

to the will of Charles Gray, that said both
Morrison lived about ten years ago and
that his signature appeared to said will as
subscribing witness is the genuine signature
of said Morrison

Subscribed and sworn to before me, this
January 12, 1857
Amos C. Hall
Surrogate

Subscribed and sworn to before me, this
day 3 A. D. 1857

Dodge County, ss.

It appearing upon the proofs duly taken in respect to the Last Will and Testament
of the town of Dodge in the County of
Dodge and State of New York, deceased, that the said Will
was duly executed, and that the said Charles Gray at the time
he executed the same, was in all respects competent to devise real estate, and not under
incapacity, the said last Will and Testament and
the proofs and examinations are hereby read, signed and certified by me pursuant to the
provisions of the Revised Statutes, this 12th day of January
A. D. 1857

Amos C. Hall
Surrogate

Last Will and Testament of

Catharine Allen

Deceased

Be it Remembered, That heretofore, to wit: on the eighth day
of October in the year of our Lord one thousand eight hundred and
fifty six,
Joseph H. Allen
the sole Executor named in the Last Will and Testament

of Catharine Allen late of the
city of Dodge in the County of Dodge
deceased, appeared in open Court, before the Surrogate of the County of Dodge
and made application to have the said LAST WILL AND TESTAMENT
which relates to last and personal
estate proved: and on such application the said Surrogate did ascertain by satisfactory
evidence who were the heirs at law and next of kin of the said
testator, and then respective sentences: and since of them appearing
to be minors having no general guardian
residing within the state of New York a special
guardian was appointed in due form of law
to take care of their interests in the matter of
proving the said will by an order entered for
that purpose by said Surrogate

and said Surrogate did thereupon issue a Citation in due form of law, directed to the
heirs at law, and next of kin and Special
Guardian by their respective names, stating their respective places
of residence
requiring them to appear before said Surrogate at the county clerk's office in the
city of Dodge in said County, on the eleventh day
of November A. D. 1856, to attend the Probate of said Will,
and on that day the parties not being ready a
further citation was issued returnable at same
place on the 20th day of January then
next ensuing

And afterwards to wit: on the said 20th day of January
A. D. 1857, satisfactory evidence by affidavit, was produced and presented to said
Surrogate of the due service of said Citation in the mode prescribed by law; and on that
day no one appearing to oppose the Probate of said Will such
proceedings were thereupon had in said Court afterwards, that the said Surrogate took the
proof of said Will hereinafter set forth, upon this
twentieth day of January A. D. 1857, and he
thereupon adjudged the said Will to be a valid Will
of real and personal Estate, and the proofs thereof to be
sufficient, which said Last Will and Testament
and proofs are as follows, that is to say

WILL