

To sundry Books £. 0.12.0
To 1 Watch 4. 3. 0

At a Court held for Fairfax County the 15th day of September, 1800: This Inventory and Appraisement of the Estate of William Summers deceased, is returned, and ordered to be recorded.

Test, G Penrall, Esq.

Examined.

In the name of God, Amen: I, Nathaniel Fitz-
hugh, of Fairfax County, being sick and weak in body, but
of sound mind and memory do make and ordain this my
last Will and Testament, hereby revoking and annul-
ing all other Wills by me formerly made.

Imprimis: I resign my soul into the hands of Al-
mighty God, hoping for pardon of all my sins, through the
mediation of my blessed Redeemer, Jesus Christ: My bo-
dy I give to the ground, to be decently buried according to
the discretion of my Executors, hereafter named: And as
to such worldly Goods as it hath pleased God to bestow
upon me, I owe and dispose of them in manner fol-
lowing. Item; I desire that all Debts I owe in right
conscience may be paid as soon after my death as possi-
ble. As I am possessed of an Estate more than suf-
ficient to pay all my Debts, I desire and direct it
not to be appraised. Item: I desire that my Son John
may be kept at School till, in the judgments of my
Executors, he shall have completed his Education -
or shall have attained the age of twenty one. Item:
I give, bequeath to my loving wife, Hannah Eskridge,
all the residues of my Estate (except the lot of land leased
to my brother, and Jackson's lot) until my son shall have

arrived to the age of Twenty one Years, for the support and Education of her and my Son; and when my son shall have arrived to the age of twenty one Years, my will and desire is, that all the residue of my Estate then remaining both real and personal shall be divided equally between my dear wife, Hannah Eskridge, and my dear Son ^{John}, reserving to my wife the part of the Estate containing the Houses I now occupy.

At a Court held for Fairfax County the 15th day of September, 1800 This Last Will and Testament of Nathaniel Fitzhugh deceased was presented in Court, and the same being proved by the Oaths of Richard Coleman, Benjamin Thomas, Hardage Lane, Johnston Cleveland, Robert Jackson, and Richard Bland Lee, to be in the hand writing of the said Testator, is on motion, of William Lane, Senior, ordered to be recorded.

Examined.

Test,

Brenale, C.C.

Know all men by these Presents, that we, Newman Beckwith, and Thomas Pollard, Junr are held and firmly bound unto William Stanhope, Charles Little, William Payne, and James Waugh, gentlemen of the County Court of Fairfax, in the sum of Four thousand Dollars, 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 this 15th day of September, 1800. - The Condition of the above Obligation is such that if the above bound Newman Beckwith, Guardian of Tapley Beckwith his Executors and Administrators do and shall well and truly pay unto the said Orphans all such Estate

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and Estates as now is or hereafter shall come to the hands or possession of the said Newman Beckwith as soon as the said Orphan shall attain to lawful age or when thereto required by the said County Court 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: Then this Obligation to be void else to remain in full force and virtue.

N. Beckwith Seal
Tho. Pollard Jr. Seal

Sealed & delivered
In presence of

Wm. McOss, X
The Court.

At a Court held for Fairfax County, the 15th day of September, 1800. Newman Beckwith, Guardian of Baby Beckwith, together with Thomas Pollard, Junior his security, acknowledged this Bond to be their act and deed, and ordered to be recorded.

X
Examined

Test, E. Deneale, Esq.

Fairfax Oct

August Court 1800

Ordered that Francis Coffey Thomas Pollard Jun^r, Lewis Pritchett, and James Waugh Jun^r — or any three of them being first sworn according to Law do Inventory and Appraise all and Singular the Estate of Edward Deneale deceased which shall be presented to their View and that the Administrators do Return the same to the Court. Test,

E. Deneale, Esq.

54
Fairfax Sch

Then appeared before me one the Justices of the Peace for the County aforesaid Francis Coffer, Thomas Pollard Junr: Lewis Pritchett and James Waugh Junr and Took the Oath aforesaid, according to Law, Given under my hand this 15th day of October 1800

James Waugh

In obedience to an Order of the worshipful Court of Fairfax County to us directed we have this thirteenth day of October 1800 Inventoried and Appraised all and singular the Estate of Edward Dencale deceased which was presented to our view by the Administrators

with	Dollars & Cents	Amount brought forward	\$ 40 7	
1 waggon & Gear for four horses	95	1	Beaurew.	15
" Except two Collars.	"			
2 ploughs & Coulters & Swingletoes	3	1	Sea Board	2
1 Old plough	25	1	pair pistols & holsters	0
2 Hilling Hoes	66	1	pair Money Scales	50
1 Cutting Axe	1	~	1 Dozen small pictures	6
1 small Axe	75	1	pt Shells & 1 Pillow Case	2
1 Broad Axe	75	1	Quilted Counterpan	0
1 sorrel Mare 6 years old.	60	1	Bed Bolster & Pillow	25
1 small old sorrel Mare 6 tail	20	~	1 Bed and Bolster	90
1 Old Mare & Colt	25	~	1 pt Double Blankets	3 50
1 Brindle heifer	11	~	1 Valence & pad	5
1 pied steer	8	~	1 Looking Glass	1 75
2 black Bull yearlings	12	~	2 rows of Prints	1 "
white faced cow & calf	66	~	1 pair Linnen Sheets	14
1 Red Cow and calf	15	~	1 shaving Box	20
1 bobtailed Cow & Calf	15	~	1 sett Curtains	14 6
1 Black Cow	12	~	1 small Looking Glass	66
1 Black yearling	6	~	1 Cloth Brush	50
2 half Hds: Empty	2 25	~	1 Quilted Counterpan	6
2 small Barrels	1 25	~	1 Calico Covered	1 75
1 molasses Hogshead	75	~	1 Sacking Bed bottom	2 50
1 mash Tub	"		1 Old Table	1 75
1 bay mare and colt	120	~	1 Old Trunk	2 "
1 young bay mare & colt	30	~	1 sugar Box	2 "
1 roan mare 6 years old	150	~	1 small Carpet	2 "
1 sorrel stud horse	225	~	1 small Bottle Case	0 "
1 sorrel horse 3 years old	60	~	1 Folding Card Table	4 "
1 Desk and Drawers	25			

\$ 40 7

\$ 995 10

	Dollars & Cents
Amount Brought up.	\$ 995 10.
2 Dressing Tables.	5 50
1 Tea Table.	5
1field Mahogany Bedstead.	10
1 Gin Case.	1 25
2 Brass Candlesticks.	1 50
6 silver Tea spoons.	4 "
1 Tea Kettle & Sugar Tongs.	50
4 glass Tumblers.	1 66
1 Coffee Pot.	1 33
2 Dozen China Cups and saucers.	1 66
1 China Bowl.	" 66
4 Breakfast Plates.	" 25
1 Tea Kettle.	1 19
4 Dozen Breakfast Knives and Forks.	1 "
1 Stick Chair Harness and whip.	40 "
1 negro boy, named Sandy.	80 "
1 Gold Watch.	50 "
1 Saddle & Bridle.	6 "
1 Common Bedstead & Cord.	2
1 Silver Watch.	40 "
1 Shot Gun.	10 "
	<u>\$ 1,915 65</u>

Given under our hands this day & year aforesaid.

Francis Coffey
Thomas Pollard Jr.
Lewis Pritchett
James Waugh

At a Court held for the County of Fairfax the 10th day of October 1800. This Inventory and appraisement of the Estate of Edward Deneale deceased was then returned, and Ordered to be recorded

E. D.

Fish

P. Dimale. Esq

Fairfax Sc^t

November Court 1784.

Ordered that John Jackson, Sampson Trammell
Charles Broadwater Jun^d and Gerard Trammell, or any three
of them being first sworn according to Law do Inventory and appraise
all and singular the Estate of Robert Lindsay deceased which shall
be presented to their view and that the Executors do return the same
to the Next Court.

A copy:

M. Wagener, Esq.

August 24th 1785

John Jackson, Sampson Trammell, and Gerard
Trammell was sworn before me according to Law.

James Wren.

In obedience to the annexed Order of Court we the underwritten sub-
scribers being first legally sworn did on the 24th day of August 1785
Inventory and Appraise all and Singular the Estate of Robert Lind-
say deceased as came to our view as followeth Vizt

L. S. &

To 1 Negroman named Eleno £10.	To 1 woman. Face £10.	40 "
To 1 D ^r woman Subinah £60.	To 1 Negro boy Harry £50.	110 "
To 1 roan mare £20	To 1 bay horse £10 To do black. Mare £5	95 "
To 1 Roan horse £8.	To 1 Earlen colt £3.	11 "
To 1 black Cow and yearling £5	To 1 brindle co. scalf £5.	10 "
To 1 cow & calf £4.	To Do. Do £3. 10s. To 1 yearling £2. To do £1. 10s.	11 "
To 1 cow & yearling & bell £5. 10s.	To 1 cow & calf £4 To 5 sheep at 8/-	11 "
To 1 sow & 6 shoats £1. 10s.	To 2. sows & 4 pigs £1. To Hogs £3.	5 10 "
To 9 flower barrels at 2/- per piece 10/-	To 4 small Caskets 10/-	1 10 "
To 5 eight Hhd. £1. 10s.	To 4 old Caskets 6/- To 3 barshane follows £4	9 16 "
To 4 Aeo & 3 hatchets £1.	To 3 grubing hoes & small oots 10/-	4 16 "
To a parcel of Coopers Tools 6/-	To 1 set swingletrees & Old Iron 6/-	.. 12 "
To shoemakers Tools 6/-	To 1 pair Steelgates 6/-	" 19 "
To 1 cutting box and 2 knives 6/-	To 1 Curriers Knife & Auger 6/-	.. 12 "
To 1 old Table 2/-	To 1 large square Table 12/-	.. 14 .
To 1 Chest with Drawers £1. 18.	To 1 Boxall £2. 10.	1 10 "
To 1 close press £1. 18.	To 1 old handsaw 4/-	3 16
To 1 bed furniture & Bedstead £10	To 1 do. do £8.	.. 14 "

