aforesaid estates up the aforesaid setates as the aforesaid deed or marriage settlement directs I having no other title in the property mentioned in the aforesaid deed or marriage contract but intrust as a trustee.

Second. I lend to my beloved wife Elizabeth Wheless the said land and plantation where I now live and my three negro men old moses. young moses and Reddick, and all my negro whosen Anna hildren, (The woman excepted) duringher natural life and further I lend to my said wife Blizabeth all my perishable estate not before webshereafter given way or disposed of in this will during her natural lifeprovided she shall keep and maintain my two daughters Patsey and Blisabeth untill they marry but shall my executors see any waste or neglect on my wifes part intheproperty lent to her, they or he, may takeit or anypart, and sell to the best advatage and further my will and desire is that in case my said wife shall marry that then she shall only be entitled to ane third part of my land including the houses, and that she shall no longer be entitled my negroes aforesaid lent, nor the perishable estatelent to her, but my executors shall then take charge of the two third of land and all the negroes and rent and hire them out, and during thelife of my said wife, and shall sell all my perishable estate which is lent to my said wife and she shall remeive one. third part of the amount of such sale.

Thirdly, My will is that at the death of my wife Elizabeth, all my negroes /except woman Anna) which is lent to my said wife shall be equally divided between my three sons say Benjaminyheless , Amos "heless and John "helpss, and my executors shall then sell mylands and all perishable property which is therein lent as above and further I lend to my daughter Patsey my negro woman Anna during her natural life butin case the said Anna shall die before my said Daughter Patsey my executor shall at all times furnish out of my estate a good negro woman for said Patseysuse during her life, and also I give to my said dau_hter Patsey one good bed and fur iture. I give to my son Elijah "helese two hundred and fifty dollars and I give to my daughter Bathany Stokes two hundred and fifty dollars, and I give to my daughter Mildred Hammonds two hundred and fifty dollars, and I give to my daughter Blizaboth Wheless two hundred and fifty dollars and also one good be & and furniture:

and my executors is required to pay these legacies out of the proceeds of the sales of my estate real and personal (rents and hires if any) and lastly I do nomintate and appoint my friends Datid Sitte, William Hammonds and myson Benjamin wheless executors to this my bast will and testament . In testamony of which I the said William "helesshave hereunto set my hand and se I this 6th day of February Eighteen hundred and t enty

Wm Wheless (Sdal)

350

Signed, sealed and acknowledged before us Azariah King Thomas Y Wright State of North Carolina NashCountycourt November Term 1829

The foregoing last will of William wheless wasenhibited in open court together with the three codicies annexed and duly proven by the oaths of Azariah King and Thomas Y Wright subscribingwitneses thereto and on motion releved to be recorded together with the codicils which were proven by the oath of Thomas W Wright a subscribing witness thereto. Attest Benj. H Blount, C.C.C.

350

On demand at my death I promise to pay Martha Wholess the sum of Fifty "ollars, I desire my executors to take such property as can best be spared to raise the money for value received, witness my hand an seal this 4th day of July A.D. 1829.

Witness hos Wright Jrat.

Wm Wheless (Seal)

on demand at my death I promise to pay Blizabeth Wheless the sum of fifty dollars, I desire my executor to take suchproperty as can best be spared to raise the money for value received. Witness my hand and seal this the 4th ayof July A.D. 1829 Wm Wheless (Seal) Witness Thos. 1 Wright Jurat.

On demand at my death I promise to pay Mildred Hammonds the sum of fifty dollars. I desire my executors to take such property as can best be spared to raise themoney for value received. Witness my hand and seal, this 4th day of July A.D. 1829. Wm Wholess (Seal)

Witness Thos Wrights Jurat.

The above will is recorded together with the codicils.

Attest Benj H Blount, C.C.C.

