

(51)

William Herbert, Richard Conway and Roger West  
Gentlemen Justices of the County Court of Fairfax now  
sitting in the sum of one thousand pounds to which  
payment 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 jointly by these presents etc  
sealed with our seals and dated this 1<sup>st</sup> day of the  
December 1792

The condition of the above  
obligation is such that if the above bound William and  
administrator of all the goods chattels and credits  
of Robert Latton deceased do make or cause to be  
made a true and perfect inventory of all and other  
singular the goods chattels and credits of the said  
deceased which have or shall come to the hands of  
possession or knowledge of the said William Bird  
or into 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 Fair-  
fax at such time as he shall be thereto required by  
the said Court and the same goods chattels and  
credits and all other the goods chattels & 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 William or into the hands and other  
possession of any other person or persons for he  
do well and truly administer according to law  
and further do make a just and true account  
of his actings and doings therein when thereto

52

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 Admition  
account the same being first examined & allowed  
by the Justices of the said County Court for the  
time being shall deliver and pay to such person  
or persons respectively as the said Justices by  
their order or Judgment shall direct pursuant  
to the law in that case and provided and if it  
shall hereafter appear that any last will and  
testament was made by the said deceased  
and the executors or executrices therein named  
do exhibit the same into the said County  
Court making request to have it allowed and  
approved accordingly if the said William Payne,  
being thereto required do render and deliver  
up his letters of Admition approbation of such  
testament being first had and made in the  
said Court then this obligation to be void and  
of none effect else to remain in full force.

Sealed and delivered by

Wm Bird Esq<sup>r</sup>

in presence of . . .

John Fitzgerald Esq<sup>r</sup>

The Court

and ordered to be recorded

Seale, P. Waggoner et al.

KNOW all men by these presents that we  
John Stone, Thomas West and John Manley are  
held and firmly bound to William Payne, Wm  
Hubert, John Fitzgerald and Roger West, Gent.

53

Justices of the County Court of Fairfax their heirs  
and successors in the sum of five hundred pounds current money of Virginia to the payment whereof we well and truly to be made we bind ourselves and each of us for the whole and in the whole our each of our heirs Executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 17<sup>th</sup> day of January 1792

The condition of the above obligation is such that if the above bound John Stone Guardian of Thompson Reardon Exec<sup>t</sup>s and adm<sup>r</sup>s do and do shall well and truly pay unto the said orphan all such estate and estates as now is or hereafter shall come to the hands or possession of the said John Stone as soon as the said orphan shall attain to lawful age or when thereunto required by the Court of Fairfax County shall well and truly save harmless and indemnified the said Justices their heirs and successors from all trouble and damage that shall or may arise about the said estate that then this obligation to be void and of none effect or else to remain in full force and virtue

Sealed & delivered in presence of

John S. Stone Seal  
Thos West Seal  
John H. Manley Seal

The Court

and ordered to be recorded

Seal of the County Court

In the name of God amen  
the sixteenth day of February in the year of our  
Lord one thousand seven hundred and eighty  
seven I Eli Stone of Staunton County state of Virginia  
a planter being at present in health of body  
and of perfect mind and memory but calling  
to mind the mortality of my body & knowing  
that it is appointed for all men once to die  
do make and ordain this my last will and  
testament that is to say principally and first  
of all I give and recommend my soul into the  
hands of god that gave it and as touching  
such worldly estate wherewithal it hath pleased  
god to bless me in this life I give devise & dispose  
of the same in manner and form following  
Firstly I give and bequeath to my dearly beloved  
wife Rebekah all my estate both real and per-  
sonal during her natural life only excepting  
such negroes and other property as I have  
before the date hereof given and disposed of  
to my children and after the decease of said  
wife Rebekah it is my desire and positive  
order that all my negroes which were not  
disposed of to my children before the date  
hereof as above mentioned shall be equally  
divided between my other children which have  
not yet had any negroes given them by me  
and further it is my desire that all my stock  
such as horses Cattle sheep hogs &c which may

(55)

Be found on my plantation being my property at  
the time of my wifes decease the same to be equally  
divided between such of my children as have not  
yet received any part thereof excepting only my  
youngest son William and my youngest daughter  
Elizabeth which I desire may have a horse saddle  
and bridle given them as soon as they come of age  
beside their proportional part of all my stock at  
the death of their mother and as to the plantation  
I now live on it is my desire that my said son  
William and my daughter Elizabeth may have  
it equally between them to be disposed of as they  
may think proper.

It is my desire and positive order that the negro  
girl named Mingo which I gave to my daughter  
Mary Ferguson shall be inherited by her and her  
heirs forever lawfully begotten of her body and  
also the increase of the said negro girl and also  
that the negro girl named Mingo which I gave  
to my Daughter Sarah Bennett shall be inherited  
by her and her heirs forever lawfully begotten of  
her body and also the increase of the said negro  
girl. I do appoint my son <sup>Davis</sup> Stone and my  
Rebekah my wife to be executors of this my  
last will and testament.

Signed, sealed & delivered as my last will & testament in presence of  
James Boggs, Sam. Weaden, Isaac Davis,  
Benjamin Davis

M.B. it is my desire that the above eror be scribbled  
out also to alter my executors from my son John Stone to my  
son Davis Stone.

E.S.

At a Court Court held for the County, Saratoga 17<sup>th</sup>, Janu'y 1792  
 This will was presented in Court by Davis, Stone  
 and Rebeckah, Stone Executrix therein named  
 who made oath thereto and the same being proved  
 by the oaths of Samuel McCaden, Isaac Davis  
 and Benjamin Davis is admitted to record and  
 the said Executrix having performed what the  
 law requires in such cases Certificate is granted  
 them for obtaining a probate thereof in due

*Six. form*

*Sealed, I. Chapman Esq. C. C.*

Know all men by these presents, that we  
 Davis, Stone, Rebeckah, Stone, Jesse Moore, Isaac  
 Davis, and, Samuel McCaden are held and our  
 family bound unto Mr. Payne, Mr. Herbert Gen.  
 Justices of the County Court of Saratoga now set  
 long in the sum of one thousand pounds, 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, Execs and adm'rs, jointly and severally, our  
 family by these presents sealed with our seals  
 and dated this 17<sup>th</sup> day of January 1792

The condition of the above obligation is such  
 that if the said Davis, Stone and Rebeckah, Stone  
 Executrix of the last will and testament of Eli  
 Stone deceased do make a true and perfect in  
 ventory of all and singular the goods chattels

57

and credits of the said deceased which have or shall come to the hands or possession or knowledge of them the said Davis, Stone and Rebeckah Stone or into the hands or possession of any other person or persons for them & the same so made do exhibit unto the said court of Fairfax at such time as they shall be thereto required by the said Court and the same goods chattels and credits do well and truly administer according to law and make a just and true account of their actions and doings therein when there to required by the said County and further do well and truly pay and deliver all the legacies contained and specified in the will as far as the said goods chattels and credits will extend according to the value whereof and the law shall charge thereon this obligation to be void else to remain in full force and virtue.

Sealed & delivered

in presence of

John - - - - -  
C. Moore - - - - -

C. Moore - - - - -

John - - - - -

Davis, Stone, *Sealed*

Rebecca <sup>her</sup> Stone *Sealed*

Jesse Moore *Sealed*

Isaac <sup>his</sup> Davis *Sealed*

Samuel <sup>his</sup> Weeden *Sealed*

At a court held for the County of Fairfax, Jan 18/92

Davis, Stone, Rebeckah Stone, Jesse Moore, Isaac

Davis, and Samuel Weeden, acknowledged this

bond to be their act and deed which is ordered

to be recorded.

