

Returned into Charles City County Court the 19 day of November 1813. - And  
Ordered to be recorded -

Eccom.

Teste

Wyatt Walker Esq.

The estate of James W. New... Dr

In acc't with Elizabeth New his administratrix

1812

Augt 2 To paid Margt Cowan ex'mt<sup>t</sup> judgment agst James W. New £ 116 6 6  
To paid Dorothy Elloff judgment agt James W. New. 4 10 1/2  
To paid Randolph Webb judgment agst James W. New \$373 11 2 -

(Dated in May 1812)

To paid Wm Hall admr of Stubbs am't of judgment agt Jas. W. New. 15 6 10  
To Comm' on am't of sales of the estate of Jas W. New by the admr. 10 1/2

£188 0 5 1/2

Cr

By am't of the Cr of sales of the Estate of Jas W. New made  
by the admr the 2d March 1812 and due subsequently  
after date ..... \$597 22cts 3 179 3 1  
Balance due the admr. ..... 8 17 1/2  
£188 0 5 1/2

In obedience to an Order of the respectable Court of Charles City County to us  
directed and hereunto annexed, we the subscribers have examined the acc'ts of  
Elizabeth New adm'r on the estate of James W. New, and do find the sum  
of Eight pounds seventeen shillings and 1/2 due the said adm'r as well as  
stated. Given under our hands this 20<sup>th</sup> day of Nov<sup>r</sup> 1813. - Robt Clegg.  
George Hubbard  
Ropps.

Returned into Charles City County Court the 16<sup>th</sup> day of Decem<sup>r</sup> 1813. - And  
Ordered to be recorded

Eccom.

Teste

Wyatt Walker Esq.

In the name of God amen I John Wiles of Charles City being weak  
in body but of sound mind and memory do make and Ordain this my last  
will and testament Viz: Principally and first of all I recommend my soul  
to God who gave it, and my body to the ground to be buried in a Christianlike  
and decent manner at the discretion of my executor, and as touching such  
worldly estate as it hath pleased God to bless me with in this life, I  
give demise and dispose of in manner and form following: - Item, I give  
and bequeath to my only daughter Betsy F. Wiles one feather bed and  
furniture, to her and her heirs forever. - Item, I also leave Sally A. Wiles one  
and a half acres of land on the South East Corner of the land wherein I now  
live during her natural life, and at her death it is to return to the lawful  
proprietor of the said land at that time; the whole of the rest of my personal  
estate to be sold at the discretion of my Executor and the money arising  
therefrom to be applied in payment of my lawful debts; I also leave

The

the land whereon I now live (the above named acre and a half excepted) to be sold or rented at my executors may think proper, and as much of the money arising from the sale or rent of the above mentioned land to be applied to the payment of my lawful debts as my personal estate may fall short off, and the money arising from the sale of my whole estate over and above paying my lawful debts to be put on interest and my daughter Betsy F Wills to draw the interest every year during her natural life, but should my daughter Betsy F Wills have a lawful heir or heirs from her own body, after her death they are to have the principal money equally divided among them, but should my daughter Betsy F Wills die without such heires then the principal money above mentioned to be equally divided among my brothers and sisters to wit William Wills, Henry Wills Potter Whitt and Keriah Fugua to them and their heires forever. - And lastly of all I leave my brother Henry Wills my executor of this my last will and testament, revoking and making void and null all other former wills by me made and ratifying this only to be my last will and testament. - In witness whereof I have hereunto set my hand and seal this tenth day of September One thousand eight hundred and thirteen.

Signed sealed and acknowledged,

In presence of - - - - -

William Wills

Joshua <sup>his</sup> Fugua

Robert C Wills

John Wills 

At a Court held for Charles City County at the Courthouse the 16<sup>th</sup> day of December 1813. The aforesaid last will and testament of John Wills deceased was presented in Court by Henry Wills the executor therein named, and the same being proved by the oaths of Joshua Fugua and Robert C Wills witnesses thereto is ordered to be recorded. - And on the motion of the said executor who made oath thereto according to law and together with Joshua Fugua and Conley Pearn his securities entered into and acknowledged a bond in the penalty of One thousand dollars conditioned as the law directs, Certificated as granted the said Henry Wills for obtaining a probat thereof in due form

Seam.

