Elizabeth Sanders and the executrix therein named qualified thereto

JOHN SCOTT CRAY. C.C.

STATE OF NORTH CAROLINA ONSLOW COUNTY:

KNOW ALL MET by these presents that whereas the Last will and Testament of George White has been proved

County Court, at February Term 1830, Also as a part of the agreement it is agreed on the part of Mancy White the widow that she is to be satisfied with the provission made for her in the said Will, now in consideration of the agreement aforesaid I the said Mancy do hereby release and forever quitclaim unto the heirs and distributers of said George White my late husband all the legal right to dissent fromsaid Willi of my husband. In witness whereof I have hereunto set my hand and seal this 3rd day of february 1830.

IN PRESENCE OF . TEST: D. AMBROSE. C.C.C. NANCY X WHITE (SEAL)

IN THE NAME OF GOD AMEN: this 21st of October 1825 I Joel Wilder of Onslow County a farmer by occupation being in a low state of bodily health but of my usual understanding & knowing it is appointed for all men to die do make this my Last Will and Testament in the following words first I Recommend my Soul to the care of my Reddemer & my body to its Parents Earth & concerning my worldly Estate I dispose of it in the following manner that is to say.

I lend to my beloved wife Heater during her natural life my Negro woman slave Tijda and her eldest son Shade her next eldest son Julius & her daughter Selah together with their increase and also my stock of Cattle my hogs & horse during her natural life and at my wifes death such part of my cattle hogs & my horse if then alive together with Negro woman Tilda boy Shade & Julius & girl Selah & all their increase be equally divided between my following children that is to say my son Jesse and and my daughters Savina, Fanny, Betsey, Sena, & Hettie to them and their heirs & assigns forever.

I also lend my beloved wife Hester all my bed bedsteads furniture my household & kitchen furniture & my plantation tools of every description during the term of her natural 112e & at her death the last loamed property to be equally divided between my grandaughter Oma Wilkens my grandson Joe Wilder & the heirs male & female of my daughters Selah Stone to them their heirs and assigns forever.

I give and bequeath to my son Malachi Wilder the sum of ten dollars to him his heirs and assigns forever, which gift of ten dollars to Malachi is not intended to hinder his accounting with my Executors hereinafter named for same amount due me on a judgement I now hold against him which judgement I expect to ballance against a note said Malachi holds against me or has held against me, I also appoint John Averitt of Onslow County & John Kennedy of Duplin County Executors to this my Last Will Empirement Denying all other wills and acknowledging this to be my will in testimony whereof I her set my hand and seal and in presence.

JAMES GLENN SR.

JAMES STRANGE

JOEL WILDER (SEAL)

ONSLOW COUNTY: Court of Pleas and Quarter Sessions August term 1808. This was the foregoing will of Joel Wilder duly proved in open Court by the Oath of James Clenn one of the subscribing Witness & John Kennedy one of the Executors therein named qualified thereto.egreeably to law.

DANIEL AMBROSE CLK.

IN THE NAME OF GOD AMEN: I James Walton of the county of Onslow and State of North Carolina being sick of body but of perfect mind and memory and knowing that all men has once to die I do recommend my soul to God who gave itand my body to the Earth to be buried in a Christian like manner at the descrition of my Executros after nominated and as forworldly goods it has been pleased God to give me I dispose of in the following manner that is to say first of all my will directs is that as much of my perishable property resold as will pay all my just debte such as can best be spared.

ITEM: I first of all lend to my beloved son John Walton my land lying on the south east side of Siprius during her natural life and at her decease to return to the other two boys James and George Walton or either of them that is then living.

I give and bequeath to my sons James Walton and George Walton all my lands to be equally divided between the sd James Walton and George Walton and if either James Walton or George Walton dies within the age of twenty one years then the other is to

have the hole of the land.

I also give and bequeath unto my beloved Daughter Taunous, Chaney Walton, & Rosey Walton one feather bed apeace and all the rest of my property I lend to my beloved wife Younous Walton during her natural life or widowhood I revoke all other wills establishing this to be my last Will and Testament.

Lastly of all I nominate Edward Williams Esq. and William King as Executors to this my last Will and Testament whereas I have hereunto set my hand and seal in the presents of us. December 10th day 1813.

