

Record of Wills.

Know all men to this my last Will and Testament in full presence
Signed, Sealed, Published by the Testator ^{his} George X Featherkiler (Seal)
the said George to his last will and testament in our presence

Daniel M. Stout, Jos. Prosser

State of Indiana, Orange County, Ind.

Know all men to this my last Will and Testament in full presence
personally comes before Thomas W. Thornton, Clerk of the Probate
Court of the County of Orange, Ind. by George X Featherkiler, the entire named
and the foregoing will and testament and proceeds and files the same
in the office of said Clerk and thereupon comes also, Daniel S. Lord
and Marcus Hostetter, two of the subscribing witnesses to the said
will, who being of lawful age make duly sworn, and make oath that the
said Testator signed, sealed, published and declared the same to
be his last will and testament, in view of Daniel M. Stout, and their
presence and that they signed the same as witnesses, at his re-
quest in the presence of the said Testator and in presence of
each other, and comes also Daniel M. Stout, one of the subscribing
witnesses to the said will, who being likewise of lawful age
and duly sworn, also makes oath that the said Testator signed,
sealed and published the said will, in view of Daniel M. Stout, in
his presence, as also in the presence of Jonathan Prosser, the other
subscribing witness thereto and that he and the said Jonathan
signed the said will as witnesses in the presence of said Testator
at his request, and in the presence of each other.

Witness my hand and the Seal of the said
Court at Pauli, the 19th day of March 1842.
Thos. W. Thornton Clerk.

Abraham Osborn's Will

Know all men by these presents that I, Abraham Os-
born, of the County of Orange, Indiana, considering the uncer-
tainty of human life, and being desirous to make a sound
and perfect mind and memory do make and publish this
my last will and testament in manner and substance
following (viz) First, I will and desire that all my just
debts be first paid out of any moneys first coming into
the hands of my Executors, hereinafter appointed and
any and all moneys belonging to my said Estate.

Second, I give and bequeath to my beloved wife Martha
Osborn, the east half of the north west quarter of Sec-
tion No. (29) twenty nine, Township Nine North and Range
one West and also that one acre lying in the south west
corner of the South west quarter of Section Section Nine
and Range one West all said lands and rights, privilege
and appurtenances thereunto belonging to her and her
heirs and assigns the same during her natural life; and

after the death of my said wife I will, and do
desire that the lands as above described shall be
sold and belong to my youngest son John
H. Osborn who shall possess, use, occupy and
enjoy the same.

Fourth. I give and bequeath to my said wife
Margaret Osborn, those of the best houses to be
by her selected out of the estate now belonging
and owned by me and also some house or more
and also some land, all the furniture and other
goods possessed and enjoyed, by her at her said
decease, also the cows to her by her selected out of
my stock of cattle and all of my household
furniture.

Fifth. I give and bequeath to my said wife
Margaret Osborn, twenty five dollars and money to be
paid out of the first moneys coming into the hands
of my Executor after all my just debts have been
fully and finally paid off.

Sixth. I will and bequeath to my said son
John H. Osborn, the south west quarter of Section
thirty two, Township four north of range one and
containing one hundred and sixty acres; also the
south west quarter No. 10.

Seventh. I will and bequeath to my youngest son
John H. Osborn, the west half of the north east quarter of Sec-
tion twenty nine, Township four north of range one and
containing 80 acres; and also the north east quarter of the
north east quarter of the said range, Township four north of
range one and containing 40 acres.

Eighth. I will and bequeath to my said son, Abraham
H. Osborn the south west quarter of the south east
quarter of Section twenty Township four north of range one
and west upon the express condition, that in five years
or more he shall pay to my Executor the sum of fifty
dollars to be by him paid over to me equal and just
proportions to all of my children, and in case of the
non-payment of the said sum of fifty dollars, at the
time aforesaid, it is my will and desire that my said
Executor should proceed to sell the same, upon such terms
as he shall deem most advantageous; and the proceeds of
such sale, after deducting all reasonable charges and ex-
penses of sale to be appropriated, in the manner before
mentioned.

Ninth. I will and direct that in case of the non-com-
pliance, on the part of Robert Osborn to redeem the said

