

Linnens, Stoves, House Clock, Beds and Bed-Steads, Desk, Drawers, Blasts &cetera, And I do further give and bequeath unto my said beloved Wife Anna one good Milch Cow, and all my Bank-Shares in the Farmers Bank of Lancaster being twelve in number, and amounting to the sum of Six Hundred Dollars, And also the Legacy or sum of Eight Hundred Dollars good & lawful Money of Pennsylvania to be paid unto her my beloved Wife Anna as soon as conveniently may be after my decease, Which articles herein before bequeathed unto my said beloved Wife Anna, together with the before mentioned Bank-Share and sum of Eight Hundred Dollars shall be in full of her due or Thirds in my Estate both Real and Personal, and besides that she shall have no right or claim to my Estate either Real or Personal — whatsoever, —

Item whereas I have heretofore advanced my said Son John Weidler with Lands and Effects to the amount of One Thousand One Hundred and fifty Pounds, with which I have in-part charged him in my Account Book, which charges in my said Book against my said Son John Weidler, I do hereby remit unto him, And I desire that my executors hereinafter named shall take no notice or account of any such charges found in my Book against my said Son John Weidler, but the same shall be considered as null and void, to all intents and purposes, as if the same had never been entered in my said Book, —

Item I do give and bequeath unto my Daughter Elizabeth inter-married with Martin Gross her Heirs and Assigns for ever the sum or Legacy of Two Thousand Four Hundred Dollars — Lawful Money of Pennsylvania, including the amount with which I advanced her in my life time, in Money and effects according to an account kept by me and charged against her in my account Book, the balance of said Legacy I desire to be paid unto my said Daughter Elizabeth by my executors hereinafter named as soon as conveniently may be after my decease,

Item it is my will and I do give and bequeath unto my Daughter Catharine inter-married with John Greybill her Heirs and Assigns for ever the sum or Legacy of Two Thousand Four Hundred Dollars good & lawful Money of Pennsylvania, including the amount with which I advanced her in my lifetime

in Money and Effects according to an account kept by me and charged against her in my Account Book the Balance of the said Legacy I order to be paid to her my said Daughter Catharine by my Executors herein after named as soon as conveniently may be after my decease

Item I give and devise unto the Children of my son Jacob Weidler deceased the Legacy or sum of two Hundred Pounds to be paid to them when they, or any of them shall arrive to the age of twenty one years, to be paid by my Executors herein after named, out of my Estate that is to say each of them his or their respective share or shares of the above mentioned sum of two Hundred pounds, to be paid to them the said Children of my said Son Jacob Weidler deceased or to their Heirs or assigns forever share and share alike, Provided nevertheless that if the Administrators of my said Son Jacob Weidler deceased shall neglect to pay off and discharge a certain Bond due and payable to me in a sum of Two Hundred pounds to be paid out of the Estate of my said Son Jacob Weidler deceased, And I do hereby order and direct that if the said Bond shall not be paid in my lifetime and shall remain unpaid at the time of my decease, than and in such case my Executors herein after named shall deliver the said Bond of two Hundred pounds to the said Children of my said Son Jacob Weidler deceased, which said Bond shall be delivered in lieu of the payment of the aforesaid Legacy or sum of two Hundred pounds herein before bequeathed unto the Children of my said Son Jacob Weidler deceased, which shall be considered as their full share or shares out of my Estate both Real and Personal whatever Item it is my will and I do order and direct that my Executors herein after named shall as soon as conveniently may be after my decease, Dispose or make sale of all my Real Estate which I may then be seized and possessed of consisting now only of several Lots situate in the Town of Mill Port in Greenwich Township in the County of Lancaster, which said several Lots of Ground I order and direct my Executors to sell for the Highest and best price that can be gotten for the same, either by publick or private sale at the (Discretion).

Discretion of my Executors, And I do also authorise and impower
 my Executors or the survivor or survivors of them to execute a
 Deed or Deeds of Conveyance for the same Lots under their hands
 and seals which said Deed or Deeds so executed shall be as good
 and valid in law to the respective purchaser or purchasers their
 Heirs or assigns forever, as I could have made the same at any
 time in my life time, Item it is further my will
 and I do bidet and direct that the residue and remainder of my
 Estate not herein before particularly bequeathed, I do order and
 direct the same to be divided into three equal shares or parts and
 I do give and dispose of the same in the following manner, viz,
 One equal Third part or share thereof unto my son John Waidler his
 Heirs and Assigns forever, One other equal Third part or share thereof
 unto my Daughter Elizabeth, the Wife of Martin Gross and to
 her Heirs and Assigns forever. And one other equal Third part
 or share thereof unto my Daughter Catharine the Wife of John
 Greybill and to her Heirs and Assigns forever. And lastly I do
 hereby nominate constitute and appoint my said Son John Waidler
 my Son in Law Martin Gross, and my Son in Law John Greybill
 Executors of this my last Will and Testament, Herby declaring
 Null and Void all former and other Wills Testaments &
 Testaments by me made and declaring this and no other
 to be and continue my last Will and Testament In witness
 whereof I the said Jacob Waidler have hereunto set my Hand
 and Seal the fourteenth Day of April in the year of our Lord One
 Thousand Eight Hundred and Eighteen.

