In the name of God Amen: I Daniel Jenkins of the State of North Carolina & County of Onsiow Planter being weak in body but of perfect mind and memory & calling to mind the mortality of my body & that it is appointed for all men once to die do before these presents make this my Last Will and Testament.

FIRST: I recommend my Soul to God who gave it in hones of a glorious enjoyment of His Throne the merits & meditations of a beloved Redeemer.

SECONDLY: I recommend my body to the earth from whence it was taken in hopes of a joyfull Beasurection at the last Judgment and to be buried in a decent and Ohristian like manner at the descretion of my Executors .And touching such worldly effects as God has blessed me with in the manner I dispose of Following:

IMPRIMIS: I give & bequeath to my dear & loving wife Sarah Jenkins my three feather beds together with all & also my household furniture & kitchen utenisis of all & every description without any reserved whatever to her, her heirs and assigns for ever also my mare bridle and sadie likewise three come & Calves she to have her choice of my stock also four sows and eixteen pigs and fourteen one year old hogs to her heirs and assigns forever.

It is also my Will that my aforesaid wife Sarah Jenkins shall have the full posses assem & use of all & every part or parcell of my land for & during the term of her natural life and at the death my said wife Sarah Jenkins I give & devise my said land to my son John Jenkins and the heirs of his body lawfully begotten or sesigns forever & in default whereof or of such heirs or of his deceace the said land at my wife's deceace to be sold and the profite arising therefrome to be equally devided between my brother Eliaha Jenkins and my stepdaughter Amn Hadnot I also give & bequeath to my dear wife Sarah Jenkins ilm y plantation tools & Implements of husbandry of every discription to her her heirs and assigns forever as also all the corn and bacon in her possesion at my decace.

It is also my Will that my oxen & all the residue of my personal estate to be sold & after my just debts are paid the remaining profits arriving from such sale I give to my wife Sarah Jenkins. Whom I also appoint & constitute Escutrix of this my Last Will and Testament & I do hereby revoke all former Wills and Testaments by me formely made Witness my hand and seal , this the 17th of March & year of our Lord 1801.

Done in presence of us JOHN JOHNSTON

DANIEL JENKINS

ANN HADROT

OWSLOW COUNTY:

In Court December Term 1807: This Will of Daniel Jenkins was proved in open Court by Ann Hadnot one of the subscribing witness thereto and Sarah Jenkins the Executriz therein named qualified thereto ordered she have letters

NATHANIEL LOOMIS C. C

In the name of God Amen: I John Jones of Onslow County State of North Carolina being in a low state of health but of sound mind and memory do call unto mind the uncertainity of this mortal life and knowing that it is appointed for all men to die doath this 5th day of September one Thousand Eight Hundred make ordain and publish this to be my Last Will and Testament in manner and form following that is to say.

FIRST: I lend to my loven wife Ann Jones the use of my land and plantation where on I now live and all my household and kitchen furniture of every kind whatsoever Snoluding my feather beds and furniture and beadstids one case of Bottles and all my Gooper and earthen ware and all my pewter and cheet one trunk and all my spinning wheels two gums one grind stone and one cart and geer and all my plows and geer and all my plantation tools hoes and axes one plow hackel and all my horses excepting two year old filleys.

I.Also lend to my wife all my saddles and bridles and all my Sheep and gees and all of my stock of cattle one yeaks of ozens only making a reserved as my children margis or comes of age they are to have cattle given to them as I shall after death.

I,also lend to my wife all my stock of hogs all my chers one Loom and geer one hand mill all my gees and all my corn and wheet onley making reserved as my children comes of age they are to have a feather bed given to them, the above named property I lend to my wife Ann Jones enduring of her widowhood and if an ease my wife should marry or die then and in that case it is my desire that my Executors should sell the whole of the part property excepting one horse sadle and bridle whichever wife should chuse if liven I give the said horse to my wife if did to be sold as the rest of the part property and the money arising from the sale of the part property after my childson is raised and sholled to be equally divided between my two daughters Sermay Jones and my daughter Enough Jones if liven or to their issue if any and in case either of my daughters should die and leave no issues I desire that the surviving daughter of the two should have the hole of the moneys arising from the sale of the lent property to them or her and heirs

COTEVET.

