north Carolina, Hashington County, Many Travis of the aformaid County and State, being of sound wind, but considering the unsulanily of my well, existence, do make and declare this my lash will and halo int. dient bund, suitable to the wishes of my fund, and may all funcial expenses, buther with all my junk deblo, and his second of viels and chines to heart of land on which I now mid, containing the true aging more or loss forther and all ins, and then to graph L. Roug and H. G. Long the chielon of The said Limwood, and Vielona Kong, to have and 4told go for oughthe, hard, I know constitute and appoint my linely find Linword hong, my lawful Expecution to all intuls and purposes, A execute this my last will and helament according to the leux inlink and inganing of the same, and every puch and clause three of I know, revoke and chetare welling void, all other wills and belance to by one kullfor mad, In withins whereof, I the said Many Frances, do hereund at my hand and eval, this the 11th day of Whil. 1911 Signed, Scaled, and cheland by the said Many Frans, to her his lash will and listament in the purmer of us, when at her request and is her presence and in the presence of each other, do su beente our name as welmoses that?

> J. H. Hassell J. J. Dan's 28 Spinel.

Court for said county, by the execution thereof by the said. by the oath and examination on the subscribing witness thereto, who being duly sworm, doth depose and say, and each for himself deposeth and saith, that he is a subscribing witness to the paper writing now, shown him, purporting to be the last Will and Testament on the country of the coun	A paper writing purporting to be the last Will and Testament of		
the executive. Therein mentioned, and the Jue execution thereof by the said. The subscribing witness to the paper writing now shown him, purporting to be the last Will and Testament of the paper writing now shown him, purporting to be the last Will and Testament of the paper writing paper writing, which is now shown as aforesaid, and which bears date of the last Will and Testament of the last Will and Testament, and this deponent did thereupon subscribed by he and exhibited to be he last Will and Testament, and this deponent did thereupon subscribed by he and exhibited to be he last Will and Testament, and this deponent of the testament, and this deponent of the testament of the said testament, and this deponent further saith, that at the said at the request and in the presence of said testate. And this deponent further saith, that at the same time when the said testate. And the said testate will as aforesaid, and at the time of the deponants subscribed her mame as attesting witness thereto, as aforesaid, the said. Was of sound mind and memory of full age to execute a Will, and was not under any restraint, to the knowledge, information or belief of this deponent: And further these deponents say not. Severally sworn and subscribed, this day of the testament of the court. The Superior Court. Porth Catolina See Ix the Superior Court. The tist therefore considered and adjudged by the Court that the said paper writing and every part thereof is the last Will and Testament of the probate, be recorded and filed. This day of the said Will, together with the probate, be recorded and filed.	A paper writing purporting to be the last Will and Testament of		
by the oath and examination on the subscribing witness to the paper writing now, shown him, purporting to be the last Will and Testament on the said at the end of said paper writing, which is now shown as aforesaid, and which bears date on the less and exhibited to be here. AND THE DEPORENT FURTIES SATH, That the said the requestion of the testatory and exhibited to be here. In the presence of this deponent, subscribed the testatory and exhibited to be here. In the presence of said testatory and exhibited to be here. In the presence of said testatory and exhibited to be here. In the presence of said testatory and exhibited to be here. In the presence of said testatory and exhibited to be here. In the presence of said testatory and exhibited to be here. In the presence of said testatory and exhibited to be here. In the presence of said testatory and exhibited to be here. In the presence of said testatory are subscribed here and of said Will, as an attesting witness thereto, and at the time of the deponent's subscribing here. In the presence of said testatory are subscribed here. In the presence of said testatory are subscribed, the said last Will as a foresaid, the said at the time of the deponent's subscribing here. In the presence of said testatory are subscribed, this was of sound mind and memory, of full age to execute a Will, and was not under any restraint, to the knowledge, information or belief of this deponent: And further these deponents say not. Severally sworn and subscribed, this subscribed, this subscribed, this subscribed, this subscribed, this subscribed here. Coenty. It is therefore considered and adjudged by the Court that the said paper writing and every part thereof is the last Will and Testament of the probate, be recorded and filed. This day of the presence of this deponent with the probate, be recorded and filed.	the executer therein mentioned, and the due execution thereof by the said.		
scribing witness to the paper writing now shown him, purporting to be the last Will and Testament of that the said the control of this deponent, subscribe has means at the end of said paper writing, which is now shown as aforesaid, and which bears date of the last Will and Testament, and this deponent first subscribed by has and exhibited to be have last Will and Testament, and this deponent first said. Will, as an attesting witness thereto, and at the request and in the presence of said testatory. And this deponent further saith, that at the same time when the said testatory, as ubscribed have name as attesting witness thereto, as aforesaid, and at the time of the deponents subscribing have name as attesting witness thereto, as aforesaid, the said. Was not under any restraint, to the knowledge, information or belief of this deponent: And further these deponents say not. Severally sworn and subscribed, this day of last the said said will and the said paper writing and every part thereof is the last Will and Testament of the court that the said paper writing and every part thereof is the last Will and Testament of the said will, together with the probate, be recorded and filed. This day of 1913 and 1915 an	Jack Was said + 23 Sparie by the oath and examination the subscribing with		
