

Third I give and bequeath my son Henry Ertou one dollar to be paid by my executors hereafter mentioned.
 Fourth I give & bequeath my son-in-law John Peter & Nancy Peter, his wife, one dollar to be paid by my executors hereafter mentioned. And lastly of all the rest residue and remainder of my personal estate goods and chattles of which kind & nature soever I give and bequeath the same to my beloved son-in-law, Thomas Bedster, and Matilda Bedster, whom I here by appoint sole Executor of my last will and testament hereby revoking all former wills by me made. In witness whereof I have unto set my hand and seal this 21st day of September in the year of our Lord one thousand eight hundred and thirty five

Peter ^{his} Ertou _{mark}

signed, sealed, published & delivered by the above named Peter Ertou to be his last will and testament in the presence of us, who at his request and in his presence have subscribed our names as witnesses therunto.

James Wilson
 Azor Wilson

The State of Indiana Orange County set

Be it Remembered that on the 28th day of Nov 1835 personally come before me John M. Vey, clerk of the probate Court of Orange County Thomas Bedster executor appointed in the within will and produced the same and made probate thereof by the oath of James Wilson and Azor Wilson subscribing witnesses thereto

Witness my hand

John M. Vey Clerk
 Thomas Bedster

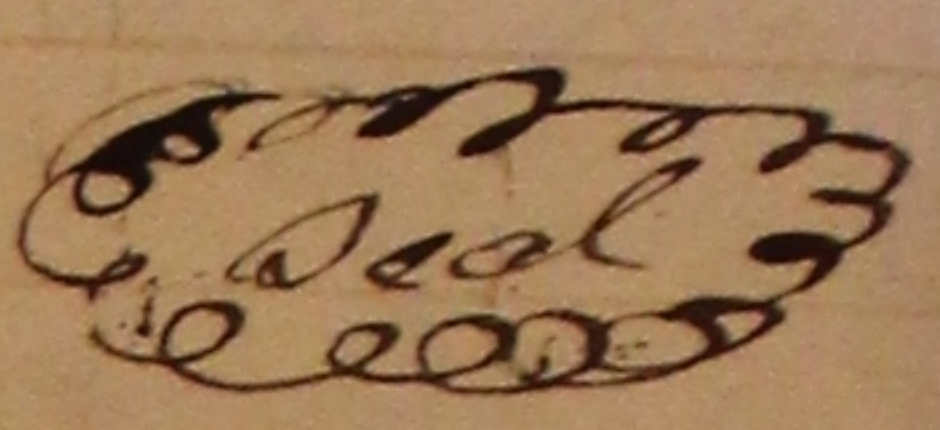
Lancelot Johnson's Will.

September 3rd 1836.

I know all men by these presents, that, I, Lancelot Johnson, of Orange County State of Indiana, being in my perfect senses and remembering that I have to die and wishing to dispose of property for the benefit of my family, do give, will and bequeath as follows, to wit: First that my body be consigned to the earth in the common order. And next that my just debts be paid and that my wife, Nancy R. Johnson, have all my property

82
that remains for her benefit in order that she may raise
our children. She shall have full possession of all my real
estate and personal property with all that appertaining there-
unto while she remains my widow, and should she marry
I do give all my property both personal and real to my
children to be equally divided amongst them, and I do
further will that John Duncan be executor of this my last
will and testament. In testimony whereof I have set my hand
and seal and caused to be witnessed this third day of Septem-
ber in the year of Lord one thousand eight hundred and
thirty six

Test Lumbdin
William Craig Jr.
Lewis
Saml. Allen Davis

Lancelot Johnson 

The State of Indiana Orange County Set
Be it remembered that on the 25th Day of
September 1836 John Duncan produced the last will and
testament of Lancelot Johnson deceased and proved the same
in due form of law by oath of William Craig Jr. one of the
subscribing witnesses thereto. At witness my hand the day aforesaid.
Thos. V. Thornton Ck.

Enoch Millis Will.

Know all men by these presents that I Enoch Millis of the Coun-
ty of Orange Indiana impressed with the uncertain duration
of human life and in the full possession of my mental faculties
do for the purpose of more amply providing for the happiness
and comfort of my family when I shall be no more make
declare and publish my last will and testament in the man-
ner and form following viz.

1st I will and devise that all of my just debts funeral expen-
ses and charges of administration upon my estate be paid
by my executors out of any monies which may remain on
hand at my death or which may be due me or to become due
to my estate. 2nd I will and devise to my son Edward Millis
and Jacob Millis all of my land embracing the following
tracts viz- lying in and being part of sections thirteen (13) and
fourteen (14) in the south east and south west seventy seven (77)
poles to a stake therein. North fourteen (14) poles to a sugar tree (Lindleys
corner) thence west forty seven (47) poles to the bed of Lost River, thence
down the same to a marked line on the bank of said river, thence
west sixty five poles to a sugar tree, thence south sixteen (16)