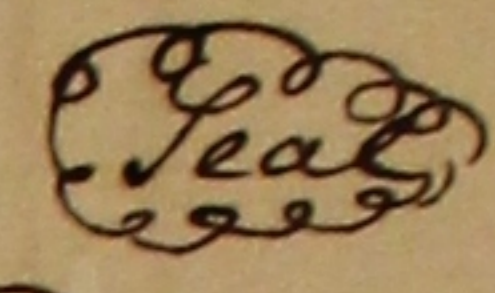


in a tract appropriated by an act approved for Military bounties in the Territory of Miss-  
 2 I will that my sitting tools and furs and hats be sold to pay all my just debts. 3<sup>rd</sup> I will that  
 all the dower coming from her fathers estate to my wife Catharine. 4 I give and bequeath  
 with the same to my said beloved wife Catharine Hemler, to have and to hold during her widowhood or  
 life, then to be equally divided between all my living children. I do hereby appoint Ephraim Doan  
 and Catharine Hemler, my wife to be my sole executor and executrix of this my last will and  
 testament hereby revoking all former wills by me made. In witness whereof I have hereunto set my  
 hand and seal this 16<sup>th</sup> day of March in the year of our Lord one thousand eight hundred and twenty three.

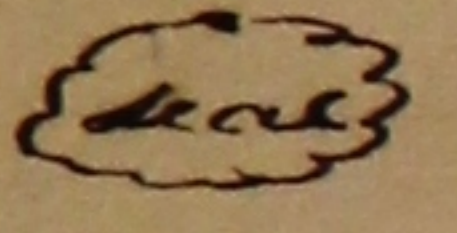
John Hemler 

Signed sealed published and declared by the above John Hemler to be my last will and testament in  
 the presence of ~~us~~, who have hereunto subscribed our names as witnesses in the presence of the tes-  
 tators

- Ebenezer Doan
- Joseph Athon
- William Rhodes

Be it remembered that heretofore, to wit, on the 1. day of July in the year of our Lord  
 one thousand eight hundred and twenty three, the last will and testament of Robert Clark  
 was produced to me William Hoggatt. C. O. C. C. and proven by the oaths of James Curry and  
 Thomas Copelin the two subscribing witnesses thereto, and was ordered by the Probate Court  
 on the 21. of July 1823 that the said will be recorded, and Presly Allgood appointed ex-  
 ecutor with the will annexed, which will reads in the following manner and words, viz.

State of Indiana Orange County August 28. 1823. This day Robert Clark being in sound  
 mind, he doth will and bequeath all his estate real and personal to his wife Alley Clark  
 her natural life time to her support, and also the said Robert Clark doth will and bequeath one  
 dollar to Presly Allgood and also doth will and bequeath one dollar to Jesse Hutchins and  
 also he doth will and bequeath one dollar to Benjamin Melone), and also doth will and  
 bequeath one dollar to Elizabeth Allgood, and also doth will and bequeath one dollar to Lydia  
 Hutchins, and after the death of my wife Alley Clark to be an equal divide between my grand  
 children, namely, Presly Allgood's children and Jesse Hutchins children, for which I do  
 hereby certify this to be my last will and testament, for which I hereunto set my hand and  
 affix my seal

Robert Clark 

- James Curry
- Thomas Copelin

Be it remembered that heretofore, to wit, on the 11<sup>th</sup> day of October in the year  
 of our Lord one thousand eight hundred and twenty three, the last will and tes-  
 tament of Cornelius Rayborn was produced to me, William Hoggatt C. O. C. C. and  
 proven by the oaths of Lewis Bepan and Henry B. Prentiss the subscribing witnesses  
 thereto, and was admitted to be recorded, which will reads in the following manner  
 and words, viz. "State of Indiana Orange County" In the name of God, Amen.

Cornelius Rayborn (or Nelly Rayborn sometimes called) considering the uncertain-  
 ty of this mortal life, and being of sound and perfect mind and memory, blessed be  
 Almighty God for the same, 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 beloved  
 wife Bethilda (after my just debts being first paid) all my effects, either personal  
 or real during her life-time, after which I give and devise to my two sons, Andrew  
 and James, their heirs and assigns, all that my meadow or tract, situated, lying &

Robert Clark's  
 Will

Cornelius Rayborn's  
 Will

and being in Orange County State of Indiana, containing fifty acres of land being a part of the west half of the South East Quarter of Section Thirty in Township Three North, of Range one West, as may more fully appear by the patent now in the hands of Lewis Byram, which patent was made out in my own name, which is Cornelius or Neely Raybourn, together with all my other freehold estate of, and in all these messuages or tenements, with the appurtenances, situate lying and being as above, to be equally divided between them. I further give to my daughter Sarah or Sally one dollar, and I hereby appoint my beloved wife Bethilda my sole administratrix of this my last will and testament, authorising her to make Lewis Byram a good and sufficient deed for thirty acres of land, for which said Byram holds my obligation. In witness whereof I have hereunto set my hand and seal this twenty fifth day of September in the year of our Lord eighteen hundred and twenty three.

Cornelius <sup>his</sup> x Raybourn  
mark

Signed sealed published and declared by the above named Cornelius Raybourn or Neely Raybourn, to be his last will and testament, in the presence of us who at his request and in his presence have hereunto subscribed our names as witnesses to the same.

Lewis Byram  
Henry B. Proentiss.

Joseph Wells  
Will

Be it remembered that heretofore, to wit, on the twentieth day of October in the year of our Lord one thousand eight hundred and twenty three the last will and testament of Joseph Wells was produced to the Probate Court and proven by the oaths of Joseph Athon and John G. Clendinning two of the subscribing witnesses thereto, and was ordered to be recorded, which will reads in the following manner and words, viz. In the name of God. Amen. I, Joseph Wells of Orange County and State of Indiana, being of sound mind and memory, but in a low state of body, do make and ordain this my last will and testament, First, I will that all my just debts and funeral expenses be paid, second I will and bequeath to my son Isaac Wells, one dollar and to my son Zachariah Wells, one dollar, to my daughter Charity Freeman, one dollar, to my sons, Nathan and Levi Wells, the sum of one hundred dollars in one note, and eight dollars in another note on Paul Chamber with the interest, also to my two sons, Peter and Jonathan Wells one quarter section of land on the waters of Patoka Creek in the County and State above named, and to my son Jesse Wells, one dollar, and also I will that all my moveable property to be equally divided between my four sons Nathan, Peter, Levi, and Jonathan Wells, after my decease, to have and to hold. I do hereby appoint Ephraim Doan and Joseph Farlow my sole executors, of this my last will and testament, hereby revoking all other wills by me made. In witness whereof I have hereunto set my hand and seal this 11<sup>th</sup> day of September 1823.

Joseph Wells

Signed, sealed, published, and declared by the above named Joseph Wells my last will and testament in the presence of us, who have hereunto set, and subscribed our names as witnesses in the presence of the testator

Joseph Athon  
John G. Clendinning  
Joseph Clendinning