in the presence of this deponent, subscribes the said paper writing, which is now shown as aforesaid, and which bears date or produced the cestatory. AND THIS DEPONENT FURTHER SAITH, That the said the cestatory of the cestator			
This	scribing witness to the paper writing now, shown him, purporting to be the last Will and Testament		
This	that the si		
This	, in the presence of this deponent, subscrib		
the testatory	hard name at the end of said paper writing, which is now shown as aforesaid, and which bears date		
writing so subscribed by hearm and exhibited to be hearm. Last Will and Testament, and this deponent did thereupon aubscribe hearm. name at the end of said Will, as an attesting witness thereto, and at the request and in the presence of said testate—. And this deponent further saith, that at the same time when the said testate—. name as attesting witness thereto, as aforesaid, and at the time of the deponent's subscribing hearmanness attesting witness thereto, as aforesaid, the said. Was not under any restraint, to the knowledge, information or belief of this deponent: And further these deponents say not. Severally sworn and subscribed, this have been considered and subscribed, the said as Ix the Superior Court. Porth Catolina The Superior Court. It is therefore considered and adjudged by the Court that the said paper writing and every part thereof is the last Will and Testament of the said will, together with the probate, be recorded and filed. This day of 1913. And 1913.	the testate of a formerid did at the time of unbendhing bear and the did at the time of unbendhing bear and the did at the time of unbendhing bear and the did at the did at the time of unbendhing bear and the did at the did at the time of unbendhing bear and the did at the d		
thereupon subscribe harmonic and the end of said Will, as an attesting witness thereto, and at the request and in the presence of said testatary. And this deponent further saith, that at the same time when the said testatary subscribed harmonic subscribed harmonic subscribed harmonic subscribing harmonic subscribed with subscribing harmonic subscribed, was of sound mind and memory, of full age to execute a Will, and was not under any restraint, to the knowledge, information or belief of this deponent: And further these deponents say not. Severally sworn and subscribed, this lay of the control of the subscribed was not under any restraint. Clerk Superior Court. Sorth Carolina Sorth Carolina The Superior Court. It is therefore considered and adjudged by the Court that the said paper writing and every part thereof is the last Will and Testament of the probate, be recorded and filed. This day of 1915.			
and in the presence of said testate			
said testates—subscribed h			
was of sound mind and memory, of full age to execute a Will, and was not under any restraint, to the knowledge, information or belief of this deponent: And further these deponents say not. Severally sworn and subscribed, this day of Lieuwith Clerk Superior Court. South Catolina Courty. It is therefore considered and adjudged by the Court that the said paper writing and every part thereof is the last Will and Testament of the probate, be recorded and filed. This day of 1913. 1913. 1913. 1914. 1915.			
was of sound mind and memory, of full age to execute a Will, and was not under any restraint, to the knowledge, information or belief of this deponent: And further these deponents say not. Severally sworn and subscribed, this. And further these deponents say not. Severally sworn and subscribed, this. And further these deponents say not. Severally sworn and subscribed, this. Clerk Superior Court. Sorth Carolina Ss. In the Superior Court. It is therefore considered and adjudged by the Court that the said paper writing and every part thereof is the last Will and Testament of t			
Severally sworn and subscribed, this	nat's subscribing here		
Severally sworn and subscribed, this	was not under any restraint, to the knowledge, information or belief of this deponent: And further these d		
Clerk Superior Court. Secret Carolina Sec. In the Superior Court. It is therefore considered and adjudged by the Court that the said paper writing and every part thereof is the last Will and Testament of. Court. This	ponents say not.		
Clerk Superior Court. Secret Carolina Sec. In the Superior Court. It is therefore considered and adjudged by the Court that the said paper writing and every part thereof is the last Will and Testament of. Court. This	Severally sworn and subscribed, this		
Ss. IN THE SUPERIOR COURT. It is therefore considered and adjudged by the Court that the said paper writing and every part thereof is the last Will and Testament of deceased. Let said Will, together with the probate, be recorded and filed. This day of 1913.	Con autoria		
is the last Will and Testament of deceased. Let said Will, together with the probate, be recorded and filed. 'This day of , 191 3.			
is the last Will and Testament of deceased. Let said Will, together with the probate, be recorded and filed. 'This day of , 191 3.	It is therefore considered and adjudged by the Court that the said paper writing and every part there		
eleceased. Let said Will, together with the probate, be recorded and filed. 'This			
This day of 1913.			
	Clerk Superior Cour		

