

to be shared into all my Children, but my son in Law David
Martin he shall be no Heir of my Estate in this my last Will and
Testament, it is also my Will that the Children of my Daughter
Elizabeth shall be Heirs of her share. Remaining, in my Hand
Money and Moneys Worth from their Father. Item, it is my Will
and I do not allow that my Widow shall have or take her third
of any thing of the Ash of my Estate after my decease, but only res-
toring her full Right to the House and Garden as long as she Remains
my Widow, further is my son Jonas Summa bound to sell and
the fire Wood to her House fit for her use as long as she lives and
give to my Widow yearly and every year one Bore of Good Sider for
four Apples for Sundry and Winter Apples as necessary for her use
(if Apples) on his side, and to give her Eggs and Food as much as
necessary, Item, it is my Will that my Widow shall have her Bed and
all the Household that she has brought with her to me it is un-
-dearly hers, further shall my beloved Elizabeth take care of my Dau-
-ter Maria and my Daughter Maria shall observe unto my said
Wife and she shall dwell and live together during their Natural
life & the Mill House, the pump and Spring my Widow or Wife
shall have the full right and privilege as my son Jonas and his
people hath, And lastly I nominate make & appoint my sons Jacob
& Jonas Summa and Andrew Becker Executors of this my last
Will and Testament hereby Revoking all former Wills by me ma-
-de and my Hand & Seal the 29th day of March Anno Domini one Thousand
Eight hundred & Eleven, Frederick Summa

Acknowledged Sealed and pronounced by the said Frederick Summa
as his last Will & Testament done before Witnesses, John Albert
Lancaster County, Ist on the 26th day of February Christian Nidley
1814. Before me the Subscriber personally appeared John Albert & Chri-
-stian Nidley just who being duly qualified according to Law, did swear
and say that they were present and saw and heard Frederick Summa
seal publish pronounce & declare the within Writing as and for his last
will and Testament & that at the doing thereof he was of sound and
disposing mind memory and Understanding to the best of their know-
-ledge observation and belief.

Witness my Hand & Seal the 26th day of February 1814. The last Will
and Testament of Frederick Summa deceased was proved in due
of Law and Letters Testamentary thereon were granted to Jacob Summa
and Andrew Becker two of the Exors therein named the other Co-
-heirs

Having renounced, They being first duly qualified well and truly to ad-
-minister the Estate of the said deceased, especially to exhibit a true and per-
-fect Inventory thereof into the Registers office at Lancaster, within one
Month from this date and to render a true and just Account of their
-Executorship on said Estate in one Year or when thereto lawfully re-
-quired, given under the Seal of said Office of William Bausman Reg-
-istrar. Miller & In the Name of God, Amen. Leonard Miller of Warwick
-Deceased Township in the County of Lancaster Weaver being Sick
and Weak in Bed sub. et. s.

Will of Frederick Muma

Lancaster County, PA K-1-519

[Written 39 March 1811 - Recorded 26 February 1814]

Frederick Muma } In the name of God, Amen. I, Fredrick Muma of
deceased } Donegal township, county of Lancaster, being old and weak
in body but of sound and perfect memory, blessed be Almighty God for the
same to make and publish this my last Will and Testament in manner & form
following viz. First, I give and bequeath unto my beloved wife Elizabeth,
the sum of fifty pounds respecting aforehand and if I should die before her
then my wife Elizabeth shall have fifty pounds more of my Estate and for her
widow seat and dwelling place the house where I now live in and the garden
and the possessor of the land is to hall tung in her garden yearly and every
year as necessary as long as she remains my widow and I give to my widow one
cow and my son Jonas is to keep her cow in fodder and pasture with his own
cows. Nevertheless, my daughter Maria shall have full right to dwell by my
widow as long as she lives. ITEM. It is my will that my said daughter her
four hundred pounds of money and what remains of my money I order my
hereafter named Executors that they shall take the interest and provide for
their bodily maintaining for my daughter Maria and my widow necessary
clothing and for eating and trink and if the interest should not be enough
then my said Executors shall have full right to take from the principle for
to buy clothing to my said daughter Maria as necessary. Further I order my
left widow and my daughter Maria. Giving? son Jacob and Jonas Muma, they
shall have the Bonds in their hands of my real estate, and my son Jonas Muma
shall have all the half to himself of my widows cow that she breeds yearly.
And after my and my daughter Maria decease, then shall all the above
mentioned money and monies properties in equal shares to be shared unto all
my children, but my son-in-law David Martin he shall be no heir of my estate
in this my last will and testament. It is also my will that the children of
my daughter Elizabeth shall be heirs of her share. Remaining in my hands of
money and monies worth from their father. ITEM; It is my will and I do not
allow that my widow shall have or take her third of any thing of the cash of
my estate after my decease but only respecting her full Right to the House
and Gardens as long as she remains my widow. Further is my son Jonas Muma
bound to hall and put the firewood to her house fit for her use as long as
she lives and to give my widow yearly and every year one berl of good sider
further apples for snitz and winder apples as necessary for her use If
apples on his place and to give her eggs and hams as much as necessary.
ITEM, It is my will that my widow shall have her bed and all the household
that she has brought with her to me it is undoubtedly hers, further shall my
beloved Elizabeth take care of my daughter Maria and my daughter Maria shall
observe unto my said wife and the shall dwell and live together during their
natural life & the milk house, the pump, and Spring my widow or wife shall
have the full right and privilege as my son Jonas and his people hath. And
lastly I nominate make & appoint my sons Jacob and Jonas Muma and Andrew
Becker executors of this my last will & testament hereby revoking all former
wills by me made declaring this and no other to be my last will and
testament, Witness my hand and seal the 29th day of March Anno Domini one
thousand and eight hundred and eleven.

Frederick Muma [SEAL]

Acknowledged Sealed and pronounced by the said Frederick Muma as his last will and testament done before witness John Albert & Christian Nisley. Lancaster County, on the 26th day of February 1814.

Before me the subscriber personally appeared John Albert and Christian Nisley who being duly qualified according to Law did declare and say that they were present and saw and heard Frederick Muma sign seal publish pronounce & declare the within writing as and for his last will and testament & that the doing thereof he was of sound and well disposing mind memory and understanding to the best of their knowledge observation and belief

William Bausman, Reg^t.

Be it remembered that on the 26th day of February 1814, the last will and testament of Frederick Mumma deceased was proved in due form of law and letters testamentary thereon were granted to Jacob Mumma and Andrew Becker two of the Exetrs therein named the other ? having renounced. They being first duly qualified well and truly to administer the estate of the said deceased, especially to exhibit a true and perfect inventory thereof into the Registers office at Lancaster within one month from this date and to render a true and just account of their Executorship on said estate in one year or when thereto lawfully required. Given under the seal of said office of William Bausman Reg^t.