

301

Rigger healed and delivered

In presence  
Rhodes Smith  
Margaret Clark  
W. Hart

Jayette County April Court 1788

This instrument of writing was produced in Court  
Proved to be the last will & testament of Andrew  
Scote by the Oaths of Margaret Clark a subscribing  
Witness thereto & ordered to be recorded

Teste Levi Todd & G. W.  
a copy  
The Arnold S. H.

Jayette County November Court 1811

This attested copy of the last will & testament  
of Andrew Scote was produced in Court and  
Ordered to be recorded at John D. Young C. H.

The Estate of William Clark in account with  
George Elliott Executor &c

Clark's  
estate

For amount paid to James Clark in pursuance of the devis in the will as per Receipts heretofore	134	8	0
To amt of funeral expenses, Sheriff's fees and bond small debts agreeable to the acct heretofore	16	18	0
To amt paid John Clark as a legatee	9	14	4 1/2
To amt paid John Holms as per directions of will	9	14	4 1/2
To amt per William Holms as per directions of will	9	14	4 1/2
To amt per for settling up acct	6	-	-
To Commission on 186.71 at 5 p cent	9	6	5
	190	1	7 1/2

To balance due the estate

The notes taken for sale of the personal  
estate belong to the estate he purchased  
himself with the whole amt of proceeds  
of C. value

By amount produced from the sale of  
the personal estate as per Vendor duabus

By Cash received of William Norton Esq. as  
per acct rendered by him up to the 2<sup>d</sup> Jan<sup>y</sup>  
1809 \$465.61

By Ball due the executor

46	13	2 1/2
139	15	11 1/2
3	14	6 1/2
190	1	7 1/2

Wm Allen  
George Ferguson  
John Smith

Jayette County November Court 1811

This settlement of the estate of William Clark  
was produced in Court examined approved  
of & ordered to be recorded at John D. Young C. H.

An Inventory of the Estate of John  
Nichols Dec<sup>r</sup>

	Dolls	Cts	1/2	1/4	1/8	1/16
Nary a Negro man	400	0	0			
Beck Dillo a woman	250					
One Cow half	16	0	0			
One Dillo D.	12	0	0			
One Hifer	8	0	0			
One Dillo	9	0	0			
Dillo D.	6	0	0			
One Young steer	5	0	0			

14 1/2 302

99  
In the name of God Amid this 22<sup>nd</sup> day of  
February 1787 I Andrew Scott of Fayette County  
and State of Virginia being sick in body but of  
good sound memory thanks be to almighty God, and  
calling to mind remembrance the uncertain estate of  
this transitory life that all flesh must yield to  
death when it shall please God to call, I do  
make & constitute, Ordain & declare this my last  
will and testament, in manner of form following,  
Revoking and any Alleged by these all and  
Every testament, or testaments ~~by~~ ~~me~~ and  
Wills heretofore by me made and declared, either  
by word or ~~and~~ writing. And this is to be taken  
Only for my last will and testament, and none  
Other, and first being penitent from the bottom of  
my heart, for my sins past, and most humbly  
desire forgiveness for the same, I give and  
Commit my soul unto almighty God, my  
Saviour and Redeemer in name by the merits  
of Jesus Christ, I trust and do believe certainly  
to be saved, & to have a full remission of all  
my sins, and that my soul with my Body at a  
General day of the resurrection shall raise  
again with joy through the merits of Christ  
death & passion, possess and inherit the Kingdom  
of Heaven, prepared for his elect & Chosen, and my  
body to be buried in such a place, where it shall  
please my Executors hereafter named, to appoint  
And now for the settling of my Temporal Estate

and such goods and Chattels and debts as it shall please  
God give above my debts to borrow upon me, I do Ordain  
and give dispose of the same, in manner and form that  
is to say, First I will all debts I owe as I owe in  
right or in conscience to any manner of person or  
persons, whatsoever shall be unto & truly Contented &  
Paid, Ordained to be Paid within a convenient time  
after my decease by my Executors hereafter named  
Item I leave to my beloved wife Margaret, five hun-  
dred acres of land, including the improvement, where  
I now live divided in a suitable Division to be di-  
vided by my Executors and all my Personal Estate  
to be Continued in her service during her widowhood,  
but after my wife's decease all my Estate both real  
& Personal to be divided among all my Sons and  
Daughters upon an equal division, the other five  
hundred acres of land remaining from the above men-  
tioned to be offered for sale to my brothers William  
and James, giving what price my Executors think  
fit, if the above mentioned should not purchase  
the land, the said Land shall be sold by my Ex-  
ecutors as they think proper, or to the best ad-  
vantage - If in case my wife Margaret should  
marry again, my Estate both real & Personal shall  
be divided as the Law directs, the Money arising  
from the above mentioned five hundred acres  
of land to be Continued in her service in the  
same manner as the above mentioned - Item  
I do constitute & appoint, to this my last  
will and testament my beloved wife Margaret, John  
Nichols Executors to act according to the above  
wills and devise whereunto I have set my hand  
& seal  
Andrew Scott

295

Waynes County November Court 1811  
 This settlement between the heirs of Andrew Pettit  
 & James Pettit was produced in Court. Examined  
 approved of & ordered to be recorded  
 - Attest J. Young C. H. C.

