

LIBER NO

WILLS

16

Libro J.L.M. 1

1864

To 1869

Jaob C. Knode

Deceased Will

Jermiah Knode
John C. Knode, Esq.

In the name of God amen

I Jaob C. Knode of Frederick County, in the State of Maryland, being in perfect health of body, and of sound and disposing mind, memory and understanding, considering the certaintie of death and the uncertainty of the time thereof, and being desirous to settle my worldly affairs, and thereby to be better prepared when it shall please God to call me home, do therefore make and publish this my last will and testament in manners and form following, to wit:

First, and principally I commit my soul into the hands of Almighty God, and my body to the earth to be decently buried at the discretion of Executors hereinafter named, and of my funeral charges and just debts unpaid, I give and bequeath as follows:

Item, I give and bequeath all the proceeds of the sale of my Estate, Real personal and mixed to the sole use of my Executors hereinafter named, at public sale, with all money left by me, to my Sons and Daughters or the Survivors of them to wit: David, Joseph, Ann & Martha, Jermiah, Rebecca, Catherine, John, and the legal representatives of Jacob, (to be equally divided among them, share and share alike, Jacob's Survivors to have One Share.)

And Lastly I do hereby constitute, and appoint my two Sons Jermiah and John, to be sole Executors of this my Last will and testament, revoking and annulling all former wills by me heretofore made, ratifying and confirming this and no other to be my last will and testament.

In Testimony whereof I have hereunto set my hand and seal this Sixteenth day of November, One thousand Eight hundred and Eighty three.

Signed, Sealed, and published and declared by Jaob C. Knode, the above Testator as and for his last will and testament, in the presence of each other have subscribed our Names as witnesses thereto.

Jaob C. Knode

David Thomas, George M. Blessing
Daniel C. Chickenshaw

State of Maryland, Frederick County, to wit;
On this 16th day of December 1863, came David Thomas, and made Oath on the Holy Evangelie of Almighty God, that the foregoing instrument of writing is the true whole will and testament of Jaob C. Knode, late of Frederick County, deceased, that has come to his hands and possession, that he received the same from the Testator for safe keeping, and that he does not know of any other of a later date.

Test J. L. McLean, Register

State of Maryland, Frederick County, to wit;
On the 4th day of January 1864, came David Thomas, George M. Blessing and Daniel C. Chickenshaw, the subscribing witnesses to the foregoing Last will and testament of Jaob C. Knode, late of Frederick County, deceased, and made Oath on the Holy Evangelie of Almighty God, that they did see Jaob C. Knode, the Testator therein named sign and seal this will, that they heard

In Testimony whereof I have hereunto set my hand and seal this nineteenth day of May. One thousand eight hundred and eighty.

Signed, sealed, published and declared by Philip Lowe, the above named Testator as and for his last will and testament, in the presence of us, who at his request and in the presence of each other have subscribed our Names as witnesses,

Philip Lowe Seal

James Mason, Lewis S. P. Denton, G. J. Dell.

State of Maryland, Frederick County, to wit; On this 28th day of December 1863. Came William J. Rapp, and Made Cottle on the Holy Evangel of Almighty God, that the foregoing instrument of writing is the true whole and last will and testament of Philip Lowe, late of Frederick County, deceased, that has come to his hands and possession, that he seeing the same from the Testator for safe keeping, and that he does not know of any other of a later date.

Test J. L. McLean, Regr.

State of Maryland, Frederick County, to wit; On this 1st day of January 1864. Came James P. Mason, Lewis S. P. Denton and George J. Dell, the subscribing witnesses to the foregoing last will and testament of Philip Lowe, late of Frederick County, deceased, and Made Cottle on the Holy Evangel of Almighty God, that they did see Philip Lowe, the Testator herein named sign and seal this Will and testament; that they heard him publish, pronounce, and declare the same to be his last will and testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory, and understanding; and that they respectively subscribed their Names as witnesses to said Will, in the presence, and at the request of the Testator, and that they did also see each the other subscribe his Name as witness to said Will at the request of the Testator, in his presence and in the presence of each other.

