

Last will & Testament

May M. Janssen died

Probated Feby 19th 1892

I May Mildred Janssen
do make this my last will and Testament
I desire that all my real and personal property
embracing my household furniture be sold by my
Executor, and the proceeds, after the payment of my debts
funeral expenses be divided between my four children
Hattie J. Moorman. Ella Cacum. Alvyn and H. C. Janssen
in manner as follows Viz:-
I give to my daughter Hattie J. Moorman. one third
of such estate.

I give to my daughter Ella Cacum one third of such estate.
and the remaining one third to be equally divided between
my two sons Alvyn and H. C. Janssen

3. I give the portions of my daughters Hattie J. Moorman
and Ella Cacum to them as their sole & separate estate
free of all debts of their present husbands, and of any
future husbands, either of them may have. and from all
control of said husbands.
I do constitute and appoint as my Executor H. C.
Janssen

On testimony & whereof I have hereunto affixed my
signature and seal on the 14th day of October 1885.

May Mildred Janssen Seal

The foregoing writing was signed, published and declared
by May Mildred Janssen as and for her last will, in
our presence, who in our presence and in the presence
of each other, have hereunto subscribed our names as witnesses
A. J. Brown Jr.

A. J. Brown

Junia A. Brown.

I give the silk crags quilt to my son
H. C. Janssen. It is my desire that my Grand daughter
Mary C. Moorman shall have my piano. That my daughter
Ella Cacum shall have the stag. Mahogany bassoon &
portrait of my Sister Ella. & the fine silver table spoon.
That my daughter Hattie J. Moorman shall have the China
tea set. milk glasses. glass bowl. Silver butter dish & the silver
cush & silver cake basket.
That my Grand daughter Mary Janssen shall have

the silver cake basket.

June 20. 1889.

May M. Janssen Seal

The foregoing will was proven in open court by the oaths of
Geo. C. Cacum & M. T. Gosler who testified that they were well
acquainted with the handwriting of Mary M. Janssen deceased &
that her signature thereon attached is genuine. Whereupon
said instrument was acknowledged & declared to be the last will
& Testament of the said Mary Mildred Janssen and ordered
to be recorded in the book of wills on this the 1st day of Febry 1892
N. D. Bachman Clerk.

Last will & Testament

of Elias Spangler died

I Elias Spangler, being
old & feeble in body, but of sound mind, do make this my
last will & Testament, hereby revoking all other wills heretofore
made by me. Viz - Whereas all my children by a former
marriage have already and heretofore received their full
share of my estate. I now will that my property con-
sisting of a tract of land lying in Muddy Creek in
the 5th civil District of Sullivan County State of Penn, ad-
joining the lands of N. T. Dulany, A. H. Bullock et al.,
containing 70 acres more or less be so divided between my
two Sons J. J. Spangler & Geo. E. Spangler, that Geo. E.
Spangler shall have 40 acres of the farm & J. Jeff.
Spangler the remaining 30 acres. The said Geo. E. Spangler
to have his share on the upper end of the farm & J. Jeff.
Spangler his on the lower end, and the said Geo. E. Spangler
is to have all the personal property in hand at my death,
or if my wife survives me at her death: in consideration
of which the said George E. Spangler is to take care of
me & my wife Ellen Spangler as long as we or either
of us shall live, giving us such care and attention as
is due from a child to a parent and the said Geo. E.
Spangler is to pay all taxes on the property. But I reserve
the right to live upon and control the land during my
natural life: and give the same right and privilege to
my wife Ellen if she survives me. But my Son J. Jeff.
Spangler is privileged to live & remain upon the farm. Cust

retaining a part thereof from year to year, paying me the usual
rent ($\frac{1}{3}$ of the crop) therefor.
In testimony whereof I have hereunto set my hand this
thirteenth day of July 1886.

Witness.

Elias his
mark Spangler

N. J. Dulany
Wm. W. S. Gross.
L. M. T.

of Mark
He with his will

on written will was proven in open Court on the 15th day
of January 1892 by the oath of W. S. Cross one of the Subscribing
Witnesses, and the same was further proven in open Court on
the 21st day of January 1892 by the oath of N. D. Delaney the
other subscribing witness and ordered to be recorded in
the book of wills.

N. D. Bachman et al.

Last will & Testament.

Rebecca of ~~Varx~~ died Probated Feby Term 1892

State of Tennessee. Sullivan County.

I, Rebecca Stark, 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.

I hereby will and devise to my husband Martin Starr and his heirs, all the right, title interest and claim which I have in and to the tract of land on which myself and my said husband reside, being all my interest in the land which was allotted to my mother as her dower in the lands of Jacob Drotak deceased, and which interest has descended to me, it lying and being in the County of Sullivan and State of Wisconsin and District No. 6. - And I further will and bequeath to my aforesaid husband Martin Starr all the personal property that I may at present or in the future possess or own. In witness whereof, I do to this my will set my hand and seal, this 28th day of January 1860.

Rebecca ^{her}
~~her~~ x Starv. Seal

Signed, sealed and published in our presence, and we have
subscribed our names hereto in the presence of the Notary. This
28th day of January 1860. Attest = M. J. Morris.

The foregoing will was proven in open court by the oath of C. E. Borchers one of the
subscribing witnesses & the hand writing of M. H. Morris the other witness (being dead) was
proven by the oath of J. M. Lattion on the 1st day of July 1892

The Last will of Rebecca Clayman

Being of sound mind and memory at the time of making
and publishing this my last will and testament I give and
divide all my estate real and personal whereof I may die
spared and possessed as follows: To my wife Amanda
Clayman and William Clayman my nephew. I give and
bequeath the whole of my possession (after my funeral ex-
penses are paid) to be divided equal between them, share
and share alike, or to their heirs and assigns forever.
Likewise, I make, constitute and appoint Jas. W. Burkhardt
to be my Executor of this my last will and Testament.
in witness whereof I have hereunto subscribed my name
in the year of our Lord 1887 in the presence of
Alfred DeGolyer 27th

Nat. F. Whitlock Rebecca her marks Clayman
George Office

Proven in open Court by the oath of Nat
F. Whitlock subscribing witness to the foregoing will on
the 5th day of October 1891 and the same was further
proven by the oath of Geo. Offield the other subscribing
witness on the 1st day of Feby. 1892

Last will & Testament

Peter Jones, deceased. Probated Febry Term, 1892

State of Tennessee
Sullivan County.

Sullivan County.
I bring of sound mind and disposing memory, do
make this my last will. First. I want my burial
expenses and doctors bill paid, and then what remains
of all my money and effects. I will to my daughter Mrs.
Nancy J. Williard, who is to keep and provide for me
during the remainder of my life. But money and ex-
penses are to be directed by Dr. J. J. Eusor. I have four
notes on W. F. Rhea and J. M. Barker, all of same date
Oct. 27th 1888. for \$216 $\frac{33}{100}$ due eight months after date.
One for \$216 $\frac{66}{100}$ due twenty-four months after date. One for
\$216 $\frac{66}{100}$ due thirty months after date. One for \$216 $\frac{66}{100}$ due
thirty six months after date.

Nov. 17th 1891. Bristol Town.

Witness. J. J. Eason
J. W. Ambrose