Inventory of the sale of the estate of Charles  
 Low Dec<sup>r</sup>. On this day the 31<sup>st</sup> of October 1811

John Detrick	to one lot of old hoes	0 3
Anna Low	to one saw & drawing knife	3 0
Wm Wright	1 dutch oven	0 18 0
Anna Low	to 2 augers & old sickles	0 2 3
Jacob Frontman	to 2 Dishies & Appis pots	0 12 0
Levan Frontman	to 1 pair of horse gears & strauer	1 7 6
Leonard Frontman	to 1 Gun & Shot pouch	1 7 0
Do	1 silver watch	3 3 0
Anna Low	to 1 flax wheel	0 4 3
Do	to 1 Do	0 6 0
Do	to 1 Lot of Crockery	0 7 6
Do	to 1 real 3/4 Spool wheel & y	5 -
Do	to 1 pair of horse gears	0 18 6
Do	to 2 wreding hoes	0 3 6
Do	to 1 Log chain	1 0 3
Do	to 1 plow	1 4 0
Do	to 1 Do	1 4 0
Do	to 1 Tub & Churn	0 10 6
Do	to 1 And & apple masher	0 9 1
Do	to 3 Iron Kettles	2 5 0
Do	to 1 Single Barrel	0 3 0
Do	to 1 pair of shears	0 1 6
Do	to 1 Lot of lays & Harnis	0 12 0
Do	to 1 Desk to 5 1/2	5 5 0
Do	to 1 Sugar Desk	0 15 9
Do	to 1 Bed & Furnature	0 18 0

Do	to 1 Do	3 6 0
Do	to 1 Do	2 14 0
Do	to 1 Do	2 14 0
Do	to 2 Calves	0 18 9
Do	to 1 boy man	6 0 0
Do	to 1 small horse	5 5 0
Do	to 1 Bay Colt	1 1 0
Do	to 1 Sown	1 18 0
Do	to 1 Black White Cow	2 14 0
Do	to 1 Cuttings Box	0 12 0
Do	to 1 set large spools	0 3 0
Anna Low	to 1 Pickle stand	0 2 3
Do	to 1 Niagara Rag	0 4 6
Do	to 5 Chairs	0 7 6
Do	to 1 Table	0 9 0
Minno Kampen	to 1/2 half dozen of plates	0 5 0
Do	to 1 wood wheel	1 4 6
Do	to 1 pair of horse gears	0 10 6
Do	to 1 Single Barrel	0 5 3
Do	to 1 Do	0 4 6
Do	to 1 double barrel	0 10 0
James Nickels	to 6 small hoes	0 10 6
Samuel Matthews	to 2 Books	0 5 0
Do	to 1 small horse	3 0 0
Do	to 1 Black Colt	1 18 0
John Laughlin	to 1 Cow & calf	5 14 0
Wilm Karmady	to 1 large steer	2 2 0
Do	to 1 small Do	2 9 6
James Ford	to 1 Black horse	3 7 6
Daniel Williams	to 5 Sheep	3 0 9

Fayette County

agreeable to an Order of Court me the undersigned have appraised the above property of Charles Low deceased. as witness Our hands this 30th day of October 1811

Abraham Jones  
Jesse Wynn  
Abraham Ferguson

Fayette County

Abraham Jones Jesse Wynn & Abraham Ferguson Came before me a Justice for said County. and took the Oath agreeable to Law as appraisers to appraise the within estate given under my hand this 30th day of October 1811

Leonard Young

Fayette County November Court 1811

This Inventory of the Estates of Charles Low dec<sup>d</sup> was returned to Court. Examined approved of & ordered to be recorded at LD Young C. C.

Whenas the burning of the Clerks Office in the County of Fayette in which the Inventory of the papers belonging to the Estate of Andrew Scott Dec<sup>d</sup> was recorded It is rendered impossible to ascertain the exact sum which James Scott as Guardian to the heirs of S<sup>r</sup> Andrew Scott had in his hand yet from Our Own personal Knowledge we believe the S<sup>r</sup> James had no more in his hands than the sum of £224-0-7 1/4 of which sum we believe he has paid £202 11 1/2 And that now there is no more in his hands than the sum of £21-3-6 1/4 And that the statement this day

A Scotts Estate

made by Abner Wilson and John Boyd as Commissioners appointed by the County Court of Fayette County to settle with S<sup>r</sup> James Scott and believed to be just & accurate with which we shall be fully satisfied as soon as the said James shall pay the said £21-3-6 1/4 to each of the heirs as may be legally entitled thereto. This sum is to be paid in Cash & to be exclusive of any Charge he may have against said Estate either for his trouble Or any Expence for keeping s<sup>r</sup> Offham as we think the interest on the money in his hand was sufficient, and am hereby willing to allow it as an Equivalent for s<sup>r</sup> Charges & trouble Given under our hands & seals this

30th July 1805

Attest  
Abner Wilson  
John Boyd i. o.  
And W. Scott set down  
the names of Arthur Scott  
Geo. Petty & Peggy Petty as  
an agent for them

- Andrew Scott
- Arthur Scott
- George Petty
- Peggy Scott
- William Scott
- Wm Scott

I promise to pay the within sum of £21-3-6 1/4 On the Conditions within specified and further whatever sum is or can be recovered on a Judgment which I obtained ag<sup>t</sup> Smith and Conyhaens more than £45 10 which I have this day accounted for. I am willing the said heirs shall have the same to be divided among them as may be just Given under my hand & seal this 3<sup>d</sup> day July 1805

Attest  
Abner Wilson  
John Boyd  
May 25th 1808 paid a small remainder of the above £21-3-6 1/4 with the lawful interest of the whole sum paid by me James Scott. To my son William and received the above for my acquitance