

party present Robert Ginge, George Reynolds and Robert McClarry Esquires the associate judges of said Court within and for said County.

The estate of Daniel Earnst Deceased & The last will and Testament of Daniel Earnst Deceased, was brought into Court, the two subscribing witnesses thereto being affirmed, say that they heard the Testator acknowledge said will to contain his last will and Testament; That they signed said will as witnesses in the presence and at the request of the Testator; That the Testator when he signed said will, was of sound mind and memory, of full age and under no restraint. Thereupon the same was approved and ordered to be recorded with the proof taken. Which last will, as proven and approved saying the words and figures as follows to wit:

In the name of God, amen, I Daniel Earnst of the County of Carroll and State of Ohio, being sick and weak in body, but of sound mind and memory, considering the certainty of death and the uncertainty of the time thereof, do make this my last will and testament in manner following that is to say: First My will is that the expenses of my last sickness and funeral be first paid. Second All just debts by me owing at the time of my death. Third And whereas the property which I now possess has been chiefly acquired by the joint industry and frugality of my dear wife, and myself, and thinking some addition to her dowry or thirds necessary, the better to enable her to live with convenience and comfort, I do therefore give and bequeath unto my said wife during her natural life, the South East-Quarter of section thirteen of Township fifteen of range

six; also the North East-Quarter of section thirteen of township fifteen and Range six, and all my personal property, it being expressly my intention that this bequest to my said wife is to be understood and considered as exclusive of and in addition to her dowry or thirds to which she is entitled by law. Fourth. That after the death of my wife it is my will that the personal property, be appraised and sold, and her funeral expenses paid and all just debts by her owing at the time of her death, and in one year after her death the aforesaid real property be appraised and sold. Fifth I give and bequeath unto my son Daniel Earnst five hundred and twenty five dollars. Sixth. I give and bequeath unto my daughter Eliza beth Champer, wife of Jacob Champer two hundred and twenty five dollars. Seventh I give and bequeath unto my daughter Sarah Champer wife of David Champer two hundred and twenty five dollars; the fifth, sixth and seventh bequests to be paid over as soon as collected after the sale of the property above mentioned, by the executors hereinafter named. Eighth. I give and bequeath unto my daughter Ann Camps wife of Philip Camps two hundred and twenty five, during her life only, and after her decease to her present children then living to be equally divided between them under this express proviso nevertheless that my executors shall not be compelled to pay unto the heirs of the said Philip Camps any thing herein bequeathed unto my said daughter Ann Camps, but shall enter eighty acres of land for the use of the said Ann Camps and her children, and the balance of the two hundred & 25 dollars to be expended in improving said land. Ninth I devise and bequeath all the rest and residue of my estate both real and personal to be

equally divided among my son, Lazarus John and David and daughters Elizabeth, Sarah and Ann, in equal portions, share and share alike - Fifth. The share of the residue coming to my daughter Ann Camp shall remain and continue in the hands of my said Executors, her executors or such person or persons as she shall appoint during the life of the said Philip Camp, and that during his life the profits thereof shall be paid to the said Ann Camp and that any receipts or writings witnessing the payment of such profits to the said Ann Camp and signed by her through consent shall be sufficient discharge to my Executors or persons by her appointed as aforesaid. And lastly I do hereby constitute and appoint Robert Patterson and Thomas Miller of the County of Carroll and State of Ohio to be the executors of this my last will and Testament, revoking and annulling all former wills by me made heretofore, and ratifying and confirming this.

In testimony whereof I have herewith set my hand and seal this seventh day of November in the year of our Lord 1836.

Signed sealed published and declared by Daniel Earnst the above named

Testator as and for his last will and Testament in the presence of us who at his request and in his presence have subscribed our names as witnesses thereto. Sanford Joseph Lewis Harsh.

Nancy Earnst the widow of the Testator thereupon appeared in open Court and elected to take under the will of her late husband in lieu of dower - Letters

Testamentary were thereupon granted unto Robert Patterson, one of the Executors named in the Will, who appeared and was sworn in open Court. Bond ordered to be given in the sum of seven thousand dollars, Christian Haverstick, William Harkness and Esprit Davis were accepted as security.

Leonard Harsh William Gillespie and Thomas Stewart were appointed appraisers of property. Letters Testamentary were thereupon issued and recorded in Letter Record A. page 54.

Daniel McCord Clerk  
By Geo. W. McCord the deputy

The estate of Cornelius Baxter Deceased. Be it remembered that heretofore to wit, at a special session of the Court of Common Pleas, began and held at the office of the Clerk of said Court at Carrollton, within and for the County of Carroll and State of Ohio, on Tuesday the ninth day of June, in the year eighteen hundred and forty, present the associate Judges of said Court, Robert DeLong, George Reynolds and Robert McCord Esquires. The last will and Testament of Cornelius Baxter, Deceased, was brought into Court, the two subscribing witnesses thereto being sworn say that they saw the Testator sign said will, that they signed said will as witnesses in the presence and at the request of the Testator; That the Testator who he signed said will, was of sound mind and memory of full age and under no restraint:

Thereupon the same was approved and ordered to be recorded with the proof taken: Which will is proven and approved in in the words and figures as follow to wit:

In the name of the benevolent Father of all, of Cornelius Baxter of the County of Carroll