TEST:	JAMES WALTON (SEAL)
EDWARD HARDY	

John Wilkins before the sealing and delivering of those present have sold and conveyed by these presents all my wright title and interest in the Estate of my Aunt Mancy Pearson Estate of her decease in Negro land if any and all the personal Estate to the sd John Wilkins all that my may fall to us hereafter which we receipt to us as one partition be the land more or less to him his heirs and assigns forever, be it from us his heirs and assigns to have and hold forever whereof we have set our hand and seal the 3 day of March 1845.

ROBERT M. PINER	CATHARINE X REDD	
HIS	MARK	(SEAL)
ALFRED X BLACKWELL MARK		
The state of the s	WILLIAM B. REDD	(SEAI

TESTL ELIJAH JUSTICE JR.

STATE OF NORTH CAROLINA ONSLOW COUNTY:

COURT of Pleas Quarter sessions Februalry term 1846.

In The Name of God Amen: I John Watkins, of the County

and State afore said a planter being sick in body but

Then was the foregoing deed proved in open court by the oath of Elijah Justice and ordered to be registered.

THE FOREGOING DEED WAS REGISTERED IN DUE FORM

OF LAW IN BOOKNO. 25 AND ON PAGE 204, MAY 1st. 1845.

STATE OF NORTH CAROLINA: ONSLOW COUNTY:

of perfect mind, and memory thanks be to God for the same, calling to mind the mortality of the body and knowing that it is appointed once for all men todie do make ordain this my Last Will and estament that is to say principally and first of all I give and recommend any Soul into the hands that gave it and my body I recommend to the earth to be buried in a Christian like manner at the descretion excutors survivors nothing doubting but at the general resurrection I shall receive again by Mighty Fower of God and as touching such Wordly estate as it hath pleased God to bless me with in this life, I give devise and dispose of the same in the following manner and form First of all my desire is all my just debts and funeral charges shall be paid I constute ordain and appoint my beloved wife Mary Watkins and my belove d son Demsey Watkins my hole and Soul Executors.

ITEM: I give and bequeath unto my beloved son Demsey Watkins one shilling sterling money.

ITEM: I lend unto my beloved wife Mary watkins all my household furniture all my lands and plantation together with all my hole estate for to raise my children upon induring of her natural life.

ITEM: My desire is after my wife decease that.

ITEM: My desire is that after my wife decease that my beloved son Demsey Matkins should have fifty acres of land on the North side of the Horse Pen Branch.

& bequeath ITEM: I give quite my beloved son John Watkins 50 acres of land adjoining the same I give to my son Demsey.

ITEM: I give and bequeath unto my beloved sonJones Watkins 20 acres of land that I now live on.

ITEM: My desire is that all the rest of my wole estate at my wife deceased shall be equally devided between my two yougest sons John Watkins and Jones Watkins.

I Do hereby utterly disllow revoke and disanull all and every other former testame nts will hears and bequeaths and executors by me hereto fore named In witness

(SEAL)

Elizabeth Banders and the executrix therein named qualified thereto

_ JOHN SCOTT CRAY. C.C.

STATE OF NORTH CAROLINA KNOW ALL MEMoby these presents that whereas the Last W111 and Testament of George White has been proved ONSLOW COUNTY:

by consent of all the interested parties in Onslow County Court, at February Term 1830 ,Also as a part of the agreement it is agreed on the part of Mancy White the widow that she is to be satisfied with the provission made for her in the said will, now in consideration of the agreement aforesaid I the said mancy do hereby release and forever quitclaim unto the heirs and distributers of said George White my late husband all the legal right to dissent fromsaid Willl of my husband. In witness whereof I have hereunto set my

hand and seal this 3rd day of february 1830. IN PRESENCE OF .

TEST: D. AMBROSE. C.C.C.

NANCY X WHITE (SEAL) mark

IN THE NAME OF GOD AMEN: this 21st of October 1825 I Joel Wilder of Onslow County a farmer by occupation being in a low state of bodily health but of my usual understanding & knowing it is appointed for all men to die do make this my Lest Will and Testament in the following words first I Recommend my Soul to the care of my Reddemer & my body to its Parents Earth & concerning my worldly Estate I dispose of it in the following manner that is to say.

I land to my beloved wife Heater during her natural life my Negro woman slave Tilda and her eldest son Shade her next eldest son Julius & her daughter Selah to-gether with their increase and also my stock of Cattle my hogs & horse during her natural life and at my wifes death such part of my cattle hogs & my horse if then alive together with Negro woman Tilda boy Shade & Julius & girl Selah & all their increase be equally divided between my following children that is to say my son Jesse and and my daughters Savina, Fanny, Betsey, Sena, & Hettie to them and their heirs & assigns forever.

