In The Name of God Amen. I Timothy Creekmore of the County of Mash and State of Mirth Caroling, being of sound and perfect midd and memorydo this the 15th day of November A.D. 1832 make and declare this to be mylast will and testament in manner and form following viz: First after paying my just debts and funeral expenses I loan to mybeloved wife Manna Crickmore all my property of every description during her natural life provided she campies said property not out of this state nor fifty miles from where I now live; and after her death to be divided in the following manner viz: The property to be divided in the best manner unto five bhares, and my son Timothy Terry Creekmore, my daughter cally Creekmore and Mancy D. Creekmore such one whole share, and my son Selemon G. Creekmore, Thomas F. Creekmore, and my daughter Chine B. Creekmore, and my granddaughter Arkaddar Exum each one half share of the property loaned to my wife to them andtheirheirs forever. And furthermore in anominate and appoint my worthy friend william E. Boddie executors to this my last will andtestament, revoking a l other wills, In testamony whereof I set my hand and seal the day and year above written. Signed, sealed published and declared by the said Timothy Creekmore to be his last will and testament. In the presence of us who were present at the time of assignt, the same and in the presence of each other. Timothy x Creekmore (Seal)

Tranquille Boddie Sally & Turners

mark.

JesseRickson

Mash County, N.C. April the 28th , 1834. I Timothy Creekmere being of sound mind and perfect memory do make and declare thists be a part ofmy will. That instead of my three daughters waiting untill their mothers death for any part of my property, I now give and bequeath after my estate issettled, to my three daughters annas Greekmere. Sally Creekmere and Mancy D. Creekmere, one bed and furniture each to them and their heirs forever, and after the death of my wife then the residue of my property to be divided as before stated, signd sealed and pronounced in the presence

sealed and pronounced in the presence of H. Mitchell
George Boddie Timothy x Creekmore(Seal)

State of MorthCarolina, MashCounty court of please and quarter sessions May term, 1.34

The foregoing paper writing purporting to be the last will and testament of Timothy Creekmore was duly proven in open court and ordered to be recorded.

Attent A whitfield, C.C.C.

and is recorded.

376 Attest A Whitfields, C.C.C.

State of NorthCarolina, NashCounty I Baster Tucker being of sound mindand perfect memory doth make this sylast will and testament. I give unto Elizabeth Privett one bed and furniture one cow and calf after my decease.

I give unto Luke Privett allthe rest of my estate after my debtsare paid that is to say fifty acres of land one horse, all my stock of cattle all my stock of sheep all my stock of hogs and all my house-hold and kitchen furniture after my decease.

february 10th day 1830.

Figned in presents of Willis Ward

John xS. Mathis

376

Ester Mucker (Seal)

State of North Carolina NashCounty

Court of plens and quarter May term 1836

her

The foregoing paper writing purporting to be the last will and testament of Mather Tucker was duly proven in open sourt and ordered to be recorded.

Attest A Whitfield, C.C.C.

and is recorded

- 377

Attast A "hitfield, C.C.

InThe Name of GodAmen I Jeremiah Michols being weak inbody but of perfect mind and memory blessed be god for his goodness to wards me do this eighteenth day of December 1827 make and ordain this my last will and testament in manner and form following after my decease and being decently buried at the discretion of my executors and all of myjust debts is paid, I give and bequeath unto my daughter Sarah Michols one hed and furniture. Item: I give and bequeath unto my grandson John Nichols one hed and furniture, one hay mare one sow and five pigs and one shot gun one saddle and bridle.

Item: I give and bequeath unto my grandson Outed Nichols one hed and furniture also I give him one tract or pecces of land lying adjoining Josiah semi Juner land beginning at a hickory in Battley Deans line thonce running north to and beyound said Deans corner to Benjamins flowers line.

Item: I give and bequeath unto my granddaughter Mizabeth Michols one bed and furniture ane painted chest.

Item: I lend to my daughter Patssey Beans sall the land whereon she

now lives that I have not before given away during ofher natural life and after her decease I give it to her children to be equally divided amongst them.

