

RECORDS OF ESTATES - BOGGAN - BOWDEN
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WALTER BOGGAN - 1906

State of North Carolina, Richmond County. Superior Court. We, J. S. Bishop & Meta Boggan, do solemnly swear that as guardians we will well and truly administer all and singular the goods and chattels, rights and credits of the said George Boggan and Albert Lewis Boggan, our wards wheresoever to be found - secure and improve, and further to manage said estate and every part thereof, for the benefit and advantage of the said minor orphans, and according to law. So help us God. J. S. Bishop and Meta Boggan. Subscribed before me, this 20th day of Aug. 1907. Thos. L. Covington, CSC.

North Carolina, Richmond County. I, Meta Boggan, of aforesaid State and County, widow of Walter Boggan, dec'd, do hereby waive and renounce my right to administer on said estate and do hereby appoint and nominate W. F. Long in my place and stead. This 16th day of July 1906. Meta Boggan. Witness Henry D. Tillman.

K. A. BOLTON - 1911

Richmond County, N.C. In the matter of the administration of K. A. Bolton, deceased, to Thos. L. Covington, CSC of Richmond County. Take notice that the undersigned, next of kin, to wit., D. R. Bolton, brother of K. A. Bolton, deceased, hereby renounces his right to administer upon the estate of the said K. A. Bolton, and respectfully asks that H. D. Baldwin may be appointed as the administrator of said estate in his stead. This 2nd day of January, 1911. Wit: John S. Covington and D. R. Bolton.

THOMAS BOLTON - 1792

Administrator's bond shows Benjamin Bolton applied for letters of administration on the estate of Thomas Bolton, deceased. George Slaughter, Alex. Bogan and Benjamin Bolton are bound to Henry William Harrington in sum of two hundred pounds current money. Dated April 1793.

WILLIAM BOLTON - 1790

Thomsey Bolton vs. Benjamin Bolton. Petition for a distributive share. Dated 1792. The defendant, by Daniel Judson his attorney, defends and says that the petitioner's petition, and all process thereon ought to abate and be dismissed, because he says that it appears from the petitioners own shewing that two years did not intervene between the granting of administration and the commencement of his suit by petition aforesaid, and that by an act of the General Assembly passed in the year 1739 entitled An Act to Amend an Act, entitled an Act Concerning Proving of Wills and Granting Letter of Administration. He the defendant is not bound as administrator to divide, deliver or pay over to any legatee, heir at law or other person entitled to receive, except conditions any filed portion or distributive share of intestates estate, until the expiration of