

and more if she should need it. Also I give her all the household furniture, this sum of
-two and the one hundred Dollars as above stated which my wife is to have yearly is
given to her for Consideration of her right of Dower.

To Albert M. Galkins my eldest son I give and bequeath fifty Dollars to make
him equal with his other two brothers, Asahel B. and Daniel.

I give and bequeath to my second daughter Martha J. Galkins fifty Dollars.
I also give and bequeath to my third daughter Elizabeth Galkins seventy five
Dollars; this will make Martha and Elizabeth equal with what I have given Susan Galkins
their eldest sister.

I also give and bequeath twenty five Dollars to purchase Grave Stones to set on Charles W.
Galkins grave now deceased my second son.

I also give and bequeath to the two daughters Eva Evange Line and Adolis Maria twenty
Dollars each. The above sum forty Dollars which I have given to Charles W. Galkins two
girls is not to be paid until a final settlement is made with all of my heirs. If it
shall be paid over to Albert M. Galkins for the safe keeping of the same and he
may put it on interest if he thinks best. If they should die before they come of age
then the said forty Dollars shall be divided equally amongst my several heirs.
But if they should live until they become of age then the said Albert M. Galkins
shall pay over the above amount to said heirs together with the interest if there shall
be any interest.

As respecting the personal property and the Real Estate, I would advise to sell
the personal property as soon as it can be sold to advantage and the farm too.
If the farm cannot be disposed of to advantage then my advice would be to rent it to
some good man until it can be sold; and I hereby authorize and direct my Executor
to sell and convey my Real Estate when in their judgment it is for the best.

After the above amount of money is received or taken out of my Estate which I
have given to Albert M. Galkins and Charles W. Galkins and his heirs and what I have
given to Annelle Galkins my wife also what I have given to Martha and Elizabeth shall
be taken out of my Estate then as to the remainder of my Real and personal Estate goods
and Chattels of what kind and nature soever shall be divided between my heirs in the
following proportion: My male heirs, Albert, Asahel B. and Daniel G. shall have
eight Dollars while my female heirs Susan, Martha and Elizabeth shall have seven
Dollars and in that manner shall my property be divided when the said real and
personal property is sold.

Out of Daniel H. Galkins' share or portion which I have given him I want amongst
taken out in my note that I have signed with him to Jesse W. Galkins. The note was
dated Jan 3rd 1860. I believe that the note was about \$50.00 and the interest what
part I want to be taken out of Daniels portion that he is to have that I have willed to
him.

I do nominate and appoint my beloved wife Annelle and my eldest son Albert to be my
Executors or Administrators of this my last Will and Testament.

Witness whereof I hereunto set my hand and seal and publish and declare this to be my last
and Testament in presence of the witnesses named below this seventh day of October in the year
of our Lord One thousand eight hundred and sixty one.

The above Instrument of One Sheet was at the date thereof declared to us by the Testator
Charles Galkins to be his last Will and Testament and he then acknowledged to each of us
that he had subscribed the same and we at his request sign our names hereunto as
attesting witnesses.

Or
James ^{W.} residing in Northland Oswego Co.
Seneca D. Moore residing in Northland Oswego Co.