240

The foregoing will was duly provenin open court by the NashCounty oath of oseph Burnes of John Flowers his subscribing witnesses thereto and on motion ordered to be recorded.

Attest. Wm Hall, C.C.

and is registered inobedience to the above order.

Attest, Wm Hall, C.C.

240

I William Aprington of Bash County and State of Borth Carolina being meak inbody but of sound mind and memory and knowing that my daughter wary being born not in medlock and that my dying without a will she would not heir with my other children, It is my will and desire that she my daughter Mary should heir with the rest of my children, as the she had been born in wedlock in witness whereof I have hereunto set my hand and seal this17th dayof eptember, 1812. William Arrington (Seal)

witness before us Wood Tacker Phil Be nett John H Harrison

240

N shounty

February court 1813

The for going will was duly proven in open court by the eath of the subscribing witnesses and on notion ordered to be recorded . attest. "m Hall, C.C. .

and is registered in obedience to the above order.

Attest. "m Hall, C.C.

In The Name of Godamen. I William Richardson sen. of Nash County and State of North Carolina being low of constitution but sound of mind and memory and knowing the uncertainty of life and that it is appointed for all men to die do therefore make and appoint this as my last will and testament In the first place I recommend my body to the dust whence it come and my soul to god that gave the same and my worldly goods as follows to wit In the first place I give and bequeath to my loving daughter Tempy Richard son all my land and plantation whereon? now live with all improvements/on together with all my cider casks hogsheads and barrels of all kinds and mort whatscevever to her and her heirs

Secondly : I give and bequeath to myloving sens Numan Richardson four dollars to be paidout of my estate to him and his heirs forever. thirdly: I give and bequeath to my loving son Goorge Rehardson four dollars to be paid out of my estate to him and his heirs forever. fourthly: By willis that all the rest of my estate of every kind or sort what soever be divided after all my lawfull debts are paid be equally divided by sale between John Richardson, my son. Tempy Richardson my daughter and Alsey Richardson My son to them and their Beirs for241

and fifthly and lastly I hereby adopt and appoint BohnRighardson my son and Augustin Bass my hole and soul executors of this my last will andtestament disanulling all wills by me heretofore made and declare this and no other my last will and testament in witness whereof I have assigned this with my own and delvired in presence of and dated this 19th of

August, 1812. Witnesses: odn Bass Jesse Bass Jones Walker. NashCounty

February Term 1813

William Richardson

The foregoing will was duly proven in open court by the oath of Jesse Bass who swor e he asw Gideon Bass sign the same as a witness which is ordered to be recorded. Attest Wm Hall, C.C. and is registered in chedience to the above order.

Attest."m Hall, C.C.

In he hame of God Amen. I James Battle of the county of Bash and State of North Carolina being weak in body but of sound mind and memory do make this my last will and testament in manner and form following, that is to say. I give and bequeath to my daughter Mary Battle enenegro named Milley and her increase, one boy named Jam , one bed and fur iture and one hundred dollars to her andher heirs forever.

Item: I give and bequeath to my daughter Elizabeth Battleonenegro named Nat, one girl called young Lucy with her increase, one bed and furniture and one hundred dollars to her and her heirs forever.

Item: I lend to my wife Abian Battle all mylands and plantation but if she should marry or when either of my youngest sons shall arrive to the age of twenty one my said wife is to have one third part of all my lands with the plantation whereon I now live for and duringher natural life and all my lands and plantations at the death of her, I give and bequath to my three sans to wit Thomas, James, and John to them their heirs and assigns forever.

Item: I give and bequeath to my wife Abian Battle one negroe named Milbrey with her increase ane boy and named base, one bed and furniture and one horse called Bradey to her heirs and assigns forever.

Item: I give and bequeath to my daughter Tempe Rattle, one negro named Bettey with her increase one boy named Lewis one bed and furniture, to her and her assigns forever.

Item: All the rest and residue of my estate of all kinds whatsœver to remain on the plantation for the use of my wife and children for and during her life or widowhood and at her death or marriage I give and bequeath the same to my four youngest children that is to say Thomas, Tempe, James and John to be equally divided among them their hears an a saigns forever. I do constitute and appoint my wife Abian Rattle Admr. and Nathan Whitehead Executor to this my last will and testament.

