

Yester Morn to Henry Miller

Applicable to an order of the County Court of Lancaster dated August 23<sup>rd</sup> 1824, settled the Estate of Francis Fisher deceased, it was remitted to the Honorable Mr. Justice of the Peace, Mr. Miller, administrator ad litem, as follows, vizt.

The Administrator Sir

To the amount of sixpence

		113 96
By Cash paid John Newell to recd	10 00	10 00
By Cash paid Jacob Lengom	2 00	2 00
By Cash paid Samuel Clark	3 50	3 50
By Cash paid Christopher Liches	1 50	1 50
By Cash paid George Liches	3 24	3 24
By Cash paid Peter Hauser	6 58	6 58
By Cash to pay for recording Settlement	7 31	7 31
By his trouble as administrator	10 00	10 00
	31 74	31 99
Balance in the Admin's hands		12 16 00

Given under my hands this 21<sup>st</sup> day of January 1825.

John Bevingardner

Washington Swain

Lancaster County Courts March 1825. This settlement of the Estate of Francis Fisher deceased being returned into Court no exceptions being made thereto the same is confirmed and ordered to be recorded.

James C. Gray & Hugh Field Esqrs of John M. Ferguson deceased  
in accordance with the Order of the Court dated  
No account of the said bill due in Octo 1819. 1101

The amount of Property retained by the "Crown"			
at the Officers Jrs. Account			
			No 2
1814			131.00
January 4th	By price facot. George for carrying late Freight No 3	10 00	
	By do "Fiducial Banknote	10 00	
	By Hugh Pauls acct for services &c	10 00	
	By Isaac Clark's ticket	10 00	
	By do at St 6 Henney Box of 1810	10 00	
	By do Clark's ticket	10 00	
	By do No 6 Henney Box of 1810	10 00	
	By do George Coshage ticket	10 00	
Feb 1st	By do John G. Bowes Acc't & 25 4	10 00	
	By do 16 Lyall S Williams	10 00	
	By do Ann M Reynolds wife of David Stalocaine for hole	10 00	
	By do James Hamilton	10 00	
	By do Alexander Hamilton	10 00	
	By do John G. Henney Street Cap	10 00	
	By do Christmas stocking ticket	10 00	
	By James Bowes acc't	10 00	
Jan 20	By price of ticket "Henney Project	10 00	
	By do Clark's of General Bowes	10 00	
	By do William Fiducial Note	10 00	
	By do Fawcett Pittman Project	10 00	
	By do Sewer Pay Lane Notes	10 00	
	By do Isaac Bowes Project	10 00	
	By do G. Spencer	10 00	
	By do Philip Stalocaine	10 00	
	By do G. Pittman Project	10 00	

	1313	do James Coursen's ticket	No 14	1 12 00
Aug 20	1314	James Coursen's acct	No 15	1 60
	1315	paid William Henney's account	No 16	1 50
	1316	do Clerk of General Court	No 20	1 15
	1317	do William Henney's note	No 21	10 24
	1318	do Isaac Johnson's note	No 22	10 00
	1319	do Lewis Maynard note	No 23	2 00
	1320	do Isaac Collett's account	No 24	1 00
	1321	do G. F. Tucker	No 25	1 21
	1322	do Philip Dial	No 26	1 50
	1323	do Elijah Chapman constable	No 27	20 50
	1324	do Att'yt & Maynard's account	No 28	12 50
	1325	do William Henney's Castigo ticket	No 29	10 60
	1326	do Clerks ticket	No 30	1 31
1817	1327	do Sand tax of 1818	No 31	1 93
Nov 20	1328	paid William Henney's account	No 32	22 00
	1329	do James Price's note	No 33	2 00
	1330	do Clerks ticket	No 34	1 12
	1331	do Sand tax of 1817	No 35	1 93
	1332	do Clerks ticket on part	No 36	1 31
	1333	do ditto	No 37	1 51
	1334	do William Clarke's ticket	No 38	1 25
	1335	do Clerks ticket	No 39	1 51
	1336	do Sand tax of 1818	No 40	1 06
	1337	do Chapman Johnson note	No 41	20 60
	1338	do Costs increase on Clerks of general Assessor's account \$6 15 4 1 51	No 42	1 10
	1339	do Clerks & statement	No 43	1 10
	1340	paid Att'y & Maynard balance of their acct of \$15 615 4 1 51	No 44	19 18 00
	1341	do James Price's account	No 45	1 00

