

to my will my other four children should receive the properties of each of my  
as they come to lawful age - - - -  
And further I do nominate my friend Edmund Jacobs to be my only  
and sole Executor and further say that this is my last will and testament  
now making, all others heretofore made in writing whereof I have  
hereunto set my hand and seal this 10<sup>th</sup> day of November One thousand  
eight hundred and thirty three - the words (not line)  
affixed

Test. J. H. Grant +

William Jackson *SD*

Elias Langford +

In addition to the Legacies sent to my son William Jackson here he comes  
of lawful age and then given to him and his heirs forever, its my will  
and desire, And I do hereby give and bequeath unto my son William Jackson  
One Pct of six wheels One young yoke of Oxen to him and his  
heirs forever - In writing my hand and seal

William Jackson *SD*

Test.  
J. H. Grant

Eco. Qualifid.

Northampton County December first 1832

This last will and Testament of William Jackson deceased was exhibited in open Court and  
proved in due form of Law by the oath of James R. Grant & Elias Langford subscribers  
stating whatyses hereto & ordered to be certified & recorded whereupon Edmund Jacobs the  
Executor herein named qualified according to law

Test. Richard H. Weaver *SD*

Richard Crump's Will. In the name of God, Amens  
I Richard Crump Teste calling to mind the mortality of Man, as well as that it is appointed  
for all Men once to die, and being far advanced in age, do now think proper to make & establish  
this my Last Will and Testament at the same time proferring my usual mind and  
recollection (thank to to God) at the same writing all the Wills by me heretofore made.

Item 4 I give and bequeath unto my living Daughter Alice A. Patterson the Land and Plantation  
in which she at this time resides and which formerly belonged to John H. Stanford Esq containing  
about three hundred acres also the following Negroes (viz) Alfred, Samry and child  
Susan, Elie and child Mary, Lucinda, George, Wmney, Allen and the Bab to her  
and her heirs forever.

Item 5 I give and bequeath unto my living Son James R. Crump the Land and Plantation on  
which I at this time reside, Containing about three hundred and eighty acres, also the  
following Negroes to my (young) Jacob, Alsey, Venus, London and Dilia, to him  
and his heirs forever.

Item 6 I give and bequeath unto my living Daughter Julia Anne Crump the following  
Negroes (viz) Sarah and child Nancy, Lonsor, Albert, Cheeky, Davy, Sam,

Charlotte, Major Dick and Harry to her and her heirs forever.

Item 4 I give and bequeath unto my living Son Richard Crump the Land and Plantation  
 lately purchased of Mr. William B. Wilkinson (commonly called Maconville) containing  
about two hundred and seventy acres, also the following Negroes (to elct.)

Oliver (long) Dang, Evelina, Miles, Little, Lewis, Patience, Isaac and old  
Jacob to him and his heirs forever

Item 5 I give and bequeath unto my living Daughter Mary Jane Crump the following  
negroes (viz) Milley and child Matilda, Altima & Wilson, Cherry, Nancy,  
Willis (and child), Margaret, Luke and Beck, to her and her heirs forever

Item 6 I give and bequeath unto my grand Daughter Julian Ann Patterson one negro child  
named Mourning, to her & her heirs forever

Item 7 I give and bequeath unto my grand Daughter Julia Ann E.D. Crump one negro child  
called William to her and her heirs forever

Item 8 I give and bequeath unto my living Daughter Martha R. Wright the Land  
and Plantation on which she lives in Greenville County Virginia supposed to be about  
One Thousand Acres clear of any Encumbrance in my behalf to her and her heirs  
forever.

Item 9 It is my will that the Tract of Land on which is situated my Mill, supposed to  
contain about One thousand acres and the Tract of Land called Byrums  
adjoining the Land of James Grant Esq & others supposed to contain about  
two hundred & forty acres, be sold in the following manner (viz) the Mill Tract  
on a credit of One, two & three years (equal annual payments), and the Byrum  
Tract on a credit of One and two years.

The proceeds of such sales above named I will in the following manner  
viz if my perishable property consisting of Stock, Crop &c &c to gather with  
all debts due me should after being sold & collected be sufficient to pay all my  
Just Debts without interfering with the proceeds of the sale of the above named  
Land. Provided such sum should amount to Seven thousand dollars, to  
my son Richard Crump three thousand dollars, to my daughter Julia Ann  
Crump two thousand dollars & to my daughter Mary Jane Crump Two  
thousand dollars, and if such sum should not amount to seven thousand dollars  
to be divided between the said three children (Richard, Julia Ann & Mary Jane)  
in like proportion.

It is also my will that if my perishable Estate (after being sold together with all  
Just Debts due me) should be more than sufficient to discharge all my Just Debts  
that such surplus be divided equally between all my children (viz) Martha R. S.  
Alice A. James R. Julia Ann, Richard & Mary Jane, and if the sale of the above  
named Land should amount to more than the sum of Seven thousand dollars  
(viz) if a surplus over Seven thousand dollars should remain after all my Just  
Debts are discharged such surplus to be divided in like manner between all my  
children above named.

