

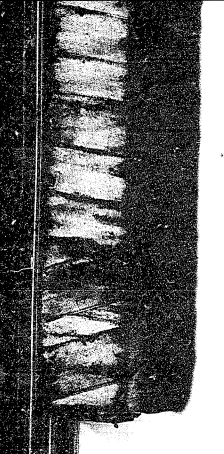
In the name of God, Amen: -

I Nathaniel P. Farrar of the County Gaston and State of North Carolina, being of sound mind and memory and considering the uncertainty of this frail and transitory life, do therefore make and declare this to be my last will and Testament, That is to say: First, after all my lawful debts are paid, the residue of my estate real and personal, I give, bequeath and dispose of as follows, to-wit:

First—To my beloved wife Cornelia, I give possession and control of all my land during the term of her natural life and I also leave my personal property in her possession to be divided among our children in the way she may choose or think best; but it must be understood that she can now sell or in any manner dispose of her lifetime interest in the said land without the consent of my daughter Fma, and Etta and Eunice.

Second- To my daughter Anna Hoover I give the west end of the tract known as the Tate land supposed to be eight and one half acres, more or less.

Third— I give to my son Lawrence the East end of the said tract known as the Tate land, supposed to be eight and one half acres, moreor less. Fourth— I give to my daughter Emma, twenty six acres of land including the buildings, that is the residence, barn and out houses near thereto, and there is also included in this gift to Emma the midth to make here



my last will and Testament, That is to say: First, after all my law-ful debts are paid, the residue of my estate real and personal, I give, bequeath and dispose of as follows, to-wit:

First- To my beloved wife Cornelia, I give possession and control of all my land during the term of her natural life and I also leave my personal property in her possession to be divided among our children in the way she may choose or think best; but it must be understood that she can not sell or in any manner dispose of her lifetime interest in the said land without the consent of my daughter Fma, and Etta and Eunice.

Second- To my daughter Anna Hoover I give the west end of the tract known as the Tate land supposed to be eight and one half acres, more or less.

Third— I give to my son Lawrence the East end of the said tract known as the Tate land, supposed to be eight and one half acres, moreor less. Fourth— I give to my daughter Emma, twenty six acres of land including the buildings, that is the residence, barn and out houses near thereto, and there is also included in this gift to Emma the right to make her home with her mother.

Fifth- I give to my daughter Etta twenty six acres of land, adjoining that given to Emma and Eunice.

. - 5-ve to my daughter Eunice twenty six acres of land, adjoining that given to Finna and Etta and I also give her my horse. Seventh- I give to my son Conard thirteen acres of land, more or less, bounded as follows: Beginning on the old line where it crosses the branch leading from near the barn in the direction of Rumfelt's residence then with the Rumfelt line to a poplar W.C. Cansler's corner, then with Cansler's line 34 poles, then parallel to the first line to a point near the head of said branch, then down the said branck to the beginning. And Lastly- I give to wife fifty dollars in cash, and to my daughter Fmma, fifty dollars in each, and to my daughter Etta fifty dollars in each, and to my daughter Eunice fifty dollars in cash. Likewise I constitute and appoint my wife Executrix of this my last will and tes-

In Witness Whereof I have hereunto subscribed my name and affixed my seal, this the 13th day of June, One Thousand Nine Hundred and Seven.

The above written instrument was subscribed by the said Testator, N.P.Farrar, in our presence and acknowledged by him to each of us, and he at same time declared the above instument so subscribed by him to be his last will and testament, and we at the request of the testator and in his and each others presence have signed our names hereto as witnesses. John C. Fichte

and we at the request of the testator and in his and each others presence have signed our names hereto as witnesses.

John C. Fichte

H. W. Underwood.

L.B.Rankin

June 13, 1907.

State of North Carolina,

In the Superior Court.

Gaston County.

In the Matter of the last will of N.P. Farrar.

Underwood the subscribing witnesses thereto, that the paper writing propounded by the Executor therein named, is the last will and testament of N.P.Farrar and that the same was duly executed by said N.P.Farrar in the presence of said witnesses and at the time of signing the same the said N.P.Farrar 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 N.P.Farrar and the Executor therein named qualify as such.

This the 19th day of September, 1907.

C. C. Cornwell,

Clerk Superior Court.