

Description: Will of Jonathan Osburn (d. 1834)
Parke Co., IN Will Book 1, Pages 10 - 11

Repository: Family History Library, Salt Lake City, UT
Format: Microfilm
Film #: 2209574

These images were scanned by Lee K. Osborne and posted at the Osborne Origins website
at: <http://www.osborne-origins.org/in/parke/in-parke-will-1-10.pdf>

Record of wills.

now Lord eighteen hundred and thirty four

Daniel Kelly ^(died)

(Signed, sealed, published, and declared by the above named Daniel Kelly as his last will and testament in presence of us who have hereunto subscribed our names as Witnesses thereto, in the presence of the said testator and in the presence of each other Tobias Miller

Nathaniel P. Kelly

Lamorne Cox

State of Indiana Tipton County town. Be it remembered that on this day to wit, the 27th day of May A. D. 1834: Before me John H. Davis clerk of the Probate Court of said County this day personally came Nathaniel P. Kelly and Lamorne Cox, and made oath that they heard the within named Daniel Kelly authorize the signing of his name to the within and foregoing will that they heard him publicly declare the same to be his last will and testament, that they believe he was at the time of said declaration of sound and disposing mind memory and understanding and that they subscribed their names thereto as witnesses in presence of said testator and in presence of each other, and at his request. In testimony whereof I have hereunto set my hand and seal the 27th day of May 1834.

John H. Davis Clerk ^(died)

Recorded May 27th 1834.

John H. Davis, Clerk

In the name of God amen, I Jonathan Osburn of Putnam County and State of Indiana, being advanced in years but of a sound mind & memory blessed be Almighty God for the same do make and publish this my last will and testament in manner and form following (viz) First after all my just debts are paid I give and bequeath to my son John Osburn one dollar and to my son Caleb C. Osburn, one fifty dollar horse, one cow, one bed and bedding eight plaster plates, and the balance of my estate both real and personal to be divided equally amongst the rest of my children, (viz) Mary Jackson Elias Osburn, Jane Alvine, Katharine Gray, Patrick Denton, Stephen Osburn, and Rachel Osburn, and I

11

Record of wills:

do hereby nominate and appoint Andrew J. Denton and Caleb C. Osburn as the sole executors 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 twenty fourth day of April in the year of our Lord one thousand eight hundred and thirty one

Jonathan Osburn Esq

Signed sealed published and declared by the above named Jonathan Osburn to be his last will and testament in the presence of us who have hereunto subscribed our names in the presence of the testator:

Mark Homan

Luke Davis

State of Indiana Parke County J. Be it remembered that on this day to wit; the 17th day of July A. D. 1834. Before me John H. Davis clerk of the Probate Court of said County personally came Mark Homan and Luke Davis and made oath that they saw Jonathan Osburn the testator named in the within will sign and seal the same that they heard him publicly declare the same to be his last will and testament that at the time of signing and publishing the same he was of sound and disposing mind memory and understanding, and that they subscribed their names thereto as witnesses in presence of said testator and in presence of each other. In testimony whereof I have hereunto set my hand and seal this day and year above written.

John H. Davis clerk

(Attended) July 17th A. D. 1834.

John H. Davis Clerk

May the 2nd A. D. 1834.

Shewn all men by these presents that I Gabriel Wilson of Parke County State of Indiana wish Hannah Wilson my wife to sell such property as she may think proper and my debts to be paid, and the balance of the money to be put to the use of supporting and schooling the children, and also the land and all the property to remain here as long as she remains my widow, after that the land to be sold, and the money to be put out at interest until the youngest child comes to be of age if they remain single