

STATE OF SOUTH CAROLINA

In the name of God Amen I Jane Lusk of the State of South Carolina York District Widow, being in good health in body, and of perfect mind and memory and ~~sadly~~ ~~wanting~~ that I must die, do make and ordain this my last Will and Testament, that is to say, my Soul I give and recommend to Almighty God, and my body to the Earth to be decently buried by my Executor herein after named--And as touching my worldly Estate, I give, devise and dispose of the same in the following manner and form Viz--

1 I give and bequeath unto my two daughters Margaret & Martha to each of them, fifty acres of Land, my daughter Margaret's fifty acres to be laid off to her out of the old Plantation, and my daughter Martha's fifty acres to be laid off to her out of my own part, the said fifty acres to each of my said daughters I give and devise to each of them, and to each of their children of their bodies begotten for ever--Nevertheless if one or both of my two said daughters should die without issue, then her or their shares to vest immediately in my three sons herein after named--

2 I likewise give unto my daughter Margaret the young Sorrel mare to her and the heirs of her body--And I give unto my daughter Martha my big Sorrel Mare to her and the heirs of her body, but if my two daughters should die without issue of their body, or bodies begotten, then the said filly or young Sorrel mare, and the big Sorrel mare, to vest immediately in my three sons herein after named share and share alike--

3 I give and devise unto my three sons James Robert and Andrew all the remainder of my land, (after my daughters shares are taken off) to them and each of them, and to each of their heirs share and share alike, regard being had to quantity and quality-- Nevertheless, if either of my sons should die without issue,

immediately vest in my said daughters, or if only one be living at that time then the whole to vest in that one daughter, to her or them as the case may be, and the issue of her or their bodies--

Nevertheless and notwithstanding what is above ~~said~~ my two daughters Margaret and Martha Lusk's to have their living on the land and houses whilst they live single and their Stock to be left as now it is and the liberty of making clothing and bedding necessary as they now have

4th As to my personal Estate not herein before disposed of I will and bequeath to my three said sons and two daughters share and share alike, of horses, Cattle, hogs, sheep, and every other thing belonging to my estate

Lastly I do hereby Constitute and appoint Leonard Streight of Chester District my sole Executor of this my last Will and Testament, and I do hereby utterly revoke and set aside all and every other will Testament bequest or devise by me made, ratifying this and no other, to be my last will and Testament--

In witness whereof I the said Jane Lusk have hereunto authorised John Bates Sen'r. to sett my hand and affix my Seal this 27th day of March in the year of our Lord one thousand eight hundred and and twenty--

Signed, Sealed, published and declared by the said Jane Lusk as her last will and Testament in the presence of us, who in her presence, and in the presence of each other have subscribed our Names

Jno. Bates Sen'r.

Jane Lusk (L.S.)

Charles Neely

Jane Latta

Probated January 19, 1821

Will Book "G" P-41

Case No. 27