

## 194

In the Name of God Amen:- I Elizabeth Wells of the county of Nash and State of North Carolina, being of sound and perfect mind and memory, blessed be God, do this the 27th day of November one thousand eight hundred and nine

Item: I give and bequeath to my son Jeremiah Wells my sorrell colt that belongs now with the mare likewise its is my will and desire for him to have all my cattle and hogs and sheep and corn.

Item: Its my will and desire for all my cotton to be equally divided between my son Jeremiah Wells and my daughter Martha Daughtridge and I hereby make and ordain my worthy son Jeremiah Wells executor of this my last will and testament. In witness whereof, I the said Elizabeth Wells, have to this my last will and testament set my hand and seal, the day and year above written.

Signed, sealed and published and declared by the said Elizabeth Wells the testator as her last will and testament In the presence of us, who were present at the time of signing and sealing thereof.

Samuel L. Lankin  
Thomas Pope.  
Nash County

Elizabeth Wells (Seal)

## 194

February court, 1810

The foregoing will was duly proven in open court by the oath of Samuel L. Lankin 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.

## 195

In the Name of God Amen The eleventh day of September 1795 I Dinah Tucker of the county of Nash and State of North Carolina, being weak in body of a perfect mind and memory, thanks be to God for his mercy and calling to mind the mortality of my body and knowing that it is appointed for all men once to die I do make and ordain this my last will and testament as follows, principally and first of all I recommend my soul into the hands of God that save it and into my body I recommend it to the earth to be buried in a christian like manner and as touching such worldly estate where with it hath pleased God to bless me with I give and dispose of the same in manner and form following.

Item: I give and bequeath to my daughter Dinah Young five shilling currency of this state.

Item: I give and bequeath unto my daughter Tammen Whitfield five shillings currency of this state.

Item: I give and bequeath unto my daughter Anas Parrot five shillings currency of this state.

Item: I give and bequeath unto my daughter patience Taylor five shillings currency of this state.

Item: I give and bequeath unto my daughter Ann Batchelor one chest and all my wearing cloths one bason and two plates one flat iron one meal sifter

## 195

one sheat, one prayer book, one wooling wheel one tub and piggin one chair.

Item: I give and bequeath unto my son Jonathan Tucker my hat, likewise all the house hold furniture and stock of all kinds like wise all that I am possessed with in doors and without.

Item: That I appoint my son Jonathan Tucker to be sole and sole executors to this my last will and testaments and I do hereby utterly disallow revoke and disannull and every other former testaments will and legacies before this time named relapsing and confirming this and no other to be my last will and testament in witness whereof I have hereunto set my hand and seal the day and year above written.

Signed, sealed and delivered in presents of us.

Dinah Tucker. (Seal)

Robert E. Craekmore  
Daniel Batchelor  
Pallentine Craekmore  
Nash County

May court, 1810

The foregoing will was duly proven in open court by the oath of Robert Craekmore 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.

## 196

In the Name of God Amen:- I John Whitehouse of the County of Nash and State of north carolina, being very weak of body but of sound mind and memory, blessed be god, do this the 31st day of August in the year of our Lord one thousand eight hundred and nine, make and publish this to be my last will and testament in manner and form following viz:

First My will and desire is that my wife Patsey Whitehouse shall have her third of all my lands during her natural life. Item: I give and bequeath to my said wife Patsey Whitehouse one bed and furniture first choice. also one table, one chest, all my chairs all my knives and forks, one horse the choice of my stock of horses, four cows, and calves first choice my negro woman Till, Three sows and pigs, one wash tin wheel and card first choice, one Linnen wheel, one side saddle and bridle, one loom and gear, Ten Barrells of corn, Two Blade, Stacks of fodder and one top stack three hundred weight of cotton, all my flax, all my earthen ware and all my tin furniture, all my bottles, and decanters and tumblers all my working tools, one cart and wheels, one pot and skillets first choice, one frying pan, one dutch oven, all my cider casks, one side of sole leather and one of uper, two bread trays, first choice, one meal sifter, to be held and enjoyed by the and her heirs forever.

