

thereof at the request of the said Joseph D. Baker & further that at the time thereof the said Joseph D. Baker was of sound mind & memory of full age & not under any restraint & further the deponent saith not

Sworn & subscribed before me this 28th day of May 1851
John M. Adams
Surrogate

Polly Savage

These all men by their presents that I Johnathan Deak of the Town of Allen by F. E. County of Oswego being weak in body but sound in mind do make & declare this my last will & testament in the name & form following to wit I give & bequeath fifty Dollars to my daughter Sally Rice & fifty Dollars to my daughter Helmina Cady & the residue of my property after paying my just debts to be equally divided between John Deak & my daughter Sally Rice Fanny Rice Helmina Cady & Polly Myers & I nominate & constitute & appoint Joseph Rice & John F. Stewart sole Executors of this my last will & testament authorizing them the disposal of my estate & make the division as above stated hereby revoking all other & former Wills heretofore made by me. In witness whereof I have hereunto set my hand & seal the fourth day of July in the year of our Lord one thousand eight hundred & thirty one

Signed sealed & declared by the said testator Johnathan Deak as his last will & testament in the presence of us who have subscribed our names as witnesses thereto in the presence of the said testator

E. H. Shepard
John F. Stewart

County of Oswego
Surrogate's Court
In the matter of proving the will of the said estate of Johnathan Deak deceased.

John F. Stewart & Elisha H. Shepard of the Town of Princy in said County being first duly sworn depose & say that they each saw the said Johnathan Deak live & subscribe the instrument now shown to them their depose & say which purports to be the last will & testament of the said Johnathan Deak deceased bearing date the fourth day of July 1851 that the said Johnathan Deak Deak was the

further than depose & say not
The 28th Day of May 1851
Elisha H. Shepard
John F. Stewart

The Last will and Testament of Jason D. Whitney of the Town of Mayes in the County of Oswego and State of New York. Jason D. Whitney considering the uncertainty of this mortal life and being of sound mind and memory (blessed be almighty God for the same) do make and publish this my last will and testament in manner and form following (that is to say) I do give and bequeath unto my beloved wife Sophia the use of all my household furniture of whatever description and also me cow so long as she shall remain unmarried and that on her marriage the before mentioned property shall be absolutely hers also the use of all that certain piece or parcel of land situate in the Town of Mayes aforesaid known and called & asked as part of lot number sixty three in Township number twenty of Seneca County bounded and described as follows To wit beginning at the northeast corner of Benjamin Gregorys land then north eighty one degrees east along the center of the public highway one chain twenty five links to a stake bearing north seven or degrees and thirty minutes west one chain twenty four links to a small white ash thence south seven degrees west three chains then north eighty one degrees west one chain twenty five links to a stake thence north seven degrees east three chains along the east bounds of said Gregorys land to the place of beginning containing sixty rods of land with the right and privilege at all times hereafter to pass and repass with teams or otherwise through or over the premises now in the possession of Mechanic Decker and the highest running part the said premises of record to a certain Board of rails in the rear and on the above described premises where said right of passing and repassing is to be transferred to the present way which is a straight line and running parallel with the north and south line of the above described premises together with all the heretofore and hereafter mentioned heretofore belonging or use of the arable of the above mentioned premises if so long as she shall remain unmarried and that on her marriage the above described premises if the same be heretofore and be