

1822

11/22/1822 Estate

Cochran, James

O: CP 11

N: CP 12

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THE STATE OF OHIO, *Union* County, ss.

KNOW ALL MEN BY THESE PRESENTS, THAT WE *Alexander Reed Andrew Gill James Ewing & Thomas McDonald*

Are held and stand firmly bound, unto the Treasurer of *Union* county, and his successors in office for ever, in the full sum of *two thousand dollars*

to which payments well and truly to be made we bind ourselves, our heirs, &c. jointly and severally, firmly by these presents, sealed with our seals, and dated this *22nd* day of *November 1822*

THE condition of the above obligation is such, that whereas the above bound *Alexander Reed & Andrew Gill* having been appointed executors of the last will and testament of *James Cockran* late of *Union* County, deceased, now if the said *Alexander Reed & Andrew Gill* do and shall well and truly execute and discharge all and every duty by law enjoined on him as executor of the said last will and testament of the said *James Cockran*

deceased, then this obligation to be null and void, otherwise to remain in full force and virtue.

*Alex Reed B
Andrew Gill B*

*James Ewing B
Thos. McDonald B
B*

E. or. of Cockran
Banc -
Filed November
22nd 1822
Richard Gabrill
Clerk

22

In the name of God Amen, I James Cochran
of the County of Union and State of Ohio
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 (that
is to say) it is my will that all my just and
lawful debts be paid, I give and bequeath to my
son James his heirs and assigns all my land, farming
utensils and tools of every description and my youngest
catt, for him to have and to hold forever, and I
give and bequeath to my daughters Susanna, Eleonore
Mary, Rosanna, and gain all^{the remainder of} my personal estate
goods and chattles of what kind and nature soever to
be equally divided betwixt them with all monies
coming to me by notes bonds judgments or book
accounts and it is my will that my three youngest
Daughters now single shall have the haire we now
live in while they ~~are~~ live single for a home it is
my will that my oldest main be for my daughter
Gain the next oldest for my daughter Mary
and my two yearold main for Rosanna
I do hereby appoint Andrew Gill and Alexander
Reed executors of this my last will and testament
; hereby revoking all former wills by me
made. in witness wherof, I have here unto set
my hand and seal, twentieth day of September
in the year of our Lord one thousand eight
hundred and twenty two and delivered ^{JAMES COCHRAN}
Signed sealed and published by the above
named James Cochran to be his last will
and testament in the presence of us, who have hereunto
subscribed our names as witnesses in the Chrs. L. Slover
presence of the testator

William Ware

The Last Will &
Testament of James

Cochran

Filed November 22nd - 1882

Richard Gabrell
Clerk County

lambinon 33 $\frac{3}{4}$ lb 2 cents	1 shear male 11 $\frac{1}{4}$ lb	4 08
19 hays 50 cents	-	9 50
1 black cow 9 dal + brindle cow 7 dal	-	16 00
1 yearling steer \$ 325 one calf \$ 175	-	5 00
10 sheep \$ 175	-	17 50
15 kettles holding 13 gallons each \$ 325	-	48 75
3 large Spider \$ 125 each	-	3 75
2 teakettles \$ 2 each	-	4 00
2 stew kettles \$ 125 each	-	2 50
		188 38

Thos. Donald

David Reed

John Coolidge

Fees 29 est

December the tenth A.D. 1822

An inventory of the goods and
chattels of James Cochran deceased, late of Union
County and Township. taken by us Thomas -
McDonald and David Reed and John Coolidge appraisers
appointed by the Court of common Pleas of Union
County Ohio: and duly sworn as the law directs

	Dol	Cents
four 4 gallon pots £1 25	5	00
two 2 gallon pots £1 00	2	00
four small ovens £2 25	9	00
one large oven	2	75
one small pot 75 cents one stew kettle £1 00	1	75
one small spider 75 cents one large spider 1 25	2	00
one large sunkettle £1 50 cents one teakettle £2 00	3	50
two spiders 1 small, 1 larger 1 12 $\frac{1}{2}$ - 1 25	2	37 $\frac{1}{2}$
two ten gallon kettles £2 56	5	12 $\frac{1}{2}$
two thirteen gallon kettles £3 81 $\frac{1}{4}$	7	62 $\frac{1}{4}$
one ten gallon kettle cracked	1	50
one seven gallon kettle	1	87 $\frac{1}{2}$
one pane and irons	2	25
one tramel £1 50 one pane still yards £2	3	50
one loom £1 00 2 needs 1 dol each	12	00
one racking chain £1 25 thru chains 65 cents each	8	20
four chairs no bottoms 1 50 one woman's saddle ^{6 dol} £2 00	8	50
20 spools £1 25 one chest £1 table 2 dol	4	25

