

is an attesting witness thereto as aforesaid
the said John H Patterson 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 defendant; and further
these defendants say not.

Secondly sworn and subscribed
This 24th day of August 1918 } J.A. Logan
R.C. Holton Deputy CSC } S. Carter Williams

North Carolina }
Yadkin County } In Superior Court
It is therefore ordered and adjudged
by the Court, that the said paper writing and
every part thereof is the last Will and Testament
of John H Patterson deceased. Let said will
together with the probate be recorded and filed
This 24th day of August 1918
J G Carter C.S.C.

J E Gough Will

North Carolina }
Yadkin County }

I J E Gough being of sound mind and memory
do make publick, and declare the following to be my
last will and testament, to wit,

First That my executors herein after named, give my
body a decent burial according to the wishes of my
relations and friends, and pay all my funeral expenses
together with all my just debts wherover and to
whomsoever owing out of the first money that
comes into their hands as a part or parcel of
my estate.

Second I give and bequeath to my grand son Walter R.
Gough One hundred and sixty eight (\$168.) dollars to
be paid to him in cash by my executors and
this shall be his share of my ~~real~~ real
and personal estate,

Third I give and bequeath to my grand son Thomas Sanford
Gough One hundred and seventy (\$170.) dollars to be
given to him in cash by my executors, and this
shall be his share of the real and personal property
of my estate.

Fourth I will and bequeath to my grand son James H.
Gough Two hundred and sixteen (\$216.) dollars to be paid
to him in cash by my executors, and this shall be
his share of my real and personal property.
The three grand sons above named are sons
of my son Jessie F Gough, deceased,

Fifth I will and devise & bequeath to my daughter
Caroline M Arnold wife of J G Arnold all of my
tract of land known as a part of the White land
adjoining the lands of W S Arnold & others, containing
eighty acres more or less conveyed to me by W W
Patterson Administrator D B H of William Joyce. value
of tract land Eleven hundred \$1100. dollars, also all
notes and accounts up to this date, that I have
against her amounting to nine hundred and twenty
(\$920) dollars for which she is account in the
settlement off my estate.

J Eough will Contine

First I will devise and bequeath to my son Wallen & George my four lots in the town of Hamptonville known as the J Eough Store house lot, conveyed to me by Jessie McCay valued at one hundred and fifty \$150. dollars also my watch which I now start my plowing and my interest in the combination lock safe which I am jointly interested with him valued at fifty dollars \$50. also all notes and accounts and receipts I hold against him up to this date amounting to eighteen hundred and twenty (\$1820.) dollars amounting in the aggregate Two thousand and twenty (\$2020.) dollars.

Second I will devise and bequeath to my son J Hough one tract of land adjoining J G Lewis and others containing about two acres, valued at seventy five \$75. dollars, one other tract adjoining the lands of Martha J Nelson, William Stilman his & others, containing one hundred acres more or less conveyed to me by J H Hauser and his wife valued at Eleven hundred and fifty (\$150.) dollars The tract of land adjoining the lands of Lewis Wilson and others, containing fifty ^{acres} more or less being a part of the Isaac Vestal land, purchased by me from J Hough Commissioner, valued at One hundred and ten \$110. dollars, also all of the notes and accounts and receipts I hold against him at this date amounting to five hundred and fifty one (\$51.) dollars,

Eight I will devise and bequeath to my son C Hough one tract of land lying on the water of Hunting Creek adjoining the lands of W W Myers, and the Whitcher heirs and others containing 155 acres more or less, conveyed to me by J M Burgess and wife valued at Eleven hundred \$1100. dollars. One tract of land adjoining the lands of W W Myers and others containing eight and three fourths ^{8 3/4} acres more or less known as the A W Martin meadow tract of land, valued at One hundred and fifty

\$15. dollars also all notes receipts and accounts due I hold against him up to this date amounting to \$1020. dollars, amounting in the aggregate both real and personal to two thousand and eighty (\$2080.) dollars

