

1796

An Ordinance to an Order of the Worshipfull Court of Fairfax County
dated September Court 1796. We the Subscribers have Examined the
Estate Act of Benjamin Moody Deceased Comparing the same
with such Vouchers as was exhibited by Thomas Moody the Acting
Executor he proving the said Act by Oath to be just and
true as it stands Stated leaving a Ballance due the said
Estate of three hundred and Eighty five pounds five Shillings
and Sixence half pence this 15th day of October 1796

Wayne. ~

S Sommers. -

Thos Lindsay

1796
29 Oct.

At a Court held for Fairfax County the 17th day of October 1796
This Estate account of Benjamin Moody deceased was presented in Court
by Thomas Moody the Acting Executor, who made oath thereon and
the same having been examined and allowed by the Court is
ordained to be recorded

Teste
Jesse Waggoner A. C. Cur.

Dr Thomas Moody Executor of Benj Moody Deceased
In acct with the Representatives of the said B. Moody Decd.

1796				
29 th Oct:	To Ballance of Estak acct Settled			385,5 6
	Valuation of Negroe (to wth)			
	Joby £50. Dennis £100.			£150. m.
	Charley, (Black Smith)			100. m.

17 Octr	Penn and Child Anna	\$80.00
	Sall and Child Jack	75.00
	Cyphax	70.00
	Belia £25, Hammott £20	<u>45 or 520</u>
	To the hire of Charles for this present year in the hands of Geo: Smith	{ 20.00
	To the hire of Dennis D ^o in the hands of John Reynolds	{ 20.00
	To the hire of Cyphax D ^o in the hands of James Wien	{ 6.00
	To the hire of Penn D ^o in the hands of Poll Tanner	{ 5.00
		<u>51.00</u>
		<u>£056 5 6</u>

24 Octr	By 5 Pct on the valuation of the negroes for care and trouble attending the same	26.00
	By 5 Pct on £51, being the hire of the negroes	2.11 "
	By Contingent Clerks fees & Other Expences	6.00
		<u>34 11 0</u>
	By Balance am! of Estate to be divided in six parts	<u>921 14 6</u>
		<u>£936.5 6</u>
	Each child's part	<u>139.7 7</u>

Cur	James Moodys part of said Estate (to wth Negro Charles (Black Smith)	\$100.00
	Cash which will be due for the hire of Charles in the hands of John Smith	20.00
	Cash in the hands of Thomas Moody Esq ^r	39 7 7
		<u>£139 7 7</u>

6 Octr	Thomas Moodys part (to wth) Cash in hand	\$139.7 7
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Benjamin Moody's part (to wit)

Negro Toby	£ 50 "
Cyphax	70 "
Cash which will be due for the hire of Cyphax in the hands of Bob. Wien	6 "
Cash in the hands of Thomas Moody Esq.	33 7 7
	<u>£159 7 7</u>

Francis Wm's part (to wit)

Negro Pen and Child Anna	£ 80 "
Cash which will be due for the hire of Penn in the hands of Paul Tanner	5 "
Cash in the hands of Thomas Moody Esq.	74 7 7
	<u>£159 7 7</u>

Anna Moody's part (to wit)

Negro Sally & Child Jack	£ 15 "
Dolla £25 Harriett £20	45 "
Cash in the hands of Thos. Moody Esq.	39 7 7
	<u>£159 7 7</u>

Sarah Moody's part (to wit)

Negro Dennis	£ 100 "
Cash which will be due for the hire of Dennis in the hands of John Reynolds	20 "
Cash in the hands of Thomas Moody Esq.	39 7 7
	<u>£159 7 7</u>

We the Subscribers In obedience to an order of the Worshipful Court of Fairfax County dated October Court 1796 requiring us to divide the estate of Benjamin Moody Deceased among his Representatives we have therefore proceeded to value the Slaves and divided the same together with the Balance which we find in the hands of Thomas Moody Esq. and have allotted to each child the sum of one hundred & fifty nine pounds

Seven Shillings & Seven pence agreeable to the above Statement given
under our hands this 29th day of October 1796.

Charles Little ~

J^m Sommers.

Payne.

Thos Lindsay

At a Court held for Fairfax County 19th day of December 1796
This Estate account & Division of the Estate of Benjamin Moody
Deceased was returned and ordered to be recorded.

Teste J^m Hagoner C. C^r

George Mason of Lexington in the parish of Furo & County of
Fairfax being of perfect & sound mind & memory but in bad health &
Mindfull of the uncertainty of human life do make & appoint this my
last will & Testament. My Body I desire may be decently Buried but
without pomp or pageant in a plain unornamented Coffin in the family
Burying ground at Gunston - I request and particularly desire that neither
my Family nor Friends wear Mourning for me unless it be a Scarf or
some such trifling Badge - My worldly Estate I dispose of in manner
of arm following - Imprimis I give & bequeath to my wife Elizabeth during
her Life or Widowhood my Mansion House & Seat calld Lexington together
with the Gardens, Orchard, & Pasture adjoining - Item I give & bequeath to
my wife during her Life or Widowhood my plantation in Dogue Neck ~
Commonly called the Dogue Neck Quarter where I reside is overseen for
the present year 1795 - together with all the Negro Stock of Horses &
Cattle, Sheep, Hogs &c which shall properly belong to and be maintained
at the said plantation at my Death with all the plantations whic

4. Impliments of Husbandry therto belonging - Item I give and devise
to my wife during her life or widowhood the six following Slaves to wit
Sarah, Phillis, Betty, Cooche Charles, Jerry, son of Occoquan Bill, & George
son of Phillis, also my Saddle Horses, Carriage & Horses, and my Waggon
& Horses, at Lexington also the use of all my Plate Household & Kitchen
Furniture - also the right & Privilege of getting wood and Timber in any part
of my Land in Dogue Neck for the proper use of the said plantation in
Dogue Neck & the Mannion House & plantation at Lexington - Item I give
and Devise to my sons George & William & their Heirs forever when they
arrive at the age of twenty one years or marry whichever shall first
happen my Tract of Land wherein I now live called Dogue Neck to be
divided between them by the following Lines, or Bounds viz to begin
on the River Potomack at a place called the Causeway point at
the Mouth of the great Branch, which is about half way between the
upper Landing at the plantation where I Lyes now overseer a place
well known by the name of Union Sand Beach, thence in a straight
line Northwardly thro' the said Branch to a small Island in the said
Branch at or near the Mouth of Crawford Creek over which I have
made a Dam to drain the said Creek, the Island I suppose contains two
or three acres of Land thence thro' the said Island dividing it into two
equal parts Northwardly in a straight line from the Island crossing the
Road leading from Gunston to the Dogue Neck plantation thro' Halty
old Field to some Honey Locust Lombardy poplars & Cherry Trees which
Stand near old Crawleys Grave yard about one hundred Yards above
the fording place over the Head of Halty Creek thence a straight line
Northwardly thro' the woods so as to crop the near way path leading from
Gunston to Lexington ~~ex~~actly half way between Lexington & the road
leading out of the neck called the Log Town Road thence the Line
Continued untill it strikes Mr. Cockburns line in mentioning the
Bearings of those dividing Lines I have quiped at the Courses suppose
generally they will be Northwardly, my Intention will be easily known by

any person acquainted with the situation of Dogue Neck this will divide
the said Land Called Dogue Neck into two parts of nearly equal
value one part having the seat & Mansion House Called Gunston & the other
that Called Lexington my son George taking his first choice of those parts
or fractz when thus divided whichever of my sons getting the Gunston Hall
fract to have the right & privilege during his life of getting Timber in any
part of Dogue Neck for the proper use of the seat at Gunston & the planta-
tion Plantation at New Town & Hallowing Point. Item I give & bequeath
to my son George Mason my gold watch which was given to me by my
Father also a large Silver Bowl & a ^{large} Silver Salver both of them old
pieces of Family Plate I also confirm unto him the gift of a Silver
Dish given to him by his grand Father Col: George Mason if
either of my sons should die under age and leave no son by marriage
then in that case the whole of the Dogue Neck Land to go
& Decend to the other Brother but in case either of them die leaving
a Daughter or Daughters in Marriage then the other Brother to
inherit his part of the Dogue Neck Land as before mentioned
on paying to the Daughter if only one ten thousand Dollars if more
Daughters than one fifteen thousand Dollars to be divided among
them equally the money to be paid in five equal annual payments
to commence from the Death of either Brother the money to be put
out at Interest or laid out in property for the use of the said Daugh-
ter or Daughters until they come of age or marry at the Discretion
of their Fathers Executors or Friends if no Executors Item I give &
bequeath to my son William my small gold watch which I brought with
me from France my chamber Clock. Item it is my will & desire & I
hereby direct & order my three Quarters viz New Town or Potowmuck
Hallowing Point Quarter, & Accoquan Quarter to be kept up
and ^{improved} as usual & the profits arising from them to be