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half of the north east quarter of Section No. (26) Township Six
 Township Four north of range two west; and also in case of
 the same compliance in the State of Ohio and Mr. Jenkins
 the record of the north east quarter of the south east quarter
 Section Fourteen, Township Four north of range one west; and
 also the north half of the south west quarter Section Six
 Township Four north of range one west; and also in case of the
 same compliance of Elijah Pinnick the record of the north
 east quarter of the south west quarter of Section No.
 Township Four north of range one west and
 the north west quarter of the south west quarter, Section
 Township Four, Township Four north of range one west; which
 pieces of land are held by me as security for
 the payment of five hundred and thirty five dollars and
 three cents eighty dollars from Robinson & Ottum, the balance
 in three years from the execution, and ninety dollars from
 Daniel M. Jenkins, and ninety five dollars from Elijah
 Pinnick, the amount due from Robinson & Ottum to be paid
 in three years from the execution of a deed for the same
 now of record in the recorder's office of said County;
 and the amount due from Daniel M. Jenkins in three years
 from the assignment of a certificate for the said land
 and the amount due from Elijah Pinnick in three years
 from the assignment of a certificate for the said land
 that it is my will and desire that my said Executor
 should proceed to the sale of the above described pieces
 or parcels of land in the most advantageous and
 and the proceeds of such sales, when made, after deduct-
 ing all charges and expenses of sale, to be equally divided
 and distributed between all my daughters; and in the event
 of the aforesaid pieces or parcels of land as above described
 should be redeemed in obedience to the stipulated agree-
 ments made and entered into by and between myself and
 the said Robinson & Ottum and the said Daniel M. Jenkins
 and Elijah Pinnick, then and in such case, I will and
 desire that my executor should make dispositional of the
 money after the necessary and reasonable as above specially mentioned.

And my will and desire is that my said executor
 shall sell the following tracts or parcels of land in the
 most advantageous manner, and the proceeds, equally between
 all of my daughters (viz) the south west quarter of the
 north west quarter, Section Township Five, Township Four north
 of range two west and all that lies on the south side
 of the creek in the east half of the north west quarter
 Section Township Five, Township Four north of range two
 west.

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~~I wish my will and desire is that my said wife
 should sell the following tracts or parcels of land
 and the most advantageous and best and to be divided
 I wish and desire that my said wife, Mary
 Osborn, should have of sheep to be selected by
 her, and my stock of hogs and the crop of corn
 growing and the present crop of wheat, to be by her
 used, possessed, enjoyed and disposed of as she may
 direct and direct and the residue of my personal
 estate I wish and direct to be sold by my said ex-
 ecutor, upon the most advantageous terms, and the
 money when collected to be equally divided and
 distributed in just and equal proportions with all
 my daughter.~~

~~I wish and desire that my said daughter
 Hannah, Achsah, and Sarah Ann should have
 my five dollars to each of them.~~

And lastly, I hereby appoints my said wife
 my sole executor of this my last will and
 testament, hereby constituting her full by my said
 will and direct to collect all my outstanding debts
 accounts with due diligence and after making
 such dispositions as above directed and stipulated
 the residue to be equally divided in just, proper
 shares with my daughter, agreeable to what they
 have had. Abigail Holody, Mary Wilson, Rebecca
 Osborn, Hannah Moorhouse, Elizabeth Will
 Achsah Osborn and Sarah Ann Osborn. In wit-
 ness whereof I have hereunto set my hand and seal
 the 30 of the fifth month, 1842

Abraham Osborn (Seal)

Signed, Sealed published and declared by the above named
 Abraham Osborn to be his last will, and testament in
 the presence of us who have hereunto subscribed our names
 as witnesses, in the presence of the testator

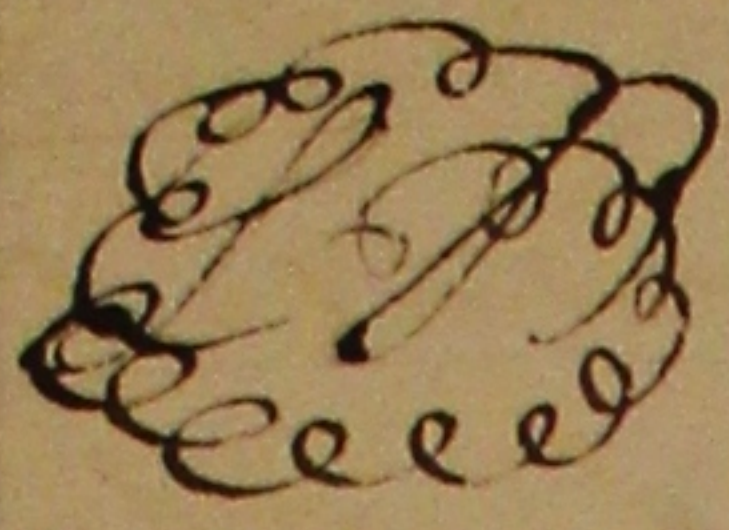
State of Indiana
 Wayne County

Joseph Henry
 Andrew Wilson

Do it is remembered that on the 18th day of July
 1842, Jesse Osborn, the executor in this will, appointed
 produced the same before me in vacation of Court, and proved
 by Joseph Henry and Andrew Wilson, the subscribing wit-
 nesses thereto that the said will had been duly executed and
 acknowledged, by said Abraham Osborn and published as
 such, when of sound mind, in the presence of them, the
 said witnesses, who at the request of the said testator, and
 in his presence, and in the presence of each other, became

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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 I own 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 Simon Denny (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
Joanna 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