

In the Name of God Amen & I Lawrence Knapp of the
Parish of County of Frederick in the State of Maryland
do say I have made this my Last Will & Testament
that I proper to make my Last Will & Testament
to be done in the following manner.

I first give & bequeath to my beloved wife during her
natural life one half of the plantation whereon I now
live & the use of one half of the Dwelling house the
rest on the left hand belonging to the same above
named estate the other half together with the rest of
the plantation I do hereby give & bequeath to my son
John Knapp my son of the bedchamber of the Queen
the best & fairest all there to belonging

I also give & bequeath to my son John Knapp
all the furniture & household goods & chattels
what so ever he may want for his use & support
during his natural life & I do further give & bequeath
to my son John Knapp all the land & property
what so ever I may have at my death & I do further
give & bequeath to my son John Knapp all the
land & property what so ever I may have at my death

I find the greatest difficulty in getting up

The debt to furniture, there to be brought
in order, in order of payment that can be paid
so late, causing all the trouble.

It is hard to get the old furniture to sell
as it is not worth much, and the old furniture
is not worth much.

We have to pay off the old furniture
we had on the farm, one part of which I gave to my
wife, and the rest to my wife's son, and his wife.

Our children share the same debts, and we have
the rest to pay to our son John, and his wife.
However, the tract of land is still on the road, and
which I have sold off. I sold it to a man named

John, a good man, to my son John, and he has
the land now.

Jacob Hiltz's farm and for a tract of land in the same
town. He had previously engaged in the business of
wholesale lumber dealing and had a large quantity of
timber in his possession. He had also a large amount of
land in the same town which he had purchased
to keep the property - still kept it for a time
but finally sold it to his son John for \$1000.
John Hiltz had been born in 1836 and was a
boy of 17 years old when he became the owner
of the portion of ground all the grain his mother had
in her possession to use for herself and family to work her
land. John Hiltz had a tract of land in the same
town which he had purchased from his father Jacob Hiltz
at a cost of \$1000.00 and 1000 acres of the same land
had been taken off by Jacob Hiltz before the time he died
which was on May 3. John Hiltz now lived
on the same place where he had always
lived and appears for ever, one half of the land of
the

tract of land I purchased of John Jones which tract
contains two hundred acres and the tract whereon
the farm house stands contains one hundred and
forty acres of land to go down with the house
and fixtures forever the other half or more of
the tract of land containing the house and fixtures
to be divided equally between my wife and
myself and my wife to have and to hold the same
as her sole property and to have and to hold
the same as such and to have and to hold the same
land of one hundred and forty acres and the
part of one hundred and forty acres which lies
to the west of the Dwelling house standing in said tract
to the Devise before mentioned to my wife
Anne Lycot by devise to my Daughter Catharine
of Michael Speagle to her husband George Speagle
and his heirs for ever and the same to be held
in fee simple of the Plaintiff and the Plaintiff
shall have and to hold the same as such

Item I give of Deane to my daughter Mary

for wife & her husband to be entitled to the same

and also the right to remain on tract of land con-

taining 100 acres of land in the County of Franklin

to be held by them as aforesaid tract of land con-

ting 100 acres of land in the County of Franklin

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of my estate before offered to him or his son
and shall go back to the original owner if they do
not accept it. I also give my son a right to choose
any property I may have at the time of his birth
and other property I may have at the time of his
arrival of birth giving it back to me when
he turns twenty one years old. I also give
my son a right to inherit half of my property
when I die. I have now written this out and
signed it this day of Oct. 1882. Town of Twenty - (25)
Signed and witnessed by the
testator's son and his wife
Will of Testament in the presence of
L. C. Cook and his son
John C. Cook
Margaret Johnson

the East will be followed up by a stamp duty
on all paper & paper money that is issued or
transacted in the state.

1852 is a year to be remembered

October 1st, Marshall 1852

The same day we took up the
cause of George H. Dole, George H. Dole, Jacob Holman
and a special holder bound unto Jacob Holman
to pay Jacob Dole his debts to him to the
Court of Common Pleas now sitting in the
Court of Common Pleas and Court of Appeals
of the State of Ohio.