

Film 0513861 Washington Co. Index of Wills 1788-1896

Copied Rogers pages

Film also has following wills

Wills 3 1788-1804 - copied James, John

Wills 4 1805-1811 - copied James

1-10-89

Film 0908502 Washington Co. NY Abstract of Wills 1786-1825 (JG2)

Copied extracts of above - no additional on reel

Film 0513878 Wash. Co. NY Index & Letters of Admin

Index - copied Rogers

Vol 1 Letters Admin 1787-1795

Vol 1 " " 1797-1821

Film 0553340 Wash Co NY Grantor Index to Deeds 1774-1850

Copied pp. 648, 901, 902, Rogers

1-11-89

Film 0475436 Wash Co NY Grantor Index to Deeds VI A-Z

Copied pp. 648, 859, 860, 861, Rogers; p. 961 Lyble

Eliza Rogers received property from David K. Lyble 10 Oct 1826.

On chance that she inherited it, checked index to wills (above).

No David K. listed, but David L. in Book A2, p 437

In Index to Letters of Admin., David L. in Book B, p 37 Apr 15, 1833

Could be a wedding gift, not bequest.

My Eliza Rogers born ca. 1828. Possibly this Eliza is related to her three

James.

2-7-89

Film 0513863 Washington Co. Wills, Vols. 6, 7, A1 1824-34

Vol 6, 1824-26 James Rogers pp 195-198, Copied

Vol A1 Joshua Rogers pp 440-441, Copied

David K. Lyble will is next preceding (p. 437) - one daughter named Elizabeth (called Eliza once), but not Rogers - didn't copy

Farm of Mrs. Louisa Barber, one mile south north Greenwich

Daniel Barber, d. Aug. 22, 1817, aged 73 yrs.
Susanna Barber, d. Oct. 28, 1824, aged 79 yrs.
Comfort Barber, d. Apr. 11, 1849, aged 64 yrs 10 mos.
Sallie, wife of Comfort Barber, b. Aug. 5, 1787, d. Feb. 9, 1871, aged
83 yrs 6 mos. 4 dys.
Ithamar Barber died 1831, aged 44 yrs.
Henry Finkey, d. Sept. 7, 1840 in 93d yr.
Franklin Shepherd, d. Oct. 9, 1865, aged 62 yrs 8 mos. 6 dys.
Emily, wife of Franklin Shepherd, d. Sept. 29, 1847, aged 34 yrs
11 mos. 8 dys.
Almira, wife of Julius Pierce, d. July 22, 1845, aged 35 yrs. 6 mos.
Russell Barber, d. Mar 19, 1842 in his 22nd yr.
Joseph Barber, d. Feb 10, 1847, aged 22 yrs 6 mos
Samantha, wife of Lorenzo R. Clark, d. June 26, 1858, aged 30 yrs 2mos
Russell R. Clark, d. May 1, 1852, aged 2 yrs
Miras J., son of Franklin and Emily Shepherd, d. Sept. 5, 1848,
aged 11 mos. 15 dys.
William H., d. Apr. 8, 1846, aged 2 yrs 3 mos. 20 dys.
Julius P., d. Apr. 8 1846, aged 8 mos. children of William and
Sephrona Baker.

Nathan Rucker Farm, Near Rock Hill Schoolhouse.

Nathan Rucker, b. Oct 23, 1776; d. Sept 16, 1837
Marcy Rucker, wife of Nathan Rucker, b. May 25, 1786, d. Jan. 18, 1877
Mahala, wife of James C. Tucker, d. Aug 12, 1848, aged 32 yrs
Nathan Rucker, d. June 15, 1890, aged 79 yrs 5 mos
Almira, wife of Nathan Rucker, b. Feb 28, 1820, d. Feb 17, 1864
Julius R., son of Nathan & Almira Rucker, b. June 26, 1846, d. Feb.
15, 1864.
Ralph, son of Nathan & Almira Rucker, b. June 28, 1860, d. Feb. 13, 1864
Byron, son of Nathan & Almira Rucker, b. Jan 9, 1842, d. Feb. 28, 1874

Robert Yester Farm on Road from Greenwich to Argy.

James Rogers, d. Feb. 13, 1826, aged 74 yrs
Amy, widow of James Rogers, d. Apr. 10, 1840, aged 88 yrs 27 dys.
(Note she was Amy Bronson)
Clorinda, wife of James Rogers, Jr. d. Jan. 8, 1837, aged 45 yrs. note
she was daughter of Ebenezer Fuller, Revolutionary Soldier.
Warren, s. of James and Clarissa Rogers, d. Oct. 1, 1818, aged 2 yrs
11 mos. (it is Clorinda on one stone and Clarissa on the stone
of Warren.)
Tabatha, wife of Lyman Miller, d. Aug. 28, 1833, aged 22 yrs.
Mary Fuller, wife of Ebenezer Fuller, d. Jan. 1, 1820, in her 49th yr
Sarah Rose, consort of Daniel Rose, formerly consort of Elisha
Sently, died Oct. 3, 1828, in 80th yr of her age.
Mr Elisha Sently d. Feb. 26, 1798, in his 68th yr.
Tabatha, wife of John Warner, d. Apr. 10, 1801, aged 37 yrs 7 mos.
18 dys.
Mercy, dau of Elisha and Sarah Sently, d. Feb 18, 1813, aged 27 yrs
4 mos.
Capt. James Rogers, one of the Committee of Safety for Saratoga
District, 1777, was buried here, but tombstone has dis-

(Cont'd from)

and the gran
the said goods,
ing, allowing any
doth belong to
singular the
deceased and
unto Sylvester
named, being
to administer the
the office of the
a true and
the said goods
a just and
required -

have caused the
Surrogate to be here
Samuel Standish Ju
County at Grimsall
in the year of
eight hundred
our Independence
Standish Jun
Surrogate

176
Copy of the last will & testament of
James Rogers late of the Town of Greenwich deceased
in the name of God Amen - I James Rogers of
the town of Greenwich County and State of New York
being weak in body but of sound mind and memory
blessed be Almighty God for the same. Do make and
Publish this my last will and Testament in manner
and form following (that is to say) First I will
and order all my legal debts to be paid, and then
my property to be disposed of as follows viz. I do
will and order that my beloved wife Amy shall
have the third of all my property, also three hundred
Dollars which came to her by her Grandfather, also
a certain note which I hold against my son James
Rogers, and also all my household furniture -

I give and bequeath unto each of my daughters
five hundred Dollars. If there is personal property
enough to make it up, and if not they are to have
an equal share of what there is -
I will and Order that my son David Rogers shall
have over and above the farm whereon he now
lives, the sum of three hundred Dollars. I further
will and order that my son Solomon Rogers
shall have over and above the farm whereon he
now lives the sum of two hundred Dollars -
I give and devise unto my son James Rogers
all the farm whereon he now lives, to him his
heirs and assigns forever - I further will
and order that all my landed property, goods
and chattels of whatever name or nature, which
I have not heretofore given away in this my
last will and testament shall be divided equally
among all my children - Hereby appointing
my beloved wife Amy and Respected Son
Thy sole Executrix and Executor of this my last

8-17-88

FHC OR Film 021283
James Rogers of Pennsylvania
C. Miller Vol 2, pp. 191-198

1826

will an Testament shall be divided equally among
~~all my children~~ - Hereby revoking all
former wills by me made. In witness whereof
I have hereunto set my hand and seal the sixth
day of February in the Year of our Lord
one thousand eight hundred and twenty six

James Rogers J.S.
witness

Signed sealed published and declared by the
above named James Rogers to be his last will
and testament in the presence of us, who
have hereunto subscribed our names as witnes-
ses in the presence of the Testator Edward
Barber Mordica Bull John H Griffin

State of New York
Washington County ss.