An Inventory of the
Property of James Cochran

Filed March 14th, 1823

Richard Gabriele
Clock

State of Ohio, Union county, *fs*

EBENEZER LANE, President; DAVID MITCHELL, WM. GABRIEL and JAMES CURRY, Associate Judges of the court of common pleas, for the said county of Union;

To *Ezra Wengot & Joseph Lawrence* send Greeting:

WHEREAS, at a court holden by us on the *27th* day of *Sept* in the year of our Lord one thousand eight hundred and twenty *4* at the court house in Marysville, in the county aforesaid, *James Bachman* of said county, as is alleged, lately died intestate, having whilst living, and at the time of *his* death, goods and chattels, within this state and county, by means whereof, ordering and granting administration of all and singular the said goods and chattels, and also the auditing, allowing and final discharging the account thereof, doth appertain to us; and we being desirous that the goods and chattels of the deceased may be well and truly administered, applied and disposed of, do grant unto the said

Ezra Wengot & James Bachman
Joseph Lawrence

with the will annexed

full power by these presents, to administer and faithfully dispose of, all and singular the goods and chattels; to ask, demand and receive the debts which unto the said deceased, whilst living, and at the time of *his* death, did belong; and to pay the debts the said deceased did owe, so far as such goods and chattels will thereto extend, and the law require: hereby requiring you, by advertisement inserted and continued for four weeks successively, in one of the public newspapers printed in this state, to notify the creditors of said estate to exhibit their accounts, legally proven, within one year; and to make or cause to be made, a true and perfect inventory of all and singular, the goods and chattels of the said deceased, which shall be appraised and signed by

freeholders, under oath or affirmation; and also a true and accurate statement of the debts due and owing said estate, so far as they can come to your hands, possession and knowledge; and the same so made to return, or cause to be returned, to the Clerk's office of our said court, within three months; and also shall adjust and settle up the accounts of the said estate, and deposit such account in the Clerk's office, within twelve months, unless further time be allowed: and we do, by these presents, depute, constitute and appoint, you, the said

with the will annexed
Administrator of all and singular the goods and chattels which were of *the said James Bachman* deceased.

In testimonyp whereof, We, on the same day and year aforesaid, at Marysville, caused the seal of our said court to be hereunto affixed, and ordered these presents to be attested.

In witness whereof, I, S. G. STRONG, Clerk of the said court, have hereunto set my hand, this *27* day of *Sept* in the year of our Lord one thousand eight hundred and twenty *4* of the independency of the United States of America the *48th* and of this state the *22nd*

S. G. Strong CLERK.

Wengot & Lawrence
Lillys of Administration
Copy

Know all men by these presents, That we Ezra Winget & Joseph Lawrence
the 1st of August, at the latter of Delaware County, to James Clegg, a sum of
Dec 3^d

all of Union county, and state of Ohio, are held and firmly bound unto the state
of Ohio, in the penal sum of fifteen hundred dollars,
current money; to the payment of which, well and truly to be made, we bind
ourselves, our heirs, executors and administrators, jointly and severally, firmly
by these presents. Witness our hands and seals, this twenty seventh day of

September 1824.

WHEREAS, said Ezra & Joseph have, by the Court of Common Pleas
of Union County, at their term of September 1824 been duly

appointed ^{with the will annexed of 1824}
Administrators of all and singular the goods and chattels which were of ^{and will} ^{late} ^{of} ^{Administered by Alexander Reed}
^{James Clegg} late of ^{late} ^{and} ^{deceased.} Now the
condition of the above obligation is such, that if the above bounden

Administrators as aforesaid, shall and will faithfully perform all the duties re-
quired of ^{them} by law, then this obligation to be void, otherwise to remain in
full force and virtue.

SIGNED, SEALED AND DELIVERED, }
IN PRESENCE OF }

J. Strong Jr!

Ezra Winget
Joseph Lawrence
James Clegg
Samuel Reed

Winget & Lawrence
Administration

7 Bonds

1824

on July 11, 1824, in the above

case, the court held that the bonds were valid, and that the plaintiff was entitled to recover the amount of the bonds, plus interest, and costs.

Report