Ninth I will devise and bequeath to my daughter Ida Lewis wife of J L Lewis one tract of land, adjoining the lands of J H Hauser, Amelia Wilson and James Stilman and others, containing 186 acres more or less, being the two tracts of land conveyed to me by W A Hauser and his wife, valued at One thousand (\$1000.) dollars One the tract of land adjoining A M Hauser of land and others, bounded as follows To wit Beginning at a hickory tree North 45° west 8 chs. and 1 links to a pine dead, Then North 60° east 50 chains to a black gum tree corner, Thence North with A M Hauser line 2 chain to a stone, Thence North 40° east 794 chains to a pine candle corner, Thence east with his line 27 chains & 20 links to a hickory, Thence North 90° chains to a stone, Thence east 1 1/2 chains to a spanish oak, Thence south 30° east 28 chains to a stone in Nancy Kels line on the east side of a road, Thence about south west along said road 20 1/2 chains to a stone Thence west 1/2 chain to a black gum Thence south 15° west about 13 chains to a stone & pointers, Thence west 35 1/2 chains to a stone Thence North 5 chains to a beart, last, in the head of a swamp, Thence south 60° west 22 1/2 chains to a chestnut stump on the west side of the public road from Footerville to Hamptonville containing 182 acres, There is exceptions from the above boundaries three acres, known as the Sam Hanes walking house, lot lying on the west side of the public road leading from Footerville to Hamptonville valued at Three hundred and thirty three \$333. dollars, Also all notes receipts and accounts which I hold against her up to this date, amounting to seventy eight (\$78.) dollars

Elough Will contd.

Ninth I will leave and bequeath to my daughter E.C. joyne one tract of land, adjoining the lands of J. S. Harris, W. Martin and others, containing 2 1/2 acres more or less, conveyed to me by William Stilman and his wife, valued at Two Hundred (\$250.) dollars. One tract known as the Sam Kanes place and lot, lying on the east side of the public road leading from Eloughville to Eloughville, being the 3 acre tract excepted out of the portion of the S. F. Kanes tract of land heretofore willed to S. J. Davis, valued at One hundred and twenty (\$24.) dollars. Also all of the tract of land conveyed to me by S. F. Kanes and wife W. R. Hain, not heretofore willed to S. J. Davis, estimated to be One hundred eighty seven (\$187) acres, valued at Six hundred and fifty (\$650.) dollars, also all notes and accounts which I hold against her up to this date, amounting to one hundred and twenty (\$120.) dollars.

Tenth I will devise and bequeath to my daughter M. F. Martin, one tract of land, adjoining the lands of A. M. Barnes, Nancy Miles and others, known as the Henry Foot Masters place containing 406 acres more or less, valued at Nine hundred and fifty (\$950.) dollars, and all the notes receipts and accounts I hold against her up to this date, amounting to Eleven hundred and Seventy (\$1170.) dollars.

Eleventh I will devise and bequeath to my daughter Lelia Windsor, during her natural life and after her death to her children, one tract of land where I now reside, on the south side of the Salem or Salisbury road, adjoining the lands of John Harris and others, containing Ninety acres more or less, conveyed to me by James Davis and Lindy Segrave. One tract adjoining the lands of John Vestal Wm. L. Miles and others, containing 2 1/2 acres more or less, conveyed to me by W. W. Patterson, known as the King place,

One other tract, adjoining the lands of A. M. Barnes, John H. Stilman and others, containing 142 acres more or less, the above named 3 tracts of land valued at nineteen hundred (\$1900.) dollars. The above named 42 acres tract conveyed to me by A. M. Barnes, also all notes and accounts which I hold against her amounting to One hundred and fifty (\$150.) dollars, the notes and accounts to Lelia Windsor, absolute

Twelfth I will and bequeath to my daughter Lelia Windsor one corner cupboard and bureau, and Sewing Machine and one clock (her choice) One feather bed and bedstead (her choice) Two bed sheets and two blankets (her choice) and my one horse wagon for which she is not to account for in the settlement of my estate,

Thirteenth I will devise and bequeath all of my property both real and personal and moveable to my sons William D. Gough J. Elough C. H. Gough and my daughter C. M. Arnold. S. Davis and E.C. Joyne M. F. Martin and Lelia Windsor not heretofore disposed of in this will to be divided between them share and share alike each, and to account in the division for amounts and sums I have devised and bequeath to them in this my last will and testament.

Fourteenth It is my will and desire that my Executors herein after named, sell all of my property, both real and personal, not specifically described and bequeathed in this will, without obtaining any order or license from the Superior Court, at public auction and divide the proceeds among my sons and daughters according to the fourteenth item in this my last will and testament,

Fifteenth I hereby appoint my son William D. Gough and my son-in-law John L. Reavis Executors, to all intents and purposes to carry out and execute this my last will and testament, revoking all other wills or testaments made by me.

J E Gough will contnued

Witnesses all aware and testifying
This the 15th day of Sept 1805 made before signing

J E Gough test

Witnesses J M Phillips,
W H Mackie }
R C Peagor }

North Carolina
Yadkin County

J. E. Gough of said County and State do
make this codicil to my last will and testament
published by me, and dated 14th day of September
1805, which I hereby ratify and confirm except
the sum shall be changed hereby.