Personally affected before our this day Limond Long, who thook and subscilled to the salt presided by low for the qualification of Expections, and Littles Intermediany come is mad to him, this March 14th, 1413.

Continuous, cst.

north Carolina, Hashington County, I Many Travis of the aformaid County and State, buy of sound wind, but considering the westandy of my wietly Existency do make and declare this my last will and hile int. think they execute humafter named, shall give my body a chank burnel, suitable to the wishes of in friend, a may all friends and expenses by some all my puckettle, second, I give and divise to review and dring and his wife Vielous Rong, the brail of I was week, og the chielhave and 6-

Pasted \Box_{n}

our name as welmes is Link! J. L. Harrel 1. J. Danis 28 Spinel,

y landy fried, tuels and laurent accordand every e dielaw welly lofor mach,

hereunt sh.

of us, when bearing of

. /	North Carolina
7/	88. IN THE SUPERIOR COURT.
Mas.	hungton COUNTY.
Wans	riting purporting to be the last Will and Testament of
Court for said	county, by deceased, is exhibited Gore me, the undersigned, Clerk of the Superior
the executar	therein mentioned, and the due execution thereof by the said
1.2.7	Many Troys by the oath and examination of a sack of the subscribing witness
thereto, who be	ing duly sworn, doth depose and say, and each for himself deposeth and saith, that he is a sub-
	to the paper writing now, shown him, purporting to be the last Will and Testament of
	Mary Francis
Klav	1 75 in the presence of this deponent, subscribed
hanca nezite	at the end of said paper writing, which is now shown as aforesaid, and which bears date of
he ///	lay of Cipul 191/
Avn Ture	DEPONENT FURTHER SAITH, That the said Many France
	aforesaid, did, at the time of subscribing h
	ribed by harmonic and exhibited to be harmonic last Will and Testament, and this deponent did
	ribe har name at the end of said Will, as an attesting witness thereto, and at the request
and in the muce	ence of said testato And this deponent further saith, that at the same time when the
	subscribed h name to the said last Will as aforesaid, and at the time of the depon-
aid testatand	subscribed h
aid testatand	subscribed h
said testatrade out's subscribing the was not under a	subscribed h.A.Z name to the said last Will as aforesaid, and at the time of the depon-
said testations, out's subscribing the subscribing to was not under a ponents say not.	usubscribed h
said testations, mut's subscribing the subscribing to was not under a ponents say not.	usubscribed h
said testations, mut's subscribing the subscribing to was not under a ponents say not.	subscribed h
ant's subscribing was not under a conents say not. Severally se	subscribed h
ant's subscribing Muy Tr was not under a ponents say not. Severally se	subscribed h
ant's subscribing Muy Tr was not under a ponents say not. Severally se	subscribed h
was not under a ponents say not. Severally s	subscribed h.A. name to the said last Will as aforesaid, and at the time of the depondence has name as attesting witness thereto, as aforesaid, the said. was of sound mind and memory, of full age to execute a Will, and ny restraint, to the knowledge, information or belief of this deponent: And further these deworn and subscribed, this. 1913. before me. Cerk Superior Court.
said testations at's subscribing the subscribent the subscribing the subscribing the subscribent the subscribe	subscribed h
aid testations at's subscribing the subscribin	subscribed h.A. name to the said last Will as aforesaid, and at the time of the depon- large large name as attesting witness thereto, as aforesaid, the said. was of sound mind and memory, of full age to execute a Will, and ny restraint, to the knowledge, information or belief of this deponent: And further these de- worn and subscribed, this. 1913. before me. Clerk Superior Court.