Teste

Wyatt Walker Esq

I James Ladd of Charles City County being of sound mind and memory do make and ordain this instrument of writing to be my last will and testament in manner following, dated this day of the fourth month 1811. - Item. - I lend to my dear and affectionate wife the use of the plantation (Montpelier) wherein I now live during her natural life, together with one half of my live stock of every kind, also one half of my household and kitchen furniture, and plantation utensils, my riding carriage and harness, the services of the black boys, Sam, Cesar and little Sam during their minority, she to give the latter one years schooling or learn him to read in the bible. - Item. - The residue of my estate both real and personal which is not above mentioned and loaned to my dear wife I desire may be sold, and hereby authorise and impower my executors hereafter

1 negro man Jack	\$100.
1 negro woman Chang	120.
1 negro man James	120.
1 negro man Caleb	100
1 negro man Harry	100.
1 Jerry, a negro man	303.33
1 negro man George	100.
1 negro girl Maria	300
1 negro boy Ned	200.
1 negro girl Fanny	250.
1 negro girl Arianah	166.66
1 negro girl Vina	150.
1 negro boy Tom	75.
1 negro girl Silvy	300.
a parcel of hogs	50.
1 gun	10.
1 Doom	12.
Com	1.66

We the undersigned agreeable to an Order of the Worshipful Court of Charles City have appraised the estate of Mr. Benjamin Bradley deceased as staled above. Given under our hands the day and date above mentioned

Benj Parker  
William Rock  
Garnaway Morgan

Returned into Charles City County Court the 21<sup>st</sup> day of April 1814.  
And Ordered to be recorded

Teste My self Waller L.L.

Inventory and appraisement of the Estate of John Weller deceased taken this 22<sup>nd</sup> day of December 1813.

To half of a pair of old Cart wheels	\$1.50
To 2 Old Chest	.75
To 2 Washing Tubs	.50
To one lot of lumber	.75
To meal & flour and bread bowls	.50
To 1 lot of pewter P	3.33
To 1 Basket P	1.25
To 2 Bullock Spoons	1.50
To 1 Kettle and Chamber pot	.75
To 1 lot of old iron	2.-
To 1 lot of basket	.50
To 1 side of leather	2.-
To 5 Chairs	1.50
To 3 pair of old Cards	.50
To 1 parcel of old books	2.-
To 1 lot of earthen ware	1.-
To d	1.50
To 1 pair of flat irons	1.25
To 2 pots with fat, one Cake of Tallow	2.50

(270)

To 3 pale	\$1.50	
To 1 spinning wheel	1.25	
To 1 Chest	2.50	
To 1 water pale	.50	
To 1 Cupboard	.40	
To 1 pair of sheets	2.	
To 1 pair of Counterpanes	2.50	
To 3 Counterpanes	4.50	
To 2 Bed blankets	4.50	
To 2 Table cloths	1.50	
To 1 bed furniture	13.	
To 2 Boxes	.83	
To 2 Trays	.83	
To 1 parcel of salt pork	.8-	
To 7 $\frac{1}{2}$ bushels of wheat	5.-	
To 22 lbs pork	at \$6 per hundred	13.50
To 1 bushel Cans	16.67	
To 8 barrels of Corn 18 $\frac{1}{2}$ of barrel is	24-	
To 1 Bag	1.-	
To 1 sack of Sumbea	.75	
To 1 piece of Top Stacks	.87	
To 1 lot of Shucks	1.25	
To 10 hens and 1 Cock	1.65	

In obedience to an order of Court hereof annexed we the undersigned being  
duly sworn have appraised the estate of John Hott deceased according to  
the foregoing statement Given under our hands December 22<sup>nd</sup> 1813

William Roots  
Joshua Fugues  
Tanneroy Pearman  
mark

Returned into Charles City County Court the 21<sup>st</sup> day of April 1814. - And  
Ordered to be recorded

Frank

Teste My att Walker L. Co.

