

M Bone 1809.

Administration
of the Estate of
Joseph Mansby dec^d

August 3rd

KNOW all MEN by these PRESENTS, that we
Maria Margretha Mann widow and Relict of *Joseph Mann* and *Philipp
Braun a Friend*, late of Heidelberg Township Berks County dec.
and *Leonard Fehler* & *Jacob Miller*, all of said County

are held and firmly bound unto the commonwealth of Pennsylvania, in the sum of
four Thousand Pounds _____ pounds,
law-
ful money of Pennsylvania, to be paid to the said commonwealth—To which
payment well and truly to be made, we bind ourselves, our heirs, executors and
administrators, and every of them, jointly and severally, for and in the whole,
firmly by these presents. Sealed with our seals, dated the *third* day of
August Anno Domini 1809

THE CONDITION of the above **OBLIGATION** is
such, that if the above bounden *Maria Margretha Mann* and
Philipp Braun _____

administrators of all and singular the goods, chattels, rights and credits of *Joseph
Mann* — deceased, do make or cause to be made, a true and perfect inven-
tory of all and singular the goods, chattels, rights and credits which were of the said de-
ceased, within said county, which have or shall come to the hands, possession or know-
ledge of the said *Maria Margretha & Philipp* or into the hands, possession or know-
ledge of any other person or persons, for them and the same so made, do exhibit or cause
to be exhibited into the register's office at Reading, in and for the county of Berks, at or
before the *third* day of *September* next; and the same goods, chattels, rights and
credits, which were of the said deceased at the time of his death, or which at any time
heretofore have come, or hereafter shall come to the hands, possession and knowledge
of the said *Maria Margretha and Philipp* — or of any other person or persons,
for do well and truly administer according to law. And further do make or cause to
be made, a true and just account, calculation or reckoning of their said administration,
at or before the *third* day of *August* in the year of our lord one thousand
eight hundred and *ten* — And all the rest and residue which shall be found remain-
ing upon the said administrators account, the same being first examined and allowed
of by the orphan's-court of the county of Berks, shall deliver and pay unto such person
and persons, as the said court by its decree or sentence shall limit and appoint. And if it
shall hereafter appear that any last will and testament was made by the said deceased,
and the executor or executors therein named do exhibit the same into the said register's
office, making request to have it allowed and approved accordingly, if the said *Maria
Margretha & Philipp* being thereunto required, to redeliver and deliver up the said
letters of administration; approbation of such testament being first had and made in the
said office, then the above obligation to be void and of no effect, or else to be and re-
main in full force and virtue.

SEALED & DELIVERED
in the presence of us

*John M. A. ...
J. ...*

Maria Margretha Mann ^{her} Seal

Philipp Braun ^{mark} Seal

Leonard Fehler ^{his} Seal

J. Miller ^{mark} Seal

M

1809

Petition for Valuation
for Estate of Joseph Mauro

August 19th 1809

Jos^{ph} Robert Coster } Judges
James Diemer }

Inquest awarded.

W. J. J. J.

To the Honorable Robert Postor Esq^r, and his associates Judges of the Court of
Common Pleas now sitting an Assizes Court in and for said County

The petition of Philip Brown intermarried with Elizabeth late Eli-
zabeth Mauris eldest daughter of Joseph Mauris late of Heidelberg Township
Berks County yeoman deceased

