

Estate Record of Thomas Tingle, 1832 (grandson of Hugh, Jr., son of Joseph)

Thomas Tingle died in Craven County, NC in 1832, intestate. His widow, Zilpha Tingle petitioned the court for dower rights:

"ZILPHA TINGLE vs. The Heirs at Law of THOMAS TINGLE decd, Petition for Dower Filed Nov. Term 1832. JOSEPH & PEGGY of age. SILVESTER BROWN (?) apptd special guardn. to Wm., JANE, DAVID, ZACCARIAH & MARIA. Service accepted.

S. Brown

J.M.B. " (cover; contents below)

"State of North Carolina Court of Pleas & Quarter

Craven County Sessions; November Term

a.d. 1832. ____

To the Worshipful the Justices of the Court of Pleas & Quarter Sessions for Craven County; The petition of ZILPHA TINGLE most respectfully showeth unto your Worships, that THOMAS TINGLE late of the County of Craven, on the day of (blank) A.D. 1832 departed this life intestate leaving him Survivors your Petitioner his widow, and five (crossed out) seven children viz JOSEPH, PEGGY ELIZABETH, WILLIAM, JANE, DAVID, ZACCARIAH, and MARIA, his heirs at law, the five last of whom are minors, without a guardian, or guardians. ____ Your Petitioner further showeth unto your Worships, that the said THOMAS TINGLE, died seised (?) and possd. of a tract of land lying and being in the County of Craven, on the west side of Goose Creek, adjoining the lands of ESAU TINGLE, THOMAS BRINSON, and DANIEL BRINSON, which said tract of land, has descended and come to JOSEPH TINGLE, PEGGY ELIZABETH TINGLE, WILLIAM P. TINGLE, JANE TINGLE, DAVIS TINGLE, ZACCARIAH TINGLE & MARIA TINGLE the children and heirs at law of the said THOMAS TINGLE. Your Petitioner further showeth unto your Worships that she is ad__ed, and believes, that she is entitled to Dowery in the aforesaid tract of land of which her husband the said THOMAS TINGLE died Seised (?). ____

To the land therefor that the same may be allotted to her; Your Petitioner prays your Worships that copies of this petition together with writs of subpoena may issue to the aforesaid children, and heirs at law of the said THOMAS TINGLE, Commanding them at a given day, and under a certain penalty, to make their appearance in this Worshipful Court, and show cause if any they have why Dower in the aforesaid tract of land, should not be allotted and set apart to your Petitioner; and that your Worships, would grant to your petitioners such other and further relief in the the premises, as the nature of her care may require, according to the act of Assembly in such case made and provided; and your Petitioner will ever pray __. JAMES W. BRYAN Lol. pro pet ____"

Source: North Carolina Archives, Raleigh, NC, CR 028.508.45.

Estate Record of Joseph Tingle, Jr., 1814 (grandson of Hugh, Jr., son of Joseph)

Estate Record of Joseph Tingle, Jr.:

"State of North Carolina County Court December

Craven County Term 1814

To the Worshipful the Justices of the County Court of Craven the petition of ELIZABETH TINGLE showeth that JOSEPH TINGLE late of said County has humbly died intestate and that administration of said deceased Estate was at this Term granted to MAJOR TINGLE of said County That your petitioner is the widow of said JOSEPH decd. your petitioner therefore prays your Worships to appoint one Justice of the peace and then furthermore to lay off and allot to your petitioner one years support out of the Stock crops and provisions of the estate of said JOSEPH TINGLE and report their proceedings in the Juris ____ to the next County Court to be held for the County of Craven and your Arbitrater will ever pray esq

JIM ALLEN Atty for ____"

Source: Craven County Estate Records, North Carolina Archives, Raleigh, NC, CR 028.508.145.