Be it remembered that on the 20th
day of February A 1826 personally appeared before me
Samuel Standish Jun Esq: Surrogate of the County of
Washington aforesaid Edward Barber & Mordica Bull
two of the subscribing witnesses to the will of James
Rogers late of the Town of Greenwich in said County
deceased who being duly ~~affidavit~~ affirmed by affirmations
oath, that they did see James Rogers ^{deceased aforesaid} ~~deceased~~ ^{publish} ~~publish~~
and declare the instrument, a copy of which is
hereunto annexed and imprefixed with the seal of Office
of the said Surrogate, which said instrument pur-
ports to be the last Will and testament of the said
James Rogers deceased bearing date the sixth day
of February in the Year of our Lord one thousand
eight hundred and twenty six. That they
heard from the said James Rogers publish and

deceased
said Testator
James Rog
to the best
and that the
witness to
names as
James
hereunto
Do
of Washin
J.S.

Washington

February
said James
will name
to the face
thereof
the usual
in such
or provi

The
Grav

or from a
Mordica
County of
February
eight hund
Sam: Esq:

2-11-88

James Rogers of Greenwich

Vol 6, pp. 194-98

C. Willis

Working for

0213863

06 Film

10

ided equally among
by revoking all
In witness whereof
and seal the sixth
of ~~my~~ ~~and~~
and twenty six
James Rogers S.D.
Edward
John H Griffin

land by the
to be his last will
into of us, who
names as witnes
tator Edward
John H Griffin

land that on the 20th
ly appeared before me
of the County of
rber of Morris Bull
the will of James
ick in said County
id by affirmations
Rogers, ^{and} ^{James} ^{Griffin}
copy of which is
with the seal of Office
Instrument pro
most of the said
to the sixth day
Lord one thousand
is. That they
publish and

declare the same as and for his last will
said testamentis that at the time thereof to the said
James Rogers was of sound disposing mind and memory
to the best knowledge and belief of the said witnesses
and that they together with John H Griffin the other
witness to the said will, did severally subscribe their
names as witnesses in the presence of the testator
In testimony whereof the said Surrogate hath
hereunto set his hand and affixed his seal of Office
Done at the Town of Granville in the County
of Washington this 20th day of February A.D. 1826
S.D.

Samuel Standish
Surrogate

Washington County

Be it Remembered that on the 20th day of
February A.D. 1826 personally appeared before me the
said Surrogate John Hay Executor in the aforesaid
will named, and being duly qualified by affirmation
to the faithful performance and execution
thereof by Witness Samuel Standish for Surrogate
the usual affirmation
in such case made
or provided

The People of the State of New York by the
Grace of God free and Independent
to all to Whom their Power shall come
or may concern Foreseeing
Know Ye, that at the town of Granville in the
County of Washington on the twentieth day of
February in the Year of our Lord one thousand
eight hundred and twenty six before me Samuel Standish
Sunt. Esq. Surrogate of our said County the last will
and

FHC OR Film 0213863 Material for C. Willis Vol 2 pp 191-98
James Rogers of Pennsylvania

178 and Testament of Amos Rogers deceased
(a copy whereof is hereunto annexed) was proved and
approved and allowed of by us, and the said deceased having
whiles he lived, and at the time of his death, Goods,
Chattels, and Credits within this State, by means whereof
the proving and registering the said Will, and granting
Administration of all and singular the said, Chattels &
Credits and also the auditing and allowing and final
discharging the account thereof doth belong unto
us: The Administration of all and singular the
Goods, Chattels, and Credits of the said deceased and any
way concerning the Will, is granted unto John Hays
in the said Will named, he being first duly sworn by
Affirmed well and faithfully to administer the same
and to make and exhibit a true and perfect
Inventory of all and singular the said Goods,
Chattels and Credits, and also to render a just
and true statement account thereof when there
unto required

In Testimony Whereof, we have caused
the Seal of Office of our said Surrogate to be
hereunto affixed; Witness Samuel Standish Jur Esq^t
Surrogate of the said County, at the Town of Granville
aforesaid the twentieth day of February A.D. 1825
and of our Independence the fiftieth

Seal

Samuel Standish Jur Esq^t
Surrogate

Copy of the
deceased

In the name
in the County
weak in be
blissed be
this my last w
(that is to say
Mariah and
lying part
end of the ste
Nathaniel a
Thomas up
about two
hacks ^{Thump another} ~~hacks~~ ^{hacks} ~~hacks~~
black Chir
three sides
east to the
to the place
of Land being
tree blazed
on the west
Road leading
standing on
south ^{west}
blazed on the
standing on the
to the place
and down
parcel of Land
Oak tree m
hacks unde
and east of
to an apple tr

Film 8513863

Washington C. NY Wills Vol A1, pp 440-441 Joshua Rogers of Hebron 1/10

and next; him of
 rose, in the said
 to land, Ebene
 to the last will
 by which is her
 in open
 tified that he was
 his life time
 David, at the
 l it, as and for
 freedom of the
 - Lisa 3^d and
 and a willow
 ived their names
 certain these,
 id was of full
 memory and
 said Surrogate
 the to probate,
 on be printed
 exectors then
 aty days from
 in taking and
 law -
 id Surrogate
 name and
 at Salem this
 one thousand
 three -
 March -

and Surrogate of
 that the fore
 and testament
 - the 11th March
 - and that the
 1833 -
 ed.

In the name of God amen. I Joshua Rogers of the town of
 Hebron in the county of ~~Washington~~ Washington and State of New
 York, being weak in body but of sound and perfect mind
 and memory (Blessed be Almighty God for the same), do make
 and publish this my last will and testament in manner
 and form following (wts) -

1st I give and bequeath unto my beloved wife Theby Rogers
 as her right of dower one equal and undivided third part of
 the farm on which I now live, situate in Hebron aforesaid
 also to my said wife two cows, all of the personal property
 which she brought into my family at our marriage and
 one half of all the household furniture which she has
 made use of - 2^d I give and bequeath unto my son Heman
 Rogers the sum of one dollar. 3^d I give and bequeath unto
 my son John Rogers fifty dollars. 4th I give and bequeath
 unto my son Joshua Rogers fifty cents. 5th I give and
 bequeath unto my son Clark F. Rogers two hundred
 dollars - 6th I give and bequeath unto my son Stratton
 Rogers two hundred dollars. 7th I give and bequeath
 unto my daughter Sally in addition to what furni-
 ture she has received, sufficient to make her marriage
 outfit equal to her other sisters; and the remainder of
 my real and personal property, I will and direct to be
 equally divided between all my sons and daughters,
 except my son Heman who has heretofore received his
 proportion, except the one dollar herein bequeathed him
 and lastly, I do hereby nominate, constitute and appoint
 my said wife Theby Rogers Executor and Andrew Foster
 & my son Stratton Rogers Executors to this my last
 will and testament, hereby revoking all other wills by
 me ^{heretofore} made. I do also will & direct that the several lega-
 lies to my children shall be paid to them in one year
 from my decease - Signed, sealed, published & declared
 in presence of the subscribing witnesses who have subscrib-
 ed the same in the presence of the testator and in the
 presence of each other. Hebron February 7th 1833 -