I nominate and appoint my two sons James R. Crump & Richard Crump together  
with Richard H. Weaver my whole and sole Executrix to this my Last Will and  
Testament, Sd/te 24, 1825

Signed Sealed and Acknowledged in the presence of  
William & wife & Henry Bruff

Richard Crump *SD*

State of North Carolina / Court of Pleas & Quarter Sessions  
Northampton County / December Term 1833.

This paper containing being exhibited & offered for probate as the last will and testament of Richard Compton (dead) and Anne D. Compton being sworn according to law and with both the signature of Henry Bapson one of the subscribing witnesses here to see the proper handwriting of said subscribing witness and that he is well acquainted with the handwriting of said witness. That said witness dwar in the State of Tennessee And at the same time Abraham B. Smith being duly sworn withal doth that he is acquainted with the hand writing of William A. Long the other subscribing witness to said will and the signature of said witness Long there to affixed is in his proper hand writing. And that the said witness dwar in the State of Alabama And at the same time Nathan Williams Jr. and Fletcher C. Richards and being duly sworn made oath that they are well acquainted with the hand writing of Richard Compton deceased and that the name and signature affixed to said paper containing is of the proper hand writing of the said Richard Compton whereupon it is ordered that said paper writing be admitted to probate as the last will and testament of Richard Compton (dead) and that the same be recorded. Attest and signed this 1<sup>st</sup> day of August 1833. Richd of H. Weaver Clerk

William Fox's Will In the name of God Amen

I William Fox of the County of Northampton & State of North Carolina being in my usual health of sound & perfect mind & memory blessed be God to this seventeenth day of July in the year of our Lord one thousand eight hundred & thirty two make & publish this my last will and Testament in manner following that is to say.

Item 1. It is my will & desire that all my just debts be paid.

Item 2. my will & desire is that my beloved wife Mary Fox shall have such part of my property as she shall be entitled to in the State of Virginia & the State of North Carolina agreeable to the laws of both States.

Item 3. It is my will & desire that my son George Fox shall not receive any further part of my Estate more than what I have already given him which is his proportionate part.

Item 4. It is my will & desire that my Daughter Deborah B. Woodruff shall not receive any further part of my Estate more than what I have already given her which is her proportionate part.

Item 5. I give & bequeath to my son William Fox all of my Land lying in the State of North Carolina & Virginia that lies above Crows branch to him his heirs and assigns forever.

Item 6. I give & bequeath to my Daughter Frances H. Fox all my land lying in the State of North Carolina & State of Virginia below Crows branch & a Tract of land to the Halifax road to her her heirs & assigns forever.

Item 7. Item my will & desire is that all of my Estates of every description that is owned mine both real & personal not all ready given be Equally divided between my son William Fox & Frances H. Fox their & their alikes to them there heirs & assigns forever.

And I hereby make & ordain my Friend William Moody to my as witness & Seal Editor of this my last will & testament writing etc this will made by me in witness whereof I the said William Fox have to this my last will & testament set my hand & Seal the day & year above written . . . . . Signed sealed published and delivered in presence of us witness

W<sup>t</sup> Long  
R. H. S. Bynum  
Nathan Daniel X

William Fox

Northampton County December Court 1833

This paper writing purporting to be the last will and Testament of William Fox aforesaid was proven as such in due form of law by the oath of Nathan Daniel one of the subscribing witnesses thereto. On Motion was ordered to be certified & recorded. Thereupon I herein certify as executed thereof according to Law -

Teste Richd H. Weaver Clerk

Nathan Tabors Will

I H. Will. In the name of God amen I Nathan Tabor of the County of Southampton and State of North Carolina being very sick and weak in body but of perfect mind and memory thankes to given unto god calling into mind the Mortality of my body knowing that it is appointed all men once to die and make and ordain this my last will and Testament that is today principally and first of all I give and recommend my soul into the hands of all mighty God that giveth it and my body I recommend to the earth to be buried in a decent Christian burial at the discretion of my executors nothing hindring but at the General Resurrection I shall receive the same again by the mighty power of God according to his Mortality estate where with it has pleased God to bless me in this life I give disposing and disposing of the same in the following manner and form First I give and bequeath to Ely Tabor my deary and beloved nephew after paying all my just debts all my Land and Stock house hold and Kitchen furniture to him and his heirs forever and I do hereby utterly disallow revoke and disannul all and every other former Testaments wills & codicils bequeathes executors by me in any wise before named wills and so forth Ratifying and Confirming this and no other to be my last will and Testament witness whereof I have hereunto set my hand and seal this 20<sup>th</sup> Day of August Eighteen Hundred & Thirty Two

Test. Simon Wood  
Brother X Hart  
marks

his  
Nathan X Tabors  
marks