

London Richard M. Barly Baames Chichester, the gift of my mulatto
boy slave, called Hanson, who is son of Chlo - to him his heirs and
assigns forever - Item, I confirm unto my grandson, Richard Mendel
the gift of my negro boy slave called Billy, who is son of
Cato in Tangier, to him his heirs and assigns forever - Item
I confirm unto my grandson Bernard Hooe, the gift of my negro
boy slave called Duke, who is son of Puscilla - to him his heirs
and assigns forever - Item, I confirm unto my grand daughter
Sarah Chichester Mason, the gift of my mulatto girl slave called
Lizzy - who is daughter of Peg, with all her increase from the
date hereof, to her, her heirs and assigns forever - Item I confirm
unto my grand daughter Ann Mason Chichester, the gift of my
mulatto girl slave, called Martha, who is daughter of Peg -
with all her increase; from the date hereof, to her, her heirs &
assigns forever - Item I confirm unto my grand daughter, Mary
Chichester Hooe, the gift of my mulatto girl slave, called Nancy,
who is daughter of Peg, with all her increase from the date hereof
for and during the Term of her natural life, and no longer -
and upon her death, I devise the said mulatto girl slave
called Nancy, with all her said increase, to be divided among
such of the Children and grand children of my said grand-
daughter, Mary Chichester Hooe, that shall be living at the time
of her death, in such manner, that each stock of grand children
shall only receive a dividend equal to a child, following the
Ralls of the act of Distributions, to them, their heirs and assigns
respectively forever - and if my said grand daughter, Mary Chichester
Hooe should die leaving no child or grand child living at the time
of her death, I then further devise the said mulatto girl slave,
called Nancy, with all her said increase, to my daughter Mary
Syms Hooe, for and during the term of her natural life.

no longer - and upon her death, I further devise the said mulatto girl
Slave called Nancy with all her said increase, to my grand daughter,
Sarah M. Carty Hoove, to her, her heirs & assigns forever - I then
confer unto my grand daughter, Betty Lee, the gift of my
negro girl slave called Nelly, who is daughter of Chloe, with
all her increase from the date hereof, for and during the term of
her natural life, and no longer. - and upon her death I
devise the said negro girl slave called Nelly, with all her said
increase to be divided among such of the children and grand
children of my said grand daughter, Betty Lee, that shall be
living at the time of her death - in such manner that
each stock of grand children shall only receive a dividend
equal to a child, following the Rules of the act of Distributions
to them, their heirs and assigns respectively forever - And if ^{my} said
grand daughter Betty Lee, should die leaving no child or
grand child living at the time of her death, then in that
Case, do further devise the said negro girl Slave, called Nelly,
with all her said increase, to my daughter Sarah Ellen
for and during the term of her natural life and no longer -
And upon her death, I further devise the said negro
girl slave called Nelly with all her said increase to my
grand daughter Sarah M. Carty Lee, to her, her heirs and
assigns forever - I then give and bequeath unto my son
Doddridge Pitt Chichester, the following negro Slaves to wit
Ed. Madrack, George, Joe, Tom, Frank, Joshua, Yellow Betty,
Minnie, Laphney, Kate Sarah, Yellow Hannah, daughter of Peg,
Black Molly, Fanny daughter of Prince - Sny, Ann, Adam, Nantump,
Lazarous, Zachariah, Doll, Silvia, Dinah daughter of Alee -
Betty daughter of Peg - Willis, Abraham, George son of Charles, Jacob
son of Jack - and Carl son of Priscilla, with all their increases,

that shall be born between the date of this my will, and the
time of my death, to him and his heirs forever - I also confer
unto my said son Doddridge Pitt, the gift of all the Horses,
Guns and Pistols that I have hitherto given him into his actual
possession, do dispose of as he may think proper - I further devise
unto my aforesaid beloved wife, Sarah Chichester, the use of
the following negro slaves, to wit: Cain - Black David - Yellow
Will - Solomon Black Will - Charles at Newington - Isaiah,
Lewis, Nath - Lane Shadrach - Charles son of Jack - James
son of Peg - old James Charlotte his wife - Suck, Chloe, Peg
- Martha - Mimy - Charlotte daughter of Art - Harry son of Mimy -
Fanny daughter of Abigail - John Julius Casar - Rose, Ann
daughter of Sarah - Siddy, and Levina - with all their
increase that shall be born between the date of this my will
and the time of my death - for and during the term of her
remaining my widow, and no longer - and upon her second
marriage or death, whichever shall first happen, I devise the
said negro slaves, (except such of them as shall hereafter
specifically bequeath to any one or more of my children)
with all their increase from the date hereof, to be divided into six
equal lots - I then give and bequeath unto my son Daniel
M^r Carty (after the death or second marriage of my said wife,
Sarah Chichester, whichever shall first happen) my negro man
slave, called Black Will - together with the first choice of said
six equal lots of said slaves, so divided, with all their in-
crease, to him his heirs and assigns forever - I then give &
bequeath unto my son Doddridge Pitt, my negro man slave
called Isaiah, and my mulatto boy slave, called John Julius Casar
- together with - the second choice of said six equal lots
of said slaves, so divided, with all their increase, to him
his heirs and assigns forever - I then I devise unto my

13
I do Richard M. Barty Rochester, the third choice of said six equal lots
of said slaves, so divided, with all their increase. - For and during the
term of his natural life, and no longer - and upon his death, I
devise the same to be divided among such of the children and Grand-
children of my three daughters, to wit, Sarah M. Barty, Sarah Ellen
and Mary Lyons, that shall be living at the time of the death
of my said son Richard M. Barty - in such manner that each
stock of grand children shall only receive a dividend equal to a
child, following the Rules of the act of Distributions, to them
their heirs and assigns forever. - I do give and bequeath unto
my daughter, Sarah M. Barty the fourth choice of said six equal lots
of said slaves, so divided, with all their increase, to her, her heirs
& assigns forever - I do devise unto my daughter, Sarah
Ellen, the fifth choice of said six equal lots of said Slaves, so
divided with all their increase, for and during the term of her
natural life, and no longer - and, upon her death, I devise
the said negro slaves, that shall compose the said fifth
lot, of said slaves so divided, with all their increase, to be
divided among such of the children and grand children of
my said daughter, Sarah Ellen, that shall be living, at the
time of her death, in such manner that each stock of Grand-
children shall only receive a dividend equal to a child, following the
the Rules of the act of Distributions, to them their heirs and assigns
respectively forever - And if my said daughter Sarah Ellen, should
die, leaving no child or grand child, living at the time of
her death, then in that case, I further devise the said negro slaves,
that compose the said fifth lot of said slaves, so divided, with all
their increase to be divided among, such of the children and
grand children of my two daughters, to wit, Sarah M. Barty &
Mary Lyons, that shall be living at the time of the death of my

said daughter
grand children
of her death
children
part? for
to them
I do
part of
and devise
and upon
comprise
all their
grand
be living
each stock
to a child
them, to
my said
grand children
devise the
lot of
among
two to
living a
provide
daughter
manner
dividend
Distrib

said daughter Sinah Ellen (provided there shall be no child or grand child of my said daughter, Sinah Ellen, living at the time of her death) in such manner, that each stock of grand children shall only receive a dividend equal to a child's part, following the Rules of the Act of Distributions to them their heirs and assigns respectively forever. —

Item, I devise unto my daughter Mary Symms, the sixth lot of said slaves, so divided, with all their increase, for and during the Term of her natural life, and no longer, and upon her death, I devise the said negro slaves, that compose the said sixth lot of said slaves so divided, with all their increase, to be divided among such of the children & grand children of my said daughter, Mary Symms, that shall be living at the time of her death, in such manner that each stock of grand children shall only receive a dividend equal to a child, following the Rules of the act of Distributions to them, their heirs and assigns respectively forever. — And if my said daughter Mary Symms, should die leaving no child or grand child living at the time of her death, then in that case, I fluke down the said negro slaves, that shall compose the said sixth lot of said slaves, so divided, with ^{all} their increase to be divided among such of the children and Grand children of my two daughters to wit: Sarah M. Barty and Sinah Ellen, that shall be living at the time of the death of my said daughter Mary Symms (provided there shall be no child or grandchild of my said daughter, Mary Symms, living at the time of her death) in such manner that each stock of grand children, shall only receive a dividend equal to a child, following the rules of the act of Distributions, to them their heirs and assigns respectively forever.

15
I do devise unto my daughter, Mary Syme, the following negro
slaves to wit, Mary, Dinah, ^{and} Judy - (all of whom are now in possession
of M. Barnard, Hove Sun. her husband or her) with all their increase
that shall be born between the date of this my will, and the time
of my death - For and during the term of her natural life and
no longer - And upon her death, I devise the said negro slaves,
Mary, Dinah and Judy, with all their increase, to be divided a-
mong such of the children and grand children of my said daug-
hter, Mary Syme, that shall be living at the time of her
death, in such manner that each stock of grand children
shall only receive a dividend equal to a child, following the
Rules of the act of Distributions, to them their Heirs and assigns
forever - And if my said daughter Mary Syme, should die
leaving no child or grand child, living at the time of her
death - Then, in that case, I further devise the said negro slaves
Mary, Dinah, and Judy, with all their increase, to my daughter
Sinah Ellen, for and during the term of her natural life and
no longer - and upon her death, I devise the said negro slaves
Mary, Dinah and Judy, with all their said increase to be divided
among such of the children and grand children of my said
daughter, Sinah Ellen, that shall be living at the time of her
death, in such manner that each stock of grand children, shall
only receive a dividend equal to a child, following the rules of the
act of distributions, to them, their Heirs and assigns respectively
forever - and if both my said daughters, Mary Syme and
Sinah Ellen should die, leaving, neither a child, or grandchild
living at the respective times of their deaths, Then, in that case,
I further devise the said negro slaves, Mary, Dinah & Judy, with
all their said increase, to my daughter Sarah M. Carty, to her
heirs & assigns forever - I do devise unto my son, Richard
M. Carty, the following negro slaves, to wit, Allen &

My daughter, Betty, daughter of Great Pitty in Fauquier, with her increase from the date hereof, for and during the term of her natural life, and no longer, and upon her death, I devise the said negro Slaves, Allen and Betty, with her increase to be divided among such of the children and grand children of my son Doddridge Pitt, that shall be living at the time of the death of my said son Richard M. Batty, in such manner that each stock of grand children shall only receive a dividend equal to a child - following the Rules of the act of Distributions, to them their heirs & assigns respectively forever - Whosoever through this my will, I have or shall upon certain contingencies limited an estate to be divided among the children and grand children of my own children using only the plural number, it is nevertheless my will, and I accordingly Devise, that in all and every such cases only one child or grand child should be left by any such child of my own, such single child or grand child upon the same contingency or contingencies, shall take the whole estate which should have been divided among the children and grand children, if there had been more than one.

