

Will of Frederick Carlton

I Frederick Carlton of the County of Sullivan and the state of Pennsylvania being of sound mind and disposing manner do make and publish this my last and Testament hereby revoking and making void all former wills at any time before made, and First I command my soul to God who gave it, and to such worldly estate as it hath pleased God to entreat me with I dispose of the same as follows. First I direct that all my just debts and personal expenses be paid as soon after my decease as possible out of any money that I may die possessed of as may first come into the hands of my Executor from any portion of my Estate real or personal. Secondly I give and bequeath unto my beloved wife Susan Carlton all the real and personal Estate that I die possessed of Except the above mentioned so long as she remains my widow. Thirdly my desire is that I leave my widow give my daughter Barbara thirty dollars to begin her keeping with and bedding and bedsteads and other property thirf dollars worth more by will and desire is that John Carlton is to live where he is living now Adam Carlton and James Carlton is to have no more property to begin house keeping as will seem right in my wisdom Susan Carlton to give them after my wifes time as a widow or by birth is relinquished all the rest of my estate to be equally divided between my four children John Carlton Barbara Carlton Adam Carlton and James Carlton except five dollars to Frederick G Washington Carlton and three dollars to Susan Catherine Carlton and five dollars to Margaret Ann Carlton and one dollar eighties nine Carlton Lastly I do hereby nominate and appoint John Barnes my Executor in writing whereof I do to this my will set my hand and seal this 27th day of December 1853.

Fredrick Carlton

Signed seal in our presence and we have subscribed our names herunto in the presence of the Testator this 27th day of December 1853.

William Barnes

Martin Hawk Jr

Will of Jacob Landermill

In the presence of good advice God witness I Jacob Landermill being of sound mind and memory do publish this to be my last will and Testament after revoking all other wills by me made at any other time.

First It is my will and desire for me to be decently buried at my burying ground next all my just debts to be paid out of my property which we may die possessed of and if I should die first my wife Penimia Landermill to have full proportion of all my land so long as less than my widow and to have the first choice of my houses which I may have and two head of cattle her choice & six head of sheep and eight head of hogs of her choice and the balance of the property I should die possessed of to be sold only one horse which it will suffice my beloved son George Landermill of I should not live to give him

one but if I should not live to give him one but if George gets one before my death this bequest to be void. It is my will and desire that the monies arising from the sale of the property to go to the taking care of my beloved wife Penimia Landermill and if she should not use it for my son George to take and as for my household kitchen furniture to belong to my wife as long as she lives all my farming utensils and wind mill after her death to be sold and divided among all my heirs after my death and my beloved wife, it is my will for my land to be divided between all my heirs except parcels land and it is my will that my son John Landermill to have his part laid off where he lives including his improvements where he lives and spring, and my beloved son George Landermill to have his part of land laid off including the house and barn where I now live this is nothing to be said about the George Buildings each one is to have their buildings and their equal proportions of land according to the number of acres in any tract laid off to the best advantage to them and the balance of my heirs, and it is my will and desire for my daughter Adelia Hartman to have her part at the lower end of my place around the spring but if she should die without heirs to be divided among the balance of my heirs and as for my son Jacob Landermill it is my will that all my land and property which I will to him I will his heirs after paying John Landermill forty dollars balance to go to his heirs next after my death my son Jacob may bring in account against my estate but I say I judge over him nothing but if right title place he owes me and also its my will and desire that if my land is laid out in lots to be laid in the best advantage to each heir as can be for each heir that has his lot laid out to pay his equal expense it is my will and desire that my beloved wife Penimia Landermill to have bed and clothing to do as she pleases with and her little child and it is my will that my son George Landermill have one bed &stead & clothing and red flannel quilt and for any other money which I die worth in my possession it is my will that my beloved wife to have it and as for my son John Landermill it is my will and desire to have the same land he had in my life time free without paying any rent for it and not lose any more timber only what goes to improve his place where he lives and out that take out to the best advantage to his place he may have an and not to injure any other lots I do hereby nominate and appoint my neighbour and friend Benjamin Jacob my Executor to my last will and Testament whereof I do hereby set my hand and seal this 15th day of December 1854

Jacob Landermill (Seal)

Henry Bradley
James A. Palmer

Witnessed on open court 2 Sept 1854

The P. Floyd Clark

State of Pennsylvania I Thomas P. Ford Clerk of the County Court in and for the Sullivan County County aforesaid do hereby certify that the will in is above copy of Jacob Landermill's last will and Testament now spread of record and filed in my office in Honesdale this 15th day of Sept 1854

Thomas P. Ford