

1 But Stead.	50 0 9
1 flacked tin	3 6 0
1 Waxed backed an	2 14 0
1 Red keifer	3 12 0
1 Red tin	3 13 0
1 Sorded more	6 0 0
1 Barrow and tin tins and stops	3 13 0
1 Yearling deer	1 0 0
3 Yearling Antbeats	2 14 0
2 Bells and one pair of 1/4t hooks	0 3 0

Given under our hands this ninth day of October 1806

Ja^s Wicklin
John Stewart
Edward Stewart

Bath County

I do Certify that the within appraisers was duly sworn before me James Wicklin one of the Commonwealths Justices of the Peace for the said County before the proceed-
ed to make the within appraisement (purposed joining) with them in the oath, Certify^d under my hand this 9th day of October 1806
Ja^s Wicklin

Bath County February Court 1807

This Inventory and appraisement of the estate of John Robinson deceased returned to Court and Ordered to be recorded
Wm Charles Cameron Ck

Know all men by these presents that we William M. McCantie William W. Cavendish & Alex^r M. Christie are full and firmly bound unto William W. Cabell Governor of Virginia in the sum of five hundred Dollars to which payment well and truly to be made to the said Governor or his Successors for the use of the Commonwealth we him ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 10th day of July 1807

The condition of the above obligation is such that whereas the above bound William M. McCantie has been appointed a Constable in this County agreeable to an act of Assembly concerning Constables. None of the said William M. McCantie shall well and truly discharge the

duties of his said office of Constable agreeable to the said act of Assembly then the above obligation to be void else to remain in full force

William M. McCantie (Sd)
W. Cavendish (Sd)
Alex^r M. Christie (Sd)

Bath County February Court 1807

This within bond was acknowledged in Court by the subscribers thereto and Ordered to be recorded
Wm Charles Cameron Ck

In the Name of God Amen, I John Henderson of Bath County and State of Virginia being sick and weak in body but of sound mind and disposing memory for which I thank God and calling to mind the uncertainty of human life and the certainty of death and being desirous to dispose of all such worldly estate as it hath pleased God to bestow upon me in the manner following, I will First I allow all my just debts to be paid. Secondly after the payment of my just debts, I give and bequeath to my Sister Betsey two Sons Thomas and John Watts the sum of thirty three Dollars & thirty three Cents each to be put on interest and the bond or bonds to be renewed annually until they become of age, and if any one of the said Watts should die before they come to the age of twenty one Years then I desire my executors hereafter named to give both shares to the live one or if both should die before they came to age I allow my executors, Administrators or their executors or administrators to divide both shares equally amongst their children, Thirdly, I give and bequeath to my Sister Betsey daughter Susannah Henderson the sum thirty three Dollars & thirty three Cents to be put on interest as above. Fourthly, I give and bequeath to my brother Roberts son John (transfer the sum of five hundred dollars to be put out on interest as above directed, and he should die before he comes to age I allow his shares to be divided equally amongst his brothers. 5^{thly} I give and bequeath to my two brothers, viz. Robert Crawford and Andrew Crawford all my lands to be equally divided between them and their heirs forever, 6^{thly} All the rest of my personal estate of what nature or kind it may be not before mentioned disposed of before may be sold at a reasonable Credit and equally divided among my father and my four Sisters, viz. Elizabeth Watts, Wm. C. Green, Margaret Black and Aquilla Wiley to them and their

have power, and they do hereby constitute and appoint
my two brothers Robert Bradford and Stephen Bradford executors
of this my last will and Testament this 27th day of November
one thousand eight hundred and two 1802

signed sealed in the
presence of ~ E
Wm Greene
Jr^r Stephen
Samuel Stephenson

Wm B. Bradford (Seal)

North county February court 1807

This last will and Testament of Wm B. Bradford
de^d was presented in court and proved by the oaths of
William Green and John Stephenson two of the Witnesses
therein and Ordered to be Recorded

Teste Charles Cameron Ck.

