

Will ordered to be recorded

The Last will of Isaac Cox Admitted to record March 4, 1878  
Isaac Cox Decd.

I Isaac Cox of the County of Sullivan and State of New York being of sound mind and disposing mind do make and publish this my last will and testament hereby revoking and making void all former wills by me at any time made. First I direct that my funeral expenses and my just debts be paid as soon after my death as possible out of any money I may die possessed of or that may first come into the hands of my Executors hereinafter named.

Secondly I give and bequeath to my wife Sarah my tract of land whereon I now live and known as my home place, and all of my personal property to hold and enjoy the same during her widowhood or natural life and after her death this to be the property of my six children to wit Ruth who is married to J. P. Crook, Amantia, Martha, Maria Hannah & Francis.

Thirdly it is my will and desire that the grain and stock that might be on the farm at my wife's death to be sold and divided between my 4 oldest children to wit Mary who is married to Solomon Cole, William Fay, Jr. Cox, John and Thomas P. Cox.

In testimony whereof I have hereunto set my hand and affixed my seal and date this 19<sup>th</sup> day of July 1877

Isaac Cox  
signed sealed and acknowledged in my presence this 19<sup>th</sup> day of July 1877

Thomas C. Spurgin  
Richard Deakin  
Canada Hodges

Proven in open Court by oaths of Thomas C. Spurgin and Richard Deakin subscribing witnesses March 4<sup>th</sup> 1878.  
Not A. J. Cox clerk

In the County Court Sullivan County New York

The Last will of Alexander Stanfield Decd. ordered to be recorded April 1<sup>st</sup> 1878  
Alexander Stanfield Decd. Alexander Stanfield's will.

In the name of God Amen I Alexander Stanfield of the County of Sullivan and State of New York being of sound mind and memory and considering the uncertainty of this frail and transitory life, do therefore make, ordain, publish and declare, this to be my last will and testament, that is to say, First, after all my just debts are paid and discharged, the residue of my estate, both real and personal I give, bequeath and dispose of as follows: To wit: To my beloved daughters Nancy Lady, and Caroline Keys, including their husbands, Henry H. Lady and Benjamin Keys, I give in equal shares, all my land consisting of all my undivided interest in the farm where I now live adjoining the lands of Widow Marks, Asah Lady and James Quinny, with all the appurtenances thereto belonging to have and to hold forever against the claim or claims of all persons whatsoever.

To the above named persons Nancy and Henry H. Lady, Caroline and Benjamin Keys I give and bequeath all my personal property of every kind, of which I may die seized and possessed, to have and to hold and use forever, after paying my beloved daughters, Elizabeth Smith, Margaret Hook, Rebecca Mack and Mary Crump, and my son Jesse Stanfield, their heirs or assigns, or representatives, Ten Dollars each, to be paid or tendered to them, within two years after my death.

Likewise I make, constitute and appoint my sons in law Benjamin Keys and Henry H. Lady, my Executors, to this my last will and testament, without requiring either of them, to give bond and security.

In witness whereof I have hereunto set my hand and seal this 23<sup>rd</sup> day of January 1877

Attest Alexander Stanfield  
William Robinson  
J. S. L. Mackey

Proven in open Court by subscribing witnesses William Robinson & J. S. L. Mackey on oath & ordered to be recorded April 1<sup>st</sup> 1878  
Not A. J. Cox clerk