

148
to Remain in full force.

Wm. Powell (L.S.)
Nathl. Powell (L.S.)

At a Court held for Amherst County the third Day of November 1783
This Bond was Acknowledged, and ordered to be Recorded,

Tst. Edmd. Wiley 6th

In the Name of God Amen the Twenty Second Day of August in
the year of our Lord 1783. I John Burroughs of the Parish & County of
Amherst being very sick and weak in Body but of Perfect mind &
Memory thanks be given unto God for the same and calling to mind
the Mortality of my Body and knowing that it is appointed for all
Men once to die do make and Ordain this my last Will & Testament
that is to say Principally and first of all I give and Recommend
my Soul into the hands of God that gave it, and for my Body I
Recommend it to the Earth to be Buried in a Christian like and
Decent manner at the Discretion of my Executors. Nothing Doubting
but at the General Resurrection I shall Receive the same again by
the Mighty power of God, and as touching such Worldly Estate
wherewith it hath pleased God to Bless me in this Life, I give
Dispose and Bequeath of the same in this manner and form following that
is to say, in the first place I give and Bequeath to my well
Beloved Sister Susannah Nash one Bay horse, and I give and
Bequeath to my Nephew Thomas Nash one Tract of Land contain-
ing 190 Acres lying on the Dutch Creek, and one Bay Colt, and
all my Grain, such as Wheat, Ry and Oats and all my Working
Tools, and my Stock of Hogs, and the whole of what I have given to
the said Thomas Nash to be sold and the Money to be put out on
Interest till the said Thomas Nash comes of Age, and if the said
Thomas Nash Die before he comes of Age then this said Money with
the Interest thereof to go to James Montgomery's Oldest Son, I give to
James Montgomery's Oldest Son one Grey Horse, I give & Bequeath
to James Montgomery one Cloth Coat lined with blue and a jacket
of the same, and one pair of Buckskin Breeches, I likewise constitute
make and Ordain James Montgomery my only and sole Executor of

119

This my last Will and Testament, and I do hereby utterly Disallow
Prooke and Disannull all and every other former Testament, Wills and
Legacies bequests and Executors by me in any wayes before this time
Named, Willed and Bequeathed. Ratifying and Confirming this and
no other to be my last Will and Testament. In Witness whereof,
I have hereunto set my hand and Seal the Day and year above
Written

Signed Sealed & Declared to be his
last Will & Testament in the presence }
of us the Subscribers that is to say }

Thomas Becknell,
Rebecca ^{her} Montgomery
Mark

Jane Tugge

John B. Burroughs (L.S.)
mark

In a Court held for Amherst County the third Day of November 1783
This Last Will and Testament of John Burroughs Deceased was presented
in Court by James Montgomery the Executor thereon Named, & proved
by the Oath of Thomas Becknell and Rebecca Montgomery Wifes
Mark, and the said Executor with John Staples his Security
Entered into and Acknowledged their Bond in the penalty of fifty
Pounds, and took the Oath Required by Law, and ordered to be
Recorded,

Test. Edmd. Wiley Cht

AMHERST Men by these presents that we James Montgomery and
John Staples are here and jointly Bound to William Cabell, James
Mauri, Ambrose Rucker, Gabriel Penn and James Stephen Gent. Justices
of the Court of Amherst County now sitting in the sum of Fifty Pounds
To the payment whereof will and truly to be made to the said Justices &
their Successors, we Bind ourselves, and each of us our and each of our
Heirs Executors and Administrators jointly and severally firmly by
these Presents, sealed with our Seals this third Day of November
In the year of our Lord One thousand Seven hundred and Eighty three
and in the eighth year of the Commonwealth,

The Condition of this Obligation is Such that if the above Bound
James Montgomery Executor of the Last Will and Testament of
John Burroughs Deceased, do make or cause to be made others and