*Feste*

# In the name of God amen.

I Henry Gunnell of the County of Fairfax and  
commonwealth of Virginia being weak of body but  
of perfect mind and sound memory blessed be god  
for the same and understanding and calling to  
mind the uncertainty of this life do make and  
publish and declare this to be my last will and  
testament in manner and form following —

In first place I do desire that my body be decently  
buried at the Discretion of my Executors here-  
after named and that they pay all my just debts  
I do give and bequeath to my son John Gunnell  
his heirs or assigns forever two hundred and  
seventy acres of land to be laid off on the west or  
upper end of the tract whereon I now live by  
a shale line from difficult or hincy branch as the  
quantity may be found to require so that the  
whole two hundred and seventy acres lay  
on the upper side of hincy and also to include  
the plantation whereon William Gunnell doth  
now live — I give and bequeath to my son  
Robert Gunnell and his heirs or assigns forever  
all that tract of one hundred acres of land  
that I purchased of William Lee of the County  
of Stafford also all the rest of the land on the  
upper side of hincy branch that I have not herein  
before willed unto my son John Gunnell also  
the lot of land where my quarter now are  
which I am to have a lease for from Mr. William  
Lyles also one negro girl called nelly which is

Now in his possession together with ten pound cash  
whereas, some years ago made a deed of gift to my  
Thomas Guinell for upwards of two hundred acres  
of land whereon he now lives and is a subscriber  
the said deed may be defective to prevent the mis-  
chief that may arise thereby I do now give and  
bequeath to my son, Thomas his heirs or assigns for  
ever all that land mentioned in the bounds of the  
said deed my will and desire is that my beloved  
wife Catherine have the whole use and profits  
of the following slaves, stock household furniture  
etc during her life vizt Negro Brister <sup>and</sup> Cee Dennis,  
Sue, Betty and Charles three beds and furniture  
Ten head of sheep twelve head of cattle one black  
mare one young bay horse and one young colt  
black horse and all my hogs at my home plan-  
tation a seal skin trunk a black walnut chest  
Walnut and pine tables half a dozen Slaggs etc  
bottom Chairs two looking glasses a frying pan  
and warming pan three pots and pot hooks all  
my knives and forks all my pewter shaney &  
earthen ware half a dozen hoes one bar shadeth  
one dutch plow one cart and all the gear thereunto  
belonging one dutch fan and forty barrels of oil  
Indian Corn together with all the rest of my land  
that I have not heretofore willed to my three sons  
John, Thomas, and Robert I say my will and  
desire is that my beloved wife have the use and

Profits of the said land, slaves &c aforesaid, during her life but not to rent out any part of the land and at her decease, I do give & bequeath all my land except that I have herein before or willed to my three sons John, Thomas, and Robert to be equally divided between my sons William Gunnell, Henry Gunnell and James Gunnell to them their heirs or assigns forever and the stock negroes household furniture and every other article that I have hereby given my beloved wife except the lands be sold and the money to be equally divided between all my sons and daughters share and share alike, I give and bequeath to my sons and daughters and their heirs or assigns forever all the negroes stock &c that they have hitherto had. I do give and bequeath to my daughter Ann Bryant her heirs or assigns forever one negro girl called Polly and lastly my will and desire is that all and singular of my estate that I have not heretofore willed be sold and the money arising from the sale of the same be equally divided between my nine children vizt John, Thomas, James, William, Henry, Robert, Ann, Mary and Catherine and also my will and desire is that my beloved wife Catherine should have the tenth part of all the money I should have at my death and of all the debts that are due me and my will and desire are that if either of my sons or daughters should die before adision, should take place of either the land

61

Negroes, stock or other articles of which they have  
a share by this my will that the heirs of the deceased  
should have their share.

I do hereby appoint my three sons John Gunnell  
Thomas Gunnell and William Gunnell executors  
to this my last will and testament and, In witness  
whereof, I have hereunto set my hand and seal  
this twenty first day of January in the year of our  
Lord one thousand seven hundred and ninety two  
Sealed & acknowledged

in the presence of . . .

Henry Gunnell Esq<sup>r</sup>

John, Stone street

Simon Carter

Richard <sup>his</sup> Goodwin  
Philippine <sup>mark</sup> Gunnell, Junr

Daniel Lewis

at a court held for the County of Saint at 20<sup>th</sup> Feb 1792

This will was presented in Court by the Execs therein  
named who made oath thereto and the same is so,  
being swored by the oaths of John, Stone street, William  
Gunnell, Junr and Daniel Lewis is ordered to be en-  
rolled and the said Execs having performed all  
what the law requires in such cases certificates

is granted them for obtaining a probate thereof.

In due form

Teste, J. Hagen, clk

By virtue of and in obedience to an order of the  
worshipful Court of Halifax County we the subscribers  
did this eighteenth day of August 1791 Inventory  
and appraise the personal estate of W<sup>m</sup> Page  
deceased presented to us by Charles Page admis-  
sionator as follows -

4 large Japen coolers	(α 4/- £)	16	..
12 small ditto ditto	2/-	1	6 ..
1 large China bowl		1	.. ..
1 small ditto ditto		..	6 ..
1 large Delft ditto		..	2 ..
3 glass quart decanters	4/-	1	.. ..
2 do <sup>e</sup> pint ditto	2/-	..	h ..
2 do <sup>e</sup> wine glasses	6/-	..	12 ..
1 doz half pint glass tumblers	6/-	..	h 6
2 large d <sup>e</sup> d <sup>e</sup>	2/-	..	5 ..
2 smaller d <sup>e</sup> d <sup>e</sup>	1/-	..	3 ..
2 empty gun cases	3/-	..	10 ..
1 pair scales and weights		..	9 ..
1 ft <sup>r</sup> money d <sup>e</sup> d <sup>e</sup>		..	9 ..
1 ft <sup>r</sup> old money d <sup>e</sup> d <sup>e</sup>		..	3 ..
1 ft <sup>r</sup> steelyards		..	10 ..
1 tin candle box		..	1 6
1 Japen bread stand		..	1 6
3 d <sup>e</sup> waiters		..	3 ..
1 d <sup>e</sup> scolloped tea tray		..	6 ..
1 d <sup>e</sup> square d <sup>e</sup> d <sup>e</sup>		..	6 ..
1 d <sup>e</sup> oval d <sup>e</sup> d <sup>e</sup>		..	4 ..
16 bottle glass		..	16 ..
4 three gallon stone jugs	2/-	..	4 ..

amount brought forward	L			
1 five gallon Demijohn	6	..		
1 old saddle bags	12	..		
1 stone cooler	1	4	..	
3 pine tables for boxes in a office room	5	..	15	..
6 painted pine tables	4	..	1	4
11 plain walnut chairs	10	..	5	10
1 pair ditto ditto broken	10	..		
8 mahogany chairs (much used)	12	6	5	..
3 ditto ditto broken	6	..	18	..
8 Windsor chairs	4	..	1	12
large square dining Walnut table	1	16	..	
1 smaller ditto ditto	8	..	1	10
1 card ditto	8	..	..	18
1 mahogany four leafed table	1	4	..	
1 dressing chest of drawers	1	10	..	
one eight day clock	18	..		
1 looking glass (black walnut frame)	1	10	..	
1 iron grate	1	4	..	
9 whole landscape pictures	14	..	1	16
3 broken ditto ditto	2	..	6	..
12 old Pictures, with gilt frames	3	..	1	16
1 small picture of Gen. Washington	..	3	..	
11 tin scenes	2	..	1	8
1 papered screen	..	6	..	
28 shallow China plates	2	..	2	16
8 Soupe d° d°	2	..	..	16
11 China dishes of different sizes part of a set	3	..	..	
2 doz shallow green edged queensware plates	3	..	6	..
8 soupe d° d°	2	..	..	2

64	Amount brought forward		L	
3 doz. breakfast	8°	8°	2/	6 ..
16 shallow blue edged	d°		3/4 doz	4 ..
16 soupe	8°	8°	3/	4 ..
5 plain breakfast plates	8°		2	10 ..
6 ditto butter	ditto			9 ..
6 large blue edged dishes			3/	12 ..
6 small	8°	8°	1/6	6 ..
9 large plain	8°		2/6	1 2 6
2 middle sized	8°	8°	2/	4 ..
21 small	8°	8°	1/3	1 6 3
3 small				4 6
2 queen's ware		8°	1/6	3 ..
1 stone Queen				5 ..
2 queen's ware	8°		(a) 4/	9 ..
1 pickle stand				2 ..
5 salt pans			3.	1 3
5 salad dishes			2/6	12 6
1 1/2 doz. black handled knives & forks	8°			12 ..
1 1/2 doz. horn handled	8°	8°	3/	7 6
8 blue China coffee cups and saucers				8 ..
3 white d°	8°	and 6 ditto		6 ..
2 China tea cups & 3 saucers				1 6
18 queen's ware custard cups				1 1/2
2 small queen's ware bowls				1 ..
1 white mug and tea pot				1 6
1 black China tea pot				7 6
1 plated tea pot				12 ..
4 ditto butter boats			5/	1 ..
3 8° salt cellars			6/	18 ..
2 8° mustard pots			4/	8 ..
1 8° sugar and cream				1 4 ..

