

Page 115. Daniel Camp (5), No. 67. The following additional information on the Cason family has been taken from the WPA Abstracts of Deeds of Laurens County, South Carolina:

Deed Book H, page 2. December 17, 1803. The Legatees of the Estate of John Cason, Sen., Deceased have mutually agreed to divide the sd. Estate after the decease of Said Cason agreeable to his wish and Desire, there being no will that is known, and the legatees all of full age have deeded the property of sd. John Cason Dec'd Estate amongst themselves in the following manner, and form to their wish and Desire that is Giles Cason is to have as his share of sd. Estate the Land where (he) now lives about fifty acres and one half of a Certain tract of Land on Bush River it being equally divided between Giles and John. John is likewise to have the land where Elizabeth Cason their mother now lives after her Death. David Greer to have a horse and Bed that he have in possession or had likewise Said Greer is to have a Negro Boy named Wigdo after Death of his Mother in Law, Elizabeth Cason, Molly Cason to have one Mare and Bed that she have in possession and one Negro winch named Sarah after her Mothers Death. Rachel Cason or Rachel Chamblin to have forty pounds Sterling one Negro girl, horse, and bed and some other articles that Chamblin have all in possession and is to have and we acknowledge the above division to be our full share of Sd. Estate in any Case whatsoever in law or Equity. The whole of the above division

being Made with our consent as the only Legatees to the estate of our Father, John Cason Sen. decd. and being all come to full and Mature age we and each of us bind ourselves and Each of us our heirs, Executors, administrators in the penal sum of one thousand dollars to be paid by us and each of us and every one of the sd. Legatees or their heirs Executors Administrators that refuse to Stand to or abide by Said Division or Settlement of Said Estate to the other Legatees that agree and do Stand to the Said Division Made by ourselves, if the above agreement or Settlement is completed with this obligation is null and void, otherwise to remain in full force and virtue. Signed: Giles Cason, David D. Greer, John Cason, Mary Cason, David Chamblin (their marks). Witnesses: William Teague, Joseph Bluckerby, Before B. H. Saxon, J.Q., December 21, 1803. Recorded December 20, 1803.

Page 132. Thomas Camp (5), No. 89. The Camp Bulletin, Vol. I, No. 12, August 1930, page 4, gives the following release of dower:

"Deposition
Aug. 13, 1798

I, Jonathan Downs, one of the judges of the County Court of Laurens, aforesaid, do hereby certify that Susannah Camp, wife of Thomas Camp, did this Aug. 13, 1798, appear before me and being privately and separately examined by me, did acknowledge that she freely and voluntarily agreed to the sale and conveyance of said land within mentioned. Witnessed and sealed herewith.

Susannah Camp.

Witnesses: B. H. Saxon, Solomon Hopkins.
Book F, Page 427."