Humbly sheweth

That your Petitioners said Father in law late died Intestate
leaving a widow to wit Margareth and five or six Children to wit, Eli-
zabeth your petitioners wife, Eve intermarried with Hagey, Anna
Elizabeth, Christina intermarried with Henry Fidler, Margareth intermar-
ried with Peter Bony, Catharine intermarried with William Hooster, Barbara
intermarried with Jacob Bardeyger, Maria intermarried with Thomas
Long, Susanah intermarried with George Ulrich, and the Intestate died
seized in his demesne as of fee of an acre in a certain Messuage and
tract of land situate in Heidelberg Township, adjoining lands of Christian
Fisher, Leonard Stup, George Ege Esq^r, and others. Containing One
hundred and Ten Acres. more or less with the appurtenances your
Petitioner therefore Humbly prays your Honours to award an Inquest
to make partition of the said Messuage & tract of land with the appur-
tenances to and among the Children and Representatives of the said
Intestate in such manner and in such proportion as by the Laws of
this Commonwealth is directed if such partition can be made without
Prejudice or Spoiling the whole But if such partition cannot be thereof
made as aforesaid then to value and appraise the same & make report
of their proceedings herein according to Law

Witness my hand
August 19th 1809

And he will pray for

Philip Brown

INQUISITION indented and taken at *Heidelberg Town*
Ship in the County of *Berks*, the *Thirtieth*
 Day of *August* in the Year of our Lord, *One thousand eight hundred and nine* Before *George Marx, Esq.* High Sheriff of the County aforesaid, by Virtue of a Writ of Partition or Valuation, to him directed, and to this Inquisition annexed, by the Oath of *Joseph Hehn Esq, John Miller, Peter Hehn, Abraham Guldin, Ludwig Fisher, John Shaffer, Frederick Bechtel, Daniel Rutt, Thomas Peacock, Daniel Kerper, John Binchley, Andreas Fleischer,*

twelve free, honest and lawful Men of his Bailiwick, WHO, on their Oaths and Affirmations aforesaid, respectfully, do say, that they went to the Messuage *Terminement* of _____ whereof *Joseph Mauns* _____ in the said Writ named died seized and then and there did find that the same could not be parted and divided to and among the Parties in said Writ named, without Prejudice to, or spoiling the whole thereof: **AND THEREFORE** the Inquest aforesaid, on their Oaths or Affirmations as aforesaid, have valued and appraised the same at the Sum of *one thousand and five hundred pounds* c

IN TESTIMONY whereof, as well the said *Sheriff*, as the Inquest aforesaid have to this Inquest interchangeably set their *Hands and Seals*. Dated the Day and Year first above written.

<i>George Marx Esq</i> [L.S.]	<i>Jacob Wülfbrühl</i> [L.S.]	<i>John Miller</i>	
	<i>Daniel Rutt</i> [L.S.]	<i>John Miller</i>	[L.S.]
	<i>John Peacock</i> [L.S.]	<i>Andreas Fleischer</i>	[L.S.]
	<i>Daniel Kerper</i> [L.S.]	<i>Abraham Guldin</i>	[L.S.]
	<i>John Binchley</i> [L.S.]	<i>Ludwig Fisher</i>	[L.S.]
	<i>Andreas Fleischer</i> [L.S.]	<i>Joseph Hehn</i>	[L.S.]

M

1809

Petition or Valuation
for the Estate of
Joseph Morris dec'd

To
Or

Nov. 10th 1809

W^{ts} Robert Porter }
James James } Judges

Leonard Fehler }
Jacob Miller } Justices

Adjudged to Philip Brown

fees paid in full

To the Justices within named.

I Do hereby certify, That, by virtue of the within writ, to me directed (having first duly warned the parties) I took with me twelve ~~lawful~~ honest and lawful men of my bailiwick, and went to the lands and all and singular the premises therein mentioned, and there, by their oaths and finding the same could not be parted and divided to and among the parties in the said writ named, without prejudice to and spoiling the whole thereof, have valued and appraised the same, as by the within writ I am commanded; as by the Schedule hereunto annexed appears.

