

and Henry when James shall come to the age of twenty one year except the three heirs for Joseph, Michael and Hamor. Seventhly, Barbara Custer, my step daughter is to have the use of forty acres of land during her natural life provided she sees proper to live on and occupy the same, but if she moves off and leaves it then at the expiration of three months after she leaves said premises said forty acres of land is to be sold at publick sale to the highest and of the proceeds of the sale an equal dividend to be made between my four oldest children namely, Mary Joseph, Michael Hamor. The said Barbara Custer and Callara Custer her husband is not to sell or dispose of any timber growing on said premises nor cut and destroy any except where he clears and cultivates the land. The forty acres referred to in the seventh provision of my will is designated as follows; the North west quarter of the North east quarter section No 14 in township No one South of Range No 821 twelve containing forty acres. Eighthly it is hereby provided that a note of land coming due the first of April 1837 for one hundred and eight is to be collected with other credits ^{amounts} this settlement to pay all my lawful debts funeral expenses etc and I do hereby constitute and appoint Elizabeth Richardson, my wife, Michael Battenfield, my near neighbor to be my lawful executors to carry the provisions of this will into effect. In testimony whereof I hereunto set my name to be signed in presence of three witnesses. Philip Richardson. Ditto my present Abraham Huff, Thomas N Sheppard. The State of Ohio, Hancock Co. ss Hancock Court of Common Pleas. April Term A D 1837. Personally appeared in open Court, Abraham Huff and

Thomas N Sheppard, subscribing witnesses to the last will and testament of Philip Richardson late of Hancock County made oath that Philip Richardson at the time of executing said will was of full age and of sound mind and memory and not under any restraint and of lawful age. Abraham Huff, Thomas N Sheppard, Sworn to and subscribed in open Court April 4th 1837 William H Baldwin, Clk.

Last Will of James Rose, decedent of Hancock Co. # 7.

I James of County of Hancock State of Ohio do make and publish this my last will and testament in manner and form following that is to say. First it is my will that my funeral expenses and all my just debts be fully paid, Second I give, devise and bequeath to my beloved wife Sarah Rose in lieu of her dower a full and sufficient support out of my money and effects during her natural life. Third, whereas I have previously given to my oldest son David Rose one hundred dollars and to eldest daughter Rachel Taylor one hundred dollars and to my second daughter Mary Clark one hundred dollars and to my fourth daughter Sarah Rose one hundred dollars and to my fifth son Thomas Rose one hundred dollars and to my sixth son Jonathan Rose one hundred dollars and to my seventh son Levi Rose one hundred dollars as their several receipts will show. Fourth and whereas my sons John Rose, James Rose, Jesse Rose and my daughter Hannah Nelson have previously received each fifty dollars as their receipts will show and it is my will that the three last named sons and one daughter

Ohio, U.S., Wills and Probate Records, 1786-1998

Record Index

Name: James Rose
Gender: Male
Age:
Birth Date:
Residence Date: Abt 1837
Residence Place: Hancock, Ohio
Will Date:
Probate Date: 22 Apr 1837
Probate Place: Hancock, Ohio, USA
Inferred Death Date: 1837
Inferred Death Place: Ohio, USA
Relationship:
Case Number:
Item Description: Will Record, Vol 1-3, 1829-1884
Others Listed: 13

Source Information

Record Url: https://www.ancestry.com/imageviewer/collections/8801/images/005430906_00029

Source Citation: *Will Record, 1829-1903; Index, 1828-1970; Probate Place: Hancock, Ohio*

Source Information Ancestry.com. *Ohio, U.S., Wills and Probate Records, 1786-1998* [database online]. Lehi, UT, USA: Ancestry.com Operations, Inc., 2015.
Original data: Ohio County, District and Probate Courts.

John Roe, James Roe and Jesse Roe and Hannah Nelson shall each have sixty dollars more so as to make them equal with the seven first above named. Fifth, I give to my son John Roe James Roe and Jesse Roe all my wearing apparel. I give to my son James Roe my cow and my ^{tools} ~~tools~~. The above legacies to be paid by my executor after my death and the death of my wife. Sixth I give and bequeath to my youngest daughter Sarah Roe all our household furniture and other items not particularly named and otherwise disposed of in this my will to have at my death and the death of my said wife. And lastly I hereby constitute and appoint my said son John Roe to be the executor of this my last will and testament and ratifying and confirming this and no other to be my last will and testament in testimony whereof I set my hand this 22nd day of April 1837. James Roe signed published and declared by the above named James Roe as and for his last will and testament in presence of us who at his request have signed as witnesses to the same.

Selex Miller
Thomas Miller

Last Will and Testament of John S. Hrisington
State of Hancock Co. Dec. # 8

In the name of God Amen. I John S. Hrisington of Canaan in Wayne county and State of Ohio considering the uncertainty of this mortal life and being of sound mind and memory. Blessed be God for whom I do make and publish this my last will and testament in manner and form following, that is to say, First I give and bequeath unto my beloved wife Elizabeth

Hrisington one full third part of my estate real and personal during her natural life time to be paid to my daughter Rippen White at her decease. I also give and bequeath to my eldest daughter Rhoda Shaw the sum of one dollar. I also give and bequeath to my eldest son Smith Hrisington the sum of one dollar. I also give and bequeath unto my son Daniel Hrisington the sum of one dollar. I also give and bequeath unto my daughter Betsy Steel the sum of one dollar. I also give and bequeath unto my daughter Lucy Fry the sum of one dollar. I also give and bequeath unto my daughter Elvira Jones the sum of one dollar. Which said legacies or sums of money I will and order shall be paid the said legatee within six months after said will is settled. I further give and bequeath unto my daughter Rippen White her heirs and assigns all the rest residue and remainder of my estate real and personal goods and chattels of what kind and nature soever. I hereby revoke all former wills by me made. In testimony whereof I have hereunto set my hand and affix my seal this thirtieth day of March A.D. two thousand eight hundred thirty four.

John S. Hrisington. Seal

Signed sealed and delivered to be his last will and testament by the above named John S. Hrisington in presence of us who have hereunto subscribed our names in the presence of the testator John Miles, Miriam Powers, Earl Moulton & agreeably to an order of the court of common Pleas of Hancock County Ohio at the October Term thereof A.D. 1837; a dedimus potestatem was issued to John Paul of Wayne County