Iffit: I give to my wife all my silver spoons and one warming pan.

ITM: I lend to my son William Jones the use of my negro woman Rhode and her increase and my negro boy named Toney enduring his naturals life and after his death the said the said negroes and increases and interact out till his children comes of age and the children to them and their heirs.

ITEM: I give unto my son George Jones one negro boy named Shark one feather bed and furniture two cows and calves and one horse that he has got in his possession to him and his helrs forever.

ITM: I give and bequeath unto my son Lewis Jones all my land from Donnahoes Branch down the North West of New River to the New Road where rode crosses the swamp and then with the New Road out to where it crosses the mirry branch and up the mirry branch to the head and fifty acres of a Fatant ajoining acceptly five acre Patant Lines includes runs from Donahoes Branch to Bolaways branch and them to yold line near the Allagator pond one negro boy named Soat and two cows and calves and one feather bed and furniture to him and his heirs forever.

ITEM: I give and bequeath unto my son Amos. Jones all my land from the New Rode before mentioned down the said New River Swamp to the mouth of the mirey Branch then up the said branch where my line crosses the branch near a waterin hole and then out with my old line to a corner line one of my old corner also one hundred acres of the before mentioned new patent adjoining Lewis Jones Fifty acres and my year old buy Filley and one feather bed and furniture and two cows and calves to him and his heirs forever.

ITEM: I give and bequeath unto my son John Jones all my land and plantation from mirey Branch down the said New River Swamp that I lent before given; army and one hundred and Fifty Five acres of land lying on good possesion and ninety acres of a new patentjoining Amos Jones part of the New Patent and two cows and Calves and one feather bed and furniture to him and his heirs forever - my wife wadow-hood excepted.

ITM: It is my will and desire that if either of my sons should die leaven no issues that is George, Lewis, Amos, and John, Jones that their part of the land should be attributed among the surviving of the four sons that is George, Lewis Amos & John, Italia I give and bequeath unto my daughter Serenay Jones my Sorrel filley saddle and bridle and two cows and cases one feather bed and furniture to her and her and her heirs forever.

ITEM: I give and bequeath unto my daughter Mancey Jones two cows and calves and one feather bed and furniture to her and her heirs forever.

IEEM: It is my will and desire that as my children comes of age or marreys that last got a negro given to them that they should have a negro given to them of the young stock of negroes observing that my sons have of the male negroes and my daughters have of the female negroes my negro girl Hannah excepted she is to remain with the old stock of negroes, my negro man Guff Ileave to be sold toward paying my debts with the remainder of the money that is due me and after my just debts is paid what money is left I give to my loven wife ann Jones onley excepting the money due from Thomas Jones to me for One Hundred and Fifty Five Founds, I leave to buy a negro boy with to remain with the old stock of negroes to be of the duration hereafter mentioned.

ITEM: I lend to my wife Ann Jones the remainder part of the negoes that I lent before given away enduring my wife Ann Jones' widowhood observing as my children comes of age or mareys they are to have a young negro aplace given to them and when my youngest child comes of lawful age if ther should be young negroes enough I desire there should to be a devation among the negroes among all my children as equal as possible, if there should not be young negroes enough from the increase of negroes to share one a piece and my wife should be a liven widow I leave that matter to my wife and the decretion of my Executors observing that all my negroes are to be divided among all of my children at my wife's death or marriage and in case my wife should marry I desire that my Executors should take all of the negroes and do with them as they should think most advantageous to my children and if in case my son William Jones should dece'd at the devition I desire that his share of the negroes should be managed as Rode and Toney before mentioned.

And I do hereby Mominate Constitute and appoint my trusty friend George White and my two sons George Jones and Bewis Jones Sole Executors to this my last Will and Testament revoking all other Wills made by me the day and year above written .

SIGNED AND DELIVERED IN THE PRESETS OF US

JOHN JONES

(SEAL)

ORBLOW COUNTY: In Court January Term 1502 This Will was proven in open Court by the Cath of Jaruh Basden and William Shaw and George White and Bewis Jones qualified thereto.