

Franklin County Court October 19th 1867
 A writing purporting to be the last will & testament of Edward Dale dec. was this day produced in Court and there being no subscribing witnesses thereto Hugh Rodman and Beriah Becknell being sworn testified that the said writing with the signature thereto is wholly in the hand writing of the deceased. And thereupon same is ordered to be recorded as the last will & testament of said deceased. And the same is truly recorded in my office.
 A. H. Rennick. cfc

Brink
 I, J. J. Brink of Franklin County Kentucky do hereby make my last will & testament in manner and form as following that is to say
 I desire that after the payment of all of just debts and expenses that all of property be divided amongst my wife and children according to law. I do hereby appoint Wyatt Parker executor of my last will and testament. I do further order my executor to sell and divide my property according to orders above named.
 Witness my hand this 11th 1867
 attested
 Joseph C. Brink
 Allison Sams
 Philip Brink
 mark

Franklin County Court October 16th 1867
 A writing purporting to be the last will & testament of Philip Brink dec. was produced in Court and was partly proved by the oath of Joseph C. Brink a subscribing witness thereto and continued for further proof.
 A copy attested
 A. H. Rennick. cfc

Franklin County Court October 20th 1867
 The last Will of testament of Philip Brink dec. which was heretofore partly proved is now fully proved by the oath of Allison Sams a subscribing witness thereto and ordered to be recorded. Which is truly done.
 att
 A. H. Rennick. cfc

8 Temple
 I Eleanor C. Temple of the County of Logan and State of Kentucky do make publish and declare the following to be my last will and testament hereby revoking all former wills heretofore by me made.
 After the payment of my just debts, It is my will and desire that my estate real personal & mixed be equally divided among all my children giving to my those of my

grandchildren whose parents may hereafter die, prior to my death their parents portion. But said division is to be subject to the following charges, advancements which I have heretofore made, and to such advancements as I may hereafter make, to wit
 1st Mary A. B. Winburn to be charged with two thousand & thirty seven dollars.
 2^d Sarah J. Lee to be charged with two thousand & two hundred dollars
 3^d Robert Temple to be charged with three thousand eight hundred and seventy dollars. 4th John B. Temple to be charged with three thousand three hundred & thirty dollars.
 5th James N. Temple to be charged with three thousand and fifty nine dollars. 6th Ann C. Beckett to be charged with two thousand & one hundred dollars.
 7th Lucy C. Bowling to be charged with three thousand one hundred & sixty dollars.
 It is my will and desire that the children of my son Jonathan C. Temple deceased to wit James R. Temple, Walter R. Temple and Camilla C. Temple shall have that portion of my estate to which their deceased father would have been entitled were he living at the time of my death, but to be charged with and have deducted out of that portion the sum of three thousand three hundred dollars; advancements which I made to their father in his life time. Also the sum of four hundred and twenty six dollars advancements made to them since the death of their father as well as all advancements which I may hereafter make to them. And in the division between themselves of that portion of my estate which will be going to them James N. Temple is to be charged with two hundred and twenty four dollars; Walter R. Temple to be charged with ninety four dollars and Camilla C. Temple with one hundred & eight dollars. And each of them to be charged respectively with such other advancements as I may hereafter make to them. And in the event of the death of any or either of said grandchildren before they arrive at the age of twenty one years or marry, his, her or their portion to go to the survivor or survivors and in case of the death of all of them before they arrive at the age of twenty one years or marry then the whole of their portions is to revert to my estate and be equally divided among my children then living - giving to the children of those dead their parents portions.
 That portion of my estate which will be going to my daughter Mary A. B. Winburn I will devise & bequeath to her for and during her natural life for her sole & separate use and benefit to be enjoyed by her independent of her husband and at her death to go to such of her children as shall survive and to William Winburn to whom I give nothing & grandchild

as may then be living, the grand children to have their parents portion. And it is to be laid out for & invested by my executor in likely young negroes who are to be delivered over to my said daughter for the purposes & uses herein before expressed. But as I have heretofore sold & conveyed to William M. Clark & others a certain tract of land lying in Logan county Ky on the waters of Black Lick in which is embraced a small tract containing about twenty two acres the same devised in trust by my late husband Benjamin Temple to my said daughter Mary A B Winbourn & her children and which I purchased of her and husband Henry B. Winbourn for the sum of two hundred & fifty dollars which sum I have heretofore paid them; and they being unable to make me full valid & complete title thereto because of the interest which their children had therein; now should my estate or my children or any or either of them ever be made liable or have to pay any thing because of said defective or incomplete conveyance made to or from me or by reason of any recovery or warranty of said land, then that portion of my estate herein given to my said daughter Mary A B Winbourn and her children is to be liable for and charged with the payment of the same together with all costs expended by my children or either of them or by my executor in defending the title to said land.

I will to my grandchildren Harriet S. Newman and Lucy A. Newman that portion of my estate to which their deceased mother Eleanor C. Newman would have been entitled were she living at the time of my death. But they are to be charged with and have deducted from that portion the sum of eighty four dollars which I have heretofore advanced to them as well as to be charged with all advancements here after made them. Their portion is to be paid by my executor to any guardian they may choose or have who lives in this State but is not to be paid to their father nor any guardian living out of this State. In the event of the death of either of them before they arrive at the age of twenty one years or marry, her portion is to go to the survivor, and in case of the death of both of them before they arrive at the age of twenty one years or marry then it is to revert to my estate and be equally divided among my children, giving to my grandchildren whose parents are then dead their parents portion.