Item I devise unto my executor, hereafter to be named full & complete power and absolute authority, if required by my daughter Sarah (Ellen) to sell and dispose of the said tract or parcel of lands that I have herein before devised unto my said daughter Sarah Ellen, under certain limitations before mentioned - And to make and execute Deeds of conveyance for the same in the same manner, effectual in law, as I could do, were I living - And to lay out all the money arising from the sale thereof in the purchase of other lands of greater value to be substituted by this my will, in place of the aforesaid tract or parcel of lands herein before devised unto my said daughter Sarah Ellen, in every respect consistent with the true intent

1
The meaning of this my will, as herein before expressed and devised - That
is to say, provided my said Executor, hereafter to be named, shall con-
cur in opinion with my said daughter, Sarah Ellen, that such an
exchange of Lands can be made to the advantage of the respect-
ive persons, to whom the aforesaid Tract of Land is herein before
devised. - I do hereby certify and declare that the several Devises
herein before, and hereafter to be made unto my aforesaid beloved
wife, Sarah Chickster, in this my will, are by me meant and in-
tended to be in full and final bar of her dower in every species of
my estate, both real and personal. - *Item*, my will is, that my
crop which may and shall be commenced previous to the time of my death,
shall be continued and carried on by my Executor hereafter to be named,
in the same manner as I could and should do, were I living - without any
change or interruption of the Slaves &c placed and left by me on the different
Plantations, untill the said crop is finished. Then I devise the said crop
of every species, that may be to spare from the necessary support of
my family, together with all other tobacco, wheat and Indian corn,
that I may leave on hand for sale at the time of my death,
to be all sold by my executor, hereafter to be named, for money, at
the discretion of my said Executor, and the money arising from the
sale thereof, together with what money I may leave in the House at
the time of my death, and all the debts that shall be due me,
on bill, bond, or open a/c. - or otherwise (except the three hundred
pounds Virginia Currency, due me from Joseph Riddle of the Town
of Alexandria, and James Dall of the town of Baltimore, in the
State of Maryland - as f. mortgage duly recorded among the records of
the said County of Fairfax) be applied by my said Executor hereafter
to be named - to the discharge of all my just debts, and the residue
of said monies (if any there be) after discharging all my just Debts

and

and funeral expences - I give and bequeath unto my aforesaid
beloved wife, Sarah Chickster, to make use and dispose of as she
may in her own Judgment think proper, and most consistent with
her Duty - My will is, that my said beloved wife, Sarah Chickster
furnish out of my estate, each of my children to wit Richard
M^r. Bartly, Daniel M^r. Bartly, Doddridge Pitt, Sarah M^r. Bartly, Si-
nal Pitt, and Mary Syme, and my three sisters in Law, Miss
Mary M^r. Bartly, M^rs. Sarah Wagons, and M^rs. Ann M^r. Glenachan,
each with a plain mourning ring (if acceptable to them) in me-
mory of the giver - My will is that my said beloved wife,
Sarah Chickster, have the disposal of my wearing apparel, and
the use of all the iron and steel that I may have on hand, at the
time of my death, with all my Smiths Tools - Still, Wheat &
Bags, to her own benefit as she may think proper. -

Item I give and bequeath unto my son, Daniel M^r. Bartly, the
aforesaid three hundred pounds Virginia Currency, that is due me, and
for which I have a mortgage on a lot of Ground in the Town of
Alexandria, duly recorded among the Records of the County of Fairfax
from M^r. Joseph Riddle of the said Town of Alexandria, and M^r.
James Dale of the Town of Baltimore, in the State of Maryland

- I give and bequeath unto my son Daniel M^r. Bartly the fol-
lowing Books - My old family Bible, the universal Traveller written
by S. Carter Esq^r. - The new Virginia Justice written by M^r. William
Walter Henning - and my Physic book, that I purchased of M^r. Morgan -
I give unto my son Doddridge Pitt, the following Books, Mother's
Dictionary, Enderbrough Dispensatory, and the Rev. Dr. Wm. Burdette
Exposition on the new Testament, also the Conductor Generalis, in the
Office, duty, and authority of a Justice of Peace &c - I give
unto my aforesaid beloved wife, Sarah Chickster, all my other Books
(except those before given to my son Daniel M^r. Bartly, and

Doddridge Pitt - Item I do hereby confirm unto my daughter, Mary
Syme, the gift of a tract of Land, to be purchased by her husband
(Mr. Bernard Moore Junr.) for which purpose, I have put into the hands of
her said husband, the sum of five hundred pounds, current money
of Virginia, in gold and silver - for and during the term of her
natural life, and no longer - And upon her death I give and
confirm the same unto her children upon the contingencies expressed in a
bond, from the said Mr. Bernard Moore Junr. / husband to my said
daughter, Mary Syme / to me in trust for her said wife and children
bearing date the tenth day of November anno Dom 1791. according
to the tenor and true intent and meaning thereof - I give unto my
aforesaid beloved wife Sarah Chichester, the use of all my lands situate
lying and being in the County of Northumberland on the waters of the
Great Wiccomoco containing about Acres, more or less, for and
during the Term of her remaining my widow, and no longer - &
upon her second marriage or death which - so ever shall first happen
I give and bequeath unto my son Doddridge Pitt all the said lands
situate, lying and being in the said County of Northumberland, on
the Waters of the Great Wiccomoco containing about Acres,
more or less - to him, his Heirs and assigns forever - Item
I give and bequeath, unto my Executors hereafter to be named, full
and complete power and absolute authority to sell and dispose
of my lots of Ground, in the Town of Colechester, with all its
appurtenances, / provided, they may said executors, shall find the
said funds herein before appropriated, to the discharge of my just
Debts, insufficient for the purpose / for money, also to be applied to
the discharge of my debts, and the residue (if any) after discharging
all my just debts and Funeral Expenses, I give and bequeath unto
my aforesaid beloved wife, Sarah Chichester, to dispose of as she may think
proper - But if my said Executors hereafter to be named / on whom

can depend to do the family service / should find it unnecessary
to sell my said lot of ground in Colchester, for the payment
of my debts, and that the other funds herein before appropriated
for that purpose is sufficient. Then in that case, I give and
bequeath unto my son Daniel M^r. Barty, my said lot of ground
in the Town of Colchester, with all its appurtenances, to him,
his heirs and assigns forever - I item and bequeath all the residue
of my estate, both real and personal / except what I have heretofore
and shall hereafter in this my will specifically bequeath unto my afo-
said beloved wife, Sarah Chichester, and any one or more of my
children / if any there be - To all my children to wit; Richard M^r. Barty,
Daniel M^r. Barty, Doddridge Pitt, Sarah M^r. Barty, Sarah Ellen,
and Mary Myers, to them their heirs and assigns respectively forever
- to be equally divided - meaning in this clause all possible, de-
visable property, which may be in me, not herein before bequeath-
ed. Tho' I am not conscious of possessing any such property, either
from forgetfulness - from the deficiency of understanding the legal effect
of the words I have used, or from any other cause. - I item, I
do hereby constitute and appoint, my aforesaid beloved wife, Sarah
Chichester, whole and entire executrix of this my last will and
Testament - which I do declare this to be - revoking all other and
former Wills, as if they had never been made - In witness whereof I
have herunto set my hand and affixed my seal on this 10th day of
October Anno Domini 1793. -

Richard Chichester 

Signed, Sealed and published

in the presence of us

The words (respectively) in the 19th line from the top, in the second page
(may) in the second line from the bottom, in the said second page
(may) in the 13th line from the top, in the third page. -

Wants) in the 22nd line from the top, in the said third page. (Ditt) in
the third line from the top, in the fourth page. (Thompson) in the 14th
line from the top, in the said fourth page. (Hewitt) in the 19th line
from the Top, in the said fourth page. - (among) in the 16th line from
the top, in the Eleventh page. (of conveyance) in the 16th line from the top
in the fourteenth page. (written by J. Carruthers Esq.) in the 9th line from the
bottom, in the 16th page - were all underlined before signed. -

William Gore

May M^o Gusty

David Dowdson

A Codicil to this my last will and Testament
Whereas it occurs to my mind, that it may so happen, that some
of the Slaves, I have in my will bequeathed, or devised unto my beloved
wife, Sarah Chichester may be induced to run away from her ser-
vice, in order to perplex and distress her my said wife - Therefore
to prevent such an evil, I do, then in that case give and bequeath
unto my said beloved wife, full and complete power and absolute
authority to sell and dispose of any, and every one of said Slaves, that
may and shall violate the laws of the land and their duty in so
running away, and absconding from the Service of my said wife
to the disquietude of her mind &c. to any person or to any part of
the world, that she my said wife, Sarah Chichester, may and
shall think proper, at her own discretion - And to make use of
the money arising from the Sale or Sales of any such slave or
slaves, in what manner she may think proper, and most con-
sistent with her duty. - In witness whereof I have hereunto set
my hand and affixed my Seal this 10th day of October Anno Dom. 1773

Wm Gore

May M^o Gusty

Richard Chichester

Wants) in the 22^d line from the top, in the said third page. (Ditt) in
the third line from the top, in the fourth page. (Thrupp) in the 14th
line from the top, in the said fourth page. (Hewants) in the 19th line
from the Top, in the said fourth page. - (among) in the 16th line from
the top, in the Eleventh page. (of conveyance) in the 16 line from the top
in the fourteenth page. (written by J. Linn. Esq.) in the 9th line from the
bottom, in the 16th page - were all underlined before signed. -

William Gore

May M^o Gusty

David Downton

A Codicil to this my last will and Testament
Whereas it occurs to my mind, that it may so happen, that some
of the Slaves, I have in my will bequeathed, or devised unto my beloved
wife, Sarah Chichester may be induced to run away from her ser-
vice, in order to perplex and distress her my said wife - Therefore
to prevent such an evil, I do, then in that case give and bequeath
unto my said beloved wife, full and complete power and absolute
authority to sell and dispose of any, and every one of said Slaves, that
may and shall violate the laws of the land and their duty in so
running away, and absconding from the Service of my said wife
to the disquietude of her mind &c. to any person or to any part of
the world, that she my said wife, Sarah Chichester, may and
shall think proper, at her own discretion - And to make use of
the money arising from the Sale or Sales of any such slave or
slaves, in what manner she may think proper, and most con-
sistent with her duty. - In witness whereof I have hereunto set
my hand and affixed my Seal this 10th day of October Anno Dom. 1773

Wm Gore

May M^o Gusty

Richard Chichester

In a Court held for Fairfax County the 19th day Sept. 1796. 
The aforesaid last Will and Testament of Richard Chichester deceased
was presented in Court by Sarah Chichester executrix therein named who
made oath thereto, and the same together with the Codicils annexed
was proven by the Oaths of W^m. Snow, and David Downton, and ordered to
be recorded. And the said Executrix having performed what is usual
in such cases, certificate is granted her for obtaining a probate
thereof in due form. —

TOSTO, J. Wagoner Esq. 

