

Since then I die and bequeath that my debts and the
 procents arising from the sale of said lands be equally divided
 between all of my Brothers & Sisters & also give and bequeath
 to the said James H. Bowring my cow 3rd I thin best be-
 quath to my Sister Jane my heifer to my Brother Charles
 my Rife Gun up to my Brother John my Caddle 4th I thin
 you all take all of the wallaces of my property to be
 sold and the monies arising from the sale of the said
 to be equally divided between all of my Brothers and
 Sisters & I hereby nominate and appoint G. H. Bowring
 my Executor. The Testimony whereof I have hereunto
 subscribed my name and affixed my seal this the 21st of
 September 1860

August day

J. M. Marcell L. M. Thiman

J. M. Marcell L. M. Thiman

Born by Court November Term 1860 from the last will
 and Testament of Thomas E. Marcell dec was pronounced
 to Court for probate and was duly proven by the Oaths of
 Dr. Murphy and L. M. Thiman the Subscribing witnesses thereto
 which was or tend to be recorded

John E. Marcell

Solomon
 James
 Hill

I Solomon James being of sound disposing mind and
 memory forsooth I thank almighty God I call upon
 the uncertainty of life my living diaries to despose of the
 worldly substance I have possessed. God to bless me
 with no male ordain I establish this as my last
 will & Testament. Item 1st I give and bequeath unto my
 wife Elizabeth all my land to which with four
 slaves such as she may choose two choice horses
 two choice cows twenty head of choice hogs ten head
 of choice sheep also all my household & kitchen furniture
 farming utensils of every bus. except also my
 pleasure carriage & horses also one mile of oxen and
 waggon & also fine worts my is aid wife whatever
 amount of money I may have on hand at my decease
 during her natural life or widow hood. Item 2nd all
 the balance of my property I give and bequeath unto my
 two daughters Charity & Anna to be held back during
 their natural lives and at their death to be divided amongst
 my grand children hereafter named in the following
 manner to George H. Hammons James Hammons John
 Hammons & shielder Hammons & Fred & bequeath all the
 property which my daughter Charity Hammons alone
 named may get of the division of my property to be
 divided between my aforesaid grand children George H.

James John William Barnes at the Death of my aforesaid
Daughter Charity Barnes to them all that lies before.
Here to determine property my Daughter Mildred Dick may get
from my estate I wish equally divided between all her
Children at her death my Will is this is that none of
the property given to my Daughter aforesaid shall at her
death to my Grand children before mentioned shall in
any way or manner be subjected to the debts or liabilities
of either of my Son in Law Jacob Barnes or William
Dick, My Wish is that the County Court appoint three
complaint & two disinterested persons to divide my property
according to my Wish heretofore expressed according to
the Value thereof; All the property given to my wife
above named my wife and descendants shall be equally
divided between my two Daughters aforesaid at her
death or interim marriage and at their death or deaths to
be divided amongst my Grand Children in the same
way and manner as the property hereto fore given them
& hereby appoint my Son in Law William Barnes and
my Grand Son Daniel Dick Executors of this my last
Will and Testament. Do witnesseth I Solomon
Jones Late Lawyer set my Hand and Seal this Fourth
day of November in the year of our Lord 1851
Signed and attested by Solomon Jones Esq
before me John T. Drury

James T. Drury
I do call I Solomon Jones after much deliberation
have concluded to make the following Codicil to my
Will which is dated the 4th of Oct 1851 to wit.
All the property by which said Will is given to Charity
Barnes and her Children I want to go to my Daughter
Mildred Dick and her children and therefore I now hereby
make all that portion of my Will which gives property
or money to Charity Barnes and her other children
George & James John William and I now hereby give
to my daughter Mildred Dick for life for her sole and
several use and then to all her children equally Grand
children of descended persons to them in their place all
the property which I may have at my death except
what is given to my daughter for life. To go to said Mildred
and her children just as she shall die is given to her and
her children in the original Will of the property which
I have given to my children & widow my Grand Son
Daniel Dick whether she dies before me or after
to have two of the negroes to her if she should
die before my self then Daniel is to have said two
negroes at his death otherwise he will get them when
he has all the rest of the property given to my wife

for life at the death is to go to his son Daniel & his children
Just as the other property I have to leave a full share
exclusive of the trees & so my reason for so doing is
that Daniel is steady and he has always been steady said
to me, My reason for cutting Mrs. Laramie & Chidlow
entirely out is the bad treatment I have lately received
at their hands done this 23rd of July 1859 ^{his} ^{testimony}
Signed Daniel Sisk ^{Salmon Jones}

Interlined before signing

H G Blanton H J Daniels West

Then the last will and testament of Salmon Jones was
brought to Court for Probate and was duly proven by the
Oaths of John T Green and James T Green the Subscribing
Witnesses thereto for record to be recorded. Also the Codicil to
said will which was proved as required by Law by
H G Blanton one of the Subscribing Witnesses thereto
William the other witness not being present & it appearing to
the Court that he was not a citizen of the State but his
hand writing was proven by the Oaths of A B Williams & C W
Williams and was ordered to be recorded.

J H G Enoch Clark

The sum of \$2500000 do make this my last will and testament leaving
Well invovling & making void all former wills / st I do make that all
of my debts be paid out of the first money that may come
due to the hands of my Executor & it is also my Will that
I be buried by the side of my first wife at my family
Burying ground and truly stored excepted over her Gravas
and forth of an acre of ground enclosed for a family
Burying ground at the expense of my estate 2nd I give
to my second wife Susan the house and lot my present
residence in the Town of Rockford also a negro woman
Susan & a girl named Francis also a cow and calf and my
Black horse 2 Bets & Bedsteads 1 Table (Breakfast) & 3 chairs
And other House hold things as my Executor may think
she needs the above described property & give to her during
her life time or according to her health or means of
the house & lot and the negro alone described are to revert
Back to my estate and be sold for the benefit of my
lawful heirs. It is also my Will that my Executor
provide out of my self its what provision may be
necessary for me for one year after my death. It is
further my will that the negro I set apart for her
serve me not carried out of the County of Franklin &
State of Wisconsin. I also give my Granddaughter also an
heir to my One Black Bedstead & furniture the balance
of my effects both personal & real estate devised my