320

him and his heirs forever.

Item: I devise to the lamful children of my son David Daniel (including those not born) thelife estate of my son Devid Daniel in the treat of land on which he now resides containing and bounded according to the deed of the same from John Ricks . I also give and bequeathto the anid children ofmy son David Deniel every species of property which I purchased at the cale of his property and now in his reseasesion to them and their heirs forever.

Item: I will that my negro woman Thice and her children if not acld by me, shall be sold by my executors at his discretion and the proceeds of the cale be apprograted to the discharge of the debts of my son David Daniel for which I am surety and snote given by me to Thayer of Petersburg for four hundred and two dollars and fifty three cents with interest from the twelth day of Pebruaryone thousand eight hundred and twenty two. If the sale of the above negroes be made for this purpose I then will that the balance of my estate be divided into five equal parts one of which parts I then give to the lawful children of my son David Daniel if Chloe and her children be not sold to discharge the said debts, I then give and bequeath Chloe and her children to the lawful children of my son David Daniel and their heirs forever butex lude them from a share in the division of thebalance of my estate.

Item: I give to my daughter Martha Hunter my negro man James to her and her heirs forever.

Item: At the death of my wife thepr perty lent toher during her life, together with the belance of my estate real and personal not hereinbeforedisposed of after the payment of my debts, including in the valuations a negro boy Allen falue two hundred dollars given by me to my son John Paniel during his life time, I will to be divided into four equal parts, the first part of which I give and bequeath to the lawful children of my sonEli Daniel (including those not born) The second part of which I give and baqueath to the lawful children of my won Jephinah Daniel_the third part of which I give and bequeath to the lawful children of my son John Daniel and the fourth andlast part I live and Laqueath to my daughter Martha Hunter, to them and their heirs forever.

It is my will that all the property left at my decease exclusive of that lent to my wife be divided between and given to thepersons therein named within two years after my decease or sooner if it may be practicable for my executors to settle my estate.

I nominate constitute and appoint my son Isham Poniel my executor to this my last will and testament. In witness whereof I have herunte set my hand and affixed my seal, this twenty first day of "ugust in year

of our lord one thousand eight hundred and Twenty his David & Daniel (Seal mark.

Si_ned, sealed, published and ordained as the last will and test mentof the testator David Daniel in presence of us. The words and Milley first interlined. Timo. Ferrell John Watkins Thomas Harris

valuationof the negro man Archer.

State of North Carolina Nash county court August session 1825. The foregoing last will and testament of David Daniel was exhibited in opencourt for probate and duly proven by the oaths of John atkins and Thomas Harris two subscribing witnesses thereto and onmetion ordered to be recorded. and is recorded. Attest H Blourt, C.C.

317

In the Hame of God Amen. I Hartwell Hines, Sen. of the Countyof Nach and State of North Carolina, being in a low state of health butof sound mind and memory thanks be to god for the same, calling to mind the mortality of my body and knowing that all men must die do this twentieth day of May in the year of our ford one thousand eight hundred and twenty time) make and ordain this my last will and testament in theform and manner following to wit, it is my desire that mybody be decently buried at the discretion of my firends and executors and that all myjust and lawful debts be paid out of my estate.

Item: I give and bequeath unto my son Alex W. Mines. deceased child bucy B. Hines five shillings to her and her heirs forever. Item: I give and bequeath unto my grandson Joseph Hines son of Frederick B. Hines deceased my negro man Archer to him and hisheirs forever. Item: I give and bequenth unto my granddaughter Hancy Mines, Hiza. Hines Patsey Hines, Temperance Hines and Mary ann Hines, daughters of my son Frederick B, Hines eight three dollars and thirty three and a third cents each to be paid by their brother Joseph Hines, to eachone as soon as she arrives to the age of twenty one years it being their proportionable partoff the

Item: I give and bequeath unto my daughter Bliz. Vick my negro weman Mancy and all her children (viz) Clos, Kate, Chany, Jacob, Marinda , Mahaly Isham, and Sophy Jackson, I also give her Closs child Mary to her and her heirs forever.

Item: I give and bequeath unto the childrenof my son L.K Hines deceased my negro man Bob to be equally divided betwixt them. Item: I give and bequeath unto the children of my daughter Rebecca Walker, deceased viz: Eliz. Hunter, Boldin alker, Martha Vick and James

Walker five shillings to them and their heirs forever. It is my desire that my old negroes woman Clos remain with my daughter Eliz. V' or with some of my grand children as she may think proper.

