I, Nary E. HEavney, of the County of Gaston, N.C. do make, declare and publish this my last will and testament, hereby revoking all other wills heretofore made by me.

My home place of 80 acres I give to my husband John Heavner during his life; at his death I give it to my son Math Heavner and my daughter Laura Heavner, to be equally divided to them.

My tract of land on the waters of beaver Dam containing 36-1/2 acres I give to my husband during his life, and at his death I give it to my son Albert HEavner.

To my grand daughter one May Truelove I give \$5.00 and to my grand daughter Eve Truelove I give \$25.00. My sons Albert and Math and daughter Laura are to pay to each of my grand children one May Truelove and Eve Truelove the above mentioned \$25.00 after the death of my husband.

I appoint E. D. Stroup Executor to my will.

her

Witness:

Mary E. X Heavner (Seal)

J. B. Houser

Minnie Houser

his E.D. X Stroup

STate of North Carolina,

In the Superior Court,

Gaston County.

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Witness:

Mary E. X Heavner mark

(Seal)

J. B. Houser

Minnie Houser

his E.D. X Stroup

STate of North Caroline,

In the Superior Court,

Gaston County.

In the Matter of the last will of Mary E. HEavner

E. D. Stroup the subscribing witnesses thereto, that the paper writing propounded by the Emeritor therein named, is the last will and testament of Mary E. HEavner and that the same was duly executed by said Mary E. HEavner in the presence of said witnesses and that atvihe time of signing the same the said Mary E. HEavner was of sound mind. It is thereupon adjudged that the said paper writing be admitted to probate as the last will and testament of the said Mary E. HEavner and the Executor therein named qualify as such.

This the 16th day of November, 1909.

C. C. Cornwell, Clerk Superior Court.