To 1 Bed & furniture £4.	To 7 old Chairs 10/-	£	4	10	0	
To 1 small Grind stone and Iron Axeltree		"	3	0		
To 2 pair Iron Traces & hames & 2 old collars & old bridles		"	15	"		
To 1 middle 9/- To 8 washing Tubs & 5 piggins 6/-		"	8	"		
To 1 Tea Kettle & 1 saucer pan 5/- To 1 spice mortar 3/-		"	8	"		
To 1 peaster Tanker 1/- & mustard pot & 1 Tin Daart		"	3	"		
To 2 Old Iron Candle Sticks & 1 old Samphron		"	2	"		
To 1 old dutch Oven 4/- To 2 pots & 2 hooks 10/-			16	6		
To 1 old pott with an Iron Lead 6/- To 2 pots & 2 hooks 16/-			1	2	"	
To 1 pair saddle bags 1/- To saddle & bridle £3 To 5 pair boots 10/-			4	0	"	
To 1 stone jogg 2/6 To 1 gear & sword 15/- 6 chair frames 12/-			1	19	6	
To 2 Linen wheels £1.80 small Tea Table 10/- 2 old glasses & trays 6/-			1	16	"	
To a parcel Crockery ware 10/- 10 dishes 2 basins & 9 plates £1.5			2	3	"	
To 1 pair old money scales 3/- To 2 old pair scissars 1/- To 1 pair 3/-			"	9	"	
To 1 candle mould 1/6 To 1 set of Knives and forks 1/-			"	5	6	
To 1 Frying pan 2/6 Set 2 Butter potts 6/- and 2 Bushells 3/-				11	6	
To 1 Secking Glass 1/- To 1 Old Chamber pott 4/- 10 old peasters & spoons 1/-				3	6	
To 1 pair of Cotton Lands 4/- 1 pair woolly D's 1/- To 1 old Bridle 2/-				7	"	
To 1 plow stock 3/- To 3 Case Bottles				6	"	
To 1 Bull yearling £1.5 and 2 flat Irons 4/-				1	9	"
To 1 Bramble dythe 1/6 1 wooden wheel & spindle				7	6	"
To 1 Iron pot Rack & one old Chest 5/-				12	"	
To 5 head of hogs				2	"	"
To 1 Dutch plow and stock				6		

£ 285 0 0m

Siven under our hands this 24th day of August 1785 ~ " —

Sampson Trammell

Gerard X Trammell
mark

John Jackson ~

At a Court held for the County of Fairfax the 20th day of Octo-
ber 1800. —

This Inventory and Appraisement of the
Estate of Robert Lindsay, was then returned and ordered
to be Recorded. — — — (Signed) Wm. Wren, Esq.

Examined

Fairfax County, 1797.

May Court 1797.

Ordered that George Steiner, Charles Little, John
Wood and James Wren, or any three of them settle the Estate accounts
of Robert Lindsay Deceased, with the Administrator and
make report to the Court. — — — — —

Copy

J. Waggoner, Esq.

The Estate of Robert Lindsay, deceased, in account with
Thomas Lindsay, Executor. — — — — — (Signed)

1784

November 1st Paid Cash paid for Land Tax for 1784. £ 1 13 3

" 10 " paid for recording of will 6

March 1st " " paid for Taxes. 8 4 3

" " " paid for Clerk Notes 1 16 3

" " " paid for a Balance of 17/- in certificates &c

7 " " paid for Taylors work " 9 "

" " " paid for salt " 12 "

" " " paid to hireling woman. " 7 6

14 " " paid for 25^{lb} sugar " 10

15 " " paid for 15 yds. Linen to dr. " 11 10

" " " paid for peck salt " 1 8

" " paid Francis Rose for Smith's work " 3 "

29 " " paid Hireling woman " 6 "

April 6th " " 3 Bushels Oats 2/6. " 7 6

June 10th Paid Alex^r Beach for 100^{lb} Tobacco his sheaf of 14/2 D. 10. 5.

		£	s	d
"	To 80 th Tobacco	1	2	5
Ap ^r 10	" paid Francis Rose for Smith's work	" 10	"	"
Mov ^r 4	" paid Francis Rose for	1	"	1
June 20	" 40 yards Cynambrigs at 10/-	1	13	4
July 4	" 2 Gallons of rum at 4/-	..	8	"
Aug st 4	" paid for Flour and Barrel	" 15	"	"
10	" paid Peter Carter	5	10	"
1786				
Feb ^r 27	" paid Jeremiah Sperlin	" 19	6	"
May 6	" paid Gerard Trammell	2	15	10
"	" paid Maryann Bogges ^{to} 9000 th Her Legacy			
"	" Legacy left William Lindsay	10	"	"
"	" Cash received of Col ^r Hooe	16	8	3
"	" Cash paid Col ^r James Wren	11	5	"
"	" Cash paid Ann Fox	4	9	"
"	" Commission spent on £76.10.0 ^t	3	16	6
"	" Ballance due the Estate	1	15	7
"	" "			
"	" 6 th on 9000 th Tobacco	120.-		
		£	80	17
		10^t		

The Estate of Robert Lindsay deceased, in Account with
Thomas Lindsay, Executor

(C^r)

		£	s	d
1784				
Nov ^r 10	" 3 rd Cash received of Luke Field for rent	1	10	"
Dec ^r 4 th	" Received of John Stonestreet	1	10	"
1785				
6	" Received of Peter Hansborough	3	"	"
Jan ^r 7	" Received of Thomas Sinclair	" 11	2	"
Feb ^r 25	" Received in part Hhd. Tobacco	12	6	9 ^t
May 12	" Received of J ^r Collins for 600 th hay	1	10	"
"	" "	" 15	6	"
June 6 th	" Rec ^d of Francis Petico	1	10 ^t	"
8	" 974 th Hay at 4/-	1	19	"
9	" 1 st Hhd. Tob ^r 993 at 28 th plus 6/-	14	4	"
April.	" Rec ^d of John Stonestreet	0	1	"

60

1785			
April,	Legacy paid Maryann Boggs 2000 ⁰⁰ Notes £		
"	Legacy paid William Lindsay.	10	"
"	Cash paid Maj'r Taylor	19	"
"	" paid to the Rev: David Griffith	4	7 <i>½</i>
"	" 45 Bushels Wheat at 5/-	11	5 0
"	" Cash paid Doctor Brown	4	6 7 <i>½</i>
"	" Cash paid Andrew Beedle	1	9 6
"	Ballance Due Thomas	"	"
"	Lindsay in Tobacco	120	<u>120</u>
"		<u>£</u>	<u>80, 17 10<i>½</i></u>

In obedience to the annexed Order, we the subscribers have examined
 the Vouchers of the above Account and find them all agree with
 said Account, a Ballance due the Estate of Robert
 Lindsay £ 5, 15 7*½* and a Ballance due Thomas
 Lindsay Esq^r 120 pounds Tobacco, Given under our hands
 this 14th October 1797.

..... James Wren,
 George Allinor,
 John Wood,

At a Court held for Fairfax County the 40th day of Octo-
 ber, 1800 ~

This Estate Account of Robert Lindsay was
 then presented in Court by Thomas Lindsay the Executor
 who made Oath thereto and the same having been Examined
 and Allowed, is Ordered to be recorded

(Test: Tidensale & C. A. D.

In the name of God Amen I James Hopper of Fairfax
County and state of Virginia being sick and weak of Body But
of sound mind and perfect Memory, I wish to dispose of my —
wordly goods in the manner following first my desire is that all
my Just debts shall be paid secondly I leave to my mother —
Mary Hopper my plantation and all my plantation tools and
my Negro man Harry to serve her or her Heirs for the space of
Four years, and at the End of four years Harry is to go free I
Also give her three head of Houses and Two head of Cattle to
dispose of as she thinks fit, Thirdly I give unto John Hopper
thirty pounds to be paid to him when he comes to the age
of Twenty one, and if John should not live to the age of Seven-
ty One. The money to be Equally divided between my four
Sisters Namely Nancy Betsy Mary and Sarah, I also give
him one young colt, Fourthly I give unto Robert Hopper
Twelve pounds, Fifthly I give unto Daniel McCarty's son —
James, six pounds the Money to be paid to him when Comes
to the age of Twenty One, Sixthly I give Martha Harden
one Mare, Seventhly I give unto Amelia Harden six pound.
Lastly my will and desire is that Negro Fann and her
Increase and all the rest of my property shall be sold
and when all expences is paid the money is to be Equally
Divided amongst my four Sisters, I also appoint Daniel
Lewis my lawful Executor, this being my last will
In Witness whereof I have hereunto set my hand and
seal, this Sixteenth day of May in ^{the} year of Our
Lord 1800.

