

4th I further will and bequeath that if any of my children should marry or commence a business for themselves before the death of my widow that she set apart so much of the personal property as she may think proper or feel able to do and set apart she shall charge the same to their account so that each one of my children shall have an equal share of my estate. - 5th I further will that at the death of my widow and equal distribution of my estate shall take place taking into account all money or property that my heirs have apportioned off as heretofore recommended.

6th whereas my daughter Sarah has received a mens saddle from me. I request my wife to give each one of the remaining children a saddle when they come to a proper age and that the same shall be charged in their account to be settled in the final settlement. Provided that the condition of the estate is such that the last named request can be complied with without injury to my widow and remaining children. In witness whereof I this day sign and seal this my last will and testament this 10th day of January in the year of our Lord one thousand eight hundred and sixty three.

Witness
William Lindemann

W. P. Friddle.

Wm & H. C. Friddle

January 10th day of January 1864.

Decree and Noncupative Will to Beaten R Hatchet.
Be it remembered that at the September Term 1865 of the Supreme Court of Tennessee at Knoxville the following judgment was rendered by said court in the cause wherein Wm R Hatchet is plaintiff in error against H. M. Millard Escr. to of Beaten R Hatchet deceased defendant to wit -

Tuesday September 17th 1865.

William R Hatchet vs. Error.

H. M. Millard Escr. of [redacted] Contested Noncupative will.

In this cause the court having been
sat and argument of Counsel
heard. It is decided by the court
that the judgment of the circuit court of Sullivan County be affirmed that
defendant in error H. M. Millard Escr. of Beaten R Hatchet deceased recover
of plaintiff in error William R Hatchet and Sonny Beale his security in the
prosecution Bond. The cost of this cause in the court below. And defendant
recover of the plaintiff in error William R Hatchet and Sonny Beale his security
in the appeal Bond the costs of this cause in this court. For all of which
expenses are awarded. And it is further ordered by the court that the
clerk of this court furnish a copy of the noncupative will set up in
this case and the judgment of the court certifying the same to the court
of Sullivan County to be record in Land County Court Books.

I M. S. Patterson Clerk of the supreme court of Tennessee at Knoxville do hereby certify that the foregoing is a full true and perfect Copy of the judgment rendered by said court in said cause at said Term as the same remains of record in my office. Given under my hand and the seal of said court at office in Knoxville the 2nd day of December 1865.

M. S. Patterson Clerk.

" Noncupative Will.
I desire that H. M. Millard wind up and settle my affairs after my death, I
desire said Millard to sell my interest in the horses and mules now in bands,
pay all my debts, and whatever may remain be must pay it over to my wife
Hatchet.

I M. S. Patterson Clerk of the Supreme Court of Tennessee at
Knoxville do hereby certify that the foregoing is a full true and
correct Copy of the Noncupative Will of Beaten R Hatchet decision
as the same now remains on the manuscript of the record set up in
said cause in said Court and now remaining on file in my office.
Given under my hand and the seal of said Court at office in Knoxville
the 2nd day of December 1865.

M. S. Patterson Clerk.

Will of W. R. Sulphur,

W. R. Sulphur being sound mind do make and publish this my last will and
testament hereby revoking and making void all other will by me at any time
made. - 1st I desire and do hereby direct that as soon after my death as possible my fu-
neral expenses and what ever other just debts I may owe be paid out of any monies
I may have on hand at my death, or out of the money what shall first come
to the hands of my Executrix. 2nd I will and bequeath to my dear wife Mary C.
Sulphur all the lands and real estate I may die seized and possessed of, to be
used & enjoyed by her for her support for the support of my children until the final distribution
of all my property which time I will designate in a subsequent clause of this
will. my house and lot in the Town of Blountville to be excused for I desire that
they shall be rented or if thought better I authorise my Executrix to sell them and to devote
the proceeds thereof to the best use of my children such as educating and supporting
the younger ones. 3rd It is my desire in my will that all the property now on
the place where I live together with all the slaves I own shall be and remain in
the possession of my wife and 2nd children for the purpose of supporting her and this
children until the final distribution of my property, but I do hereby expressly direct
that should any of my slaves become unruly and be guilty of misconduct or treated it
become necessary for the support of my children or for the purpose of advancing something
to the support of my children as they become of age, or may in any of these
events my Executrix are empowered with the consent of my wife to sell or