

## Will of Thomas Sharp.

In the name of God Amen, I Thomas Sharp of Johnston County State of North Carolina, being in sound mind, and memory do make and ordain this to be my last will and testament in form as follows

I give unto my beloved wife Mary Sharp the use and benefit of all my lands and plantation untill my two sons Thomas Sharp and Heehoy Sharp comes of age.

Thomas Sharp I give and bequeath all the lands belonging to the tract I bought of John Auel as the deed will shew to him and his heirs forever. Henry Sharp I give and bequeath all the lands and plantation which I now live to him and his heirs forever. And if either of my two sons die before they comes of age or marry then it goes to the other brother provided or remembered that my beloved wife Mary Sharpe is to have a right to these of said lands induring her natural life or widowhood, likewise I leave all the remainder part of my estate both real and personal for her use and all the children (to wit)

The said Mary Sharp is to keep all the childrens negro and other property of all kind together and when any of said children comes of age or marry the said Mary Sharp is to give each of said children or of said negro and other property as she thinks most suitable so as for each child to have an equal part and if said Mary Sharp dies before all the children comes of age or marry as above mentioned, then the remainder of said children is to have an equal part with those who have any already given off by Mary Sharp and the remainder to be equally divided between the whole of my children be it remembered that my daughter Selah Avera is not to have any part from her mother more than what her father has given her already, only the balance due each child, after her mothers death in what is whereof I have present set my hand and affixed my seal This 2<sup>nd</sup> day of December 1803

John McCullers  
George Parish

Thomas Sharp (Seal)

Johnston County May term 1804  
Then was the aforesaid will exhibited for probate which was duly proven in open court and ordered to be read  
D. Sanders Ck.

## Will of Hardy Pender

In the name of God Amen, I Hardy Pender of the County of Johnston being of sound and disposing mind, and memory do make and ordain this my last will and testament as following

After recommending my soul to God and my body to the earth to be buried at the discretion of my executors hereafter named

I give and bequeath unto my son Wright Pender one colt to him and his heirs forever

I give and bequeath unto my son William Pender the next colt that the old mare brings to good to him and his heirs forever.

I give and bequeath unto my son Burrell Pender the old mare unto him and his heirs forever

I give and bequeath unto my grandson Hilday Cummed one feather bed and bedstead and furniture to him and his heirs forever and one pot and one wheel to him and his heirs forever.

I give unto my daughter Molly Cummed the privilege of living and raising her children on my land and property during her life or widowhood, on good behavior until my son Burrell comes of age.

I give and bequeath unto my son John Pender fifteen dollars to him and his heirs forever.

I leave unto my wife Lurany Pender all the seat of my property during her life or widowhood, saving a small part to my older children.

I give and bequeath unto my son Thomas Pender five shillings to him and his heirs forever.

I give and bequeath unto my son Paul Pender five shillings to him and his heirs forever.

I give and bequeath unto my son Needham Pender five shillings to him and his heirs forever.

I give and bequeath unto my daughter Sarah Kitchel five shillings to her and her heirs forever.