

that there should be enough of my other piece of lands sold, commencing on the South side, to pay them.

And my will and desire is that all the remaining balance of my property, both real and personally, be peaceable my beloved Wife, during her natural life, and after her decease to be sold and equally divided among my heirs, share and share-alike. And I hereby make and ordain my worthy son Samuel Hodgday, Executor of this my last will and testament. In Witness whereof, I, Ichabod Boswell, the testator, have hereunto set my hand and seal, this Twenty second day of August, in the Year of our Lord, one thousand eight hundred and forty

Ichabod Boswell *(seal)*

signed, sealed, published and declared by the above named Ichabod Boswell, as his last will and testament in presence of us, who have hereunto subscribed our names as witnesses hereto, in presence of the said testator and in the presence of each other, John Lynch, Wm. J. Boswell, Merry Hallerwell

The State of Indiana

Orange County Oct. 3

Be it remembered that on the 19th day of September A.D. 1840, in vacation of Probate Court of said County, personally came before me, Thomas N. Thomson, Clerk of said Court, John Lynch, one of the subscribing witnesses to the foregoing will of Ichabod Boswell, who being of lawful age and now duly sworn makes oath that the said Testator in his presence and in presence of the other subscribing witnesses, who, at the request of the testator and in his presence and in the presence of each other subscribed their names as witnesses thereto and that at the time of the execution of said will the said Testator was of sound and perfect mind and capable of understanding the contents thereof.

Witness my hand and seal of office, at Paris the 20th day and year aforesaid. Thos. N. Thomson Ck.

Abraham Noblitt's Will

I Abraham Noblitt, of the County of Orange and State of Indiana, being weak in body, but of sound mind and memory, make and ordain this to be my last will and testament, in manner and form following (to wit)

Item 1st My will is that my body be decently buried and that all my just debts and funeral expenses be paid. 2nd My will is that my beloved wife Amelia have the use of my farm and that my land be privileged to work and manage the same and provide a comfortable support for her, therefore, during her lifetime or

widowhood, and at her death or marriage that my
 lands be equally divided between my three sons, namely
 Vandever Noblitt, William Noblitt, and John T. Noblitt
 by their paying one hundred dollars each to be equal-
 ly divided between my two daughters, namely Nancy
 Lynch and Cynthia Noblitt. I give to my son Van-
 dever one bed and bedding. I also give one bed and
 bedding to my son William. I also give to my daugh-
 ter Cynthia, one bed and bedding. I give to my son John
 the bay horse, is now claimed by him, and at the
 distribution of my household property I want my son
 John to have a bed and bedding. Also I want
 my wife to have the gray mare, and one cow and
 calf, and all the necessary tools and farming uten-
 sils for the use of the farm.

I want my daughter Cynthia to have the gray mare
 colt. I want a sufficient portion of the balance of my
 stock sold to pay all debts that are against my
 estate and the remaining parts to be kept for the
 use of family. Lastly I constitute and appoint my
 son Vandever to execute this my last will and
 testament ~~with~~ testimony whereof I have hereunto set
 my hand and seal this 21st day of August 1840.

Attest, Abraham^{mark} Noblitt Seal
 Nathan Hollowell Joseph Danner

The State of Indiana, Orange County, Ind.:

Be it remembered that on the 21st day of Sept-
 ember 1840, Vandever Noblitt, executor named in the foregoing
 will produced the same for proof and thereupon before me
 Thomas N. Thornton, Clerk of the Probate Court of said County
 in vacation of Court, came Nathan Hollowell and Joseph
 Danner the subscribing witnesses thereto, who being of lawful
 age and duly sworn make oath that the said will was
 executed, signed, sealed, published, and declared, as such
 by the said Testator when of sound ^{mind} and in their pres-
 ence, that they became subscribing witnesses thereto in
 the presence of each other and of the said Testator, and at his
 request of either death not.

Seal

Witness my hand and seal of said Court, at Paris
 the 21st day of September 1840.
 Tho. N. Thornton Clerk