

of fifty pounds to be paid out of my moveable estate.
 Item I give & bequeath to my beloved son Philips Fox the sum of forty pounds to be paid out of my moveable estate.
 Item I give & bequeath to my beloved daughter Susannah the wife of John Grove the sum of twenty seven pounds ten shillings to be paid out of my moveable estate.
 Item I give & bequeath to my beloved daughter Mary Hoosters five children, five cows & five calves, to be paid to them out of my moveable estate to each of them a cow & calf when the come of age
 Item I give & bequeath to my daughter Elizabeth the wife of Wirtel Linckel the sum of twenty seven pounds ten shillings to be paid out of my moveable estate.
 Item I give & bequeath to my beloved son John Fox, the whole of my homestead plantation whereon I now dwell, lying in the County aforesaid on the waters of muddy creek, including six hundred & forty acres, as appears by my two grants, from the Secretary office of said State, to remain to my said son, and to his heirs & assigns forever. I also give to my son John Fox the whole of my moveable estate, that I have not yet mentioned; provided that he procures, for my well beloved wife Amelia, such a maintenance as she shall be satisfied with, during the time as she remains my widow, and upon his neglecting to provide as aforesaid. I order that she shall have the use of my estate during the time she remains my widow.
 And lastly I do constitute, & appoint Amelia my well beloved wife & my son John Fox my only & sole executors & I do hereby revoke & annul, all & every other former will, by me before this time made, willed & bequeathed, ratifying & confirming

this & no other to be my last will & test. In further testimony whereof I have herunto set my hand & seal the day & year first herein above written

Signed sealed & presented of

Adam Legomann.

Lorenz Ungar. for

Henry Davis.

Philips Fox
 Susannah
 Mary Hoosters
 Elizabeth
 John Fox

In the name of God Amen! I Ann Fisher of the County of Rowan & State of N^o Carolina a widow, being very sick in body but of sound & perfect senses, mind & memory thank be to God for the same, but calling unto mind the mortality of my body & knowing that it is appointed for all once to die, do for the purpose of settling my affairs in full, with every individual who may have a just account against my estate & to dispose of my worldly estate, wherewith it has pleased God to bless me in this life I will give & bequeath in the following manner & form to wit;

First of all I give my soul to God who gave it, & my body to the earth, to be buried in a Christian decent manner at the discretion of my after named executors.
 Secondly. I give & bequeath unto my daughter Christiana my walnut cabinet together with all the tea ware also all the pewter, I also bequeath to her my 2^d daughter a walnut chest & my walnut table which I have in possession also I bed & furnished her chair & further give & bequeath unto my said daughter my Negroe girl called Liberty
 Thirdly I will & bequeath unto my son Charles my Negroe women Lucel my Negroe boy Boob. I will & bequeath all the other part of my estate which is not above ment

shall be sold by my executor & equal divided between my said two children Christiana & Charles share & share alike I further will that in case either of my children should die before they are of age of twenty years, or should leave a lawful heir of its body then in that case the surviving one of my children shall be sole heir of said deceased.

I do hereby constitute & appoint George Fisher my executor to this my last will & test: revoking all other wills, legacies, gifts or bequeaths by me made or intended to be made, ratifying & confirming this & no other to be my last will & test: in witness whereof the said Fran. Fisher has hereunto set his hand & seal this 22nd Day of March 1803.

Signed, sealed & published
in the presence of us

Catharina ^{her} ^{Wife} Fisher Seal
Catharina ^{her} ^{Friend} Smith Seal

^{her}
Ann Fisher Seal
mark.

In the name of God Amen! I Frederick Fisher of Rowan County & State of N^o Carolina (Planter) being very sick in body, but of perfect sound senses & memory thanks be to God for the same, calling unto mind the mortality of my body & knowing that it is appointed for all men once to die do for the purpose of disposing of my estate & settling my affairs in full with each & every individual, make & ordain this to be my last will & test: I give my soul to God that I gave it, my body to the earth to be buried at discretion & in that manner, at the discretion of my after named executors

& as touching my worldly estate wherewith it had pleased God to bless me in this life I give devise & dispose of the same in the following manner & form.

1. I give & bequeath unto my well beloved wife Ann the sum of one hundred pounds current money of N^o Carolina, I also bequeath unto her the negro woman Luce, I give unto her one choice of my horse creatures & four cows & six sheeps & six pigs her bed & furniture. I will that she shall have a peacible possession on the plantation I now live on, during the whole time she remains a widow, I will that my wife shall keep the fellow Corry & the smith tools during her widowhood to tend the plantation for her & to do the smiths work for my children, she may also keep two horses ploughs & gears during her widowhood, but in case my wife shall marry or die then in that case the fellow Corry & smith tools two horses, ploughs & gears shall be sold further I desire that the wagon shall be for the use of my wife during her widowhood.

2. I give & bequeath unto my eldest daughter Mary Eighty pounds current money of N^o Carolina. I bequeath unto her the Negro Girl Frank which she has in possession I also give & bequeath unto her the two hundred acres of land joining to Cresons land & two cows.

3. I give & bequeath to my daughter Barbara the sum of Eighty pounds current money of N^o Carolina. I also give & bequeath unto her the Negro boy Toney which she has in possession I give unto her two cows, in case Henry Soufan my son in Law will not accept of the above bequeath then it shall be for his children in equal shares.