

DENNIS HARTY
Private, New Jersey

Dennis Harty is a documented Soldier by D.A.R. Few traces of his life are found in the Greene County records. Family information gives his date of birth as October 26, 1738 in Morris, New Jersey. He is recorded in the Greene County 1798 Tax List owning 200 acres of land. This land may have been located in or near the Carters Station area of North Greene County.

Dennis' Will was signed on August 19, 1810 and probated in Greene County in the October 1810 Court Session. On February 22, 1811 a Land Indenture was recorded by Daniel's sons in Greene County:

Jacob Harty of White County and Daniel Harty of Greene County, paid \$300
for track on Lick Creek on line between said Daniel and David Carter.

36 | N. J.

Dennis Harty

Appears as shown below on a
Record
of the proceedings of a Commission.
(Revolutionary War.)
" May 7th 1778 the Commessinors meet according
to Adjournment at the Said Thomes Gardners.
Present
Coll. Selv^a Seely
Lieu^a Coll. Benomi Hatheway
Major Joseph Lindly
John Brookfield }
Jonathen Stiles } Esq^r
Joseph Wood }
Aaron Kitchel }
Dan^a Cooper }

And then Proseded to Class Cap^a Henmans Com-
peny According to the Return Which Was properly
atedested.
* * * * *
And also the Classing of Cap^a Halls Compeny
According to the Return Viz.
Class N^o 12
* * * * *
Dennis Harty
* * * * *

Number of records:
19
(548d) *J. Jacobson* Copyist.

WILL OF DENNIS HARTY

Dennis Harty decd.

(182)

Min. 6 P 125.

(P39) Monday 22d October 1810. The execution of the Last Will and Testament of Dennis Harty decd. was duly proven by the oath of Elijah Billingsley and John Rose the subscribing Witnesses and ordered to be recorded, and is as follows. "In the name of God Amen," I Dennis Harty of the County of Greene and State of Tennessee, being weak in body but of sound and perfect mind and memory do make and publish this my last Will and Testament in manner and form following. First after my decease, my body to be buried in a decent manner and my funeral expensed, paid out of the proceeds of my personal estate. Secondly all my just debts to be paid. Thirdly I give and bequeath unto my beloved wife Temima Harty

183)

the unmolested use of all the cleared land of my plantation whereon I now live (except that part on which Daniel Harty respectively lives and work) during her natural life or widowhood, one bow one horse beast, three sheep, one breeding sow, one large and one small pot, one small Dutch Oven, all my pewter wheals, beds and furniture and loom. Fourthly To Robert Casteel my son in law I bequeath the sum of One dollar and fifty cents. Fifthly To Moses McCoy my son in law I bequeath the sum of One dollar and fifty cents. Sixthly To Moses McCoy my son in law I bequeath the sum of One dollar and fifty cents. Sixthly To George Miers my son in law I bequeath the sum of One dollar and (Page 40) fifty cents. Seventhly To Anna Miers my grand

Dennis Harty

(184)

daughter I bequeath the sum of Eight dollars, Eightly. To Rebecca Myers my Grand daughter I bequeath the sum of eight dollars. Which several legacies are to be paid out of the proceeds of the sale of my personal estate. Ninthly After the death or intermarriage of my wife Jemima Harty, my plantation whereon I now live, is to be divided between my two sons Jacob and Daniel Harty in the following manner. To Jacob Harty Seventy five Acres including my dwelling House, out houses, orchard and meadows which is to be laid off by parallel lines across the tract so that each division of the land may enjoy a proper line of the creek. To Daniel Harty that part adjoining John S. Reed's land, then fifty acres adjoining Benjamin Anderson to be sold with the rest of my personal estate. which several divisions of land

with the appertainance are to be enjoyed by the said Jacob and Daniel Harty their heirs and assigns forever according to the above division.

Tenthly, All the remainder of my moveable property, not herein bequeathed is to be sold at public vendue and the remainder of the proceeds after my funeral expenses, debts and legacies herein bequeathed, are paid is to be equally divided between my son in law William McCoy and Abner Johnston, excepting out of my personal estate one cow which I give to my grand daughter Elizabeth Myers. Eleventhly I appoint David Robertson and David Key Executors of this my last Will and Testament, hereby revoking all former wills by me made. In witness whereof I have hereunto set my hand and seal this nineteenth day of AUGUST

Dennis Hartly

(186)

1810.

^{his}
Dennis H Hartly (real)
_{mark}

Signed, Sealed, published
and declared by the above
named Dennis Hartly to be
his Last Will and Testament
in the presents of us, who
at his request and in his
presence have herewith
Subscribed our names
as witness to
the same

Attest

Elijah Billingsley

John ^{his} ER Ross "
_{mark}

(Executors qualified.
See Op in 6 p 125)