

and appointed by the Orphans Court of Lancaster County, for that purpose, and after said appraisement, my children shall have the same right to accept the same or any part of it which they would have had if I had died intestate, and in case any part of it be refused or not accepted for sixty days after such appraisement, then I direct my Executor to sell all of said real estate which is not accepted, and make good title deeds to the purchasers thereof. Having advanced to my son, Henry Bushong, and my daughter Annis Gookley what I consider their full shares and portions of my estate, and perhaps more than their shares, I give them nothing in this will, and do not allow them to receive any thing more out of my estate, but I direct my Executor to deliver to my daughter Anne the bonds I hold against her husband, and to my son Henry the bonds I hold against him.

All the rest residue and remainder of my estate not hereinbefore given and disposed of, I order and direct to be divided in equal shares among my six children, viz: Leah Bear, Magdalena Stauffer, Isaac Bushong, Amos Bushong, John M. Bushong and Iersel Bushong, and their heirs, such sums as I have advanced to my said children, or any of them, and charged against them in my small book of advancements, shall be taken as part of my estate in the distribution thereof and form part of the share of each child so advanced.

And lastly, I nominate, constitute and appoint my son Isaac Bushong, to be the Executor of this my last will and testament, hereby revoking, annulling and making void, all former wills, legacies and bequests by me at any time made, and declaring this and none other to be my last will and testament.

In witness whereof, I have hereunto set my hand and seal this twelfth day of January A.D. one thousand eight hundred and sixty nine (1869).

John Bushong (seal)

Signed, sealed, published, pronounced and declared by John Bushong, the testator as and for his last will and testament, in presence of us, who in his presence at his request, and in presence of each other have hereunto subscribed our names as witnesses.

The above named testator not being able to write his name it was at his own request signed, by D.W. Gerhard.

D.W. Gerhard  
Benjamin Bushong  
Jacob Bushong.

\$15. U.S.S. attached

LANCASTER COUNTY, Pa.

On the 23rd day of January 1869 before me the subscriber personally appeared D.W. Gerhard and Benjamin Bushong, the subscribing witnesses to the foregoing will, and on their solemn Affirmation did declare and say that they were present and heard John Bushong, the testator therein named, pronounce and declare the same to be his last will and testament, and that he could not sign his name on account of the extremity of his last illness and requested D.W. Gerhard, to sign his name for him, and that at the time of the doing thereof he was of sound and well disposing mind, memory and understanding to the best of their knowledge, observation and belief.

John Johns,  
Dep. Reg.

January 23, 1869 Letters testamentary granted to Isaac Bushong, the Executor named in the annexed will he being duly Affirmed well and truly to Administer the goods and chattels, rights and credits which were of the testator according to law, and also that he will diligently and faithfully regard and well and truly comply with the provisions of the laws, relating to Collateral Inheritances.

John Johns,  
Dep. Reg.

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ELIZABETH TOM C.)  
deceased.

In the name of God Amen. I Elizabeth Tomco, of the City of Lancaster and State of Pennsylvania, (widow and relict of William Tomco, deceased,) (having

previously had two husbands, viz. Benjamin Wallace, and Jacob Fufr, both deceased,) being in good health, and of sound mind, memory and understanding; but considering the uncertainty of this transitory life, do make and publish this my last will and testament in manner and form following, to wit:

1st. It is my will, and I do hereby order and direct, that all my just debts and funeral expenses, (in which last I include a Testament, which shall cost not exceeding the sum of twenty dollars (\$20.) shall be paid as soon as conveniently can be done after my decease.

2nd. I do give and bequeath unto my son Joseph Wallace the sum of one hundred dollars, (\$100.) to him, his heirs and assigns.

3rd. I do give and bequeath unto such of my daughters as shall be living at the time of my death, all my wearing apparel, to be equally divided between them.

4th. It is my will and I do hereby order and direct, my Executor hereinafter named; to sell at public or private sale, in the best advantage of my estate; all my estate, real, personal or mixed, whatsoever or wheresoever situate in said City of Lancaster or elsewhere (except what has heretofore been given and bequeathed) authorizing and empowering my said Executor to make such deed or deeds of conveyance, as may be requisite and necessary, in regard to the same.

5th. As to all the rest, residue and remainder of my estate, real, personal or mixed, whatsoever or wheresoever situate, (and not heretofore given or bequeathed) I do give, devise and bequeath to the said, in manner following, to wit. Unto my daughter Maria, (intermarried with Christopher Hauck) one equal eighth part or share thereof, her heirs and assigns. Unto my son Joseph Wallace, one equal eighth part or share thereof, his heirs and assigns. Unto my daughter Ann, (intermarried with Christian Wise,) one equal eighth part or share thereof, her heirs and assigns. Unto my daughter Eliza, (intermarried with John Heister) one equal eighth part or share thereof, her heirs and assigns. Unto my daughter Caroline (intermarried with Wm. English) one equal eighth part or share thereof, her heirs and assigns, unto my daughter Sarah Steer (widow) one equal eighth part or share thereof, her heirs and assigns. Unto the children of my son Jacob Fufr, one equal eighth part or share thereof, their heirs and assigns. Unto the children of my deceased son Philip Wallace, one equal eighth part or share thereof, their heirs and assigns. (That is to say in eight equal parts or shares.)

6th. And lastly I do nominate, constitute and appoint my said son Joseph Wallace, sole Executor of this my will, declaring this and no other to be my last will and testament.