In witness whereof I have hereunto set my hand and seal this 7th dayof april, one thousand eight hundred and three .

Signed, sealed and acknowledged

in presence of the words (andher increase) interlined before signing. John Micholson

James Battle (Seal)

Arthur Whitehead Mathew Drake

NashCounty

November court, 180 3

The foregoing will was duly proven in open court by the oaths of John Nicholson an Arthur "hitchead two subscribing witnesses thereto anden motion ordered to be recorded. Attest. "m Hall.C.C.

and is register d inobedience to the aboveorder in page 170 and 171.

Wm Hall, C.C. 243

In he same of God smen. I Mathew Johnson of the county of Mach and State of North Carolina being sick and weak in body but of perfect mind and memory thmaks be to god for it therefore calling to mind the mortality of my body and knowing that it is appointed for all men once to die do make and ordain this my last will and testament in manner and form as f llows to wit in presence.)

Item: I lend to my beloved wife Mary Johnson one small trunk one large trunk one small balok walnut chest one good feather bed and furniture three pewter plates one queart bason and one gallon bason and dish during her life or widowhood and after her death to my son littlebery Johnson and also I lend to my beloved wife Mary Johnson the land and plantation whereon I now live containing six hundred and thirty one acres be the same more or less and all the rest of my property within doors and without, doors together during her life or widowhood and afterwards to be equaly divided between her children lawfully begetten by her body I cave my nego fellow peter to be hired out cix years have the sixth part of hise and the rest is to be equally divided my wife she must between Stephen Johnson , Mathew Johnson, Henry Johnson, William Johnson and Littlebury Johnson after paying my debts and if my wife lives after the six years she must take him home to her seif if she continues her widowhood and if she doth not continue her widowhood then to be cold with the rest of my property . Item: I do hereby make and appoint Thomas stokes and Hardy Pridgen my hole secutors of thismy last will and testament here tefore made and ordained and do publish and pronounce this my last will

wigned, scaled and published and pronounced this 17th day of July, 1811. in the presence of us Test. Ellen Macom Polly anders

Mathew Johnson (Seal)

Mash County

May Term 1812

The foregoing will was duly provenin open court by the oath of fally canders, a witness therete and on motion ordered to be recorded. Wm Hall, G.G. 243

and is recorded inobedience to the aboveorder. Wm Hall, C.C.

245

InThe "ame of God Amen. I Thomas Lawrence of the County of Nash and State of North Carolina being now of sound mind and disposing memory doth make and ordain this my last will and testament In marmer and form fellowing to wit:

Item: First I lend the use of the plantation whereon I now live and also Acgest track of land to my beloved wife Licey Lawrence during her natural life provided . she my said wife shall decently maintain and educate my children but whetever my said wife shall fail to educate and maintain all my children untill each of them arrive of full ac or marries, then my executors shall take chargeof the Rogers Tract of land and may either sell it at private or public sale at their own discretion, or otherwise may rent the same out\_in either case it i.for the maintain noes and education of all my children untill they arrive of full age or marries, also it is my will and desire that my executors sell all my lands which lies in cumberland county. M.C., and also that they sell the Richardson Tract of land both at their own discretion either at public or private sale all of which they will put to the best use for my children . also I lend to my said wife Nicey my negro woman named cate, and also Anaky and both their further increase and cates child named Reiney and her increase during her natural life all the rest of thenegroes to be hired out by my executors for the use of the my said wife ona loan as much of my perishable property, household and kitchen furniture as they may deem necessary for the maintainance of her and all my children under age and single during her natural life provided at any time should my executors see any waste inthe propertypereshable lent to my said wife or more property there shall actually be usefull and necessary for the support of the family as herein named, they may take such part as appears uncessary and sell for the benefit of my children and also that my executors sell the residue of my estate not herein mentioned and after paying all myjust debts divide themoney arising from such sale equally among my children as they come of age or marry and further my will and desire is that at the deathof my said wife all the lands, negroes, and every article of the estate as lent to my wife be sold and the money arising from such cale to be equally divided among my children as they come of age or marry . Item: and lastly I do nominate and appoint my friends Dated Sills, William Whelees, Sen. and John Richardson executors to this my last will and testament. Ithe said "homas levrence do hereby will and desire that Mancy Walker wife of Lemuel ther shall draw so much of theestate of my mothers as her mother wa