{Based on this estate record, I added Major Tingle as a son of Joseph, Jr. If a man died intestate, the Courts usually made the oldest surviving son the administrator of the estate.}

Will of James Tingle, 1824 (grandson of Hugh, Jr., son of James)

Will of James Tingle:

"In the name of God amen I JAMES TINGEL of the County of Craven and State of North Carolina being sick but of a sound and perfect mind sence thanks bee to God for it and Calling to mind that all flesh must Die and after this life to Judgement I do order this to bee my last Will and Testament First of all I comit my soul to god who gave it and my body to the earth to be Decently buried at the Discretion of my Executors hear after named first of all I give & Dispose of my worldly Estate as follows first I give & bequeath to my beloved wife ELIBETH one loom and two wheels one wollin and linning where next I allso giv my wife ELIBETH all of my kitchen furniture Such as pots and kittles and I also give my wife ELIBETH my Small canoe and also my hand mill and my plantation tooles such as axes and hose and I also give my wife ELIBETH one Cow and yearling by the name of may Item I give to my son WILLIAM TINGLE one muskit and I allso give my WILLIAM one Cow and yearling by the name of ____ and I allso give my son WILLIAM one Steare by the nam of Samson I also give my Small gun to my son JAMES TINGLE next I give my big Canoe to my son JAMES next I give my son JAMES two heffers one by the name of peg and the other mottle and I also give my son JAMES one steer ny the name of Lane. and I also give my son THOMAS one Cow and Calf by the name of White and I also give my son THOMAS one youk of oxen for the use I also giv my son JAMES one bed and furniture and I also give my son WILLIAM one bed at my wifes death and I also give my three youngest sons two hundred acres of land to wit WILLIAM JAMES and THOMAS to bee equally divided between them and I allso give my Son THOMAS one ____kill I allso leave one cow for beef for the youse of the family and I allso give my three Sones two yacres a peace to wit WILLIAM JAMES and THOMAS and I also give my son JAMES one peace of span__ moles (?) and I also give my son EASU one bull and my desire is that my Beloved wife ELIZABETH shall have her life in all the rest of my stock of every kind & all my household & furniture of all sort during her natural life without any dispute or disturbance decently to dispose of at her own deiscretion & at her death to be Equally divided between my four Children to wit EASU WILLIAM JAMES and THOMAS I appoint my son JAMES & THOMAS TINGLE my worldly Executors Signed in the presents of us this 23d day of April 1824
test

PHILLIP T. HOLTON

JOSHUA RICE" (neither signature nor mark of JAMES TINGLE visible)

"Craven County Court

August Term ad 1824

The foregoing N____ssative Will of JAMES TINGLE was proved in open Court & in due form of law by the oaths of PHILIP T HOLTON and JOSHUA RICE.

Attest

J. G TRAN____ Clerk"

Handwritten over the proven notice above:

"ELIZABETH TINGLE - Widow

ESAU

WM.

JAS

THOS. (enfant) by

Your Notice --
under Act of 1784"

Source: Craven County Wills, North Carolina Archives, Raleigh, NC, CR
028.801.23.

Will of Mary Tingle, 1767 (widow of Hugh, III)

Will of Mary Tingle:

"In the name of God Amen the twentieth Day of January in the year of our Lord one Thousand Seven Hundred and Sixty Seven I MARY TINGLE of Browns Creek in the County of Craven Widdow being very sick and weak in Body But of perfect mind and Memory thanks unto God therefore Calling into mind the Mortality of my Body and Knowing that it is appointed for all people once to dye Do make and Ordain this my Last Will and Testament. That is to say Principally and first of all I give and Recommend my Soul to the hands of God that Gave and for my Body I Recommend it to the Earth to be Buried in a Christian Like and Decent manner at the Discretion of my Executors Nothing Doubting but at the General Resurrrection I Shall receive the Same again By the mighty Power of God and as Touching Such worldly Estate Wherewith it hath Pleased God to Bless me in this Life I Give Devise and Dispose of in the following manner and form Impor___ it is my Will and I Do Order that in the first place all my Just Debts and funeral Charges be paid and Satisfied___
Item I Give and Bequeath to my Son WILLIAM PHIPPS one Bed and furniture Which he he has now in his possession and one set of Sheets Item I Give and Bequeath to my Son NATHANIEL PHIPP one Bead and furniture Item I Give and Bequeath to my Son JOSIAS PHIPPS one Bead and Furniture Item I give to my Two Sons NATHANIEL and JOSIAS PHIPPS one Besad Divided Between them Item It is my will and I order that my Negro Boy Harry be hired out untill my Son JOSIAS arrives to the age of Twenty one years and the money ariseing from the hire of sd. Negro to be Equally Divided Between my three Sons WILLIAM NATHANIEL and JOSIAS___
Item I Give and Bequeath to my Son NATHANIEL PHIPPS one Bo_i_on and heaters
Item I Give and Bequeath to my Son JOSIAS one Stone Pickle pott Item My Will is that all the Estate Which I got out of my husband TINGLES Estate Shall be Equally Divided Between my three Sons WILLIAM NATHANIEL and JOSIAS
Item my Will is that When my Son JOSIAS Comes to the age of Twenty one years that then my Negro harry Shall be Sold and the Money Equally Divided Between my Three Sons WILLIAM NATHANIEL and JOSIAS and their heirs forever and if Either of my Said Sons Should Dye Before the aforesaid Division my Will is that the said money arising by the afosd. Division be Equally Between my Sons that is then Living Item my Will is and I Do Order that all the Remainder of my Estate not Before mentioned Be Equally Divided Between My Two Sons NATHANIEL and JOSIAS PHIPPS Item I Give and Bequeath To my Daughter SARAH TINGLE one Feather Bed and Covering that she has now in her possession Item I Give To my Two Daughters SUSANAH and SARAH TINGLE and my Grand Daughter SARAH MASON all my Wareing Cloaths Item I Give to my Son WILLIAM PHIPPS one Iron Pott Which he now has in his Possession and Lastly my Will is that the money that ___ now A__ me be applied Towards paying of my Debts and I Do Ordain Constitute and appoint my Friend JOHN CARRUTHERS and my Two Sons WILLIAM PHIPPS and NATHANIAL PHIPPS My Executors of this my Last Will and Testament and Do hereby utterly Disannul Revoke and Disallow all other Testaments Wills Legacies and Executors by me in any wise Before this Time Named Willed and Bequeathed Rattifying and Confirming this and no Other to be my Last Will and Testament I Wittness Whereof I have here unto Set my hand and Seal the Day and Year above.

