

to sell transfer or in any manner dispose of with a view to cash the same, any claims, officers receipts for bills or other choses in action in as full and ample a manner as I could do myself

My Executrix & Executor are not required to give any security for the performance of their duties under this Will

In Witness whereof I subscribe and publish this as my last will and testament this 27<sup>th</sup> day of May 1860

Subscribed & published in our presence & we witnessed by subscribing our names in testator's presence

A. J. James  
S. H. Garrard

He acknowledged on the 18<sup>th</sup> June 1860 in our presence

A. J. James  
S. H. Garrard

R. R. Revell

State of Kentucky, ss:

Franklin County Court June 27<sup>th</sup> 1860

A writing purporting to be the last will & testament of Geo W Doxon was produced in Court and was proved by the oaths of A. J. James & S. H. Garrard, the subscribing witnesses thereto and ordered to be recorded which is accordingly done

A. H. Remick cllk

G. W. Doxon

I George W Doxon being weak & feeble but of sound mind and disposing memory do make this my last will & testament hereby revoking all other wills made by me I give bequeath & devise to my beloved wife Lucy Doxon all of the estate of every kind of which I may be possessed or to which I may have claim at the time of my death

I make my said wife my executrix and direct that she be allowed to qualify as such without giving any bond or security

In witness whereof I hereto set my hand & seal this 25 day of June A. D. 1860

Signed sealed published & declared as the last will & Testament of Geo W Doxon in our presence  
John R. Graham  
H. M. Frost

Franklin County Court July 5<sup>th</sup> 1860

A writing purporting to be the last will & testament of Geo W Doxon was produced in Court and was proved by the oaths of John R. Graham and H. M. Frost the subscribing witnesses thereto and ordered to be recorded which is done accordingly  
A. H. Remick cllk

Considering the frailty of the mortal body I Richard Wyatt Wood in good health and in possession of all my reasoning powers hereby make my last will as follows - First I give & bequeath my spirit to God who gave it - Second I give & bequeath my body to my family wife & family to dispose of as they think best after my decease It is my wish that my funeral expences and all other legal debts be paid It is my wish that my black girl America Ann and her proceeds be equally divided between my three youngest sons. Also that two hundred & eighty dollars be equally divided between the same three youngest sons

It is my wish that the remainder of the proceeds of my estate be equally divided between all my children including those three youngest sons. It is my wish that my wife Lucy E Wood enjoy and have the full control of all my property while she lives, it may be her privilege to give to any of my children whatever she may see cause to, by taking an account of the same

It is my wish that whatever may be the share of my daughter Sally Ann Warrinton it shall belong to her bodily heirs at her death - At the death of my wife I wish my land and all the personal property to be sold and the division above specified fully made, It is my wish that my wife and Thomas R. Wicketson be the executors of my estate

In testimony whereof I have this 7<sup>th</sup> day of January A. D. 1859 set my hand and affixed my seal in the presence of  
Attest Sarah Phillips  
Ben F. Givall  
S. Jones  
R. W. Wood (S.S)

Franklin County Court September Term 1860

A writing purporting to be the last Will & Testament of Richard Wyatt Wood deceased was produced in Court and Jones one of the subscribing witnesses thereto being sworn stated that the decedent called upon him to witness the will, that he and Ben F. Givall signed their names as witnesses thereto in the presence of each other and also in the presence of the testator. Which Will is ordered to be recorded And the same is truly recorded in my office

A. H. Remick cllk

I Benjamin Johnson of the State of Kentucky and County of Franklin do hereby make this my last will & testament

- 1 My funeral expenses must be paid
- 2 All my just debts shall be paid
- 3 I give to my daughter ~~Elizabeth~~ <sup>Nancy</sup> Johnson, now <sup>Married to</sup> ~~James~~ <sup>Samuel</sup> ~~Waddy~~ <sup>Waddy</sup> one dollar and fifty cents
- 4 I give to my ~~daughter~~ <sup>daughter</sup> ~~Elizabeth~~ <sup>Nancy</sup> Johnson one dollar & fifty cents
- 5 I give to its son Levi Johnson one dollar & fifty cents

