

Know all men by these presents that we Elizabeth Gummerson John Ward
Robert King are with a family bound unto William Fairfax Esq. the first Justice
in the Commission of the Peace for Fairfax County for our betwixt & to the use &
benefit of the Justices of the said County & their Successors in the sum of three hundred
pounds Sterling to be paid to the said William Fairfax his Executors adm^r & Assignees
to the which payment well & truly to be made we bind ourselves & every of us our
Exors & Assigns jointly & severally firmly by these present
Sealed with our Seals dated the 20th day of January 1742.

The Condition of this obligation is such that if the above bound Elizabeth
Gummerson administratrix of all the goods Chattels & Credits of William Gummerson
Deceased do make or cause to be made a true and perfect inventory of all & singular
the goods Chattels & Credits of the said Deceased which have or shall come to the
hands possession or knowledge of the said Elizabeth or into the hands or
possession of any other person or persons for her & the said Deceased do
Exhibit or cause to be Exhibited into the County Court of Fairfax at such time
as shall be thereto required by the said Court & the said goods Chattels &
Credits & all other the goods Chattels & Credits of the said Deceased at the time of his
Death or within any time after shall come to the hands or possession of the
said Elizabeth or into the hands or possession of any other person or persons
for her & the said Deceased according to Law & further do make a true
& true account of her actings & doings therein where thereto required by the
said Court & all the rest & residue of the said goods Chattels & Credits which shall
be found remaining upon the said adm^r account the same being first examined
& allowed by the Justices of the said Court for the time being shall Deliver & pay
in such person or persons respectively as the said Justices by their order
or judgment shall Direct pursuant to the Laws in that behalf made and provided
and if it shall hereafter appear that any last Will & Testament was made by
the said Deceased & the Executor or Executors therein named do Exhibit the same
the said Court making request to have it allowed and approved according
to the said Elizabeth being there to request to receive & Deliver

6 Doz. Napkins fine & coarse	2.14.0
10 Table Cloths & Doz. Pillow cases	4.16.0
4 Sheets painted Papers	0.4.0
a Pair money Scales & weights	0.4.6
5 Sows & 7 Shoats	2.0.6
7 ^{te} painters & 2 Ladders	3.19.6
a pair tongue & shovel	0.2.6
a Stew & wren	12.10.0
1 Large Copper	8.0.0
5 Spinning Wheels	1.15.0
a frying Pan & some old Linnen	1.2.0
3 iron pots old & new	1.10.0
2 old brass Kettles a big Tubators	0.7.6
a hand a Drawing knife & Linnen	0.5.6
some new eggs & wedges	0.7.10
2 new gold needles	1.15.0
2 pairs of old pistols	1.0.0
2 old Iron Kettles	3.0.0
3 Linnen & Holland jackets	0.15.0
a night gown	0.15.0
a Jockey Coat	4.10.0
12 Shirts	4.15.0
2 old wigs	1.5.0
1 Silver lined Sword Scabbard	8.0.0
2 Case knives 6 to a Doz.	0.11.0
17 oz. 0 th Silvers @ 6.3	5.8.2
34 Yards Luff	1.14.0
171 Yards of Barding	4.19.9
6 fine Shirts	3.12.0
2 Smoothing irons	0.4.0
1 spy Glass & 48 lb Lead	1.5.0
	<u>£ 295.15</u>

The above goods are a true Inventory of such of the Estate of the late
 Thomas Arbutnot of Kent Died as was produced to us in obedience
 to the orders of Court Doleward appraised the said 11th March 15: 1742

any last Will & Testament was made by the said Deceased & his Executors or Assigns
 herein named do exhibit the said Deceased Court making request to have it
 allowed and approved accordingly if the said Elizabeth being the executor required
 to render and deliver up the Letters of Administration, approbation of such
 Testament being first read & made in the said Court then this obligation to do
 said office to remain, till full force & virtue
 sealed & delivered
 in presence of

Eliz: Hogers Seal
 Wm Dwy Seal
 Geo: FT Crumel Seal

At Court held for Fairfax County W. Carolina 17: 1742.

Elizabeth Hogers William Dwy & Gerrard Crumel acknowledge this
 Bond to be their act & deed which is admitted to record.

Cost. — White Lick River

Know all men by these presents that we Patience Floyd William Keelling
 & John Inman are well & freely bound unto William Fairfax Esq: the first
 Justice in the Commission of the peace for Fairfax County for ourselves & to
 the heirs and assigns of the Justices of the said County & their Successors in
 the sum of two hundred pounds Sterling to be paid to the said William
 Fairfax his Executors adm: & Assigns to the whole payment well & truly to
 be made & to be our selves & every of us our & every of our heirs Executors &
 Assigns jointly & severally firmly by these presents sealed with our Seals
 Dated the 7. day of W. Carolina 1742.

The condition of this obligation is such that if the above bound Patience
 Floyd adm: of all the goods Chattels & Credits of Ebenezer Floyd deceased do
 make or cause to be made a true and perfect Inventory of all and singular
 the Goods Chattels & Credits of the said Deceased which have or shall come to the
 hands possession or knowledge of the said Patience or into the hands or
 possession of any other person or persons for her & the said Deceased do
 exhibit or cause to be exhibited into the County Court of Fairfax at such time as
 she shall be thereto required by the said Court & the said goods Chattels & Credits
 and all other the goods Chattels & Credits of the said Deceased at the time of his
 Death or within at any time after shall come to the hands or possession of the
 said Patience or into the hands or possession of any other person or persons for

Williams
Bond

Know all men by these presents that we Rebecca Williams & Nicholas
& Gabriel Adams junr. are holdy & freely bound unto William Fairfax Esq.
Justice in the Commission of the Peace for Fairfax County for sume Dollars to
use and behoof of the Justices of the said County & their Successors in the sum
of hundred pounds Sterling to be paid to the said William Fairfax his Executors
& Assignes to the which payments well & truly to be made we do bind our
selves & every of us our Executors & adm^r Jointly & severally
by these presents sealed with our Seals dated the 19th day of May 1748

The Condition of this obligation is such that if the above bound
Williams Esq^r of the last will & Testament of Thomas Williams do
make or cause to be made a true & perfect Inventory of all & singular
 Chattels & Credits of the said Deed which have or shall come to the said
possession or knowledge of the said Rebecca or into the hands & possession
any other person or persons for her & the said Deed do give for
to be exhibited into the County Court of Fairfax at such time as she shall
unto required by the said Court & the said goods Chattels & Credits & all
the goods Chattels & Credits of the said Deed at the time of his death
at any time after shall come to the hands or possession of the said Rebecca
or into the hands or possession of any other person or persons for
well & truly adm^d according to law & justice do make a just true acc^t
her acting & doing thereon when thereunto required by the said Court
do well & truly pay & deliver all the Legacies contained & specified in
Testaments as far as the said Goods Chattels & Credits will thereunto
the Law shall charge her then the above obligation to be void & of no
Effect or use to remain in full force & virtue

Sealed & Delivered
in presence of
H. B. Terrill

Rebecca R. Williams
Nicholas N. Grimes
Gabriel W. Adams junr

Rebecca Williams & Nicholas Grimes & Gabriel Adams junr. acknowledge
this bond in Fairfax County Court the 19th day of May 1748 to be the
Deed which is admitted to Record.

Test.

Wm. Fairfax

To 2 small (cost) of 4 pairs of piggy 7/6	0.11.6
To 2 pairs traces & ends ditto	0.0.10
To 2 pocket bottles of ink powder 8/ to old tubs 3/1	0.3.9
To 2 pairs of hand mill. Stands 25/ one table & tub 3/	1.8.0
To 2 tin pans 12. one viol & ring dial 8/	0.1.8
To raw low tides 14/ to a quind. tub of	0.19.0
To 2 our glass 8/ one old table 1/6	0.2.2
To bed & furniture	5.6.0
To bedstead bed & furniture	3.0.0
To 2 rugs & old bed for 2 piggy & 3 stools 12/	0.8.0
To 2 meal bags 4/ to 4 baskets 2/	0.6.0
To 2 for put man named the powder Potomac	7.0.0
To 3 unlatto flour at 10 a piece	30.0.0
To 4 tenanted brown thread 9/ log tenanted 3/	0.3.9
To 2 tea powder 9/ one mustard pot 12/	0.1.9
To 12	0.2.0
To a nutmeg Grater	0.0.0

Robert W. Tuttle
 John A. Sebastian
 Wm. W. Boylston

At a Court held for Fairfax County June 16. 1743.

This Inventory & appraisment of the estate of William Gumsor deceased was returned & admitted to record.

Test.
 Wm. W. Boylston

Rogers's
 State acc.

June 16. 1743. Richard Rogers deced estate of Wm. Rogers	100
To the burial	
To the appraisers	90
	<hr/> 490

At a Court held for Fairfax County June 16. 1743
 Elizabeth Rogers adm^r of Richard Rogers deced Exhibited this
 Account of the said deced^r estate which is allowed of by the Court and
 admitted to record & the tobacco therein mentioned is rated at 12/6.

Test.
 Wm. W. Boylston

Est 17

20 lbs Ham 30/4 x (Craws)	1.19.0
12 1/2 lb potiron 30/10 handmills 10/10 1/3	1.15.10
29 lbs Lard 29/7 Grinding 2/10	2.3.0
6 Wedges of 70 lbs 1/10	1.3.0
2 old plows 1/10 & 2/10	0.4.0
3 pair. pot-hooks of 10/10 1/3	0.11.0
Low 1/10 1/3	1.15.0
1/2 cart wood	4.0.0
parcel of wood of 1/10	0.8.6
Old Linn 3/6 of low 30/10	9.3.6
parcel iron pair cart-holes	1.6.8
2 hammers 50/10 of 1/10 1/3	4.15.0
1 Steer 25/10 iron pot-hooks	1.9.0
4 yearling 40/10 Grinding 10/10	2.1.0
3 calves 10/10 Steer & Calf 10/10	1.1.0
One negro man 2/10	30.0.0
One negro D ^o Duk	30.0.0
One D ^o Horatio	35.0.0
One D ^o Frederick	25.0.0
One D ^o Sam	25.0.0
One D ^o woman Lucy	25.0.0
One D ^o Sam	30.0.0
One D ^o boy Peter	20.0.0
One D ^o Tom	20.0.0
One D ^o girl Betty	15.0.0
One D ^o Sarah	12.0.0
30 Eggs @ 3/10	9.0.0
16 Hens @ 2/6	2.0.0
7 Wooding 10/10	0.10.6
parcel of 1/10 of 1/10 of 1/10	0.11.0
3 axes of 2 powder plates 1/10	0.7.0
handmills 10/10 of 10 water 2 pairs 2/10	0.12.0
frying pan of butter pot 1/10	0.4.0
iron pot 2 1/4 tea 2/10	0.4.0
2 pair. pot-hooks 2/10 1/10	0.17.0
One horse buck 20/10 one D ^o 5/10	6.0.0
1/2 plow 2/6	0.2.6
4 Steers	7.5.0
1 hammer 25/10 low 30/10 1/10	3.1.0
Low 30/10 1/10	1.13.0
10 Sicks	0.2.6
One negro man Sam	30.0.0

into the County Court of Fairfax at such time as they shall be thereunto required by the said Court & the same goods Chattels & Credits & all other the goods Chattels & Credits of the said Deceased at the time of his Death or within at any time after shall come to the lands or possession of the said Wm. Job or into the lands or possession of any other person or persons for the same or well and truly admin. according to Law and further to make a just & true account of their actings & doings therein when thereunto required by the said Court & also to well and truly pay and deliver all the Legacies & appoynts in the said Testaments as far as the said Goods Chattels & Credits with the same extend to the Law shall charge them therewith above obligation to be void of force & effect or else to remain in full force & Virtue

Witness my hand & seal
in presence of

- Wm. H. Harl Seal
- John West Seal
- Edw. E. Emms Seal
- Job Soll Seal
- Gabriel Adams Seal
- Wm. W. Williams Seal

William Harl John West Edward Emms Job Soll Gabriel Adams & William Williams who have signed this bond in Fairfax County Court at Warrenton the 16th 1743 to be the next & good which is admitted to record

Witness
in presence of

Now all men by these presents that we Susanna Wilcoxon Amos Sinclair & Amos Jamon are both firmly bound unto William Fairfax Esq. the first Justice in the Commission of the Peace for Fairfax County for and in behalf to the said Deceased & behoof of the Justices of the said County & their Successors in the sum of five hundred pounds sterling to be paid to the said William Fairfax his Ex^{or} adm^r & assigns to the which payments well & truly to be made w^{ch} we each our selves and every of us our Exors or assigns Ex^{or} adm^r jointly & severally firmly by these presents sealed with our seals dated this 20 day of Feb^r 1743.

The Condition of this obligation is such that if the above bound Susanna Wilcoxon adm^r of all the goods Chattels & Credits of the said Deceased do make or cause to be made a true and perfect inventory of all and singular the goods Chattels & Credits of the said Deceased which have or shall come to the lands possession or knowledge of the said Susanna or into the lands or possession of any other person or persons for her and the same so made do exhibit or cause to be exhibited into the County Court of Fairfax at such time as she shall be thereunto required by the said Court of the said goods Chattels and Credits & all other the goods Chattels & Credits of the said Deceased at the time of his death within at any time after shall come to the lands or possession of the said Susanna or into the lands or possession of any other person or persons for her do well and truly administer according to Law & further to make a just & true account of her actings and doings therein when thereunto required by the said Court & all the rest and residue of the said Goods Chattels and Credits which shall be found remaining upon the said adm^r account the same being first Examined and allowed by the Justices of the Court for the time being shall deliver and pay unto such person or persons respectively as the said Justices

	To lace hat	0 8 0
	To floss thread & other things	0 4 0
	To bow and piggs	0 12 0
	To small floss	0 1 6
	To young & pottycote	0 5 0
	To Do Do	1 5 0
	To parcel of spices	0 4 0
	To floss	0 1 6
	To 4 yards Tartan	0 8 0
	To coat jacket & brooches & gold hat	0 12 6
	To coat & jacket	1 3 0
	To pair saddle bags & pair old shoes	0 5 0
	To fud hat	0 6 0
	To 2 1/4 lbs Linen	0 2 3
	To sword & belt	0 8 0
	To pair of old shoes	0 2 6
	To furry comb & brushes	0 2 0
	To case of razors & hand	0 3 6
	To pair spectacles & other things	0 1 0
	To pair chop knives & other lumber	0 7 0
	To old barrel of hammer & pair of jaws	0 1 0
	To old horse	1 10 0
	To natural paining mare	2 10 0
	To mare & colt	2 5 0
	To mare & colt	2 15 0
	To horse & colt	4 0 0
	To black mare and colt	2 10 0
	To bond mares	2 0 0
	To young Stallions	1 15 0
	To 2 old Guns	4 5 0
	To parcel of Gun	0 11 0
	To parcel of powder	0 14 6
	To box iron and leaden	0 2 6
	To 2 old male disters	0 0 6
	To a parcel of old knives	0 1 0
	To iron pot rack & 12 iron forks & brass candlestick	0 5 6
	To large pot & woods	0 10 0
	To 3 old Do. fract 2 pair of books	0 7 0
	To 2 frying pans	0 5 0
	To 2 hand saws & drawing knife & 12 iron Angers	0 6 0
	To 2 iron wedges & iron posts	0 4 0
	To 1 old Chamber pot	0 1 0
	To 3 eggs & hatchets	0 7 0

For bodstoud at 2/3 of a shill bot at 1/2 of a pound & a hammer at 3/4 . 0.9.0
 For narrow ag & some old iron at 2/3 of a shill & a bridge at 1/2 . 0.12.0
 For dog iron & hatters at 2/6 & a pair of fire tongs . 0.5.6
 To hold boots at 2/3 of a shill & 2/6 pots & a parcel of flocks at 8/ . 0.11.0
 For 2 horse jugs . 0.2.0
in all 76.11.2

Tho^s Willis
 Wm Scot
 Chas Broadwater
 Harry Gunnol

A

At a Court hold for Fairfax County April 19th 1744.
 This inventory and appraisment of the estate of Thomas Arbutnot dead is
 returned & admitted to Record
Cool
 Chas Broadwater

Exhibited
 by the
 Executor

An account of Debts discharged by M^{rs} M^{rs} Margaret Arbutnot and from her
 estate to sundry persons

A Bill to M ^{rs} Henry Watson	- 72.0.0
A Bill to James Ryser Esq ^r Esq ^r	- 25.0.0
A Bill to George W. Jones Esq ^r Esq ^r Cash 2040 foot at 1/4 6	- 19.2.10
William Greenwood his Barbers account	- 1.10.0
John Allons account	- 9.0.0
George Harrison's account	- 1.11.0
Paid M ^{rs} Jackson in discharge of a note of hand	- 17.0.0
Paid M ^{rs} Kitchold a bill	- 4.4.0
Wm Scot his Snythes account	- 1.13.10
James Mason his Taylors account	- 1.9.0
M ^{rs} Kitchold's Store account	- 25.19.7 1/2
M ^{rs} Pagans account	- 12.15.1 1/2
M ^{rs} Caryles account	- 12.13.4 1/2
Doct M ^{rs} Houghs account	- 14.8.1
M ^{rs} Loph Waddes account	- 22.17.6
<u>for M^{rs} M^{rs} Margaret Arbutnot Cha Green</u>	<u>241.5.4 3/4</u>

At a Court hold for Fairfax County April 19th 1744.
 This account of the aditions of the estate of Thomas Arbutnot dead was
 Exhibited in Court by Charles Green Clerk on behalf of M^{rs} Arbutnot
 the Ex^r which is allowed & admitted to Record.
Cool
 Chas Broadwater

