

Revoking all other Wills heretofore by me made in Writings whereof
I have hereunto set my Hand and seal this the Twentyfirst
Day of Jan^u Ando^m 1799

Thomas E. ^{his} mark
Fenton
mark

In the presence of us
John Baker
Jno^r Beeton

State of North Carolina

Jones County County Septemb^r term 1790
There was file within last Will and Testament of Thomas
Sims dec^d duly proved in open Court by the Oath of
John Beeton one of the Subscribing Witnesses and ordered
to be Recorded at the same time Mary Fenn the Executrix
therein named Qualified as such agreeable to Laws Ordered
that Letters Testamentary issue accordingly

True Copy Tr. 1

J. P. Ryan Col

Lent Day 1799

In the Name of god AMEN I William Lipssey of the S^t of
Carolina and Jones County, being of sound Mind and perfect memory
Blessed be god, do this seventeenth Day of Dec^r in the year of Our Lord One
thousand Seven Hundred and Eighty One, make and Publish this my last
Will and Testament, in Manner following, that is to say,

First of all I give unto my Son John and James all my Lands to be
Equally Divided Between them John to have the half next to Durant
Hatche concluding the plantation Where I now live, and James to have
the Part next to Rasco. Lipssey also it is my Desire that my Son
John should have one feather Bed & furniture also it is my Desire
that my Son James should have one Bed & furniture.

I wish it my Will and Desire that all the Remainder of my property to be
Equally Divided Between my Seven Children Elijah, William, Elizabeth
Abigail, Isaac Archibell and Ann.

I wish it my Desire that Each of my Sons in Laws before Tobias should
have four Silver Dollars Each also that my Daughter in Law Nancy
should have four Silver Dollars

I do hereby make my Brother Rasco Lipssey Amasa Lipssey &
my son John Lipssey Executors to this my Last Will & Testament in W^m
Whereof State S^t William Lipssey have to this my Last Will & Testament, etc.
my hand and seal the Day and Year above written

Signed Sealed Published and Declared by
the d^r W^m Lipssey the Testator witness his
Will and Testament in Presents of us

William W^m Lipssey
mark

Durant Hatch

William Lipssey

Elijah Lipssey

Nancy de Rose

State of North Carolina

Jones County Court February term 1792. Then was the will
in last Will and Testament of William Lipssey Decreed duly proved
in open Court by the Oath of Durant Hatch one of the Subscribing Witnesses Cap-
able to Law, and ordered to be Recorded at the same time Rasco Lipssey and
Lipssey two of the Executors herein named Qualified as such agreeable to
Laws Ordered that Letters Testamentary Issue Accordingly

C. Hatt

C. Rose

Then remain to be Equally Divided a Mongst my wife Mary
Fenn and my four Children Mary Fenn Elizabeth Fenn and Ann Fenn
and Penelope Fenn and such part as shall fall to my said wife
I give to my Daughter Ann Fenn to them their Hairs and Affigins forever
It is my will and Desire that my wife Mary Fenn shall have
and Mountain my Five Childding and give them Schooling
John Fenn, Mary Fenn, Elizabeth Fenn, Ann Fenn, and Penelope Fenn,
without any Charge against my Estate.

Item I give Devise and Bequeath to my Daughter Sarah Fenn
The plantation wheron William Fenn now lives also a Tract or
parcell of Land Adjoining the same which I hold by Deed from
Simon Edwards as his full part of my Estate to her and Her heirs and
Affigins forever.

Item, I give Devise and Bequeath to my Daughter Melisha Travis
Fenn the Land and plantation wheron she now lives which was
partitioned in William Parsons Name also part of One hundred
acres of Land joining The same Partitioned in my own Name
Beginning at a pine tree Margaret Corne and Runs North
notthwest to a small Branch the first above the plantation
where she now lives then with a Direct line to a pine being The fifth
Corner of said partition to her the said Melisha Travis Fenn her heirs and
Affigins forever. — In full of her part of my Estate.

Item I give Devise and Bequeath to my Daughter Mary Fenn all
my lands lying and being on the South side of Beaver Creek
which is all heretofore and otherwise given by this my Will to her. My
Daughter Mary Fenn her heirs and Affigins for ever.

Item, I give Devise and Bequeath to my son John Fenn all
my lands lying and being above a Branch which Runs through
the plantation. — Wheron I now Dwell Beginning at a Maple
Simon Spights Corner Tree on the Nth side of Beaver Creek and
Runs to a poplar in said Branch then with said Branch to the
back line including all the land which I hold lying and
being above said Branch also my Two smooth guns to him his
Affigins and Affigins forever as his full part of my Estate.
Item I give Devise and Bequeath to my Daughter Penelope
Fenn a certain Tract or parcell of Land lying on the East side
of Branch which Runs through the plantation wheron
I now live Beginning at a stake at Chahoon's Old Spring on the
side of said Branch then with a Direct line to a pine to bring in
the first Corner from the poplar before mentioned my own Corner Tree
adjoining in it near Simon Spights line To her the said Penelope
Fenn her heirs and Affigins for ever.

Item I give Devise and Bequeath to my Daughter Elisabeth Fenn
All the Land which I hold by patent Deed or otherwise lying and
Being on the lower side of said Branch and above the land
herefore given to my Daughter Penelope Fenn Including
all the lands on the East side of said Branch which is not
heretofore given by this my Will to her the said Elisabeth Fenn
her heirs and Affigins for ever.

Item, I give Devise and Bequeath to my Daughter Ann Fenn
a certain Tract or parcell of Land containing one hundred
acres lying and joining by a small Stream the back strap and
the back hatch to her the said Ann Fenn her heirs and
Affigins forever.

With Lastly Nominating and Appointing my Trusty friend
John Rose and my loving wife Mary Fenn Executors
to this my last will and Testament.