

In the Name of God Amen I William Moon of Fairfax County and State of Virginia Planter, Being of perfect mind, Memory and understanding But of low state in Body calling to mind the Mortality of my Body and knowing it is appointed for all men once to die, to constitute, ordain and appoint this my last Will and Testament in manner and form as follows,

Vizt: I Give and Bequeath my soul into the hands of Almighty God who gave it me, nothing doubting But at the general resurrection I shall receive the same again by the mighty power of God, my Body I give to the Earth to be Buried in decent Christian Burial at the discretion of my Executors, And as touching such worldly Estate wherewith it hath pleased God to Bless me with in this life, I give Bequeath and dispose off in the following manner and form Vizt: Imply I Give and Bequeath all my Title, Interest, Claim and Demand of my lease of land in Fairfax County on Wolf Run unto Lucy Wells her Heirs and Assigns after my decease to hold the same during the Natural life of my son John Moon at his decease the Lease expires and returns unto the proprietor of the same.—

Signed Sealed and Acknowledged before

William ^{his} Moon
mark

Geo. Rainie
William Nelson
Richard Hopkins

Lastly I Appoint Tho: Wells, sole Executor of this my Last Will and Testament, above signed and sealed by me in the presence of the above subscribing Evidences dated this fourteenth day of September One thousand Eight hundred and four.—

At a Court continued and held for Fairfax County the 16th day of April 1803.

This Last Will and Testament of William Moon deceased was presented in court, and the same being proved by the Oaths of George Rainie and William Nelson Witnesses thereto, is in motion ordered to be re-

corded.
Groom & Co. Secy

Teste ^{apud} ~~apud~~ ~~apud~~

402 An Account of the Sales of the Estate of Cap. Thomas Triplett Deceased at Winter Hill Agreeable to Advertisement 12th day of May 1804 by Charles Little and George Triplett Administrators.

Articles Sold	Purchasers Names	Amount
1 Quadrant	Carlyle Fairfax Whiting	10. 83 ³ / ₄
4 Sugs	d° d°	1. 5 ³ / ₄ 11 91 ³ / ₄
4 Sugs	W D Brooks	9. "
1 Large Bible	D° D°	16. "
Winter Bottoms Works	D° D°	6. 33 ³ / ₄
A parcel of Books 16 ³ / ₄ Fieldings Works &c 10 ³ / ₄ D°	D°	" 33 ³ / ₄
4 Volumes of the Adventures	D° D°	2. 25
1 Large Trunk	D° D°	2. 04
1 Chest	D° D°	1. 50
1 Horse, Saddle, and Bridle	D° D°	12. 9. -
W Woman With Child	D° D°	22. 5
2 Girls	D° D°	203.
Sundry Articles	D° D°	9. - 599. 45 ³ / ₄
Saddle Bags	George Triplett	- . 50
1 Spy Glass	D° D°	4. 04
Razors &c	D° D°	1. 16 ³ / ₄
A parcel of Books	D° D°	2. 50
A parcels of Buttons &c	d° d°	2. 08 ³ / ₄
1 Trunk	d° d°	1. 33 ³ / ₄
1 Blankett	d° d°	1. -
Negro Abraham	d° d°	334. 33 ³ / ₄ 347. 45 ³ / ₄
1 Musket	William Triplett	- - 6 56
2 Swords	James Wren	- - 10 ³ / ₄
Candle Box &c	Robert Lindsay	- - 30 ¹ / ₂
1 Umbrella	Thomas Rouse	- - 1 50
1 Small Bible	Joseph Powell	- - 2 5
The Mariner and several Charts	John Gilpin	- - 3 -
The English Pilot	D° D°	- - 2 -

Whip and Cane
 1 Bed and furniture
 1 Silver Watch

D^o Charles Little
 D^o Penelope French

			4	
			61	
			30	
			1067	53 ¹⁰

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Charles Little Administrator T. Triplett.

Aux Court held for Fairfax County the 15th day of July 1805. —
 This Account of Sales of the Estate of Thomas Triplett deceased
 was returned and Ordered to be recorded. —

Comm^d Amos &

Teste *Amos &*

Fairfax County Ct.

May Court 1804.

On the motion of Charles Little and George Triplett Administrators of Thomas Triplett deceased, It is ordered that Richard Ralcliff, Robert Moss, James Wren, William Payne and William Deane, or any three of them, be appointed to settle the Estates Account of the said decedent with the Administrators and make report to the Court: —

Attest Teste
Wm Moss Esq

Estate of Capt Thomas Triplett Deceased, An Account with
 Charles Little and George Triplett Administrators D^o

1803				
Febry	23	To Cash	\$3	
March	7	To Cash	2	"
April	4	To Cash	2	"
		To Cash 6 L ^s Expenses to Colchester on his Account	2	45
May	6	To Cash	2	"
		To Cash paid Miss Sally Manly in part for a Horse	30	"
		To Cash to pay Jack 25/100 L ^o to pay Mrs. Monroe 75/100	1	"
		To Cash for Philip Peter	"	3/4
July	19	To Cash paid M ^r John Ramsays Acct ^s of Rec ^t	24	34
		To Cash	1	"

404	August 10	To Cash when he went to see his Brother William	\$ 1	"
	Sept 3	To Cash	3	"
	Oct 1	To Cash	5	25
1804	"	To Cash paid Thomas Swann for drawing Bonds &c.	5	"
	Feb 8	To Cash	5	"
	"	To Cash paid J ^r M. Schofield for Account and receipt	22	55 ²
	"	To Cash paid D ^r Charles Worthington for Rec ^t	7	"
	"	To Cash paid Andrew Lyons	1	"
	Jan 14	To Cash for Col ^o Wren and M ^{rs} Monroe	5	"
	Mar 9	To Cash paid A. J. Taylor on motion of Administration	5	for Rec ^t
	Feb 5	To Cash paid Tho ^s Swann on his Account for Receipt	5	"
	Apr 3	To Cash paid Miss Sally Manly	10	"
	"	To Cash paid John Harper for Account and rec ^t	6	25
	Oct 22	To Cash paid Miss Sally Manly in part for a Horse	10	"
	"	To Col James Wren for his Account proved	2	71
	"	To Edward Sanford for Balance of his A/c	5	66 ³
	"	To Cash paid John Harpers proved Account	5	15 ³
	"	To Cash paid Levi Lewis for Receipt	1	"
1804	"	To Cash paid William Triplett for D ^r Leslies Order	4	"
	June 13	To Cash paid Mrs Monroe for Account and receipt	1	33 ³
	"	To Cash paid Mrs Neal for Account for receipt of	1	33 ³
	"	To Cash paid Mrs Ward	2	"
	"	To Cash paid Mrs Monroe going express to D ^r Triplett with ^{a letter}	1	"
	"	To C. L ^d Smith Account say 4 runover & 4 new shoes	1	33 ³
	"	To 11 Months Board to \$45 for Annam	137	50
	"	To keeping his Horse 1 Year	40	"
	"	To Board of a negro Woman & 2 Children 4 months & 20 days	20	"
	"	To Board of a Negro Boy say 2 months	6	"
	"	To D ^r Thomas Triplett for Amount of his Acc ^t proved	15	"
	May 10	To Expences at the sale for Col ^o Wrens Account	4	25
	"	To Cash paid him by A. Smith & Son for 7 ¹ / ₂ Bus flax seed @ 9/10	12	27
1805	"	To the Estate of William Triplett dec ^d for sundries Bought at the sale 1788 & 15		

June 18	To Cash paid Miss Sally Manly in full for Receipt	\$ 10	1	405
	To the Clerk of Fairfax for account of his note	6	03	
	To Cash paid Randolph Mott for Expenses Incurred Feb'y 17 18 & 19 th 1804 C. L. while Attending him in his Sickness	6	1	
	To Cash paid Andrew Monroe for A/c and receipt	3	80	
	To Cash advanced the Deceased Nov. 25 th 1803 as Entered by himself	3	1	
	To Sundry Advances and payments to and for the Dec ^d as for Acc ^t filed by George Triplett one of the Admors	321	00	
	To Commission of 5 pct on \$6797.41	339	85	
	To Bill of 2 1/2 pct on 1653.30	42	83	
	To Ball ^{ts} In Bonds to due from the Admors	4761	93	
		6797	41	

Contia C^t

By Walter D Brooke for his Bill at the Sale	\$ 599	45 3/4
By D ^o do for John Gelpen	9	11
By C. F. Whelung for Am ^t of his of Bill at the sale	11	92
By L. Little for Amount of his Bill at the sale	61	11
By M ^{rs} French for her Bill at the sale	30	1
By James Wren for Amount of his Bill	1	16 3/4
By Robert Lindsay for his Bill	1	30 1/2
By William Triplett for Amount of his Board	104	50
By Joseph Powell for his Bill at the sale	1	25
By Thomas Rouse for Amount of his Bill	1	50
By George Triplett for Amount of his Bill	347	45 1/2
By Amount of Account proved against the Estate by William Triplett Deceased	290	11
By 250 Bricks Bought of R. Brocket at 48/ per 1000	2	11
By 1/5 of the Estate of William Triplett Deceased As for Account settled with the Court	5244	53
By Your proposition of £100. payable by William Triplett under the Will	83	33
By George Triplett for a loan	12	1
C. C. p	6797	41
Charles Little		
Geo. Triplett		