I also lend to my said wife, Patsey Whitehouse, my negro man named for the term of three years after my death.

Item: I give and bequeath to my son John Damon Whitehouse one negro girl Charlot one boy named charles. One boy named March and one boy named

196

Medium, all my horses besides what is all ready givento my wife, also all the lands that I possess ~~remaining~~ to my wife Patsey, her third as before mentioned, also my negro man Bob after the three years is expired that I have lent him to my said wife Patsey, as before mentioned also all the remainder part of my estate both real and personal, as is not hereto given away to be held and enjoyed by him and his heirs forever with the following reserve viz:

If my said wife Patsey Whitehouse should be delivered of another living child before my death or within nine months after, then it is my will and desire that all the property both real and personal, that I have given to my son John Lamon Whitehouse should be equally divided between my said son John L. Whitehouse and the other or others if it should so happen that one or ones should be here in the time above mentioned and I do hereby constitute and appoint David Ricks, executor to this my last will and testament and I the said John Whitehouse do hereby declare that all wills made by me heretofore to be disannulled and of no effect, and this and no other to be my last will and testament. in witness whereof I hereunto set my hand and seal,

Signed, sealed and acknowledged  
in the presence of  
John Ricks  
William Ricks

his  
John L. Whitehouse (Seal)  
mark

November court, 1810

Nash County

The foregoing will was duly proven in open court by the oath of John Ricks and William Ricks two subscribing witnesses 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.

(See next page)

196

Sung will

In The Name of God Amen, I John Whitehouse of the County of Nash and State of North Carolina, being very weak of body but of sound mind and memory, blessed be God, do this the 31st day of August in the year of our Lord one thousand eight hundred and nine, make and publish this to be my last will and testament in manner and form following, viz: First My will and desire is that my wife Patsey Whitehouse, shall have her third of all my lands during her natural life Item: I give and bequeath to my said wife, Patsey Whitehouse, one bed and furniture first choice, also one table, one chest, all my chairgall my pewter, my knives and forks, one horse, the choice of my negro woman Tall, three sows and pigs, one washtin wheel and card first choice, one linnen wheel one side saddle and bridle, one loom and gear, ten barrells of corn, two blade ~~of~~ fodder and one top stack three hundred weight of cotton, all my flax all my earthen wear and all my tin furniture, all my bottles and decanters and tumblers, all my working tools, one cast and wheel's one pot and skillet first choice, one frying pan, one dutch oven, all my cider casks, one side of shoe leather and one of uper, two bread trays, <sup>just</sup> choice, one meal sifter, to be held and enjoyed by she and her heirs forever. I also lend to my said wife Patsey Whitehouse, my negro man named ~~Bob~~ <sup>for</sup> the term of three years after my death,

Item: I give and bequeath to my son John Lamon Whitehouse one negro girl charlot one boy named Charles, One boy named March and one boy named Medium all my Horses besides what is given to my wife, also all the lands that I possess, ~~remaining~~ to my wife Patsey her third as before mentioned, also my negro man Bob. After the three years is expired that I have lent him to my said wife Patsey, as before mentioned also all the remainder part of my estate both real and personal as it not hereto given away to be held and enjoyed by him and his heirs forever, with the following reserve, viz: If my said wife Patsey Whitehouse should be delivered of another living child before my death or within nine months after, then it is my will and desire that all the property both real and personal, that I have given to my son John Lamon Whitehouse, should be equally divided between my said son John L. Whitehouse and the other or others, if <sup>it</sup> should happen that one or more should be born in the time above mentioned, and I do hereby constitute and appoint David Ricks executor to this my last will and testament, and I the said John Whitehouse do hereby declare that all wills made by me heretofore to be disannulled and of no effect, and this and no other to be my last will and testament in witness whereof I hereunto set my hand and seal,

Signed, sealed and acknowledged in the presence of  
John Ricks  
William Ricks

John Whitehouse (Seal)

Nash County

November Term, 1810

The foregoing will was duly proven in open court, by the oath of John Ricks and