Know all men by these presents that we Sarah Chichester, Thompson Mason and Doddridge J. Chichester, are held & firmly bound unto Charles Little, George Minor, Roger West, Richard Hatcliff and Geo. Summers, Gentlemen Justices of the County Court of Fairfax now sitting in the sum of twenty thousand pounds current money, 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, Executors and admors, jointly and severally firmly by these presents, Sealed with our Seals and dated this 19th day of Sept. 1796. —

The condition of the above obligation is such that if the said Sarah Chichester Executrix of the last Will and Testament of Richard Chichester deceased do make a true & 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, or into the hands or possession of any person or persons for her and the same so made do exhibit into the County Court of Fairfax at such time as shall be there

required by the said Court, and the same goods, Chattels & Credits of the said decedent do well and truly administer according to Law; & make a just and true account of her actings and doings therein when thereto required by the said Court; and further do well & truly pay and deliver all the legacies contained and specified in the said will, as far as the said Goods, Chattels and Credits well extend according to the true value thereof and as the law shall charge her, then this obligation to be void or else to remain in full force

Sealed and delivered
in presence of

Sarah Chickster Test
Thomson Marou Test
Doddridge P. Chickster Test

At a Court held for Fairfax County the 19th September 1796. &
This Bond was acknowledged by Sarah Chickster, Thomson Marou and
Doddridge Pitt Chickster to be their act and Deed which is ordered
to be recorded. —

Teste

Wm. Gordon Cl. Cur

In the name of God Amen, I Lund
Washington of the State of Virginia and County of Fairfax
being of perfect mind and memory do make my last will and
Testament in manner following. I give and bequeath to my beloved
wife Elizabeth my whole estate both real and personal, it is my desire
that no Inventory or appraisement be made of my estate, & I do constitute
and appoint my wife executor of this my last will and Testament. In
witness whereof I have hereunto set my hand and seal this 13th of
February 1793.

Signed, sealed & acknowledged
in presence of us

Lund Washington Test

David Hunt, Wm. P. Buster, Patty Buster. etc

It is known
This last will
was made
of David
recorded: As
required in
probate the
etc.

In the
presence of
health of
Almighty G.
knowing &
make and
from John
the hands
to the ex-
hereafter
which it
dispose of
Annual exp
unto my
every kind
lands a
is that
have

His Court held for the County of Fairfax the 19th Sept. 1796
The last Will and Testament of Lund Washington deceased, was
presented in Court by Elizabeth Washington Executrix therein named
who made oath thereto - and the same being proved by the Oaths
of David Stewart and Patty Peters late Executors, is ordered to be
recorded: And the said Elizabeth having performed, what the law
requires in such cases, certificate is granted her for obtaining a
probate thereof in due form. - Teste.
J. Wagoner Cl. Cur.

In the name of God Amen I Benjamin Guinn of the
County of Fairfax and Commonwealth of Virginia being in good
health of body and of perfect sound mind and memory blessed be
Almighty God: But calling to mind the mortality of my body and
knowing that it is appointed for all men once to die: I do constitute
make and ordain this my last will and testament in manner &
form following - First and principally I commend my soul into
the hands of almighty God, who gave it, and my body I commit
to the Earth to be decently buried at the direction of my executors
hereafter to be named - And as for settling my temporal estate,
which it hath pleased almighty God to bestow on me, I give and
dispose of as followeth - First, my will is that all my just debts and
funeral expences be paid and discharged - Item I give and bequeath
unto my brother John Guinn, all my estate both real and personal of
any kind whatever, that I possess, both in the Commonwealths of Mary-
land and Virginia, to him his heirs and assigns forever - My will
is that my said brother, John Guinn, shall keep my negro man
I have named John, as a waiting male, ^{during his life} and to treat him the said

15
NEGRO slave John, with more lenity and in manner above the
common run of negroes, as he, the said John, hath well proved a good
and faithful slave to me during my life. - I do hereby constitute
and appoint my said brother John Swinn, whole and entire executor
of this my last will and Testament: which I do declare this to be,
revoking all former and other wills, as if they had never been
made. - In witness whereof I have hereunto set my hand and
affixed my seal this 14th day of December Anno. Dom. 1795.

Signed Sealed and Published
in the presence of
Richard Chichester
William Lewis

Ben. Swinn Seal

At a Court held for the County of Fairfax the 19th Sept. 1795
This last Will and Testament of Benjamin Swinn deceased was
presented in Court by John Swinn executor therein named, who made
oath thereof, and the same was proved by the oath of Wm. Lewis; Thom-
son Mason made oath that the name of Richard Chichester
subscribed to said will as a witness, (who is late deceased), is in the
proper hand writing of the said Richard Chichester, the same is ordered
to be recorded. - And the said executor having performed what
is usual in such cases, certificate is granted him for obtaining a probate
thereof in due form. -

T. S. S.

Thomson Mason C. C. C.

E. S.

Know all men by these presents that we John Guinn and Charles
Guinn are held firmly bound to Charles Little, George Minor, R. West and
R. Hatcliff Gentlemen justices of the Court of Fairfax County now sitting in
the sum of \$500. 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, Executors, and administrators, joint-
ly and severally firmly by these presents. Sealed with our Seals this
19th day of September in the Year of our Lord one thousand seven
hundred and ninety six.

The condition of this obligation is such
that if the above bound John Guinn Executor of the last will and
Testament of Benjamin Guinn deceased do make or cause to be made
a true and perfect Inventory of all and singular the Goods, Chattels &
Credits of the said deceased, which have or shall come to the hands
possession, or knowledge of the said John or into the hands and 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 & credits of the said deceased which at any time after
shall come to the hands possession, or knowledge of the said John
Guinn, or into the hands and possession of any other person or persons
for him, 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 required by the said Court; and also shall well &
truly pay and deliver all the legacies contained and specified
in said will as far as the said goods chattels, and credits, will
thereunto extend and the law shall charge. Then this obligation is
to be void and of none effect, or else to remain in full
force and virtue.

Seal

Sept. 1796

who made
; Min-
ester
; the
ordred
ed what
probate

B. Cox

47 Sealed and delivered
in presence of
The Court

Wm. Brown
Ch. Simms

Seal

At a Court held for the County of Fairfax 19th Sept. 1796.
J^{rs}. Brown and Charles Simms, ^{acknowledged this bond} to be their act and Deed which is
ordered to be recorded.

To Wm. Brown Ch. Simms

Ed

Know all men by these presents that we Mary Sangster, John Sangster, Sam^l. Fillett, Gels., Galsb. Stone and Sam^l. Fillett^r are held and firmly bound unto Charles Little, Geo. Minor, Richard Natcott & Geo^s. Alexander, Gentlemen Justices of the County Court of Fairfax now sitting in the sum of £2500. to the payment whereof well and truly to be made to the said Justices and their Successors, we bind ourselves and each of us, us and each of our Heirs, Executors, and administrators jointly and severally firmly by these presents. Sealed with our Seals this 19th day of Sept. 1796. -

The condition of this obligation is such, that if the above bound Mary Sangster, and John Sangster, administrators of all the goods, chattels and credits of Thomas Sangster 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 knowledge of them the said Mary and John, or into the hands or possession of any other person or persons, and the same so made do exhibit or cause to be exhibited into the County Court of Fairfax at such time as they shall be thereto required by the said Court, and the same

part
of the
after
John
for the
do ma
when t
wider
found
being
for the
respec
pursu
it sh
by th
do a
it a
lung
- mi
- had
and

200

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 Mary and
 John, or into the hands and possession of any other person or persons
 for them; 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 administrators account, the same
 being first examined, and allowed by the Justices of the Court
 for the time being shall deliver and pay unto such person or persons
 respectively as the said Justices by their order or Judgment shall direct
 pursuant to the laws in that case made and provided and if
 it shall hereafter appear that any last will and Testament was made
 by the said deceased, and the Executor or Executors therein named
 do exhibit the same into the said Court making request to have
 it allowed and approved accordingly if they the said Mary and John
 being thereto required do render and deliver up their letters of ad-
 ministration approbation of such will and 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 & virtue. -

Mary ^{her} Langster (Lb)
 John ^{his} Langster (Lb)
 Saml. Tiltott (Lb)
 Caleb Stone (Lb)
 Giles Tiltott (Lb)
 Saml. Tiltott Junr. (Lb)

A Court held for the County of Fairfax 19th Sept. 1796
 This Bond was then acknowledged by Mary Langster, John Langster,
 Saml.

19 Samuel Tiltott, Caleb Stone, Giles Tiltott and Samuel Tiltott Jr.
to be their Act and Deed which is ordered to be recorded. —

Ex. d.

John Wagoner Clerk

KNOW all men by these presents that we James Turley,
Caleb Stone and Gerard M'Winn are held and firmly bound unto Charles
Little, Richard Hatcliff, Thomson Mann and John Jackson, Gentlemen
of the County Court of Fairfax and their Successors in the sum
of five hundred pounds current money of Virginia; to the payment
whereof well and truly to be made, 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 this
19th day of September 1796. —

The Condition of the above
obligation is such that if the above bound James Turley, Guardian
of Robert and Thomas Langston their Executors and administrators, do &
shall well and truly pay unto the said orphan all such estate and
Estate and Effects, as now is or hereafter shall come to the hands, or
possession of the said James Turley, as soon as the said orphan,
shall attain to lawful age, or when thereunto required by the Justices
of the County Court of Fairfax; 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 and delivered
in presence of

James Turley (S)
Caleb Stone (S)
Just. Court. (S)

W^h a bond held for the County of Fairfax Sept. 19th 1796. &
James Treble, Caleb Stone, and James Bennett acknowledged
this Bond to be their Act and Deed, which is ordered to be
recorded. —

Teste

Magones obbur

In the name of God Amen I Barbara Statchiff of
Fairfax County and State of Virginia do make certain
Publish and declare this to be my last Will and
Testament in manner following Viz.