Test J. L. McLean, Regr.

I Philip Lowe, of Frederick County, State of Maryland do make and Ordain this a Codicil to my Last will and testament, in manner and form following, to wit;

Whereas I have made my Last will and testament, which I now confirm and ratify, and whereas I directed my Administrator to administer upon my Estate, and whereas I did not appoint an Executor of my said will. Now therefore I Philip Lowe, do constitute and appoint William J. Rapp, of Frederick County, to be Sole Executor of this my Last will.

In Testimony whereof I Philip Lowe hereunto set my hand and affixed my seal this twentieth day of November in the year eighteen hundred and eighty three.

Philip Lowe Seal

Louis Evans

Signed, sealed, published and declared by Philip Lowe, the above named Testator in our presence, as and for a Codicil to his Last will and testament, who at his request in his presence and in the presence of each other have signed our Names as witnesses hereto.

Henry T. Boteler, Edward Thompson, N. B. Harding.

State of Maryland, Frederick County, to wit; On this 28th day of December 1863. Came William J. Rapp, and Made Cottle on the Holy Evangel of Almighty God, that the foregoing instrument of writing is the true whole and last will and testament of Philip Lowe, late of Frederick County, deceased, that has come to his hands and possession, that he seeing the same from the Testator for safe keeping, and that he does not know of any other of a later date.

Test J. L. McLean, Regr.

State of Maryland, Frederick County, to wit; On this 4th day of January 1864. Came Henry T. Boteler, Edward Thompson, and N. B. Harding, the subscribing witnesses to the above going Codicil to the Last will and testament of Philip Lowe, late of Frederick County, deceased, and Made Cottle on the Holy Evangel of Almighty God, that they did see Philip Lowe, the Testator herein named sign and seal this Codicil to his Will; that they heard him publish, pronounce, and declare the same to be a codicil to his last will and testament; that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory, and understanding; and that they respectively subscribed their Names as witnesses to said Codicil, in the presence, and at the request of the Testator, and that they did also see each the other subscribe his Name as witness to said Codicil to the last will, at the request of the Testator, in his presence, and all in the presence of each other.

Test J. L. McLean, Registered

John L. Lohr, Deed Will, John B. Picking, Esq.

In the Name of God, Amen, I John Lohr, of Frederick County, in the State of Maryland, being Sick and weak in body, but of sound and disposing mind, memory, and understanding considering the certainty of death, and the uncertainty of the time thereof, and being desirous to settle my worldly affairs and thereby be the better prepared to leave this world, and it shall please God, to call me home, do therefore make and publish this my Last will and testament, in manner and form following, that is to say,

First and principally I commit my Soul into the hands of Almighty God, and my body to earth, to be decently buried at the discretion of my Executors hereinafter named, and after my debts and funeral charges are paid I devise and bequeath as followeth

I give I devise and bequeath to my two sons Abraham Lohr and Daniel Lohr, as Tenants in Common the Farm or part of a Tract of Land calling "Wood's Reserve" containing about one hundred and twenty five acres of Land, be the same more or less, being the same lands which I obtained of a certain Daniel Lohr, which said farm I value at Four thousand dollars, and with the proviso, that

jointly pay to my daughter Margaret, wife of Abner Smith, four hundred
the sum of four hundred dollars in three equal annual payments after the decease. I also
bequeath to Abraham and David, sons of my said wife, the land lying in the South
Mountain adjoining the lands of Abraham Beckwith.

I have also bequeathed to my two sons, Nicholas, John and James, each as
severally in Common the sum of one hundred and twenty dollars, to be paid to them
which I obtained and purchased from John Withers, brother of R. S. Withers, and late
containing about one hundred and twenty acres of land, more or less, and which land or
part thereof at the sum of five thousand dollars, with the proviso, that they jointly
pay to my daughter Margaret, wife of Abner, Smith, the sum of four hundred
dollars in four equal annual payments after my decease.

