shown as aforesaid, and bears date of the 19 day of July, 1873. And the deponents, further saith, that the said Robert H. Marrictt, the testator aforesaid, did at the time of subscribing his name as aforesaid, the testator aforespaper writing so subscribed by him and exhibited to be his last will and testaid tament, and these deponents did thereupon subscribe their names at the end of presence of the said Testator. And these deponents, further saith, that at the said time when the said Testator subscribed his name to the said last will as aforesaid, and at the time of the deponents subscribing their names, as acound mind and memory, of full age to execute a will, and was not under any restraint to the knowledge, information or belief of these deponents, and further these deponents say not.

B. H. Bunn (Seal) restraint to the knowledge, information there there deponents say not.
Severally sworn and subscribed this 23 day of October, 1873, before me.
J. P. Jenkins, Probate Judge. B. H. Bunn (Seal) H. S. Bunn (Seal)

In the name of God Amen. I Sallie Vinson of the County of Mash and State of North Carolina being of sound mind and disposing memory do make and ordain and bequeath to my nephew Thomas Wood, one hundred and thirty two acres of land be the same more or less known as the Collins place adjoining the lands land be the same more or less known as the Collins place adjoining the lands of Henry Robertson and others and also one third of all the balance of my egreturn to North Carolins; but should be leave no child or never return then and in that case all that is allotted to him in this my will to be equally kins wife of Whitmel Hopkins. Item 2nd. I give and bequeath to be line, Irenc Collins, and Martha Hopkins, allie Collins, and Martha Hopkins, irence on third of all my estate consisting of moneys, bonds, accounts, furniture or of every other discription that I have or may be due me at my death to them and their heirs forever, but should Martha Hopkins die leaving no child Sallie Collins and Irenc Collins. Item 3rd. I do lend to Sallie Collins the death I do give it to her children to them and their forever. Item the death I do give it to her children to them and their forever. Item 4th. I do lend to Sallie Collins the death I do give it to her children to them and their forever. Item 4th. I do give and bequeath to Britton Wood all the balance of my estate which is not before given away in this will, to be equally divided between them to them and their forever. And lastly I do nominate and appoint my friend Dr. Thomas Bavis executor to my last will and testament in testimony whereof I have hereunts set my hand and affixed my seal this 19th day of March, 1857.her

W. H. Edwards.

State of North Carolina, Nash County. Court of Pleas and quarter sessions. Feb. term 1868.

Feb. term 1668.

A paper writing purporting to be the last will and testament of Sallie Vinson deed executed in presence of a power contained in a marriage settlement made in 1836 is propounded for probate and the due execution thereof by the said Sallie Vinson is proved by the oath of William Hunt one of the subseribing witnesses thereto and it is therefore considered by the court that the said paper writing and every part thereof is the last will and testament of the said Sallie Vinson and the same is ordered to be recorded and filed. Thomas Davis the executor therein named being dead on motion Britton Wood is appointed administrator with the said will annexed and he enters into bond in the sum of two thousand dollars with James Vinson, J. T. Webb. Bennett Gay and sum of two thousand dollars with James Vinson, J. T. Webb, Bennett Gay and Whitmel Hopkins as sureties. Bond executed and accepted by the court, adminisyrator qualified.

B. H. Soraby, C. C. C.

I John Tucker, being of sound mind and memory do publish this my last will in manner and form following to wit. I loan to my beloved wife Martha Tucker and my daughter Frances Tucker, jointly fifty acres of land with all the improvements and at their death Ligive the above fifty acres of land and improvements to my son Taylor Tucker and to his heirs the balance of my land I give to my grand children George K. Tucker and Ditson Tucker to be equally divided between them. I give my daughter Martha Rowland one bed and furniture. I give to Rebecca King one bed and furniture all the balance of my property I loan to my beloved wife Martha Tucker and daughter Francis Tucker, jointly and at their death the still and elder fixtures to go to my sons Taylor and Fright Tucker the balance to go to said Taylors and Wright Tuckers children to be equally divided between said children. Lastly I appoint my son Fright Tucker executor to this my last will. In witness whereof I the said John Tucker do hereunto set my hand and seal this 21st day of February 1871.

