

thereof, signed, sealed, published and declared by  
 the said Catharine E. Books, as and for his last will  
 and Testament in presence of us, who at his request,  
 and in her presence, and in the presence of each other,  
 have subscribed our names as witnesses.  
 E.S. Adams, Sullivan County, Tennessee  
 N. Slaughter, Sullivan County, Tennessee

Proven in open Court by the oaths of E.S. Adams &  
 N. Slaughter, subscribing witnesses to said will on the  
 3<sup>rd</sup> day of April 1893 and ordered by the Court to be  
 recorded in the book of wills.  
 This April 3<sup>rd</sup> 1893

W.D. Bachman, Clerk  
 By L.H. Denny, D.C.

### Last Will & Testament

of John Miller dec'd.  Probated June term 1893

I John Miller do make and  
 publish this as my last will and testament, hereby  
 making and making void all others heretofore made by me  
 at any time.

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

Second. I give and bequeath to my two Sons John B. and  
 William J. Miller the farm I now reside upon, contain-  
 ing 162 1/4 acres. The same to be divided so as to give to  
 each the western end and the mansion house, Barn and  
 ninety acres of land, the division line to begin on Samuel  
 Thomas line and run in a northern direction.

The remainder to go to John B. provided that they each  
 pay to my son Daniel W. Miller the sum of one hundred  
 and thirty five dollars, the same to be paid within twelve  
 months from my death. If not paid at that time the  
 same to draw six per cent interest. The remainder of said  
 farm I give and bequeath to John B. Miller.

I also give to Wm J. Miller the young boy man now owned  
 by me, also all my farming and agricultural implements  
 consisting of wagons, Jersey wagons, wheat drill, Straw-Cutter

mowing machine, hay rakes, Plows, Harrows &c, all my Black-smith  
 tools, also all my household and kitchen furniture, except  
 my bed and two large Iron Kettles I give to John B.

Secondly. I give I give and bequeath to my two Sons P. H. & Richard  
 Miller my farm lying in the 16<sup>th</sup> Dist of Sullivan County  
 containing 114 one hundred and forty acres, to be divided  
 so that Richard have the western end and all the  
 buildings and sixty five acres of land the remainder to go  
 to P. H. Miller

Thirdly. I will and bequeath to each the heirs of my daughter  
 Martha E. Peters, the sum of seventy five dollars to be  
 paid by my sons Richard & P. H. when they become of lawful  
 age or marry.

Fourthly. I give and bequeath to Lizzie L. Davis the sum of  
 seventy five dollars the same to be paid by my two sons John  
 B. & William J. Miller, the same to be paid to her in twelve  
 months from my death.

Fifthly. I will that suitable head-stones be placed to mark my  
 grave, the expense to be born equally by my five sons, equally  
 I nominate and appoint my Sons John B. and Phillip  
 H. Miller Executors of this my last will and Testament  
 be witness whom I do to this my last will and Tes-  
 tament set my hand, this the thirty first day of  
 January one thousand eight hundred and ninety three  
 (1893)  
 John <sup>mark</sup> Miller

Signed and published in our presence, and we have subscribed  
 our names hereto in the presence of the Testator, this 31 day  
 of Jan'y, 1893.

A.C. Eucumert  
 E.A. Morrell.

The foregoing will was proven in open Court by the oaths  
 of A.C. Eucumert and E.A. Morrell, subscribing witnesses  
 thereto, and ordered to be recorded in the book of wills,  
 on the 5<sup>th</sup> day of June 1893.  
 W.D. Bachman c/o.

### Unexecuted Will

of John Miller dec'd.  Probated June Term 1893

We the undersigned hereby certify  
 that John Miller (now Dec'd).

made his will on the 31 day of Jan'y 1893. and that after he had made his will disposing of his real estate and certain of his personal property he said he had mitted some other things that he would give to such parties as he might afterward select except the crop growing on his land which he said his sons John and Will was to have. He further said that he did not want or intend that there be any sale of his effects, and that what was on the home place was to remain there for the use and benefit of John & Will Miller.

A. C. Ewert  
E. A. Merrill,

The foregoing will was proven in open Court by the oaths of A. C. Ewert and E. A. Merrill, in the presence of P. W. Miller, Richard Miller, & Geo. Peters, next friends to the minor children of Martha E. Peters, on the 5<sup>th</sup> day of June 1893 and orders to be recorded in the book of wills

N. D. Bachman c't.

### Last will & Testament

George C. Cloud. Probated July term 1893

In the name of God Amen:  
I George C. Cloud, being of sound and disposing mind but in feeble health, and feeling the end of life is near, do make this my last will and testament. After the payment of my debts and funeral expenses, I will and bequeath to my brother Robert P. Cloud all my property real and personal, during his natural life, and at his death to his children. Witness my hand and seal this 24<sup>th</sup> day of March 1893. — George C. Cloud Seal  
Signed sealed & delivered in the presence of

Samuel N. Cloud,  
Samuel Vaughn,

The foregoing will was proven in open Court, by the oaths of Samuel N. Cloud, and Samuel Vaughn subscribing witnesses, on the 3<sup>rd</sup> day of July 1893, and orders to be recorded in the book of wills

N. D. Bachman c't.

### Last will & Testament

of Margaret R. Mough. Probated July term 1893

- I Margaret R. Mough, of the County of Sullivan, State of Tennessee, realizing the uncertainty of life and being of feeble health, but of sound mind, memory and judgment, do make and declare this to be my last will and testament, in manner and form following, to wit:
- First. All of my just debts and funeral expenses shall be fully paid;
- Second. I give devise and bequeath unto my sister Mollie I Mough my sewing machine, Cabinet Safe, Cooking stove, all vessels belonging to same, Folding Soap, & 1 set of Chairs & my mother's Bins, and all of my wearing apparel.
- Third. I give and bequeath to my brother James P. Mough, all of my undivided interest in the old home place which he has heretofore deeded to me, also one bedstead, which was my father's.
- Fourth. I give and bequeath to my only infant daughter Lizzie Josephine all the net residue and remainder of my estate both real and personal, together with a life insurance policy on my husband in the right of Mough, which he has formerly conveyed to me, but in the event my infant daughter should not live until after his father's death, then the above policy shall revert to her father's legal heir.
- Fifth. I hereby commit my infant daughter Lizzie Josephine to Margaret Carr Rhea and request that she give her such religious training, benefits, and advantages as the circumstances will admit of, and further request that her husband, William R. Rhea, be appointed Guardian for the aforesaid child.
- Sixth. I hereby nominate and appoint John C. Anderson to be the Executor of this my last will and testament, and revoke all other and former wills made and executed by me, in witness whereof I have hereunto set my hand and seal the 20<sup>th</sup> day of June 1893.

Margaret R. Mough Seal  
Signed, sealed, published, declared and acknowledged by the above named Testatrix to be her last will and Testament in our presence and in each at her request and in her presence, and in the presence of each other, subscribe our names as witnesses

J. M. Newland  
S. A. Newland,