I have also bequeathed to my two sons, James and John, each as
severally in Common the sum of one hundred and twenty dollars, to be paid to them
lands of John Stewart, William King, Samuel S. and others, and also all
the lands or parts of tracts of land which have been, or shall be, sold, and which I
value at the sum of five thousand dollars, with the proviso, that they
jointly pay thereon to my daughter Margaret, wife of Abner, Smith, the sum
of four hundred dollars in three years after my decease. I also bequeath to my two
sons John Simon, John Stewart and James, the land lying in the
Lands of John Stewart and others.

I have also bequeathed to my son, James, the sum of one hundred
and twenty dollars, with the proviso, that he shall pay to my daughter
jointly with my said daughter Margaret, the sum of four hundred dollars, and on failure to do so my Executor
hereinafter named shall proceed to sell either of them at public sale, and divide
between the money arising thereon, according to the above bequest.

I have also bequeathed to my wife, in lieu of her dower, and the residue of
of whatever King Simon and Natural King, and after her death what remains in any
bequeath to my two sons, James and John, jointly with the proviso and understanding
that my wife shall have and enjoy such part of the said King Simon as she shall
and further that my said sons, James and John, shall surmount and provide for her
all things necessary to make her comfortable and above all in their will, she may
at any time dispose of any of said property bequeathed to her (during her natural life
aforesaid) and I further desire that any funds now whatever source in the hands
of my Executor shall be equally distributed among my wife and children or their issue.

And lastly I do hereby constitute and appoint my daughter, Mary P.
Dickson to be Sole Executor of this my last will and testament, reserving and annulling
all former wills by me heretofore made, ratifying and confirming this and none other
to be my last will and testament.

In Testimony whereof I have hereunto set my hand and affixed my
seal this Eleventh day of December, in the year Eighteen hundred and fifty three.

Signed, Sealed, published and declared
by John King, the above named testator
in the presence of us, who at his request, in
his presence, and in the presence of each other,
have subscribed our names as witnesses thereto.

John King
Testator

William C. Linder, M^r Spofford
John P. Dickson

State of Maryland Frederick County, to wit
On this 11th day of December 1853, came John P. Dickson, and made Oath on the
Holy Evangelists of Almighty God, that the foregoing instrument of writing is the true and
testament of John King, late of Frederick County, deceased, that has come to his hands and possession
and that he received the same from the testator for safe keeping, and that he does not know of
any other of a later date.

John P. Dickson, Registrar

State of Maryland Frederick County, to wit
On the 11th day of December 1853, came William C. Linder, William Spofford
and John P. Dickson, the subscribing witnesses to the foregoing last will and testament of John
King, late of Frederick County, deceased, and made Oath on the Holy Evangelists of Almighty God, that
they did see John King, the testator, when named sign and seal the said will, that they heard him
publish, pronounce, and declare the same to be his last will and testament, that at the time of his
decease he was to the best of his own recollection sound and disposing mind, memory and
understanding, and that they respectively subscribed their names as witnesses to said will, in
the presence, and at the request of the testator, and that they did also see each the other subscribe
their names as witnesses to said will at the request of the testator in his presence, and
all in the presence of the other.

John P. Dickson, Registrar

Ludwig King
Deceased
Maria King, Executrix

I Ludwig King, of Frederick County, and
State of Maryland, being of sound mind, memory and
understanding, do make this my last will and testament
hereby revoking all wills heretofore made by me.

In the first place I think that all my debts and
former expenses to pay including a note in the Frederick
Savings Institution, now standing in the name of my daughter Mary King,
but which I received as my own said note having originally been a debt of my son
John King (now deceased) said note being for One hundred dollars.

Secondly, I give and bequeath to my wife Maria C. King, all my personal
property now in my hands, or may be possessed of at my death, also to draw all the rents
of my Real Estate, which I now hold for my wife, and should that not be sufficient for her maintenance
I do hereby authorize and empower her to sell and dispose of any or of my real or
all my real estate, and make and convey to the purchaser or purchasers good and
sufficient deeds.

