years or becomes the father of a lawful heir I give and bequeath unto kim my tract of land bought of William Dozier an equal half of all my negroes not silled to hismather, fifty dellars of mynotes one gray more called Jenny one mule called Jack one saddle and bridle and third of the oyder casks one half of my brandy still one bed and stead and one fourthofmy bod farniture, are half of my eattle, hoge sheep soon fodder wheat peas cottomexcept what is given tohis mother, and half theproperty lent tonis mother at her death or marriage, except the land and also o chaif of all myother property not otherwise disposed of and one half of my notes and accounts aftertaking from them what has already becommentioned butshould he die beforehe arrives at theame of twenty one years or before he becomes the father of a lawful heir . Item: I then give and bequeath the property time alleted for him onto my son william M. Revel. My desire is that all theproperty I leave to be equally divided betwirt my two sons William MA Elijah E.  $R_{\theta} vol$  so sold for that purpose except thenegroes, and for them to be divided betwirt them by Rennett Funn, Bennett Barnes, James T Barnes, James Hunter and willie Hicke or a Majoirty of them. It is also my desire that my son william take into his possession his property whether he be of age or not wit sout having a guardian. and Thoreby make and ordain myson William N. Revel and Timothy Terrell executors of this mylast will andtestament. Inwitness whereof I the said Humphrey Revelhave hereunto set my handand seal the dayand year

signed, scaled and acknowledged in presence of us. interlined before aigned, James 7 B. mass.

above written.

State of north carolina, c urt ofpleas & quarter secsions Bashcounty Pebruary term 1832.

The foregoing paper writing purporting to be the last will and testament of Humphrey Revel was exhibited in open court and duly proven by theoath of Lazon Lane one of the subscribing witnesses thereto and on motion ordered to be recorded. Attest Benj H Blount, C.C.C. and is recorded including thereto to the above order.

Attest B H Blount .C.C.

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In The Mana of God Amen I, Isaac Vick of Hash county and being of sound and perfect mind and memory (blessed be god) dothis day of January in the year of our lord one thousand eight hundred and thirty two make and publish this mylas will and testament, in manner of following thatis to say:

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First, I give and bequeath tomy beloved wife Charity Vick first choice of bed stead and furniture one bay mare three cows and granlings her choice ten head of sheep her choice, two cows and pigs her choice ten shoats her choice and one thousand punds of good fatt pork two bushes and a half of good alum salt twenty pounds of good brown sugar five pounds of good coffee twenty fie barrels of good corn two good eides of leather and all my forder and shucks and all my house hold and kitchen furniture and all my farming toels. I lend to my beloved wife Charity Vick all my land to her her natural lifetime tis my will and desire for my two sons henry and John Vick also to stay on the land without beloved wife harity and at her faith I give and bequeath to my two beloved sons Henry and John Vick all my saidland to be equally divided between them two to them and their hairs forever, agreeable to my deeds.

I give and bequeath to my beloved son Henry Vick one sorrell horse one ted stead and furniture which he has now in possession to him and hisheirs forever.

I give and bequeath to my beloved son John Vick one bay, housebridle andsaddle, one bed stead andfurniture to himand hisheirs forever.

I give and bequenth to my beloved daughter Sally Vick one bed stead and furniture to she and her heirs forever.

I give and bequeath to my beloved daug ter Polly Harriett Vick one bed stead and furniture to she and her beirs forever new I lend to my beloved wife Charity tick a negro woman by the name of Bannah and her child by the name Zanah and their increase toher her natural life time and at her death I give and bequeath to my two beloved daughters Sallly and Polley karriett Vick the saidnegro woman Harmah and her child Zanah and their increase to them and their heirs forever or as many of them as will make then up equal shares with my beloved son Henry Vick ands if these shall be any more of maid negroes after making them up equal withmy said son Henry it tis my will and desire that if my beloved son John Vick ir capable to bakesaidproperty to do so and if not capable of taking the same tis my will and desire for said property if any that it shall be sold and I giv e and bequeath to my beloved son John Vickif an y of any description or the money for the same to him and hisheirs forever.

I give and bequeath to my two sons Henry and John Vick one still and contents to be equally devided between them to them and their heirs forever, and if any of the propertyout sideof this tie my will for the same to be sold and any my just debts and if my any left to go to help make up my two daughters there lots with my son Henry Vick.

