

Signed sealed published and declared
as the last will and testament of John
Brauner (he being of sound & disposing
mind) in our presence on the day &
date above written
John Childers
Larkin Chisholm

State of Kentucky ss
Franklin County Court April Term 1863
A writing purporting to be the last Will and testament of John
Brauner dec was produced in Court and proved by the oath
of John Childers one of the subscribing witnesses thereto and the
same is continued for further proof

attest A H Renneck cflks
Franklin County Court May Term 1863
The writing purporting to be the last Will & testament of John
Brauner dec was this day fully proved by the oath of Larkin
Chisholm a subscribing witness thereto and ordered to be recorded
which is truly done
attest A H Renneck cflks

Moses Jackson

I Moses Jackson a free man of color of Frankfort Kentucky
make my last will and testament as follows Viz
I give and devise to my wife Matilda Jackson and to her
daughter Louisa Peters jointly during their joint lives the house
and lot of ground on Broadway street in Frankfort and
upon the death of either the said Matilda or the said Louisa
I devise said house and lot to the survivor and to the heirs of
such survivor forever - The house and lot hereby devised
being that purchased by me from E H Taylor and the same
on which I now reside
I also give and bequeath to the said Matilda Jackson &
Louisa Peters all the balance of my property of every descrip-
tion to be held and used by them jointly and for their joint
use and benefit
Lastly I hereby appoint my wife the said Matilda executrix
of this will and direct that no security be required of her as
such
Witness my hand this 14th day of October 1861
Witness
E Nord
H Rodman
his
Moses x Jackson
mark

State of Kentucky ss
Franklin County Court June Term 1863
A Writing purporting to be the last will and testament of Moses
Jackson dec was produced in Court and proved by the oath

of L Nord & H Rodman the subscribing witnesses thereto and
ordered to be recorded and the same is truly recorded in my
office
A H Renneck cflks

W Scott

I Katharine Scott of Frankfort Kentucky do ordain and publish
this instrument of writing as my last will and testament hereby revo-
king all other wills heretofore by me made
First - It is my will that all my just debts and funeral expenses
be first paid -
Second - I give to my son W H Scott all my lands in the
county of _____ or counties of _____ in the state of Ohio
acquired by me by the will of my late husband Dr John H
Scott - I have heretofore given to my said son by way of ad-
vancement in cash at different times as much as amounts to
an equal portion with his sisters Katharine & Arabella of my
estate
Third - I give to my daughter Catherine W Johnson the
house and lot of land in Frankfort Ky now occupied by my-
self and Catherine being the same property purchased by me
from John & Solomon Sharp - which property I value at
to Katharine at three thousand five hundred dollars, being the
consideration paid by me for said property
Fourth - I give to my daughter Arabella Wirth the sum
of three thousand five hundred dollars to pay for the house &
lot in Frankfort Kentucky lately purchased by her from the
heirs of the late Capt Hedaris through P Sargent their agent -
But I desire it to be understood that if I pay during my life-
time the said sum of money for said property then this bequest
is to be considered as fully satisfied and to have no further
effect
Fifth - I give and bequeath all the remainder or residue
of my estate including my two slaves Raleigh & James &
all my wearing apparel, household goods and furniture
together with debts owing to me &c &c to my daughters Katharine
& Arabella to be divided between them in equal proportions
Sixth - I hereby dispense with and accordingly direct that
no appraisement of my estate or public sale of any of my effects
be made but that the fifth section or item of this will be
carried out and effected by a division of all devised or bequeathed
thereby between my said daughters
I hereby appoint Isaac W Scott Executor of this my will
having full confidence in his integrity and honesty and believ-
ing that he will faithfully execute and fulfil the provisions there-
in expressed in him and that Isaac W Scott shall not be required
to give security as my executor

I have not in the foregoing Will mentioned the children of my
lamented daughter Eliza J. Sharp, not because of their not pos-
sessing a full share with my other children of my love & affection
for all of them are very dear to me, but because they are each
all of them amply provided for by the estate descended to them
from their loved father.

