

of sound mind & reasonable health and well knowing the uncertainty of life and the certainty of death therefore I make this as my Last Will & Testament.

1<sup>st</sup> I will & bequeath unto all of my just debts and funeral expenses be paid out of my estate.

2<sup>nd</sup> I will and bequeath to my son Frederick S. Thomas all the residue of my property both personal and real relating to his and his heirs forever.

3<sup>rd</sup> I will and bequeath within six months after my death the sum of one dollar be paid out of my bequest to my son Frederick S. Thomas by my execution Frederick S. Thomas to each of my other children namely: To my Daughter Mary E. lot one dollar. To my Daughter Susan E. Massengill one dollar. To my son G. T. Thomas one dollar. To my son Nathan T. Thomas one dollar. To my son James H. Thomas one dollar. To my son George G. Thomas one dollar. All of this I Beaumarah Wallace sign unto my own hand and seal unto my own seal as my last will and Testament the day and date above written.

Test

Beaumarah Wallace seal

G. F. Painter

Dr C. T. Rawson

That S. The execution F. S. Thomas is intended as part of my will

Test

Beaumarah Wallace seal

G. F. Painter

C. T. Rawson

Doom in open court by oaths of G. F. Painter C. T. Rawson in subscribing witnesses and declared & adjudged to be the last will & Testament of Beaumarah Wallace deceased & sounds to be recorded as such in the Books of Wills. This January 5<sup>th</sup> 1865 A. K. Bullock, clk

Last Will and Testament  
of  
Martha Nolton Beck.

Be it remembered That I Martha

Nolton do hereby make this my last will & Testament hereby revoking all wills at any time heretofore made by me.

First I order and direct that all my just debts be paid with convenient speed.

Second: I will & devise to Thomas Long whom I have bought up as one of my family fifty acres of the C. C. King tract of land and forty-eight acres of the Scott tract of land both tracts adjoining each other & to begin at tree which sits on the Scott & the County lines and running east to Mason's corner thence with Mason's line to Williams line back to the beginning corner so as to embrace fifty acres of the King tract and forty-eight acres of the Scott land making the total ninety-eight acres lying in Lewis Co. Town adjoining my other lands.

Third: I will & devise the remainder of my lands on which I now reside embracing the remainder of the C. C. King tract of land the Scott land & Williams Rubble land containing in all over two hundred acres to my daughter Riley Jane wife of George Malone for her own separate use free from the debts and obligations of her husband & to be held by her in fee simple forever.

Fourth: I also bequeath to my daughter Riley Jane wife of George Malone all my household and kitchen furniture for her own separate use to be disposed of as she may think proper & free from the debts and contracts of her husband.

Fifth: It is my will & I so direct that after my death all my horses cattle sheep & large wagons & gear may well be sold as soon as practicable and the proceeds first applied in payment of my just debts and the remainder if any to be paid to my daughter Riley Jane Malone for her own separate use free from the debts of her husband Any other property not herein expressly or specifically described that I may now have or may & may hereafter acquire is hereby entirely devised to my said daughter Riley Jane Malone free from the debts and contracts of her said husband. And I hereby appoint John Massengill as the executor of this my will. In witness whereof I have hereunto set my hand this the 11<sup>th</sup> day of September 1865 in the presence of the subscribing witnesses

Witness

Geo. F. Clark  
A. G. LillieMartha Nolton  
Beck

Doom in open court by oaths of Geo. F. Clark & A. G. Lillie in subscribing witnesses to said instrument and declared

and adjudged by said court to be my last will & Testament of Martha Nelson deceased and ordered to be recorded as such in the book of Wills.

This January 6<sup>th</sup> 1885

A. K. Bullseye, Clerk

### Last Will and Testament

Isaac Miller Said

In the name of God, amen. I Isaac

S. Miller of the village of Piney Flats County Sullivan and State of Tennessee being of sound mind and memory and considering the uncertainty of this frail and transient life do therefore make and 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

I item 1<sup>st</sup> First to my beloved wife Caroline E. Miller & give all of my house-hold and kitchen furniture One note on Oscar Miller amount to her of \$1000<sup>00</sup> (one thousand dollars) our note also unpaid to her on G. M. King for \$200<sup>00</sup> (two hundred dollars) One note on J. C. and T. H. Buchanan for \$65<sup>00</sup> (sixty-five dollars) and \$25<sup>00</sup> two hundred dollars cash on hand.

I item 2<sup>nd</sup> Secondly To my beloved son-in-law Wm. H. Miller & give and bequeath all the balance of my notes and effects after paying my funeral expenses.

Item 3<sup>rd</sup> Likewise I make constitutive and appoint my said son-in-law W. H. Miller to be executor of this my last will and Testament hereby revoking all former wills by me made in witness whereof I have hereunto subscribed my name and affixed my seal the 26<sup>th</sup> day December in the year of our Lord one thousand eight hundred and eighty-four.

Isaac Miller Said

The above written instrument was subscribed by said Isaac Miller in our presence and acknowledged by him to each of us and he at the same time published and declared the above instrument so subscribed to be his last will and Testament and we at the testators request and in his presence have signed our names as witnesses thereto and written opposite our names our respective places of residence.

Witnesses G. M. King Piney Flats Tenn

H. M. Martin

Drawn in open court by witness of G. M. King and H. M. Martin Subscribing witnesses & declared and adjudged by the court to be the last will & Testament of Isaac Miller aforesaid and ordered to be recorded as such in the book of Wills.

This January 9<sup>th</sup> 1885

A. K. Bullseye, Clerk

### Last Will and Testament

Isaac Miller Said

In the name of God, amen.

I Isaac Miller of the State of Tennessee & county of Sullivan being in good health & some memory at this time and mindful of the frail tenure of human life and that time appointed unto all men a time to die do make and set forth this to be my last will and Testament.

First I command my soul to God who gave it and my body to the earth from whence it came in the full hope of a blessed immortality.

2<sup>d</sup> I give and bequeath to my daughter Susan a lot or tract of land which is in subdivision of my farm by Capt. Kitchen was no. Six said lot being bounded as follows Beginning at a planted rock near where Jas. Peters lives running thence N. 47° W. 46 poles to a planted rock thence N. 42° E. 14 poles to a planted rock thence S. 28° W. 13 poles to a walnut tree in S. 35° W. 10 poles to planted rock thence S. 48° W. 9 poles to planted rock thence S. 38° W. 27 poles to rock at Jas. Peters house S. 40° W. 31 1/2 poles to beginning.

Being lot no. 6 and containing 10 acres / rods & 1/2 poles. Said land being for her and her heirs forever without encumbrance.

3<sup>rd</sup> I give and bequeath to my grand daughter Amanda the only surviving child of my daughter Rebecca lot no. 4 of said subdivision bounded as follows. Beginning at a planted rock & running thence N. 57° W. 48 poles to a planted rock thence S. 33° E. 24 poles to a planted rock thence S. 43° E. 6 poles to a planted rock thence S. 57° E. 51 poles to planted rock thence S. 65° W. 12 1/2 poles to planted beginning. Being lot no. 4 cultivated land and containing