56. Laid out in the Education & Maintenance of my Children until
my two sons respectively come of age or marry &ake possession each of his part
of my Estate as given or to be given by this will the remainder of the
profits after paying for the Maintenance or Education of my Children
to be put out at Interest or laid out in property at the Discretion of
my Executrix one half to be divided between my sons & the other half
to be Divided among my Daughters as they respectively come of age or
Marry. I request that very particular attention be paid to the Education
of my Sons- Item to my will & Desire and I hereby order & direct
that as soon as either of my sons comes of age or Marry the Negroes
Stocks of Horses & of every other kind not already specifically given the
Plantation utensils &c on the Plantations at New Town or Pohick, Hallow-
ing point & Occoquan also at the Dogue Neck plantation & the
plantation at Lexington in case of their Mothers Death or Mar-
riage to be equally Divided between my sons George & William. and
whereas I have given to my wife during her life or Widowed hood se-
veral Negroes the Stocks &c on my plantation Called Dogue Neck
Quarter the use of my household Furniture Blak &c it is my will
& desire & I hereby direct & order that at her Death or Marriage all those
Negro Stock Household Furniture Blak &c be taken into the Hands
of my Executrix & be added to the common Stock for the Benefit of my
Children & the Negroes to be equally Divided between my sons George &
William as they come of age or Marry as before directed- Item to my
will & desire & I hereby direct & order that all Debts due to me either
by Bond or account be placed as a Fund for my three Daughters
Fortunes & that the money be Collected as Speedily as may be by my Execu-
tor & put out at Interest or laid out in property at the Direction of my
Executrix & divided among my Daughters as they respectively come of age
or Marry, the rent of my Fishing Landings to be disposed of in the same
manner & for the same use of my Daughters until my sons each take posse-
sion of the Landings on the Sandy given to them Item I give & bequeath

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e & bequeath

If my Daughter Betsy & her Heirs forever the six following slaves & their
Increase Their & her Child will, Nathan, Bep, Matilda & Lett Daughter
of Ancieca a Saddle Horse Saddle & Bridle not to exceed the price of one hundred
hundred & fifty Dollars also a Feather Bed & Furniture compleat Item
I give & bequeath to my Daughter Nancy & to her Heirs forever the six fol
lowing Slaves & their Increase Also & her child Kate, Alice, Jeremy, Henry
& Dennis Children of Phillis, a Saddle Horse Saddle & Bridle not to exceed
the price of one hundred & fifty Dollars also a Feather Bed & Furniture
compleat Item I give & bequeath to my Daughter Sally & her Heirs forever
the six following Slaves Case & her Child Bill, Frank, Sam, son of Winey
Hagar & Loney Children of Mitty a Saddle Horse Saddle & Bridle not to
exceed the price of one hundred & fifty Dollars also a Feather Bed &
Furniture compleat if either of my Daughters chose to take the money
instead of the Horse Saddle & Bridle my request & desire is that it be
paid to them - in case either of my Daughters Betsy, Nancy or Sally
die under age or unmarried then in that case every thing given by this
will to the Daughter or Daughters that may die to go & descend to the
surviving Daughter or Daughters - and whereas I have a mortgage in
a Lot of Land in Orange County (which is recorded in the said County)
~~from~~ ^{for} John P Adams for a Debt due from him my will and desire
is that my Executors take the most speedy method to recover the money due
or said mortgage & apply it to the Fund for my Daughters Fortunes
in the same manner as before mentioned - and whereas I have a claim
against the Estate of the late Mr. Gerard Hoe my Wifes Father un
der a marriage promise which claim he by his will put in the power
of his Wife Mrs. Sarah Hoe to settle but which has never yet been
settled I hereby require my Executors to urge Mr. Hoe or her Heirs
to a speedy settlement by such means as Council Learned in the Law
shall direct & the proceeds of this claim to be disposed of among my
children as my Wife may think best and Whereas Mr. Hoe has
given up to me to receive the rents of a tract of Land contain

about six hundred acres on flat Run in Culpepper County be
longing to the Barnes Estate untill a Settlement of my claim -
before mentioned on Mr. Hooe's Estate is made - & has also given to me
a Tract of two hundred & thirteen Acres on Crooked Run in the
said County taken up & patented in the name of Mr. Gerard Hooe
which two Tracts of Land rent for about sixty pounds my will & desire is
thirty five pounds which I have agreed to pay annually to Mrs. Mason
(widow of my late Father) as rent or compensation for a Claim she had
on five hundred Acres of Land in Dogue Neck during her natural
Life be paid out of these Rents & the Ballance to be divided as
received between my sons George & William and whereas I have a
Lott in the Town of at the Hot springs in Bath County a
Conveyance for which is to be made on my taking in a Bond
of ten pounds which I gave for the said Lott my will &
Desire is that the said Conveyance be made to my sons
George & William & their Heirs forever to whom I give the
said Lott - Item is my will & Desire I hereby Order
& Direct that all my Lands in the Kentucky Country be
be equally Divided between my two Sons George & William
& all my other Lands not mentioned in this will be sold or
Divided among my Daughters at the ^{Execution} of my Execu-
tors if sold the money arising from the sales to be added to
the Fund for my Daughters Fortunes as before mentioned my
Intentions is that the whole of the Funds for my Daughters
Fortunes be converted into Money & put out at Interest or laid
out in property as before mentioned & Divided equally among
my Daughters Betsey, Nancy and Sally as they respectively
come of age or Marry, in case of Death the Survivor or Sur-
vivors to inherit the whole as already mentioned - and it is my will
and Desire that ^{that} a mourning Ring be purchased by my Executors

Given to each of my worthy Friends & Brothers in Law Mr Daniel
Ularity, Col John Cooke & Mr William Thornton - I appoint my
Brothers William Thomson, John & Thomas my Executors & Guardians to
my Children I desire that the Court take no Security of them & require
only an Inventory of my Estate - I recommend my dear wife & helpless Chil-
dren to the protection of my Executors - I declare this to be my last will
& Testament written & Signed with my own Hand this ~~seventeenth~~^{28th} day
of April one thousand seven hundred Ninety five.

Witness,

R. Johnson

Laur. Washington

Daniel Ularity

Thompson Mason

J. Mason

George Mason Esq.

George Mason of Lexington do this fourth day of May the year
above written make and publish this Codicil to my last will &
Testament viz I give to my wife to be paid to her by my Executors out
of the profits of my Estate the sum of forty pounds a year for four
years & in case she should not ^{sueet} make sufficient Crops of Corn or raise
Pork & Beef at her plantation for the use of the said Plantation &
the use of himself at Lexington then & in that case she is to be supplied
with these articles at the Discretion of my Executors during her
Item, I give and devise to my wife during her life or widowhood.
Life or Widowhood, the Negro Lad Jacob (who works in the Garden)
& I direct & order that Jerry & Lewis continue to work in the Garden
for two years if my Wife chooses them to do so - Item I direct that
the garden at Lexington be paled in & the Expence paid out of the
Money arising from the profits of my Estate - Item I direct that
the House at Gunston be kept in Decent repair & the garden enclosed
& the Expence paid of the Money arising from the profits of my
State June 28th 1795 I declare the following also as a Codicil

To my Will I give to my Daughters Betsy, Nancy & Sally the five Lots
I have purchased in the City of Washington. Viz N^o. 8, 9, 10, 11,
& 12 situate at the Corner of Square 106 on Streets E & 19th
those Lots to be improved or not at the Direction of my Executors
out of the Funds allotted for my said Daughters.

George Mason

November 3rd 1796 I declare the following also as a Codicil to my
Will and Whereas since writing this will & two Codicils my Situation
is altered by my Wifes being now pregnant if the Child should be born
alive & arrives at the years of twenty one years or Marries ^{which} whenever
may first happen Then give him or her and Heirs forever all my
Lands in Kentucky hereby revoking that part of my will respecting my
Kentucky Lands I also give to him or her will & her increase forever
& the boy called Jeremy at his or her Mothers Death Sarah & Phillis
& their increase from this time & five hundred Dollars to be paid out of
the profits of my Estate at the age of twenty one years or sooner if my
Executors think proper. I hereby revoke that part of my will respecting my
Interest in the Potowmack Company & give the whole of it to my son William
am & desire that the parts of shares I have purchased of my Brothers
& Brothers in Law may be conveyed to him.

Signed the words "and Heirs forever"

being first interlined

Thompson Mason

Daniel McCarty

George Mason

At a Court held for Fairfax County the 19th December 1796
This last Will and Testament of George Mason deceased, was proved by the
Oaths of Reynaldo Johnson and Daniel McCarty, and the two Codicils

Whereunto annexed were also proved by the oaths of Daniel McCarty Wtnesps
thereto and ordered to be recorded. And on the motion of William Mason, Thompson
Mason, John Mason and Thomas Mason the Executors therein named who
made oath and executed and acknowledged bond in the penalty
of Ten thousand Pounds conditioned as the Law Directly
Certificate is granted them for obtaining a probate thereof in
due form

Teste D. Waggoner C. C.