Imprimis first my will and desire is that a certain negro
named Betty now in my possession, should at my
death be set free, and at liberty. — Imprimis I give
and bequeath unto my nephew George Fielder provided he
sets the aforesaid negro Betty free and uses every exertion
in his power for the said negro Betty's freedom, otherwise
nothing — my lease for the plantation whereon I now live
and the Beauzett, that stands in the House. — Imprimis, I
give and bequeath all the rest of my Estate both real
and personal to the Baptist Church at Backlick, to be
laid out by my executors hereafter named, on the said Church
as they may think best for the advancement of the same, &
the glory of God — except my cloths, the best of which my
will and desire is, that they be distributed by my executors amongst
my poor sisters of the Baptist Church at Backlick, and the
balance of my cloths my will and desire is that the above
negro named Betty shall have. — Imprimis I do hereby appoint
W^m Hally living in Alexandria & Edward Potter Sen^r my executors
of this my last Will and Testament, hereby revoking all former
Wills by me made, In witness whereof I have hereunto set

set my hand and seal the eighteenth day of December in the Year
seventeen hundred and ninety four. Signed and Sealed by the
above named Barbara Ratcliff to be her last will and Testa-
ment in presence of us

Test

Barbara ^{her} Ratcliff ^{mk} Seal

Giles Cooke

Neuben Potter, Whiting Cooke,

At a Court held for Fairfax County the 19th Sept: 1796. —

This last will and Testament of Barbara Ratcliff deceased was presented
in Court by W^m Halley and Edward Potter Sen: Executors therein named
who made oath thereto; and the same being proved by the oaths of
Giles Cooke, Neuben Potter & Whiting Cooke is admitted to record
and the said executors having performed what the law requires
in such Cases, certificate is granted them for obtaining a probate
thereof in due form. —

Teste

Wagoner Ebbert

Et c^o

KNOW all men by these presents that we
W^m Halley, Edward Potter Sen: and W^m Hepburn, are held and
firmly bound unto Charles Little, Thomson Mason, John Jackson &
Richard Ratcliff, Gentlemen Justices of the County Court of
Fairfax now sitting in the sum of three hundred pounds current
money; 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, Executors, and administrators, jointly
and severally, firmly by these presents — Sealed with our seals &
dated the 19th Day of Sept: 1796. —

The conditions of the

also obligation is such that if the said W^m. Halley and Edward
Potter Senr. Executors of the last will and testament of Barbara
Witchell 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 W^m. & Edward: 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 thereto required by the said Court, and the same
Goods, Chattels and Credits of the said deceased do well
and truly administer according to law; and make a just and true
account of their actings 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 said
Will, as far as the said Goods, Chattels and Credits will ex-
tend according to the true value thereof and as the law shall
charge, then this obligation to be void, or else to remain in
full force. —

Scaled & Delivered }
In presence of }

William Halley
Edward Potter
William Hepburn.

Seal
Seal
Seal

At a Court held for Fairfax County 19th Sept: 1796. —

This Bond was acknowledged by W^m. Halley, Edward Potter Senr. and W^m.
Hepburn to be their act and Deed which is ordered to be recorded.

Teste
J. Wagener. Clk. Cur.

In the name of God Amen, I John Ashkin of the County
of Fairfax and State of Virginia being infirm in body but of a
good and sound memory do make, ordain and declare this my last will
and testament in the following manner— first I give and bequeath to
my eldest son Country Ashkin, all the lands and Claims of lands that
I possess and all titles arising to the same to him and his heirs forever
— Also give and bequeath to my second son W^m. Ashkins one
negro man Nace to him and his heirs forever. —

Also give and bequeath to my third son George Ashkin one negro wo-
man Mordecai & negro girl Rachel with their increase to him and
his heirs forever. —

Also give and bequeath to my fourth son John Ashkin one negro
woman Man and negro man Daniel with their increas. to him
and his heirs forever. —

Also give and bequeath to my fifth son Thomas Ashkin one negro
man Davy and mare Penny and the best feather bed and furniture

Also give and bequeath to my daughter Rebecca Stone one negro
woman Jall with her increas to her and her heirs forever. —

Also give and bequeath to my sixth son Vincent Ashkin one
negro woman Semiramis and one negro boy Dennis with their increas
to him and his heirs forever. —

Also give and bequeath all the balance of my Estate to be equally
divided between my two sons Beauty & W^m. Ashkin to them & theirs
forever. — And lastly I constitute ordain and appoint my loving
son Country Ashkin my sole Ex^{or} of this my last will &
Testament ratifying and confirming this to be my last will and
Testament and revoking and disannulling all and every other
former will & wills & Testament by ^{me} made and done and confirming
only this to be my last will and no other. — In

In witness
January in
ninety five.
Signed in the
John M.
John C.
Michael M.
At a Court
This last will
by Country Ash
same being
John C. Not.
compiled a
cate is gra

Ed

W^m. Payne
Little, Rec.
Justices of
thousands
tally to b
involves an
two joint
Seals the
seven hu

In witness whereof I have set my hand and seal this tenth day of
January in the year of our Lord God one thousand seven hundred &
ninety five.

Signed in the presence of,

John M^c Intosh

John Arkin 

John C. Robinson, James ^{his} ~~his~~ Dove,
Michael W. ^{his} ~~his~~ Robey, Wm. Stone.

At a Court held for the County of Fairfax the 19th Sept: 1796. -

This last will and Testament of John Arkin dec'd was presented in Court
by Courtney Arkin executor therein named who made oath thereto, and the
same being proved by the oaths of Mich^l W. Robey, James Dove, and
Jⁿ: C. Robinson is admitted to record - and the said executor having
complied with the law in such cases made and provided, certifi-
cate is granted him for obtaining probate thereof in due form

Teste
J. Wagoner, Cl. Cur.

Know all men by these presents that we Courtney Arkin
Wm Payne and George Summers are held and firmly bound to Charles
Little, Richard Mutchell, John Jackson and Thomson Maron Gentlemen
Justices of the Court of Fairfax County, now sitting in the sum of one
thousand five hundred 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, executors & administrators
jointly and severally firmly by these presents. - Sealed with our
seals this 19th day of September in the Year of our Lord one thousand
seven hundred and 96. -  Condition of this

Obligation is such that if the above bound Country Arkin Executor of the
 last Will and Testament of John Arkin 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 knowledge, of the said Country or into
 the hands and possession 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 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, which at any time after shall come to the hands, pos-
 session, or knowledge, of the said Country, or into the hands and possession
 of any other Person or Persons for him; do well and truly administer - ac-
 cording to law; and further do make a just and true account of his
 actings and doings therein, when thereto required by the said Court; and
 also shall well and truly pay and deliver, all the legacies contained and
 specified in the said testament, as far as the said Goods, Chattels and
 Credits well therunto extend, and the law shall charge: Then this
 obligation to be void, and of none effect, or else to remain in full force
 and virtue

Sealed & delivered
 In presence of

Courtney Arkin
 Wm. Payne
 Geo. Summers

Seal
 Seal
 Seal

At a Court held for Fairfax County the 19th Sept: 1796.
 Courtney Arkin, William Payne, Geo. Summers, acknowledged this Bond
 to be their act and Deed which is ordered to be recorded.

Teste Wagoner

Ex.

In the
 the Town
 Virginia
 & wit-
 and debts
 them
 Hand
 if she rem
 part of m
 a will -
 in her own
 disposab-
 with
 which is so
 I give, dev
 to my said
 accepted
 my friend
 dear wife
 asking an
 my said
 the office
 the nine
 thousand
 Signed
 declared
 denhall
 and Ten
 Clo
 Dose
 1796

In the Name of God Amen - I William Mendenhall of
the Town of Alexandria County of Fairfax and Common Wealth of
Virginia do make my last Will and Testament as follows
to wit - Imprimis my will and desire is that my funeral Charges
and debts be paid by my Executors herein after named. -
Item I give devise and bequeath unto my dear wife Martha
Mendenhall all my estate real and personal during her natural life
if she remains a widow, if not that she shall only have such a
part of my Estate as the law would allow her were I to die without
a will - In this bequest however any estate she may be entitled to
in her own right is not to be considered, but to be at her own
disposal. - And if my said wife should be now pregnant, and the child
which is so pregnant survives her, then after her death or widowhood,
I give, devise, and bequeath, all my said estate real and personal
to my said Child and its Heirs and assigns forever, except as before
accepted as to her own estate. - Lastly I do hereby constitute and appoint
my friend Joseph Coleman Cooper of Alexandria executor, and my said
dear wife Martha Executrix of this my last will and Testament, re-
voking and disannulling all others by me heretofore made giving unto
my said Executor & Executrix full power according to the true nature of
their office. - In witness whereof I have hereunto set my hand & Seal
the nineteenth day of August in the Year of our Lord one
thousand seven hundred and ninety six.

Signed sealed published &
declared by the said W^m Men-
denhall to be his last will
and Testament in presence of

Clock Moore
Joseph Coleman
Henry Moore.

W^m Mendenhall

Seal

47 *Abdical* to the foregoing will - whereas a contract is subsisting between me the said W^m. Mendenhall, Alexander Gordon, and Spencer Griffin with George Hunka for seven Tracts of Land in Kentucky which we have employed Charles M. Knight to view and report as to the quality - Now if the said contract is carried fully into effect, I do hereby direct that my executor and executrix in the said Will named shall as to my part of the said Lands, sign, seal and convey the same by any Deed or Deeds of conveyance with or without the said Gordon & Griffin, & the money to be disposed of as above. - Witness my hand & seal the day and Year aforesaid. -

Witness

W^m. Mendenhall



HENRY MOORE

Clow. Moore, Joseph Thornton, Joseph Coleman

At a Court held for Fairfax County the 19th September 1796. This last will and Testament of W^m. Mendenhall deceased was presented in Court by Martha Mendenhall and Joseph Coleman ex^{tr} & ex^{or} therein named who made affirmation thereof; and the same being proved by the oaths of Henry Moore and Joseph Thornton together with the Certificate annexed was ordered to be recorded; and the said ex^{tr} & ex^{or} having performed what the law requires in such cases certificate is granted them for obtaining probate thereof in due form.