Daniel Lewis
John Noble Langley
William Harst

James Hopper
mark

At a Court held for Fairfax County the 20th day of October
One thousand eight hundred

This Last will and Testament of James Hope
aforesaid, was presented in Court by Daniel Lewis, and
the same being proved to have been duly executed by the
said Testator, by the Oaths of the said Daniel Lewis
and John Noble Langley, Witnesses thereto, is on mo-
tion Ordered to be recorded

Examined

25th

John Dinsdale Esq

Now all men by these presents that we Humphrey
Peake and James L. Triplett are held and firmly bound unto
Charles Broadwater, William Stanhope, James Haugh and Richard
Ratcliffe, Gentlemen Justices of the County Court of Fairfax in
the sum of Two 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 & dated this 20th day of October 1800
The Condition of the above Obligation is such that if
the above bound Humphrey Peake, Guardian of Christopher
Peale his Executors and Administrators do and shall well
and Truly pay unto the said Orphan all such Estate and Es-
tates as now is or hereafter shall come to the hands or in
possession of the said Humphrey Peake as soon as the
said Orphan shall attain to Lawful age or when thereto
required by the said County Court of Fairfax shall well
and Truly save harmless and Indemnified the said Justi-
ces 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 & virtue
Sealed & Delivered } Humphrey Peake
In presence of } James L. Triplett
" " "

At a Court held for Fairfax County the 10th day of October 1801
Humphrey Peake and James L. Triplett acknowledged this
Bond to be their Act and Deed and Ordered to be recorded

Examined

Test) Dennisaleto
" "

Fairfax County, S.S.

October Court 1794 ~

Ordered that William Daine, George
Minor, John Jackson and Henry Daine, or any three of
them being first sworn according to law do Inventory and
^{all and singular} Appraise, the Estate of Lewis Skipkins deceased which shall
be presented to their View and that the Executors do return
the same to the Court

Test) Wagener, Esq.

Fairfax S.C.

John Jackson, William Daine, and Henry Daine, was duly Qualified before
November 4th 1794 ~ George Minor

Fairfax S.C.

George Minor was duly Qualified before
November 4th 1794 ~ John Jackson

Carried Over

In Obedience to an Order of the County Court of Fairfax
to us Directed, we the subscribers being first sworn have
Valued and appraised the Estate of Lewis Hopkins deceased
in the Following manner

Negroes Toby	"	"	"	20	.4	2
Charles	"	"	"	30	"	"
Dick a Cooper	"	"	"	75	"	"
Will a Cooper	"	"	"	60	"	"
Charles a Cooper	"	"	"	50	"	"
George	"	"	"	50	"	"
Harry	"	"	"	40	"	"
Suck	"	"	"	25	"	"
Lucy and George her Child	"	"	"	40	"	"
Sibyl and her Child Fanny	"	"	"	60	"	"
Bell and her Child Anna	"	"	"	60	"	"
Sarah and her Child Matilda	"	"	"	30	"	"
Hannah	"	"	"	50	"	"
Rachel	"	"	"	40	"	"
Nancy	"	"	"	40	"	"
Milly	"	"	"	25	"	"
Juda	"	"	"	25	"	"
Tom	"	"	"	20	"	"
Horses				£540	"	"
one sorrel horse from the Falls	20	"	"			
one Bay mare	10	"	"			
one Bay horse	9	"	"			
one Sorrel Mare	9	"	"			
one Old mare and horse	0	"	"			
one Colt one year Old next spring	2	"	"			
one Bay Colt 2 years Old	6	"	"			
one sorrel Do 2 do " do	5	"	"			
one Bay mare Colt 1 year old	5	"	"	74	"	"
Cattle						
1 red Cow 70/- 1 white faced Cow 70/-	7	"	"			
1 red Cow wicat horns	2					
1 Red Cow 80/- 100 60/- 1 Brindle do 60/-	10	"	"			
1 pied Cow 50/- 1 Black heifer 45/-	4 15	"				
1 Red heifer 35/- 1 Bull 40/-	3 15	"				
	\$ 27	10	"	£ 814	"	"

Amount Brought up -	-	-	-	-	-	-	-	-	-	-	-	-
Cattle, Amt Brought up	-	-	-	-	-	£ 27 10 "	" "	" "	" "	" "	" "	"
3 Steers 120/- 6 Earlings 120/-	-	-	-	-	-	12 "	"	"	"	"	"	"
3 Calves 40/- 1 large pied Steer 90/-	-	-	-	-	-	6 15 "	46 5	"	"	"	"	"
Hogs, one spaid sow	-	-	-	-	-	" 15 "	"	"	"	"	"	"
1 sow and 10 pigs	-	-	-	-	-	1 4 "	"	"	"	"	"	"
7 Sheep -	-	-	-	-	-	2 12 6	4 11 6	"	"	"	"	"
1 Old waggon & Gear	-	-	-	-	-	1 10 "	"	"	"	"	"	"
4 small Sacks wheat	-	-	-	-	-	" "	23 2	"	"	"	"	"
1 Fodder house	-	-	-	-	-	" "	"	3 10	"	"	"	"
Parcel Blades	-	-	-	-	-	" "	"	3 10	"	"	"	"
Parcel oats in the Straw	-	-	-	-	-	" "	"	1 0	"	"	"	"
1 Dutch Fann	-	-	-	-	60/-	3 "	"	"	"	"	"	"
1 Iron Tooth Harrow	-	-	-	-	-	" 12 "	"	"	"	"	"	"
2 Dutch plows & Coulters	-	-	-	-	-	" 15 "	"	"	"	"	"	"
2 Barshare plows & blades (old)	-	-	-	-	-	1 "	"	"	"	"	"	"
1 set single Trees	-	-	-	-	-	" 3 "	"	"	"	"	"	"
2 old Axes 6/- 5 old weeding hoes	-	-	-	-	-	" 11 "	"	"	"	"	"	"
3 Grabbing hoes and 1 mattock	-	-	-	-	-	" 6 "	"	"	"	"	"	"
parcel Old Iron 9/- 13 old reaps & goads 6/-	-	-	-	-	-	" 8 6	"	"	"	"	"	"
1 saw & Drawing knife	-	-	-	-	-	" 4 6	"	"	"	"	"	"
1 Grind Stone and Crank	-	-	-	-	-	" 3 6	"	"	"	"	"	"
1 Half Bushel Iron bound	-	-	-	-	-	" 3 "	"	"	"	"	"	"
1 Fish Barrel	-	-	-	-	-	" 2 "	"	"	"	"	"	"
11 wheat bags	-	-	-	-	-	" 10 "	"	"	"	"	"	"
1 Iron Pot Rack	-	-	-	-	-	" 5 "	1	9 13 6	"	"	"	"
Sundries removed from the Falls Virg	-	-	-	-	-	"	"	"	"	"	"	"
1 saddle and Bridle 30/- 1 Old do 5/-	-	-	-	-	-	1 15 "	"	"	"	"	"	"
1 Toaster Tongs & Shovel 5/- 1 Frying Pan 2/-	-	-	-	-	-	" 7 "	"	"	"	"	"	"
2 hair pot hooks	-	-	-	-	-	" 2 "	"	"	"	"	"	"
1 Tea Kettle and Grid Iron	-	-	-	-	-	" 6 "	"	"	"	"	"	"
parcel wood ware	-	-	-	-	-	" 4 "	"	"	"	"	"	"
3 Flat Irons & kettle stand	-	-	-	-	-	" 4 "	"	"	"	"	"	"
1 Dozen Pewter plates & 3 spoons	-	-	-	-	-	" 12 "	"	"	"	"	"	"
Two Pewter Dishes 6/- Two do Tumblers	-	-	-	-	-	" 7 "	"	"	"	"	"	"
1 pair Candle moulds (Pewter	-	-	-	-	-	" 3 "	"	"	"	"	"	"
						£ 4 "	"	£ 905 19 "	"	"	"	"

	L	S	Q	L	S	Q	L	S	Q
Amount Brought over	"	"	"	905	12				
Sundries from the Falls	4								
1 pair Brass Candlesticks and snuffers	"	12							
1 small do Candlestick	"	1	6						
14 Queens Chany plates	"	3	"						
2 Do Salted Dishes	"	1	"						
2 Oval Queens Chany Dishes	"	2	"						
1 Sauce Tureen	"	5	"	"	"	"			
1 Silver Soup Spoon & $\frac{1}{2}$ Dozen Table Spoons	5	8	"						
2 Dozen Silver Tea spoons	"	12	"						
4 Tea Boxes Japaned sorted	1	4	"						
1 Walnut Table 20/- 1 Tea Table 15/-	1	15	"						
6 Windsor Chairs 30/- 5 Flag 20/- 6/-	1	17	6						
1 painted pine Chest 15/- 1 Cupboard 19/-	1	7	"						
2 small Stone pots 2/- 1 Tin Coffee pot 1/-	"	3	"						
1 Pewter Peper Castor	"	"	6						
1 small glass Tumbler	"	"	4						
1 pair and Irons	"	4	"						
5 Large Beds with Furniture (say 1 pair sheets)	"	"	"						
1 pair Blankets Counterpane pillows	30	"	"						
8 Cases to each	"	"	"						
On Childrens Bed & furniture 1 pair	"	"	"						
Sheets 1 pair Blankets & Counterpane	2	"	"						
1 pair Blankets 25/-	1	5	"						
1 pair Bro. Sheet & Sheets	1								
1 pair white do...do	1	10	"						
1 small Chest Draws	3								
3 Trunks sorted	1	10	"						
1 small stand 1/- & Butter pots	"	"	"						
" and Two Jugs	1	1	"						
1 Coffee Mill 5/-	"	5	"						
1 Candle Box and Old Tea pot	1	"							
1 Hair Brush 9/- 1 Flour Bll. 3/-	"	3	9						
1 Chest	"	7	6						
	<u>£</u>	59	15	8	£	905	12	1	