Fairfax County Court

Pursuant to an order of Fairfax County Court bearing date May Court 1804, and hereunto annexed we the subscribers have from the Vouchers and Exhibits to us produced, by the Adm^s Stated the within Acc^t with the Estate of the Intestate, Capt. Thomas Triplett, and find the Ballance remaining in the Adm^s hands in Bonds uncollected to be \$4,761.93. — Certified under our hands this 20th day of June 1805. —

W. Payne
R. R. Ralcliffe
H. Pineale

At a Court held for Fairfax County the 15th of July 1805. —
This Estate Account of Thomas Triplett deceased was presented in Court by Charles Little one of the Administrators who made Oath thereto and the same having been duly examined is allowed and Ordered to be recorded. —

Exam^d & recorded

Just
H. Pineale

Know all men by these presents that we Richard Coleman, Arch^d Summers and Charles Lane are held and firmly Bound unto Charles Little, Richard B. Lee, James St. Blake, and Humph^r Peake, Gentlemen Justices of the County Court of Fairfax, now selling in the sum of Twelve Hundred Dollars to which ^{part} will and truly to be made to the said Justices, their Heirs and Successors we bind ourselves and each of us, our and each of our Heirs, Executors and Administrators, Jointly and severally, firmly by these presents, sealed with our seals and dated this 15th day of July 1805. —

The condition of the above Obligation is such, that if the above bound Richard Coleman, who hath been appointed Guardian of Anne Summers his Heirs, Executors or Administrators, do and shall well

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And truly pay unto the said Orphan all such Estate and Estates as now
and hereafter shall or may come to the hands or possession of the said Rich-
ard Coleman, as soon as the said Orphan shall attain to Lawfull Age,
and whic thereto required by the said County Court of Fairfax, shall well
and truly save harmless and Indemnify the said Justices, their Heirs
and Successors, from all trouble and damage that shall or may arise
about the said Estate. Then the above Obligation to be void, or else to remain
in full force and virtue in Law. —

Signed & Acknowledged }
In the presence of }
The Court

Richard Coleman 
Archibald Summers 
Charles Lane 

At a Court held for Fairfax County the 15th day of July 1805. —

Richard Coleman, Archibald Summers and Charles Lane Acknow-
ledged this Bond to be their Act and Deed, which is Ordered to be
recorded. —
Cram & Co. Secy

Just
H. H. H. H.

Know all men by these presents that we Archibald Summers, Henry
Summers and Charles Lane, are held and firmly Bound unto Charles Little
Richard B Lee, Hump Peake, and Samuel Adams Jun Gentlemen Jus-
tices of the County Court of Fairfax now sitting, in the sum of Twelve Hun-
dred Dollars to which payment well and truly to be made to the said Jus-
tices their Heirs and Successors, we bind ourselves and each of us, our and
each of our Heirs Executors, Administrators, Jointly and severally, firm-
ly by these presents, sealed with our seals and dated this 15th day of July 1805.
The condition of the above Obligation is such, that if the above Bound
Archibald Summers who hath been Appointed Guardian of Francis
Summers, his Heirs, Executors, or Administrators, do and shall well
and truly pay unto the said Orphan all such Estate and Estates
as now are or hereafter shall or may come to the hands or possession

Of the said Archibald Summers as soon as the said Orphan shall attain to lawfull Age, or when thereto required by said County Court of Fairfax; shall well and Truly save harmless and Indemnify the said Justices their Heirs and Successors from all Trouble and Damage that shall or may arise about the said Estate. Then the above Obligation to be void, or else to remain in full force and virtue in said.

Signed & Acknowledged

In the presence of }
The Court

Archibald Summers 

Henry Summers 

Charles Lane 

At a Court held for Fairfax County the 15th day of July 1805.
Archibald Summers, Henry Summers and Charles Lane Acknowledged this Bond to be their Act and Deed, which is Ordered to be recorded.
Exam^d Amos et.

Justs  c)

In the Name of God Amen, I Peter Freeman Son of the County of Fairfax and State of Virginia, Being weak in Body but of perfect mind and Memory, And calling to mind the Shortness of this mortal life; I give my Soul to God; and my Body to be Buried in a Christian manner at the discretion of my Ex^{ors} hereafter named, hoping for a joyfull resurrection through the merits of Jesus Christ our Saviour; and as to the portion of Worldly goods I am Blest with, I make this my Last Will and Testament, revoking all others, Leaving them in form following Vozt After my Funeral expences, and all my Just Debts is paid; Item I give and Bequeath unto my dearly beloved Wife Catharen for and during her natural life; all my living Consisting of Bonds, money, Stock and Household Furniture, Except the following Legacies, That is, Item, I give and Bequeath unto each of my Beloved Daughters, that is now single, Ten pounds a piece, and a good

Feather Bed with Furniture each, to wit, Mary, Catharine, Susan-
na and Solloma; Item, it is my Will and desire that my Wife should
move out to the North Western Territory and there lay out her
money in Land, and said Land for her use, for and during her
life, and After the Death of my Wife to be left as follows, To my
Grandson John Sang five pound Virginia Currency, and the
Land, but more or less with all the other property she may have,
to be Equally divided Between my four Sons Lewis, Peter, William
and Andrew, and my four Daughters above named, these Eight
Heirs is to divide what my Wife leaves at her death, only five
pound that I give to my Grandson William Hamilton. He
has his Moth. part. As Witness my hand and seal
this 19th day of March 1805.

Signed in the
presence of
Jno W. Pherson
Walter M. Intosh
William Foreman Jun^r

Peter ^{his} Foreman 
mark

At a Court held for Surfax County the 15th day of July 1805.
This Last Will and Testament of J^o. Foreman dec^d, was
presented in Court and proved by the Oaths of John W. Pherson
and Walter M. Intosh Witnesses hereto, and ordered to be recor-
ded.

Geo. W. Intosh

J. H. Hays

Surfax County Ct.

May Court 1805

Ordered, That Nathaniel Barker, James Kitchin, John
Coleman and James Coleman, or any three of them, being first sworn
According to Law, do Inventory and Appraise all and singular the Es-
tate of George Payne deceased, which shall be presented to their view,
and that the Administrator do return the same to Court.

Fairfax County

John Coleman, Dan^r Kitchew and Nat. Barker was sworn
 Agreeable to the ^{with} Order, Before me.

W^m Gunnell Jun^r

The Inventory and Appraisment of the Estate of George Payne dec^d
 Taken in Obedience of an order of Fairfax Court, dated May Court
 1803, which is annexed, By the subscribers this 6th day of June 1803,
 They Being first sworn for that purpose before W^m Gunnell Jun^r

One Sorel Horse	\$55	One pot and Hooks	\$1 37
One Grey Mare and Colt	55	One old Oven and Hooks	" 25
One 3 year old Colt	10	One Tea Kettle	" 75
One Brown Cow and Yearling	15	parcel old Wooden ware	" 25
One No and calf	12	One old Chest	1 50
One Spide Heifer	7	One old Trunk	2 "
One White face Steer	6	One Bed Bedstead & furniture	20 "
One Brown Heifer	5	One Do Do	20 "
Three Sows	7	One Do Do	20 "
Eight Shoats	12	Two Chairs	1 25
One pair Iron Traces	1 25	One Table	" 25
One pair Iron Wedges	" 50	2 Basons, Spoons & mustard pot	2 "
Two blivises	" 75	Tea Ware	" 50
One boulder	" 75	Three Earthen plates	" 20
One Swing tree	" 25	Old Knives and Forks	" 75
One Bolt and Screw	" 15	One pair Flat Irons	1 "
Parcel old Iron	" 65	Old pewter	" 50
Two Killing Hoes	" 50	Two old Boxes	" 12
One Wollen Wheel	" 25	One Small Trunk	" 8
One Linen Wheel	1	One Negro Girl, Charlotte	233. 32
One pair Axes	" 50	One Do Do Mary	150 -
Two pair Horse Shoes	" 32	1 Loom	453. 47
Two Suggs	" 50	1 Bell	5 "
One Stone Mill	" 32	1 Raw Hide	1 "
		Nathaniel Barker.	655. 8
		Danl Kitchew.	
		John Coleman.	

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A Court held for Fairfax County the 16th day of September 1805.

This Inventory and Appraisement of the Estate of George Payne deceased, is returned and Ordered to be recorded.

Wm. Moss

Test. Wm. Moss Esq.

Fairfax County Ct.

April Court 1805.

Ordered that William Gunnell of Tho^s, Henry Gunnell jr, Sum^r Jones and William Middleton or any three of them, being first sworn according to Law, do Inventory and Apprais. all and singular the Estate of Mary Brewster deceased, which shall be presented to their view, and that the Executor do return the same to the Court.

Copy Test
Wm. Moss Esq.

Fairfax County Ct.

