

Description: Will of Jesse Osborn (d. 1869)
Parke Co., IN Will Book 2, Pages 404 - 406

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Just Osborns Will

404

I, Jesse Osborn of Liberty Township County of Parke and State of Indiana being of sound mind and memory, and considering the uncertainty of this transitory life do hereby make and ordain this as my last will & testament to wit:

I give and bequeath to my Beloved wife ^{Elizabeth Osborn} twenty five dollars in money the first that comes into the hands of my Executor after my decease. Four Horses. Eight Head of cattle & forty Head of Sheep of her own selecting. All the Hay in the Barn and four stacks on the farm on which I now reside.

Also Pork sufficient for the consumption of my family the year following my decease. All the corn and stock hogs with which I may die seized & one hundred Bushels of wheat now in the granary and all the oats on my farm. All the farming implements which have been in use on the farm including one Reaper & Mower one horse hay rake and horse hay fork, one farming mill, one wagon & harness & one family carriage and harness and my interest in the growing wheat.

The household and kitchen furniture with which I may die seized And in regard to the Real Estate with which I may die seized I give and bequeath to my wife Elizabeth Osborn the use of my farm on which I now reside for the maintenance of herself and my dear children during her natural life containing 25 $\frac{3}{4}$ acres.

I give and bequeath to my son Milton Osborn 1 Bay horse coll folded in the spring of 1869 and one Red two year old heifer, in addition to his mutual interest in my Estate with the other heirs.

The remainder of my personal and Real Estate not herein bequeathed. It is my will and desire should be sold at the proper time after my decease by my executor, and the proceeds of the said sale to be divided equally after all my just debts are paid between my children Mary Ann, Martha Ellen, Asenatto, Louisa, Mourning, Charles T. Sarah Jane, Milton, William F. Soabell, and Esther Emma in proportion to the amount heretofore given them by me.

It is my will that my Executor should sell and I hereby order him to dispose of either at public or private sale as he may deem best, as soon after my decease as practicable, the undivided ~~the undivided~~ two thirds of the following Real Estate in Parke Co & State of Indiana to wit Part of the South West quarter of Section Nineteen Township Seventeen (17), North Range & West as described in Deed of conveyance from Thornton Thompson and empower my Executor to make the necessary deed for the same. As regard to a certain ditching machine now in

my possession, it is my will that it be retained on my farm & the right to use the same thereon and upon neighboring farms and that the Territorial rights with which I may die seized, or which may accrue to my Estate should be sold to my executor to the best advantage, and whom I empower to act in the matter as shall seem best.

Thereby make constitute and appoint Samuel C. Madden Executor of this my last Will and Testament hereby revoking all others -

In witness whereof I have hereunto set my hand and seal this 29th day of 11th month in the year of our Lord One Thousand Eight Hundred and sixty nine.

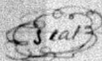
Jesse Osborn

Signed sealed and delivered in the presence of
John G. Thompson,
William C. Robbins.

State of Indiana Parke County ss.

Be it remembered that on the 15th day of December A.D. 1869, John G. Thompson and Wm. C. Robbins the subscribing witnesses to the within and foregoing last Will and Testament of Jesse Osborn late of said county deceased personally appeared before me John D. Hunt Clerk of the Court of Common Pleas of Parke County in the State of Indiana and being severally duly sworn by the clerk of said Court upon their oaths declared and testified as follows, that is to say that on the 29th day of 11th month (Nov) 1869, they saw the said Jesse Osborn sign his name to said instrument in writing as and for his last will and testament, and that the deponent at the same time heard the said Jesse Osborn declare the said instrument in writing to be his last Will and Testament and that the said instrument in writing was at the same time at the request of said Jesse Osborn and with his consent attested and subscribed by the said John G. Thompson and Wm. C. Robbins in the presence of said testator and in the presence of each other as subscribing witnesses thereto, and that the said Jesse Osborn was at the time of signing and subscribing of the said instrument in writing as afore said of full age, that is more than twenty one years of age and of sound and disposing mind and memory and not under any coercion or restraint as the said deponents verily believe and fear their deponents say not. John G. Thompson, William C. Robbins.

Sworn to and subscribed by the said Thompson and Rob-
bins before me John D. Hunt clerk of said Court at Rock-
ville the 15th day of December 1869.

 Seal

John D. Hunt Clerk
By Edward Hunt Dpy.

I attestation whereof I have herewith subscribed my name
and affixed the seal of said Court.

State of Indiana Paske County, I John D. Hunt Clerk
of the Court of Common Pleas of Paske County Indiana do
hereby certify that the within annexed will and testament
of Jesse Estom has been duly admitted to probate and
duly proved by the testimony of John A. Thompson and
William C. Robbins the subscribing witnesses thereto, that
a complete record of said Will, and of the testimony
of the said affiants in proof thereof has been by me
duly made and recorded in Book 2, at pages 404,
405, and 406, of the Record of Wills of said County.

 Seal

In attestation whereof I have herewith subscri-
bed my name and affixed the seal of said
Court at Rockville the 15th day of December
1869, John D. Hunt Clerk, Court of Com-
mon Pleas Paske County. By Edward Hunt Dpy.