

John Mc Claylin	D		7	1111	97
John Clapham	D		8		97
John Hart	D		9		7 9
John Wiginton	D		10		3 b 11.
John George Johnston	D		8		3 5
John Mercer	D		7		1 1 b
John William Dublin	D		12		1 12 10
John Adam paid him in part for Logands			1		20 3 4
John Sanford			16		4 5 b
Charles and Nelson Place			16	27	7 2 3
John Dooan for selling difficult land			17		5
Hugh West			15	905	10 3
William Gladin					10 9
					1001 £320 12. 10
Alachanico					
1 year's rent Wm'burgh					b 9

C^r

By am't of Chapman's			372	7 8
By hhd Tobacco	882 Cash 30		912	
By a tract of land at Cameron sold Shornd Share payable in 1791 No			265	
By a tract of land at difficult sold Charles Benham			42 10	
By Cash rec'd from James Janney's barrel			7 2	
By a p ^t hand Millstone sold W ^m Buckley			19 9	
By Messrs Richard and Robt. Sanford for £ m ^t falling for Kewildachouse			15	
By act of Surveyors Instruments sold W ^m West			6 5	
			912	909. 4 5

Crown Excepted by John Dalton Esq^r

At a Court con^t held for the County of Fairfax 20th November 1765
John Dalton one of the Executors of John Minor deceased exhibited his account on oath
which being examined is allowed and ordered to be recorded before J^r Waggoner W^m C

I John Colvill late of Newcasle upon Tyne but now of Fairfax County Virginia being of
sense and memory and mindfull of the uncertainty of this mortality life do make ordain and
this to be my last will and testament revoking all other wills by me at any time heretofore r
I imp^rimitis I render my soul to Almighty God who gave it hoping through and by the
action of my blessed Saviour and Mediator Jesus Christ to receive pardon and remissio
my sins and my body to be decently interred at my b^r w^r direction

IM give and bequeath to my loving Brother Thomas Colvill all the continuing
of land upon the branchess of Accodinck in the said County of Fairfax not before granted by me
merely called the hether Quarter together with all the Negros and Stock of all kinds in
marking up the whole tract I bought of Edward Brimley and the Surpluses adjoyning thereto
by deed for the Lord Proprietor with all the rents services and appurtenances to him bea
^{thorn} Thomas Colvill his heirs or Assigns for ever.

I give also to my said Brother Thomas Colvill for and during the term of his natural life
now dwelling plantation called Cleesh on great hunting Creek in said County coniou-
one tho ¹⁶ acres together with the mill and appurtenances thereto near adjoynu
and all the servient Negros and Stock that shall beon or belong to the said tract
at the time of my decease ordering however and it is my will and intent that the said
be sold to worth on the said Plantation by my said Brother or Executors and that the
of which an account shal be laid ensuing from their labour in Crosoe of any hindore
shall be subject for the term of three years at thre Crosoe to be applyed by my Executio
ofte named towards the payment of my just debt but at the decease of my said Brodell
my will is and I do hereby give and bequeath the said plantation called Cleesh to
him self Negros and Stock unto the wch Honorable the present Earl of Jan
and his heires for ever And I do hereby appoint him the said Earl of Jankeville and my
Brother Thomas Colvill Executors of this my last will and testament

And also on consideration of my near Relation and Alliance to the said Factor
Earl of Jankeville son of my Father Brothers Daughter I give and bequeath unto
Earl of Jankeville with the free consent and approbation of my said Brother my heire
less all the tract or part of land lying on both sides of Colvill Creek in said County
Fairfax Virginia which I purchased from Edward Brimley to her with the Surpluses ad-
joyning and about the same and all thereto belonging to me from the Lord Proprietor
containing sixteen thousand acres together with all the Negros and Stock of horses Catt
hogs etc there being but one at the time of my decease to him the said Earl of Janke
and his heires forever But Excepting one thousand acres of the said tract near John How
which I sell for immeditate sale ^{and which sale} if not perfected by me I do hereby impower either of my

testators to settled and shet. All of their debts shal be paid in lans bamy 99
dower whatsoever and excepting my Debts hereafter mentioned of one other thousand acres of
and land and excepting also such other part of the said tract and Negroes as my Executor here
is necessary to be sold towards the paying and satisfying my just debts in the manner hereafter
expressed but subjecting the profits that may arise from the same labour of the said Negroes on the said
land or on such other land of mine they may be settled for and during the term of three years or three
Cropes after my decease to be applied towards paying and Discharging my just Debts as
aforesaid

I also give and I bequeath to the said Earl of Tankerville all my tract or Part of land lying on and
about the Branches of Difficult in said County containing about fifteen hundred acres as also the
one ninth share of the Copper mine and two hundred acres of land belonging to it in Company
with others lying contiguous and adjoining to the said tract to him the said Earl of Tankerville
his heirs forever.