Know all men by these presents that we William Mason, Thompson
Mason, John Mason & Thomas Mason are held and firmly bound unto
Roger West, Daniel McCarty, Elisha C. Dick & Wm. Washington Gentlemen
Justices of the County Court of Fairfax now sitting in the sum of Ten 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 Exors & Admrs jointly and severally firmly by these presents
sealed with our seals and dated the 19th day of Decem: 1796

The Condition of the above Obligation is such that if the said William
Thompson, John & Thomas Executors of the last Will and Testament of Geo:
Mason deceased do make a true and perfect Inventory of all and Singular
the goods chattles and Credits of the said deceased which have or shall
come to the hands possession or knowledge of the said William, Thompson,
John & Thomas or into the hands or possession of any other person
or persons for and the same so made exhibit into the County Court
of Fairfax at such time as they shall be thereto required by the said Court
And the same goods chattles 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 thereto 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, chattles and Credits will extend according to the

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codicils

202 True value thereof, and as the Law shall charge this obligation to be void, or else to remain in full force

W. Mason ls

Thompson Mason ls

J. Mason ls

Thomas Mason ls

Sealed & Delivered
In presence of 3

In a Court held for Fairfax County the 19th day of December 1796
This Bond was acknowledged by William Mason, Thompson Mason, John
Mason and Thomas Mason to be their act and Deed and ordered to be
recorded

Wm. Waggoner C. C.

Know all men by these presents that we Tobias Lear, David Storck
and Roger West are held and firmly bound to Roger West, Daniel M.
Barly, Richard Ratcliff & John Jackson Gentlemen Justices of the County
Court of Fairfax now sitting in the sum of six thousand Dollars in which
payment well and truly to be made to the said Justices and their suc-
cessors, we bind ourselves and each of us our and each of our heirs exec-
utors and administrators jointly and severally firmly to these presents seal-
ed with our seals & dated the 19th day of December 1796.

The condition of this obligation is, That if the said Tobias Lear
administer unto us will annexed of the goods, chattles and credits of George
Augustine Washington deceased, do make a true and perfect inventory of
all and singular the goods, chattles and credits of the said deceased
which have or shall come to the hands, possession or knowledge of him the
said or into the hands, or possession of any other person or persons for he
and the same so made do exhibit into the said County Court of Fairfax
when he shall be thereto required by the said Court, and such goods and
Chattles and Credits do well and truly administer according to law

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And further to make a just and true account of the actings and doings there
in which thereto required by the said Court, and all the rest of the said goods,
Chattels and Credits which shall be found remaining upon the account of the
said administration the same being first examined & 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 be proved in Court and the Executor obtain a Certificate of the probate
thereof and the said Tobias do in such case being required deliver up letters
of Administration then this obligation to be void else to remain in full force &
that it shall be null & void.

In witness of

Tobias Lear 1s.

Pat Stewart 1s.

R West 1s.

In a court held for Fairfax County the 19th day of December 1796
this bond was acknowledged by the said Tobias Lear, David Stewart and
Pat Stewart to be their act and deed and ordered to be recorded.

19th Decm^r 1796
Waggoner & Co.

I know all men by these presents that we Elias Porter & Thomasin Ellyey
are held and firmly bound to Capt Stewart Roger West, Thompson
Mason & Richard Hatchell Gentlemen Justices of the County Court of Fairfax
now sitting and their successors in the sum of Four thousand Dollars
to which payment well and truly to be made we bind ourselves and of
us our and each of our heirs, executors & administrators severally firmly
by these presents sealed with our Seals and dated the 19th day of Decem.
1796. The condition of the above obligation is such that if the above
bound Elias Porter Guardian of John Payne Clark & Elizabeth Clark

264. Their Executors and Administrators do and shall well and truly pay unto the said Orphan all such Estate or estates as now is or hereafter shall come to the hands or possession of the said Elias, as soon as the said Orphan shall attain to lawful age, or when the like required by the Justices of the County Court of Fairfax shall well and truly save himself and indemnify the said Justices their heirs and successors from all trouble and damage that shall or may arise about the said Estate, then this obligation to be void, else to remain in full force

Sealed & delivered

In presence of

Elias Parker J.S.

Hemazar Ellzey J.S.

The Court held for Fairfax County the 19th day of December 1797
This Bond was acknowledged by Elias Parker and Hemazar Ellzey to be their act and deed and ordered to be recorded.

Just Isaac Magruder Esq.

Know all men by these presents that we Sam'l Sabbath & Thomas Earne are held and firmly bound to Charles Little, W^m Payne, Richard Conway & Roger West Gentlemen Justices of the County Court of Fairfax now sitting in the sum of ^{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 day of January in the year of our Lord one thousand seven hundred and Ninety seven

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The Condition of this obligation is such that if the above bound Levi Talbott Administrator of all the Goods Chattels and Credits of Daniel Sullivan Deceased do make or cause to be made a true & 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 him the said Talbott or into the hands or possession of any other person or persons for him and the same so made do exhibit or cause to be exhibited unto the County Court of Fairfax at such time as he shall be there unto required by the said Court and the same 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 Talbott or into the hands possession of any other person or persons for his deuill and truly administer according to law and further do make a just and true account of his actings & doings therin when thereto required by the said Court & 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 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 pursuant to the laws in that case made and provided & if it shall here after appear that any Last will & Testament was made by the said deceased and the Executor or Executors therein named do exhibit the same unto the said Court making request to have it allowed and approved accordingly if the said Talbott being thereto required do render and deliver up his letters of Administration approbation of such will and Testament being first had & made in the said Court Then this obligation to be void and of none effect or else to remain in full force & virtue as

Levi Talbott L.S.

Jhos Darne L.S.

Sealed & Delivered
In presence of

266 At a Court held for Fairfax County the 16th day of January 1797
Levi Talbott and Thomas Darne acknowledged this bond to be their
act and deed which is ordered to be recorded

Teste J. Waggoner

1 Small Do.
4 Potts
2 Dutch Ova
2 Joe Kettles
2 pair of Dr
2 pair of Dr
1 pair of St
1 Frying pa
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1 Set of Nodde
1 Negro M
1 Negro L
2 Mat Trep

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Amount of Sale of George Goods & West

	\$	11	5
Sunday lots of Timber			
1 Clock	15	"	"
1 Desk	6	"	"
1 Squire Table	1	16	"
1 Card Table	1	8	"
1 Walnut case	1	4	"
1 Corner Cabinet	1	10	"
1 Locking Glass	"	0	"
1 Small Trunk	"	2	6
1 Watch	4	16	"
2 Spoons	"	9	"
2 Small Picklers	"	3	"
5 Silver Tea Spoons	"	12	"
1 Lot of Cockie wear	3	"	"
1 Lot of Glaf wear	"	15	"
8 Knives and 8 forks	"	5	"
1 Lot of Books	1	4	"
1 Bed and Furniture	4	10	"
1 Small Bed and Furniture	1	10	"
1 Large Bed and Furniture	6	"	"
2 pair of Blankets 2 pair of Shirts and 1 Rug	3	"	"
1 Chest	"	12	"
1 Large Trunk	1	18	"

Know all
W^m Vodell
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1 Small D.	\$	6	.	267.
4 Potts		1	10	"
2 Dutch Ovens		.	10	"
2 Iron Kettles & Gas pan		"	12	"
2 pair of Smoothing Irons		.	6	"
2 pair of Hand Irons		"	12	"
1 pair of Skillets		.	6	"
1 Frying pan		"	2	6
1 Long Shovel and Pockey		.	8	"
1 Pot of Pewter		"	10	"
1 Pot of Wooden Hair		"	6	"
1 Negro Woman			40	"
1 Negro boy			25	"
2 Mat Rugs			12	"
			204	2 5

Sch't 21st 1795.

John Hunter
James Fletcher
Jno. Winterberg.

In a Court held for Fairfax County the 16th of January 1797—
This Inventory and Appraisement of the Estate of George Goods deceased
was returned and ordered to be recorded. Teste Jno. Waggoner A. C.

Know all men by these presents that we John Compton, William Cash &
Wm. Vose^{es} are held and firmly bound to Chs Little, David Stewart Wm.
Herbert & Geo. Summers Gentlemen Justices of the County of Fairfax now sit-
ting in the sum of two Thousand pounds To the payment whereof well
and truly to be made to the said Justices and their Successors we bind

68. ourselves & each of us our and each of our heirs Executors & Administrators jointly and severally, firmly by these presents sealed with our seals and dated this 16th day of January in the year of our Lord one thousand seven hundred and Ninety seven.

