

Am't Bro't forward

235

8 pair pillow cases	2
6 Bed Quilts	10
1 Bureau	8
3 pr. Window Curtains	1.50
1 Suit Bed curtains	6
1 " Window Co	2
1 Mahogany Breakfast Table	3
1 Table	2
1 Looking Glass	1
1 pr. And Irons	5
5 Chairs	5
12 Volumes Books	15
1 Bedstead & bed	12
1 Pine Table	0.50
1 Safe 10' dining Table	11
3 Old Chairs	1.50
1 Brass & 1 Bill. Milledettle	3
2 Tea kettles, 1 Oven, 3 pots	5
1 Old Tin Oven	25
3 doz plates	1
7 pewter Basons	6
a lot old buckets, and pails	50
1 doz knives & forks	1
1 " disert Co	50
6 Queens ware dishes	50
1 Turbine	25
20 doz Bed cords	60
2 " leading lines	3
8 pr. Iron Ropes	25.50
8 doz garden lines 10' 20'	2500
25 th Sturgeon	6.25
145 Whapping Swine	22.50
147 th Sewing	2/9 233.91
89 th Swine	3/ 11.
Saddle & Bridle	8
1 pair Steel yards	2
1 Horse	10
1 Chair & Harness	50
1 Red Cow 10' - 1 Spotted do 10'	20
1 Negro Man Slave named will	50
1 do " " Sam Harris	250

1 do " " Sam Harris	300
1 do " " Betty with her five children	400
1 do man to serve all June next	50
3 do children " " 31 years old	300
1 do Mrs Clary " " 4 years & child	80
Rope walk & Mensils	1800
2305 th Cordage	1500 395.81
65 th white Rope	20. 12.40
200 th Cordage	15. 30.00
26 th Barrels Tar	3.00 78.00
1 Shire in Little River Pike	75. 2017.87

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 30 day of December 1809. this inventory and appraisment of Joseph Harper deceased was returned by the Administrator and ordered to be recorded.

Test Alex^r. Moore Reg^r.

In the Name of God, Amen I Sally Carter of the County of Stafford in the Commonwealth of Virginia, now residing on the Town of Alexandria in the District of Columbia, being in perfect health and Memory, do make and ordain this writing as my last Will and Testament

I do hereby give and bequeath all my Estate in Lands, Slaves, Stocks, Money or of what nature soever; unto my beloved Mother, Sally Carter Cutting, to her and her heirs forever

I constitute and appoint my friend and and Father in Law John Brown Cutting to be my sole Executor of this my last Will and Testament; and do expressly desire also that he be not required to give any security for the execution of this my last will

In Witness whereof I have hereunto set my hand and affixed my Seal this eighteenth day of October one thousand eight hundred and seven

Signed Sealed published & Declared by the Testatrix in our presence as and for her last Will

S. Carter

John Scholfield

Phill Allen

Tho Scott

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 30th day of December 1809. This last will and Testament of

deceased was presented to the Court by the Executor & proved in due form of Law, by Jonathan Scholfield and Horatio Scott two of the witnesses to the same, and ordered to be recorded

Teste Alex^r Moore Reg^r

In Obedience to a warrant of Appraisement from the Orphans Court of Alexandria County to us directed, we the Subscribers did this day value and appraise the Goods chattels and personal Estate of Nath^l Pierce Jun^r late of the County aforesaid deceased so far as they came to our sight and knowledge of which the following is a true Inventory Given under our hands and Seals this 29th day of December 1809

The Woodhouse
Thomas Sanford
Bry^r C Wood

1 Hamilton Moore		\$ 2.
1 Slate & Scale		75
" Shaving Glass & Razors		3.
1 Glass Inkstand		33
1 pair Shoes		25
2 do Old Hockings		50
1 do Yarn Gloves		25
" Old Wearing apparel		6.
1 quadrant		8.
1 Journal & protection		
1 Black cloth coat		4.
2 White vest Coats	32	4
2 pair Hanken pantaloons	24	4.50
1 thin coat		2.50
1 do Short Jackett		2
2 Cotton Shirts	4	4
		\$ 39.08

The Woodhouse
Thomas Sanford
Bry^r C Wood

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 30 day of December 1809, this Inventory and Appraisement of Nathaniel C Pierce Jun^r deceased, was returned by the Administrator and ordered to be recorded

Teste Alex^r Moore Reg^r

In the Name of God Amen, I Christian Ludwick Hellrigel of Alexandria in the District of Territory of Columbia being in good health and of sound, perfect and disposing mind, memory, and understanding, considering the the certainty of death, and the uncertainty of the time thereof, and being desirous to settle my worldly affairs, and thereby be the better prepared to leave this world when it shall please God to call me hence, do therefore make and publish this my last will and Testament in manner and form following, that is to say

I give, devise and bequeath to my beloved wife Barbara Hellrigel, all my Estate real and personal of what kind and nature so ever during her life, and after her decease I give, devise and bequeath the whole of my said real and personal estate to my six Children to wit Barbara Kitch, Jacob Christian Hellrigel, Elizabeth Douglass, George Hellrigel, Catharine Minintree, and Philip Hellrigel, to be equally divided among them share and share alike, the division not to take place till after my wives decease and my son Philip arrives at twenty one years of age

And I do hereby constitute and appoint my beloved wife Barbara Hellrigel, my son Jacob Christian Hellrigel, and my son in law John Douglass to be the Executor and Executors of this my last will and Testament, revoking and annulling all former Wills be me heretofore made, ratifying and confirming this, and none other, to be my last will and Testament. In Testimony whereof I have hereunto set my hand and affixed my seal this eighth day of August in the year of our Lord ~~1808~~ eight hundred and seven

Signed, Sealed, published and declared by Christian Ludwick Hellrigel the above named testator as and for his last will and testament, in the presence of us who at his request, in his presence, and in the presence of each other have subscribed our names as witnesses thereto

Rich^d J. Louddes
R^d Fousouby
W^m Kemp

Christian Hellrigel

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the second day of January 1810, The last Will and Testament of Christian Ludwick Hellrigel deceased was produced to the Court by the Executor and Executors and proved in due form of law by the Oath