Personally appeared before me William Gunnell, of Tho^s Henry Gunnell, Jun and Sum^r Jones, three of the within named, and were qualified to Execute the within Order, according to Law. Given under my hand this 19th day of June 1805,

James Wiley

In Obedience to an Order of the County Court of Fairfax dated April Court 1805, we the undersigned have Inventoried and Appraised all the Estate of Mary Brewster, dec^d, which was presented to our view by the Executor.

1 Cupboard	£ 15	.
1 Table	"	16
1 Maple do	"	9
1 Tea do	"	9
1 Maple Desk	1	7
1 Looking Glass	"	3

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4 Old Chairs		£	8	
1 Old Writing		"	3	
A parcel Old pewter		"	9	
A parcel Tobacco		2s	8	
2 Snow Bolls and Hooks		"	9	
1 Dutch Oven, Griddle and Frying Pan		"	6	
2 Bell Racks		"	7	6
7 Shoats and 2 old Hogs		3	12	
1 Roan Horse Eight or nine years old		10	"	
1 Bay Do Do		10	"	
1 Old Cow		3	12	
1 Cow and calf		4	10	
1 Do		4	10	
1 Do		4	10	
2 Keifers		3	12	
1 Do and Kull, yearling		1	10	
1 Grey Mare and colt		16	10	
1 Negro Woman Sylvia	} Those negroes were purchased by Mrs Brewster in her Widowhood	60	"	
1 Do Girl, bause		60	"	
1 Do Do Jerry		30	"	
	} Hood from Perry and are not considered Mr Brewsters Estate			
1 Do Boy Andrew	} Those negroes were given by Mrs Priscilla Noddy and her Husband to her mother and are not considered as Belonging to Mrs Brewsters Estate	45	"	
1 Do George		30	"	
1 Do Girl Prudence		18	"	
1 Old Cross Cut Saw		"	6	
1 Bed and Bolster		4	10	
1 Do		4	10	
1 Old Bed and 3 Bedsteads		1	16	

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M^{rs} Gunnell of Thi
 H. Gunnell Jun^r
 Lewin Jones

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A Court held for Fairfax County the 16th day of September 1805.
This Inventory and Appraisment of the Estate of Mary Brew-
ster deceased, is returned and Ordered to be recorded. —

(Exam^d AM: 5/1)

John Maffitt

Know all men by these presents that we William Maffitt, Edmund Lee, Tho Swann, B. J. Taylor and Francis L. Lee are held and firmly bound unto Charles Little, Francis Adams, Augustus J. Smith and Humphry Peake, Gentlemen Justices of the County Court of Fairfax, now sitting in the sum of Thirty thousand Dollars to which payment well and truly to be made to the said Justices their Heirs and Successors we bind ourselves and each of us our and each of our Heirs, Executors, Administrators, Jointly and severally, jointly by these presents sealed with our seals and dated this 16th day of September 1805. —

The Condition of the above Obligation is such that if the above Bound William Maffitt who hath been appointed Guardian of George Lee Turberville, Cornelia Lee Turberville and Rich^d Lee Turberville, his Heirs, Executors or Administrators Jointly shall well and truly pay unto the said Orphans all such Estate and Estates as now are or hereafter shall or may come to the hands or possession of the said William Maffitt as soon as the said Orphans shall attain to Lawfull Age, or when there to required by the said County Court of Fairfax, shall well and truly save, harmless and Indemnify the said Justices, their Heirs and Successors from all trouble and damage that shall or may arise about the said Estate, then the above Obligation to be void, or else to remain in full force and virtue in Law. —

Signed & Acknowledged
In the presence of
The Court
Test

Wm Maffitt

Wm Maffitt

Edm. J. Lee

Tho. Swann

B. J. Taylor

Francis L. Lee

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At a Court held for Fairfax County the 16th day of September 1805.

William Maffitt, Edmund Lee, Thomas Swann, Robert A. Taylor and _____ Acknowledged this Bond to be their

Act and Deed, which is Ordered to be Recorded.

Wm. Maffitt

Edm. Lee

1793 D^r The Estate of John Hampton Jun^r dec^d in Account with
William Jacobs and Mary his Wif. Administrators

Nov ^r	To Cash paid John Tomison as p ^r account proved	£ 3	1	6
	To ditto paid Lund Washington as p ^r ditto	1	8	3
1796	To ditto paid Genard Barnell as p ^r ditto	9	5	10
Apr ^l 6	To ditto paid Washington and Graysou as p ^r ditto	3	9	3
	To ditto paid John Kent as p ^r proved Acc ^t	1	4	
1797	Sept ^r 2 To ditto paid Daniel Daugherty us p ^r Receipt	2	19	3
	" To ditto paid Sheriff of Fairfax as p ^r ditto	5	15	
Aug ^l 11	To ditto paid Doct ^r George Leslie as p ^r proved Acc ^t and receipt	"	11	3
Oct ^r 29	To ditto paid Ditto as p ^r proved Account	"	17	
1798	Feb ^r 26 To ditto paid Sheriff of Fairfax for Taxes	"	12	9
Sept ^r 5	To ditto paid for rent to Robert Carter as p ^r rec ^d	2	3	7 6
1800	Dec ^r 15 To ditto paid for Clerks notes \$0 70	"	4	2 1/4
1802	Jan ^y " To ditto paid for Sundry Lawyers fees as p ^r rec ^d	2	8	
	" To ditto paid Andrew Monroe by Sheriff as p ^r rec ^d	"	10	8
	" To ditto paid for Clerks notes at different times	9	12	10 1/2
	" To ditto paid for a Copy of John Hamptons Inventory	"	3	1 1/4
1805	Mar ^l 5 To ditto paid Robert Youngs for his fee as p ^r rec ^d	1	10	
June 12	To ditto paid Sheriff Fairfax for Taxes for 1804	"	1	6 1/2
		£ 51	14	11 1/2
	To Commission on £255.4.0/2 at 7 1/2 p ^r C ^t	19	2	9
	To Ballance due the Estate from the Adm ^r	184	6	4
		£ 255	4	0 1/2

1805	By Cash received of the Estate of John Hampton			
	low sen deceased	£	90	12 0 1/2
	By the Amount of the Appraisal of the Estate			
	of the deceased	\$	164	12 0
		£	255	4 0 1/2

Fairfax County Court

Agreeable to an Order of the Worshipful Court of Fairfax County made at May Court 1805 (and hereto annexed) we the subscribers Commissioners therein named have proceeded to settle and adjust the Account of William Jacobs and Mary his Wife Administrators of the said John Hampton Jun^r dec^d with the Estate of the said deceased as above stated and so find a Balance due from the said Administrators to the said Estate of the sum of One Hundred and Eighty four pounds six Shillings and four pence. Given under our hands this 24th day of August 1805.

Rich^d Simpson

Tho^s Gosson

Tho^s Pollard jr

At a Court held for Fairfax County 16th day of September 1805.

This Estate Account of John Hampton Jun^r deceased, was presented in Court by William Jacobs the Administrator, who made Oath thereto and the same being duly examined, is allowed and Ordered to be recorded, And on Motion of the said William Jacobs, It is Ordered, that he be allowed as a credit against the Balance due the said Estate, the sum of Eighty five pounds Lawfull Money of Virginia, with legal Interest thereon from the 24th day of December 1790 to the first day of February 1805, Being the Amount of a Bond executed by the said John Hampton Jun^r deceased to Robert Smart, dated the 25th day of December 1795.

Com^{rs} examine

The Costs of Court for settling this Estate Account may be found in the Minute Book of 1805 (Page 236)

Test

Wm W. Wolf CR

6 In the Name of God Amen, I Samuel Adams of the Co. of Fairfax
and State of Virginia, being weak in Body, but sound in mind, and call-
ing to mind the uncertainty of life. - Make this my last Will and Tes-
tament. - I give my soul to Almighty God, who gave it, and my Body to
be Buried in a decent manner at the discretion of my Executors. - And
all the Estate with which it hath pleased God to Bless me, I dispose of
in the following manner. - I from this present, free and release Negroes
also James, after He hath served seven years. - And all the other
males that now doth belong, or shall Issue hereafter from the said
Negroes, to go free at Twenty five. - Likewise the Females to be free
at the same time of Twenty five. - And Fifty pounds I leave to the
Building of Methodist Meeting Houses, And all the other Estate
I possess both real or personal, I give and Bequeath to my Beloved
Wife Hannah during her life, and after her decease to be equally
divide between my Brothers and Sisters, and all my wearing Ap-
parel to be equally divide between my Four Brothers, and this I
make and confirm as my last Will and Testament, appointing
my Wife as my sole Executor, revoking all other Wills hereto-
fore made. As Witnesses hereto I have set my hand and Seal
this 20th of November One thousand seven Hundred and ninety one.

Sealed, In presence of

Samuel Adams Jr. 

Edward Dulin

Edw. Adams

M^r Watters

A Codicil to the within Will. - It is my Will and desire that all
the Negroes I have Bought, or ever shall Buy hereafter, to go free
after serving me or mine the space of Ten years from the
purchase. - As witness my hand this 27th day of March
1799.

Sam^l Adams Jun^r

Attest
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At a Court held for Fairfax County the 16th day of September 1805.