Amount Brought Over	£	8	0	0
Sundries from the Falls	"	"	9	6
China Tea Cups & saucers, Coffee Cups & saucers 2 large	59	15	1	"
China Bowls & 2 small do	4	"	"	"
4 Iron Potts and One Dutch Oven	"	12	"	"
1 Close Stool & pann.	"	10	"	"
1 Penny wheel	"	12	"	"
1 Large Jarr & Juggs & Chamber pott	"	12	"	"
1 10 Gallon Reg	"	2	"	"
1 Pint Pewter Cann	"	8	"	"
1 Diaper Table Cloth	"	15	"	"
1 Ozanabrigg D ^o	5		67	4
Furniture at the Falls the property of Mr. Hopkins Decd	"	"	"	"
2 Looking Glasses	4	15	"	"
1 Dutch Case & Bottles	1	16	"	"
1 Beauflat	5	"	"	"
1 Desk & Book Case	5	16	"	"
19 Volumns Voltaire's works	1	10	"	"
8 D ^o Goldsmiths works	"	12	"	"
Bailes Dictionary of old Book 1f	"	7	"	"
4 maps 24. Walnut Table 16/	2	"	"	"
1 Bed and Bolster	3	"	23	0
11 Sheets	3	6	"	"
1 Smooth Bore Gun	3	12	"	"
20 Irish Potatoes	1	10	"	"
1 Doz Black handle knives & forks	"	10	"	"
2 Dozen Green handle Breakfast do	"	10	"	"
75 <i>£</i> Indian Corn at 10 <i>s</i> . per barrel	37	15	9	"
" One Set of Curtains	24	"	"	"
1 Silver Watch	4	"	"	"
1 Large Irons for kitchen	"	12	"	"
1 Bootle & Dispensatory	"	11	"	"
1 small Fire Dogs 2/6 20 Geese at 1/6	1	12	6	"

	L	S	D
1 Bible & 4 Vol. of Westleys sermons \$1.	"	10	"
1 Iron P. Forke & Canisters 3. knife Box 3.	"	7	"
Total Amt	\$1074	16	7

William Darn.
George Minor.
Henry Darn.
John Jackson Jr.

At a Court held for Fairfax County the 20th day of October 1800
This Inventory and appraisement of the Estate of Lewis
Hippins deceased is returned and Ordered to be record-

ed

Examined

Test, J. Brinale

Fairfax County Js.

May Court 1800.

Ordered that James Ferguson, William Johnston, John Summers and Joseph Moore, or any three of them being first sworn, according to Law do Inventory and Appraise all and singular the Estate of William Tasker, deceased which shall be presented to their View and that the Executor do return the same to the Court

Copy
Sist; J. Brinale

An Inventory of the Estate of William Tasker deceased - as shown by Nicholas Sebastian, the Executor of the said Tasker, to the subscribers who were appointed by the Honorable County Court of Fairfax, to Inventory and appraise the same.

3 Woollen Sackets	10 "
2 ditto Coats	10 "
1 d ^o one Coat	5 "
2 d ^o pair Breeches	4 "
3 pair d ^o Stockings	12 "
3 pair d ^o Gloves	4 "
3 silk Handkerchiefs	12 "

4 Pocket Handkerchiefs	- 5 -	
3 Summer Jackets	- 4 -	
1 Pair nankin Breeches	- 9 -	
2 Pair Trousers & 1 pair Drawers	- 6 -	
2 Pair cotton Stockings	- 10 -	
2 white linen Sheets	- 18 -	
1 brown linen ditto	- 4 -	
6 1/2 yards Irish Linen	1 - -	
13 1/2 yds. Oznabungs	16	1 - 3
1 Pocket Book	- 3 -	
2 Shaving boxes, razor & strap	- 6 -	
1 Wafer Box, paper Book	- 3 -	
2 Butcher knives, tobacco box, sundry pocket knives &c	- 6 -	
1 Dish & 6 Pewter plates	- 12 -	
1 Jug 1/2 Chest 10/- 1 lot Carpenter's tools 2/-	1 12 -	
1 Pair Shoes & Hat	- 4 -	

L 12 19 3

October 20th 1800.

James S. Ferguson
William Johnson
Ieps Moore

20th October 1800.

On this day appeared before me James S. Ferguson, William Johnson, and Ieps Moore, appointed by the subjoined order, to appraise and take a true inventory of the Estate of William Tasker, and on their oaths report, that they have done it truly, according to the list mentioned.

D. Stuart

At a Court held for Fairfax County the 20th day of October
1801. This Inventory and Appraisement of the Estate of
William Tasker deceased, is returned, and ordered to be recorded.
Test. G. Denrales, C.C.

E. &
C.

The Laws of this Commonwealth making it necessary that verbal Wills shall be committed to writing within a short time after the death of the person willing and as Mrs Sarah Dulin died on the 31st day of May to secure her intentions it is necessary to declare that a few days previous to her death she told William Dulin that she wished her negro woman Bett and her child sold for a term of years; - that Bett should be sold for ten, and her child until it should arrive at the age of thirty Years, and that the money arising from the sale of them should be equally divided among her three Daughters.

Spoken before me

William Dulin

The above was committed to writing this
fourth day of June, 1800.

Jn^o. Dulin.

Visiting Mrs Sarah Dulin in her last illness, some little time before her death, I was present when her son, William Dulin, asked his Mother, Mrs Dulin, if she wished her negro woman, Bett, and her child to be sold, after her death, for a term of Years - she answered yes; he then asked her for how many Years? she answered for ten Years, and he then asked her if the child was to be sold for thirty years, and she answered yes.

Eliza Payne

1800.

At a Court held for Fairfax County the 25th day of July 1800. The
Mercupative Will of Sarah Dulia deceased was presented in
Court and proved by the Oaths of William Dulia, and ordered to be
certified: And at a Court continued and held for the County aforesaid
the 18th day of November 1800. The same was further proved by the Oaths
of Elizabeth Payne, and ordered to be recorded.

Test,

G. Penale, C.C.

Ex d.

In the Name of God, Amen: I Francis Summers of
the County of Fairfax and State of Virginia, being blessed with
sense and memory as much so as usual, conceive it my duty
to make a distribution of my Estate between my wife and
children before I die: which distribution I now make in
the following manner, to wit: To my Son Thomas Summers
I give and bequeath all the Land I possess lying on
the North side of the Turnpike Road as it now stands ex-
cept half an acre, including the Burial Ground which I re-
serve for the use of my family; which said Land the said Tho-
mas Summers is to possess as soon as he becomes of age, provi-
ded he pays to his mother, Jane Summers, the annual sum
of Three Pounds during her natural life, and at her death
the sum of Seventy pounds in Specie, to such person or per-
sons as I may direct by this my last Will and Testament.

To my loving wife, Jane Summers, I give and bequeath
an annuity of Fifty Dollars during her life to be paid
by my five Sons, George Summers, John Summers, Francis Sum-
mers and Samuel Summers, agreeable to their respective
Bonds which I possess; and the condition of this my last Will
so far as it respects my Son, Thomas Summers: Also all my

Personal Estate, after my just Debts are paid, to her, and at
her disposal forever. And whereas I am possessed of the
Obligation of my four sons, George, John, Francis and Samuel,
for the payment of Two hundred and Eighty pounds, after my
decease, - also have enjoined it on my son Thomas Summers
by this my Will, to pay the sum of Twenty pounds; making
in the whole three hundred and fifty pounds; I dispose of
the same in the following manner, that is to say - To the heirs
of my son, William Summers, one hundred pounds, to be
equally divided among them, as they shall arrive of age.

To my daughter, Susanna Miller, one hundred pounds, to be
paid within twelve months after my wife's decease.

To my grandson, David Price, One hundred pounds, to be
paid as soon as he becomes of age, and in case of his death,
previous to that time, then my Will is that his legacy be equal-
ly divided among the whole of my children, or their Heirs.

To my step-daughter, Ann Challen, now Ann Spurling, the
sum of Fifty pounds, to be paid within twelve months after my
wife's decease.

My sons George, John, Francis and Samuel, are possessed
by Deed of an equal proportion of my real Estate; I have therefore
omitted making further provision for them.

And Lastly, I do constitute and appoint George Summers, Tho-
mas Miller, Francis Summers and Robert Mogg, Executors
to this my last Will and Testament.

In Witness whereof, I have hereunto set my hand and seal,
this Tenth day of September, 1800.

Signed, published & declared

In presence of

Robert Mogg,

Geo. Summers, Junior

Francis Summers.

Francis Summers Seal

At a Court held for the County of Fairfax the 15th day of December
1808. This Last Will and Testament of Francis Summers deceased
was presented in Court by George Summers, and the same being proved
by the oath of Robert M. Goff, George Summers Junr, and Samuel
Summers, is ordered to be recorded.

Ex:

Test,

A. Denale, C.C.

In the name of God, Amen: I, Samuel Love, of Salisbury
and County of Fairfax, in the State of Virginia, being of sound
mind, do make this my Last Will and Testament, in man-
ner and form following.

