

Description: Loose estate papers of Matthias Osborn (includes original will) (d. 1873 or 1874)
Union Co., NJ Loose Estate Records, Case #1158T

Repository: Family History Library, Salt Lake City, UT

Format: Microfilm

Film #: 566008

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at: <http://www.osborne-origins.org/nj/union/nj-union-prob-case-1158.pdf>

1158 T

1158 T

Inventory

Est James Owens
used

Recorded in Warren County
Surrogate's Office in Book C
of Inventories page 122
Filed May 19th 1894

Address: S. Grant St
" Surrogate

State of New Jersey

County of Hudson ss John P. Morris being duly
sworn on his Oath Says

that he is unable to find that the late
James Curran deceased of whose
estate he is administrator left
any personal property but finds that
he died seized of Real Estate situated
in the County and State aforesaid

Sworn & Subscribed before

me this 18th day of May

A. D. 1844 at Elizabeth

Eddison S. Clark

" " Surrogate

J. P. Morris

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1158 T

**SURROGATE'S OFFICE,
UNION COUNTY.**

**Last Will and Testament
OF**

Mathias Osborn

FILED AND PROVED,

January - 16th, 1874

RECORDED IN

UNION COUNTY SURROGATE'S OFFICE,

In Book D of Wills, Page 291.

92 + 93 -

Addison S. Clark

SURROGATE.

Drake & Cook, Printers, 175, 176 and 177 Broad Street.

In the name of God Amen.

I Matthias Osborn of the Township of Summit in the County of Union and State of New Jersey being of sound disposing mind memory and Understanding do hereby make publish and declare this my last will and Testament in manner and form followinge

First

I do order that all my Just debts and funeral expenses be duly paid and Satisfied as soon as Conveniently Can be after my decease.

Second

I give and bequeath to my beloved wife Elizabeth D. Osborn all my household goods and furniture, also all my out doors moveable property to her, her heirs and assigns forever. I also give and bequeath to my said wife the use of all my real estate that I may be seized possessed of or Entitled to at the time of my death, during her life time, Charging her with all taxes that may be assessed against the same after my decease during the term of said life right. I also give and bequeath to my said wife the use of one third of all the rest residue and remainder of my estate during her life time, that may remain after paying out of the same certain

legacies herein after named. the above bequests to my said wife being in lieu of her right of dower at common law.

Third

I give and bequeath to my Grand son William H. O. Pierson son of my daughter Mary E. Pierson wife of William Pierson also to my Grand daughter Betsy Spinning daughter of my daughter Martha J. Spinning wife of Charles Spinning. to each of them the sum of one hundred dollars.

Fourth

All the rest residue and remainder of Estate not herein before disposed of both real and personal of whatever kind and wheresoever situated that I may die seized possessed of or entitled to at the time of my death, I give devise and bequeath to my two daughters Mary E. Pierson and Martha J. Spinning in equal proportion share and share alike. to them their heirs and assigns forever. they not come in possession however of that portion the use of which is herein bequeathed to my said wife untill at her death. hereby charging my said daughters Mary and Martha with two thirds of the Expence of keeping my said real Estate fenced and bushes cut and cleared.

Fifth

If my said wife should think it best and to her benefit to sell said real Estate and have the use of one third of the proceeds thereof

during her life time she shall have the right to do so with the consent of my two daughters Mary and Martha

Sixth

I hereby nominate constitute and appoint my wife Elizabeth D. Osborn my daughter Mary E. Pison and my son-in-law Charles Spinning Executors of this my last will and testament, and I hereby revoke and annul all former and other wills by me made

In Witness whereof I have hereunto set my hand and seal this Fifth day of November A.D. 1873

Signed sealed published and declared as and for his last will and Testament by the above Testator in our presence who at his request and in his presence and in the presence of each other have hereunto subscribed our names as witnesses thereto. this 5th day of November A.D. 1873

Matthew Osborn

John J. Wilcox
Christopher Abbott

Last Will of
Matthew Brown
Dated Nov. 5. 1873

Union County, ss: John J. Wilcox

One of the witnesses to the annexed writing, purporting to be the last Will and Testament of
Matthias Osborn _____ the Testat^{or} therein named, deceased,
being duly sworn on his Oath _____
say^s that he saw the said Testat^{or} sign and seal the said annexed writing, and
heard him publish, pronounce, and declare the same as and for his last Will and
Testament

That at the time of the doing thereof the said Testat^{or} was of sound disposing mind,
memory, and understanding, as far as this deponent knows, and as he
verily believe^s; that

Christopher Kent _____

the other subscribing witness thereto, was present at the same time with
this deponent and together with him subscribed his name thereunto as
witness in the presence of the Testat^{or} and of each other, at the request of the said
Testat^{or} and that said Testat^{or} died more than ten days ago.

Sworn before me this seventeenth day of }
January _____ A. D. 1874 at Elizabeth. }

Addison S. Clark

SURROGATE.

John J. Wilcox

Union County, ss: Elizabeth D. Osborn and

Mary E. Pierson

The Execut^{rices}, in the annexed writing named being severally sworn
on their respective Oaths _____

say that the annexed writing contains the true last Will and Testament of Matthias
Osborn the Testat^{or} therein named, deceased, as far as they
know and as they verily believe; that they will as the Execut^{rices} thereof, well
and truly perform the same, first by paying the debts of said deceased, and then the legacies
therein specified, as far as the Goods, Chattels, and Credits of said deceased will thereunto
extend, and the law charges; that they will make and exhibit unto the Surrogate's
Office, of the County of Union, a true and perfect inventory of all and singular the said
Goods, Chattels, and Credits, as far as the same have or shall come to their
possession or knowledge, or to the possession of any other person or persons to their use, to
their knowledge

And that they will well and truly account when thereunto lawfully
required, and that said Testat^{or} died on the 20th day of December, A.D. 1873

Sworn before me this thirteenth day of }
January _____ A. D. 1874 at Elizabeth. }

Addison S. Clark

SURROGATE.

Elizabeth D. Osborn
Mary E. Pierson