I also lend my beloved wife Hester all my bed bedsteads furniture my household & kitchen furniture & my plantation tools of every description during the term of her natural life & at her death the last loaned property to be equally divided between my grandaughter Oma Wilkens my grandson Joe Wilder & the heirs male & female of my daughters Selah Stone to them their heirs and assigns forever.

I give and bequeath to my son Malachi Milder the sum of ten dollars to him his heirs and assigns forever, which gift of ten dollars to Malachi is not intended to hinder his accounting with my Executors hereinafter named for same amount due me on a judgement I now hold against him which judgement I expect to ballance against a note said Melachi holds against me or has held against me, I also appoint John Averitt of Onslow County & John Kennedy of Duplin County Executors to this my Last Will amaximum Denying all other wills and acknowledging this to be my will in testimony whereof I her set my hand and seal and in presence.

JAMES GLENN SR.

JAMES STRANGE

JOEL WILDER (SEAL)

OMSLOW COUNTY: Court of Pleas and Quarter Sessions August term 1806. This was the foregoing will of Joel Wilder duly proved in open Court by the Oath of James Glenn one of the subscribing Witness & John Kennedy one of the Executors therein named quallified therete, agreeably to law.

DANIEL AMBROSE CLK.

IN THE NAME OF GOD AMEN: I James Walton of the county of Onslow and State of North Carolina being sick of body but of perfect mind and memory and knowing that all men has once to die I do recommend my soul to God who gave itand my body to the Earth to be buried in a Christian like manner at the descrition of my Executros after nominated and as for worldly goods it has been pleased God to give me I dispose of in the following manner that is to say first of all my will directs is that as much of my perishable property resold as will pay all my just debts such as can best be spared.

ITEM: I first of all lend to my beloved son John Walton my land lying on the south east side of Siprius during her natural life and at her decease to return to the other two boys James and George Walton or either of them that is then living.

I give and bequeath to my sons James Walton and George Walton all my lands to be equally divided between the sd James Walton and George Walton and if either James Walton or deorge Walton dies within the age of twenty one years then the other is to have the hole of the land.

I also give and bequeath unto my beloved Daughter Taunous, Chancy Walton, & Rosey Walton one feather bed apeace and all the rest of my property 1 lend to my beloved wife Youngus Taiton during her natural life or widewhood I revoke all other wills establishing this to be my last Will and Testament.

Leatly of all I nominate Edward Williams Esq. and William King as Executors to this my last Will and Testament whereas I have hereunto set my hand and seal in the presents of us. December 10th day 1613.

JAMES WALTON (SEAL)

For and in consideration of the sum of thrity dollars to us in STATE OF N. C. ONSLOW COUNTY hand paid good and lawful money to us in hand paid by the sd John Bilkins before the sealing and delivering of those present have sold and conveyed by these presents all my wright title and interest in the Estate of my Aunt Mancy Pearson Estate of her decease in Megro

land if any and all the personal Estate to the sd John Wilkins all that my may fall to us hereafter which we receipt to us as one partition be the land more or less to him his heirs and assigns forever, be it from us his heirs and assigns to here and ho1d

hold forever whereof we ha	ve set our hand and seal the 3 day of March	1845.
TEST: ROBERT M. PINER	GATHARINE X REDD	
HIS ALFRED X BLACKWELL MARK	MARK	_ (SEAL)

TESTL ELIJAH JUSTICE JR. STATE OF NORTH CAROLINA

ONSLOW COUNTY :

COURT of Pleas Quarter sessions Februalry term 1546.

WILLIAM B. REDD

Then was the foregoing deed proved in open court by the oath of Elijah Justice and ordered to be registered. THE FOREGOING DEED WAS REGISTERED IN DUE FORM

OF LAW IN BOOKNO. 25 AND ON PAGE 294, MAY 1st. 1845.

JASPER ETHERDIGE CLK. L. B. HUGGINS.

STATE OF NORTH CAROLINA: ONSLOW COUNTY:

In The Name of God Amen: I John Watkins, of the County and State afore said a planter being sick in body but of perfect mind, and memory thanks be to God for the same, calling to mind the mortality of the body and knowing that it is appointed once for all men todie do make ordain this my Last Will and estament that is to

say principally and first of all I give and recommend amy Soul into the hands that have it and my body I recommend to the earth to be buried in a Christian like manner at the descretion exeutors survivors nothing doubting but at the general resurrectic I shall receive again by Mighty Power of God and as touching such Wordly estate as it hath pleased God to bless me with in this life, I give devise and dispose of the same in the following manner and form First of all my desire is all my just debts and funeral charges shall be paid I constute ordain and appoint my beloved wife Mary Watkins and my belove d son Demsey "atkins my hole and Soul Executors

ITEM: I give and bequeath unto my beloved son Demsey Watkins one shilling sterling money.

