I,also give and devise to my said wife Ann K. Ferrand for and during the term of her natural life my house and lot in the town of Swansboro on which I now live and also the uninproved lot joining said lot, This ,Two lits being known in plane of said Town by the number One and Two, I also give and devise to my said wife Ann for and during therterm of her natural life One other uninproved lot that the said Two. Lot in said Town of Swansboro, distinguished in plan of said Town by the number seven .I further give and bequeath to my beloved wife Ann K. Ferrand my negro men Charles, Jacob, John Pine, My negro woman Sophia and her child Hager, two her her executors Administrators and assigns forever.

And to my said wife ANN I further give nad bequeath all of my household and kitche furniture to her and her assigns forever.

I give and bequeath to my youngest child Edward Harky Ferrand my negro man George, and my negro boy Horace, to him the said Edward and his assigns forever.

I give and bequeath to my son Kilby Jones Ferrand my negro woman Jinny and my negro boy John , to him the said Kilby and his assigns forever.

To my child in ventre Sa Mere with which my wife is now pregnant I give and bequeath my negro girl Philis and my negro woman Hager to my said child and its assigns forever,

To my well beloved son Stephen Lee Ferrand of the town of Salsbury I give and devise the undivided half or morety of my Turkey Point Plantation Lying on Stump Sound in the County of Onslow to him my said Son Stephen his heirs and assigns forever, I als give my soid son Stephen Lee Ferrand my negro men Mustapha also negro woman Nancy and a negro boy Ceasar, which he now has in his possesion, to hom his executors Administrators and assigns forever , to my well beloved son William P.Ferrand I give and devise undivided half or morety of my said Turkey Point Planation Lying on Stump Sound to him my said son William his heirs and assigns forever.

I also give and devise to my said son William P. Ferrand my thirteen and a foutth acres of land Lying around deep Point on the South Side of Neuse River a little above town of NewBern , to him my said son William to him his heirs and assigns forever.

I further give and bequeath to my son William P.Ferrand my negro man Ceasar my boy Virgil, to him his Executors Administrators and assigns forever.

It is further my Will and desire that my stock , Horses, Farming Utensals mix and all the remainder of my moveable property not her-in disposed of , he sold my Executor, and the proceeds of said sale together with the debt that may be due to me I wish to be applied in the first place to the payment and matirfacti satifactioni of all my just oreditors, and whatever balance may remain of said fund I give and bequeath to my son William P.Ferrand who will have the burthen of the Executor of this my Last Will ,

And I do accordingly appoint my said son William P. Ferrand my soul Executor of this my Last Will and Testament this 30th of August 1813.

SIGNED & SEALED IN OUR PRESENCE ON THE DAY AND YEAR ABOVE WRITTEN. WM.FERRAND (SEAL)

L.R. DUNNELL GEO WILSON.

Interlined at time of signing between the thirteenth and $1^{\rm h}{\rm th}$ lines of 3rd page and the words E and negro woman Nancy" written therein.

kakkanakanan proponengan bakan dipangkan pangkan pangkan pertupah penggan penggan ki pangkan

In the Name of Go4 Amen, I Jesse Gurganus Senr. of the State of North Carolina Onslow County Being weak of Hody but of sound mind and memory Blessed be God fix calling to mind that it is given for man once to die Do make and ordain this my last Will and Testament in mammer following, (Viz) first that my mody be Buried in a Christian manner looking for the riserrection to come through Jesus Christ, Secondly I dispress of my worldly modes as follows. That all my lies diffus he mand Secondly I dispose of my worldly goods as follows, that all my Just debte be paid and Burial Expenses,

Item: I give and bequeath unto my beloved wife Maryon one bed and furniture.

Item: I give and bequeath unto my Son Frederick, Jesse, William, John Gurganus and my Daughters Ann Roberson, Penilope Gurganus, Edith Jarrott, Lerene Gurganus Each and to either ten cents.

