

exhibited before me, the undersigned Clerk of the Superior Court for said County, by A.C. Davis the executor therein mentioned, and the due execution thereof by the said Jane Davis by the oath and examination of John H. Eaton and G.A. Dixon the subscribing witnesses thereto; who being duly sworn, doth depose and say, and each for himself, depose and say, that he is a subscribing witness to the paper writing now shown him, purporting to be the last will and Testament of Jane Davis, that the said Jane Davis in the presence of this deponent subscribed her name at the end of said paper writing, which is now shown as aforesaid, and which bears date of the 25th day of Nov. 1913.

And the deponent further saith, that the said Jane Davis the testator aforesaid, did at the time of subscribing her name as aforesaid declare the said paper writing so subscribed by her and exhibited to be her last will and Testament and this deponent did thereupon subscribe their names at the end of said will, as are attesting witnesses thereto, and at the request and in the presence of said testator and this deponent further saith, that at the same time when the said testator subscribed her name to the said last will as aforesaid, and at the time of the deponents subscribing her name as an attesting witness thereto, as aforesaid, the said Jane Davis 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.

Generally Sworn & Subscribed this 11th day of December 1915, before me:
J.F. Crater Clerk Superior Court

John H. Eaton
G.A. Dixon

North Carolina } In The Superior Court
Yadkin County }
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 Jane Davis deceased. Let the said will, together with the probate, be read and filed.
This 11th day of Dec. 1915:

J.F. Crater
Clerk Superior Court.

A.D. Carter's will

State of N.C. Yadkin County.
This August the 12th 1909 this my last will and Testament, as hereinafter set forth, I A.D. Carter of the State and County above mentioned being of sound mind and good memory, do herein set forth my last will, first that all my just debts be paid; out of any property which I may possess at my death; second that my wife N.E. Carter is to have a reasonable and comfortable support from any property which I possess at my death, this support is to consist of house room when we now live, food clothing, shoes, warmth, medical attention, conveyance to Church and elsewhere, in reason by means of horse and buggy not other wise any other necessary attention must be given her this support is to continue so long as N.E. Carter remains my widow and no longer, this support is to be furnished and seen after by my three heirs J.D. Carter, R.W. Carter and C.J. Wagner; this is to be the only consideration for the lands which we have deeded them, my above mentioned heirs shall have the use of the lands as deeded to them for the support of themselves and my wife until her death, at which time they will have full possession

of the said lands, my wife shall only be at liberty to dispose of such personal property as may be actually necessary for her support and comforts in connection with that furnished by my son J. D. Carter, R. W. Carter and C. J. Wagoner, she will not be at liberty to dispose of any land in any way whatever, all my out doors personal property, such as wagons and buggies and tools of all kinds shall be to the use of my sons J. D. and R. W. Carter and my wife to be used to the benefit of each, except my two horse buggies with tongs shall be double harness which shall be the property of C. J. Wagoner at my death, the other above mentioned personal property will belong to my two sons after the death of my wife, to be equally divided in value by two or more disinterested persons after R. W. Carter has received about equal in value to the one J. D. Carter has had, then my live stock will be equally divided between J. D. and R. W. Carter after the death of my wife all my house property shall be divided equal in value between J. D. Carter, R. W. Carter and C. J. Wagoner the value of the house property when in my hands J. D. and R. W. Carter and C. J. Wagoner has had will be considered as so much of their part in the division of the house property that remains at my wife's death said property to be estimated at its value when received, the house property may be valued and divided by two or more disinterested persons, Mallie Carter, widow of John F. Carter has had all of the effects of my property of any kind whatever in that she has the use of my land having paid no rent from said land & having paid the tax on said land she will therefore receive no more of the effects of my property

whatsoever Mallie Carter will have the right to the personal property I left John F. Carter after he was married to wit, farm tools and some house property the three bodily heirs of John F. Carter to wit Frank Carter, Ralph Carter and Little Johnny Carter is each to have twenty five dollars to be paid by J. D. Carter and R. W. Carter for which they are to have the right to the fifty acre tract of land which I bought from Henry Casules and is also the land upon which Mallie Carter now lives, this money is to be paid as soon as Frank Carter, Ralph Carter and Little Johnny Carter become of age (21) years or sooner if J. D. and R. W. Carter strikes at least for the little boys Frank, Ralph and Little Johnny Carter to have their money sooner, each one is to have their part as they become 21 years of age, this being the longest time for the payment of the same, the land for which the money consideration is being paid by J. D. & R. W. Carter to the heirs of J. F. Carter, the said land is to belong to J. D. & R. W. Carter under the same restrictions and regulations as the other lands which we have deeded them, the division of said land shall be as follows, J. D. Carter is have 25 acres R. W. Carter 25 acres they may make the division themselves, in case Mallie Carter ceases to be the widow of J. F. Carter then at once J. D. Carter & R. W. Carter will take possession of the land upon which Mallie Carter now lives, if it should be that Mallie Carter should remain the widow of J. F. Carter, then at the death of myself and wife J. D. & R. W. Carter will take possession of said land as above mentioned. This instrument or any part of it may be changed if the testator sees fit to do so otherwise it will stand in full force and virtue, in behalf of the above, I hereunto set my hand and seal J. D. & R. W. Carter

to be my executors
altest:

W.M. Check
J.C. Pinnix

A.D. Carter (Seal)

Probate

State of North Carolina } In The Superior Court
Yadkin County }

a paper purporting to be the last will and Testament of A.D. Carter deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said County, by J.D. & H.W. Carter the executors therein mentioned, and the due execution thereof by the said A.D. Carter by the oath and examination of W.M. Check and J.C. Pinnix the subscribing witnesses thereto; who being duly sworn, each depose and say, and each for himself depose and saith, that he is a subscribing witness to the paper writing now shown him, purporting to be the last will and Testament of A.D. Carter, that the said A.D. Carter in the presence of the deponent subscribed his name at the end of said paper writing, which is now shown as aforesaid, and which bears date of the 12th day of August 1907, and the deponent further saith that the said A.D. Carter the testator aforesaid did at the time of subscribing his name as aforesaid declare the said paper writing so subscribed by him and exhibited to be his last will and Testament, and the deponent did thereupon subscribe his name at the end of said will, as an attesting witness thereto, and at the request and in the presence of said testator. And this deponents further saith, that at the same time when the said testator subscribed his name to the said last will as aforesaid and at the time of the deponents subscribing

his name as an attesting witness thereto, as aforesaid the said A.D. Carter 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 the deponent, and further these deponents say nat.

Severally sworn and
subscribed, this 23rd day
of August 1915, before
me, J.D. Crater
Clerk Superior Court

W.M. Check
J.C. Pinnix

North Carolina } In The Superior Court
Yadkin County }
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 A.D. Carter deceased.
Let the said will, together with the probate
be recorded and filed.
This 23rd day of Aug. 1915.
J.D. Crater
Clerk Superior Court.