Witness. Alvah Day Joshua Rogers (L.S.)
 John Gault
 Alfred White

State of New York
 Washington County ss On it remembered, that when

8-12-81

Film 0212862 Washington, G. M. Will. Vol. A, 1944-1945. Topics: Report of Japan

Surrogate Court held at Salem, in the County aforesaid, before John Willard, Surrogate of said County, on the 18th day of March 1833, on the return of a citation to the next of kin of the said Joshua Rogers late of the town of Hebron, in the County of Wash- ington, deceased, duly served according to law, Alfred White, one of the subscribing witnesses to the last will and testament of the said deceased, (a copy whereof is hereto in- closed) appeared before the said Surrogate, in open Court, and after being duly sworn testified that he was present and saw the said Joshua Rogers, in his life time, subscribe the said will; that the said Joshua at the same time pro- vided and declared it, as and for his last will and testa- ment in the presence of Alvah Day, John Gault & the deponent; and that the deponent and the said Alvah Day & John Gault, at the request of the said Joshua Rogers, subscribed their names respectively thereto, as witnesses to the execution thereof - that at the time thereof, the said Joshua Rogers was above the age of twenty one years, of sound disposing mind and memory, and without any restraint - whereupon the said Surrogate did order the said will to be admitted to probate, and that letters tes- tamentary thereon be issued to Theobald Rogers, executor and Andrew Foster and Stratton Rogers, executors in- the said will named after the expiration of thirty days from the making of the said order, on their taking and sub- scribing the oath prescribed by law, unless, in the mean time, some valid objection thereto is exhibited and established. In witness whereof the said Surrogate has hereto subscribed his name and affixed his seal of office at Salem, in said County.

(L.S.) This Eighteenth day of March in the year one thousand Eight hundred and thirty three
John Willard

Washington County

Surrogate's office (p. 1) John Willard Surrogate of said County do certify that the foregoing is a correct copy of the last will and testament of Joshua Rogers deceased and of the probate thereof, and that the same were re- corded this 18th day of March 1833 being the day on which said will was proved. John Willard.

John Lytle
In the na-
mely being
memory
testament
First I
wife Mo-
paying
fore her
whom co-
appoint
read of
York Ex
In witness
hand of
the year

Signed,
named
ment,
subscri-
of the t

State of
Washington
Surrogate
ington
John Lytle
return
Lytle,
record of
subscri-
ment
whereof,
Surrog
worn
said I
will; th
liberal
and t

WILLS

RO

10000

DATE OF PROBATE	SURNAME	GIVEN NAME	BOOK	PAGE
	Root	William	A 1	134
	X Rogers	James	I	20
	X Rock	John	I	138
	X Rogers	John	I	164
	X Robinson	Elihu	I	262
	Rogers	James	II	313
	Root	Solomon	III	17
	Robertson	Archibald	III	285
	Rowan	John	III	333
	Rood	Robert	III	382
	Rowan	Stephen	IV	11
	Robinson	William	VI	59
	Rogers	James	VI	195
	Robinson	Mary	VII	42
	Robertson	Jedediah	A 1	37
	Robble	Thomas	A 1	186
	Robertson	John	A 1	311
	Robertson	John	A 1	194
	Rogers	Joshua	A 1	440
	Root	William	A 2	68
	Robbler	Thomas	A 2	84
	Robertson	John	A 2	87
	Rowe	Rhodesick	A 2	140
	Robertson	James	B 1	7
	Robeson	Alexander	B 1	321
	Rotch	James	B 1	448
	Robertson	James	B 2	59
	Robertson	Robert	C	49
	Robinson	Francis	D	179
	Rogers	Deliverance	E	55
	Robertson	Archibald	E	131
	Root	Nathaniel	E	247
	X Rogers	Beriah	E	295
	Robinson	John	E	302
	Robertson	John	F	249
	X Robertson	Christy Ann	F	397
	Rogers	Sally	E	229
	Root	Leonard	E	262
	Robertson	George U.	E	270
	Rodes	Nathan	E	396

WILLS

RG

DATE OF PROBATE	SURNAME	GIVEN NAME	BOOK	PAGE
	Rouse	William H.	G	122
	Robertson	Elizabeth	H	52
	Rogers	Catharine	H	223
	Rouse	Joseph	I	142
	Rogers	Ebenezer	I	182
1861	Rogers	David	I	340
1861	Robertson	James W.	I	363
	Robinson	James C.	I	466
	Roble	James	V	213
	Rotch	James	B 1	448
1862	Robinson	James C.	I	466
1863	Rood	Seth	J	187
1863	Robinson	George M.	J	250
1863	Roblee	Mahalon	J	263
1864	Robertson	Alexander	J	323
1865	Roberts	John	J	517
1865	Robertson	Gilbert	K	9
1868	Rogers	James	L	77
1869	Robertson	William	L	376
1871	Roberson	H arriet	M	242
1870	Robinson	Charles	M	273
1872	Robinson	James	N	85
1872	Rogers	Gardner	N	110
1872	Robinson	Joseph	N	165
1874	Rogers	Charles	N	331
1874	Robinson	William	N	458
1875	Roxalle	John	N	575
1875	Robertson	Mary	N	637
1876	Roberson	Jeremiah	N	747
1877	Roblee	Thomas	O	199
1877	Rock	Orva	O	211
1878	Rogers	Thomas	P	60
1878	Rowan	Archibald M.	P	252
1879	Rogers	Am M.	P	336
1879	Rooker	Philip	P	475
1879	Rogers	David	P	483
1881	Robertson	James J.	Q	289
1882	Robertson	David	R	239
1882	Robertson	Abner C.	R	351
1882	Rood	Charlotte	R	365

WILLS

RQ

P 10888

DATE OF PROBATE	SURNAME	GIVEN NAME	BOOK	PAGE
1883	Robinson	Lansing C.	R	541
1883	Root	Warren H.	S	201
1884	Robertson	Jane S.	S	331
1884	Robinson	Nelson	S	501
1885	Rogers	Susan A.	T	106
1885	Rogers	Hannah	T	118
1887	Robertson	George	U	24
1887	Rogers	Elizabeth	U	287
1888	Rouse	Calvin C.	U	446
1888	Rogers	Ella M.	V	81
1888	Rowell	Lemuel	V	86
1888	Rouse	John C.	V	122
1889	Rowan	Mary	V	181
1889	Roberson	Lydia A.	V	217
1882	Rozell	Peter	R	256
1873	Robertson	John	N	297
1889	Roberts	Elmira J	V	381
1889	Rogers	Elizabeth	V	437
1892	Robinson	Frederick	W	396
1892	Robinson	Alex P.	W	446
1893	Rooker	Madison	X	425
1893	Rockwell	Lucia J.	Y	5
1894	Rourke	William	Y	139
1894	Roberts	Evan J.	Y	514
1895	Rozell	Myron	Y	1
1894	Root	Caroline E.	Y	81

AMERUS SANDLES' will continued.

