

Bills ordered to be recorded in the  
of a large discretion is given my executors.

Fifth  
I will and bequeath to my brother William A. Anthony all  
my interest in the books &c of the estate of W. B. Anthony, also  
also all my medical journals, my pocket case of instruments,  
except the Scissors, and such of my medical tools as my  
wife may be willing to dispose of, or such as she may not  
be particularly desirous of retaining in the family.

Sixth  
I will & bequeath my gold watch to my wife Lucy to be kept  
I used by her. If my son Joseph Field should arrive at an  
age when he would a year a watch I trust she will then  
give it to him.

Jos. A. Anthony

At his the 9th May 1877

Acknowledged & signed in  
presence of - W. H. Haynes  
C. J. St. John

Proven in open Court by the oaths of W. H. Haynes & C. J.  
St. John Subscribing witnesses and ordered to be recorded  
A. J. Cook Clerk.

The last will & testament  
of Samuel Berry deceased. Ordered to be recorded  
Sullivan County, New York, term 1877, April 1st

State of New York in the name of God Amen.  
Sullivan County, Samuel Berry of this County and  
State of New York of sound mind  
and memory and considering the uncertainty of this frail  
and transitory life do therefore make and ordain publick and  
declare this to be my last will and testament that is to say  
first after all my lawful debts are paid and discharged  
the residue of my estate real and personal I give bequests  
and dispose of as follows to my beloved wife the  
house Barn and orchard the barn field and the field  
adjoining the Barn field and Jacobs Lgumby and also  
the field adjoining the Barn field and Gabriel Jenkins  
with free access to all the timber on the whole tract  
of land being one hundred and thirty five acres  
The balance of the tract to be apportioned out and the

County Court Sullivan County New

proceeds equally divided between my heirs.  
I also will my wife fifty dollars in money, one Cow, one Star  
one horse, four head of hogs four bee stands, all the household  
and kitchen furniture and also all the Bacon and grain on  
hands. And further I want my wife to not sell or dispose of  
her & her interest in said land and any sale she might  
make of the same to be not valid and of no effect.  
And I also want one waggon one cow two Steers, one  
saddle and saddle pack to be sold in October 1863 Eighteen  
hundred & sixty three I also want Grampy Jenkins, Nancy  
Jane Jenkins & their legitimate children Susan Viny Vanee  
Samuel Berry Jr. to have twelve dollars cash out of the money  
that the waggon & c. is sold for and the remainder of time to be  
equally divided among all my heirs and I also give my execu-  
tors the space of three years to sell and dispose of my land  
known as the Mountain tract (five hundred acres) and the  
money to be equally divided amongst all my heirs also my  
executors are to collect all my debts & divide equally among  
my heirs likewise I make a Constitute and appoint my son  
John Berry and my son in law Stamford L Jenkins  
and Isaac Vanee to be executors of this my last will and  
testament hereby revoking all former wills made by me.  
In witness whereof I have hereunto subscribed my name and  
affixed my seal this thirty first day of January 1863.

Samuel Berry Seal

A. T. Allen

William McCarus Proven in open Court by oath of A.  
T. Allen one of subscribing witnesses in open  
Court and ordered to be recorded - New 30, 1877. A. J. Cook Clerk  
Proven in open Court by William McCarus on subscribing witness April 1st 1877

The last will & testament Ordered to be recorded  
of Edward McCormick deceased by County Court Clerk  
Edward McCormick deceased term 1877.

I Edward McCormick being of sound mind and memory  
do make and publish this my last will & testament hereby  
overking and revoking & void all others by me at any time  
made.

First I will and bequeath to my beloved wife many

Bills or debts to be recorded

C. McCormick all my household and kitchen furniture  
Secondly I desire that my funeral expenses & all my  
just debts be paid out of my estate as soon after my death  
as practicable.

Thirdly I hereby appoint and nominate J. St. Legerby  
my Executor to this my last will & testament and desire  
that said St. Legerby continue to conduct my business in  
the same manner & on the same scale as it is now &  
has been heretofore conducted until all of my just debts  
have been paid, but said St. Legerby must conduct said  
business in such manner & as not to be burdensome  
to my estate and after my just debts have been paid  
and my estate wound up I will that all my property,  
both real & personal that I am now seized & possessed (I  
may hereafter become seized) be divided equally between  
my wife Mary C. McCormick my infant daughter  
Sarah M. McCormick and J. St. Legerby. In testimony  
whereof I have set my hand and fixed my seal  
this October the 15th 1877

Witnessed and signed as aforesaid C. M. McCormick  
in presence of the testator

J. H. Carries

J. J. Childress

Proven by oaths of subscriber  
being witnesses J. H. Carries and J. J. Childress, on open Court  
Dec. 3, 1877, to tend to be recorded

First A. J. Fox Clerk

The Last Will I Certify Copy from North  
Carolina It tends to be re-  
corded in Mahala Shillies Cordova County Court, Lee County

I make this will of the County of Mitchell and State  
of North Carolina do make and publish this my last  
will and testament hereby revoking all other wills  
and testaments by me at any time heretofore made  
Item I give and bequeath to my beloved husband  
Henry D. Shillies for and during the term of his  
natural life all my personal estate of every de-  
scription.

Item II I give and devise to my son James W. Shillies

In the County Court of Sullivan County

his heirs and assigns forever my house and lot in  
the town of Union in the County of Sullivan and State  
of Tennessee bounded as follows; to wit on the west and  
north by what is known as the Wheeler lot on the east  
by a lot owned by one Mills and on the south by main  
Street upon the following conditions to wit It is my desire  
to provide for a comfortable support of my aged husband  
as long as he shall live, now therefore if the said James  
W. Shillies his heirs executors or administrators shall main-  
tain and support my said husband or cause him to be  
maintained and supported in a manner suitable to  
his station during his life then it is my will that James  
W. Shillies shall have and own said house and lot in  
fee simple but if the said James W. Shillies his heirs executors  
and administrators shall fail to maintain and support  
or cause to be maintained and supported my said  
husband and shall make default then and there I direct  
my Executor hereinafter named to sell said house and  
lot at public or private sale as he may deem best and  
out of the proceeds to support my said husband during  
his life and if sale should be made of said house and  
lot as aforesaid and all the proceeds of such sale should  
not be disbursed in the support of my said husband  
I direct that so much of the proceeds of such sale as  
may be in the hands of my Executor at his death shall  
be equally divided between my two children to wit James  
W. Shillies John C. Shillies in a equal amount to each  
one who will hold and Daniel W. Shillies.

If at any time during the life of my said husband my  
said son James W. Shillies shall desire to sell said house and  
lot he may with the written assent of my said husband  
sell and convey the same and the purchaser shall hold  
the said house and lot free from any of the conditions in  
this will in as full and ample as of the said house and  
lot had been granted directed to the said James W. Shillies  
unconditionally.

Item It is my desire that at the death of my said husband  
so much of the personal estate he heretofore derived to  
him as shall then go to my executors shall be divided  
equally between the following persons to wit James W. Shillies  
Lorinda the adopted daughter of James W. Shillies John C. Shillies