

Mrs. Peared & One of Fifteen Thousand Dollars, for my son Charles.
 And whereas when I made my said will, the charges in my then ac-
 count Book it amounted to a small sum; and I directed that only
 so much of the Ten Thousand Dollars, given to each of my daughters as
 should be coming to her, over, and above the said charges should
 be held in Trust for her use, and whereas having now advanced
 and appropriated to each of my said daughters, a large part of her
 portion of my Estate, I do hereby direct, that my said Trustees
 shall take, and hold any further portion of my Estate, coming
 to either of my said daughters, in Trust, for her sole & separate
 use and benefit, for life, with remainder, to her issue, and
 in default thereof, to her brothers & sisters as Tenants, in
 Common. Although I have full Confidence, that the Bonds
 of my sons, Samuel & William, which I now hold, being three
 of Five Thousand Dollars, each, and one of fifteen thousand dol-
 lars, will be paid yet in case any thing shall occur to prevent
 payment thereof. I do hereby declare, that it is not my In-
 tention, the loss should fall upon those to whom I have charged
 or assigned said Bonds; on the contrary I direct that until
 paid the said Bonds shall be considered as belonging to my
 Estate, so that my children shall equally bear any loss there-
 on, and I do further direct that such of my daughters
 as are said Bonds are charged to in my said account Book
 it, shall be paid the amount thereof, out of the residue of my
 Estate, yet undivided; In order to make a proper provision for
 my said Charles, in case the Bond of fifteen thousand
 Dollars, charged to him, in my said Book it, be not paid at
 the time of my decease. I direct that my Trustees, out of the
 said Residue of my Estate, and before any other appropriation
 be made, shall invest, in their names the sum of Eight
 Thousand Dollars, (\$8000) and out of the Interest thereof they
 shall pay my said sons board, clothing & other necessary,
 and proper expenses, and I do further & also direct my said
 Trustees in case I should not have done so myself, to invest
 in their names, the amount of the Bonds of my said sons
 which are charged, to my daughters Mrs. Miller & Mrs. Rob-
 ertson, but now paid to me by my said sons, with Interest there-
 on from the time they were so paid, and the Interest & income
 thereof to pay over to my said daughters, Mrs. Miller, and
 Mrs. Robertson, for their sole, and separate use, for life, with
 remainder to their issue, if any, but if none of their brothers
 and sisters, and their representatives; The first of my said
 sons bond was paid to me, and the proceeds invested for my
 daughter Mrs. Webb, in the farm purchased for her
 To enable, authorize, and empower my Trustees & Executors
 to devise, and settle my Estate, as far as practicable, without
 legal proceedings, I devise & bequeath the whole of my Estate, real
 and personal to them, and to the survivors of them, subject to the
 Trusts declared in my said will & Codicils, respecting the same
 with power & authority, notwithstanding, to my said Trustees, and