Thirdly, It is my will that at the decease of my wife Maria C. King,
should there be any property left that the whole Real, personal and mixed of the same
shall be sold and divided into eight equal shares, to be distributed to my
children Isaac and John alike, unto the provision in regard to the children of
John King (now deceased) hereafter named that is to say to Christian Bernhard
late intermarrying to Jacob Magnum (now deceased) King, George Charles, the
intention and Mary, One full share each, but in as much as I have made provision
for the payment of the note of my son John lately deceased for one hundred dollars, on
the Frederick Savings Institution which fell due the 16th July 1853, I desire and

it is my will that said two together with the Interest thereon be deducted from the remaining eight portions before dividing. The balance to be distributed between the children of said son John or the survivors, share and share alike, the proceeds of the said two and interest so deducted to be divided between my first named children share and share alike one fourth of said amount to each.

And I fully do hereby constitute and appoint my dear wife Hannah being my sole executrix of this my last will and testament. In testimony whereof I have hereunto set my hand and affixed my seal this thirteenth day of April Eighteen hundred and fifty seven.

Signed Salley, published and declared to be the above named testator as his last will and testament, in the presence of us, one at his request, in his presence, and in the presence of each other have subscribed our names as witnesses thereto.

James C. Vining (S. 1857)

James C. Vining James C. Vining James C. Vining

State of Maryland, Frederick County, Sec.

On the 12th day of November 1867, I, James C. Vining, being of full age and sound mind, do hereby certify that the foregoing instrument of writing is the true and correct will and testament of James C. Vining, late of Frederick County, deceased, that has come to my hands and possession, that in witness whereof I have hereunto set my hand and seal, for safe keeping, and that he had not been of sound mind at the time.

John H. L. ...

State of Maryland, Frederick County, to wit;

On the 27th day of December, 1867, I, James C. Vining, being of full age and sound mind, do hereby certify that the foregoing instrument of writing is the true and correct will and testament of James C. Vining, late of Frederick County, deceased, that has come to my hands and possession, that in witness whereof I have hereunto set my hand and seal, for safe keeping, and that he had not been of sound mind at the time.

J. L. M. ...

Jacob Lathman

Dec 24 1867

George Lathman and Peter Lathman

J. Jacob Lathman of P. of Frederick County and State of Maryland, do hereby certify and publish this my last will and testament in manner and form following to wit: After all my debts and funeral charges are paid I give and devise as follows =

I give and devise to my Executor, hereinafter named, and to the Executor of them, the Lands Situate in Frederick County, Maryland, to me by Grant, Form, containing Seventy seven acres of Land, and also a Mountain Lot Situate in said County and State, containing about three acres of Land, conveyed to me by Christian, Stodier, in trust to sell the same at public sale, at which sale I authorize and empower either of my said Executors to receive, and authorize the other Executor in case of said purchase to execute the deed for the same, and also to the contrary with withholding.

Out of said proceeds of sale I authorize and direct my said Executor to pay my dear Son, the sum of Seven hundred and fifty three dollars and sixty eight cents, to my dear wife Hannah the sum of Two hundred dollars, they having advanced to me the said sum of money, to enable me to purchase said lands, this property to be sold subject to the lease to Andrew, Bedwin, which lease expires on the first of April Eighteen hundred and sixty seven (1867).

I give and devise to my wife Catharine, Leathman, in lieu of her dower in Public, Estab, and in lieu of my share in my personal estate, the sum of Two thousand five hundred dollars, to be paid her by my dear Son, Leathman, within two months after my decease, with interest thereon from my death to the interest payable amount, she and her heirs to my said wife and her heirs and her furniture, with the right and privilege to live in the house on my Con, Turn, during her life, with the use of the Garden, and of the Orchard, and such supplies of fire wood for her own use, to be furnished by my daughter, Mary, the house of the house and the Orchard, in possession.