65

amount brought forward	£	
2 doz plated handled dessert knives & case	1	4
6 doz . . . doz . . . 4 doz . . .	"	6
3 1/2 oz <sup>s</sup> silver plate	11	5
1 common cruel stand	"	3
1 pr Glass candlesticks	"	6
1 pr fluted punchbeck (candlesticks)	"	7
1 pr brass . . . doz (much worn)	"	2
1 iron (candlesticks)	"	3
1 large iron pot (cracked)	"	6
2 middle sized doz	"	13
2 small doz	"	8
1 kettle (cracked)	"	4
2 iron sauce pans	"	12
1 dutch oven and cover	"	12
6 iron pot hooks	"	9
2 Laddles, 1 flesh fork & hammer & 9 skewers	"	6
1 large tin fish kettle	"	18
9 Chaffin dishes	(@ 1/-)	1
1 small fisher kettle	"	4
1 iron ditto	"	7
1 bread warmer	"	1
1 tin dripping pan	"	4
1 iron doz doz with a whole in it	"	2
1 large frying pan doz	"	3
1 smaller doz doz	"	3
1 old griddle	"	5
2 spits	@ 1/-	18
1 Jack & weights	"	3
1 pair kitchen and iron	"	2
1 large pot rack	"	12

amount brought forward				
5 pot hangers	1/6	7	6	
1 pr old kitchen fire tongues	"	1	6	
3 pr Chamber do & shovels	"	10	"	
1 pr brass Chamber Hearth Irons	2	10	"	
1 pr belows	"	1	6	
1 coffee mill much worn & 1/2 spice do	"	4	"	
1 bread toaster	"	1	6	
1 pr Sad Irons	"	3	"	
1 large Copper Kettle	2	"	"	
1 small brass do	"	12	"	
1 tin watering pot	"	2	6	
1 single bed bedstead 1/2 sheets & blankets	6	"	"	
rag 1 Counterpan & curtains				
1 d <sup>o</sup> d <sup>o</sup> d <sup>o</sup>	6	"	"	
1 d <sup>o</sup> d <sup>o</sup> d <sup>o</sup>	6	"	"	
1 double furniture as above	7	19	6	
1 double bed bedstead rag and blankets	5	12	6	
1 d <sup>o</sup> d <sup>o</sup> d <sup>o</sup>	5	12	6	
1 d <sup>o</sup> walnut bedstead & muskets curtains	2	10	"	
1 broken glass lantern two panes out	"	3	"	
1 brass warming pan	"	12	"	
1 gross empty bottles	1	16	"	
8 stone different sized pickle pots @ 1/2	"	8	"	
8 earthen d <sup>o</sup> d <sup>o</sup> 1/2	"	8	"	
1 large carpet	"	10	"	
2 large damask table cloths (much worn) @ 20/-	2	"	"	
2 d <sup>o</sup> diaper - d <sup>o</sup> 1 d <sup>o</sup> 1 12/-	1	4	"	
4 middle sized linen d <sup>o</sup> 1 d <sup>o</sup> 1 3/-	"	12	"	

amount brought forward.	£	6	6
2 breakfast damask do (ditto)	3/-	1	6
9 pair clouded window curtains (much worn)	4/-	1	16
2 hair trunks	15/-	1	10
1 small bedstead		3	9
	Total amount £	170	10 3

John Reynolds,  
Mr. Markewic.  
Leon Moore } appraisers

at a court held for the County of Fairfield 20<sup>th</sup> Feby 1792  
This inventory and appraisement was returned  
and ordered to be recorded

Teste

In obedience to an order of the worshipful Court of, Fairfield County we have inventoried and appraised the following property of the estate of John Dulin deceased December 2 <sup>nd</sup> 1791	£	8	12
one bed w <sup>g</sup> blanket covered, sheet and bedstead painted valued to	£	8	12
one bed & bedstead two sheets a blanket and two covered do	£	8	00
Twenty weight of feathers	£	2	10
one bed bedstead w <sup>g</sup> a pair of sheets and blankets	£	7	00
one bed painted bedstead and furniture	£	8	00
three black walnut tables & two clothes	£	1	10
three chests 15/1 abo of all Morocco ware & canister do	£	2	15

amount brought forward.	L	
Two trunks, <sup>3</sup> / <sub>2</sub> <sup>3</sup> / <sub>2</sub>	13	6
one case and a parcel of leather	16	
eleven chairs and looking glass	14	
one pair of stilards	8	
3 stone jugs, stone pots & earthen pots	12	
4 copper basins, dishes and 10 plates	12	
3 iron pots, 1 dutch oven, 1 frying pan, 1 adze, 1 flesh fork, 1 pot hook, 1 rack & quiddle	18	
1 tea kettle and 1 coffee pot	18	
1 gun b/aff, of salt iron, 1 box iron 1/2	13	
a pair of fire-tongs and shovel	2	
knives and forks	2	6
some water vessels and chin	4	6
two bags, 3 candle sticks & snuffers 1/6	4	6
a candle box 4/6, spice mortar & pepper box 6	10	b
a parcel of books, 12/1 iron & iron 1/6	13	6
a parcel of clothes and carpenters tools	17	b
a Riddle and a weaver's bell sheep hooks	8	
a parcel of corn	18	
two scythes and scyddles	3	6
a parcel of old hoes	11	
3 axes of a parcel of hoes, tubs & barrels 45/	4	14
3 pillows and a set of swinge three iron	1	
two wedges 1/2	2	
1 sow and three shotes	19	
1 cow and yearling A.D.	3	
1 cow and heifer	3	10
1 cow 30/- 1 d <sup>r</sup> 30/-	3	
two cows	2	15

amount brought forward	L	
one heifer	2	4
two head of sheep	4	4
two linen and woolen wheels	1	5
a bay mare colt	5	10
a bay mare	9	10
a bay horse	2	5
a sorrel mare	6	4
a mare colt 50/- a white mare 120/-	8	10
2 geese 31/6 1 fatned beef 50/-	4	1
3 cow hides 20/- bedstead 2/b	1	2
2 bee quins 12/- a pair of old luf	1	3
1 sail 20/- a pair of old gear 6/-	1	6
one man's saddle	4	12
one hackle 3/-	..	3
negro man, Sam	60	4
negro Daniel	60	4
negro Adam	60	4
negro woman Hager	5	4
10 ducks	..	6
pork 760/-	9	4
ditto 5 60/- at 7/-	5	17
	L	328 16 2

Joseph Powell  
Samuel Smith  
Thomas Lewis

Inventory held for the County of Lancaster 20<sup>th</sup> February 1792.  
This Inventory and appraisement was returned  
and ordered to be recorded.

Feste.

# In the name of God amen

I Mary Ellyzey of the Parish town and County of Saufax  
(widow) being weake in body but of a sound mind  
and memory and calling to mind the mortallaty  
of all living and that its appointed for all men  
to die de make ordain and appoint this to be my  
last will and testament which after recommending  
my soul into the hands of god who gave it me and  
my body to the earth from whence it came to be  
buried in such Christian like manner as to my ex-  
ecutors hereafter named shall think ffirst I doc-  
duced in manner and form as follows.

I promise give and bequeath unto my son Thomazin  
Ellyzey one tract or parcell of land situate in the  
County of Saufax and on the north side of Pohick  
which said tract of land was granted by the pro-  
prietors of the northern neck to John Wheeler for one  
hundred and seventy one acres which said land  
is now in the actual possession of my said son  
Thomazin Ellyzey also I give unto my said son  
my part of tract of land whereon I now live  
granted by the proprietors of the northern neck unto  
Walter and Benjamin Griffin together with all  
the residue and remainder of my estate both  
real and personal (except my wearing apparel)  
to him my said son Thomazin Ellyzey and to  
his heirs forever. Item I give and bequeath  
unto my daughters Sarah Sumner and Sybille  
Beckwith all my wearing apparel equally.

71

To be Divided between them. and lastly  
I constitute and appoint my son Shomazin Ellzey  
and my friend Richard Simpson (son of George) executors  
of this my last will and testament revoking  
and disanulling all other and former wills by me  
made either in word or by writing and confirming  
this and this only to be my last will and testament  
In witness whereof I have hereunto set my hand  
and affixed my seal this 29<sup>th</sup> day of Decem<sup>r</sup> in the  
year 1788.

