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that I direct, that no security be required of any one or more of them, in the character of executors or guardians. In testimony whereof I have hereunto signed my name and affixed my seal, this twenty seventh day of April in the year of our Lord one thousand eight hundred and nine
Signed, sealed, delivered, published

William Lightfoot 

and declared by the said William Lightfoot the testator as and for his last will and testament, in our presence; and at his desire attested by us, and subscribed with our names in his presence

John Willison, John Colquhoun, James Chappell, J^r. Amhurst

I William Lightfoot, of Bedington in the County of Charles City, having made my last will on the twenty seventh day of April in the year 1809, and being disposed to make an alteration in the same so far as the following may be so, do hereby make and ordain this to be a codicil to my said last will which I do now confirm and republish, except so far, as it may be inconsistent with the following. I give devise and bequeath to my son Philip John Lightfoot his heirs, executors, administrators and assigns forever the following seventeen Slaves, to be of an equal value to those given by me to my son William Russell Lightfoot by deed bearing date the 18th day of May 1809. Bridget and children, Aggy, So, Daniel Day, Mary, Jimmy, Judy, Letty and her children, Amy, Selvia, Dice and her children, Pansy, Ginty, Dice and her children, Penny, Sally, being a part of those reserved to myself under the deed, which I have lately executed to William Allen and others, and of the choice which I have made in pursuance thereof given under my hand and seal this eight day of June 1809

Signed, sealed, delivered, published and declared by the said William Lightfoot, as and for a codicil to his said last will, in our presence, and subscribed by us in his presence and at his desire

William Lightfoot 

John Willison, James Chappell

At a quarterly Court begun and held for Charles City County at the Courthouse on Thursday the seventeenth day of August 1809. The aforesaid last will and testament of William Lightfoot deceased with a codicil annexed, was this day presented in Court by John Tyler and George Blakey two of the executors therein named, and said Will being proved by John Willison, John Colquhoun, and James Chappell three of the witnesses thereto, and the codicil by John Willison and James Chappell the witnesses thereto thereupon the said will and codicil ascended to be recorded, and actually recorded. And on the Motion of the said executors who made oath as the law directs, and entered into bonds in the penalty of ten thousand Dollars each conditioned according to law; Certificate is granted them for obtaining a probat thereof in due form. Liberty reserved the other executor to join in the probat, when he may think fit.

teste
Wyatt Walker C.C.

In the name of God amen I Elizabeth Fry being certain of Death and desirous to divide what little property in Manner to wit; I give to my son Nathaniel Bowles all the money which are now due me for the rent of the plantation, whereon he now resides, which right was secured to me for giving up my part of the Mill to the late William Graves - I give to my Daughter Patsy Fry all my clothes trunks &c. I give to my Grand Daughter Matilda Fry my Bed and furniture to her and her heirs forever - I give to my Grand Daughter Sally

Wilkeson Naiden one old Negro Woman named Sarah and a bible to her and her heirs forever The bal of my estate after paying my debts to be equally divided between Nathaniel Bowles Patsy Fry and Sally and I do hereby appoint Joseph Naiden executor given under my hand and seal this 21st day of July 1805
 Witnesses Joseph Christian, John Mory

Eliza Fry

At a monthly court held for Charles City County at the Courthouse on Thursday the twenty first day of September 1809 The aforesaid last will and testament of Elizabeth Fry was this day presented in court by Joseph Christian the executor therein named, and said will being proved by Joseph Christian and John Mory the witnesses thereupon the said will is ordered to be recorded and is truly recorded. And on the motion of the said executor who made oath as the law directs and entered into bond with Jacob Naiden his security in the penalty of hundred Dollars conditioned according to law, certificate is granted him for obtaining a probat thereof.

teste

Wyatt Walker C.C.

1805 The estate of John Blanks To William New. Dr

Feb ^y	To paid Wyatt Walker as per Receipt	£	1	14	0
23 rd	To Ditto Fumosa Southall	"	"	3	"
April 5 th	To Ditto Henry Loy 10/5 to Ditto Joseph Naiden £3.0	"	3	10	0
Aug ^t 16 th	To Ditto John A Warren 15/6	"	"	15	0
28 th	To Ditto Thomas Blanks	"	5	11	"
	To Ditto Collier Christian	"	4	11	0
1405 April 1 st	To Ditto Major Willcof	"	9	14	9
1807 March 11 th	To Ditto Gary Wilkinson	"	1	0	0
May 23 rd	To Ditto Patrick Henderson	"	"	15	"
June 16 th	To Ditto William Amistead	"	"	15	"
	To Ditto a witness New against Blanks exec ^{or}	"	2	5	3
	To Ditto Dick Bowman for digging grave	"	"	4	0
	To Ditto David Blanks 6/- To Rolling News execution £47-0-8	"	47	0	8
	To commissions £6.15 To paid for recording account of sale 6/-	"	7	1	0
	To my expenses and trouble at sundry times	"	3	"	"
		£	88	8	10

contra

Dr

By 1/2 of sales dated the 23 rd Feb ^y 1805	£	33	10	0
By Ditto Ditto 24 th July 1805	"	18	15	9
By sale of Negro boy under execution	"	48	12	0
June 29 th 1809	"	100	18	0

Agreeable to an order of Charles City County we the subscribers have examined the accounts of the of John Blanks deceased and find a balance in the hands of William New the executor of twelve pounds shillings and 2/- due the estate of said decedent. Given under our hands the day and year above written.

Jos^{ph} Lodgins
 Edw^d Parke Olph
 James Harrison

At a Monthly court held for Charles City County at the Courthouse on Thursday the twenty first day September 1809. The aforesaid Settlement of the estate of John Blanks deceased was this day presented in court and ordered to be recorded, and is truly recorded.

teste Wyatt Walker C.C.