ITEM: I lend unto my beloved wife Mary Watkins all my household furniture all my lands and plantation together with all my hole estate for to raise my children upon induring of her natural life.

ITEM: My desire is after my wife decease that.

ITEM: My desire is that after my wife decease that my beloved son Demsey Watkins should have fifty acres of land on the North side of the Horse Pen Branch.

a bequeath give, unto my beloved son John Watkins 50 acres of land adjoining the same

I give to my son Demsey. ITEM: I give and bequeath unto my beloved sonJones Watkins 20 acres of land that

I now live on. ITEM: My desire is that all the rest of my mole estate at my wife deceased shall be equally devided between my two yougest sons John Watkins and Jones Watkins.

I Do hereby utterly diallow revoke and disamull all and every other former testame nts will heares and bequeaths and executors by me hereto fore named In witness

whereof I acknowledge this my Last Will and Testament.

SIGNED SEALED AND DELIVERED IN THE PRESENCE OF US; THIS THE SEVENTH DAY OF OCTOBER ONE THOUSAND EIGHT HUNDRED JOHN I MATKINS (SEAL) nark

TEST: MARK WOOD

BECKEY I WOOD

MATE

SELE I WOOD MARK

ONSLOW COUNTY: December term 1807: The above Will was proveed in open Court and the Executor therein named qualified.

ATTEST: Nath LOOMIS C.C.

STATE OF WORTH CAROLINA: ONSLOW COUNTY:

In the name of God Amen, I Thomas Whitehurst being sick of body, but of good sound memory thanks be to Almighty God for it considering the uncertainty

of this transitory life and that all flesh must yield to death when it shall # pleas God I do therefore Constitute Ordain and make this my Last Willl and Testament testament revoking disamulling and forsaking all other will or wills heretofore by me made either my word or writing and this only is to be taken for my Last Will and Testament.

First of all I recommend I my Soul to Almighty God who first gave it me hoping at the general day of the resurrection to have a full remission for all my pass sins and offenses.

Secondly I will that all my just debts shall be paid within in convenient time after my deceased and as for the rest of my property I give and dispose of in manner and form following.

ITEM: I give to my beloved wife Elizabeth Whitehurst one third part of all my personal promerty after my just debts are part I lend to my eife Elizabeth Whitehurst one negro man named Sesor I also lend to my wife Elizabeth that lands and plantation whereon I now live during her natural life or widowhood.

ITEM: I give to my eldest son Richard Whitehurst after his mother deceased or marriage the land and plantation whereon I now live to be devided as follows beginning at the mouth of the first branch from the house a north course thence running a straight course to a pair tree on the top of a hill in Jipsonsold field thencea a straight course to the head line I also give to my son Richard one third part of my personal property when he shall marry or come of age.

ITEM: I give to my son John Whitehurst the rest of my lands that I now possess with all the rest of my unmentioned property personal and individual to be equally divided by lot.

I therefore nominate and appoint my two brothers in law Benjamine Ennett and Thomas Ennett Executors to this my Last Will and Testarent In witness whereof I hereunto set my hands and seal in the presence of Februry 29th 1812.

hig TEST: JOHN X PARKER

THOMAS WHITEHURST. (SEAL)

MARY ENNETT.

ONSLOW COUNTY: In Gourt April Term 1912, the within will was proven in open Court by John Parker a subscribing witness and Benjamine and Thomas Ennnatt the executors therein named qualified thereto ordered they have letters testamentary.

NATH LOOMIS C.C.
BY HARRIS LOOMIS A

In the name of God Amen: I Thomas Wilson, of the County of Cartritt and State of North Carolina, being very sick but of perfect mind and memory thatnks ben to Almighty God for the same calling to mind the mortality of my body and that it is appointed for all flesh one day to die do make Constitute and appoint this my Last Will and Testament in the manner and form as followeth first and principally I commit my body to the Earth to be buried in a decent Christian like manner at the descretion of my executors and I commit my Soul into the hands of the Almighty God hoping at the general resurrection to receive the same.