In the name of God Amen I Mary Byrd of Westover of the County  
of Charles City Virginia being of sound mind and memory do make this  
my last will and testament. I resign my soul into the hands of its unerring  
Creator in full hope of its eternal happiness through the mercy of my God,  
and the mediation of our Lord and Saviour Jesus Christ, and secondly  
I desire that my body may be privately buried by the grave of my dear  
husband. Item. I give and bequeath to my daughter Maria Rossmader  
Page all my interest in ten shares of the Virginia Bank to enjoy the  
interest during her life; and to be equally divided at her death, between  
my dear Sarah Walker Page, Abby Page, and their four brothers. -  
Item. I give and bequeath to my said daughter M. R. Page the  
engravings which represent the offering of Abraham, and all other  
engravings she may choose to have, one excepted, all the furniture in  
my chamber, except a bed, a mattress and a small table, chair, and a  
piece of skill work including the Cabinets, my bedstead and curtains  
(the feather bed and mattress I shall give to Richard, the other three  
articles I shall give to my daughter Evelyn Page.) Item. I give and  
bequeath to my said daughter M. R. Page the red damask bed, and

The

(104)

## Drs The Estate of John Wills decd

In Acco: with Henry Wills the exec 165

John Wills'  
Settlers

1813	Decemt. 1 To my Commission on the sale of the personal Estate auto . To the Cigars and keeping the acco: bills with other except ditto 5 To his Coffin ditto 22 To cash given his daughter Betsy to buy M. dress ditto , To Fintlroy Pearman's acco: ditto . To Thomas Bradleys acco: ditto . To John Lawrence acco: ditto , To William H. Wills for work done in lifetime ditto . To Cash paid Giles Buffin for Whiskey ditto . To ditto Sally Wills her fathers acco: ditto " To 1 bed cord for W Wills in law of hers sold ditto . To 1 hat for the Black man Jim his hireling 1814 7 To land tax and tickets Octob: 17 To paid Thomas Wilkinson for bond and Interest up to the 1 <sup>st</sup> day of September Novm: 1 To paid Thomas Wilkinson for bond and Interest 1 year and 10 months	17 59 10 00 4 00 6 00 0 92 0 84 1 75 3 50 0 66 1 00 0 42 1 25 4 67 52 00 52 63 29 38 33 25 2 25 23 89 44 84 0 20 5 82 85 55 21 25 2 50 1 29 1 26 486 71
1813	Decemt. 1 By articles sold in his lifetime One hundred forty four dollars ditto 22 By ditto after his death 1814 3 By 118 $\frac{1}{4}$ Acres of Land sold ditto " By due from Joshua Tuguar ditto " By d <sup>o</sup> Henry Tuguar ditto . By d <sup>o</sup> John Roads	194 10 157 70 425 00 1 12 2 23 3 00 783 15 436 71 346 44 2 346 11
	\$ 436.71	
	Left in the hands to pay records	

Agreeable to the ann<sup>d</sup> we the undersigned have examined the accounts of Henry Wills exec of John Wills decd agreeable to vouchers exhibited by him and find a balance due the Estate of three hundred and forty four dollars, forty four cents. Given under our hands this 17<sup>th</sup> Aug<sup>o</sup> 1817. Henry Vaughan, Benj<sup>r</sup> Parker Peter West

At a court held for Chas City County at the Courthouse the 18<sup>th</sup> day of September 1817. The aforesaid Settlements of the Estate of John Wills decd was returned into Court and Ordered to be recorded

Tste. Wyatt Walker & Co