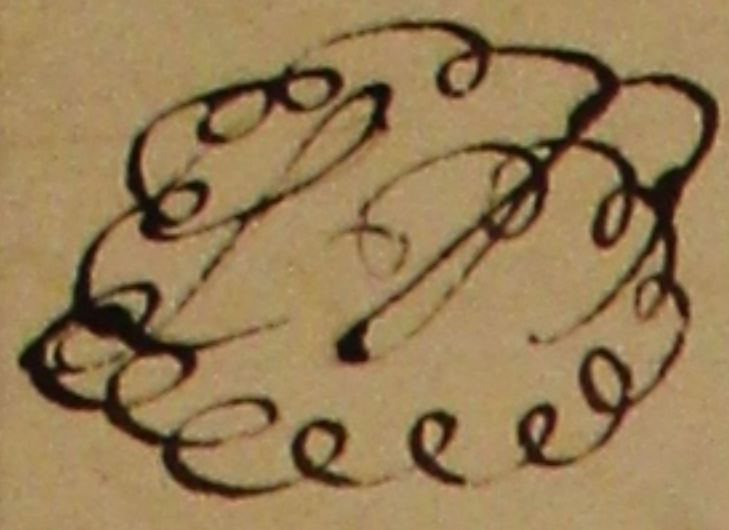


Record of Wills.

Subscribing witnesses thereto.

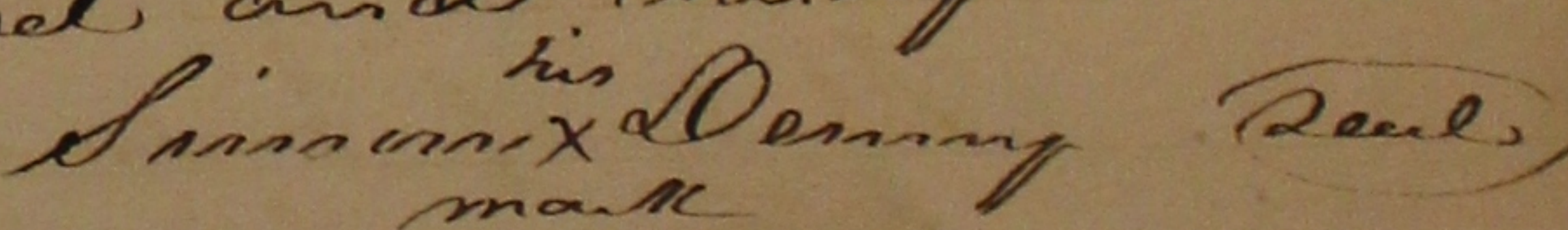


Witness my hand and the Seal of said Court the day afore said.

Thos. Thornton Clerk

Simon Denny's Will.

I in the name of God, I Simon Denny, of the County of Orange and State of Indiana, being now in body, but of sound mind and memory, and considering the uncertainty of this mortal life, do make and publish this my last will and testament, in manner and form following (that is to say) First, I give and bequeath unto my two sons Samuel Denny and Denis Denny all my real estate situate and lying in the said County of Orange and Indiana and designated as being the South east quarter of Section No. three in Township No. two North of range one east of the second principal meridian, of the land sold at Jeffersonville; also, the west half of the north west quarter of Section eleven, in Township North of range one east in the District of Land sold at Jeffersonville, together with all my freehold, estates what so ever, that the said Simon Denny and Denis Denny their heirs and assigns forever, equally to be divided between them the said Simon Denny and Denis Denny; and I further give and bequeath that my beloved wife Patsy Denny the use and enjoyment of my house, farm, or which I now live (that is the above named South east quarter of Section three) during her natural life; and lastly as to all my personal, estates, goods, and chattels, of what kind so ever I give and bequeath the same to my said two sons, Samuel Denny and Denis Denny hereby revoking all my former wills by me made.

The witness whereof I have hereunto set my hand and seal, this twenty third day of September, in the year of our Lord one thousand eight hundred and thirty seven Signed, Sealed, published and  (Seal)

declared by the above named Simon Denny to be his last will and testament in the presence of us

W. S. Riley
John ^{his} Stone
James Luck

State of Indiana
Orange County ss:

Doit remembered that on the 19th day of July A. D. 1842, Samuel Denny presented the within, as the last will and testament of the within named testator, Simon Denny, before Thomas N. Thornton, Clerk of the Probate Court of said County, for proof, whereupon personally appeared

Record of Wills.

before the said Clerk, Joseph A. Peary and James Gock
some of the subscribing witnesses to said will, who being
of lawful age and duly sworn, stated that the said
will had been duly executed, and acknowledged by said
testator as his last will and testament, and published
as such in the presence of said witnesses and one
John Shinn, all of whom, at the request of the Testator
and in his presence and in the presence of each other
became subscribing witnesses thereto. And the said
James Gock being interrogated as to the soundness of
mind of the said testator stated that he believed him
to be of sound mind when executing said will and
fully capable of transacting his ordinary business
and the said Peary being also interrogated as to the
same, answered that he could not say positively
whether the mind of said testator was sound or not
at the time of executing said will, but that he believed
him to be capable of attending to his own business.

Witnesses, Thos. W. Thornton, Clerk and the
Seal of the said County, at Paris, the day
above written Thos. W. Thornton Clerk

John Cloud's Will.

Know all persons, whom it may concern, that I, John
Cloud, of the County of Orleans, and State of Indiana, being
of a perfect mind and memory, do make and ordain this
my last will and testament, this fifth day of the eighth
month, in the year of our Lord, One thousand eight hun-
dred and forty two, (writing so, &c. hereof, by me made
I give and bequeath to my beloved wife, Hannah, all
my household and kitchen furniture, of every description,
all the books and pamphlets, which may be, on hand, at
my decease, also, two cows and one horse, her choice, forever.
It is my will that she enjoy free possession of the dwell-
ing houses, and as much land and out buildings attached
thereto, as my executors shall think necessary, to render her
situation comfortable. It is also my will and desire that she
shall enjoy any other privilege, such as pasturage, and so on
together with as much money from time to time, as my ex-
ecutors may think necessary to render her comfortable, and
give her a decent support, during her natural life.
It is my will, that the residue of my personal es-
tate be sold, at my decease, either at public or private sale, at
my executors may think most beneficial to the estate, and
the real estate husbanded, in a manner which they may think