

245

was entitled to so far as my part of her mother part (if any). Inev-
dence whereof I have hereunto set my hand and affixed my seal this 19th
day of March One thousand eight hundred and thirteen.

Signed, sealed and delivered
in the presence of
B.T. Brogden, Jurat
E. Edwards.

Thomas Lawrence (Seal)

Nash County

November term 1813

The foregoing will was duly proven in open court by the oath of Edward
T. Brogden and Edwin Edwards a subscribing witness thereto and
A.M.R. at Feb. court 1814 the foregoing will
was further proven by the oath of Edwin Wm Hall, C.C.
and is recorded in obedience to the above order.

246

Wm Hall, C.C.

In the Name of God Amen. I William Wright of the County of Nash and State
of North Carolina being sick and weak in body but in perfect mind and
memory blessed be God do this twenty seventh day of April in the year of
our Lord 1812 and calling to mind the mortality of my body and knowing
it is appointed for all men once to die do make and ordain this my last
will and testament in manner and form following. First of all I recom-
mend my soul unto the hands of God that gave it and my body to the earth
to be buried in a christianlike and decent manner, at the discretion of
my executors and as touching my worldly estate wherewith it hath pleased
God to bless me with in this life I give and bequeath as follows to wit:
Item: I lend to my beloved wife Cloey Wright my mannerplantation includ-
ing all my lands purchased of Absolum and Abraham Sauls The Wyatts and
Coopper tracts with one acre purchased of Henry Freeman for a mill seat
to her for and during her natural life and at her death I give and bequeath
the above mentioned land with the several tracts therein contained to my
youngest daughter Elizabeth Taylor to her and the heirs of her body fore-
ever.

Item: I give and bequeath to my daughter Bersheba Culpepper one tract
of land that I purchased of Henry Whitehead containing five hundred and
sixty nine and one half acres to her and the heirs of her body forever.
My will and desire is that all the rest of my estate be it of what kind
it may with a tract of land known by the name of Menton place be sold at
public sale at six months credit by my executors and the money arising
therefrom with all my cash in hand bonds, notes and accounts be divided
unto six shares to be distributed as herein after directed first my
beloved wife Cloey Wright one share, my son John Wright, one share, my
son William Wright one share, my daughter Bersheba Culpepper one share,
my daughter Elizabeth Taylor one share, my two grand sons Alpheous
Wright Powell and William Wright Powell, one share but my aforesaid
children John Wright, William Wright, John Culpepper and Bersheba
his wife, Jesse Taylor and Elizabeth his wife Return an inventory of
all the property or money given them by me on oath to the best of the

246

their knowledge, land excepted, with the value there of which sums
shall be added to the general account or to the amount of sales
and shall be set apart as so much paid to wards their shares,
And the property given Lazarus Powell the father of my two gran-
sons is supposed by me to be of the value of one thousand dollars
which sum is to be added as above and be so much towards the pay-
ment of the one share given to my before mentioned grandsons.

My desire is that the amount of the estate now given to my grand-
son be equally divided between the two and if either of the said
children should die before they arrive of lawfull age of disposing
of the same the estate given shall descend to the surviving one
and in case they both should die before they arrive to lawfull
age then my will is that the estate given them fall to the heirs
before mentioned as if not given them at all, and I hereby make and
ordain my friend William Arrington my son William Wright and my son-
in law Jesse Taylor executors of this my last will and testament in
witness whereof I the said William Wright have here unto set my hand
to this my last will and testament set my hand and seal the day and
year above written.

Signed, sealed, published and declared by the said William Wright the
testator as his last will and testament in presents of us who were
present at the time of signing and sealing thereof.

John Hilliard
James Manning Jurat

Nash County February Term 1814

The foregoing will was exhibited in open court for probate and
proven by the oath of John Hilliard and James Manning two subscribing
witnesses thereto and on motion ordered to be recorded.

Wm Hall, C.C.

and is registered in obedience to the above order.

Wm Hall, C.C.

