

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 17<sup>th</sup> day of June 1856  
Catherine Scott (Seal)

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

State of Kentucky SS

Franklin County Court July 15<sup>th</sup> 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 S. Scott a subscribing witness thereto. And J. A.  
Grant the other subscribing witness thereto being absent from  
the State the said Lucy S. 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. l. c.

J. S. Crittenden

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. S.  
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 might  
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 30<sup>th</sup> 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

them - my earnest wish

J. C. Bruttenden

State of Kentucky ss

At a county court held for the county of Franklin at the court house in Frankfort on Friday the 31<sup>st</sup> July 1863

A writing purporting to be the last will & testament of J. C. Bruttenden deceased was this day produced in court and there being no subscribing witnesses thereto Mason Brown & Alexander McRennick being sworn testified that the said writing with the signatures thereto is wholly in the handwriting of the deceased and thereupon the same is ordered to be recorded as the last will & testament of the deceased and the same is truly recorded in my office

A. H. Rennie cfb

Nancy Kendall

July 11<sup>th</sup> 1863 - Owing to the uncertainty of this life and being sound of mind & of disposing memory I make & ordain this my last will & testament in manner following from the first. To my two nieces Margaret & Nancy Pulliam I give & bequeath the interest of Two hundred dollars and after my just debts & burial expenses I give & bequeath to my sister Sarah Ann Pulliam the interest of all the rest & residue of estate goods & chattels and after my sisters death it is my will that the whole amount above mentioned shall be equally divided between my sisters children in the following manner Margaret, Genings, Nancy, James & William Pulliam It is my will & wish that my cousin J. A. Head be executor of this my last will & testament revoking all other & former wills by me at any other time made. As witness my hand & seal, day & date above written

Witness present  
Elias M. Williams  
Green S. Poyor

Nancy x Kendall  
mark

State of Kentucky ss

Franklin County Court August Term 1863

A writing purporting to be the last will & testament of Nancy Kendall decd was produced in court & proved by the oaths of Elias M. Williams & Green S. Poyor the subscribing witnesses thereto & ordered to be recorded which is truly done

A. H. Rennie cfb

Susan Bap

In the name of God, Amen I Susan Bap of the County of Franklin & State of Kentucky being of sound mind & disposing memory (Blessed be God for the same) do make & ordain this my last will & testament

First - It is my will that all my just debts be paid by my executor as soon after my decease as practicable

Secondly - I hold a note on my son in law R. Gillespie for money which I loaned him as his note bearing date the 1<sup>st</sup> day of January 1850 with show amounting to the sum of Six hundred & seventy five dollars - The amount of said note with the interest which has accumulated on the same is my wish shall be equally divided between my two daughters Mary Bradley & Emily Gillespie share & share alike

Thirdly - The portion which may be ascertained to be due to Mary Bradley of said note & interest at the time of my decease I hereby desire shall be placed in the hands of Jno H. Vaughan whom I hereby constitute & appoint as her trustee who shall have the sole management & control of the same for the use & benefit alone for said Mary Bradley & her children - the annual interest of the same to be appropriated by said trustee to the use of said Mary Bradley & her children

Fourthly - The said John H. Vaughan trustee of said Mary Bradley as aforesaid is hereby requested & directed to hold in his hands & keep under his control the principal of the amount to be ascertained as aforesaid as long as he may deem it beneficial to the said Mary Bradley & her children to loan out the same at an annual interest; but should the said John H. Vaughan deem it best to do so, he shall have power to invest the same amount of the same in stocks or real estate or in any other way which he may in his discretion deem most advisable for the interest & benefit of her the said Mary Bradley & her children; hereby ratifying & confirming whatever he may do & enact on the premises.

Fifthly - The other half of said note and the interest which has accumulated thereon I hereby give & bequeath to my son in law R. Gillespie & Emily Gillespie his wife to be used & disposed of as they in their judgment shall deem best

Lastly - I hereby constitute & appoint my brother John H. Vaughan, Executor of this my last will & testament and it is my wish and I hereby direct that the County Court of Franklin County shall not require any security of the said John H. Vaughan for the execution of the foregoing will

I hereby revoke all wills by me heretofore made - In witness whereof I have set my hand & affixed my seal this 2<sup>d</sup> day of September 1856 in the year of our Lord 1856

Witness  
Geo W. Swain  
Wm H. Gordon

Susan x Bap  
mark