

and that he together with Oliver Holmes and George Miller the other two —
subscribing witnesses thereto subscribed their names as witnesses to this Codicil in
his presence at his request and in the presence of each other

Sworn to in Open Court

Test D No Perine Register of Wills for Baltimore County
Fourth Codicil

Whereas since making my will which for special reasons I deem to presume
although it will be set aside or modified by these Codicils I have largely increased
and the advances to my children and have entered such as I intend to be charged
to them in my new account Book A up to the 10th December 1845 whereby it
will appear that my advances to them amount to the sum of \$137,248¹/₂
And whereas some of the charges to my said daughter M^{rs} Cole & M^{rs} Webb
are for moneys paid by me for property purchased for them and other charges
are for the estimated value of property conveyed to trustees for the use
of certain others of my daughters M^{rs} Pearce M^{rs} Miller and M^{rs} Robertson
and other charges are for the Bonds of my Sons Samuel and William
assigned for the use of others of my daughters M^{rs} Williams M^{rs} Inloes
M^{rs} Robertson M^{rs} Miller & M^{rs} Seabee and one of \$15,000 for my son Charles
And whereas when I made my said Will the charges in my then account
Book A amounted to a small sum and I directed that only
so much of the \$10,000 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 & 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 daugh-
ters in trust for her sole and 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 and William which I now hold being
three of \$5,000 each and one of \$15,000 will be paid yet in case anything
should occur to prevent payment thereof I do hereby declare that it is not
my intention 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 thereon and I do further direct that such
of my daughters as said bonds are charged to in my said account Book
A shall be paid the amount thereof out of the residue of my estate
yet undivided. In order to make a proper provision for my son Charles
in case the bond of \$15,000 charged to him in my said Book A 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 \$8,000 and out of the interest
thereof they shall pay my said Sons board clothing and other necessa-
ry and proper expenses and I do further and 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 M^{rs} Miller and M^{rs} Robertson but now paid to me
by my said Sons with interest thereon from the time they were

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