my encenture hereinacter manuel shall sall of myresperty both mai and visided an follows my circler in Jun Jany furcher is to receive to be distingly and to enqueried with my property of every kind and timpromode to be disting an interest to the unit than but if the leader metural life or at my found to desires to live with them but if the leader metural life or at he set my property into larger proposable for how compared life or at larger and my property into larger proposable for how compared to the result of my property in the larger was provided by property in the larger of the my property in the my condition of the my hast will depend only the my manuel to be completed of the my hast will not consider to the my hast will not transfer the my hast property rysoling all former wills by no make. In witness the rest factor of the my manuely to the my make. In witness the subject of the my hast will not transfer the witness i facish Golline when the larger the my care of the my interest the market my care of place and question factor of place and question factor.

State of Horth Orivina court of place and question occurs.

Richmont Spaturch

Richmont Spaturch

State of Jorth Carolina

court of plans and questre consists

Av. term 1804

Av. term 18

Attest B.H. Sereby, C.o. o. CO.

ANA

In the Name of God iman, I be I intherm of the Sounty of Nach and State of North Carolina being of feeble health but of sound sind and perfect memory do this 19th dayof April, 1864 mins and orders this to be my hast will and testament vis: I lend unto my believed wife Lagy I inthere during her natural life all set to waste or squander and at her death it is my will anticaire that luck I met to waste or squander and at her death it is my will anticaire that luck I the whale of said cetate, It is my will that at my death my have and person that there shall sell such things as he thinks best to pay my just debts and that every thing left after paying anid debts shall be disposed of as above units or J.B. Enthewe, Gas(Golline Williams Inthowe (Seal)

State of Borth Caroline, court of pleas and quarter seesies, ManhCounty Feb, term 1886. A pager writing purporting to be the last will andtestanent of Walliam S ManhCounty Feb, and the conhectibing witnesses thereto who dely proves the same and or Ge, Calline theether subscribing witnesses is out of the sakele and that he are his subscribe his mane as a witness in the presence of the testator It is entered by the court. That said will be admitted to probate as the hest will and testanent of the said William S Mathewa and is ordered to be recorded and f led. Actor:

3.8. Serely 6-6-6. Ch.

These was the said William S Mathewa and is probated as the last will and testant the said William S Mathewa and is probated to be recorded and f led.

by the Manuel God Amm.? Samel M. Richeler of the Gennity of Rocking of Sorth Gardina, being of count disposing aims, and manuely de Marking of Sorth Gardina, being of count disposing aims, and manuely de make this my last will and too tenent in manuer and four following to with. That my encountry and horologists manifesting to with. That my encountry the wishes of my relatives and friends and my bely a decent burial criticals to with just dibbe ont of the manuer, themse was fitted in the manues to their binds as part of a with just dibbe ont of the manuer, themse was fitted in the more of any one farther than 1. I feel to my the Garlett Richeler my makes they of land there are farther than 1. I feel to my one farther than mathicals in and accigns forwers, helpe less to my one farther last the death of give the case to my one farther last and the death of the case to my one farther last and the death of the case to my one farther last and the death of the case to my one farther last and the death of the case to my one farther last my death to the manuer forwers, to be equally divided between them. Item the 2. I give and bequeath to man distinct and analysis forwers the man that is my vist of the last of the manuer for my one farther the my one farther the my of the death of the manuer than the case to many that I my have at my death I give and bequeath to my one farther last of the manuer and the case to my one farther farther farmed and farther the case to my one farther farther farmed and farther the case to my one farther farther farmed and the case to my one farther farmed and farmed and the case to my one farther farmed and the case to my one farther farmed farmed to my one farther farmed and the case to my one farther farmed farmed to my one farther farmed to my one farther farmed the case to my one farther farmed to my one farther farmed to my one farther farmed the case of the manuer of the case of

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and is extered to be recepted. Attest 3.H. Sereby, 6-6.0 clk. 605

GOS

| Proceedings to make publish and declare this to be my last will and testament duralizes to make publish and declare this to be my last will and testament immore and fem fellowing to with first I give my solf a decent burish. It is my will and decire for my children to live together and heep house will the youngest child become trenty one pears old unless they get muried and its also my will that my hemp plantation tegether with the improvements remain for there may will them my hemp plantation tegether with the improvements remain for their choice I leave oney cars only cut to the last off by my executor and three horses for their use rent as they my choose also encycle of cora and cart and as forth their choice I leave for them to be also encycle of cora and cart and as forth their choice I leave for them to be judged by choose also encycle of cora and cart and as forth their choice I leave for them to be judged by choose on mad P also suitable farmer insuntenest is for them to be judged by a scentor. I also give to inheritar one of my children excenther bed and the first choice antenny the childrens to take the first choice antenny the children see for my construct to be held to the held of any child or children after become of twenty one that the property willed of any child or children after become of twenty one that the property willed of any child or children after become of twenty one that the property willed of any child or children after become of twenty one that the property will one of the property shall be heaver together and such child see that one hall then take andhave her or their past equal part of least and negrees—money, the property shall not be finally divided at first but cally as such children come of age and potitions and after and such in the control of the my vertex of the property shall all go back together until the next chiest child became of age and called for his or her part and it is my will that my con Enthemial shall have a good english education for my cetter as any ott

Jmo. B.Rice (Seal)

T.J. Manning

State of Forth Carolina Gourt of pleas and quarter session

Action of Forth Carolina Gourt of pleas and quarter session

Res paper writing purporting to be the last will and to tament of Jme. B.

Also, was propounded for probate by the executor therein named A.B. Animes

and the see execution thereof is duly proven by W.B. Hamming one-of-the

subscribing witnesses thereto who duly proven the same and also that J.T.

who the other subscribing witness isout of the State and that he s aw him

subscribe said will as a witness in the presence of the testater It is er
cored by the court that said will be admitted to probate as the last will

and testament of the said Jme. Rice andis creded to be recorded whereupen

4.B. Maines the elecutor therein named comes into court and qualifies

Attest B.H. Sersby, O.C.G.

Attest B.H.Sersby.C.C.C.

Lette Hame of Cod A mem. I Jacob Griffin of the County of Hash and Stateof
Herth Garclins, being of sound mind and disposing memory, and considering
the uncertainty of this fruit and transitory life, do therefore, make
criain, publish and declare this to be my last will and testament, that is to
my obtain and personal I give, bequenth and dispuss of as follows
to with Mad. I give and bequeath to my wife Temporance and my children
fliss, impy, Tempo. Hariah, John and Howell, each, one bed and furniture.
Std. I give and bequeath tomy sen John mylay mare. 4th. I give and bequeath
to my wife Temporance and mys on Herell (Jointly) my correll horse, 5th. At
the deather my wife Temporance, I give and bequeath to my sor Transit fifty
active of land this being his all and equal share of my estate, with what
I have given him before. 6th. I give and bequeath to my wife Temporance
taring her netural life, the residue of my estate consisting of land, a note,
stock nouscheld and kitchen furniture, and c. and at her death to be equally
divided betweeney shildren Hilse, Harry, Tempe Hariah, John, Hewell, and
Dalphin, The said Delphin, to share and share alide, with the rest, in all
accept the land having already gives him his share of saidland.

The Liberies Imale, constitute and appoint my said son John to be executor
of this mylase will and testament hereby reveking all fermer wills here In witness thereof I have becomes subscribing up mane and affixed my seal this the 18th dayef October, A D 1856.

Jacob z Griffin (Scal)
mark.
m Jacob z Griffin (Seal)