Written

Signed Sealed Published Pronounced
and Declared by the said MARY her
TINGLE as her Last Will and MARY O TINGLE (Seal)
Testament in the Presents of us mark

JOHN CARRUTHERS
JOHN BRYAN
PATTY CARRUTHERS"

"North Carolina

December Craven Inferior Court 1767

Present his Majesty's Justices

The within last Will and testament of MARY TINGLE DecD. was duly proved in open Court by the Oath of JOHN CARRUTHERS one of the Subscribing Witnesses. At the same time WILLIAM and NATHANIEL PHIPPS two of the Executors therein named Qualified as such agreeable to Law. Ordered that Mr. Secretary have notice that Letters Testamentary issue thereon accordingly.

Test CHRISR. NEALE C__"

Cover has the "Mary Tingle Will Proved December Court 1769"

Source: Craven County Wills, North Carolina Archives, Raleigh, NC, cr 028.801.31.

Will of Joseph Tingle, 1793

Joseph Tingle's Will:

"North Carolina In the Name of god Amen this Twenty sixth day of April in the year of our lord one Thousand Seven Hundred and Ninety three I JOSEPH TINGLE of the County Craven planter being sick and weak of body but in Perfect Mind and memory thanks be there fore ___ (wax mark) To almighty god Calling to mind the mortality of the Body and knowing that it is appointed for all ___ (wax mark) to die I do make and ordain this my last will and Testament that is to say princapally and first of all I Give and Recommend my soul in to the hands of god that gave it and for my body I recommend it to this Earth to be Buried at a christian and decent like manner at the Discretion of my Executors hereafter named Nothing doubting But that at the general discretion I shall receive the same again by the mighty power of god and as touching such worldly Estate as it hath pleased allmighty To Bless me with I give and bequeath in manner and form Following that is to say after all my Just Debts is paid ___

Item I lend to my loving wife my plantation Whereon I now Live and Two hundred and fifty acres of land during her life or widowhood likewise I lend to my loving MARY all my Negros and all my moveable Estate to make use of during her life or widowhood Item I give and bequeath to my three youngest sons SHADRICK & THOMAS and PERRY the aforesaid land to be Equally divided between them PERRY to have the plantation part and THOMAS Joining him and SHADRICK To have the upper part to them and their Heirs & assigns for ever Item I give and bequeath to my son PERRY one Negero boy Named Nathen to him and his heirs for ever Item I Give and bequeath to my son ISRAEL all the things that I have let him have since he went to house keeping to him and his heirs forever Item I give and Bequeath to my two sons JOSEPH and DAVID one Negero _____ (wax mark) asey (?) to them and their heirs & assigns for ever Item I give and bequeath to my Daug SIDNEY one negero girl named Bett to her During her life and then ___ (wax mark) heirs forever Item I give and bequeath to my Daughter SALLEY one Negro girl Named misniy (?) to her during her life and then to her heirs forever Item I give and bequeath to my two sons SHADRICK and THOMAS one Negro Woman Named Cate to them and their heirs & assigns forever Item I give and bequeath to my son THOMAS one Cow and Calf and one Heffer to him and his heirs forever Item I give and bequeath to my