Imprimis. - It is my Will and desire that all my debts be
paid

Item: I give to my beloved wife, Sarah Love, negroes Sip,
yellow Jenny, and her child, and Polly, and their future in-
crease; I also give her all the remaining negroes and other pro-
perty that she or myself may be entitled to under the Will of her
Father as a dividend of that Estate has never yet been made. -
I also give her negroes Nathan, Peter, and Patt (who is lame in
one hand) and her future increase: I also give her six of the
best milk-cows and their Calves, if they should have any at the
time of her making choice; twelve Head of Sheep, three Horses
and a Mare; - she to have her choice of all the Stock I may die
possessed of, except a roan Mare that I bought of Henry Wash-
ington, or any of her increase. - I also give my beloved wife the bed
that we have generally laid on, with the mahogany headstead with
the Curtains and all the other furniture thereunto belonging to our
lodging room: I also give her her choice of two other beds and fur-
niture, and one fourth part of the remaining part of my household
and kitchen furniture (the remaining beds and furniture ex-
cepted) meaning by this that she is not to have any dividend

in the remaining beds, after taking out the three first given her.
I also give to my beloved wife, any riding Carriage I may die possessed
of that she may choose.

Knowing that it will not be my beloved wife's desire to live in
Virginia after my death, it is my will and desire that she is paid
out of my Estate, Yearly and every Year, during her natural life,
the sum of One hundred and fifty Dollars, in lieu of Dower in
any of my Lands; to the annual payment of said one hundred
and fifty Dollars, - I do hereby subject all the Land I may die
possessed of in Virginia; so that distress may be made thereon for
that sum each Year, during her natural life, in case my Executor &c.
hereafter named, should fail to pay the same or cause
it to be done at the end of each Year. - I also give to my beloved
wife Two hundred Dollars, to be paid her by my Executor &c.
that is to say, one half in six months, and the remainder in twelve
months after my death. The aforesaid negroes, stock, and household fur-
niture, &c. I give to my beloved wife, and her Heirs forever, in lieu of
Dower in any part of my Estate, either real or personal.

Item: I give and bequeath to my two Daughters, Nancy Love, and
Harriet Love, and to my son, John Courts Love, a tract of land
lying in the State of Tennessee, it being a tract of Land that I bought
of John Love, contains by Patent, five hours and a half Acres; said land lies
on Crow Creek; this tract of land to be divided amongst my two daugh-
ters and son, as above mentioned - as follows (viz.) two-fifths there-
of I give to my daughter, Nancy Love, I also give two-fifths thereof to
my daughter, Harriet Love, and one-fifth thereof I give to my son
John Courts Love. As I have two tracts of land of the same size
by Patent in Tennessee, and both lying on Crow Creek, and both
bought of John Love, - in order to distinguish one from the other, I do
mean this to be that tract that is lowest down the said water-course,
called Crow Creek, - all of said tract of land I give to my two daugh-
ters and son before mentioned, to them and their Heirs forever, as

Tenants in Common and not as Joint Tenants

Item. I give and bequeath to my two sons Richard Hendley Love and my son Henry Jones Love, my other tract of Land of fifteen
-sand Acres by Patent, lying in State of Tennessee, on Crow Creek,
I mean ^{this} to be the tract that lies the highest up said Creek or above
the other one that I have bequeathed to my two Daughters and
my son John C. Love, - I give and bequeath the said tract of
Land to my two Sons Richard Hendley Love, and Henry Jones
Love, to them and their forever, as Tenants in common, and not
as Joint-Tenants.

Item. I give and bequeath to my daughter, Nancy Love, a
negro girl called Maria, a daughter of Hannah's, to her
and her Heirs forever.

Item. I give and bequeath to my daughter Harriet Love,
a negro girl called Eliza (a daughter of Hannah's) to her
and her Heirs forever.

Item. I give and bequeath to my son, John Curtis Love,
a negro boy called John (a son of Potts') to him and his heirs forever.

Item. - I give and bequeath to my son, Richard Hendley Love, two
negro boys, the one called Nicholas, and the other Edmund or Ed-
ward (both sons of Potts') to him and his heirs forever.

Item: I give and bequeath to my son, Henry Jones Love, two ne-
gro boys, one called Henry, and the other Randall (both sons
of Betts) to him and his heirs forever.

Item: The Two Negroes bought of Anthony Thornton, and
Benjamin Berryman Thornton, as will appear from Deeds re-
corded in Stafford County; said negroes are held by Doctor Robert
Wellford, and Nathaniel Fox, who married the two widow Thorntons:
It is my Will, that whenever any of said Negroes becomes my
property, either by the death of W^r. Wellford or W^r. Fox, or on the
death of both; that they are equally divided between my Sons, Charles
Jones Love, Richard Hendley Love, Henry Jones Love, and also

my Daughters Nancy Love and Harriot Love to be equally divided between my three Sons and two Daughters above mentioned to share and have alike all of which I give to them and their Heirs forever. — Item: The Land bought of Anthony Thornton and Benjamin Thornton that was sold to William Alexander, of Stafford by Jepse Simms which Land was conveyed at my request by said Thorntons to said Simms: Now should it appear a ~~be~~ supposed that from any irregular proceedings that the title is still in me in that case I do hereby give and bequeath all the right and title to said tract of Land as sold by said Jepse Simms to said Alexander, if any there be in me, to said William Alexander (of Stafford County) to him and his Heirs forever. Let it be here understood that I only mean to convey any supposed right that may be in me. Item: Peter Hoffman has lived with me many Years, a part of the time at Twenty-five pounds ^{per} Year, and the rest at Thirty ^{have} pounds ^{per} Year: It has been sometime since we had a final Settlement; I do suppose'd if a fair and just settlement was made, that I should perhaps owe him fifty or sixty pounds. I have always furnished him with clothes and money from time to time as he wanted them. He having been long in my employ, and from my attachment to him, — I do hereby request my Executor to pay him in twelve months after my death, four hundred Dollars in full, and in lieu of any claim or claims he can have against me, for his services to me performed in my life-time.

Item: I give and bequeath to my son Charles Jones Love, all the property I may die possessed of (not heretofore bequeathed) both real and personal, either in this or any other State that I may be possessed of, or have a right to, — out of which he is to pay my debts, and the money Legacies heretofore mentioned — all of which I give to him and his Heirs forever. — It is my will and desire, that my son Charles Jones Love be Executor of this my Last Will.

Lastly - Having wrote this Will with my own hand, I have called no one to witness the same, but here declare it to be my last Will and Testament. In consideration whereof I have signed my name and affixed my seal this 22nd July, 1800.

Sam'l Love. 

At a Court held for the County of Fairfax the 15th of December 1800
The Last Will and Testament of Samuel Love deceased
was presented in Court by Charles J. Love, and the same being proved by the oath of Edmund J. Lee, James Vibett, and Charles Burns Junior, to be wholly written in the hand writing of
the said Testator, is admitted to record.

E. d.

Jost,

L. Deneale, Esq.

I now all men by these Presents that we William Hancock
and John Her are held and firmly bound unto Charles Broadwater,
Charles Little, William Gunnell, William Deneale and Da-
vid Stuart, Gentlemen Justices of the County Court of Fairfax on
the sum of One thousand Dollars: 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 &
severally firmly by these presents. Sealed with our Seals and
dated this 15th December 1800.

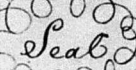
The Condition of the above Obligation is such, that if the
above bound George Hancock, Guardian of Nancy Neale,
her Executors and Administrators do and shall well and true-
ly pay unto the said Orphan all such Estate and Estates
as now is or here after shall come to the hands or possession of
the said George, as soon as the said Orphan shall attain to

lawful age, or when the events required by the said Court of Fairfax, and
shall well and truly save him self and indemnify the said Ju-
tices, their Heirs and Successors, from all trouble and damage that
shall or may arise about the said Estate then this Obligation
to be void, or else to remain in full force.

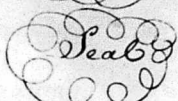
Witness,

G. Denrale.

Willm Hancock



John Wren



At a Court held for Fairfax County, the 15th day of December,
1800. William Hancock and John Wren acknowledged this
Bond to be their act and deed, which is agreed to be recorded.

Test, G. Denrale, b.b.

Ex'd.

Fairfax Oct.

September Court, 1800.—

The last Will and Testament of John Star-
ait Alexander deceased was presented in Court by Catharine Alex-
ander Executrix herein named who made oath thereto, and the same
being proved by the oath of William Lane Junior and Peter Sett.
Junior is admitted to record, Charles Eskridge, William Lane
Junior, Coleman Brown and Jeremiah Cockerill, Appraisers.

A Copy,

Test, G. Denrale, b.b.