ITEM: I give unto my loving wife Judah Wilson , one feather bed and furniture

One chist half dozen of pewter platesone puter dish one puter basin one eron pot half dozen of table spoons half dozen of knives and forkes one frying pan and griddle one pair of fire tongs and shovel ane set of cups and saucers half dozen of earthen paltes one linnin wheel, one wollen wheel ditto, one lamb and gease twoslay one cow and calf one sow and pigs two ews, sheep, one manon ax, one pot trammel one weding hoe one sugar dish one coffee pot one cream pot, three earther bowels one pine table, two flat back chairs spools, reals winding blades and warping bars to her and her heirs forever.

ITEM: I give unto my daughter Nancy Wilson one feather bed and furniture one small round magbogony table three flat back chairs one winsor chair one large square maghogany table one iron pot one pair of fire dogs one half dozen silver teaspoons one cow and calf, one fruit dish, one tinsor water bucket one washing tub half bushel and basket to the use as before mentioned that is to my wife aand my daughter Polley Wilson for the us of raising of my daughter Mancy.

ITEM: All the property that is belonging to me that I have not given away I leave it to pay my debts and the ramining part after my debts is paid I give to my daughts daughter Elizabeth Hill.

ITEM: I hereby appoint my son in law John Hill my executor to manage my estate and to pay all my debts allowing this and no other to be my Last Will and Testament revoking all other wills by me made in witness whereof I have hereunto set my hand and affixed my seal this twentieth day of February One Thousand Eight Hundred his THOMAS X WILSON (SEAL)

SIGNED IN THE PRESENCE DAVID RUSSELL

ISAAC X HILL

mark

ONSLOW COUNTY: In Court, March Term, 1808 The within will was proved by the oathof David Russell and John Hill the Executors therein named qualified thereto.

APPEST: NATH LOOMIS. C.C.

In obedience unto a commission unto us directed from Onslow County Court December Term 1807, to take the diposion of David Russell respecting Thomas Wilson decease Will who after being duly wsorn sayeth he saw. Thomas Wilson signe and publish said Will and has also have every reason to believe that said Wilson was in his proper senses and he also saw Mr. Isaac Hill who was the other witness signe the Will at the seem time given under our hands and seal this the 9th day of January A.D. 1909.

J.W. T. HILL (SEAL)
Wm BORDEN (SEAL)

NORTH CAROLINA: ONSLOW COUNTY: December Term 1507, orederd by the Court, that a commission issued to William Borden & John Hill Esq. of Carteret County to take the disposion of David Russell touching what he may know concerning the execution of the Will of Thomas Wilson dece, and his examation returned valued up with said Will to next Onslow Court. December 15th 1807.

TEST: NATH LOOMIS C.C.

In the name of God Amen, I Catharine Watson, being not in perfect health but in perfect mind & memory calling to mind that I amm appointed once to die do make ordain & appoint this my Last Will and Testament in manner & form &sifollows that is to say First I recommend my Soil to God who gave it to me & my body I recommend to be decently buried at the descretion of my estate hereafter I recommend to be describy buried at the descretion of my estate hereafter I wanted & as to what temporal property it has pleased God to bestow upon me,I lend give & bequathe as follows to my three sons Sammel, David, & Joh field I give to each of them one shilling being their full share with what I have already given them in possession and to my daug.ter Alcy Tates one Bull earlin to her heirs and assigns with what I have given her before in possesion & to my daughter Mancy Gibson My will is that she shall have as follows one cow & calf one feather bed Dedatead & furniture one pot trammel one spice moter, one griddle & the remainder part of my houshold furniture that I don't mentioned hereafter which cive & bequeath to her her ears & assigns forever & to my grandaughter Cetty remainder part of my houshold furniture that I don't mentioned hereafter which give & bequath to her her ears & assigns forever & to my grandaughter Getty Berrah one feather bed & bedstaad one cow & calf & my chest lock & key & also I give & bequeath to my grandaughter Elcy Berry one hefter earlen one half dozen pewter nlates one tes kettle one scillet half dozen mettle spooms, also to my grandson Richard Gibson, I will & bequeath to him his ears & ass'gns one cow big with calf & one small pot & pot hocks & one book dask also to my two grandsons Townsy Gibson Jr. & Lyy Gibson one cow and calf by the name of Brindle & her increase to them & Their heirs and assigns forever and lastly I do hereby authorise Nominate & appoint my son inlaw Thomas Gibson Executor to this my Last Will and Testament in testimony whereof I have hereunto set my hand and seal this 2nd day of October, 1802. CATHERINE WATSON (SEAL)