

Baltimore County So. On the 14 day of July 1847 came John R Couray one of the subscribing witnesses to the aforesaid last will and testament of Jacob Meyers late of said County deceased and made oath on the Holy Evangel of Almighty God that he did see the testator sign and seal this will that he heard him publish pronounce and declare the same to be his last will & testament that at the time of his so doing he was to the best of his apprehension of sound and disposing mind memory and understanding and that he together with William S Rudenstern and William S Boyd the other two subscribing witnesses thereto subscribed their names as witnesses to this will in his presence at his request and in the presence of each other

Given in Open Court

Test D Mc Ferrie Register of Wills for Baltimore County
 Whereas I Jacob Meyers have made and published the foregoing as my last will and Testament and being now desirous to make alterations therein and additions thereto do therefore make and publish this as a codicil to my said foregoing will and Testament and which I hereby declare shall be deemed taken and considered as part thereof that is to say First I do hereby revoke annul and abrogate all such parts of my said Will and Testament as devised any portions of my Estate whaterer either directly or remotely expressly or contingently to my Son Charles H Meyers his heirs Executors Administrators or assigns and do now give and devise such portions of my Estate so intended to have been devised to him or his representatives unto my Son Samuel S Meyers and my sons in law James Williams and Joshua S Pulver and the survivors and survivor of them and the Heirs Executors and administrators of the survivor in trust & special confidence nevertheless and to for and upon the uses trusts and purposes and under and subject to the limitations conditions provisions and declarations hereinafter mentioned expressed limited and declared of and concerning the same that is to say In trust that the said Trustes or the survivors or survivor of them or the heirs Executors or administrators of the survivor do and shall vest the same in real estate or productive stocks or place the same out at interest on good mortgage or other safe security and the income issues profits and interest thereof to receive and to appropriate and apply the whole of such income issues profits and interest or such part or parts thereof not less however than \$200 per annum in equal half yearly payments as the said Trustes or the survivors or survivor of them or the heirs Executors Administrators of the survivor may deem necessary and proper to or toward the support and maintenance of my said Son Charles H Meyers and any family he may hereafter have and in further trust that any surplus income not so appropriated shall from time to time be invested in manner aforesaid & from and immediately after the decease of my said Son Charles H Meyers then in trust that the principal estate with any accumulation thereof shall descend to and become the property of any child or children the said Charles H may hereafter have his heirs or their Heirs Executors Administrators and assigns absolutely if more