Also If my Wel beloved Wife Serine Bryant, should be living at the time of Benjamine Bryant, coming to the age of Twenty One years I lend unto her a child part during of her life Also my wish and desire is that all my Property (except what I have Willed to Thomas Bryant Asa Bryant & Thomas Jarman) to remain just as it is in the Care of my Executors untill my son Benjamine comes to the

age of Twenty One years—anything Romaining after John Martin & Benjamine Receives their Legacy of eight hundered dollars each my Will is whatsoever should remain to be equally divided amongst my childred—

Also my desire and Will is that id any of my Property should be Walsting that my Executors should sell it, also if any of the Negros belonging to my Estate should be unruly that should be hired out----

Also my will is that if William and Joseph Whitty Remains with my Family and behaves them selves untall they come to be twenty one years of age that they should sent to School & learnt to read and write and to have each of them a good feather bed & Furniture; And I do hereby revoke all other former Wills by me made and do nominate and appoint my wife Serene Bryant and Asa Bryant and John Bryant(my Sons) My Executors to this my Last Will and Testament In Witness Whereof I have hereunto set my hand & Seal this the 15th day of October in the Year of Our Lord One Thousand Eight Hundred and Twenty Three----

SIGNED SEALED PUBLISHED AND DECLARED IN THE PRESENCE OF

BENJ A. BRYANT (SEAL)

Test DANIEL AMBROSE,

IN THE NAME OF GOD AMEN.

I Butler Ashford of Wilmington, being weak in body but of sound mind and memory thanks be to God, for the small do constitute make and ordein this my Last Will Testament in manner and form following (Viz) FIRST: I reccommend my Soul to Almighty God who gave it to me and my body to be buried in a decent manner at the direction of my Executors and as to such Worldly Estate as it has pleased God to bless me with, I give and devise in the manner and form Following (to Wit) - FIRST: I give and bequeath to my beloved Wife Sarah Ashford the house and Lott I now live on, on the hill in the Town of Wilmington, on the North side of Orange Street Containing Sixty Three feet One Way & Thirty Three the Other, also one half a marke Lot containing One hundred feet in Length & Thirty Three deep- also I give to her three negroes (Viz) Easter Daniels & Buck also one half of the Funiture I Posseswhich I give to her her heirs and assigns forever ----

I give and bequeath unto my daugiter Sussannah Asheford the remanining part of the Lott on the North Side of Orange Stree adjoining Shadrick Springs aldo I give her my Market Wharfe Lot on the North Corner of Market Wharfe also the vacant Lott above the Church, and for her not to take papers on until she arrives to the age of Eighteen years or marries Also I give he two small negroes Harriett & Ben also the other half of my Furniture to her and her heirs and assigns forever --

And I do hereby Mominate Ordain and appoint my beloved wife Sarah Asheford & my beloved friend Richard Bradley my whole Executrix and Executor to this my Last Will and Testament In witness whereof I have hereunto set my hand & Seal this the 6th day of July 1806.

Signed Sealed & Delivered in the presence of us

Interlined between the 25th & 26th line before signed.

BUTLER ASHFORD . (SEAL)

Onelow County; In Court Oct, Term 1806 The written Will was proved in open fourt by Nat Loomis & Sarah Ashford the Executrix therein named ,qualified agreeable to law Ordered to have letters Testam entory. MAT LOOMIS.C.S.C.

State OF NORTH JAROLINA:

IN THE NAME OF GOD AMEN.

PARMELA AVERETT.

ONSLOW COUNTY:

Knowing that it is once for all Woman to die I commit my Soul to

Almighty God that gave it to me And my body to the dust from whench it came to be Buried at the descretion of my Elecutors which I Shall have after named and be Burlet and mind and memory Thanks be to Almoghty for the same I do hereby being in sound mind and demonstrated by the same I do hereb phases of all my Worldly Goods which it has beer Pleas God to bless me with In manner and form following that Is to say first of all my Will & desire is In manner and lors debts & Funeral charges be paid Secundly Item I give & bequeath to my leving Son Avon Gray Loving daughter Telitha Gray Loving Son Alphard all of my Property of Ever kind to them & their Bars to be Equally Devided according of my Property to of my Executors & further I do appoint my Loving Sister to the Discretion of my Executors & further I do appoint my Loving Sister intelliged before Signed Rosemand Averitte & my friend Stephens Williams my Executors to Execute this my Last Will & Testament Acknowledging this & this Alone Dissibiling all Others as Witness my hand & Seal This 19th of February 1300

Signed ,Sealed & Pelivered In the Presence of us DANIEL WILLIAMS. BENEGA X BOMAN. mark

CHSLOW COUNTY:

IN Court April Term 800
The Within Will of Pancia Averitt was duly proved in Open Court by the cath of Daniel Williams - sid Stephen Williams One of the Executors therein nemed come into Court and Qualified thereto.

WATT LOOMIS . C.S.C.

In the name of God Amen, this throlt thof March , 1911

I Richard Averitt of the County of Onslow & State of North carolina
Being very sick and weak but in perfect mind and memory Thanks be given unto
God Calling Unito mind the mortality of my body And Knowing ithat it is appointed
for all men Once to die do make & Ordain This my Last Will and Testament that is to say Principally & first of all I give and Recommend my soul in to the lands of Almighty God that gave it & my body I Recommend to the Earth to be buried in a decent Christian buriel at the discreation of my Executors;

Item, 1 lend to my well beloved Wife Rosemond Everett the platition where now live during her natural Life Containing One Hundred Acres And at her Death to return to the two Sons of John Avyrett , Armand and Alfred Averett.

Item, I also give and bequeath to my well beloved wife Rosemond Averett interpreter hand bob and one Negro Boy James One negro girl named Hannah to her and her heirs for Ever:

Item I I, Give unto John Averetts Daughter Tillitha Averett One negro girl Named Joan to her and her heirs fore Ever and if should die without and heir to return to Armand and Alfred Averett.

Item, I also give unto Arman and Alfred Ave att all of my back lands to be Equally divided between them:

Item, I also give and bequeath to my well beloved Wife Rosemend Averett all the Test of my property and she paying all of my Just Debte And if In case Armon and Alfred Averett should die without heir that the fore Willed (Wore Armon and Alfred Averett should die without heir that the fore Willed (Wore into Caintaread) to return to Tillithe Averett And if in case none of the heirs of John Averett Should live For all forever willed Property to return to my of John Averett and Sqr. John Jones as my Executors to this my Last Will Rosemond Averett and SQr. John Jones as my Executors to this my Last Will and Testament, Enterlined in the Sixteenth line Rosemond Averett Febry 3rd 1800

RICHARD AVERETT (SEAL)

SIGNED & DECDARED IN THE PRESENCE OF US TEST HARDY GREGORY. ARCTAS WILLIAMS JR.

ONSLOW AFRIL TEPM 1800

This Will of Richard Averett was proved in Open Court by Oath of Arctus Williams and Raymond Averett one of the Executors therin named Qualified NATH LOOMIS C.S.C.