This Last Will and Testament of Samuel Adams Jun. deceased, Together with a Codicil thereon endorsed was presented in Court by Hannah Adams the Executrix therein named, and the said Will being proved by the Oaths of Edward Gulin and William Walters to be the Act and deed of the said Testator, and it appearing to the Court by the Oath of the said William Walters and from the knowledge of some of their own body that the said Codicil is in the true hand Writing of the said Testator and signed by him are on Motion Admitted to record. And the said Executrix having performed what the Law in such cases require, a Certificate is granted her for obtaining a probate thereof in due form.

Teste 

Know all men by these presents that We, Bushrod Washington, Lawrence Sears and Edmund Lee are hold and firmly Bound unto Charles Little, Francis Adams, James M. Blake and Spencer Jackson, Gentlemen Justices of the County Court of Fairfax, now sitting in the sum of Fifty Thousand Dollars, To which payment well and truly to be made to the said Justices their Heirs and Successors, we bind our selves and each of us our and each of our Heirs Executors and Administrators Jointly and Severally, firmly by these presents, Sealed with our Seals and dated this Sixteenth day of September 1805.

The Condition of the above Obligation is such, that if the above Bound Bushrod Washington who hath been appointed Guardian of Richard Henry Lee Washington, John Augustine Washington, Bushrod Gobin Washington, Jane Mildred Washington and Mary Washington, his Heirs, Executors or Administrators do and shall well and truly unto the said Orphans all such such Estate and Estates as now are, or hereafter shall or may come to the hands or possession of the said Bushrod Washington as soon as the said Orphans shall attain to lawful Age, or when thereto required by the said

County Court of Fairfax, shall well and truly save, harmless and Indemnify the said Justices their Heirs and Successors from all Trouble and damage that shall or may arise about the said Estate, then the above Obligation to be void, or else to remain in full force and virtue in Law.—

Signed & Acknowledged
In presence of }
The Court
Test

Bush. Washington 

Law^r Lewis 

Edm. J. Lee 

W. Mofs

At a Court held for Fairfax County the 16th day of September, 1805.
Bushrod Washington, Laurence Lewis and Edmund J. Lee, do know-
ledged this Bond to be their Act and Deed; which is ordered to be
recorded.—

Just
W. Mofs

In the Name of God Amen, I Jane Fairfax of the County of Fairfax and State of Virginia, Do make and declare, this to be my Last Will and Testament. I give and Bequeath to my Daughter Ann Fairfax and her Heirs forever, the whole of my Estate of what ever kind, or description, either at this time in my possession, or that I may in any way be entitled to, having a particular reference to the Will of my late Husband Bryan L. Fairfax.— And I do hereby appoint my friends James B. Nicholls and Robert Mofs, Executors to this my Last Will and Testament.— In Witness whereof I have hereunto set my hand and seal, this 29th day of June, 1805.—

Signed & Acknowledged

In presence of

Thomas Mofs

W. Mofs

Reubin ^{his} Rookberry
mark

Jane Fairfax 

At a Court held for Fairfax County the 16th day of September 1803
 This Last Will and Testament of Jane Fairfax deceased, was pre-
 sented in Court, and proved by the Oaths of Thomas Mops and Ro-
 bert Mops Witnesses thereto and Ordered to be recorded.

Teste *Wm. H. H. H.*

The Estate of Semima Minor deceased, In Account with
 George (Minor) the Admor.

1803	To Cash paid Solomon Caspary for buying		
	Sale No 1 voucher	\$	83
1804	July 23	Cash paid James Grimes for making Coffin	
	and Case p Receipt No 2		25
March 26	Petto paid Edward Adams a legacy left his		
	Wife per receipt No 3		10
April	Petto paid Henry Ginnett a legacy left his		
	Wife p receipt No 4		10
July 16	Petto paid William Vereale for ditto p		
	receipt No 5		10
August 20	Cash paid Thomas Swann a fee for advice		
	p receipt No 6		5
	Petto paid Clerks Fees for 1802, 1803 & 1804		
	p fee Bills No 7		11.35
	To 8 p cent Commission for receiving and paying		
	\$269.72 cents		20.21
	To Balance in the Administrators hands		
	due the Estate		160.33
		\$	252.72
	Contra C ^{ts}		
1803	By Amount of Sales of the Estate	\$	249.39
	" Cash received for the Hire of Negro Girl		
	Semima for two months		3.33
		\$	252.72
	By Balance due the Estate as per Contra	\$	160.33
	E. Excepted p Geo. Minor Admor		

Fairfax County Court

In pursuance of an Order of the Worshipfull Court of the County aforesaid, dated September Court 1804. We the Subscribers three of the persons therein named have proceeded to settle and adjust the above Account with the vouchers, and find a Balance due from the Administrator to the said Estate of One Hundred and sixty Dollars and Thirty three Cents.— Given under our hands this 16th day of August 1805.—

Charles Little,

M. Payne,

Edw^d. Dulin

At a Court held for Fairfax County the 16th day of September 1805
This Estate Account of Semina Minor deceased, was presented in Court by George Minor the Administrator who made oath thereto, and the same being examined is allowed and Ordered to be recorded.—

Wm. H. M. J.

In the Name of God Amen I John Simpson of the County of Fairfax, and Parish of Turoc, being sick and weak in body But of perfect mind and memory thank God for the same, and calling to the Mortality of the Body, and knowing that it is appointed for all men once to die, do make and ordain this my Last Will and Testament. (That is to say) principally and first of all I give and recommend my Soul unto the hands of God that gaver it, And for my Body I recommend to the Earth, to be Buried in a decent and Christian like manner at the discretion of my Executors hereafter mentioned, nothing doubting but at the general resurrection, I shall receive the same again by the mighty power of God, and as touching such Worldly Estate wherewith it hath pleased God to Bless

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in this life, Give, demise and dispose of in manner and form fol-
lowing. (That is to say). First, Give and ~~and~~ Bequeath unto my Be-
loved Wife Ann Simpson the whole of my Estate Real and personal,
during her Widowhood, after paying of all my Just debts, Also to main-
tain my five Daughters, Ellen, Jane, Nancy, Polly and Sally Simpson,
out of my Estate clear of all expences, And if my Wife Ann Simpson should
Intermarry, for the whole of my Estate to be taken out of her Hands and
reserved for my five Daughters above mentioned, I likewise Consti-
tute and Appoint my Wife Ann Simpson Executrix of this my Last
Will and Testament, and do hereby disallow, revoke, and Disannull
all and every other Will and Testament, Legacies and requests and Coven-
ants by me in any way before named, Willed, and Bequeathed, Ratifying
and Confirming this and no other to be my Last Will and Testament.
In Witness whereof I have hereunto set my hand and Seal this Se-
venteenth day of May in the Year of our Lord God One Thousand
Eight Hundred and four. —

Signed, Sealed and Acknowledged
by the said James Simpson to be his
Last and Testament, In presence of us

J Simpson 

Rich^d Wheeler;

William Offull;

John ^{his} ~~X~~ Harper
_{mark}

At a Court held for Fairfax County the 16th day of September 1805.

This Last Will and Testament of James Simpson deceased, was pre-
sented in Court by Ann Simpson the Executrix therein named, and the
same being proved by the Oaths of Richard Wheeler and William Off-
full, and Ordered to be recorded, and the said Ann Simpson in open
Court refused to take upon herself the burthen and execution thereof,
Whereupon Administration with the Will annexed, is granted the said
Ann Simpson on the said decedents Estate, She having performed what
the Law in such cases require. —

Date 

1792, D^r The Estate of Capt. Henry Gunnell Deceased in Acc^t
with W^m Gunnell, Surviving Executor.

Apr 5	To Cash paid for Brandy at the sale	W ^m G ^r	1	3	
1	To Rob ^t M ^r Lyle 1000 th C. To ^b for Rent for 1791	W ^m G ^r	7	"	"
"	To John Green for Oying the Sale	W ^m G ^r	14	"	"
"	To Thomas Barker for a Coffin	J ^m G ^r	12	"	"
"	To the Wine fees expences in proving the Will. &c.	"	11	6	"
"	To the Rev ^d Ser. Moore for preaching his Funerals	"	18	"	"
2	To Rich ^d Gooding for 33 days work	J ^m G ^r	1	8	11
3	To John & M ^r Shepherd as p ^r Acc ^t	J ^m G ^r	1	5	5
4	To John Wren for rum for the Appraisment	J ^m G ^r	19	"	"
5	To Ellenor Anderson for Delivering Negro M ^r M ^r	J ^m G ^r	10	"	"
6	To John and William Shepherd as p ^r Acc ^t	J ^m G ^r	10	3	"
7	To Hen. Gunnell D. Sheriff for Taxes	J ^m G ^r	2	2	9
"	To Jac ^o on a Writ ag ^t William Hunter	"	3	"	"
8	To Jose ^p Morris D ^r for Sines and Taxes	J ^m G ^r	3	16	10
9	To Funct ^s James p ^r proved Writ	J ^m G ^r	7	6	"
10	To James Wren for a Clerks Note	J ^m G ^r	11	1	"
11	To John Hunter his proved Acc ^t	J ^m G ^r	4	6	"
12	To Sondall and Stephens p ^r proved Writ	J ^m G ^r	1	3	10
13	To Clerks and Sheriffs Fees as p ^r Notes	J ^m G ^r	1	15	2 ¹ / ₂
14	To Regim. Offull as p ^r proved Acc ^t	W ^m G ^r	16	"	"
15	To my own Acc ^t 285 th To ^b a 24/ is £ 3 8 1/4 and in Cash = 53/2/4	"	6	1	7
16	To Rob ^t Gunnell for a Legacy of £ 10 and a Negro Girl named Nel. Appraised to £ 50	"	60	"	"
17	Chas ^r Brent for a Legacy, a Negro named Poll Appraised	"	50	"	"
	To Catherine Gunnell for a Legacy pundry Articles agreeable to the Will ad ^p List and Receipt Appraised	"	346	19	10 ¹ / ₄
18	To £ 338 5 9	"			
	To Do. for to part of Cash left and the out Standing debts amounting in the whole to £ 86 18 11 ¹ / ₄ is £ 8 13 10 ¹ / ₄ as p ^r List and rec ^t .	"			