And that the Negroes and stock may be preserved and improved in the best manner as well on the
said land or plantation as at my dwelling Plantation I leave the sole management thereof to my
Brother on whose care and fidelity I can safely depend to his account of and receive the Profits
arising from the labour of the said Negroes in their Crops of Tobacco or Grain the Wrenbury Distill
or any other manner retaining for his reasonable wages and trouble and the widows
of three years or three cropes after my decease to be applied towards paying my debts of
said but
that my said Brother shall not be answerable for the natural death or casual loss of a
Stock or Negroes.

And for the more certain enabling my said Brother to pay my just debts and any
legacy I may hereafter mention I do hereby appoint and direct that my tract of land lying on the
Maryland side of Potomac river by Patent called Maryland and said to lie in Prince George
but is now in Frederick County Maryland containing six thousand three hundred acres be sold
by my Executor or Executress to be applied towards paying the same but that in case the aforesaid
tract of land called Maryland together with the Profits arising from the plantations subjected thereto
should fall short of paying all my said debts when ascertained and legacies then my will is
anything herein to the contrary notwithstanding that my Executor acting and according in the
Colony of Virginia shall and is hereby impowered to raise any deficiency that may happen to
the further sale of such part of my plantation or Negroes or any other land or Negroes here-

500 Bequeathed to the said Earl my dwelling Plantation and Negros.

shall seem to my said Executrix most expedient except the said Earl of Somerville,
rather to prevent the sale of any part of the said Virginia lands or Negros will also
himself the discharge of such deficiency and wholly quit exonerate and indemnify my
Executrix therewith.

8 And I leave all my tract or Parcels of land lying on or about four mile run in said County
containing about fourteen hundred acres to be disposed of by my Executors in such
manner as may most tend to the Benefit and advantage of my estate in Behalf of the said
Earl of Somerville his heirs &c

9 And whereas Mary Foster who came into the Country in my ship and when she continued
to live with me several years I do therefore in full consideration of all her service and
demands give and Bequeath unto the said Mary Foster my tract of land at Plenelton
lying on the branches of Tuckerton in said County which I bought of Middleton there
containing one hundred and seventy eight acres together with one half of the horses Cattle
and hogs that shall be on the said Plantation at the time of my decease And also further
give and Bequeath to the said Mary Foster in and for the full consideration aforesaid the
sum of forty pounds Current money to be paid her by my said Executors in nine months
after my decease

10 I give and Bequeath to my Daughter Catherine by the said Mary and now the wife
of John West jun^r and to the said John West one thousand acres of my Carolina tract
land to be laid off adjoining to John Hough's land which he bought of Amos Jenny
such manner as my said Executrix shall approve together with fifteen Negros old
young to be set off in as equal manner as may be at the discretion of my said Execu-
tors to them the said Catherine and John and their heirs for ever

11 I give and Bequeath to or among the heirs or heirs of my Brother in law George Colvill
late also of Newcastle upon Tyne esq^r or whosoever they may be the sum of forty pounds
sterling meaning and intending thereby to cut off all the Descendants from the said George
Colvill or any claiming or deriving from him or them or any claiming or deriving from

101
I do have vertue of my Justice from inheriting or enjoying by justice part of my estate
in perpetuity past unto the Trustees or managers of the Charitable School of St Edmund's Parish in 1688.
I recollect payed the sum of forty pounds sterling to be used and disposed of for the Decays of the said
Charitable school and Estates in such manner and to such uses as other the like benefactions are used
and paid by the said Trustees.

This instrument of writing contained in these Pages was signed and sealed in each Page by the testator
mention'd John Colvill and declared by him to contain and to be his last will and testament this ninth
day of May Anno Domini one thousand seven hundred and fifty five.

