

David Flinn

Deceased

The sum of Two hundred Dollars, what she has rec'd of me in my life time, which is changed in my Book to be deducted out of that sum of Two hundred Dollars. Fifty Dollars & bequeath unto my third daughter Rachael Debolt, the sum of Two hundred Dollars, at the decease of my beloved wife or at her changing her wedlockhood then all the property that is vested in her by the Right of this Will is to be equally divided among of my heirs alive, namely Henry Debolt, Jacob Debolt, John D. Debolt, Michael Debolt & George P. Debolt, if my beloved wife should change her wedlockhood then she is to have gentle maintenance out of the estate. I give & bequeath unto my fifth son George one share in Cincinnati Bank. I wish that as much of my movable property is to be sold as my wife can spend and the money raised that way to go towards paying off those legacies mentioned in this my last will, I do hereby appoint my beloved wife Martha Debolt my executrix with Henry Debolt my eldest son & Ebenezer Norton Esq. my Executrix. In witness I have caused set my hand and seal October 8 AD 1816. Second sealed published & declared by the above named Michael Debolt to be his last will & testament in presence of us who have hereunto subscribed as witnesses in the presence of the testator. Michael Debolt. (S)
Samuel Hahn Esq^r Ramsey John Ross G. D. Black.

Deposited State of Ohio, Hamden County Sc. The deposition of Jacob Frazer and
Witnesses George D. Black of the County and State aforesaid, who being duly sworn
in the Holy Evangelist of Almighty God, depose and say that they were
present when Michael Debolt late of the State and County aforesaid
died made and executed his last will and testament, that after the
will was written, by the said Michael Debolt stated to them depon-
ents that in addition to the bequests in his will made to his
wife Martha Debolt, it was further his will to give devise & bequeath
unto her for her own proper use and to be disposed of as she should
think proper, all the money which was in the house at the time of
his decease and likewise all such sums of money as he had left
out to others known to and subscriber before me at New Town this
10th day of October 1816. Jacob Frazer, G. D. Black, Leonard
Anthony J. C. two to wit in the same day and same Court
made an order herein as follows. The last Will and Testament of
Michael Debolt deceased, presented and proved by Samuel Hahn Esq.
Samuel Ramsey, two of the subscribing witnesses the deposition of Jacob
Frazer and George D. Black touching the making a memorandum will
by said Michael Debolt in addition to his written will aforesaid
filed & Jacob Frazer a witness thereon and as aforesaid, Complainant
the said Executrix Martha Debolt & Henry Debolt & Ebenezer Norton
Executrix aforesaid & letters testamentary to issue, it is further ordered by
the Court that the said Wills and Probate thereof be re-recorded
and the same is now done, and that Recorde have the same force
and effect as said original Records. *John Debolt*
Probate Judge.

David Flinn Deceased
It appearing to the Probate Court that on the 5th day of April AD 1815



David Flinn

Deceased

'Hill'

