

Dallas County, Texas Probate Cases 1846 – Early 1900's

Case Number 418

Dallas Genealogical Society
Founded 1955

www.dallasgenealogy.org



FILMED BY THE DALLAS GENEALOGICAL SOCIETY - 1977

4118

FILMED BY THE DALLAS GENEALOGICAL SOCIETY - 1977

The State of Texas } On Probate Court Dallas County
 County of Dallas } December Term AD 1867

To the Hon A. B. Cleave County Judge Dallas County

Your petitioner Sarah Jane Miller who resides
 in the County of Dallas and State of Texas
 would respectfully represent unto your honor
 that Charlotte, Martha A and Albert George
 Miller minors heirs of Daniel Miller deceased
 are over 14 years of age and John W. Harriet
 E and Melissa A Miller minors under the
 age of 14 years of age and also heirs at law
 of Daniel Miller deceased; all of whom reside
 in the County of Dallas and State of Texas
 and have no legal Guardian

Petitioner would further represent that said
 minors have an estate both personal and
 real in the County of Dallas of the probable
 value of Ninety thousand Dollars

Petitioner would further represent that she
 is the mother of said minors

Prerogatives considered petitioner prays that
 due notice hereof be given as required by
 law and that at the December Term
 instant of this Honorable Court she be
 appointed guardian of the person and estate
 of said minors

And as in duty bound she will
 ever pray &c

J. A. LeCombes
 Atty for Petitioner

The State of Texas,

Dallas County.

Know all Men by these Presents:

THAT WE, Margarett Miller as principal, and

as securities, are held and firmly bound unto the Chief Justice of the County of Dallas,

in the sum of Eighteen Hundred Dollars
for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents.

The Condition of this Obligation is such that, whereas, the above bound Margarett Miller has been appointed Guardian of
the persons and Estates of John W. Garrett, C. G.
Malissa A. Miller

NOW, if the said Margarett Miller shall well and truly perform all the duties required of her under said appointment, and shall pay all costs of court in the matter of said Guardianship then this obligation shall be null and void, otherwise to remain in full force and effect.

GIVEN under our hands and scrolls for seals, this, the 27th day of January
A. D., 1868.

Attest
S. E. Jones

Margarett Miller ^{her}
W. E. Daniel ^{mark}
S. E. Miller

I, Margarett Miller do solemnly swear (or affirm)
that she died without any lawful will, so far as I know or believe, and
that I will well and truly administer, all and singular, the estate ^{minors} of said deceased, and a just account of
sale and my guardianship administration render, so help me God.

SWORN to and subscribed before me, this 27th day of January 1868
Margarett Miller ^{her}
S. E. Jones ^{mark} ctk

Harrell, Book and Job Print, Dallas, Texas.

Margarett Miller
Petition for
Letters of Guardianship
County Judge

Filed Dec. 12th 1867
S. E. Jones
ctk

FILMED BY THE DALLAS GENEALOGICAL SOCIETY - 1977

FILMED BY THE DALLAS GENEALOGICAL SOCIETY - 1977

The State of Texas

To the Sheriff of Dallas
County: Greeting.

You are hereby Commaned
to cite Charlotte Miller, Martha A Miller,
Albert George Miller, Harriett E Miller,
and Malissa A Miller, all of whom are
children and heirs at law of Daniel Miller
Deceased to be and appear at the next Term
of the County Court, to be holden at the Court
House in the town of Dallas on the next
Monday in January instant, and show Cause
if any they have why the petition of Margarette
Miller Executrix of the last Will & Testament
of Daniel Miller Dec^d, now on file in my
office for Partition and distribution of said
Estate should not be granted as prayed
for, by said Executrix, and have you
then and there this writ.

Wherein fail not but due return
make as required by law.

Given under my hand and the seal
of the County Court this the 4th day
of January A.D. 1868.

J. S. Jones
Clerk of the County Court Dallas Texas

John W. Miller
C. D. Miller
Filed Feb 25 1868
J. S. Jones
By [unclear]
1868
J. S. Jones
County Judge
J. S. Jones

FILMED BY THE DALLAS GENEALOGICAL SOCIETY - 1977

FILMED BY THE DALLAS GENEALOGICAL SOCIETY - 1977

Notice

The State of Texas To all whom it
 Dallas County may Concern
 You are hereby notified that at the
 next regular term of our County Court
 to be held for probate and other like
 purposes, in and for said County at
 the Courthouse thereof at Dallas on the
 last Monday in December instant
 (the same being the 30th day thereof) a guardi-
 -an for the persons and property of Charlotte
 Martha A. and Albert George Miller
 minor heirs of Daniel Miller deceased,
 who are over 14 years of age, and John
 W. Harriett E. and Malissa A. Miller
 minors under the age of 14 years who reside
 in said County, will then and there be
 appointed by the Court, unless good and
 sufficient cause be shown why the same
 should not be done, this the 13th day of
 December A.D. 1867

J. J. Jones
 Clerk of the County Court

County Court
 Dallas
 1868
 Received of
 J. J. Jones
 14th day of the month
 returned to the
 copy of this
 which received
 To each in person
 A. P. Starnes
 Sheriff
 A. C. 18th 1868
 three former 18th 1868
 8 & 9th 1868
 7.50
 5.00
 \$12.50
 1.50
 9.80

The State of Texas,
Dallas COUNTY.

Know all Men by these Presents:

THAT WE, A. McCommas as principal, and

as securities, are held and firmly bound unto the Chief Justice of the County of Dallas

In the sum of Eighteen Hundred Dollars
for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents.

