

is genuine. whereupon it was adjudged and declared to be the last will and Testament of Eleanor Burry Deed & ordered to be recorded in the book of wills.
This June 4th 1888.

N. D. Bachman CLK

Last will & Testament

of Susan Moody Deed Probated June Term 1888.

I Susan Moody of the County of Sullivan and State of Pennsylvania being of sound mind and disposing memory make this my last will and Testament (to wit) I will and bequeath to my Sister Martha Frazer twenty dollars out of my interest in the farm on which I now live. And also Adam Moody my husband ten dollars out of the same. The remainder of said land Joseph Hodges his wife and children and also I will and bequeath to Elizabeth L Hodges one bed tick, one shut, two pillows and one coverlet. And I also will that Kitty Hodges my new Calico quilt and one shut. I will and bequeath to Ann Hix one bell metal kettle one small table and looking glass, also I will to Adam Moody one bed and bed clothes. I will that James Ausbrnd have one bed and bed closs. Witness my hand and seal this the 16th day of May in the year of our Lord 1883.

Signed in the presence of these

Susan Moody

witness
Edny Stanfield
E. Ford

Born in open Court by the oaths of Edny Stanfield and E. Ford subscribing witnesses to the foregoing instrument and ordered to be recorded in the book of wills. This June 4th 1888

N. D. Bachman CLK

Last will & Testament

of Thomas Hall Deed

Probated August Term 1888

I 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.

First - I direct that my funeral expenses and all my debts be paid as soon after my death as possible out of any monies that I may die possessed of, or may first come into the hands of my executors secondly - I have given and sold August the 14th 1881

all my lands in the home farm to my boys - James Hall - W. A. Hall Alexander Hall and Samuel D. Hall. And since that date W. A. Hall has sold his part of the lands to Samuel D. Hall and Alexander Hall and they Samuel D. Hall and Alexander D. Hall are to pay back to the heirs the amount that W. A. Hall was to pay. Alexander Hall is to pay the heirs three hundred and fifty dollars. Samuel D. Hall is to pay the heirs four hundred and fifty dollars, dollars, and James Hall is to pay the heirs four hundred dollars. The amount that Amos Hall was to pay is three hundred and fifty dollars. As he has sold to Samuel Hall and Alexander Hall they are to pay also the amount of three hundred and fifty dollars to the heirs instead of Amos Hall.

Secondly - The boys Samuel D. Hall and Alexander Hall James Hall, W. A. Hall I give cash of them four hundred dollars in the home farm - and the rest of the heirs that have not been paid four hundred dollars they must be made equal with the rest of the heirs. and the balance of the money to be divided equally amongst the heirs.

Thirdly - I give and bequeath the Poffett land that I bought to my daughter Eliza Douglass and my daughter Sarah Douglass, in land and notes and money I have already given each of them four hundred dollars before the balance of the heirs to wit my daughter Emilie Sprague has received two hundred dollars and my daughter Elizabeth Carroll has received two hundred and sixty four dollars. and my son Jackson Hall

has received fifty dollars. It is my will that my daughter Eunice Sparks and Elizabeth Carroll and my son Jackson Hall receive in addition to what they have already received as before stated, enough to make them receive four hundred dollars apiece, and thus all the heirs to come in equality.

Fifthly - I will and bequeath my piece of furniture -

Secretary to my son Samuel D. Hall and also my set of blacksmith tools. James Hall and Alvin Hall to have the liberty of working on them.

Sixthly - I bequeath to Ellen Wilson a bedstead and bed and also I will and bequeath to my daughter Sarah Douglas a bedstead and bed at my death.

Seventhly - I will and bequeath to my grand-child Etta Hall (daughter of Samuel Hall) one trunk and also to Archie Hall (son of Samuel Hall) my grand-child one trunk, and also to Elijah Hall (son of Samuel Hall) my grand-child one book case, and if there is any other property at my death it shall be sold and the money divided equally - and if there is any notes or money at my death, the Executor shall collect them, and the proceeds divided equally.

Lastly - I do hereby nominate and appoint William R. Carroll and Samuel D. Hall my Executors and I do not require them to give bond.

In witness whereof I do to this my will set my hand and seal this the 15th day of December 1887, signed, sealed and published in our presence, and we have subscribed our names unto it in the presence of the testator this the 15th day of December 1887.

witnesses Jas. B. King
R. C. Thornton

Thomas & Hall
math

Drawn in open Court at August term 1888 by the oaths of Jas B King and R. C. Thornton subscribing witnesses to the foregoing instrument and the same was adjudged to be the last will and testament of Thos. Hall Dick, and ordered to be recorded in the book of wills.

N. D. Bachman clk

Last will & Testament

Mary H. Mary H. and
E. C. Yorkley Dick

Probated Aug. 6th 1888.

Whereas we the undersigned Margaret H. Mary H. & E. C. Yorkley agree and desire that this shall be the final disposition of our tract or parcel of land, and all property of all kinds in our possession at our death. We hold this property until the death of the last one surviving the owner of all. It is our will that Sarah White our Sister have a bed and clothing to complete it, the cook stove and vessels belonging thereto. Sarah E. Yorkley daughter of B. L. Yorkley have one bed and clothing to complete it, one leather seat saddle, one small cherry table. B. L. Yorkley son of J. C. Yorkley have one bureau, book case and clock.

Mary Margaret E. Barnard daughter of J. C. Yorkley have two beds and clothing to complete them. Cupboard and all the cupboard ware, falling leaf table and oil cloth cover, small walnut table, all the chairs, one large cherry chest, large looking glass, two wash tumbrels, dry pot, iron seat saddle after our debts and burial expenses are paid. W. H. Yorkley son of J. C. Yorkley is to have our tract or parcel of land also all farming utensils, all the stock, all the remaining property not aforementioned, everything found in the possession of the survivor belonging to her not aforementioned shall be W. H. Yorkley's. In confirmation of this agreement we hereunto sign our names and affixed our seals this the 3rd day of June 1884.

One item forgotten, an account we hold against J. C. Yorkley for sixty dollars which he is to have at the final disposition of property.

H. C. Fair

Margaret H. Yorkley

John R. Crawford

Mary H. Yorkley
E. C. Yorkley

Drawn in open Court by the oaths of H. C. Fair one of the subscribing witnesses to the foregoing instrument the same was ordered to be recorded in the book of wills Aug. 6th 1888.
Not. N. D. Bachman clk