1817	By do	do Clerks ticket	110.29	16	lock
	do	Sand box of 1818	110.30	1	51
	do	paid William Henry as Prent	110.31	1	93
	By	do James Paul Peers	110.32	22	00
	By	do Clerks ticket	110.33	2	00
	By	Sand box of 1819	110.34	3	13
	By	do Clerks ticket in part	110.35	1	93
	By	do do	110.36	11	34
	By	William Black do ticket	110.37	1	51
	By	do Clerks ticket	110.38	1	25
	By	Sand box of 1820	110.39	1	34
	By	do Chapman Johnson note	110.40	1	06
	By	do Loss made in balance of account transferred to do to pay for loss of specie & stock	110.41	10	62
	By	paid Hager & Taylor balance of their acct \$15 65 & 1.51	110.42	22	00
1822	By	paid James Cawsey for services	110.43	14	180
May	do	Sand box of 1823	110.44	1	00
1823	By	Commission on \$298.13 at 6d per B.	110.45	2	60
	By	this sum to be paid the Clerk for recording the Settlement	110.46	60	325.61
	By	this sum to be Shared by the Clerks for Skirtng & preparing the acct for the Comrs	110.47	5	00
	By	do to be paid the Clerk for do body of the approxmt amount for Settlement Brought Recd the Postals March 24 d 1824	110.48	10.18	57.68

Corporation of Lancaster in N.H. Aersonally comes before a High Court  
John H. Frazer dec'd before a Justice of the Peace for the said Corporation and  
doth the foregoing Settlement of the estate of their testator Contains to the best  
of their knowledge & belief a correct account of their receipts & disbursements  
yrs to 60 miles Give under my hand the 24<sup>th</sup> March 1825

John C. Clarke

"We the undersigned Commissioners appointed by authority of the County Court of Lancaster  
to settle the Estate of John H. Frazer dec'd with his wife have pronounced  
that there is from the Teachers exhibited by them or their having made oath to the best  
of their knowledge & belief & respectfully submit to the following statement relating to the  
receipts of the aforesd yr & respectfully submitted to the following statement relating to the  
amount of \$54 65 in the hands of the Postman which balance it would not be in the op-  
tion of the Court to proper to allow any sum of money in the hands of the Postman  
considerably larger than the balance due from the Esq: and she having a  
family of children to raise against whom she does not intend to make any claim  
at least thus far it is considered that sum ought not to be required of her  
and which is respectfully submitted March 23<sup>rd</sup> 1825

John C. Barker

John McColl

John Lawrence

County Court March 23<sup>rd</sup> 1825 This Settlement of the Estate of  
John H. Frazer dec'd being reliance on account of the above  
the same is confirmed & directed to be record'd

John C. Stoddard Esq

Mrs.

The Commonwealth of Massachusetts to Robert Steele Esq: Attorney General  
now - that from the office of Justice of the Peace for the said Corporation  
testify and conduct our Governor with the advice of  
the Commonwealth of Massachusetts to the said Robert Steele and in pursu-

Know all men by these presents, That we

George Stofer and Joseph Peter

are held and firmly bound unto John Mait, Alberd Stocker, Alexander  
Nelson, Charles W. Stark, James A. W. Compton, Dees

Gentlemen, Justices of the Court of ~~Probate~~ County, now sitting, in the sum of

