

Whereas the same and before the same to be had well and
that she has signed the same in the presence of Mrs J. D. [unclear]
and N. A. Kelly, was produced in Court; Lewis J. S. Pure being
Judge that said will was on said 17th day of August 1872 and
Mary Ward in his presence she being at that time in his opinion
sound mind and that she then acknowledged the same to be her
will and requested him to sign his name as a witness thereto
and that his signature thereto was genuine; signed by her at
request of the testator; and Thomas Rodman being sworn states
on the day last above mentioned, he read said will to said Mary
Ward and that she then acknowledged the same to be her will
that he believes her at that time to be of sound mind and that
she requested him to witness the same, and that he signed his name
thereto in her presence; Whereupon It was ordered that said
will be admitted to record. Which is done.

Attest Jas G. Crockett of &c.

Nelson Haffner

In the name of God - I Nelson Haffner
of Franklin County, Kentucky, do make this my last will and testament
as follows, viz:

I have a failing in my life for the benefit of my wife, I desire
she allow this to be considered and hold as part of my estate.

My youngest daughter, I desire to have out of my
estate enough to educate her and above her support & here
I appoint my beloved wife her Guardian.

After payment of my debts, I desire and direct
my wife to have her dower assigned to her and the rest of my
estate to be equally divided amongst my children, reserving
however enough for my youngest child's education.

I give to a Majority of my Executors, or to
such as may act, if a Majority, full power and authority to
any property left by me, to pay debts, or to invest, or to reinvest
for my children.

There is a balance due from my Brother Thomas
for the Blacksmith Shop and Sol, now occupied by said Thomas
my car, will settle with him and pass the title, now in me to said
property to him when he has fully paid therefor.

I appoint my wife, my Sons, James and
S. & Thomas, and my friend Geo. W. Quinn my Executors, and they shall
not be responsible to give Bond and Security, in qualifying as such.

Witness my hand January 2 1872.

Signature and acknowledgment
in our presence by us

James is to have out of the
estate made by Walker & Phipps fifteen barrels in full
transaction stand thereby between him and myself.

have three barrels out of same lot & Thomas three barrels.

Witness my hand January 2, 1872.

Signature and acknowledgment in our presence and in presence
of witnesses at testator's request.

W. S. DeBarney

W. D. Reading

Franklin County Court, Monday January 15, 1872

A writing purporting to be the last will and testament of Nelson Haffner
did was produced in Court and proved by the oaths of W. S. DeBarney &
W. D. Reading, the subscribing witnesses thereto; Whereupon It was ordered
that said will be recorded, which is done.

Attest Jas G. Crockett of &c.

In the name of God - I John M. Gayle of the City of
Frankfort and State of Kentucky, being of sound and disposing
mind Make and declare this my last will and testament
I desire that all my just debts and liabilities be paid as
soon after my death as possible.

I give to my daughter, Mary Ann Gayle my house
and lot where I now live in South Frankfort city, to her
and her heirs forever; and also all my personal property of
every kind and description whatever.

And I appoint my son George W. Gayle executor of
this my last will and testament.

Witness my hand this 21st day of August 1871.
Signature and acknowledgment in presence of John M. Gayle
W. Frankline

Attest Henry Berry

Franklin County Court, Monday January 15, 1872

A writing purporting to be the last will and testament
of John M. Gayle was produced in Court and proved by
the oaths of Walter Frankline and Henry Berry the subscribing
witnesses thereto; Whereupon It was ordered that said
will be recorded - which is done.

Attest Jas G. Crockett of &c.

I Joseph Luthersmeier, make this my last will and testament.
I desire my whole estate to my Brother-in-law Henry Kother, and
Rev. Lambert Young to be by their bill in Trust for my wife and
children.

It is my wish that my said Brother-in-law shall close up the
partnership business between us as soon as convenient and
that all debts are paid, it is my wish that out of what remains
left that a suitable allowance be made to my

my wife and children to reside in & that my stores be vendid and
the rents used for their support. The Mrs. Moore & let Henry
Gobbin is interested in & I want my interest sold & Henry Gobbin
wife paid a note she holds against me out of it.

