

appoint, that the twenty thousand dollars mentioned in the sixth clause of the last Will and Testament of my uncle, Elijah Bower, of the City of Philadelphia, be paid in equal parts to my two daughters, one half thereof to my daughter Charlotte Louisa Pruitt, and the other half thereof to my daughter Marion Copeland Pruitt.

In the fourth place. I give and devise to my daughter Charlotte Louisa Pruitt, in fee simple, all that farm which was devised to me by my father, Littleton Bower, on which Jacob Schoolfield now resides.

And I further give and devise to the said Charlotte Louisa Pruitt, her heirs and assigns forever, for the use of said farm, a right of way twenty feet wide over, through and across the William Hammond Farm hereinbefore devised to Littleton B. Pruitt, as the road now stands to the County road.

In the fifth place. I give and devise to my daughter Marion Copeland Pruitt, in fee simple, all that farm which was devised to me by my father, Littleton Bower, on which Elijah Schoolfield now resides.

And I further give and devise to the said Marion Copeland Pruitt, her heirs and assigns forever, for the use of said farm, a right of way twenty feet wide over, through and across the William Hammond Farm hereinbefore devised to Littleton B. Pruitt, as the road now stands, to the County road, said right of way to be used in common by my two daughters, Charlotte Louisa Pruitt and Marion Copeland Pruitt, and their heirs and assigns forever, for the use of the said two farms devised to them in the fourth and fifth items of this Will, and I give and bequeath to my said daughters, Marion Copeland Pruitt, my horse called Charles.

In the sixth place. I give, devise and bequeath to my three children, Littleton B. Pruitt, Charlotte Louisa Pruitt and Marion Copeland Pruitt, all the crops of every kind which may be on the farm where I now live at the time of my death, whether growing or gathered, to be equally divided between them.

In the seventh place. I give and bequeath to my two daughters, Charlotte Louisa Pruitt and Marion Copeland Pruitt, my family carriage.

In the eighth place. I give, devise and bequeath to my brother, Charles L. Bower, subject to the ninth clause of this Will, all monies in my hands at the time of my death, all shares

or stocks of incorporated companies, belonging to or owned by me, all evidences of debts due and owing to me, including mortgages, bonds, bills obligatory, promissory notes and open accounts, with power to collect, sue and dispose of the same, or any part thereof, in his discretion, and to invest and reinvest the same in some safe productive and interest paying securities, in trust, however, to collect and pay over the rents, issues and profits thereof as they may accrue and be received, in equal parts to my two daughters, one half thereof to my daughter Charlotte Louisa Pruitt, and the other half to my daughter Marion Copeland Pruitt, during their natural lives, and on the death of either of them, to pay over to the children of such deceased daughter one half of the property herein devised and given to my said brother, Charles L. Bower, or the proceeds thereof to the children of such deceased daughter in equal parts, if she should die leaving children, and if she should die without leaving children, then to pay the whole of the property herein devised and given to my said brother, Charles L. Bower to my surviving daughter, and if I survive my brother Charles L. Bower, then and in that event I give, devise and bequeath all the said property named in this item of my Will to George W. Purnell, to take the said property upon the same trust and with the same powers as are conferred by me upon my brother, Charles L. Bower, by this item of my Will, and the property named in this item of my Will is given and devised to the said Charles L. Bower, or George W. Purnell as the case may be, upon the further trust, that if one of the said daughters should die leaving children, the half of the property named in this item of my will, not be paid to the children of such deceased daughter, shall be at once paid to the surviving daughter.

In the ninth place. I will and desire that all debts due and owing from me at the time of my death, my funeral expenses and expenses of administration of my estate, shall be paid out of the property herein given and devised by the eighth clause of my Will, to my brother, Charles L. Bower, and to George W. Purnell in case I should survive the said Charles L. Bower.