In Obedience to an Order of the Worshipful Court of Fairfax
County hereunto annexed we the Subscribers being first qualified
according to law have proceeded to appraise the Estate of
John S. Alexander deceased as follows vizt:

1 Bed, Bedstead and Furniture

L. 7 10

	L. S. D.
3 Blankets 18/- 2 pp ^r . Sheets 35/-	7 10 -
1 Coverlet 25/- 16 Yds. Window curtains 48/-	2 13 -
1 old small Table & 1 oval ditto of.	- 14 -
3 old windsor chairs 3/- 1 Bedstead 6/-	- 9 -
1 Looking Glass 3/- 1 ditto 18/-	1 1 -
1 Bed, Bedstead & furniture £.8. 9 old chairs @ 5/-	10 5 -
2 Tables 48/- 1 Dressing ditto 12/-	3 - -
1 ditto 6/- 1 old Desk 12/-	- 18 -
1 old Case with some Bottles 6/- 1 Cradle 6/-	- 12 -
2 Tea Boards Saveters 26/- 1 Barrel 4/-	1 10 6
8 old Books 30/- 2 old Table Cloths 12/-	2 2 -
4 Butter-pots 10/- 4 Bottles 1/-	- 11 6
1 Pair Caff candle-sticks & snuffers 9/- 1 old Safe 6/-	- 15 -
1 old Wheel-barrow & 1 Box old Iron 3/-	- 9 -
A parcel Earthen ware 33/- 1 Hand-mill 12/- 4 old tubs 6/-	2 11 -
1 Aox 6/- 1 old riding chain 54/- Horse Colls 40/-	15 - -
A parcel wood Ware 3/- Pts Scovens 30/- 1 Pt. platinus 3/-	1 16 -
1 Candle-mould of Grecian, Toaster Roast-meat fly 3/- Spot-hooks 62/-	- 13 -
Hammer 1/- old Knives & Forks 3/- old Cart 40/-	2 4 6
Old Waggon 120/- 1 Dutch Fan 80/-	10 - -
1 Cutting-knife & Box 7/-	- 7 6
1 Mare and Colt 50/- 1 Gray Horse 40/-	27 - -
1 old Horse 160/- 2 Cows 160/-	16 - -
25 small Steers 36/- 3 Calves 45/- 2 bar shear ploughs 40/-	6 1 -
1 Old woman Slave 50/-	15 - -
2 Dutch Ploughs, Coulters & Cleavers 30/-	1 10 -
3 Coulters 6/- 3 Mattocks 12/-	- 18 -
4 Hoes 6/- 1 old Aox 3/- 1 Pitch-Pot 16/-	- 10 6
1 Foot adge 1 ft 2 6 ² /4 Drawing-knife 2/-	
Old Hammer & Nails 8/-	
5 old Axes 5/- 40/- 2 old Scythes 12/- old Iron 3/-	
3 old Hoes 2/- 16/- 1 old Hoolie 6/- Hoolie foot 9/-	- 14 -
7 Hoes 2/- 19 Hogs 2/- 15/- 7 old Hoes 2/-	- 10 0
1 pair scabbards 12/- 1 short & 1 long 6/- 6/-	- 6 -

Court continued and held for the County of Fairfax the 2^d on
the 20th day of January, 1801. This Inventory and Appraisement
of the Estate of John S. C. Alexander deceased, was returned and
ordered to be recorded.

Test, / D. Penrall, Esq.

Ecc do

In the Name of God Amen. I Corbin Washington
of Fairfax County in the State of Virginia being
sick & weak in body but of sound mind & disposing me-
mory. & calling to mind the uncertainty of human
life, and being anxious to dispose of my worldly pro-
perty in the most judicious manner I am capable
of for the comfort, ease and advantage of my family
after I am gone do hereby revoking all other or for-
mer wills or testaments by me heretofore made, . . .
make & declare this as my only proper last will and
testament, in manner and form following to wit.
First It is my will & desire that all my just debts
be paid & discharged as soon as possible by my Ex-
ecutor herein after mentioned

Secondly I do give & bequeath unto my most dear
Wife and Friend Hannah Washington all my Estate
of every kind & description whatsoever, both real and
Personal in Possession, remainder & reversion, & every
Species of Estate or Property that I have any right
to dispose of by will to have & to hold unto her during
her widow hood, and I do hereby authorise & fully emp-
ower my said dear Wife Hannah (provided she
should not marry) to divide my said Estate among
my children & grand children in any manner she

May think Proper. Thirdly. If the Profits of the Estate should prove insufficient for the Plentiful & comfortable Support of my said dear Wife, and the Education of my Children. It is my will & desire that she may let & dispose of any of the Negroes or other Personal Property to raise money for that Purpose.

Fourthly as it is not uncommon for Negroes to become disobedient to their Masters after the Death of their Masters to prevent any inconvenience on this head I do hereby give my said dear Wife full Power & authority to sell & dispose of any of them so offending in her opinion, and vest the Money arising therefrom in other Negroes, or such other Property as she may consider most beneficial to herself and Children.

Fifthly it is my will & desire that my Executrix be not compelled to give Security upon Qualifying to my Will, and that she may not be put to the trouble of having the Estate appraised.

Lastly I do hereby constitute & appoint my most justly beloved Wife & very faithful & sincere friend Hannah Washington sole Executrix to this my last Will & Testament, & sole Guardian to all my Children. In witness whereof I have hereunto set my hand & affixed my seal this 19 day of October 1799.

Corbin Washington, 

At a Court held for Fairfax County, the 21st day of April 1800. This last Will & Testament of Corbin Washington deceased was Presented in Court by Thomas Lee Sen^r and the same being Proved by the Oaths of Edmund J Lee Thomas Lee, Jr. & Nicholas Fitzhugh to be wholly writ by the said Testator & signed by him upon Motion Ordered to be recorded.

Test. A. D. 1800

In the Name of God. Amen, I William Millan
of the County of Loudoun in the Commonwealth of
Virginia being sick and Weak in body, but of perfect
mind & memory, and reflecting on the uncertainty of
of human Existence do make & ordain this my last
Will and Testament. I recommend my soul into the
hands of God who gave it, and my body to the Earth
to be buried in a Christian and decent like manner
hoping at the General Resurrection I shall receive the
same again by the Almighty Power of God, and with
respect to my worldly Property, I dispose of it in man-
ner and form following . . .

Imprimis, It is my will that all my just debts &
funeral expences be first Paid and satisfied .

Item, I give & bequeath unto my wife Jane Millan
all my Estate both Real & Personal of any kind or
description whatsoever which I now am or may
be possessed of at the time of my decease to remain
her Property during the Term of her natural life
and to be at her disposal by her last will & testament
for the use & benefit of whatever Person or Persons she
may think Proper. provided that such Part of my Effect
as may be necessary for the Payment of my just Debts
be sold for that Purpose, & for the Purpose of Educat-
ing my Grandson William Smith Millan as far
as Surveying & Bookkeeping .

Item, Whereas I have sundry debts due to me on
Bonds, Notes of hand & otherwise, It is my will
and desire that when Payments are made by the

180

Debtors that the Money shall be laid out in Negroes
for the Use of my Wife during her life time, and that if
it should so happen that the Money so due should not
be received during the lifetime of my said Wife Jane
Millan, that my Executors herein after named shall
make the aforesaid Purchase for the Use of such Per-
sons as she may think Proper to bequeath the said
Negroes to so to be Purchased..

Item it is my will & desire that my said Wife
Jane Millan shall so long as she remains my
Widow be intituled in every respect to the Property
herein before bequeathed and for the purposes afo-
re said, but stability of mind may not remain, and
if she should intermarry, or in the Opinion of my
Executors waste or Wantonly destroy the Property
hereby bequeathed it is my will that she shall possess
no Part of my Property except what the Law & the
Custom of the Country does allow, and that the whole
shall be the Property of my Grandson William Smith
Millan and Delivered to him at his arrival to the
Age of Twenty One Years.

I hereby nominate constitute & appoint my Son &
Thomas Millan & Charles Eskridge both of the said
County of Soudown the Executors of this my last will
and Testament, hereby Revoking and disannulling
all former & other Wills heretofore by me made, and
declaring this as my Only & last will & Testament.
In witness whereof I have hereunto set my hand
and Affixed my seal this day of .

A.D. 1792.

John Millan Esq.
H. A. Miller

signed, sealed and declared.
to be the last will & Testament }
of the Testator in Presence of } William Millan
George Ralls"
Richard Brookes.

At a Court held for Fairfax County the 25 day
of April 1800. This Last Will & testament of
William Millan deceased was Presented in Court by
Thomas Millan and Richard Brookes one of the
being sworn to well & truly to declare his knowledge of the said will
Witnesses to the said Will, deposes & saith that the
same was duly Acknowledged by the said Testator.
and Also that George Ralls now deceased signed
the said Will as a Witness in his Presence at the
Request of the said Testator which is on motion Order-
ed to be Recorded.

Test,

J. D. Mall, Q.C.

In the Name of God Amen. I, Weston Kinches-
ton of the County of Fairfax, being weak in body but
of sound mind and disposing memory (for which I
thank God) and calling to mind the uncertainty
of human Life, and being desirous to dispose of
all such worldly estate as it hath pleased God
to bless me with. I give and bequeath the same
in manner following, that is to say. First, It is
my desire that my Forty Five Acres of Land on
Popeshead, near Mill, and Mill seat, should be in

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Equally Divided Between my Brothers, Cornelius Kin-
cheloe, Hector Kincheloe, and Jesse Kincheloe, and enjoyed
by them & their Heirs forever.

Item, I give to Cornelius Kincheloe all my right of
the Negroes and movable Estate of Mr. Moses Wickliff deceased
to be Applied for the Use of Building the above mentioned
Mill.

Item I give to my friends Robert Wickliff & Moses Wick-
liff equally all my right to the land of Moses Wickliff
deceased to be equally divided between them & enjoyed
by them and their heirs forever.

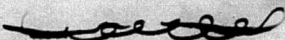
Item, All the rest of my Estate both Real & Personal
of what Nature or kind so ever it may be not herein
before Particularly disposed of. I desire may be equally
divided between my two Brothers Hector Kincheloe and
Jesse Kincheloe.