Exhibited
 by the
 Executor

I know all now by these presents that we Susanna Whitely Samuel Compton
 & John Simpson are hold and firmly bound unto William Fairfax Esq^r
 his first Justice in the Commission of the Peace for Fairfax County for and in

24
Mary's
Bond

Know all men by these presents that wee Mary Alobrey John Thurman
Imprison Darrell of Tho. Whitford are hold and freely bound unto John
Colville Just Justice in Commission of the Peace for Hertford County for & in
behalf unto the widow and heires of the said County and their
heires in the sum of ffive hundred pounds sterling to be paid to the said
John Colville in his Care? Adm? and Assignes To the which payment well
and truly to be made We bind ourselves and every of us our and every of our
heires Care? and Adm? faithfully and honestly freely by these presents
sealed with our seals Dated this xxij Day of May 1744

The condition of this Obligation is such that if the above bound Mary Alobrey
Widow with the Last Will and Testament executed of John Alobrey Deceased Do
make or cause to be made a true and perfect Inventory of all singular the Goods
 Chattels & Credits of the said Deceased which have or shall come to the hands
 possession or knowledge of the said Mary or into the hands or possession of any other
 Person or persons for her and their use we do Exhibit or cause to be Exhibited
 unto the County Court of Hertford at such times as she shall be thereto required by the
 said Court and the same Goods Chattels & Credits and all other the said Goods Chattels
 and Credits of the said Deceased at the time of his Death or which at any time after
 shall come to the hands or possession of the said Mary or into the hands or possession
 of any other person or persons for her Do well and truly Administer according to
 the said last will Do make a true & Just Account of her Actings and Doings therein
 when herunto required by the said Court and also do well & truly pay & deliver
 all the Legacies contained & specified in the said Testament as far as the said
 Goods and Chattels and Credits will therunto extend and the Law shall charge there
 this Obligation to be void and of none effect or else to remain in full force and
 Virtue

Sealed and delivered in presence of

Mary Alobrey
John Thurman
Imprison Darrell
Tho. Whitford

Seal
Seal
Seal
Seal

against the said Deceased's Estate which is allowed of by the Court & admitted to Record and the Tobacco therein mentioned is rated at 12: 00: 00

26^{an}

Test
Walter J. [unclear]

Thomas
Dawson's
Inventory

Pursuant to an Order of Fairfax County Court Dated the 18th Day of May 1744 We being just sworn have appraised all and singular the Estate of

Thomas Dawson Gent Deceased which came to our view as followeth

	L	S	D
To One Negro man named Annamithro	20	0	0
To One Negro man named Cato	36	0	0
To One Servant Woman Ann Dabbs 1 Year 11 months to serve	2	10	0
To One Servant Girl Barbara Morgan 6 Years to serve	8	0	0
To One Feather Bed Bolster Pillows 1 Quilt 1 Blanket pair of Sheets Bedstead Cord & Kido	5	0	0
To One Feather Bed Bolster 1 Quilt 1 Blanket 1 pair of Sheets Bedstead Cord & Kido	3	10	0
To One Feather Bed Bolster 1 Quilt 1 Blanket 1 pair of Sheets Bedstead Cord & Kido	4	0	0
To One Feather Bed 1 Rug 1 Blanket 1 pair of Sheets Bedstead Cord and Kido	3	10	0
To One Feather Bed 1 Rug 1 Blanket 1 Sheet Bedstead Cord	1	10	0
To 1 Desk & Table	2	10	0
To 2 Razors & Knavs	0	2	0
To 1 Razor & Doff	0	19	0
To 1 Gun 12 s. 1 D. 6"	0	17	0
To 5 Flag Chairs & 1 Old frame D.	0	7	0
To 1 pair of waxy Seals	0	6	0
To 3 Iron Pots & 3 pair of Hooks	0	16	0
To 2 Table Cloths & Three Towells	0	2	6
To 2ails and a Rigger	0	6	0
To 1 Worsling Tub	0	1	6
To 1 Large Trunk & 2 small D.	0	12	6
To 12 Quart Bottles	0	2	6

His face (except for and in behalf and to the welfare and behoof of the
 said Justice of the said County and their Successors in the sum of Three
 hundred pounds sterling to be paid to the said John Gault his Executors
 Admin^{rs} and Assigns To the which payment well and truly to be made
 we bind ourselves and every of us our and every of our Heirs Exors^{rs}
 and Admin^{rs} Jointly and severally firmly by These Presents sealed
 with our seals Dated this 19th Day of July 1744

The Condition of this Obligation is such That if the above bound
 Margaret Sinclair Admin^{rs} with the last Will & Testament of Andrew
 & Anne Sinclair Deceased Do make or cause to be made a true and
 perfect Inventory of all and singular the Goods Chattells and Credits
 of the said Deceased which have or shall come to the hands & possession
 or knowledge of the said Margaret or into the hands or possession of
 any other person or persons for her and the same do Exhibit
 or cause to be Exhibited into the County Court of His face at such
 times as shall be thereto required by the said Court and the said Good
 Chattells and Credits and all other the said Goods Chattells and Credits
 of the said Deceased at the time of his Death or which at any time after
 shall come to the hands or possession of the said Margaret or into the
 hands or possession of any other person or persons for her Do well &
 Truly Administer according to Law And further Do make a true
 and true Account of her Receipts and Doings therein when the same
 required by the said Court And also Do well and truly pay and discharge
 all the Legacies contained and specified in the said Testament as
 far as the said Goods Chattells and Credits will therunto extend and
 the Law shall charge, Thus This Obligation to be void and of none

At a Court hold for said County September 25. 1744
 Their Inventory and Appraisment of the Estate of Deceased John Jones
 Esq. is returned and admitted to Record
 Test
 G. H. G. Clerk

1741 D. Thomas Williams Deceased	By Carter	6 ^{rs}
Rowell Thaddeus	By 18 y By Cash	£ 111 6
William	By 18 y By a Suit of Clothes	0:18:0
Estab. Cas.	To 8 D. of Oak	0:8:0
	By a Suit	0:10:0
	To 200 Bundles of Tobacco	0:10:0
	By a Suit	0:10:0
	To 10 th of Tobacco	0:8:0
	By a Suit	0:8:0
	To 6 Cans of Lard	0:1:6
	By a p ^{ts} of Britches	0:8:0
	To 2 Green	1:0:0
	By a p ^{ts} of a Hat that Britches	0:5:0
	To 1 Handkerchief	0:2:6
	By a p ^{ts} of 2 pair Britches	0:8:0
	To 10 Balls of Tobacco	0:1:3
	By Two Linen Jackets	0:8:0
	To a Gallon of Rum	0:6:3
	By 2 p ^{ts} D. Britches	0:6:0
	To a Cask in Punich	0:0:6
	By 2 p ^{ts} Long D.	0:2:0
	To Cash at Mr. Rogers	0:8:0
	By 1 p ^{ts} Long D.	0:2:0
	To your Board	7:0:0
	By 1 p ^{ts} Long D.	0:2:6
	To 45 Bushels of Corn	0:9:0
	By 200 y	0:16:0
	To 8 D. of Dates	0:16:0
	By 4 p ^{ts} of Tobacco	0:8:0
	To 1 p ^{ts} of Dates	0:2:0
	By 1 p ^{ts} of Tobacco	0:8:0
	To 1 p ^{ts} of Dates	0:1:0
	By John Spokesby	0:12:0
	To 6 p ^{ts} of Dates	0:5:0
	By 1 p ^{ts} of Tobacco	0:8:0
	To 1 p ^{ts} of Dates	0:3:0
	To 40 p ^{ts} of Dates for your Office	0:4:0
	By Ralph Holifield	160
	To a Holland Shirt	0:8:6
	By Geo. Adams	160
	To a Sheet	0:5:0
	By Geo. Pinnick	110
	To 2 Handkerchiefs	0:3:0
	By 20 th of Tobacco	150
	To Digging a Grave	0:15:0
		600
	To 2 quarts of Rum for Burial	0:5:0
	By 10 th of Tobacco	120
	To 2 D. for the Appraisors	0:2:6
	By 20 th of Tobacco	120
	To 20 Days Attendance	0:0:0
	By 20 th of Tobacco	100
	To 1 p ^{ts} of Dates	1:4:84
	By John Spokesby	0:5:0
		990 D. 60 ^{rs}

Sealed and Delivered in presence of

Ju: Sturman (Seal)

John Minor (Seal)

Step: James (Seal)

All a Court Continued and held for Fairfax County November 16th 1744

Robert Johnston John Sturman John Minor and Stephen Lewis Gentlemen
acknowledged this Bond to be their Act and Deed which is admitted to

Record

Test

Wm: Byrd Clerk

Inventory

In Obedience to an Order of Fairfax Court Dated the 16th of November
1744 We the Subscribers met at the House of Thomas Simmons Deceased being
first chosen by Capt John Minor Gent: and provided as followeth

To two Year Old Steers	3: - -
To 1 Cow & Yearling	1: 10: -
To 2 Young Steers	1: 10: -
To 2 Young Horses	1: 5: -
To 18 head of Sheep at A J	3: 12: -
To 1 Barrow	1: 16: -
To 9 Sows	2: - 6
To 13 Hens	1: 19
To a Mare & Colt	1: - -
To 2 Old Horses	7: - -
To 6 Narrow Hoods	7: 6
To 2 Broad Hoods and four Old D.	4: 10
To 5 Old Cows a 8 Sa from an Edge and a House	11: - -
To a parcel of Cooper's Tools	5: 6
To a Box Iron and Hammers	1: 8
To a pair of a Buckshot	3: 3
To 1 Iron Wedge	8: - -
To 50 lb of Old salt Iron	4: 8
To 2 Old Tying Pans and an Old p: 9 th of Sings	2: 6
To 16 powder & powder for specu Moulds	9: 2
To 40 lb pot Iron a 3 rd	11: 3
To an Old Rod a Ruyg a p: Blankets and a Arlaton	1: 2
To an Old Rod a p: Blankets a sheet	10: - -
To an Old Rod a p: Blankets	1: 15: -
To a Cart	5: - -
To a parcel of Tools	10: - -
To a Mare & Colt to a Drawing Hife	7: - -
To a Cow and Sows & Hogs	15: - -

January 6th 1744

33: 8: 8

Touchwood Paid

Edward Meadorson

Robert R. B. Adling

Wm: Byrd

Williams
Estate

Thomas Williams Estate		9
Paid to Mr John Brown	6. 6. 3	23
Paid to Mr John Carlisle		484
Paid to Mr John Pagan		160
Paid to Mr Richard Blackburn	0. 3. 0	
Paid to Daniel French Senior		15
Paid to Thomas Aubrey	8. 6. 1	
Paid to Patrick Mathews in debt & cost	2. 8. 9	52
Paid for Administration of Thomas Williams Estate		120
Paid to William Boyldone	0. 10. 0	80
Paid to W. Hught West	0. 4. 11	
Paid to Mr Tennet	0. 11. 0	
paid for Recording a Will		36
Paid to William Boyldone	0. 13. 0	
Paid to Mr Tennet	0. 2. 0	

Carrying the 6. 7. 2

Received of William Thomas one Shilling & three Pence on the Account of Thomas Williams }
By the Inventory of his Estate } 0. 1. 3

At a Court held for Fairfax County June 18th 1745
Charles Sheriff Exhibited this Account Against Thomas Williams Estate on Oath which is Allowed by the Court & Admitted to Record & the Taxes therein mentioned rated at 12/6 p^c

Test
Catharine [Signature]

Bronaugh
vs
Widow
Bonds

Know all Men by these Presents that We Ann Bronaugh James Davis William Bronaugh & William Reardon are hold & firmly bound unto John Colvill Gent first Justice in Commission of the Peace for Fairfax County for & in behalf & to the Use & behoof of the Justices of the said County & their Successors in the Sum of Two hundred pounds Sterling to be paid to the said John Colvill his Executors Adm^{rs} & Assigns to the which payment well & truly to be made we bind our selves & every of us our & every of our heirs Ex^{rs} & Adm^{rs} Jointly & Severally firmly by these Presents Sealed with our Seals & dated this 16th day July 1745

The Condition of this Obligation is such that if the above bound Ann Bronaugh Adm^{rs} of all the Goods Chattles & Credits of John Bronaugh Deceased do make or cause to be made a true & Perfect Inventory of all & singular the Goods Chattles & Credits of the said Deceased which here or shall

18
None the Money to be bestowed on the schooling of my daughter
Mary Penson's son Richard Omehundredo Penson when he shall
be of the Age of about Eleven or Twelve Years to be Schooled as
long as the Money the said Stars shall be sold for will pay for
Schooling to my daughter Elizabeth the Plantations now live on
the bed, Snowie on, with furniture thereto belonging

Item give to my daughter Jane the bed & bed cloaths which is in
the kitchen, after my Wifes death the said bed & cloaths to be kept
in good Repair till she has it Delivered to her as good as it now
is, & one Coat after my Wifes death

Item give to my daughter Sarah the bed & bed cloaths which lies under
the bed my Wife lies on after my Wifes death the said bed to be then
delivered to her with bed cloaths suitable & one Cover & Coat after
my Wifes death

Item give to my son William Omehundredo one Shilling

Item give to William Grove one pair of stayn Britches & one pair of
britches not made which is cut out in my Chest

Item I leave to my daughter Elizabeth all the rest of my Personal
estate she paying to my daughter Jane fifteen pounds Current
Money two Years after the death of my Wife Ann Omehundredo

Item I leave Joseph Penson & my daughter Elizabeth Omehundredo
whole & sole Executors of this my last Will & Testament In Wit-
ness whereof I have hereunto set my hand & affixed my seal
this 12th day of July Anno Domini 1745

Signed & sealed
in presence of us
Jacob Remy
Sarah Remy
William Grove

Richard Omehundredo

At a Court held for Fairfax County August 20th 1745
This last Will & Testament of Richard Omehundredo Deceased was
presented in Court by Joseph Penson & Elizabeth Omehundredo
the Executors therein named who made oath thereto according
to Law & that the same is proved by Jacob Remy & William
Grove two of the Witnesses thereto, who made oath that they
saw Sarah Remy the other Witness thereto subscribed sign the
same, and admitted to Record. And on Motion of the said
Executors & their performing what is Usual in such Cases
Certificate is granted them for obtaining a Probate thereof
in due form

Test
Catharine [Signature]

Hallings
Will

In the name of God Amen The fourth day of June in the year of our Lord one thousand seven hundred & forty five I Reubin Halling of Fairfax County in the Colony of Virginia Planter being very sick & Weak in body but of perfect mind and Memory thanks be given to God therefore calling to mind the Mortality of my body - - - knowing that it is appointed for all Men once to die. do make & ordain this my last Will & Testament, That is to say Principally & first of all I give & recommend my soul into the hands of God that gave it & for my body I recommend it to the Earth to be buried in a Christian like and decent manner at the discretion of my Executors 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 me in this life I give devise and dispose of the same in the following manner & form Inprimis I do order that all my debt be Justly paid.

Item I give & bequeath to Elizabeth my dearly beloved wife Moveable Estate to her her Assigns Together with my land during her life: & if it should happen that she should now prove with Child then the said Land to be the right & property of the Child and its heirs & Assigns forever but not to Dispose of the same before the death of my Wife Elizabeth but on the contrary if she be not with Child then it is my Will & do order that the said Land after her decease be divided between my Brother Robert Halling & John Halling the son of Benjamin Halling then their heirs & Assigns forever & in the manner following that is to say to my Brother Robt Thirty Acres adjoining to the said Robert Hallings Land & the Remainder to the aforesaid John Halling & by them freely to be Possessed & enjoyed And I do hereby utterly disallow revoke and disannul all & every other former Testaments Wills & Legacies Bequests & Executors or Executrix Except my dearly beloved Wife Elizabeth - - whom I constitute & appoint as before Expressly my sole Executrix of this my last Will & Testament by me in any way before this time Named Will & bequeathed Ratifying & Confirming this to be my last Will & Testament In Witnes whereof I have here unto set my hand & seal the day & Year above Written

Reubin R. Hallingmark (head)

Signed Sealed, Published Pronounced & declared by the said Reubin Halling as his last Will & Testament in the Presence of us the Subscribers Viz

Wadsworth Wilson
Joseph Wilson
Robert Allen

Judgment shall direct Pursuant to the Law in that case made & provided: And if it shall hereafter appear that any last Will & Testament was made by the said Deceased & the Executor or Executors therein named do Exhibit the same into the said Court making request to have it Allowed & approved accordingly if the said Elizabeth being thereunto required do renam & Deliver up her Letters of Administration Approbation of such Testament being first had & made in the said Court. Then this Obligation to be Void Else to remain in full force & Virtue

Eliz^a Williams Seal
mark

Thomas Maxley Seal

Elizabeth Williams & Thomas Maxley Acknowledged this Bond in Fairfax County Court the 18th day of June 1735 to be their Act & Deed which is admitted to Record

Test

Calistby John [unclear]

Carriage	The Estate of Thomas Carney Deceased	6 ⁰⁰
Estate	To paid John Dalton	2560
Account	To the Rent	730
	To paid John Pagan	200
	To William Payne for levies	252
	To Clerks Note	45
	To paid William Williams for 2 Jun of hb ^s	160
	To paid Edward Neal	200
	To paid Robert Boygges for levies	175
	To paid John Pagan for 300 ⁰ & Nails	10
	To 80 ⁰ of my own Tobacco priced in one of hb ^s	80
	To paid John Dalton in Cash	16 ⁰⁰ 11 ⁰⁰ 10
	To paid Jarvis the Smith for laying an Ox	0 ⁰⁰ 2 ⁰⁰ 0
	To 1600 of Tobacco Lent my Father in the Year 1710	2 ⁰⁰ 13 ⁰⁰ 8
	To 1 Gallon of Brum Spound at the Appraisement	0 ⁰⁰ 6 ⁰⁰ 0
	To Clerks fees	120
	To Secretaries fees	36
		<u>1775</u>

