East Will and Testament 2 On the name of bu amen I Christian munua Christian Mumma dec) of Louer Swatard Touship in the learnity of Dan plum and State of Jennsylvania farmer benig of Sound mind mem my and understanding and duridering the incutainty of this hours itang life do make & publish this my last well and lestament in manner and form following to least First It is my well paid and Satisfied as Som as conveniently can be after my decease 2 Total oduced my here in after named executor to be up or cause to be Set up at my grave & Stone engraven to mymin Forder or die I that the Sum of Two thous and dollars be bet apart and Secured at Sio per cent annual witerest in the farm Situated in the Jourship of Lover Jueatorge aforesaid bounded by the River Surquelianna Lands of John Idegy othe heus Samt neidig dec othe Same which is now accupied by Mattrias To be remain So Secured for the man tanance Support oproper Reeping of my Sonf Christian Solong as he Shall he and after his death So much there of as Shall then be left after Tayment of his funeral expenses of fust degrands against This estate Shall be equally divided Share of show alike among my Children here named to leet my Sons Jacob o Saide and my Daughters Tolly Betsy nancy and & Hanny Will that my Son Share Shall take charge of the estate + paron of my Son Christian that he Shall annually receive the interest of the afgresoud Two thousand Collars othat he Shall provide for the Said, Christian Froper o Sufficient meat arinh afface wearling and lodging and Confort Support hum as well in Sittiness as in health and in very respect do junto him as becomette a hother So fong as they both Shall live 5 In case of the death of my Son Isade before the death of my Son Christian Orif from any cause my Son Should be del. oned of the proper case and altention here in intended to be find ed for It is my well and I request that application be made to the Jusper Court of Dauplini County aforesource for the appear huerd of Some Suitable Just in the room of teach of my Som Isaac to take charge of the Junganand estate of my Said Son Christian letho weill attend to his Tropic weants and ne ceforties and remove a true account of the receipts & expenditues on his account to Said Court 6 Whereas my Laughter Seah wife of michael Papel) decensed and my Son John dee and my Son Mon ton deceased have each respectively in this life time received from me Juck portions of goods smoney as weren taken into decunt Shared now amount very nearly if not quite to their full share shared equal to the Share of the rest of my Children there fore What I now five to then children I witerd Shall be the full amount I comeden them entitled to receive out of my Estate and for this prurpue

I que and bequeatte to Christian Capel (Leach Son) anna Mumica Barbard Mummed Martin mummer Joseph Mummed and Sugar Mummed (my Son Johns Clubaring eccole and very of them the Sum of Stifty Collecies to be paid to them as mey Sundly corne at the age of luenty one years and condices mining and Ely abeth ann minina my Son martinochie dun) I gue and bequeath each and every of them the Same of Sen Collecus to be paid to them as they Secucilly arrive to the age of luenty one years To I gue and begreaths all thereine of lemandin of my estate Real and personal of what Stines or nature uduationer the Same may be in the locunty of Daughtin refreeded or else Where unto my Sous day ob o descere und unto my Daughters, Volly Centermanced with Joseph Holy) and Flanny - equally - Share and Share alike talling. into account the money and goods they have lad and received from me as they Serencelly Stand charged weith in my Boots The Shows coming to my daughters menteined in this Hens of lequest to be paid to them or their legal representatives & the heis or legal refresentatives of any of my children who shall have died between the time of my decease and the time of Such durin or distritution are to be entitled to Such Share or Share as their respective ancestors uscald have been entitled to receive if ling And Lastly Sanherely Constitute and appoint my Sound In Sauce to be the executor of this my last will and elestament depoingfull confidence in his mitegaily to perform the bust thus committed to him renking and annulling all former wills lynne made I ratifying I confirming this one other, to be my last will and testamento In Witness Whereof, I have hereunto ser my land o Seal this minth deady of afine ad 1852, Christian Mumma Lee Tigned published o declared by the above Named Chritain mimma asoforhis last. Will stestament in Bresence of las Who at his request have Signed Us letnepes to the same Daniel Song) affine a June of Thenry Stines affine as Go odije i l Ulmitian memma our Queatara Jourshild in the County of Daufolun and State of Pennylvanici Do herely Will and Vertamento in manner Gollowing to lever order and duck that all that certain Grave your entant nig about one half of an acre of Ground enclosed

Tituate on the farm Now rende in Lower Jugatana Jon This aforesaid be reserved and excepted from Sale for the purpue ofaburying ground for myself and my descendants former ever ving also the right of way to ofun the Same at all times for the purposes afaerand In Witness where of I have herein to Set my hand and Leal this 8 day of June all 1852 Signed Sealed published and dedaud Chistian mumma lythe Soud Chistian memmed as ofer ac Codicil to his last well and lestament in presence of us wehr in his presence and Subjetited our normes as Witnesses thereto (Idenny Stonge & affine i Juje 5 1855 Daniel Long affania June 5 1855 Defue me leal Idammel Made Mounted affined as Executer of the last will and lestantent of Christian munice de accore and Letters Sestamentory funted to him this & day June ad 1855. Dy leal Sommel Je Regular Recorded Junes 1855

