

Banks Creek waters of Saluda River which his widow sold to JOHN COOK and now the children ask for their share of the estate.

Laurens District, SC Equity Court 1813 Box 35 #12
19 December 1811

HENRY BATES)
JOHN BATES) by their guardian WILLIAM BATES
vs
BENJAMIN LINDSAY, Exr. of HENRY BATES, deceased

HENRY BATES, Senr. died 15 April 1806 Testate. He lived Newberry District. His children were WILLIAM BATES, HENRY BATES, Junr., ZACHARIAH BATES, JAMES BATES, SARAH BATES, NANCY BATES BARRENTINE, MARY BATES BALDREE, CHRISTOPHER BATES who died before 1806, and REBECCA BATES TAYLOR. CHRISTOPHER BATES was survived by his widow, KIZIAH, and two sons, HENRY BATES and JOHN BATES. PHILAMON BERRY WATERS and BENJAMIN LINDSAY exrs. of estate of HENRY BATES, Senr., PHILAMON BERRY WATERS died on 23rd. May 1806 and the last surviving exrs. BENJAMIN LINDSAY caused sale of estate to be made. The minor children of CHRISTOPHER BATES petition the court for appointment of guardian and share of the estate. SAMUEL LINDSAY, Esquire, Judge of Ordinary Court Newberry District, Appt'd WILLIAM BATES guardian for his nephews, HENRY BATES about eight years old and JOHN BATES about six years old.

Laurens District, SC Equity Court 1817 Box 40 #26

JOHN GARLINGTON and wife (RACHEL HUNTER)
vs
ROBERT CRESWELL

Bill shows that HENRY HUNTER of Boston, Mass. bequeathed the division of his estate between the children of his brother, JOHN HUNTER of South Carolina, and children of his sister, MRS. KENNEDY of Ireland, to be shared equally between them or their survivors. One of JOHN HUNTER'S daughters (AGNES HUNTER) married ROBERT CRESWELL, the applicant. Another daughter, RACHEL HUNTER, married JOHN GARLINGTON, the respondent. MRS. AGNES CRESWELL died without issue and MR. CRESWELL received her portion of HENRY HUNTER of Boston, Mass. estate through an agency who acted for all the legatees. JOHN GARLINGTON and wife are bringing suit to recover among other things the part which ROBERT CRESWELL received recovered under SC law "a husband entitled to a minor share in his wife's personal estate and the residue divided among her relatives."

Laurens District Roll #1923 dated 29 October 1817:
DUNLAP & UNDERWOOD

vs
JOHN MILAM, son of THOMAS MILAM

ISAAC UNDERWOOD stated that JOHN MILAM, son of THOMAS MILAM, stands justly indebted to the firm of DUNLAP & UNDERWOOD in the sum of \$34 by notes with interest. WILLIAM MILLS, one of the Justices of Peace, ordered that the defendant be held to bail in the sum of \$34.92. Ordered and approved by JOHN GARLINGTON. On 13 December 1817, A. BARKSDALE, Deputy Sheriff of Laurens District, levied the within execution on a parcel of tobacco supposed to be 350 pounds; four or five bushels of nubbens; one spinning wheel; one bread tray; one bedstead; and furniture; three chairs; four tins; four spoons; one tin bottle; one crock; four knives and four forks; one fodder stack; one pail; one piggen; as the property of the defendant. Entered in the office of S. DOWNS, Solicitor LD, 29 Oct. 1817.