Item: I give and bequeath unto my Beloved wife Maryon and my Baughters Jimmima my Daughter Rebecca, my Son James, and my Son Zachariah my Daughters Hannah, and m my son Wiley Gurganus all the Profits arising from the sale of my Property which I desire should be sold all that I have not here mentioned and Equally devidedamong them, Viz. My wife Maryon My Daughters Jimmima, Rebecca and Hannah and My Sons

Lastly I Constitute and appoint my Friend Frederick Foy Executar of this my last Lastly 1 constitute in Witness whereof I have here unto set my hand and affixed my Seal this the 23rd. Day of March 1822, Signed Sealed, and Acknowledged in the presents of .

his GREER X BISHOP mark

JESSE X GURGANUS (SEAL) maek

TEST: FREDH. FOY

Godicel, My will as respects my land is that it may not be sold till the Death of my Wife or the coming of age my Youngest Child which ever may happen first this being part of my Last Will and Testament and on the same Day and Bate above. his

GREER X BISHOP mark

JESSE X GURGANUS

TEST: FREDH. FOY

Onslow County In Court May Term 1822. This Will was proved in Open Court & ordered to

BANESTER LESTER CLK .

FY ROBERT LESTER.

ausseus verkheisteren höhrephöristisch übeknürknerenk-viehrenküurbbeider kköruhbübekh

In the Name of God Amen, I Mathew D. Greaves of the State of N. Carolina & County Of Inslow being wask in Body but of Sound mind and memory Blessed be Almighty God, do make & publish this my last will & testament in mammer & form following Viz: - Item I lend unto my beloved Wife Hannah Greaves all my property of every description during her widowhood & if she should think proper to get married then it is my desire that that the property should be equally divided married then it is my dear children alos my wifes Son John Padrick I leave my beloved between her a my dear children alos my wife Sole Executrix this my last will a testament in Witness whereof I have hereinto set my hand a seal this 18th of March 1807----

MATHEW D. X GREAVES (SEAL) mamk

Signed Seeled & Declared to be this will of the Testator in prudeance of us who have here unto subscribed our names as witnesses.

HENRY SIKES Edw. HATCH

In the Name of God Amen. I being weake in body but in My perfect Sences and Spund Memory thanks be to God my will is that after paying all of my Just Debte and Funeral Expenses that I give and bequesth unto my beloved Sister Cherry Gangue all of my lends all the mones that are in the hands of Henrys Gemous that are Due me from my Fathers Estate one bed and Furniture on Heffer one Sow Shote unto her forever this being my last will and testament here unto I set my hand and Seal this the 15th Day of Sept. in the Year of our Lord 1823-----

TEST: ELI COX hes

(SEAL) MOSLEY X GURGANUS

TEST: DANIEL X AMAN

Onslow County

In Court Nov. Term 1823. This will of Masley Gurganus was proved in Open Court by Eli Cox one of the Subscribing witnesses.

B. LESTER CLK. By R. C. LESTER

Herrica este kristerend. Erdabertkunnener entroppetarber **zu**ekkenbanden edubekunten ban en det kan ber det beste beste

In the Hame of God Amen, Peing of perfect & Sound Memory knowing that all men's Born to Die I Do make this my true & Last Will & Testament in the year of Our Lord one Thousand Eight Hundred & thirteen.

Item: I give & bequeath unto my Son Wm. Guthery the Old Plantation wherein he now Live which is one half of the Land whereon I now Live being about four Acres more or less to him & his heirs forever.

I cm: I give and bequeath unto my Son Samuel Guthery the House & Lend whrein I now live and bequeath unto my Son Samuel Githery the House & Lend whrein I now live after my Loving Wifes Decease which she shall have During her Natural Life and after her Decease to belong to Said Samuel Guthery & his Heirs horever which is the Balance of all my Lands, being both joining Each other the Division Line is to run Due North and South Item: I give & bequeath unto my Son Willm. Guthery Fifty Acres of Land joining hi his Brother Samuel Gutherys Deed up North River to him & his heirs forever. I make my true and Loving Wife Mary Guthery & my son Samuel Guthery my while & Sole Executors to this my last will and testament as Witness my hand & Seal this 28th ay of Oct. & year above written.

Signed Sealed & Delivered in presance of us.

CHARLES X GUTHERY (BEAL) mark

W. P. BRUCE JACOB MORSE

Onslow County Court of Pleas & Quarter Session Augt. term 1828. Then was the Will of Charles Guthery Duly proved in open Court by the oath of William P. Beice.

