

175
Signed, sealed and published in our presence and we have
subscribed our names hereto in the presence of the testator this the
3rd day of September 1840 Thos. Williams
John ^{by} Heller
Provo at December Term 1840

Fielding, N^o Daniel^s Hill
State of New Jersey Lincoln County

This is my written will & testament. I Fielding
N^o Daniel Inst do make and publish this as my last and
testament hereby revoking and making void all other wills by
me at any time made.

First I direct that my funeral expenses and all my debts
be paid as soon after my death as possible out of any money
that I may die possessed of or may first come into the hands
of my executors.

Secondly I direct that all my children that I have not given
off property to, that is those of them that have not left me or
come of age to have an equal portion with those of my children
which have left me or come of age, that is to say one house

Bridle & Saddle of as nearly an equal value as can be with
those which I have to the other children, also one bed and furniture
one cow and calf two head of sheep with other little things
which they can recollect all of which is to be as nearly of an
equal value as possible. Moreover that Evan my son
to have another bed and furniture or its value about \$18 or
\$20. Also one other horse or its equivalent \$70 or \$75. And
that Agnes my second daughter to have her mother's bed and
other clothing together with the cupboard and one certain
set of cups & saucers which was her mother's request.

Third my will is that after the above donations and dona-
tions are made that all of the rest and residue of my property
and effects both personal and real estate to be equally divided
among all such and every one of my children by ^{lot} if
possible if not as directed by law there are my children
John, Ambrose, Evan, Agnes, Fielding, Charles, William and

Coleman now in number. Ambrose my second son being dead
I wish John my first son to be appointed the guardian of
his Ambrose's two children John and Robert and that he the
said John to receive the portion of Ambrose and keep it for
the sole benefit of his Ambrose's two heirs John and Robert and
to be given to them when and as they come of age And es-
pecially that it Ambrose's legacy or part of my estate shall
not go directly or indirectly into the hands of Haretta
Ambrose's wife and their mother.

And lastly I do hereby nominate and appoint Thomas
Waterfield my son in law and John my first son my executor.

In witness whereof I do to this my will set my hand
and seal or cause it to be marked this 25th day of July 1839

Fielding, N^o Daniel^s Hill

Signed, sealed and published in our presence and we
have subscribed our names hereto in the presence of the testator
this 25th day of July 1839

Hugh Shaw

John H. King

Provo at the January Term 1841 of the County Court
and recorded January 7th 1841. G. W. Jones Clerk

Alexander Ashby^s Hill

In the name of God Amen. Alexander Ashby of the
State of New Jersey and County of Lincoln being at this time of
sound mind and disposing memory do make and ordain this
to be my last will and testament revoking all others and
as touching the property and effects that it has pleased God
to bless ^{bestow} unto me I leave and bequeath in the following
manner (viz)

I leave in the possession of my wife Larina Ashby all
my property of every description during her natural life or
widowhood except as hereinafter mentioned.

1st I have given my son John L. Ashby a Saddle and when he
arrives at lawable age he is to receive a horse and shot gun
now in my possession.

2nd I give unto my daughter Rachel E. Ashby a featherbed