So answers, George Morris, Sheriff

Distribution of the Real Estate of Joseph Manns: de^d

Philip Brown	£ 111. 2. 2	after widows dues	£ 55. 11. 1
John Hagey	£ 111. 2. 2		55. 11. 1
Anna Elizabeth	£ 111. 2. 2		55. 11. 1
Henry Fidler	£ 111. 2. 2		55. 11. 1
Peter Prooy	£ 111. 2. 2		55. 11. 1
William Hester	£ 111. 2. 2		55. 11. 1
Joseph Battiger	£ 111. 2. 2		55. 11. 1
Thomas Lory	£ 111. 2. 2		55. 11. 1
George Ulrich	£ 111. 2. 2		55. 11. 1
	<hr/>		
	1000. 0. 0		
	500. 0. 0		
	<hr/>		
	£ 1500. 0. 0		
			<hr/>
			£ 500. 0. 0

M.

1809

Recognition
on the Estate of
Jos: Munn

Berks County ss

I Philip Brown intermarried with Elizabeth one of the daughters of Joseph Mauns dec'd & acknowledge myself to owe to the Commonwealth, of Pennsylvania for the use of the other Heirs of the said Joseph Mauns dec'd the sum of Three Thousand Pounds lawful Money of Pennsylvania to be levied on my respective goods and Chattles, lands and Tenements. The Condition of the above recognisance is such that whereas by an inquest awarded by the Assizes Court of the said County, the Real Estate, of the said Joseph Mauns. dec'd was valued & appraised, which valuation or appraisement has been duly confirmed by the Court for the County aforesaid and adjudged to the said Philip Brown.

Now if the said Philip Brown, his heirs Executors or Ad'rs shall pay to the other heirs of the said dec'd, their several shares and parts in the said Valuation of the Real Estate aforesaid then the above recognisance to be void otherwise to be and remain in full force and virtue.

Taken & acknowledged
in Open Court the 10th
day of November A.D. 1809

John W. Hyman
Clerk of Assizes Court

Philip Brown

M

Inventory for Estate of
Joseph Maury, decd.
exhibited 21st Aug^r. 1809.

29 Cents paid

A True and Perfect Inventory, and Conscionable Appraisalment,
of all and singular, the goods and Chattels, Rights and
Credits, which were of Joseph Maunty, Late of Heidelberg Town-
ship, Berks County, at the Time of his Death, to wit

	£	s	d
Hilary Exam if Fulby on Din Estate	148	15	6 1/2
James Lister if Fulby on Din Estate	235	1	11
John Dorney if Fulby on Din Estate	37	18	3
William Gosne if Fulby on Din Estate	16	12	11
David Bunting if Fulby on Din Estate	1	2	6
Din Chindax - - - - -	3	15	-
Ein Dicht & Dichtad - - - - -	-	15	-
Do - Do - - - - -	1	2	6
Do - Do - - - - -	3	-	-
23 yds Worstan Tuff @ 1/10 ⁰ per yd -	2	3	1 1/2
Ship - - - - -	-	10	-
2 Shipen - - - - -	-	10	-
Musket - - - - -	-	7	6
Handse - - - - -	5	-	-
Riff & Riff - - - - -	1	2	6
Dustal - - - - -	-	3	9
Leid miffel & bünd - - - - -	-	10	-
Dyogal - - - - -	-	10	-
Leidmiffel - - - - -	-	5	-
Shyren Hound - - - - -	3	15	6
Ein offen - - - - -	-	10	-
Eisen Hosen - - - - -	-	5	-
gering Spannen - - - - -	-	7	6
Stahl & stoll - - - - -	-	15	-
Dygin ralf + - - - - -	-	7	6
Dygin ralf & mafe - - - - -	-	5	-
Ständler + - - - - -	-	6	-
Worstan Garn - - - - -	-	12	-
Salb buffal - - - - -	-	3	9
Riff Garn - - - - -	-	7	6
Strof Herb + - - - - -	-	3	9
2 Grosche - - - - -	-	10	-
	471	0	6