In witness whereof

John Colvill Seal

Dan' French

W^m Jewell

Fo. Garrison Jun^r

Allot

At a Court held for the County of Dorset 20th January 1706

This will was presented in Court by Thomas Colvill Gentleman one of the Executors herein named who
made oath thereto and the same being proved by the oaths of Daniel French William Jewell and George West
Sherriff of the Winesope is admitted to record And the said Executor having performed
what the law require Certificate is granted him for obtaining a probate thereof in due form

Test
H. Chapman C. Chanc.

o. NAME of Godomini Thomas Weston of Canons Parish in the County of Dorset
being arch and rite of body but of sound mind and perfect memory thanks be to Almighty God
and calling to remembrance the frailty and uncertainty of human life have made this my last
will and testament in manner following I give and Commit my soul into the hands of my merciful
Savior hoping for remission of my sins through the merits of my blessed Redeemer Jesus Christ
My body I leave to be buried at the discretion of my Executors and kinsmen hereafter
named after my just debts are honestly paid

I am also leaving unto my dear and beloved wife Mary Negro fellow
my house and all

and Bequeath to my

395
1764Sep^r. 27th By current money in the Administrators handsBy Sterling in P^r £ 34. 10. 11. at 60. p^ct.

£	10s	1d
86	7	0 <i>½</i>
55	10	3
£	143	17 6 <i>½</i>
011	11	5 <i>¾</i>
£	153	9

Balance due the administrator

Alexandria Sep^r. 27th 1764.

Errors Excepted of John Craig administrator

Fairfax C^o Sc^r Sep^r. 27th 1764, The above acct. sworn to before,

John Carlyle

Fairfax C^o Sc^r Sep^r. 27th 1764, In Obedience to an order of Fairfax dated 22^d December last we the Subscribers settled and Examined the above Account,

John Carlyle,

John Kirkpatrick,

At a Court const^y held for the County of Fairfax 21^d March 1765.

This account having been settled by the Commissioners appointed and Examined

this day by the Court is allowed & ordered to be recorded,

Test, J. Waggoner Almon, Sterl^r Currency1764 Dr. The Estate of John Botwill Dec^r.

To Owen Williams Bricklayer and Plasterer £ 4 13 6

To John Goddard Joiner 6 13 ...

To Batty Stern Carpenter 2 11 ...

To Doctor Hunter for curing a negro boy belonging

to the Estate of a Broken thigh occasioned by a

stone falling on him from the quarter chimney

To Mr. Hugh West for drawing my answer to

Ambrey's Bill 2 0 0

	Sterling	Court
1765. To a Legacy bequeathed me by my mother in may 1719. which was carefully secreted by John Colvill & my sister Giles and never came to my knowledge till April last <small>John Colvill being Executor</small> So 46 years Interest thereon in May.	100	
1765.	200.	
Errors Excepted p Tho. Colvill Esq:	300.	24. 1. 6.

At a Court continued & held for the County of Fairfax 17 April 1765.

Thomas Colvill, Gent Executor of the Last will & Testament of John Colvill deceased exhibited this account to which he made oath and the Court having examined sundry Letters from the said Decedent to Esther Giles & her answers thereto and the said Thomas Colvill having also made an affidavit relating thereto which he filed among the Papers the account is allowed by the Court and ordered to be recorded to which William Litzey attorney for the Earl of Tankerville objected alledging that the proof exhibits were illegal and that there is a bill in Chancery depending in the General Court for settling the said Estate account, and that it ought to be litigated there,

Teste, J. Waggoner A. G. S.

June 13. 1765. In obedience to the order of Court we the subscribers
being first sworn and then met at the plantation of David Thomas Jr.
deceased have appraised as followeth

An old mare & bolt old saddle and Bell	£ 5 ..
Two jows and twelve shoats	2 ..
Two cows & calves a Heifer and Steer	5. 15 ..
An old ax a parcel of hoes & Hammer	" 10 ..
Some Shoemakers tools	5 ..

A Box iron old razor a pair of horse Fleams, Old Knives & forks ..	8 ..
An old hand saw & some other old Lumber ..	5 ..
An old gun 20/ old broken pot of frying pan 5/	1.5 ..
An old chest and some other Lumber ..	10 ..
Two old milk pans a Pewter Tankard & a parcel of Books ..	6.6 ..
Some old wooden ware A/ Spinning wheel & Cards & three old Baskets ..	6 ..
Some old Household furniture A/ A Deer skin & fawn skin 7/6	11.6 ..
Some old wearing Cloaths ..	15 ..
^{this} John Hurst, Sanford Army Joseph Moxley mark	<u>\$ 10.5 ..</u>

At a Court held for the County of Fairfax 17th June 1765.