I bequeath to my beloved wife Nancy Johnson the balance of my estate both real & personal during her widowhood. In the event that she should marry I give the said property to my three youngest children John William Johnson, Mason Johnson & my daughter Mary Frances Johnson

Lastly, I do hereby appoint Robert Church, Executor to wind up my estate this April the 21, 1860

Witness  
 He S. Morris } Benjamin Johnson  
 Lewis S. Head } Mark

Franklin County Court Sept. Term 1860

A writing purporting to be the last will & testament of Benjamin Johnson dec<sup>d</sup> was produced in Court & proved by the oath of He S. Morris & Lewis S. Head the subscribing witnesses thereto and ordered to be recorded which is done accordingly  
 A M Kennedy Cllk

Carnel's Will

Thos. G. Carnel

I Thomas G. Carnel of Frankfort Kentucky do hereby constitute this instrument as my true last will and testament revoking all former wills heretofore made by me

1 I devise to John B. Temple, Frankfort Kentucky in trust for my Grandson Carnel Burke his heirs and assigns the following described estate, that is to say the northern half of twenty five feet of a lot of ground lying on the East side of Main Street between Columbia & Front Streets in the City of Cincinnati Ohio. I have made arrangements for the erecting of a new house on said lot and if it should not be completed during my life my Executor are directed to have it finished pay the costs thereof out of my estate and no charge therefor be made against sd Carnel Burke. Also the benefit of two rents in said city of Cincinnati on two separate & adjoining lots of which is occupied by Isaac Lawrence and the other by John on Columbia Street. The leases bear date the twenty second July A. D. 1846 and are to continue ninety nine years and renewable forever at an annual rent to be paid by each first day of January of One hundred & fifty dollars. Said Temple will collect the rents on said property and appropriate as much thereof from time to time as he may deem sufficient

Thos. G. Carnel

Thos. G. Carnel

for the support & education of said Carnel Burke provided he is placed at such a school and under the care of said persons as he the said Temple shall approve and the surplus he will invest in Bank Stocks or other securities and apply the dividends received thereon in the same manner as the rents received for the lots. Upon the arrival of said Carnel Burke to the age of twenty one years he (Temple) will deliver to him (Burke) the whole hereby devised including all stocks and money & other accumulations therefrom, first deducting a reasonable compensation for the trouble of said trustee. If said Carnel Burke should die before he arrives to the age of twenty one years unmarried & without children the property & estate hereby devised to him shall pass & be equally divided between all of my grand children then living. Otherwise to be the absolute property & estate of said Carnel Burke his heirs &c

- 2 To my grandson Thomas G. Carnel now of California, I give in trust to said John B. Temple in a trust to hold the legal title the following property Two ground rents on Main Street in the City of Cincinnati one payable by said Temple and the other by John B. Temple in equal parts each for the sum of \$600 per annum payable in quarterly instalments. Said Temple is to collect these rents and appropriate as much as he may deem needful for the support and education of said Thomas G. Carnel provided he is placed at such a school and under the care of such persons as he the said Temple shall approve and the surplus of any to be invested in Bank Stocks or other securities. If said Thomas G. Carnel should die before his arrival to the age of twenty one years unmarried & without children the estate hereby devised to him is to pass to & be equally divided between all of my grand children then living. If my said grandson should live until he is twenty one years old the property hereby devised to him, after deducting a reasonable compensation for the services of the trustee is to be his absolutely.
- 3 If said John B. Temple should die before the foregoing trusts are fully executed he is hereby authorized to appoint by will his successors to whom will be vested all the powers conferred by this instrument on said Temple
- 4 I think proper to state in explanation that the foregoing devised to my grandsons Carnel Burke (son of my deceased daughter Alice) and Thomas G. Carnel (son of my deceased son Thos. G. Carnel) are made for the purpose and intent of equalizing them with my surviving children to whom I have made advances in money & property to a considerable amount
- 5 My Executor are directed after the payment of my debts to sell and dispose of all my remaining property of real personal & mixed and reserve after the payment