Mentions: daughters: Martha
Elizabeth
Phoby

wife Phoby

Executrix: wife

Witnesses: James Brookhanks
John Foster
James Foster.

JAMES ROGERS of Salem.

Dated May 8, 1789.

Probated October 6, 1789.

Mentions: wife Lydia

daughters: Ann
Martha

James, of Daniel McKitt of Salem

sons: Hugh

William

daughters: Mary McKitt

Jane Blair

Jane Rogers

Sarah Rude

Margaret Rogers.

Executrix: wife

Executrix: Daniel McKitt of Salem

Witnesses: John McGrea
Frances Lamon
John Clark
John McDonald.

DAVID WILSON of Hebron.

Dated April 4, 1789.

Probated October 10, 1789.

Mentions: sons Thomas

David

James

Daniel

Clark

wife Jane

daughter Martha

Executrix: wife

Executrix: brother James

Witnesses: David Hopkins
John Hamilton
Joseph Hamilton.

TIMOTHY STOCKIES of Westfield, Washington Co.

Dated April 8, 1788.

Probated December 23, 1789.

Mentions: daughter Sarah

sons: Billins

John

POOR COPY

Means whereof the proving and registering said Will and Granting Administration of all and singular the said goods chattels and credits and also the settling allowing and final discharging the accounts thereof doth belong unto us The Administration of all and singular the said goods chattels and credits of the said deceased and any way concerning his Will is Granted unto Lydia Rogers and Daniel M. Kitt Executors and Executor in the said Will named They being first duly sworn will and faithfully to Administer the same and to make and Exhibit a true and perfect Inventory of all and singular the said goods chattels and credits and also to render a Just and True account thereof when thereunto required

In Testimony whereof we have caused the seal of Court of Surrogate of said County of Washington to hereunto affixed Witness Edward Savage Esquire Surrogate of our said County of Salem the Sixth day of October in the year of our Lord one thousand seven hundred and eighty nine

In the Name of God Amen I James Rogers of the County of Washington and State of New York being at present sick and weakly as to bodily health but of sound disposing mind and memory blessed be Almighty God for the same and calling to mind that it is appointed for all men once to die do make and ordain and declare this to be my last will Testament in manner and form following hereby revoking and annulling all will or will by me made publishing and declaring this to be my last Will and Testament

I commit my Soul into the hand of Almighty God my Creator trusting and relying upon the merits and Sufferings of Jesus Christ my Redeemer by whose mediation Sufferings and Intercession with God the Father I expect to Inherit Eternal life - and as to my such worldly blessings with which God has been pleased to bless me beyond my merit or desert in this world I dispose of the same in manner following viz

I will order and direct that all my just debts and funeral Charges be paid and discharged by Executors and Executor herein after named, them. as to all my Estate real and personal of whatsoever nature or kind the same may be I give devise and bequeath the same unto my beloved wife Lydia Rogers and Daniel M. Kitt of Salem in the County and State aforesaid to hold and enjoy to them and their heirs and assigns forever upon these Express Limitations &

Conditions following
my devise all my Estate to
my Executors and Executor
viz. previous to any sale or
wise one riding more a mul
focal - also to my Daughter
to her and be disposed of by her
give unto my Daughter Mary
by her as she may think proper
if the same should be sooner
Daniel M. Kitt a young Esq.
him after the sale or disposal of
I authorize and empower my
Estate abovementioned as they
money as they can obtain for
herein after named viz. Hugh
Jane Rogers Sarah Crude &
them or their heirs Executors
appoint their equal proportions
Estate to be proportioned equal
like the one no more than
the other the equal half of the same
same may be put out at long
shall be appropriated for the
during her natural life and
said Children above named
more than the other -
and appoint my loving Son
my said last will and Test
confirming what they

Conditions I will and direct that in one year after
 my decease all my Estate both real & personal if it shall be thought prudent by
 my Executors and Executors should be sold and disposed of in the following manner
 viz. previous to any sale or sales being made I give and bequeath to my loving
 wife one riding mare a milch Cow and five sheep to hold to her and be at her dis-
 posal - also to my Daughter Ann one yearling heifer and five sheep to hold
 to her and be disposed of by her as she may think prudent - and further I also
 give unto my Daughter Martha one yearling heifer and five sheep to be disposed of
 by her as she may think proper allowing them one year keeping on the said farm un-
 less the same should be sooner disposed of - I give James M. Witt the son of
 Daniel M. Witt a spring Colt to be received by him when the said Colt is fit to use -
 After the sale or disposal of my Estate both real and personal (except as above excepted)
 I authorize and empower my said Executors & Executors to sell and dispose of my said
 Estate abovementioned as they shall think most prudent and advisable for such sums of
 money as they can obtain for the same and upon such sales to give unto my Children
 herein after named viz Hugh Rogers Mary M. Witt Jane Blain William Rogers
 Jane Rogers Sarah Rude Ann Rogers Margaret Rogers & Martha Rogers each of
 them or their heirs Executors Administrators or assigns or to such person as they may
 appoint their equal proportionate share of the amount of the said sales of the said
 Estate to be proportioned equally among my said Children share and share a
 like the one no more than the other - Item, as to the residue or remain-
 der or the equal half of the amount of the sales of my Estate I will order & direct that the
 same may be put out at lawful Interest and the Interest arising from the same
 shall be appropriated for the subsistence and maintenance of my said loving wife
 during her natural life and upon her decease to be equally divided among my
 said Children above named or their heirs share and share alike the one no
 more than the other - Lastly I do by these presents nominate constitute
 and appoint my loving wife Lydia & Daniel M. Witt Executors & Executor of this
 my said last will and Testament hereby fully authorizing ratifying and
 confirming what they shall do or cause to be done and also upon the sale

ed Will and
 at goods shall
 charging the
 all and single
 any other
 Will is and
 will and
 true and her
 edils and also
 ed
 Court of
 d Witness
 at Salem the
 and seven her
 lavage
 District of
 ew York
 of said
 for the same
 to see do
 Testament in
 vulting all
 his to be my
 ly God my
 rings of some
 and Intercession
 - and as to my
 d to bless me
 same in man
 funeral Char
 for herein after
 whatsoever
 bequeath the
 Daniel M. Witt
 joy to them
 Remission &

of or sales of the said farm or premises to give and execute one or more deed or deeds sufficient in the law for releasing or conveying for them or their heirs or assigns the said farm or real estate and premises with the appurtenances In witness whereof I have hereunto set my hand and seal the fifth day of may in the year of our Lord one thousand seven hundred and eighty nine James Rogers (L)

