

## Harriet Walls Will, Continued.

my first Husband, Oliver B. Ross & to my Grand Son Oliver Eugene Ross  
the Portrait of his Great Grandfather James Ross

Fifth. After collecting on the notes due me from John W. Lampson the <sup>enough</sup>  
to pay all just debts & claims against my Estate, the remainder of said notes  
I desire, <sup>divided</sup> equally between my three Grand Children Augustus Hamblett Wallis  
Benson & Oliver Eugene Ross.

The foregoing disposition of my real Estate is in accordance with  
the spirit of my Grand Mother's Will (and understands it) from whom the  
property was derived.

In Testimony whereof I hereunto set my hand this 28 day of March  
1873.

Witnesses present

A. E. Jackson

A. J. Deadrick

Harriet Wall

I hereby change & revoke so much of the bequest in the foregoing Will  
as relates to the Lot on Back Street, <sup>herely</sup> authorizing my Trustee to sell said Lot  
& instead of dividing the proceeds between my principal Heirs, my wish  
is & I so direct the entire proceeds to be given to my Daughter Elisa Hamblett  
in consideration of her faithful services & expenses in visiting & waiting me  
whilst sick during the past year this 28<sup>th</sup> day of April 1877

Harriet Wall

A. E. Jackson

L. C. Jackson.

The foregoing will was presented and proven in Open Court at  
the September Term 1877 by the Oaths of A. E. Jackson & L. C. Jackson  
and ordered to be recorded.

J. F. Grisham

clerk

## Mary Ann Aiken's Will

I Mary Ann Aiken make this my last will and testament,  
revoking all others at any time made

1 first - I will that my daughter Mary C. and my daughter Elizabeth  
A. and my son Peter S. all to have an equal part of all my real  
and personal property after my funeral expenses are paid.

2 I will that my husband James Aiken have a home while he lives  
single and lives with the Children.

3 I will that if any one of my children want there part of the personal  
property at any time, they will each select a man, and the three make  
an equal division of the same.

4 As to my real estate if the debt that I owe to Martha Humphreys  
is not paid when due so much of the land is to be sold as will satisfy  
that debt and then each of the Children have an equal part of the  
balance, that land to be sold precedly to the best advantage and  
the money paid to liquidate the above debt.

5 I will that if one of the Children shall wish to want there part  
in land or the value of there part they will each select as in  
the personal property and the men that they select to make a  
division of the land or a fair valuation to each of the Children.

Lastly - I will appoint Solomon Hoeller and Richard Armentrout  
to sell the land to pay the above debt and to make a deed to  
the same.

Signed sealed and delivered in the presence of us this 15 day  
of February 1878.

Mary A. Aiken

J. K. Armentrout

Wm. E. Miller

Mary A. Aiken Seal

The foregoing will was presented to the Court for probate at the April  
Term 1878. and proven by the Oaths of J. K. Armentrout and Wm. E.  
Miller the two subscribing witnesses and the Court being satisfied  
with the probate ordinance the same be recorded.

J. F. Grisham clerk