14

I David Hopkins of the county of Mash and Statesf North Carolina, being of sound mind andmemory but considering theuncertainty of my earthly existence do make and declare this mykast will and testament in mamer and form following that is to say: and form following that is to day.

First: 'hat my executor hereinafter named shall provide for my body a decent burial suitable to the wishes of my relations and friends and a decent burial suitable to the wishes of my relations and friends and pay all funeral expenses together with my just debts however andte when seever owing out of the moneys that may first come intohis lands as a part or parcel of my estate.

Item: I give and devise to my beloved wife Miley two hundred and forty Item: I give and devise to my beloved wife Miley two hundred and forty acres of land to be set out by metes and bounds (mbre or less) the tract of land whereon I now live toh ave and to hold to him thesaid Miley for and during the term ofher natural life or widowhood in satisfaction for and in lieu ofher dower and thirdsof mad in all my real sates. Item: I give and devise to my only son Aleey allthat tract of land thereon inoch Males now resides known by the name of the Strickland land two hunfred and eighty four meres to have and to hold to him his and him have a few supplements. These I wise and devise to my only land two manared and signity four mores to have and to hold to him his and his heirs in fee simple forever. Item: I give and devise to my only laughter Susan two hundred forty acres of land all of the tract whemn I now live except the life or widowhood setateof my wife devised in aformer item of this my will to have and to hold to her and to her heirs in for simple forever.

Item: I give anddevice to my said son me shot gun to have and to held to him and hishelve forever in fee simple forever. Item! My will and desire is that all the residue of my estate if any after taking aut the devices and legacies above mentioned shall be soled and the devices and legacies above mentioned shall be soled and the ever and above the payment of debts expenses and legacies that such surglus shall be equally divided and waid over tony said wife and soth of my children in equal portions share and share alike them and each and everyoff them there executors and administrators and assigns absolutely forevery. Item: And whereas my two childre is not twenty one-years of everyof them there executors and administrators and assigns absolutely forwart. Item: And whereas my two childre is not twenty one-pars of age my son sto, said alsoy is a minor of theage of about five years and will jet be of the full age of twenty one until 1863 and my daughter will not arrive at the full age of twenty one years untill 1857 .now therefore my will and dealer is that my friends A. I. Taylor is hareby constituted and appointed guardian of them my two children years and both the custody and guardianship both of them respective years and estates untill they the said alsoy and busin severally cardies at the full age twenty one years and I do hereby on titute and papaint my trusty friend A. I. Taylor my lawful excutor to all ing to the true intent and meaning of the same and everypart and every clause thereof hereby revoking and declaring utterly void allother wills and testiments by me heretofore made. In witness whereof I the said David Hopkins to hereunts set my hand and seath this 6th day of March, A.D. 1847.

David Hopkins (Seal)

David Hopkins (Seal) Signed, sealed, sublished and declared by the said David Augkins to be his last will and testament in presence of us sho at his request in his presence and in the presence of eachether do subscribe our names as

James Pierce Hilliard & Hopkins. Stateof North Carelina court of pleas and quarter session Massicounty

the foregoing paper writing surgerting to be the last will and to tament
of David Ropains deceased, is offered for grobate and duly proven by the
oath of Hilliard M E-pains one of the subscribing witnesses thereto NachCounty and is ordered to be secorded. Attest F.M. Taylor C.C.C. Attest F.M. Taylor C.C.C. and is recorded.

InTre Home of God amon I John Ricks of the County of Hash inthe State of Morth Carolina, do this the sixth day of January in the year of our lord one thousand eight hundred and 43. do make publish and cepture the leed one thousand eight hundred and 43. do make sub ish and ceclare the following paper writing to be and contain my last will and tectament rewoking allother wills by me made and declaring this paper writing to be the only one in manner and form following that is to car.

