

divided between them. On conclusion I appoint my son-in-law Jonathan F. Painter, the executor of this my last will and testament, without requiring him to give bond or security.

On testimony of which I have hereunto set my hand and seal, this 5th day of Nov. 1818  
Witnesses. D. O. King Seal

A Codicil to the above Will.

Whereas I have written the above will, my dear and beloved wife Marianne, has departed this life and whence I have advanced to my grandson David O. Sather the one hundred dollars devised to him. This will is null and void so far as they are concerned, and in consideration of a request to that effect from my deceased wife I give and bequeath to my Grand daughter Marianne O. Sather one hundred dollars instead of the fifty dollars mentioned heretofore. And lastly I repeat that to my surviving daughters Sally O. Sather and Caroline & Painter all my personal property & money not otherwise disposed of I give to be equally divided between them. On testifying of all which I have hereto set my hand & seal this 14th day of May 1820. David O. King  
Witnesses.

Dr. O. P. Haworth  
W. M. Willett

Proven in our Court by oaths of O. P. Haworth and W. M. Willett subscribing witnesses & ordered to be recorded June 6<sup>th</sup> 1821  
Test A. J. Cox Clerk

The last will

of Mary A. Blakely Admitted to probate  
May 1<sup>st</sup> 1821 County Courthouse 1881.

I Mary A. Blakely do make and publish this my last will and testament hereby revoking and making void all other wills by me at any time

made.

First I direct that my funeral expenses and all my debts be paid as soon after my death as possible, out of any money that I may die possessed of, or may first come into the hands of my executor.

Secondly I give and bequeath to my son Henry Blakely all of the purchase money that he brought the sum of James A. Boyd with, and also all money that is due from him to me.

Thirdly I further give and bequeath to my son Henry Blakely my mare and colt also my clothes & looking glass.

Fourthly And my son Henry Blakely is to raise with daughter Amanda Eliza Blakely in the stay with him.

Fifthly And I give and bequeath to my daughter Amanda Eliza Blakely one hundred and ten dollars being the last in which I sleep.

Sixthly I give and bequeath to my daughter Rachel Ann Blakely my cottage undivided & bed.

Seventhly I further give and bequeath to my son Levi Samuel Blakely one bed that is one straw tick one sheet and one feather bed and feathers and one calico quilt &c also one trunk.

Eighthly I further give and bequeath to my son Henry Blakely all my farming tools & gear.

Ninthly I further give and bequeath to my daughter Rebecca Jane who married Taylor Hale one dollar.

Tenthly I further give and bequeath to my son Taylor Blakely one dollar.

Eleventhly I direct that my stove be sold to pay my funeral expenses and debts.

Twelfthly And I direct that the remaining property be sold to pay my debts, and if there is any money left from the sale of said property after paying my debts I direct that it be given to my son Doctor Blakely.

Thirteenthly I give and bequeath to my son William Blakely one book the title of which is Moody & Sanbor's

Fourteenthly I give and bequeath to my son Doctor Blakely one dollar.

Fifteenthly I do hereby nominate and appoint my son Henry Blakely my executor and do not require him to give a bond. Do witness whereof I do to

This my will, set my hand and seal  
this the 29<sup>th</sup> day of April 1881.

Mary A. Blakely <sup>1881</sup>  
mark

Signed Sealed and published  
in our presence and we have subscribed our  
names thereto in the presence of the testator  
and the words in the second paragraph  
"purchaser money he the farm & with  
inserted before signing this the 29<sup>th</sup> day of April 1881.

Attest,

R.C. Thornton

W.R. Carroll

Proven in open Court by oaths of R.C. Thornton  
& W.R. Carroll Subscribing witnesses & ordered to be  
recorded June 6 1881. Test A.J. Cox Clerk

The last Will <sup>of</sup> Admitted to probate  
County Court June term 1881

Andrew B. Kellton

I Andrew B. Kellton of the County of  
Sullivan and state of Tennessee being of  
sound mind do make and publish this my  
last will and Testament hereby revoking and  
canceling void all former Wills by me made at  
any time made prior to this that my  
specified expenses be paid.

Secondly. Then it is my will and desire  
that also wife have my farm on which  
I now live and all of my personal  
property of whatever description wheresoever  
it might be in my possession at the time  
of death and it is my will and desire she  
have full control of my farm and personal  
property during her natural life. This to be the  
property of my dear children to wit Mary E.  
Mary Monroe, Nora Alice and Andrew H.  
in testimony whereof I have set my hand  
and affixed my seal this the 10<sup>th</sup> day of March 1881

Pet. John Hubbard

Proven in open Court by the oaths of  
T.C. Springston & John Hubbard, Subscribing witnesses  
& ordered to be recorded June 6 1881.  
Test A.J. Cox Clerk

The last Will <sup>of</sup> Ordered to be set up as the  
<sup>of</sup> original will of John Kellton late  
John Kellton <sup>of</sup> July term 1881.

In the name of God Amen: I John Kellton  
of the County of Sullivan and State of Tennessee  
being in a weak state of bodily & health but of perfect  
and disposing mind memory and understanding  
considering the certainty of death and the uncertainty  
of time and being desirous to settle my worldly affairs  
and thereby be the better prepared to leave this world  
when it shall please the Lord it call me hence  
to therefore make and publish this my last will  
and testament in the manner and form following  
Viz 1<sup>st</sup> I will that Catherine my wife shall have  
and hold all my land for her support as long as she  
shall live (the interest I have in that tract of land  
whereon James G. Hicks now lives excepted)  
2<sup>nd</sup> I will that Catherine my wife have all my  
household and Kitchen furniture with beds & bedding  
also one Cow and six head of Sheep one horse and  
maintenance for one year.

3<sup>rd</sup> I will that Polly Hicks and her heirs have  
and forever hold the land herein above excepted.

4<sup>th</sup> I will that all other things or property be  
sold and the proceeds be equally divided between  
Joseph Kellton, Susannah Kellton, Polly Kellton  
and Eliza Jane Parmer.

5<sup>th</sup> I will that all notes in my hands or  
accounts be collected and the money be  
equally divided in five shares. I will that  
Catherine my wife have one fifth part with  
the above named Joseph, Susannah & Kellton and  
Eliza Jane Parmer.