

in relation to the business of my estate. Witness my
hand and seal this 18th day of April 1859
Signed sealed & published Jane B. Moore
In our presence this 18th day
of April 1859

John Henry Robbins
James Groves
mark

Whereas I Jane B. Moore of Lincoln County, Minnesota
have made my last Will and Testament in writing bearing
date the 15th day of April 1857 and I hereby Will and direct
to give and bequeath to my Nephew John M. Morris my two
Boys Ben and Henry by his paying to Michael B. Stortz
the sum of one hundred and fifty Dollars in twelve months after my
death; Which Money I give and bequeath to my Nephew
William B. Stortz.— And lastly it is my desire that this
my present Codicil be annexed to and made a part of my
last Will and Testament to all intents and purposes.—
In witness whereof I have hereunto set my hand and seal
this the 28 December 1858

Jane B. Moore
mark

The above instrument of the Stockless at the date thereof
declared to us by the Testator Jane B. Moore to be a codicil
to be annexed to her last Will and Testament and she
acknowledged to each of us that she had subscribed thereto
and we also at her request signed our names thereto as
attesting witnesses.

George P. Stortz residing in Lincoln County State of Minnesota
J. B. Martin residing in Lincoln County Minnesota
State of Minnesota

Lincoln County Circuit Court January Term 1859
I Daniel J. Whittington Clerk of the County Court of said
County hereby certify that the foregoing was the last Will and
Testament of Jane B. Moore was this day proven in open
Court by the Oaths of George P. Stortz & J. B. Martin the
subscribing witnesses thereto— Whereupon this oration by the Court
to be so certified and recorded as the last will

Witness Daniel J. Whittington Clerk of our said Court in
Mayennette the first Monday in said Month

Daniel J. Whittington Clerk

test Will and Testament of Jesse Stockstill doth
I Jesse Stockstill do make and publish this my last Will and
Testament hereby revoking and making void all other Wills
by me at time made first I declare that my general expenses
and all my debts be paid as soon after my death as possible
out of my money that may happen to me or may come into the
hands of my Executors. Secondly I give and bequeath to my
Wife Elizabeth Stockstill one half of my lands the house
particular life time and at her death to be sold and
divided equal between my lawful heirs and the other half
sold on the and two years credit and divided equal between
my lawful heirs. Thirdly I have given William H. Stockstill
my old shod one Horse which I value at Seventy five dollars
also I have given him ten dollars worth of kitchen furniture
less also the Bed and furniture worth Twenty five dollars
fourthly I have given James H. Stockstill one Bay Horse
which I value at Seventy five Dollars and his grey filly I
have in control over the said horse for money for it.
Fifthly I give to my daughter Sarah H. Stockstill one grey
Horse and her saddle which I value at Eighty Dollars
I want James H. Stockstill and Mary H. Stockstill to make equal
with William H. Stockstill and I want enough of my property
sold to pay all my debts and all the rest I want my wife
Elizabeth Stockstill to have her life time and at her death
then sold and divided equal amongst my lawful heirs
lastly I do hereby nominate and appoint John S. Ashby
and John A. Detert to be my Executors. In witness whereof
I set to this my last Will before hand and seal this the
18th June day of June 1859

Jesse Stockstill

Signed sealed and published
in our presence and we have subscribed
our Names hereto in presence of the Testator
this the 18th day of June 1859

Daniel J. Whittington

Peterson Gramman

State of Minnesota Circuit Court July Term 1859

Lincoln County I Daniel J. Whittington Clerk of the
County Court of said County hereby certify the foregoing
last Will and Testament of Jesse Stockstill doth on this
day duly proven in open Court by the Oaths of Daniel P. G.

in relation to the business of my late son James George
Balbony and that this 18th day of April 1859
Signed sealed & published by me James Balbony
in our presence this 18th day of April 1859
W^t Henry Riddings
Lucas Groves
mark

Whereas I James Balbony of Lincoln County Tennessee
have made my Last Will and Testament reciting, bearing
date the 15th day of April 1857 and I hereby will and direct
to give over bequeath to my nephews James M. George my two
Boys Ben and Harry by his paying to William D. Storck
the sum of one hundred and fifty Dollars in twelve months after my
death, which Money I give and bequeath to my Nephew
William D. Storck. — And lastly it is my desire that this
my present codicil be annexed to and made a part of my
last Will and Testament to all intents and purposes.—
In witness whereof I have hereunto set my hand and seal
this the 21st December 1858. June 1859
James Balbony mark

The above instrument of the subscriber, at the date thereof
declared to us by the Testator James Balbony to be a codicil
to be annexed to her last Will and Testament and she
acknowledged to each of us that she had subscribed thereto
and we at her request signed our names hereto as
attesting witnesses.

