

Mary Rebber's Will.

In the name of God Amen. I Mary Rebber do make and declare this my last will and testament hereby revoking all former wills by me made. In witness whereof I have hereunto set my hand and fix my seal the 28th day of June in the year of our Lord One thousand eight hundred and forty three.

Esther Young read

A formal statement is made that the above named Esther Young to be her last will and testament in the presence of us who have hereunto subscribed our names as witnesses in the presence of the Testator. — (Signature before signature)
 Date 27 Aug 3 The foregoing will was proven in open court and Recorded
 E. T. Miller 3 Count and Recorded
 Samuel W. Hops 3

Mary Rebber's Will.

In the name of God Amen.

I Mary Rebber, wife of Jacob Rebber, citizen, of the state of Pennsylvania Washington County being now in good health and of sound mind and memory, and knowing that all are of opinion to die, do make this my last will and testament in the following manner.

1st. I give and bequeath to my daughter Mary one corner cupboard, one clock, one Falling-top Table and one candle Stand. Donee. 2nd. I give and bequeath to my son Samuel, one Bedside, one large chest one corner cupboard, one table and one Kitchen cupboard. It is furthermore my will and testament that all the personal property of what kind soever that I may die possessed of, not herein named, shall be equally divided at my death between my daughter Mary and my son Samuel.

3rdly. I appoint my son Samuel Rebber my only executor of my last will and testament, hereby revoking all other wills legacies and bequests by me made and pronounced this my last will and testament. In witness whereof I have hereunto set my hand and affixed my seal the eighth day of August in the year of our Lord eighteen hundred and thirty three. — Mary Rebber

292

Mary Rebber's Will.

In the name of God Amen. I Mary Rebber do make and declare this my last will and testament in presence of two Brothers Campbell & The foregoing will was proven in open court and recorded Emanuel Arnold 3

In the name of God Amen. I Mary Rebber of the State of Pennsylvania County of Washington, being in perfect health though advanced in years, knowing that the time of my departure draweth nigh, therefore for a proper distribution of that portion of this world's goods with which my dear departed Father has bequeathed me, I do now constitute the following my last will and testament in manner and form as follows.

1st. Personally and individually, I will and bequeath unto my son Henry my chit, of which he is to care in proportion of immediately after the distribution of the remainder clothes his shall be hereafter mentioned.

2nd. I will and bequeath likewise unto my daughter Catharine Peters a white counterpane.

3rd. I will and bequeath his wife unto my daughter Mary Roberts a white Counterpane with lace round it.

4th. All other property belonging to me I wish to be appraised by freeholders appointed by my executors hereafter mentioned and divided among my children and his wife that my come rate proportion of the largest amount to the next, and so on to the hands of my executors that over less in the valuation that will give to each child an equal portion of the valuation of said property and my executors shall then with make the distribution of such a like equal. 5th. I further order and desire that wheresoever I have a legacy left me by my husband Jacob late of the state of Pennsylvania, that it be collected by my executors hereafter mentioned, and after all expenses are paid which may accrue from collecting said legacy and executing this my last will and testament equally divided among my children and their party. I do hereby nominate and appoint my son Henry Rebber my lawful executor of this my last will and testament.

In testimony whereof I have hereunto set my hand and affixed my seal the twenty fourth day of April in the year of our Lord eighteen hundred and thirty three.

In addition to the above items I will on a nearer occasion set forth to be done in writing.

Katharine Puckle's Will.

whereas Elizabeth Caplinger her deceased daughter have her portion of my clothing and her children to have her portion of all monies which may come into the hand of my executor from my property and legacy also mentioned equally divide among them.

And whereas my daughter Barbara Caplinger also is dead that her daughters live at a great distance, that they are to have no part of my wearing clothes, but her children are to share equally in the monies that may come into the hands of my executor as the proper portion that would have fallen to her my late daughter.

Signature and acknowledgement of me the date before written.

John Harris
Nelson Scott
Jacob Darrell,
The foregoing will was proven in
open Court and Received.

Jacob Cappa's Will.

In the name of the Lord Jesus Christ I Jacob Cappa of Hinsdale County and State of New Jersey being weak and very nearely but of sound minde and memory do make and constute this my last will and testament in manner and form as follows:

1st. I will my soul unto the Lord from whence it came and my body to be decently buried. 2nd. I will and bequeath this all my just debts be paid out of my property or estate. 3rd. I will and bequeath to my beloved wife Mary that she live on the same place during her natural life and to have the whole control of my movable property during her natural life, and that she shall have the rent of all my lands the third part for her support given to her yearly. 4th. I will and bequeath unto my beloved children George Cappa Elizabeth Brattle, Peter Cappa, John Cappa, Andrew Cappa, Margaret Cappa, Ann Cappa, Katharine Cappa all to be made equal out of my property and lands, with those which have got a part of them in marriage. 5th. I will and bequeath that my three sons Peter Cappa, Andrew Cappa and John Cappa that they shall have all my lands at my wifes death, and that Peter Cappa is to have the plantation to him John Brattle for ever less one except that falling in the meeting house a line is to be drawn from the middle

Jacob Cappa's Will.

on the line between me and Michael Cappa line beginning at the upper corner of the field above the meeting house or minister's house is to run a straight line with the crop fence as it now stands and to continue to come over the branch and to the tip of the hill till it meets the back line, and all that part which lies this side of the crop fence or next to home place is to belong to the home place the other part after the crop fence is to belong to Peter.

6th. I will and bequeath to Andrew Cappa the place or plantation which Joshua Green now lives on all the part north of the big road leading from John Waller and the part going on the south side of the road is to belong to the home place, the other to Andrew. 7th. I will and bequeath to John Cappa the home plantation or place including the two pieces that will come off the other two tracts for his part.

8th. I will and bequeath that George Cappa may not have any of my lands, but that he shall have the amount of eight hundred and forty dollars and fifty six and a fourth parts of the estate which I have paid for George towards the Star man place, it shall be for his part of land in lieu of it.

9th. I will and bequeath to my fair daughters the balance of my property that will be left, so far as it may go towards their part, and that each one of the two parts of land or places shall be valued according to quality and improvement by two good men, and that my sons shall refund to my daughters so much out of their lands as to make them all on quality or to that amount.

10th. I gave to George when married one horse worth sixty dollars, 1 saddle \$20, one cow \$10, one pair of geers and some sheep worth \$5, one gun \$15. I gave to Elizabeth one cow \$10, 1 saddle \$20, one barrel \$2 dollars, and that I appoint George Cappa and Henry Cappa executors of this my last will and testament and hereby make void all other wills and testaments made by me and establish this will and testament. Special witness were published in the presence of us the 29th day of October 1862.

John McOuter
Peter Cappa

Witness
Jacob Cappa

The foregoing will was proven in open Court and Received.