Signed sealed & acknowledged }  
before my presence of . . . }

Mary M. Ellzey <sup>Seal</sup>  
mark

R. Ratcliff,

Geo. Summers,

Bennet Hill,

R. Wheeler.

At a court held for the County of Fairfax 19<sup>th</sup> Dec<sup>r</sup> 1791  
This will was presented in Court and proved by the  
oath of Richard Wheeler and at a court held and  
held for the said County 21<sup>st</sup> Feby 1792 it was further  
proved by the oath of Richard Ratcliffe and ex-  
ecuted to be recorded and Shomazin Ellzey one  
of the executors therein named having qualified thereto  
and performed what the law requires certificate  
is granted him for obtaining a probate thereof  
in due form.

Sealed

P. Wagner, clk.

Geo. Summers

Know all men by these presents that we  
Thomazin Ellzey and Richard Ratcliffe are  
held and firmly bound to Robert S. Hooe M<sup>r</sup> Payne,  
John Moss and Mr. Herbert Gent, Justices of the  
Court of Fairfax County now sitting in the sum of  
three thousand pounds to the payment whereof well  
and truly to be made 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 and dated the 21<sup>st</sup> day of Feb<sup>r</sup>y 1792

The Condition of the above obligation is such  
that if the said Thomazin Ellzey Executor of  
the last will and testament of Mary Ellzey  
deceased do make 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 Thomazin Ellzey over  
into the hands of possession of any other person  
or persons for him and the same so made do exhi-  
bit into the County Court of Fairfax at such time  
as he shall be thereunto required by the said  
Court and the same goods chattels and credits  
do well and truly administer according to law  
and make a just and true account of his  
actions and doings therein when thereto re-  
quired by the said Court and further do well  
and truly pay and deliver all the legacies  
contained and specified in the said will as

Far as the said goods, chattels, and credits will  
extenuate according to the value thereof and the law shall  
charge them this obligation to be void else to remain  
in full force.

Sealed and delivered  
in the presence of . . .  
The Court

J. Ellzey   
R. Ratcliffe

and recorded to be recorded.

Festc, Wagener et al.

We all men by these presents we Chandler,  
Shanks, Joseph Powell and Mr B Baileys, are held  
and firmly bound unto Robert S. Hoc, Mr Payne,  
Mr Heberl and John Moss Gent., Justices of the  
County Court of Saipat now sitting in the sum of  
three hundred pounds, to which payment well and  
truly to be made to the said Justices and their  
successors we bind ourselves and each of us our  
each of our heirs, execs and administrators, jointly and  
severally, firmly by these presents sealed with  
our seals and dated the 21<sup>st</sup> day of Feb 1/92

The condition of this obligation is such that if  
the above bound Chandler, Shanks, administrator  
of all the goods, chattels and credits of Joseph C.  
Hamilton deceased 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 Chandler or into the

14

hands or 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 <sup>St.</sup> Fairfax  
at such time as he shall be thereto required by the  
said court and the same goods chattels & credits  
of the said deceased at the time of his death etc  
which at any time after shall come to the hands  
or possession of the said Chandler or into the  
hands or possession of any other person or persons  
for he do well and truly administer according  
to law and further do make a just and true ac-  
count of his actions and doings therein whether  
there required by the court and all the rest and  
residue of the said goods chattels and credits  
which shall be found remaining upon the said  
administration account the same being first  
examined and allowed by the Justices of the  
said County Court for the time being shall  
deliver and pay to such person or persons respec-  
tively as the said Justices by their order or Judge-  
ment shall direct pursuant to the law 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 <sup>test</sup> to  
them named do exhibit the same into the <sup>Co</sup>  
<sup>St.</sup> Fairfax court making request to have it allow-  
ed and approved accordingly if the said Chand-  
ler being thereto required do render and deliver  
up letters of administration approbation of  
such testament being first had and made in  
the said court then this obligation to be void

75

AND of none effect or else to remain in full force  
sealed and delivered  
in the presence of . . .  
The Court  
and ordered to be recorded  
Chandler Spinks *Seal*  
Joseph Powell *Seal*  
Wm R Bayliss *Seal*  
Taste. J. Waggoner *Seal*

Know all men by these presents that we John  
Gunnell, Thos Gunnell, Wm Gunnell, Richard Rat-  
cliffe and James Summers are held and fully  
bound to Robert, J. Hoe, Wm Hague, Richard Coward  
and Roger West Gent. Justices of the Court of Star-  
kex County now sitting in the sum of three thousand  
pounds 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 &c &c and executors jointly & severally  
fully by these presents sealed with our seals the  
20<sup>th</sup> day of Feb: 1792

The condition of this  
obligation is such that if the said John Gunnell  
and Wm Gunnell &c &c of the last will and testa-  
ment of Henry Gunnell deceased do make 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 them the said &c &c or into the hands  
or possession of any other person or persons for  
them and the same so made do exhibit into the

County Court of Fairfax at such time as they or  
shall be thereunto required by the said Court and  
the same goods chattels and credits do well and  
truly administer according to law and make a  
just and true account of their actions & doings  
therein when there to required by the said Court  
and further do well and truly pay and deliver  
all the legacies contained and specified in the  
said will as far as the said goods chattels and  
credits will extend according to the value thereof  
and the law shall charge then this obligation  
to be void else to remain in full force.

Sealed and delivered } John Gunnell *(Signature)*  
in the presence of } Mary Gunnell *(Signature)*  
The Court } Hugh Gunnell *(Signature)*  
R. Ratcliffe *(Signature)*  
J. Summers *(Signature)*

and ordered to be recorded

Teste, Wm Waggoner *(Signature)*

I, Edam Blos, of the Town of Alexandria  
in the state of Virginia do make and ordain this  
to be my last will and testament in the manner  
and form following that is to say, I insinuate it  
is my will and desire and I do hereby ordain and  
direct that all my just debts and funeral charges  
be in the first place fully satisfied and paid  
Item, I give and devise unto Elizabeth St. George  
alias Elizabeth Price all my Household and Kitchen  
Furniture and two thirds of the residue of my other

KNOW all men by these presents that we Jesse Taylor Andrew Jameison Isaac McPherson and Andrew Wales are held and firmly bound to James Wren Jr. Fitzgerald Richard Conway and Roger West Gent Justices of the Court of Fairfax County now sitting in the sum of one thousand pounds to the payment whereof well and truly to be made the said Justices and their successors we bind ourselves and each of our heirs Executors and administrators jointly and severally firmly by these presents sealed with our seals and dated the 10<sup>th</sup> day of March 1792

The condition of this obligation is such that if the said Jesse Taylor and Andrew Jameison Executors of the last will and testament of Adam Blodg deceased do make 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 them the said Taylor and Jameison or into the hands or possession of any other person or persons for them and the same so made do exhibit into the County Court of Fairfax at such time as they shall be thereunto required by the said Court and the same goods chattels and credits do well and truly administer according to law and make a just and true account of their actions and doings therein when thereunto required by the said Court and further do well and truly pay and deliver all the legacies contained and specified in the said as far as the said goods chattels and credits will extend accounting to the value thereof and the law shall charge thereon this obligation to be void else to remain in full force.

Sealed and delivered  
in the presence of . . .

Jesse Taylor Jr. Seal  
Andrew Jameison Seal  
Isaac McPherson Seal  
Andrew Wales Seal

At a Court held for the County of Fairfax 19. March 1792  
 Jesse Taylor Jun<sup>r</sup> Andrew Jamison Isaac McPherson  
 and Andrew Wales acknowledged this bond to be their  
 act and deed which is ordered to be recorded.

Jesse.

In the name of God Amen I David  
 Clark of the parish and County of Fairfax being of  
 sound mind and memory but considering the un-  
 certainty of human life more especially in my own  
 case being subject to frequent and violent attacks of  
 the gout do make this my last will and testament  
 I humbly beseech myself to my merciful all wise  
 and all powerful Creator in humble confidence of a  
 future conscious existence in such state as shall be  
 consonant to his will certain of my perfect safety at  
 all times in the hands of the great disposer of all  
 events etc Item I give and devise unto my  
 brother Samuel whence thereby appoint my executor  
 and the guardian of my children all my real estate  
 until my children respectively arrive at full age  
 or be married if my brother so long live and as  
 my children respectively arrive at full age or be  
 married it is my will that they severally receive  
 the estate herein devised to them.