The Condition of this obligation is such that if the above bound John Compton Administrator of all the Goods, Chattles and Credits of John Compton deceased do make or cause to be made a true and perfect Inventory of all and Singular the Goods Chattles and Credits of the said deceased which have or shall come to the hands, possession or knowledge of him the said John Compton or into the 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 Fairfax at such time as he shall be therunto required by the said Court and the same Goods Chattles & Credits and all other the Goods Chattles 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 John or into the hands 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 all the rest and Residue of the said Goods Chattles & Credits which shall be found remaining upon the said Administration 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 of Judgment shall direct, pursuant to the Laws in that case made and provided; and if it shall hereafter appear that any last Will & Testament was made by the said deceased and the Executor or Executress therein named do exhibit the same into the said Court making

Request to
bring thence
approbation of
Then this obli-
gence to be
sealed & witnessed
In presence

At a Court
John Compton
bond to be

Jr. The E.
To Cash paid
To 5 yards
To Presley
To six yds of
To 10^{oz} Lead
To 24^{oz} Iron
To one bottle
To Cash paid
To Cash paid
To Cash paid
To 2 quires
To Cash paid
To Cash paid
To 2 gallons
To paid for

Request to have it allowed and approved accordingly if the said John Compton thereunto required do render & deliver up his Letters of Administration, approbation of such will and Testament being first had & made in the said Court. Then this obligation to be void and of none effect, or else to remain in full force & Virtue

John Compton L.S.

William Cash L.S.

William Viretta L.S.

Sealed & Delivered,
In presence of

At a Court held for Fairfax County the 16th of January 1797
John Compton, William Cash, and William Viretta acknowledged this bond to be their act and deed which is ordered to be recorded

To the Honorable D. Wagoner C. C.

D^r The Estate of Geo. Williams Esq^r in ac^r with the Exec^r C^r

To Cash paid Jeremiah Moore &c ac	10. 10. 0			
To 5 yards Russha Sheling	16. 8			
To Presley Gunnell for taxes &c	1. 8. 3			
To six yds of Cynaburghs at 110	0. 11. 0			
To 5 lbs Tea 2lb. 9oz Sugar at 10z	0. 10. 0			
To 21lb Iron at 4. and cash while Salley was ill	1. 8. 0			
To one bottle wine of 1 Gallon whiskey 4.	0. 7. 0			
To Cash paid John Tamester &c ac	2. 8. 9			
To Cash paid Schooling James Williams	0. 12. 0	18. 11. 8		
To 2 quires paper one pair leading lines	0. 3. 9			
To Cash paid Morris Fox for two Coffins	1. 17. 0			
To Cash paid William Monroe of Cradling Sifths	0. 10. 0			
To 2 gallons whiskey for harvest	0. 10. 11			
To paid John Tamester &c ac	1. 11. 1			

To Charles Simms for advice	0.13.0	bas
To Cash paid A Smith for 24 ^{do} Candles	1.6.0	Cash
To cash paid for Harvesting	1.4.0	Cash
To Wards of Oynabrigg at 1/8	0.5.0	Cash
To cash paid Margrett Gunnell & a/c	0.7.0	Cash
To Cash paid the at Vendens	0.10.0	Cash
To Cash expended at the Sale	0.3.0	Cash
To cash paid for Shewing on of the Horses	0.5.0	Cash
To Cash paid the overseer	18.0.0	Cash
To Cash paid the Midwife for Delivering Phillis	0.12.0	19 17 6 bas
To Cash paid John Henderson & a/c	8.2.0	Cash
To Cash deducted Thomas Lindsay on the sale of Lucy	1.8.1	Cash
To 7 days thrashing and funding the hand	0.8.0	Cash
To Cash paid Thomas McCarty one of the Legatt	37.1.2	Cash
To Cash deducted at the sale for prompt payment	0.18.0	Cash
To Cash paid the widow her dower & recat	50.1.6	Cash
To Cash paid Thomas McCarty & recat	25.9.0	Cash
To Cash paid for 2 Syths 14/-	0.14.0	To h
To Cash paid Joseph Connard & a/c	1.12.4	224.14 To
To Cash paid John and William Shepherd	5.8.0	To
To Cash paid Doctor Remond & a/c	0.18.0	To
To Cash paid Marrs Far for 3 Gallons of whiskey	0.18.0	To
To Cash paid John Riggs & a/c	3.4.3	Leg
To Cash paid James Wrenn a/c	2.12.2	Leg
To Cash paid for Clerks fees	1.14.8	286 3 117 To
Cash paid Jacob McConno for goods sold to Nicholas		
Money and afterwards put to George Williams	3	14.0.3
Cash paid Swann at the suit of Lucy	1.10.0	179 2
Cash paid Levi Simpson one of the Legatees	116.7.0	

cash paid Doctor Blake his a/c	40 15 7		
cash paid Charles Broadwater a/c	1 6 10		
cash paid Demoral Talbert alegdee	150 0 0		
cash paid William Lyles for 4.65b Tobacco	42 4 0		
cash paid Thomas Webarty alegdee	30 11 5	347	19 6 ½
cash paid Daniel Lewis a/c	40 9 7 ½		
cash paid Ricketts and Newton a/c	4 2 9		
cash for Clerks fees	1 6 2		
cash paid Elijah Williams a/c	2 1 4		
cash paid Lar Simpson alegdee	23 0 0		
cash paid George Williams a/c	32 10 8		
cash paid John Wrenn a/c	1 14 0		
cash paid George Williams alegdee	111 3 5		
cash paid D ^r as Guardian for James Williams	111 3 5	291	1 0 7 ½
cash paid John C Hunter including Taylors bill		2 5	10 ½
To Cash paid Alexander Smith for an old Still sold him and afterwards claimed by D Lewis		" 10 "	"
To amt of acct p ^r George Williams		3 3	10
To Specific Legac ^s paid viz			
Talstaff to George Williams	60 0 0		
Charles & Sarah to Jas Wills	110 0 0	170	" "
To 5% Commiss ^r on Debts Exclusive of the £170 0 0			
Legacies Delivered in, amt is £931. 4. 8 ½ is	46 3 0		
To Ditto on Amt ^r of Credits of			
£1190 15 9	59 10 0	105	13 0
To Ball ^r Brok Down & Recharged		£ 16 1	11 ½

272 By Contra Credit the Estate of George Williams Deat			
By the whole amount of Sales	£ 959	3	9
By Cash received of Wm Hartshorn	31	0	6
By Cash of Daniel Lewis	10	"	"
By ac ^d of John Merchant	6	10	"
By Tobacco Sold	8	7	6
By Cash of George Williams	4	18	1
By Richard Ratcliff	"	16	"
By Sundry Slaves being Specifick Legac ^s which appraised viz	£ 1020	15	7
Falstaffe	£ 60	0	0
Charles	65	0	0
Sarah	45	0	0
	£ 170	0	0
By Batt ^e due the Exec ^t	£ 16	1	11 $\frac{1}{4}$
	£ 1200	17	8 $\frac{1}{4}$

Ex^t Ex^t St^r

Jeremiah Moore
George Williams

Fairfax sc^t

In obedience to an order of the County Court of Fairfax
bearing date October Court 1796 we the subscribers have this day Exam^t
the above account to the Touchers & Exhibits to us produced Stated as
to which the Exec^t qualified Agreeable to Law. Certified under our
hands this 31st Day of Decem^r 1796

Chas Broadwater

R^d Ratcliff

At a Court held for Fairfax County the 20th of February 1797

This Estate account of George Williams deceased was returned, and the same having been first examined and allowed by the Court is ordered to be recorded

Date J. Magruder Esq. C. C.

10 " Fairfax County Oct.

In obedience to the annexed order of the worshipful the Court of this County We the subscribers met at Newington the Dwelling Plantation of the late Richard Chichester Esquire Decd and appraised & valued the Estate of the said Chichester which was presented to us as followz viz:

Slaves Men & Boys

David a carpenter	100. 0. 0
Harry old	40. 0. 0
Dennis a boy	40. 0. 0
Nathan	70. 0. 0
Ephraim a Blacksmith	120. 0. 0
Dennis Little	150. 0. 0
Henry a boy	20. 0. 0
yellow Will	100. 0. 0
Saiah	100. 0. 0
David	100. 0. 0
Black will	85. 0. 0
Manuel	85. 0. 0
Robin	90. 0. 0
Shadrack (one leg)	45. 0. 0
Lewis	90. 0. 0
Charles	85. 0. 0
James	90. 0. 0
old James (distempered)	60. 0. 0

Fairfax
say Exam:
as
under our

797 D.

274. Abraham		100.0"0
Jacob 1 st		90.0"0
Jacob 2 nd		80.0"0
Aaron boy		20."0"0
Julius Cesar		30."0"0
David		65.0"0
George		25.0"0 1825
Women & Girls		.
Sall		60.0"0
Scrappina		60."0"0
Sinaki		30.0.0
Hannah 1 st a child 18		35.0.0
Belly -		35.0.0
Judah		30.0.0
Emma		30.0.0
Mary		35.0.0
Rose		35.0.0
hah		38.0.0
Charlotte		65.0.0
Honey		65.0.0
Her child 2 M ^c old		10."0"0
clue		65.0.0
Hannah		65.0.0
Hec		65.0.0
Inella		65.0.0
Fanny		65.0.0
Martha		60.0"0
Grace		65.0.0
Her child		15.0.0
Anna		65.0.0

