

In the name of God amen. — I Belcher Esq. of the Town of Beaufort in the County of Carteret and State of North Carolina, being of sound mind and perfect understanding do make this my last will and testament —

Firstly I leave to my wife Zilphie Fuller during her single or unmarried state all my real and personal property and should she not marry I give the above property to her forever to dispose of as she may think proper but should she marry I then give her a child's part of the aforesaid property & provided if my wife aforesaid may need or require funds for her maintenance or sufficient she may effect a sale of any of the property as I may give to my child hereinafter described.

Secondly. I give and bequeath my lot. in Beaufort (Old Town) number eleven with the improvement lot number fifty in Beaufort Old Town, two hundred acres of land on Cox Creek joining the land of John Paganett and one hundred acres of land on Cox Creek joining Owen Stantons to my wife Zilphie Fuller forever. —

Thirdly. I give and bequeath to my daughter Mary Leecraft forever one lot of ground number seventy five in Beaufort Old Town. —

Fourthly. I give and bequeath to my daughter Zilphie Marshall forever one lot of ground in Beaufort Old Town Number Seventy-four.

Fifthly. I give and bequeath to my daughter Elizabeth Hatchell one lot of ground in Beaufort Old Town numbered fifty five forever. —

Sixthly. I give and bequeath to my daughter Julian Thompson one half of lot of ground in Beaufort Old Town numbered fifty four (54) and my half of lot of ground in Beaufort Old Town numbered sixty two (62) forever —

Seventhly. I give and bequeath to my two sons Belcher and William one lot of ground in Beaufort Old Town number twenty three with the improvements thereon in common, one tract of land on Cox Creek containing one hundred and ten acres more or less and joining John Paganett in Ennett patent, and another tract of finey land joining the aforesaid land on the east of Ennett patent willed to me by

my father containing two hundred acres more or less, after the death of my wife Zilphie Fuller — forever.

Eighthly. I give and bequeath to my son Nathan Fuller my pistols, one quadrant and set of books & charts —

Ninthly. I give and bequeath to my son Christopher C. Fuller one quadrant and set of books & charts. —

I appoint Zilphie Fuller my Executrix, Thomas Moore, Benjamin Leecraft and Nathan Fuller my Executors to this my will and testament; hereby revoking all former wills by me made.

In witness whereof I have hereunto signed my name and affixed my seal this fifteenth day of April in the year of our Lord one thousand eight hundred and twenty seven. Signed and sealed Belcher Fuller 

Morris Hatchell

John Coode

Sam Thomas

Jesse H. Davis

I Belcher Fuller do this 11th day of May 1818 make and publish this my codicile to this my last will and testament hereunto annexed, and it is my will and desire that this Codicil be received to all intents and purposes as my will and testament as fully and completely as if expressed in the body of the annexed will and testament aforesaid.

Having purchased the lot number twenty four in Old Town of the Town of Beaufort since the making of aforesaid will and testament which is not expressed therein.

I give and bequeath the aforesaid lot number twenty four to my wife Zilphie Fuller forever, only reserving so much of said lot from the eastward front thereof as the house and chimney on lot number twenty three covers of said lot to include the same quantity in parallel lines to the back of said lot — being as many feet on the back line of said lot as on the front, which said piece or part of lot as aforesaid I give and bequeath to my sons Belcher and William Fuller, in connection with the seventh article of my will and testament hereunto annexed, after the death of my wife Zilphie Fuller.

In witness whereof I have hereunto set my hand and seal, the day and year aforesaid Signed and sealed

in presence of
 A. M. Cooke
 Sam Thomas
 Joel H. Davis

Bethel Full ^{Feb 1828}

Carteret County {

June Term 1828 I certify that the aforesaid foregoing written paper exhibited into Open Court is duly proved by the oaths of Morris Hatchell and Samuel Thomas to contain the true last will and testament of Belcher Fuller and "Philis" Fuller his executrix therein named qualified and on motion letters testamentary ordered its issue

Test G. Rumble L.C.

This may Certify that we Joseph T. Fulford and Elijah Pagott were call'd upon by Abigail Fulford on the 23rd day September 1823 to witness her will Verbally, to say that her Daughter Alice, part that would have fell to her should be equally divided between William O. Harris, Aaron Harris, James Harris and William Martin Harris, also her Daughter Sarah's part to be given to Benjamin W. Fulford. To whom she wished to be divided amongst her other five Children.

Carteret County {
 March Court 1824 }

This written paper was then exhibited into open Court as the noncupator's will of Abigail Fulford dec'd. and proved by the oaths of Joseph Fulford and Elijah Pagott who swore that they was called upon by the testatrix in her last sickness and in her own dwelling to witness the same, which is adjudged by the Court to be her true last will and Testament.

G. Rumble L.C.

I Frances Garner of Carteret County being weak in Body but of sound and welldisposing mind and memory doth be humbly offered unto god for the same with all other his manifold favours bestowed upon me but not knowing how it may please the Lord to deal with me at this time and being sensible of the certainty of death and willing to settle my concerns in this world after the best way I am able whilst strength is continued do make this my last will and testament in manner following and first I desire aid of my heavenly creator through my beloved Lord and Redeemer Christ Jesus most humbly and heartily to resign my spirit unto god that gave it whenever it may please him to call for my departure out of this troubulon world and vail exercise and temptation and my body to be buried in decent manner at the discretion of my dear wife and executrix herein after named also I will that all my just debts and funeral expences I give unto my beloved wife all the goods and chattels that I had with her by marriage and seven pound as she would take it up in our 4th greemen as she should have and other part of the said 4th stat neither hear nor in Virginie I give unto my beloved son Jeremiah my weareing Cloare and I desire that he should have his part of the pannement or Vandine I give unto my beloved Daughter Elenor my best Bed and furniture if she deasest to frances and the rest of the 4th stat to be divided Among my children Equal and paying them as the alive at the age of twenty one and the girl at sixteen I leave John Adams inn of North Carolina Carteret County executors in all and for all and to see to taking Care of four of the smaller children to see to binding of them out to a good trade as he think proper and for the keeping of them for barrels of Corn and other of my best hogs here unto I set my hand December 10th 1768

Test - Jeremiah Garner
 John Garner

Francis Garner

Carteret March Court 1769.

This may Certify that the witness was Proved in Open Court by the oath of John Garner and that he saw Jeremiah Garner Evidence the same

Test Rob Read L.S.C.