

John Learner and others.

5th I desire that John W. T. homes together with some other good man to be selected by my Executors or two in case of my agreement shall act as Commissioners to receive and place at fair valuation all each of the above named, and the share or shares that shall exceed in value, the owners of the same shall pay in proportion to such excess in the discharge of my debts or to the other heirs as may be necessary so that they may be equal.

6th I nominate and appoint my son Daniel Odell my grand son William Odell (son of Mr. Odell deceased) and Thomas R. Buttelman my grand son as my Executors.

In witness whereof I have set my hand and seal on this the 10th day of January 1877.

Witnesses

J. W. McGarry

George S. Morris

Proven in open Court by oaths of J. W. McGarry & Geo. S. Morris subscribing witnesses & ordered to be recorded Jan'y 5th 1880
Put A file on Case.

The Last will

Ordered to be recorded by the
Daniel Odell & Seel County Court Jan'y term 1880

State of Pennsylvania Sullivan County
I Daniel Odell senior of the County, and State of residence do make this my last will and testament on the words and figures following viz: It is my will and desire that my body be decently buried and all my just debts and expenses be paid by my Executors hereafter named. It is my will and desire and I give and bequeath to my daughter Elizabeth Odell all my personal property House hold & Kitchen furniture forming tools &c with all debts and claims are due me grain & growing grain also all lands that I have on the south side of Holston River also any and all Cash I have or may have on hand at my decease.

To my son James F. Odell I give and bequeath two tracts of land on the North side of Holston River both adjoining V. Middleman one known as the majors

tract containing one hundred fifteen acres the other called the Army tract containing ninety six acres more or less & lastly I nominate my friend Stephen Daniel Odell junior and John McGarry & Capt. my Executors to this my last will & Testament hereby revoking all other former wills or gifts by me made in between, & hereof I subscribe after my hand this 23rd of March 1876

Daniel B. Odell Jr.
mark

Joseph Delaney

Henry C. Middleman

Proven in open Court by oaths of Joseph Delaney & Henry C. Middleman subscribing witnesses & ordered to be recorded Jan'y 5th 1880

Pet A. J. Cox Clerk

The Last will

Ordered to be recorded County
Daniel K. Bucher Court January term 1880

In the name of God Amen. I Daniel K. Bucher of same mind and soul'd and disposing memory do make and publish this as my last will and Testament, hereby revoking and revoking void any and all others 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 that may first come into the hands of my Executor.

Second, I give and bequeath to my son George Bucher (or Bookin) the house and one acre of land where he now resides, and no more, to be laid off by a surveyor immediately adjoining to said house and in as convenient bounds as possible. This I do recd my self my mental capacity and legal ability to dispose of my own property as I deem fit, and to remain my said son George of his interference with my affairs.

Third, I give and bequeath to my daughter Mary Toliverus, wife of William Toliverus, to have and hold in her own right and to her sole and separate use as a permanent the house where the said Mary and her said husband now reside together with five acres, and no more immediately adjoining and attached to said house to be laid off in the same manner as in the 2^d clause,

and I hereby adenomish her to be have herself and not in
the middle with other Peoples matters.

Fourth. To my son Elias Brueher (or Bookher) I give and
bequeath the house where he now resides together with seven
by five acres of land immediately adjoining said house,
to be laid off as in Clause 2 and to include the present
barn and tool buildings now occupied by said Elias.

Fifth. I give and bequeath to my daughter in law Cath-
erine Brueher (or Bookher) widow of my son Samuel Brueher
(or Bookher) deceased, and her four children, Daniel V. John
E. George W. and Elam & Brueher children of the
said Samuel and the said Catherine the remainder of
my real estate, after the above bequests have been computed
with as unbraided and included in the deed of Mary Book-
her myself, bearing date the 18th day of November, 1839 and at-
tested by David Vanee and George Brushong, and recorded
before John C. Rutledge, Clerk and registered in Book C
Page 1361 & 2 by John C. R. by John C. Rutledge & R which
said deed is now in my possession and also un-
braided and included in Grant # 11716 of the State
of Missouri to Martin Bookher or attested by Am. Carroll
Governor, and Daniel Graham secretary, with the Great
seal of the State attached on the 29th day of August 1825
and by American Independance the fiftieth year said
Grant also in my possession the remaining parcels of
my said real estate so bequeathed to said Catherine
& her said four children by the said Samuel to
include the dwelling houses and barn where the
said Catherine & her said four children now reside
and to embrace all the balance of my real estate not
otherwise disposed of by me, continuing by estimation
about one hundred & forty eight and one half acres
of land, to the said more or less.

Sixth. I give and bequeath to my son Edward Brueher
(or Bookher) in addition to what I have heretofore bequeathed
on him the sum of five Dollars to be paid him out of
any monies that I may die possessed of, or that may
come into the hands of my Executor after the items
mentioned in the 1st Clause of this instrument shall
have been provided for.

Lastly, I do hereby nominate and appoint C. H. Gray

my Executor of this my last will and testament,
Signed and Published in our presence two have subscribed
our names hunc in the presence of the testator, this the 18th day
of April 1878.

Attest David Presece
A. J. Hughes.

Proven in open Court by oath of A. J. Hughes subscribing
witness thereto April 1878 & Court until January term 1880 for further
probate. Test A. J. Cox Clark

Proven in open Court by oath of David Presece forde
to be recorded January 5, 1880. Test A. J. Cox Clark

The Last Will. Admitted to be recorded
Sarah McLainly Deed County Court Library terms 1880
May 29, 1879.

I Sarah McLainly being in a sound
mind do make this my last will and testament after my per-
sonal expenses are payed and Tomb Stones erected to my
and James Graves also the grave yard to be enclosed by
a plank fence, I will my chair & S. G. King
I also will and bequeath all my interest in the Home farm
to Samuel McLainly son of Francis McLainly also my
Book case and desk and all that they both contain also
four Comodites and two Counterpanes and the first Bed
and Head in the House and my lounge

I also will two Counterpanes and three Comodites to my nee-
dous McLainly and my side saddle and Carroto stand
my large Dish and set of plates and twenty dollars in money
I also will all the grain on the farm after my and James
death to William Dady I appoint S. G. King as my Administrator
Attest William D. Gott.

Sarah McLainly Deed
and June 1st

Proven in open Court by oaths of W. D. Gott & Jerry Gott sub-
scribing witnesses forde to be recorded Feb 20 1880.

Test A. J. Cox Clark

The Last Will.

Admitted to probate County Court
Jane McLainly Deed February term 1880
May 29th 1879

I Jane McLainly being in a sound mind do make this
my last will and testament I will all my interest in