Will of Christian S. Mumma

Last will and Testament of

Christian Mumma, deceased}

In the name of God, Amen, I Christian Mumma, of lower Swatara Township in the County of Dauphin and State of Pennsylvania, farmer, being of sound mind, memory and understanding the uncertainties of this transitary life do make and publish this my last Will and testament in manner and form following to wit: First it is my Will and I do order that all my just debts and funeral expenses be duly paid and satisfied as soon as conveniently can be after my decease. 2nd I order and direct my herein after named executor to set up, or cause to be set up, at my grave a stone engraven to my memory and to be paid for out of my estate. $\frac{3^{rd}}{3^{rd}}$ it is my Will and I order and direct that the sum of two thousand dollars be set apart and secured at six percent annual interest in the farm situated in the township of Lower Swatara, aforesaid, bounded by the river Susquehanna, lands of John Hegy, and the lands of Samuel Neidig, deceased, and the same which is now occupied by Mathias. To remain so secured for the maintenance, support and proper keeping of my son, Christian, so long as he shall live and after his death so much there of shall then be left after payment of his funeral expenses and just demands against his estate Shall be equally divided, share and share alike, among my children here named to wit: my sons Jacob and Isaac and my daughters Polly, Betsy, Nancy and Fanny. 4th It is my Will that my son Isaac shall take charge of the estate and person of my son Christian, that he shall annually receive the interest of the aforsaid Two Thousand dollars and that he shall provide for the said Christian, proper and sufficient meat, drink, apparel, washing and lodging and comfort. Support him as well in sickness as in health and in any respect, do unto him as becometh a brother, so long as they both shall live. 5^{th} In case of the death of my son, Isaac, before the death of my son Christian or if from any cause my son should be deprived of the proper care and attention herein intended to be found for. It is my Will and I request that application be made to the proper Court of Dauphin county aforesaid for the application of some suitable person instead of my son Isaac to take charge of the person and estate of my said son Christian, who will attend to his proper wants and necessities and under a true account of the receipts and expenditures in his account to said court. 6th Whereas my daughter Leah (wife of Michael Cassel) deceased, and my son John deceased and my son, Martin, deceased, have each respectively in the in this lifetime received from me such portions of goods and money as when taken into account would now amount very nearly, if not quite to their full shares in my estate to make that their shares equal to the shares of the rest of my children, therefore what I now give to their children I intend Shall be the full amount I??? them entitled to receive out of my Estate. And for this purpose I give and bequeath to Christian Casell (Leah's son), Anna Mumma, Barbara Mumma, Martin Mumma, Joseph Mumma and Susan Mumma (my son John's children) each and every of them the sum of \$50 to be paid to them as they socially arrive at the age of twenty one years and to Amelia Mumma and Elizabeth Ann Mumma (my son Martin's children) I give and bequeath each and every of them the sum of ten dollars to be paid to them as they socially arrive to the age of twenty one years. 7th I give and bequeath all the residual ???? of my estate, real and personal of what kind or nature, whats over the same may be in the County of Dauphin aforesaid or else where unto my sons Jacob and Isaac and unto my daughters Polly (intermarried with Joseph Hofer), Betsy (wife of Jacob Hummel), Nancy (wife of Abraham Nisley) and Fanny - share and share alike taking into account the money and goods that they have had and received from me as a severally stand

charged within my books. The shares coming to my daughters mentioned in this item of bequeath you pay to them or their legal representatives. 8th The heirs or legal representatives of any of my children who shall have died between the time of my decease and the time of such division or distribution are to be entitled to such, share or shares as their respective ancestors would have been entitled to receive if living. And lastly I hereby constitute and appoint my said son, Isaac, to be the executor of this my last Will and Testament respecting full confidence in his integrity to perform the trust thus committed to him, revoking and nullifying all former Wills by me made and ratifying and confirming this one only to be my last Will and Testament. In witness whereof, I have unto set my hand and seal this nineth day of April 8 A.D. 1852

Christian Mumma, {seal}

Signed, published and declared by the above named Christian Mumma as for his last Will and Testament in presence of us who at his request have signed as witnesses to the same.

Daniel Long, affirmed June 5, 1855 Henry Stoner, affirmed June 5,1855

Before me, Val Hummel Jr., Register

Codicil

I, Christian Mumma, of Lower Swatara Township in the County of Dauphin and state of Pennsylvania, I hereby make and publish this codicil to be added to my last Will and Testament in matter following to wit:

I order and direct that all that certain graveyard containing about one half of an acre of ground enclosed and situated on the farm I now reside in Lower Swatara Township aforesaid be reserved and excepted from sale for the purpose of a burying ground for myself and my descendants forever reserving also the right of way to open the same as all times for the purpose aforesaid. In witness, whereof, I have herein to set my hand and seal this 8th day of June A.D. 1852.

Christian Mumma, {seal}

Signed, sealed, published and declared by the said Christian Mumma as for a Codicil to his last Will and Testament in presence of us who in his presence and in the presence of each other at his request. S???? our names as witnesses hereto.

Henry Stoner, affirmed June 5,1855	
Daniel Long, affirmed June 5, 1855	
	Before me, Val Hummel Jr., Register
Isaac Mumma affirmed as Executor of the last deceased, according to law and Letters Testem	
1855	untary granted to min this 3 day of June 11.12.
	Before me, Val Hummel Jr., Register

Recorded June 5 1855