George P. Stevens residing in Lincoln County State of Tennessee
J. B. Martin residing in Lincoln County Tennessee
State of Tennessee

Lincoln County Circuit Court January Term 1859
I Daniel J. Whittington Clerk of the County Court of said
County hereby certify that the foregoing instrument last Will
and Testament of James Balbony was this day proven in open
Court by the Oaths of George P. Stevens & J. B. Martin the
subscribing witnesses thereto. Whereupon this order by the Court
to be so certified and recorded as the true documents

Witness Daniel J. Whittington Clerk of our said Court in
Tennessee the first Monday in said Month

Daniel J. Whittington Clerk

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Last Will and Testament of Jepso Stockstill etc.
I Jepso Stockstill do make and publish this as my last Will and
Testament hereby revoking and making void all other Wills
by me at time made & first declare that my funeral expenses
and all my debts be paid as soon after my death as possible
out of my money that may happen or may come into the
hands of my Executors. Secondly I give and bequeath to my
Wife Margarett Stockstill one half of my lands the same
partitioned time and at her death I want to sold and
divide equal between my lawful heirs, and the other half
sold on one and two years credit and divided equal between
my lawful heirs. Thirdly I have given William H. Stockstill
my celebrated one Horse which I value at twenty five dollars
also I have given him ten dollars worth of Kitchen furniture
and also the Bed and furniture worth twenty five dollars
fourthly I have given James H. Stockstill one Bay Horse
which I value at twenty five Dollars and his grey filly
has no control over it he paid his own Money for it
fifthly I give to my daughter Sarah H. Stockstill my grey
Horse and her saddle which I value at Eighty Dollars
I want James H. Stockstill and Margaret Stockstill to make equal
with William H. Stockstill one fourth enough of my property
sold to pay all my debts and all the rest I want my wife
Margarett Stockstill to have her life time and at her death
then sold and divided equal amongst my lawful heirs
lastly I do hereby nominate and appoint John S. Ashby
and John A. Stewart my Executors. In witness whereof
I do to this my last Will set my hand and seal this the
18th day of June 1859

Jepso Stockstill

Signed sealed and published
in our presence and we have subscribed
our Names witness in presence of the Testator
this the 18th day of June 1859

Daniel P. C. Allard

Pettico Grammer

Tennessee Circuit Court July Term 1859
Lincoln County I Daniel J. Whittington Clerk of the
County Court of said County hereby certifying the foregoing
last Will and Testament of Jepso Stockstill do to be as this
day duly proven in open Court by the Oaths of David P.

Allen and Peterson herein make the following record
of their acts. Whereupon it is ordered by the Court
to be so certified and recorded as the law directs
Witness Daniel J. Whittington Clerk of our said Court
in Bayonne the first Monday in said Month
Daniel J. Whittington Clerk

First Will and Testament of Wm R. Locker etc
I William R. Locker do make and publish this as my last
Will and Testament hereby revoking and making void all
other Wills by me at any time made. I wish to 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 happen to have or may further come into the hands of my
Executor (secondarily) by Will and desire is that all my
property be sold for cash. I will that all my effects
be equally divided between my Brothers and Sisters my
Mother to have an equal share with one Child
Lastly I do hereby nominate and appoint John P. Lewis
my Executor. In witness whereof I do this my last
writing hand and seal the 9th day of December 1858
Signed sealed and published in Wm R. Locker
in presence and 100 hand subscribers
name here to the presence of the Testator
this the 9th day of December 1858

Jefferson Kelso
Geo. C. Curtis

State of New Jersey
Lincoln County County Court January Term 1859
I Daniel J. Whittington Clerk of the County Court of said
County hereby certify that the foregoing last Will & Testament
of William R. Locker did on this day duly prove in open
Court by the oaths of Jefferson Kelso and Geo. C. Curtis the
subscribing witnesses thereto. Whereupon it is ordered by
the Court to be so certified and recorded as the law directs
Witness Daniel J. Whittington Clerk of our said Court in
Bayonne the 1st Monday in said Month

Daniel J. Whittington Clerk

Last Will & Testament of John Grammer Dec 1858
John Grammer makes and publishes his last
Will and Testament hereby revoking and making void all
other Wills by me at any time made.
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 happen to have or may further come into the hands of my Executor
I give and bequeath to my wife Sarah Grammer all my lands
and property after the debts are paid during her life time and
to be sold and divided equally between all my lawful heirs
after William Grammer & Peter Grammer are deceased
that they have part in the land. Finally I do hereby nominate
and appoint my Sons William Grammer and Peter Grammer
my Executors. In witness whereof I do this my Will and
sign my hand and seal this 1st day of November 1858

John Grammer
Signed sealed and published in
our presence and we have subscribed
our names here to the presence of
the Testator this 1st day of Nov 1858
William H. Brown
John L. Ashby

State of New Jersey County Court January Term 1859
Lincoln County I Daniel J. Whittington Clerk of the County Court of said
County hereby certify that the foregoing last Will & Testament
of John Grammer deceased was this day duly proven in open
Court by the oaths of William H. Brown and John L. Ashby
the subscribing witnesses thereto. Whereupon it is ordered by
the Court to be so certified and recorded as the law directs
Witness Daniel J. Whittington Clerk of our said Court in
Bayonne the 1st Monday in said Month

Daniel J. Whittington Clerk