

Then the part of my estate so coming to that child shall be divided shall be divided between the children of such one share shall share alike. Third. It is my will and desire that all my personal effects of whatsoever kind be sold after my decease and the proceeds of such sale be divided as above directed between my two children or their heirs. Fourthly. I hereby constitute and appoint William K. Nolle Executor of this my last will and Testament hereby investing him with full power to carry its provisions into effect. It is my will that the County Court require no bond or security of said Executor for the performance of his duties as Executor.

In Testimony Whereof I have hereunto set my hand and affixed my seal this 31<sup>st</sup> day of December 1873. Frank Nolle Seal

Witness  
Geo. W. Gunn  
Geo. W. Ward

Franklin County Court  
Monday November 5<sup>th</sup> 1874

A writing purporting to be the last will and Testament of Frank Nolle Deceased was produced in Court and proven by the oath of Geo. W. Gunn and Geo. W. Ward subscribing witnesses thereto. Whereupon it was ordered that said will be recorded, which is done.

Attest Jas. G. Crockett, C. C. Clk.  
By W. D. Graves D. C.

Young  
Stephen

I Stephen Young of Frankfort Kentucky make this my last will and Testament. I devise all of my property of every kind to my wife Mary Jane Young to be by her sold publicly or privately as she may deem best and out of the proceeds to pay all my just debts. After paying my just debts she shall in case she remain in any property she may deem best in or out of Kentucky and she shall take the title to herself to be held by herself Mary Will and my daughter Maria Young for their lives or the life of the survivor as a home. But on the death of my wife the title to pass in fee to my daughter and her heirs but always subject to a home for Mary Will during her life. I direct my wife whom I appoint Executor of my Will to be allowed to qualify both as such and as widow without bond or security. In witness I hereunto set my hand and seal Aug 14<sup>th</sup> 1877.

Witnessed sealed published & delivered in presence of us and each of us and in presence of Testator  
D. H. Durrall  
S. A. Blankenship

Stephen Young Seal  
Witnesses to Stephen Young  
J. N. Lindsey

Franklin County Court  
Monday November 5<sup>th</sup> 1877

A writing purporting to be the last Will and Testament of Stephen Young Deceased was produced in Court and proven by the oath of James N. Lindsey a subscribing witness thereto also proved the attestation of D. H. Durrall and S. A. Blankenship the other subscribing witnesses.

Witness thereto. Whereupon it was ordered that said will be recorded which is done.

Attest Jas. G. Crockett, C. C. Clk.  
By W. D. Graves D. C.

I Mary E. Lynn widow of Henry Lynn of Frankfort Kentucky being in feeble bodily health but of sound mind and memory knowing the uncertainty of life and desiring to make a just disposition of all my worldly estate do hereby make and publish this my last Will and Testament hereby revoking all other wills in manner and form following. 1<sup>st</sup> I hereby commend my soul to All Mighty God in the full belief that I shall be raised from the grave by His Power at the resurrection of the just. 2<sup>nd</sup> I desire that out of my estate all my just debts shall be paid also my funeral expenses. 3<sup>rd</sup> Remembering with gratitude the untiring devotion and patience of my dear mother Alice A. Woods wife of the Rev. Dr. Woods I hereby give and devise to said Alice Woods all my personal property such as clothing bedding and other household furniture to keep to keep for her own use such as she may desire and divide the remainder equally between Mrs Ruth Hanson wife of Matthew A. Hanson and Alice Lane wife of Thomas Lane. I hereby give and devise to my son Matthew A. Hanson one half of the house & lot owned one half by myself the other half and the other half by my mother Alice A. Woods used as my residence and situated on Washington street between mine and Clinton also the lot joining the residence on which is now a stable to have and enjoy & use during his natural life and at his death the said property shall go to such child or children of my said son as shall survive him but of said property my son shall have no power to sell mortgage or in any way encumber or dispose of any part of said homestead or stable lot during his life time if my said son shall at any time fail or refuse to pay the taxes or to keep the above named property in reasonably good repair then I desire that the Franklin County Court shall appoint some suitable person to take charge of the same in order that my intentions as herein expressed may be carried into effect by all proper orders of said Court. 5<sup>th</sup> I hereby give & devise to my son Matthew A. Hanson my lot or parcel of ground purchased by me from messrs W. & J. Dudley on Sept 6<sup>th</sup> 1863 situated on the corner of second & Logan street in South Frankfort to use or otherwise dispose of as he may think best for the benefit of himself & family. In Testimony whereof I have hereunto set my hand & seal this 16<sup>th</sup> day of February 1877.

Attest Robert Martin  
Abraham Patterson

Mary E. Lynn Seal

Franklin County Court  
Monday December 4<sup>th</sup> 1877

A writing purporting to be the last will and Testament of Mary E. Lynn Deceased was produced in Court and proven by the oath of Robert Martin and Abraham Patterson

The subscribing witnesses hereto. Whereupon it was ordered  
that said will be recorded, which is done.

Geo. G. Crockett C. R. Clerk.  
By W. D. Graves S. C.

Lindsay  
Thos. N.