said testatasing the subscribing the subscribent the subscribing the subscribing the subscribent the subscribe	subscribed h.A. name to the said last Will as aforesaid, and at the time of the depon- tion of the depondence of the said last Will as aforesaid, the said. Was of sound mind and memory, of full age to execute a Will, and ny restraint, to the knowledge, information or belief of this deponent: And further these de- worn and subscribed, this. 1913, before me. Clerk Superior Court. Tolina SS. IN THE SUPERIOR COURT.
aid testataining!'s subscribing was not under a noments say not. Severally s' Rotth Ca	subscribed h.A. name to the said last Will as aforesaid, and at the time of the depon- mane as attesting witness thereto, as aforesaid, the said. was of sound mind and memory, of full age to execute a Will, and my restraint, to the knowledge, information or belief of this deponent: And further these de- worn and subscribed, this. 1913. before me. Clerk Superior Court. Tolina ss. In the Superior Court. Tolina ore considered and adjudged by the Court that the said paper writing and every part thereof
said testatandary subscribing the subscribing the sup Transaction of the subscribing the subscribent the subscribing the subscribing the subscribent the subscribent the subsc	subscribed h.A. name to the said last Will as aforesaid, and at the time of the depon- tion of the depondence of the said last Will as aforesaid, the said. Was of sound mind and memory, of full age to execute a Will, and ny restraint, to the knowledge, information or belief of this deponent: And further these de- worn and subscribed, this. 1913, before me. Clerk Superior Court. Tolina SS. IN THE SUPERIOR COURT.
said testated and subscribing was not under a ponents say not. Severally subscribing the say not. Severally subscribe the say not. Severally subscribe the say not.	subscribed h.A. name to the said last Will as aforesaid, and at the time of the depon- the 2 name as attesting witness thereto, as aforesaid, the said. Was of sound mind and memory, of full age to execute a Will, and ny restraint, to the knowledge, information or belief of this deponent: And further these de- worn and subscribed, this. 1913, before me. Clerk Superior Court. Toling Ss. Ix THE SUPERIOR COURT. COUNTY. Ss. Ix THE SUPERIOR COURT. COUNTY. ore considered and adjudged by the Court that the said paper writing and every part thereof and Testament of Manual Court of the court of the said will, together with the probate, be recorded and filed.
said testated and subscribing was not under a ponents say not. Severally subscribing the say not. Severally subscribe the say not. Severally subscribe the say not.	subscribed h.A
said testated on the control of the	subscribed h.A. name to the said last Will as aforesaid, and at the time of the depon- the 2 name as attesting witness thereto, as aforesaid, the said. Was of sound mind and memory, of full age to execute a Will, and ny restraint, to the knowledge, information or belief of this deponent: And further these de- worn and subscribed, this. 1913, before me. Clerk Superior Court. Toling Ss. Ix THE SUPERIOR COURT. COUNTY. Ss. Ix THE SUPERIOR COURT. COUNTY. ore considered and adjudged by the Court that the said paper writing and every part thereof and Testament of Manual Court of the court of the said will, together with the probate, be recorded and filed.

Personally appeared before our his day Lewond Long, who forth and emberied to the sack presided by law for the goodfield.
of Executors, and Releas Lettermentary come is und to him,
This March 14th, 1913.

Corretensbon, cse,