williams haw livesto her and her heirs forever. I give and bequeath to my daughter Senath Williams the tract of land where she newlives containing two hundred acres heareafter to be run off allog twenty dellars in money toher andher heirs forever. Item: I give and bequeath to my three grandcone children of Bashay three five dellars each tothem andthir heirs forever. I give and bequeath to my daughter lifety Bathan the tract of land wherean she lives containing about two hundred acres yet to be run off also I give said bley we hagress mane Vitet and Elisa to her and her heirs forever. Here the negrous here writer and sains to not and her heire forwar. Itself a give and bequeath to mydnuthter Princilla Williams five dellars forwar Item! I give and bequeathtomy son Willis Eatman the tract of land whereon he lives containing three hundred Cathain the tract of land whereon he lives containing three hundred and twenty acres more or less to him and his heire forever. Item: I give and sequenth tony sens Hayward Estman five dellars in cash tohim and hisheirs forever. I give and sequenth to the lawful heirs of Meel Matman five dellars each to them and their heirs forever. Item: I give and sequenth to mydaughter Charity Dalton the lawful react of land containing about three hundred acres also one hears forever. Item: I give and sequenthous dellars also one heirs forever. Item: I give and bequeathous delay act and one also one sear boy Jack and onenegro girl named Leace also one man named Pink and one carryall toher and herbeirs forever. it is my will that these early left to my daughter lishs Estman should resent with Pink and one carryall, toher and herheirs forever. It is my will that the preparty left to my daughter lisha Eatman should remain with my life duringher life. I give and sequenth to my daughter Tempy Eatman a part of the James Deans land say two hundred acres also one segre first named Marge also one boy named Belford to her and her heirs of rever. Item: I give and bequeath to my son German Eatman one hundred dollars in capito him and hisheirs forever. Item: I give and bequeath to my son Mashel Eatman the bellance of the Deans lands whereon he lives at the he run off also are serve will have to him and whereon he lives Ly son Mashel Satman the ballance of the Sems lands whereon he lives yet to be run off also one serie girl Assey to him and his heirs forever. Item: I give and be usath towydaughter Salley yewis five dollars in cash toher and her heirs forever. Item: I give and bequeath to my daughter Recany Winbours one hundred dollars in meand it is my will that said morey be paid to her as she may have need I tem: I t is my will that all the balance of my estateboth real and personal say seven negroes Land, not given away and stock of all kinds haves furniture crop and c. be sold by my executor hereafter named and the money arising from said usle to say all my just debts and the bequeaths in this will and the ballance to be qually divided between my four nominate constitute and appoint my worthy friend A.C. Baines, Jr. executor to this my last will and testament making utterly null and void at other wills hereafters made by me this 4th dayof Cotober 1848

Theophilusx Entman (Sea) John Dozier mark. H Deans .

Stateof North Carolina court of pleas and quarter session "u. u t term 1851 The encution of the forgoing will is duly proven in ten court by the cathe of John Dozier and M.H. bears the two subscribing witnesses thereto and ordered to be registered;

and is recorded.

Attest Jno W Bryant, C.C.C. Atte t Jno. W Bryant, C.C.C.

mark.

Theoghilus Entman have made mylast will and testament in writing beauing date the 4 dayof voteer 1848 and have thereby mide sundry devices and bequeste according to the them existing circumstances of my actats but which circumstances having so changed I do by this my writing which I hereby declare to be a codicil to myssid will to be taken and constructed as a part thereof. Will and demise that one hundred acres of the Dickenson tract of land and onese ro weman Rachel only be given to my daughter Charity Daulion instead of three hundred acres of land and two neaross as directed in myssid will and I do Lareby give and devise to mygranddaughter Careline Boykin wire of willie Boykin one hundred acres of land a part of the Dickenson tract lying on the road and one serve girl nemed Betty toker andher heirs forever in testines where of thave hereunte set my hand and seal this 25th dayof May 1849-31; ms. wealed and published by Theoghlius Eatman to be a part of his last will and testament in presents of us Theoghlius Zatman (3,41) "hereas I Thoughilus Eatman have made mylast will and testament in writing Josse Peele . Edwin Fulshum Theophilus x Satman(3,al)

