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Yen shillings together with what I have already given to him to be his share of my estate.

Item I give to my to my son James Smith one hundred acres of land on the South end of my homestead plantation to him his heirs & assigns forever & also a horse bridle & saddle

Item I give to my son Joseph Smith one hundred acres of Land part of my homestead plantation joining on the North side of the lot that I have given to my wife to him & his heirs forever & also a horse bridle & saddle to the value of fifteen pounds.

Item I give my son Jeremiah Smith one hundred acres of land the north end of my homestead plantation to him his heirs & assigns forever and also one horse saddle & bridle to the value of fifteen pounds.

Item I give to my three daughters Sarah wife of Joseph Moore, Kiziah wife of Stephen orburn and Elizabeth the wife of Paul Daniel the sum of fifteen shillings to be equally divided between them together, with what I have already given them as their share of my estate.

Item I give to my four youngest daughters, Hannah, Martha, Patience & Ruth the remaining part of my moveable estate that I have not already bequeathed and likewise what I have given to my wife that is left at her decease, together with that hundred acres of land that I have ordered for her use - after her decease I order to be sold by my executors hereafter named, and the money arising therefrom I order to be equally divided between my four youngest daughters (as named), to each of them and against their aliene.

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And lastly I appoint Mary my beloved wife and my son Benjamin Smith my sole executors of this my last will & test; and do hereby revoke & disannul all other former wills and testaments by me before this time made, ratifying and confirming this to be my last will & test.

Signed, sealed, published & pronounced & declared by the said W^m Smith (read) W^m Smith to be his last will & test; in presence of us the subscribers.

James Walborn.

Bartholomew Williams.

Henry Davis.

In the name of God Amen! Thomas Smart of Rowan County & State of N. Carolina being weak of body but of sound sense & mind memory & disposition therefore be to God for his mercies, calling to mind the mortality of the body, knowing it is appointed for all men once to die and after death to come to judgment. I do in the name of God commit myself to the Lord Jesus Christ when this mortal life ends. my body to be decently buried in Christian like manner hoping to have them united again, at the great & general resurrection by the almighty power of God. And as touching my worldly goods as it pleased God to bless me with in this life - I give & dispose of in following manner First of all I leave my well beloved wife Elizabeth Smart all my whole estate both real & personal during her undoubt - But if she should marry she shall be dispossesed of all, and every part thereof, except such

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part as the law direct her to have during her natural life. And after marriage or her decease, there shall be an inventory of all the stock of every kind and other moveable property, that is to say -

A true estimate of said property to be made, & for her to receive no more than already mentioned - But if she should marry again - My will and desire is - That the residue of the tract of land, that I conveyed to Isaac Hendrick who is my son in law containing seventy acres and which I purchased from Humphrey Marshall.

I say that the aforesaid seventy acres of land together with all & every part & parcel, & increase of the aforesaid Stock of my wife Elizabeth as above mentioned at her decease or marriage to gather with said land - I give bequeath and dispose of to my well beloved good son Frederick Shadron to him & to his heirs forever.

By what I have already mentioned in the foregoing part of this will. I do not mean by it or that it should be so construed by any part of it - to dispossess my wife Elizabeth of the aforesaid land or any part of the stock, or its increase during her widowhood or her natural life - But on the contrary if she should marry again she shall be forever dispossessed of every part thereof - except what the law in that case directs for it to be peaceably and quietly enjoyed by the said Frederick Shadron and his heirs forever.

I also give that is I leave my son in law Jasper

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Collins the sum of five shillings as an acknowledgment of my esteem for him.

I do also appoint, constitute, and desire, that my well beloved wife Elizabeth Smart and the aforesaid Isaac Hendrick my whole & sole executors to this my last will & test. Revoking and making void all former wills or wills, hereunto fore by me made. Ratifying and confirming this & no other to be my last will & testament.

In witness whereof I have hereunto set my hand & affixed my seal with my own hand this 19th day of January: 1801.

Signed sealed and acknowledged Thomas. X Smart ^{his} mark
by the said Thomas Smart to be his
last will & testament in presence of us.

Benj: Shadron.

Lerry ^{his} Smart.

Thomas Coats.

Patty Shadron.

* In the Name of God Amen, I Samuel Lewis of the County of Rowan State of N^o Carolina Planter, being very sick and weak in body, but of perfect mind and memory, thanks be given unto God; Calling into mind the Mortality of my body and knowing that it is appointed for all men once to die do make and ordain this my last will and testament that is to say principally & first of all, I recommend my soul into the