

Description: Loose estate papers of John Osborne (includes original will) (d. 1841)  
Bergen Co., NJ Loose Estate Records, Case #4802B

Repository: Family History Library, Salt Lake City, UT

Format: Microfilm

Film #: 460096

These images were scanned by Lee K. Osborne and posted at the Osborne Origins website  
at: <http://www.osborne-origins.org/nj/bergen/nj-bergen-prob-case-4802.pdf>

4802B

Lawyer & Notary

of 4802B

John Brown and

Anna & daughter to be

March 29<sup>th</sup> - 1874 - 1875

in Town of Miles in Oregon

County of Lane - 4802 - 481 & 482

& 483 -

Attest

In the Name of God Amen I John Osborne of the Township  
of Harrington in the County of Bergen and State of New Jersey  
being of Sound Mind Memory and Understanding, calling to mind  
the Uncertainty of Human life and that it is appointed for  
all men Once to die, do for the Settlement of my worldly affairs  
make and Ordain this my last will and Testament as follows  
viz<sup>t</sup> First my soul I resign into the hands of Almighty God  
who gave it to me Trusting to his infinite Mercy for Pardon  
and forgiveness of my Sins and my body I commit to the earth  
from whence it came to be buried in a Decent and respectable  
manner at the discretion of my Executors hereinafter named  
Secondly. I order and direct that all my just debts and funeral Charges  
be paid by my Executors as soon as conveniently may be after  
my decease.

Item. To my wife Maria (formerly the wife of Abraham Petan) I give  
devise and bequeath the use and possession of all my Farm and  
Real Estate whereon I now live or which I may hereafter become  
seized of together with all my Stock Cattle farming Utensils  
house hold furniture goods and Chattels to hold and use the same  
for and During the term of her Natural life (for her support  
and as long as she remains my widow, single and unmarried  
subject nevertheless to the support of my son Garrett Osborne  
and my Daughter Lucrecia Osborne so long as they shall con-  
-tinue to live with their Mother and aid and Assist her in the  
Management of the said Farm and the usual business of the  
Family.

Item. To my said son Garrett Osborne I give devise and bequeath  
all that part of my Farm and real Estate lying in the Township  
of Harrington aforesaid which lies on the west side of the road  
leading from the saddle river church to Paramus Church  
and bounded on the west by the west bounds of the Lot or  
Saddle River brook to hold to him his heirs and Assigns for  
ever. But in case my said son should die without leaving lawful  
issue then my will is and I do hereby give devise and bequeath  
that

That Part of my said farm so as aforesaid to my said son Garret  
devised unto my son William Osborne and my Daughters Lu-  
-cia Osborne and Jane now the wife of William Stewart as tenants  
in Common to be equally divided between them share & share alike

Item - To my sons William and Garret I give devise and bequeath  
all, rest residue and remainder of my said Farm lying to the East  
of said saddle river road to hold to them their heirs and assigns for  
ever in fee Simple absolute as tenants in Common and not in  
joint tenancy, that is to say to be equally divided between them  
share and share alike having a due regard to Quantity and  
Quality of wood land and plough land.

Item. To my Daughter Jane I give devise and bequeath the sum of  
two hundred Dollars for her own use and not to be subject to the  
control of her said Husband to be paid to her or her heirs within  
one year after the decease of my said wife Maria by my said sons  
Garret and William to be issuing out of and chargeable on the  
the Real Estate herein before Devised to them in equal proportions  
And it is my will and I do hereby intend that the receipt or ac-  
quittance of said Daughter Jane for her said Legacy shall be  
sufficient without the consent or signature of the said William  
Stewart her husband to the same.

Item To my Daughter Lucina and her heirs I give devise and bequeath  
the sum of two hundred <sup>& twenty</sup> Dollars to be paid to her in one year after  
the Death of my said wife Maria by my said sons William and  
Garret to be issuing out of and chargeable on the real estate herein  
before Devised to them in equal proportions.

Item To David Osborne my eldest son by my first wife Catharine  
and his heirs I give Devise and bequeath Sixty Dollars to be  
paid to him by my said sons William and Garret within two years  
after my decease.

Item To my Daughter Catharine Osborne and her heirs I give devise  
and bequeath the sum of Sixty Dollars to be paid to her by my  
sons William and Garret within two years after my Decease

Item To my Daughter Rebecca now the wife of Robert Vanderpoort and  
to her heirs I give Devise and bequeath the sum of Sixty Dollars  
to be paid to her by my sons William and Garret within two  
years after my decease.

Item To my son Laurence Osborne I give Devise and bequeath the sum  
of Sixty Dollars to be paid to him by my sons Garret and William  
within

within ~~Sixty Days~~ <sup>two years</sup> after my decease

Item. To my son Andrew Osborne and his heirs I give devise and bequeath the sum of sixty Dollars to be paid to him by my sons William and Garret within two years after my decease

Item. To Charity Steel the Daughter of my wife Maria (now the wife of George Steel) and her heirs I give devise and bequeath the sum of sixty Dollars to be paid to her in One Year after the Death of my wife Maria by my sons William and Garret.

