only will. Whereunto I now set my hand and affix my seal this the 8th day of December in the year of our lord 1847. i7the presence of us WilliamHare Minton M Godwin

David Winborne (Seal)

State of Worth carolina court of pleas and quarter session Mash county February term 1848

the foregoing paper writing purporting to be the last will and testament of David Winborn deceased is offered for probate and duly proven in open court on eath by the subscribing witnesses therete and isordered to be recorded.

Attest F.M.Taylor, C.C.C. and is recorded

Attest F.M.Taylor, C.C.C.

In The "ame of God Amen. I Kelly Rawls of Hilliards Ion "ash county North Carolina, being of sound and disposing mind and memory, but weak or body day of November in the year of our lord eighteen hundred and forty served make and publish this mylast will and testament immanner and form following viz: I loan to myfather David Rawls for his support my plantation should die before my mether hally Rawls, then I loan the same to her filer support during her life and at the deathor both, I wish it sold on such credit not exceeding three years as my executor may deak seet. It ismy suport during her life and at the denthol both, a wish it send the such credit not exceeding three years as my executors may desh best. It is my wish that the Bliza Harris shall be the privilege of occupying the house where she now lives and one acre of land around it, duringher life, or wide whood and at her death or marriage it is to return to the original or widewhood and at her death or marriage it is to return to the original tract and go to the wurchaser whereat he may be, of the land in which I now live. It it my desire that my executors hereafter to be maned shall have the discretionary privilege of selling privately on such credit as they may deem best, not exceeding three years, all mystock of gods on the atoms period say not to exceed three years, all mystock of gods on the same period say not to exceed three years, the storehouse and cotton into whoseer they purchase the stock of gods to anyother person. I further deceive that all the ballance of my estate of everydescription consisting of the land whereon I now live, the samall residence I lately number, with their increase five shares of stock in wilmington and salish furniture, be sold at such time within three years andon such credit not exceeding three years, at my executors may deem most to the advantage furniture, be sold at such time within three years andon and steller not exceeding three years, at my executors may deem most to the advantage of my extet the sales to be public after due notices and the proceeds arising from such sales, together with all moneys due me by notes accounts or otherwind also the proceeds of the sale of the land loaned to myfather and mother, I give and bequeath to my wife Many and my two children sally Ann and Cornelius to be equally divided between them, onethind to each to them and their heirs forever. As my extete will not probably be settled and distributed sooner than three years, it is my wish that my wife and children shall in mean time be supported out of the common funds insuch manner as they have heretofore been accustomed to, lawful issue, her ordina surviving them my will is that the survivor chall have all I have given to the one so dying. I hereby appoint my friend Joshua Watson and Doc. John Arrington executors to the myland and sestument in witness whereof I have hereunto set my hand and seal acknowledged in presence of acknowledged in presence of Thes. Carrington John T. Watson. State of North Carolina court of pleas and quarter sessi ns Bash county

February term, 1848

The foregoing paper writing pursorting to be thelast will and testament of Kelly Rayladecensed was offered for probate and duly proven in open court on oath by the sphoriking witnesses thereto and is ordered to be recorded.

Attent F.M. Taylor, 0.3.3.

Attent F.M. Taylor, 0.3.3.

## 479

In he hame of God Amen. I John Rherrod being until but of sound mind and do this day lith of April in the year of our lord one that sand sight hundred and forty eight do make and order this mylast will and to tament in manner and form following. First That my executor here in after maned shall provide a decent burial mitable to mybody and at the discretion of my wife and may all of myjust debts my stock of all kind must be rold to may my just debts bequesthe. Item: I give and bequesth to my wife anselina all the rest of my property after mying my just debts including every thing leaving Pridgen Hamning as my executor to do and to act as he may think most advantageous to the interest of my wife anseline. of my wife Anseline. signed, before the subscribing witness John T Sherrod (Seal) Jos "Mann William H Mathes x his mark. Evert Mathes x his mark.

