

Description: Recorded Will of Mary Osborn (d. 1860)
Chester Co., PA Will Book 21, Page 264

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affirmations respectively did say, that they were personally present and did see and hear Margaret S. Garrett the Testatrix in the foregoing instrument of writing named sign, seal, publish pronounce and declare the same as and for her last Will and Testament, and that at the time of so doing, she was of a sound and well disposing mind and memory to the best of their knowledge and belief.

affirmed before me

A. Strickland. Register

Be it Remembered that on the sixteenth day of July A.D. 1860 the last Will and Testament of Margaret S. Garrett deceased, was proved and approved in due form of law and Letters Testamentary thereon were duly granted to George S. Garrett & Enos V. Garrett, who were affirmed, well and truly to administer the goods and chattels rights and credits of said dec^d according to law, also diligently and faithfully regard and well and truly comply with the provisions of the law relating to collateral Inheritances.

A. Strickland. Register

Mary Osborn's

Will

Be it Remembered that I, Mary Osborn of the Township of Wallace, County of Chester and State of Pennsylvania, (widow) being in good health of body, and of sound and disposing mind and memory, do make and declare this my last Will and Testament, in manner following to wit: Item, I order that all my just debts, funeral expenses and charges of proving this my Will, be in the first place fully met and satisfied, and after payment thereof and every part thereof, I give and bequeath unto my two daughters, Mary Jane and Susan all my wearing apparel to be divided equally between them, share and share alike, Item, I give and bequeath unto my daughter Susan aforesaid all my best dishes, Item, I give and bequeath unto my son George the sum of Fifty dollars (\$50.00) to his heirs and assigns forever, or directly to his Guardian hereinafter provided, until my son shall arrive at twenty one years, Item, I give and bequeath all the rest residue and remainder of my estate, goods, chattels whatsoever and wheresoever found to be put to public sale by my executor as soon as conveniently may be after my decease, Item, I give and bequeath unto my two sons, George aforesaid and William all the proceeds of said sale to be divided equally between them share and share alike, and to their heirs and assigns forever, Item, I order and it is my Will that Samuel Henderson shall be my Guardian for my son George during his minority, and that my son George on arriving to the age of twenty one years shall receive the amount of principal that shall appear to be due him, together with lawful interest on the same to be paid to him by this his Guardian, And lastly I nominate constitute and appoint my son William Osborn to be the executor of this my last Will and Testament, and declaring this and this alone to be my last Will and Testament, hereby revoking all other, In Witness whereof, I have hereunto set my hand and seal the twenty ninth day of April Anno Domini one thousand eight hundred and fifty seven.

Witness present

Robert Parker, John S. Parker }

Mary Osborn
mark

West Chester July 19, 1860 Then personally appeared Robert Parker & John S. Parker, who on their solemn affirmations did respectively say that they were personally present and did see and hear Mary Osborn the Testatrix in the foregoing instrument of writing named, sign, seal, publish pronounce and declare the same as and for her last Will and Testament, and that at the time of so doing, she was of a sound and well disposing mind and memory to the best of their knowledge and belief.

affirmed before me

A. Strickland. Register

Be it Remembered that on the nineteenth day of July A.D. 1860 the last Will and Testament of Mary Osborn dec^d was proved and approved in due form of law and Letters Testamentary thereon were duly granted to William Osborn, who was affirmed well and truly to administer the goods and chattels rights and credits of said deceased according to law, also diligently and faithfully regard and well and truly comply with the provisions of the law relating to collateral Inheritances.

A. Strickland. Register

Christian Kurtz's

Will

I Christian Kurtz, of West Nantmeal Township, Chester County and State of Pennsylvania, being weak of body, but of sound mind, memory and understanding, and considering the uncertainty of this transitory life, do make and publish this my last will and testament, in manner and form following, to wit: First, It is my will and I do order that all my just debts and funeral expenses be duly paid and satisfied as soon as conveniently can be done after my decease, Item I give and bequeath to my dear wife, Mary, the right and privilege to remain with my children on the farm on which I now reside, during her natural life, my said wife to have and take the management and control of said property to the same extent as I now have, and what money may be made on said farm, after paying necessary expenses, shall be applied in the payment of the debt which I owe on said farm, and in case my said wife should live till said debt be all paid, that then the money made as aforesaid shall go into