D^r Contra

By the Crop	2959
By Tobacco Received	158
By 3 levies	183
By 280 ⁰ of the Tobacco Lent in the year 1710 repaid a 2	2 ⁰⁰ 6 ⁰⁰ 8
By Cash Received of John Sheridan	0 ⁰⁰ 12 ⁰⁰ 0
By Cash Received of Joseph Fry	0 ⁰⁰ 1 ⁰⁰ 6
By the Inventory of his Estate	3 ⁰⁰ 0 ⁰⁰ 2
Errors Excepted of me	23 ⁰⁰ 6 ⁰⁰ 2
	<u>197⁰⁰ 6⁰⁰ 4</u>

John Carney

28
Aa Court held for Fairfax County August 20 1745
This last Will & Testament of Leonard English Deceased was presented in Court by ^{Sarah & Walter English} Walter English - the Executors therein named who made oath thereto according to Law & the same is proved by Richard Coleman & Henry Snow Witnesses thereto & Admitted to Record. And on Motion of the said Executors their performing what is usual in such cases Certificate is granted them for obtaining a Probate thereof in due form

Test
Cathby Crk Chm

English
Ex. 7. Bond

Know all Men by these presents that We Sarah English Walter English Richard Coleman & Henry Snow are held & firmly bound unto John Colvill Gent the first Justice in the Commission of the Peace for Fairfax County for & in behalf & to the Sole use & behoof of the Justices of the said County & their Successors in the Sum of two hundred pounds Sterling to be paid to the said John Colvill his Executors Adm^r & Assigns to the which payment well & truly to be made We bind our selves every of us Our & every of our heirs Executors & Adm^r Jointly & severally firmly by these presents sealed with our Seals dated this Twentieth day of August 1745

The Condition of this Obligation is such that if the above bound Sarah English & Walter English Ex^{rs} of the last Will & Testament of Leonard English Deceased do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said Deceased which have or shall come to the hands Possession or Knowledge of the said Sarah & Walter or unto the hands or Possession of any other Person Persons for them, And the same so made do exhibit or cause to be exhibited into the County Court of Fairfax at such time as they shall be thereto required by the said Court And the said Goods Chattels & Credits & all other the Goods Chattels and Credits of the said Deceased at the time of his Death or which at any time after shall come to the hands or Possession of the said Sarah & Walter or unto the hands or Possession of any other Person or Persons for them, do well & truly Administer according to Law & further do make a just & true Account of their Actings therein when thereto required by the said Court; And also well & truly pay & Deliver all the Legacies contained & specified in the said Testament as far as the said Goods Chattels & Credits will thereunto extend & the Law shall Charge them; Then this Obligation to be Void & of none Effect Else to Remain in full force & Virtue

Sealed & Delivered
in Presence of

Sarah English
Walter English
Richard Coleman
Henry H Snow

To 6 Cow & calves at	9. 0. 0
To 8 Steers & 2 heifers at	2. 10. 0
To 22 cull'd hogs & seven Pigs at	4. 4. 0
To 1 Gun	0. 10. 0
To 1 bed & furniture at	2. 0. 0
To 1 cull'd Negro Sellow at	18. 0. 0
To 1 young Negro Wench at	27. 0. 0
To 1 bed & furniture at	2. 10. 0
To 1 small bed at	1. 0. 0
To 1 Suit of New Cloms at	3. 0. 0
To pair of britches at	0. 5. 0
To pair of britches at	0. 3. 0
To 1 hat beard & baguel at	0. 7. 0
To 1 Chest & 7 pence in Cash at	0. 5. 7
To 1 looking Glass at	0. 6. 0
To a parcel of cull'd Lumber at	2. 10. 6
To a parcel of cull'd knives & forks & 1 book at	0. 6. 0
To a parcel of cull'd Iron at	0. 12. 0
To a parcel cull'd Pewter at	1. 15. 0
To 2 Punch bowls & a parcel of Lumber	9. 2. 0
To 3 cull'd Iron Pots 1 cull'd Saddle & 1 cull'd Sock at	0. 15. 0
To a parcel of cull'd Wooden Ware at	0. 7. 3
To 1 Ware & 2 bells & 1 bundle at	1. 17. 0
To 1 Sun Dial at	0. 1. 0

William Buckley
 Building Turner
 Vincent Lewis

181. 13. 7

At a Court held for Fairfax County September 17th 1745
 This Inventory & appraisement of the Estate of Richard Crumhorns
 deceased was returned & admitted to Record

Test

Johny John Clerk

177
 Recd of Roborn
 Recd of State stud

To The Estate of Mr Robert Roborn Deceased	
To Ballance in Leg ^s B. for 20	John Money 115
To 8 Barrels of Corn to John King at 70 th p	350
To the Widow for lasing Negro Peep	100
To Garrard Robinson	900
To building a barn	900
To building a kitchen	500
To Mr John Dalton	818. 5. 7
To Mr William Payne	532
To Mr John Pagan for Robert Whiteley	0. 5. 0
To Owen Williams	2. 0. 0

The Condition of the above Obligation is such that if the above bound Garrard Alexander Guardian of Mary Waddie his heirs Executors & Adm^r do & shall well & truly pay or cause to be well & truly paid unto the said Orphan all such Estate & Estates as now is or hereafter shall come to the hands of the said Garrard as soon as the said Orphan shall attain to Lawfull Age or when thereunto required by the Justices of the Peace of Fairfax County as also to save & keep harmless the said Justices their heirs & Successors from Trouble & Damage that or may arise about the said Estate Then this Obligation to be void Else in force

Sealed & Delivered
in Presence of

Garrard Alexander
W^m Henry Ferritt

At a Court held for Fairfax County February 18th 1745
Garrard Alexander & William Henry Ferritt Gent^l Acknowledge
this Bond to be their Act & Deed which is admitted to Record

Test

Witness
Gent^l

Pearsons
Guardian
Bond

Know all Men by these presents that we William Henry Ferritt & Garrard Alexander are held firmly bound unto the worshipfull Justices of Fairfax County their Executors & Adm^r in the sum of Five hundred pounds Sterling to the true payment whereof We bind our selves our heirs Executors & Adm^r jointly & severally firmly by these presents as witness our hands & seals this 18th day of February 1745

The Condition of the above obligation is such that if the above bound William Henry Ferritt Guardian of Simon Pearson his heirs Executors & Adm^r do & shall well & truly pay or cause to be well & truly paid unto the said Orphan all such Estate & Estates as now is or hereafter shall come to the hands of the said William Henry as soon as the said Orphan shall attain to Lawfull Age or when thereunto required by the Justices of the Peace for Fairfax County as also to save & keep harmless the said Justices their heirs & Successors from all trouble & Damage that shall or may arise about the said Then this Obligation to be void Else in force

Sealed & Delivered
in Presence of

W^m Henry Ferritt
Garrard Alexander

At a Court held for Fairfax County February 18th 1745
William Henry Ferritt & Garrard Alexander Gent^l Acknowledge
this Bond to be their Act & Deed which is admitted to Record

Test

as also to save keep harmless the said Justices their heirs & successors
 from all trouble & damage that shall or may arise about the said
 Estate. Thus this obligation to be void & of no force

Witness Delivered } Daniel French (Seal)
 In the presence of } Daniel French (Seal)

At a Court held for Salisbury County April 15. 1746
 Daniel French & Daniel French Juniors joint acknowledged this Bond
 to their Act & Deed which is Admitted to Record

Test
 John L. (Seal)

Debit	Credit	Balance
1744 July 11	The Estate of Jeremiah Bronaugh deceased	
To paid William Chambrays		9. 0
To paid Henry Boggs		5. 0
To paid Robert Boggs		2. 0. 1
To paid Benjamin Adams		2. 13. 10 $\frac{1}{4}$
To paid Owen Gilmore		2. 18. 7
To paid Hugh Mitchel		29. 8. 7
To paid William Beardon		1. 6. 3
To paid John Baaker		1. 11. 5
To paid James Jarvis		0. 5. 3
To paid Thomas Waxman		0. 5. 0
To paid Moses Batts		0. 1. 6
To paid Ebenezer Wain		3. 4. 11
To paid Mary Woodman	533	
To paid Maj. Cocho	424	
To paid William Payne	80	
To paid Edward Barry	0. 7. 6	
To paid Josiah Tarquison	0. 16. 0	
To paid Mr Secretary Carter	36	
To paid Mr Secretary Nelson	36	
To paid Robert Linza	800	
To paid Mrs Ann Mason	1260	
To paid James Guthrie	3. 19. 9	
To paid's Drays	144	
Some expences & trouble as Administrator		4. 18. 0

have or shall come into her hands possession or knowledge of the said Money
 or ~~the same~~ into the hands or possession of any other person
 or persons for her And the same so made do exhibit or cause to be
 exhibited into the County Court of Fairfax at such time as she
 shall be there required by the said Court And the same Goods
 Chattels and Credits and all other the Goods Chattels & Credits of
 the said Deceased at the time of his death or which at any time
 after shall come to the hands or possession of the said Mary or unto
 the hands or possession of any other person or persons for her do well
 and truly Administer according to Law, and further do make a just &
 true account of her Actings and doings therein when thereo-
 required by the said Court And all the Rest and residue of the
 Goods Chattels & Credits which shall be found remaining upon
 the said Administratrix's Account 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 or persons respectively as
 the said Justices by their order or Judgment shall direct pursu-
 ant to the Law in that case made and provided And if it shall here-
 after appear that any Last Will and Testament was made by the
 said Deceased and the Executor or Executors therein named do
 exhibit the same into the said Court making request to
 have it allowed & approved, accordingly if the said Mary being
 thereunto required do render and deliver up her Letters of Admin-
 istration of such Testament being just had and made in the
 said Court then this Obligation to be Void Else to remain in full
 force and vertue

Sealed & Delivered }
 In presence of }

Mary ^{her} C^m Cumton Seal
 John West Seal
 Nich^{his} N^{mark} Martin Seal

A Court held for Fairfax County May 20th 1746
 Mary Cumton John West and Nicholas Martin acknowledged
 this Bond to be their Act and Deed which is admitted to Record

Seal [Signature]

begotten now living in Lancaster County Pennsylvania without
marriage comes into the Country, Item I have one Negro then I
named Rachel which I set free from me and my heirs forever
Item I give and bequeath unto John Lee an orphan boy now under
our Care one Cow and half one young horse bridle and Saddle and
suite of Cloaths and everything suitable the Right of the Land we
now live upon a free my wife's death Item I give and bequeath
unto Sarah Hurst the daughter of John Hurst Junior one young
Cow and a young son, Item I give and bequeath unto John Dishiers
son of Daniel Dishiers a young Cow and half Item I give and be-
queath unto William Boling my suit of Dueroys Cloaths and a
Gun he ^{now} has, I hereby nominate make Ordain and appoint
my wife Jenny and Capt. John Minor joint Executors of this
my last Will Testament Injoining them to take my body decent-
ly buried my Debts and Legacies truly paid and Satisfied and
my will in all things faithfully performed In witness whereof I
have Published and declared this my last Will and Testa-
ment and thereto have set my hand the 2^d day of June
in the Year of our Lord 1746

Signed Sealed published

and declared in the presence of

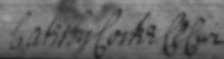
David Thomas Moses Ball

Charles Mason

Henry H. Kean 

At a Court held for Fairfax County July 15th 1746

This last Will and Testament of Henry Kean Deceased was
presented in Court by Jenny Kean the Executrix therein named
who made oath thereto according to Law and the same is proved by
David Thomas Moses Ball and Charles Mason witnesses thereto &
Admitted to Record And on Motion of the said Executrix and her perform-
ing what is usual in such Cases Certificate is granted her for
Obtaining a Probate thereof in due form

Just 

1 Table	0 3 0
21 pieces Lathen wood	0 1 9
2 Tubs w th d ^{ry}	0 0 2
In the Meat house	
3 old Tubs w th	0 4 0
2 Bushels salt	0 0 9
2 butter Potts w th 1 bottle fagg w th	0 3 0
1 old Chest and triffery Lumber	0 2 0
1 old Tub	0 2 0
Plantation Tools hors Axes Ploughs Wedges Diddle &c	1 0 0
1 old Cart	0 10 0
1 Tin Garden Water Bucket	0 2 6
1 pint Glafs Cunit	0 0 8

At the Mill

1 Copper saw 6' wide 18" Saw w th	0 4 0
1 Saw & drawing knife w th 1 half bushel behind w th	0 8 0
1 bad Mill Irons of American Lumber 18"	0 6 6
1 spring w th 1 basket w th 2/6	0 2 0
1 servants best Clothing	0 10 0
2 Tobacco hogsheads w th 16 Tubs w th	0 16 6
2 Mill Pecks & Iron Co w th 1 Sledgehammer 6"	0 8 6
1 small Mill measures	0 3 0
180 Shingles w th 420 feet Pumpilank w th	1 6 8
1 parcel of oyster shells about 60 bushels w th	0 10 0
35 yds w th	1 15 0
2 C Ducks w th	0 13 0
6 old Tunks w th	0 7 6
1 young Dittie w th	0 9 4

Valindah ^{ten}
made Adm^r

1793 8 11

At about held for Fairfax County August 19th 1746
This Inventory and Appraisement of the Estate of Leophaiah
Wade Deceased was returned & admitted to Record
Test

Witness my hand

184
dolls and what remains of the Coy and the Rest to be Equally divid-
ed among my seven Children.

I do likewise give all my young horses Mares & Colts to my son John &
Donald Maxley to be divided between them as they think fit run-
ning upon the back side.

I am I give to John Bolton son of James Bolton two young Sows & one
large young boy Mares big with Colt that was bred by John
Katharine Son.

I do likewise I do constitute my son Edward & my son in Law Donald
Maxley to be my Executors to pay all my debts Carefully paid and
to see that all my Children have their Just due & Right & that my
Children shall be free.

And this is my last Will and Testament & I do hereby utterly disallow
revoke and disannul all & every other former Testaments Wills
Legacies Requests & bequests by me or any of us before this time named
Wills & bequests & bequests and confirming this and no other to be
my last Will and Testament, In witness whereof I have hereunto set
my hand & seal the day & year above Written

Signed sealed published pronounced &
in law by the said aforesaid last Will
& Testament in the presence of us the
Subscribers

John Musgrove (Seal)

John Dargum ^{his} William & Maxley
Jermiah Sparks ^{his} James Maxley
William P. Parsons ^{his}



A Court Continued & held for Fairfax County September 17th 1746

This last Will and Testament of John Musgrove deceased was pre-
sented in Court by Edward Musgrove one of the Executors therein named,
Donald Maxley the other Executor having Relinquished his Executor-
ship, who made oath thereto according to Law & the same is proved by
William Maxley Jermiah Sparks & James Maxley & admitted to

Record, And on motion of the said Executor & his performing what is usual
in such Cases Certificate is granted him for obtaining a probate thereof
in due form

Test

Edw. By John C. C.

192
 An additional Inventory of Mrs ^{Mary} McCarty deceased which came to hand &
 D^r J. J. J. for the appraisement
 One negro ^{Hand} & also ^{and} George
 Sarah McCarty

Also Court doct for Fairfax County March 17 1746.
 This additional Inventory of the estate of Dennis McCarty gent deceased was
 signed & ordered to be recorded. Feet.
 in Galtby's Book

M^r McCarty's
 Part divided

D ^r The Estate of Mrs ^{Mary} McCarty Deceased	Contra 3 ^{rs}
To Mr Sarah McCarty wid. 17 negroes	By the total of Inventory 1441.2.8
To Daniel McCarty D ^r ditto	
To Sarah McCarty D ^r ditto	
To James McCarty D ^r ditto	
To Dennis McCarty D ^r ditto	
To Frederick McCarty D ^r ditto	
51.	1144 0.0
To Mr McCarty's 3 part of stock & goods	93.10.4 ²
To Mr Daniel McCarty's 2 part of D ^r 75.11.5 ¹ 2	
To Mr Sarah McCarty's 15 p ^t D ^r 30.14.9 ³ 4	
To Mr James McCarty 15 p ^t D ^r 30.14.9 ³ 4	
To Dennis McCarty 15 p ^t D ^r 30.14.9 ³ 4	
To Frederick McCarty 15 p ^t D ^r 30.14.9 ³ 4	
To mistake in Inventory	5.1.7
	<u>1441.2.8</u>
	<u>1441.2.8</u>

Fairfax Pursuant to an order of Court here directed to value & set apart
 the proportional part of the estate of Dennis McCarty gent deceased between
 Sarah McCarty widow of the said Dennis & Daniel McCarty Sarah McCarty jun^r
 & James McCarty children to the said Dennis as likewise Dennis & Frederick
 sons of the said Dennis minors not mentioned in the said order
 We did on the date above of value and set apart the said estate according to the
 will of the said Dennis deceased & the Inventory in manner following.
 To the Probet the following slaves Sam, Goddard, Lanyer Jack, Stafford,
 Alid, Hannah, Maria, Sarah, Brew, Macey, Lucy, Nancy, Bob, Bob, George
 Willaby, Frederick, some third part of the Cattle amounting to ninety three
 pounds ten shillings & four pence half penny.

To 1 pair wearing clothes	4 4 0
To 1 pair soft clothes	0 10 0
To 1 pair old Toward	0 2 6
To 1 pair Giffoy	0 1 0
To 1 pair Fine Culenors	0 2 0
To 1 pair bottles Snuff	0 2 0
To 1 pair flag sock	0 1 0
To 1 pair old spinning wheel	0 6 0
To 1 pair old wa. Age	0 2 0
To 1 pair hair Cotton cards	0 3 0
To 1 pair old last Cate & old kuffe box	0 3 0
To 1 pair bedstead	0 5 0
To 1 pair Barrel	0 2 0

James Davidson 19-7-6
 William Kirkbride
 Thomas Wilson

A Court held for Fairfax County 27th Decem^r 1740
 This Inventory & appraisement of the estate of Charles Neale Deceased was
 Examined & admitted to Record
 J. G. B.

