

Appraisement Bill of the Personal Estate of David Williamson	
2 Beds valued @ 15 ^f & 1 Bureau @ 10 ^f	40.00
1 Chair " 13 ^f & 1 Pair Brass Utencils 1 ^f	19.00
1 Bedstead " 10 ^f & Table Stand & Looking Glass 3 ^f	13.00
1 Washstand, Bowl & Pitcher @ 1 ^f & 8 Linenfold @ 2 ^f	17.00
1 Bookcase @ 7 ^f & 1 Table @ 5 ^f	12.00
1 Clock @ 5 ^f & 1 Day Chair @ 45 ^c - 9 ^f	14.00
1 Small Table @ 1 ^f & Copper Kettle @ 6 ^f	7.00
1 Safe & Latch @ 15 ^f & 1 Cooking Kettle @ 30 ^f	15.00
24 Dishes @ 25 ^c & 1 Skillet @ 30 ^c	7.50
2 Cows Red and White @ 15 ^f & 1 Heifer @ 10 ^f	40.00
1 Set Horses Harness \$10.00. 1 Set Show Gear 3 ^f	13.00
1 Two Year old colt 50 ^f 1 Black Mare 80 ^f	100.00
1 Wagon @ 13 ^f & 1 Cow Shelter @ 80 ^f 6.00	28.00
1 Set Carpenter Tools @ 5.00. 12 Saws @ \$1.50	6.50
Blacksmith tools, anvil, vice etc @ 15 ^f	15.00
1 Saddle @ 6.00 & 1 Bow 44 ^f & 5 Sheats @ 3.00	9.00
<u>\$114.00</u>	

Ch S. Kayser
Wm H. Staggs
T. D. Lester

The above named appeared before me this day and made
ack that the above Appraisement is correct according to their
judgment.

November 13rd 1843.

Tho M. Simard J.P.

S. E. Williamson, Administrator.

Concert.

R. L. Parish

Commiss Accounts.

Clerk's Office Alleghany County Court

February 24th 1844.

This Appraisement Bill of the Personal Estate of David Williamson died, was this day presented in the Office aforesaid, and the same being duly certified, as required by law, by the Commissioner of Accounts for the County Court of Alleghany County, is admitted to record.

Test.

J. J. Hobbs
D.C.

I Crawford Jackson, of the County of Alleghany and State of Virginia, do make and publish this as my last Will and Testament, in manner & form following, viz:

1st I will and devise to my wife Eleana all my real estate for and during her natural life, and also all my personal property to my wife Eleana, after my just debts are paid.

2d I will unto Mary Gray One Hundred Dollars to be paid out of my Estate, to be paid of my personal property if any left at the death of my wife, if none left I will make provision for her of my real estate.

3d After the death of my wife I will and devise all of my real and personal property to my two grand Children, Sarah E. Crosby and James W. Crosby, to be equally divided between them.

4th If there is not enough of personal property left at the death of my wife I will and devise that it be made to my Mary Gray by my Grandchildren Sarah E. Crosby & James W. Crosby.

5th Lastly I appoint Samuel Simard Executor of this my last Will and Testament. In witness whereof I have hereunto set my hand to the 22nd day of June 1869.

Crofford Jackson (sig)
Signed, sealed & acknowledged
before
Stephen Perkins
Samuel Simard.

Alleghany County Court January Term 1844.

A paper purporting to be the last Will and Testament of Crofford Jackson said was this day presented for probate. And it appearing to the Court that Samuel Simard, one of the subscribing witnesses thereto, is dead. A. A. Perkins and Samuel W. Jackson were sworn and upon their oaths say that they are well acquainted with the handwriting of the said Samuel Simard deceased, and are satisfied that the signature to the said Will purporting to be his, is genuine. And the said Will is ordered to be docketed and continued for further proof by Stephen Perkins the other subscribing witness thereto.

Copy. Test.

J. J. Hobbs D.C.

Alleghany County Court March Term 1834.

The last Will and Testament of Crofford Jackson was this day further proved by the oaths of Stephen Perkins, the other subscribing witness thereto, and the same is ordered to be recorded. And it appearing to the Court that both the Executrix named in the will and the wife of the said Crofford Jackson, are dead, on the motion of Mrs. McAllister who made oath as the law directs, he is granted Letters of Administration, with the said will annexed, upon the Estate of the said Crofford Jackson deceased in due form. And thereupon the said Mrs. McAllister, with A. A. McAllister, his security (who made oath as to his setting) entered into and acknowledged a bond in the penalty of \$500.00, payable to the Commonwealth and continuing for the faithful performance of the duties of his Office as Administrator so affirmed.

Copy. Testa
D. Hobbs & C.

William Barnes of the County of Alleghany and State of Virginia, being of sound mind disposing Will memory do make and publish this my last Will and Testament hereby revoking all other Wills heretofore made by me. It is my Will and desire that my nephew Frank S. Barnes have and I hereby will and bequeath to the said Frank S. Barnes all of my property both real and personal, of every description whatever, including all bonds and accounts due me individually or jointly with my brother Michael Barnes and any other interest that I may have in any bonds, accounts or claims of every description what ever. The Estate real and personal disposed of by this instrument is chiefly held and owned jointly with my brother Michael Barnes, but it is my Will and desire that my nephew aforesaid, whom I hereby constitute my sole legatee, shall, at my death, have and own all of my Estate, real and personal including all that I hold and have individually and jointly with any other person whatsoever. In testimony whereof I sign my name and affix my seal this 25th day of February 1834.

Signed, sealed, acknowledged and delivered in our presence at the day and year indicated. In testimony whereof we sign our names as witnesses, at the request of the testator in his presence and in the presence of each other.

John L. Irvin

Mrs E. McCoy

Daniel B. Seighorn

Virginia

Alleghany County Court April Term 1834.

A paper purporting to be the last Will and Testament of William Barnes deceased was this day produced to Court and proved by the oaths of John L. Irvin and Mrs. E. McCoy, two of the subscribing witnesses thereto, and the same is ordered to be recorded as the true last Will and Testament of Mr. Barnes deceased.

Copy. Testa D. Hobbs & C.

I do hereby do make & publish this as my last Will and Testament in manner & form following, to wit:

Item 1. To settle the payment of my just debts and funeral expenses out of my property as soon as possible after my death.

Item 2. I direct my Executor to sell all my Estate real and personal upon such credit as he may deem best and after the payment of my debts and funeral expenses I direct that the balance be distributed as follows, to wit:

Item 3. That my sons Alexander and Isaac be charged as follows, Alexander with Four Hundred Dollars advancement and my son Isaac with Five Hundred; and after they have accounted for these advancements that my estate remaining after payment of debts be divided into six parts - of which I will and bequeath to my son Alexander one part (subject to the advancement aforesaid) To Isaac one part, subject as aforesaid (My desire being to make all equal) To my son James one part. To my son Williams Children (Williams being dead) one part, To my daughter Nancy May's Children (Nancy being dead) one part. And to Miss Brown and her children