I Thos. N. Lindsay of Frankfort Kentucky do make public  
and declare this as my last will and Testament hereby revoking all  
others. I have given the following in value to my children as shown by  
book of advancements to be taken here with viz  
To D. W. Lindsay Nine thousand eight hundred and fifty dollars this includes  
his residence property. To John B. Lindsay Eight thousand eight hundred and  
without residence below divided. To Maria L. Thomas Eight thousand four  
hundred and sixty dollars includes her residence. To Lucy W. Blaney in money  
stocks & bonds Eight thousand one hundred seventy two dollars. To Thos. N.  
Lindsay Jr. Eight thousand four hundred sixty one dollars includes his  
residence. To Mary Belle Fitch Ten thousand dollars this includes her residence.  
To Joseph W. Lindsay seventeen thousand one hundred and fifty two dollars  
includes his residence these amounts may be increased some on my  
book of advancements and what ever is added there is to be taken into account  
in pursuance of a agreement. When John B. Lindsay took my residence, I deeded  
my residence's lot with such of the furniture as may be desired (and not excepted  
herein) to John B. Lindsay. the residence and lot at Ten thousand dollars.  
The furniture at fair valuation to be fixed by my Exors or such as may agree  
if or if they do not agree by two or three persons to be selected. My silver and  
and plated ware I desire to be divided amongst my children as hereinafter  
giving as indicated below my library of miscellaneous works also as  
W. Lindsay has had advantages of partnership's office free he is to be charged  
an additional Two thousand dollars. John B. Lindsay will also for office  
rent &c be charged five hundred dollars additional. After D. W. Lindsay  
takes out the law books and furniture owned by him and John B. Lindsay  
does the same. I devise my law library and office furniture to them at  
fair valuation to be fixed as above for furniture. I hold the title to the  
houses lot I bought and built for Mary Belle Fitch and for Thos. N.  
Lindsay Jr and Jos W. Lindsay and intended to hold title to the houses lot  
bought and built for Maria L. Thomas in the same way. but his name  
had the title made to her generally. All these properties I desire to be held  
Exors or heirs for the separate use of my said daughters as stated and for  
purposes and design as well as furniture in their houses given by me to my  
daughters as separate property. the furniture not charged in book of  
advancements not to be taken into account. I hold two Frankfort  
school bonds and some bank stocks in trust for Lucy W. Blaney and  
balance I held for her was sold and money sent her to pay on a  
and lot in Albany New York bought by her husband. In being  
he was to secure to her a note for some four thousand dollars

He held on some persons in West Virginia. Any notes I may hold on  
either of my sons in law are to be collected as any other debts due me  
and secured as part of my estate for distribution. But what H. Fitch  
and secured as part of my estate for distribution. But what H. Fitch  
may owe was his wife lent to him & heretofore charged to her all thereof  
and residue of my estate. I hereby devise to my sons D. W. Lindsay  
John B. Lindsay Thos. N. Lindsay Jr and Jos W. Lindsay or to whichever  
shall qualify as my Executors or to the survivor or survivors to be by them  
divided or managed for the use and benefit of my children or their heirs  
or to be sold at the discretion of such executors and proceeds as to my daughters  
to be invested and reinvested as often as may be deemed best for the interest  
of my said daughters and their descendants the same to be to the sole and  
separate use of my said daughters during their lives and then to their heirs.  
Any property or other thing given heretofore to any of my children not named  
herein or on my book of advancements not to be charged against them or taken  
into account in settling my estate. In the disposition of any property remaining  
at my death it is my will that Mary Belle shall have secured to her one  
one thousand dollars and Thos. N. Jr and Joseph W. each a like sum as they were  
less expense to me than either of my older children. As to all the rest it is my  
will that it shall be so managed as to be divided and each have (including  
advancements) an equal part of my estate. I give my watch chain and  
rigger to Joseph W. Lindsay. To Th. N. Lindsay Jr. I give my extra watch chain  
I may have at my death and whatever pin may be to it. To Maria L. Thomas I  
give my diamond pin if she is living at my death, if not then to Lucy W. Blaney.  
To Belle I give the silver goblet Mrs. Loh. J. Branham presented to me if she is  
living; if not then to her daughter Isabella. The silver ladle and spoons I  
want divided amongst my grand-daughters and to my grand sons some.  
suitable jewelry to be provided for each or presents may be given them out of  
my miscellaneous books. my buggy & horse should I have one I give to John B. Lindsay  
The sum to be charged Dan W. & John B. for office &c to form part of advance-  
ments to them. My Executors shall have the right to qualify without giving  
bond or security. I have paid on the stocks and bonds held by me for Maria  
Lucy & Belle the interest & dividends as shown by my book of advancements to  
If I have not released the mortgage I held on D. W. Lindsay's residence and  
ground the same is hereby released or the property is devised to him absolutely  
and to his heirs freed of all liens. If Dan W. & John B. Lindsay desire to keep  
my law office building & lot the same is devised to them and their heirs at fair  
valuation to be fixed by them or two or more valuers. But if my estate will not be  
enough to give it to them, if they take it they must make up by paying as much  
to my other children as will make them equal. I have confidence my wishes will  
be observed and all be made equal as near as possible after the special devise are  
considered & taken out. all on my own hand Jan 4 23 1877  
Thos. N. Lindsay.

I give my Exors full power and authority to bind my  
estate by assuming of notes for Fitch & Lindsay until they can pay off the notes  
I am on for them. Thos. N. Lindsay.