

Craven County in the State of South Carolina considering the
Transitoriness of Life Do make and ordain this my last Will and
Testament, (being at this time of Sound and Disposing mind memory,
Judgement and Understanding) that is to Say, it is my Will that
all my just Debts be well and truly Satisfied and paid out of my
Estate within Some Convenient ^{time} after my Decease by my Executors
hereinafter named.

I give and bequeath unto my well beloved wife Rachel Furman Dur-
ing her Natural Life one Tract of Two hundred and fifty acres of
Land lying in Craven County aforesaid on both Sides of Beach Creek
granted unto me by William Henry Littleton Govn. L. in and over
South Carolina aforesaid, together with all my household furniture
Six milch's Cows, all my horses, the one half of my Stock of hogs,
Ten Swes and one ram, the one half of all my farming Utensile; and
the Use and Service of my Negro man Sirrah and negro man Glasgow
and negro Woman Jinny and her Issue, during the time ^{she} shall con-
tinue my Widow; and in case ^{of her} remarriage, then it is my will, that
She Shall keep the Said Sirrah, Glasgow and Jinny, but that the
Issue of the Said Jinny Shall be equally Divided between my Child-
ren or, the lawful heirs of their Bodies ~~together~~ and in case of
her never marrying again, it is my Will that what there shall re-
main of what I have herein given to my Said wife at the time of
her Decease She be equally Divided among my Children or their law-
ful heirs as aforesaid; but in case my Said wife Shall not accept
of what I havein before given and bequeathed unto ^{her} in lieu of all
Dower & right of Dower, but Shall claim ~~and~~ infit upon having
the one third part of all my Lands and other Effects, then and in
that case I do her hereby rescind, revoke and hereby make void
all and every Gift, (Original torn and unable to read it) -----

Item. I give, Devise and bequeath unto my son Josiah Furman one
Tract of Land lying in St Marks Parish aforesaid which I purchased

which I purchased from Tinnis Tiebont, to the North east on Land
which I purchased from Samuel Barot, with the line which runs be-
tween the Said Lands purchased between from the Said Beakman &
Tiebont to be contained so far into the land which I purchased
from the Said Barot untill it Shall come to the out side or uper
fence of the field cleared therein, and from thence to run North
Thirty Degrees West to ~~beach~~ creek aforesaid together with with
what Lands I am possesed of and ^{are} joining on the North-east side
of the Said creek provided nevertheless, my Said wife Shall have
the use and Benefit of that part thereof which I herein before
bequeath unto her, She complying with the stipulations in the
Said bequest herein-before mentioned, during her Natural Life.

Devise

Item I give and bequeath unto my Son Richard Furman and to his
for ever
Assigns the Tract of Land which I purchased from Tinnis Tiebont
containing Five hundred acres lying and being in St Marks parish
aforesaid and also all the remainder of the Tract of Land of Five
hundred acres which I purchased from Samuel Barot and not herein
before bequeathed (unto my Son Josiah Furman aforesaid), and ~~also~~
also that part of that Tract of Two hundred and Fifty acres ^{of Land} here
in before given to my Said wife during her Natural Life which ly-
th on the South-East Side of beach creek aforesaid, provided She
Makes no Demand of Dower or Thirds of my Lands or other Estates.
which if she does not, then she shall have the use and benefit
thereof Notwithstanding for and during the Said Term of her natur-
al life as aforesaid.

Item, I give, devise and bequeath unto my Daughter Sarah the
wife of Henry Hayneworth (one Tract of Land containing Five hund-
red Acres) the Same more or less in St Marks Parish aforesaid
with I purchased from Thomas Evanse Esq^r lying at a place ~~known~~
known by the name of the Duck-ponds; also One other Tract of Land
lying in St Marks Parish aforesaid bounding to the West and North
on Durant Land, to the East on Land of John Fullerton, to the

of Land above mentioned to my at the Duch-ponds I give to her Son Richard Haynewoth and to his Heirs and Assigns forever; and the other five hundred Acres of Land purchased from Joseph Fogartie, after her Decease I give to her Son Henry Hayneworth and to his Heirs and Assigns forever; but in case either of her Said Sons Henry or Richard Shall happen to Depart this Life, before my Said Daughter Sarah, without leaving any lawful Issue of his body together, then I do hereby authorise and Empower my Said Daughter Sarah to give his his Land (herein before given and bequeathed to him) to any child or children she may have of her body lawfully begotten to him, her or them by (x ~~Testament~~), Deed or Will to take place after her Decease, and to his , her or their (to whom she shall so give and bequeath it) Heirs and Assigns forever; and in Default thereof I give, devise and bequeath the Said Land ~~six~~ (torn from Original will) my Said Daughter Sarah & her right Heirs and to their Heirs and Assigns forever.