	L	S	d
Waldsch beat	-	7	6
Baldsch	-	15	-
Einmal 2 Stöck	-	15	-
St. A.	1	10	-
Einmal +	-	11	3
Einmal Gaffel	1	10	-
St. A.	1	10	-
Einmal Stöck	-	11	3
Einmal Waldsch 2 Stöck	-	10	-
Einmal Waldsch	-	5	-
Einmal +	-	15	-
Einmal	-	6	-
Einmal in Waldsch	-	3	-
Einmal Waldsch	-	3	9
Einmal Waldsch	6	-	-
Einmal Waldsch	-	10	-
Einmal Waldsch	-	7	6
Einmal Waldsch	-	7	6
Einmal Waldsch	1	10	-
Einmal Waldsch	-	2	-
Einmal Waldsch	1	2	6
Einmal Waldsch	-	15	0
Einmal Waldsch	-	15	0
Einmal Waldsch	-	10	-
Einmal Waldsch	-	5	-
Einmal Waldsch	-	14	-
Einmal Waldsch	-	9	-
Einmal Waldsch	-	6	-
Einmal Waldsch	1	17	6
St. A.	1	2	6
Einmal Waldsch	5	-	-
St. A.	4	11	-
St. A.	5	-	-
8 Stück Eisen	7	10	-
1 Pfund	1	17	6
20 Büffel wags et dainiger Stöck	7	-	-
100 Büffel wags et dainiger Eisen - St - 5/2	25	-	-
60 Büffel wags et dainiger Eisen - St - 2/2	6	-	-
1 Tonne Eisen wags et dainiger St 7 1/2 in Tonne	11	11	0
	121	9	9
	121	10	2

Werk brennt

sent

Be it Remembred that this 19th day of August Anno Domini
 one thousand eight hundred and nine Personally appeared
 before me John Mandeville Esq one of our Justices of the peace
 in and for the said County Demand that said Christian
 Fisher appraiser of the within Inventory being duly sworn
 on the holy Evangelist of the almighty God that he have well
 and truly Valued and appraised each and every Article in the
 Inventory mentioned and specified according to their best
 Skill and Judgment

Sworn and subscribed this
 19th day of July Anno Domini 1809
 before me

Laurensius Wick
 Christian Fisher

Witness

Mag. Aug. 28. Nunc apparet in Acta Magistratus et Recepti Magistratus, 1809.
 et ad eum de iure sworn to the foregoing Inventory and Valuation.
 I am one
 Chris. Baronstone, Esq.

Taken and appraised by the above by in the Superscribers
 the 18th day of August 1809 Laurensius Wick
 Christian Fisher

M.

1811

Administration Act
in Estate of

Joseph Maunby dec.

Exhibited 27th March

At an Assizes Court held at Reading in and
for Berks County the 9th August 1811 before the Hon^{ble}
Robert Porter Esq. President and his Associates Judges
Sec. The within account of the Estate of Joseph Maunby
dec. being produced the same is allowed

By the Court

John M. Reyniers Clerk

Copy made

The Account of Philip Brown Surviving Administrator of the Estate of Joseph Morantz late of Heidelberg Townships in the County of Berks deceased.

The Accountant charges himself with an Inventory exhibited into the Registers office on the day of *Nov* *Accounting* *1792* And with an advance on Sale.

£ 502 10 3
79 5 9/4

The Accountant craves an allowance of the following disbursements by him paid.