I give and devise to my dear Son, Leathman, in fee simple the Farm on which he now resides containing about One hundred and fifty acres of Land, and also a Mountain Lot containing about twelve acres of Land, both in his possession situate in Widdell, Green, Frederick, County, Maryland.

I give and devise to my dear Son, Leathman, in fee simple, the Farm on which he now resides containing One hundred and fifty acres of Land, and also the Lot conveyed to me by Peter, Whiting, containing about eleven acres of land, situate in Frederick, County, and, State, of, Maryland.

I give and devise to my daughter Mary, Goepfinkle, widow of John, Goepfinkle for her sole use and enjoyment, for and during her life my Con, Turn whereon she now resides containing One hundred and fifty acres of Land, more or less subject to the rights of my wife, to live in the dwelling house, to use the garden for her own use, and such fruit from the Orchard as she may require for her own use, and such fire wood as she may need for her own use, which firewood is to be furnished by my said daughter or the Grant and is to be a charge on the said land during the life time of my wife.

I will and devise to my said daughter during her life and for her own sole and exclusive use and benefit, the Lot designated as Lot No. 3 in the plan of the said Leathman, purchased from George, Wissman, containing twenty four acres and One rood of Land.

After the death of my said daughter Mary I give and authorize my Executor or the Survivor of them to sell the lands devised to my said daughter Mary for life and out of the proceeds of said sale, I give and bequeath to Peter, Whiting, Goepfinkle, and Louisa, Goepfinkle children of my said daughter Mary by her former husband John, Goepfinkle now dead, each the sum of One hundred dollars - this balance of proceeds of sale to be divided among her present children and any children she may have by any husband she may have after my death.

I John H. Davis, Custodian of Records, Report the within and foregoing
testaments to the Hon. Justices of the Peace, County of Frederick, State of Maryland,
making of said will.

For which I am bound to do by law, and I do so, and I do so
eight days of January in the year of our Lord, One thousand eight hundred and thirty seven.

In presence of
Hiram S. Wilson, Clerk of Court
J. H. Davis

State of Maryland, Frederick County, to-wit:
On this 11th day of January 1837, I, John H. Davis, Clerk of Court,
and made Oath on the Oath of my Office, and I do so, and I do so
of matters & the true state of the within and foregoing
County, to-wit: that the within and foregoing
same from Hiram S. Wilson, and I do so, and I do so
and that she does not know of any thing of the kind.

State of Maryland, Frederick County, to-wit:
On this 11th day of January 1837, I, John H. Davis, Clerk of Court,
Hiram S. Wilson, the deponent, and I do so, and I do so
ment of Hiram S. Wilson, late of the County of Frederick, State of Maryland, Clerk
County of Frederick, State of Maryland, and I do so, and I do so
that they have not been published, and I do so, and I do so
and testaments, that at the time of his death he was in the possession
of sound and disposing mind, memory and understanding, and that he was not
debauched, nor under any influence of any kind, and I do so, and I do so
the testaments, and that they are also in each and every of the within and foregoing
his name as witness to said will, in the presence, and at the request of the testator, and
all in the presence of each other.

Andrew T. Beutel.
Deed to Will.
Maria Elizabeth Beutel, Execut.

In the name of God amen
I, Andrew T. Beutel
being in sound mind but in a feeble state
of bodily health and wishing to arrange all
my worldly affairs, do make this my last
will and Testament,

- 1 I grant that all my debts, Doctors bills and funeral expenses be paid,
 - 2 I give and bequeath to my beloved wife, Maria Elizabeth Beutel, to have
and to hold the same during her natural life all my Real and personal
property, for her use and for the education of my children, the same to be
equally divided amongst my children at her death.
 - 3 I hereby appoint my wife Maria Elizabeth Beutel and my Brother Christ
opher Beutel Executors of this Last will and Testament.
- Witness my hand and seal in Middle town Frederick Co. Md. this 11th day of
January 1837
Andrew T. Beutel

The undersigned in the presence of each other, in the presence of their relatives, and at the request
of said testator, do hereby certify that the within and foregoing
Middle town 15th Janry 1837.