C. Neale
 Inventory

Fairfax Court Nov^r 9th 1745 In Obedience to the Worshipful Court
 We the Appraisers of the Estate of Char^s Neale Deceased Viz^t

To 1 Tisdle	0 10 0	To 1 french pair gloves & some thread	0 4 6
To 1 Jacket	0 6 0	To 1 pair old shoes	0 0 6
To 1 shirt	0 4 0	To 32 sheets of paper	0 2 0
To 1 pair leather breeches	0 4 0	To 1 handkerchief & file for the foot	0 2 4
To 1 silk Cap	0 2 6		2 7 10
To 1 Ra	0 4 0		
To 1 Razor	0 1 6		
To 1 hat	0 1 6		
To 1 Gun Barrel & lock	0 5 0		

John Gladin
 John Hatley
 Tho Whitford.

A Court continued and held for Fairfax County July the 28th 1747
 This Inventory and Appraisement of the Estate of Charles Neale being returned
 is admitted to Record.

J. G. B.
 John Graham Clerk.

Hands or possession of any other person or persons for them or for the same to be do-
 exhibited or cause to be exhibited into the County Court of Fairfax at such time as they shall be thereto
 required by the said Court and the same goods Chattels and Credits and all other the goods Chattels
 and Credits of the said Deceased at the time of his Death or which at any time after shall come to the
 hands or possession of the said Carlyle and Pagan or unto the hands or possession of any other person
 or persons for them do well and truly administer according to Law and further do make a true and
 true account of their settings and doings therein when thereto required by the said Court and all the rest
 and residue of the said goods Chattels and Credits which shall be found remaining upon the said Account
 Account the same being first examined and allowed of by the Justices of the said Court for the time being
 shall deliver and pay unto such person or persons respectively as the said Justices by their Order or
 Judgment shall direct pursuant to the Law in that case made and provided and if it shall hereafter
 appear that any last will and Testament was made by the said Deceased and the Pt. or Ex. therein named
 do exhibit the same into the said Court making request to have it allowed and approved accordingly
 if the said Court being thereto required do order and deliver up their letters of Admin. approbation
 forth Testaments being first had and made in the said Court then this Obligation to be void else to
 remain in full force and Virtue
 sealed & delivered in the presence of

John Carlyle Clerk
 John Pagan Clerk
 Gerard Alexander Clerk
 H. H. Piper Clerk

At a Court cont. held for Fairfax County the 20th of July 1787

John Carlyle John Pagan Gerard Alexander and Harry Piper acknowledge this Bond
 to be their Acts and Deeds and admitted to Record

John Graham Clerk

Grimwood's Exp. Account	The Estate of Wm Grimwood deced	D ^r	Contra
	To Funeral Expenses	1. 5. 0	
	To 2 Gallons Rum at the date of appointment 11	5. 12. 0	
	To the Auctioneers of selling the deced's real 20	1. 5. 0	
	To 2 Appraisers Fees 30	2. 9. 0	
	To paid Cap. Colburn for the Sheriff 247	12. 11. 4	
	To paid Maj. Washington as Ex. deced	7. 16. 25	
	To paid John Glading as Ex. deced's power	5. 9. 10	
	To paid John Carlyle as Ex. deced's account power	5. 10. 0	
	To Other Fees & necessary Exp.		

By the amount of the State of date £ 25. 4. 0

At a Court held for Fairfax County
 the 18th of August 1787
 John North exhibited this Account against
 the Estate of William Grimwood and made Oath
 thereto which is allowed of and admitted to
 Record.
 John Graham Clerk

Inmays
Admors
Bond

Know all men by these presents that we Mary Janney Francis Hague John Huff
 Benjamin Sebastian and Thomas Wren are held and firmly bound unto John Colwell Esq. of first
 Justice in Commission of the peace for Fairfax County for and in behalf and to the sole use and
 behoof of the Justices of the said County and their Successors in the sum of Four hundred pounds
 sterling to be paid to the said John Colwell his Executors Administrators and Assignes to which

At a Court held for Fairfax County November the 17th 1787
 Margaret Evans Thomas Owen and Thomas Faldner acknowledges the foregoing bond to be
 their Acts and Deeds and is admitted to record

Test

John Graham Clerk

Jones
 Adm^r
 Bond

Know all men by these presents that Mr. William Leut Garrard Drummell and Walter
 English are held and firmly bound unto John Collet Esq^r first Justice in Commission of the peace for
 Fairfax County for and in behalf and to the sole use and behoof of the Justice of the said County and
 their Successors in the sum of two hundred pounds sterling to be paid to the said John Collet his Executors
 Administrators and Assignees to which payment well and truly to be made We bind our selves and every
 of us our and every of our heirs Executors and Administrators jointly and severally firmly by these
 presents sealed with our seals dated this 18th day of November 1787

The Condition of this Obligation is such that if the above bound^d Leut Adm^r of all the
 goods Chattels and Credits of David Jones deceased do make or cause to be made above and perfect
 Inventory of all and singular the goods Chattels and Credits of the said deceased which have or shall
 come to the hands possession or knowledge of the said William Leut or unto the hands or possession of
 any other person or persons for him and cause to be made do exhibit or cause to be exhibited into the
 County Court of Fairfax at such time as he shall be thereto required by the said Court and the same goods
 Chattels and Credits and all other the goods Chattels and Credits of the said deceased at the same or other times
 or which at any time after shall come to the hands or possession of the said William Leut or unto the
 hands or possession of any other person or persons for him do well and truly administer according to
 Law and further do make a just and true account of his doings and doings therein when thereunto
 required by the said Court and all the rest and residue of the said goods Chattels and Credits which shall
 be found remaining upon the said Adm^r account the same being examined and allowed by the
 Justice of the Court for the time being shall deliver and pay unto such person or persons respectively
 as the said Justice by their order or Judgment shall direct pursuant to the Law in that case made
 and provided and if it shall hereafter appear that any last will and Testament was made by the
 said deceased and the executor or executors therein named do exhibit the same into the said Court
 making request to have it allowed and approved accordingly of the said William Leut being thereunto
 required do render and deliver up his Letters of Administration approbation of such Testament
 being first had and made in the said Court. Then this Obligation to be void else to remain in full
 force and Virtue

Sealed and released in the presence of

William Leut ^{in mark} 
 Garrard II Drummell 
 Walter English 

At a Court cont. and held for Fairfax County November the 18th 1787.

William Leut Garrard Drummell and Walter English acknowledges this bond to be their
 Acts and Deeds and is admitted to record.

Test

John Graham Clerk

Willis Will

In the Name of God Amen I Thomas Willis of Fairfax County In the Colony of Virginia being
 in good health of body and of sound and perfect mind and the mercy praise be therefore given to
 almighty God do make and give in this my present will and Testament In manner and form
 following that is to say first and principally I commend my soul Into the hands of almighty
 God Hoping through the Merits Death and passion of my Saviour Jesus Christ to have full

7 To John Cavender & Acco ^t	0-19-8
8 To Robert Bazzys & Acco ^t	1-13-6
9 To Thomas Galt & Acco ^t	1-6-10
10 To M ^r Thomas Smith & Acco ^t	0-8-0
11 To James Hamilton & Acco ^t	1-15-12
12 To Major Cook the Mak	32
13 To Sarah Littleton & Acco ^t	0-16-6
To 3 Appearances 2 days a to	180
To 19 th Rent	Cross Job ^s 500
14 To Cash	0-1-0
To Federal Charges	3-0-0
	<u>809</u>
To 1 Jarv. sold in Buxton's Estate claimed for May. Washington	0-13-0
15 To Cas ^t Richard Osborn for hire acct ^t	0-10-0
	<u>804</u>
To 7 hours in looking the land and finding the Stock and taking	12-19-4
Excep ^t for one toll sold	}
To the above for Job ^s £100	
To 6 days for me for staying and receiving a & p ^l	4-0-11
16 To W ^m Bays for	1-13-0
17 To W ^m Wilson	0-3-6
To Cap ^t John West	0-10-0
	<u>0-1-0</u>
	21-11-9
March the 16. 1747 th New Ball ^s due	L 6 7 1
	<u>0-7-1</u>
	L 29-10-10
June the 16. 1747 Cross laid out & Henry from Administrat ^r	
	6 th Lunacy
By Assign ^t of the whole Sale of William Buxton's Estate	28-8-3
By Major Law ^r Washington	0-12-7
By Cap ^t Richard Osborn	0-9-0
	<u>29-4-10</u>
By Bro ^r Bosley	0-12-6
By 1 hammer & 1 st Lion Kings 12 th	0-1-6
	<u>29-10-10</u>

At a Court conrd and held for Fairfax County March the 16th 1748
 Henry Jarrin Administrat^r of William Buxton doth here witness this Account against
 the said Decedent's Estate on oath which is allowed off and admitted to record and the Tobacco
 valued at 12th p^l cent.
 Test John G. G. (G. G.)

Must and true account of their doings and Doings therein when thereof required by
 the said Court and also do well and truly pay and Deliver all the Legacies Contained &
 Specified in the said Testament as far as the said Goods Chattels and Credits will
 amount unto and the Law shall charge here then this Obligation to be void and of none
 Effect or use to be and Remain in full force and Virtue Mary M Barry Seal
 Seal and Deceased in presence of the Court Lewis Mzyg Seal
 John Hurley Seal
 Lt. Washington Seal
 Michall Kagan Seal

At a Court held for Fairfax County May the 17. 1748.

Mary Barry Lewis Mzyg John Hurley Lt. Washington and Michall Kagan
 acknowledge this Bond to be their act and Deed and admitted to Record
 Just John Graham Clerk

Jaylor the
 Bond

Know all men by these presents that we Henry Jaylor John Scovine
 and Jacob Spawne are here jointly bound unto John Colony Gent. Sheriff Justice in
 Execution of the Peace for Fairfax County for and in behalf unto the whole use
 and benefit of the Justice of the said County and their Successors in the sum of five hundred
 pounds sterling to be paid to the said John Colony his Executors Admrs. and Assignes
 to the said Payment well and truly to be made We bind our selves and every of us our
 heirs and assigns jointly and severally firmly by these presents
 Seals with our Seals Dated this 17. day of May 1748.

The Condition of this Obligation is such that if the above Bound Henry
 Jaylor Esq. of the Last will and Testament of John Jaylor Deceased do make
 or cause to be made a true and perfect Inventory of all and singular the Goods Chattels
 and Credits of the said Deceased which have or shall come to the hands or possession
 Knowledge of the said Henry or into the hands or possession of any other person or persons
 for him and the same do make to exhibit or cause to be exhibited into the County
 Court of Fairfax at such time as he shall be thereto required by the said Court and
 the same Goods Chattels and Credits and all other the goods Chattels and Credits of the said
 Deceased at the time of his Death or which at any time after shall come to the hands
 or possession of the said Henry or into the hands or possession of any other person or
 persons for him do well and truly administer according to Law and further
 do make a just and true account of their doings and Doings therein when there
 unto required by the said Court and also do well and truly pay and Deliver all the Legacies
 Contained and Specified in the said Testament as far as far as the said Goods Chattels

At a Court held for Fairfax County August 16. 1748.
This Inventory and appraisement of the Estate of John Brown dead was
Taken and admitted to record. Test John Graham (Clerk)

Brown's Estate
Account

John Brown Dead		£
To 2 years & 4 months due & owed @ 5 p. 1/2		6 12 8
To 100 lb. Tobacco		6
To 100 lb. of Tobacco		3
To 100 lb. of Tobacco		12
To 20 lb. of Tobacco		2 0
To 10 lb. of Tobacco		1 0
To 10 lb. of Tobacco		7 6
To 10 lb. of Tobacco		6
To Cash paid for wool		3
To 100 lb. of Tobacco		3 6
To 100 lb. of Tobacco		6
To 100 lb. of Tobacco		1 5
To 100 lb. of Tobacco		1
To 100 lb. of Tobacco		1 10
		£ 11 6 6 1/2

To 100 lb. of Tobacco } 566
for the year 1746 } 54
To 100 lb. of Tobacco } 105
for the year 1747 } 694

John Conica		£
By 10 days work		1 10
By 10 days work		1
By 10 days work		1 3
By 10 days work		1 5
By 10 days work		6
By 10 days work		6 13 9
By 10 days work		10 7 7
By 10 days work		1
By 10 days work		10 16 7

Attest John Brown Clerk

Richard Williams deceased do make or cause to be made a true and perfect Inventory of all and singular the Goods Chattels and Credits of the said deceased which have or shall come to the hands possession or knowledge of him the said William Williams or into the hands or possession of any other person or persons for him and the same so made do exhibit or cause to be exhibited into the County Court of Fairfax at such time as he shall be therunto required by the said Court and the same Goods Chattels and Credits and all other the Goods Chattels and Credits of the said deceased at the time of his death which at any time after shall come to the hands or possession of the said William Williams or into the hands and possession of any other person or persons for him do well and truly administer according to law and further do make a true and honest account of his Receipts and Disbursements when thereto required by the said Court and all the rest and residue of the said Goods Chattels and Credits which shall be found remaining upon the said Account the same being first examined and allowed by the Justice of the Court for the time being shall deliver and pay unto such person or persons respectively as the said Justice by their Order or judgment shall direct pursuant to the laws in that behalf made and provided and if it shall hereafter appear that any last Will and Testament was made by the said deceased and the Executor or Executors therein named do exhibit the same into the said Court making request to have it allowed and approved accordingly if the said William Williams being therunto required do render and deliver up his letters of Administration approval of such Testament being first had and made in the said Court then this Obligation to be void and of no effect or else to remain in full force and virtue

Witness my hand and seal this 15th day of November 1748

William Williams
George Gregg
Wm O Fairhurst

At Court hold for Fairfax County November the 15th 1748

William Williams George Gregg and Jeremiah Fairhurst acknowledge this bond to be their Act and Deeds and was Ordered to be recorded

Test John Graham Clerk

Harris
Admin
Bond

Know all men by these presents that W^m Martha Harris John Stough and William Williams are hold and firmly bound unto John Colville the first Justice in the Commission of the peace for Fairfax County for and in behalf and to the sole use and behoof of the Justice of the said County and their Successors in the sum of two hundred pounds to be paid to the said John Colville his Executors Administrators and Assignes To the which payment well and truly to be made we bind ourselves and every of us our and every of our heirs Executors and Administrators jointly and severally firmly by these presents sealed with our Seals dated this 15th day of November 1748

One Condition of this Obligation is such that if the above bound Martha Harris Administrator of all the Goods Chattels and Credits of John Harris deceased do make or cause to be made a true and perfect Inventory of all and singular the goods Chattels and Credits of

at the time of his death or which at any time shall come to the hands or possession of the said John or into the hands or possession of any other person or persons for him do well and truly administer according to Law and further do make a just and true account of his doings and things therein when therunto required by the said Court and also do well and truly pay and deliver all the Legacies contained and specified in the said Testament as far as the said Goods Chattle and Credits will thereunto extend and the Law shall charge him Then this Obligation to be void Else to remain in full force and Virtue

Scaled and Delivered
in the presence of

John Mastj^r Seal
Dan French Seal
Char Broadwater Seal

At a Court held for Fairfax County the 21st of March 1740

John Wood Jun^r, Daniel French and Charles Broadwater Acknowledged this Bond to be their Acts and Deeds and was Admitted to record

Test: John Graham Clerk

Sarah
Pimmitt
Will

In the Name of God Amen I Sarah Pimmitt of Fairfax Parish in the County of Fairfax being in perfect health of mind and memory do make Constitute and Appoint this my last will and Testament in manner and form following. first and Principally I Give my soul to Almighty God who gave it me my body I Give to the Earth to be decently buried at the discretion of my Executor hereafter mentioned and for what worldly Estate God has blessed me with, my will is that it be disposed of in the following manner

Imprimis I Give to my loving Grandson Williams Williams Jun^r one Negro Fellow named Jack after his Fathers and Mothers decease to him and his heirs for ever And for what of such heirs to his Brother Andrew Williams and his heirs and if they should die without heirs then my desire is that my Grandson Joseph Williams and his heirs for ever

Item I Give to my loving Grand daughter Sarah Ellis three plates two basins half a dozⁿ of spoons two dishes one frind pan two Cords and two younglings Eight head of Hogs to take them as they come bigg & small together which said things I Leave to her and the years of her bydy for ever

Item my will and desire it that all the remainder of my Estate of huschold goods and Cattle hoggs and howes and maww and all other things belonging to me I Leave to my three Grandsons Namely Williams Williams Jun^r &

Callahan
Adm. Bond

Know all men by these presents that Mr. John Callahan John Sherman
and John Hartle are held and firmly bound unto John Colvill gent the Just Justice
in the Commission of the peace for Fairfax County for and on behalf and to the use
sole use and behoof of the Justices of the said County and their Successors in the
sum of one hundred pounds to be paid to the said John Colvill his Executors Adm.
and Assigns to the which payment well and truly to be made We bind ourselves
every of us our and every of our heirs Executors and Administrators firmly by
these presents sealed with our seals Dated this 22^d day of March 1748

The Condition of this Obligation is such that if the above bound John
Callahan Administrator of all the goods Chattels & Credits of Thomas Giddens
deceased do make or cause to be made a true and perfect Inventory of all and
singular the Goods Chattels and Credits of the said deceased which have or shall
come to the hands possession or knowledge of him the said John or into the hands or
possession of any other person or persons for him and the same do exhibit
or cause to be exhibited into the County Court of Fairfax at such times as he shall be
thereunto required by the said Court and the same Goods Chattels and Credits and all
other the goods Chattels and Credits of the said deceased at the time of his death
which at any time after shall come to the hands or possession of the said John or
into the hands and possession of any other person or persons for him do well and
truly Administer according to Law and further do make a Just and true Account
of his Receipts and doings therein when thereto required by the said Court &
all the rest and Residue of the said Goods Chattels and Credits which shall
be found remaining upon the said Administrators Account the same being
first Examined and Allowed by the Justices of the Court for the time being shall
deliver and pay unto such person or persons respectively as the said
Justices by their order or Judgment shall direct Pursuant to the Laws in
that Case made and provided and if it shall hereafter appear that any
last Will and Testament was made by the said deceased and the Executor or
Executors therein named do exhibit the same into the said Court making
Request to have it Allowed and Approved accordingly, if the said John
being thereunto required do render and deliver up his Letters of Administration
Approval of such Testament being first had and made in the said Court.