De balance of my propertynot mentioned I wish to be sold and themoney

arising from the cale thereof to be made use of in payment of my debts.

I do ordain and appoint James Hunter my whole and only executor to this my last will and to tament in witness whereof I have hereunto set my hand and load the day and year above written.

Figned, and acknowledged in presence of

Hartwell Hines (Seal)

Jno. arrington lime. Ferrell

State of NorthCarelina, Mash county court, of PAQ S August Term 1825 the foregoing last will and testament of Cartwell Mines, was exhibited in open court and duly proven by the arth of Timothy Ferrell a subscribing witness therete and on motion ordered to be recorded.

Attest H Blount, C.C. C.

and is recorded in obedience therete.

H. Blount, U.S.c.

318

In he hame of Godamen. I Ann Dozier of the State of North Carolina and County of Mash being low in health the in my perfect mind and memory do make and ordain this my last will and testament as follows: Item: First I give and bequeath unto Miss Slizabeth Brady one bad and all the clothes belonging to said bad also one mare two come namely one with a young calf the other a large red cow and one sow and eight pigs also all my household and kitchen furniture: Item: I give unto James Dozier my Young yoke of oxen and cart.

Item: Give unto Jno. Dozier one sew and piggs undone yearling also ne bed of wright ought to belong me. also I give unto James Dozier my corn fodder plantation if any thing else found thats undisposed of I give it unto Elizabeth Brady also I leave ordain and appoint Benjamin Blount executor of this my last will and testament in whereof I have acreunto set my hand and seal this 19th day of April, in year of our lord eight hundred and twenty four.

Archi Let higs.

318

Ann x Donier (Seal)

State of NorthCarolina Nash County court Sevember Term 1828

the above last will and testament of 'nn Dozier teceased was exhibited in open court and duly proven by the oaths of Nathan Higgs and Archileus Biggs subscribing witnesses thereto and on metion ordered to be recorded.

Attest H Blount, C C.C.

and is recorded in obedience thereto

. H Blount , C. C. C.

319

In The Name of God Amen. I Sally Frazier of the State of North Carolina and county of Nash being of sound mind and perfect memory blessed be god, do this 28th day of April, in the year of our ford, one thousand eight hundred and twenty five (1825) make, publish and declare, this my last will and testament in manner and form following to wit.

First: I give and bequeath to my son ancil Perreil my negro woman Jinny, one feather bed and furniture and one cow and calf, to him and his heirs forever. Item: I give and bequeath to my son James Perrell my negro man Scott, one feather bed and furniture and one cow and calf to them and to his heirs forever.

Item: I give and bequeath to my daughter Eurice Edwards the sumof Two hundred dollars in money, to be paid to her or to her heirs by my executors who will be hereinafter named. All the rest of my estate of whatsoever destription that/my' die seized and possessed of (not hereinnamed) I leave to be seld by my executors and the money arising therefrom to be equally divided between my three above named children, or their heirs after paying and lawfull all my just/debts, and I hereby appoint and ordain my sons Ancel Ferrell and James Perrell Executors to this my last will and testament, in with res whereof I thensaid Sally Frazier have hereunto set my hand and seal the day and year above written signed, sealed and declared by the said Sally Frazier, as her last will and testament in presence of as who was present at the time of sealing and signing thereof.

Witnes: Brchibald Lamon Patsyler Morgan mark.

319

Sally x Frazier (Seal)

State of North Carolina, Nash county court November term 1825.

The above last will and to tament of Sally Frazier deceased was exhibited in open court and duly proven by the oath of Archibald Tamen a subscribing witness theret and on motion ordered to be recorded.

Attest H Blount, C. C.C.

and is recorded in obedience thereto

Attest H Blount . C. C.

320

In The Mane of Godamen. I Benjamin Crumpler of Eash County and State of North Carolina being weak of body the of sound mind and memory calling to mind the mortality of my body knowing that it is appointed for all men once to die first I give my soul to God who gave it and my body to be buried in a christian like manner at the discretionof my executors and I wish to aispose of my worldly goods in manner following Item: I give and bequeath to my two grand children william Grumpley and Martha Grumpley two hundred and one acres of land whereon I now live to be iqually divided between them I give it to them and their heirs forever. Item. I give and bequeath to James Fleming one hundred and fifty acres ofland lying in