Ex^d

Teste

Magones Abbas

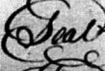
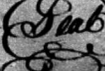
Know all men by these presents that we Martha Mendenhall, Joseph Coleman, W^m. Eaton, and Benjamin Shreve are hold and firmly bound unto Charles Little Hoger West. Ben^t M^r barty and George Summers, Gentlemen Justices of the

being bound
and truly to
bind ourselves
and adminis
sealed with
The
said Martha
- ment of us
of all and
which has
the said
other person
County bo
by the sa
the said
and make
what he s
and truly
said Will
according
then this
Seales
Inpre

County Court of Fairfax now sitting in the sum
current money; 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, Executors
and administrators, jointly and severally firmly by these presents.
sealed with our seals and dated this 19th September 1796. —

The Condition of the above obligation is such that if the
said Martha Mendenhall & Jos. Coleman executors of the last will & Testa-
ment of W^m. Mendenhall decd do make a true and perfect Inventory
of all and singular the Goods, Chattels & Credits of the said deceased
which have or shall come to the hands, possession or knowledge of
the said Martha and Joseph, or into the hands or possession of any
other person or persons for them, and the so made do exhibit unto the
County Court of Fairfax at such time, as they shall be thereto required
by the said Court; and the same Goods, Chattels and credits of
the said deceased, do well and truly administer according to law;
and make a just and true account of their actings and doings therein
when he shall be thereto required by the said Court; and further do well
and truly 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 true value thereof, and as the law shall charge them
then this obligation to be void or else to remain in full force

Sealed & Delivered
In presence of

Martha Mendenhall 
Joseph Coleman 
William Patton 
Benj^r. Shreve 

At a Court held for Fairfax County the 19th Sept. 1796. Martha Mendenhall, Joseph Coleman, Wm. Faxon & Benjamin Shreve acknowledged this Bond to be their act and Deed which is ordered to be recorded.

To Wit

Wagoner bbbur

Ex d

Account of Sales of the Property belonging to the Estate of the late Mr. Thomas Magruder, sold in Virginia Vir.

1 Bed, bedstead, sheet & blanket	£ 7. 10. 0
3 old barrels set up but sold for nothing	0. 0. 0
1 Keg	0. 0. 0
1 and iron and Tongs	3. 6
1 pint mug	9
3 hogs and 1 sow and Pig	2. 18. 0
1 Bull	4. 1. 0
1 - 4 Gallon Jug	4. 0. 0
1 Boarding tub and pail	3. 0. 0
2 Axes	5. 0. 0
5 Hogs	2. 10. 0
2 old Casks	6. 0. 0
1 side leather	4. 0. 0
1 mare colt	4. 5. 0

Mon 9th 1785
Wm. Magruder } Ex of the late
Wm. Magruder } Th. Magruder

40 5 0
27 5 5

At a Court held for Fairfax County 19th Sept. 1796. This account of the Sales of the Property of Thomas Magruder deed in Virginia, was returned and ordered to be recorded

Ex d

To Wit

Wagoner bbbur

In the name of God Amen. Joseph Simpson of the
County of Fairfax and Parish of Fairfax being very sick and weak, but
in perfect sense and memory, thanks and praise be to Almighty God for the
same, and calling to mind the certainty of Death and the uncer-
tainty of this life, do constitute and appoint this my last will &
Testament in manner and form as followeth Vizt: - First I give
my Soul to Almighty God who gave it me, and my body to return
to the Earth from whence it was taken to be buried at the dis-
cretion of my Exor hereafter named, and as to such worldly
estate as it hath bin pleased God to bestow on me, my
just debts being first paid, I give, devise and dispose of in
manner & form as followeth Vizt:

Item I give and bequeath unto my son George Simpson my

Item I give and bequeath to John Warrall Sun. my saddle.

Item I give and bequeath to my daughter Sollime Simpson one
feather bed and furniture whenever she marries. -

Item I give and bequeath to my daughter Mille Simpson one
feather bed and furniture whenever she marries. -

Item I give and bequeath to my daughter Mimoon Simpson
one feather bed and furniture whenever she marries. -

Item, all the rest of my estate not before given I leave to my loving wife
Charity Simpson during her natural life, and after her decease to be
equally divided between all my children to have share & share alike

- Lastly, I do appoint Charity Simpson my wife, and George
Simpson my son Exors of this my last will and Testament -
In witness whereof I have hereunto set my hand and fixed my
Seal this 21st day of January 1795.

Signed & Sealed in presence of

Ed. John Jackson

William Smith

Joseph^{sr} Simpson Seal

At a Court for the County of Fairfax 18th July 1796

This Will was presented in Court and proved by the oath of W^m Smink,
and at a Court held for the said County the 19th Sept: 1796, Geo.
Simpson Executor therein made oath thereto, and
being further proved by the oaths of John Jackson is ordered
to be recorded: Upon motion of said Exr. the having performed
what the law requires in such Cases certificate is granted her
for obtaining Probate thereof in due form

(Teste)

Wagoner Cllk.

Exr

The Estate of John Heaton dec'd in Account with
W^m Hartshorne Administrator

1788

July 2^o To Cash paid Meredith and Clymer for amt of John

Heatons Bond to Anne Meredith dated

January 14th 1768 Pens.^a Currency £120. 0. 0

Interest thereon to this day is 20 Sh

5 mo. 16 days - a 6th of Aug. } 147. 5. 5
Pens. Currency £267. 0. 5

In Virginia Currency £213. 17. 11/4

1794

February 7 To Cash remitted to George Clymer Executor to

the Estate of Anne Meredith p^r his acct 28th Feb: 1794 105. 12. 5 1/4

£319. 9. 6

The Estate of John Heaton deceased in account with W^m Hartshorne
Administrator

1783

June 17 By Ballance of a/c settled with Fairfax County Court 319. 9. 6

Philad^a February 28th 1794 Received of Pattison Hartshorne one hundred
thirty two pounds and seven pence equivalent to one hundred and five pounds
twelve shillings and 3^d Virginia Money the amount of a Bill of

Exchange

Exchange drawn upon him in my favor by W^m Hartshorne of
Alexandria 10th February inst. Administrator of the Estate of John
Heaton decd. ...

1792. 6. 7 Penn^a
1795. 12 5th Virg^a

Geo. Chymen Esq
estate R. Meredith

Philadelphia July - 1788 Received of W^m Hartshorne
Administrator of John Heaton decd. two hundred, sixty seven
pounds, six shillings & five pence Pennsylvania Currency
equal to two hundred thirteen pounds, seventeen shillings
and 8th Virginia Currency being the principal and Interest
to be on a Bond given to said Heaton to R^m Meredith decd.
This rec^d is given for one of the same tenor and sum which
is other lost or mislaid

Geo. Chymen acting Esq
R. Meredith

At a Court held for the County of Fairfax 19th Sept: 1796. (D)
His account of W^m Hartshorne Executor of John Heaton decd. together
with two receipts were returned and being examined by the Court
were ordered to be recorded.

Ex^{ts}

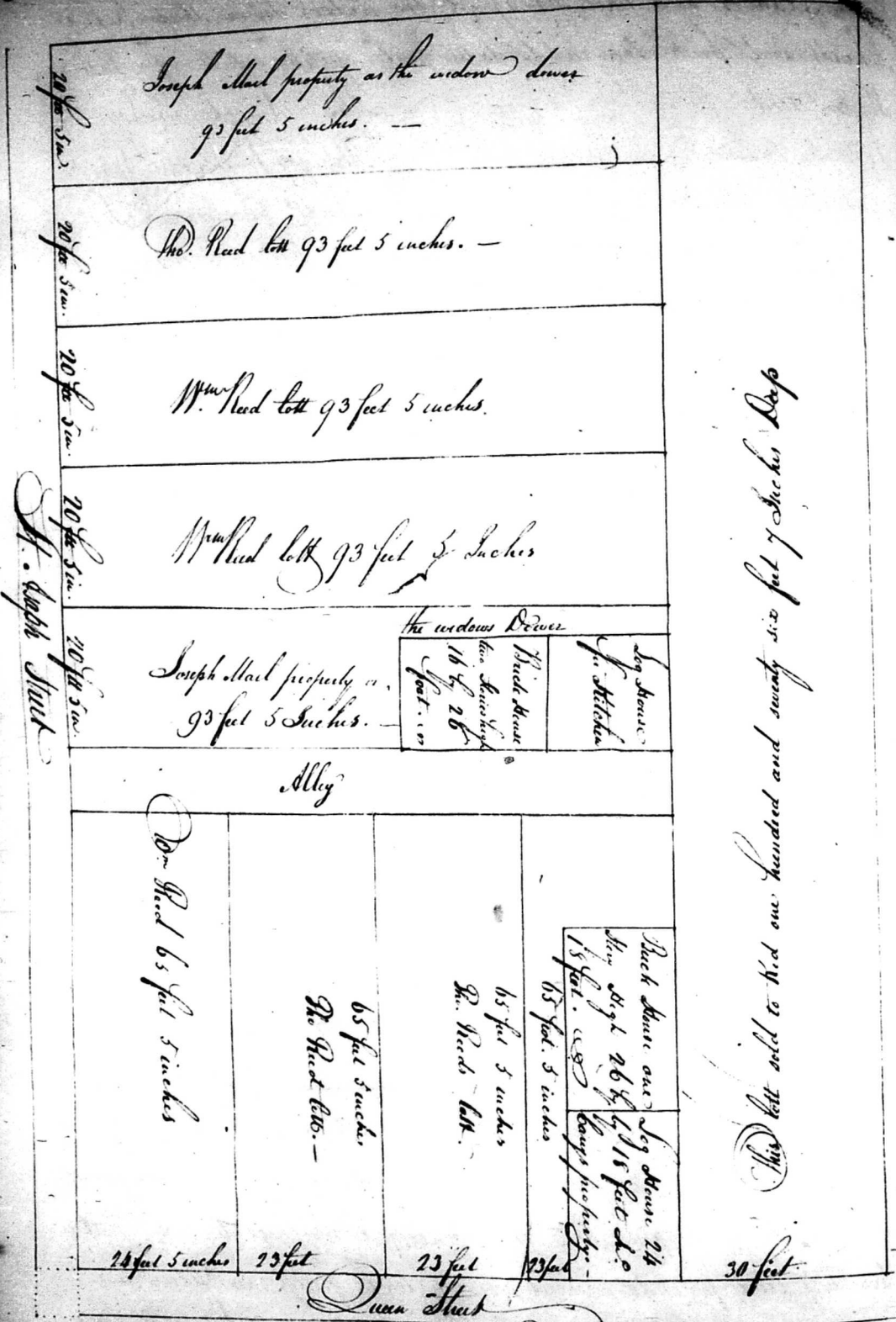
Jesse Magregor Esq

Fairfax

July Court 1796.

Andrew Jamieson, Mungo Dyles, Alexander Smith
and Robert Brockett, or any three of them are appointed to divide
the Estate of Thomas Heed deceased among his representatives; &
also to set apart the Dower of Elizabeth Marl, widow of the said
deceased, & make report to the Court

Jesse Magregor Esq



represent
hands a

At
This div
the rep
80

As I
declare
division
for the
father
two se
is have
that is
my
to the
in A
to m
previa
as I
to la
two

soon
Sam
mon
and

Alexandria Sept 15. 1796

In obedience to the within order directed to Andrew Jameson, Mungo
Dykes, Alexander Smith and Robert Prochuto we have made a
Division of the Estate of Thomas Neal deceased among his

representatives, and have set apart the widows dower, Witness our
hands and Seals, Day and date first written.

