

The Estate of Samuel Poyer deceased Adm^r wth John b. Poyer Adm^r

Dr

1801 Feb ^y 23 ^d	To Cash paid Christian as buyer at sale	1	4	0
April 19 th	To £ ^s paid Benishin Hopkins his bond & interest	50	16	0
	To do paid Mr. Holdsworth his ac ^t	5	55	0
	do paid Philip Marrow his account	4	7	-
	do paid F. H. Dancy H ^s account	8	1	2 3
	do paid Doctor Collier Christian his account	5	2	-
	do paid James Harris his account	0	10	0
	To my expenses to Norfolk to relieve & secure three negroes then going at large Shaken up	5	"	"
	To Cash paid F. H. Dancy taxon account vs. S. P.	0	8	6
	" Ditto paid Ditto blacksmiths account	0	58	0
	do paid General Court Clerks fee bill	0	1	-
	do paid Joseph Naiden Commissioner fee bill $\frac{40}{100}$	0	2	6
	do paid Clerk general Court fee bill	0	1	0
	do paid C. City Clerk fee bill	3	4	6
	do paid James City Clerk fee bill	0	10	5
	do Shff do fee bill vs. S. P. Ex ^r of M. Williams	0	1	10 1/2
	do paid Clerk of do fee bill vs. Same	0	8	-
	do paid S. Tyler attorney ac ^t for fees	6	7	0
	do paid L. Tax & other taxes & fee bills Shff & City	7	0	6
	To Cash paid Benishin Hopkins his account	58	12	0
	To this sum retained due Nancy Vaughan as appears by Sam Poyers books	41	17	2
	To do paid Clerk C. City fee bill 148	"	8	10 1/2
	To do paid Shff & City L. Tax 1800. 1801. 1802. 1803.	6	10	3
	To do paid Poyer Vaughan his legacy in the hands of S. Poyer his guardian	80	14	10
	To Cash paid Sheriff C. City L. Tax 1804. 1805. & 1805	4	17	7
	To Cash paid James Fayell his account			
	To Cash paid Rose Cox on bond	68	2	7
	To do paid Mr. Barvish his account	0	16	0
	To this sum retained being due to W. Poyer for balance of negro hire with interest to this day	4	30	6 1
	To Cash paid Jas Semple att ^r his fee in friendly suit for division of S. Poyers estate	3	-	-
	To my Commission: on amt ^t £ 1072-10-2	53	12	6
	To interest on £ 319. 2. 3 from 23 ^d Feb ^y 1801 till 25 ^d Feb ^y 1804 @ 6 th cent is	879	0	2
		134	6	6
	To this sum retained being due to W. Poyer from Messrs Williams estate in the hands of Samuel Poyer his ex ^r	£ 1013	42	8
		255	16	1/4
		£ 1277	4	0 1/4

Contra Cr

1801 Feb ^y 25 ^d	By Cash found in the house	1	12	"	"
	By Wyatt Walker's bond bal due	68	8	3	
	By Thomas Wallards bond balance due	10	0	0	
	By John Timberlakes bond	20	9	-	
	By Henry Southalls bond	22	7	-	
	By Edward Warrens bond	23	14	9	
	By Jones Finch bond	47	2	-	
	By Edward M. Williams bond	11	10	-	
	By John Majors bond	3	-	-	
	By Jesse Lucers bond	15	-	-	
	By do	26	12	9	

By John Willco's bond
 By Ingram Gills bond
 By amount sales personal Estate

8	"	"
4	8	5
692	"	"
1102	1	0
89	11	4
1072	10	2
252	1	0
1324	11	8
1279	9	0/4
£ 45	2	7/4

By interest on the above from 23^d Feby 1802 till 23 Feby 1804 at 6 p^{er} cent.

In obedience to an order of Charles City County Court bearing date Jan^y 1805 we the commissi-
 oners named in said order to settle John b. Byrns account of his administration of the estate
 of Samuel Byrns do find the above account correct except as to the charge of Cash paid Sheriff
 C City for Land Tax for the years 1804, 1805, & 1806, £ 4-17-7 and leaving a balance due
 said estate this day of Feby five pounds two shillings & seven pence three farthings

Commissi-
 oners
 Egmont
 Hamilton
 Willcof
 Dencker Hopkins

At a Quarterly Court begun and held for Charles City County at the Courthouse on Thursday
 the seventeenth day of March 1805. The above written settlement of the estate of Samuel Byrns
 deceased was this day presented in Court and ordered to be recorded *and is truly recorded*

test
 Matt Walker C.C.

In the name of God amen, I George William Hunt Winge of the County of Charles City, and
 State of Virginia, being weak in body, but of usual sound mind and Memory, do make and publish
 this my last will and Testament in Manner and form following - Revoking all others heretofore
 made by me - In witness whereof I committed my soul to God, and request that my body be decently
 interred, as near as convenient, to that dearly beloved partner who has gone before me.
 Here I desire that my executors hereafter named will without delay settle and pay off
 all my just debts, to do which, it is my wish, that if in their opinion the whole of the profits
 arising from my estate in North Carolina, and one half of the profits of that in this County
 together with my Carriages, and Horses, and Mares and Bolls that may be spared from the
 two places *is* sufficient to discharge all my debts in due time, according to the wishes of my
 creditors (after paying the necessary charges of boarding and educating my Children) that
 then, and in that case they proceed to see off so much of my other personal property (except
 house hold and Kitchen furniture) as to them may seem sufficient - taking care so to
 proportion the sales from each of my plantations, as that the amount arising from the sales
 of each, may be nearly as convenient equal - Then my executors, after paying my just debts are
 at liberty, should they prefer it, to lease out my lands in North Carolina until my Son David reach
 the age of twenty one years, and should they prefer it, to superintending the cultivation of the
 Plantation themselves, my hope is, - that in wording the lease, they will particularly attend to
 the cultivation of the high, and low grounds, the sowing of crops, the time of rest to each field
 the land which may be cleared, and that which may not - the quantity of corn and fodder
 to be left at the expiration of the lease, the number and Value of plough horses work oxen
 cattle and hogs, and plantation utensils of every kind; and above all the treatment of the