

Henry Lierwauers Will

The foregoing will was presented to the County Court of Nash
uington County Penn at its October Term 1880 and proven by the
oaths of Solomon Hilton and J H Bacon subscribing witnesses thereto
and ordered to be recorded.

Nicolas Kiephaver Will

I Nicolas Kiephaver do publish this my last will and testament
hereby revoking all other wills by me at any time made.

Firstt. I direct that all my just debts
and funeral expenses be paid out of any moneys that may first
come into the hands of my Executors or Administrators.

Secondly my will is that my wife
Dicy Kiephaver if she should out live me shall she is to have a
meat living and support during her natural life off of all the
lands that I now live on to be equally supported of the lands here-
after described and will be by me to my two sons. Shelton and Abra-
ham Kiephaver and it is further directed by me that said Dicy Kiephaver
shall elect and choose such property that may be on hands after
my death to use for her own benefit during her natural life and suf-
ficient Cattridge around the house and barn including the house
and out buildings as well as the barn now occupied by me and
the several lots around said building to cultivate for her own use
and all said land now occupied by me on which I now live
to be bound for her maintenance and care of her in her old
days if she should get helpless and it is my will that my Exe-
cutors or Administrators pay to said Dicy Kiephaver fifty dollars in
moneys after my death out of any moneys that may come into
my Executors hands on hands of derived from sales of any prop-
erty of my Estate.

Thirdly my will is that my two sons Shelton
and Abraham Kiephaver have all the plantation on which I now live
on now occupied and cultivated by me as well as the Hampton
farm with the following divisional line between them Beginning
at two white oaks the extreme Eastern corner of the whole tract and
corner to fence Bacon on the old James Leebler line thence running

Nicolas Kiephaver Will

nearly a west course until the same strikes a fence running down a
bluff of rocks at the field thence down said fence to the next field
thence running a northwesterly direction along a fence until the same strikes
another fence at the sage field thence running a westerly direction along
said sage field fence until the same strikes another fence known as
the old sage field fence running in a northerly direction with said
fence until the same reaches a point where it will make a straight
line with what is called the Shelton lot to the lane from thence across
the lane a southerly direction a straight line to the East corner of
said Shelton Kiephavers garden thence running a westerly direction
a straight line passing near the Cider press crossing the bridge across
the ditch to a point on the south side of the ditch leaving a road
on the south side of the ditch thence running a south westerly course
direct line to the water gap in an old field thence running a south
easterly direction across the meadow to the meadow fence on the south
side of said meadow thence with said fence crossing the branch to
a point near a heart cherry tree on the west side of said branch
thence a westerly direction to a planted stone corner to Samuel
Weller deceased tract of land now owned and occupied by George
Bacon my will is that my son Shelton Kiephaver have all the lands
on the west side of said line aforesaid and my will is that
my son Abraham Kiephaver have all the lands on the south side of
said line aforesaid with the following stipulations. First that
the said Shelton & Abraham Kiephaver shall look after take good care
and wait on Dicy Kiephaver their mother and well support her dur-
ing her natural life and lastly pay to Henry Kiephaver their brother
or two hundred dollars each in a reasonable time after my death.

Fourthly my will is that my son George
Kiephaver have the plantation on which he now lives on known as the
Jacob Hilbert farm by paying to Henry Kiephaver three hundred dol-
lars in a reasonable time after my death.

Fifthly my will is that my daughters
and descendants of daughters Mary Bacon died her heirs one share
of all the moneys derived from my personal property Elizabeth
Squibb heirs have one share of the moneys derived from all my
personal property Nancy Squibb have one share of all the moneys
derived from my personal property Delila Hartlieb have one share
of all the moneys derived from my personal property and all the
money that may be derived from the personal property as well

Nicolas Keefhaver Will

as all money that may be on hands after the death of my wife Nancy Keefhaver to be equally divided between said four heirs and descendant of heirs one whole share, the same being four whole shares.

Sixthly after my death I direct that my Executress sell all my surplus property after Nancy Keefhaver's death and choose the property that she may want to be sold at public sale on reasonable terms with security.

Seventhly I do hereby constitute and appoint Henry Keefhaver my true and lawful Executor to this my last will without security which he is not required to give under my will. Given under my hand this the 28th day of May 1879

Nicholas Keefhaver

Attala Shifley
Sam'l L. Davis

The foregoing will was presented to the County Court of Washington County Tennessee for probate at its October Term 1880 and proven by the oaths of Attala Shifley and Sam'l L. Davis subscribing witnesses thereto, and was thereupon ordered to be entered of record.

E A Shifley Clerk



George G. King Will

I George G. King being of sound mind and memory best work of bolts and knowing the uncertainty of human life do make ordain and publish this my last will and Testament hereby revoking and making void all other wills that I may have heretofore made

First I will to Montgomery Broyles twenty five acres of land adjoining the Thomas King and Jacob Range farms on the west side of the great road running from Journeycroft to Dovants Ford, the line to be run from said road west parallel with the division line between me and the Thomas King farm so as to cut off the afterward twenty five acres. Secondly - I will all my other land except the above devised twenty five acres and the hundred acres heretofore deeded to Montgomery Broyles to my son George King during his natural life and to go to his lawful children at his death, but should my son George King at the time of his death leave no children born unto him in lawful wedlock, then said land shall descend unto Montgomery Broyles children.

Third. I will to my dearly beloved wife Argilla all my personal property of every kind in the house and out the farm except such articles as I shall herein after name.

Fourth I will my blacksmith tools and all my farming tools and my two mules jointly to Montgomery Broyles and my son George King to be left on the farm and used by each of them and the mules never to be sold of the farm.

Fifthly - I will and desire that Montgomery Broyles pay to Oliver Broyles what I owe him supposed to be about seventy dollars, and to John White what I owe him supposed to be about two hundred and fifty dollars and that he the said Montgomery release unto my Estate the debt I owe to him supposed to be about one hundred and thirty dollars and for these several amounts the twenty five acres of land devised shall be first held liable.

Sixthly - I will to my daughter Sarah Broyles Martha Range and Rosa Buckner fifty dollars each to be paid by my son George King within five years from my death and the land devised to the said George in this will to be first held liable for the payment of the several sums - Seventhly - I will to my grand children as follows to wit - to the children of Joseph and Margaret Branch one dollar one dollar and to the children of Benjamin Kelly and Jane Kelley the sum of one dollar to be paid by George King within five years from my death.