

Stephen Flinn

* Stephen *

Deceased.

subscribing witnesses thereto being duly sworn depose and say they saw the said Dictator sign, seal, publish and declare the same as and for his last will and Testament, they signed the same in his presence and at his request, that they believe the said Dictator at the time of signing and publishing the same was of sound mind and memory of full age and under no restraint. The Court being satisfied with the facts, admits said will to Record. It is further ordered by the Court that the said will and the Probate thereof be re-recorded and the same is now done and that said Record have the same force and effect as said original Record.

Probate Judge

It appearing to the Probate Court that on the 16th day of December A.D. 1829 the last will of Stephen Flinn deceased was duly admitted to Probate and Record in the Court of Common Pleas of Hamilton County Ohio, and the record of said will was afterwards by law trans-ferred to the Probate Court of said County and that the original Record and Journal of said will and the Probate thereof upon the Record and Journal of said Court were destroyed in the burning of the Court House on March 29th A.D. 1842, but that the original will together with the endorsement thereon were preserved. It is now ordered by the Court that the Record of said will be and the same is hereby restored from the said original will and endorsement as provided by the statute in the words and figures following to wit. State of Ohio Hamilton County ss. I do certify that on the day and year aforesaid the last will and Testament of Stephen Flinn late of this County deceased, was this day duly presented to the Court for Probate and Record, clothed in the words and figures following to wit. In the name of God Amen I Stephen Flinn of the County of Hamilton and State of Ohio being in a lay state of health and sound mind and memory and thank be to Almighty God for the same have thought proper to make and publish this my last will and Testament in manner and form following that is to say firstly I resign my soul to my merciful Redeemer and my body to the earth, that to be decently buried. Secondly I order and direct my executors to pay all my lawful debts and funeral expenses, out of my personal property or on ones that may come to their hands. Thirdly I will unto my beloved wife I ream a third part of the land which I now lease containing one hundred and six acres, so long as she remains my widow provided she raises and educates my two daughters Sarah and Selva and also such personal property as are all given by law to widows without accounting for the part of my husbands estate also one horse and saddle and my cows said property to remain hers as long as she remains

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Stephen Flinn

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my in arms and no longer fourthly I will unto my law full and single
 acres of land on my farm on Sandbar Hill which he now owns and
 the balance of said farm which is one hundred acres unto my two
 sons Stephen and William each to have fifty acres. Fifthly I will
 unto my two sons Jesse and Vinson the farm which I now live
 on to have possession as my widow death or so soon as she shall
 marry providing that should take place six months I will unto my son
 David One hundred dollars to be paid to him as follows by my
 Executors that is ten dollars yearly unto said sum is paid the first
 payment to be one year after my decease hereto my two daughters
 and my daughter Mary each a hundred dollars each to be
 paid to them when the same shall be the age of eighteen years or on
 their wedding day if that should take place before the arrival of the
 age and if they should marry before the are executed then
 they shall have property which she shall give shall go to educate
 those two daughters. I trust I hereby authorize my Executors and give
 them full power and authority to sell and convey a certain tract
 of land which I possess containing forty acres by me and being
 in Columbia Township adjoining the lands of my son Moses and
 the lands of Widow Clark for the purpose of debating them to pay
 the above legacies or other claims which may be against my estate
 also to sell my personal property which is not otherwise disposed
 of and if any of my should be left in the hands of my Executors
 after paying the above mentioned legacies and debts such as to
 be equally divided amongst all my children I trust I hereby au-
 thorize my children to have full power to choose two or three Justice
 men to divide my real estate amongst them agreeable to this
 my will to be chosen by those interested or a majority of them
 Eleventh I hereby constitute and appoint my son, James and Wm
 Baptista Executors of this my last will and Testament revoking and
 annulling all former wills by me heretofore made in testimony hereof
 set my hand and seal this eighteenth day of August in the year of our
 Lord one thousand eight hundred and twenty nine Stephen Flinn
 signed, sealed and declared in the presence of James Parker
 Isaac Williams and John H. Jones thereupon on the same day
 Isaac Williams and James Parker two of the said subscribing witnesses
 of the last will and Testament of Stephen Flinn deceased personally
 appeared in open Court and were duly sworn and examined
 according to law touching the due execution of said will as appears
 from the endorsement thereon as follows to wit: Proven by Isaac
 Williams and James Williams 16th Dec 1829. This did admit to
 Record. now here to wit on the same day our said Court made
 an order herein as follows In the matter of the last will and Testa-
 ment of Stephen Flinn deceased The last will and Testament of
 Stephen Flinn late of this County deceased was this day pre-
 sented to the Court for Probate and Record. Whereupon Isaac
 Parker and James Williams two of the said subscribing witnesses
 of said will, personally appeared in open Court and were

