

sum of money is set apart for her use and benefit,

Item, I now will order and direct that as I hold notes of hand or obligations for money lent and have made charges in my book for money lent to several of the husbands of my daughters, I will and direct that the amount so owing by or charged to the husband of any of my daughters shall be deducted from the share of my Estate otherwise due to my daughter the wife of the husband so indebted to me at the time of my decease.

Item, I will order and direct that if I shall be endorser or security for any of the husbands of my daughters or for my son, at the time of my decease, I do hereby order and direct my Executor to pay the amount of such endorsement or securityship and the amount so paid shall be ducted from the share of my Estate otherwise due to my daughter the wife of the husband for whom I may be endorser or security, or also for my son,

Item, I will order and direct, that after the death of my dear wife my Executor shall sell at public or private sale the house and lot of land in Uniontown, herebefore divided to my wife during her natural life, after due notice of such sale shall be given, and after he shall have collected the amount of the said sale, and shall have also collected the four thousand dollars, the interest of which I have hereinbefore set apart for the use and benefit of my dear wife, I will order and direct that the whole amount of the said sum of money shall be disposed of as follows,

Item, I give and bequeath to my son Charles Edward, the sum of five hundred dollars

Item, I now will devise and bequeath all the balance and residue of my estate, shall be divided equally, between my daughters, Mary Louisa, Sarah Jane, Christianna Adeline, Frances Olevia, Ellen Virginia and my son Charles Edward, share and share alike, or the children of any of my children, who may have died before this distribution of my estate shall have been made, And I now further will order and direct that in the event of any of my children dying before this last distribution of my estate shall be made or in the event of any of them dying before any former distribution of my estate shall have been made without leaving living children, that then it is my will and I direct that the share of my estate that the said deceased would have received if still living shall be divided equally between the survivors of my children and the children of any other of my children who may have died, the children of such as may be deceased, receiving the full share that the parent would have been entitled to, if still living,

Item, I do hereby make, constitute and appoint my son Charles Edward Smith, to be my Executor of this my last will and testament, and authorize and empower him to sell and convey all my real and personal property as hereinbefore directed and the proceeds thereof to be distributed agreeable to 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 Nineteenth day of January in the year of our Lord, One Thousand Eight hundred and Sixty-one.

John Smith (SEAL)

Signed, sealed, published and declared by John Smith, the above named testator, as and for his last will and testament, in the presence of us, who at his request and in his presence and in the presence of each other have subscribed our names as witnesses thereto.

Henry H. Harbaugh

John Roberts

Harrison Weaver

Maryland, Carroll County, to wit:

On the 24th day of August, 1868, before the Orphans' Court of Carroll County, came Charles E. Smith, the person who exhibited the foregoing instrument of writing, and in open Court, made oath on the Holy Evangely of Almighty God, that the same is the true and