Item: I lend to My daughter Sarah Nichols all thetract of land whereon I now live containing of one hundred and eighty acres during ofher life time and after her decase Egive and bequeath the same tract of one hundred and eighty acres of land to my grands on John Nichols

Item: I lend to my daughter Sarah Bachols all of my stock horses, cattlehogs, and sheep and all of myhouse hold and kitchen furniture and working tools, to dispose of as she thinks moper for the useof her children and all of my sider casks corm, fodder andproveisions that ison hand to their use during her life time and after her decease if any thing left I leave it to be equally divided between her children after making up to my two grand children Amnal Michols and Blizabeth bichois thirty five dollars each then the ballance to be equally divided between her children and I leave my friend Bartley my hole and sole executor to this my last will and testament inwitness the day and year above written. Signed, sealed and acknowledged in the presents of us. John Peele Jeremiah x Nichols (Seal) James Deans. mark.

Stateof North Carolina, court of pleas and quarter sessions Nash county Bebruary term 1834. the foregoing will was duly proven in open court and ordered to be recorded. Attest " "hitfield, C.C.C. and is recorded. Attest A "hitfield, C.C.C. 378

InTheliameof God Amen. I John Vick, of Mash County, and Stateof North Care ina, do this 25th day of October in the year of our lord1826, make this my last will and testament in manner following. First: I lend to my loving wife Susannah Vick, all my estate, both real and personal, her life time and after her decease I give it in the following manner viz: Item: I give and bequeathto my daughter Nancy Deberry Joiner energy weman named Cherry, also two negro boysnamed Hilliard and Elbert toher andher heirs that is lawful by betotten ofher boddy forever.

Item: I give and bequeath to my son Josiah Vick, one negro man named Anthony and his heirs forever.

Item: I give and bequeath to my daughter Catherine Winstead one negro woman named Zidda, also one negro girl named Waity, toher and herheirs that is lawfully begotten of her boddys forever. Item: I give and bequeath to my son littlegrandbery Fick myland and plantation whereon I new live also onenegro boy named Tom andone

378

negro girl named Violet, one black walnut desk to him and his heirs foraver.

Item: All the rest of my property be sold and beginnly divided between my four children Nancy , Josiah, Catherine, and Little grandberry . Item: I hereby appoint my two sons Josiah and Littlegrandberry Vick executors to this my last will and testament, In witness whereof I have set my hand and seal the dayand year above written.

State of NorthCarolina court of please and quarters Nashcounty August term 1834

Jno. Vicks (Seal)

The for going papers writing purporting to be the last will and testament of JohnVick was offered for probate and it be ng duly proven that said paper was in the proper hand writing of said John and found among his valuable papers after his decease it was ordered tobe recorded and Josiah Vick and Littleberry Vick qualified as his executors.

Attest A Whitfield. C. C. C.

and is recorded Attest # Whitfield, C.C.C.

379

InThe Mame of God Amen. I Rhoda Ricks of the County of Wash and State of North Carolina, being weak inbody and infirm but of sound mind and disposing memory do this the twelfth dayof June in the year of ourlori one thousand and eight hundred and thirty four, make pub ish anddeclare the following paper writing to be and contain my last will and testament in manner and form following viz:

First my will anddesire is that all my just debts and burying expenses first be paid by my executorhereafter named out of myestate, then I dispose of my property as follows: I give and bequeath to my brothering law James unting himand his heirs forever all mylands and tenements with all their improvements and appurtenances thereunto belonging one tract containing about ninety seven acres be the same more or less adjoining thelands of John Ricks Lucy Bass andothers which and tract decended tome from the death of mylate brother David Ricks for boundarys due regard to be Wad to the commissioners report of the lands of the late David "icks amongst theheirs of deceased, one other tract called the bower tract containing between three and four hundred acres for boundarys dud regard to be had to the Jurys report in laying off and alloting to the widow of the late David Ricks her dower one other tract that belong to the late William Ricks where my nother Lydia "ieks now lives containing between two and three hundred acres adjoining thelands of Ruffin H. Ricks and others the two last named tracts I am intatled to one eight part in each, I also give and bequeath to Annalizar Bunting and Francis Bunting the two daughters of

James Bunting to them and their heirs forever all the bullance ofmy property of everykind that I have nowin possession or am intitleder may be entitled to have hereafter, to be equally divided between them and their heirs forever.