Then this obligation to be Void and of none Effect or else to remain in full
force and Virtue

Sealed & delivered
in the presence of

John X Callahan Seal
Jn^r Sherman Seal
John Hartle Seal

At a Court Continued and held for Fairfax County the 22^d of March 1748
John Callahan John Sherman and John Hartle Acknowledged this Bond to be
their Act and Deeds and was Admitted to record

60 lbs of Gray iron	@ 11	0 69
5 1/2 lbs of Pink Caluminate	@ 1/8	0 4 10 1/2
✓ 2 bush screws & screw box		0 1 6
1 Warming pan	@ 5/1	0 5 0
1 pocket Compass	@ 5/1	0 5 0
100 Gun Flints		0 6 9
1 Case of Pistols & holsters & Stowing		2 0 0
12 barrels old		0 3 0
1 bundle bon		0 1 0
2 funels		0 1 6
1 Sugar box & 2 of soft sugar		0 5 0
3 Coffee pot		0 1 0
1 Quart pot 1 half pint ditto		0 2 0
3 Stone & Razors 1 p ^r of steens 1 of slope		0 5 6
30 of old pecker	@ 7	1 2 0
2 Gun		2 5 0
2 Pistols		0 18 0
1 bundle mols		0 0 6
1 houses bell		0 2 6
1 bow Iron & heater		0 2 0
2 Our Glafs & Drinkin		0 1 0
1 small hand bell		0 0 6
1 set of Shoemakers tools		0 5 0
1 small Case of bottles	@ 5/1	0 5 0
1 p ^r of Larger scales and weights	@ 7/1	0 7 0
1 p ^r of Ditto of money scales	@ 5/1	0 3 0
2 old Stillards		0 13 0
3 pecker pots		0 4 0
2 Quart bottles		0 0 0
2 Square bottles		0 0 0
25 books		5 0 0
1 Mehd. Calver		0 0 6
1 old Sarch		0 1 0
2 Runlets		0 5 0
10 Doz. of Corks		0 1 6
1 old Block		4 3 0
1 Watch		1 0 0
1 old Leadon standish		0 2 6

To 2 old flying pairs of 6 to 2 pairs awaiting but 7/2 each of flying	0 10 0
To a parcel of old Tubbs 11/ To 6 years at 1/6 p/ piece 9/1	1 0 0
To a 2 year old mare 1. 10 to 15 sheep at 6/ p/ piece d. 10	5 5 0
To 2 old cows 2 6/ p/ piece 12/ to 9 pigs at 1/6 p/ piece 10/ 6	1 5 6
To 3 hea for a 2 year old steer & yearling	2 0 0
To 3 old barrows 11/ 10 1 hennow 12/ 10 2 hutes 10/	1 16 0
To a parcel of Ranna Leather 12/ 10 1 holding 12	2 12 0
To 1 bed and furniture 12/ 10 1 tin bucket 2/	3 2 0
To 5 head of hogs and an old grindstone	1 0 0
To 1 servant man a year & eleven months to serve	3 0 0
	<hr/> 51 3 0

Jamison Danell
John Ashford
Samuel Compton

At a Court held for Fairfax County June the 20th 1789
This Inventory and Appraisement of the Estate of William Williams deceased
was returned and admitted to record
Just John Gorton Clerk

Smith
Inventory

In Obedience to an order of Court We the subscribers whose names
are under Written being first sworn have appraised and Valued all singular
the Estate of Sarah Smith as came to our View and made a true and perfect
Inventory of the same as Followeth Viz^t

To 20 old hoops 12/ 10 26 young Ditto 12	9 0 0
To 1 bed and bedstead 1 cord to 2 p ^o of Sheets & Blankets & silk Tugg & pillow	8 0 0
To 1 old Turkey bed and Furniture 12/ 10 1 old D ^o 20/	1 0 0
To a parcel of old bed Cloath 12/ 10 1 New Wedding hose 2 old 20/	1 12 0
To 1 old whip saw file & set 20/ 10 1 old brose but D ^o & file 7/	1 7 0
To 1 broad Ax and some Carpenters tools 12/ 10 2 Axes 7/ 10 1 old Iron 8/	5 2 0
To 1 Harrow hoe 10/ 10 1 sheaf & betterly & wangle trees & Clevis 20/	1 10 0
To 1 candle box 1/ 10 1 Chafing Dish 1/ 10 1 large Stock Lock 1/	0 12 0
To 1 Carry lomb brush 2/ 10 1 p ^o hinges 2/ 10 1 p ^o finger Millards & bridle bit & bombe 1/ 6	0 6 0
To 1 p ^o fire tonge 1/ 10 2 hand tawiches 1/ 10 1 Wacke 8/	0 16 0
To 2 doz ⁿ Case knives 1/ 10 6/ 10 1 looking Glase 1/	0 7 0
To a parcel of old knives and forks 1 p ^o old Shears 2/ 10 1 Earthen pans	0 7 0
To 1 old Tea Kettle & pepper box 1/ 10 5 Earthen plates 5/	0 6 0
To 1 Salt Sellar & fruit 2 bottles 2/ 10 1 Large bawons 9/	0 11 0
To 1 large Dish & small D ^o & small bawons 12 hand	1 6 6
To 1 large bawons 20/ 10 1/2 doz ⁿ new plates 10/	1 18 0
To 1 old plates 16/ 10 1 old Dish 2/ 5 old bawons 10/ 10 21 spoons 2/ 10 1 Gimblets 1/	1 13 0

Craigues
Inventory

Pursuant to an Order of Fairfax County Court dated 10th day of July 1799

We whose names are hereunto subscribed being appointed in the said order, have Valued and appraised all and singular the Estate of Paul Craigue deceased as was presented to our View Viz. as followeth.

To 6 harrow kils	£ 0 5 0
To 3 yow and 1 Lamb	9 15 0
To 2 heifers	1 10 0
To 1 Cow and calf	1 15 0
To 2 cows and calves	2 10 0
To 3 yow lings	1 5 0
To 1 small steer	1 0 0
To 2 Mother lops Calves	0 5 0
To 1 old mare and bolt and 1 small bell	1 12 6
To 1 young mare	2 10 0
To 20 Wait of old puter and one old Paper bag	0 18 6
To 1 sow and her Shoats	0 12 0
To 3 old tubs	0 6 0
To 2 old pots and two pairs of hooks 1 old skillett	0 12 0
To 2 Iron Wedges and four old Slays	0 11 0
To 1 Old Lining Wheel & 1 old box Iron	9 14 0
To 1 old Gun and one old pair of Shikards	0 16 0
To 1 parcel of old Wooden ware	0 6 0
To 1 parcel of old Iron at	0 10 0
To 1 Raver and hone and 1 old pair of Nippers at	0 2 0
To 1 parcel of Old Lumber at	0 15 0
To 1 parcel of old Earthen ware and 3 raw hides	0 17 0
To 1 old Chest and three pounds of Wool 1 bucket	0 12 0
To 2 old beds and a parcel of old furniture	3 0 0
To 21 poor hogs	0 10 0
To 1 old bag 1 old Lock and some old Iron	0 2 0

Hugh Caldwell £ 28 6 6
Burgess Berkeley
Vincent Lewis

At a Court hold for Fairfax County the 26th of September 1799
This Inventory and Appraisment of the Estate of Paul Craigue deceased was returned and
Admitted to record
Test. John G. Summell Clerk

Lewis's
Will

In the Name of God Amen I Thomas Lewis of Fairfax County and a
Colony of Virginia being Weak of body but of full sence and memory and

Shall and to the sole use and behoof of the Justices of the said County and their Successors in the sum of one thousand pounds Sterling to be paid to the said John behalve his Executors Administrators and Assigns To the which payment well and truly to be made We bind our selves and every of us our and every of our heirs Executors and Administrators Jointly and severally jointly by these presents Sealed with our Seals dated this 27. day of September 1729

The Condition of this Obligation is such that if the above bound William Starke Administrator of all the goods Chattels and Credits of John Starke deceased do or make or cause to be made a true and perfect Inventory of all and singular the goods Chattels and Credits of the said deceased which have or shall come to the hands or possession or knowledge of him the said William Starke or into the hands or possession of any other person or persons for him AND the same so made do Exhibit or cause to be Exhibited into the County Court of Dorset at such time as he shall be thereunto required by the said Court and the same goods Chattels and Credits and all other the goods Chattels and Credits of the said deceased at the time of his death or which at any time after shall come to the hands or possession of the said or William Starke or into the hands and possession of any other person or persons for him do well and truly administer according to Law and further do make a just and true Account of his Actings and doings therein when thereto required by the said Court; and all the Law and residue of the said Goods Chattels and Credits which shall be found remaining upon the said Administrators Account the same being first Examined and allowed by the Justices of the Court for the time being shall deliver and pay unto such person or persons respectively as the said Justices by their order or Judgment shall direct Pursuant to the Laws in that Case made and provided and if it shall hereafter appear that any Last Will and Testament was made by the said deceased and the Executor or Executrix therein named do Exhibit the same into the said Court making request to have it allowed and approved accordingly if the said William Starke being thereunto required do render and deliver up all Letters of Administration Approbation of such Testament being first had and made in the said Court then this Obligation to be void and of none Effect or Effect remain in full force and Virtue

Sealed and Delivered in the presence of the Court

Wm Starke 
 Ed. Emma 
 Tho. Wrensen 

At a Court Continued and held for Dorset County the 27. September 1729

William Starke Edward Emma Thomas Wren acknowledged this Bond to be their Acts and Deeds And is Admitted to Record. Test. John Grafton Clerk

Hands and possession of any other person or persons for him do well and truly Administrator according to law. And further do make a just and true Account of his Actings and Doings therein when thereto required by the said Court and all the rest and residue of the said goods Chattels and Credits which shall be found as remaining upon the said Administrators Account thereon being first Examined & allowed by the Justices of the Court for the time being shall deliver and pay unto such person or persons respectively as the said Justices by their order or Judgment shall direct Pursuant to the Law in that Law made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said deceased and the same Executor or Executors therein named do exhibit the same into the said Court making request to have it allowed and approved accordingly if the said Robert Lindsey being thereunto required do tender and deliver up his letters of Administration approbation of such Testament being first had and made in the said Court THEN this as an obligation to be void and of none Effect or Effect to remain in full force and Virtue sealed and delivered in the presence

Robert Lindsey 
 W^m S. Scull 
 Justice

At a Court held for Fair fax County the 26 of December 1749

Robert Lindsey and William Scull, acknowledged this Bond to be their Act and Deeds and is admitted to Record
 Test. John Gratton Clerk

Carps
 Inventory

In Obediance to an order of Fair fax County the the subscribers met at the plantation of William Carps deceased on the fifteenth day of April 1749 And as Appraised all the said deid Estate as was offered to our View as follows

To one large bag horse @ 10	one small ditto @ 2.10	£ 10.0.0
To one Mare @ 10s. to one d ^r 30s		3.10.0
To a Cow at 25s. Each to 4 Yearlings @ 10s Each		7.0.0
To one Bull @ 25s. to two Cows at 20s.		2.5.0
To one spinning Wheel @ 11s to ten Shoats at 2s Each		2.1.6
To eight Shaks and harrans @ 2s Each to three Iron Hedges @ 5s		2.5.0
To three old sickles @ 6s to one small Iron pottle at 2s		0.2.6
To one old sword and Gun @ 10s to one small pot and hook @ 2s		0.12.6
To ten old hors @ 5s to one old Coopers Add @ 1s		0.5.0
To one pair of old horses pheelmes and one old Happer @		0.0.0
To 2 old grubbing hoes @ 2s to a parcel of old Iron at 1s		0.4.0
To one old pair of Iron kny @ 1s to 5 old platen @ 2s to 1 old dish @ 2s		0.5.7
To 1 Iron pan and 2 Earthen pannes 11s to 10 spoons @ 1s		0.2.6

Roberts
Ex^{to} Bond

Know all men by these presents that Wee Mary Roberts and John Grant are held and firmly bound unto John Colwell gent the first Justice in the Commission of the peace for Fairfax County for and in behalf and to the sole use and behoof of the Justices of the said County and their successors in the sum of one hundred pounds sterling to be paid to the said John Colwell his Executors Administrators and Assignes To the which payment well and truly to be made Wee bind our selves and every of us our and every of our heirs Executors and Administrators Jointly and severally firmly by these presents Sealed with our seals dated this 27th day of March 1750

The Condition of this Obligation is such that if the above bound Mary Roberts Executrix of the last will and Testament of John Roberts deceased do make or cause to be made a true and Perfect Inventory of all and singular the goods Chattles and Credits of the said deceased which have or shall come to the hands Possession or knowledge of the said Mary Roberts or into the hands and possession of any other person or persons for her AND the same so made do be hit into the County Court of Fairfax at such time as she or shall be thereunto required by the said Court and the same goods Chattles and Credits and all other the goods Chattles and Credits of the said deceased which at any time after shall come to the hands possession or knowledge of the said Mary Roberts or into the hands and possession of any other person or persons for her do well and truly Administer according to Law and further do make a Just and true Acco^t of her Actings and doings therein as when thereto required by the said Court and also do well and truly pay and deliver all the Legacies contained and Specified in the said Testament as far as the said Goods Chattles and Credits will thereunto extend and the Law shall charge Then this Obligation to be Void and of none Effect or else to remain in full force and Virtue

Sealed and delivered

Mary X Roberts (Seal)

In the presence of

John Grant (Seal)

John Graham

At a Court held for Fairfax County March 27th 1750

Mary Roberts and John Grant Acknowledged this Bond to be their Act and Deed and is admitted to Record

Test John Graham Clerk

Morris

adm^d Bond

Know all men by these presents that Wee Elizabeth Morris Henry Aubrey and Alexander Jennings are held and firmly bound unto John Colwell

To 1 Linen bucket and 2 tinners	0 4 0
To 1 old boots & 2 buckets and a pair breeches	0 10 0
To 6 yards Linen	0 0 0
To a parcel of old Filas	0 1 6
To a parcel of metal buttons and old beads	0 1 0
To 1 pair compasses w th 1 tinblet and 2 punches	0 4 0
To 6 blunt blades	0 0 6
To 1 Ink glass and 1 bath Lind	0 1 0
To 1 pair of shoes buckles, 1 knife and 1 pencil	0 0 9
To 1 Pocket book and 1/2 pound paper	0 1 6
To 1 hand saw test and file	0 4 0
To 1 pair old shoes & 1 pair stockings & a parcel of rags	0 1 0
To 1 old bag wallet & 1 pair of shoes	0 2 6
To 1/2 yard black Linen & 1/2 yard Suler & half a pound of Tea	0 2 0
To 6 Gauges and 6 Chisels	0 13 6
To 2 hammers & 2 baulking Irons & 2 brose cut saws filed at one pt.	0 3 0
To 12 Chisels of Warrant law	0 17 0
To 2 old broad Axes	0 5 0
To 7 Augers & a large Chisell	0 10 0
To 1 Adze 1 drawing knife & 2 squares of a hammer	0 5 0
To 2 large Iron pitch and a old Compass saw	0 3 0
To 1 old hat 1/2 old coat & half a yd ² cloth	0 11 0
To 1 bag and Mallet	0 2 6
To 4 plains with stocks	0 6 0
To 1 plain Iron & 2 stocks	0 2 6
To 1 bridle & galley pot and 1 Phyalis	0 2 6
To 1 box and Carpenters rule	0 2 6
To 1 horse bridle bell and curry comb & brush	1 15 0
To 1 saddle	0 10 0
To 1 book	0 5 0
	<u>15 10 9</u>



Wm Bayne

John S. Simmons

William W. Dulin

At about held for Fairfax County the 27 of March 1780

This Inventory and appraisment of the Estate of Edward Cooke deced was taken
and Admitted to Record

Test

John Graham (Clerk)

John King
Daniel French
Robert Dogge

Know all men by these presents that We John King Daniel French
and Robert Dogge are lawfully and firmly bound unto John Colwell gent the
first Justice in the Commission of the peace for Fairfax County for and in
behalf and to the sole use and behoof of the Justice of the said County
and their Successors in the sum of one thousand pounds sterling to be
paid to the said John Colwell his Executors Administrators and Assigns
to the which payment well and truly to be made We bind our selves
and every of us our and every of our heirs Executors & Adm^r Jointly &
severally firmly by these presents sealed with our seals Dated this 28th
day of March 1750

