

I give to my wife the tract of land known
as the Bowser Farm, to be hers her life time then to
be divided equal among my son Oscar Clark,
and daughter Bessie Clark. The Lumber now be
cut on the Bowser land to be left for building
purpose on the said Bowser land.

I appoint James E. Easley as Executor.
March 21st 1899

John B. Clark his
J. H. Clark witness
C. M. Clark witness

State of Wisconsin
Sullivan County The foregoing written
instrument was proven in
open Court by the Oaths of J. W. Clark and
C. M. Clark Subscribing witnesses thereto on
this the 12th Day of August, 1899, and thereupon
said paper writing was adjudged and declared
by the Court to be the last Will & Testament
of John B. Clark, Beck, and ordered to be recorded
in the book of Wills.

Test:
H. R. Brown Clark

Last Will & Testament Probated August 15th, 1899
Ezekiel Forn, dec'd

I Ezekiel Forn of the County
of Sullivan, State of Wisconsin, being of sound mind
and memory do make this my last will and testament
in manuscript form following, that is to say
1st it is my will that on death of my personal property
to sold to pay all my just debts whether except or
not by law

2nd after this is done I will and bequeath all the
remainder of my personal property to my wife during
her natural life at her death the same to be equally
divided between my two daughters Sarah C. Forn and
Alice Forn

3rd I give and bequeath to my wife during her
natural life all my real estate containing forty
seven acres more or less being the farm on which
now live living in the 18th Civil District of Sullivan
County, Penn and bounded as follows on the east
by A. W. Roller on the south M. D. Hilton line on the

west by James Barnes on the south by the John Roller line
4th And at the death of my wife I will and bequeath the
said farm to my two daughters Sarah C. & Alice, with the
condition that they pay their Sister Mary, Mom fifty
Dollars within one year after the death of their Mother
and last I hereby constitute John M. Hilton my Executor
without giving bond but that he take and subscribe to an
oath before some Justice of the Peace to faithfully discharge
his duty as Executor of said estate
in witness whereof I have hereunto set my hand this
the 3 day day July 1899

A. F. or et
Signed, Published and declared by the above named
to work as his last will and testament in presence
of us who at his request have signed as witnesses
by the same

J. F. Roller
C. S. Moody

Proven in open Court by the oaths of J. F. Roller & C. S.
Moody Subscribing witnesses to said will on this the
17th Day of August 1899, and thereupon said paper
writing was adjudged and decreed by the Court to
be the last will & testament of the said E. Forn, dec'd
and evidence to be received in the book of wills.

Test:
H. R. Brown Clark
by J. A. Ingoldsby D.C.

Last Will & Testament Probated August 15th, 1899
of J. D. Padlock, dec'd

Bristol, Wis., August 15th, 1899.

By the name of God amen
I Jas. D. Padlock, King of sound mind but weak in
body and knowing that it is appointed to all men
once to die, do make this my last will and testament
and require my Executor hereinafter appointed to
execute the same, and for such I do hereby appoint
A. J. Padlock and Gilbert Wallace my Executors.
First I desire my debts paid and my funeral
expenses all fully satisfied.

To my wife this am I. Padlock I give a life time
interest in the house and land where we now
live including the furniture therein - in case

a set of Bed room Furniture which I give to my Son James C. Tadlock. I also give to my wife any Books she may want for her own use but of my library, also Fifteen 15th Dollars now on deposit in the Bristol National Bank, also our Cow.

It is my chief and wish that my son Jas. C. Tadlock remain with my wife as her agent and attend to her business.

I further request that all my other real estate be sold and Notes Collected and an equal distribution of the Proceeds made between my heirs equally to wit Alex. D. Tadlock, Mollie Wallace (nee Mollie Tadlock) (to her Children) Robt M. Tadlock, A. Ron Phipps (nee Ron Tadlock) - Foster Bradshaw (nee Foster Tadlock) to Child of Francis Sue Allen Wallace (nee Tadlock) and James C. Tadlock.

In regard to my daughter Nata She is provided for in The Asylum at Chillicothe so far as her necessities demand I request a Fund set apart that will yield a trinity five dollars a year during her life. Also the Money held by Jas. M. T. Jones in trust for her for limits above herein named. At her death this Fund will revert to the general estate.

I further desire that my said Executors be not required to give any bond for the performance of their duty nor to make any charges for their services as such Executors.

The \$5 to Mrs. Tadlock herefore alluded to does not include other funds on deposit in the National Bank of Bristol - That fund goes into my general estate. In testimony whereof I have hereunto set my hand and seal.

Witnesses

W.P. Brewer.

M.O. Cochran

J.D. Tadlock *(Signature)*

State of Tennessee ³ The within and foregoing written
Sullivan County instrument was filed in open Court
by the Oaths of W.P. Brewer and M.O. Cochran
subscribing witness thereto, on this the 31st day of August 1899
and thereupon said written instrument was adjudged,
declared and cleared by the Court to be the last
will & Testament of J.D. Tadlock deceased, and ordered
to be recorded in the Books of Wills.

Test:

Mo. R. Brown Clerk

Last Will & Testament ³ Probated August 30th, 1899.

J. F. Woods, decd. In the name of God Amen
I, J.F. Woods a citizen of Bristol, Sullivan
County, Tennessee, being of sound and disposing mind
and memory do make, ordain and establish this to my last
Will & Testament, hereby revoking all other Wills by me at
any time made.

I give my soul to God, to be disposed of according
to his good pleasure.

As to the property which it has pleased God to bless
me, I dispose of the same in the following manner:

I require my Executor to have the same given in a
decent and Christian like manner.

I also require my said Executors to pay all of my
debts as soon after my death as convenient out of any
Money I may now or have at the time of my death
or that may be due me after the same is collected or by
a sale of my property either personal or real, and
I hereby give my said Executor, if necessary full power
and authority to sell any or all of my real estate
at public or private sale and for cash in hand or
on time as they may think best so as to pay all of my
just debts and make a deed or deeds for the same when
said realty is paid for in full and make deeds for
the same as freely as I could do if I was living and
sell the same myself. They are also empowered to
receive and receipt for the purchase money and do
all and every act necessary to complete the sale
or sales and make title to the property sold and use
the proceeds of the sale in the settlement of my estate
and the division of the proceeds as herein after
set forth.

After my debts are all paid, giving and
settling the remainder of my estate both personal
and real of every kind and description to my children
William M. Woods, J. H. Woods, Mrs. P. A. Moore, Mrs.
M. P. Haymond and Mrs. Cora C. Hauck equally.

But I have already given as an advancement to
my daughter Mrs. L. M. Moore (or to her her husband
(W. P. Moore)) one house and lot in Bristol, Sullivan
County, Tennessee it being the same in which
they now live, which I value at One Thousand
Dollars (\$1000.00).

I have also given to my daughter Mrs. M. R. Haymond,