Signed, sealed, published, pronounced and declared
 by the Testator Jacob Waidler as and for his last Will
 and Testament in the presence of us, who in his pre-
 sence and at his request have subscribed our names
 as witnesses hereto it being written on four pages or
 sides of paper,

Jacob Waidler Seal

Sam Carpenter Affimed { 1818 July 11th the
Jacob Waidler Sub Affimed } Exors Affmd

Lancaster County, Pa.

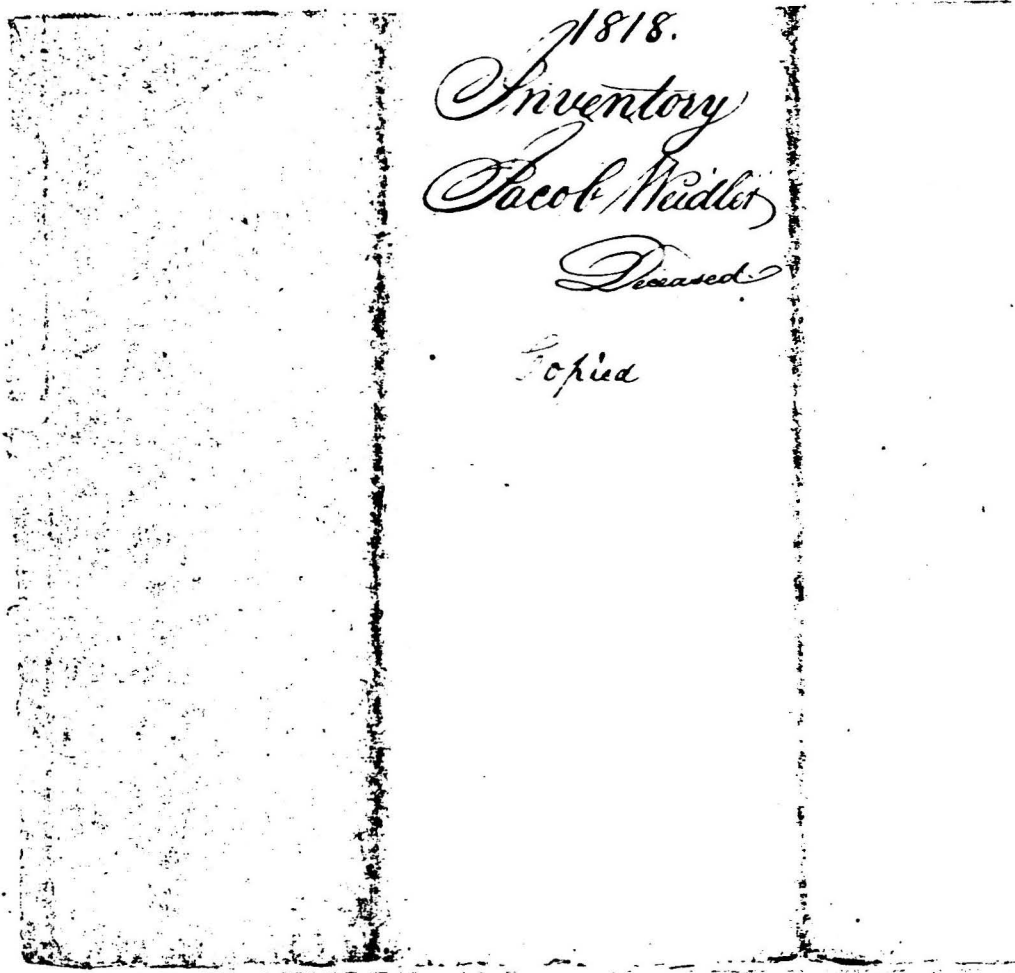
On the 11th day of July A.D. 1818 Before
me the subscriber personally appeared Samuel Carpenter and Jacob
Weidler the two subscribing witnesses to the foregoing Will who upon their
solomn affirmation according to Law did severally declare and say that they
were present and saw and heard Jacob Weidler the Testator therein named
sign seal publish pronounce and declare the foregoing Instrument in writing
as and for his last Will and Testament and that at the time of the doing thereof
he was of sound and well disposing mind memory and understanding according to the
best of their knowledge Observation and belief

Benj. Bauman Reg'r

Be it Remembered, that on the 11th day of July A.D. 1818 The last will
and testament of Jacob Weidler deceased was proved in due form of Law, and
Letters Testamentary thereon were granted to John Weidler Martin Groves and
John Greybill the Executors herein named having first been duly
qualified well and truly to Administer the Estate of said decedent and especially
to exhibit a true and perfect Inventory thereof into the Registers Office at the
City of Lancaster on or before the 11th of August next and to render a just
and true account of their Executorship on said Estate in one year or when thence
lawfully required Given under the seal of said Office

Benj. Bauman Reg'r

Original document located at the Lancaster County Historical Society, Lancaster, PA.