* have received their
 portions in full of my late
 estate eight months ago my
 two daughters Sarah

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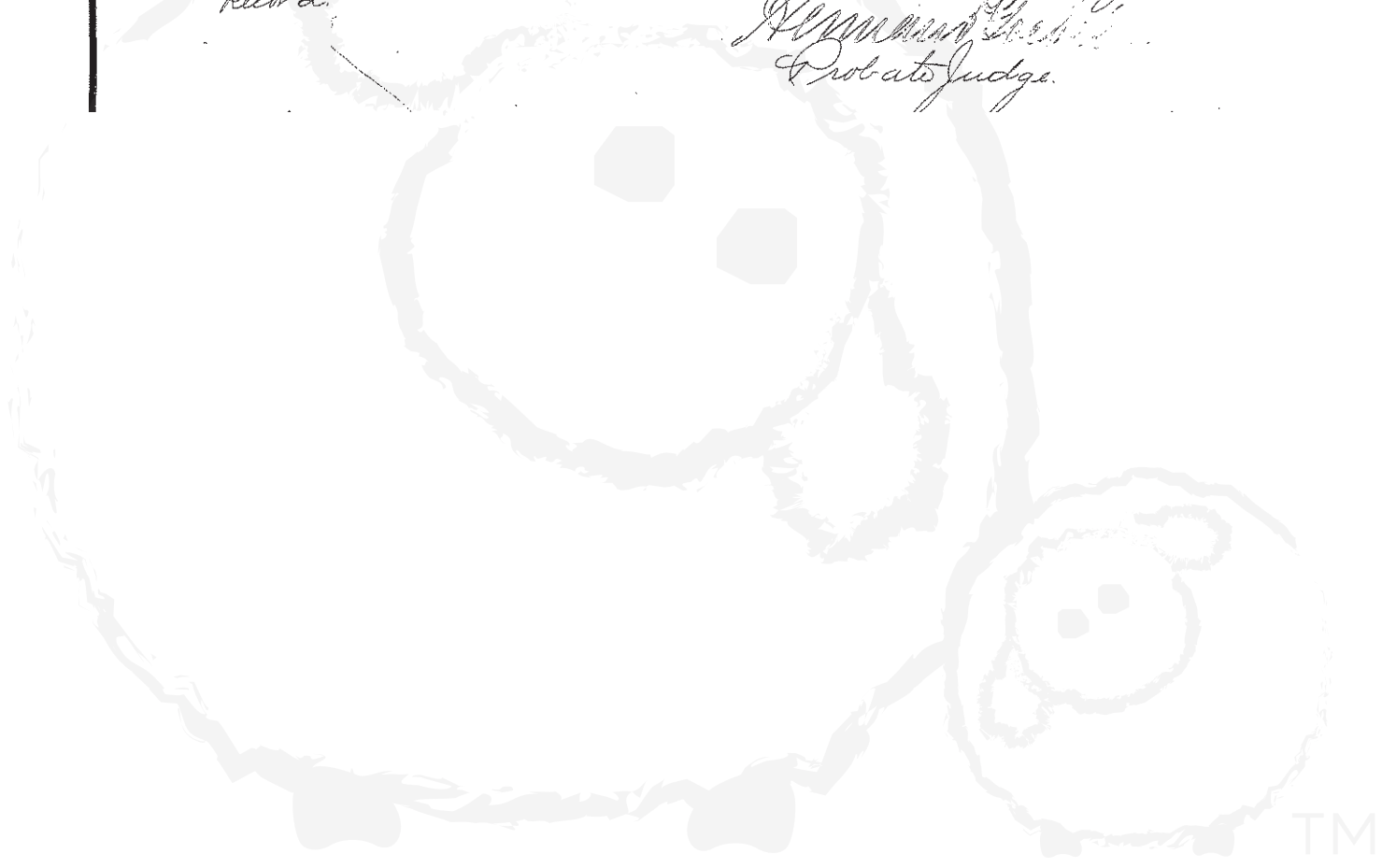


Christian C. Febriger

Deceased

duly sworn and examined according to law as appears from the endorsement on said Will. The Court being satisfied from the testimony so taken that said Will was duly executed and attested and that the testator at the time of executing the same was of full age and of sound mind and without and not under any restraint. The Court now adjoints said Will to Probate and orders the same together with the endorsement to be re-recorded according to the Statute in such cases made and provided. It is further ordered by the Court that the said Will and the Probate thereof be re-recorded and the same is now done and that said Records have the same force and effect as said original Record.

Alvin W. Febriger
Probate Judge.



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