

Shawtick to be the amount of about eight thousand  
 3<sup>rd</sup> I direct after my just debts and my burial expenses  
 to pay out of my worldly effects that the remainder  
 of all my personal property is equally divided to  
 three my two daughters, namely Mary C. A. and Legie  
 J. C. Coleman.

4<sup>th</sup> I appoint J. C. Lewis to be the executor of this will, and  
 in conjunction with him in the dividing of my personal  
 effects, as I have directed the following persons  
 Mrs. S. T. Taylor and Mr. B. F. Smith.

5<sup>th</sup> The executor of this will is released from  
 giving any bond.

This the 31<sup>st</sup> day of May, 1901.

The foregoing will was signed by the testator  
 in my presence and was attested the same in her  
 presence and at her request.

Attest

J. C. Lewis

Mary Coleman

Witness  
 S. T. Taylor  
 J. P. Mearns

The foregoing instrument was further proven in  
 open court by the oath of S. T. Taylor one of the subscribing  
 witnesses thereto, on this the 5<sup>th</sup> day of Aug., 1901, and  
 continued for further proof.

Attest:  
 Geo. R. Snow Clerk

The foregoing written instrument was further proven  
 in open court by the oath of J. P. Mearns subscribing  
 witness thereto, on this the 12<sup>th</sup> day of Sept., 1901, and  
 thereupon said paper writing was adjudged & declared  
 and deemed by the Court to be the last will and  
 Testament of Mary Coleman, decessed, and ordered  
 to be recorded in the books of wills.

Attest:  
 Geo. R. Snow Clerk

Last Will & Testament  
 of  
 James A. Neil, decessed  
 Proved October Term 1901

State of Tenn. I, James A. Neil of the County of Sul-  
 livan Co. Tenn. and State of Tennessee now in the  
 Seventyeth year of my age, but in usual  
 health and sound of mind and wishing to dispose of  
 my property after my death I between my children  
 as I think they deserve make this my will and desire,  
 1<sup>st</sup> All of my just debts are to be paid,  
 2<sup>nd</sup> Then whatever of real or personal estate is left  
 I wish it to be distributed between my children as  
 follows to wit,

3<sup>rd</sup> I wish Nannie E. Neil, James C. Neil & William  
 D. Neil to have all of my estate equally divided  
 between them. Except William D. Neil is to have  
 for his labor and other considerations Five Hundred  
 dollars more than Nannie E. Neil and James C. Neil.  
 As to my daughter Ann B. Neil now Ann B.  
 Roller for advantages given her in an education  
 and ~~and~~ other considerations I will not make  
 her an equal sharer in my estate.

4<sup>th</sup> I give to her one good young Horse, I also  
 wish my grand daughter Mary P. Roller to have  
 a Gold Medal with the inscription on it Grand  
 Pa Neil. 5<sup>th</sup> If my wife Mary W. Neil survives  
 me I wish her to have all that the law provides  
 for the widow in the State of Tennessee. In witness  
 of this act I have this day of June 21<sup>st</sup> Eighteen-  
 hundred and Ninety first affixed my hand  
 James A. Neil

Witness  
 John R. Anderson  
 W. M. Newland

State of Tennessee The foregoing written instrument was  
 Sullivan County & proven in open court by the oath  
 of W. M. Newland one of the sub-  
 scribing witnesses thereto, on this the 5<sup>th</sup> day of Octo-  
 ber, 1901, and thereupon said written instrument was  
 adjudged, declared and deemed by the Court to be the last  
 will and testament of James A. Neil, decessed, and ordered to  
 be recorded in the Book of Wills.

Attest:  
 Geo. R. Snow Clerk  
 By J. H. Ingoldby D.C.