DANIEL AMBROSE CLK.

IN the name of God Amen, This the 12th day of October 1811: I THomas Glenn of Onelw County being very sick but of sound memory, Do make my Last Will & Testament, In the following words. First I commend my Soul into the hand of its Redeemera my body to its parent: Earth and Concerning my Small Estate Igive and despose of in the followin manner First, from the sale of my property not bequeathed in this my Will I desire that the sum of One Hundred & Fifty dollare shall be paid my son Nathon Glenn as soon as it is convenient for my Executor hereafter named to do from his Collections in consequence of the sale of my Gin bequeathed property to him the said Nathan Glenn his heirs and assigns forever. SECONDLY, I give and bequeath unto my son Jemes Gleen and unto my son Hardy Glenn my Land and Plantation to be equally divided between as to the quainty of land and each half each halfrestset apart assessed and for my son James to have the half of my land including my dwelling and other houses that Lies joining the land of my Nephew James Glenn Senr. and for the deviding line between myself and James Gleen Sr. as in the opposition of the Commissioners that divided the land can think is Consistint with equily which said land I give to the s id James Gleen and Hardy Glenn to them their heirs and assigns foreever and in consideration of the gift made to "amed and Hardy my Will next is that they after my son James comes to the age of Twenty One Years have their lots set apart from each other by some person skilled in the use of surveyor instrument and each part then valued by Commissioners in they cannot agree and have the trouble of such valuation whos lot or pacel of land is most valuable to pay trouble of such valuation whos lot or pacet of tand is most valuable to bay him whos Lot is least valuable till their legacies in Land and Cash be of equal value then the parts so divided I give to the soid James Glenn at Hardy Glenn, then their heirs and assigns forever, THIRDLY, I desire that my son James, & Hardy pay my daughter Polly Glenn at her coming to the age of eighteen years the sum of One Hundred and Fifty Dollars to her her heirs and assigns forever and which the complete of the sum of th Forthly, That my son James & Hardy pay my son John Glenn to his coming to the age of twenty One Years One Hundred and Fifty Dollars to him the said John Glenn his heirs and assigns forever and if Either James or Hardy die and make no Last Will and Testament the survivor has to pay Polly & John the legacies all ready mentioned to them and keep all the lands to himself his heirs and assigns forever, and if neither Live to come to lawful age or have lawful heirs in such case the property to be sold at the descretion of my Executor and the money arising therefrom equally divided between the surviving children.

VIZ: Nathon Glenn Folly Glenn & John Glenn after deducting Twom nathan part the sum of One Hundred and Fifty Dollars already given him before so as to make the Shares of Nathan Folly and John , of equally amount to them their heirs and assigns forever, I Give unto my daugnter Folly One ? eather Bed bed stead and furniture to her her heirs and assigns forever all my property of what nature or kind soever not bequeathed in this my Last Will end Testament I desire should be sold my Just debts paid and my son John Eighteen Monthe schooling and Board out of it and the balance should there be any ,equally divided between all of my sold the part of the school of the sold will be sold my John Eighteen Monthe schooling and Board out of it and the balance should there be any ,equally divided between all of out of it and the ominite and specified any jetting the state of any obtildren, I Constitute and appoint my nepher James Glenn and my son James Glenn Executors to this my Last Will and Testament denting ever other or former Will and acknowledging this to be my own and ast Will signed and acknowledge in the presence of

his BENAJAH X BOMAN mark her

THOS. GLENN (SEAL)

BETSEY X WALTON mark

JAMES STANGE

NORTH CAROLINA:

court Oct, Term 1812. Then was the foregoing Will and Testament exhibited in open Court, proved by the oath of Beajah Boman, ordered, that letters Testamnetry be issued to the Executors therein mentioned.

ATTEST: NATH. LOOMIS C.C.