Item I give and devise unto my daughter  
 Christiana and her heirs forever my half of the  
 tract of land on backlick run wherein my bro-  
 ther now lives also the house in the Town of Alex-  
 andria wherein I lately lived taking in the gar-  
 den extending on Wilkes street to the ground rented to



80. Shakespeare and extending with Shakespeares  
line northwardly to the ground of W. Hartshorne  
and thence with his line to Royal Street so as to  
include the tenement formerly occupied by Doyle  
to be received by her at her full age or her marriage  
under age if such marriage be made with the  
consent of my brother Samuel.

Item. I give and devise unto my son Richard  
and his heirs all the rest of my real estate lands  
houses and rents to be received by him on his ar-  
rival at full age over the death of my brother  
should that happen before.

Provided that if either of my children die under  
age and leave no child or children I devise the  
estate herein given to such infant dying child  
to the survivor of my children in fee simple  
forever and if both should so die I devise the  
whole of their estates to my brother Samuel and his  
heirs except the property in town devised to my  
daughter which in that case I give to William  
Ramsay natural son of Doctor William Ramsay  
of Alexandria and his heirs forever.

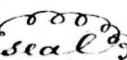
Item. I give and devise unto my wife all my perso-  
nal estate except the rents and debts which may be  
due to me at my death which I desire may be applied  
towards the payment of the debts which I may owe  
and except also one half of my table and tea spoons  
which I give to my daughter my gold watch I give  
to my wife as long as she lives and if the watch  
outlives my wife I give it to my son.

Item. I empower my brother Samuel to grant  
in fee simple or for a lesser estate subject to ground  
rent all or any part of my property in the town

Alexandria confiding in his goodness to procure the best rents he can - I also empower and authorize him to sell and dispose of in fee simple or otherwise for the payment of my debts or rents which now are or hereafter may be due any of the following property vizt my one fourth part of the water lot in Alexandria which I hold subject to, a Tobacco rent my lot on Fairfax and Wilkes street also my half lot on Royal and Wilkes street which are subject to a paper money rent my half of a lot in Frederickburg and my part of a lot at the warm springs as my debts are but few and not large I hope there will be no occasion to sell much of the above mentioned property and what is sold of it may be parcelled out to the best advantage and sold in pieces my principal reason for subjecting the whole or it to a sale is that my son may be literally educated and the eighteen acres of land which I hold near the town be perfectly secured but all this may be done by selling a small part of it if property should be in demand within a few years as my rents in that case might prove sufficient and my brother be enabled to rent out more ground.

I then empower my brother to appoint a guardian for my children by his last will.

In Testimony whereof I have here set my hand and affixed my seal this 15<sup>th</sup> day of August in the year of our Lord 1789

D. Arell 

Codicil annexed to this will this 12<sup>th</sup> day of December 1789 I revoke all devises and bequests herein made

My wife leaving her of my estate only a  
Childs part that is of my personal estate an equal  
proportion with my children after my debts are  
paid and of my real estate as the law allows that  
is one third part during her life.

I give my brother my gold watch. D. Arell <sup>Seal</sup>  
at a court held for the County of Fairfax 1<sup>st</sup> April 1792  
This will was presented in court by Samuel Arell the  
Executor herein named who made oath thereon and  
the same with the oaths annexed being proved  
by the oaths of Dennis Ramsay, Baldwin Dade &  
Lewis Weston to be all in the hand writing of the  
testator is admitted to record and the said Executor  
having performed what the laws require a certificate  
is granted him for obtaining a probate thereof in  
due form.

Sam'l

Teste S. Arell, Esq.

We all men by these presents that we Sam'l  
Arell and Richard Arell are held and firmly ob-  
liged unto Charles Broadwater, Benjamin Bulang,  
Richard Conway and Roger West Gentlemen Justi-  
ces of the County Court of Fairfax now sitting in the  
sum of five hundred pounds to the payment whereof  
will and truly to be made to the said Justices and  
their successors we bind ourselves and each of us  
our and of our heirs &c's and adutors jointly and  
severally firmly by these presents sealed with our  
seals and dated this 1<sup>st</sup> day of April 1792

The condition of the above obligation is such  
that if the said Samuel Arell Executor of the last  
will and testament of David Arell deceased do make

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 Samuel or into the hands pos-  
session of any other person or persons for him and the same  
so made do exhibit into the County Court of Fairfax at  
such time as he shall be thereunto required by the said  
Court and the same goods chattels and credits do well  
and truly administer according to law and make  
a just and true account of his actions and doings  
therein when there required by the said Court and  
further do well and truly pay and deliver all the  
legacies contained and specified in the said will  
as far as the said goods chattels and credits will  
extend according to the value thereof and the law  
shall charge then this obligation to be void else to  
remain in full force and virtue.

Sealed and delivered by *Sam'l Atwell* & *Richard Atwell*  
In the presence of *Richard Atwell*  
at a Court Court House for the County of Fairfax 1<sup>st</sup> April 1792.  
Samuel Atwell and Richard Atwell acknowledge  
this bond to be their act and deed which is intended to  
be recorded

*Attest*

*Wm. Clegg*

Inventory by appraisement of the personal estate  
of Mary H. Saltburn dec<sup>d</sup> pursuant to an order of the  
Court of Fairfax County In Chapman Hunter Joseph  
Bennett & Geo: Williams appraisers duly sworn *Wm. Clegg*

	L	s	d
2 Bluedishes & white d <sup>c</sup>	2	3	6
12 queensware plates & 6 deep d <sup>c</sup>	2	4	6
5 small d <sup>c</sup> 1/8 blue stone bowl 2/6 bowls & 5 saucers 2/6	2	6	3

84	6 saucers & 2 cups & coffee cups & 1 pickle stand 1/6 £	5	6
	1 glass can & beer glasses 1 glass Decanter	..	3 6
	1 bowl 9. & tumblers 1/. 1 diam glass & mustard pot 9.	..	2 6
	1 stone bottle 1 cream pot 3 salt sellers 1 blue tea pot	..	5 ..
	1 8° butter baal 4 plates pepper box coffee mill 2 bowls	..	3 4
	4 8° Jugs 1/ stone butter pots 2 earthen fat 8° sugar box	..	11 6
	1 pickle Jug 2/6. 6 peacock basins 9/. 3 dishes 6 plates 9 spoons 10/6	1	1 10
	6 silver teaspoons, tea tongs 1/8. 4 stone plates 9 & tin canisters 1/3	1	..
	1 coffee pot snuff bottle & mustard pot	..	3 ..
	1 tinguant 1 bottle 1 spice mortar 1 teakettle 1 water mug	..	3 6
	3 candlesticks 18. 1 pair shears 6. 3 brushes 1/9 longs shovel 3. 4 snuffas	..	6 9
	2 linen wheels 14. 1 cotton 8. 3/6. 6 bedsteads 2 chests 3/6. 4 flag chairs 8/	2	16 6
	7 leather chairs 6/2 walnut tables 2/6 2/6 1/6 1 small 8° 1/.	3	12 6
	2 chamberpots 1/2 iron pots 1 dutch oven 1/2 bacon flesh 1/4 shinners 1/6	..	11 6
	1 wash tub 2 plates 4/1 higgin 6/3 slates 4 harnesses 1 leathir 1/2 Shels	1	1 ..
	1 flat brake 2 iron wedges 2/6. flatle knives and 10 forks 6/	..	8 6
	1 crosscut saw 1 small 8° 1 auger gouge and 1 bow 3 hooks	..	16 ..
	1 swimble bit 6/2 plough coulters 1 old iron 3/1 1 sythe 4 cradle 4/	..	5 9
	flatle clothes 6/6 books 10/6. 1 slate 1 broom and ink stand 1/.	..	17 6
	1 frying pan 3/4. earl 6/1 dutch fan 10' ashcomill 8° press 18/	3	7 ..
	still 1 tub 30/. 5 beehives 15/. 1 labret chain 1 soap trough 8/	3	13 ..
	1 wheat sive 2 meal sifters 1/3 meal bags 3/1 breadbowl 8 tray 1/	..	5 ..
	2 hammers 1 young comb 6/2 grubbing hoes 4/1 mattock 3/	..	3 6
	1 weeding hoe 1/3 axes 3/1 2 shovels 1 bar share plough 9/	..	15 ..
	2 hair combs 1/ flat brakle 1/6 2 mouse traps 1 balance 9/6	..	9 ..
	corn in the corn house supposed 15 bushels @ 10/- £ 15. 10. wheat		
	in slacks supposed 6 1/2 bushels @ 3/- £ 10. 2.. 6 ditto clean } 2. 6 .. 6		
	12 bushels @ 4/-	18	8.. 8..
	corn in the field & supposed 41 barrels 3 @ 6/6 £ 13.. 6.. 6 &		
	fodder house 24/ blades 18/ } ..		15.. 8.. 6
	1 raw hide 6 bed 8° 6/2 lanterns 8° 1 dog skin 4/4 drawing knife	..	10 6
	6 bed cords 6/3 hair hot hooks 1 lin funnel 1/6 .. .	..	4 6

