

Joshua O'Hook, deceased continued.

selling so much thereof as may be sufficient to pay my just debts.
 Second - I do hereby nominate and appoint Elizabeth O'Hook, my beloved wife, executrix of this my last Will and Testament, hereby authorizing her to compromise adjust, release and discharge, in such manner as she may deem proper the debts and claims due me. I do hereby revoke all former wills by me made. In testimony whereof I have hereunto set my hand and seal. This sixth day of May in the year 1858.

J. O'Hook Seal

Signed and acknowledged by said Joshua O'Hook,
 as his last Will and Testament, in our presence and
 signed by us in his presence;

Joseph Kickey,
 John Canklin "

And the examination and testimony of the attesting and subscribing witnesses to said will taken in open Court reduced to writing, and filed, and so ordered to be recorded as aforesaid, is now here accordingly recorded as follows to wit;

The State of Ohio 1858.

Muskingum County, at the Probate court held at the office of said Court, in Zanesville, within and for the County aforesaid, on the 28th day of November 1858, the last Will and Testament of Joshua O'Hook deceased, late of said County, was produced in writing, and Joseph Kickey, and John Canklin, the attesting and subscribing witnesses thereto, being duly sworn and examined in open Court, declared that said testator, Joshua O'Hook, ^{deceased}, was at the time of executing and signing said last Will and Testament, of full age, and sound mind and memory, and free from any restraint, that he signed the same in their presence, and that they heard him acknowledge said instrument in writing, as and for his last Will and Testament, and that they subscribed their names, as witnesses thereto, in his presence;

Verify that the foregoing testimony was taken in open Court, and reduced to writing, and taken at the time and place specified.

Wm S. Mason, Probate Judge.

Isaac Corrday, deceased,

The State of Ohio - Probate Court within and for said County,
 Muskingum County, March 21st 1858

The last Will and Testament of Isaac Corrday deceased, late of Muskingum County, Ohio, was this day produced in open Court, and duly proved by the oaths of John Bell, and William R. Henderson, the attesting and subscribing witnesses thereto, whose testimony in this behalf was reduced to writing and duly filed, and thereupon it appearing to the Court from the said testimony that the said Will was duly executed and attested, and that the said testator Isaac Corrday deceased was at the time of executing and signing the same of full age, and sound mind and memory and free from any restraint. It is therefore

Isaac Boardray deceased continued:

by the court ordered that the said last Will and Testament be and the same is hereby admitted to Probate, and that the same together with the said testimony and this entry be duly recorded.

Will

"In the name of the benevolent Father of all, I Isaac Boardray of Muskingum County Ohio, do make and publish this my last Will and Testament. Item First.— I give and devise to my son George W. Boardray, the farm that I now reside upon situated in Clap Township in said County of Muskingum containing one hundred and sixty acres more or less. Item 2d. I devise and bequeath to my Daughter Elizabeth Scovell, the sum of one hundred and fifty dollars money, also to my daughters Mary Boardray, Anna Blount, and Ruth Staylup each the sum of two hundred dollars to be paid by George W. Boardray as follows, one half of the above to be paid in one year after my death, and one half in two years from my death, the first payment to be made to Mary Boardray, and Ruth Staylup each their full amount of two hundred dollars, and not as above in two equal payments.

Item 3d.— After my death it is my wish that all my personal property of every kind be sold and the proceeds of said property be given to my Daughter Mary in addition to the above two hundred dollars except so much of the above personal property as may be necessary to pay my just debts, and funeral expenses;— Item 4th. I do hereby nominate and appoint my son George W. Boardray my Executor of this my last Will and Testament thereby authorizing him to settle and collect all debts due me and pay all debts and bequests as before stated. I further desire that no appraisement be made of my personal property, and that the Court of Probate direct the division of the same in pursuance of the Statute, I do hereby revoke all former wills by me made. In Testimony whereof I have hereunto set my hand and seal this fourteenth day of January A.D. 1839

Isaac Boardray Seal

Signed and acknowledge by said Isaac Boardray as his last Will and Testament in our presence and signed by us in his presence

John Bell

Wm H Henderson"

And the examination and testimony of the attesting and subscribing witnesses to said Will taken in open Court reduced to writing and filed, and so arranged to be recorded as aforesaid, is now here accordingly recorded as follows to wit:

"The State of Ohio — 1839 — At the Probate Court held at the office of said Court in Zanesville within Muskingum County, and for the County aforesaid, on the 21st day of March 1839, the last will and testament of Isaac Boardray deceased, late of said County, was produced in writing, & John Bell & Wm H. Henderson the attesting and subscribing witness thereto, being duly sworn and examined in open Court, declared that said testator Isaac Boardray was at the time of executing and signing said last will and Testament of full age and sound mind and memory, and free from any restraint that he signed the same in their presence and that they heard him acknowledge said instrument of writing, as and for his last will and testament and that they subscribed their names, as witnesses thereto in his presence.

I certify that the foregoing testimony was taken in open Court, and taken at the time and place specified and reduced to writing by me: attests Wm S. Mason Esq. Judge