

Bills admitted to record In the County Court

four daughters above named share and share alike.
It is my will that my Grand son James B. King
have my watch.

I hereby constitute and appoint my son John J. King
my executor to carry out the provisions of this my last
will and testament. In testimony whereof I hereunto set my
hand and seal this 9th day of December 1861.

In presence of James H. King Seal
James Gregg
William Gregg

Proven in open Court Decr 6, 1869 See page of
minutes of Court 335 At J. Phillips ex

Codicil I James H. King do hereby make this codicil to this my last
will and testament. What I have divided to my daughter
Julia H. King deceased I now give to my daughter Susan
J. Parker, being under my hand this 16 day of February 1869
My children. James H. King Seal

A Gregg

Proven Decr 6, 1869.

This will (above recd) should have been inted of record
when ordered but not having been done is entered here in
pro time April 28, 1875. A. J. Clark Clerk

The last will & testament is ordered to be recorded April
John Coto H. Island 6th term 1875 of County Court

All know by these presents, that I John Coto of the
County of Sullivan and State of Tennessee do make this my
last will and testament.

First that my wife Catherine Coto shall be taken care
of and supported during her life time by Elkanah and
Francis M. like my two youngest sons, and after the
death of my wife Catherine Coto it is my will and de-
sire that my land on which I now live containing ap-
prox six acres more or less shall be equally divided between
my two youngest sons, Elkanah Coto and Francis M.
Coto. And further it is my will that my wife shall
have and hold for her own use all my personal prop-
erty and all my stock during her life time, and at

Sullivan County Tennessee.

her death the personal property and stock to be sold
and divided equally between my sons William P. Coto Sen-
ior Coto and George Coto and the heirs of John Coto
deceased and the children and heirs of Mary Humphreys
deceased and Martha Lilly wife of John Lilly. The above I desire
to be my will, whereunto I have affixed my signature this
27th day of February 1875

Attest

A. P. Murray
R. P. Murray

Proven in open Court by oaths of A. W.
Murray & R. P. Murray subscribing witness April 6, 1875 &
admitted to record A. J. Clark Clerk

The last will
of
George H. Miller, land of the County of Sullivan and State
of Tennessee, being of sound and disposing mind and memory
and aware of the uncertainty of life do make a last
will and declare this to be my last will and testament
revoking all former wills by me at any time made
before this will and desire that my just debts and funeral
expenses be paid as soon as practicable after my decease
and as nearly all my personal property was destroyed
during the late unfortunate war I have few resources
left except my landed estate and therefore I direct my
executors hereafter named to sell out or lease my lands
to the best advantage having due regard to the Colle-
gation and keeping up the same with the proceeds to
be applied as sparingly as possible to the pay ment of my
debts, but if it be found that this arrangement cannot
be made to answer to one of my children whom I desire
my lands in connection with my executors may make
such other arrangements in regard to the same as in their
judgment as best to attain that end

Second I give and devise to Amos A. Dener and his
son David Dener the hundred acres of land in the Long
Island, beginning at the line between my lands and the lands

Wills Recorded by Order of The

of John Athurland and running up the main
River and the slaves with low water mark so as to make
one hundred acres.

Third I give and devise to Geo R Athurland the remain-
der of my lands in the said Long Island after deducting
the said one hundred acres devised to the said Anna &
David Serris her husband and George R Athurland said
Anna & David having one share & said George R having
the other said shares to be of equal value my intention being
to give to the said Jane and her said husband said land
upon the same terms as those given to said Anna & her hus-
band if the said Jane leave issue or the child or children
of such issue surviving the said Jane and of said Jane
have died without leaving living issue or the descendant of
such issue my will is that the said Jane shall have said
lands for and during her natural life and at her death
said lands shall be the property of the said Anna &
David Serris and George R Athurland on the terms
above stated.

Fourth I give and devise the remaining portion of my lands on
the south side of Holston River to Anna R Serris and her
husband David Serris and to George R Athurland to
be divided between them in shares of equal value, the
share of George R Athurland to be laid off at the upper
end of the lands and the share of Anna and David
Serris to be laid off at the lower end so as to be more
convenient to their other lands.

Fifth I give and devise to George R Athurland one hun-
dred acres of my land on the north side of the River known
as the Island Flat Beginning at a point at the foot of
the ridge opposite where the Bear family now reside, or
just Sudsons line near the corner of the clearing, thence
running with the cleared land to such point as by run-
ning north to my line and thence with the same borne
to the beginning will make one hundred acres but not
to include any portion of the cleared land.

Sixth I give and devise to my daughter Jane McCorckle one
husband Samuel V. McCorckle the remainder of my
Island Flat land after deducting the one hundred acres
given to George R Athurland containing about three
hundred and fourty acres and also my land in
the Island known as the Cherokee Island containing about
forty one acres But the devise to the said Jane and
her said husband is made on this condition if the said
Jane shall die without leaving issue or the descendant of

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descendants of such issue surviving the said Jane then the
lands herein devised to her and her said husband shall be
long to & be the property of the said Anna R Serris and
David Serris her husband and George R Athurland said
Anna & David having one share & said George R having
the other said shares to be of equal value my intention being
to give to the said Jane and her said husband said land
upon the same terms as those given to said Anna & her hus-
band if the said Jane leave issue or the child or children
of such issue surviving the said Jane and of said Jane
have died without leaving living issue or the descendant of
such issue my will is that the said Jane shall have said
lands for and during her natural life and at her death
said lands shall be the property of the said Anna &
David Serris and George R Athurland on the terms
above stated.