84	6 saucers & 2 cups & coffee cups & 1 pickle stand 1/6 £	5	6
	1 glass can & beer glasses 1 glass Decanter	..	3 6
	1 bowl 9. & tumblers 1/. 1 diam glass & mustard pot 9.	..	2 6
	1 stone bottle 1 cream pot 3 salt sellers 1 blue tea pot	..	5 ..
	1 8° butter baal 4 plates pepper box coffee mill 2 bowls	..	3 4
	4 8° Jugs 1/ stone butter pots 2 earthen fat 8° sugar box	..	11 6
	1 pickle Jug 2/6. 6 peacock basins 9/. 3 dishes 6 plates 9 spoons 10/6	1	1 10
	6 silver teaspoons, tea tongs 1/8. 4 stone plates 9 & tin canisters 1/3	1	..
	1 coffee pot snuff bottle & mustard pot	..	3 ..
	1 tinguant 1 bottle 1 spice mortar 1 teakettle 1 water mug	..	3 6
	3 candlesticks 18. 1 pair shears 6. 3 brushes 1/9 longs shovel 3. 4 snuffas	..	6 9
	2 linen wheels 14. 1 cotton 8. 3/6. 6 bedsteads 2 chests 3/6. 4 flag chairs 8/	2	16 6
	7 leather chairs 6/2 walnut tables 2/6 2/6 1/6 1 small 8° 1/.	3	12 6
	2 chamberpots 1/2 iron pots 1 dutch oven 1/2 bacon flesh 1/4 shinners 1/6	..	11 6
	1 wash tub 2 plates 4/1 higgin 6/3 slates 4 harnesses 1 leathir 1/2 Shels	1	1 ..
	1 flat brake 2 iron wedges 2/6. flatle knives and 10 forks 6/	..	8 6
	1 crosscut saw 1 small 8° 1 auger gouge and 1 bow 3 hooks	..	16 ..
	1 swimble bit 6/2 plough coulters 1 old iron 3/1 1 sythe 4 cradle 4/.	..	3 9
	flatle clothes 6/6 books 10/6. 1 slate 1 broom and ink stand 1/.	..	17 6
	1 frying pan 3/4. earl 6/1 dutch fan 10' ashcomill 8° press 18/	3	7 ..
	still 1 tub 30/. 5 beehives 15/. 1 labret chain 1 soap trough 8/	3	13 ..
	1 wheat sive 2 meal sifters 1/3 meal bags 3/1 breadbowl 8 tray 1/	..	5 ..
	2 hammers 1 young comb 6/2 grubbing hoes 4/1 mattock 3/	..	3 6
	1 weeding hoe 1/3 axes 3/1 2 shovels 1 bar share plough 9/	..	15 ..
	2 hair combs 1/ flat brakle 1/6 2 mouse traps 1 balance 9/6	..	9 ..
	corn in the corn house supposed 15 bushels @ 10/- £ 15. 10. wheat		
	in slacks supposed 6 1/2 bushels @ 3/- £ 10. 2.. 6 ditto clean } 2. 6 .. 6		
	12 bushels @ 4/-	18	8.. 8..
	corn in the field & supposed 41 barrels 3 @ 6/6 £ 13.. 6.. 6 &		
	fodder house 24/ blades 18/ } ..		15.. 8.. 6
	1 raw hide 6 bed 8° 6/. 2 lanterns 8° 1 dog skin 4/4 drawing knife	..	10 6
	6 bed cords 6/3 hair hot hooks 1 lin funnel 1/6 .. .	..	4 6

23 head of Hogs	£	4	6	5
2 pair of hames 2 pair Iron Traces	..	..	10	..
1 double pair of swinge hies 2/b Slides 9/-	..	..	4	6
2 lat irons 9/- 1 pp. Saddle bags 1/1 old. biddle 1/-	..	..	4	..
1 pp. steelyards 12/- 2/- geese 33/- mobby stands & odds 39/-	£	4	4	9
1 red Cow & bell	£	2	0	0
1 black ♂	..	2	0	0
1 pyp'd ♂	..	1	15	0
1 ♂ without horns	..	2	0	0
1 blk Heifer	..	1	5	0
1 ♂ steer	..	1	15	0
1 red pyp'd ♂	..	1	15	0
1 blk bull	..	1	5	0
1 ♂ large	..	1	15	0
healres (a) 10/-	..	2	0	0
19 sheep (a) 6/-	..	5	14	..
1 bay colt	..	1	..	..
1 ♂ ♂	..	1	12	..
Total crop out in the field suspended 160/- (a) 6/-		£	100	18
			2	5
		£	103	1
			3	,

Jno C Hunter

Joseph Bennett

George Williams

Fairfax County October 10, 1791

at account Court & Held for the County of Fairfax 17<sup>th</sup> April 1792  
This Inventory was returned and ordered to be recorded.

Teste

## Dr. The estate of Mary M. Saltbuth in account with

1791

			Ving	Current
Oct.	13.	To cash paid to Dennis for/ormaking coffin (P. 1. 1.) £	.. 15	..
"	"	To £ 8° 8° for digging the grave .. .	.. 5	..
"	"	To £ 8° 8° John Smith for buying goods .. .	.. 12	..
"	"	To £ 8° 8° for cleathing negroes as .. .	P. (2) 1	19 9
Nov.	31	To £ 8° 8° Rutherford Saltbuth.	P. (3)	1 15 1
"	25	To £ 8° 8° Catharine Johnston .. .	P. (4)	12 1 8
"	"	To £ 8° 8° Hannah Saltbuth .. .	P. (5)	2 1 8
"	"	To £ 8° detained me my hands for Anna Saltbuth, an infant due from the testator admt. of Sam <sup>d</sup> . Saltbuth dec'd	2 1	8
Jan.	26	To £ 8° paid to Col <sup>r</sup> R <sup>r</sup> Coleman .. .	P. (6)	.. 11 6
"	27	To £ 8° 8° Daniel Lewis .. .	P. (7)	.. 10 6
"	"	To £ 8° 8° to Mr. Moore for taxes .. .	P. (8)	.. 19 6
"	"	To £ 8° 8° to Mr. Merchant for Waggonage of wheat to market.	P. (9)	3 ..
"	"	To a specie legacy detained in my hands derived to Samuel Saltbuth of Kentucky .. .	.. 2 ..	..
April	10	To cash paid the sheriff for taxes £	P. (10)	2 5 1
"	"	To £ 8° paid to sheriff used at the appraisement (one hundred above) 12 £	.. 8	.. 1
"	"	To the Clerk charge for recording the Inventory		
"	"	To £ 8° 8° the estate account .. .	S. (11)	1 9
"	"	To 5% commission on the amount of £ 165. 12. 7 <sup>1</sup> / <sub>2</sub>	8 5	..
"	"	To balance remaining in my hands to be paid agreeable to the will of the testator .. .	.. 7 11	..
			L	165 12

Abaient Court & Sheld for the County of Surry 1791 April 1791  
Demovil Saltbuth Esq<sup>r</sup> of Mary M. Saltbuth exhibited this ac-  
count which being examined by the Court is allowed to be recorded  
to be recorded Sealed

with Mr. Lovill Saltbush Executor

C

Debit	Credit	Debit	Credit
15 12	By amount of sales of estate	£ 101 19 9½	
5 "	By cash rec'd for wheat sold	# N(9) 31 5 11	
12 "	By £. & d. of Lewis Hopkins	32 6 11	
19 9		165 12 7½	
15 1			
1 8			
1 9			
1 8			
11 6			
10 6			
19 6			
4 9			
5 6			
1 3			
9 2			
5 7½			
11 8½			
55 12 7½			
16	By balance of above ac't uncredited which remains in my hands	£ 74 11 8½	
19 2			
is account for ordered			
	E. Ex. & J. D. Lovill Saltbush Exec.		

