

By the Will of Martin Baughter dated the 30th
July 1787 his Son as a Co-Dier with all other his
Money took Bill Bonds Bond Debt passing
Appel and whatever is justly & honestly due
paying to him is bequeathed to his Father.
It seems to be merely a Will of personal Estate
There is no disposition of any real Estate
or of any Right to Lands - Did Intestate
As to that he appears to have died ^{intestate} ~~intestate~~ and without
He is said to have died ^{intestate} ~~intestate~~ and without
Will
His Deed Brother Lamed Baughter is all
since deceased Intestate unmarried & without
Issue
The next eldest Brother is Matthias Baughter
who inherits by Deed All the Rights
to the real Estate of Martin, not granted
or disposed of by Lamed.
I have not got the Act relative to the Devolution
of Lands and therefore cannot tell whether the
Rights are the property of their Heirs at Law
or of their personal Representatives. Y^{rs}

An Mr Biddles
will opinion upon the
will of Martin
Baughter Heir at
Law
June 25th 1789

Donation Land