

DANIEL KELLY'S WILL

I, Daniel Kelly, of the township of Forks, in the County of Sullivan, State of Pennsylvania, a farmer, being of sound mind, memory and understanding do make and publish this, my last will and testament, hereby revoking and making void all former wills by me at any time heretofore made.

And first I direct that my body be decently interred in the Catholic Cemetery in Overton, PA, according to the rites and ceremonies of the Catholic Church.

As to such estate as it hath pleased God to intrust me with, I dispose of the same as follows, viz:

I give and bequeath to each of my following children viz:

William Kelly, Daniel J. Kelly, John Kelly, Mary intermarried with Michael Gilligan, Nora intermarried with Joseph Dunn, Catherine intermarried with William Sick and May intermarried with Joseph Marshall, the sum of five (5) dollars to be paid to them respectively by my executors herein after named within one year after my death.

I give, devise and bequeath unto my daughter, Cecelia Kelly about fifty (50) acres of the old homestead upon which I now reside. Said fifty (50) acres to embrace that portion upon which is erected the dwelling house in which I now reside and barn, leaning shed, outhouse. This 50 acres to begin at Michael Kelly's corner and continue along the public road to a corner a distance sufficient that by running a line back from the public road a distance sufficient to embrace and take in said dwelling house and buildings, would measure about 50 acres. This 50 acres and adjoining tenancies to her my said daughter, Cecelia, her heirs and assigns forever.

I further give and bequeath unto her my said daughter, Cecelia, all my household goods, stuff, and sufficients of household and all those goods and chattels whatsoever remaining in the dwelling house in which I now reside from her own use absolutely.

I give, devise and bequeath unto my two sons, Michael Kelly and Thomas Kelly then and each of their heirs and assigns forever all the rest residue and remainder of my estate, real and personal of whatever nature the same may be at the time of my death share and share alike. They are to pay or cause to be paid there from the following -- viz:

My said son, Michael P. Kelly, to pay or cause to be paid unto my daughter, Josephine Kelly (which sum is here to be bequeathed unto her) the sum of \$100 within one year after my death.

My said son, Thomas Kelly, to pay or cause to be paid unto my daughter, Agnes Kelly (which sum is hereby bequeathed unto her) the sum of \$100 within one year after my decease.

And it is further my will and desire that the several sums devised to my daughters, Josephine and Agnes Kelly be and remain a lien upon the lands herein devised to Michael and Thomas Kelly until the same is fully paid and satisfied and I do hereby nominate, constitute and appoint my said sons, Michael Kelly and Thomas Kelly to be the executors of this, my last will and testament.

In witness, whereof I, Daniel Kelly, the testator, have to this my last will, set my hand and seal this 10th day of August A.D. 1898.

his
Daniel X Kelly

Signed, sealed and published and declared by the above named Daniel Kelly as and for his Last Will and Testament in the presence of us who have hereunto subscribed our names at his request as witnesses thereto in the presence of the same testator and of each other.

M. Eugene Dugan
John Donahue

And now to wit, June 23rd 1902, having considered the testimony offered in this case and filed the same of record, I do adjudge the foregoing writing to be duly proved as the last will and testament of Daniel Kelly now deceased, and as such I do enter the same of record according to law.

Thomas E. Kennedy, Register