

testator and in his presence and whether said testator was of sound mind & disposing memory at the time

3^d Whether or not the paper herewith annexed purporting to be a copy is a true copy of said will as certified by the clerk of the Probate Court

Answer to 1st Interrogatory

The testator did execute & publish the will admitted to record in Washington County Mississippi as & for his last will, he also acknowledged the same in such in our presence

Answer to 2^d Interrogatory - The same was witnessed by said Gray & Blackburn at the request of said testator and in his immediate presence, said testator at the time was of sound mind & disposing memory & understanding

Answer to 3^d Interrogatory - The paper herewith annexed purporting to be a copy is a true & perfect copy of the original now on file in the office of the clerk of the Probate Court in & for said county of Washington & State of Mississippi recorded in Book - of Wills & Bonds - page

Geo. S. Blackburn

J. B. Gray

State of Mississippi
Washington County

J. B. Kearney an acting Justice of the Peace in and for said county & state do hereby certify that the foregoing depositions of George S. Blackburn & J. B. Gray were taken before me at the time & place named in the caption under the commission annexed from the Frankfort County Court Clerk's office and the same were read to & subscribed by them severally in my presence, the said deponents having been by me first duly sworn that the evidence they should severally give in said case should be the truth the whole truth & nothing but the truth and their statements were reduced to writing by him in my presence. No guardian or party or attorney for any one being present at the examination. Given under my hand & seal this the 18th day of February A. D. 1867

J. B. Kearney J. P.

An acting Justice of the Peace in & for said County & State

State of Mississippi
Washington County

J. B. Gray clerk of the Probate Court in & for the county & state aforesaid do hereby certify that J. B. Kearney whose genuine signature appears to the foregoing certificate was at the time of signing the said certificate an acting Justice of the Peace in & for the

state aforesaid and that full faith & credit are due to all his official acts, and that said certificate is in due form of law Given under my hand & official seal this the 18th day of February A. D. 1867

J. B. Gray Clerk

State of Kentucky

At a County Court held for the County of Frankfort at the Court house in Frankfort on Wednesday the sixth day of March 1867

A writing purporting to be a copy of the last will & testament of William Hunt dec^d was produced in court - Whereupon the same with the certificates & depositions thereon attached are ordered to be recorded - And the same is truly recorded in my office

A. H. Pennick Clerk

I, Orlando Brown of Frankfort Kentucky do hereby make this my last will & testament hereby revoking all former wills. It is my will that all my estate real personal & mixed pass according to the provisions of the laws of Kentucky in the same manner as though I had died intestate with the following exceptions namely: The share to which my daughter Euphemia will be entitled under such division is only to pass to and be enjoyed by her during her life and after her death is to pass according to the statutes of Kentucky. I make my two sons Mason P. Brown & Orlando Brown executors hereof and request that they or either of them may qualify without security. I authorize them or the survivor of them or the one that may qualify from time to time to mortgage any of my estate either real or personal to raise money if they think it necessary to pay my debts or support Euphemia or to sell any portion of the same to pay my debts or support Euphemia -

Apr 15. 1864

Orlando Brown (Sd)

Codicil -

May 18. 1867

I have deposited with my sister in law Mrs M. V. Brown a will intended to make sure provision for my daughter Euphemia and in it my sons Mason P. & Orlando are appointed executors. As some misapprehension may arise as to whether their powers extend to any other property than that named in the will I write this codicil to state that it was and is my intention to make & do hereby make them the executors of my estate whatever the same may be at the time of my death or such time as they may be appointed to be executors of the same.

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 their duties as such. As my sons are inexperienced in matters of this kind I advise them to consult with my friend A B Temple and with my friend and brother in law Robert W Scott gentlemen in whom I have the utmost confidence as men of judgment & integrity. I also desire that there shall be no sale of my personal property, but that they shall sell my real estate which may be necessary to pay my debts and maintain the family. I commend to their kind & filial attention my wife that they be to her sons indeed. She may retain such of the household & kitchen furniture as she may find necessary for her comfort. I state here that my son Mason has never drawn or been paid the legacy left him by my father and that my estate is chargeable with the same. I would advise him to make some equitable division of that fund with his brother who would have had a similar legacy if he had been born before my father's death. Written throughout with my own hand this 18th day of May 1867 and signed by me with my own proper signature

Orlando Brown

State of Kentucky Is

Franklin County Court

July 31st 1867

A writing purporting to be the last will & testament of Orlando Brown dec^d & codicil thereto was this day produced in Court and there being no subscribing witnesses thereto, Philip Swigort John B Temple & John Mason Brown being sworn testified that said writings with the signatures thereto are wholly in the hands writing of the deceased and thereupon the same are ordered to be recorded as the last will with the codicil of the said deceased. Which is truly done

A H Remick cfc

In the name of God Amen

I John P Voris of diseased body but of sound mind do make this my last will & testament and first my just debts is to be paid out of my personal effects if that can be done of such as can be spared from the place, and my will is that my sons, Sargent B and James W Voris shall be the Administrators and guardians for the small children and they are to attend their education. And it is my will that my son A B & J M Voris shall manage the farm for the benefit of my wife and children so long as my wife lives

remains a widow and at her death there shall be an equal divide among my children

Sealed & signed this 16th day of August in the year of our Lord 1867

Attest
 A B Dooley
 P R Pattie

John P Voris

Franklin County Court September Term 1867
 A writing purporting to be the last will & testament of John P Voris dec^d was produced in Court & proved by the oaths of A B Dooley & P R Pattie the subscribing witnesses thereto and ordered to be recorded - which is ~~truly~~ truly done in my office

A H Remick cfc

Cannelton Ind May 30th 1865

To whom it may concern - I Edward Dale while in health and strength and in the full enjoyment of my reason do will that in case of accident or sudden death or that I might be deprived of my reason that after my funeral expences is settled that in case my son in laws Gabriel Albin or Break Becknells will pay of the outstanding debts and resume business first taking inventory of all there is both real & personal after paying all debts the balance to be given to my wife Elizabeth Dale to be retained by her so long as she remains a widow. Should she again marry she then has one third, the bal divide equally amongst my children. The portion to my daughter Ellen Turner to be so fixt that it shall be used especially for her and her childrens benefit herself drawing as she need it. In case of her death her portion to be put out on good security for her children when they come of age. That I may be better understood, it is my wish that Gabriel or Break or both in company take the store with its contents pay my wife a rent for the store room and interest on the money invested after paying my debts. In case Sarah Jane Dale my daughter in law gets her fortune in England she will be well provided for and will not need any; then my son Edmunds share that she would be entitled to must be equally divided among the rest of the children as she and her child has had their support while here and could not help themselves while she rest was getting nothing. If Mr R Payne should be near at home I desire him to advise with my family and see that my wish is put - Also the Rev^d W J Smith