

Net so as to the real estate, which is always sub-
ject to the laws of the state or country wherein it is
situated. The testator had his residence in the state
of Pennsylvania at the time of his death and therefore
his personal property, both in Pennsylvania and
Maryland must be governed by and disposed of
according to the laws of Pennsylvania. One law
must regulate the whole of the personal prop-
erty. - I do not pretend to know ~~what~~ what may be the
laws of Pennsylvania; but if they be similar to
the laws of England, and the laws of the state
of Maryland, before the passage of the said reci-
ted act, as I suspect they are, it is my opinion
that the bequest of the personal property to the
deceased grandson is a lapsed legacy, that the
testator died intestate as to the personal property
in question, so that it is subject to distribution
among his sundry heirs, according to the laws of
Pennsylvania.

Thomas J. Bullitt
1st January 1828