Jenny (old)	25.0.0
Dinah	20.0.0
Moe	15.0.0 1188

Stock

1 pair of Carriage Horses	£100.0.0
1 Small Bay Horse	20.0.0
1 bay Mare £30. 1 black Mare £20.	50.0.0
1 bay Mare 12. 1 bay Horse 24	36.0.0
1 young Mule 12. 8 Mules at £30 each £240	252.0.0
35 head of Sheep at 15/- each	26.5.0
1 young Ram 15/. 3 old Sheep 8/- ea 24.	1.19.0
1/4 head of Cattle at 24/- each	76.0.0
4 Cows 30/- each £6. 4 Sheep 12/- each 212.12	18.12.0
4 calves yearlings at 10/- each	<u>2.0.0</u> 533 6 "
1 old carriage & Harness £50. 1 Chair & Harness £15.	65.0.0
1 old Waggon & gear 35. Blacksmith Tools 20	35.0.0 170

Household Furniture

1 Harpsichord	£20.0.0
17 Black walnut Chairs at 15/- each	13.6.0
2 Kettle with Arms 24	2.8.0
2 Looking Glasses £6 ea	12.0.0
1 Clock	15.0.0
2 Mahogany Dining Tables	7.10.0
1 Tea Table	2.0.0
1 pair And Irons & Tonge	1.10.0
1 black walnut Dining Table	1.5.0
1 Desk	1.15.0
1 Bureau	4.10.0
1 small Table	0.10.0
1 pr. And Irons shovel & Tonge	0.15.0

276	1 Looking Glass	2.10.0
	7 flagged Chairs at 2 ¹ / ₂ 00	0.17.6
	1 Medicine Case	0.7.6
	1 ft And Irons & Tongs	0.12.0
	8 Pictures (Prints)	1.4.0
	1 Couch	3.0.0.
	1 Bed Bolster Counterpan Bedstead	5.0.0
	1 Bed counterpan Bedstead 4 Blankets curtains	9.0.0
	1 ft. And Irons Shovel & Tong	0.12.0
	1 Table 2 ¹ / ₂ 7 flagged Chairs 2 ¹ / ₂ 00 1 ¹ / ₂ 00	1.5.0
	1 Drawing Glass 1 ¹ / ₂ 1 Table 0 ¹	1.5.0
	1 Chair wif 1 Pewter Chair 3 ¹ / ₂	0.17.0
	1 ft And Irons & Tong	0.12.0
	1 Bed Bolster Butthead curtains	9.0.0
	1 Bed Bedstead covered	8.0.0
	Bed Bedstead 2 Mukasses covered	8.0.0
	Table Pewter	0.5.0
	Twining Trunk	1.7.0
	1 Bed Brown Linen Bed	2.10.0
	2 Large Chests	1.0.0
	1 Cabinet £5.14. 1 Trunk 10/-	6.4.0
	3 Beds Bedsteads & Covered	30.0.0
	8 pair fine Sheets a 130/-	12.0.0
	2 pair Ditto warm 20/-	2.0.0
	1 pair Rustic Sheets	1.4.0
	15 pair new Country Sheets 30/-	32.10.0
	2 pair narrow Ditto 20/-	2.0.0
	5 pair Ditto half warm 15/-	3.15.
	5 Large Draper Table Cloths 15/-	3.15-
	1 Ditto Huckerback Do.	1.0.0

2 Small Diaper Table Cloths 10f	1.00.0
4 Cotton Cluckerback Ditto 15f	3.00.0
4 Damask Table Cloths 20f	4.00.0
1 old Ditto 10f	0.10.0
5 Cover lids at 1	12.00.0
2 napk Allen Cover lids 30f	3.00.0
3 Patch work Ditto 30f	4.00.0
3 Cluckerback Towells 3f	1.40.0
10 Damask Napkins 6f	3.00.0
8 ft. long bottom cases 3f	1.40.0
9 Linen Ditto 11f	0.80.0
3 Cluckerback Towells 3f	0.90.0
3 Knives 10c	0.90.0
12 Brauns Ditto 1f	0.10.0
6 Linen Napkins 16	0.90.0
3 1/2 new Blankets 30f	9.00.0
3 Patch Blankets 6f	0.80.0
1 Rug	0.10.0

Kitchen Furniture

1 Large Copper Kettle	1.30.0
1 Brass Ditto	0.80.0
1 pair of Iron Pots	3.10.0
2 Kitchen ovens	0.10.0
2 Iron Tea Kettles	1.10.0
1 Plate warmer	0.10.0
1 ft. and Irons Spit	1.10.0
7 Brass candlesticks, 3 Chapman Dishes 14f Snuffers	3.12.0
1 Tea Kettle Stand	3.00.0
4 Pot racks & hooks 2 Ladles Frying pans	1.10.0
5 fat Irons 15f Spice Mortar 15f	0.15.0
1 Warming pan & cullender	

278. 2½ Doz Knives & Forks	2.0.0		At
2 Bell mettle Shillots	<u>1.10.0</u>	26	This
Plate			Decem
1 Doz Silver Table Spoons & Cosp	\$18.0.0		Knu
1 Soup Spoon, 1 Doz Tea Spoons & Tea Tong	6.0.0		Mas
4 Silver salt sellers	4.0.0		Gilt
1 Silver Watch	<u>8.0.0</u>	36	box

Glass China Earthen & Tin Ware

17 Pint Bottles at 8°	\$0.11.4		
169 quart 10° 4°	2.16.4		box
parcel of Glass Tumblers &c	1.14.0		thous
3 Sets of China & Tea Boards	6.0.0		said
1 Doz China Plates & Dishes	0.0.0		and
4 Metal Tumblers & 3 dozen Metal Spoons	11.4.0		farm
13½ Dozen quart China Plates	3.0.0		in
2 Dozen Pint Dishes	6.0.0		Sev
1 Parcel of Crockery	4.10.0		she
1 Plate Basket	0.12.0		of
100" Pewter 2.0.	10.0.0		the
1 Set of Tin Cannisters	<u>0.12.0</u>	<u>4.5</u>	<u>15</u>
			<u>£4101.18.8</u>

Given under our hands this 29th Day of November 1796

Martin Cockburn

W. Thompson

Wm Triplett

At a Court held for Fairfax County the 20th day of February 1797 279
This Inventory and appraisement of the Estate of Richard Chichester
Deceased, was returned and ordered to be recorded.

Teste Wm Waggoner C. C.

Know all men by these presents that we Archibald Morton Thomas
Mason and William Payne are held and firmly bound to George
Gilpin, George Minor, Ludwell Lee and Roger West Gentlemen Just
ices of the County Court of Fairfax, now sitting in the sum of Five
thousand pounds To the payment whereof well and truly to be made to the
said Justices and their Successors we bind ourselves each of us our
and each of our Heirs Executors & Administrators Jointly and Severally
firmly by these presents sealed with our Seals this 20th day of February
in the year of our Lord one thousand seven hundred and ninety
seven.

The condition of this obligation is such that if the above bound
Archibald Morton Administrator of all the Goods Chattles and credits
of Jane Morton deceased do make or cause to be made a true and perfect
Inventory of all and Singular the Goods Chattles and credits of the said
deceased which have or shall come to the hands, possession or know
ledge of him the said Archibald Morton or into the 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 Fairfax at such
time as he shall be thereto required by the said Court and the same
Goods Chattles and credits and all other the Goods Chattles 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 Archibald Morton
or into the hands or possession of any other person or persons for him do

Will and truly administer according to Law; and further do make a just and true account of his actings & doings therein when thereto required by the said Court & all the Rest & Residue of the said Goods Chattels and Credits which shall be found remaining up on the said Administrator 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 & 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 the said Archibald Morton being therunto required do render and deliver up his letters of Administration approbation of such will & Testament being first had & made in the said Court Then this obligation to be void and of none effect or else to remain in full force Virtue & Sealed & Delivered
In presence of I

Archd. Morton LS

Thomas Mason LS

Payne LS

At a court held for Fairfax County the 20th February 1797
This Bond was acknowledged by Archibald Morton Thomas Mason
and William Payne to be their act and deed and ordered to be recorded

Teste J. Waggoner Esq. Cr.

Know all men by these presents that we Mary Hampton, Thomas Goffom & James Suddatto are held & firmly bound to George Gilpin...
Ludwell Lee, Geo Minor & Chas Little Gentlemen Justices of the County
Court of Fairfax now sitting in the sum of Five hundred pounds to
the payment whereof well and truly to be made to the said Justices
and their successors we bind our selves & each of us our each of our heirs
Executors & administrators Jointly & severally firmly by these presents
sealed with our seal this 20th day of Feb^ry in the year of our Lord
one thousand seven hundred & sixtynine seven.

