

Given under my hand this 13<sup>th</sup> day of May 1862.  
David Stout.

Attest:

James M. Carey  
D. H. Hawks  
Thomas J. Mountjoy

Franklin County Court

March Term 10. 1872

A writing purporting to be the last Will and testament of David Stout dec'd of this County was produced in Court and proven by the oath of James M. Carey a subscribing witness thereto, who also proved the attestation of D. H. Hawk and Thomas J. Mountjoy the other subscribing witnesses, whereupon it was ordered that said will be recorded. Which is truly done.

Attest: Jas. S. Crockett Clerk

Charger C. C.

To be copied and witnessed as my Will written February 1873. Franklin Co.

Having given up my claim in the Lexington property here as Grazer earned in consideration of the heirs (my children) settling me to live as I wished a fifth or equal share with them, and having sold to me George H. Baker for the sum of \$20,000 Dollars, my portion as a fifth would be \$4,000, about \$1000 of which I have appropriated in various ways, my health being feeble and life very uncertain at my age, I deem and feel it a duty to make a disposition of the little I have or hold at my death, and appoint and beg my dear son John to attend to execute the fulfillment of for me, knowing he understands all, and will faithfully comply with my intentions.

Having a deed made by my son Frank C. Grazer to me of all his property, and when the Lexington property was sold and a farm purchased for him in Missouri, I made him back his deed to that farm, and his entire share of his \$4,000 of the Lexington property, I still holding his deed made to me by himself of his share as one of the four heirs in this farm in Franklin County, which my son J. Grazer rents, and on which I reside with him, John having loaned Frank \$1,000 last March 1872 to help him to pay for his farm in Missouri, I gave John a Mortgage for that sum, bearing ten per cent interest from date, also included in the Mortgage. Frank may as an heir of a note for 1000 \$ which John holds from his father which he loaned him 14 years ago to help to make one of the payments on this farm, and for which the heirs are legally bound as well as know it is a just debt. The farm not bringing the high priced set on it at the sale, Feb. 1872, it was not

It cost 12000 \$ fourteen years since, but times and so change and so raised in value, it is impossible to say now what each one share will be after deducting my share. Frank worked his brother and myself to buy his share in it. We have not done so, but John holds the Mortgage against him, and I have advanced him money at different times to the amount of 773 Dollars, for which I have his receipts, and when I pay 200 \$ for which I gave my note to meet in March 1873, for him, I will then have advanced to him 973 on his share of this farm after his brother's Mortgage is satisfied.

To St. Pauls Chapel, Scott County in the grave yard of which my beloved husband is buried and where I hope to be, I bequeath 200 Dollars that the Holy Sacrifice of the Mass may be offered up for his souls eternal rest, and for the souls of our beloved sons, James and Willie, souls eternal happiness, both having died among strangers, and for my own poor soul. As I was in Lexington my dear Robert lived so many years and our dear children were born and raised, I leave 1000 to Father Bekkers to offer up holy masses for my dear husband and his souls eternal rest and happiness, as well as for my son, in the St. Peter's Church where we all attended and were buried and received the Holy Sacrament for many years. To Rev. Father Dowd who was our kind devoted Priest in Scott for some years, I leave 200 \$ begging him to offer up the Holy Sacrifice for my dear children and self as often as convenient with his other duties, but especially on the anniversary of my dear husband's death 23<sup>rd</sup> of Jan, my dear James 21<sup>st</sup> of May, and my dear Willie 24<sup>th</sup> of December and of my own.

To my beloved son John, I leave 200 \$ to purchase a handsome chain for his watch, and some other remembrance of me.

To dear Maria, his wife, who has been a most kind and affectionate daughter to me, I leave 200 \$ to purchase some token of love from me. To my eldest grandson Robert Grazer I leave 100 \$.

To my second grandson, James H. Grazer, I leave 100 \$. To my third grandson, Frank Grazer, I leave 200 \$. To be spent for them as their parents see best. To my second beloved son, Frank C. Grazer, I leave 200 \$ to purchase a watch or some token of his Mother's love. And to Elsie, his wife, I leave 50 Dollars to purchase a bible, or some remembrance of me.