Signed sealed published and declared by the said James Rogers in and for his last will and Testament hereby revoking all former will or wills by me made declaring this to be my last will and Testament who signed our names in the presence of the Testator and in the presence of each other who were witnesses to the same John A. Coia Francis Lamon John Clark John McDonald

Item I also will devise and bequeath unto Margaret Rogers one yearling heifer and five sheep to be disposed of by her as she may think proper or direct this I direct to be considered as a part of my said Will the date above and also that the Loom belongeth to the three girls now unmarried and to their use and when they or either of them should marry the said Loom ~~shall~~ become the property of my Daughter Martha
James Rogers (L)

Witnesses present
Called John A. Coia Francis Lamon John Clark John McDonald

Washington Co. Be it remembered that on the sixth day of October one thousand seven hundred and eighty nine personally came and appeared before me Edward Savage surrogate of the said County John McDonald of the County of Washington former and being duly sworn on his oath declared that he did see James Rogers sign and seal the within Instrument purporting to be the Will of the said James Rogers bearing date the fifth day of may one thousand seven hundred and eighty nine and heard him publish and declare the same as and for his last will and Testament that at the time thereof he the said James Rogers was of sound disposing mind and memory to the best of the knowledge and belief of me the deponent and that his name subscribed to the said Will is of his own proper handwriting which he subscribed as witness to the

Said Will in the
Where James Law
Subscribed here name
County of Washing
Be it also rememb
seven hundred and
his & executor of the
before the said shou
and performance of
and executor why
Washington Co
The Probate
Independent to a
Circuit Court new
day of October Inst
legaled and approv
ceased a Copy wh
proved and allowe
Sword and at the
State by means
Granting Adm
and credits and ac
accounts thereof
singular the said
only way concern
Thomas Wilson the
being first duly
and to make and
gular the said go
true account the
whereof we have
Said County of

to give and execute one
for releasing or conveying
said land or real Estate and
interest wheresoever I have here-
of in my the year of our
name James Rogers (L^d)
by the said James Rogers
hereby revoking all former
claiming this to be my last
will in the presence of the
who were witnesses to the same
John M. Donato

to Margret Rogers one young
as she may think proper or
a part of my said Will the date
the three girls now named
of them should marry the said
Daughter Martha
James Rogers (L^d)
John M. Donato

the sixth day of October one thousand
and appeared before me
County John M. Donato of
being duly sworn on his oath
and seal the within Instrument
Rogers bearing date the fifth
and eighty nine and heard
us and for his last will and
said James Rogers was of sound
of the knowledge and belief of
scribed to the said Will is of
subscribed as witness to the

(23)
David Wilson the Testator presence and that he the deponent saw John
Mica James Cannon and John Cook the other Witnesses to the said Will
subscribe their names as witnesses thereto in the Testator presence
County of Washington

Edw. Savage
Do it also remembered that on the sixth day of October one thousand
seven hundred and eighty nine Lydia Rogers and David M. Pitt Secu-
lar & Executor of the within written Will of James Rogers likewise appeared
before the said Edward Savage and were duly sworn to the true execution
and performance of the said Will by solemnly taking the oath of Secutrix
and Executor as by law appointed Edward Savage Surrogate

Washington County in
The People of the State of New York by the Grace of God
Independent to all to whom these presents shall come or may concern
Greeting know ye that at the County of Washington on the tenth
day of October Instant before Edward Savage Surrogate therunto by us de-
legated and appointed the last Will and Testament of David Wilson de-
ceased a Copy whereof is herewith annexed was proved and is now ap-
proved and allowed of by us and the said deceased having whilst he
lived and at the time of his death goods chattels or credits within this
State by means whereof the proving and registering said Will and
Granting Administration of all and singular the said goods chattels
and credits and also the Daiting allowing and final discharging the
accounts thereof doth belong unto us. The Administration of all and
singular the said goods chattels and credits of the said deceased and
only way concerning ^{his Will} is granted unto Jane Wilson James Wilson and
Thomas Wilson the Secutrix and Executors in the said Will named they
being first duly sworn well and faithfully to Administer the same
and to make and exhibit a true and perfect Inventory of all and sin-
gular the said goods chattels and credits and also render a Just and
true account thereof when thereunto required In Testimony
whereof we have caused the seal of our court of Surrogate of our
said County of Washington to be herunto affixed. Witness
Ed.

John Rogers of Argyle

PETER CRISTY'S will continued.

Mentions: wife Elizabeth
brother Thomas
Sarah dau of my brother James
James Cristy's dau: Susannah
Elizabeth
Agnes

brother: Jesse
sister Anna

Executors: brother Thomas

Witnesses: John McFarland
Andrew Adams
John Quinton.

— JOHN ROGERS of Argyle.

Dated April 9, 1795.
Probated December 30, 1797.

Mentions: wife Darcis
sons: John
James
Oliver
daughters: Mehetable
Sarah
Mary
Tabitha

Executor: son Oliver

Witnesses: Nathaniel Thompson
James Odell
Elisha Bentley.

MATHEW STEVENS, Jr of Cambridge.

Dated December 25, 1797.
Probated Feb. 1, 1798.

Mentions: wife Martha
daughter Hannah
brothers: Richard
James
John
Thomas

Executrix: wife

Witnesses: Obed Warren
Elizabeth Noble
Hannah Stevens.

PHILIP ALLEN of Cambridge.

Dated February 8, 1798.
Probated August 20, 1798.

Mentions: wife Wait
sons: Jonathan
Caleb
Daniel
Elisha
brother Elisha
daughters: Abisha
Annie

POOR COPY

to the best of the know-
ledge and that their names
respective proper names
I subscribe to the said
and that they the respondent
to the said will submit
about presence
Edward Savage Surrogate
witness that on the same
day the Executor of the will
appeared before me in
person to the time existent
taking the oath of an
executor Edward Savage Surrogate
New York by the Grace of
God to witness these presents
Sreeting: Know ye that
on the Eleventh day
of January 1780 Edward Savage
Surrogate of Peter Crisley, a
deceased and whose
the said deceased having
in death Goods Chattels or
other of the growing and
rising Administration of
debts and Credits and also
discharging the accounts
Administration of
Credits of the said De-
ceased his Will is Granted
under the said Will

(164) John Rogers of New York
Named he being first duly sworn well and faithfully
to perform Administration the same and to make a true and
right Inventory of all and to inquire the said Goods Chattels and
Credits and also to render a true and true account thereof
when thereunto required In Testimony whereof we have
caused the seal of Office of said Surrogate to be hereunto
affixed Witness Edward Savage Esq. Surrogate of the said
County at Salem the fifteenth day of November in the year
of our Lord one thousand seven hundred and Ninety
seven and of our Independence the twenty second