The Condition of this Obligation is such that, whereas, the above bound

A. McCommas has been appointed Guardian of the
persons & Estates of Charlotte Martha A. &
Albert George Miller

NOW, if the said A. McCommas shall well and truly perform all the duties required of him under said appointment, and shall pay all costs of court in the matter of said Guardianship then this obligation shall be null and void, otherwise to remain in full force and effect.

GIVEN under our hands and scrolls for seals, this, the 27th day of January
A. D., 1868.

A. McCommas
J. Little Adams
W. B. White

I, A. McCommas do solemnly swear (or affirm) that I will well and truly administer, all and singular, the estate minors of said deceased, and a just account of sale and my administration render, so help me God.

A. McCommas
SWORN to and subscribed before me, this 27th day of January 1868

Inventory & Appraisement
of Property

Coming into the hands of Margaret
Miller Guardian of the Estate of John
Miller, Harriett C. Miller & Malissa A.
Miller, minor Heirs of Saint Miller Ad.
late of Dallas County Texas.

Belonging to John Miller

Lot A ^o 2 out of Joel Sykes tract 35 Aers	\$ 100.00
Lot A ^o 2 " " of Grigsby tract 1 1/2 "	12.50
(1/4) One Fourth of Deaper	20.00
	<u>132.50</u>

Belonging to Harriett C. Miller

Lot A ^o 3 out of Joel Sykes tract 25 Aers	\$ 100.00
Lot A ^o 7 " " of Grigsby " 1 1/2 "	12.50
(1/4) One Fourth of Deaper	20.00
	<u>132.50</u>

Belonging to Malissa A. Miller

Lot A ^o 5 out of Joel Sykes tract 25 Aers	\$ 100.00
Lot A ^o 8 " " of Grigsby tract 1 1/2 "	12.50
(1/4) One Fourth of Deaper	20.00
	<u>132.50</u>

Respectfully Submitted under oath

W. H. Thomas

} Com^{rs}

ms m

A. H. Thomas
Jury Bonds
Guardian of
Heirs of Miller
Filed January 27
1868 J. B. Jones
Clerk
Approved
Jan 27th 1868
A. H. Thomas
County Judge
D. E.

The State of Texas I, Margaret Miller
County of Dallas Guardian of the Heirs
of Dan Miller dec'd would most respectfully
represent to his honor A. B. Benson County Judge
of Dallas County, Texas that the within and
foregoing contains a full and complete
Inventory of all the property which
has come to my hands belonging to
said heirs Margaret Miller
mark

Sworn to and Subscribed
before me this 31st 1868

S. E. Jones
clerk

Margaret Miller

Guardian

of the Heirs

of

the Estate of

Dan Miller

deceased

Approved

March 31 1868

A. B. Benson

County Judge

D. B.

Witness

Inventory & Appraisal
of Property

Coming into the hands of A. McComas
Guardian
of Charlott A. Miller, Martha Miller &
A. G. Miller minor heirs of Daniel
Miller, Dec. late of Dallas Co. Texas

Belonging to C. A. Miller
 Lot 6 of the Joel Lykes tract 25 acrs \$100.00
 Lot 3 of the Joe Grigsby " 1 1/2 " 12.50
 1/2 one half of Bay Mass 20.00
 \$132.50

Belonging to Martha Miller
 Lot 8 of the Joel Lykes tract 25 acrs \$100.00
 Lot 6 of the Joe Grigsby tract 1 1/2 12.50
 1/2 one half of Bay Mass 20.00
 \$132.50

Belonging to A. G. Miller
 Lot 7 of the Joel Lykes tract 25 acrs \$100.00
 Lot 7 of the Joe Grigsby tract 1 1/2 12.50
 2000 ft 2 acrs \$10.00
 \$122.50

Respectfully Submitted under Oath.
 W. A. Thomas }
 William Canith } Commissioner

Sworn to and subscribed before me this
 27th day of March A.D. 1868 G. C. Jones clk

State of Texas I Amos M. Thomas Guardian of
Dallas County said Minor Heirs of David Miller dec.
do solemnly swear that the within is a correct inventory
and list of all the property received by me as the
Guardian of said Minors up to this date -
Amos M. Thomas

Sworn to and subscribed before me
this 27th day of March A.D. 1868.
Gave B. Jones
clerk

Witness

County Judge
D. R. Jones

Witness
H. B. Adams
March 30 1868

Witness
G. B. Jones
B. B. Jones
clerk

Accepted

Amos M. Thomas

Guardian

Amos M. Thomas

Margaret Miller Guardian of the Heirs of Daniel Miller
 In final Account with her Said Wards.

To amt personally sold and
 purchased by C. Miller \$40.00

By amt paid	M.H. Thoma	Voucher 1	10.00
	J.H. Leale	Voucher 2	4.00
	J.E. Coombs	Voucher 3	7.50
	150	Voucher 4	5.50
	D. Vanzant	Voucher 5	7.50
	Court fees	Voucher 6	

To the Honorable A. Blidsoe County Judge Dallas County Texas.

The undersigned Guardian of the Estates of the Heirs of Daniel Miller dec^d. respectfully returns the above account as her final Settlement with said Wards - and asks that the Same be examined and approved, and that an order of relieving her from further liabilities or responsibilities be passed by Your Honorable Court. The Guardian would state that the property owned by the Heirs is of a nature - that is not liable to loss, and that with her assistance the Heirs can pay the Taxes, and she thinks that the further expense of a regular guardianship, a burden and unnecessary expense, which might in the future be dispensed with, all of which is respectfully submitted, under Oath
 Margaret Miller
 mark

Sworn to and Subscribed before
 me this 29th day of March 1869
 J.S. Jones
 Ckr

Margaret Miller
For Final Affs.
3

Approved
March 27th
A. D. 1869
A. Bledsoe
County Judge
D. 60