To my beloved daughter, Mary D. Hanesock, I leave 200 \$ to purchase some token of love from her Mother. To her son, Robert D. Hanesock, I leave 100 \$. To her son, James Hanesock, I leave 100 \$ to help them to receive a education, that they may reach the state of

and their prayers.

To my beloved daughter (Susan C. S.), now Sister M. of the  
Sisters of the Good Shepherd, Cincinnati, I have done  
to spend for the orphan, or in any Charity she thinks best to  
under the souls of her beloved parents and brothers.

To John Thayer and his brother Albert Thayer, I leave each  
100 fr. and their or whatever business they undertake. To Sister Mary  
Scamplon of St. Catharine Academy, Lexington, I have 50 Dollars as a  
token of love and gratitude for kindness to my children and me and  
to beg her remembrance of me in her prayers. To Mr. J. Sharpe I  
leave 100 Dol. to purchase some token of gratitude for his man-  
age of kindness to me. I hope my dear Mrs. Foster will accept  
50 Dollars, to purchase a bible or some remembrance of her most  
grateful friend.

I wish to have a Tomb Stone placed in our lot to the memory  
of my beloved sons James and Willie, though their dead  
remains lie among strangers. I also wish to have an Infant  
Tomb Stone placed over my dear little grandson; Willie's grave.

I wish the plainest Coffin for myself, and to be laid there by my  
beloved husband, and my name to be put underneath his and his  
Tombstone, that as we were united in life we may be in death  
and I hope through the mercy of God we may be in a  
blest eternity.

This is my will to be witnessed.

Catharine C. Trayer

Being too feeble to write this I signed it again and  
and now declare it to be my last will and testament this  
day of August 1873.

The foregoing writing was signed by Catharine C. Trayer

and acknowledged by Mrs. Catharine  
C. Trayer in our presence, and witnessed  
by us at her request this 12th August 1873.

James M. Wood

George H. Whorn

Franklin County Court

Monday December 14, 1873

A writing purporting to be the last will and testament of  
Mrs. Catharine C. Trayer was produced in Court and proved  
the oaths of James M. Wood and George H. Whorn the subscribing  
witnesses thereto; Whereupon it was ordered that said will be  
recorded. Which is done accordingly.

Attest: Jas. C. Crockett, Clerk

Be it remembered that I John A. Dune of the County of  
Franklin and State of Kentucky being sick and  
unable of body, though of sound mind and well disposing  
memory having a desire to dispose of the property which God has  
blessed me with doth this day make ordain and constitute  
tho' my last will and testament, that is, after all my just  
debts and funeral expenses are paid my wish is that the residue  
of my property be disposed of as follows:

1<sup>st</sup> That my body be decently interred in the earth and my  
soul return to God who gave it.

2<sup>nd</sup> My wish is that Alexander Dune and Joseph Horne shall see  
to and attend to payment of all my just debts and funeral  
expenses and that William J. Dune and Sarah Dune my two infant  
sons to have and hold of the Crop of Tobacco now on hand.

3<sup>rd</sup> My wish is further after the payment of my debts that every  
thing that I possess both real and personal to remain with  
and belong to my wife, Mary Dune during her natural  
life for the purpose of raising and educating my infant  
children undisturbed by any body, and at her death my  
wish is that that every thing that remains both real and  
personal to be sold and equally divided amongst my  
children.

In witness whereof I have hereunto subscribed my name  
and for my seal this 20th day of December 1873.

Attest: Maria M. Dune  
James M. Dune  
Gloya Hackett

Franklin County Court

Monday February 2, 1874

A writing purporting to be the last will and testament  
of John Dune was produced in Court and proved by  
the oaths of James M. Dune and Gloya Hackett, subscribing  
witnesses thereto; Whereupon it was ordered that said will  
be recorded. Which is done.

Attest: Jas. C. Crockett, Clerk

Know all men by these presents that I Sarah Catharine Cox, of  
the County of Franklin and State of Kentucky being sound in  
mind and memory but feeble in health, do hereby make  
tho' my last will and testament:

1<sup>st</sup> First - I will that after my just debts are paid that all  
of my money shall be paid to my sister Mary B. Cox, and the  
body here except fifty Dollars which I will shall be paid  
to my Cousin Julia Jackson of Lexington Kentucky provided