And I dehereby make andordain my worthy friend Granberry Vick exeguter of this my last will and testament in witness whereof I the said Isaac Vick have to this my last will and testament set my handand seal the day and year above written. his

Isaac x Vick (Seal)

mark.

3i ned, scaled published and declared by thesaid Lang vickthe testator as his. last will and testament in thepresence or us who was present at the time of signing and sealing thereof. Joiner Langley herrod Widliams

Sate of NorthCarolina curt ofpleas and quarters ession Mash county February term 1832.

The foregoing paper writing purporting to be the lat will and testament of Isaac Vick was exhibited in open court and proven by the ouths of Joiner langley and herrod Williams the subscribing witnesses thereto andordered to be recorded.

Attest Benj H Blount, C.c.C.

and is recorded in obedience to the above order.

Benj H B ount , C C.C.

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In The Name of God Amen. I Samuel Bailey of the countyof Mash and State of MorthCorolina being weak in body but of sound mind and memory and knowing it is appointed for all persons to die do make and oranin this mylast will and testament revoking all others by me made .c. and recommend my soul to the almighty who gave it me/ my body to theearth and to be buried in a christian like manner and after all my just debts are raid I give and bequeath to Samuel Jackson Arrington son of General Joseph Arrington all my property of every description whether it be real or personal property to him and his heirs forever, and lastly, I appoint my friend General Joseph Arrington my whole and sole executor to this mylast will and testament, as witness hereof Thave hereunto get my hand and seal this 11th day of February in theyear of our lord 1831.

signed, sealed and acknowledged in presence of John Decing Thompkins "ose

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his Jamuel x Bailey (Seal) mark.

State of BorthCarolina, court of pleas & quarter session nashcounty February term 1832

The foregoing paper writing purporting to be the last will andtedtament of Jamuel Sailey wasproven in open court by the eath of John Bering one of the subscribing witnesses thereto and ordered to be recarded.

Attest Ben H Blount, C.C.C.

and a recorded in obedience to the above order.

Benj H Blount, C.C.C.

InThe Hame of God Amen. I Jonathan Boy kin of the State of North Carolina and county of Bash being in low state of health but of perfect mind and memory thanks be given to to alling unto mind the mortality of my body and knowing that it is appointed for all men once to die do make and order ordain this my last will and testament that is to say principally and first of all I give and recommend my soul into the hand of almighty 21ed that gave it and my body I recommend to theearth to be buried in decent, christian burial at the discretion of my executors nothing doubting but at the general resurrection I shall receive the same again by the mighty power of wood and as touching such worldly estate wherewithit has pleased Sod to bless me in the life I give desise and dispose of the same in the following manner and form

First I give to Steven Boykin my son ten shillings, I give to Chary Simpson my daughter ten shillings. I give to son Thomas Boykin ten shillings, I give to son Irvin Boykin ten shillings. I give Nealy Flowers my daughter, 9 give to her ten shillings. I give to my daughter Tempy one bed and furniture one cow and calf one pewter bason and three plates. I give to my daughter Bady one bed and furniture one cow and calf one pewter bason and three plates. give to my son Jonathan Boykin the land andplantation here I now live one korse creature one bed and furniture one cow and calf one pewter basen and five plates one pot and gun, and the rest of my property to be sold and pay my debts and if any left to be divided among my children and I doheraby utterly disallow revoke and disanull all and everyother former testament will , legacy bequeaths executors by me in any wise before named willed and bequeatled ratifying and confirming this and not other to be my last will and testament, in witness who reof I have hereto get my hand and seal this the thirteenth of January inthe year of our lord one thousand eight hundred and thirty two, this I put . into the hand of my friend Stephen Boykin.

A signed, sealed published pronounced anddecared by the said Jonathan Boykin as his last will and testament in thepresents of us who in his presents and in the presents of e ch other have hereto subscribed our names. Jos Williamson ailliard Boykin

JonathanxBoykin (Seal) mark.

State of North Carolina Nash county

court of pleas & quarter session May court, 1832

he foregoing will was du yproven in ojencourt by theo.ths of Jos Willia mson and Hilliard Boykin sub cribing witness thereto and ordered to be recorded . Attent Benj H Blount, C.C.C.

and is recorded Attest Benj H Blount, C.C.C.