

November Term 1822.

John & the Laws of the said Latham Dec^d on 1st and 29th Aug 1818.
 1. Exact Laws called the Loge Tract one hundred & ten acres to
 Simon Wright and Smithman \$141. 00
 2. Hundred acres called Hollow Place Tract to Lige Latham 102. 00
 3. Hundred acres called Gubings Tract to Simon Wright & Leonard Travers. 204. 00
 4. Hundred acres called Chumhal's Land Tract to Leonard Travers 40. 00
 5. Hundred acres called Red Land Tract to Leonard Travers 40. 00
 Samuel Smithman.

November Term 1822.

Given to

Lige Barber Clerk

KNOW all men by these presents that I Charles Mullens of the
 County of Randolph the said State of North Carolina being weak in
 Body, not of sound disposing mind and memory, do make and cause
 these presents to contain my last Will and Testament in manner
 following to wit: First I give and bequeath to my Daughter Mary
 Mullens two Feather Beds and one Chimney, one Glass Wheel, one
 Cotton Wheel one Oak, one Walnut Table, two Small Iron Pots and Hooks
 & Sitting Chairs, one Iron Kettle, one Bible, one Brown Book, one Iron
 Book, one Sheet and large Catechism, one large Washing Tub, and
 Pugin, one Cow and Calf, one Cow and five Hens to her and
 her disposal.

2^d I give to my Daughter Margaret Mullens one Feather Bed
 and Chimney, one Chest, one Paper all the Pewter Crockery,
 China and Earthen Ware, one Glass Wheel, one Cloth Loom and
 all the Utensils thereto belonging, one Large Iron Pot, one Small
 Dutch Oven, two Sitting Chairs, one Bible, one Mother Catechism
 and one Testament to her and her disposal.

3^d I give and bequeath one Feather Bed and furniture to my
 Grand son Eleazar Ryan and his heirs forever.

4th I give and bequeath to my Son William Mullens Thirty
 acres of Land to be laid off on the South East end of the old
 Tract of Land whereon I now live, to him and his heirs forever.
 Also I give him one Smiths Dice to be at his disposal.

5th I give and bequeath to my two Daughters Mary and Margaret
 Mullens the Balance of the old Tract of Land whereon I now live
 to them and their heirs forever and be equally divided in Value
 between them, I also give a Note of hand on Leonard Mash
 for Fifty two Dollars & 50 Cents to my two said Daughters to be

equally divided between

1st I give and bequeath to my son Hugh Mullens my other Tract of Land called
 the New Entry lying in Guilford County to him and his heirs forever, also one
 Cow and Calf, one Ox and Chimney, 1 Dutch Oven, one Waggon all of which
 I have before him with, I likewise give my son Hugh Mullens one Broad axe,
 one Drawing Knife, the Balance of my Books to be equally divided between my
 two sons William and Hugh Mullens.

7th I give to my son John Mullens one Dollar to him and his disposal and
 I give to my Daughter Nancy Ryan one Dollar to her and her disposal and
 I leave the balance of my Estate to be sold by my Executors and after my
 just debts be paid the balance I give to my son Hugh Mullens and lastly I
 appoint my son Hugh and Daughter Mary Mullens Executors to this my
 last Will and Testament, in Witness whereof I have hereunto set my hand
 and Seal this 5th of June 1819.

his
 James Ryan
 Test. William Morrison.

Charles Mullens
 made Seal

State of North Carolina } Court of Pleas & Quarter Sessions
 Randolph County } November Term 1822.

The Execution of this Will was duly
 proven in Open Court by James Ryan one of the subscribing Witnesses
 thence & Orders to be Recorded.

Lige Barber Clerk.

February Term 1823.

D^o the Estate of John Marshall Dec^d in 1822. Account with J^o Benjamin Adm^r.
 To the amount of Receivers allowed \$222. 00
 To the amount allowed him for going to Wayne County on business of the Estate. 37. 50
 To Commission allowed on the whole 22. 87
 To attending to a Suit in Randolph County Court 3. 50
 For \$275. 87
 By the amount of Sales & Notes in hand \$257. 81
 Behind which the Estate fails to pay the Administrators 18. 07
 By 3 small Notes that come into the hands of the Administrators
 given to the Debtors that cannot be collected. The amount of \$8. 81.

We the undersigned met on the 5th day of February AD 1823, and examined
 the accounts of Benjamin Brookshire Adm^r. on the Estate of John Marshall Dec^d.
 and find as above stated.

Thomas Hancock
 Ch. Clerk.