State of North Carolina, court of pleas and quarter session wash coujty May Term 1848

the foregoing paper writing purjorting to be the last will and testament of J. Jherrod was offered for probate and duly proven in open court on oath by the subscribing witnesses thereto and is ordered to be accorded. and is recorded. Attest J W Bryanto. C C.

In The Name of God Amen. I Micajah Ricks of the County of Nash and State of North Carolina being in health and perfect aind and mamory thanks to to God calling to mind the mortality of my body, and knowing that it is appointed for all men once to die do make and ordain this mylast will and testament; and as ithas "beared North the Bess me in life with worldly estate I divise and dispose of the same in manner followeth to wit, I give to my beloved son Micajah Micks all myland and whantstien lying on Saponey Creek formlery theland of Ruffin H Ricks by him freely to possess and enjoy. I also eve him four negroes named as followeth ratione Martain wright and Iane and their increase. Item: I give to my daughter Appy Ann Ricks all my land between the little swamp and to sent swamp including the plantation whereon I now live. I also givener two regrees by the names of Burrell and Phrack, and their increase by her freely to pessess and enjoy. I tem: I lend to my daughter Aquilla Ann vick all my land lying on thenorth side of the little swamp and Toisnot swamp I also lend to her two negrees named Minor and Sally and their increase byher freely to possess and enjoy during her natural life and after her death I give the above hent land and negrees and their increase to all the children born offur body equally to be divided between them. Item: I give to them each of Aquilla ann Vick, Micajah Ricks and of oloths from to a to crown of the first chalce:

Item, that I give the residue of my estate to be be divided between the long and Ricks Appy ann Ricks and Sally vicks my grandeen. The Solvert D Deans (A Deans) and Sally a

G.W Ward. State of North Carolina, court of pleas and quarter session much county May term 1848
The foregoing peper writing purporting to be the la t will and to tement of Ricas deceased was duly proven in open court on eath of the Robert D Deans and G. Ward the subscribing witnesses thereto and is ordered to be recorded. and is recorded.

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

In the same of God Amen. I William A. Pope of the County of Magacombe and State of HorthCarolina, being of sound mind and senery butconsidering the certainty of death and the uncertainty of the time thereof, do make and ordain this to be mylast will andte tament in manner and form following, to wit: I give and beque th to my wife Mary Ann Pope, all my preservy both real and personal in case I die leaving no child or children but in case of leaving a child or children at my death or bern afterwards, it is my will and desire that the disonal of my property be left to the, low and the atatute of distributions. I hereby a spoint william T.Deren, executor of this my last will andtestament in witness whe reof I have hereunto set my hand and seed this 5th dayof January, 1848. W.A. Pope (Seal)

hindred Poy. State of Morth Carolina, court of pleas and quarter session Hash county aper writing pursorting to be the last will and te tament of W.A. Poper tas duty proven in open court on eath of thes Newly and Kindred Pope the subscribing witnesses thereto and ordered to be recorded. Jno W Bryant, C.C.C. Atte t Jno W.Bryant, C.C.C.

and is recorded.

In the Mane of Ged Amen I David winstead of the county of Mash and Brate of Morthdarctina, being of perfect mind and memory thanks be to god for his bleasing calling to mind the mortality of my mortal body and knowing that it is appointed for all men once to die I make and ordain this my last will and tostament. First I give my soul to Sod who give it and my body to the earth to be buried in a christian like manner at the direction of myskecutors as touching my worldly goods that if hat pleased god to bleus me with. I dispose of them in manner and form following to wit; give and bequeath te my wife Satesy winstead eight negroes to wit; give and bequeath the my wife Satesy winstead eight negroes to wit; levis any Oharles, Cherry and her children Newsman, Suck, Lucy and betty together with their increase toher and her heir forever. I lond to my wife Setsey Winstead theland and plantation whereon I now live duringher nature! Life adjoining John Farmer and others? The south side of Tar River containing five hundred and thirty we consecuted after her death I give and bequeath to the same to my two sons