247

In the Name of God Amen. I Priscilla Thorp of Nash County and State of
North Carolina being weak of body but of sound and disposing mind
and memory do this second day of November one thousand eight hundred
and fourteen make and publish this my last will and testament in
manner and form following that is to say:
First: I give and bequeath to my son James Thorp all of my land lying
on the south side of the public road joining the river to him and
his heirs forever. Also I give and bequeath to my sons Ansel Thorp
and Henry Thorpe all the land lying on the north side of said road,
being the place whereon I now live to be equally divided between them
both, to them and their heirs forever. and secondly I direct that

there shall be men appointed to value the above mentioned land so as to make the lots equal to the above named three to wit. James Thorp, Ansel Thorp and Henry Thorp. Thirdly: I give and bequeath to my son James Thorp three hundred dollars to be raised out of my estate. Likewise one yoke of steers. Fourthly: I give and bequeath to my beloved daughter Frances Horn one hundred dollars to be raised out of my estate.

Fifthly I give and bequeath to my daughter Phebe Harris, one negro man named Pompey to her and her heirs forever.

Sixthly I give and bequeath to my daughter Nancy Bunn one hundred dollars to be raised out of my estate.

Seventhly: I give and bequeath to my son Ansel Thorp one hundred dollars to be raised out of my estate to him and his heirs forever.

Eighthly: I give and bequeath to my son Henry Thorp two hundred dollars to be raised out of my estate to him and his heirs forever.

Ninthly I give and bequeath to my daughter Priscilla Thorp one negro boy named Lewis and likewise three hundred dollars to be raised out of my estate to her and her heirs forever.

Tenthly: I give and bequeath unto my daughter Rebecca Thorp all the remaining part of my estate not heretofore given away, to her and her heirs forever. Also I give and bequeath to my son Jesse Thorp and five shillings to him and his heirs. And I do hereby nominate and appoint my son Jesse Thorp and Josiah Horn executors to this my last will and testament revoking and making void all former wills by me made and declaring this and this only to be my last will and testament.

Signed, sealed, published and declared by the testators as her last will and testament in presence of us.
Sam Smith Jurat
John Atkinson Jurat.
Mary Harrison

Her
Priscilla Thorp (Seal)
mark.

Nash County, November court, 1814

The foregoing will was duly proven in open court by the oath of Samuel Smith and John Atkinson 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.

In the Name of God Amen. I Abisha Horn of Nash County being of perfect mind and memory thanks be to God for the same do make this my last will and testament.

Inprimis, I desire my just debts to be paid. Item: I lend to my loving uncle Redman Bunn during his natural life one negro boy named Jerry one negro boy named Shadrack.

Item: I give and bequeath after Uncle Redman Bunn's death, the said Jerry and Shadrack unto my cousin Bennet Bunn now living in Pitt County to him his heirs and assigns forever.

Item: I give and bequeath unto my brother Josiah Horn and one young bay horse, one sorrel filley and my part of brother Joel Horns land and two hundred dollars to him his heirs and assigns forever.

Item: I give and bequeath unto Uncle Redman Bunn all the remaining part of my property to him his heirs and assigns forever.

Item: I do hereby nominate and appoint my uncle Redman Bunn and my Brother Josiah Horn executors of this my last will and testament.

In presents of this 12th day of October, one thousand eight
Etheldred Edwards Jurat
Sally Curl Jurat hundred and twelve.

Abisha Horn (Seal)

Nash County

November term 1814

The foregoing will was duly proven in open court by the oath of Etheldred Edwards and Sally Curl 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.

In the Name of God Amen. I Person Rackley of the County of Nash and State of North Carolina being weak in body but of sound mind and disposing memory; calling to mind that it is appointed for all men once to die, do make and publish this to be my last will and testament, in manner and form following to wit: First of all I ~~will~~ that all my just debts be paid.

Item: I give and bequeath to the lawful heirs of my son Joseph Rackley (whereas they be) the sum of four dollars to them and theirs forever.

Item: I give and bequeath to my son Frederick Rackley, the sum of four dollars to him and his heirs forever.

Item: I give and bequeath to my son Frances Rackley, one whip saw and two ganges to him and his heirs forever.

Item: I lend unto my son Mathew Rackley one negro girl by the name of Phereby during his natural life and after his death I give and bequeath the said negro Phereby to my granddaughter Lucy Rackley daughter of said Mathew Rackley, to she and her heirs forever. Item: I give and bequeath unto my two daughters Sarah and Sarah my negro woman Jude and all her increase hereafter to them and their heirs forever.

Item: I give and bequeath to my daughter Molly Rackley four dollars to she and her heirs forever. Item: I give and bequeath to my son Silas Rackley my negro girl named Melbry and two hundred dollars to him and his heirs forever.