

249

Item: I give and bequeath to my grand son ~~Federick~~ Rackley (son of ~~Federick~~ Rackley, my negro boy named Athelston son of Jude, (who I have before given to my two daughters ~~Cityvius~~ and Sarah to him and his heirs forever.

Item: I give unto and bequeath to my grand son William R. Rackley my negro girl named "ance to him and his heirs forever.

Item: I give and bequeath to my grand son Persons Rackley son of Persons Rackley my negro girl named Isabella to him and his heirs forever. Item: I give and bequeath to my grand son Persons Rackley (son of Silas Rackley) one negro girl named Amy, who I have before verbally given to my son grandson, which negro is now or ought to be in the possession of my son Silas Rackley. Item: My will and desire is that all the lands that I possess my negro woman cate, all my stock of every description, all my crop, and every other description of property whatever that I have not before given away in legacies shall be sold by my executors hereinafter mentioned, on a credit of nine months, and the monies arising from the sale of the same, I give and dispose of as follows: viz:

I give and bequeath to my grand son John Batchelor, son of John Batchelor, all the monies that may arise from the sale of said negro woman cate as aforesaid to him and his heirs forever. The monies arising from the sale of the balance of the property before mentioned together with all my notes and money in hand, my will and desire is that it shall be equally divided between my sons, Frances Rackley Mathew Rackley and ~~Federick~~ Rackley and my daughters, Elizabeth Batchelor Cityvius Rackley and Sarah Etheridge and my grand daughter Margaret Rackley and (daughter of Persons Rackley) to them and theirs forever. And I do hereby constitute and appoint my son Francis Rackley and my friend David Ricks Executor to this my last will and testament revoking and annulling all other wills and by me heretofore made and this to be my last will and testament In witness whereof I have hereunto set my hand and seal, this the 18th day of October, 1814.

Signed, sealed and delivered in the presence of us
D. Melton his
Patsyxx Tucker
mark. Persons x Rackley (Seal)
mark.

Nash County

November court 1814

The foregoing will was duly proven in open court by the oath of David Melton a subscribing witness thereto and on motion ordered to be recorded.

Attest. Wm Hall, C.C.

and is registered in obedience to the above order.

Attest. Wm Hall, C.C.

250

In the Name of God Amen. I Benjamin Bunn of Nash County and State of North Carolina being in a low state of health but of sound mind and memory thanks be to god for the same do make and ordain this my last will and testament in manner and form following to wit: I desire my just debts to be paid. Item: I lend to my loving wife Priscilla my land and plantation whereon I now live during her life after her death to my son Bennett Bunn to him and his heirs and assigns forever.

Item: I lend to my loving wife Priscilla one negro man by the name of Reubin during her life.

Item: I give and bequeath to my son Bennett Bunn my land and plantations on the north side of Stoney Creek also one negro boy named Tony to him and his heirs and assigns forever.

Item: I give and bequeath to my daughter Sally Bunn one negro boy by the name of Peter to her and her heirs forever.

Item: My will and desire is that all the rest of my estate of every kind what soever be equally divided between my wife Priscilla and my son Bennett my daughter Milley and Daughter Bailey and my grandson Redmond Bunn should he live to the age of twenty one years to them their heirs and assigns forever. but if he should die before he arrives to the age of twenty one I desire it to be equally divided between my wife and son Bennett and two daughters to them their heirs and assigns forever.

Item: I do hereby nominate and appoint my son Bennett Bunn executor of this my last will and testament in witness whereof, the said Benjamin Bunn have set my hand and seal this the 11th June, 1814

Redmond Bunn, Elizabeth x Jackson,
her mark.
Chasey Carrell
mark.

Benj. Bunn (Seal)

250

Nash County

February Session, 1815

The foregoing will was duly proven in open court by the oath of Redmond Bunn and Chasey Carrell two subscribing witnesses thereto and on motion ordered to be recorded.

Attest. Wm Hall, C.C.

and is recorded in obedience to the above order.

Attest. Wm Hall, C.C.