John X Tucker

Signed scaled in presence of N. W. Gooper

Whereas I John Tucker have made my last will and testament in writing bearing date the 21st day of February 1871 I do by this my writing which I hereby declare to be a codicit to my said will to be taken and construed as a part thereof, will and direct that fifteen acres of land to be taken from the land willed to George R. Tucker and Ditson Tucker. I now give to my daughter Martha F. Howland wife of Doctor Rowland if however my said daughter Martha F. Howland should die leaving no bodily heirs then the said fifteen acres of land is to go to George R. Tucker and Ditson Tucker said fifteen acres of land to be forrest land in the corner adjoining Thos. H. Garner an Thos. W. Avent. In testimony whereof I hereunto set my hand and seal this the 18th day of March 1872. his John X Tucker (Seal)

Signed and sealed in presence of H. W. Cooper

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STATE OF NORTH CAROLINA, ) SS. IN THE PROBATE COURT. NASH COUNTY

A paper purporting to be the last Will and Testament of John Tucker deceased, is exhibited before me, the undersigned Judge of Probate for said County, by Wright Tucker, the Executor thereon named, and the due execution thereof by the said John Tucker by the oath and examination of the subscribing witnesses thereto; who being duly sworm, do depose and say, and each for himself deposeth and saith, that he is a subscribing witness to the paper writing now shown him purporting to be last Will and Testament of John Tucker. That the said John Rucker in the presence of these deponents subscribed his name at the end of said paper writing, which is now shown as aforesaid, and bears date of the 21st day of Yebruary, 1871.

And the deponents, further saith, that the said John Tucker, the testator aforesaid, did at the time of subscribing his name as aforesaid, declare the said paper writing so subscribed by him and exhibited to be his last Will and Testament, and these deponents did thereupon subscribe their names at the end of said Will as attesting witnesses thereto, and at the request, and in the presence of the said Testator. "In these deponents, further saith, that at the said time when the said Testator subscribed his name to the said last Will as aforesaid, and at the time of the deponents subscribing their names, as attesting witnesses thereto as aforesaid, the said

to the said last will as aforesaid, and at the time of the deponents sub-scribing their names, as attesting witnesses thereto as aforesaid, the said John Tucker was of sound mind and memory, of full age to execute a will, and was not under any restraint to the knowledge, information or belief of these deponents, and further these deponents say not.

N. W. Cooper (Seal) James T. Avent. (Seal)

Severally sworn and substitute day of August, 1872, before me.

J. P. Jenkins Severally sworn and subscribed this 12th

Probate Judge.

In the name of God Amen. I John Brawell of the County of Hash and State of Morth Carolina, being of sound mind and ammory, do make, ordain, publish and dealars this to be my last will and teatement in manner and form following, to-wit. I lend to my beloved wife Sarah during her life or widowhood, the following property, to wit, Three Megroes namely, Kinches, Sarah during her life or widowhood, the following property, to wit, Three Megroes namely, Kinches, Sarah during her life or widowhood, the following property, to wit, Three Megroes namely, Kinches, Sarah during the Megroes, to be seen and the same of the common of the farming of the common of the farming and latter has place. One Horse of her own choice, one Sugar and Harvess, Two come and Calves her own choice. Three sews and pigs her own choice. High head of year old hogs, eight head of sheep her own choice. All the farming utensits, One Cart or waggon, four beds and their necessary clothing, and all the other household and furniture except Beds and turniture herein after to be disposed of. Also 1000 lbs. of pork, thirty barrels of corn, twolve bushels of the other household and furniture accounts after to be disposed of. Also 1000 lbs. of pork, thirty barrels of corn, twolve household of the same of the very long of sugar, 40 lbs. of coffee, 10 gallons of Vivagar, 3 gallons of molasses, all the bes hives and housy on I also lend to my said wife during her life or widowhold as aforesaid, the following land to wit at the part of the tract of land on which I now live, lying on I also lend to wit at the part of the tract of land on which I now live, lying on the Bast side of the Path, beginning at the plat ford on Heachtree creek, theree southwards, the path leading by the House to the Ford of the Branch to Ward's line, to be callitated by his path leading by the House to the Ford of the Branch to Ward's line, to be calling the heads. I also give to Brothag Williams Jase loan to Francis children by his first wife. I also give to Brothag Williams Jase loan to 57.5