The Condition of this obligation is such that if the above
bound John King Executor of the Last Will and Testament of Richard
O'born deceased do make or cause to be made a true and perfect Inventory
of all and singular the goods Chattels and Credits of the said deceased
which have or shall come to the hands possession or knowledge of the said
John King or into the hands and possession of any other person or persons
for him and the same do exhibit into the County Court of Fairfax at
such time as he shall be thereunto required by the said Court (And the same
goods Chattels and Credits and all other the goods Chattels and Credits
of the said deceased which at any time after shall come to the hands
possession or knowledge of the said John King or into the hands
possession of any other person or persons for him do well and truly administer
According to Law and further do make a just and true Account of his
Actings and doings therein when thereto required by the said Court
And also shall well and truly pay and deliver all the Legacies contained
and specified in the said Testament as far as the said goods Chattels &
Credits will therunto extend and the Law shall Charge then this Obligation
to be Void and of none Effect or Use to remain in full force and Virtue

Sealed and Delivered in the
Presence of the Court

John King (Seal)

Daniel French (Seal)

Robert Dogge (Seal)

At Court held for Fairfax County the 27th of March 1750

John King Daniel French and Robert Dogge Acknowledged this bond

At a Court held for Fairfax County the 27th March 1750
 The Last Will and Testament of Moses Simmit deceased was presented
 in Court by William Hall and Sarah Hall Executors who made oath so
 thereto according to Law and being proved by the oaths of John Mears &
 Edward Brenton two of the Witnesses the same is admitted to record and
 on the Motion of the said Executors and their performing what is usual
 in such Cases Certificate is granted them for Obtaining a Probate so
 thereof in due form

Test John Graham Clerk

Simmit
 Co^{rs} bond

Know all men by these presents that We William Hall
 Sarah Hall and Thomas Newbery are hold and firmly bound unto
 John Colwell gent the first Justice in the Commission of the peace
 for Fairfax County for and in behalf and to the sole use and behoof of
 the Justices of the said County and their successors in the sum of five
 hundred pounds current money to be paid to the said John Colwell
 his Executors Administrators and assigns to the which payment well
 and truly to be made We bind ourselves and every of us our and every
 of our heirs Executors and Administrators jointly and severally firmly
 by these presents sealed with our seals dated this 27th day of March 1750
 The Condition of this obligation is such that if the Above bound
 William Hall and Sarah Hall Executors of the Last Will & Testament
 of Moses Simmit deceased do make or cause to be made a true & Perfect
 Inventory of all and singular the goods Chattels and Credits of the said
 deceased which have or shall come to the hands possession or knowledge
 of the said William or Sarah Hall or into the hands and possession of any
 other person or persons for them and thereunto made do exhibit into
 the County Court of Fairfax at such time as they shall be thereunto required
 by the said Court And the same goods Chattels and Credits and all other the
 goods Chattels and Credits of the said deceased which at any time after shall
 come to the hands possession or knowledge of the said William Hall and
 Sarah Hall or into the hands and possession of any other person or persons
 for them do well and truly administer according to Law and further do
 make a true and just account of their Actings and doings therein when
 thereto required by the said Court and also do well and truly pay and deliver
 All the Legacies contained and specified in the said Testament as far as

place so as they might not suffer &c. And Mary Dishon declares all as above only with this Exception that it was her brother William Thomas that was to take care of the above said four Children: And Anne Thomas declares all as above only with this Exception that it was her brother William Thomas that was to take care of the above said four Children &c

Sworn to before me
Char: Broadwater

Daniel Dishon
her mark
Mary D. Dishon
her mark
Ann Thomas

At a Court held for said County March 27. 1750

This Last Will of Eleanor Adams deced was presented in Court by Mr Thomas and the same being proved by Daniel Dishon and Mary Dishon who of the Witnesses is Admitted to record And on the Motion of the said William Thomas and his performing what is usual in such Cases Certificate is granted him for Obtaining Letters of Administration in due form

Test John Graham C. C. C.

Adams's
Adm. Bond

Know all men by these presents that We William Thomas and Henry Cotton are held and firmly bound unto John Colvill gent the first Justice in the Commission of the peace for said County for and in our behalf and to the sole use and behoef of the Justices of the said County and their Successors in the sum of fifty pounds to be paid to the said John Colvill his Executors Administrators and assigns to the which payment well & truly to be made We bind our selves and every of us our and every of our heirs Executors, and Administrators Jointly and Severally firmly by these presents sealed with our seals dated this 27. day of March 1750

The Condition of this Obligation is Such that if the above bound William Thomas Administrator of all the goods Chattles and Credits of Eleanor Adams deceased do make or cause to be made a true and perfect Inventory of all and singular the goods Chattles & Credits of the said deceased which have or shall come to the hands possession or knowledge of him the said William Thomas or into the hands or possession of any other person or persons for him and the same so

In the Commissioners of the peace for our said County for and in behalf and to the
 Sole use and behoof of the Justice of the said County and their successors in the sum
 of one hundred pounds to be paid to the said John Colwell his Executors Administrators
 and Assignes To the which payment well and truly to be made We bind ourselves
 and every of us our and every of our heirs Executors and Administrators jointly
 and severally jointly by these presents Sealed with our seals dated this 28th day of
 March 1700

The Condition of this Obligation is such that if the above bound
 Elizabeth Grey Administratrix of all the goods Chattles and credits of Francis
 Grey deceased do make or cause to be made a true and perfect Inventory of
 all and singular the goods Chattles and Credits of the said deceased which have
 or shall come to the hands possession or knowledge of her the said Elizabeth
 Grey or into the hands or possession of any other person or persons for her
 And the same or made do exhibit or cause to be exhibited unto the County Court
 of our said County to be thereunto required by the said Court
 and the same goods Chattles and Credits and all other the goods Chattles and
 Credits of the said deceased at the time of his death which at any times here
 shall come to the hands or possession of the said Elizabeth Grey or into the hands
 and possession of any other person or persons for do well and truly administer
 according to law and further do make and true account of her doings and
 things therein therein required by the said Court and all the rest and residue
 of the said goods Chattles and Credits which shall be found remaining upon the
 said Administratrix Account the same being first Examined and Allowed by the
 Justices of the Court for the time being shall deliver and pay unto such person
 or persons respectively as the said Justices by their order or Judgment shall
 direct pursuant to the Law in that behalf made and provided and if it shall
 hereafter appear that any Last Will and Testament was made by the said
 deceased and the Executor or Executors therein named do exhibit the same
 unto the said Court making request to have it allowed and Approved accordingly
 If the said Elizabeth Grey being thereunto required do tender and deliver up
 her Letters of Administration approbation of such Testament being first had
 and made in the said Court Then this Obligation to be Void and of none
 Effect or Use to be and Remain in full force and Virtue

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To a Wedding Mass	12-10
To two cows and calves	5-00
To two Blows	18-00
To paid for Broadwater for 2 pair stockings by 1/2 million	6-00
To paid for making 2 checks & thick	3-00
To paid for making a finer thick	2-00
To paid for making a jacket by Breches & thick of Tom.	2-00
To paid for making and sending cloths for Henry's child	3-00
To paid for schooling	1-50
To paid for his Board 1730	6-00
To one Pair Long Breches of Ropistapauk	6-00
To 20 yards Brown Linen	1-00
To 1/2 Brown Shred	2-00
To 1 pair plad Novel	1-30
To 2 1/2 yards plad	3-00
To 1 1/2 yards Cotton	1-00
To 1/2 fine Matt	6-00
To one felt Matt	1-00
To 1/2 yard Muslin	2-00
To 1/2 Pair Breches	1-00
To 1/2 of Dutch 1730	2-00
To 30 yards Brown Linen	2-00
To 15 1/2 yards Cotton	1-00
To 12 yards (check Linen)	18-00
To 1/2 Shire	1-00
To 1/2 Brown Shred	3-00
To 1 1/2 yards Plad	19-00
To making three Sacks and Breches	6-00
To making two Womens Sacks	2-00
To making three pettycoats	3-00
To making six Shirts and Shift	7-00
To making a quilt frock and 2 Childrens Frocks	2-00
To 1 Stone Collar	1-00
To 6 pair plad hose	7-00
To 6 pair Shoes	1-10-00
To 50 lb Beef	5-1/2

} None

} Quarter

To 22. rd Knaps D. of 1 bundle	11. 2
To 2 Negroes Charities	210 p. 0. 6. 0
In the store house	
To 1 Knaps Stove	0. 2. 6
To part of cost of Cooper's Tubs 5 p. of 3 Gunblets	0. 11. 0
To amount of old Iron Lumber	0. 7. 6
To 21 Iron Chairs	210 p. 0. 17. 6
To 1 p. Large Door Hinges	0. 2. 6
To 5 Chisels & augers 122 p. 11 shavers & Drawings Amies than length	0. 10. 0
To 1 Basket of old Iron nails &c.	0. 1. 6
To 1 p. th haves 2 Stallions of these 1 p. th Mares	0. 5. 6
To amount of Iron belonging to Carts Ploughs &c.	0. 15. 0
To 5. th Sds	210 p. 0. 1. 3
To 1 set Cart traces by 2 Leath. pieces	0. 8. 0
To 1 Gun lock 2 ft. 1 Gaug. 1 small vice	0. 6. 6
To 2 Sards. Mares of 6 nest. set 10 th Paper	21. 0. 8. 0
To 1 yoke	0. 4. 0
To 1 Knaps pack machine of 1 p. th horn &c.	0. 1. 6
To 1 pair Knaps. Stoves 2 ft. 1 p. th Iron	6. 0. 3. 0
To 1 Copper pot 1/2 Leath. plates &c.	0. 1. 6
To 1 Lock	0. 0. 6
To 10 sides Leath. 2 ft. 5 D. 2 2 ft. 6	3. 17. 6
To Rope and Lumber in the list	0. 10. 0
To 2 Mill Rags 2 ft. 1 yoke M.	0. 16. 0
To 1 p. th Leath. of 1 Chest of 6 ft. boxes &c.	210 p. 0. 6. 6
To 1 Case with 5 bottles of 10 th Case 2	0. 5. 0
To 7 Cases bottles	210 p. 0. 1. 6
To 1 p. th pumps 15 th 2 Knutter pots 2 ft.	0. 4. 0
To 1 p. th B. sugar 2 ft. 1 gallon Melasses 2 ft.	0. 3. 0 1/2
To small Lumber in abstract Tell	0. 0. 6
To 2 Knobs. Lins of 1 horn. M. Iron and ant. 8 th	0. 3. 8
To 2 Broad axes 2 Mann. D. 3 Bro. Sticks	0. 11. 0
To ap. of aban. of Iron 16 th p. of bedded 2 ft.	0. 3. 6
To about 18 Bush. beans and 2 Subs	1. 10. 0
To 1 Bagg of 1 Blanket 10 th	0. 4. 6
To 1 Curry comb and old Knives 8 th	0. 0. 8
In the Dairy and corn houses	
To 3 Neat Hydes	210 p. 0. 15. 0
To 10 Subs 1st 1 Chest of	0. 10. 0
To 6 pieces of Earth Ward	0. 9. 0

To two Maps and 3 Bells.	1. 10. 0
To a pair and Candlestick.	0. 1. 0.
To a pair of Cotton Linnen.	0. 2. 6
To a pair of Shoes.	0. 4. 0
To a Table & D ^o .	0. 7. 6
To two Trays and 3 Earthen pots.	0. 6. 6
To three Yards of Striped Holland.	0. 3. 6
To 2 pair of Bullet moulds and Pulc ^{er} .	0. 3. 0
To 12. lb of Deer skin.	0. 14. 0.
To a saddle and Bridle.	0. 1. 6
To D ^o .	1. 10. 0.
To a saddle.	0. 1. 0.
To a parcel of Gun Powder.	0. 1. 6
To a parcel of Lead.	0. 1. 0
To two Golden Hoes.	0. 2. 6
To a set of Lath Irons.	0. 1. 6
To a box.	0. 2. 6
To a Gun lock.	0. 1. 6
To a Chest and wooden Wheel.	0. 13. 6
To a new hide and old plow.	0. 6. 0
To a parcel of Tite ware.	0. 6. 0.
To a case of Magnets and 2 Lances.	0. 1. 6
To a parcel of 12 Knives.	0. 1. 4.
To a coat & 2 Sashes & Riding Seat.	2. 0. 0.
To a pair of Stockings.	0. 3. 0.
To a parcel of Leather.	0. 5. 6
To a wood and Calcock box.	0. 4. 0.
To one Catchhook.	0. 0. 9
To 22 of New powder.	1. 2. 0.
To 12 of old powder.	0. 6. 0.
To a meal Sifter.	0. 1. 0
To a pair of Leather Breeches and Apron.	0. 10. 0.
To 8 Bottles.	0. 2. 0.
To 2 Moulds plavers.	0. 2. 0.
To a Commel.	0. 10. 0.
To a grindstone.	0. 3. 6

Adam
Inver

Grac
Inver

To 1/2 Mill and apron of copper	£ 2 6
To 1/2 Shovel & Shovel	0 12 6
To 1 Bible 1 Tobacco box 2 old hats 1 pair of D. Milk cap	0 19 9
To 1 set of knives and forks	0 5 0
To 1 original saw 1 row of 2 plows 5 old hoes	1 0 0
To 2 old axes & 1 Weeding hoe & 2 Grubbers D.	0 19 0
To 2 Iron Wedges & 1 Spade 2 Iron pots	0 13 0
To 3 pair of Mustard pots & 1 small 2/3 pot	0 5 6
To 1/2 pair of 2 quins	0 16 0
To 1 old pot & 1 pair of frying pans	0 6 0
To 1/2 Barrel of apron of wood	1 1 0
To 1 Box Iron and 2 holes of paper box & Junell	0 6 0
To 2 Knives & 5 forks 1 Dish & 1 Spoon	0 11 6
To 1/2 Mandey Scales	0 8 0
To 1/2 old Tub & 1 large Washit	0 5 0
To 1/2 Iron and 1/2	2 0 0
To 1/2 old books 2 West coats & 2/3 of Bricchis	0 6 0
To 2 Iron hoes & 1 shovels & 1 mill bag	2 10 0
To 1/2 Shovel & 1/2 of Gloves & about 1/2 of shoes	0 2 0
To 1/2 old negro man	30 0 0
To 1 Negro Boy	20 0 0
To 1 Negro Boy	35 0 0
To 1 Negro man	2 10 0
To 1 Negro Girl	30 0 0
To 1 Small Negro Child	5 0 0
To 1 Stone jar 1/2 gallon and 1/2 gallon Bottle	0 5 0
To 1/2 of worsted Stockings	0 3 0
<hr/>	
To 1/2 of	184 3 7
<hr/>	
To 1 year long	0 3 0
<hr/>	
	139 6 7
	0 7 6
	<hr/>
	139 14 1

J. Hamilton, Sanford Horney, John May
 At a court held for Fairfax county the 27th of 1750.
 This Inventory and appraisement of the Estate of Thomas Maxwell
 Deed was returned and admitted to Record
 Test. John Graham Clerk.

Shrove
 Bond
 7

Above obligations here said otherwise to remain in full force
Signed and delivered
in the presence of
Ann Mearley
Sam. V. Connor
William Talbot

Ann Mearley Sam. Connor and William Talbot, acknowledged this
Bond in Fairfax county June the 26th day of June 1750 so to be their acts
and deeds and was admitted to record

Test
John Graham Clerk

bank
to
Bond

Know all men by these presents that we John Jenkins Esq^r and
Richard Coleman and Roger Wiginton are held and jointly
bound unto John Cabell the first Justice in the commission of the peace
for Fairfax county for and in behalf and to the sole use and behoof of the
Justices of the said county and their successors in the sum of five
hundred pounds Sterling to be paid to the said John Cabell his Executors Adm^r
and assigns to the which payment well and truly to be made, we bound our
selves and every of us our and every of our heirs, Executors, and Adm^r
jointly and severally, jointly by these presents sealed with our seals
Dated the 22nd day of June 1750

Smith
Adm^r
Bond

The condition of this Obligation is such that if the above bound
John Jenkins and Esq^r Richard Jenkins Executors of the last will and Testament
of Esq^r John Jenkins deceased do make or cause to be made at and
perfect Inventory of all and singular the goods, chattels and credits of the said
deceased which have or shall come to the hands, possession or knowledge
of the said John Esq^r & Esq^r Richard or into the hands and possession of any other
person or persons for them and the same made do exhibit into the
county court of Fairfax at such time as they shall be thereunto required
by the said court, and the same goods, Chattels, and credits, and all
other the goods, chattels, and Credits of the said deceased, which at any
time after shall come to the hands possession or knowledge of the said
John Esq^r & Esq^r Richard or into the hands and possession of any other person or
persons for them do well and truly administer according to Law and

Directed pursuant to the Law in that behalf made and provided: and if it shall hereafter appear that any last will and Testament was made by the said deceased and the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed and approved accordingly if the said William being the curst required do render and deliver up his Letters of administration approbation of such Testament being first had and made in the said Court Then this Obligation to be void and of none Effect, or Effects remain in full force & virtue
 Solved and delivered
 in the presence of

Wm. Pearl
 Tho. Cornell
 Tho. Fields

William Pearl Thomas Cornell and Thomas Fields acknowledged this Bond in Fairfax County Court the 27th day of June 1750 to be their acts and deeds and was admitted to Record

Test
 John Graham Clerk

1750 The Estate of Thomas Gittings Deceased

To Clocks Fee	89 ^{1/2} 1/2	
To Secretarys Fee	32	
To paid Will William	100	
To Lawyers Fee to Mr. Johnson	221	£ 100. 15. 0.
To do to Mr. Norman		out 50. 0.
		<u>100. 15. 0.</u>
Contra		6.
By Benjamin Packer		£ 100. 9. 0.
By others		
By Mr. West	120	
	120. 0.	£ 100. 9. 0.

Errors accepted by John Calliham adm.

