

between them each of them having an equal part of the last it is my will that my two
sons John Scammell and Sampson Scammell divide the residue by chusing one at a time
Sampson having his first choice it is my desire that all debts and gains concerning the -
late suit in Maryland be equally divided between them Item I leave my son
John Scammell & Sampson Scammell ^{my wife} executors of this my last will and I do disown
and revoke all other wills before made by me in witness whereof I have hereunto
set my hand and seal -

Signed sealed .

in presence of us

The 4 May Thomas Brewster.

Matthew Bradley, Dragoon ^{his} O'Holyfield _{mark}

At a Court held for the County of Fairfax 20. May 1755.

This will was presented in Court by John & Sampson Scammell executors therein
named who made oath thereto and the same being proved by the oaths of Thomas &
Wren and Dragoon Holyfield two of the witnesses so admitted to record, and the said Exe.
having performed what is usual in such cases Certificate is granted them for obtaining
a probate thereof in due form -

Test - J. Waggoner Esq. Cur.

In the name of God amen I John Gavener being very sick of body but of perfect
and sound mind and memory & understanding make this my Last will & Testament
in manner and form following. First and principally I commit my soul into the
hands of Almighty God that gave it, and my body to the earth there to be decently buried
at the discretion of my executors hereafter named. Item I leave to Eliza Darnley
all my personal estate whom I leave Executrix of this my last will & Testament to
receive all debts due to me and to pay of all debts which I owe In witness whereof I
have hereunto set my hand and affixed my seal this 7th day of May 1755.

Signd and Seal'd.

in presence of us.

William Grove, George
Sampson, Peter Smith,

John ^{his} Gavener _{mark}

At

At a Court held for the County of Fairfax 20. May 1755.
This will was presented in Court by Stephen Dunning the Lawer in the same named who
made oath theron and being proved by the Father of the Testator is admitted to record,
and the said Testator having performed what is usual in such cases Certificate is granted
to him for obtaining a probate thereof in due form.

Teste
by Waggoner et Cui

We the subscribers have this day met according to an order of this worthyfull Court
and being first sworn before Lewis May have appraised all and singular the Est^t of
John Lawrence deceased that was presented to our view by Cleaver Starkey the last
To 1. mace and bolt £ 2. - 1 young hove £ 0. - 1. Cow and Calf £ 1. 17. 0. 1. 17. -
To 1 mans saddle 7/6. 1 set and pot hooks 10/- 1 D^r and pot hooks 6/- 1. 3. 6
To 1 Dog new leather plates & one dish 16/- a parcell of old Cloates 1/6. 1. 7. -
To 1 Table 2/- 1 sheet of some Taffetas 2/- his wanning apparel £ 0. 6. 9. 3. 16. 0
To some old lumber 2. 0

George Dugan

Richard Brown

George Landman

At a Court held for the County of Fairfax 17. June 1755.
This Inventory was returned and ordered to be recorded

Teste

by Waggoner et Cui

William Williams De^d his estate Dr

| | |
|--|-----------|
| To money he made use of belonging to my estate | £ 17 |
| To Funeral Charges | 10. . . . |
| To Secretarys fees | 1. 5. : |
| To Cash he made use of as my estate | 32. |

G.

32 th^t Feb 10th off 3. 2

| | |
|--------------------------------|----------|
| By the amount of the Inventory | 10. 6. 6 |
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Ball^t due the Adm^r??

| |
|-----------|
| 2. 6. 8 |
| 10. 19. 2 |