In The Name of God Amen. I Mourning Kent of the County of Nash County In the same of tood amen. I hourning kent of the county of sand States of horth Carolina, being in a low state of health but of sound mind and disposing memory do make and publish this mylast will and testament in way and manner following, first I give my sole to Cod and boddy to the earth from whence it cama to be buried in a plain decent and boldy to the earth from whence it came to be burled in a plain decent manner 2nd. I wish all my just debts paid. There I give and bequesth to avgrandson William H. Bottoms one tract of land adjoining John Exthews Sam Williams and others containing one hundred and four teen acres to him and his heirs forever. Item: I give and bequesth tomy grandson John H. Bottoms one feather bed and furriture to him and his heirs forever. Item: I give and bequesth to my daughter Hilly Bottoms one-negro girl nemed Chain also one loom and pair toher and her lawful begotten heirs offer boldy forever, I men I give and bequest to my avguing the hir offer boldy forever, I men I give and bequest to the said John H. Bottoms one blue chest to him and he beds to him addie heirs forever. I give and bequest to the said John H. Bottoms one blue chest to him and he helds forever, Item: Give and bequest to the said John H. Bottoms one blue chest to him and he helds forever, I tem: Give and bequest to the said John H. Bottoms one blue chest to him and he helds forever, I man I give and be not be and be not to be and be not be to her and her heirs forever, and I do here by nominate and appoint my worthy her heirs forever, and I do hereby nominate and appoint my worthy friend Brittain E Bottoms executor to this my hast willand testament his lath day of April, 1851 eighed, sealed and yubilshed in the presents of us who at her request signed Mounting a Kent (Seal.)

State of North Carolina court of pleas and quarter

Hash county session Aug. term 1851

The foregoing paper writing purporting to be the last will and testament of Maurning Kent was exhigited in open court and du y proven by the caths of A.B. Beijss and John Mathes the two subscribing witnesses thereto and ordered to be recorded.

and is recorded.

Attest Jno. M Bryant, C.C.C. Attest Jno. M Bryant, C.C.C.

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In the Name of God Amen. I James Sullivant of the County of Hash and State of North Carolina, do publish, and declare this to be mylast will and tectament viz: Pirat: Out of the property which I possess I desire all mylast debts to be paid and after the payment of all my said just debts, it is my will and desire that the residue of my property both real and personal chall be disposed of as follows: viz: I give and bequenth all the aforesaid residue of my estats both real and personal, to Jacob strickland to him and lisheirs; In trust andupen the conditions nevertheless that the said Jacob Strickland will hold the same for the nevertheless that the said Jacob Strickland will hold the same for the sele and separate use and benefit of Hargasett Hammond (now aged about feurteen years) free from the central of any person or persons whom-seever, and more particularly free from the central of anyperson she may benefiter marry and should she marry, then the said Strickland is to hold the said property in trust forher the said Hargarettiuss as fully as she were a few sole and unmarried, and free from the central and use and disposal of the said humand; and at the death of the said Margarett Hammonds it is my will and desire that the said Jacob Strickland shall lold the said woment both mental to the said to the said harden. Margarett Hammonds it is my will and desire that the said Jacob Strickland shall bold the said property both real and present for theses and benefit of the children of the said Margarett, but in consideration of the forgoing bequest to the said Margarett Hammonds it is my will and desire that she the said Margarett ahould both take care of her mother Charity Hammonds duringher life, and to the end that she may not suffer, I desire that the said property so left in trust to the said Jacob Strickland, chould be said the same is hereby charged with the support of the said charity, to the extent that the said Margaret may think researches. I dehereby appoint my friend Jacob Strickland my seacutor to this my last will and testiment. In testimony of all which I have hereunte ast my hand and this day of February 1850. hand and soal this day of February 1850. Signed, seeled, and published in the presence of Daniel S. Cronehaw us James James Sullivant (Seal) J.M. Taylor

State of North Carolina, Court of place and quarter sessions Nov. term 1851 Each Coulty
The foregoing paper writing purporting to be the last will and testament of James Sullivant is propunded for probite, and the same is duly proved by the oath of J M. Taylor, one of the subscribing witnesses therete and is ordered to be recorded.

And is recorded. Attest G.W. Ward, C.C.C.