

Bills ordered to be recorded

hundred Dollars conditioned as the law directs. The testator requesting in his will that he should not be required to give security, a certificate is therefore granted here for the probate of said will in due form.

Recd. W. G. Louny C. C.

Virginia Washington County to wit

I Wm. G. Louny Clerk of the County, Court of the County and State of aforesaid do certify that the foregoing is a correct copy of the last will and testament of Jacobo merchant dead; and the order of Court admitting the same to probate.

In testimony whereof I have set my hand and affix the Seal of the Court this 27<sup>th</sup> day of August 1877 in the year 1877 of the Commonwealth.

Wm. G. Louny C. C.

I R. M. Page Judge of the County Court of Washington County State of Virginia, do certify that Wm. G. Louny whose genuine official signature is attached to the foregoing Certificate to wit was at the date thereof Clerk of the County Court of Washington County and that his said Certificate is in proper form.

Witness my hand this 28<sup>th</sup> day of August A. D. 1877

R. M. Page County Judge

ordered to be recorded as the last will & testament of Jacobo merchant dead, by the County Court of Sullivan County, Tenn. Sept. 8, 1877, A. P. 1877.

The Last will & Testament of Jo<sup>s</sup>. E. Dulaney dead.

I Joseph E. Dulaney, being of sound mind and disposing memory, do make and publish this my last will and testament revoking all others, which I may have previously made.

First

I nominate and appoint my wife Lucy A. Dulaney executrix to carry out the provisions of this my last will, she may however associate with her in the execution of this trust any one whom she may see proper to select, having business experience and a concern in the welfare of my family.

Second

It is my will, and desire that all my just debts be paid, and that all my unsettled business in Sullivan County be set up and adjusted as soon as practicable after my decease.

In the County Court Sullivan County Tennessee

Third

It is my desire and will that all my interests in realty in Sullivan County be sold by my Executors. It is my desire that my interest in the widows dower in the old W. B. Dulaney place together with the lots in the town of Blountville on which I now reside which are encumbered in part for the support of the widow and for purchase money shall be so arranged with Dr. D. Dulaney, that he will take same, assuming the obligation thereon standing in my shoes in reference to same and paying to my Executors the fair value of my original share as an heir and for improvements made by me on said premises I trust that this arrangement may be effected without difficulty. If it prove impracticable or inexpedient then it is my will that said interests be disposed of by my Executors on the best terms possible. I desire that my interest in a lot in the town of Bristol which I hold in common with Dr. D. Dulaney and Wm. Butler be likewise disposed of giving the other part owners, the privilege of taking said interest, they paying for same what may be considered reasonable.

The fund derived from these sales together with that from my personal effects shall become assets in my Executors' hands for the payment of my debts and to be used in support of my wife and children.

Fourth

I will and desire all my lands lying in the State of Texas, being an improved lot in the town of McKinney, Collin County and a farm in said County, a tract of timbered land on Elm Fork or Trinity River in Denton County, near Lewisville, a tract of about 110 acres in Wise County, some six miles south of De Catur, a tract of about 265 acres in Young County and an other tract containing some 320 acres in Stephens County to my wife Lucy A. Dulaney for and during her natural life, with so much in fee to my three children, Carringer, Anna Mary, and Joseph Dick, but if it shall become necessary for the support of my family or for the education of the children, or for the improvement of any particular tract or lot of the lands my Executors is authorized to sell any part of said lands, or conveying however that in Collin County for home and support unless necessity should require its sale also. But as to same and the order in which the several tracts or parcels may be disposed

Wills ordered to be recorded in the

of a large discription is given my Executors.

Fifth

I will and bequeath to my brother William A. Sulamy all my interest in the books &c of the estate of W. R. Sulamy, also all my medical Journals, my pocket cases of instruments, except the scissors, and such of my medical works 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 & used by her. If my son Joseph Field should arrive at an age when he would wear a watch I trust she will then give it to him.

W. A. Sulamy

This the 9th May 1877

Act acknowledged & signed in

presence of - W. A. Haynes

C. J. St. John

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

The last will & testament

of Samuel Berry died

Ordered to be recorded Dec. term 1877. A. J. Cox Clerk

State of Tennessee Sullivan County

In the name of God Amen, I Samuel Berry of the County and State aforesaid being of sound mind

and memory and considering the uncertainty of this frail and transitory life do therefore make ordain, publish 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 bequeath and dispose of as follows (to wit) to my beloved wife the higeer Barn and orchards, the barn field and the field adjoining the Barn field and Jacob County and also the field adjoining the Barn field and Gabriel Jenkins with five acres to all the timber on the whole tract of land being one hundred and thirty five acres, the balance of the tract to be cut out and the

County Court Sullivan County Tenn.

proceeds equally divided between my heirs. I also with my wife fifty dollars in money, one cow, one steer one horse, seven head of hogs four bee stands, all the household and kitchen furniture and also all the Bacon and grain on hand, and further I want my wife to not sell or dispose of her dower 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 pockets to be sold in October 1863. Eighteen hundred & sixty three. I also want Frank Jenkins, Nancy Jane Jenkins, Phibe Genevieve Jenkins, Susan Viny Vance, Samuel Berry Jr to have twelve dollars each out of the money that the waggon &c is sold for and the remainder, if any to be equally divided among all my heirs and I also give my Executors 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 among 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 sons in law Stanford S. Jenkins and Isaac Vance 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.

Wm. A. Patten William McCornie Proven in open Court by oaths of W. A. Patten one of subscribing witnesses in open Court & ordered to be recorded Dec. 3rd 1877. A. J. Cox Clerk Proven in open Court by William McCornie one of subscribing witnesses in open Court

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

I Edward McCormick being of sound mind and memory do make and publish this my last will & testament hereby revoking and making void all others by me at any time made. First I will and bequeath to my beloved wife Mary