Whereas by my will above mentioned I gave and
bequeathed to my grand son Walter R Gough
one hundred and sixty eight (\$168.) dollars
and to my grand son Thomas Lanford Gough
one hundred and seventy (\$170.) dollars, and
my grand son James H Gough two hundred and
fifteen (\$215.) dollars as appears by the second
third and fourth item of said will and where-
as I have now given to each of them the said
sums, Now therefore I hereby revoke said
bequests to my said grand sons and will
not bequeath them nothing in my said last
will and testament.

This the 5 day of August 1909

J E Gough

Witnesses
W H Mackie
R C Peagor)

Robert

State of North Carolina In the Superior Court
Yadkin County }

A paper writing purporting to be the last will
and testament of J E Gough deceased is exhibited
before the undersigned Clerk of the Superior Court

for said County by W H Mackie and J M Phillips the
executors therein mentioned, and the due execution
thereof by the said J E Gough by the oath and exam-
ination of J M Phillips & R C Peagor, the subscribing
witness thereto each being duly sworn, doth depo-
and say that he is a subscribing witness to the said
writing now shown him, purporting to be the last will
and testament of J E Gough (that the said J E Gough
in the presence of the defendant subscribed his name
at the end of said paper writing which is now shown
as aforesaid, which bears date of the 15th day of September
1805, And the defendant further saith, that the
said J E Gough the testator aforesaid did at the
time of signing his name as aforesaid, believe
the said paper writing so subscribed by him and
believed to be his last will and testament, and the
defendant did thereupon subscribe by his name
at the end of said will or an attesting witness thereto
and at the request, and in the presence of said testator
And this defendant further saith, that it being true
when the said testator subscribed his name to the
said last will as aforesaid, and at the time of
the defendant subscribing his name as an attesting
witness thereto as aforesaid, the said J E Gough
was of sound mind and memory, of full age to execute
a will, and was not under restraint, to the knowledge
information or belief of this defendant, but further
these defendants say not.

I personally swear and subscribe this 14th day of Oct 1918
J D Groat A.S.C. }
North Carolina } In the Superior Court
Yadkin County }

It is therefore considered and adjudged by the Court
that the said purporting, and every part thereof, is
the last Will and Testament of J E Gough deceased.
Test and Will together with the probate, be recorded
by filing

Pilot of codicil to J.C. Gough's Will

State of Arkansas, Garfield Superior Court
Yellin County }

Upon writing purporting to be a codicil to the last will and testament of J.C. Gough deceased is exhibited before me the undersigned Clerk of the Superior Court for said County by W.S. Gough and J.H. Ross the executors therein mentioned and the due execution thereof by the said J.C. Gough by the oath and affirmation of R.C. Puryear & M.W. Mackie the subscribing witnesses thereto who each being duly sworn both before and say, and each for himself forth and with that he is a subscribing witness to the paper writing now shown him, purporting to be a codicil to the last will and testament of J.C. Gough; that the said J.C. Gough, in the presence of this deponent, subscribed his name at the end of said paper writing, which is now shown or aforesaid, and which bears date of the 5th day of August 1918.

And this deponent further saith that the said J.C. Gough the testator oforsaid did at the time of subscribing his name as aforesaid, do also the said paper writing so subscribed by him, and exhibited to be his last Will and Testament, and this deponent did thereupon subscribe his name at the end of said Will, as an attesting witness thereto and at the request of and in the presence of said testator. And this deponent 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 deponent's subscribing his name to the same as an attesting witness thereto as aforesaid, the J.C. Gough 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 this deponent say not.

Solely sworn and subscribed }
to be for me this 16th day of Oct 1918 }
(D. Crater, S.C.)

R.C. Puryear
M.W. Mackie

Continued

North Carolina } In the Superior Court
Yellin County }

I do therefore consent and acquiesce by this Court that the said paper writing and every part thereof is a codicil to the last will, together with the probate be recorded and filed.

This 16th day of Oct 1918

J.D. Crater, S.C.

O.A. Speaks will

This instrument made Nov 16 1918 between O.A. Speaks of the first part and her heirs J.E. Speaks, Mamie Jarvis and Dolly Windsor of the second part I O.A. Speaks being of sane mind and knowing the certainty of death and uncertainty of life I do hereby make my last will and testament; that I hereby give, grant and bargain all my land and real estate the said J.E. Speaks, Mamie Jarvis and Dolly Windsor also that said heirs shall have equal shares in my land and estate; also this special trust that the said heirs shall not sell, bargain or dispose of said estate in any way but the said land and estate during their natural life but at the death of J.E. Speaks and wife their third of my estate shall go to their bodily heirs; also at the death of Mamie Jarvis and Harrison Jarvis, their third of my real estate shall go to bodily heirs; also at the death of Dolly Windsor her part of my real estate shall go to her bodily heirs and to their assigns forever also the said Mamie Jarvis shall have