

devising for my wife Hannah to reside in out of my estate as long as she shall remain my widow - this 2^d day of January 1826 - James Steen

Set A Davis
Nathan Miller
Nathan Miller Junr

State of New York
Orange County, ss. Be it remembered that on the fourteenth day of August in the year of our Lord one thousand eight hundred and twenty six personally appeared before me Joseph W. Helton surrogate of the County of Orange a Justice of the Peace one of the subscribing witnesses to the will of James Steen late of Richland in said County deceased and also being one of the subscribing witnesses to the Codicil to said Will of the said deceased, who being duly sworn declared that he did see the said James Steen deceased seal and execute the instruments of which the foregoing are copies, which said instruments purport to be the last will & testament of the said James Steen deceased and a Codicil to the same bearing date each, the second day of January in the year aforesaid, that he heard him the said James Steen deceased publish and declare the same as his last will and testament and Codicil thereto, that at the time thereof he the said James Steen was of sound disposing mind and memory to the best of my knowledge and belief of him the said James A. Davis and that he together with Nathan Miller & Nathan Miller Junr the other witnesses to the said will & Codicil did severally subscribe their names thereto as witnesses in the presence of the testator.

In testimony whereof I have hereunto set my hand the Fourteenth day of January 1826 - Joseph W. Helton Surrogate

In the name of God Amen
I John Hill of the Town of Scuba in the County of Cayuga and State of New York being weak in body but of sound mind and memory and considering the shortness of life and the uncertainty of death do make and publish this my last will and testament in manner and form following that is to say
First I give unto my beloved wife Margaret all my Estate Real and personal of whatever name or nature to have and to hold the same for her own proper use and benefit during her natural life, and after her death to be divided as follows - that is to say - First I give unto my son James twenty five acres of land to be taken off the east end of Lot number twenty six in the Township of Scuba's Patent 40 miles long by a line parallel to the east line of said Lot -
2^d I give unto my son John junior twenty five acres of land on said Lot number twenty six to be taken off next adjoining west of the aforesaid twenty five acres, lines to run parallel with the east line as aforesaid -
3^d I give unto my Daughter Mary Bundy and to her heirs twenty five acres of land to be taken off the aforesaid Lot number twenty six and next west adjoining the last aforesaid parcel and to be laid off in manner aforesaid -
4th I give unto my Daughter Hannah twenty five acres of land to be taken off next west of the last aforesaid piece of land to be laid off by lines running as aforesaid -
5th I give unto my son Eliphaz twenty five acres of land to be taken off the aforesaid Lot next adjoining west of the last mentioned piece lines to run parallel to the east line as aforesaid -
6th I give unto my son Sander the remaining part of the aforesaid Lot number twenty six -
7th I give unto my sons Nelson and David all the land down on Lot number thirty eight in the same Township and Patent aforesaid to be divided equally between them as follows Nelson is to have the west part and David is to have the east part -