I will and devise to my sons John B. Temple & James B. Temple in trust for the use & benefit of my family and descendants one fourth of an acre of ground including the present grass yard on my farm Federal Grove to be held

used for a family burying ground

It is my will that none of my household furniture including beds, bed clothing, books &c &c shall be sold but that it be divided equally among my children. My grand children not to come into the division. I hereby authorize empower & direct my executor herein after named and in case he fails to qualify as executor I authorize empower & direct my administrator to sell & convey all my real estate. And all the powers herein conferred upon my executor I confer upon my administrator, provided my executor herein appointed will not act.

I hereby constitute and appoint my son John B. Temple executor of this my last will & testament. In testimony whereof I hereunto set my hand & seal this the 3^d day of March in the year 1851

Witnesses

M. B. Morton

Will. Weston

Theodore Brown

J. J. Jacob

Eleanor C. Temple (Seal)

Re acknowledged & witnessed by us in presence of the testator & in presence of each other this 12th day of April 1867

E. S. Theobald

J. Swigert Jr

Codicil - Some of the advancements charged in my will to my children were made from the proceeds of my lands sold in the lifetime of my late husband, and it is not my intention that they should be charged if that money should ever be claimed to have properly a portion of his estate

Witnesses

Theodore Brown

J. J. Jacob

Re acknowledged & witnessed by us in presence of the testator & of each other this 12th day of April 1867

E. S. Theobald

J. Swigert Jr

Codicil 2^d

It is my desire that the Court which may admit the foregoing Will & codicil to record will not require security of my Executor named in said will having entire confidence in his integrity & willingness to carry out all my wishes

Witnesses

J. J. Jacob

Theodore Brown

Eleanor C. Temple

Re acknowledged & witnessed by us in presence of the testator & in presence of each other this 12th day of April 1867

E. S. Theobald

J. Swigert Jr

Codicil &c. It is my will that the portions of my estate which shall pass under my original will, to which this is a codicil to my three sons Robert Temple, John B Temple and James N Temple shall be taken and held by them respectively in trust for the support of their wives & children each portion for their respective families until such time as they may deem it advisable that it be distributed amongst their children. It is also my will that the portions which may go to my daughters Ann C Beckett & Lucy C Bowling, shall pass and be held by their husbands in the same manner as provided in the case of my sons and with the same powers. Said trustees shall have power to invest the property either in houses or other property for the purposes of the trust and to sell any portion or which may be purchased with the fund with the consent of their wives if living, and use the same according to discretion but it shall not be liable for their debts or liabilities of any other kind, and any advances which I may have made to any of my said sons or sons in law shall constitute a debt or debts to their respective trust funds but not to be collected by coercion. If any of the said trustees shall fail to act from death or any other cause my daughters in law or daughterless may choose their trustees who shall have same powers as those named in this will, or if they cannot be so chosen the courts of the respective counties having jurisdiction in such cases may appoint the trustees. It is my intention that the trustees shall have power to invest any funds which they may have & sell and reinvest or expend as provided herefor for the support of their families.

I give to my son James N Temple three hundred acres of land near Paducah to be valued to him at a fair price at the time of my death to be held by him in trust as provided for the use of his family, the land to be laid off where he has commenced to improve in such manner as to give a well shaped tract and do least injury to the remainder of the tract.

I hereby republish and re-affirm my last will and testament witnessed by M B Morton, Will Morton & others so far as the same is not inconsistent with this codicil.

In witness whereof I have hereunto affixed my hand & seal this 12th day of April 1867.

Eleanor E Temple

Signed Sealed & delivered by the testator in our presence at her request & by us signed in her presence & in the presence of each other

E S Shoebald
J Swigert

State of Kentucky ss
Franklin County Court Nov 9th 1867

A writing purporting to be the last will & testament of Eleanor E Temple dec with three codicils thereto attached was this day produced in court and the said will & codicils were proved by the oaths of S Shoebald & J Swigert & subscribing witnesses to the will & codicils and ordered to be recorded. Whereupon the same is truly recorded in my office

A H Rimmer cfc

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

1st My body to be decently interred in the earth and my soul return to God who gave it

2^d I give to my three children Mary Eliza Warfield, Isabel Warfield, & Sarah Jane Foster my entire estate both real & personal of all such as shall be left after my debts & funeral expences are paid to be equally divided between them the said Sarah Jane Foster being an infant child born & living in my family

3^d I further wish that Ann Foster who now resides in my family shall continue to do so as long as she may wish if she remains single and conducts herself prudently and assist in conducting the affairs of the house & farm so far as it will be to their interest to do so

I hereby appoint my friend Lloyd Hockett the Executor of my estate and wish him to see that the intentions of this my last will is carried fully into effect. Given under my hand this 11 day of July 1868

John Warfield

Acknowledges the presence of
Milton Moore
N S Moore

Franklin County Court May Term 1868
A writing purporting to be the last will & testament of John Warfield dec was produced in court & proved by the oaths of N S Moore & Milton Moore the subscribing witnesses thereto & ordered to be recorded which is truly done

A H Rimmer cfc