

I devise in fee simple to my Executor all my estate  
real personal & mixed wherever situated upon the following  
trusts viz. First I desire them to convey to my son  
out of my lands in the State of Texas except that near  
Indianola a tract suitable for a stock farm not exceeding  
in quantity one thousand acres and to pay to him the sum  
of five thousand dollars as soon as it can conveniently be  
done but without interest. It is however to be expressly  
understood that this five thousand dollars and the value  
of the tract of lands are to be charged to him as an ad-  
vancement and to be taken in to the account against  
him in the final distribution of my estate. And in order  
that there may be no future disagreement or difficulty in  
fixing upon the value of said land it shall be agreed  
upon & expressed as the consideration of the deed of convey-  
ance to be made to him and by that value it is to be taken  
into account against him as a debt. Second well to  
residue of my estate to be held for the exclusive use &  
benefit of my wife I desire I am unmarried daughters  
during the widowhood of my said wife but my execu-  
tors may in their discretion see good at any of my  
lands & shares at such time & in such manner as they  
may proper for paying expenses and I recommend that  
this be done. Third I desire that my wife  
to make an advancement to the amount of seven  
thousand dollars to my daughter Martha & Lucy &  
at such time & in such manner as he may deem proper  
and also in such manner to make an advancement to  
the amount of ten thousand dollars to my daughter  
Harriet to be paid to whom I have already advanced  
what I consider equal to ten thousand dollars. These  
advancements whether to be made in real and personal  
made to be equal at the discretion of my wife. If said  
advancements are not made during the life or widowhood  
of my wife, they are then to be made upon my son  
George receives any further share of my estate than that  
herein devised & bequeathed to him and he shall then  
receive of so much there be as much as will make his  
portion equal to twenty thousand dollars including the  
part herein before devised & bequeathed to him, and  
the residue of my estate to be equally divided between  
him & his three sisters or the descendants of either of the  
four who may be dead. My reason for this preference  
of my daughters as I have already explained to my son  
merely because with the education he has received  
he ought to be better able to support himself than can

be said of them. It is further my will that my wife shall  
not expend more than the income or interest arising annually  
from my estate and when that income or interest shall exceed  
five thousand dollars in any year, the excess shall thereafter be  
added to & constitute part of the principal or capital of my  
estate. My daughters Martha & Lucy & are to reside with  
their mother as long as they remain unmarried and as part  
of her family are to be suitably maintained & provided for  
out of the annual allowance above indicated.  
Item 3. In the event of my wife marrying again, it is  
then my will that she shall take in fee simple one fifth  
of my estate as though it had descended to five persons,  
not charging her with what has been expended according  
to the directions of this will, and the residue to be divided  
as heres before directed.

In testimony whereof I have hereunto signed my sig-  
nature this 10<sup>th</sup> day of October 1860

Attest  
Signed & acknowledged in  
my presence by A. L. Burnett  
A. L. Burnett

State of Tennessee do  
Franklin County Court May 27 1861  
I writing purporting to be the last will & testament of  
Abert S. Burnett deceased was this day produced in Court  
and read & being one of the witnesses thereto being duly  
sworn stated that the decedent signed & acknowledged the said  
writing in his presence and in the presence of A. L. Burnett  
(who is now absent) the other subscribers and witnesses thereto.  
Whereupon it is ordered that the same be recorded as the  
last will & testament of A. S. Burnett deceased, which  
is accordingly done

I John H. Hanna of the City of Frankfort and State of  
Kentucky do make and ordain this to be my last will and testament  
hereby to dispose of all and every species of my estate, which I  
now have or may hereafter possess or may hereafter acquire

First I give and bequeath and devise to my wife Mary S.  
Hanna in absolute property to her and her heirs forever all the  
estate real personal and mixed which I now possess or may  
own at the time of my death and every right interest or  
part which I now or may hereafter have or be entitled to

subject however to such of the devises legacies and bequests hereinafter contained or may actually vest and take effect according to the terms and intent thereof. It being intended and hereby expressly declared and devised that every thing pertaining to my estate at my death which by reason of omission, lapse casual inadvertence or any illegality or want of form may not pass and vest by and under the subsequent clauses of this will shall remain in or vest in my said wife Mary S Hanna and her heirs forever so that no part of my estate nor any interest therein shall either at my death or any subsequent or any subsequent event pass by operation of law to my heirs, but that all my estate which does not pass to others by this will shall belong to my wife Mary S Hanna and her heirs forever.

