

The Barbull 3. Admitted to probate
of County Court April term 1880
Thomas Brown deceased

The last will & Testament of Thomas Brown

I Thomas Brown of the County of Sullivan and State of New York do hereby make publish & declare this as my last will and testament, revoking & making void all wills of every description by me at any time heretofore made.

be it first - After the payment of costs of winding up my estate & funeral expenses attending the funeral of my remains, I will and bequeath all my personal property of every description to my son George W. Brown and my daughter Sarah Brown as follows:

To my daughter Sarah Due (2) One all the household and kitchen furniture ~~and description~~ one safe and bureau now at the Smiths at Union.

To my son George I will & bequeath the remainder of my personal property of every kind, including notes and accounts, together with amounts that may be due for services of my station "Young Soldier" also all my farming utensils, threshing machine, windmill &c &c.

I also will & bequeath to my son George my stallion "Young Soldier" & all other stock & personal property not hereinbefore mentioned or disposed of.

2ndly I will & bequeath my plantation being the same on which I live to my son George Brown & daughter Sarah to be equally divided between them upon the condition that they pay to my other three daughters viz. Nancy Ann Whelock, Cecilia Whelock and Elizabeth Shufly, the sum of One Thousand Dollars each to be paid within one year from the date of my decease.

The said interest in said land above bequeathed to my son George is to be his during his life time and at his death to descend to his legal heirs.

Over the said interest bequeathed to my daughter Sarah Brown in said land I direct at her death to descend to her heirs if she die without issue to be equally divided between my said three daughters Nancy Ann Whelock, Cecilia Whelock & Elizabeth Shufly exclusive of the disposition of said property by their husbands.

I hereby nominate my son George Brown as Executor of

This my last will and testament

Civis under my hand and seal this the 1st day of May 1872

Attest A. J. Cox
Notary Public

Thomas Brown deceased

Codicil to the above will.

Whereas I Thomas Brown of the aforesaid County and State above mentioned, in will here made my last will and testament in writing bearing date of May, the 1st 1872 in by which I have given and bequeathed to my daughter Sarah Brown two halfs of my real estate I therefore change that part of the will and give the whole real estate to my son George Brown by his paying to Sarah Brown yearly, six bushels after a said fifteen bushels of wheat, rye, fine wood and timber for his the said Sarah Brown to have the house and garden belonging to a single life time where I now live, I further oblige the conditions of payments to my son George, namely he shall not need Cecilia Whelock, Cecilia Whelock, shall the said George Brown pay each of them ten Hundred Dollars apiece at the expiration of five years from my decease, if he said first will and bequeath to my daughter Sarah in above will shall stand off set to her for these payments to her.

I also continue my son George Brown to this my last will born under my hand and seal this the 20th day of March 1880

Witnessed

W. H. King
Ailsa A. Gray

Proven in open Court by oaths of Omophile J. A. Cox &
W. H. King & Ailsa A. Gray April 1st 1880 & ordered to be recorded. /

Jul. A. J. Cox Clerk

The Last will

3. Admitted to probate
of County Court April term 1880
Sarah M. M. Reed

I Samuel Morell make and publish this my last will and testament hereby revoking and making void all other wills by me at any time made.

First I will to my daughter Nancy one third of my land

beginning on the line where the ditch crossed and run the line so as to give her portion between that and the river including her house and her and her husband paying my daughter Catherine eighty five dollars and half her land to stand good for the money until paid.

Second I will to my daughter Elizabeth Caroline one third of my land beginning some where near the Chestnut oak tree running so as to give her one third and her and her husband pay to Elizabeth two children forty two dollars and a half a piece and half her land to stand good for the money until paid. Third I will to my son Samuel A the remainder of my land including the Buildings and barn pay to my daughter Martha eighty five Dollars if she ever leaves him and half the land stand good for the money until paid and Samuel A and Martha to have the Cupboard and Clock and let them stand where they are and all the balance of my personal property to be equally divided between the six heirs.

Fifth I nominate and appoint G. W. Morell and S. A. Morell my executors and in witness whereof I have subscribed my name.

Sacred money \$8

Signed and sealed in our presence this March 12th
in the year of our Lord one thousand eight hundred
and eighty,

A. C. Hobson

Proven in open Court by oath of J. Hobson & Paul
Morell subscribing witness & sworn to be recorded
April 6, 1880

A. J. Clark

The last will Admitted to probate County Court
of Andrew Shull Augt 6 1881

Andrew Shull lived

State of Minnesota. Sullivan County
In the name of God Amen. Now all men by the presents
that I Andrew Shull of the above named State & County do
hereby publish and declare this to be my last will & testament
and while in health & in my right mind I stated by my
self written with my own hand.

Leaving over to my daughters their portion of my personal
property except I shall she is to have fifty dollars in cash R

I took to make her equal to the other girls her sister's the sum
is to be divided as follows beginning at a dogwood corner in
a hollow on the line of the land I got of Dennis Miller thence
a south course to a white oak marked 3 hicks thence N.
to a white oak with 3 hicks three S to Course along the direction
of a middle fence to the N. thence about to point E to a
tree on side of R.R. Cut, thence to the Amos Hollow up the
hollow to top of the ridge & then down to another hollow to the
line between the L & S lines, it now all the land on the N. of the
of the above described line is to be the share of Mr. Shull
and all the land on the S. N. of the above described line
is to be the share of Mr. Shull. On the following conditions viz
it is to take care of Mr. Shull's daughter Mary Jane & educate
her as his own child in such way she comes of age he is to
pay her five hundred dollars & Clark & Jane are to have
their homes here in the old homestead.

Now Clark is to have a place to build a house to do business
in if he ever gets well enough say one acre if Mary Jane
should die in her minority & Clark his father is dead then the
\$500 dollars is to be divided as follows at the time she turns
the age.

To Andrew Smalling one hundred dollars
To Ellen Wolf one hundred dollars
To Victory Hughes one hundred dollars
To Marion's Daughter Minnie \$100
To Clark Shull one hundred dollars

All the farming utensils &c to belong to Mr. Shull.
Mr. is to have Clark's portion of clock. I am to have
my support off of the farm I have thus divided as long
as I live. The Reaper Threshing machine to be disposed
of as Mr. & Marion thinks best.

It is to take Clark's place in all things after things
which is possible or natural is to be disposed of between
Mr. Shull as originally arranged between Marion
& Clark so as to have no residue or waste after any
division in testimony of the above will I hereunto set my
hand & affix my seal this the 2nd day of June 1877
Superscribed I declare

John Shull

Proven in open Court by oath of Min Hyder one of the
subscribing witnesses & sworn to be recorded Aug 6th 1880
Not A. Hobson