

No. 93

State of North Carolina } We the Subscribing witnesses to the
 Brunswick County } Non Capitive Will of Lewis Galloway
 Esq. doth to report and before that we were at the dwelling house
 of the said Lewis Galloway on the sixth day of January in the year
 of our Lord One thousand eight hundred and twenty six, and the said
 Lewis Galloway, then laboring under a mortal malady & expecting to
 die, did especially require us the subscribers to bear witness to the
 Non Capitive Will then and there made, that is, that it was
 his will and desire that the property he left should be equally
 divided between his wife Elizabeth Galloway, and his children
 including the one with which she was then pregnant with the
 restriction that the property so far as regards the children should
 remain undivided until they became of age, and that even then
 part should remain in common with the rest, except at her own
 pleasure that he desired that a chair & horse should remain
 and be considered as his wife's absolute property to be taken possession
 of immediately in addition to her child's part. Likewise that he
 wished and appointed his brother Alfred Galloway his sole
 Executor to this his non capitive Will causing upon Isaac
 Carson to bear witness to this request. January 10th 1826.

L. Galloway,
 Isaac Carson

Court of Pleas & Co. Sessions } The due execution of the will
 January Term, 1826. Will was proved by the testimony
 of Al. Galloway, and Isaac Carson, subscribing witnesses.

J. Rutherford, Clerk

Recorded agreeably to an Act of Genl. Assembly Special Session
 1908 & Ratified Feb^r 6th 1908 - Copied from O.R. Records Book B. Vol.
 page 23 -

No. 59

J. James Flowers, of Brunswick County North Carolina, do
 declare, ordain and declare this Instrument which is written
 with my own hand to be my last will and testament, witnessed
 others. In the first place I give unto my son John forever
 a negro fellow Jerry, a woman Statira and a girl Jenny, also
 one feather bed & furniture, two cows & calves and the horse
 that he purchased from Thos. Hall. 2nd, the balance of my
 Negroes, with the plantation that I lived on, and the land
 on the opposite side the River. I leave for the use of my be-
 loved wife Rebecca, and her eight children, viz.: Susan, Elizabeth,
 Sarah, William, David, Julia, Rebecca, & Caroline. The Negroes
 to remain working on the plantation for the sole use of my wife
 & children, as above named, and no other; & so soon as one of my
 children marries or becomes of age due any negro to be equally
 divided & the one so married or comes of age to receive their part of them;
 then the balance to remain on the plantation as before & so in
 like manner until they all become of age or marry, and as
 soon as they all become of age or marry, then the plantation
 and land on the opposite side of the River I give to my sons
 William and David forever. The money I leave in the Hatterville
 Bank I give to my wife and my six daughters, viz.; Susan, Elizabeth,
 Sarah, Julia, Rebecca & Caroline, to be equally divided among them.
 She would prefer its being put out on interest for their use until
 it be done with safety. My stock of every description, viz.: horses
 hogs, cattle, & sheep I leave for the use of the plantation, except
 what has been given away, & what I shall give away hereafter.
 I also give all my household & kitchenware with my plantation tools
 of every description for the use of the plantation, my corn & grain
 I leave for the use of my family, and my paddling boat. The Slings
 that are made I leave to my Mr. Anderson & D. M. Ree which
 is the only debt I owe in this world. I give unto James Sunday
 my boy horse called Ulysses. My house to remain for the use
 of my family. In case any of my children (viz. Susan, Elizabeth,
 Sarah, William, David, Julia, Rebecca, & Caroline) should die
 before they are of age, then in that case their proportion of my
 property to be divided among those living. My share of the land
 in Tennessee on Hatchet River is 1250 acres of said land to
 my son John I give forever 450 acres of said land, the balance
 to be equally divided among the rest of my children. I also
 constitute and appoint my dearly beloved wife Rebecca, &
 my friends Alexander Anderson, Richard May, Isaac and
 Isaacson of this Will and Testament to be trustees
 of my testamentary estate and my land & land in the year one thousand
 four hundred and forty three, in the County of Brunswick, State of North Carolina.

