

No. 89

In the Name of God. Amen! I, Samuel Gause, of
State of North Carolina and County of Brunswick, being of full
mind and memory (thankful to God) calling to mind the mortality of
flesh, and knowing that it is appointed unto all men once to die, do
make and ordain this my Last Will and Testament, in manner and
form following, that is to say, first, I recommend my Soul into
the hands of Almighty God from whom it received its birth, trusting
in the merits of our Blessed Saviour, Jesus Christ, for a Glorious Res-
urrection, and as touching such worldly goods, wherewith it hath pleased
God to bless me with, I give, devise and bequeath in manner and form
following - Item, I give unto my wife Margaret Gause one third of
my lands during her natural life, also an equal share with my daugh-
ters of all my personal estate, with my riding chair and harness to
her and her heirs forever. Item, I give and bequeath all the rest + residue
of my estate, real and personal, to my six children, William James,
Margaret, Mary, Harriet, Samuel Gause, and Anna, and such other
child or children as I may hereafter leave by my said wife Margaret
if any, to be equally divided among them share and share alike, to be
divided by my Executors in the following manner, that is to say, the
whom ever my wife calls for her part, for it to be divided off to her and
remain together for the common support and maintenance
said children, until the first that arrives to the age of twenty one, or make
then a division to take place among all my children, share and share
equally. It is also my will and desire that should not my land in the
State of Tennessee be disposed of, by virtue of my power of attorney to
Thomas Brown of Bladen County, that my Executors hereinafter named
should dispose of said lands to the best advantage & apply the money
arising therefrom to the use of my wife and children in such manner
as they may think most advantageous. I also leave it discretionary
with my Executors to keep the negroes on the plantation or hire them
as they may think most advantageous. Lastly I nominate, constitute &
say to my wife Margaret Gause Executrix, my uncle William Newell
and my son William James when he arrives to the age of twenty one
my Executors to this my last will and testament, & do hereby revoke all former Wills
so made and declared & pronounced this to be my last Will & Testament, In witness
I have signed at my hand and seal this 13th day of August A.D. 1816. Samuel Gause
Signed, sealed & declared to be the last will & testament of the testator in presence of us
& Samuel Gause, do hereby append this as a witness, W. Gause, John J. Gause
this my last will and testament. Wm: Gause, sonne thyngeth my other hand to my wife
Margaret Gause to her and her heirs forever, in witness whereof I have hereunto
set my hand this 6th day of July A.D. 1811. Notaries, Justices of the Peace - Samuel Gause
for the No. 1000 of Old 1/2 the execution of this will was signed on
the 1st day of August 1816 by the executors of the testator and sealed
and recorded in book 1, page 17, on the 1st day of August 1816, before John Julian, Notary Public
Deed recorded in book 1, page 17, on the 1st day of August 1816, before John Julian, Notary Public

No. 192

I, John Poigson, of Brunswick County, State of North Carolina, make
ordain & publish this - My Last Will and Testament in manner following.
112:-

- 1st. I give and bequeath unto my loving wife, Mary, all my plate, house hold and kitchen furniture, my horses, chair, harness, saddle and bridles, my tools, cart and tackle, six of my milch cows and a negro girl called yellow Fanny to her and her heirs forever.

2. I give and bequeath to my said wife, Mary, my negro carpenter, John, during her natural life, and my negro boy Frank during her widowhood; in case of her marriage, to my children, and I request my Executors and the guardian to my children frequently to remind of his kindness and attention to me especially during my sickness. If my said wife, should remain a widow and my said negro boy, Frank, should behave well to her I request him to provide for her, at her decease.

3. All the rest and residue of the real and personal estate of which I may die possessed, I give and bequeath to my beloved children Jules, Lewis & one which my wife may have after my decease, to be equally divided among them, to them and their heirs forever.

4. Whereas it may be necessary for my Executors to sell some of my property for the payment of my debts, I therefore strongly recommend to them, to sell my land in preference to my negroes, and I hereby authorize them to do the same, if they should think it most to the interest of my children.

5. If my Executors should sell my land for the purposes above mentioned after my debts are paid & my wife has received a compensation for her services, it is my will that the remainder of the money be laid out by my Executors in land \$100 or in other property, as they may think most to the interest of my children.

6. The many kind and distinguished acts of friendship, which I have received from Messrs. Abijah Duncan Moore, George Davis and Col. Samuel Ashe, have induced me to believe that their good offices will be extended to my dear unhappy children, I therefore constitute and appoint my worthy and esteemed friends, the said Abijah Duncan Moore, George Davis, and Col. Samuel Ashe, Executors to this my last will & testament.

6. Reasons similar to those above mentioned have induced me to constitute and appoint my beloved brother-in-law Thomas J. Davis, Guardian to my children, during their minority.

7. Lastly, I hereby make and publish this my true last will & testament being in sound mind & of good disposing memory & do execute & witness this 20th day of October 1811.