In the Name of God Amen, I Alexander Crant being weak in Body but of Sound Memory Blessed be God for it, do this day Make and publish this my Last will and Testament in Manner and form following Viz---

First my Will and Desire is that all and Singular my Property Whatsomever Should be Equally divided among my six Children to Wit-Heneritty Grent, John Grent, he Equality drivers drent, William Grant, and Anny Grant, Except my two last, Bayel Grant, Hersey Grant, William Grant, and Anny My Desire is that they Should have Fifty dollars more than any william and Anny My Desire is that they Should have Fifty dollars more than any william and Amay my best to they should have firty dollars more than any or Each of the rest -- The Negro boy Onslow that I lent to my Daughter Heneritty Orant I Desire should be considered as my property and to be divided among the Rest as such -- In witness whereof I have hereunto Set my Hand and Seal this 26th January 1809---

Signed Sealed and Delivered in presence of us ---

ALEX GRANT (SEAL)

I MATTICKS HARDY PITTS.

In Court April term 1809. The within will of Alexander Grant was proved open Court by Hardy Pitts.

arans, se exerción parparatentes en signaplicamente en la deficiencia de la composición del composición de la composició

In the Name of God Amen I Reuben Grant of Onslow, Being Sick and Weak of Body but of Sound mind and Memory, Caling to mind the Mortality of my Body at Body but of Sound mind and Memory, Caling to mind the Mortality of my Body at I do make a Ordain this my last will and Testament in Manner and Form following, First my Body to the Earth a my Soul to the Mercy my Blesses Redeamer & as to my Worly Goods I will in manner and form following, first my Debts and Mecessary Charges he paid & satisfyed.

Item: I give unto my heloved Wife Flizabeth Grant, my Horse Smoker & Chair and Hannes, Wair Love, Six Cows & Calves Two Yoak of Oxen Ten Ews, Twenty head Hogs three Feads & furniture two plows two axes two Hoes all my puter a Earthen ware & poots----

Item: I lend unto by Beloved Wife during Natural Life, Negro Jude& Garl Chain, fellows Shade Fig Balam Ira Will Suton Virgin Simbulck Carl and after her Death the said Negroes and increase to return to my Son Sol: 82 Grant to him and his heirs and assignes. I lend my wife the plantation whereon I life puring her life, then to my son Sol. E. Grant to him his heirs and assigns

Item: I give unto Reuben Grant Stephen at the time ne arives to the age of eighteen, two Negroes, boy Imboon & Gerl Col, but should be not arrive to that age the kegroes I give to my Son Sol E. Grent to him and his & assigns forever

Ivem: My will is that my Exc. Sell two Negroes Jim and Rachel in order to Discharge a judgt. against me .

Item: I give unto my Son Sol E Grant all my lands Lots Houses & that I have in the Town of Swansborough, to him his heirs & assigns forever.

Item: My will is that all my Negroes not yet Mentioned be Equally Divided
Between my four Daughters Experience Desire Elizabeth & Icaner, as they shall
arive of age or many., and Until such time the Negroes to be at the Descretion
of my Executors to Hier them but or not, as they shall think Most Advantagious,
to them thath Hate and accounts for France. to them their Heirs and assigns for Ever.

Item: I give to my Daughter Experience Grant one Bay "are cald Diment to her her heirs and assigns for Ever .

Item: I give to Benaja Grent or Simson, one Cow & Calf One young Sorrell Horse one Ewe and Lamb, One Sow & Pigs My gun, Shue a Nde Buckels à Stock Buckel to him his heirs and assigns.

Item: My will and Besire is that all the Estate both Real and personal not already Hentloned to be sold by Exect. Eithwr at private or public sale to already Hentloned to be sold by Exect. enable them to pay my Detts and after my Detts are all paid I desire the moneys and Incomes of the Negroes here should be applied towards bringing up my four Daughters Experience Desire Elizabeth & Joaner.

Last of all- I constitue and appoint my friend George Mitchell and Son John Shiver & Jim Slade attest Soleman Charld Grant my Exect. revoking all other will by me made Acknowledging this only to be my Last, In Witness where ato Set my Hand and fixed my Seal this the 10th Feb. 1791.

Signed Sealed and Acknowledged By the Testator as his will in the presence of us the Subr. his

(SEAL) R. GRANT

LIGDON PITTS BENJ X GRANT EZRAH HAWKINS

mark