

Wills admitted to Record by order of the

Cooking utensils necessary, one Beaconsfield, three tables, one looking glass, all the water buckets, washing tubs, half bushel &c. All the books that she may need, one fire shovel, one pair of tongs, two sets of Andirons, the dining room cupboard and one Grain Cradle.

Fourth. I will and bequeath to my wife Elizabeth all the farm that I now live upon lying North of the Ried, Creek road together with the buildings thereon for her sole use and benefit during her widow hood or natural life, but in the event that my wife Elizabeth should ~~in my~~ again, then it is my will and desire that this land willed to my wife shall be sold to the highest bidder and she shall have two hundred and fifty Dollars out of the proceeds of the sale of the land together with all the personal property hereto before named as her portion of my estate.

Fifth. I will and bequeath to my two grand daughters, Molly and Margaret Fletcher all my home farm lying South of the Ried, Creek Road not heretofore willed to my wife. My desire is that my wife Elizabeth shall retain possession of all the home farm for one year after my death, after that I desire that my two Grand daughters heretofore named shall be put in possession of all the land lying South of the Ried, Creek road.

Sixth. I will and bequeath to my daughter Rosanna Snapp and her heirs all my farm known as the Williams farm together with the land purchased from John Smither and Mrs. Johnson.

I desire and desire that my daughter Rosanna Snapp pay to my daughter Sally Gittino the balance of Five Hundred Dollars that may remain unpaid according to a former contract as understood between the parties out of said land above named.

Seventh. I will and desire is that my personal property of every description not heretofore disposed of shall be sold and my just debts paid and if there should be any money left after paying all my debts then I desire that all the residue left shall be equally divided between my wife and my daughter Sally Gittino.

Eighth. I will and desire that after the death of my wife Elizabeth, thus all my real estate not heretofore disposed

County Court of Sullivan County,

of shall be sold with all the personal property that may thus remain and be equally divided between all my heirs.

Ninth. I do hereby nominate and appoint Mr. Staubus my executor, in witness whereof I do to this my will set my hand and seal this 8<sup>th</sup> day of March 1872.

Wm. Staubus

John Smither

James E. Webb ~~(read)~~

Proven in open Court by the oaths of Wm. Staubus & John Smither, Subscribing witnesses the 1st day of July 1872.

A. J. Cook Clerk

The last will & Testament of James H. King deceased Admitted to Probate Dec 10<sup>th</sup> 1872

In the name of God, Amen. I James Harry King being of sound mind and disposing memory, calling to mind the uncertainty of life and the certain of death, and being desirous to dispose of and settle all my worldly business as far as practicable do make and publish this my last will and testament in manner and form as follows:

1<sup>st</sup>. It is my will that all my just debts be paid out of the proceeds of my personal estate.

2<sup>nd</sup>. It is my will that my youngest son Samuel C. King have all my land with the appurtenances thereto belonging and that he pay to my other three sons, four hundred Dollars each, the first payment to be made in two years after my decease and one hundred Dollars annually until the said sum of Four Hundred Dollars is paid up to each of my three sons (to wit) James C. King, Thomas King & John L. King.

3<sup>rd</sup>. It is my will that each one of my four sons above named shall pay to my four daughters one hundred Dollars in two years after my death. To wit, Alexander Cox, Rachel G. Agey, Susan Parker & Julia King making \$100. to each one.

4<sup>th</sup>. It is my will that whatever may be left of the proceeds of my personal property after paying all my just debts and funeral expenses shall be divided among my

Bills admitted to record In the County Court

four daughters above named Pharo 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 have unto set my  
hand and seal this 9<sup>th</sup> day of December 1861.

In presence of  
James Gregg  
William Gregg

James H. King Seal

Proven in open Court Decr 6, 1869 8<sup>th</sup> 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, given under my hand this 16 day of February 1869  
My childrens

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 hereon  
pro tem April 28, 1875.

A. J. Clark

The last will & testament is ordered to be recorded April  
28, 1875 of County Court  
John Cole test

Know All men by these presents, that I John Cole of the  
County of Sullivan and State of Tennessee do make this my  
last will and testament,

First that my wife Catherine Cole shall be taken care  
of and supported during her life time by Elkanah and  
Francis M. Cole my two youngest sons, and after the  
death of my wife Catherine Cole it is my will and de-  
sire that my land on which I now live containing ap-  
proximately six acres more or less shall be equally divided between  
my two youngest sons, Elkanah Cole and Francis M.  
Cole. 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. Cole Col-  
onel Cole and George Cole and the heirs of John Cole  
as deceased and the children and heirs of Mary Humphreys  
deco and Martha Lilly wife of John Lilly. The above I desire  
to be my will, whereunto I have affixed my signature this  
27<sup>th</sup> 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

The last will & testament is ordered to be recorded at next term  
of County Court, April 6, 1875 of County Court.

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 will  
with and declare this to be my last will and testament  
canceling all former wills by me at any time made  
hereof 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 war of secession, so 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  
nation and keeping up the same, and the proceeds to  
be applied as practicable to the pay ment of my  
debts, but if it be found that this arrangement cannot  
be made to answer, then of my children to 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 Anna A. Denier and her hus  
band David Swan, the hundred acres of land in the Long  
Island, beginning at the line between my lands and the lands