

Last will and Testament

James J. Hughes Decd. Probated Aug Term 1890.

I James J. Hughes do make and publish this as my last will and testament, hereby revoking and making void all other wills by me at any other 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 be possessed of, or may first come into the hands of my Executor. Second, I give and bequeath to my son J. A. Hughes the two horses now in use on the farm (Jack and Charley) with all the harness, one wagon (his choice) all the farming tools, all the black smith tools, all the Carpenter tools, and all the household furniture, except what has already been given to my daughters.

Third, I give and bequeath to each of my daughters Mary A. & Margaret R. Mangle (\$300⁰⁰) three hundred dollars each out of the notes received by Joel Cole for land, also each of the two above named daughters have been shown what I intend them to have of the household furniture.

Fourth, I give and bequeath to my daughter S. A. Mangle the balance of any left of the amount due from Mr. Cole on land notes after work has been used by my Executor in satisfying the first bequest, and in paying off, as set forth in the third bequest.

Fifth, I give and bequeath in addition to the second bequest to my son J. A. Hughes the buggy & buggy harness.

Lastly, I do hereby nominate and appoint as my Executors my Son J. A. Hughes and John R. Anderson, and I ask the Court that they shall not be required to give bond or report to Court, but that they carry out my wishes as above set forth. Mar. 16th 1889.

Attest.

John R. Anderson

James F. Cole

Done in open Court by the oaths of John R. Anderson and James F. Cole, subscribing witnesses to the foregoing will, the same was ordered to be recorded in the books of wills, on the 4th day of August 1890.

Wm. N. Bachman, Clerk.

Last will & Testament

Elija J. Aydlott Probated August term 1890.

In the name of God Amen.

I Elija J. Aydlott, being of sound and disposing mind and memory do make this as my last will & Testament hereby revoking all former wills by me at any time made. First, I give my soul to God to be disposed of as he sees proper. As to my property I dispose of it as follows. I give bequeath & devise to my Grand son James N. Stork all my personal and real property of every kind and description at my death. I require my debts and funeral expenses however to be paid out of my money I may have on hand at my death or out of any of my property that can be sold or best spared.

I nominate constitute and appoint D. W. P. Dalaury as Executor of this my last will and Testament and I wish that the Court shall not require any security of him as such Executor.

It is my will however that my daughter Susan V. Mumpson shall have the privilege of living in the house I give to my Grand son James N. Stork if she will take care of James, if she should not choose to live in the house named then I wish the property that is the house & lot named and the proceeds of the same applying to the support and education of James N. Stork.

In witness whereof I have hereunto set my hand this 31st of August 1889.

Attest.

B. S. McDowell

J. P. Rader

Done in open Court by the oaths of B. S. McDowell and James P. Rader, subscribing witnesses to the foregoing will on the 5th day of August 1890 and the same was ordered to be recorded in the books of wills. Wm. N. Bachman, Clerk.