At account contd and held for Fairfax County June the 30th 1750

John Calliham produced an account on oath against the Estate of Thomas Gittings deceased which being examined was allowed of and admitted to Record and the Tobacco valued at Twelve hundred and six pence & sent

Test John Graham Clerk

Bronoughs
 Salutation
 account
 17th Feb
 17th Oct
 17th June
 10 July

Bronoughs
 Estate
 acct
 1749

at a
 Nov
 1750

at a
 quid
 1750

To 1 drawing knife £ 2-00
 To 1 old Brass kettle and old tallow 3-00
 To 2 hogs of 1 bedstead of 1-00
 To 1 leather pan of 1 pair Sissors the whole £ 1-4
£ 41-00

Given and delivered unto this 31st of May 1750
 Esq^r David Richardson, Phillips, Notary
 let account Continued and held for Sanjour County September 26th 1750
 This Inventory and appraisement of the estate of William Halling
 died was returned and admitted to Record

Jest John Gratians Clerk

In obedience to a order of Court with the outburden whose names are under
 mention being first sworn have appraised and valued all and singular the
 estate of William Hove as came to our view and made a true & perfect
 Inventory of the same as viz^t

- To one Large Red Iron 1 To one Red Iron 2 10-00
- To one side Iron and a call 1 To one Red Steep 2-10
- To one side Iron and a call 1 To one side Iron and a call 2-15
- To one Red Iron 1 To one black Iron 1-15
- To one side Iron 1 To one iron and iron pipe 1-7-6
- To one Large Dutch Iron 1 To one iron and 0-5
- To one iron 2 To one cast iron 4
- To one iron 1 To one iron 11
- To one iron 1 To one iron 11
- To one iron 1 To one iron 6
- To one iron 1 To one iron 10-4
- To one iron 1 To one iron 11
- To one iron 1 To one iron 5-6
- To one iron 1 To one iron 1-6
- To one iron 1 To one iron 2-6
- To one iron 1 To one iron 2
- To one iron 1 To one iron 2
- To one iron 1 To one iron 2-6
- To one iron 1 To one iron 12-6
- To one iron 1 To one iron 1
- To one iron 1 To one iron 10-6
- To one iron 1 To one iron 10-6

TERENCE and Elizabeth or into the hands and possession of any other person or
 person for them do well and truly administer according to Law and Justice
 make a just and true account of their doings and doings thereof when thereto
 required by the said Court and all the Rest and Residue of the said goods Chattels
 and Credits which shall be found remaining upon the said adm^r account
 same being first examined and allowed by the Justice of the Court for the
 being shall deliver and pay unto such person or persons respectively as the
 Justice by their order or judgement shall direct pursuant to the Lawe in that
 Case made and provided; and if it shall hereafter appear that any Last will
 Testament was made by the said deceased and the Executors or Administrators
 therein named do exhibit the same into the said Court making Request to
 have it allowed and approved accordingly if the said Terence and Elizabeth
 being the said Executors do render and deliver up their Letters of admⁿ
 approbation of such Testament being first had and made in the said Court
 then this obligation to be Void and of none Effect or Use to remain in full
 force and virtue

Sealed and delivered
 in the presence of

Terence ^{his mark} D Downing
 Elizabeth ^{her mark} X Downing
 John Middleton
 William R. Proff

Terence Downing Elizabeth Downing John Middleton and William
 Proff acknowledged this Bond in Fairfax County Court September the 26th
 1750 to be their act and Deed and was admitted to Record

Downe
 Ex^r
 Bond

Know all men by these presents that we Dorothy Down and Henry Duggins are
 hold and firmly bind unto John Colwell the first Justice in the Commission of the
 Peace for Fairfax County for and in behalf and to the use and behoof of the
 Justice of the said County and their Successors in the sum of Two hundred c.
 pounds to be paid to the said John Colwell his Executors Administrators or
 to the which payment well and truly to be made, we bind our selves and heirs
 of us our heirs and Successors and Administrators jointly
 severally firmly by these presents sealed with our seals dated this 26th
 day of September 1750

The Condition of this obligation w^{ch} that if the above bound
 Dorothy Down Executor of the last Will and Testament of James Down
 deceased do make or cause to be made a true and perfect Inventory of a
 and regular the goods Chattels and Credits of the said deceased which
 have or shall come to the hands possession or knowledge of the said Dor
 Down or unto the hands and possession of any other person or person

Piggins 12^o 2 old hoes and 1 trowel ap 10^o
 Double 16^o 1/2 unpicked cotton and 3/4
 6^o picked cotton of 1/2 flax forks 10^o
 Bells and prayer book of 2 Bells of iron and 1 of
 2 1/2^o old yam stockings 2/6 also 1 maker's thread 6^o
 Bagged 1^o mass 30^o Bell 2/6
 Mass bell 15^o

Judging Turner, W^m Champagne, John Sobell,

Cotton bawls 10^o
 New Bell 3/4
 To old Bawls 6^o

At a Court held at the Court House in the County of Surry the 27th 1750
 The Inventory and appraisement of the Estate of James King deceased
 was returned and admitted to Record.

Test
 John Graham Clerk

King's
 Invent^o

In obedience to an order of the worshipful Court of Surry County we the
 Subscribers have appraised the Estate of James King deceased as follows
 and his and furniture.

a parcel of old fustian
 a parcel of new mackow laces and laces
 one Iron pot and hook of one ladder and some lumber of
 a frying pan and some old Iron of an old Gun unfinished of
 the stocks of mchaw and a hand of with
 two old piggins and three bottles
 one lather fan and parcel of Crabs lather Wood
 one Box Iron and hoes 2/6 2 old axes and old foot and 2/6
 a parcel of salt and paper King a bundle of wood and lumber
 a saddle and bridle of a plough and some old books of
 a pair of Cotton bawls of a roller and hoes and several of
 a pair of money scales
 Two Boxes of old and small

Two old Crisles

John Turley, William Brough
 Edward Kirkland.

(184)

In obedience to an order of Justices Courts Beavers date the 27th day of Dec^r 1780/1 The whose names are hereunto subscribed being first sworn before the Hon^{ble} Stephen Lewis one of his Mag^{ts} for this County hath been and sheweth the value of the James Owen in current money as follows

To six fat hogs	at 2.5 ⁰⁰
To eleven sheep	at 1.2
To six Biggs	at 1.6
To 4 head of Cattel	at 3.5 ⁰⁰
To 2 horses	at 6.00
To 1 starched at of 6 sumo sheets and 4 old sheet	at 10.00
To a parcel of old wooden ware and some soap	9.00
To some Soap bottles and leather wash and some wash	7.00
To 4 old Axes and some old Iron	7.00
To a parcel of Coppers and Coppershoes	9.6
To one Fryer pan and other things	7.6
To one Bell and other things	6.00
To a parcel of good Butter	12.6
To a parcel of old Butter	10.6
To some old books viz 13 th Volume at 6 ⁰⁰ ff ⁰⁰	6/6 10.6
To one old Iron non wheels and hachel	5.00
To one pair of wool cards and other thing	2.6
To a small parcel of Leather and some other things	15.00
To one old radiol obgun and vetter	8.00
To two Iron spoils and other thing	10.6
To a parcel of old cloth and one sheet	1.50
To one Coat and one hat	10.00
To a small parcel of wool and Coten and other thing	4.00
To two old Leather Chairs and old Table	8.00
To one Head and furniture	2.50
To one Beer and other old furniture	9.6
To a parcel of Coten saged to six barrels at 8 ⁰⁰ ff ⁰⁰	2.80

Manning's
Will

I John Manning do leave my two sons John and Edmund standing with Benjamin Hutchinson John to stay till he is nineteen years of age and Edmund till eighteen and if Benjamin Hutchinson should die before my two sons is of age then for them to be with Joseph & J. Hutchinson till they are of age and for them to have schooling two years and I do also leave my best Horse to Benjamin Hutchinson and also my Bay mare and also four yard of Bearwhon Buffell and four yards Broad cloth and lincings and trimings to each and four yards beaver and four yards flax and one pair of Double stanch pumps I leave to John Lewis and also I leave to Benjamin Hutchinson one box Iron and heaters and one Horse that is at James Nolans and also one chest and two Dishes or three and also seven or eight plates and one frying pan and a little Bason and a old tathard and other things which are at Doulesa Deveres and also two coats and a jacket and also a gun at one of the ruddens manleys and a parcel of old beaver at Washingtons mill and all my tools I leave to my son John Manning

Witness my hand this 2 Day of November 1750

John H Manning
mark

Test

Simon O Reader
mark

Joseph Hutchinson

At a Court hold for Fairfax County March the 27th 1751

This will of John Manning deceased was proved by the Oath of Simon Reader and Joseph Hutchinson and admitted to Record and administration with the said will Annand is granted William Elzey he having performed what is usual in such Cases

Test. John Graham Clerk

Case 1

William Beery Debtor to John Manning	£ 7. 0
Thomas Davis Deb	0. 5. 0
Charles King Deb	0. 1. 0
Thomas Horne D.	0. 3. 0

2 ft. Toward novel	0-7-6
3 Old Leather chairs and beds 25	0-12-0
1 small oval table & ble. stool	0-14-0
2 ft. Curtains	1-5-0
1 Bed, Bolster, Pillow, Rug, Blanket, Bedstead, Headboard, sheet	6-0-0
1 Bed, Rug, Bolster, sheet, Bedstead, Headboard	5-15-0
2 Bedsteads	0-18-0
1 small trunk and glass	0-7-6
1 Bed, Bolster, Pillow, Rug, Blanket, sheet, Head	5-0-0
Bed, Bolster, Counterpane, sheet, Blanket, Head	4-10-0
Bed, Bolster, Pillow, sheet, Rug, Blanket, Curtains, Bedstead, Headboard	6-0-0
	43-8-6
Bed, Bolster and Head	2-0-0
Table Linen 25	0-12-0
5 Towels	0-2-0
1 Coal and Oratchet Dr. Vol.	1-0-0
1 Dr. D. Buryan	2-0-0
2 Dr. 2 Satchels	2-10-0
1 Great Coal	1-0-0
Half Doz. Hat and shoes	0-6-0
2 ft. old silk stockings	0-2-6
3 Chamber Sticks	0-7-6
3 Suffle shirts	1-5-0
4 Stacks of 1/2 Gloves, Linen, spatterdashies	0-2-0
1/2 Leather spatterdashies	0-10-0
1 Tubbold	0-2-0
2 old Chairs	0-2-0
2 Tubs, 2 pails, 1 Bigger	0-9-0
5 Iron picks, Different sizes	1-0-0
1 Whiffel	0-5-0
1 Kettle	0-5-0
1 Tripin pan	0-4-0
1 Iron Coffer, 1 Drap, 1 Horse & saddle	0-10-0

Chalgriff with 2 hogheads	20-6-0
M ^r Wade horse	3-6-0
M ^r Ashford and Lamb	1-2-6
A ^r Weaver Lumber	0-1-8
Chalgriff a horse	0-1-6
M ^r Deakford a padlock	0-0-6
A ^r King old blankets	1-0-0
M ^r Forest a Dog	2-16-0
M ^r French a Bottle of wine	0-0-8
M ^r King Iron	0-6-0
M ^r Russell a Table	0-7-6
	<hr/>
	301-7-6

M ^r Neal a horse sold	1-7-6
John Deak a horse sold	0-2-0
Four lb Littleton for a mare	200
The crop of tobacco with seed	720
Acc ^t from John Manning a debt	2-3-0
D ^o from B. Joseph	26-11-8
from J ^r West Jun ^r for Great Coal	1-10-0
	<hr/>
	342-19-8

Reduct a pair of axes a mistake to M^r Payne 0-2-8

342-17-0

D^o Acc^t from Thos Lewis Estate 120th

At about bond and before Fairfax County April 2^d 1751

This sale of the Estate of Richard a born indentured was returned and admitted to Record

Test
John Graham Clerk

In the name of god amen I Richard a bond of Fairfax County in the Colony of Virginia planter being sick and weak of body but of sound and perfect memory prais'd be god for the same do make and declare this my last will and Testament in writing in manner following. That is to say first and principally I recommend my soul into the hands of the almighty god who gave it me hoping to have free pardon and full redemption of all my sins, and through the death and merits of my saviour and Redeemer Jesus Christ my body I commit to the earth to be decently buried at the discretion of my

(166)

To one rifle gun bullet molis and sprouting	3 " 15 " 0
To 1 Cow and yearling	2 " 0 " 0
To 3 Small hogs	1 " 6 " 0
To 100 hives	0 " 4 " 0

Signed by us as appraisers

Jⁿ: Shelton

William Starks

William Minant

At a Court hold for Fairfax County march 27. 1751
 this Inventory and appraisement of the Estate of Philip Byant
 Deceased was returned and admitted to Record

Just. John Graham (Clerk)

Articles
 additional
 Inventory

All last of the Inventory of Joseph Reid the other being retained		L ^d & D.
To 14 head of hogs		2 " 16 " 0
To 4 Chaires		0 " 0 " 0
To 3 old Chaires		0 " 1 " 0
To 7 sheats		0 " 11 " 6
To one small steer		0 " 11 " 6
To one old Saylor goose, and one old swan		0 " 2 " 6

appraised by W^m: Simson

John Robertson

At a Court hold for Fairfax County april 2. 1751
 this additional Inventory of the Estate of Joseph Reid Deceased
 returned and admitted to Record

Just. John Graham (Clerk)

Articles
 additional
 Inventory

Part of Ezechiel Jonkinns estate deceased		L ^d & D.
To one mare and Colt appraised at 25 ^s		1 " 15 " 0
To four hogs appraised at 25 ^s		1 " 5 " 0
To a young horse appraised at 6 ^s		3 " 0 " 0
		16 " 0 " 0

At a Court hold for Fairfax County march the 27. 1751
 this additional Inventory of the estate of Ezechiel Jonkinns deced was
 returned and admitted to Record

Just. John Graham (Clerk)

To a pair of money scales	0 - 2 - 6
To 1 old looking glass	0 - 0 - 6
To 2 piggins	0 - 0 - 0
To a pair of old Books	0 - 3 - 0
To 1 old Table	0 - 5 - 0
To 1 Chair	0 - 5 - 0
To 1 Dutch shiu	0 - 4 - 0
To 4 old Chairs	0 - 7 - 0
To a few hess	0 - 10 - 0
To 4 stools	
	<u>£ 20 - 4 - 0</u>

Philip Nolan
Thom^s Davis
Sam^l Davis
Test.
John Graham Clerk

At a court held for Fairfax County June the 25th 1761.
This Inventory and appraisment of the Estate of Samuel Taylor Deceased was returned and admitted to Record

Inventory	Pursuant to an order of Court bearing date the 27 th day of March being first day of the month of March 1761 and appraisment of the Estate of John Jones Deceased was returned and admitted to Record	£ 11 - 5 - 6
To Cash		0 - 4 - 6
To 1 Bay gelding		0 - 0 - 0
To 1 new red Deer Bristle and halter		1 - 0 - 0
To 1 Silken wath		0 - 5 - 0
To 1 Sheet of paper		0 - 1 - 3
To 2 ff. Spectacles		0 - 5 - 0
To 1 flayel		0 - 0 - 0
To 2 old Hats		0 - 5 - 0
To 2 ff. Stockings 1 ff. garters 1 ff. mitts and old Cap		0 - 1 - 0
To 1 ff. spurs p. shoes & hose and other smalls		0 - 0 - 6
To 1 ff. Silc. sleeve Mittens		0 - 5 - 0
To 2 wooling shirts		0 - 2 - 6
To 1 hatt and wig		0 - 5 - 0
To 1 ff. leather Torsoches and old tigh gait		1 - 10 - 0
To 1 Coat and Jacket		
		<u>£ 11 - 5 - 6</u>

Hugh Wood
Coroner Deeds
Thos Harrison Secy

At a court held for Fairfax County June the 26th 1761.
This Inventory and appraisment of the Estate of John Jones Deceased was returned and admitted to Record

Test.
John Graham Clerk

10

Be Decided a Crose from the brand to the head line by a spring below my peack
 Or a will for two other parts and my eldest son to have his first Choice **Item** give to my
 son peter smith one Negro woman named Jany to him and the heirs of his body
 lawfully begotten with all her Increase for ever and in case my said son peter should dye
 without any lawfull Issue then to my son William and his heirs for ever and in
 Default of such heirs to my other son & his heirs **Item** give to my son William smith
 one Negro woman named sue to him and the heirs of his body lawfully begotten
 with all her Increase for ever **Item** give to my son Joseph smith one Negro girl
 named Beck to him and the heirs of his body lawfully begotten with all her Increase
 for ever and in case my two sons William smith and Joseph smith should dye
 without their Negroes to goe to my son peter smith and his heirs **Item** give to
 my Daughter Anne smith the sum of twenty five pounds Current Money or a young
 Negro at the Discretion of my Executors to her and the heirs of her body lawfully
 begotten **Item** give to my loving wife all my money and all my Tithes (such to her
 and her proper use During her Natall life and after her Decease to be Equally
 Divided amongst my four Children aforementioned **Item** give to my son peter smith
 my Mill and furniture there of to him and the heirs of his body lawfully begotten **Item**
 my will is that all the Remainder of all my moveable Estates Equally Divided to my
 wife and Children according to Law further I constitute and appoint my loving wife
 Elizabeth my Executors of this my Last Will and Testament In Witness whereof These
 unto my hand and seal the day and year above written

Ined seal published pronounced
 and Declared by the said James smith
 as his Last will and Testament
 in the presence of us Witnesses

James ^{his} ~~E~~ Smith 
 or atk

Hugh Thom as William moon
 Charles C ^{his} morris John smith
 mark

At Court held for Fairfax County September the 22nd 1751

This Last will and Testament of James smith deced was presented in Court by Elizabeth
 smith the Executor therein named or her adde Cath there to according to Law and being
 further proved by the Oaths of Hugh Thom as William moon and John smith three of the witnesses
 admitted to Record and the said Executor having performed what is usual in such

