we have made shall have the above property equally divided among them and I do nominate and appeint my son James Harrison whole and sole executor of this mylest will and testament making seid all other wills by me made in witness whereof I have hereunto set my handand seal this

In presence of (Seal)

State of North Carelina, NashCounty court Nov. Term 1827
The foregoing last will and testament of John Harrison deceased was proven in due form of law in opencourt by the eath of John Perring Fred Battle and James Avent and in motion ordered to be recorded.

Attest HBlount, .....

and is recorded.

Attest H Blount, C.C.C.

## 335

In the same of God Amen. I Blizabeth Cooper of the County of Nach and State of NorthCarolina, being in a lowstate of health but of perfect mind and memory thanks be to mod for the same knowing that it is appointed for all persons to die I de therefore make and declare this to be my last will and testament and in manner and form following. First: I recommend my soul to god who gave it me and mybody to the earth to be buried in a christian like manner as touching my worldly goods they as followeth.

First: I lend to my beloved daughter Slizabeth Batchelor during her natural life the following property that is to say all of my lands whereon I now live also all of my property of every description except my negroes .allso I give and bequeath to my beloved daughter twenty dollars in cashto be paid her out of the value of the negroes.

- 124. My Will is that Polly Gooper the widow of Isham Gooper and her children in joy the benefit of my negroes man Harry Labora until my son James Gooper or some person in his name applys for him.
- 3.3. My will is that said negroes Harry be valued by three fit persons appointed by my executors or some other person under his desections three persons is to be unconnected and sworn, and that my son James Geoper take said negro at the valuation to him and his heirs forever.
- is to- wit Bilf andher increase to be valued in like manner as aforesaid and said negroes after being valued is to be divided between my sens John Cooper and my grand children affred Cooper, Mancy, lucy Blizabeth and Isham ann Cooper and my sen James Cooper as near as they can be in value so as my sen James to keep Harry as aforeneased but if Harry should be valued to more than his equal share then my sen James is to pay to the others John Cooper and My above named grand children but if Harry should be considered not as much as theone third part which my will is that they be divided

in three parts then he is to redeive from theothers valuation to them and their heirs forever.

The cland and thereproperty which I lentto my beloved daughter "lizabeth my
Batchelor during her life/will is that after her death that all go to
my grandson George Washington Batch for to him and his heris foever.
My will is that should there be any debts owing from me to any person
after my death that the debt owing to me from Berry. Epchurch should
go to pay and should that not be enuf the balance is to come out
pf the value of the said negroes both in selling my state and every
other case whatsoever. I do hereby appoint beloved son James coper
executer to this my last will and testament revoking all other wills
herstofore by me made publishing and declaring this to be mylast will
and testament. Signed, sealed and acc owledged this in presence of

us. this 22nd dayof October 1827.
"ideon Page
William "A"Parret
mark
Little B. White

her Slizabeth x Cooper (Seal)

mark.

State of North Carolina, Nash County court, Nov. Term 1827
herforgoing last will and testament of Slizabeth Cooper was executed
in open court and the e-ceution thereof duly proven by Dideon Boos
and Little B Thite two of the susscribing witnesses the reto and
on motion ordered to be recorded.

Attet H Blount, C.C.C.

and is recorded

H Blount, C.C.C.

336

InThe Name of God Amen. I Randolph Harris of Mash County and State of North Carolina beingof sound memory and disposing memory do this 30th day of May in the year of our lord one thousand eight hundred and fifteen make and ordain this to be mylast will and testament in manner and form following, First .: I give and bequeath to my daughter Rebecca Mason , five shillings to her and herheirs Item: I lend to my said daughter Redeckah Mason in case she shall left a widow and not otherwise the use of one negro man named George during her natural life or widowhood . Item: I give and bequeath unto my said daughter Rebeckah Masons children five hundred dollars withones half of said money to be applied to theuse of my said daughters Rebeckah Mason conditionally that is if she be left a widow and not otherwise and my desire is that my son Joel Harris and Jesse Thorp take charge of said money and put it on interest so that they shall be entitled to draw their theiregual part which I give to them and their heirs forever. Item: I lend to my daughter Mary Atkinson two negroe girls named lots o Cats and their increase also one negro man named Cuff during her naural life and at

her death my will is that should my said dau hter Mary die leav ng