350す

InThe Name of GodAmen. I Benjamin Tucker of the County of Nash and State of North Carolina being in a low state of health but of perfect mind and memory calling to mind the mortality of the body and ranwing that it is appointed for all men to die do this the fifteeenth dayof October in the year of our lord one thousand sight hundred and twenty nine make publish and declare this my last will and testament in manner and form following to wit:

First I lend to my beloved wife Amey Tucker all myland during her life or widowhood after he r death or marriage I then give the above named land tomy beloved son Barnnabas Tucker, I also lend my beloved wife all the cropand stock of every description after paying my just debts also all of thehousehold and kitchen furniture except one bed that I give

350± sum.

to my beloved grand daughter himsey when ever she comes of lawful age or marries after the deather marriage of my belove wife I want the above named property that I have lent to my wife to be sold all except that which my wife had when I married her that I give to her son Drewry Savage themoney arising from the saleof my other property if any I give to my beloved daughter Martha Musew the sun of two dollars. I also give to my beloved daughter Blizabeth Vester the sum of two dollars I also give to mybeloved son Tomas Tasker the sum of two dollars, I also give to my beloved son in law Guilford Griffin the sum of two dollars. I also live my beloved grand son Kelly E thesum of two dollars. Talso give to mybeloved grand son "do in the sum of the dollars, I also give my beloved _randdaughter harty to be the sum of two dollars. The balance of my est to if any I wast equally divided between my beloved daughter Barshala -illiams and my beloved daughter Sliza Vester and my beleved grand son John Hit. I do Kersby appoint my executor to this my last will and testament revoking all other wills heretofore by me made in witness I have hereunte set my affixed my hand and sail the day and gate above written. acknowledged signed, and scaled inpresents of R Upchurch Albert Upchurch Benjamin x Tucker (Seal) mark. enterlined before assigned, State of Borth Carolina, Court of Pleas & Quarter

The foregoing will was exhibited in open court and dulyproven by the oaths of Richmond and albert Upchurch the subscribing witnesses thereto and on notionordered to be recorded.

Attest Benj h Blornt, C.C.C.

and is recorded in obedience to the above order.

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Benj H Blount, C. .. . C.

InThe Hammof Goddmen. I BlizabethVickof the County of Nash and State of North Carolina being at this time in a low state of health, but of sound mind andmenory blessed be god, do make and ordain this mylast will and testament in the manner following.

Item: I give and be ueath unto my sister Lucy Tunstall my sorrell horse and gir to her and herheirs forever.

Item: I give and bequeath unto my nephew Bolden Walker my negro woman Kate andher child Henry to him andhis heirs forever.

Item: I give and bequenth unto my nephew John C. Hines my negro boy Jacob to him and wisheirs forever.

Item: I give and bequeath unto my miece Hancy Hines my negro girl Mahaly toher andher heirs forever.

Item: I give and bequeath unto my nacce Mary Ann Hines my negro girl Patience toher and her heirs forever.

Item: I give and bequeath unto James Hartwell Walker son of Bolden Walker mynegro boy Ishem to him andhis heirs forever.

Item: I desire that my negro man Isaac, his wife "ancy and her child Isaac remain in the hands of executors until my nephew James Walker arrives to the age of twenty on years, and to be in that way man aged that the said executors thinks proper, and such parts of the profits arrising from the labour of said negroes as my said executors thinks proper to be given to the said James Walker until he arrives to the age of twenty one years, at which time the aforesaid negroes Isaac, hiswife Hancy and her child Isaac is to be delivered into thepossession of the said edames Walker and should he live to have a child a lawful heir I give and bequeath the above negroes Isaac, his wife Nancy and her child Isaac to the said James Walker, his heirs and assigns forever: but if the said James Walker dies before he has a child a lawful heir, I will that the above negroes Isaac, his wife Bancy and her child Isaac be equally divided betwixt my sister Lucy Tunstall, Nancy Mines John C. Hines and Mary Ann Hines before mentioned I will that the balance if my estate be disposed of to pay all my just debts and should any thing remain after discharging the ame I give and bequeath the same to my sister Lucy Tunstall

And I hereby appoint Timothy Perrell my whole and only executor to this mylast will and tes-tament in witness whereof I have hereunte set my (0:20).

hand and seal the 17th day of April, A.D. 1820.
Signed, and acknowledged
in presence of us
Blizabeth Vick
Martha Vick

State of NorthCarolina, Mash county court of pleas and quarter sessions

May term 1830

The foregoing fast will of Elizabeth Vick was duly proven in open court by the aths of Elizabeth Vick and Martha Vick the subscribing witnesses thereto and an motion it was ordered to be recorded.

Attest Benj. H. Blount , C. C. C.

and is recorded in obedience to the above order.

Benj. H. Blount , C.C.C.