

152 Wills 15<sup>th</sup> July Court 1832.

In the name of God amen.

I David Jackson of Rutherford County being  
of sound mind & memory, but having arrived at  
an advanced age, and knowing that my future time in this  
life can be but short and uncertain, have thought it  
prudent to settle my few worldly affairs, and do therefore  
make and ordain this instrument to be my last will &  
testament. — I will that my just debts if any there be,  
be specially and punctually paid which together with  
my funeral expensy is to be made of the personal prop-  
erty of which I may die possessed. To my wife  
Margaret Jackson and my three daughters namely Frances  
Polly and Lindsay I give a part of my land beginning  
on a White oak tree corner on the South side of Bright  
Creek running a Northly course to a bend in said  
Creek, thence up the meanders of the same to the mouth  
of the Spring branch and up the same to the head  
thence a West direction to the back line, thence with  
said line to the stable branch and down said branch  
to the Creek, thence up said Creek to a red oak  
David Jackson's first corner, thence N. Eastly course  
to a Chestnut at the head of a hollow, thence with the  
back line to the beginning. To my two sons Harmon  
Jackson and Ruben Jackson I give the balance of  
my land to be equally divided between said boys.  
One small mare I give to my wife Margaret Jackson  
also my stock of hogs and one four year old steer.

I do hereby nominate and appoint James Blackman  
executor of this my last will and testament. —

The above was acknowledged to be the last will & testament  
of David Jackson & signed by him in the presence  
in this 12<sup>th</sup> day of May 1832.

Attest  
Ephraim Jackson (Trust)  
R. Jackson  
William Cockram

David Jackson his  
wants

153 Wills — September Court 1832

In the name of God, Amen.

I John Wall of the County of Rutherford and  
State of North Carolina being of sound mind and  
memory do make and publish this my last will &  
testament in manner and form as follows:

First: After all my just debts are paid I give  
and bequeath unto my wife Lucy Wall all the land  
and plantation wherous I now live during her natu-  
ral life or widowhood, together with all the improvements  
and all the farming utensils belonging to the plantation,  
and at her death or marriage the above property to  
descend and equally belong to my two youngest sons  
John H. Wall and Septima A. Wall and their heirs  
forever.

I further give and bequeath unto my  
wife Lucy Wall the household and kitchen furniture  
one young mare known by the name of Doll, one  
youngling Colt known by the name of Harry, two Cows  
and Calves and all my stock of Hogs and sheep for  
her to hold and enjoy during her natural life or  
widowhood provided she furnisheth all my children now  
unmarried, at the time they marry or come of age with  
an equal portion of chattel furniture with that that  
has been given to those children already married;  
and after her death or widowhood if any balance  
of the above property be left, it to be divided equally  
among my children Harriett Wall, Rebecca J. Wall,  
Willis Wall, Kinchen Wall, Angilia Walker, Lucinda  
Wall, John H. Wall, Septima A. Wall, Daicilla Wall  
& Chassey Wall.

It is further my will & desire  
that the following property be sold and the proceeds of such  
sale applied to the payment of my lawful debts and the  
use of the family viz: one Mare known by the name