To Meat sold to L. Gunnell and given up by the Majority of the Legatees, which is Included in the Credits in this Acct.	£ 3	"	"
To 5 p ^{ts} Commissions on the Debts of £488.5.4 1/2	24	4	"
To Ditto of £857.13.11 1/2 part of the Credits after deducting the three Specific Legats Delivered	42	17	6
To Ball ^{ts} in hands of Exec ^r for the Legatees	737	7	10
	£ 1295	17	8 1/2

To paid John Gunnell his proportion of W th Gunnell's Estate, as p ^r Acct ^{ts} Settled 20 th Oct ^r 1801	81	18	7 3/4
To Ditto G th Brent for his Wife's Ditto p ^r Ditto	81	19	7 3/4
To Ditto Tho ^s Gunnell his Ditto p ^r Ditto	81	18	7 3/4
To Ditto Jas ^s Hurst for his Wife's Ditto p ^r Ditto	81	19	7 3/4
To Ditto W th Gunnell retained in his hands	81	18	7 3/4
To Ditto Trud Coffey his Wife's Ditto p ^r Ditto	81	18	7 3/4
To Ditto James Gunnell his Ditto p ^r Ditto	81	18	7 3/4
To Ditto Henry Gunnell his Ditto p ^r Ditto	81	18	7 3/4
To Rob ^t Gunnell his Ditto p ^r Ditto	81	18	7 3/4
To Ball ^{ts} in hands of Exec ^r	£ 737	"	7.9 3/4
	£ 737	"	7.10

Debts

1772

11 p^{ts}

By Cash p ^d by the Executors Tho ^s Gunnell rec ^d 24.11.7 and 25.11.7	51	17	1/2
By Reason Offutt for sundries purchased at the sale	70	10	3
By Henry Gunnell for Do	79	14	8
By Robert Gunnell Do	108	13	7
By John Lane Do	7	0	1
By Jas ^s Hurst Do	121	11	"
By Tho ^s Gunnell Do	117	9	3
By John Gunnell Do	67	3	10
By Benja ^m Thomas Do	4	1	"
By Tho ^s West Do	3	14	9
By John Bonnelly Do	"	"	10
By Reubin Rooksbey Do	2	19	"
By Katherine Gunnell Do	14	18	10

By Richard Davis	Do	8	5
By William Sears	Do	1	6 10
By Ch ^s L Broadwater	Do	8	9 1
By John Green	Do	"	2 4
By M ^r Gunnell S.	Do	2	19 4
By Ed. Adams	Do	10	17 8 1/4
By Rob ^t Finley	Do	6	" 1
By Alexander Beach	Do	7	15 11 1/2
By Jesse Williams	Do	3	14 6
By Benj ⁿ Brown	Do	2	19 3
By Rob ^t Boggefs	Do	1	" 11 1/2
By Jas Hunter	Do	3	9 6
By Philip Dorell, for sundries purchased at the sale		3	11 1
By An ^a Payne, for	Do	1	11 8
By Geo Tucker for	Do	3	1 1
By W ^m Gooding,	Do	10	13 1
By Vincent Turner	Do	19	10 7
By Col ^l Jas Coleman	Do		13 1
By Chas Lane	Do	1	8 9
By Tho ^s Blackburn	Do	1	11 3
By Geo Smith	Do	1	11 6
By Dan ^l M ^r Carly	Do	1	11 1
By Chas Brent	Do	14	5 9
By M ^r Gunnell Jun ^r	Do	2	4 8
By M ^r Payne	Do	"	2 7
By Jas M ^r Carly	Do	1	13 1 1/2
By Jas Jenkins	Do	3	1 1
By John Davis	Do	4	13 6
By Tho ^s Drammell	Do	3	4 8
By Geo Williams	Do	"	8 "
By Tho ^s Lindsey	Do	"	11 "
By Katy Elliott for a down		1	10 "

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By Jas Gunnell's his note taken by the Deceas^d
ed for part of his Share }
By Doct^r E. C. Vicks D^o his note }
By Reubin Rookby on Acc^t }
By 1 Negro named Neil willed to Robert }
Gunnell, appraised to }
By 1 Negro named, Poll willed to Chas^t. }
Brents wife, appraised to }
By sundry Slaves and other articles so willed to }
Catherine Gunnell appraised to }
By Ball in the Exor^s hands as for the Felit side }
By Ball as for contra a fraction in Ex^s hands }

	36	"	"
	3	18	3
	1	3	6 1/2
	837	11	11 1/2
	50	"	"
	50	"	"
	338	5	9
	L	1025	17 8 1/2
	737	7	10
	"	"	0 1/4

Ch^ol^r of the Court of Fairfax County Court Dated Court 1801
Fairfax County Court We the Subscribers have Examined the
foregoing Acc^t and compared the same with vouchers and Exhibits
to us produced by William Gunnell, Surviving Executor, and find the
Acc^t and Balance in said Executors hands as above Stated. —
Certified under our hands this 20th day of Oct^r 1801. —

J^r Stuart
M. Payne
R^d Ratcliffe

At a Court Cont^d and held for Fairfax County 13th day of September 1805,
This Estate Account of Henry Gunnell deceased, was presented
in Court by William Gunnell Jun^r the Executor, who made Oath
thereto, and the same being examined is allowed and Ordered
to be recorded. —

Test J^r H. H. H. W.

Exam^d
Compt^r
J^r

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I William Deakins Junior of George Town
Merchant, being at this time in a weak state
of health but of perfect mind and disposing
memory, do make and ordain this my last
Will and Testament - Imprimis: as a mark
of the great affection which I entertain for my
beloved wife Jane Deakins, and as the best
compensation which I can now make to her
for her tender affection towards me since our
intermarriage, and the great assistance which
she has given to me by her care and attention in
the acquisition of the property which I now possess:
I give and bequeath to her my said wife Jane
and her heirs forever, the three lots upon which
we now dwell in George Town, together with all
the houses, buildings, improvements, & appurte-
nances thereupon being & thereto belonging,
also that house & lot in George Town whereupon
James Clark now lives; my tracts of land
at or near the mouth of Seneca Creek in the County
of Montgomery the one called "Seneca Landing"
the other called "Fortune" supposed to contain up-
ons of one hundred & fifty acres by the same more
or less; all which I give to my said wife and her
heirs for ever in Fee - I give to my said wife &
to her Assigns forever, all my negro slaves &
servants, all my plate, household furniture,
kitchen furniture, my carriage and Horses in
Flem: my lands and other real estate being
a great part thereof being taken up, and held
together with my brother Francis Deakins, &
being desirous that the same shall be so
conducted as to make it most profitable
to my estate hereafter, I hereby give and devise
the whole of my estate both real and per-
sonal not herein before devised, to my
brother Francis Deakins and his heirs

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forever for the uses and purposes of this my
 Will hereinafter expressed. — and first I de-
 vise and my will and meaning is, that my
 said brother Francis, pay to my beloved wife
 (and annually) and every year for five years
 after my decease, the sum of Two hundred
 pounds current money; and secondly (thou-
 as I hold a great deal of property in trust
 for others, and hold other property to which
 others now are, or upon doing) certain acts
 may be entitled, in all such cases and in
 all other cases, except as to the property devised
 to my wife, my Will is and I do hereby devise
 and place my Brother Francis in my place,
 and do hereby entirely authorise and empower
 him in his own discretion (and upon being)
 himself satisfied as to the propriety of the act
 to do all such things act or acts make all su-
 ch conveyance & conveyances as I myself mig-
 ht do or in his opinion ought to do, were I
 living, without being answerable either in
 law or equity to any person whatever for what
 he may so do, requesting if he can see such he
 will do, that he will be attentive to my reputa-
 tion in the execution of this trust. Item
 my will is, that all my just debts be paid in
 the first place out of the property so devised
 as aforesaid to my brother Francis, and in the
 manner of paying) those debts my will is, &
 I do decl, that all my Bank engagements be
 first paid, and discharged, so as in the first
 place to exonerate & indemnify all and every
 person whatever, who may in any manner be
 answerable for me on account of their endo-
 rsements upon any bank paper, or on acco^t of
 any agreements they may have entered into