Four hundred & Six Dollars

To the payment whereof, well and truly to be made to the said Justices, and 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 28<sup>th</sup> day of April,  
in the year of our Lord 1823 and in the 47<sup>th</sup> year of the Commonwealth:

The condition of this obligation is such, that if the above bound

George Stofer

administrate of all the goods, chattels and credits of Deceased Peter  
deceased; do make or cause to be made, a true and perfect inventory of all and singular, the goods,  
chattels and credits of the said deceased, which have or shall come to the hands, possession or know-  
ledge of him the said Stofer,

The condition of this obligation is such, that if the above bound

*Henry Stoffer*

administrator of all the goods, chattels and credits of *Daniel P. Korn* deceased; do make or cause to be made, a true and perfect inventory of all and singular, the goods, chattels and credits of the said deceased, which have or shall come to the hands, possession or knowledge of *the said Henry Stoffer*

or in the hands and possession of any other person or persons for *him* and the same so made do exhibit, or cause to be exhibited into the county court of *Argenton* at such time as *him* shall be thereto 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 the time of *his* death, which at any time after shall come to the hands or possession of the said *Stoffer*

or into the hands or possession of any other person or persons for *him* do well and truly administer, according to law; and farther, do make a just and true account of *him* actings and doings therein, when thereto required by the said court; and all the rest and residue of the said goods, chattels and credits, which shall be found remaining upon the said administrator *or* account (the same being first examined and allowed by the Justices of the court for the time being) shall deliver and pay unto such person or persons respectively, as the said Justices by their order, or judgment, shall direct, pursuant to the laws in that case made and provided. And if it shall hereafter appear that any last will and testament was made by the said deceased, and the executor or executors therin named, do exhibit the same into the said court, making request to have it allowed and approved accordingly, if the said *Henry Stoffer*

or in the hands and possession of any other person or persons for ~~him~~  
and the same so made do exhibit; or cause to be exhibited into the county court of ~~Argyllshire~~  
at such time as ~~he~~ shall be therunto required by the said court, and the same goods, chattle  
s and credits, and all other the goods, chattels and 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 ~~Stephan~~

or into the hands or possession of any other person or persons for ~~him~~ do well and truly  
administer, according to law; and farther, do make a just and true account of ~~his~~ actings  
and doings therein, when thereto required by the said court; and all the rest and residue of the said  
goods, chattels and credits, which shall be found remaining upon the said administrat ~~on~~ ac-  
count (the same being first examined and allowed by the Justices of the court for the time being)  
shall deliver and pay unto such person or persons respectively, as the said Justices by their order,  
or judgment, shall direct, pursuant to the laws in that case made and provided. And if it shall here-  
after appear that any last will and testament was made by the said deceased, and the executor or exe-  
cutors therein named, do exhibit the same into the said court, making request to have it allowed and  
approved accordingly, if the said ~~Nancy Stephan~~

being therunto required to render and deliver up ~~his~~  
letters of administration, approbation of such testament being had and made in the said court, then  
this obligation to be void and of no effect, or else to remain in full force and virtue.

Signed sealed and delivered  
in the presence of ~~him~~

*James*

*Henry M. O. T. D.*

*Joseph Peper*

our bedt Amusing 32901 up with us would

Augusta County Court April Term 1823.

This bond was executed and sworn to before me this 1st day of May and  
ordered to be recorded.

Date

Erasmus Shilling, C. C.

To issue all necessary transcripts

and to furnish the same to the State Bank at the earliest practicable time.

Also to furnish a copy of the same to the State Bank to the date hereof.

16-4-23

Attest: John H. Moore, a Notary Public, of

the Commonwealth of Virginia, I do hereby certify that I am the author of the foregoing instrument.

I have this day signed the same in my presence and in the presence of the Notary Public above named.

John H. Moore, Notary Public.

Also to furnish the same to the State Bank at the earliest practicable time.

Also to furnish the same to the State Bank at the earliest practicable time.

Issue of

16-4-23

not exceeding one month after this instrument is filed with the Clerk.