Witness my signature this 17th day of June 1856
Catherine Scott (Seal)

Witness present & in the
presence of each other
Lucy L. Scott
J. A. Grant

State of Kentucky SS

Franklin County Court July 15th 1863

A writing purporting to be last will and testament of Catherine
Scott deceased was produced in court and was proved by the
oath of Lucy L. Scott a subscribing witness thereto. And J. A.
Grant the other subscribing witness thereto being absent from
the State the said Lucy L. Scott made oath that she said
J. A. Grant signed his name as witness to said will in her
presence and also in the presence of the Testatrix.

Whereupon it is ordered that the said will be recorded as the
last will & testament of of said Catherine Scott dec
until the same is truly recorded in my office

A. H. Rossmore c. f. l. b.

J. A. Grant

I do hereby revoke all former or other last Wills & testaments
made by me, and I do hereby make, ordain & declare the instru-
ment following to be my last Will & Testament viz.

To my dear wife Elizabeth I give & bequeath the portrait
of herself of one painted by Healey & now hanging in our parlor
in Frankfort. These portraits were indeed taken for her & belong
of right to her.

I give her also the marble bust taken of me by the Sculptor
Heart and now standing in our said parlor. But this bust is
given to her for her life only and upon her death it is to pass &
is hereby given to my son Thomas.

The set of silver plate presented to me by my friend Robt. J.
Ward I give & bequeath to my eldest son George B. Crittenden
according to the wish of the said Ward as expressed at the time of
his donation to me, and I request of George that he will give or sign
it to some one of my descendants bearing the name of Crittenden
it was given to me as a memorial with the request that it on no
pass down in my family and in the family name.

To my daughter S. Watson who now has it in possession I give

the portrait of her mother. To my son Robert I give the portrait
of me first taken by Healey. I believe it is now in his possession.

To my son Eugene I give the portrait of his mother.

To my stepson Harry J. Todd I give the watch I wear.

It is my further will that if my - should survive me, she
may so long as she pleases to make it her residence, hold use & occupy
my dwelling house of the lot on which it stands in Frankfort, with
the furniture therein of every description and all the appurtenances
belonging thereto, just as the the same were her own. Moreover I
give to her for her life all my silver furniture & plate of every
description except that herein before devised to my son George. -
but it is my desire and my will that upon her death the said
silver furniture & plate shall pass to and vest in my daughters.
To them it it will them be more valuable as memorials than to
any one else. And to them I give them after the death of my wife -
they will know how to divide them.

Should my wife choose to remove from Frankfort and to give
up her residence on my house, she is at liberty and is hereby
entitled to appropriate and take to herself as her own property
any part or articles of furniture of the said house other than the
silver herein before bequeathed and which will remain subject to
the bequests herein before made.

Subject to the dispositions above made it is my will that all my
estate real personal & mixed shall be sold and the proceeds
equally - among my children. The debts due to me by my sons
Thomas & Robert or by either of them are to be counted & regarded
as parts of my estate to be divided as above, and in that division
or distribution it is to be taken into account that I have advanced
One thousand dollars to my daughter Cornelia Young. - that
sum without any interest is to be taken into account as an
advance - and the debts due as aforesaid by my son Thomas
& Robert or either of them are to be taken & regarded as parts of
my estate but without any interest thereon - no interest is to be
charged thereon.

I appoint my sons Thomas & Robert jointly or severally both or
either of them Executors or Executor of this my last will & testament
with full power to execute the same, and to make sale of & to convey my
real estate as aforesaid. I owe no debt or debts of any consequence
and I desire that my executors may not be required to give any
security for their administration &c. I have full confidence in them.
This is altogether & entirely in my own hand writing, and is made
& sealed signed & subscribed by me this 30th day of June 1859 in
my own hand writing.

My negroes are not to be sold except to some one or either
children - by such sale or by distribution they are to be divided
among my children and a proper & kind treatment