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for me with any bank - and secondly I do direct that all debts due from me wherein others stand bound for me as security, or as indorser, or in any other way, be paid off & discharged as soon as can be, and to enable my executor hereinafter named to fulfill this my will, I hereby authorize and empower him to sell all or any part of my estate herein before devised to him for cash or upon credit as he shall think proper without being in any manner responsible for any insolvency, or losses which may happen upon such his sales - I direct that the expiration of seven years after my death that the property so devised as herein before mentioned to my Brother Francis be divided among my Brothers as follows, - after all my debts are paid, first, on acct of the great trouble which he will have in the execution of this my will I give to my Brother Francis Deakins and his heirs forever, one half of the real estate, the residue I devise to my Brothers Leonard Marbury (Deakins Paul Hoy, and their heirs forever equally) to be divided between them as tenants in common, & not as joint tenants - and lastly I hereby constitute and appoint my brother Francis Deakins whole & sole Executor of this my last will & testament, hereby revoking all others - I swear under my hand & seal this second day of March one thousand seven hundred & ninety eight -

Signed sealed & delivered in the presence of William Deakins Sr

Benjamin Stoddert, Charles Worthington,
John Werns - John Thompson Mason

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Montgomery County Jc^{ts} On the twelfth
day of March 1798 came Benjamin Stoddert,
Charles Worthington, John Weems, and John
J. Mason the four subscribing Witnesses to
the within last Will and testament of
William Deakins Senior late of said County
deceased and severally made oath on the
holy wargels of Almighty God that they did
see the testator therein named sign and
seal this Will, and that they heard him
publish, pronounce, and declare the same to
be his last Will and testament, that at the
time of his so doing he was to the best of their
apprehension of sound and disposing mind,
memory, & understanding; and that they
respectively subscribed their names as Wit-
-nesses to this Will in the presence, and at
the request of the testator and in the pres-
-ence of each other — Certified by —

Samuel Turner Reg^r
In testimony that the foregoing is a true
copy from the original Will of William
Deakins Senior recorded in one of the
records for Montgomery County Cr^{im}inal
Court, I have hereunto set my hand and
affixed the seal of my Office this 27 day
of December One thousand eight hun-
-dred and four — Test — Samuel Turner Reg^r



Reg^r of Wills for Montgomery County
District of Columbia — Washington County Jc^{ts}
I hereby certify that the foregoing and annexed is a
true copy of an exemplification of the last Will and
testament of William Deakins Senior as filed and
recorded in my Office — In Testimony whereof I have hereunto
set my hand & seal of Office this 11 day July 1805 — — — —
In: Hewitt Reg^r of
Wills. W. C. D. C.

In the name of God Amen - I Francis Deakins
of George Town in the District of Columbia being
in good health - Considering the uncertainty
of life and hoping for a future bliss, do make
this my last Will and Testament - I give to
my affectionate wife Eleanor Deakins the nine
following negroes, Hercules, Nelly, James, Bl-
ack Sack, Sophia, Andrew, Rachel, Sarah,
and Melly - together with one thousand
Acres land part of a tract of 2500 acres in P-
andolph County Virginia, surveyed for Fran-
cis and William Deakins the 27 day of April
1793, to be had out at the most South end of
said tract. To her and her heirs and assigns
forever - I give to my dear wife during her
life, the House and lot in George Town in wh-
ich we live, with the furniture therein -
Lot N^o 40 on which my Stable and Office are -
also the privilege of getting fire wood from
eighteen and a half acres land near Genl
Forrest conveyed to me by Benjamin Hodder -
our charriot pair of Horses, & two cows, together
with two hundred and ten pounds current
money to be paid to her by my executors yearly,
and every year after my decease, and during
her life, provided that my wife relinquish
her right of dower to all my lands, which
in the unimproved state in which they are,
can be of no benefit or advantage whatever
to her - I further give to my dear wife du-
ring her life, my three negro men Tom,
Stephen, and Melatta Sack - and that she
may not be perplexed with the manage-
ment of them, I advise her to permit them
the privilege to hire themselves so long

as they pay her twenty five shillings each
 month, and support themselves with coat-
 -les, diet, and tax clear of expence to her.
 I give to my brother Leonard McDeakins
 two sons and William Francis Deakins and
 Francis Deakins six thousand Acres cho-
 -ice of my lands in Virginia, not sold at my
 decease and clear of the undivided half of the
 said lands belonging to the estate of Willi-
 -am Deakins Junior; to them the said
 William Francis Deakins and Francis
 Deakins their Heirs, & Assigns forever.
 I give to my Nephew John Hoge my tract
 of land called Elder Spring patented to
 me in Maryland for four hundred & 11
 eleven Acres, also fifteen hundred and
 thirty six acres part of a tract of Five
 thousand acres in Harrison County which
 was conveyed by me to him in 1799 for
 certain purposes and for which I hold
 his obligation to reconvey it to me or my order
 which said two tracts I give to him his
 Heirs and Assigns forever. And all
 the residue of my estate real and person-
 -al after my just debts are paid & do by
 this my last Will and testament dis-
 -pose and direct to be divided and appor-
 -tioned between my two Brothers Paul Ho-
 -ye and Leonard McDeakins in manner
 and form following to Wit: - One third
 part thereof to Paul Hoge his heirs and af-
 -signs forever and the remaining two thi-
 -rds to Leonard McDeakins his heirs &
 Assigns forever. And whereas I have
 made many conveyances of land my Will
 is that in case any such land or com-

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conveyance hereafter defective found, so as to ad-
 mit of a legal claim on my estate or legal re-
 presentative, that when such legal claims
 established against my estate it shall be
 paid with all costs by my aforesaid two bro-
 thers or their heirs, execut^{ors} or Administra-
 tors in the same proportion they receive
 the aforesaid residue of estate - And las-
 tly I do by this my last Will and test-
 ament constitute and appoint my broth-
 er Leonard M Deakins and my Nephew
 John Hoye my executors of this my last
 Will and testament, giving to them full
 power to perform and fulfill all contracts
 by me made, and to execute and perfect
 all conveyance for lands contracted by
 me to be conveyed in as full manner as
 myself if living could do - In Witness wh-
 ereof I do hereunto set my hand and seal
 this twenty fourth day of September eight-
 teen hundred and four -

Signed sealed & acknowledged } Francis Deakins
 by the said Fran-
 cis Deakins as and for his last Will & Tes-
 tament in the presence of us who have
 hereunto set our hands as witness in his
 presence and at his request and in the
 presence of each of us - - -

Willmy Wharrn - Clement Smith - Wm P. Beall
 At the foot of which Will, are the following
 pro Sales Viz: -
 District of Columbia: Washington County, D.C.
 On the fourteenth day of November in the year
 one thousand eight hundred and four ca-
 me before me the undersigned John Hoye
 one of the Executors within named, and made

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oath on the holy ewangels that the within
and aforegoing instrument of writing
is the true and whole last Will and Tes-
tament of Francis Peakers late of Wash-
ington County deceased that hath come
to his possession or knowledge and th-
at he doth not know of any other.

ON the same day above mentioned came
William Whason, Clement Smith & Will-
iam D. Beall the three subscribing Wit-
nesses to the within and aforegoing last
Will and Testament of Francis Peakers
late of Washington County dec^d and swe-
rally made oath on the holy ewangels
that they did see the Testator Francis Pea-
kers therein named sign and seal the
said Will; that they heard him publish
pronounce and declare the same to be
his last Will and Testament, that at
the time of his so doing, he was to the best
of their apprehensions of sound and dis-
posing mind, memory, and under-
standing, and that they respectively subscri-
bed their names as Witnesses to the Will
in the presence and at the request of the
Testator and in presence of each other.

Sworn before, & certified by
Jm^r: McMill Reg^r of Wills
for Washington County

District of Columbia - Washington 6th Sept^r
In Testimony that the aforegoing is a true

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copy of the last Will and Testament of Francis Deakins deceased and of the probates thereof as filed and of record in my Office I hereunto set my hand and affix the Public seal of my Office this 29 day December in the Year 1804

In: Hewitt Reg^r of Wills
for Washington County D.C.

District of Columbia: - Washington County ~~Set~~
To all whom these presents shall come -
Know ye that on the fourteenth day of Nov^r one thousand eight hundred and four before me John Hewitt Register of Wills for Washington County in the District of Columbia, duly thereto constituted and appointed by the President of the United States, the last Will and Testament of Francis Deakins late of the said County deceased, was in due form of Law, exhibited and proved - A copy whereof is hereunto annexed; and that on the 27 day of said month in said year 1804, Letters Testamentary of all the goods, chattles & credits of the said Francis Deakins deceased were granted and committed unto Leonard Mc Deakins and John Hoge the Executors by the said Will appointed - In testimony whereof I do hereunto set my hand and seal of Office this 31st day of Decem^r 1804

In: Hewitt Reg^r sc.

