Estate File of Isaac Rutledge 1775

Rowan County, North Carolina,

Probate

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Transcribed

By Cheryl Rutledge-Brennecke (2024)

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Rutledge, Isaac 1775 (on tab)



KNOW ALL MEN by these presents, That we David Caldwell and Samuel Luckey are held and firmly bound until John Oliphant, Will Tim Colis(?) and William McBride, Esquires, justices of the inferior court of please and quartersessions, for the county of Rowan, in the province of North Carolina, in fifty pounds proc. money to be paid to the said justices, the survivors or survivor of them, and the executors and administrators of such survivor, in trust for the benefit of James Rutledge, a minor, and of Isaac Rutledge, late of Rowan, deceased, for which payment well and truly to be made we bind ourselves, and each of us, our and each of our heirs, executors and administrators, jointly and severally firmly by these presents, sealed with our seals, and dated the 2d day of August 1775.

The condition of the above obligation is such, that whereas the above-bound David Caldwell is appointed (in consequence of the nomination and consent of the orphan) guardian of James Rutledge above-mentioned. Now, if the said David Caldwell, guardian as aforesaid, his executors or administrators, do from time to time render to the said court true and just accounts of his said guardianship; and shall and will well and truly pay, or cause to be paid, to the said James Rutledge, when he shall arrive at full age, or

to such other guardian or guardians, as may be chosen and appointed within that time agreeable to law, all such sum and sums of money as he the said David Caldwell shall be liable for the virtue of his office of guardian as aforesaid; then the above obligation to be void, otherwise to remain in full force and effect.

David Caldwell (seal) (signature)

Samuel Luckey (seal) (signature)

Sealed and delivered in open
Court, in presence of

Ad Osborn

TO NOW ALL MEN by these presents, That we Day of Spallswill
and Samuel Luckey " are held
and firmly bound unto Ish Olephant Mil Tem Loly
Oa & Miliam Mis rice Esquires, justices of the inferior court of pleas and quarter-
fessions, for the county of Ilowan, in the province of NORTH-CAROLINA,
in fifty " pounds proc. money to be paid to the faid justices,
the survivors or survivor of them, and the executors and administrators of such survivor,
in trust for the benefit of James Mutterage . minor,
of Isade Statlings late
of Mowarn, deceased, for which payment well and truly to be made,
we bind ourselves, and each of us, our and each of our heirs, executors and administrators,
jointly and severally firmly by these presents, sealed with our seals, and dated the
day of Sugust 1775.
HE condition of the above obligation is such, That whereas the above bound I aven all well
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is appointed (in confequence of the nomination and confent of the orphan)
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guardian of James Restling above-mentioned. Now, if the faid Javis Coulder u guardian as aforefaid, his executors or
guardian of ame all the general above-mentioned. Now, if the faid Savet Callette a guardian as aforefaid, his executors or administrators, do from time to time render to the faid court true and just accounts of his faid guar-
guardian of January Challes and survey above-mentioned. Now, if the faid January Country of the faid January Challes and survey at full are or the faid court true and just accounts of his faid guardianship; and shall and will well and truly pay, or cause to be paid, to the faid January Chall arrive at full are, or
guardian of James Restling above-mentioned. Now, if the faid Saves Coastle a guardian as aforefaid, his executors or administrators, do from time to time render to the faid court true and just accounts of his faid guardianship; and shall and will well and truly pay, or cause to be paid, to the faid James when he shall arrive at full age, or
guardian of James Called g above-mentioned. Now, if the faid James guardian as aforefaid, his executors or administrators, do from time to time render to the faid court true and just accounts of his faid guardianship; and shall and will well and truly pay, or cause to be paid, to the faid James when he shall arrive at full age, or to such other guardian or guardians, as may be chosen and appointed within that time, agreeable to
guardian of James Resolved above-mentioned. Now, if the faid Javes Coastles of guardian as aforefaid, his executors or administrators, do from time to time render to the faid court true and just accounts of his faid guardianship; and shall and will well and truly pay, or cause to be paid, to the faid James when he shall arrive at full age, or to such other guardian or guardians, as may be chosen and appointed within that time, agreeable to law, all such sum and sums of money as he the said Javed Carlos de
guardian of Javiet Coastle and guardian as aforefaid, his executors or administrators, do from time to time render to the said court true and just accounts of his said guardians, and shall and will well and truly pay, or cause to be paid, to the said Javiet when he shall arrive at full age, or to such other guardian or guardians, as may be chosen and appointed within that time, agreeable to law, all such sum and sums of money as he the said Javiet shall be liable for by virtue of his office of guardian as aforesaid; then the above obligation to be
guardian of Javiet Coastle and guardian as aforefaid, his executors or administrators, do from time to time render to the said court true and just accounts of his said guardians, and shall and will well and truly pay, or cause to be paid, to the said Javiet when he shall arrive at full age, or to such other guardian or guardians, as may be chosen and appointed within that time, agreeable to law, all such sum and sums of money as he the said Javiet shall be liable for by virtue of his office of guardian as aforesaid; then the above obligation to be wood, otherwise to remain in full force and effects.
above-mentioned. Now, if the faid Savet Called a guardian as aforefaid, his executors or administrators, do from time to time render to the faid court true and just accounts of his faid guardians, and shall and will well and truly pay, or cause to be paid, to the faid same of the fail of the fail of the fail of the fail arrive at full age, or to such other guardian or guardians, as may be chosen and appointed within that time, agreeable to law, all such sum and sums of money as he the said same of
guardian of Javiet Coastle and guardian as aforefaid, his executors or administrators, do from time to time render to the said court true and just accounts of his said guardians, and shall and will well and truly pay, or cause to be paid, to the said Javiet when he shall arrive at full age, or to such other guardian or guardians, as may be chosen and appointed within that time, agreeable to law, all such sum and sums of money as he the said Javiet shall be liable for by virtue of his office of guardian as aforesaid; then the above obligation to be wood, otherwise to remain in full force and effects.
guardian of Second Coastle of guardian as aforefaid, his executors or administrators, do from time to time render to the said court true and just accounts of his said guardians, and shall and will well and truly pay, or cause to be paid, to the said same of the said of the said same of the same of
guardian of Several Coastlesses above-mentioned. Now, if the faid Several Coastlesses guardian as aforefaid, his executors or administrators, do from time to time render to the faid court true and just accounts of his faid guardianship; and shall and will well and truly pay, or cause to be paid, to the faid several when the shall arrive at full age, or to such other guardian or guardians, as may be chosen and appointed within that time, agreeable to law, all such sum and sums of money as he the said shall be liable for by virtue of his office of guardian as aforesaid; then the above obligation to be wooid, otherwise to remain in full force and effect. Sealed, and delivered in open
guardian of Second Coastle of guardian as aforefaid, his executors or administrators, do from time to time render to the said court true and just accounts of his said guardians, and shall and will well and truly pay, or cause to be paid, to the said same of the said of the said same of the same of