Metam - Joel Strong
Richard Allen
John J. Purdon.

no. 89

In the Name of God, Amen! I, Samuel Gause, of the State of North Carolina and County of Brunswick, being of perfect mind and memory (thanks be to God) calling to mind the mortality of flesh, and knowing that it is appointed unto all men once to die, do make and ordain this my Last Will and Testament, in manner and form following, that is to say, first, I recommend my Soul into the hands of Almighty God from whom it received its birth, trusting in the merits of our Blessed Saviour, Jesus Christ, for a Glorious Resurrection, and as touching such worldly goods, wherewith it hath pleased God to bless me with, I give, devise and bequeath in manner and form following - Item, I give unto my wife Margaret Gause one third of my lands during her natural life, also an equal share with my children of all my personal estate, with my riding chair and harness to her and her forever. Item, I give and bequeath all the rest + residue of my estate, real and personal, to my six children, William James, Marguerite, Mary, Harriet, Samuel Gause, and Anna, and such other child or children as I may hereafter leave by my said wife Margaret, if any, to be equally divided among them share and share alike, to be divided by my Executors in the following manner, that is to say, that whenever my wife calls for her part, for it to be divided off to her and residue to remain together for the common support and maintenance, said children, until the first that arrives to the age of twenty one, or makes then a division to take place among all my children, share and share alike. It is also my will and desire that should not my lands in the State of Tennessee be disposed of, by virtue of my power of attorney to Thomas Brown of Bladen County, that my Executors hereinafter named should dispose of said lands to the best advantage & apply the money arising therefrom to the use of my wife and children in such manner as they may think most advantageous. I also leave it discretionary with my Executors to keep the negroes on the plantation or hire them as they may think most advantageous. Lastly I nominate, constitute & appoint my loving wife Margaret Gause Executrix, my uncle William May and my son William James when he arrives to the age of twenty years my Executors to this my last will and testament, & do hereby revoke all former wills made and declared & pronounced this to be my last Will & Testament. In witness whereof I have set my hand and seal this 13th day of August, A.D. 1816. Samuel Gause signed, sealed & declared to be the last will & testament after written in presence of us, Samuel Gause, do testify and this as a testimony to H. Gause, John J. Davis for my last will and testament. 2nd: I give, devise and bequeath my slave boy, Margaret Gause to her and her heirs forever to witness whereof I have hereunto set my hand and seal this 4th day of July, A.D. 1811. Nathan Johnson, Esq. Samuel Gause, Esq. of N. Carolina, Obion, the 2nd executor of this will and my slave boy, John J. Davis for the use of my children, my wife and myself, to be disposed of by my Executors in such manner as they shall see fit. John J. Davis, Esq. 3rd: I give, devise and bequeath my slave boy, John J. Davis, Esq. to my wife, Margaret Gause to her and her heirs forever to witness whereof I have hereunto set my hand and seal this 4th day of July, A.D. 1811. Nathan Johnson, Esq.

In the Name of God, Amen!

no. 192

I, John Poole, of Brunswick County, State of North Carolina, make and publish this - My Last Will and Testament in manner following:

- Item 1. I give and bequeath unto my loving wife, Mary, all my plate, household and kitchen furniture, my horses, chair, harness, saddle and bridles, my two cart and teams, six of my milch cows and a negro girl called yellow Jenny to her and her heirs forever.
 2. I give and bequeath to my said wife, Mary, my negro carpenter, John, during her natural life, and my negro boy Frank during his widowhood; in case of her marriage, to my children, and I request my Executors and the guardians to my children frequently to remind of his kindness and attention to me especially during my sickness. If my said wife, should remain a widow and my said negro boy, Frank, should behave well to her I request her to provide for him, at her decease.
 3. And the rest and residue of the real and personal estate of which I may die possessed, I give and bequeath to my beloved children, John, Lewis & one which my wife may have after my decease, to be equally divided among them, to them and their heirs forever.
 4. Whereas it may be necessary for my Executors to sell some of my property for the payment of my debts, I therefore strongly recommend to them, to sell my land in preference to my negroes, and I hereby authorize them, to do the same, if they should think it most to the interest of my children.
 5. If my Executors should sell my land for the purpose above mentioned after my debts are paid & my wife has received a compensation for her dower, it is my will that the remainder of the money so laid out by my Executors in bank stock or in other property, as they may think most to the interest of my children.
 6. The many kind and distinguished acts of friendship, which I have received from Mrs. Ellen Duncan Moore, George Davis and Col. Samuel Ashe, have induced me to believe that their good offices will be extended to my dear unhappy children, I therefore nominate and appoint my worthy and esteemed friends, the said Mrs. Ellen Duncan Moore, George Davis, and Col. Samuel Ashe, Executors to this my last will & testament.
 7. Reasons similar to those above mentioned have induced me to nominate my beloved brother in law Thomas James Davis, Guardian to my children, during their minority.
 - Lastly, I hereby make and publish this my true last will & testament being in sound mind & of good disposing memory & do revoke & make void all wills & testaments by me hitherto made. Oct 1st 1811.
- Nathan - John Strong
Richard L. [unclear]
Thomas Ashe
- John J. Davis, Esq.