

To wit,
In name of God amen I Martin Barron of the County of
Warren & State of Ill. being somewhat weak in body yet sound
in mind & memory Thanks be to Almighty God therefore Do
make & ordain this my last will & testament. First my body

166

Estate of Martin Warner Dec^d

I give to the earth & my soul to God from whence they came
 I give after my Just debts & funeral charges are paid I give
 & bequeath to my true & well beloved wife Elizabeth all my personal
 Estate of whatever name or nature together with the house &
 household in which I now live for her own use & benefit during
 her natural life Third I give to my son Martin one hundred
 dollar to be paid out of my personal estate by my executor
 at the decease of my wife fourth I give & bequeath to my daughter
 Elizabeth all my tract of land one lock more known by the name
 of the Mt. Zion place containing by deed one hundred & sixteen
 more or less well also to her the sd Elizabeth one hundred dollars
 to be paid by my executor at the decease of my wife Fifth
 I give to my son Jacob the plantation on which he now lives
 containing one hundred acres of land to be taken from the tract
 on which I now live agreeably to the following boundaries beginning
 at a stone at the west North-east corner of land presently
 owned by Abraham Bowman on Strimons line thence with said
 line a North-west course to John Estens corner thence with
 the said Estens line a westerly course far enough to make
 one hundred acres by running to the South west corner of the said
 Bowman's land in T. de-ferk thence to the place of beginning
 Sixth I give to my son Jacob the equal undivided half of my
 land containing one hundred thirty six more or less in Clinton
 county on the waters of second creek Seventh I give to my daughter
 Martha all the land on the South east side of T. de-ferk
 on the tract on which I now live - to which I now and is
 not heretofore signified to any other person like to my daughter
 Martha the remainder equal undivided half of my land
 in Clinton county on the waters of second creek which last
 described tract in Clinton county is to be divided equally
 between her & her brother Jacob agreeably to the sixth item
 of this testament - eighth my will is (that after the two hundred
 dollars hereinbefore bequeathed above to be disposed of agreeably to this
 testament at the decease of my wife) that the remainder of
 my personal estate be equally divided between my son Jacob
 & my daughter Martha and paying ten dollars which is to be
 paid out of the same to my eldest daughter Mary by executor
 at the decease of my wife which is all with what she has
 heretofore received that is my will to allow her out of my estate
 & further my will is that at the death of my wife Elizabeth
 the house & household on which I now live & all land lands
 heretofore made mortgages heretofore with property of every description
 both real & personal which shall remain be equally divided
 between my son Jacob & my daughter Martha & I do hereby