(150) *Baſt Inventory of all and Singular the Goods, Chattels, & Credits of
the ſaid Deceased, which have or ſhall come to the hands, Poſeſſion or
knowledge of the ſaid James, or into the hands and poſeſſion of any
other Person or Persons for him, and the ſame ſo made, do exhibit into
the County Court of Amherſt at ſuch time as he ſhall be thereunto
Required by the ſaid Court, and the ſame Goods, Chattels and Credits
and all other the Goods, Chattels and Credits of the ſaid Deceased, at
which time after ſhall come to the hands poſeſſion or knowledge
of the ſaid James or into the hands and poſeſſion of any other Person
or Persons for him, do will and truly Adminiſter according to Law
and further do make a just and True Account of his Actions & Doings
therin when thereto Required by the ſaid Court, and also ſhall will &
truly pay and Deliver all the Legacies contained and Specified in
the ſaid Testament as far as the ſaid Goods, Chattels and Credits will
hereunto extend, and the Law, ſhall charge; Then this Obligation
to be Void, and of none Effect, or Dene to Remain in full force and
Virtue*

*J. Montgomery (L.S.)
John Stapler. (L.S.)*

*Ex. No. 222. At a Court held for Amherſt County the third Day of November
1783. This Bond was acknowledged, and ordered to be Recorded*

Sig. Capt. Amel. Wilcox C. P.

*NOW all men by these Presents that we Amy Powell, Charles
Taliaferro and James Ware are here and firmly Bound unto William
Cabell, James Neel, Gabriel Penn and James Dillard Gentlemen
Justices of the Court of Amherſt County on the sum of five hundred
Pounds Current Money of Virginia To which Payment well and
truly to be made to the ſaid Justices and their Successors we Bind
ourselves our heirs Executors and Administrators jointly and severally
jointly by these Presents Sealed with our Seals and Dated this third
Day of November One thousand Seven hundred and Eighty three
The Condition of the above Obligation is ſuch that if the above
Bind Amy Powell Adminiſtratrix with the Will Annexed of all
the Goods, Chattels and Credits of Thomas a Powell Deceased do make*

(151)

or Cause to be made unto and Perfect Inventory of all and Singular the Goods Chattels and Credits of the said Deceased which have or shall come to the hands of possession or knowledge of the said Amy or into the hands or Possession of any other Person or Persons for her and the same so made Do Exhibit into the said County Court of Amherst at such time as she shall be thereto Required by the said Court, and the same Goods Chattels and Credits and all other the Goods Chattels & Credits of the said Deceased at the time of his Death which at any time after shall come to the hands or Possession of the said Amy Powell or into the hands or Possession of any other Person or Persons for her do well and truly Administer according to Law, and further do make a just and true Account of her Actions and Doings therein when thereto Required by the said Court, and also do well and truly Pay and Deliver all the Legacies Contained and Specified in the the said Testament as far as the said Goods Chattels and Credits will therunto extend according to the Value thereof. Then this Obligation to be Void and of No Effect, otherwise to Remain in full force.

Amy Powell (S.S.)
Ch. Taliaferro (S.S.)
James Ware (S.S.)

At a Court held for Amherst County the third Day of November 1783
This Bond was Acknowledged, and Ordered to be Recd

Test. Edm. Wilcox Cth

The Appraisement of the Estate of James Woods Deceased

		£	5.	0.	0
To 1 Negro Man Named Ben.		5-	0	0	
	Ditto	65-	0	0	
To 1 Ditto		70-	0	0	
To 1 Ditto	Named James	35-	0	0	
To 1 Ditto	Named Adam	65-	0	0	
To 1 Negro Wench Named Annickey		65-	0	0	
To 1 Ditto	Named Tye	60-	0	0	
To 1 Ditto	Named Late	20-	0	0	
To 1 Ditto	Ditto Dinah	6-	0	0	
To 1 Ditto	Ditto Holl	2-	0	0	
To 1 Ditto	Ditto Fann				