

266

227
Last Will and Testament of William McClelland deceased
The last Will and Testament of William McClelland of Lincoln County
and State of Minnesota — William McClelland considering the
uncertainty of his mortal life and being of sound mind & memory
do make and publish this my last Will and Testament in manner and
form following — 1^o that all my just debts and funeral expenses be
paid out of any Money I may die possessed of or may first come into the
hands of my Executrix. 2^o I give and bequeath unto my Grand Son
Elisha Moore McClelland one hundred dollars two years old Cots also to
receive and bear his Father's mark above McClelland proportional
share of my estate both personal and Real, and said Mark May
McClelland my Son to receive no part nor share in my estate
3^o excepting the above provision, the rest of Summepa is my Will
4^o I nominate and appoint my son William C. McClelland my Executor
of this my last Will and Testament hereby revoking all former Wills
by me made. In witness whereof I have written set my hand this
the Nineteenth day of April One thousand eight hundred and
fifty eight

William McClelland
mark

Young S. Taylor,
David A. Franklin
Sear in open Court
7th June 1858

Daniel J. Whittington Clerk

Last Will and Testaments of Margaret Watson deceased
I Margaret Watson being of sound mind and disposing memory
through my sole health do publish this my last Will and Testament
revoking all other Wills by me at any time made. —
It is my will in the first place, that all my just debts and
funeral expenses be paid out of the first Money that may come
into the hands of my Executor.
Secondly, It is my Will that my four Children which is not mentioned to
William, Margaret, Jane, Samuel and Sarah Rebekah be made
equal with the two that is on ares (to-wit) Elizabeth Ann who
married Rice Williams and John W., by out of the means in hand
such as Birds &c.

Thirdly, It is my Will that William Watson pay out of the Money of
mine in his hands one hundred Dollars to each of three youngest
Children, namely Samuel, Margaret, Jane, and Sarah Rebekah,
and for William Watson to have the remainder of Money in his
hands if there shant be any after paying the three hundred
Dollars to the above named being.

4^o It is my Will after the above is complied with that my Executor
administer and sell all the remainder of property on a twelve months
credit and divide the property equally between all my Children
(to-wit) Elizabeth who married Rice Williams, William, John W.,
Margaret, Jane, Samuel, Sarah R. — I wish my Executor to
administer and sell the tract of land on which I now live on a
credit of one and two years taking Bond and Security and retain
no less on the land to secure the purchased Money and pay over the
property equally to each of the above named being.

5^o I do hereby nominate and appoint Calvin L. Head and Edmund
Q. Hicks as my Executors to this my last Will and Testaments
Given under my hand and seal this the 1st day of June 1858

Seal

Alfred H. Smith

Wm H. Vaughan

Sear in open Court

Thru 5th July 1858

Daniel J. Whittington Clerk

Margaret Watson
mark