Item. All the rest residue and remainder of all my Estate both real and personal I give devise and bequeath unto my two sons William and Garret and to their heirs and assigns to hold the same as Tenants in Common that is to say to each a Moety thereof and

Lastly I do hereby nominate constitute and appoint my sons William Osborne and Garret Osborne to be the Executors of this my last will and Testament hereby Revoking and Disallowing all former and other wills by me heretofore made and ratifying and confirming this as and for my last will and Testament. In Testimony whereof I have hereunto set my hand and seal this eighth day of January in the year One thousand Eight hundred and thirty One, 1831.

his  
John + Osborne  
Mark

Signed Sealed published and Declared by the above Named John Osborne as and for his last will and Testament in the presence of us who in his presence and in the presence of each other and at his request have subscribed our names as witnesses thereto

an Obliteration in the first line of the last page and the words Twenty in the 22<sup>nd</sup> line of the second page first interlined

Samuel Smith  
Henry Acton  
Garret Labadie

Bergen County, ss. Garrick Fabrick

one of the witnesses to the annexed writing, purporting to be the last Will and Testament of Sam Osborne the Testator therein named, deceased, being duly sworn, doth depose and say, that he saw the said Testator sign and seal the said annexed writing, and heard him publish and declare the same as and for his last Will and Testament. That at the time of the doing thereof the said Testator was of sound disposing mind, memory and understanding, as far as this deponent knows, and as he verily believes: that Samuel Smith and Samuel Smith the other subscribing witnesses thereto, were also present at the signing, sealing, and publication thereof, and that they and this deponent subscribed their names thereto as witnesses, in the presence of the Testator and of each other, and at the request of the Testator and that said Testator died more than ten days ago.

Sworn at New-Barbadoes, March 29<sup>th</sup>

A. D. 1841 before me,

Admiral

} Garrick Fabrick  
Surrogate.

Bergen County, ss. William Osborn and Garrick Osborn


the Executors in the annexed writing named, being duly sworn, do depose and say, that the said annexed writing contains the true last Will and Testament of Sam Osborn the Testator therein named, deceased, as far as they know and as they verily believe; that they will, as the Executors thereof, well and truly perform the same, first by paying the Debts of said deceased, and then the legacies therein specified, as far as the Goods, Chattels and Credits of said deceased will thereunto extend, and the law charge thereon; That they will make and exhibit into the Surrogate's Office of the County of Bergen, a true and perfect Inventory of all and singular the said Goods, Chattels and Credits, as far as the same have or shall come to their possession or knowledge, or to the possession of any other person or persons, to their use. And that they will well and truly account when thereunto lawfully required.

Sworn at New Barbadoes, March 29<sup>th</sup>

A. D. 1841 before me,

Admiral

} Garrick Osborn  
William Osborn  
Surrogate.

Inventory of the  
Estate of John  
Whinn dec. —  


Inventory of the contents  
of 4802B  
from Urban's collection

Given February March 29  
1841 and Received in books  
E of Inventories of Oregon  
County page 324  
A. M. [Signature]



A true and perfect Inventory of all and singular the goods and chattels, rights and credits of John Osburn late of Washington Township now the Township of Washington, in the County of Bergen and State of New Jersey; deceased made this 27<sup>th</sup> day of March 1851.

	\$	cts
Purse and Wearing apparel	110	94
Bond & Notes	2945	50
Household goods	302	75
3 Horses	250	00
6 Head Horned Cattle	145	00
14 sheep and 12 Lambs	45	00
16 Swine	24	00
Hay & Straw	16	50
Corn in the Crib	20	00
Rye, oats and Buckwheat	22	00
Ploughs and other Implements of Husbandry	239	75
Amount	4120	40

Appraised by us

Andrew A. Hopper  
Garret Labrishie

Benjin county ss. William Osborne and James Osborne  
Presentors of John Osborn deceased on their oaths say that  
the within writing contains a true and perfect Inventory  
of all and singular the goods chattels and credits of said  
deceased as far as the same have come to their knowledge  
in his room and to the possession of any other person in  
power to their use -

Given to & subscribed at  
New Sarabawich March 24<sup>th</sup>  
1814 before me -

Garrat D. Gibson  
William Osborn

A. O. Chabry Esq. Surrogate -

Benjin county ss. James Zabriske one of the appraisers in  
the within inventory named on his oath & oaths that the  
goods chattels and credits in said Inventory specified  
were by him appraised according to their true value  
in rate and value after the best of his knowledge  
and understanding - and that James H. Lopez  
the other appraiser whose name is therein subscribed  
was present at the same time and consented in all  
things to the aforesaid and that they appraised  
all things that were brought to their view for appraisement  
Given to and subscribed at  
New Sarabawich March 24<sup>th</sup>  
1814 before me

Garrat Zabriske

A. O. Chabry Esq. Surrogate -