The Condition of this obligation is such that if the above bound Mary
Hampton administratrix of all the Goods Chattles & Credits of John Hamp-
ton Deceased do make or cause to be made a true and perfect Inventory
of all and Singular the Goods Chattles & Credits of the said deceased
which have or shall come to the hands possession or knowledge of her
the said Mary or into the hands or possession of any other person or
persons for him and the same so made do exhibit or cause to be exhi-
bited into the County Court of Fairfax at such time as she shall be
thereunto required by the said Court and the same Goods Chattles
Credits and all other the Goods Chattles & 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 or into the hands possession of any other per-
son or persons she do well & truly administer according to Law and further
do make a just and true account of her actings & doings therein when thereunto
required by the said Court & all the rest and Residue of the said Goods
Chattles & Credits which shall be found remaining upon the said ad-
ministration 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 & Testament was made by the said deceased and the Executor or Executrix therein named do exhibit the same into the said Court making request to have it allowed and approved accordingly if the said Mary being therunto required do render and Deliver up her letters of Administration approbation of such will and Testament being first had & made in the said Court. Then this obligation to be void and of none effect ~~as to~~ to remain in full force & virtue.

Sealed & Delivered
In presence of

Mary Hampton LS.

Thos Gopson LS.

James Suddath LS.

In a court held for Fairfax County the 20th day of February 1797
This Bond was acknowledged by Mary Hampton, Thomas Gopson
and James Suddath to be their act and deed and ordered to be
recorded

Costs
D. Magruder Esq C. C.

The Estate of Mr John Clark Decasd In acc't with Mr Sanford Payne.

		L	S	D
1786	To Burial Expences	2	6	7
June 7	To Accomp't Rendered by widow Ann Clark	4	6	"
	" paid Thomas Melon & Acc'd	"	18	"
Jan 15	Cash paid Joseph Powell	3	8	6
	. 70 yards of Oynabrigs a 1/2	3	18	9
	. 1 paper of pens if 21 yards of Negro Cotton at 2/4	2	10	"
	. 1 Sister 2/4 lbs Oynabrig thread 4/-	"	6	4

	4 oz. Pepper 1lb	6 1/4 yards	Bamblet at 2/4	18	1
	1 ounce of fogg Blue 1/4	9 yards	Sheeting at 2/6	1	3 10
	1 ounce Thread 6d	Cardinal 40f		2	0 6
18	Cash paid Sepe Taylor	of Bill	70/11	3	10 11
	Cash paid Necessary Expences	of Bill		1	9 1/2
19	Cash paid Oliver Price	of Bill		3	18 "
21	Cash paid John Haden	of acc't		2	3 1
27	Cash paid John Grimes 13/9	bash paid the Sheriff	9	2	"
10 th	Cash paid the Sheriff for Certificate Tax			2	6 "
	The Widows Dower			48	18 10 ^d
	Cash paid for Shoemaking 9/6	7 yards	Oynabriggs at 1/12	"	17 4 ^c
	2 1/2 Bushels Salt at 3d	of Bus.	5 Bus. Wheat at 4/8	1	10 10
	70 yards Oynabriggs at 1/12	21 yds	Negro Cotton a 2/4	6	7 9
	Thread 4d	Cash paid George Payne overseer 150/-		7	14 "
15	Cash paid Joseph Powell	of acc't		4	12 9
	Cash paid for Exhences 8/4	Cash paid the Widow		7	18 4
	Ann Clark 150/-				
	Cash paid for Shoemaking 4/6	21 yds	Oynabriggs at 1/12	1	5 1/2
	15 yds	Negro Cotton at 2/4	Thread of hole Tax 1/10	1	17 10
	Certificale Tax 10/- Road Tax 10/- Parish County taxes 15/-			1	5 10
	Cash paid Elias Porter for Support of the Children			5	9 "
	Cash paid Ditto & Ditto			1	12 "
	8 yds Sheetling at 2/6	2 1/2 yds Cloth at 6/6	for Children	1	10 3
	2 yds flowered flannel at 2/9	Hatts 4/6		"	10 "
	Cash paid Elias Porter for Support of Children			7	" "
	Ditto & Ditto 90/- Cash paid Samuel Love 14/-			5	4 "
	Cash paid Elias Porter of acc't 23/11 paid Expences on will			13	16 2 ^c
	Cash paid Elias Porter			38	14 2 ^c
29	Cash paid Widow Ann Clark of acc't			"	17 6
30	Cash paid the Cryers			"	9 "
March 17	Cash paid Jonathan Jackson			"	3 9

Mar 19	To Cash paid Doctor Cunningham	1 13	1787
20	Rent paid David Stewart Esqr for the year 1786	5 8	1788
31	Cash paid the Chain Carriers	1 15	1789
June 13	Cash paid Charles Sims	1 8	1790
1788	Cash paid the Surveyor & accts.	2 2 6	1789
March 17	Cash paid William Lane for Blacksmiths work	17 6	1788
March 18	Boarding Schooling & Clothing Inv'd Clark in 1787	12 "	1789
"	Ditto for the year 1788	12 "	1790
"	Ditto for the year 1789	12 "	1791
"	Ditto for the year 1790	12 "	1792
"	Ditto for the year 1791	12 "	1793
1791	Paying upon Clark's note	10 "	1788
Feby.	To Committee of 7% p cent	32 - 9 - 6	1789
	To Balance due the heirs of John Clark	122 - 11 - 0	1790
	Contra	Cr 458 - 3 - 9	1791
1787	Jan 30 By amo! of Sales	132 13 2	1792
"	Cash Recd for Pork sold	6 13 3	1793
"	Wheat sold	6 " "	1794
1787	By hire of Negro Harry to Barnet Slooe	19 12 "	1795
1788	Ditto to Joseph Brady	15 " "	1796
1789	" Ditto to George Potts	15 " "	1797
1790	" Ditto to Sarah Carre	15 " "	1798
1791	" Ditto to John Reed	15 " "	1799
1792	" Ditto to Charles Eshridge	15 " "	1800
1787	By the hire of Negro Hannah to Ann Clark	8 " "	1801
1788	" Ditto to Elias Porter	8 " "	1802
1789	" Ditto to Bates Dorsey	8 " "	1803
1790	" Ditto to Samuel Clagget	8 " "	1804
1791	" Ditto to George Potts	2 9 7	1805
1787	By the hire of Negro George to Benj'n Payne	12 " "	1806
1788	" Ditto to Ditto	12 " "	1807

1789	By Ditto to Ditto	10	.	.
1790	, Ditto to Ditto	10	,	,
1791	, Ditto to Ditto	10	,	,
1792	, Ditto to Ditto	10	"	"
1787	By hire of Negro Venice to Stepen Lay.	5	,	,
1788	" Ditto to Ditto	5	"	"
1789	" Ditto to Ditto	5	,	,
1790	" Ditto to Ditto	5	,	,
1791	" Ditto to Ditto	5	,	,
1792	" Ditto to Ditto	5	,	,
1787	By hire of Negro Sam to Benj: Bartlett	10	"	"
1788	Ditto to John Peters	10	10	"
1789	Ditto to William Wright	10	"	"
1790	Ditto to George Payne	10	"	"
1791	Ditto to William Wright	10	"	"
1792	" Ditto to James Burke	9	15	9
1792	By hire of Negro Daniel to Elias Porter	4	10	"
		L	433	3 9

Agreeable to an order of the County Court of Fairfax we the subscribers have settled and adjusted the Estate account of Sanford Payne deceased with the executors of John Clark deceased and do make this our report to the said Court as witness our hands this 17th day of December 1796 ~

James Maugh

Weneale

At a court held for Fairfax County the 20th February 1797
This Estate account of John Clark deceased was returned and the same
having been duly examined and allowed is ordered to be recorded

Taste J. Magdon Ch Co

Dr. The Estate of W^m. Anthony Whiting to the Administrators C.

1794						
Feb ^r .	13	To Cash paid for Horse hire to mount Vernon	"	6	"	
March	5	Ditto paid for Haling Goods from Warf L ^s . 0. 6				
		Ditto for for Blank Book for the Estate 0. 2. 4				
		Cash for the Advertismt 0. 6. 0				
	7	Cash paid the Appraisers 0. 15. 0	1	3	10	
June	29	Paid Geo. Willimess Bill 0. 12. 9				
July	10	Paid Will ^m . Craig 1. 10. 0				
Augt.	1	Clark Notes 0. 4. 2	2	6	11	
	21	Cash paid Mrs Fany Washington 11 "				
	22	Ditto paid James Craik 30 13 6				
Oct ^r .	11	Ditto paid R. W ^m Bill 1 5 9				
Sept ^r .	2	Paid Clark Notes 1 4 2				
	21	Paid Doc ^r f. Maxwell 1 15 "				
1795						
Ap ^r .	14	Ditto ^{said} Maxwell & Roberts 1 17 5				
		Cash paid Charles Simms a/c 12 "				
		Balance due the Estate of Anthony Whiting Decesed 9 2 9 ^{1/2}				
				59	8	1

Cr

1794						
March	14	By Cash from Vandue Master 19 8 1				
Augt.	21	Ditto from the President 40 "				
		59 8 1				

By Balance due the Estate of Anthony Whiting Dec. 9 2 9^{1/2}

Alexandria 15th Augt. 1796

E. Excepted

Richard Wrightman

we proceeded
the several
vouchers an
Nine pence
the Estate o
of August

At a Con
This Esta
and orde

Sales n
R. Wheat

J. Ro
J. Rich.
R. W^mh
J

R. Whe
J. Bla
R. Whe

J. Rich.
bank
E. Wren

in pursuance of an order of the Court of Fairfax to us directed
we proceeded to the examination of the fore going account and find
the several charges and credits therein stated supported by legal
vouchers and that the balance of Nine pounds two shillings and
Nine pence half penny is due from Richard Wheatman to
the Estate of Anthony Whiting Dec^r Witnes our hands this 16th day
of August 1796.

