

This 11th day of April 1850, In the Name of God Amen! I, Joseph H. Sutton, S.
of Mary Dunn living Virginea being of sound
and disposing Mind and Memory do make
this my last will & testament, as follows to wit,
I direct that my farm on which I reside be
divided into two parts, by deline to commence
at Bear Creek upper part, (Formerly Dick
Branch) and to run thence as indicated, by a
line until it strikes a branch (which is
the main branch), and thence as the main
branch runs, until it empties into
the Canal, then perpendicular up the
hill, to the Smithfield line, and the upper
portion of said farm, I give and devise to
my sons Henry and Joseph H. Jr. as their
joint and equal property and estate, to them
and their heirs forever, and the lower portion
of said farm, being all lands of the law
above designated, including the dwelling
and buildings, I give to my son Robert
Hector, to live and his heirs forever, but
the gift to my sons Henry and Joseph H. is
subject to the following provision, to wit,
having promised to Maria Sutton a Clerk
and to me now living on my promise,
that if she would continue to live with us
until the period of my death, and wait
on me, and take care of me, especially in
my sickness, which may now appear, that
I would give her ten acres of land,
she having promised on her part so to
live with us, and wait on me & take care
of me, I give to her, on condition that she
fully complies with her promise, in this
respect, and in no other ten acres of land
to be cut off from the portion above given to
my sons Henry & Joseph H. by alia to sta-

from the point, where the water running from New
 river lands will meet with the water running from
 my land, and to run thence in a straight line up the
 River road, so as to cut off two acres, in which
 case, the portion above given to my Son & his Heirs
 and Joseph H. is to be diminished, by that quantity.
 I give and devise to my Grandsons Henry A. and
 Robert B. Shatto, as their joint property, all my
 interest of every kind (supposed to be, or is) in
 during the lifetime of their father Granville Shatto,
 in the tract of land derived by their mother from
 her father Robert Cook and in addition thereto, the
 sum of Two hundred dollars in money, which I
 make a charge upon the portion of my farm
 herein before given to my Son Robert B., and which
 said Robert is to pay to my said Grandsons,
 and which is not otherwise to come out of my
 estate, but this provision for my said Grandsons
 was in express condition, that neither
 they nor either of them, nor any one further
 possess any claim against me, or against my
 estate, on account of my bushship for them, or
 on account of any Andrew timber or lumber
 cut from the tract of land mentioned in this
 clause of my will, by their father Granville
 Shatto, or in any other account. I give and
 bequeath to my Daughter Mary A. Wattles, the
 sum of Five hundred and fifty dollars, in the
 event that my personal estate shall be of suf-
 ficient value, to remain that sum thereunto, after
 the payment of my just debts, but if it should
 not be of sufficient value, to remain said sum of
 five hundred and fifty dollars, I give to her what
 we said can be raised thereunto, after payment
 of my debts and of all Costs, and expenses con-
 nected with the settling of my estate, but this
 legacy is subject in every event, to exceed said sum
 of five hundred and fifty dollars.

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Firstly, all the balance and residue of my
estate, not herein before disposed of, I give
and bequeath to my sons Henry Joseph &
Robert and my daughter Lucy A, and my
grandchildren Robert & Henry, so to be divided
among them, that my said sons and
daughters shall each receive one share of
the sum, and my said grandsons shall
^{together} receive one share of the same,

I have made no provision for my son Grand
father of the fact, that owing to peculiar
circumstances, in his history, I have been
subject to heavy outlay and expense on
his account, and I have besides maintained
and taken care of his children, my grand
sons above named, during years of infancy
and helplessness and I have preferred to
make provision for them, instead of him.
I appoint my son Robert Hunter Executor
of this my will. In testimony whereof I
have hereunto subscribed my Name, and
affixed my seal, this 27th Day of July 1883
Sealed sealed and affixed Joseph H. Stettinius Jr. 
Newburgh and put

Subscribed by the Testator Joseph
H. Stettinius Jr. as his last will
testament in the presence
of us, who in his presence.

and in the presence of each
other, and by his direction and
request, have subscribed our
names hereto as witnesses,

B. H. Owens

J. H. G. Owens

Poughkeepsie County April 3rd 1884.

This writing purporting to be the last will & testament
of Joseph H. Miller Sr. deceased, was produced in Court by
Robert Nichols Miller, the Testator's son, named and
sworn by the oaths of B.H. Orms & H.C. Jones, the sub-
scribing witnesses thereto, and ordered to be recited,
but further mention of Robert Nichols Miller, the Testa-
tor's son, who made with him, and together
with George L. Orms & B.H. Jones his securities, who
joined him with as to their sufficiency entered into
and acknowledged about in the presence of John
Howard Collins (H. H. C.) Clerk and the law clerks,
Codicile is granted and his obsecracy a probat of
said will in due form,

Test.

J. R. Taylor

July Recd.

Test.

B. T. Taylor

11th J. A. Murray of the County of King & Queen
State of Virginia, of my own free will & accord
in the presence of Almighty God, and this
witness, doth make this as my last will
and testimony, which is as follows:

I leave to my wife Francis A. Murray, the farm
on which I now live, "Blufffield" and with it
all of my household Mether furniture, my
farming implements, over forty of over two
head Cows, all of the best, the best horse, bays
& blacks, and Corn, wheat and bacon enough
to last her until another crop is made.
This I leave to her, her life, or so long
as she remains my widow. The rest of