Item (Torn from Original Will) Will that all other lands and ^{the} personal ^{Estate} Effects not herein Given (Torn from Original Will) shall be Sold for the most money that can or may be got for them by my Executors herein after named, and the money arising from the Sale thereof be applied towards the payment of my Debts, and to enable my Executors to Sell and Aliens in fee-simple all those Lands which I have not herein before given and bequeathed, for the doing, executing and perfect finishing whereof, I do by those presents give, grant, will and Transfer to my Said Executors and to their Executors and Administrators, full Power and Authority to grant, Alien, Bargain, Sell, Convey and Assure all my Lands Lying and being in any place or places whatsoever, (and not herein before given and Devised) to any person or persons and their Heirs forever in Fee-Simple, by all and every such lawful Ways and means in the Law or to my Said Executors, or to their Executors or to

charged my Debts, it is then my Will, that the Surplus Shall be Equally Divided between my Said wife and children: and in case it should prove to be Deficient, then it is my Will that my Sons Josiah Furman and Richard Furman Shall pay the Deficiency in equal portions.

And Lastly, I Nominate, Ordain and Appoint my Said beloved wife Rachel Furman Sons Josiah and Richard Furman and Daughter Sarah Haynesworth Executrices and Executors of this my last Will and Testament and I do hereby utterly Disallow and Disannul all and ever other

and former Will, Legacy, Gift and Bequest by me at any time heretofore made, Allowing rattifying and confirming this and no other to be my last Will and Testament. In Testimony whereof I have hereunto subscribed my name (the whole being my own hand writing) and affixed my Seal the Fifth Day of August in the Year of our Lord One Thousand Seven Hundred and Seventy Seven in the year of American Declaration of freedom.

Signed, Sealed, & published, pronounced and Declared by the Said Wood Furman to be as his last will, and Testament in presence of us the Subscribers-----

Sheet 1st 5th (time) line 12th (the) line 17th (her) interlined (torn out of original will) 26th a word rased, line 207th at end (with) rased, 29th (are line 32^d (Devised) and (for ever) line (Torn out of original will) interlined, 2x

Sheet 2^d ~~line~~ line 14th at end. (his) rased, line 19th (Estate) and line 21st (to) interlined, line 20th (Shall) rased, line 29th (Estate) and (my) interlined, This sheet line 4th (other) interlined, line 5th a word rased. before Sealing hereof-----

John Newton Sen

John Newton Jr

her

Ann X Newton

Mark

Rachel Furman Sons Josiah and Richard Furman and Daughter Sarah
Haynesworth Executrixes and Executors of this my last Will and
Testament and I do hereby utterly Disallow and Disannul all and ever
other
and former Will, Legacy, Gift and Bequest by me at any time
heretofore made, Allowing ratifying and confirming this and no
other to be my last Will and Testament. In Testimony whereof I
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John Newton Sen

John Newton Jr

her
Ann X Newton
Mark

A CODICIL TO THE LAST WILL OF WOOD FURMAN

A Codicil to the Last will and Testament of Wood Furman Esq
of Camden district in the State of South Carolina Having in and

by my last Will given to my Son Josiah Furman the Tract of Land which I bought from Bernard Beelman and what is Included within the clearing (up to the fence) whereon I now Live, and in my Said Will having given to My beloved Wife Rachel Furman that Tract of Land of Two hundred and Fifty Acres granted to me by Wm Henry Lyttleton Gov^r &c for and during the Time therein mentioned, but on Mature Consideration think Proper to make this ~~Alteration~~ Alteration in my Said Will Vls It is my Will that my Said Wife shall have the Clearing with all the buildings and Improvements whereon I now live during the time She shall continue my Widow with Privilege of having her Creatures to run in the Swamp, and to Cut ~~Timber~~ Timber for Building on the plantation Fencing & Firing without Impeachment of Waste on any of my Lands.

And that my Said Son Josiah Furman may take into his Possession the Land Lying on the North Side of Beech-Creek though Contained in the above mentioned Two Hundred & Fifty Acres: and have Privilege to Erect a Mill on the Creek and if my Son Richard Furman is minded to join with him in Erecting a Mill thereon he Shall have a Right so to do they being at Equal Expence in Building the Same and shall have Equal Share in the profits arising therefrom: but if either of Them Shall refuse to Build the Said Mill the other may do it and ~~he~~ that refuses to do it be Excluded from any benefit accruing from the Same: and this I do hereby rattyfy and Confirm as part of my Last will and Testament. Likewise Confirming my Said Last Will in all things therein Contained and not hereby ~~xxxx~~ Altered. In Testimony whereof I have hereunto ~~Set~~ Set my hand & Seal this Twenty Fourth Day of July in the Year of Our Lord One Thousand Seven Hundred & Eighty Two and also Annexed the Same to my Said Last Will and Testament.

Signed Sealed Pronounced & Declared by the Said Wood Furman as part of his Last Will & Testament in the presence of us the Subscribers-- the Testator also Signed his Name on the Margin of each