Alex^r. Smith Seal

Mungo Dykes Seal

And^o. Jamieson Seal

At a Court held for the County of Fairfax 19th Sept: 1796.
This division of the Estate of Thomas Reed dec'd together with
the report annexed was returned and ordered to be recorded.

Jos^{ph}. Wagener & Co. S^{rs}

As I do not think I now have time to make a formal will, I therefore
declare that I do fully assent to the determination respecting the
division of the Share of Thomas Harrison's estate as directed by the
Gentlemen appointed by the will for that purpose of my late
father com^o West. — It is my desire & I do give equally to my
two sisters to be divided between them all the property I now possess
& have may any right to in the world with the following exceptions viz:
that is to say, I give unto Betsey Chambers fifty pounds current mo^o
ny to be paid within one Year — I also give and bequeath
to Mr James Wolfe all my painting utensils that I may now have
in America, not meaning thereby pictures which I wish my sisters
to make choice of such of my pictures as they may want, &
provided that they do not chuse portraits of such of my friends
as I may have drawn for themselves — I also give and bequeath
to James House to assist him in making a voyage to England
two hundred pounds current money to be paid to him as
soon as my sisters conveniency will permit. — I do give unto
Samuel Stinger Esq^r, one hundred pounds current current
money to be paid out of the bond due me by Charles Tucker
and com^o Maibut, exclusive of what he may be entitled to

as Executor of this my last will and of what I may owe to him -
It is my wish and desire that my executors should give out of my
estate what they may think proper to the Heirs of my uncle Charles
Walker, & that they give it in such a manner as they may think
right among them.

The Deposition of Doct: Samuel Stringer foale;
being sworn on the Holy Evangelis of Almighty God, deposesh and
saith, that he did on the first day of August seventeen hundred &
ninety five at the request of Geo. William West proceed to write his will
which is the paper hereunto annexed, and that it was in his last
illness and at the place of his abode. - That the said George W^m
West directed his deponent to write down the bequests in said
Will, and that he the said West called upon Margret Walker and
Mary Hells, and requested that they would be witnesses to what he was
going to do, and that they were in such circumstances that they wanted
no assistance from him, and that they would be proper witnesses. -

This deponent further saith that during all the time of writing said
the said Will, the said George W^m West appeared to the best of his
apprehension, to be of sound disposing mind, memory & understanding,
And that immediately after finishing the last clause in said Will
he expired before the same could be executed

Sam: fo: foale

Sworn to before me this 20th day of August 1795.

In: Gapanay Reg: was a City

The deposition of Margret Walker being sworn on the Holy Evangelis
of Almighty God deposesh and saith that she was present at the
time that George W^m West directed Doct: Sam: Stringer foale to write
his will, and that it was in his last illness and at the House of
his abode, and she heard the said George W^m West direct the said

Samuel
which is
to give
Charles
notice
same
said
to be
that
Sworn
The
of
that
will
abode
Sam:
will
W^m
to be
said
said
mem
he
that
San
Sun

Samuel Stringer Coale to take down the particular desires in the said will, which is the paper hereto annexed, except the clause directing his sisters to give out of his Estate what they might think proper to the Heirs of Charles Walker, and the said George William West bid this deponent take notice that such was his will, and requested her to be a witness to the same and that during all the time that Doct. Coale was writing the said Will that the said George W^m West appeared to this deponent to be of a sound disposing mind, memory and understanding, and that before the Will could be executed the said George W^m West expired

Margaret Walker

Sworn to before me this 20th day of August 1795.

In Gasparway Reg. Will. Co. City

The Deposition of Elizabeth Chalmers being sworn on the holy Evangelists of Almighty God deponeth and saith that she was present at the time that George W^m West directed Doct. Samuel Stringer Coale to write his will, and that it was in his last illness, and at the House of his abode, and that she heard the said George W^m West direct the said Sam^l Stringer Coale to take down the particular bequests in the said will, which is the paper hereto annexed - That she heard George W^m West request Margaret Walker and Mary Helso to be witnesses to his will, but did not request this deponent - This deponent further saith that during the time of Doct. Coale's writing the said will - the said George W^m West appeared to be of a sound disposing mind, memory and understanding, and that before the will could be executed he the said George W^m West expired - This Deponent further saith that previous to the death of Mr. West she heard him request Doct. Samuel Stringer Coale to act as Doctor to his will

Elizabeth Chalmers

Sworn to before me this 20th day of August 1795.

In Gasparway Reg. Will. Co. City

7
The deposition of Mary Helso being sworn on the Holy Evangelists
of Almighty God deposes and saith that she was present at the time
that George William West directed Doct: Sam: Stinger Coale to write
his will, and that it was in his last illness, and at his house of abode,
and that she heard the said George W^o: West direct the said Samuel
Stinger Coale to take down the particular devises as is contained in
the said will, which is the paper hereto annexed: and that the said
George William West bid this deponent take notice that such was his will,
and requested her to be a witness to the same. And this deponent saith
that during all the time the said Samuel Stinger Coale was writing the
Will of the said George W^o: West, that he appeared to this deponent
to be of a sound disposing mind memory and understanding. And
before the will could be executed: the said George William West expired
And this deponent further saith that she heard the said George W^o: West
previous to his death ask Doct: Coale to act as an Executor to his Will
which the Doct: agreed to.

Mary Helso

Sworn to before me this 20th day of Aug: 1795.

In Chancery Reg: Wills & A. J. J. J.

Anno Arundel County Set } Then came Samuel Stinger Coale the Executor
the 16. day Sept: 1795 } appointed in the within will, and made oath
on the holy Evangelists of Almighty God, that this Instrument of writing is
the true whole and last Will and Testament of George William West
late of Anne Arundel County deed, that came to his hands and
possession and that he doth not know of any other

Sworn before In Chancery Reg: Wills & A. J. J. J.

In Testimony that the within is a true copy from the Original
I have hereto set my hand and affixed my seal of Office this 27

the 27th day of August in the Year of
our Lord 1796.

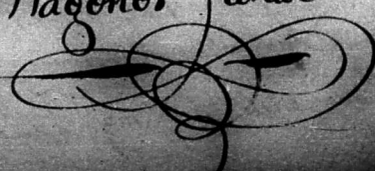
J^r Gaspaway Reg^r Wills & Adm^r 


Maryland Sec^r.

I John Gaspaway Register of Wills for Anne Arundel County do hereby certify and attest that on the sixteenth day of September in the Year of our Lord seventeen hundreds and ninety five Letters Testamentary were granted by me to Samuel Stringer Coale on the Estate of George W^m West late of Anne Arundel County deceased and that the said Samuel Stringer Coale entered into Bonds with Thomas Gale and Archibald Dorsey Judges in the Sum of \$2000. for the due performance of his said administration -

In Testimony whereof I have hereunto set my hand and
 affixed my Seal of Office this 27th day
of August in the Year of our Lord 1796.
J^r Gaspaway Reg^r Wills & Adm^r

At a Court court held for the County of Fairfax, the 20th Sept. 1796.
This copy of the last will and Testament of George W^m West deceased, was
presented in Court by W^m Herbert, and the same together with the
Depositions attending the proof thereof being duly attested by J^r Gaspaway
Register of Wills in and for the County of Anne Arundel in the State
of Maryland, and under the Seal of Office was on motion ordered
to be recorded. — 

J^r Wagoner C. C. 

39 Know all men by these presents that we Charity Simpson, Thomas Simpson, Ralph Hodgkin and Thomas Ashbery are held and firmly bound unto Charles Little, Richard Ratcliffe, George Summers and Daniel McCarty Gentlemen Justices of the County Court of Fairfax now sitting in the Sum of four hundred pounds Current Money, to the 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 firmly by these presents. Sealed with our Seals and dated this 19th day of September 1796.

The Condition of the above obligation is such that if the said Charity Simpson Executrix of the last Will and Testament of Joseph Simpson 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 Charity, or into the hands or possession of any other person or persons for her, and the same do exhibit into the County Court of Fairfax at such time as shall be therein required by the said Court and the same Goods Chattels and Credits of the said deceased do well and truly administer according to law, and make a just and true account of her actions and doings therein when she shall be therein required by the said Court and further do well and truly pay and deliver all the legacies contained and specified in the in the said Will as far as the said Goods, Chattels and Credits will extend according to the true value thereof and as the law shall charge then this obligation to be void, or else to remain in full force.

Charity ^{her} ~~made~~ Simpson ss.
Thomas Simpson ss.
Ralph Hodgkin ss.
Thomas Ashbery ss.

At a Court held for Fairfax County the 19th day of September 1796.
 Charity Simpson, Thomas Simpson, Ralph Hodgkins and
 Thomas Asbery acknowledged this bond to be their act and
 deed and ordered to be recorded.

Teste J. Wagoner cler.

Fairfax County sc

We the subscribers appointed by Fairfax County Court
 to Inventory and appraise all and singular the Estate of Benjamin Quinn
 late of said County deceased after being sworn according to Law do appraise as
 follows to wit

1 Negro man named John	100	"
1 Bed Bedstead with 2 Matts & 2 Bedsteads	26	"
1 ditto ditto 2 Matts in parlor & 4 Counters	31	"
3 Beds Bedsteads with 2 Matts & 4 Counters	56	"
1 ditto ditto ditto ditto	13	"
25 th Feathers	3	15 "
1 Bedstead	1	10 "
12 Silver Table Spoons	12	"
1 ditto Scap ditto	3	"
2 ditto Tea ditto	4	4 "
1 ditto Sugar Tongs	5	"
1 ditto cream pott	3	12 "
1 Walnut dining Table	1	10 "
1 ditto ditto	1	4 "
1 ditto ditto		12 "
	3	12 "
1 pair ditto dining ditto	1	4 "
1 Walnut Table	1	4 "
1 ditto Tea ditto		14 "
1 neat mahogany desk		

244. 1 mat. Walnut Desk	5 10
12 Green chairs	3 12
12 flag ditto	1 16
1 pair and Irons two pair tongs and shovels	2 2
4 pair and Irons	2 8
3 hair Trunks	3 12
3 pair Shaks	5 15 6
5 table Cloths	3 12
13 deeper Towells	1 19
Wiring abhoral	20
two whips 10 of 1 shot bag of 2 powder Guns 6'	1 3
a parcel of old books	1 10
Bedstead	18
a parcel of upper & Sole leather	2 4
Saddle and Bridle	3
ditto packed	7
ditto portmanteau & Saddle Bags	2 8
2 halters of 1 Sugar Cannister 3'	9
1 Chesnut Sorrell Mare	00
1 Bright 2' ditto	36
1 ditto Horse	36
1 Chesnut Sorrell horse	20
2 pair Draps Candle Sticks	1 10
2 large Copper Coffee potts	7 8
1 Bell millle Skiltill	1 0 0
4 Iron Potts	2 8 4
2 pair flat Irons	" 10
1 frying pann	" 4
1 Iron spit & Iron rack	" 10
1 Stone mortar	" 6

Painted plates and Dishes	4 2 "
1 Brass tea Kettle	1 6 "
1 large Glass Bottle	1 18 "
1 large Sugar tin for Sugar	1 12 "
	<hr/>
	533 14 4

Given under our hands this 21st day of September Anno Domini 1796

Rich^d. Fitzhugh
Edward Collier
Chas^s. Smith

At a Court hold for Fairfax County the 17th day of October 1796
This Inventory and appraisment of the Estate of Benjamin Quinn
was returned and ordered to be recorded.