	£	s	d
1. By cash paid Jacob Snyder Esq. Register	18	9	6
2. By d. p. John Ritter	11	3	4
3. By d. p. George Seltzer	1	9	
4. By d. p. Abraham Guldin	5	7	4
5. By d. p. Abraham Guldin	3	9	
6. By d. p. Peter Spang	6		
7. By d. p. Peter Spang	5		
8. By d. p. Michael Spang	2	12	6
9. By d. p. Spang for Philip Weaver	3	9	4
10. By d. p. Peter Eckert	2	5	
11. By d. p. Christian Fischer	2	5	
12. By d. p. Andrew Fischer	8	3	
13. By d. p. Philip Stily	2	19	3
14. By d. p. Henry Stroh	1		
15. By d. p. John Miller	14	3	2 1/2
16. By d. p. James Moore	3	10	3
17. By d. p. John Fidler	5	7	4
18. By d. p. John Ritter	2	6	
19. By d. p. George Gumber	7		
20. By d. p. John Eckert	3	1	7
21. By d. p. John Feeg	1	5	
22. By d. p. Jacob Gumber	1	17	6
23. By d. p. George Halbach	3		
24. By d. p. John Wildy	2	18	1
25. By d. p. Henry Fidler	4	10	
26. By d. p. for Lamb Stones	15		
27. By d. p. Catharine M'Key	3	9	
28. By d. p. Catharine Shull	15		
29. By d. p. Sarah Kirsman & Mary Cluffert	8		
30. By d. p. George Swell	7	7	9
31. By d. p. Francis Eichhorn	17	6	
32. By d. p. John Miller			

ss. The Commonwealth of Pennsylvania to the Sheriff of Berks County, GREETING:

WHEREAS Philip Brown a for in law of Joseph Mawns late of the Township of Heidelberg in said County yeoman deceased, preferred a Petition to our Judges of the Orphans Court of the said County, setting forth that the said Joseph Mawns died Intestate leaving a wife named Margarith and Issue nine Children to wit Elizabeth intermarried with your petitioner, Coe intermarried with Hagey, Anna Elizabeth, Christina intermarried with Henry Fidler, Margarith intermarried with Peter Bony, Catharine intermarried William Hooster, Barbara intermarried with Jacob Bardiger, Maria intermarried with Thomas Long, Susanah intermarried with George Ulrich and that the said Intestate died, seized in his Demesne as of Fee of and in a certain Messuage, Tenement and tract of land situate in Heidelberg Township, adjoining lands of Christian Fisher, Leonard Stupp, George Eye Esq^r, and others bearing one hundred and Ten acres more or less,

with the Appurtenances, and therefore praying the Court to award an Inquest to make Partition of the said Messuage, Tenement and Tract of Land with the Appurtenances to and among the Children and Representatives of the said Intestate, in such Manner and in such Proportions as by the Laws of this Commonwealth is directed; if such Partitions can be made without Prejudice to or spoiling the Whole: But if such Partitions cannot be thereof made as aforesaid, then to value and appraise the same, and make Report of their Proceedings according to Law, and the said Inquest is awarded by the Court, according to the Prayer of the said Petitioner. WE therefore command you, that, taking with you twelve honest and lawful Men of your Bailiwick, you go to the said Messuage, Tenement and Tract of Land and there by their Oaths or solemn Affirmations in the Presence of the Parties aforesaid by you to be warned, (if, upon being warned, they will be present) the said Messuage, Tenement and Tract of Land with the Appurtenances whereof the said Joseph Mawns died seized Intestate, having Respect to the true Value thereof to and among the said Parties, you cause to be parted and divided, if that Partitions and Divisions can be made without Prejudice to or spoiling the Whole thereof, and to each and every of the Children and Representatives of the said Intestate, their respective Shares therein according to Law, to hold to them in severalty, you assign and deliver, &c. But if the Inquest cannot make such Partitions of the said Messuage, Tenement and Tract of Land with the Appurtenances without Prejudice to or spoiling the Whole thereof, that then you cause the said Inquest to value and appraise the same, and that Partition or Valuation so made, you distinctly and openly have before our Judges at Reading, at our Orphans Court, there to be held the Tenth Day of November next, under your Hand and Seal and under the Hands and Seals of those by whose Oath and Affirmation you shall make such Partitions or Valuations, and have you then there this Writ. WITNESS the Honorable Robert Porter Esquire, at Reading, the nineteenth Day of August in the Year of our Lord, One thousand eight hundred and nine.

John M. Peterson, Clerk