A true and perfect Inventory and Conclusive
Appraisement of all and singular the Goods and Chattels
rights and Credits which were of Jacob Weidler late of
Hanheim Township Lancaster County deceased as
follows, to wit,

To cash - - - - - \$ 562.21

To 1 Bond due the first day of January 1817
Payable by John Bauchman in the sum of 1100.
Eleven Hundred Dollars with Interest.

To 1 Bond due the 15th Day of March 1817 and payable
by Jacob Steiner & Benjamin Oberley in the sum of 800.
Eight Hundred dollars with Interest.

To one other Bond due the 29th Day of March
A.D. 1818 signed by the said Jacob Steiner & B. Oberley 800.
in the sum of Eight hundred Dollars with Interest.

To one Bond due the 10th day of October 1804 \$ 33.33
Signed by Jacob Weidler (son of the deceased) in the
sum of Two Hundred pounds with Interest.

To one Judgment Bond due the first day of April 1813
Signed by David Sheaffer in the sum of Three Thousand 300.
three hundred dollars with Interest.

To one Bond due the 2nd of April 1812 signed
by Christian Kauffman in the sum of One thousand 1000.
hundred dollars, with Interest (doubtful).

One Bond due the 2nd Day of December 1816 payable
to said Deceased, by John Geyer & Geo. Geyer in
the sum of two hundred & forty pounds with
Interest.

To one Promissory Note due the first day of April
1817 signed by Nathaniel Torney in the sum of One 150.
hundred & fifty Dollars with Interest.

One Note due the 27 July 1816 signed by John
Torney payable in ~~one year~~ days in the sum of One 160.
hundred & sixty dollars.

To 2 Guns - - - - - 10.

To 1 Horse - - - - - 17.

To Sundry Articles - - - - - 20.

Articles bequeathed to the Widow 6098.84

(Continued)

Brought over - - - \$6098.56

To His Wearing Apparel - \$78.75

To Linenins ~~ba~~ - - - 228.55

To Beds and Bed Sheets - 99.00

To House-hold & Kitchen Furniture - 264.70

To 12 Shares in the Farmers Bank of Lancaster at \$500 each amounts to - - - ~~6000~~

1271.00

7369.54

Taken and Appraised the 10th Day
of July 1818 by

Jacob Heidler

Jacob Steman

Exhibited into the Registers office at the City of
Lancaster the 11th day of July 1818

Affirmed and Subscribed } By us John Heidler
the same day and year } Martin Gross
Ct. John Dryer John G. Miller
Deputy Reg.

Original Will located at the Archives Division, Lancaster County Courthouse, Lancaster, PA.

Will of
Anna Heidler

1821
The Will of
Anna Heidler
Decasess

(Proved April 30th)

(Exit Letters & copy)

(Recorded in Book M page 524)

Lancaster County ^{for} Before me the subscriber personally came Jacob Steman who upon his solemn affirmation according to law did declare and say that he was present ^{and} heard Anna Heidler the Testatrix within named sign seal publish pronounce and declare the within writing as and for her last will and Testament, and that at the time of the doing thereof she was of sound and well disposing mind memory and understanding to the best of his knowledge observation and belief; and this affiant did further declare and say that he saw John Reid ^(who signed) the other subscriber his name as a witness to the execution of the said writing in the presence and at the request of this affiant, and further saith not.

Jacob Steman

Affirmed and subscribed the 29th

30th day of April anno Domini 1821.

Coram

John Bachman Jr.
Deputy Reg'r

Be it remembered, That on the Thirtieth day of April anno —
Domini one thousand eight hundred and twenty one. The last
Will and Testament of Anna Heidler late of Manheim township
deceased was proved in due form of law and Letters Testamentary thereon
were granted to John Heidler the Executor therein named, he having
been just duly affirmed well and truly to administer the Estate of the
said Anna Heidler deceased; Especially to Exhibit a true and perfect
Inventory thereof into the Register's Office at the City of Lancaster
within one month from the date hereof, and to render a just and true
account of his Executorship on the Estate of the said Deceased, in one
year or when tho' so lawfully required. Given under the Seal of
the said Office.

John Bachman Jr.
Deputy Reg'r