

A Copy of the last will and Testament
of Samuel Hunt Deceased.

In the name of God Amen I Samuel Hunt of Earl Township in the County of Lancaster and State of Pennsylvania formerly being of sound mind memory and understanding do make and Publish this to be my last will and Testament in manner following to wit first I Ordain all my just debts and Funeral Expences to be paid Item I give to my wife Barbara the sum of Eighty Dollars in money to be paid to her annually during her life out of my Real Estate as herein after mentioned and I do further give unto my said wife my brown mare my carriage Eight day stool and case one cow and two sheep of her choice and one stove and pipe and as many of my Bedclothes and as much of my house hold and Kitchen furniture as she may want or choose to take Item I give and bequeath unto my wife for and during her remaining widow the use and possession of the three Rooms two dozen and one up stairs at the East end of my Bedchamber and as much room in Kitchen and cellar and spring house and as much of garden as may be necessary for her use and also the privilege to keep chickens remaining out to take as many as she out of the trough as she may want for her use

as much firewood as she may need or
require I do give unto my said wife to be prov-
ided and furnished to her yearly and every year during
her widowhood as aforesaid and in proportion
and seasons by my son Samuel his heirs and assigns
of of the land herein devised to him fifteen bushel
of wheat six bushels of corn two hundred pound of
meat hundred pound of beef fifteen pound checkled
flat one barrel of strong cyder when there is
apples and to have planted for her three bushels of
potatoes and the product thereof delivered to her
all which legacies to my said wife shall be in
view of her power at common law item I give and
devise unto my son Joseph Henty his heirs
and assigns all the Plantation or tract of land
whereon he now lives in said Earl of Huntingdon
which I bought at Sheriff sale adjoining Lands
of David Martin Jacob Brants and others containing
one hundred and sixteen be it more or less
and I also give and devise to be given unto my
said son Joseph his heirs and assigns the tract
or part of my mountain Land situated in
Salisbury township in the said County of Lancaster
adjoining lands of Christian Henty and others
containing according to late survey and Devision
thereof Thirty one Acres to have and to hold to the
said Plantation and tract of Mountain Land
with their respective Appurtenances unto my
said son Joseph Henty his heirs or assigns for
ever under and subject to the payment of the

Rotation unill the said sum of twenty two
hundred Dollars be paid unto my Daughters
in such portion as is herein bequeathed to them
and also under and subject to the sum of Forty
Dollars to my said wife Barbara yearly and Every
year during her life all the said payment to be paid
on the first day of Aprile in Every year after my
decease; Item I give and Devise unto my son
Samuel Childs land to his heirs and assigns all
the plantation or tract of Land whereon I now
live on said Earl Townships Containing one
hundred and twenty four acres with the allowance
to be the same more or less also I give unto him
and devise unto my said son Samuel Childs
his heirs assigns all the remaining part of my
mountain land in Salisbury township Not herein
before devised to my son Joseph Childs
according to late survey liberty seven and
Eight perches to have and to hold the said land
and tract of mountain land with
the respective Appartances unto son Samuel
his heirs or assigns of what or under
and subject to the payment of the sum of
Three Thousand six hundred Dollars in annua
l payments of three hundred dollars each
to be paid unto my three Daughters in the man
er herein after mentioned and Two hundred
Dollars to my wife Barbara as she wants it
The first payment to be made in one year
after my decease

six hundred Dollars shall have been paid to
my Daughters in such portion as is herein
bequeathed to them and also under and
subject to the payment unto my said wife
Barbara of two hundred Dollars and Twenty Dollars
yearly and every year during her life and also
under an subject to all and singular the liberties and
privileges bequeathed herein before made to my
said wife and charged upon or directed
to be furnished and provided by my son Sam
Kings his heirs or assigns there and
Bequeath unto my son Samuel all the grain in
the ground at the time of my death upon
the land herein before devised to him I mean to
give and bequeath unto my daughter Mary
the wife of Henry Karsl the sum of One
Thousand six hundred Dollars four hundred
Dollars part thereof to be paid by my son John
his heirs or assigns and the remainder
twelve hundred Dollars to be paid by my son
Samuel his heirs and assigns I mean to give
and bequeath unto my Daughter Susannah the
wife of Martin Weaver the sum of Two Thousand
One hundred Dollars Nine hundred Dollars to be
paid by my son Joseph his heirs or assigns and
the Remaining twelve hundred Dollars to be paid
by my son Samuel the several sums to be paid
by my sons their heirs or assigns Out of the
Real Estate herein before devised to them in trust
and subject to the same hundred Dollars

to be paid by my son Samuel out of Land
before devised to my sons respectively as herein
before directed the several instalment as the
shall become due and Payable to remain a due
On the several promises for and during the
joint lives of the said Leah and her present
husband and interest at the rate of five per
cent per annum upon such of the said instalments
as during the joint lives of the said Leah
and her present husband shall become due and
Payable shall annually be paid to my said daughter
Leah during the joint lives of her present husband
into her own hands for her sole and separate use
and on her separate receipt without being in
any wise subject or liable to the debts, power
control or interference of her present husband
and on the decease of the said husband of said
daughter Leah the surviving him the said sum
of two thousand one hundred Dollars or so more
thereof as shall then have become due and
payable as aforesaid together with such interest
as shall be due thereon to be paid to my said daughter
Leah into her own hands for her sole and
separate use and the remainder the said sum
of two thousand one hundred Dollars shall
thereafter become due and Payable to be paid
to my daughter Leah as it shall become due
payable to my daughter Leah and to her heirs
and assigns and in case of the decease of my said
daughter Leah to her executors and administrators

taking among themselves such part only
as their deceased parents would have taken
if living of the said sum as shall have become
due and payable as the time of decease of the
said Leah to be paid to the said Children
and if she die immediately upon her decease
and the remainder thereof to be paid to the
said children and if she die as the remainder
same may thereafter become due Item I
give to my daughter Mary one hundred
Dollars out of my personal Estate and then
the remainder of my Estate of what or
nature soever the same be not herein before
devised or bequeathed I give unto my wife
and my three Daughters in Equal share
and part such share and part however as
would come to my daughter Leah to be
paid or delivered unto her own hands
for her sole and separate use and on
her separate Receipt to be at her own
absolute control without being subject or
liable by them or either of them at any
time here to fore to be paid and for which
I may have given receipts or not as well
also as for money or goods by me at any
time here before paid or advanced to any of
my children I direct therefore that no
allowance or deduction whatever shall
be made to any of my children for any
demand of any kind whatever they may
make of my estate

7

at any time hereafter give unto any of my
sons for Moneys had received of them shall
be allowed them and deducted from the
sum of hearin charged upon the Estate
devised to them and any sum of which
I may hereafter charge any of my Daugther
or take from them Receipts or other writing
shall be deducted from the legacies herein
bequeathed to them

I do nominate constitute and appoint my
son Joseph Hink and son in law Henry
Wurst to be the Executors of this my last
will and testament hereby revoking all
former wills testaments by me at any
time heretofore made in witness whereof
I have hereunto set my hand and seal
the thirteenth day of August One thousand
Eight hundred and thirty four signed
sealed by the said testators and for his
last will and Testament in our presence
have hereunto set our hands
As witnesses

George Ellmaker
Martin Miller
Christian Eby

Samuel Kuntz