ABSTRACTS OF WILLS WARREN COUNTY, NORTH CAROLINA 1779-1844 VOLUME I

DAVID B. GAMMON

BOWAN PUBLIC LIBRARY
SALISBURY, N. C.

#992

for the inventory, account of sale and account current of CHARLES SCOTT, ESQ. who was gdn. of the Ex.

friends HUTCHINS G. BURTON and JAMES HARRIS

Wit. (none)

Codicil 28 Jan 1815

My friend HUTCHINS G. BURTON is to be exr. instead of THOMAS BURGES, ESQ.

Old Jacob has been remarkably faithful, and I ask that application be made to the county for the maintenance of said Jacob, his wife Izzy, and their youngest child. Codicil 2 Sept 1818

I appoint DANIEL B. ALLEN my executor instead of JAMES HARRIS, who will probably move away.

NANCY BAKER 17 Nov 1827 Oct Ct 1829 O 32/258

I have resolved a matter that was in dispute relative to property between my son BLAKE BAKER and myself, where I gave him a certain part of my interest in his deceased father's estate. The balance of my estate, as appears in the agreement between BLAKE BAKER and myself and deposited in the hands of JAMES HARRIS, I give to the children of DANIEL B. ALLEN, namely CHRISTOPHER B. ALLEN, MARTHA ELIZABETH (ALLEN?), and JAMES FAULCON ALLEN. My executors are to take all my estate into their possession and hold it until my grandson CHRISTOPHER B. ALLEN is of age, and they are to put it to good use for the support of my son DANIEL B. ALLEN, his wife, and children. When my grandson CHRISTOPHER comes of age, my executors are to give him as much of the estate as they think he is entitled to, and the balance is to be kept together until MARTHA ELIZABETH arrives of age or marries, and then they are to keep the rest together until JAMES FAULCON ALLEN comes of age or Ex.

friends JAMES HARRIS, WILLIAM W. THORNE

WILLIAM HARRIS, THOMAS HARRIS Wit.

(This will is signed as "ANN BAKER." Probate includes reference to a suit in the Superior Court, October Court, 1829, by the executors of the dec'd. against BLAKE BAKER, in which the will was ordered probated and recorded. There is no further explanation of this suit.)

DANIEL (X) BALL 25 Apr 1822 Nov Ct 1822 O 24/187 (28)

"...being now in a low state of health..."

MILDRED ROBERTSON "sometimes called BALL" shall reside at my house and on my plantation during her lifetime and may have Negro Mary (Mariah's oldest child) to wait on her, and she is to have the use of my land for her benefit. She is to live with my family on the plantation, and my son JAMES BALL is to provide for her from the plantation. Son JAMES BALL - the plantation where I now live and all that is on it, to be used for the support of MILDRED ROBERTSON, also Negroes Nancy, Mariah, Esther, Essex, Hannah, Priscilla, Mary, and Henry. To my illegitimate son RICHARD (no surname) and his heirs - colt. To SALLY PRETTY - bed. If my son JAMES should marry and his family cannot live peaceably with MILDRED ROBERTSON, then he is to build a house on the other part of the land, and he is not to be disrespectful to her by voluntary act. Ex.

DENNIS O'BRYAN

WM. MONTGOMERY, TEMPERANCE (X) FOLKNER Wit.

Codicil 26 Apr 1822

To my two daughters PATTY SERUGGS and NANCY RAINWATER - one dollar each.

WM. MONTGOMERY, TEMPERANCE (X) FOLKNER

AUGUSTIN BALTHROP 16 Feb 1841 Feb Ct 1843 O 38/134 (29)

The whole of my estate is to be kept together for the lifetime of my wife HOLLEY BALTHROP, except for Negro Robert, which I give to my daughter NANCY AYCOCK for her lifetime with reversion to her youngest daughter SARAH FRANCES AYCOCK. At my wife's death, all remaining estate is to be divided between my three children JOHN W. BALTHROP, ELIZABETH D. SHAW, and SARAH ANN BALTHROP. To my son JOHN - reversion of all my land at my wife's death.