

Estate, which said above described plantation my son David shall take, and receive the same at, and for the sum of six thousand dollars current money, and out of the gross amount my son David shall be deducted therefrom, the sum of two thousand five hundred dollars current money, and the balance shall be paid by him, into my Estate, in the following manner, that is to say, five hundred dollars current money in one year after the decease of my wife Elizabeth & the like sum yearly thereafter, until the whole is paid, which sum of money so to be paid shall be and continue a lien upon the said land, until all is paid, and should my son David Doub refuse to take the land, after the decease of my wife, upon the terms herein described, he shall notify the Orphans Court, of the County of Sussex, of the same within 6 months after the decease of my wife, and should my son David refuse to take the plantation, so devised to him, then in such case, and on his refusal I order the same to be sold immediately, or as soon as the same can be conveniently done, and out of the purchase money arising from the sale of this plantation - I order and direct my said Executors to pay to my son David, his heirs or assigns the sum of two thousand five hundred dollars current money, and the balance to go into my Estate.

Item, I give and bequeath to my son Daniel Doub Jacob Doub and my daughter Elizabeth Harp and Catherine Bowles each the sum of two thousand five hundred dollars current money to be paid to them as follows, the eldest to receive his legacy first, and so on in rotation, but it is hereby to be understood, that I have made considerable advancement to the above named children, for which I hold their receipts, the same shall be an abatement made for the amount so advanced by me in my life time, from his, her, or their legacy, according to the amount advanced to each which they have already received in part of the aforesaid \$2500

Item, I give and bequeath to my grand children, Caroline Doub, and Mary Doub each the sum of Twelve hundred & fifty dollars - current money they shall receive their legacy after my other children have first received their said legacy mentioned in this my last will, My will is should there be any surplus, after satisfying all the legacies, which I have herein given to my children, and grand children then I direct that the same shall be distributed amongst all my children viz Daniel, Jacob, George, Jonathan and David Doub Elizabeth Harp & Catherine Bowles their heirs, and assigns, share & share alike, my two grand children shall be regarded, also in their distribution, they shall jointly have as much as each of the other of my children.

And lastly I do hereby constitute, and appoint, my son in law John Harp, and my son George Doub, my executors of this my last will, and Testament authorizing them or either of them will