At a Court held for Fairfax County 25th day of October 1808
This Authenticated Copy of the last Will and Testament of Francis Deakins deceased was presented in Court by Leonard Mc Deakins & John Hoge the executors herein named & the same having been duly proved to be the act and deed of the said Testator before In: Hewitt Reg^r of Wills for the County of Washington in the District of Columbia, and admitted there to Record, and certified by the said John Hewitt, and under the seal of his Office, is on Motion of the said executors ordered to be recorded, and the said executors having entered into and acknowledged a Bond with John Dulin and Will-

40

In the Name of God Amen. I John Ballard Barker of Charles County being sick and weak, but of sound and disposing mind and memory, do make and ordain this my last Will and Testament as follow— first and principally commending my soul into the mercifull hands of Almighty God; I give and dispose of my temporals as follows: I give and bequeath my land to my son William and his heirs, and their heirs forever, to be equally divided between them— I give and bequeath my Personal Estate to the use of my wife Mary Barker during her natural life, and for the support of my children during their minority; and after the death of my said wife, the said personal Estate (my Justs debts being paid, to be equally divided among my children— Lastly— I do hereby appoint and ordain my wife Mary Barker or Executrix of this my last Will and Testament; revoking any other Will or Wills by me heretofore made, I do publish and declare this to, as and for my last Will and Testament. Given under my hand and seal this twelfth day of June 1777 — “ “ “ “

Signed Sealed published and declared by the Testator, in presence of us, who subscribe as witnesses at his request in his presence, and in the presence of each other.

Sosias Beall

Sarah ^{her} Harris

Eliz. ^{mark} Smalley ^{her} Stonestreet
^{mark}

On the back of which Will it was there endorsed - Charles County Jc^t on the second day of September 1777 came Sarah Harris, and Elizabeth Smallwood Stonestreet, two of the subscribing Witnesses to the foregoing Will of John Ballard Barker late of Charles County deceased, and made oath on the holy wangles, that they did see the Testator sign and seal the same Will, and heard him publish and declare it to be his last Will and Testament: that at the time of his so doing, he was to the best of their apprehensions of sound and disposing mind & memory, and that they together with Josias Beall signed their names, as witnesses to the said Will, in the presence and at the request of the Testator, and in the presence of each other - Sworn before, and certified by -

Walter Hanson Reg^r of Wills

Samuel Barker, Barr at Law, was present and did not object ^{to} _{it}

Maryland Jc^t

In Testimony that the above and foregoing Will, and the probate therunto subjoined, are truly copied from Liber A Folio 52, one of the Records of the Orphans Court of Charles County - I have therunto set my hand, and affixed the seal of my Office, this nineteenth day of October in the year of our Lord, One thousand eight hundred and five - ^{as} _{in}

Assumptory Barnes Reg^r
of Wills for Charles County

A Court held for Fairfax County 21st day of October 1805
 This Authenticated Copy of the last Will & Testament of John
 Walker Barker deceased, was presented in Court
 by Thomas Barker, and the same having been duly
 proved before Walter Hanson late Register of Wills for
 the County of Charles in the State of Maryland & certified
 by Humphrey Barnes the present Reg^r of Wills for the said
 County, & under the seal of his Office, is on motion or-
 dered to be recorded - And on motion of the said
 Thomas Barker, & he having together with Daniel
 Lewis & Wm^o Wright his Securities entered into & ackno-
 wledged a Bond for the same & taken the oath prescri-
 bed by Law, Administration with the Will annu-
 ced of all and singular the Estate of the said
 John W Barker deceased is granted here & in

Test J. M. Mops C76

Fairfax County by Act The within docu-
 -ment and a firmament sworn to this 21 day
 of June 1805 by Morris Fox and John S
 Love before me a Justice of the peace for said
 County - John Keene

Fairfax Ct. further sworn to this 21st
 day of October 1805 before me by John Wren -
 John Keene

Agreeable to an order of the Worshipful
 Court of Fairfax to us directed, we the subs-
 -cribers being duly sworn, have proceeded
 to Inventory & appraise the Estate of Benjam-
 -in Talbert deceased Viz-

Negro John	£ 85. 0 "
" Lid	70. 0 "
" Scipio	7. 10 "
" Winney	10. 0 "
1 Horse	6. 0 "
1 Old Waggon	3. 0 "
1 Cow & Bell	3. 12 "

1 Cow, and calf	4.0.0
1 ditto	3.12.
1 ditto	3.0.
1 Heifer	1.16.
11 Head of Sheep a 8/- each	4.0.
9 Head of Hogs a 15/- each	6.15.
1 Heifer 3/- 2 Calves a 10/- each	4.0.
1 Yearling 2 1/4	3.0.
1 Sow and 11 Pigs	" 7.
2 Shovel plows & butler	" 7.
2 pair of Hames, 2 ditto traces	" 18.
2 Back bands 1 Breast chain	" 7.6
3 Old Milling and 2 grubbing hoes	" 7.
1 Old grindstone 1/2 1/2 blurs and	" 7.
double swingle tree 6/-	" 7.
1 Dutch Turn 6/- 1 Old axe 2/-	3.5.
1 Old plough Shear 3/-	" 4.
1 Slide	6.0.
1 Bedstead, Bed and furniture	6.0.
1 ditto ditto ditto	6.0.
3 Old Beds & furniture a 4/- each	6.0.
2 Old linnen wheels a 12/- 3 Old	" 15.
tubs, case, lumber &c.	" 3.
1 pair of stalyards 2/- 2 Old	" 15.
reep hooks 1/-	" 16.6
2 Old Trunks & Old Bureau	" 10.
2 Old Tables a 15/- Sundry old	" 4.
Books, Bible &c. 1/6	" 1.8.6
1 Corner cupboard, and crock-	" 14.
-ery ware	
1 Looking glass and candle mould	
6 Windsor chairs a 4/- each 3 frame	
do a 1/6 each	
Coffee Mill and spec mortar a 9/-	
1 pair flat Irons a 5/-	
Sundry Pots, Ovens, hooks, tea-	

Scuttle and Baker

Shovel and Poker a 2/ lock chain abf }
 wooling wheel a 3/ }
 Sundry wooden ware a 5/ tray and }
 Sifter a 4/6 frying pan 2/6 }
 A Barrells Corn a 22/6

1.	7.	
.	11.	
.	12.	
9.	0.	
256.	17.	6

Given under our hands this 15th day of June 1805 -

John & Love -
 Morris Foss -
 John Wren -

At a Court held for Fairfax County 25th day of Oct 1805
 This Inventory and appraisement of
 the Estate of Benjamin Talbot deceased is allowed and entered to be recorded

Wm. W. ...

Wm. W. ...
 Wm. W. ...

In the presence of God. I Men.

I Sigratus Wheeler of County of Fairfax Virginia in perfect mind and memory do make and declare this my last Will and Testament in the manner and form following to wit: - first, it is my Will and desire that all my Just debts should be paid out of my Estate by my Trustees hereafter named - 2^d by I give and bequeath unto my son Simeon Wheeler the following Negroes to wit - James, Ben, Luce, John Carlone and the full increase of the said Luce - 3^d by I have given heretofore unto my son Sigratus Wheeler his full proportion of Negroes - 4th by I heretofore gave my son George Wheeler three Negroes, which is full by what I intend him in Negroes - 5th by I have given my daughter Annella Williams heretofore by a Deed of gift four Negroes - 6th by I give and bequeath to my grandson Waller Williams one Negro Boy Daniel with my daughter Williams hath in possession at present - 7th by I give and beq.

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-wealth to my grandson William Stanhope
provided he arrives to the Age of twenty one y^{rs}.
and doth give my son Sqratus and myself
and Intire Discharge from any Incumbrance fro
m entering into Bond as Gardian & security.
Under these circumstances I give him the two
following Negroes to wit: Aunt, and Sam
likewise, one Cow & calf, One Horse of fifty dollars
value - should he not comply with the above
request the the said Negroes is to be sold by
my Trustee to pay any damage he may claim.
Ithly I give and bequeath to my grandson
John Wheeler provided is living at my death
the two following Negro Boys, Tom & Frank
should he not be living it is my Will I desire
the said Tom & Frank shall be equally divided
between my three Children, Luke, Sqratus and
Henrietta - Ithly It is my Will and desire that
every part of my stock, household furniture and
every other matters not mentioned in the foregoing
Will to be divided between my four Children, Luke,
Sqratus, Henrietta, Georg if living at my death, it is
my wish and desire then should be no Administration
as Swift and hope that the business may be done
without the expence and trouble - Lastly I appoint
my two sons Luke Wheeler and my son Sqratus
Wheeler Trustee of this my last Will & Testament
making null and void all Wills or Will by me
heretofore made, ratifying & conforming this to
be my last Will and Testament - in Witness
whereof, I have set my hand and seal this
fifteenth of July One thousand eight hundred &

