

State of North Carolina,  
Jones County,

Court of Pleas & Quarter Sessions January Term A.D. 1851  
 Then was the last Will and Testament of Elijah  
 Jimmons deceased, presented in Open Court for probate, when the same was proved in due  
 form of law, by the oaths of Henry W. Hall and John P. Young, two of the subscribing Wit-  
 nesses thereto and ordered to be Registered; And at the same time Roscoe Barnes and George  
 W. Jimmons the Executors therein named were qualified as such and Letters Testamentary  
 ordered to issue to them

Chas. Gentry Clerk

A true Copy of the original written Office  
 Chas. Gentry Clerk

I John Pollock of the County of Jones and State of North Carolina, being weak  
 and sick of body, but of perfect sound mind and memory, considering the uncertainty of my earthly  
 existence, do make and declare this to be my last Will and Testament in manner and form following  
 that is to say.

First, That my Executor (hereinafter named) or administrator, shall provide for my body, a decent bur-  
 ial suitable to the wishes of my relatives and friends, and pay all funeral expenses, together with my  
 just debts howsoever and to whomsoever owing, out of the moneys that may first come into their hands  
 as a part or parcel of my estate.

Item. My will and desire is, that my beloved mother Mary Pollock shall have, keep, hold and enjoy  
 all my estate, after paying all my just debts, during her natural life or widowhood, consisting of  
 Household and Kitchen furniture, plantation tools, Horses, Cattle, Hogs, Sheep, Poultry &c and after her  
 death, the remainder of any after paying her funeral expenses, and all just debts, to be sold and equal-  
 ly divided between my sister Children Mary Ann, Peter, John and Sarah Eliza Andrews to them  
 their heirs and assigns forever.

Item. My will and desire further is, that my mother Mary Pollock shall have and enjoy all the  
 Crop of Corn, Fodder, Peas, Potatoes and all other produce of the farm, that is, or may be on hand  
 at the time of my death, to her her heirs and assigns forever. And should there be any produce of the  
 farm, or any provisions of whatsoever kind on hand at the time of her death, to be sold and applied  
 to the payment of her funeral expenses, and all just debts, and otherwise if any, to be applied to the  
 benefit and support of my sister Children Huldah Andrews as before directed.

And Lastly, I do hereby constitute and appoint my Mother Mary Pollock my lawful Ex-  
 ecutor, to all intents and purposes, to execute this my last Will and Testament, according to the true in-  
 tent and meaning of the same, and every part and clause thereof. In witness whereof I the said  
 John Pollock do hereunto set my hand and seal the 23<sup>rd</sup> twenty third day of August A.D. 1850.

Signed, sealed, published and declared by the said

John Pollock to be his last Will and Testament in  
 presence of us who at his request and in his presence  
 abominated our names as witnesses thereto

Benjamin Asher  
 Now Pollock

John + Pollock Seal  
 mark

Laminated over.

State of North Carolina  
Yancey County

Court of Pleas & Quarles Jepsons  
July Term A.D. 1851.

There was the last Will & Testament of John Pollock and presented  
and offered for probate in Open Court, whereupon Bay & Wilkes Esqrs. Pollock the subscribing witnesses  
there, being solemnly sworn upon the Holy Evangelist of Almighty God, proved the same in due form of law  
and adjudged to be valid and legitimate: And at the same time Mary Pollock the Executrix thereto named  
came into Open Court & qualified as such and Letters Testamentary ordered to issue to her—

John Pollock C.R.

A true Copy of the Original as filed in  
Offices July Term 1851 John Pollock C.R.

I, Mary J. Perry, of the County of Jones and State of North Carolina, being of sound mind  
and memory, but Considering the uncertainty of my earthly existence, do make and declare this my last Will  
and Testament in manner and form following, that is to say:

Item. That my Executors (hereinafter named) shall provide for my body a decent burial suitable to the wish  
of my relations and friends, and pay all funeral expenses, together with my just debts, however  
and to whomever may come into their hands as a part or parcel  
of my estate.

Item. I give and bequeath to my son Daniel Perry the following named negroes. Amos, Washington,  
Sarah and Childs Seck, and their future increase: One Bed, Furniture and Bedstead, One Mahogany  
Table, One Month Clock, One Looking Glass. One Beaufat to have and to hold to him his heirs, ex-  
ecutors and assigns forever—

Item. I give and bequeath unto my son Elijah Perry the following named negroes. Nigh Bay Allen, woman  
Loring and her Children John Henry and Hannah and their future increase to him his heirs and assigns forever.  
Item. I give and bequeath unto my daughter Sarah Loftin One Bed and furniture, Elijah his Bed  
and furniture, two Bedsteads, One Mahogany Table, One Bureau, and a half a dozen Sitting Chairs, and  
One Mile mowed Acre to him his heirs executors and assigns forever—

Item. I give and bequeath unto my Daughter Sarah Loftin One Bed and furniture and one Bedstead, and  
the sum of One Hundred Dollars to be paid her by my Executors within or at the expiration of three  
years from the time of my death, out of any money belonging to my estate not otherwise disposed of which  
together with the advancements she had at the time of her marriage, and several other advancements since  
that time, will make her a fair and equitable portion according to the value of my personal estate to her  
and her heirs and assigns forever—

Item. I give and bequeath unto my Daughter Sophia M'Daniel, One Bed and furniture One Bedstead, and  
the sum of Seven Hundred Dollars to be paid her by my Executors within or at the time expiration of  
three years from the time of my death, out of any money belonging to my estate, not otherwise disposed of which  
together with the advancements she had at the time of her marriage, and several other advancements since  
that time, will make her a fair and equitable portion according to the value of my personal estate to her  
and her heirs and assigns forever—

Item. I give and bequeath unto my son Daniel Perry all the residue of my property, of every  
kind and description to him his heirs and assigns forever—

My will and desire is that after taking Devices and Supplies above mentioned, and the debts  
I am bound over—