Lastly, I do hereby constitute & appoint my two
Brothers Hector Kincheloe and Jesse Kincheloe, Exe-
cutors of this my last will and Testament, hereby
Revoking all Other or former Wills or Testaments, by
me heretofore made. In Witness whereof I have
hereunto set my hand and Affixed seal this Sixth
day of April, in the Year of our Lord One thousand Seven
Hundred and Ninety Nine.

Signed sealed, Published & declared
as for the last will & Testament
of the above named Hector Kincheloe.

In Presence of us
Rolley ^{his} Hardon ^{mark}
Margaret ^{her} Mulaghon ^{mark}
Matthew Gregg

Hector Kincheloe



At a Court held for Fairfax County the 21st day
of April 1800. This Last Will and Testament of
Hector Kincheloe deceased was Presented in Court
by Hector Kincheloe Executor therein named who
made Oath thereto, and the same being proved by
the Oaths of Rolly Hardin and Matthew Gregg, Wit-
nesses thereto is Admitted to Record, & the said Exe-
cutor having performed what the Law require in
such cases a Certificate is granted him for Obtain-
ing a Probate thereof in due form.

*Cert. of
W.M. Miller Esq.*

(Signature)

Now all men by these Presents that
we Hector Kincheloe, Cornelius Kincheloe, and
Sandford Payne, are held & Firmly bound unto William
Hankope, Charles Little, David Stewart, Richard Blew
and William Payne, in the sum of One Thousand
Dollars. to which Payment well & truly to be made
we bind our selves our Heirs Executors & Administra-
tors Jointly and Severally firmly by these Presents as
sealed with our Seals and Dated this 21st day of
April 1800. The condition of this Obligation is
that if the said Hector Kincheloe, Executor of this
last will & Testament or Administrator with the
will annexed, of all the Goods chattels & Credits
of Hector Kincheloe, Deceased, do make & true and

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Perfect inventory of all & singular, the Goods Chattels
and Credits of the said Deceased, which have or shall
come to the hands, Possession or Knowledge of the said
Hector Kincheloe, or into the hands or Possession of
any other Person or Persons for him and the same
so made do Exhibit unto the County Court of Fair-
fax at such time as he shall be thereto required by
the said Court, and the same Goods Chattels & Credits
do well & truly Administer according to Law, & make
a Just and true Account of his Actions and doings
therein when thereunto required by the said Court
and further do well and truly pay and deliver all
the legacies contained or specified in the said Will
as far as the said Goods Chattels and Credits will
extend according to the Value thereof, and as the
Law shall charge him then this Obligation to be
Void or Else to remain in full force.

Hector Kincheloe, *Seal*
Cornelius Kincheloe, *Seal*
Sandford Payne, *Seal*

At a Court held for Fairfax County the 21st of
April 1800: Hector Kincheloe, Cornelius Kincheloe
and Sandford Payne, Acknowledged this Bond to be
their Act and Deed, which is Ordered to be Recorded.

Ex:

Seal
Wm Hale A

Fairfax Sct^r

March Court 1800:

Ordered that John Duliv Edward
Duliv William Lewis & Joseph Powell or any three

Of them being first sworn According to Law.
do Inventory and Appraise all & singular the
Goods and Chattles of Daniel Mills deceased
that shall be Presented to their View, & that the Exe-
-cutrix do Return the same to the Court.

Aloofy Test.

G. Pineale

In Obedience to the Above Order we
Directed We have Inventoried & appraised all & sin-
-gular the Goods & Chattles Belonging to the Estate
of Daniel Mills Deceased Presented to our View
by Elizabeth Mills Administratrix this 5th
day of April 1800.

	P	S	d
Mariah, an Old Negro Woman		2	0
Jane		10	0
Clairy		65	0
David		70	0
Charles		75	0
Nan		35	0
John		15	0
Potts		10	0
Hannah		30	0
Milly		20	0
a Gray Horse		20	0
a Roan Mare		20	0
a Roan Colt		12	0
a Gray Colt		12	0
a Black Cow & Bell		3	0
a Dark Brown Cow		4	0
a Black Heifer		2	0
Dark Brown Cow and Calf		4	0

	£	\$	d
a Spotted Cow, and Calf	.5	0	0
Red Stear	.3	12	0
Red & White Cow	.2	10	0
a White Cow with some Red Spots	.4	0	0
a Shotted Cow, with a Red Neck & Calf	.4	0	0
3 Small Horses at 6 Dollars Each	.5	8	0
4 Yearlings at 5 Dollars Each	.6	0	0
a Cow and 7 Sheep	.3	7	0
a Cow and 7 Large Sheep	.5	2	0
One Cow	.58	0	0
9 Head of Sheep at 15/- each	.6	15	0
21 Head of Geese, at 2½/-	.3	0	0
Downhill fowls	.1	5	0
a Bed & Furniture	.6	0	0
Ditto . . . Ditto	.3	12	0
Ditto . . . Ditto	.3	12	0
Ditto . . . Ditto	.6	0	0
a Parcel of Old Pewter	.1	0	0
a Copper Tea Kettle	.0	9	0
17 Table Spoons	.0	4	6
a Cullender	.0	3	0
a Walnut Table	.0	9	0
One Pine Ditto	.0	1	6
a Walnut Chest	.0	18	0
a Parcel of Earthen Ware	.0	4	6
2 Stone Potts & one Jug	.0	6	0
a Mans Saddle	.2	0	0
a Woolen Whee & 2 Pair of Cards	.0	9	0
One Linen Whee	.0	6	0

A Pair of Flat Irons	00	7	6.
2 Sets of Mall Rings	·0	4	6
3 Iron Wedges	·0	7	6
1 Spade	0	2	6
Sopers Tools	·0	7	6
a Parcel of Old Iron	·0	7	6
10 Chairs	0	16	0.
2 Axes	0	12	6
3 Grubing & 2 Hilling hoes	·0	10	0
a Bar Share Plow	·1	10	0
1 Dutch Plow 2 with Collars 3 Clevises and One set of Swingletrees	2	0	0
2 Pair of Hames & Traces 3 Collars &c	·0	8	6
4 Iron Bolts	0	3	0
3 Bee hives	1	0	0
3 Cyder Casks	0	6	0
6 Bee Quinches	0	6	0
3 Stone Potts	0	3	0
One Kier Coffer	0	4	0
12 Old Tubs	1	4	0
Cutting Knife & Box	0	4	6
a slate & Parcel of old Books	0	3	0
Knives and Forks	0	2	0
2 Iron Potts	0	13	0
a Dutch Oven & frying Pan	0	8	0
Wooden Ware	0	3	0
a Round Share	0	1	6
2 Mowing Snythes Kibz &c	0	12	0
<u>L</u>			588 18 6

John Dulon,

William Lewis,

Joseph Powell,

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At a Court held for Fairfax County the 28th day
of April 1800. This Inventory and Appraisement
of the Estate of Daniel Mills deceased was returned
and Ordered to be Recorded.

E. C.

L. C.
Wm Hale &

Fairfax County. Oct. . January Court 1800.

Ordered that John Wren, Daniel,
Kitchen Daniel Lewis and Peter Bozwell, or any three
of them, being first sworn according to Law, do Inv-
entory and Appraise all & Singular the Estate of
Hezekiah Ridwell, deceased which shall be Present-
ed to their View, & that the Executrix do Returns
the same to the Court.

Fairfax t'blt, Daniel Kitchen Daniel Lewis & Peter Bozwell was sworn
according to Law to this order before The 28th Jan'y 29th 1800

A List of the Property of Hezekiah Ridwell, dec'd
Appraised on the 29th day of January 1800.

	\$	\$	do
2 Sows and 15 Shoats	.3	0	0
4 Shovel Plows	0	9	0
a Parcel of Swinglatrees	0	4	0
a Parcel of Old hoes	0	3	0
1 Ax	0	6	0
6 Chairs	0	9	
2 Pair of Old wool Cards	0	0	9
a Parcel of Old Iron	0	3	0

	£	s	d
A Parcel of Old Wooden Ware	00	2	6
1 Old Sifter	0	0	4
a Parcel of Horse Gear	0	2	0
1 Old Cart	1	16	0
1 Old Horse	2	0	0
1 Old Horse, do	1	16	0
1 Old Mare	6	0	0
1 Mare colts	7	0	0
1 Cow and Calf	3	0	0
1 Pide Heifer	2	0	0
1 D ^o	1	10	0
1 D ^o	1	16	0
1 Hodder House	0	18	0
a Parcel of Tobacco on Strips	5	0	0
a Parcel do in Bulk	6	0	0
1 Old Tubs	0	7	0
a Parcel of Pewter	0	15	0
a Parcel of Knives & Forks	0	3	0
a Parcel of Earthen Ware	0	5	0
9 Earthen Plates	0	3	0
a Parcel of Tea ware	0	6	0
1 Flat Iron	0	2	0
1 Trunk	0	5	0
1 Small Looking Glass	0	0	6
1 Bedslead	0	4	0
1 Bed & Bedslead & furniture	6	0	0
1 Old Safe	0	5	0
1 Iron Pot	8	5	0
1 Dutch Overt	0	3	0
1 Mans Old Saddle	0	2	0
1 Table	0	3	0
3 Bottles	0	1	6
a Parcel of waring Apparel	1	8	0
a Parcel of Old Pogs	0	3	0
a Parcel of Oats supposed to be 6 Bush. bush. per. 0	18	0	0

Daniel Lewis ~
Daniel Hitchins
Peter Bozwell ~

At a Court Continued & held for Fairfax County the 22nd
of April 1800. This Inventory and Appraisement of the
Estate of Hezekiah Ridwell deceased was returned
and Ordered to be Recorded. ~