Andrew T. Beutel, Daniel C. Eastman,
Daniel D. W. D. T. Beutel,

State of Maryland, Frederick County, to-wit:
On this 17th day of January 1837, I, John H. Davis, Clerk of Court,
and I do so, and I do so
and testaments, that the within and foregoing
County, to-wit: that the within and foregoing
same from Hiram S. Wilson, and I do so, and I do so
and that she does not know of any thing of the kind.

State of Maryland, Frederick County, to-wit:
On this 17th day of January 1837, I, John H. Davis, Clerk of Court,
and I do so, and I do so
and testaments, that the within and foregoing
County, to-wit: that the within and foregoing
same from Hiram S. Wilson, and I do so, and I do so
and that she does not know of any thing of the kind.

William Douglas
Will
Ezra Michael, Exor.

In the name of God amen
I, William Douglas
of Frederick County, in the State of Maryland,
being in feeble health of body, but of sound and
disposing mind, memory and understanding, consider-
ing the certainty of death and the uncertainty of
the time thereof, and being desirous to settle my worldly affairs and thereby to be
better prepared to leave this world when it shall please God to call me hence, do
therefore make and publish this my last will and Testament, in manner and
form following, that is to say:

I hereby give and bequeath unto my daughter Elizabeth D. Souffle, wife
of James B. Souffle, twenty four acres of Land, more or less, a part thereof
being formerly owned and possessed by Michael Fisher, late of Frederick
County, Md., the tract of land is being commencing at a stone on the line of

The County was from Lichtenhite to Dr. Mitchell's running from thence in a North
and direction to a stone near a large white Oak tree on the South Side of a run, from thence
to a stone on the North Side of said run, and from thence to a stone in the line between
me and George W. Snodgrass, and then with the line of George W. Snodgrass until it intersects
Cass's Run Manor, then North with Cass's Run Manor to the Lickhite & Co. Run, then West
with said run to the first name of Stone, all the land within said bounds to be held for
Twenty four years. I give and bequeath to my daughter Eliza during her life, and then to her
children. Provided however the said Eliza N. Scarff, furnish to cause to be furnished
unto my dear wife Ann Douglas, One barrel of flour and two and a half bushels of
Corn Annually so long as she may live or remain a widow.

Item 2 I give and bequeath to my daughter Eliza N. Scarff, one and a half
bushels of Corn Annually of the County of Frederick from the year 1863 to
the year 1867, and I bequeath to my daughter Eliza N. Scarff, one and a half
bushels of Corn Annually to be paid to her or to her heirs or assigns for the life of my
wife Ann Douglas, One barrel of flour and two and a half bushels of Corn Annually
so long as she may live or remain a widow.

Item 3 I do hereby give and bequeath to my daughter Eliza N. Scarff, one and a half
bushels of Corn Annually to be paid to her or to her heirs or assigns for the life of my
wife Ann Douglas, One barrel of flour and two and a half bushels of Corn Annually
so long as she may live or remain a widow.

Item 4 I give and bequeath to my daughter Eliza N. Scarff, one and a half
bushels of Corn Annually to be paid to her or to her heirs or assigns for the life of my
wife Ann Douglas, One barrel of flour and two and a half bushels of Corn Annually
so long as she may live or remain a widow.

Item 5 I give and bequeath to my daughter Eliza N. Scarff, one and a half
bushels of Corn Annually to be paid to her or to her heirs or assigns for the life of my
wife Ann Douglas, One barrel of flour and two and a half bushels of Corn Annually
so long as she may live or remain a widow.

Item 6 I desire that my Executor dispose of all my personal property
and after paying my just debts, the residue of any to be appropriated for the benefit
of my daughter Eliza N. Scarff.