To 2 old sills	0 10 0
To 2 60 gallon tin tacks	0 12 0
To 2 60 gallon tins of 20 old tins of	0 09 0
To 2 Horse Dials and other 2/6 to a parcel of old shoes and axes	0 14 6
To 2 Box Iron sheeter & 1 pot sack	0 12 0
To a parcel of putter 1/6 to a manal adla 1/2 6	2 2 1/2
To 2 Bushels of salt 2/6 off bushel to 3 heds of	0 11 1/2
To a parcel of tubs 15/ to 1 old frying pan and some old broken pottery	0 14 0
To 1 old gun of 12 1/2 spaning wheel of	0 14 0
To 2 old chests of	0 16 0
To a parcel of better off of wool bands dyed	0 02 0
To 2 old Sacks of 1/2 of more shoes & some leather	0 06 0
To 2 1/2 hides of 4 to sum gun powder and lead	0 17 0
To 2 1/2 of coarse cloth 1/2 of 1/2 of	0 11 6
To 1 Honorary coter of 1/2 of 1/2 of	1 0 0
To 2 old pots and 1/2 of 1/2 of pots hoods	0 11 0
To 1 box and furniture	5 0 0
To 1 settle with furniture	1 10 0
To a small parcel of lumber of 1/2	0 13 0
To 2 old beds stands with covers and chairs	0 12 0

Jamson Dornell William Ashford Thomas T^{son} Colver
mark

At witness and before Fairfax County September 25th 1751
This Inventory and Appraisement of the Estate of Richard Carpenter dec'd
was returned and admitted to record
Test John Graham Clerk

In the name of God given the twenty third day of October in the
year of our Lords God one thousand seven hundred and fifty one Henry Ten of
Fairfax County Virginia being sick & weak in body but of sound and perfect
Memory thanks be to God for the same and as man do constitute & ordain this
my last Will and Testament in manner & form following that is to say first
I principally becommend my soul to all mighty ^{revereuce} God and ^{grate} praye to receive ^{me}
make all wills void by me formerly made and declared and ordained this my
last Will and Testament I promise I give and bequeath to my daughter
Elizabeth one bed and furniture one putter dish & seven pounds ^{in of Virginia} current money
I give and bequeath to my ^{daughter} favorite Ten pounds Sterling to be paid out of
James pauls I give and bequeath to my son Absolom and my daughter
Diana all the rest of my Estate to be Equally Divided between them

Witness
My hand

To a parcel of feathers & blanket	1 45 0
To a parcel of old feathers and rag and blanket	0 16 0
To two pots and a frying pan	0 10 0
To one plow	0 12 0
To one hoe and flerns	0 26 0
To four Tubs	0 32 0
To one wooding wheel	0 28 0
To one mare	1 10 0
To 1 saddle and line	0 5 0
To one saw	0 11 0

Given under our hands this 21th day of February 1751
 Benjamin Hutchison Edward Henry Joseph Hutchison

M a court held for Fairfax County March the 21st 1751
 This Inventory and Appraisement of the Estate of John Adams deceased
 was returned and admitted to record
 Jth John Graham Clerk

In Obedience to an order of Fairfax County bearing Date the
 25 June 1751 we whose names are under written have Appraised all
 and singular the Estate of Joseph Brooks deceased as was presented to
 our Verow as followeth

To one Cow	1 11 0
To one Linnen wheel	0 6 0
To one Linnen wheel	0 5 0
To one saw	0 6 0
To three bells	0 6 0
To one Hackel	0 3 0
To one old Chest and lumber	0 6 0
To some old lumber	0 4 0
To 2 Guns	0 18 0
To 2 old saddles	0 2 0
To 2 hoes	0 4 0
To a parcel of old Iron	0 2 0
To 1 pot & frying pan	0 7 0
To two hides	0 6 0

Given under our hands this 27th day of February 1751
 Edward Henry Benjamin Hutchison Joseph Hutchison

Brooks
Inventory

At a Court held for Fairfax County April the 7th 1752
This Inventory and appraisement of the Estate of Henry French decd.
was returned and admitted to record Test John Graham Clerk

Williams
Inventory

Fairfax County In obedience to an order of Court we whose
Names are under written being first sworn have appraised and
Valued all the Estate of William Williams deceased that came to
our View &c.

To 2 plates 12 for 2 old Dishes 4/	0 11 6
To 2 old basons 5 for 2 tin pans 2/6	0 7 6
To 2 spoons 1/3. 1 bed and bolster 10/	0 14 0
To 1 Horn and yearling 5. 1 hand saw of	3 3 0
To 2 cows 1 Shave 1/2 small horse 2/10	2 11 4
To 1 mans saddle 1. 1 quart bottle 1/2	1 0 11 1/2
To 1 part of a parcel of flax 1/2	0 13 1/2
To 100 lb and 100 lb 2/6	0 15 6
To 1 parcel of old Iron	0 16 1/2
To 1 old Linton 1/6. 1 do Sullert	0 20 11 10
To 1 parcel of old books 1 old Salt for ever salt seller	0 11 10
To 1 pale and 1 pig gate 1/2. 1 Kolin pur 3	0 11 3
To 1 pillow 1/3 1 butter and 1 old comb 1/2	0 11 1/2
To 2 forks	0 0 11 1/2
To 3 Chears 3. 1 stick Lows lean Cans 2	0 11 0
To 1 broad Ax and fill	0 15 10
To 2 old Subs	0 11 3 10
To 100 frying pan 1 old Brunk	0 11 7 0
To 1 old bed set	0 11 4 0

Given under our Hands 2th of
March 1752

Phill Nolans A. w. w. of David Nub. w. w. son

At a Court held for Fairfax County March 2th 1752
This Inventory and appraisement of the Estate of William
Williams decd was returned and admitted to record

Test John Graham Clerk

At a Court Court and hold for Fairfax County May the 22 1752
 This date of the Estate of William Shrowdoe doed was returned and admitted to record

John Graham Clerk

1750 The Estate of William Shrowdoe doed

7 th Dec ^r To Cash paid James Dyer as per Decret	28. 16. 7 1/2
2. To Cash paid Wm Jacobson as per Decret	2. 5. -
3. To Tobacco paid the Sheriff payed and stoppous	510
4. To Tobacco paid Wm Shrowd of Order Court	225
To Tob ^o paid John Ruddle as per Decret	150
To the Appraisors fees	90
To the Secretaries fees	32
To the Clerks fees	32
To Shipping packing freighting and Rowling of the Tobacco	1. 0. 0
To funeral expences	2. -
To Exp ^{ts} Court for selling the Estate	1. 17. -
To Cash paid John Sherman	0. 15. -
To paid Mr John Dalton	477

Contra

By the Sale of the whole Estate	87. 6. 10
By a lhd Tobacco	906

Errors Excepted if Froolove Shrowd doed

At a Court Court and hold for Fairfax County May the 22 1752
 Froolove Shrowd exhibited on oath this Account against the Estate of William Shrowdoe doed
 which being examined is allowed off and admitted to Record and the Tobacco Valued at fourteen
 Shillings of Court

John Graham Clerk

Fairfax In Obedience to an Order of Court dated March the 28 1751 A True and
 perfect Inventory of the Estate of Sarah Brookshires doed as hath been brought to our View viz

To three Cows and Calves at 35/ each Cow	5. 5. 0
To three Cows and Yearlings at 35/ each Cow	5. 5. 0
To 1 Steer 25/ and 1 Bull 12/	1. 17. 0
To four two Year old Yearlings at 32/	1. 12. -
To one Young Mare at 30/ and one horse at 25/	2. 15. -
To one Bull 2/6 two Sheep 5/	0. 7. 6
To 1/2 Yds of Stript Linen at	0. 7. 11
To two Gounes and one Petticoat	1. 0. 0
To a parcel of Old Cloath. at	0. 2. 0

Brookshires
 Estate
 Account

Pursuant to an order of Sairfae Court bearing date the 17th 1752. we the undersigned being
just decessors have inventoried and appraised the estate of Samuel Garford
Deceased as was presented to our view

To eight head of sheep @ 2/6	2 0 0
To 4 horses	6 0 0
To 1 goose	0 5 0
To 1 pair and three pigging	0 6 0
To half a bushell of wheat	0 1 3
To one meal sifter	0 1 3
To one bushell and a half of corn	0 2 6
To 1 chest	0 5 0
To 2 chairs	0 3 6
To a parcel of old Tools	0 0 0
To 22 pounds of powder @ 10/-	0 10 4
To 1 peck of salt	0 0 4
To 16 pound of dried pease @ 3/-	0 4 0
To 10 pound salt Iron @ 2/-	0 0 2
To one bed and furniture	3 10 0
To 1 D ^o	2 0 0
To one horse and Rayon	0 2 6
To a parcel of Lumber	0 12 6

£ 17 10 4

William Seake
William more
John Ferguson

At a Court held for Sairfae County July the 27th 1752
This Inventory and appraisement of the estate of Samuel Garford Deceased
are returned and admitted to record, Test
John Guaham Clk

Drachen
ad. 1752

Thomas
not

In obedience to an order of Sairfae Court bearing date the 1st day of January 1751
we whose names are under written have appraised all and singular the estate
of James Olsham as was presented to our view as followeth

To one mare	4 0 0
To 3 head of sheep	1 5 0
To 3 head of cattle	3 10 0
To a parcel of powder	0 5 0
To a parcel of Ropes	0 5 0
To some Earthen ware	0 4 0
To a washing tub and other things	0 0 0
To a parcel of Chairs	0 10 0
To one saddle and Bridle	0 5 0
To 2 old Tables	0 2 0
To 2 pots and hooks and frying pan	0 15 0
To 1 pair of Bellows	0 2 6
To one Chest	0 10 0
To a parcel of hoes	0 6 0

yanato
Inwon

The Estate of Simon Pearson

To paid Charles Mason 0. 14. 0

Category	Description	Amount	Description	Amount
Account	To Ballance due	7. 3. 0	To paid Edward Boyan	1. 0. 0
	To 2 Bushels of Salt	0. 3. 0	To 1/2 yds Ducken	0. 0. 3
	To 1 fine hat	0. 12. 0	To 1/2 yds German Serge	0. 16. 0
	To 1 pair of Shoes	0. 3. 3	To 1/2 yds Shaloon	0. 6. 4
	To 1 Ring for Milmas	0. 7. 10	To 1/2 yds chymon Green Cloth	0. 11. 0
	To 1/2 of a Ring for Tom	0. 3. 2	To 1/2 doz small Buttons	0. 0. 6
	To 6 pair of Negro Shoes	1. 10. 0	To 1 doz big 1/2 Oz thread	0. 1. 9
	To paid Doctor Hunter	0. 16. 6	To 2 shifts hair 3 hands silk	0. 1. 6
	To paid Mr Rowan	2. 0. 0	To 1/2 yds chymon Shaloon	0. 1. 3
	To 300 worth for the Overseer	2. 10. 0	To 1/2 yds Waxing	0. 0. 9
	To 2 narrow hose	0. 4. 6	To 1/2 yds Cambric 1 fine hat	0. 11. 10
	To 1 doz quilt Buttons	0. 1. 6	To 1 1/2 yds fine Linnen	0. 7. 3
	To 1 pair shoe Ducken	0. 1. 0	To 1 1/2 yds fine Check	0. 12. 0
	To paid Charles Mason	0. 13. 6	To 2 1/2 yds bro Linnen	0. 11. 3
	To 3 broad hose	0. 8. 3	To 10 yds Cotton 1/2 thread	0. 11. 6
	To 6 parish & County Taxes	26s.	To 3 yds plad	0. 1. 11
	To 1/2 of Rent rents 1750	2. 15. 11	To 1 single Knit	0. 1. 6
	To the Overseers share of the Crop	450	To 1 1/2 yds Justam	0. 2. 7
	To 2 Barrells of Corn	4. 0. 0	To 17 yds plad	0. 16. 11
	To Rent of the Quarter	730	To 3 single shewes	0. 0. 3
	To 2 pair shoes	0. 6. 3	To 1 1/2 yds Cotton	0. 17. 6
	To 2 pair Stockings	0. 6. 6	To 1 1/2 yds bro Linnen	0. 19. 10
	To 1 Bushel Salt	0. 2. 6	To 1 pair worsted Stockings	0. 2. 3
	To 2 broad hose	0. 5. 6	To 1 hole Knit & Hosen	1. 13. 0
	To 50 8 Nails	0. 0. 3	To 2 Carders	0. 4. 2
	To paid Connelly the Smith	1. 2. 0	To 1 1/2 yds Mills Flannel	0. 3. 12
	To 6 pair plad hose	0. 6. 0	To 1 Quire paper	0. 0. 8
	To 1 Bushel salt	0. 2. 6	To 1 1/2 yds Doolas	0. 2. 6
	To making 3 mens Jacket & breeches	0. 6. 0	To 1 pair shoes	0. 2. 2
	To making 3 Jacket & petticoats	0. 6. 0	To 1 fine Hat	0. 8. 0
	To making 3 frocks	0. 2. 6	To 250 8 Nails	0. 1. 0
	To 5 pair plad hose	0. 5. 0	To 1/2 Coloured thread	0. 1. 3
	To 6 pair of shoes	1. 10. 0	To 1 narrow hose	0. 1. 11
	To making 6 shirts 2 shifts	0. 8. 0	To 1 pair shoe Ducken	0. 0. 4
	To making 6 Childrens shifts	0. 4. 0	To 1 bed Cord	0. 1. 4
	To paid Mary Drummell	0. 10. 0		
	To 1 Bushel salt	0. 2. 6		

24/6 10. 10. 04 cc 104
1827

To 2 new pair of shoes	0. 8. 0	To a parcel of shroes of cloth	0. 0. 6
To 2 pr old D.	0. 2. 6	To sand powder and shot	0. 0. 9
To 2 new chaffle bridle	0. 2. 0	To 1 water lug and girderon	0. 1. 9
To 2 sugar top	0. 3. 0	To 2 Curry comb and brush	0. 2. 0
To 2 small gullt trunk	0. 3. 0	To 6 Siles	0. 2. 0
To 2 Guns	1. 0. 0	To 5 Razors	0. 1. 8
To 2 top Iron and Monars	0. 5. 0	To 2 pillow Cases	0. 1. 6
To 1 pr of Tobacco snow	0. 1. 6	To 1 pr of old money scales	0. 1. 0
	79. 9. 11	To 3 old gimblots	0. 0. 6
To 2 powder Monarow	0. 2. 0	To 6 Vials 1 pr of Sizers 1 Gallipot and	} 0. 0. 5
To 1 pair of shroes	0. 1. 3	Tobacco Sings	
To 1 sword Belt	0. 10. 0	To 1 Ball of shes thread	0. 1. 6
To 1 pr of wool 1 pr of Cotton Card	0. 3. 0	To 5000 Nails	0. 15. 0
To a parcel of old books	0. 7. 0	To a parcel of old Skoo Lumber	0. 2. 0
To 1 Belt	0. 1. 0	To an old bodice	0. 2. 0
To 1 Iron Candelstick and Candel	0. 1. 0	To 1 Tin Cullidor	0. 0. 2
To 1 small looking glase	0. 1. 0	To 2 Washing Tubs 1 piggins & Bucket	0. 5. 0
To 1 Brush and broom	0. 1. 0	To 2 Spinning Wheels	0. 8. 0
To 1 pr of saddle bags	0. 0. 0	To 4 old Tubs 2 Gyms and a Cask	0. 3. 0
To 1 pr of small Millars	0. 1. 0	To 1 half bushel and Chin	0. 0. 0
To 1 pr of shod boots	0. 10. 0	To 4 Trays	0. 2. 0
To 1 pr of Shufflers	0. 0. 4		17. 9. 10
To 2 Glases 2 Cans 6 pr of ch bowls 5	} 0. 13. 6	To 1 Roman blue saddle	0. 11. 1
Sawers 2 Cups 1 Tea pot 7 Spoons 1 Milk		To 1 Roman D ^r & a Mauc	0. 5. 0
pot 1 pepper box 1 Salt 1 Mustard pot 1 Mugs		To 2 Stone sifters	0. 1. 6
To 1 hat and Wig boot	1. 10. 0	To 6 Baskets	0. 4. 0
To 1 old hat and Wig	0. 4. 0	To 1 pr of Stames & old Cart saddle	0. 0. 4
To 1 Spice Master and pebble	0. 5. 0	To a parcel of Shoemaker Tools	0. 6. 0
To 2 Stone Suggs	0. 4. 0	To anow Fouant saw	0. 8. 0
To 2 Butter pots and Mugg	0. 3. 0	To 1 old D ^r	0. 2. 6
To 1 Tea Kettle and brass Kettle	0. 7. 0	To 1 hand saw	0. 5. 0
To 2 Smart Bottles	0. 0. 6	To a parcel of plains	1. 10. 0
To 3 Shirts	0. 6. 6	To a parcel of chipsols and Gouges	0. 7. 0
To 1 Silk Cap 1 Lion D ^r 1 Stock	0. 1. 3	To a parcel of Augers and Gimblots	} 0. 2. 0
To 6 pr of Stockings 2 pr of Mittens and	} 0. 17. 0	and dowole bits	
2 pair of Gloves			To a drawing knife for old saws & hatchot
To 3 Baskets & 3 pr of Brooches	0. 12. 0	To a parcel of Smiths Tools	1. 0. 0
To 1 wrost shiu	0. 6. 0	To a parcel of Old Iron	0. 14. 0
To 1 Suit of Coaths	5. 0. 0	To a scythe	0. 5. 0
To 1 great Coat	0. 10. 0	To a rasp	0. 1. 0
To 2 old Coats 1 Bachel 3 pr of Brooches	1. 7. 6	To a Harrow and Swingle wood	0. 0. 6
To 1 Table Cloth & 3 Towels	0. 2. 3	To a Joiners Hatchot	0. 1. 6

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