In the Name of God Amen
I John Rogers of New York in the County of Washington and
State of New York being in some poor State of health of body Best
in Mind and Amory thanks be given to God and looking
into Mind the mortality of my Body and knowing that it
promoted for all men one to die Therefore I Do make this
Will and Testament that is to say Principally and first of all
I Give and renounce My Soul into the hands of the Almighty
God that gave it and My Body I Recommend to the Earth
to be buried in a Decent Christian Burial at the Devotion
of my Executor Nothing Doubting but at the General re-
surrection I shall Receive the same again by the Mighty
Power of God - and Touching such worldly Estate
where with it has Pleas'd God to to bless me with in this
Life I Give Demise and Dispose of the same in the
following manner and form (Viz) -
Firstly I Give and bequeath to Dinah Rogers my
Dearly beloved Wife all that she brought with her
when I married her which was one bed and
Purttine one Desk & one Chest & four Silver
table

And my general Charges and all my Lawfull Debts and
 of the parts of the two sides of come and out of the Inventory
 of my Stock and Allegation for Stock and money and other
 in the remainder of ~~my~~ the profits of the said two sides
 of land and all the Remainder of my Inventory of Stock and
 other parts of Stock and money with her Share parts in all my
 possible Inheritance that has been sold to my wife now her
 since my first Wifes Death shall be Equally Divided be-
 tween my five loving Daughters viz) Elizabeth, The
 able, Grace, Mary and Tabitha in such Equal Parts, Equa-
 and bequeath to each of my Daughters to be paid by my
 Executor one year after my decease, and I also I give
 and bequeath to my Executor all my wearing apparel
 viz) I do constitute Make and ordain my well beloved
 son Oliver Rogers the said Executor of this my last
 will & Testament and I do hereby utterly disallow re-
 voke and disannul all and every other Testaments, Wills
 Legacies bequeaths or Executors by me in any way or
 manner before Will or bequeathed, Ratifying and
 Confirming this and no other to be my last Will
 and Testament In Witness whereof I have hereunto
 set my hand and seal this ninth day of April and in
 the year of our Lord one thousand seven hundred and
 ninety five Signed Sealed Published Pronounced and
 declared by the said John Rogers to be his last Will and
 Testament in the presence of us who in his presence
 and in the presence of each other who have hereunto sub-
 scribed our names
 W^m Nathan Thompson
 James Odell
 Elisha Bentley
 John Rogers (L.S.)

the said one and
 one & five plates one
 one and I have
 to my house
 is added to my
 my wife and on
 the day of the
 he & me call and
 my farm and he
 to live as long a
 beloved son John
 my Executor
 bequeath to my wife
 and a portion
 except ten acres
 to be sold and
 hundred pound
 order of these
 ten acres shall be
 vendue in
 order of
 my five beloved
 sons Mary and Jo
 I joined when
 divided between
 my Executor has

Washington
 County of DeceMBER one thousand seven hundred and twenty
 seven personall came and appeared before David Sarge
 Surrogate of the said County Nathan Thompson and Peter
 Bentley of the County of Washington

The People
 of the County of Washington
 do hereby certify that
 at a Court of the County of Washington
 held at the Court House
 at Salem Virginia
 the 10th day of December
 1727 the following
 was presented and
 read to wit
 A Petition of
 the said People
 of the County of Washington
 praying that
 the said David Sarge
 Surrogate
 should be authorized
 to sell the
 said Sarge
 deceased
 his real estate
 and the
 said Sarge
 the said Sarge
 allowing and
 paying unto
 the said
 his Will in
 named he be
 ter the same
 ventory of a
 and also to
 unto require
 the deal of
 Witness
 at Salem
 year of our
 seven and

on the twenty ninth day
of the month of December
in the year of our Independence
the Twenty second

(168)

The People of the State of New York by the grace of God
free and independent to all have come these presents
that since a man called John Greeting known by
that at Salem in the county of Washington on the twenty
ninth day of December in the year of our Independence
the Twenty second in the county of Washington
deceased (a copy whereof is hereunto annexed) was
proved and is now approved and allowed by us: and the
said deceased having whilst he lived and at the time of
his death Goods Chattels and Credits within this State by
means whereof the proving and requesting the said Will
and the granting Administration of all and singular
the said Goods Chattels and Credits and also the Auditing
allowing and final settling the account thereof as shall be
brought unto us: the Administration of all and singular the Goods
Chattels and Credits of the said deceased: and every way concerning
his Will is granted unto Oliver Rogers the Executor in the said Will
named he being first duly sworn well and faithfully to adminis-
ter the same and to make and exhibit a true and perfect In-
ventory of all and singular the said Goods Chattels and Credits
and also to render a just and true Account thereof when the
same shall be required In Testimony whereof we have caused
the Seal of Office of our said Surrogate to be hereunto affixed
Witness Edward Savage Esq. Surrogate of the said County
at Salem aforesaid the thirtieth day of December in the
year of our Lord one thousand seven hundred and twenty
seven and of our Independence the Twenty second

Savage
[Signature]

James Rogers of Argyle

JAMES ROGERS OF Argyle.

Dated Oct 18, 1810.

Probated Nov. 16, 1810.

Mentions: wife Betsy

dau Abby

son Walter

natural son of late Elizabeth Arthur, decd

James natural s of Mary Whitney

s. Charles natural son of my wife born

before wedlock.

Mercy w. of Alpheus Doty

Abby w. of Samuel B Berry

Executors: Paulinus Potter

Caleb Baker of Kingsbury.

Augustus Arthur of Clinton Co.

Witnesses: Jno Lawrence

John A Eckert

Mott Ogden.

JOSEPH CRANDALL of Hebron.

Dated Nov. 17, 1810.

Probated Nov. 22, 1810.

Mentions: son in law Oliver Alborough

son Mitchel C

daughters: Clarissa

Hannah

Charity

Peleg Davis w. of Mary Crandal

wife Olive Crandal

son Edward

dau. Caty

grandson Joseph Crandal

" dau Rockseny dau of Joseph Crandal, Jr.
decd.

Executor: son in law Oliver Alborough

Witnesses: Lyman Hall

Elisha Burrows

Sarah Larkham

signed "L"

SIMON BABCOCK of Kingsbury.

Dated Aug 26, 1810.

Probated Dec. 31, 1810.

Mentions: grandchildren of Bethia, formerly w. of
Joseph Carpenter.

grand dau Patience

dau Elizabeth

son Simeon

Executors: Giles Brownell, stepson

Samuel Harris

Witnesses: E Willoughby

David Cole

A Freeman.

