

1st
I Jacob et. Gish being of sound Mind and disposing Memory, do make this my last will and testament, I being old and not able to do but little work, and for the purpose of providing for the future support of myself and Elvira Gish my wife, I do give devise and bequeath to my son in law, John C. Richey, and my daughter Eliza C. Richey, his wife, my home place where I now reside, in Consideration that he John C. Richey, take Charge of the place and Cultivate it and keep it up in good farm like Condition and take Care of myself and Elvira Gish my wife, in a kind and Christian manner as a dutiful son and daughter should do during our Natural lives, and at our death, or the death of the last one of us said farm consisting of the whole tract of said land and all of the Crops then existing upon said land, is therefore given and bequeathed to the aforesaid John C. Richey and Eliza C. Richey, his wife, to have and to hold to himself, his wife and their heirs forever, free from the Claims of any and all other persons, whatever.

2nd
I further bequeath and will that after all my just debts and funeral and burrial expenses are paid, I will and bequeath to J. F. Richey, One Hundred Dollars, to be paid out of my personal estate, and to Mattie P. Richey, One Bureau and to Mallie Richey, One Sewing Machine, and I further give, devise, and bequeath to my son, Joseph D. Gish, Six Dollars and to Eliza C. Richey, Six Dollars, to be paid out of the proceeds of my personal and real estate, and I further will and devise and bequeath, that should my wife, Elvira Gish live longer than I do, that after the provisions of this will is Complied with that there shall be no further sale of my personal property, not disposed of in this will and that Elvira Gish, my wife,

3rd
4th

shall have the use and benefit of all the profits, both interest and rents, arising from my personal and real estate, for her support and maintenance during her natural life.

5th

And I further give devise and bequeath that after all the foregoing provisions of this my last will and testament, shall have been complied with, that all of my remaining property, both real and personal, at the death of the one of us that lives the longest, be equally divided between my children.

6th

And I further will, devise and bequeath, that at the death of myself or wife, which ever live the longest, that there be no Executor or Administrator appointed, that the heirs, those having an interest in my estate, after having complied with this will, divide the remaining property among themselves, without any Court cast to themselves, so as to be equally divided between them.

This Feb. 14th 1898.J. C. Gish.
his mark

Witnesses, attest.

D. W. Whitmer.

D. B. Phillips.

D. J. Fleming.

Carter, Ky. April 8th 1901.

I Jacob C. Gish, of Muhlenberg County, and State of Kentucky, do on this day make the following addition to my former will.
First - I give devise and bequeath all of my Estate, both real and personal, to John C. Richey and my daughter Catharine Richey.

In witness whereof I have hereunto set my hand,

Jacob C. Gish.

Signed and sealed as my will and testament by the above named Testator in our presence, who have at his request and in his presence and in presence of each other, signed our names as witnesses thereto.

Witnesses,

James L. Hendrick.

Samuel R. Popsinger.

State of Kentucky, }
Muhlenberg County. } Oct.

July 29th Regular Term. 1901.

The foregoing last will and testament was produced into Court on the date above named and was ordered to lie over until the August term of said Court and at the August Term the same was again produced into Court and ordered to lie over until the September term of said Court and at the September Term the same was again produced into Court and ordered to lie over until the October term of said Court and at the October term the said Court the same was ordered to lie over until the 29th day

of October and on the 29th day of October 1901, the same was again produced into Court and was proven to be the act and deed of said decedent by the oaths of W. H. Whitmer and D. J. Fleming and the Codicil or addition thereto attached was also produced into Court and proven to be the act and deed of said decedent, by the oaths of James L. Hendricks and S. R. Kopsinger the two subscribing witnesses thereto. Whereupon the said last will and testament, together with the Codicil or addition thereto, was adjudged to be the last will and testament of the said Jacob A. Gish, deceased, and was ordered to be recorded, which is now done accordingly.

Ed S. Wood, Clerk.

By J. G. Ellison D.C.