Now my will is st^t at in case my wife wishes it that my land
left for the use of my wife & children be sold and that my son
John have one third part of my land in Tennessee consisting
450 acres, and in case my Executors sell the lands on Cape
Fear then the remaining two thirds of the lands in Tennessee
to go in the same manner that the Cape Fear land are divided
in the foregoing part of this Will, and the money arising
from the sale of said lands after remunerating my wife &
children to Tennessee - be laid out in Negroes for my wife & children
except my son John, and the money due me in Hunter'sville in Tennessee,
also to be laid out in Negroes to be divided between all
my daughters only. I also nominate, constitute & appoint
my friends Samuel Hall and his son Robt. P. Hall Execut^r
in the room of Alexander Anderson & Richard Lloyd left
the foregoing part of this Will. In witness whereof I have
hereunto set my hand & seal this 1st day of October, 1825.
presence of

Jul. Browning, Sr.

State of North Carolina,

James Sundy.

Brunswick County

Court of Pleas & Co. Ses^m
January Term, 1826

The execution of the within
Will was proved by the oath of
Jul. Browning, Sr. and James Sundy subscribing witness
thereto.

John Rutland, Clerk

Recorded agreeably to an Act of Gen^t. Assembly, Special Session 1908
Ratified Feb 1 1908 - Copied from Old Records Book B. (1). p 26

No. 112

I, Samuel Hall of the County of Brunswick and State of
North Carolina, do make and order this to be my last Will or
Testament.

1st I give and bequeath to my wife the following negro slaves to
Moll, Lily, Fred, Caesar, Sall and O'Neil to be at her sole disposal
+ use; as also the following Negroes during her life. Nica, Ned
Marshall, Lypd., at her decease then to be divided as follows - To my
Ezekiel Hall, Nica and her increase - To my son, Robert
Hall - Lypd., and her increase - To my son William
Hall - Marshall and her increase.

2nd I give to my son Thomas Hall the following negro in
addition with those I herefore leave him from time henceforth, Ned
West and Calie.

3rd I give to my son Robert Hall the following negroes
Lizzy, Lydia, Rachael, Nancy, Katty, Mary, and others
such, slaves, and so on.

4th I give to any son William Hall the following negroes -
Doll, Neill, Tom, Pat, Margaret, Abby, Jacob, Abram, Sam, Grace
and Virgil -

5th I give to my wife during her life that part of my Mulberry
Plantation to the North of what is called the Mulberry Branch
running up said Branch to a ditch at the back of my Garden, and
with said ditch to the head of the lane, at her decease, then said part
of the Plantation I devise to my son, William -

6th I give to my son William that part of my Mulberry Plantation
between and to the South of what is called the Mulberry Branch
and a Branch which makes out of said Mulberry Branch and runs
West, and to the North of my son Robert's Cribs -

7th I give to my son Robert the residue of my Mulberry Plantation
to the South of the Mulberry Branch, and the Branch next, and to the
North of his Cribs running with said branch till it intersects the wood
ditch, then with said ditch to Register's line, together with the
Brady Tract of land on Indian Creek. -

8th I give to my grandson, Samuel, son of Ezekiel, one negro boy
called Dick, child of Nica. -

9th I give to my wife one third of my stock of cattle, hogs & sheep
also my horses and mules, together with household Kitchen furniture
and plate in Watauga my hand & seal this 4th day of May, 1826 -
Witness - John Flowers Samuel Hall G.H. Waiters.

State of North Carolina, Court of Pleas & Co. Ses^m
Brunswick County, November Term, 1826 } The above
was sworn to by John Flowers, one of the subscribing wit-
nesses, and ordered to be registered - Joseph Rutland, Clerk

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