Second. If my niece in law Catherine G Reynolds shall live to attain the age of twenty one years and not otherwise I give and bequeath to her fifteen thousand dollars and if my nephew in law John W C Reynolds shall live to attain the age of twenty one years and not otherwise I give and bequeath to him the like sum of fifteen thousand dollars, but should either of my legatees named in this second clause of my will die before attaining the age of twenty one years the said sum of fifteen thousand dollars contingently bequeathed to her or him to dying shall be and remain part of the estate of my wife Mary S Hanna unaffected by the bequest therein in this clause of my will and subject to any disposition thereof which she may in the lifetime before or after the determination of this contingency.

I give and bequeath unto Edmund H Taylor in trust as trustee for the sole and separate use of my sister Sophia W Merrill eighty shares of stock of the Farmers Bank of Kentucky the dividends to be paid over to her during her natural life to be for her exclusive use and on her death the said stocks to be held one half thereof for her daughter Mary West and her heirs, and one half for her daughter Sarah and if the said Sarah should die without issue the stocks shall fall to her to be transferred in equal proportions to my nephews John S Triplett and John W West.

I give and bequeath to my nephews John S Triplett and John W West one thousand dollars each.

I give and bequeath to John N Norton trustee and in trust fifty shares of the Farmers Bank of Kentucky stock for the use and benefit of the Parish School connected with the Episcopal Church of the Ascension in the City of Frankfort of which the said Norton is the present Pastor or Rector. If the dividends on said stock should be more than sufficient to support said school then it is my will and desire that the surplus of the same

on said stock may be laid out in clothing of the poor children of the said school as may stand in need thereof at the discretion of the said trustee as to which of them shall be assisted; and I desire and recommend that the said John N Norton shall make such provision as will as far as may be practicable secure this fund permanently to the use of said Parish School and keep it under the superintendence and trusteeship of the Rector of said Church of the Ascension in succession after he the said John N Norton shall cease to act as trustee of the fund.

I give and bequeath unto Mariah Church and Elizabeth Wilson each Twenty five shares of stock of the Farmers Bank of Kentucky.

I give and bequeath unto Edmund H Taylor Twenty five shares of the Farmers Bank Kentucky stock in trust and as trustee for the sole and separate use of my niece Mary Triplett the dividends to be paid over to her during her natural life to be for her exclusive use, and on her death the said stock to be transferred to her daughter Wood.

I give and bequeath unto John N Norton trustee and in trust Twenty five shares of the stock of the Farmers Bank of Kentucky for the use and benefit of the Orphans Home of the Episcopal Church of the Ascension in Frankfort and the semiannual dividends of said stock are to be paid over to Mrs Mary S Hanna to be used by her as the donor of said Orphans Home and upon her death then the said Norton is to designate some person to make the disbursement for the uses aforesaid.

I hereby nominate constitute and appoint Philip Swigert and Frances H Hunt Executors of this my last Will and testament and desire that they may not be required or compelled to give any security for obtaining letters testamentary thereon or to make out any inventory of my Estate.

In testimony whereof I have hereto subscribed my name the whole and every clause of this my will being written by myself and in my own hand writing this second day of December One thousand Eight hundred and fifty eight  
Jno A Hanna

State of Kentucky

Franklin County Court July 29<sup>th</sup> 1861  
A Writing purporting to be the last Will and testament of John S Hanna dec<sup>d</sup> was this day produced in Court and there being no subscribing witnesses thereto, Mason Brown, Samuel Nord and Alexander S Newnich being sworn testified that the said writing with the signatures thereto is wholly and entirely the writing of the deceased. And therefore the same is