

matooks, shovels, stades, etc., all the bacon and lard, potatoes, canned fruit, etc., my corn hay and wheat at the mill for bread, also my spring wagon and buggy and the harness of both, But in case my wife should not remain my widow and should again marry, then said farm shall be sold and divided among all my children except such part as the law shall allow her, and except my daughter Lethy Ann O. Pearl which is herewith provided for Elsewhere.

Item, I devise and bequeath to my son John Luther my saw mill property containing sixty two acres of land more or less which I inherited from my father, and three mountain lots known as No. 6, 7 and 8 of the Whitmore land and containing 56 acres more or less. Also the lumber at the saw mill and the wood rails and posts on all the mountain land.

Item, I give and devise in trust unto my daughter Lethy Ann O. Pearl my house which she now lives in and five acres of land to be conveyed from my farm which I now live on adjoining the lands of Jacob E. Zimmerman and George Stull said house and lot to be left in trust with my son John L. Zimmerman for the use of my daughter L.A.O. Pearl and her children, Also I give and bequeath unto my daughter Lethy Ann O. Pearl in trust the interest of Three Hundred Dollars for her use during her natural life and after her death to her children. And I appoint my son John L. Zimmerman, trustee for said house and lot of land and to take charge of said Three Hundred Dollars and safely invest the same at interest so that she can have the benefit of said interest. And after her death the proceeds of both real and personal that is the \$300.00 shall be equally divided among her children, and be it further provided that in no case shall the husband of my daughter, Daniel B. Pearl come into possession of any of my property after my death so as to sell or convey such property as held in trust for her use and this only shall he be allowed to use in the life time of my daughter, Lethy Ann O. Pearl.

Item, I give and bequeath to my daughter Mary Jane Stealy, Alply E. Stull, Cora F. Laura A. Emea F., Martha A., Jessie M. and Laura Kate to each eight in number share and share alike the proceeds of my home farm which I now live on containing 52 acres of land more or less, and five mountain lots designated as lots No. 2, 9, 5 of the Whitmore land, and two lots of the Mc. Devit land containing in all about 130 acres of land more or less, also Twelve shares of the First National Bank of Frederick and also the residue of all my real and personal property not herein provided for shall be divided among my eight children above named share and share alike.

The lawful charges of Court fees and administratrix percentage for settling up the Estate to be first deducted off from the whole sum of real and personal property here in named, then the remaining sum or sums of money shall be equally divided share and share alike among my eight daughters as aforesaid namely, Mary Jane Staley, Alply Emogene Stull, Cora Frances, Laura Adaline, Emie Florence, Martha Alice, Jessie May and Meana Kate, and lastly I do hereby constitute and appoint my dear wife Mary Margaret Executrix, and my son John Luter agent for his mother, and this is my last will and testament Revokeing all former wills.

In testimony whereof, I hereto set my hand and seal this 29th day of April in the year of Our Lord eighteen hundred and eighty one.

Signed, sealed, published and delivered by the above named John A. J. Zimmerman as and for his last will and testament in our presence who at his request, in his presence and in the presence of each other have hereto set our hands and witnesses hereto.

John A. J. Zimmerman (seal)