Daughter SALLEY Two heffers to her and her heirs Forever Item I give and bequeath to my son PERRY one Cow and Calf to him and his heirs forever Item I give and bequeath to my 6 Two sons JOSEPH and DAVID and my Daughter LUCRESEY HOLTON all the Cattle and all that I let them have at their going to house keeping To them and their heirs forever Item I give and bequeath to my three youngest sons SHADRICK and THOMAS and PERRY and my Two youngest Daughters SIDNEY and SALLEY all my moveable Estate to Be Equally Divided Between them five To them and their heirs forever and I so have make ordain Constitute and appoint my Two sons DAVID and SHADRICK TINGLE Executors of this my last will and testament hereby Revoking and disannulling all former Wills and Bequeath By me made and declare This only to be my last Will and testament in Witness Whereof I have Thereunto set my hand and seal the day and year above Writen ___ (wax mark) Sealed and delivered Published and Declared as my last Will and Testament

In the Presents of us

JOSEPH BURNEY JOSEPH T TINGLE (seal)

JOHN HERRINGTON"

"State of N. Carolina

September Craven County Court 1793

Then was the Last Will & Testament of JOSEPH TINGLE decd. produced in Open Court and proved by the Oath of JOSEPH BURNEY one of the ___ being ___ thereto agreeable to Law and at the same time DAVID & SHADRACK TINGLE the Executors therein Named appeared in Court and Qualified as Such. Thereupon ___ that Letters Testamentary ___.

Attest

SAML. CHAPMAN C__"

Source: Craven County Wills, North Carolina Archives, Raleigh, NC, CR 028.801.31.

Will of Jacob Tingle, 1766

Will of Jacob Tingle:

"December _1st, 1766. I JACOB TINGLE of Craven County in the province of North Carolina doe make and ordain This my Last will and Testament princpaly and first of all I give and Bequeath my estate as follows I give to my son WILLIAM TINGLE one Hundred acres of Land Lying upon the North Side of Bear River and on Whiticas Creek where Mr. BAYTMAN Now Lives to him and his heirs I give to my son GIDDEN TINGLE The half of the Land Where I Now live on Batchelors Creek as may appear by Deed from Mr. SAMUEL MACKUBINS I give to my son JACOB TINGLE the other half of the said Land Bought from MACKEDBINS to be Equally Divided from the Creek to the Back lo__ to them and their heirs GIDDEN is to have the uper part and his brother JACOB the lower I give to my son LEVEY TINGLE one mare and foal and one Small Bored Gun to him and his heirs

I give to my Son WILLIAM one Square Barreld gun and to my son JACOB one Large musket gun to them and their heirs

I give to my Daughter PRASILA one Cow and yearlin marked and Branded the Cow is with Mr. THOS. GRAVES Brand and mark the yearlin in my own mark to her and her heirs

I give to my Daughter ELIZABETH the other Cow and a Calf to her and her heirs both the Cow and Calf belong to the plantation where I Now live.

The remainder part of my Cattles and Hoogs after my Debts is paid to be equally Divided among my children and my household goods and plantation tools to be divided also between my Wife ELIZABETH and the children

I appoint my Brother JAMES TINGLE and ALEXANDER BOGEY whole Executors of this my Last will and Testament Revoking all other former wills do make and ordain

this my Last will and Testament Signed Sealed Declaired & Delivered in the presence of

The words CLIFTON _____

and SAMUEL MACKERBINS put in JACOB TINGLE (Signature and Seal) before signed

WILLIAM BARRAN jusat.

mark

MARY M BEXLEY

her

ALEXANDER BOGEY"

April Craven Inferior Court 1767

Presents His Majestys Justices

The within Last Will and Testament of JACOB TINGLE Deceased was Exhibited into Court and proved by the Oath of WILLIAM BARRAN one of the Subscribing Witnesses thereto who swears that he saw the Testator Sign Seal Publish and declare the same to be and contain his Last Will and Testament and that at the Time thereof he was of sound disposing memory.

