PROBATE.

CANADA

IN HER MAJESTY'S SURROGATE COURT Province of Ontario. ) of the County of Welland.

Previous III scener Williams ...

TO THE OLD TESTACENTS OF THE TREE

BE IT KNOWN that on the sixth day of October A.D. 1893 the LAST WILL and TESTAMENT of Phillip Benner late of the Township of Bertie in the County of Welland Farmer, who died on or about the Tenth day of August A.D. 1893, at said Which Township of Bertie im the County of Welland and who at time of his death had his fixed place of abode at the said Township of Bertie in the said County of Welland , was PROVED and REGISTERED in the said Surrogate Court -- a true copy of which said last will and testament is hereunto annexed , -- and that the ADMINISTRATION of All and singular the property of the said deceased, and any way concerning his WILL, GRANTED by the aforesaid Court to William H. Jansen Yeoman, and George Baker the elder, yeoman, both of the the Township of Bertie in the County of Welland the executors named in the said WILL they having beenfirst sworn well and faithfully to administer the same by paying the just debts of the deceased and the legacies contained in his will so far as they are thereunto bound by law; and by distributing the residue (if any) of the property according to law, and to exhibit under oath a true and perfect INVENTORY of all and Singular the said property and to render a just and true account of their executorship within EIGHTEEN MONTHS or sooner if thereunto required.

I.P. Willson

Registrar of the Surrogate Court of the County of Welland.

the LAST WILL and TESTAMENT of me Phillip Benner of ne Township of Bertie in the County of Welland and Province of Ontario Farmer, made this first day of April in the year of our LORD One thousand eight hundred and ninety two .

I revoke all former WILLS or other TESTAMENTARY dispositions by me at any time heretofore made and declare this to be my last WILL and TESTAMENT :

I direct all my just debts funeral and testamentary expenses to be paid and satisfied by my executors hereinafter named as soon as conveniently may be after my decease.

A same time I give devise and bequeath all my Real and Personal Estate of which I may die possessed of or interested in ; in the manner following, -- that is to say; --

I give devise and bequeath all my Real and personal estate to my wife Sarah Benner during her natural life only and at and after here decease whenever that may be I direct my executors to sell the above bequeathed estate as soon after the deceased of my wife as in their judgement will be for the best interest of my estate and to pay therefrom to each of my daughters as follows;-

> Ellen Stephens wife of John Stephens Mary E. Jansen wife of Anderson I Jansen Sarah G. Leiffer wife of George Leiffer Esther Jansen wife of William H. Jansen and Harriett L. Benner each the sum of Two hundred dollars and the residue of my estate to be equally divided between my following sons namely; --

William Benner, Willson Benner Andrew Benner Clayton Benner Charles Benner and Milan Benner.

The above provision made for my said wife is conditional that she must remain my widow .

And I nominate and appoint my son-in-law William H Jansen and my friend Ceorge Baker Sr. to be executors of this my last WILL and TESTAMENT .