Let I have already made advances to my daughter Sidney S.B. Harper and her hashand Wm. J.B. Harper for money paid to Alfred Joyner and his wife Frimmey Joyner Bannet Attinson andhis wire Mary Attinson for land, for building a house for cattle hogs, bed saddle cart pork, and combined I value to five hundred and eighty five dollars \$585, which is a part of my daughter Sidney S.B. Harperslegacy, now I give and bequeath to my said daughter Sidney S.B. Harperslegacy, now I give and bequeath the my said daughter sidney S.B. Harperslegacy, now I give and bequeath to my said daughter sidney S.B. Harperslegacy now I give and bequeath to my said daughter sidney S.B. Harperslegacy now I give and bequeath to my said daughter sidney S.B. Harperslegacy now I give and bequeath to my said daughter of Sidney S.B. Harperslegacy now I give and bequeath to my said daughter of the more my tract of land with all disposements called the Philander Tisadle land that I begin to Samel W.M.Yiok trustee containing 97 on 98 acree valued at \$160 also my tract of land lying on Sangony swamp containing 97% acree which land drew in the division of the lands of the late David Ricks where the said of the late David Ricks when the down land of the late of the l 175 also my right title and interest that have in the dower land of also Micke where James Bunting new lives valued to 325, also mere man Sandolyh usualiy called Bunt valued to \$250. also negre in named Milly valued to \$400.

also negro bey Bryant valued to \$300, also my negro woman named Vilet valued to \$300, with all their increase and the further sum of twelve hundred and eighty callers in good notes which makes her legacy of \$4000, this bequeath is to my daughter Sidney S. B. Harper and all the children that she now has or hereafter my have and to no other person or pessons else. I appoint my son in law Villiam 5. 3. Harper Trustee to take charge of the property given to my daughter Sidney S. B. Harper and use the same for the benefit of my said daughter Sidney S. B. Harper and like children that she now has or hereafter may have and for no other purpose in any way whatever.

Item fine. I give and bequeath to my too sons David A. T. and Jerome Ricks all the
segroes say sixteen in number and there:increase, horses wagons and money that
they have carryed to the State of Alabama, all amounting in value to \$7910, with
sinety dollars more to be paid them in money to be equally divided between them
thick makes there legacys of \$4000. each to them and there heirs forever.

Item Srd. I give and bequeath to my son George Ricks and all the lawfull begotten
heirs of his boddy and to no other person the following property (wis) the tract
of And where he now lives on the Back Swamp containing six hundred & fifty acres
he the same more or less due requard to be had to the will of George Boddie Senr. in any way whatever. and fore deeds proven Novr. term of Mash County Court 1844, also a deed in trust from Ficholas C. Harrison to Jno. G. F. Drake valued to \$1300. all the stock of from Highelms C. Harrison to Jno. G. F. Drake valued to \$1300. all the stock of hags corn fedder house hold and kitchen furniture that he is now in possession of valied to \$200 one horse bridle and saddle valied to \$100, one everage bead and furniture valied to \$25. my surveying instruments valied to \$25. my negro man Jordan valued to \$25. my negro man Jordan valued to \$500. my negro woman named Emaline and her two children names not heaven, that is now at Alford Joynere valied to \$600. also good notes to the amount of \$1300 which makes his legacy of \$4000. Again ture values to \$20. My surreying instruments valied to \$25. My megro man Jorean valied to \$25. My megro wann maned Emains and her two children names not mean, that is now at Alford Joyner valied to \$600. also good notes to the amount of Almed which makes his legacy of \$4000.

In the state of the state of the other person or persons the following named superty wis: Two treats of land the other person or persons the following named superty wis: Two treats of land the acres each allows Jordan in thomas J. His containing one hundred and ten acres each allowy states in the following named any one half of said tract due request to be had to too deeds one from Harriet to see the other from Serina Sneed. All the three tracts valied to \$750, one every man be and furniture valied to \$25. one bride and sadde valied to \$50, one every man winney and her Child Serar Jane valied to \$500 magro boy Jane. valied to \$250, begro boy Sollomon valied to \$2575, negro man Jim Bush valied to \$250 good note or makes to the amount of \$1850 which makes her legacy of \$4000. In case my daughter Francis and all the state of the property for the use and benefit of my said daughter Francis and all the state of the property for the use and benefit of my said daughter Francis and all the state of the property for the use and benefit of my said daughter Francis and all the state of the property for the use and benefit of my said daughter Francis and all the state of the person or persons unless they are within that no part of my estate is to peet to me person or persons unless they are within the folly understood by all persons that my have begotten by his and to no other person or persons in any way or assert what we may have begotten by his and to no other person or persons in any way or assert what have the follow in a second person or persons unless they are within a flore and all the lawfull children that he my have begotten by his and to not enter person or persons in any way or assert what have the second person or persons and distan as th. I give to my loving wife Anna Ricks one years support for her self and may to be laid of by my Exrs. and Benj. H. Blount or some other worthy man to be