

Been required of her. In testimony whereof I have
unto set my hand and affixed my seal this the second
day of April One thousand eight hundred and seventy
eight

Witnessed by
U. V. Williams
E. P. Parrant

Franklin County Court

Monday June 3rd 1878

A writing purporting to be the last will and testament
of W. F. Parrant Decd was produced in court and proven
by the oath of U. V. Williams and E. P. Parrant, the attesting
witnesses thereto. Whereupon it was ordered that said will
be recorded. Which is done.

Geo. Y. Crockett C. F. C. C.
By W. D. Graves D. C.

Allen
Wm W

In the name of God Amen. I William Wright Allen being
of sound mind and memory do constitute this my last will
and testament, revoking others heretofore made. Item 1. I give
and devise to my daughter Catharine Ann Sharp and Bettie
Bruce Lawrence her daughter and their children should they
have any or should they both die leaving no child or children the
said property herein after mentioned is to revert to the surviving
heirs in law the following property to wit: The property pur-
chased of the Kentucky Company known as the tract of land
containing fourteen acres more or less, with all the buildings thereon
lying South of the Cemetery of the city of Frankfort, Kentucky
adjoining the property of said Company. Item 2. To my
second daughter Frances Mahon Cannon and her children I give and
devise a parcel of land containing twenty six acres more or less
situated near the Forks of Colchorn in the county of Franklin
of Kentucky purchased by one of A. M. Washline. To my sons
Isaac Newton Joseph Washington and Christopher Whitely Allen
I have given all I design bequeathing heretofore: hence I do not
mention them in this my last will and testament. I have
appointed Joseph Washington and Christopher Whitely Allen my
sons, the executors of this my last will and testament. It
is my wish that they act in that capacity without being
required to give security. To my grand children I give
devise the sum of twenty five hundred (\$2500) dollars more
or less now in the hands of my two sons Joseph Washington
and Christopher Whitely Allen for which I hold the
notes (individual) The said twenty five hundred dollars

Or less to be equally divided between my said grand children
and paid over to them as they respectively become of age. Upon
this twenty five hundred dollars more or less no interest is to
be collected from the said Joseph W. and Christopher W. Allen
Should any of my grand children die before reaching their ma-
jority, their proportion of the said twenty five hundred dollars
more or less is to be equally divided between their brothers and
sisters. My personal expenses are to be paid out of the said twenty
five hundred dollars more or less before any division of the
same is made. In witness whereof, I have hereunto set my hand
and seal this 22nd day of December 1876.

In the presence of witnesses
Attest J. W. Mitchell } Wm W. Allen (Seal)
Dan Newman }
Jos. Claffey }

Franklin County Court

Monday June 3rd 1878

A writing purporting to be the last will and testament
of Wm W. Allen Decd was produced in court and proven
by the oath of J. W. Mitchell one of the subscribing witnesses &
three who also proved the attestation of Dan Newman and
Jos. Claffey the other subscribing witnesses thereto. Whereupon
said was ordered that said will be recorded which is done.

Geo. Y. Crockett C. F. C. C.
By W. D. Graves D. C.

Allen
William

I William Allen of the County of Franklin and State of
Kentucky being of sound mind and disposing memory and
calling to mind the uncertainty of life and the certainty of death
do make this my last will and testament in words following
that is to say: First. I desire after the payment of my
just debts and funeral expenses I will and bequeath to my
beloved wife Nancy Kison all my estate both real and per-
sonal during her natural life. 2. After the death of my be-
loved wife I will and bequeath to the children of Elizabeth
Terie my daughter five dollars having heretofore given to my
said daughter Elizabeth Terie her portion of my estate
3rd After the death of my beloved wife I will and bequeath
to my children Sarahy Kendall, Arina Keavel, Martha Rogers
Mildred Rodgers and Emily Rodgers all my real estate to be
equally divided between them. 4th After the death of my
beloved wife I desire that all my personal estate
be equally divided between all my children. 5th and last
I do hereby appoint my beloved wife Nancy Kison

My last will and testament hereby revoking all
or former wills or testaments by me heretofore made
in witness whereof I have hereunto set my hand and seal the
23rd day of August in the year of our Lord 1875

Witness

John H. Watkins
mark

William H. Allison
mark

Wm. H. Allison
mark
E. S. Bailey

Franklin County Court
Monday June 3rd 1875

Noting purporting to be the last will and testament
of Wm. H. Allison Dec^d was produced in Court and
proven by the oath of Wm. H. Allison one of the subscri-
bing witnesses thereto who also proved the attestation of John
Watkins and E. S. Bailey the other subscribing witnesses. Where-
upon it was ordered that said will be recorded which is
done

Jas. H. Lockett C. F. D. C.
By W. D. Graves D. C.

Page 1st

I John H. Page of the City of Louisville Jefferson County Ky
being of sound mind and disposing memory do make and
and publish this my last will and testament hereby revoking
all other and former wills made by me

I hereby give and devise unto my beloved wife Elizabeth S. Page
all of my estate both real personal & mixed. To have and hold
the same unto said Elizabeth S. Page forever having in her
confidence that should she die and dispose of the same as the
interest of our children shall demand.

I request and direct my wife Elizabeth S. Page to pay out of
estate all just debts and demands against my estate and
if it shall be necessary to sell any of my real estate to pay the
debts against my estate I request my wife to sell the prop-
erty situated on Louisville first and I hereby empower her
to sell & convey the same, or any of my other property

I request and advise my wife Elizabeth S. Page to continue
until the 1st November 1875 the Farmhouse Tobacco Warehouse and
and to realize out of the assets of said warehouse as much as
possible to pay the liabilities of the same.

I hereby nominate & appoint my wife Elizabeth S. Page Executrix
of this my last will & testament and release her from giving
security on her bond as such and respectfully request the
County Court to require no security of her as such

Item 3rd

Item

Given under my hand this the 29th day of April 1875
J. H. Page

Signed & acknowledged by John H. Page
the testator in our presence and in
the presence of each other.

Geo. M. Page
W. S. Porter

State of Kentucky

At a County Court held for
Jefferson County on the City of Louisville on the 4th day of June
1875 the foregoing instrument of writing purporting to be the last
will and testament of John H. Page Dec^d late of this County
was produced in Court and proven by the oaths of Geo. M. Page
and W. S. Porter the subscribing witnesses thereto. Whereupon
the same was established by the Court to be the last will
and testament of the Testator dec^d and ordered to be recorded
and so recorded in my office as Clerk of said Court
at C. M. Thurston

a copy

Attest Chas. Thurston CLK
By Geo. H. Webb D. C.

Franklin County Court

Thursday June 10th 1875

I have authenticated copy of the last will and testament of
John H. Page Dec^d late of Jefferson County Kentucky together
with a certificate that the same had been probated and ad-
mitted to record by the County Court of said Jefferson
County on the 4th day of June 1875 and filed and ordered
to be recorded which is done.

Jas. H. Lockett C. F. D. C.
By W. D. Graves D. C.

In the name of God Amen - I Emily Scarce of the city
of Frankfort remembering the uncertainty of life and the certainty
of death do now while of perfect mind and memory make this my last
will and testament that is Item 1st I give and bequeath to my daughter
Mrs Virginia Wilson wife of George L. Wilson Esq. to her sole and separate
use two thousand five hundred dollars. Item 2nd I give and bequeath
to my son now Stephen B. Scarce the like sum of two thousand
five hundred dollars and if my son or daughter aforesaid should
be owing me anything at my death whatever he or she may be
owing me at my death is to go and be estimated as part of
legacy to him or her above bequeathed. In order to make
the foregoing more plain at the time of making this