

Wills ordered to be recorded in the

Will of Philo Mornell

I Philo Mornell being of sound mind and memory yet failing in health and knowing the certainty of death do make and publish this my last will and testament hereby revoking and making void all other wills by me made. 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 Executor.

It is my will and I bequeath that my tract or parcel of land that I now live on go to James Mornell that now lives with me and he is to have and hold the same and also to have my Bureau and one best bedsted and bedclothes also one half of the remainder of my house and kitchen furniture and the other half of my house and kitchen furniture I will and bequeath to my daughter Mornell and also my broom and fixtures belonging thereto also she is to have the privilege of remaining here as long as she remains single if she chose to do so.

Lastly I do hereby nominate and appoint Gilbert Hale my Executor in witness whereof I do to this set my hand and seal this the 12<sup>th</sup> day of January 1877

Philo Mornell (Signed)

Signed sealed and published in our presence and we have subscribed our names hereto in the presence of the testator this the 12<sup>th</sup> day of January 1877

James Mornell (Signed)

Richard J. Arvants

Proven in open Court by oaths of James Rooster and Richard J. Arvants subscribing witnesses and ordered to be recorded August 7, 1877. A. J. Lee, Clerk.

The last will of Lucy Ann Hull died

I Lucy Ann Hull of lawful age sound mind and memory do hereby make and publish this my last will and testament.

I give and bequeath to my sister Lucetia F. Wood all the right interest and claim I have in and to my share

County Court Sullivan County Penn

or part of my fathers Estate David Hull deceased before my husband seal this 28<sup>th</sup> day of May 1877.

Signed and witnessed in presence of

Watson Gilmore

J. M. Linn

Proven in open Court by subscribing witnesses Watson Gilmore & J. M. Linn being duly sworn and ordered to be recorded Augt 6, 1877.

A. J. Lee, Clerk.

The Last will & Testament of Jacob Merchant died ordered to be recorded by living Court (Certified Copy) as last will of Jacob Merchant died

Washington Co. Va 27 Mar 1877

Jacob Merchant

do hereby make this my will that is to say after the payment of all my just debts and funeral expenses I give unto my beloved wife all of my estate both real and personal I have in my possession D. T. Bailey's Receipt for various claims placed in his hands for collection now in and out of collection which when collected I desire to be applied to payment of my debts foreaid.

Lastly I do hereby constitute and appoint my friend Jacob H. Sargent to act as my Executor. Having undoubted confidence in the integrity of my said Executor I desire that the Court will permit him to qualify without the formality of Bond. In witness of the foregoing I have hereunto set down my name and affixed my seal the date above written

Jacob Merchant (Signed)

Virginia At a court began and held for Washington County the 28<sup>th</sup> day of May 1877.

The last will & Testament of Jacob Merchant died was produced in Court and proved by the oath of David P. Bailey, John C. Skinner and J. H. Sargent who stated that they were acquainted with the hand writing of said Jacob Merchant and that they truly believe the said will and signature to be in the hand writing of said Jacob Merchant trust the said will is ordered to be received.

But on motion of Jacob H. Sargent the Executor named in said will who took the oath of an Executor prescribed by law and admitted into and acknowledged a bond in the sum of \$2000.

Wills ordered to be recorded

Hundred Dollars conditioned as the law directs. That the tota  
lota requiring in his will that he should not be required to  
give security. A certificate is therefore granted him for the  
probate of said will in due form.

Attest Wm G. Loring Clerk

Virginia Washington County Clerk

I, Wm G. Loring Clerk of the County Court of the County and  
State of Virginia do certify that the foregoing is a correct copy of  
the last will and testament of Jacob Merchant sleek; and the  
order of court admitting the same to probate.

In testimony whereof I have set my hand and affix the  
Seal of the Court this 27<sup>th</sup> day of August 1877 in the year of  
our Lord one thousand eight hundred and seventy seven  
and of the Commonwealth Wm G. Loring C. C.

I R. Pago Judge of the County Court of Washington County  
State of Virginia do certify that Wm G. Loring whose genuine  
official signature is attached to the foregoing Certificate is now  
as at the date thereof Clerk of the County Court of Washington  
County and that his said certificate is in proper form.

Witness my hand this 28<sup>th</sup> day of August A. D. 1877  
A. M. Pago County Judge

Ordered to be recorded as the last will & testament of Jacob Mar-  
chant dec'd by the County Court of Sullivan County New York 3d Sept 1877 A. D.

The Last will & Testament of Jo. E. Dulany Sleek

I Joseph E. Dulany, being of sound mind and disposing  
memory do make and publish this my last will and testament  
notaking all others which I may have previously made.

Fifth

I nominate and appoint my wife Lucy A. Dulany, Executrix to  
carry out the provisions of this my last will, she may however  
associate with her in the execution of this trust any one whom  
she may see proper to select, having business experience and a  
concern in the welfare of my family.

Sealed

It is my will and desire that all my just debts be paid,  
and that all my unsettled business in Sullivan County be at  
settled up and adjusted as soon as practicable after my decease.

In the County Court Sullivan County Received

Third

It is my desire and will that all my interests in realty in Sul-  
livan County be sold by my Executrix. It is my desire that my  
interest in the widow's home in the old W. R. Hulany place be  
gathered with the lots in the town of Bloomsburg on which I now re-  
side which are numbered in part for the support of the widow  
and for purchases money shall be so arranged with Dr. A. T.  
Hulany that he will take same, assuming the obligation thereon  
standing in my shoes in reference to same and paying to my  
Executrix the fair value of my original share as an hire and  
for improvements made by me on said premises. I trust that  
this arrangement may be effected without difficulty. If it prove  
unpracticable or inexpedient then it is my will that said in-  
terests be disposed of by my Executrix, on the best terms possible.  
I desire that my interest in a lot in the town of Bristol which  
I hold in common with Dr. A. T. Hulany and Mrs. Butler be  
likewise disposed of giving the other part owners the privilege  
of taking said interest, they paying for same what may be  
considered reasonable.

The fund derived from these sales together with that from  
my personal effects shall become Assets in my Executrix's hands  
for the payment of my debts and to be used in support of my  
wife and children.

Fourth

I will and desire all my lands lying in the State of Dixie,  
being an improved lot in the town of McMurtry, Collin County  
and a farm in said County, a tract of timbered land on  
Olin Fork or Trinity River in Dalton County near Linville, a  
tract of about 110 acres in Wise County, 20 miles south of De  
Catur, a tract of about 260 acres in Young County and an  
other tract containing some 320 acres in Stephens County, to my  
wife Lucy A. Dulany for and during her natural life, with no  
remainder in her to my three children, Carnegie, Anna Mary,  
and Joseph Field, but if it shall become necessary for the  
support of my family or for the education of the children, or for  
the improvement of any particular tract or lot of the lands my  
Executrix is authorized to sell any part of said lands, re-  
serving however that in Collin County for home and support  
unless necessity should require its sale also. But as to sales and  
the order in which the several tracts or parcels may be disposed