JAMES TINGLE one of the Executors therein Named Qualified as Such agreeable to Law. Ordered that Mr. Secretary have notice thereof that Letters Testamentary ___ thereon accordingly.

Test CHRISR. NEALE C.J. "

Source: Craven County Wills, North Carolina Archives, Raleigh, NC, CR 028.801.31.

Will of Hugh Tingle, Jr., 1764

Will of Hugh Tingle, Jr., Craven County, NC:

"N Carolina

Craven County In the Name of God amen. I HUGH TINGLE of Craven County in the Province of North Carolina, Yeoman. Being antient and weak in Body but of perfect mind and memory thanks be to God for it, calling to mind the imortality of mans body as knowing that it is appointed for all men once to die. Do make and ordain and Constitute this my last will and Testament in the manner and form following: Viz, Principally and first of all that I Recommend my Soul into the hands of God that gave it, my Body to the earth to be buried in a Christian manner, at the Disrection of my Execs hereafter named. And as touching Such worldly Goods as it hath pleased God to Bless me with in this life I give, Devise and Dispose of in the manner and form following.

First I Give and Bequeath to my eldest Son HUGH TINGLE (III) my Negro boy Named Dick together with all the money that is Due to me in my hands, by him to ___ possessed and enjoyed and his heirs forever, it being his full part portin of all my Estate Real and personal and that he Shall have no Claim to any other part whatsoever.

Item I Give and Bequeath to my Son JOSEPH a Negro Girl Named Jinny by him to be fully and enjoyed and his heirs for ever.

Item I Give and Bequeath to my Sons Viz JAMES and JACOB all my Rite title and property to a tract of land that I purchased of ELISHA COX patented to NATHANIEL DRAPER, on the North Side of Bay River with all the appertenances or otherwise that which I Receive of Capt NATHANIEL DRAPER in the Exchange thereof with its appertenances by them Equally Divided: James Having his first Choice by them to be fully frely to be possessed and enjoyed and their heirs for ever.

Item I Give and Bequeath to my Daughter RACHEL, a Negroe Boy Named Milbee by her to be possessed and enjoyed and the heirs of her body for ever but and if the Said RACHEL should die Leaving no heirs, then the Said Negroe Shall be sold at publick Sale. the produce to be Equally Divided among my other

Children.

Item, I Give and Bequeath to my Son GIDEON the Plantation and Tract of Land whereon I now live with fifty acres of Land of a new patten adjoining at the North end thereof, with all their privledges and appertunances. (a long blank area covered by 1' tape at a crease; part of the will is under the tape and can not be read)...and also a Negroe Wench Named Lilly a Negro Lad Named Titus a Negro Lad Named Henry and also a Still a Small trumpet made gun and all my working Tools of all Sorts by him to be fully and frely possessed and enjoyed for ever and his heirs. and in Like maner a pair of Cullein (?) Hand mill sones.

Item The Remaining part of all my personal Estate Good, Chattles and Credits I Leave to be Equally Divided among all my Sons and Daughters, HUGH only Excepted & that it be Divided by two men Chosen by the Execrs. Lastly I do make and ordain and Constitute my two Sons Viz JOSEPH and GIDEON Joint and coequal Executors of this my Last Will and Testament. I hereby utterly Revoking Disannulling and Disalowing all and every Will or Wills Jointors Dowries Legacity or Bequeath Whatsover by me in any wise heretofore made.

Caried over

Willing and Bequeathing Ratifying and Confirming this and no other to be my Last Will and Testament. Signed Sealed and Delivered Published pronounced and Declared by the said HUGH TINGLE to be his last Will and Testament this tenth Day of September in the year of our Lord one thousand Seven Hundred and Sixty four.

In the presents us

JA WILCOCKS Sr his
_____rel HUGH H TINGLE (Seal)
 his mark

SAM.LL H HALL
 mark

JOSEPH HALL"

Written later between the witnesses and Hugh Tingle's name & mark above.

"North Carolina July Craven Inferior Court 1765 Present his majestys Justices then

Craven County was the above Last Will and Testament of HUGH TINGLE proved in

Open Court Agreeable to Law by the Both of JAMES WILLCOCKS

& Substanting Evidence thereunto and Ordered to be Registered"

Cover: "The Last Will & Testament of Hugh Tingle Decd

Entd
1764"

Source: Craven County Wills, North Carolina Archives, Raleigh, NC, CR 028.801.31.