In witness whereof, I have hereunto set my hand and seal, this seventh day of May: Anno Domini, One thousand eight hundred and fifty nine.

her  
Elizabeth X Tambo (seal)  
mark

Signed, sealed, published and declared by the said testatrix, as and for her last will and testament, in the presence of us.  
Geo. H. Bomberger, John Bomberger.

I Elizabeth Tambo, the above named testatrix, do hereby make and publish this Codicil, to be added to my last will and testament, in manner following, to wit.

I do give and bequeath unto my son Jacob Fufr, one equal eighth part of all the rest residue and remainder of my estate, real, personal or mixed whatsoever or wheresoever situate, in lieu and stead of giving the same unto the children of my said son Jacob, and do by these presents revoke and make null and void the said bequest to the children of my said son Jacob Fufr - as set forth and contained in the fifth (5th.) item of my aforesaid will. To have and hold the same unto my said son Jacob Fufr, his heirs and assigns. And lastly, it is my will and desire that this my present Codicil, be annexed to and made a part of my last will and testament, aforesaid.

In witness whereof I have hereunto set my hand and seal this fifth day of May A.D. one thousand eight hundred and sixty. (1860)

her  
Elizabeth X Tambo (seal)  
mark

Signed, sealed, published and declared by the said Elizabeth Tambo, as and for a Codicil to her last will and testament in the presence of us who in her presence and in the presence of each other, have at her request subscribed our names as witnesses thereto.  
Geo. H. Bomberger, John Bomberger.

I Elizabeth Tambo, of the City of Lancaster and State of Pennsylvania (widow) do make and publish this Codicil to be added to my last will and testament bearing date the 14th. day of May A.D. 1859 in manner and form following, to wit:

It is my will and I do order and direct that in the distribution of the residue of my estate the following debts shall be charged with the following advancement made to him in my life time, to wit.

I give and bequeath my sole seat Working chair unto my daughter Maria Hauck.

ITEM. It is my will and I do order and direct that my Executors shall buy a Tombstone for me at and for such a price as they think proper, and pay for the same out of the first moneys that shall come into their hands out of my estate, and also authorize and direct my said Executors to erect a suitable Iron fence around my lot in the Catholic Cemetery and the cost and expenses for the same to be paid out of my estate, and I do by these presents make null and void the order and directions given in my said will in regard to my Tombstone, and also make null and void section No. 2, which contains the bequest of one hundred dollars to my son Joseph Wallace.

I also order and direct that my Executors shall disinter my son Philip Wallace from his present resting place, and be buried on my said lot in said Cemetery, and a suitable tombstone be purchased for him out of the proceeds of his share entitled under this will. Twenty dollars of my estate shall be applied for the reading of mass in church after my death, the small Mass-book in which I keep my receipts and other papers I bequeath to my daughter Anne Weis. And I also bequeath to my daughter Caroline English one wash stand and pitcher, one feather bed and one table for her and separate use. And I further direct and order that my Cemetery lot on the St. Mary's Cemetery shall not be sold but shall be for the use and benefit of Eliza Hauck and Sarah Switzer, and to their children forever.

And I do nominate, constitute and appoint my daughter Anne Weis wife of Christian Weis, doer, to be one of the Executors (along with my son Joseph Wallace of my last will and testament.

In witness whereof I have hereunto set my hand and seal this 29th day of August A.D. 1866.

ELIZ  
Elizabeth X. Tombo (seal)  
mark

Signed, sealed, published and declared by the said Elizabeth Tombo, as and for a Codicil to her last will and testament in the presence of us, who in her presence and in the presence of each other, have at her request subscribed our names as witnesses thereto.

The creature on the opposite page was made before signing.  
John M. Amweg, Henry Fisher.

LANCASTER COUNTY, Pa.

On the 25th day of January 1869 before me the subscriber, personally appeared John M. Amweg and Henry Fisher, and on their solemn Oaths, did declare and say that they are well acquainted with the handwriting of George H. Bomberger and John Bomberger, the subscribing witnesses to the foregoing will and Codicil (now deceased) and have frequently seen them write and verily believe the signatures attached to said will and Codicil as witnesses to be the genuine handwriting of the said George H. Bomberger and John Bomberger, to the best of their knowledge, observation and belief.

John Johns,  
Dep. Reg.

LANCASTER COUNTY, Pa.

On the 25th day of January 1869 before me the subscriber personally appeared John M. Amweg and Henry Fisher, the subscribing witnesses to the foregoing Codicil, and on their solemn Oaths, did declare and say that they were present and saw and heard Elizabeth Tombo, the testatrix therein named, sign, seal, publish, pronounce and declare the same to be a part and be annexed to 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 their knowledge, observation and belief.

John Johns,  
Dep. Reg.

January 25, 1869 Letters testamentary granted to Joseph Wallace and Ann Weis, the Executors named in the annexed will, they having been duly Affirmed well and truly to Administer the goods and chattels, rights and credits which were of the testatrix according to law and also that they will diligently and faithfully regard and well and truly comply with the provisions of the laws relating to Collateral Inheritances.

John Johns, Dep. Reg.

JOHN SHEAFFER, )  
deceased.

In the name of God Amen. I John Sheaffer of the township of Ephrata, in the County of Lancaster and Commonwealth of Pennsylvania, Yeoman, being of sound mind, memory and understanding, praised be God for the same, and considering the certainty of death, but the uncertainty of the time thereof, do make and publish this my last will and testament, hereby revoking and making void all former wills by me at any time heretofore made.

First of all I recommend my soul into the hands of Almighty God who gave it and my body to the earth to be buried in a Christian like manner, and as to such worldly estate wherewith it has pleased God to entrust me with, I dispose of the same as follows, to wit.