POOR COPY

date the twenty fifth day of November in the year of our Lord MDCCLIII
 And further I give and bequeath unto my said wife Betsey all the household
 furniture which I shall own at the time of my decease untill my Daughter
 Abby shall intermarry or arrivat the age of eighteen years of age and
 immediately after her intermarriage or her arrivng at the age of eighteen
 years which ever shall first happens I give one moiety or half of my said
^{life} furniture to my said Daughter her heirs and assigns, and the other half
 or moiety thereof to my said wife during her natural life and after
 her decease I give the same to my said Daughter her heirs and assigns
 I do also give and bequeath to my said wife her heirs and assigns my
 Negre Girl named Doll a horse of the value of Seventy five dollars with
 a Saddle saddle and bridle one Cart two Oxen with a yoke one plough
 harness and chain two Cows and ten Sheep all which except the horse
 to be part of the property owned by me at my decease and I also be-
 queath to my said wife for the support and maintenance of my family
 all the Provisions which shall be in my dwelling house at the time
 of my death Provided and the said small debts gift and bequests are
 severally upon this exply condition that my said wife shall within
 two Calendar Months after my decease execute to my decess herein named
 and to each of every of them their heirs or assigns a good and sufficient
 Release in the law of all and every right a claim of Dower which she
 might or shall have to all and every part of the real Estate held by me
 during my lifetime and of all actions or writs of Dower - And in case she
 shall neglect or refuse to execute the said release and to deliver the
 same to all or one of my Executors herein after named within the said
 two Months then and in such case I give devise and bequeath all the
 real and personal property so as aforesaid devised and bequeathed to my
 said wife and Daughter unto my Son Walter the late Elizabeth the
 widow Betsey wither his heirs and assigns to the only proper use and
 behoof of the said Walter his heirs and assigns for ever. Any thing
 herein contained to the contrary thereof in any will or testaments standing
 in shew I do furthermore give to my said wife my negre boy named
 Whittill the seventeenth day of April in April which will be in the
 year of our Lord one thousand eight hundred and eleven if she
 shall continue my widow or widow so long and shall execute and
 deliver the said release in manner herein before mentioned yet she
 shall have no right or power to sell or dispose of him for service
 or in any other way but in case of neglecting or refusing to execute
 the said release as approved or should she inter-
 meddle or dispose of that child then and in either of such cases
 the said child shall be given to the said Walter or his assigns to

serve him
 and year last
 to all intents
 and finally I give
 to her heirs and
 his several part
 said wife part
 said release as
 And further I
 and to her heirs
 Estate lying in
 bounds of a town
 deceased being part
 containing about
 Acre or more
 my said Daughter
 lot number two
 acres and three
 the said Town of
 the natural son
 forever all that
 in the said Town
 by the name of the
 in that part of the
 whose James
 Son the said Walter
 and unto my Son
 and to their heirs
 remainder of all
 be to be equally divided
 and bequeath unto
 and assigns all the
 Dower provided I
 die having another
 residue and remainder
 said Walter shall
 respective towns and
 and three Acre a
 said Mary the wife
 the part of the said
 devise and bequeath
 their Child or their
 children heirs and
 and more Acre in
 the said Town

of our Lord MDCCLIII
Betsy all the household
as well my Daughters
teen years of age and
ing at the age of eighteen
ity or half of my said
and the other half
atural life and after
her heirs and assigns
heirs and assigns my
ly five dollars with
a rope one plough
ish except the horse
lease and sales be
tenance of my family
of horse at the time
gifts and bequest are
id wife shall within
y devised herein maner
good and sufficient
of Dower which she
cal Estate held by me
wer - And in case she
case and to deliver the
named within the said
ise and bequeath all the
and bequeath to my
the late Elizabeth the
the only proper use and
is for ever - Any thing
wife notwithstanding
my negro boy named
which will be in the
I seven years if she
id shall execute and
is mentioned and she
out of her ^{or his} services
up or comparing to a slave
I or should she enter
in either of such cases
law by his or hers to

above him or them for the residue of term aforesaid And on the
and year last aforesaid I give the said Negro boy his freedom and shall
to all intents be considered emancipated accordingly from that time -
Monthly I give devise and bequeath unto my said Daughter Abby and
to her heirs and assigns forever after the death of my said wife the said
but several pieces or parcels of Land as is aforesaid devise to her my
said wife provide my said wife shall well and truly execute the
said release and deliver the same as aforesaid but not otherwise -
And further I give devise and bequeath unto my said Daughter Abby
and to her heirs and assigns forever all that certain piece or parcel of land
situate lying and being in the said Town of Argyle within the limits and
bounds of a tract of land granted by letters patent to Stephen Bayne
deceased being part or parcel of the lot number five of the first allotment
containing about eighty seven acres of land and is the same on which
Robert Smart now resides and likewise I give and bequeath to
my said Daughter Abby and to her heirs and assigns forever
lot number two of the third allotment of the said Patent containing thirteen
acres and three quarters of an acre of land also situate lying and being in
the said Town of Argyle Soberly I give devise and bequeath unto James
the natural son of Mary otherwise Polly Whitney and to her heirs and assigns
forever all that certain lot piece or parcel of land situate lying and being
in the said Town of Argyle adjoining Hudsons River known and distinguished
by the name of the lot number one hundred and thirty nine of the larger lots in
in that part of the said Town of Argyle commonly called the setts Patent
whereon James Allen now lives - Soberly I give devise and bequeath unto my
son the said Walter the natural son of the late Elizabeth otherwise Betty Luther
and unto my son Charles the natural son of my said wife born before we took
and to their several and respective heirs and assigns forever the rest residue &
remainder of all my real Estate what sever and wheresoever the same may
be to be equally divided between them share and share alike And I do further give
and bequeath unto the said Walter Charles and Abby and to their respective heirs
and assigns all the residue and remainder of my Personal Estate of what kind or
sorter provided I shall die leaving no other Child or Children but in case I should
die leaving another Child or other Children then and in such case the said
residue and remainder of my said Personal Estate I give and bequeath unto the
said Walter Charles and Abby and such other Child or Children and to their
respective heirs and assigns in each case to be equally divided between them share
and share alike and in case of the death of the said James the natural son the
said Mary otherwise Polly Whitney without lawful issue not having legally
disposed of the said lot piece or parcel of land above devised to him then I give
devise and bequeath the same to the said Walter Charles and Abby and to such
other Child or Children as shall have at the time of my decease ^{to be}
and assigns forever to be Equally divided between them share
and share alike and in case of the death of the said Walter Charles and Abby or

and real or personal Estate
 the survivor or survivors of
 or right of the deceased which
 said survivors shall have
 or them his or their heirs
 the said Walter Charles
 and should all die without
 & Properly hereby devised
 James the natural
 the living then I give down
 all the said real and Personal
 Walter Charles and Abby
 ten case the said James
 Whitley should die previous
 other Child or Children
 towards or in case he
 disposed of the same property
 case I give devise and be
 by and to Abby the Wife
 own share and share like
 appraised unto the said Mercy
 signs — Seventy
 Executors herein after named
 Walter and Charles shall
 of shall be at Williams
 singly receive their degrees
 Township in the State of
 York and that my said
 at by my said Executors the
 male Seminary of Learning
 hereby hereby giving and
 and to any other Child or
 and also excepting the
 in manner aforesaid that
 or Survivors of them or
 or more than twelve
 Debts due and owing to
 and Adminis be collect
 own such sale or collectio
 as shall from him
 as well for debts due
 and funeral Charges and
 ing Supporting and Sustain
 or Children of any of
 restrictive shares and
 tion for the said Executors
 and business in and
 that he laid out in cloth
 to bank or any of them that

aforesaid except for debts due and owing by me shall be retained in the hands of my said
 Executors or any of them until the said year has expired — Eightly I here
 by empower and authorize my said Executors hereafter named or the survivors or
 survivors of them to lease or to let to any Person or Persons such of my improved
 lands as in and by trust presents as devised to the said Walter Charles Abby James
 and any other Child or Children as aforesaid (but no other Land) and every part thereof
 for any term of years provided the share or proportion of either of them be not leased
 or rented for a longer period of time than the time they shall respectively arrive at the
 age of twenty one years & provided the rent of the property hereby intended to be given
 to the said James be laid out in cloathing educating and maintaining him — And
 Lastly I do hereby appoint Paulinus Potter of the said town of Monau Gable Baker
 of the town of Kingsbury in the said County of Washington and Augustin Arthur
 of the town of Fox in the County of Bladen Executors of this my last Will by
 Testament hereby revoking all other Wills by me made In Witness
 Whereof I have hereunto set my hand and Seal this Twentieth day of
 October in the Year of our Lord one thousand eight hundred and five
 Signed Sealed Published and declared by the said James Rogers as by his
 his last will & Testament in the presence of us who have signed our names
 as Witnesses hereto in the presence of the said Testator & of each other