I make said Gobbin & Henry my execs and direct that they
be permitted to qualify, without giving bond or security.

They or which ever qualifies, or the survivor may act in all
things & sell & convey if necessary -
Signed in presence of Testator &
in each others presence at request
of Testator

Joseph ^{his} Luthamerian
Mark

Wm. Cunningham
L. Rhine

Franklin County Court

Saturday March 1 1872

A writing purporting to be the last will and testament of
Joseph Luthamerian decd, was produced in Court and proven by
the oath of William Cunningham and Lucius Rhine the subscribing
Witnesses thereto. Whereupon It was ordered that said Will be
recorded - Which is done

Attest Jas. S. Crockett J.C.

McC Intack

In the name of Almighty God. I James McIntack (a man of color) of
Frankfort Ky being of sound mind and disposing memory, do desire
to dispose of all my estate, as please me, as hereby made and published
this my last will and testament, hereby revoking all others say

1. I give all of my property both real and personal, in equal parts to my three
children, Jo McIntack, Kate McIntack and Ellen McIntack - said Ellen
being the daughter by my present wife, and said Jo & Kate being my
children by Jane Baxter, with whom I lived for many years, and who
was really my wife, but to whom I was never married by license.

2. I want the real estate so devised that my son Jo, will get what
he can as the parent lot adjoining the lot on which I live, said tract
be long 60 or 70 feet front on the Frankfort & being ten poles, and
running back some 200 feet, running into the front, including Gate

3. I leave all my just debts paid - I also appoint my Brother Jo
McIntack, Executor of this my last will. He will also act as Guardian
for my children under the advice of my lawyer John S. Scott.

Given under my hand and seal this 15th of July 1871

Attest John S. Scott
for W. Welch

James McIntack
Mark

Franklin County Court, Monday March 18 1872

A writing purporting to be the last will and testament of James McIntack

(of color) deceased was produced in Court and proven by the oath of John
S. Scott, a subscribing witness thereto, who also proved the attestation of
James W. Welch, the other subscribing witness, Whereupon, It was ordered
that said Will be recorded - Which is done

Attest

Jas S. Crockett J.C.

Wal

I Daniel Clarke a free colored man of Frankfort Kentucky do make
and declare this my last will and testament in words and
figures following To wit

I hereby devise all my real and personal estate of which I am
now possessive, or any that I shall have at my death, after the payment
of my burial expenses to my two daughters equally, Elizabeth
Johnson and Matilda Suggs, for their life and separate use during
their natural lives, at the death of either of my said daughters
the portion of the estate hereby devised to the one so dying, such portion
of my estate so devised to go to the children of said deceased daughter
at the death of said daughter.

If both my daughters die leaving children, the estate so devised
to such daughters, shall go to the children of such deceased daughters
per stirpes & not per capita.

If one of my daughters die leaving no children, then the
portion of the estate devised to such daughter, shall go at the
time of her death to the surviving daughter for life, remainder to
her children - Should any of my Grand children die before their
mother, leaving children, then such child or children shall take
such portion of my estate as its parent would have taken, had such
parent lived.

I appoint Judge A. J. James the Executor of this my last will
& Testament, and ask that he may be required to give no bond in
the County Court.

In witness whereof I have hereunto set my hand this 13th October
1870

Witness, signed and acknowledged by
Daniel Clarke in our presence this 13th
October 1870

Daniel Clarke
Mark

Th. N. Lueders
W. T. Lammers

Franklin County Court, Thursday April 4th 1872
A writing purporting to be the last will and Testament of Daniel
Clarke decd, was produced in Court and proven by the oath of W. T.
Lammers a subscribing witness thereto, who also proved the attestation
of Thomas N. Lueders the other subscribing witness, Whereupon
It was ordered that said Will be recorded - Which is done

Attest