In the Name of Good dinen I Gurve Munared Sotto East rantingan Sound mind, me mory end understanding, but considering the uncortainty of this hapsitory life. Do make and publish this my Last with and testament in manner & form following (with Fist it is my will and I do order that all my first debts and fund fail and satisfyed as soon as conveniently fund expenses be study paid and satisfyed as soon as conveniently can be after my decean - Hem I do order and it is my will that my Executor herein after named as soon after my deseare as posible shall bespore of all my property when real and personal I which may be left after my disear either by private or publish Sale as They may think bist, and collect all dibts due or coming to un and after they shall have paid all expenses and furt dibite against my Estate, I do order and it is my will that the residen of my estate shall be divided into Eight equal shares, one share of which I do will unto my Son Jacob to be appropriated to his use as follows wit; to be put on interest by my Exch and hight saf and in can he should become unable to heep himself the interest of the same is to be applied for his use & relief, and if the interior be not sufficient, the principle is to be applied as the cercumstance may reques which said share coming to or willed to my son. facob whatever it may amount to is subject neverthetely to a de cur etion of five hundred & sixty. Dix dollars & Swentien cente already park him - one full share to my son George Munaw Subject to a deduction Five hundred & fourteen dollars & Sixty six cents for which phold his not or bond one full share to my Son John Munas. Subject to a deducation of Three hundred of fifty dallan greaty six einh for Which I how to his Bonice - one full shan to my Dan David Muman Subject to a deduction of mine hundred & twenty dollars and thirty one conti - one full Share to my son Andrew Meiman Subject to a seederation of Three hundred Sufty four dollars and tixty six ent - one full Shan to my daughter many, married to facil Frete Subject to a deduction of Three hundred & fifty four dollars of staty six cents - one full share to my staughter barbara married to facot Shoup subject to a deduction of Three hundred fifty four dollars and texty six cents - one full than to my doughter bathern

and & further give and bequeath unto my daughter Annut lawfull children had by her hurbance John Lechron the sum of seven himand & forty four dollars which sum I paid his the Said Anna & her Laid husband, in her life time, and which Soute Sum of Seven hundred of forty four dollars Shall be their Jule portion & legacy, fut of my estate whatsower & no more Itum - Having lately social the last of my real property to my Son Gorge thuman and articled with him for the Soun and Should I not survive or live to execute a deed to him for said property agreeable to actiste, I do order and it is my will that my Executor herenafter names That execut a good warrente deid to the said George Muma for the land with the affectionance by his complying with our written agreement - and Eastly & nominate constitute and appoint of this my last will & Testament hereby revolving and annuling and former wills by me made Ratifying and confirming this and no other to be my last will & Testament. In Mitruly whereof I have hereunto set my hand and seal this tenth day of November in the year four Lord one Thousand Eight & undered and therty four -Que of granding Signed Scaled & Delivered in preserve of us. Jacob Unistman fund fulyan

Walmordans County It. Turnally affecua befor new Alex I Shinken Physics futh Probat of Willy to in and for dain bounty. Sarab Juntiman and Just Felger the low Subscribing Wilnessey to the Willen -Wuller Wite of Grage Mummaw tate of East. Hunling don Townfhow de course - Who in the Soleman Oathy and affermation de den the thy Wer present and Saw the Sutater theme hamed execute Love Wile - and at the line of the Creculing thereof he was as they believe of Louis Mina Memory and Underdlandy that They Subscribed this humen to daise Wile as Wilness as at the request Orace in the pursue of the Julator Come in the pursue of each other Swam line lefumsace This 15 - day of May 1835.

WILL OF GEORGE MUMA SR. B 12/22/1762, Ref. Westmd. Co. Pa. Will Book # 2 - 337.

IN THE NAME OF GOD AMEN. I GEORGE MUMAW SR. of Last Huntington Township, Westmoreland County, State of Pennsylvania. Being of sound mind, memory and understanding, but considering the uncertainty of this transitory life. Do made 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.

Item. I do order and it is my will that my Executors herein after named, as soon after my decease as possible, shall despose of all my property either real and personal of which may be left after my decease, either by private or publick sale as they think best, and collect all debts due or coming to me. And after they shall have paid all expenses and just debts against my estate, I do order and it is my will that the residue of my estate shall be devided into eight equal shares, one share of which I do will unto my son Jacob, to be appropriated to his use as follows, viz.

To be put on interest by my executors and kept safe and in case he should become unable to keep himself, the interest of the same is to be applied for his use and relief, and if the interest is not sufficient, the principle is to be applied as the circumstances may require. Which said share coming to or willed to my son Jacob, whatever it may amount to, is subject nevertheless to a deduction of five hundred and sixty six dollars and seventeen cents already paid him.

One full share to my son George Mumaw, subject to a deduction of five hundred and fourteen dollars and sixty six cents, for which I hold his note or bond.

One full share to my son John Mumaw, subject to a deduction of three hundred and fifty dollars and sixty six cents, for which I hold his bond.

One full share to my son David Mumaw, subject to a deduction of nine hundred and twenty dollars and thirty one cents.

One full share to my son Andrew Mumau, subject to a deduction of three hundred fifty four dollars and sixty six cents.

One full share to my daughter Mary, married to Jacob Fritz, subject to a deduction of three hundred and fifty four dollars and sixty six cents.

One full share to my daughter Barbara married to Jacob Shoup, subject to a deduction of three hundred and fifty four dollars and sixty six cents.

One full share to my daughter Catherine.

And I further give and bequeath unto my daughter Anna's (Nancy's) lawful children, had by her husband John Lechron, the sum of seven hundred and forty four dollars, which sum of seven hundred and forty four dollars, shall be their full portion of legacy, out of my estate whatsoever, and no more.

Item. Having lately sold the last of my real property to my son George Mumaw, and articled with him for the same, and should I not survive or live to execute a deed to him for said property agreeable to articles. I do order and it is my will that my Executors hereinafter named shall execute as good a warrant or deed to the said George Mumma for the land with the appurtenances, by his complying with our written agreement. And lastly I nominate constitute and appoint my son George Muma Jr., John Stoner, my real and sole executors of this my last will and testament. Hereby revoking and annulling all former wills by me made. Ratifying and confirming this and no other to be my last will and testament. In witness whereof I have hereunto set my hand and seal, this Tenth day of November in the year of Our Lord, One Thousand Eight Hundred and Thirty Four.

Signed and sealed and delivered in the presence of Jacob Tinstiman Jacob Felger ?

GEORGE MUMA (his own signature)

Will probated May 15, 1835.