179  
June

I KNOW all men by these presents that we James  
Irvine, John Dundas and Peter Wise are held and  
firmly bound unto Charles Broadwater, John Fitzgerald,  
John Mogg, Richard Conway and Roger West Gent.  
Justices of the County Court of Fairfax now sitting in  
the sum of three thousand pounds current money to  
the payment whereof well and truly to be made we  
bind ourselves and each of us our heirs Executors and  
Administrators jointly and severally firmly by these pres-  
ents sealed with our seals and dated this 17<sup>th</sup>  
day of April 1792.

The condition of this obli-  
gation is such that if the above bound James  
Irvine who is appointed guardian to John, Robert,  
and Jane Adams his heirs Executors and Administrators  
do and shall well and truly pay unto the said Mr.  
Broadwater such estate and estates as now is or  
hereafter shall come to the hands or possession of  
the said James as soon as the said child may shall  
attain to lawfull age or when there to required by the  
said Court of Fairfax County and also well and truly  
save and keep harmless and indemnified the said  
Justices their heirs and successors from all trouble  
or damage that shall or may arise about the  
said estate then this obligation to be void and of  
none effect else to remain in full force and virtue  
Sealed and delivered by James Irvine   
in the presence of John Dundas   
Peter Wise

At a court held for the County of Fairfax r. April 1792  
James Irvine, John Dundas & Peter Wise acknowledge  
this bond to be true and good which is ordered to be recorded

Seale

Dr The estate of Thomas Wilkinson deceased	
" To cash for Samuel Atell bal. of rent due by Thos Wilkinson at his death	£ 32. 13. 7
" To Coffin 40/- wine & spirits 2/-	
" To sugar 10/- shroud & sheet 30/-	{ Funeral
" To burial ground 6/-	{ Expenses } 6. 11. 6
" To Dr Sexton & bier 4/-	
" To 4/- gloves 8/-	
" To cash for Oliver Price for settling and drawing off accounts	£ 3. 0. 0
	£ 12. 5. 1

1791 *Contra* C.  
 By amount of appraisement of Thomas  
 Wilkinson's estate, & return made } £ 32. 0. 0.  
 December 1790

E. Executed March 9<sup>th</sup> 1792

Jane Wilkinson Adm<sup>t</sup>

at a court foul held for the County of Faversham April 1792  
 Jane Wilkinson adm<sup>t</sup> of Thomas Wilkinson deceased  
 exhibited this account on oath against the said Dece-  
 dents estate which being examined by the Court is allowed  
 and ordered to be recorded.

Sesle

1792  
 Shew all men by these presents that we Lewis Ramsay  
 and Thomas Foster archdeacon & family bound unto Chas  
 Breadwater, Benjamin Tulang Richard Conway and  
 Roger West Gent. Justices of the County Court of Faversham  
 now sitting in the sum of one thousand pounds to be  
 which payment well and truly to be made to the said

9<sup>o</sup>  
In witness and their successors we bind ourselves  
and each of us our and each of our heirs & executors and  
admirators jointly and severally firmly by these presents  
sealed with our seals and dated the 17<sup>th</sup> day of April  
1792

The condition of this obligation is  
such that if the above bound Dennis Ramsay Ad-  
ministrator of all the goods chattels and credits of  
Andria Ramsay 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 the said Dennis Ramsay or into the hands or  
possession of any other person or persons for he and  
the same so made do exhibit or cause to be exhibited  
into the County Court of Lanark at such time as he  
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 Dennis or into the hands  
or possession of any other person or persons for he do  
and truly administer according to law and further do  
make a just and true account of his actions and do-  
ings therein where 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  
account of the said administrator the same being  
first examined and allowed by the Justices of the  
said County Court for the time being shall deliver  
and pay to such person or persons respectively as the

91  
ccccc

Said Justices by their order or Judgment shall direct pursuant to the law in that case made and provided and if it shall hereafter appear that any last will and testament was made by the said deceased at the time or ~~and~~ therein named do exhibit the same into the said Court of Savoy making request to have it allowed and approved according to law and if the said Dennis being thereto required do render & deliver up letters of administration application of such testa-  
ment being first had and made in the said Court then this obligation to be void and of none effect or else to remain in full force and virtue.

Sealed & delivered } Dennis Ramsay   
in the presence of } Thomas Sooter   
at the Court House for the County of Savoy 17<sup>th</sup> April 1792  
Dennis Ramsay & Thomas Sooter acknowledged  
this bond to be their act and deed which is ordered to  
be recorded



KNOW all men by these presents that we Samuel Simmonds and Lawrence Hecott are held & firmly bound unto Charles Broadwater John Fitzgerald Benjamin Dulany and Richard Conway Gent. Justices of the County Court of Savoy now setting in the sum of one hundred pounds to which payment 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 admours jointly and severally firmly by these presents sealed with our seals and dated this 17<sup>th</sup> day of April 1792

The Condition of this obligation is such  
that if the above bound Samuel Simmonds Adm<sup>r</sup> of  
all the goods chattels and credits of John Young  
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 dec<sup>d</sup> which have or shall come to the hands possession  
or knowledge of the said Samuel or into the hands of 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 Fairfax  
at such time as he shall be thereto required by the said Court  
and the said Goods Chattels and Credits and all other the  
goods Chattels and Credits of the said Decceased at the time  
of his death which at any time after shall come to the hands  
or possession of the said Samuel or into the hands or into  
the hands or possession of any other person or persons for  
he do well and truly Administer according to law and  
further do make a just and true account of      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 Account the same being first ex-  
amined and allowed by the Justices of the said County  
Court for the time being shall deliver and pay to such  
person or persons respectively as the said Justices by their  
Order or Judgment shall direct pursuant to the law  
in that Case made and provided and if it shall hereaf-  
ter appear that if any last will and Testament was  
made by the said deceased and the Ex<sup>r</sup> or Ex<sup>w</sup>es  
therein named do exhibit the same in to the said Court  
of Fairfax making request to have it allowed and

Approved accordingly if the said Samuel being then  
required to render and deliver up letters of Administrat=  
tion approbation of such Testament being first had  
and made in the said Court then this Obligation  
to be Void and of none effect or else to remain in  
full force.

Searched and delivered off  
in the presence of {

*Samuel Simonds Esq: Seal'd  
mark Lawrence Sloof Esq: Seal'd*

At a Court Court held for the County of Fairfax  
17 April 1792. Samuel Simonds and Lawrence  
Sloof acknowledged this Bond to be their act and  
Deed which is Ordered to be recorded.

Testy.

I know all men by these presents that we Ann  
Chew, Robert Lefso, and Andrew Wales, are held and  
firmly bound unto Charles Broadwater, John Mose  
and Richard Conway and Roger West, Gent: Justi-  
ciers of the County Court of Fairfax now sitting in  
the sum of one Thousand pounds to the payment,  
whereof well and truly to be made to the said  
Justices and their Successors, we bind ourselves our  
heirs Executors, and Administrators, jointly and sever-  
ally, firmly by these presents, sealed with our  
seals and dated this 19<sup>th</sup> day of April 1792.

The Condition of this Obligation is that if the said

Ann Chew Administration of the Goods, Chattels and  
 Credits of Roger Chew Deceased, do make a true and  
 perfect Inventory of all and singular the goods, Chattels  
 and Credits of the said deceased, which have or shall  
 come to hands, Possession or knowledge of her the said  
 Ann Chew or into the hands or possession of any other  
 person or persons for her, and the same somade doexhi-  
 bit into the County Court of Fairfax, when she shall be ther-  
 e required by the said Court, and such goods Chattels  
 and Credits, do well and truly Administer according  
 to Law, and further do make a just and true account  
 of his actings and doings theron when thereto required  
 by the said Court. And all the rest of the said goods, Chat-  
 tels and Credits which shall be found remaining upon  
 the Account of the said Administra the same  
 being first examined and allowed by the Justices of the  
 said Court for the time being, shall deliver and pay  
 unto such persons respectively as are intituled to the same  
 by law; and if it shall hereafter appear that any last  
 Will and Testament was made by the Deceased, and  
 the same proved in Court, and the Exco obtain a Certifi-  
 cate of the probat thereof, And the said Ann Chew do  
 in such case, being required, render and deliver up her  
 letters of Administration, then this Obligation to be void  
 else to remain in full force

Sealed & delivered  
 in presence of — S.

