

B E It remembered that I George Harlan of Warren County and State  
of Ohio considering the uncertainty of this mortal life and being of  
sound mind and perfect memory do make and ordain this  
my last will and testament in manner and form following  
(that is to say) First I give to my beloved wife Margery Harlan  
one equal third part of all my estate both real and personal during  
her natural life Secondly to my youngest son Hops  
Harlan I give and bequeath all my estate both real and perso-  
-al of which I may die seized out of the proceeds of which he is to  
pay first all my just debts which are but few and none  
of magnitude and secondly the legacies herein after mentioned  
to my son Joshua Harlan the sum of ninety dollars to my son  
Sason Harlan the sum of ninety dollars to my son George Harlan  
ninety dollars to my son Samuel Harlan ninety dollars to my son  
= inlaw Richard Lasky ninety dollars to my Grand son Silas  
Harlan (the son of Elizabeth Sharp) ninety dollars all which  
legacies are to be paid as soon after my deceas as circumstances  
will admit and finally I appoint my son George Harlan  
the sole Executor of this my last Will and Testament hereby  
revoaking all former wills by me made I M W T M P whereof  
I have hereunto set my hand and seal the tenth day of January  
eighteen hundred and nineteen

Signed sealed published by the above named  
George Harlan to be his last will and testam-  
ment in the presence of us who at his request  
and in his presence have hereunto subscribed  
our names as witnesses to the same

Jacob Harlan  
Jacob S. Jennings  
Seneca Ball

George Harlan 