The Last Will and Testament of David Flinn deceased was duly admitted to Probate and Recd in the Court of Common Pleas of Hamilton County, Ohio, and the record of said Will, was afterwards by law transferred to the Probate Court of said County and the original Record of said Will was destroyed in the burning of the Court House on March 29th AD 1884 but that the original Will together with the endorsement thereon and the Probate thereof upon the Journal of said Court were preserved; It is now ordered by the Probate Court on its own motion that the Record of said Will and the Probate thereof be and the same is hereby restored from said original Will and endorsement as provided by Statute in the laws and usagees following to wit; State of Ohio, Hamilton County 38. Be it remembered that on the day and year aforesaid the last Will and Testament of David Flinn late of this County deceased was this day presented to Court for Probate and Recd, clothed in the words and figures following to wit; In the name of God Amen, I David Flinn of the County of Hamilton, Territory North west of the Ohio, being through the abundant Mercy & goodness of God, though weak in body yet of a sound & perfect understanding & memory, do constitute this my last will & testament, and desire it may be read by all as such, Dompine, Domoitly humbly beseeching my God, my master beseeching his most gracious acceptance of it through the all sufficient merit & mediation of my most compassionate Redeemer Jesus Christ who gave himself to be an atonement for my sins and is able to save to the uttermost all that comes unto God by him seeing he ever liveth to make intercession for them & who I trust will not reject me a returning sinner when I come to him for mercy, in this hope and confidence I rense up my soul with comfort, humbly beseeching The Most blessed Trinity one God & most truly, most merciful & gracious to forsake me for the time of my dissolution & then to take me to himself into that peace and felicity which he has prepared for all that love and fear his holy Name, Amen, Blessed be God, Dompine I give my body to the earth from whence it was taken in full assurance of its resurrection from thence at the last day, As for my burial I desire that it may be decent without pomp or state at the discretion of my dear wife & my executors here after named, who I doubt not will manage it with all requisite prudence as to my worldly estate I have and portend over that all my debts be paid, Then I give my dear and loving wife for Term of life this house wherein I now dwell with all the furniture and the lands & tenements that lie about it & after her death to my two only daughters Lucy & Susana, I do from the day of their Mothers death grant & allot for them all the furniture that may be & likewise all horses, cattle sheep hogs & personal property of my estate that may remain the same, I do convey to them & their Heirs, to have a plenray enjoyment of the same from their Mothers death, Likewise I do grant convey and assign all my right of Two hundred acres of land lying in the third section of Military Range the same I do freely grant to my daughters before named & their said Heirs benefit to have their first choice of the best Section which do my Real property at this day and



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lying in Twenty three in the fifth Township of the Survey of that Range the com-
munity of the said half section I do now for myself sustenance during life and after
my death I do will the one hundred and twenty acres that may remain by it more
or less I do will it to my son Stephen, his wife and the land that I may have at
my death & wife's death I do agree the same to my son Stephen the two hundred
acres only & after which I before mentioned the same I do convey & assign to
my two daughters and their said husbands for ever, as to my surviving apparel
that may be at my death the same I do also for my two daughters less, which
have my Christian name, as to my other five children them being of little benefit
to me and being in an situation more bese fit for my children before
named I do will the sum of ten shillings to each of them by their names
as now here inserted 1^o Lydia my daughter ten shillings 2^o my daughter
Elizabeth L. Martha Sophia & Benjamin ten shillings each likewise
the above two hundred acres of land I do clearly grant convey and from this
day willing all claims to the same, I freely give and demise unto my
sons Daughters and their said husbands for ever my two sons in law John
Jones & James Baxter, I do constitute them my Executors of this my last
Will & Testament and Trustee for my wife and children in witness
whereof I have hereunto set my hand and seal the Twenty ninth day of
September in the year of Christ our Thousand seven hundred & Ninety
four, I do make all instruments but this what comes David Flinn
~~(and) Lydia sealed published and declared by the said David Flinn as
for his last will & testament in the presence of us whose names are here-
unto written who did each of us subscribe our names as witnesses at his
request and in his presence & in the presence of each other William Baxter
Andrew Baxter Samuel Gray. The State of Ohio, Hamilton County Sc. Recd from
Probate Court of Common Pleas he is at the Court House
in Cincinnati and for the County of said personality appeared
in open Court William S. Baxter, Andrew Baxter and Samuel Gray the
three subscribing witnesses to the above Will of David Flinn who being
duly sworn according to law depon and say that they were personally
present when the Testator David Flinn signed and acknowledged the
above instrument of writing to be his last will and testament & that
they believe the said testator David Flinn was of sound mind memory
and judgment at the time of signing and acknowledging such last
will and testament and that they at the request of said David and
in his presence and in the presence of each other subscribed their
names as witnesses thereto. Given &c in open Court this 5th day of
April 1815. John G. and C. H. Donham to witness on the same day
on said Court made an order herein as follows, In a Last Will and
Testament of David Flinn deceased presented in open Court ^{and pronounced}
by the oaths of William Baxter, Andrew Baxter and Samuel Gray the
subscribing witnesses and attested and filed 5th day of April 1815
this further ordered by the Court the said Will and Probate thereof be re-
corded and the same is now done, and that said Record have the
same force and effect as said original Record.~~

Probate Judge,
Probate Judge,