Ex: ~

John Williams

I Now all men by these Presents that
C: Earp, do leave to my brother Matthew Earp
all my Real and Personal Estate after all my
Just Debts are Paid; if he should be the longest
Lived witness hereof I have hereunto set my
hand & seal this 10th September 1793. ~

C: Earp, (Seal)

At a Court Continued & held for Fairfax ~
County, the 22nd day of April 1800.
This Writing purporting to be the last Will & Tes-
tament of Caleb Earp, deceased was Presented
in Court by Matthew Earp, and the same being Prov-
ed by the Oath of Richard Ratcliff, and John Moxley,
to be the true hand Writing of the said Testator, and
Signed by him, is on motion Ordered to be Recorded. ~

Ex: ~

John Williams

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Now all men by these Presents that
we Richard Ratcliffe, and Charles Little, are held and
firmly bound unto William Stanhope, James Coleman,
Richard B Lee, and David Stewart, in the sum of
Four Thousand Dollars, to which Payment well &
truly to be made we bind our selves our heirs Executors
and Administrators, Jointly and Severally firmly by these
Presents sealed with our Seals & dated this 22nd day
of April 1800: The Condition of this Obligation
is that if the said Richard Ratcliffe, Administrator
with the will annexed and testament annexed of
all the Goods, Chattels & Credits) of Caleb Earp, de-
ceased 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 Richard Ratcliffe the
said Richard Ratcliffe, 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 require-
d by the said Court, and the same Goods, Chattels &
Credits, do well & truly Administer according
to law, and make a Just and True account of
his actions & doings therein when thereunto re-
quired by the said Court & further do well and
truly Pay and Deliver all the legacies Con-
tained and Specified in the said Will, as far as
the said Goods, Chattels, and Credits will extend
According to the Value thereof and as the

Law shall charge him; then this Obligation to be Void
or Else to remain in full Force.

Richard Ratcliffe, *Seal*

Charles Little, *Seal*

At a Court Continued and Held for Fairfax County
the 22^d day of April 1800.

Richard Ratcliffe, and Charles Little, Acknowledg-
ed this Bond to be their Act and Deed which is
Ordered to be Recorded.

Examined

John M. Hale &

Fairfax, Oct /

February, Court 1800:

In the Motion of Adam Lynn, It is
Ordered that Joseph Taylor, Lawrence Hooff, & William
Holley, or any two of them be Appointed to Settle
the Estates Account of Adam Lynn deceased with
the Executors, and make Report to the Court.

John M. Hale &

Do^r The Estate of Adam Lynn, Dec'd in Acc't
with Catharine Lynn, acting Executrix.

	£	\$	d
To Burial Expences as per Act. No 1	11	5	0
To Cash Paid Lawrence Hooff	17	7	5 $\frac{1}{4}$
" " " Hunter & Allison	8	6	7 $\frac{3}{4}$
" " " Samuel Arell	18	10	3
" " " Lawrence Hooff	27	15	2.

To Cash Paid Philip Dalton	No. 6.	£	18
" " John Lomar	7	23	2 9
" " Carlyle & Dalton	8	15	6 5
" " John Blatt	9	4	8 7
" " Benjamin Meals	10	"	3 "
" " John Dunlap	11	2	17 6
" " James Myler	12	8	18 11
" " Valentine Peers	13	7	11 9
" " Levi Talbott	14	"	17 1
" " Doctor Am Brown	15	6	18 10
" " Gorden Chafew	16	6	14 "
" " John Stewart	17	"	16 "
" " Jepse Taylor	18	22	1 1/2
" " Charles Simms	19	7	13 "
" " John Harper	20	14	18 "
" " Clark's Notes on Tobac.	2009	12	11 1/2
" " Taxes as P ^r Sheriff Rec't		21	17 1/2
" " Paving Tax & Other Taxes Dr. A Lynn Rec't	31	10	4 1/2
Total		£ 281	2 3.

Contra. C^r

By Amount of Sales of Personal Estate as P ^r " "	£	18
Vendue Bill	19	9. 3.
By Amt. Judgment against Katchiff	18	17 5.
" " " " Rob. Adams	15	11 9.
Balance due Catharine Lynn	197	3 10.
	£ 281	2 3.

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Agreeable to an Order of the Worshipful County Court
of Fairfax hereunto annexed, We the undersigned have
examined the Accts. Produced to us by Catharine Lynn,
One of the Executrix. of the Estate of the late Adam
Lynn, and on Settlement thereof, find a balance due
by the said Estate to her of One hundred & Ninety
Seven Pounds Three Shillings, & Ten Pence as per the
Statement above. ~

Given under hands this 22^d day of April 1800. ~

John Taylor,
Lawrence Hooff.
William Hallye,

At a Court Continued & held for Fairfax County the
22^d day of April 1800.

This Estate Account of Adam Lynn
deceased was Presented in Court, & the same having
been duly Examined is Allowed, & Ordered to be Recorded.

Ex't

John Hallye, Esq.

 NOW all men by these Presents ~
Elizabeth Church, & Thomas Hutcheson, that we are
held & firmly bound unto Charles Broadwater, William
Hankope, Thomas Gunnell, & Richard Lee, in the
sum of Three Hundred Dollars, to which Payment
well and Truly to be made we bind our selves our
heirs Executors & Administrators Jointly and severally
firmly by these Presents, Sealed with our Seals and

193.

Dated this 22^d day of April 1800.

The Condition of this Obligation is that if the said Elizabeth Church, Administrator of the goods, Chattels, and Credits, of William 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 in Possession or knowledge of Elizabeth Church, the said Elizabeth Church, or in the hands or Possession of any other Person or Persons for her and the same so made do exhibit into the County Court of Fairfax when she shall be thereto Required by the said Court, and such goods, Chattels and Credits, do well & truly Administer according to Law; and further do make a Just and true Acct of his Actings & doing therein, when 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 Administrator the same being, first Examined and allowed, by the Justices of the said Court for the time being, shall deliver and Pay unto such Persons respectively, as are entitled to the same by Law and if it shall hereafter appear that any last will & 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 Elizabeth Church, do in such case, being Required render and deliver up his Letters of Administration, then this Obligation to be Void, else to remain in full Force.

Elizabethe Church,
mark

Thomas X. Hutcheson
mark.

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At a Court Continued & held for Fairfax County, the
22nd day of April 1800? Elizabeth Church & Thomas
Hatchison, Acknowledged this Bond to be their O^tt
& Deed which is Ordered to be Recorded.

Test,


John Penale, C^{lerk}

Ex^t

P^r Fairfax Sc^t 1

March Court, 1801.

(On the Motion of John Chappell, Adm^{str}.
of John Yeaman, deceased. It is Ordend that Richard
Simpson, Thomas Pollard, Edward Ford, Cornelius
Kincheloe, and Hector Kincheloe, or any three of
them do settle the Estate Account of the said
John Yeaman, deceased with the Administrator
and make report.

do by Test 
Mrs. Millan

D^r The Estate of John Yeaman, Deceased, to
John Chappel, the Administrator.

	\$	\$
1798		
March 2d. To Cash Paid Rich ^s Simpson P ^m Rec ^t ?	1	0 1/2
January. To Cash Paid Hezekiah Reaves P ^m Rec ^t ?	0	1 0.
To Cash Paid Francis Summers, Shiff. P ^m Rec ^t	0	6 0.
1800.		
July 21. To Cash Paid Mrs. Millan & Shiff. P ^m D ^r 0. 0. 0.	0	5 1/2
To Cash Paid Newman Harover, Cryer P ^m P ^r 0	0	6 0.
March 2. To Cash Paid a Clerks Note \$4. 20.	1	5 3.
To Cash Paid the Appraisers for Rec ^t .	0	11 3.
May. To Cash Paid Alexander Lithgoes P ^m D ^r 7	7	0 0.
Jan ^{ry} . To Cash Paid John Clark for Coffin P ^m Rec ^t 0	0	12 0.

	\$	\$	\$
Oct. 18 th 1800. To my Own Private ac. (Prov'd.)	13	4	10.
March 16 th . To Cash Paid George Youngs P. tect.	0	12	0
To h. P. Com. Commissions on 86. 4. 7 $\frac{1}{2}$.	2	3	5 $\frac{1}{4}$
To Balance due the Estate from the Administrators	27	7	6 $\frac{3}{4}$
Total.	.8	17	$\frac{1}{4}$
	<u>£</u>	36	4 7 $\frac{1}{2}$

contra .	C ^t	\$, \$ d
By Amount of Sales of the Estate	33	18 1 $\frac{1}{2}$
By Cash Received of Hezekiah Reaves	1	10 0.
By Cash Received of Charles Bradley	0	3 0.
By Cash Received of Henry Rowland	0	12 0.
By Cash Received of John Taylor	0	4 6
Total .	<u>£</u>	36 4 7 $\frac{1}{2}$

By Balance due the Estate from the Adm^r }
As P^r Debit } £ 8. 17. 0 $\frac{1}{2}$

Fairfax County to wit!
Agreeable to an Order of the Worshipful Court of Fairfax County to us directed & hereto annexed we have Examined the above Accts & Compared the same with the Vouchers, and find the same Just and true as it stands Stated. We find a Ballance due the Estate of the said John Yeaman Dec^d from the Administrator of the sum of Eight Pounds Seventeen Shillings, and Three Farthings given under our hands this 11th day of April 1801.

Richard Simpson,
Edwⁿ Ford,
Thomas Pollard,