" 6
1 3 10

Richd Conway

W^m Herbert

Francis Peyton

At a Court held for Fairfax County the 20th February 1797
This Estate Account of Anthony Whiting deceased was returned
and ordered to be recorded

Date J^r Wagoner C^r

Sales made of the Estate of A Whiting Dec^r by order of
R Wheatman & J Thomas 8 March 1794

		L	£	"
19 8 1	J. Robinson — Saddle Bridle	19 6		
40 " "	J. Richards — 1 great Coat	14 9		
59 8 1	R. Wheatman — 1 . 10 ⁰	11 "		
2 9 2 9 ^{1/2}	J . Saddle Bags & 2 ft Books	12 6		
	R. Wheatman 1 ♂ Boots	10 "		
	J Blackney 1 Gin case	6 6		
	R. Wheatman 1 Walnut Table	12 "		
	D ^r 1 Stand	12 3		
	J. Richards 2 Books	8 "		
	2 Hatts	15 9		
	J. Howell 1 Umbrella	16 "		

1796

ted

W^m Wheatman

	In		
M. Robinson	3 flannel jackets &		9
R. Wheatman	3 Coats	7	9
P.	2 pr. Breeches	5	6
Cash	2 pr. 00	4	6
J. McHenry	2 Vest coats	"	"
R. Wheatman	2 00	1	1
D.	2 00	4	6
A. McConnel	3 Shirts	13	"
J.	Bag & Table Cloth	6	3
W. Paterson	3 Handkerchiefs	3	9
J. Dorsey	18 Silver Buttons	6	3
R. Wheatman	1 Chest	10	
		20	8 6
		1	5
		10	8 1

Ph. G. Marsiller Esq

At a Court held for Fairfax County the 20th February 1797
 This account of Sales of the Estate of Anthony Whiting Deceased
 was returned and ordered to be recorded

Teste J. Waggoner

" 9			
7 9			
5 6	So Richard Wirtmans prov'd acct for Sundries including funeral Expences Ballance £1. 12. 8/-	1. 12. 8/-	
4 6	So paid Robert Lyle Ballance as p'ac't proven and settled	
14.		9. 12. 10%	
" "			
1.	So paid Elizabeth Reed adm'x of Thos Reed as p'roved account and Settlement	9. 6. 0/-	
4 6	So paid Charles Turner Shff. as p'ac't and Rec't	2. 19. 6	
13 "	So paid Ditto Ditto - £. . £.	1. 3. 6	
6 3	So paid Mr Elizabeth Bright as p'roved acct	0. 12. 0	
3 9	So paid Thomas and John Longdon subscription	" "	
6 3	for the Revd Mr Page .. by p' Rec't	0. 6. 0	
10.	So paid for Grav'd digging and Bier as p' accts	0. 11. 6	
2 8 6	So paid Richard Conway one years Ground rent	14. 2. 6	
1 " 5	So paid James Gelden as p' Rec't	0. 5. 0	
9 8 1	So paid Andrew Hemmings p'roved acct Ballance	0. 13. 2	
Mr G. M	So paid William Allison as p' p'roved acct	0. 19. 0	
5797	So paid Charles Turners acct for Clerks fees taxes	1. 0. 7	
Deceased	So paid Clerks note for Recording Inventory acct	" "	
under Q	Suits Entering order and Copy for dividing the Estate	1. 19. 4/-	
	So Wm Summers Taxes 30/3 ditto 15/-	2. 5. 5	
	So cash paid Oliver Price for the Sale	0. 6. 0	
	So Balance due the Estate of R. Chew Dec'd	19. 12. 2	

3 Amt. debit.

£ 01. 7. 4.

Accts. —

By Balance from Richd Wirtman agreeable to his
Settled acct proven

39. 16. 4

By cash rec'd of Lucy Salbert balance p'roved accts settled 0. 12. 9

By amount of Sundries Sold as p'ac't rendered .. 33. 10. 3

the Cash left in the Desk of the Deceased .. 0. 7. 0

Acc't the Estate of Roger Chew late of New London
By Balance due the Estate of Rb £ 19. 12. 2

Acco

bout.

S

S

Dr The Estate of Roger Chew Dec'd with Daniel Morley and

1796	August 15.	To my Dower (Ann Morley)	£ 23. 10. 0d	1796	August 15.
		To Ann Chews commission on £ 61. 15. 2	4 19 0d		
		All ppmt	5 ..		
		To Balance due the heirs of Roger Chew Dec'd	32. 0 10		
			£ 40. 11. 2		

S

S

In Pursuance of an order from the Court of Fairfax County
we directed we proceeded to the examination of the several papers
and accounts exhibited by Ann Morley Executrix of Roger Chew
and we find the Balance due from said Daniel Morley and Ann
Morley to the Heirs of the said Roger Chew deceased after deducting
the third part of said personal Estate as the Dower of the said
Ann Morley to be forty two pounds eight shillings and two pence 6d
Witness our hands this 10th August 1796.

Wm Herbert

Richard Conway Francis Peyton

Account
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shall rem
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of the de
opinion
August

Court held for Fairfax County the 20th February 1797. Whereupon
Account of the Estate of Roger Chew, deceased, being returned to the
Court, duly examined, & allowed off, is ordered to be certified & recorded.

1st. P. Waggoner Esq.

Ann. Moxley Adm'r:

C/c

By Balance due the Estate of Roger Chew.	£ 19. 12. 2
By 2 1/4 years wages of Negro Lewis at 12 £ pannum	33. 0. 0
By 3 years wages of Negro Pendar.	3. 18. 0
At 6 £ pannum	90. 12. 2
By Balance due the Heirs of R. Chew Dec'd	£ 12. 0. 10

The Order of Court relative to the Settlement of the Estate
of Roger Chew Dec'd, contemplating a division of two Negroes, Lewis
& Pendar Between the several claimants we are of opinion that Negro Pendar
remain in the possession of Ann Moxley and that Richd. Weighman
the Heirs of Roger Chew dec'd pay her the sum of three pounds pannum
that Negro Lewis remain in the possession of Richard Weighman for
benefit of himself and the other Heirs of Roger Chew Dec'd In case
the death of any of the Negroes mentioned in this division, we are of
opinion a new division aught to take place, Witness our hands this 16th
August 1796 ~

Wm Herbert

Richard Conway Francis Peyton

Know all men by these presents that we Patrick Curney Richard Hewitt and James Murray are held and firmly bound to William Herbert John Potts Geo. Summers and Thompson Mason Gentlemen Justices of the County Court of Fairfax and their Successors in the sum of Five Hundred pounds to which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly and severally firmly by these presents sealed with our Seals and dated the 22^d day February 1797. The Condition of the above obligation is that if the above bound Patrick Curney Guardian of William Reed and Thomas Reed orphan of Thomas Reed deceased their Executors and Administrators do and 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 Patrick Curney as soon as the said Orphan shall attain to lawful age or when thereunto required by the Justices of the said County Court shall well and truly save harmless and Indemnified the said Justices their heirs and successors from all troubles and damage that shall or may arise about the said Estate, then this obligation to be void, else to remain in full force.

Sealed & Delivered

In Presence of - - -

P. ^{Hiramark} Curney
R. Hewitt
James Murray

At a Court held for Fairfax County the 20. February 1797. This Bond was acknowledged by Patrick Curney Richard Hewitt and James Murray to be their act and Deed and ordered to be recorded.

