

I give and bequeath to my son Jacob two Hogs and two Sheep, one bed and sufficient of bed clothing thereto - I give and bequeath to my son William one bed & sufficient of bed clothing thereto - I give and bequeath unto my daughter Catharine Knoff fifty five dollars. - I give and bequeath unto my daughter Amy Kuhn eighty dollars - I give and bequeath unto my daughter Susannah two beds and bedsteads with all the bedclothes belonging thereto. six Sheep eight Hogs, three Cows and one hundred and thirty dollars - Whereas I have given to my sons Jacob & William two separate deeds the one to Jacob for two hundred and seventeen acres of land, and one to William for one hundred and seventy acres of land, and each have given me their note for one thousand dollars which notes they are to pay and to receive no more from my estate unless the property hereinafter directed to be sold, should be more than sufficient to pay my debts and legacies - I give and devise to my four daughters, that is to say, Catharine Knoff, Amy Kuhn, Susannah & Mary Smith as tenants in common and not as joint tenants the plantation whereon I now dwell, containing about two hundred & eleven acres and part of a tract of land called 'The Runway or Bucks Forest' containing about one hundred and fifteen acres to them, their heirs and assigns in fee simple - I direct that all the residue of my personal property be sold and with what debts is due me applied to the discharge of my debts, and should there not be a sufficiency to pay my debts with the sale of my personal property and debts due me, then I direct that my executors sell all my Mountain Land, and give them full power to convey the same and after sold should there be any surplus left after the payment of my debts, the same to be divided between my two sons and four daughters each to have share and share alike should my personal property with what debts I have due me prove sufficient for the payment of debts, then I direct that my Mountain Land be equally divided amongst my two sons and four daughters, each to have share and share alike, unless they should think proper to sell, and if sold the money to be equally divided - and lastly I do hereby constitute and appoint Jacob & Gebulon Kuhn to be sole executors of this my last will and testament, revoking and annulling all former wills by me heretofore made, ratifying and confirming this and none other to be my last will and testament - In testimony whereof I have hereunto set my hand and affixed my seal this 3rd day of October 1822

Signed sealed published & declared by Jacob Biggs the above named Testator as & for his last will and testament in the presence of us, who at his request in his presence & in the presence of each other have subscribed our names as witnesses thereto

Jacob Biggs 

Joshua Delaplaine William Deen Frederick Biggs

Frederick County to wit, On the 21st day of October 1822 then came Jacob Biggs and Gebulon Kuhn and made oath on the Holy Evangelical of Almighty God, that the foregoing instrument of writing is the true whole will and testament of Jacob Biggs late of Frederick County deceased, which hath come to their hands and possession and that they do not know of any other

Henry Steiner Reg^r

Frederick County to wit - On the 21st day of October 1822, then came William Deen and Frederick Biggs, two of the subscribing witnesses to the foregoing last will and testament of Jacob Biggs late of Frederick County deceased and made oath on the Holy Evangelical God that they did see the testator therein named sign and seal this will, that they heard him publish pronounce and declare the same to be his last will and testament, that at the time of so doing he was to the best of their apprehensions of a sound and disposing mind memory and understanding, and that they together with Joshua Delaplaine the other subscribing witness respectively subscribed their names as witnesses to said will in the presence and at the request of the testator and all in the presence of each other

Test Henry Steiner Reg^r