*the words the "the" before the word "in" in the twelfth line of the first page
 between the words "Leg" and the "in" the first page written on an erasure by the
 words "the" in the "Leg" from the bottom of the same page erasure and the words
 "the" in the "Leg" from the bottom of the same page erasure and the words
 "the" in the "Leg" from the bottom of the same page erasure and the words
 "the" in the "Leg" from the bottom of the same page erasure and the words
 "the" in the "Leg" from the bottom of the same page erasure and the words*

In Testimony
 John A. Schult
 Nath. Ogden

County of Washington)

James Rogers

(L5)

Be it remembered that on the sixteenth day of November in the year
 of our Lord one thousand eight hundred and ten personally came and appeared
 before me Edward Savage Esq. Surrogate of said County Nath. Ogden one of the
 Subscribing Witnesses to the preceding Will and being duly sworn on his Oath declared that
 he did see James Rogers sign and seal the preceding instrument in writing purporting to be
 the last will and Testament of him the said James Rogers bearing date the twentieth day
 of October in the year of our Lord one thousand one thousand eight hundred and five and
 heard him publish and declare the same as aforesaid his last will and Testament that at the
 time thereof he the said James Rogers was of sound disposing mind and memory to the
 best of knowledge and belief of him the deponent that his name subscribed to the said
 Will is of his own handwriting which he subscribed as a Witness to the said Will in the
 Testator's presence and that he the deponent did see John A. Schult and John Lawrence
 subscribe their names as Witnesses to the said Will in the Testator's presence
 And be it also remembered that on the same day personally appeared before me the
 said Surrogate Paulinus Potter and Gable Baker Executors in the said Will
 named and were duly sworn to the true Execution and performance of the said
 Will by severally taking the Oath of an Executor as by Law appointed

Edward Savage


LETTERS OF ADMINISTRATION

RO

SURNAME	GIVEN NAME	BOOK	PAGE	DATE
Robertson	William	1	53	Aug. 26, 1802
Rood	Daniel	1	98	Nov. 18, 1805
Ross	Benjamin	1	189	Jun. 20, 1810
Rood	Dan	1	293	Apr. 1, 1824
Rood	Luther	2	73	May 23, 1815
Robinson	Rowland	3	45	Aug. 19, 1820
Robinson	Francis	3	67	Sept. 26, 1821
Rocker	Joseph	3	100	Feb. 28, 1823
Rook	Anthony	A	11	Feb. 10, 1826
Rogers	David F.	A	43	May 19, 1826
Rogers	Jared B.	A	90	Dec. 25, 1828
Rogers	Adam W.	B	10	Jul. 16, 1832
Rogers	Joshua	B	39	Apr. 17, 1833
Robertson	William F.	C	237	Jan. 22, 1838
Robertson	Judith	C	366	Feb. 26, 1844
Robertson	William H.	D	343	Jan. 29, 1845
Rogers	David R.	D	448	Sept. 19, 1848
Rogers	Andrew I.	D	489	Jan. 14, 1850
Robertson	John S.	E	234	Nov. 12, 1850
Robertson	Alex	E	272	Feb. 3, 1852
Roberson	Chas. R.	E	330	Oct. 28, 1853
Roberson	Francis	E	331	Nov. 5, 1853
Rogers	Samuel	E	390	Sept. 17, 1855
Robins	Marcus	F	12	Mar. 12, 1856
Robertson	Mary	F	39	Mar. 4, 1857
Robertson	Christy Ann	F	58	Aug. 15, 1857
Rowe	Betsy	F	83	Apr. 20, 1858
Robertson	Mary	H	72	Jul. 7, 1875
Rowe	Charlotte S.	H	162	Nov. 22, 1876
Robertson	Ellen A.	H	212	Jul. 9, 1877
Robertson	Joseph	H	251	Feb. 13, 1878
Roberson	Benjamin	H	269	Apr. 23, 1878
Roggy	Andrew	H	471	Mar. 9, 1881
Roache	Edward B.	H	525	Oct. 17, 1881
Rogers	Walter	H	611	Jan. 10, 1883
Rogers	Mary A.	H	659	Jun. 22, 1883
Robinson	Thomas	H	753	Jun. 23, 1884
Roberts	Margaret E.	H	788	Jan. 31, 1885

LETTERS OF ADMINISTRATION

RO

P 10887

SUBNAME	GIVEN NAME	BOOK	PAGE	DATE
Rogers	Cornelius	H	853	Dec. 2, 1885
Roberson	Barber	H	919	Nov. 1, 1886
Rollins	Benjamin	H	959	Apr. 9, 1887
Robertson	James E.	H	976	May 11, 1887
Rogers	Thomas	I	114	Jan. 3, 1889
Roberson	Adella B.	I	130	Feb. 26, 1889
Robinson	Mary A.	I	180	Jul. 23, 1889
Rogers	James L.	I	250	Apr. 1, 1890
Robinson	Cyrus S.	I	353	Mar. 2, 1891
Robinson	Hannah S.	I	374	May 4, 1891
Roach	William	I	423	Oct. 17, 1891
Roberson	Martin	I	505	May 9, 1892
Rogers	David	I	528	Jul. 20, 1892
Robertson	Jennette S.	I	530	Jul. 23, 1892
Roberts	David T.	I	534	Aug. 10, 1892
Rollins	Jane	I	573	Dec. 19, 1892
Robertson	David Q.	I	608	Apr. 1, 1893
Roper	Bell	I	644	Jul. 12, 1893
Royce	Sarah	I	650	Aug. 7, 1893
Rood	Amy	I	715	Mar. 30, 1894
Robinson	Olive J.	I	781	Nov. 14, 1894
Robertson	George W.	I	790	Dec. 8, 1894
Robertson	Alexander	G	60	
Robertson	Mary	G	72	
Rogers	Ghered	G	196	
Robertson	Nancy	G	257	
Robertson	Francis	G	261	
Roberts	David	G	285	
Rogers	Solomon	G	351	
Robertson	Harriet Ann	G	359	
Robinson	Francis N.	G	383	
Roberson	Alfred	G	442	
Ross	William	G	475	
Rogers	Elizabeth	G	494	
Roberson	Martin F.	G	536	
Roche	Patrick	G	787	