

(109) (August 9th, 1802.) There was in the hands & possession of the Slave-holders & their Negroes (to wit,) Egypt, Phil., & Africa, the two latter being children now valued to one Hundred Dollars, the other to one Hundred.—
The widow takes for her part! Egypt, Africa, & Steven Park the guardian of Alfred Park takes for his Ward & his wife, & agrees to let Henry Park the guardian of Elizabeth Park, for the age of 1st Elizabeth one Hundred dollars (and Mary Park, guardian for her daughter Elizabeth Park, leaves nothing but the expense of her support)

State of North Carolina } August 9th 1802
Randolph County }
Then

Park Dec'd the 1st mentioned, sum of Ninety nine pounds nine shillings
nine pence likewise two Negroes boys, his & that it being in the power of
the owner of the estate belonging to Mr. Park: one to the heirs of the
Dec'd. As the end of my hand.

Dec^r 1st No 1000 of my hand.
Put "A. H. May" "No Craig" in your book of poems Parker & Son
by John May

Isle of W. H. Cowling, Randolph County, August 9th, 1862. This received of the Adm'r. of Emily Parker Esq. The sum mentioned sum of twenty nine pounds, nineteen shillings & even pence, likewise one acre of land, & one Hundred Dollars being the one third of the value of two Negro children as above mentioned for the use of Elizabeth Parker Esq. It being in full of her part of the estate of the wife in testate. As the death my husband.

Test^d 14th May proved in open hearing by John Morris — — — — —

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February term 1803. Testimolgy of Joseph Hatchell Esq.
Davilla Hatchell says that Joseph Hatchell died some few days before his Death
had his Will Recited, in manner following.
First that he willed & bequeathed to his wife Phoebe all the property he then possessed
and that he wished her to support & Raise his children out of it & that
he desired his father to make her a bequest to the sum which he intended for her
During her widowhood. Phoebe Davis Loring saith that she heard him say
to the same or nearly to the same purpose that is to say he intituted the
use of his property to go to the Support of his children under the direction
of his wife & that when his children come of Age he wished the sum
descend to them. And that he said this was his Will & Desires no other
which way at the request of the Will was committed to Writing by

February, Town 1803 — Senator Gray
The foregoing Bill was duly proven in Open Court by
Quinton Walker & Hale Davis & Ordered to Be Recorded etc.

Copy test. Starved Rock
Final Settlement of the estate of George Harmon Dec'd was to turn to Adam
Power & company with the Court.

The Administrators of Richard Quincy ^{deceased} settled by the Court
that there a balance in their hands left & held concerned with by the Court

John Stark the Administrator of Francis Stark Retained the Inventory of
the Decayed Household. One hours gear bag, one saddle, one Rifle, gun
one Muskett, about 25 head of Hogs, one Soddy, & Knobbed, some land
seeds, one Smith file, one Small plough, one Wedding bed, one Shoe
Hammer, & one Knidle, one cleaver & both some Cotton.

The person appointed to lay off a Grant of Land for Ann Rhode Williams of
William Rhody Dec. A. have laid it off in the following Manner —
Eighty Eight Acres of Land from Banks of River two hundred
One half acre for Horses for Mount the Head of Major Loring & one to be
Killed all the fould and Maladies of the plantation of Joseph Loring
bought of John Loring late the Strood Staff where the S. D. Rhode
died Lire. Witness my hand & seal this 20. of November 1802.

It being returned, was examined with by
the Court.

the Count. Copy right, Harper & Brothers Thomas Con