

This closing codicil was signed sealed and published as the Codicil to his last will and testament by John P. Kennedy in the presence of the undersigned, who subscribed their names as witnesses in the presence of said John P. Kennedy and at his request and in the presence of each other this first day of Nov. A.D. 1871

T.R. Cornick
Charles Bowen
T.P. Ramsey

I J. S. Blang Clerk of the County Knox County Tenn in and for the State of Tenn do hereby certify that the foregoing is a full and true & perfect copy of the last will and testament of John P. Kennedy deceased and the Codicil thereto attached as the same appears record in my office. Witness my hand & seal at office in Knoxville the 8th day of August 1872 J. S. Blang, Clerk

I G. W. Jones Chairman of the County Knox County Tenn in and for the State and County aforesaid do hereby certify that J. S. Blang whose genuine signature appears to the foregoing certificate is now and was at the date thereof the duly elected and qualified Clerk of said Court, that said certificate is in due form of law and by the proper officer, that he is the proper custodian of the seal and records of said Court-County and that his official acts as such are entitled to full faith and credit. Witness my hand at office in Knoxville the 8th day of August 1872 G. W. Jones Chairman Knox County Court

In the name of God amen
I Katherine Green ~~of the~~ the Late Jeremiah Gran bur of the County of Buncombe and State of North Carolina Residing on Poles Creek being of sound mind and dispoiling memory, and calling to mind that death is certain and my continuance in this life uncertain do make and Publish this my last will and Testament

And first of all I desire my that my Executor herein after named have me Stanley and Beentley Buraid by my Beloved Husband Jeremiah Gran bur on the Home where I now live, and to pay the necessary expency of the same out of my Estate, as also to pay all my just debts out of said Estate

I will and devise that two discreet women of my neighbors be called in and that they do lett off all my house hold and Kitchen Furner this in six lots as near Bagwood in value as they can reasonably do, and that said lots be drawn for and go to the following persons or their children (future the persons so willed to are dead) Mrs Susrank Rice wife of Daniel Rice, Temperance Clark wife of Samuel Clark, Lyda Jones wife of Adolphus Jones, Hanne Wilson wife of Jereh Wilson, Rebecca Clark wife of William Clark, Jane Morgan wife of Elphaz Morgan I have heretofore provided for the children of my daughter ~~Hollis~~ Matilda Hollislaw and that is the reason I do not now make provisions for them here I will and devise that all other of my of every kind and description except my wearing apparel, be sold according to Law and after all my just debts and funeral expency are paid that the residue be equally divided between all my children both sons and daughters, and when any of them are dead their children take their portion which would fall to the partant

I will and devise to which ever of my children, may be living with at my death
All my warcing ^{and affairs} as follows
I bear by Constitution ^{and affairs} they have my friend
Annie B Jones in whom I have full
Confidence may Law full executor to carry
this will in to effect

In testimony whereof I have this day
Signed this my last will and Testament
in presence of the subscribing witnesses
who signed the same in presence of each other
this 5th day of Sept 1872

Signed Laura S. E. Judger
Samuel B. Judger
Katherine Green ^{her great}

Buncombe County, in the Probate Court
S. Paper purporting to be the last will and
Testament of Katherine Green deceased is
exhibited before me the undersigned judge
of Probate for said County by W. H. Green
and the due Execution thereof by the said
Katherine Green by the oath and examina-
tion Laura S. E. Judger and Samuel B.
Judger the subscribing witnesses thereto
who being duly sworn do depose
and say and each for him self depose
and say that he is a subscribing
witness to the paper writing now shown
them purporting to be the last will and
Testament of Katherine Green, that the
said Katherine Green, in the presence of
these deponentt subscribed her name at
the end of said paper writing which is
now shown as aforesaid and which
bears date the 5th day of December A.D.
1866, and the deponent further says
that the said Katherine Green, the Testator
aforesaid did at the time of subscribing
her name as aforesaid declare the said
paper writing to be subscribed by her
and that she was her last will and Testament
and these deponentt do all these things

Thereupon I have there names at the end
of said Will as attesting witness thereto, and at
the request and in the presence of the said Testator
And these deponentt further say that at the
said time when the said Testator subscribed
her name to the said last will as aforesaid
and at the time of the deponentt subscribing his
name as aforesaid an attesting witness thereto as
aforesaid the said Katherine Green was of sound
mind and memory of full age to execute a will
and was not under any restraint to the know-
ledge in formation or belief of these deponentt
and further these deponentt say not
(Signed) Samuel B. Judger

Sworn to before me as to
S. B. Judger this 16th Sept 1872
J. E. Reed
Judge of Probate

I George Love being in public health but
of sound and disposing memory do hereby make
and Publish the following as my last will
and Testament, to wit
First I direct my law full debts to be paid out
of my Personal Property, which may be
holded of
Secondly, I will and devise that that part of the lot
on which I live in Asheville in which the
dwelling house and ^{garden} is situated
to the extent of one half acre on the eastern
end or part of said lot be given to my wife
Rachel Love for and during her natural life
in Love of Love
Thirdly I will and bequeath to my Mother Lavina
Brown wife of Daniel Brown for her Life and
separate use during her natural life, three fourths
of an acre on the lower ^{or western} end of said
lot adjoining ~~the~~ Drops lot to be
run in a compact form as nearly square
as possible may be, and so often as the
said lot, about one acre and a quarter