My Last Will I do hereby constitute and appoint Eliza N. Scarff to be
my Sole Executor of this my last will and testament, ratifying and confirming this
and none other to be my last will and testament.

In Testimony whereof I have hereunto set my hand and affixed my
seal this Twenty Eighth day of December, in the year 1863.

Signed, Sealed, published and declared
by William Douglas, the above named Testator
as and for his last will and testament
in the presence of us, who in testimony whereof
we have hereunto set our hands this twenty eighth
day of December, in the year 1863.

William Douglas
Mark

John Deigo, William Colbeck
Ego Michael

State of Maryland Frederick County, Feb.
On this 1st day of January 1864. Came Ego Michael.

and made Oath on the Holy Evangelists of Almighty God, that the foregoing instrument of
writing is the true will and testament of William Douglas, late of Frederick County,
Maryland, and that he has come to his hands and possession, that he received the same from the
Testator, for safe keeping, and that he does not know of any other of later date.
Witness my hand and seal this 1st day of January 1864.

State of Maryland Frederick County, Feb.
On the 20th day of January 1864. Came John Deigo, William Colbeck
Ego Michael, the Subscribing Witnesses to the foregoing last will and testament of William
Douglas, late of Frederick County, Maryland, and made Oath on the Holy Evangelists of Almighty
God that they being sworn by William Douglas, the Testator therein named, signed and sealed this Will, that
they had seen published, pronounced, signed before the same to be his last will and testament, that at
the time of his so doing he was to the best of their knowledge, sound and of his mind, and that they
were of legal age, and that they respectively subscribed their names as witnesses to said will,
in the presence, and at the request of the Testator, and that they had also seen the said Testator
sign and seal the same as aforesaid, and that they had also seen the said Testator, in his
own, and in the presence of each other.

William Deigo
Do. W. Colbeck
John Deigo, etc.

In the name of God Amen.
William Deigo, of
Frederick County, in the State of Maryland, being of sound
Mind and Memory (Signed by him for the same) do
make and publish this my last will and testament,
That, after my death, and funeral charges are paid
I give and bequeath to my beloved wife Sarah the Lot of ground situated in Frederick
County, aforesaid, which was conveyed to me by William Deigo, my wife, by her deed of
the 28th day of December 1861, containing 7 acres more or less of land and accor-
ding to the Survey of the said William Deigo, and also the Lot of land in Frederick County, aforesaid,
and bequeath to my wife Sarah all the personal property of mine which she is to hold for
the said Sarah during her natural life, and after her death
I think that all of the above property both Real and personal shall be sold by
my Executor hereinafter named, and I further will and think that the proceeds
of the sale of the same be equally divided between my six children hereinafter named
viz: John Deigo, Hannah Frances, William Henry, Ann Rebecca, Susan and
Mary Catherine.

My Last Will I do hereby constitute and appoint my son John Deigo to be
Sole Executor of this my last will and testament, and I do hereby empower my
Executor to make sales and convey all debts of my Estate in fee simple.
In Testimony whereof I have hereunto set my hand and affixed my seal this
minutest day of December in the year One thousand eight hundred and sixty
three.

Signed, Sealed, published and declared
by William Deigo, the above named
Testator as and for his last will and testament in the presence of us who have subscribed
our names as witnesses hereto the day and year above mentioned.
Daniel Collier, Wm. H. Kershner, John W. R. Smith

CERTIFICATE OF CAMERA OPERATOR

I HEREBY CERTIFY THAT THE DOCUMENTS REPRESENTED BY THE
MICROPHOTOGRAPHS APPEARING ON THIS ROLL OF FILM DESIGNATED AS
REEL No. 6.1 WERE PHOTOGRAPHED BY THE UNDERSIGNED ON THIS
DATE.

REEL BEGINS WITH LIBER 13. FOLIO 103

REEL ENDS WITH LIBER 16. FOLIO 17

BY I real C. Dean
(SIGNATURE OF OPERATOR)

DATE Sept. 6, 1950