

On the 30th day of November 1888 the following testimony of witnesses was filed to wit:-
 In Probate Court Miami County ss:- D.B. Mamer and Maggie Rudy being duly sworn and examined as witnesses in the above entitled matter say: We were present at the execution of the instrument now shown to us bearing date the 31st day of October 1888, and offered for Probate as the last Will and Testament of Christian Seaver late of Newberry Township in said County of Miami, deceased, and saw the said Christian Seaver, now deceased sign said instrument and heard him acknowledge the same to be his last Will and Testament, and we thereupon at his request and in his presence, subscribed our name to the same as witnesses. The said decedent at the time of so executing said instrument was upwards of 84 years of age, and was of sound mind and memory, and not under any restraint. = D.B. Mamer = Maggie Rudy = Sworn to and subscribed this 30th day of November A.D. 1888 before me. W. Clyde Probate Judge.

Afterwards on the 30th day of November 1888 the following entry was made on the Journal to wit:-
 In the matter of the Will of } Will proven. An instrument of writing purporting to be the last
 Christian Seaver (decd) } Will and Testament of Christian Seaver late of Newberry Township
 in this County, deceased, was produced in open court for probate, and it now being shown to the satisfaction of the Court, that due notice of the production of said Will and of the application to admit the same to probate and record in this Court has been given to all next of kin of the testator, therefore D.B. Mamer and Maggie Rudy the subscribing witnesses to said Will, having been duly qualified, in open court and having testified to the due execution and attestation of said Will which testimony was reduced to writing and by them respectively subscribed, the Court now finds that the aforesaid instrument of writing is the last Will and Testament of said Christian Seaver, deceased; that the same was duly executed and attested; and that the said testator, at the time of signing the same, was of lawful age, of sound and disposing mind and memory and under no undue or unlawful restraint whatsoever. It is therefore by the Court ordered that the said Will be admitted to Probate, and that the same together with the testimony of the witnesses above named be filed and entered of record in this Court. W. Clyde J.

Will of Jane N. Wallerton

I Jane N. Wallerton of the township of Elizabeth, County of Miami and State of Ohio do make and publish this my last Will and Testament. Item 1st After paying all my just debts and funeral expenses I give and bequeath to my two grand children Harry N. Wallerton and Jennie N. Wallerton the undivided half of one hundred acres of land more or less being part of Section thirty one, Town two, range ten in the township of Elizabeth, County of Miami and State of Ohio. Item 2nd It is my will that my grand son Harry N. Wallerton shall have my bureau that has glass knobs on it, also one bed and bedding with red white and blue coverlet. Item 3rd It is my will that my grand daughter Jennie N. Wallerton shall have my bureau that has wooden knobs on it, also one bed and bedding with white and blue coverlet. Item 4th It is my Will that Sarah A. Wallerton shall have the income of the one third of the aforesaid tract of land for her support so long

as she is the widow of Samuel R. Wallerton, deceased. Also it is my will that Sarah A. Wallerton shall have the balance of my household goods that I may have at my death. Item 5th I nominate and appoint my nephew Warren Jackson Executor of this my last Will and Testament. Signed sealed and acknowledged this 14th day of November 1881. Jane N. Wallerton (dead)

Signed by her in my presence, signed by me at her request. J. H. Cottingham - Wm. Kepper

Proceedings in Probate of Will.

Be it hereby known that on the 4th day of December 1888 the following proceedings concerning the foregoing will were had in the Probate Court of Miami County Ohio & entered on the Journal to-wit: In the matter of the Will of Jane N. Wallerton (dead) Will produced. This day an instrument of writing purporting to be the last Will and Testament of Jane N. Wallerton, dead, was produced in open court for Probate & it is ordered that notice of the filing and application to Probate be given to the next of kin residents of Ohio that the same will be for hearing on the 11th day of December 1888 at 2 o'clock P.M.

Afterwards on the 11th day of December 1888 the following testimony of witnesses was filed to-wit: In Probate Court Miami County Ohio. In the matter of proving the last Will and Testament of Jane N. Wallerton, deceased. The State of Ohio Miami County ss: J. H. Cottingham and William Kepper being duly sworn and examined as witnesses in the above entitled matter say: we were present at the execution of the instrument now shown to me bearing date the 14th day of November 1881 and offered for probate as the last Will and Testament of Jane N. Wallerton late of Elizabeth township in said County of Miami, deceased, and saw the said Jane N. Wallerton now deceased sign said instrument, and heard her acknowledge the same to be her last Will and Testament and we thereupon at her request and in her presence subscribed our names to the same as witnesses. The said decedent at the time of so executing said instrument was upwards of 65 years of age, and was of sound mind and memory, and not under any restraint, - J. H. Cottingham - Wm. Kepper - Sworn to & subscribed this 11th day of Dec. 1888 before me. M. Clyde P. J.

Afterwards on the 11th day of December 1888 the following entry was made on Journal to-wit: In the matter of the Will of Jane N. Wallerton (dead) Will proven. An instrument of writing, purporting to be the last Will and Testament of Jane N. Wallerton late of Elizabeth township in this County, deceased, was produced in open court for probate, and it now being shown to the satisfaction of the court, that due notice of the production of said Will and of the application to admit the same to probate and record in this Court, has been given to all next of kin of the testator, therefore J. H. Cottingham and Wm. Kepper the subscribing witnesses to said Will having been duly qualified in open court and having testified to the due execution and attestation of said Will, which testimony was reduced to writing, and by them respectively subscribed, the court now finds that the aforesaid instrument of writing is the last Will and Testament of said Jane N. Wallerton, dead, that the same was duly executed and attested, and that the said testatrix at the time of signing the same, was of lawful age, of sound and disposing mind & under no undue or unlawful restraint whatsoever. It is therefore by the Court ordered that the said will be admitted to Probate & that the same together with the testimony of the witnesses above named be filed and entered of record in this Court.