Test

Spencer Jackson
Hugh Corn

Sqratus Wheeler for 

At a Court held for Fairfax County the 21st day of October 1805 - This Last Will and Testament of Sgnatus Wheeler deceased, was presented in Court and proved by the oath of Spencer Jackson a witness thereto, and Ordered to be certified; and at a Court held for the said County the 16 day of Decem^r 1805 The same was further by the oath of Hugh Conravanther Witness thereto, and Ordered to be recorded; and on motion of Sgnatus Wheeler one of the Trustees in the said Will named, and he having together with Spencer Jackson, William Gurnel of Thomas, and John Stanhope his securities entered into and acknowledged a Bond for the same, and taken the oaths prescribed by Law. Administration with the Will annexed of all and singular the Estate of the said Sgnatus Wheeler deceased is granted here-

Test^s
 H. M. J. C. 1806
 [Signature]

Whereas, by the death of my beloved Brother Rob^t Hamilton, which took place some years this ago; I conceive myself entitled, under the Laws of descents of this Commonwealth, to one fourth part of his Estate; now being in perfect health of mind I do hereby make and appoint this my last Will and Testament with respect to my proportion of said property - I give and bequeath to my said Rob^t Carter for and in consideration of the affection I bear him, all my right title, and interest in the land that my Brother Rob^t Hamilton died possessed of, with all its appurtenances to him, and his heirs forever. Or in other words, in absolute fee simple - In confirmation whereof, I hereby subscribe my Name, this seventh day of July 1799th in the presence of -

Janet Carter

John Carter
 Landon Carter
 Edward Carter

44
At a Court held for Fairfax County 16th day of Decr 1805

This last Will and Testament of James Carter deceased, was presented in Court and proved by the oaths of Landon Carter and Edward Carter Witnesses thereto, and ordered to be recorded.

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Test
J. H. H. 1805

Fairfax Jct

Harrison Fitzhugh, Wm. Melchue and Robert Thomas Senior, were this day duly Qualified as Appraisers of the Estate of Hardidge Lane Dec^r (in the County) before

R. Natcliffe
Decem^r 16th 1805

November 1805

In Obedience to an order of Court to us directed we have proceeded to Appraise the Estate of Hardidge Lane deceased (having been duly qualified on the Holy Evangelist of Almighty God) as the same was presented to our view by Samuel Lane the Administrator, as hereafter followeth

Negroe George appraised to two hundred dolls	200.00
James — three hundred dolls	300.00
Sack — Eighty Pounds	266.67
Sudry — Sixty Pounds	200.00
Winney Child Maludia — Eighty Pounds	266.67
Betty — Twenty Dollars	70.00
Harrnett — Forty five Pounds	150.00
Melby — Thirty Pounds	100.00
Gilson — Thirty Pounds	100.00

A Bay Horse appraised to twenty one Pounds	} 433.00
Bay Mare — Twelve Pounds	
Black Mare — Twenty one Pounds	
Grey Mare — Eighteen Pounds	
Blind Horse — Six Shillings	
Sorrell Mare — Eighteen Pounds	
Three two year old colts — Thirty Pounds	
One yearling Colt — Six Pounds	
One small Colt — Twelve Dollars	

Given under our hands this 30th of Nov^r 1803

Harrison Fitzhugh
Wm^r. Mitchell
Robert Thomas Sr

At a Court continued and held for Fairfax County the 17 day of December 1805

This Inventory and Appraisement of the Estate of Hardage Lane deceased is returned, and ordered to be recorded



Test
Harrison Fitzhugh
Wm^r. Mitchell
Robert Thomas Sr

In Obedience to the annual Order of Court we the undersigned Writers subscribers being first legally sworn did on the 23 day of July 1799 Inventory and appraise all and singular the Estate of Elizabeth Parly dec^d as came to our view as follows Viz -

- 1 Feather bed 7 1/2 1 do and Boalster 3 1/2 £10.0.0
- 7 Chairs 14/ 27 Bottles and Hamper of 1.3.0
- 4 Brass Coaks 1 fine sippers & sugar Box " 5.0
- 1 Ladle, 2 flesh forks of 1 Spiderson fine Shovel 4/ " 9.0
- 2 Frying pans of 6 pieces wooden ware of " 9.0
- 1 flat Iron hammered & old Iron 4/ " 4.0
- 2 dutch ovens & hooks of 3 Adles 7/ " 16.0
- 2 Iron pots and hooks of " 6.0
- Scales & 3 weights 4/ 1 tray & candle moulds 3/ " 7.0
- Basin & tin of do tin ware 4/6 " 9.6
- 2 pewter dishes, 2 basons, do 9 plates 24/ 1.4.0
- 1 Spice mill of 7 knives & forks 3/ " 6.0
- 1 Hamper & crockery ware of 1 Chest of " 12.0
- 4 pieces earthen ware of Bedstead & Cord 4/ " 10.0
- 2 Tables & bench 10/ 5 Decanters, 4 tumblers 14/ 1.2.0
- Sugs & No. ts 12/ 5 Bannels & 2 Kegs 15/ " 1.7.0
- Corn 4/ 3 trays & Piggins 1/ 1 cooler 1/6 " 6.6
- 6 Blankets 24/ Hug & Cover lid 24/ " 2.8.0
- 1 Iron Kettle, 1 cooper do 5/ " 5.0

177 1/4 ⁰⁰ Bacon a q	\$ 22 ¹²⁴ / 100	46.12.9
2 Milch cows	4.10 each	9.0.0
1 Sow and 1 Pig, 30f	2 Hogs 30f	3.9.0
1 Copper tea kettle of Churn, Sifter, qindug		6.12.6
1 Barrel 1/6 Cash	\$ 71	21.7.6
		<u>63.10.9</u>

John Wood
 Rob^{ts} Finley
 Rob^t Lindsay

At a Court continued and held for this said Co. on the 17 day of Decem^r. 1805

This Inventory and Appraisement of the Estate of Elizabeth Parby Deceased is returned and ordered to be recorded

Test Wm. Mosey Clk

1805
 0.0
 3.0
 5.0
 9.0
 9.0
 4.0
 16.0
 6.0
 7.0
 9.6
 4.0
 6.0
 12.0
 10.0
 12.0
 7.0
 6.6
 8.0
 5.0

Fairfax County, Va.

October Court 1804

Ordered, That James Marshall, George W. Hunter, Thomas Coleman, and William Coleman or any three of them, being first sworn according to Law, do view and appraise all and singular the Estate of Rebecca Check deceased, which shall be presented to their view, and that the Administrator do return this same to the Court. Copy made

James Coleman

Fairfax Co. Va. January the 1st 1805
James Marshall, George W. Hunter, and Thomas Coleman were sworn agreeable to the within order before me
James Coleman

February 12th 1805

The Inventory of the Estate of Rebecca Check deceased is by
One Bed at \$10 - One do with iron Pillow one small
and one short \$12 - One Bed. Steer at \$7 - One do at
\$1.67 - One Table at 33^{cts} - One small English Chair \$1 -
One Chest at \$1 - One Bed. Bedstead and furniture \$9
One large Chair 30^{cts} - One Pot rack at 75 Cents

Agreeable to an order of Fairfax County Court
October 1804 - to appraise the Estate of Rebecca Check
deceased, we the undersigned having duly examined
the above articles, have appraised them to their
respective prices -

George W. Hunter
Thomas Coleman
James Marshall

- At a Court continued and held for Fairfax County the 28th day of January 1806 - This Inventory and Appraisement of the Estate of Rebecca Chick deceased is returned, and ordered to be recorded -

Com^d Amos

Wm Marshall

Fairfax County Va. October Court 1804 -

Ordered, that James Marshall, George W Hunter, Thomas Coleman and William Coleman, or any three of them, being first sworn according to Law do solemnly and agree to appraise all and singular the Estate of William Chick dec^d which shall be presented to their view, and that the Appraisers return the same to the Court -

Copy Seal

Fairfax Va.

James Marshall, George W Hunter, and Thomas Coleman was sworn agreeable to the within order this 12th day of February 1805 before me -

James Coleman

February 12th 1805 -

An Inventory of the Estate of William Chick deceased Viz: - One negro man named George at \$400.00 who has formerly been appraised since the death of the said William Chick -

Agreeable to an order of Fairfax County Court made October 1804, to Appraise the Estate of William Chick dec^d we the undersigners, having duly examined the above -

praised Negro, have appraised him to the above prices

George W Hunter
Thomas Coleman
James Marshall

At a Court convened and held for Fairfax
County the 17th day of January 1806 - This Inventory
and appraisement of the Estate of William Clark dec^d
is returned and ordered to be read

Examined
1806

Wm Clark

April Court 1805

Fairfax County, Va

Ordered, that William Country
Joseph Smith, William Green and Sachlan McAdoo &
or any three of them being first sworn according to Law
do Inventory and Appraise all and singular the Estate
of James Smith dec^d which shall be presented to their
view, and that the Adm^r do return the same to the
Court

Copy Seal

In obedience to order of the County Court of
Fairfax dated April Court 1805 to us under, with the
subscribers being first sworn, did Inventory and
appraised all and singular of the goods and Chattels
of James Smith dec^d that to us was shewn by Thomas
Smith Adm^r as follows to wit

1 Bed and Bedstead and furniture \$22.00
1 ditto Bed and furniture 25.00