Test^s Off^{ice}
Mag^{istrate} R. C.

Dr^s John Heard Rec^d in acct with Joseph Heard administra^r

795 To my expences at Sunery times to Alexandria	2 0
To Vendue Masters Com ^{rs} on the sale of a Negro Boy	2 2 "
To Advertising said Boy	" 0 "
To Commissions on £ 82. 6. 7 at 5 th Cent.	4 2 4
To Ballance due the Estate of John Heard	73 10 3
	<hr/>
	£ 82. 0. 7

Credit

By Cash of Shreve and Lawrason	2 14 7
By ditto Rec ^d of Mr. Abert for hire of a Negro Boy	6 12 "
By ditto Rec ^d of Marshall's Sons Vendue Masters	70 " "
By ditto Rec ^d of James Keith	7 11 "
	<hr/>
	£ 82. 0. 7

Joseph Heard

243. At a Court held for Fairfax County the 17th day of October 1796
 This account of the administration of the estate of John Heard
 deceased was returned by Joseph Heard the administrator and the
 same being examined and allowed by the Court is ordered to be
 recorded.

Test
 J. Wagoner Cl. Cu.

D^o The Estate of Benjamin Moody Deceased
 In acc^t with Thomas Moody acting Executor

1784			
Mar. 3	To 3 Bushells of Rats a 3 ^l		5 "
	To 49 Bushells Rum a 3	7	7 "
	To 12 ⁰⁰ Sugar a 7 ⁰⁰		7 0
Apr. 2	To 11 Hoop a 1/15 a 18 ⁰⁰ 2 ⁰⁰ of Raisins a 2/10 a 5 ^l	1	3 "
	To 2 ^{1/2} Bushells of Peas a 4		16 "
	To 12 ⁰⁰ Sugar a 10 ⁰⁰ of Tea a 1/4		10 "
	To 2 ^{1/2} Bushells of Sugar a 4 ⁰⁰ 16 ⁰⁰ 1/2 Bushells of Corn a 2 ⁰⁰ 24	24	8 "
20	To 3 Bushells of Corn a 15 ⁰⁰		5 8 "
	To Clerks fees 225 ⁰⁰ Tobacco See ch ^r 1	1	7 1/2 "
May 3	To 2 ^{1/2} Bush ^{ls} of Salt a 3 ⁰⁰ 7 ⁰⁰ Sugar a 7 ⁰⁰ 5/16		14 4 ⁰⁰
	To 4 ^{1/2} Bushells Corn a 23 ⁰⁰		5 3 6
	To Cash 15 ⁰⁰ In ^o Summers for making 2 Coffing	1	10 "
20	To 3 Sturgeons a 3/4 10 ⁰⁰ 100 ⁰⁰ of Flour 15 ⁰⁰		5 "
June 17	To 1 ⁰⁰ Tea 8 ⁰⁰ Sugar a 9 ⁰⁰ 4/6		12 6
	To 1 Sythe 4/6 Making Cradle to 2 ⁰⁰ 6 ⁰⁰		10 6
	To 11 Bushells Corn a 5 ⁰⁰	1	" "
July 1	To 2 Gall ^{ns} Rum at harvest a 4/6 9 ⁰⁰ 11 ⁰⁰ Sugar a 6 ⁰⁰ 5/6		14 6
Aug ⁶ 5	To 1 ⁰⁰ Tea 4 ⁰⁰ 8 ⁰⁰ Sugar a 9 ⁰⁰ 6 ⁰⁰		10 "
Sept ^r 2	To 4 ⁰⁰ Coffee a 1 ⁰⁰ 4 ⁰⁰ 5 ⁰⁰ Sugar 7 ⁰⁰ 3/5		7 5
22	To 1 ⁰⁰ Soap a 1 ⁰⁰ 1/6 1 ⁰⁰ of pepper 1/3		2 9

1796
 ed
 to the
 be
 L. Cur
 —
 cutor
 5 "
 7 "
 7 0
 3 "
 6 "
 10 "
 5 "
 8 "
 7 1/2
 14 1/2
 3 6
 10 "
 5 "
 12 6
 10 6
 " "
 14 6
 10 "
 7 5
 2 9

Sep.	20	To 1 st of Nitmeg 2 1/2 ^{co} of Tea a 10 th of 8 th Loaf Sugar a 1/2	15	6	244
October	4	To Waggoning 40 Bushells of Wheat to Alexandria	15	"	
Nov.	3	To 3 ^{co} of Coffee a 1/3 8 th Sugar 7 th	8	9	
		To 23 th Sugar a 5 th	10	9	
	30	To 2 ^{co} Soap a 1/2 300 Nails a 1/2	5	"	
		To 10 th Sugar a 7 th 6 1/3 1/2 ^{co} Tea a 8 th 4 th 7 th Loaf Sugar a 1/2	16	9	
Decemr	21	To 12 th Sugar a 7 th 7/6 500 Nails a 1/2 5 th	12	6	
		To Leather charged in your Inventory	1	19	
		To 54 yds Oznaburghs a 11 th 5/4 5 yds ditto a 1/2 5 th	2	16	9
		To 3 1/2 blue a 1/4 1/2 6 Tobacco Hoopheads a 3/4 18 th	19	"	
		To 6 1/2 th plaid Flors a 1/6 9 th 1/2 ^{co} Threac a 5 th 2/6	11	6	
	30	To Gerard Hammells acc ^t See A ^o 2	2	13	3
1795 Jan 21		To John Wise acc ^t See A ^o 3	"	6	"
Feb 21	11	To Rent paid Phillip Darrell	13	10	"
		To Cash p ^d W ^m Moody for hire of Hannah Let. Dea. James James	12	"	"
	21	To Taxes for the year 1784 1 st Tax 40 Clerks fees £10. 1. 3 Certificates for 2 nd ditto £5. 19. purchased at half £2. 19. 6.	14	13	16 9
March	28	To Cash paid James Moody in part for his Expences in Lokabeing Lands in Kentucke	112	"	"
May	15	To Cash paid Gen ^l Washington see A ^o 3	95	13	"
		To Cash p ^d Tho ^s Lindsay for flour & plank for two Coffins	1	10	"
Aug ^t	23	To 342 Tol ^r 1/2 Sheriff for Leavys due for the year 1784 a 26 th of 1 st 6.	4	8	11
October	5	To Cash paid John Kalliff £12. 10 Certificates £7. 10 a 10 th in 4 th pound 3. 15 165 th Tol ^r a 26 th of 1 st 2. 10	15	7	10
		To Cash paid for Waggonage of 7 Hoopheads of Tobacco to the Little Falls	2	5	"
Nov.	30	To Cash paid Gen ^l Washington see A ^o 5	45	15	3

1785	Decm ^r	19	To Sheriff fees See N ^o 8.		7	6	
	1786	Mar.	13	To Clerks fees See N ^o 9		6 3	
	May	19	To Cash paid Col ^l Charles Little see N ^o 10		6	9 5	
	1787	Mar.	21	To Cash paid Gen ^l Washington see N ^o 5	103	9 10	
	Sept ^r	5	To Cash paid Ditto see Ditto		13	4 9	
	Feb ^r	3	To Clerks fees see N ^o 11		1	1 9	
	Aug ^t	17	To Cash paid William Brown see N ^o 12		12	4 1	
	Decm ^r	1	To Attorneys fee in the suit with M ^{rs} Brown		1	4 "	
			To Cash paid John Muir see N ^o 13	171	0	8 7/2	
			To Attorneys fee in the suit with Muir		1	10 "	
	1789	4	To Clerks fees See N ^o 14		1	13 9	
	1789	Sept ^r	13	To Ditto See N ^o 15		1 3	
	1790	May	17	To Cash paid John Allison see N ^o 16		28 7 11	
			To Attorneys fee in the suit with Allison		1	5 "	
	1793	March	20	To Cash in part for the Balance of a Bond due Gen ^l Washington see N ^o 17		66 14 1	
			To Medicines for man ^d in his sickness			18 "	
			To Ditto for Syphax while in the Flux			12 "	
	1795		To Cash paid Midwife for her attendance at the Delivery of 6 Negro Children		3	"	
	1796	Feb ^r	14	To 2 Barr ^s Corn for Sat ^r their children a 16 ^l . Incable of Maintaining themselves		1	12 "
	May	10	To Medicine for Sall in a Spell of Sickness			6 "	
	July	1	To Balance of a Bond due Gen ^l Washington with Interest from the 20 th March 1793 to the 1 st July 1796 when paid	see N ^o 17	163	9 8	
	1787	Decm ^r	31	To Cash p ^d fees, at suit of Gen ^l Washington (Omitted)		3 2 6	
			To p ^d Jeremiah Williams for Wagonage (Omitted)		1	4 "	
			To sp ^l Comm ^r on £ 890. 19. 1		44	10 11	
			To sp ^l Ditto on Amt. of Credits £ 1390. 6. 0		69	10 5	
			To Ball ^d due the Estate of B. Moody dec ^d		1005	0 3 7/2	
					£ 285	5 6 1/2	
					£ 1290	6 "	

Geo. Tho^s. Moody Executor to the Estate of Benjⁿ. Moody Deceased

7 6
6 3
9 5
9 10
4 9
1 9
2 4 1
1 4
1 0 8 1/2
1 10
1 13 9
1 3
5 7 11
1 5
6 14 1
18
12
3
1 12
6
53 9 8
3 2 6
1 4
4 10 11
69 10 5
85 0 3 1/2
85 5 6 1/2
90 6