Test J. Waggoner Esq

Inventory
98 head of
33 Sheep
6 Cows
41 Sheep
6 Horses
2 Mares
1 Lame
1 Coal
1 Cart \$
1 Hog
1 Sow a
2 Hogs
45 Yards
Parcel
102 Barn
100 Bushels
Old Pe
Cain
Solomon
Natha
thank
Spence
Pegg &
Betty
Susann
Levina
Lyda
Rebec
Share
Letty o
Rolley
Dillie

Inventory of Mr. Richard Chichester deceased Nine Quarter Estate No. 25 1796

90 head of Cattle	\$87	"	Willis son of Pegg	20	"
33 Sheep	at 15/-	24.45	Sylva Daughter of Susano	15	"
6 Sows	a 25/-	10.50	Milly Daughter of Lyda	18	"
41 Sheep	a 19/-	24.52	1 Waggon & hind gear	14	"
6 Horses		31.00	wool judged to be 50.. a 1/6	3.15	"
2 Mares		25	6. Hors	3.16	"
1 Lame Mule		15	7 Hoes	1.4	"
1 Coal		6	1 Tree	"	2.6
1 Cart & 4 Oxen		32	2 plows & Collers	"	16 "
1 Boar		1	5 pair of haces	"	1.10 "
1 sow and 2 piggs		1	1 Wheat bann	"	"
2 Hogs		2	1 Spade	"	3 "
45 yards of Todder		6.45	2 Snythes & Bradles	1.5	"
Parcel of Todder		12	5 Snythes	"	15 "
102 Barrels of Corn	at 15/-	126.10	2 Bradles	"	8 "
200 Bushels of wheat, supp'd at 9/-	90	"	7 Bushels of Hay seed a 3/-	3.15	"
Old Peter & Nan, Negroes		"	2 tubs	"	4 "
Cain		50	1 Cow	2.5	"
Solomon		40	2 Steans	4.6	"
Nathaniel		100	4 Calves	2.16	4.6 "
Charles		110	pair of waggon wheels	1.10	"
Spencer		50	Parcel of hay	24	"
Pegg & Child Dolly		40	12 Turkeys	1.16	"
Betty		30	22 Fat Hogs at 26/- a 3/-	47.10	5/-
Susanna & Child Susan		80			
Levina		75			
Lyda		70			
Rebecah		70			
Sharlot		40			
Letty daughter of Pegg		25			
Roley son of Susano		30			
Dillly son of Pegg		25			

L. 1553.12.11

Agreeable to an order of the worshipful Court of Fairfax County
to us directed we have proceeded to appraise the Estate of Richard
Chichester Deceased lying in Fauquier County as within given under
our hands this 23rd November 1796 Being duly Sworn.

W^m Fitzhugh
Ambrose Barnett
Jas. Hathaway Junr.

At a Court held for Fairfax County the 15th day of May 1797.
This Inventory and appraisement of the Estate of Richard Chichester
Deceased in the County of Fauquier, was returned and ordered to be
recorded.

Test S. Waggoner D. W.

In pursuant to an order of the worshipfull Court of Fairfax County,
directing us to divide the Land in Loudoun County belonging
to Sarah Herbert John Carlyle Herbert and Carlyle Fairfax Whiting,
we met on the said Land this 27th day of November 1793 and do
allot to the said Sarah Herbert and John Carlyle Herbert to all
that part lying above a line we have made as a dividing line be-
ginning at Manly Taylors corner near James Cummings fence and
running N^o. 24 East 270 poles to the line of Collo Seven Powel contain-
ing six hundred and fifty five acres; and do allot to Carlyle Fairfax
Whiting the other part the said tract, lying below the dividing
line aforesaid, and also a small lot containing about eighteen acres
at the upper corner of the tract between the lines of Joseph Gibson
and Abraham Lewis amounting also to six hundred and fifty five
acres. Given under our hands the date above.

W^m Brionaugh
Ben: Grayson
James Lewis

At a Court held for Fairfax County the 15th day of May 1797.
This Report and division of the estate of Ann and Sarah Fairfax was
returned and ordered to be recorded.

Test

In obedience to an Order of Fairfax April Court 1796 we have examined the papers relative to the administration of John Washington on the Estate of Robert Harper and find due to the Estate of said Harper a balance of £.97..19..8. We also find an account of 5686 pounds of Crop Tobacco belonging to the Estate of Robert Harper lent by the Administrator of Robert Harper to Col^t Thomas Jett which Tobacco the present Admin^r of John Washington promises to pay provided it shall be deem'd recoverable in Law against him likewise we find a Judgement obtained in Westmoreland court dated July 1784 by the Administrator of Robert Harper a. gainst Anthony Gautier Thomas Jett Joseph Pierce William Payne and the administrator of Robert Harper his special Bail for 2433 pounds of Crop Tobacco of which the Administrator has paid as bail one fourth part Given under our hands this 27th September 1796

Robert Rose Hodge

John P. Hungerford

Beckwith Butler

April 26th 1797. Whereas I am Administrator de bonis non of Robert Harper Dec^d and entitled to the Estate of the said Rob^t Harper in consequence of my marriage with his widow Sarah do hereby certify that I am satisfied with the within determination of the commissioners app^d under a Decree of Fairfax Court to settle the administration of John Washington on said Estate

Thomas Washington

At a Court held for Fairfax County the 15th day of May 1797.
This Settlement of the Estate account of Robert Harper deceased with
the administrator with the will annexed of the said Harper was
returned and the same having been Examined is allowed and ordered
to be recorded.

Pete P Wagoner Cl^r

Now all men by these presents that we John Wood, Samuel Craig and Charles Little are held and firmly bound unto Charles Little, David Stewart, Ludwell Lee, and Geo. Summers Gentlemen Justices of the County Court of Fairfax now sitting in the sum of one 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: Feinly and severally firmly by these presents sealed with our Seals and dated this 18th Day of July 1797. The Condition of the above obligation is such that if the said John Wood Executor of the last Will and Testament of William Cunningham deceased do make a true and perfect Inventory of all and Singular the Goods & Chattles and Credits of the said deceased, which have or Shall come to the hands, possession or Knowledge of the said John Wood or into the hands or 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 there to required by the said Court and the same Goods Chattles and Credits of the said deceased, do well and truly Administer according to Law; and make a Just and true Account of his actings and doings therein; when thereto 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, Chattles 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.

Sealed & Delivered

In presence of

John Wood Seal ~

Samuel Craig Seal ~

Charles Little Seal ~

At a Court Continued and held for Fairfax County the 18 day of July 1797. This Bond was acknowledged by the said John Wood, Samuel Craig and Charles Little and ordered to be recorded in the

Recd. J. M. Aug 10 1797

In the Name of God Amen, I William Cunningham
of Fairfax County and State of Virginia being weak of Body,
yet of a sound and perfect mind and memory, do make this
my last Will and Testament, as follows, after all my just debts
are paid, I give and bequeath unto my beloved Brother John
Cunningham, his heirs or assigns, the Lott of Ground lying
on Boston neck, another certain Tract of Land lying in the
town of Stoughton; and all the Advantages that has been
received by the two Lots in my absence, If my brother Josias
Cunningham has disposed of the aforesaid Lands, its my
desire that John shall receive the monies arising from the
same, Item, I give unto John Cunningham my Gun and
Books and all my wearing apparel, after my Funeral expen-
ses, are paid, its my desire that John Cunningham shall have
all that is left, Lastly I constitute and appoint John Wood
Thomas Lindsay and Levi Lewis Executor of this my last will
and Testament, In Witness whereof I have hereunto set my
Hand and Seal this first day of June, in the year of our Lord 1797.

Sign'd, Sealed, and acknowledged

In the presence of S

Levi Lewis : William Cunningham 
Anna Lewis
David Hayes

All a Court held for Fairfax County July 1797
This last Will and Testament of William Cunningham deceased was
presented in Court by John Wood one of the Executors therein named and
proved by the Oath of Levi Lewis a Witness thereto and ordered to be
certified. And at a court continued and held for the said County
the 18th day of July 1797 the same was further proved by the oath
of Anna Lewis another witness thereto and ordered to be recorded
and on the motion of John Wood one of the Executors therein na-
med who made oath and together with Samuel Craig Charles H.
Little his securities entered into and acknowledged bond con-
ditioned as the law directs certificate is granted him for ob-
taining a probate thereof in due form.

Seale

P. Waggoner Cl. Cus.

Sealed &
In presen-

Know all men by these presents that we Jeremiah Moore
Alexander Smith and William Halley are held and firmly bound
unto Charles Little William Payne Thomas Gunnell & Ludwell Lee
gentlemen Justices of the County Court of Fairfax now sitting in the
sum of Two thousand four 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 Execs: and Admrs: jointly and severally firmly by these
presents sealed with our Seals and dated this 17th day of July 1797
The Condition of the above obligation is such that if the said
Jeremiah Moore Executor of the last will and Testament
of George Williams deceased do make a true and perfect In-
ventory of all and singular the Goods Chattles and credits of the
said deceased which have or shall come to the hand

Or knowledge of the said Jeremiah or into the hands or 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, Chattles and
Credits of the said ^{do} well and truly administer according to
Law and make a just and true account of ^{the} actings and doings
therein, whereunto 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, Chattles &
and Credits will extend according to the true value thereof
and as the law shall charge then this obligation to be ^{no}
void or else to remain in full force

Sealed & Delivered

In presence of

Jeremiah Moore 

Wm Halley 

Alexr Smith 

At a Court held for Fairfax County the 1st day of July 1797
This Bond was acknowledged by the said Jeremiah Moore, William
Halley and Alexander Smith and ordered to be recorded -

Seale. P Wagoner 

In the Name of God Amen. I John Williams of the
County and parish of Fairfax in the state of Virginia being thru the #
abundant mercy and Goodness of God the weak in Body yet of a sound
and perfect Understanding and memory do constitute this my Last
Will and Testament and Desire it be Received by all as such. —

Imprimis I most Humbly bequeath my Soul to God my maker beseeching