To all to whom they (concord greeting) know ye that for
Sundry good causes moving I do constitute and Ordain
and appoint my trusty friend John Warwick as my lawful
Attorney and by these presents do make and Ordain John
Warwick in my name and as fully as if I was personally
present to convey to James Tallman a certain tract of
land lying in North county in the Allegany mountain
being entered by Jacob Mackley and Survey^r in my own
name and to the s^d John Warwick is hereby authorized to
acknowledge the s^d deed to the s^d James Tallman In wit-
ness whereof I have hereunto set my hand and seal this
twenty fourth of Oct^r 1801.

Teste
John Bartman
William Bartman
Gertie Bartman

David Groom (Seal)

North county April court 1807

This power of attorney from David Groom to John
Warwick was proved in court by John Bartman and
Gertie Bartman and Ordered to be Recorded

Teste Charles Cameron Ck.

Know all men by these presents that we John Collins Valentine
Saddley & James Drumm are held and firmly bound unto
His Excellency Governor of Virginia in the sum of five hundred
Dollars to which payment well and truly to be made to the said
Governor or his Successors for the use of the Commonwealth we
bind ourselves our heirs executors and administrators jointly and
severally firmly by these presents sealed with our seals and
dated this 18th day of April 1807

The condition of the above Obligation is such that
whereas the above bound John Collins has been appointed a Con-
stable in this county agreeable to an act of Assembly concerning
Constables. Now if the said John Collins shall well and truly dis-
charge the duties of his said office of Constable in this county
agreeable to the said act of Assembly then the above Obligation
to be void else to remain in full force

John Collins (Seal)
Nat. Saddy (Seal)
James Drumm (Seal)

North county April court 1807

This within bond was acknowledged in court by the subscrib-
ers thereto and Ordered to be Recorded

Teste Charles Cameron Ck.

Know all men by these presents that we Samuel Wackman James Barry
and John Sharp are held and firmly bound unto William His Excellency
Governor of Virginia in the sum of five hundred dollars
to which payment well and truly to be made to the said Governor
or his Successors for the use of the Commonwealth we bind
ourselves our heirs executors and administrators jointly and severally
firmly by these presents sealed with our seals and dated this 9th
day of June 1807

The condition of the above Obligation is such that whereas
the above bound Samuel Wackman has been appointed a Con-
stable in this county agreeable to an act of Assembly concerning
Constables. Now if the said Samuel Wackman shall well and truly
discharge the duties of the said office of Constable in this county
agreeable to the said act of Assembly then the above Obligation
to be void else to remain in full force

Sam Wackman (Seal)
John Barry (Seal)
John Sharp (Seal)

11 Hops	811	83
To Hunting Sam tents	2	25
To Hunting Leather	4	"
1 Hunting knife, hunted 1 horse gear	1	"
1 old coat, harness & breech bands	5	"
1 Silver Watch	15	"
1 Rifle Gun, that punch, smokes Percuss	18	"
4 Hoes	4	25
1 Rifle Gun	11	50
3 Pewter dishes	3	50
To 10 plates	2	50
To 3 Banners	1	50
To Ten Chairs	3	"
To 6 colored plates	4	42
To 5 Chairs	1	75
2 Spinning wheels & reel	3	"
1 Chain & Pickering tub	"	75
To wearing aprons, saddle & saddle bags	1	50
3 Hens, bedstead & furniture	70	"
1 Hand saw & Coppers cross		

23rd May 1807

Robert Lincoln
Edmond Morris
George Seely

I do hereby that I have seen the above appraisers as the
law directs in such cases, given under my hand this
23rd day of May 1803
Moses Mann

Bath county June 1807

This inventory and appraisement of the estate of
Robert Barnett dec^d was returned to Court and ordered
to be recorded
John Charles Barnett Clk.

Applied to an order of Bath court the subscribers being
first duly sworn have appraised the personal estate of
John W. Bennett dec^d as follows

One dark bay horse 3 years old	55	10
One dark mare do	10	"
One black horse	70	"
Thirty one head of Hens & two Geese	673	"
Four head of domestic cattle	20	"
One stack of Hay	10	"
Three head of hess hens most of a carped 3 number not fed	7	50