Seventh I give and devise to George R Athurland all my
interest in the factors in the lower end of the Island
Flat I give and devise to Anna R Serris and David
Serris my unimproved lot in the lower end of Kingsport.
Eighth I give and devise to my daughter Susan Serris
land twenty five hundred Dollars to be paid to her by
David Serris wife Susan Serris & wife and George R
Athurland in this proportion Serris & wife are to receive
one thousand & forty Dollars McCorckle & wife Serris & him-
self and forty dollars George R Athurland Serris & him
self two hundred & fifty dollars. The interest on the sum due from each of them
is to be paid to her annually and in case of her mar-
riage the principal is to be paid to her in twelve months
thereafter and for the payment of said sum the lands
herein devised are held bound for the amount due from
each.

Ninth I give to my daughter Edga with
her husband my interest in a suit & recovery in Stew-
art Virginia in the case of Woods Hens vs Brocks
together with the property heretofore given them
Eleventh I give to my daughter Sally White & her children
the personal property that I may have at my decease
for their separate use and benefit Also all my interest in
the estate of Thomas Hopkins which interest I purchased from

Pills Admited to Probate In the

George Vaughan son of John N. Vaughan also for her
several uses and control.

With I give to my six children to be equally divided among
them my interest in the copper mines in Carroll County Virginia
in which mines my executors are authorized to
sell my interest at publice or private sale - and divide
the proceeds equally.

I hereby appoint George Athirland & David Surr,
my executors to execute this my will. In testimony whereof
I have hereunto set my hand & seal this 8th day of January 1868
Signed sealed & acknowledged
Geo Athirland (Signature)

In our presence & witnessed by us
in the presence & at the request
of the Testator. 3rd January 1868.

Henry Poyer
W.T.B. Pills

Poyer in open Court the 6th day of Sept: 1869 by the affidavits
of Henry Poyer & W.T.B. Pills subscribing witnesses

it is Phillips Clerk

This will being omitted to be entered by former Clerk at proper place on
this Book is entered here unto pursuant to my ps. & for recd

The last Will of

Geo N. Slaughter No. 3 In the name of God Amen.

I George N. Slaughter being of sound
mind and disposing memory Command my soul to go
and dispose of my worldly effects in the following man
ner to wit

1st I give and bequeath to my brother Samuel Slaughter
the farm on which he now lives, bounded as follows
Beginning near the mouth of Sinkew Creek on a sugar
tree thence in a south direction to a corner on
Thos Brown's, and the river on Barneskins, thence to a
corner on the bank of Sinkew Creek, thence to a
corner on the top of a cliff, thence to Haleson River
below Baker's falls, thence down said river to the
beginning

2nd I give and bequeath to my brother Isaac Slaughter
the farm on which I now reside (except the field
in which the house stands where I now live) adjoining

County Court, Sullivan County, Penn.

the farm bequeathed to Samuel Slaughter bounded by Sun
key Creek and John Ford's line on the south to have and
hold during his natural life, then after the death of the
said George Slaughter said land shall go to George Slaughter
son of Samuel Slaughter he paying to Sarah Ford, Anna
Slaughter & Elizabeth Slaughter daughters of Isaac Slaughter
Twenty five Dollars each. In two years after he gets posses
sion of the land bequeathed to him.

3rd I give and bequeath to Edmund Ford son of William Ford
the land known as the William Ford and Charley Ford
land adjoining the lands of Thos Hall to the west.

4th I leave in possession of Samuel Slaughter as guardian
or trustee for wife the land known as the Duncan & Cox
land and the field reserved out of my bequest to
Isaac Slaughter including the mansion house.

The said Samuel Slaughter is to take possession of
said land as trustee or guardian and sell the same for
the use of my wife delivering to her six bushels of corn
& forty bushels of wheat yearly arising from said land
for her support, but in the event that the said Samuel
Slaughter shall fail or refuse to do his duty as aforesaid
in the opinion, then on complaint of my wife to the
Court, Court said Court shall appoint a suitable person
to take charge of said land and furnish her a good
and sufficient support during her widowhood, then af
ter the death or termination of the widowhood of my wife
again to Albert Carroll two fields on the Duncan land
one & known as the orchard field and the other one
adjoining the widow Burns on the south side of the
hill to hold and have the full control of for a term
of Thirty years provided he takes good care of the
same, the said Carroll is to have the privilege of timber
off the other portion of the farm, necessary to keep up
said two fields and for firewood but after the expe
niture of the thirty years said land shall return to
the original tract as it is now, the land & all apart
for the support of my wife at her death or when she
ceases to be my widow shall go to Samuel Slaughter

except the field in which the mansion stands which
shall return to the original tract and be the property