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Dear Bennett and my son George Bennett & my Son J Bennett &
my Son Kinnard Bennett and my daughter Sarah Rogers and my
daughter Hannah Stanner Bennett and daughter Catharine Bennett to
them and their heirs for ever and I do hereby revoke i make null
& void all and every other will or wills by me made - I do hereby
nominate and appoint my two sons Thomas Bennett & John Bennett
& my friend J Beck my Exes to this my last will and testament
Signed Seal & delivered and executed in the presence - Eliza Bennett
Samuel Ruggill Isaac Woodard June the 12th 1810.

Thomas ^{His} X Bennett
~~mark~~

State of North Carolina
Duplin County }

October Term 1810

There was the within will of Mary Bowzer proved in open Court
in due form of Law by the oath of Joshua Platt one of the
swearing witnesses thereto and at the same time of Hardy
Parker the Exe named in the said will came before the Court
and qualified as such according to law ordered that he be
sworn accordingly. I will William Dackson Esq. In the
& Mary Bowzer of the County of Duplin County State of No. Carolina
being weak in body but of sound memory blessed be God for the
same knowing it is appendic for all men to die do this do make
and ordain this my last will and testament in manner & form fol-
owing to wit. First will and ordain that all my just debts and
funeral expenses to be paid and my body to have Christian like
burial at the discretion of my Exes hereafter to be named. Secondly
I will that my daughter Ann Albin & Mary Wells have the under-
mentioned property equally divided between them that it is to say
one basin & basin plates one pigeon one fire pan on flesh
fork one chime one looking glass one cotton wheel on sheet one &
one pair hundred slay and two thin year old stirs to them and
theirs for ever. Thirdly I will and ordain that after my decease the
remaining part of my property consisting of cattle hogs and house hold
furniture & plantation tools of every nature and kind with one roman
saddle and twenty dollars in a note from Amos Morris be the
property of my daughter Susannah Parker to her and her heirs for
ever. Fourthly and lastly I do constitute and appoint my son
in law Hardy Parker as exec to this my last will and tes-

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testament in witness whereof I hereunto set my hand and seal at
 Duplin this 5th day of August 1801. Signed sealed & published in
 the presence of us Joshua Plat & Timothy Teacher
 Mary ^{her}
 Bouzer mark

Duplin County

April Term 1823

I Warren Blount of the State of North Carolina and Duplin
 County being in sound mind and memory do make this my last
 will and testament at the same time relatively revoking all former
 wills made by me. declaring this to be my last will & testament
 First I give to my wife oldest son David B. Newton Five dollars
 to her next oldest son say Julius Newton Five dollars. to her daughter
 Mary Elyza Blount Five dollars. now to her last set of children
 which is mine. say to Mary Blount. I give Five dollars. To my
 daughers Elinor Blount I give five dollars. I give to my daughter
 Isabella Ann Blount Five dollars and if my wife should have
 another child by me which I think she will. I give it five dollars
 and for it to share equally with the others in the division I give
 to my beloved wife Elinor Blount (wife) to all the rest of my property
 Warren whether real or personal whatso ever or whereso ever except my
 Blount. interest in a negro girl Rose and a boy Sam & such my in-
 terest to be sold in them and all such property as may be
 thought best to be penable property and the money appropriated
 to pay my just debts. I give this property to my wife to support
 herself and children and until my daughter Isabella Ann is 18
 years old and for to school them till they can read &
 rigit well. I wish my wife to keep enough for her to live on
 comfortably. I particular wish the back ars to be sold.
 When my daughter Ann is 18 years old. I want my property to
 be divided equally between them my wife and her oldest children
 and mine only for her oldest children to have their land valued
 and with that I want there to be paid equal with mine in
 the division if wife should see any chance to exchange any
 of this property for land I wish her to do it and whatever
 purchase she makes let it be divided when the division
 is and if one of those children should marry before the di-
 vision I want it to have two thirds of its proportionable
 part of its property when they marry to be given off to them