

and expenses of administration is to be equally divided between all of my grandchildren. But such distribution & division shall not be made within less than two years and not more than five years after the qualification of my Executors and at their discretion. In the sale of my real estate in the City of Covington and elsewhere in this or other States my Executors are to exercise their discretion as to the time and manner, keeping in view the interests of the devisees (my grand children) under the residuary clause of this will.

6. If one of my Executors should die before the administration of my estate is completed all of the powers herein given to both of them shall devolve on the survivor.

7. My Executors or the survivor of them shall have full power to execute any deed or conveyance heretofore sold by me or which in this will is directed to be sold.

8. My Executors or the survivor of them are hereby vested with full power to compromise & adjust upon such terms as they may deem proper any claim whatever affecting the interest of my estate.

9. I hereby emancipate and set free my negro man named Jim and my woman Louisa both of whom are now my slaves. They are to receive from this estate and my Executors will pay to each of them five hundred dollars when they leaving the State. My said Jim and Louisa or either of them should from any cause be unable to support themselves or she so disabled is to be supported out of my estate during life.

10. All of my other slaves are to be sold to such persons as they may respectively select subject however to the approval of my Executors. If said slaves fail to make selections within a reasonable time after the qualification of my Executors said Executors may make sales in such manner as they may deem most advisable.

11. I appoint John B. Temple Testamentary Guardian to my grandsons Carnell Burke & Thomas D. Carnell but no security is to be required of him as such.

12. I constitute & appoint John B. Temple & Philip's Director Executor of this my last will & Testament and require that no security be required of them in this State or elsewhere for the administration of my estate. Nor shall said Temple be required to give any security as trustee for my grandsons Carnell Burke and Thomas D. Carnell.

13. I desire that my Executors shall have as little trouble as possible in the administration of my estate; and I therefore authorize them to appoint agents who are to act under the directions of my Executors and I also desire that as Executors

Ed. C. Carnell

Ed. C. Carnell

Trustees they will receive ample & liberal compensation out of the general estate and the trust funds for their services in carrying into effect the provisions of this will.

14. I have heretofore given advanced and paid for my son Louis in value and amount what I deem a fair and equal portion of my estate and that is the reason his name is omitted in the foregoing bequests. I hereby release him from all liabilities of any sort to my estate and he is not to be required to account for what he has received or to make contribution for any gifts or advances heretofore made by me to him.

15. I have heretofore given and advanced to my daughter Alice Warfield and her husband Thomas B. Warfield what I deem an equal portion of my estate and that is the reason their names do not appear as devisees in this will. Thomas B. Warfield is indebted to me the amount of five notes the payment of which is secured by a mortgage on real estate lying in the State of Mississippi which mortgage has been duly recorded in the proper office. I have by deed of trust of equal date heretofore conveyed all my interest in said debt and the mortgage given to secure it to Earg Anderson in trust for the separate & sole use of my daughter Alice Warfield during life with remainder to her children as they may be said deed.

In Witness whereof I have set my hand & seal this 14th day of March in the year of our Lord One thousand Eight hundred & forty and each in full bearing my signature signed sealed & delivered by the Testator in our presence at his request & by us sworn in his presence & in the presence of each other. E. S. Carnell
Wm. B. Hutchins

Ed. C. Carnell Seal

State of Kentucky
Franklin County Court November 9th 1860

A writing purporting to be the last will & Testament of Thomas D. Carnell deceased was this day produced in Court and was proved by the oaths of E. S. Carnell & Jas. W. Hutchins the subscribing witnesses thereto and ordered to be recorded Whereupon the same is truly recorded in my office
at
A. A. Bennett Clerk

Collins I Frances Collins being of sound mind but infirm in health do make this my last will & Testament. I give and bequeath unto my daughter Susanna Robbins house and lot in Ballouesville Plaquemine County Ky (the house bought of Jonathan Lyons) I do give to my grand daughter Mary Ellen Robbins

Ed. C. Carnell

half of my vacant lot in Balltownville Oldham County Ky
and the other half I give to my daughter Susanna Port Kobay
Given under my hand this 18 day of October 1860

Witness

John Ulaton

John W Cox

Nancy Lane x Branson

Francis x Collins
mark

State of Kentucky

Franklin County Court November Term 1860

A writing purporting to be the last will and testament of
Francis Collins dec^d was produced in Court & proved by
the oaths of Geo. Watson & Mary Anne Bransons witnesses
there and ordered to be recorded. which is done accordingly
4.4 November 1860

Cath McKee

In the name of God Amen I Catharine McKee of the
County of Franklin & State of Kentucky being weak in body
but of sound mind & disposing memory Blessed be the Almighty
for the same and being desirous to dispose of such worldly estate
as has pleased God to bless me with. Do make & ordain
this as my last will & testament to wit

1st I desire to be interred near where my father and two
brothers rest, in a Christian & he manner.

2^d I desire my well after my debts, funeral expenses, and so
that my burials will cause to be no such a stone wall around
the graves of my father my two brothers & my son and cause
to have a monument placed near the same with the names
of my father Brothers & my own inscribed thereon.

3^d I give & bequeath to my wife forty (40) dollars
out of my estate

4th It is my will & desire that the residue of my estate be retained
by my Executor and invested at interest until my nephews Robt
McN Saml Joseph and my niece Frances Zella children of
my brother Robt L McKee arrive at the age of twenty one
then to divide the principal & interest equally among them or
such of them as shall arrive at the age of twenty one.

Lastly I do hereby constitute & appoint my friend James M
Lancaster Executor to this my last will & testament.

Signed & witnessed in the presence of the Executor this 25 day of
September 1860

Witness

W G Sneed

D Minnewether

Ben Luskell

Catharine McKee

Codicil to the within will

I Catharine McKee do hereby make this a codicil to my will
signed & acknowledged by me on the 25 day of last month as seen
on the opposite page

I hereby revoke and declare null & void all former wills except
the one dated the 25th of September 1860 in the opposite page, by
me made at any time.

It is my will that my mare now in possession of Mrs D Campbell
be sold by my Executor at public sale to the highest bidder and
that the proceeds be applied as the other part of my estate set forth
in my will.

Signed & acknowledged in presence of the subscribing witnesses this
25 day of October 1860

Witness

John McKee

John W Latta

Catharine McKee

State of Kentucky

Franklin County Court November Term 1860

A writing purporting to be the last will & testament of Catharine
McKee deceased of Catharine McKee dec^d was produced in Court
and was proved by the oaths of J. Sneed & David Minnewether
that the codicil was proved by the oaths of John McKee &
John W Latta and the said will & codicil is ordered to be recorded
which is done accordingly
4.4 November 1860

Mayhall

In the name of God Amen I William Mayhall of the
County of Franklin & State of Kentucky being of sound mind
& memory blessed be the Almighty God for the same do make and
publish this my last will & testament.

I give and bequeath to my beloved wife Jane the use improve-
ments and income of my dwelling houses lands and other
appurtenances situate in the County of Franklin and State of
Kentucky to have & to hold the same to her for & during her
natural life. I also give my wife Jane all of my cash or
cash notes which I may have on hand at my death and
also all of my horses cattle sheep & hogs to have during
her natural life and at her death the land & other property
to be sold and equally divided between my children except
Frances M Wilson and her to have five hundred dollars
over & above one share and provided she marries for her share
to go to her two children Sarah Belle Wilson and
William Thomas Wilson

I also give devise & bequeath to Martha Frances Sneed one
hundred dollars over & above her equal share of her