

queath unto R. and C. my two Chiideren equally betwixt them.

As to my real Estate, I give and devise my Plantation of — in B. County, consisting of 600 Acres or thereabouts, unto the said R. my eldest Son, to have and to hold to him and his Heirs, to the proper Use and Behoof, of him the said R. and his Heirs and Assigns for ever.

Also, I give and devise my Plantation of — in B. County, consisting of 400 Acres or thereabouts, as also my House in B. Town, at present in the Possession and Occupancy of — to the said C. my youngest Son; to have and to hold the said Plantation in — and House in B. Town, to the said C. and his Heirs and Assigns, for the proper Use and Behoof of him the said C. and his Heirs and Assigns for ever. *And* I hereby nominate and appoint the said R. and C. Executors of this my last Will and Testament, hereby revoking, all former Will and Wills by me heretofore made. *In Witness* whereof I have hereunto set my Hand and Seal this — Day of — in the Year of our Lord 1759.

Signed, sealed, published and declared by the above named A. B. as and for his last Will & Testament, in the Presence of us, who have bereunto subscribed our Names as Witnesses thereto, in the Presence of the said Testator and in the Presence of each other

A. B.

C. D.
E. F.
G. H.

N. B. To all Wills and Testaments, there must be three Witnesses.

A Codicil to be added to and be Part of the last Will and Testament of A. B. Codicil to a Will.

First of all, I give and bequeath to D. my eldest Son all my Books, as also my black Stallion,

Also, I give and bequeath to C. my youngest Son my 8th Share of the Sloop P.

And the Residue of my personal Estate, after paying all my just and lawful Debts and the Legacies in my said last Will and Testament and in this my Codicil, I appoint and ordain to be equally divided and distributed to my said two Sons;