots number sixty
 five & sixty seven - sufficient distance only North on said
 road to include the present orchard of the said Ebenezer
 Kelly and the Spring from which he now procures water a
 few rods North of his present dwelling dwelling house
 and running from thence South on the center of said
 Highway forty rods and so round to the place of beginning
 then East at right angles unto the Highway forty rods