Ann Chew *Seal*  
 Robt. Lyle *Seal*  
 And. W. Wales *Seal*

At a Court held for the County of Fairfax

95

17<sup>th</sup> April 1791 ~ Ann Chew, Robert Lyle, and Andrew  
Wales, acknowledged this Bond to be their act and Deed  
which is Ordred to be recorded.

Teste.

P. Waggoner & J. G.

I George Mason of Gunston Hall in the Parish of  
Truro and County of Fairfax, being of perfect and sound  
mind and Memory and in good health, but mind-  
ful of the uncertainty of human Life, and the impru-  
dence of a man's leaving his Affairs to be settled  
upon a death bed, do make and Appoint this my  
last Will and Testament ~ My soul I resign  
into the hands of my Almighty Creator, whose tender  
mercy's are over all his works, who hateth nothing  
that he hath made, and to the Justice and Wisdom  
of whose Dispensations I willingly and chearfully sub-  
mit humbly hoping from his unbounded Mercy and  
Benevolence, thro' the intercessions of my blessed Savior, a  
remission of my sins ~ My Body I desire may  
be decently buried at the Discretion of my executors  
herein after named, close by the side of my Dear  
and ever lamented wife. and as for all the  
worldly Estate with which it has pleased God to  
bless me, I dispose of it in manner and form following.  
Impremis It is my will and Desire, and I here-  
by direct and order that all my lands, Slaves with  
their increase, Stocks, rents, Crops, Tobacco, and Money

And

And Debts due to me, with the yearly interest arising thereon, with all my other Estate of what nature soever in Virginia Maryland or else where, be kept together and considered as one common Stock, for the payment of my Debts and Legacies and the Maintenance and Education of my children; and the payment of their fortunes, until my said Children respectively come of age or marry; when and not before each of them is to receive his or her part of the same as herein after respectively devised or bequeathed to each of them, and when any one of my children shall come of age or marry and receive his or her part of the same accordingly, the residue still to continue and remain in the said common Stock, until another of my children shall come of age or marry, and so on in the same manner, until the youngest of my Children shall come of age or marry, and receive his or her part of the same as aforesaid. It being my intention that my executors shall not have the trouble and perplexity of keeping different Acc<sup>t</sup>s with all my children, but only one general Acc<sup>t</sup> for the whole. Item, I give and bequeath to each of my four Daughters, Ann Mason, Sarah Mason, Mary Mason, and Elizabeth Mason and to each of their heirs for ever, when they respectively arrive to the age of Twenty one Years or marry which ever shall first happen the following Slaves with their Increase respectively from the date of this my Will, To my eldest Daughter Ann the four

Following Slaves and their increase, Towit, Bob<sup>1</sup>  
the Daughter of Doe, and her child Frank, mulatto  
Priss, the Daughter of Jenny, and Nell, the Daug-  
ter of Occoquan Nell, To my Daughter Sarah the  
three following Slaves with their Increase, to wit, Han-  
nah and Venus the Daughter of Beck, and Mu-  
latto Anna, the Daughter of Jenny, To my Daug-  
hter Mary the following Slaves with their Increase  
Towit, Ann and Nell, the Daughter of House Nell  
and little Jenny, the Daughter of Jenny, To my  
Daughter Elizabeth the three following Slaves with  
their Increase to wit, Hickie the Daughter of Occoquan  
Nell, Sarah, the Daughter of great Sue, and Rachel,  
the Daughter of Beck, and I confirm unto my three  
eldest Daughters, Ann Sarah, and Mary their right  
and title respectively to a Negro Girl, to each of them  
by their Grand Father Mr William Gilbeck & do<sup>o</sup> to  
wit, a Negro Girl named Penny to my Daughter  
Ann, a Negro Girl named Priss to my Daughter  
Sarah and a Negro Girl named Ann to my Daugh-  
ter Mary. But in the mean time, that is until  
my Daughters respectively come of Age or Marry,  
the Profits of all such the above mentioned Slaves  
as shall not be employ'd in waiting upon any of  
my said Daughters, or for their use in the House, are  
to remain in and be considered as part of the com-  
mon Stock for the purpose herein before mentioned  
and if any one or more of my said Daughters should  
happen to die under age and unmarried, then and  
in that case it is my will and desire and I hereby

Direct and Order that all the Slaves with their  
 Increase herein before bequeathed to such Daugh-  
 ter or Daughters shall go to and be equally divided  
 between my other Daughters, or to the Survivor of  
 them, to be delivered them or her, as herein before  
 directed. I also give to each of my four Daughters  
 One Bed and Furniture, to be delivered them at the  
 time and in the manner aforesaid. Item, I  
 give and bequeath unto each of my four Daughters  
 Ann, Sarah, Mary and Elizabeth, except such of them  
 as may happen to marry and have actually received  
 their fortunes in my lifetime, the sum of Six hundred  
 Pounds Sterling out of my money Debts due to me, &  
 the Profits of the common Stock of my Estate, the  
 sum of Six hundred Pounds Sterling to be paid  
 each of them, without Defalcation or Diminution, when  
 then they respectively arrive at the Age of Twenty one years,  
 or marry which ever shall first happen, exclusive of  
 any sum or sums given or to begin to any of them  
 by their Grand Mother Mrs Gilbeck, or for which I have  
 taken or may take bonds for their use or in any of  
 their respective names. And if any one of my said  
 Daughters should die under age and unmarried  
 it is my will and Desire, and I hereby direct and  
 Order that the Money herein bequeathed to such  
 Daughter shall go to and be equally divided between  
 all my other surviving Daughters, such of them  
 as may happen to be of age or married at the time  
 to receive their part of the same and the residue to  
 remain in the common Stock, until my other surviving

Daughters respectively come of Age or  
Marry. But if two or more of my Daughters should  
happen to die under Age and unmarried, then  
and in that case it is my will and desire, and I  
hereby direct and order, that so much of their money  
only shall go to my surviving Daughters or Daugh-  
ters as will increase the fortunes of each or either of  
them to the sum of one thousand Pounds Sterling  
exclusive of their Slaves or of any money given  
them by their Grand Mother Mrs Gilbeck as  
aforesaid to be paid them or her in the manner  
above directed, and that the residue shall remain  
in the common stock, for the benefit of my four young-  
est Sons in the manner herein after directed.  
Item - I give and devise unto my eldest Son George Ha-  
son and his heirs forever when he arrives to  
the age of twenty one years or marry which  
ever shall first happen, my mansion house  
and Seat of Gunston Hall, with all my lands  
thereto belonging or adjoining, being between  
five and six thousand acres; Also a small  
tract of Land adjoining to the Land of the Revd.  
Mr Lee Clappsey Purchased by my Father of  
Giles and Benoni Leilett; and in general all  
my Lands between Potomack River Occoquan  
River, and Pohick Creek in Fairfax County, ex-  
cepting and reserving unto my Exors the right  
and Privilege of keeping three Quarters upon  
the said Land, to be considered as part of the  
common Stock of my estate, for the Benefit of my

Younger Children, and of Working the same  
 number of hands as are work'd at the said three  
 Quarters respectively at the time of my Death,  
 with the right and Prevalige of getting timber  
 for the proper use of the said <sup>three</sup> Quarters or Plantations  
 on any part of the said Lands. That is to say  
 one Quarter in the bottom of Dogues Neck (com-  
 monly call'd the Occoguan Quarter) until all  
 my Sons come of Age with all the Land which I  
 have usually tended and made use of at the  
 said Quarter, and such other convenient and  
 adjoining Land as is necessary for the <sup>use of the</sup> same and  
 the benefit of suffering all the Stock property be-  
 longing to the said Quarter to range and run  
 at large in the said Neck. And the two others  
 Quarters at Hallowing Point, and upon the Land  
 I bought of William Courts, until all my Sons  
 except the Youngest come of Age; with all the  
 Land between the upper line of the said Trail  
 Bought of William Courts, the river and the great  
 Marsh, and the benefit of all the Stocks proper-  
 ly belonging to the said two Quarters ranging  
 and running at large within the two Neck  
 fence; my Executors keeping the said Quarters  
 and Plantations in good Order, and repair  
 and delivering up the same accordingly at  
 the respective expiration of the times aforesaid  
 or when the Crops then growing thereon are  
 finished, unto my said Son George Mason  
 or his heirs. But if my said Son George Mason