1784	Jan 24	By cash found in the House	14	7	6
Mar	22	By Cash Rec ^d of Tho ^s . McCloskey	9	12	"
Apr	13	Rec ^d for 110 Bushells Wheat a 3/2	10	6	8
Dec	1	Rec ^d for 2020 ^{lb} of Tobacco a 28/ 1/2	28	5	7
	3	By Cash rec ^d of William Semms	7	3	"
		By Cash Rec ^d of William Monroe	11	5	"
		By Cash Rec ^d of William Bowling	12	"	"
1785	Jan 7	By Cash Rec ^d of Sam ^l . M ^r Brown for the hire of } Negro Moll Serv for the year 1784 }	12	"	"
		By 43 Barrells of Corn a 1/2 of A Barrel	23	10	"
	19	By Cash for 1053 ^{lb} of Tob ^a a 24/ 1/2	15	5	1/2
July	18	By Cash for 1006 ^{lb} of Tobacco a 20/ 1/2	15	1	5
Mar	26	By Cash for 1971 ^{lb} of Tobacco a 20/ 1/2	24	11	3/4
Apr	21	By Cash Rec ^d of William Semms	"	"	"
May	17	By Cash Rec ^d for 642 ^{lb} of Tobacco a 28/ 1/2	8	19	9
June	22	By Cash Rec ^d for 1500 ^{lb} of Tobacco Rec ^d of W ^m Bowling } for hire of Moll for the year 1784 a 20/ 1/2 }	22	10	"
Dec	16	By Cash Rec ^d of Geo. Williams	9	11	"
	30	By Cash for Negro man Faniel Sold the 20 th Dec ^r 1784 } at twelve months Credit }	105	"	"
		By Cash for Negro man Gals Sold at Dillo	40	"	"
		By Set of Smiths Tools Sold at Dillo	14	1	"
1786	Jan 19	By Old char carriage 18/ 1 Tea chest 6/ 1 Case 4/ 13 Botles 20/	2	11	"
	1	By Hire of Toby for the year 1785	15	"	"
		By Hire of Jack for Dillo	15	"	"
		By Hire of Ned for Dillo	15	"	"
		By Hire of Charles for Dillo	15	"	"
		By Hire of Mops with 1 child for D ^o Saphax & Ophelia } Victuals and Clothy }	"	"	"
		By Hire of Sall Denis Keniah	3	"	"
1786	Mar 1	By parcel Wagon Boxes 18/ 9 To parcel Joiners & Carpenters Tools 27/ 1	1	19	4

1786
247. March 1

1787
Mar 10

By 1 Dining Table & Glass L 30s. 1 Mahogany Table L 2. 14p 6 2
 By 1 Walnut Square Table 15p. 1 pair Sheepshares 1/3 } " 18 9
 1 Horse Bell 2/6 }
 By 1 Walnut Oval Table L 2. 1 Bed 1 Bolster Pillar L 5. 6 7 6
 By 1 Bed Bolster Pillow L 5. 10. 1 Bed 1 Bolster Pillar L 6. 1 11 11
 By 1 Bed 1 Bolster Pillar L 5. 1 Bed 1 Bolster Pillar L 5. 10 " "
 By 1 Bed 1 Bolster Pillar L 5. 2. 1 Bed 1 Bolster Pillar L 5. 1 10 3
 By 18 sheep L 11. 1. 1 Black Mare & Colt L 2. 19 1
 By 1 Small Bone Horse L 6. 10. 1 Bay Mare L 9. 15 10
 By 1 Bay horse L 9. 4 Cows 3 yearlings L 12. 11. 21 11
 By 1 Bull L 3. 2 Steers L 2. 10 5 10
 By 2 Negro Children Keziah & Spinola sold to J. Green 66
 By 1 Negro Girl Lib 110 "

1787
Jan 24

By 1 Fine of Tack for the year 1786 L 15. 30
 Hire of Toby for Pille 15 30
 By Hire of Mad for 20 L 15. Hire of Child for 11 L 15 30
 By Hire of Moll & child & with child for 9 3
 By Hire of Cat & Mung in Sihar for 7 7 10

March 10

By plowshare & 2 Colters with Geer 18p. 3 old Hoop } 1 3
 1 Spade and 1 Shovel 5p }
 By 1 Dutchoven 7/7. 1 Ball 11p. 1 Pot & Rack 9/6 } 2 2
 3 Racks 14p }
 By 1 Kettle 10p. 1 pair Handirons & Spit 13p } 1 9
 1 W. Tong 24 set of old wool Combs 9 }
 By parcel of Lead 5p. Old Iron 12/7. 3 old Hacks 3 } " 18
 2 Old Stays 2 }
 By 1 old dial & Backgammon table 2p. 1 Jar 13/6 } 1 1
 2 Tubs 1p. 3 old Chests 14/6 }
 By 2 Sars 8p. 1 Shovel 1p. 4 Candlesticks 6/6 " 15 6
 By 2 Guns 1 Cartouchbox & Bagonet 2 2 1

177
Mar 10

248

By 1 Cherry tree Desk £20 - 7 pictures 3f	2	3	
1 Silver Watch £3. 4 oz old plate 20f	4	1	
By Chest of drawers 36f. 1 Cupboard 36f	3	12	
By Negro Woman sold Her two Children 4.	80	"	"
By Negro man Jack sold to Elisha Dick	57	"	"
By set of Old Silver Smiths tools	1	3	
By 50 Gallon Cask 3 Barrels 7/6 1. Ubbly Stand 3f			
1 Old Rum Hogshead 4 Churn 2/6		13	"
By parcel of Old Horse Leather 5f. 6 sides of leather 3/4f	1	19	"
By 24 Tarrowteeth 2f parcel of Glafs 6f			
4 Old Chears 2f 2 Battles 4/11 2 Vials 2f	1	2	"
By 1 Check real 43 Old Linnen Wheals 3f 1 Wash Wheel 6f 1 Old Bee stands 1/10 1/10 1/10 1/10		15	"
By 5 Head of Hops £6. 1 Iron Postmantrou 1f			
1 Frying pan 2f 1 Iron 2/11 3/4		6	6 4
By 3 Stairways 1 1 Set mill 20f 1 old cart yoke			
2 Irons 2/6 1 Gallon 4 Quarts pots 6f	1	14	6
By parcel of powder 40f parcel Old Books £2			
2 Pair Small Stillards	5	5	9
1 Spice mill 1 Spoon Moley 10f 2 double Table cloaths 6f			
2 Old Small Mats 6		16	6
By Large Chany Bowl 45 plates 20f			
2 Chincy dishes 1 Sugar dish 5f	1	5	"
By 1 Chany Sugar Bowl 1 Sapsers 1 Cup 1 dell dish 6f			
3 Tea pots 4 Salts 3f	"	9	"
By 1 Small Mustard pot 4 pepper Caster 1/6			
3 decanters 3 Wine glases 3f	"	5	6
By 4 Jelly glases 2 Mustard pots 1 Glasp dish 3f			
4 Quark Battles 1/10 1/10 1/10 1/10	"	4	10
1 Tea chest 4 Cannister of 1 Small Case 4/12 Battles 6f	1	2	"
1 Looking Glasp 10f			

1787 Mar 10	By 4 old Leather Chairs & Framed Ditto 13/				
	1 Winsor Arm Chair 3/			16	
1788 Jan 1	By 1 Set of Curtains and frame 15/			15	
	By Hire of Toby for the year 1787			11	
	By hire of Bed to George Minor for D ^o £11 ⁰ 5			22	10
	hire of Charles for Ditto £11 ⁰ 5				
	By Hire of Sal & Child Saphax for D ^o £3			6	
	hire of Dennis and Pen for Ditt ^o 60/				
1789 Jan 1	By Hire of Toby for the year 1788 £11			11	
	By Hire of Bed to Thos Darnie for D ^o £13 ⁰ 10			27	
	Hire of Charles for Ditt ^o £13 ⁰ 10				
	By Hire of Sal & Child Saphax for D ^o £3			8	
	Hire of Dennis & Pen for Ditt ^o £5				
	By 325 ⁰⁰ Dollars Loanoffice Certificates sold			21	12
	Isaiah Watson at 5/ in the pound				
90 Jan 1	By Hire Toby for the year 1789 £11			23	
	hire of Charles for Ditto £12				
	By £24 ⁰ 20 ⁰ Indente sold D ^o 3/ in the pound			5	2
	By Hire of Sal to Allen Davis for D ^o £5			5	
	By Hire of Dennis for Ditt ^o			5	
	By Hire of Pen and Saphax			2	
	By Hire of Bed to the 7 th July at which time he died			6	
1791 Jan 1	By Hire of Toby for the year 1790 £11			23	
	Hire of Charles for Ditt ^o £12				
	By Hire of Dennis for Ditt ^o £6			9	
	Hire of Pen & Saphax for Ditt ^o £60/				
1792 Jan 1	By Hire of Sal to Allen Davis for D ^o			5	
	By Hire of Toby for the year 1791 £11			23	
	Hire of Charles for Ditt ^o 12				
	By Hire of Dennis for D ^o £8. Hire of Pen and Saphax for Ditt ^o £4			12	

1792
Jan 7
1793
Jan 2

1 By Hire of Sal she being with Child for D^o } 5 " "

1 By Hire of Toby for the year 1792 £11 } 23 " "

Hire of Charles for Dittie £12 } 15 " "

1794
Jan 7

1 By Hire of Dennis for Dittie £10 } 4 " "

Hire of Pen & Siphax for Dittie £5 } 23 " "

1 By Hire of Sal shee being with Child for D^o } 16 " "

1 By Hire of Toby for the year 1793 £11 } 5 " "

Hire of Charles for Skitto £12 } 26 " "

1 By Hire of Dennis for Dittie £12 } 15 " "

Hire of Pen she being with Child for D^o £11 } 5 " "

1795
Jan 7

1 By Hire of Toby for the year 1794 £11 } 26 " "

Hire of Charles for D^o £5 } 15 " "

1 By Hire of Dennis for D^o £12 } 5 " "

Hire of Pen she being with Child £3 } 5 " "

1 By Hire of 12 Child wth Child actually & cloaths } 26 " "

Siphax for Dittie } 15 " "

1796
Jan 7

1 By Hire of Toby for the year 1795 £11 } 26 " "

Hire of Charles for D^o £5 } 15 " "

1 By Hire of Dennis for D^o £15 } 21 " "

1 Child for D^o £3 } 6 " "

1 By Hire of Sal & 2 Children & with Child actually & cloaths } 385 5 6 1/2

1 By 1500⁰⁰ Lot. Rec^d of Jeremiah Spurling sold a 29th of } Omitted 6 " "

1 By £24 Indenty sold a 5th in the pounds } 390 6 " "

1 By Ball due the Estate of B Moody dec^d } 385 5 6 1/2

Mantra

1362	11	0
21	15	"
6	"	"
390	6	"