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David Caldwell To The Justice of Guard Bond

1775

Sai Cardwill
The Sayting Stand.
1775

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KNOW ALL MEN by these presents, That we David Caldwell and and Samuel Luckey are held and firmly bound until John Oliphant, Will Tim Colis(?) and William McBride, Esquires, justices of the inferior court of please and quartersessions, for the county of Rowan, in the province of North Carolina, in fifty pounds proc. money to be paid to the said justices, the survivors or survivor of them, and the executors and administrators of such survivor, in trust for the benefit of William Rutledge, a minor, and orphan of Isaac Rutledge, late of Rowan, deceased, for which payment well and truly to be made we bind ourselves, and each of us, our and each of our heirs, executors and administrators, jointly and severally firmly by these presents, sealed with our seals, and dated the 2d day of August 1775.

The condition of the above obligation is such, that whereas the above-bound David Caldwell is appointed (in consequence of the nomination and consent of the orphan) guardian of William Rutledge above-mentioned. Now, if the said David Caldwell, guardian as aforesaid, his executors or administrators, do from time to time render to the said court true and just accounts of his said guardianship; and shall and will well and truly pay, or cause to be paid, to the said William Rutledge when he shall arrive at full age, or

to such other guardian or guardians, as may be chosen and appointed within that time agreeable to law, all such sum and sums of money as he the said David Caldwell shall be liable for the virtue of his office of guardian as aforesaid; then the above obligation to be void, otherwise to remain in full force and effect.

David Caldwell (seal) (signature)

Samuel Luckey (seal) (signature)

Sealed and delivered in open)

Court, in presence of)

Ad Osborn

K NOW ALL MEN by these presents, That we David Could will and
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and firmly bound unto John Shiphand Mill Tim Colo and
Miliam Milaide Efquires, juffices of the inferior court of pleas and quarter-
fessions, for the county of Roman, in the province of NORTH-CAROLINA,
in a fifty pounds proc. money to be paid to the faid justices,
the furvivors or survivor of them, and the executors and administrators of such survivor,
in trust for the benefit of Milliam Missledge, minor, and Exphan of leave Wissledge late
of allowan , deceased, for which payment well and truly to be made,
we bind ourselves, and each of us, our and each of our heirs, executors and administrators,
jointly and feverally firmly by these presents, sealed with our seals, and dated the
day of August 1775.

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of the faid David Galder II guardian as aforefaid, his executors or	and a la
administrators, do from time to time render to the said court true and just accounts of his said guar-	
dianship; and shall and will well and truly pay, or cause to be paid, to the said Milliam That Ray	30
when he shall arrive at full age, or	1
to fuch other guardian or guardians, as may be chosen and appointed within that time, agreeable to	
law, all fuch fum and fums of money as he the faid Planid Caldwill	
shall be liable for by virtue of his office of guardian as aforesaid: then the above obligation to be	
void, otherwise to remain in full force and effect. Savid (Revels; So	
Sealed, and delivered in open	

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David Caldwell To The Justice of Guard Bond

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