One slave named Jack	166	66
One slave named Peter & child named Lewis	389	33
One cow cap head with two teats	10	"
One large table	3	"
One small table	2	25
Six frame chairs	6	"
Six split bottom chairs	2	66
One spinning wheel with spools	2	50
One pine chest	4	"
One white stove	0	33
One bedstead	1	"
16 ^{do} feathers & Bags	10	"
Sundry pieces of leather	3	"
A quantity of fine salt	3	33
A quantity of herring	1	66
One saddle and bridle	5	"
One pair of saddle bags, lock & key	2	"
One Sacket pillow with trimmings	1	46
One piece of blanket	1	16
Two yards broad cloth	3	33
1/2 doz neckties	0	84
One small trunk	1	"
One small Bible	0	75
Seven pieces of cast brass	0	25
1 1/2 yards fine linen	4	93
3/4 ^{do} blue	0	15
One covered	5	"
Sundry Wood vessels	3	"
One ox fine horn	2	"
One pair of hams and pieces of hams	0	66
One small tin	0	50
Quantity of embroidee lace	5	84
One rifle gun and that punch	20	"
1/2 doz knives and forks	0	84
3 Seythes and hangings for one	1	16
Continued from the other side		
By Bath town and Stiles of them		
amounting to	\$ 179	29

John Seely
John Stephenson
John Wilson
Moses Barnett dec^d
appraisers.

1807

Bath County June Court 1817

This Inventory and appraisement of the estate of John Mc Carfer dec^d was returned to Court and Ordered to be Recorded
Wm Charles Cameron Ck

I Samuel Vance ha^{ve} being in suspect mind health and memory do by these presents severally & personally & severally relate as follows to wit I give to my son James Vance the lower part of the plantation I live in beginning at low^{er} Vance his ^{own} line & papers do as to include all the land on both sides of the river as far up the bottom as an old line mark^{er} or two white oaks about forty rods below the little creek to him and his heirs forever I give to my son Benjamin Vance in present possession the upper part of the plantation from the low part run & upwards with with the other plantation on little back creek containing one hundred and fifty acres the remaining part of my land dwelling house orchards & together with a negro boy named Bob and a girl named Pato I leave to my beloved wife Sarah Vance during her natural life; at her decease the land and Bob is to go to my son Benjamin Vance & his heirs forever and my wife Sarah is to give Pato to any of our children that she may see fit I leave to each of my daughters that are or have been married one dollar in addition to what I have heretofore given, except Abby Allen who is to receive ^{to Pato} ~~to Pato~~ ^{to Pato} and have, say in law thereof I leave to my daughter Sarah Vance, her and a mulatto boy to her and her heirs forever, I leave my daughter Nancy a negro girl named Sarah to her and her heirs forever, I leave to my daughter Elizabeth and negro girl named Ludo to her and her heirs forever
Nov^r 20th 1806 Sam^l Vance

Bath County October Court 1807

This last will and testament of Samuel Vance dec^d was presented in Court and Ordered to be Recorded
Wm Charles Cameron Ck

Know all men by these presents that we James Wickles John Brown & Joseph Mayes are held our firmly bound unto William Mc Cabell Esquire Governor of Virginia and his successors for the sum of the said annuities in the sum of thirty thousand dollars to which payment will and truly to be made we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 18th day of October 1807

The condition of the above Obligation is such that whereas the above bound James Wickles is appointed Sheriff of Bath County by commission from William Mc Cabell Governor of the Commonwealth of Virginia bearing date the 20th day of June one thousand eight hundred and seven and 3^d year of the Commonwealth If therefore the said James Wickles shall true and faithfully collect and account for and pay the amount of the Public taxes imposed by law within the said County of Bath for the year 1807, eight hundred and seven as the law directs then this Obligation to be void else to remain in full force

James Wickles
John Brown
Joseph Mayes

Bath County October Court 1807

This within bond was acknowledged in Court by the subscribers thereto and Ordered to be Recorded
Wm Charles Cameron Ck

Know all men by these presents that we James Wickles John Brown and Joseph Mayes are held our firmly bound unto William Mc Cabell Esquire Governor of Virginia and his successors for the sum of five thousand dollars to which payment will and truly to be made we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 18th day of October 1807

The condition of the above Obligation is such that whereas the above bound James Wickles is constituted and appointed Sheriff of the County of Bath by commission from the Governor under the seal of the Commonwealth dated the 20th day of