This Inventory was returned and ordered to be recorded

Test: 3 August 11. hour
Wheeler.

Feb ^r 21 st 1764 The estate of Rebecca to William Frizle Qm ^r	
To cash paid George Simpson as ff acc ^t proved ..	£ 1.2.6
To Cash paid John Williams & his wife and Geo. Simpson & his wife in discharge of the Legacy left them ..	9.19.0
To cash paid Edward Davis in discharge of his Legacy ..	26.11.9
To funeral expences to cover plank the Coffin Rum & Sugar ..	1.16.0
To 100 ⁰⁰ Job ^r paid the Secretary & Clerk at 12/6 ff c ^t ..	1.2.6
To 90 ⁰⁰ Job ^r to the appraisers at 12/6 ff c ^t ..	11.3
To Cash paid Benjamin Sebastian for stating & settling this ac ^t ..	7.6
To Cash paid Benj ^r Sebastian his fee ads. Drumond Wheeler ..	1.10 ..
To William Frizle his Legacy ..	28.5.1
To Balance due the Estate ..	1.13.1
1763 ff Contra ..	63
By the amount of the Inventory ..	<u>72.19.6</u>

Errors excepted ff William Frizle.

At a Court cont'd & held for the County of Fairfax 18th June 1765.

William Frizell Executor of Rebecca Wheeler deceased exhibited
this account which being examined by the Court and the said William

442

D' The Estate of the late John Colvill of Fairfax County 442

Virginia to Thomas Colvill Executor

	Tobacco	Currency	Aerling
To my own proved Acco ^t due to me till the year 1743 inclusive.			829 10.
To Funeral Expences		27	
1756 To Mr. Johnston for Fee & advice relating Administration			1 6.
To my own proved Acco ^t for sundrie Cash lent & paid for him since October 1752 that I came to live in Virginia		22 17 3	6.
To Mr. John Darnall L ^d Baltimore's Receiver for the Due Rents of Maryland for the years 1751 and 1755.			25 1.
To Sybil West proved Acco ^t No 1			7 11 6
To Gersham Keys D ^o 2			1 6.
To Sebastian & Ramsay D ^o 3			16 3 10
To Richard Roach D ^o 4			19 5.
To William Servell D ^o 5			2 6 8
To David Thomas D ^o 6			3 15 9
To John Hough D ^o 7			1 18 11
To George West D ^o 8	300		
To John Murray D ^o 9			1 19 10
To Gerard Alexander D ^o 10	837		
To Harry Piper D ^o 11	325		1 1 6
To Sampson Darrell D ^o 12			3 1/2
To John Hammell D ^o 13			1 14.
To George Keith D ^o 14	600		1 18 3.
To Mr ^r Lindsey D ^o 15			17 3.
To Samuel King D ^o 16			2 3.

		D.	Tobacco	Burrinney	Sterling
To William Summers		17.			2
To Nat. Smith		18.			1. 7 9
To John Glading		19.			1. 9 1 1/2
To Daniel French		20.			10. 17 4
175 To Robert Peter		21.	2250		
To Carlyle & C ^o		22.	1295		10. 16 8
To John Kirkpatrick		23.	1001		18. 11
To Sheriff for levies due 1755.	21.	1355.			6. 9 6
To Garr. Frammella Judgment	25.	1000			
1758 To W ^m Ramsay for Coulter's Judgm ^t	26.	2003			
To Robert Adam proved Acco ^t	27.			5.	5
To Ditto Tan yard Acco ^t	28.			2.	9 0
To Hugh West	29.			8.	6
To Henry Aynsley a Note	30.			10.	17. 11
To M ^r Johnston's proved Acco ^t	31.			8.	19. 2
To Cash paid Thomas Aubrey	32.			8.	7. 11
To William Copey	33.	181		6.	15. 9
To Edward Altharves for a Ballance due paid him M ^r W ^m Anderson of London & my order	31.				18. 10
To Charles Barrol for Interest of 60 ^l Sterling for 2 1/2 years borrowed in February 1756, to pay the Merry-land Quittrents &c.					9. 17
To Appraisers at Chis 6 days		540			
To D ^o at Cataction & expences	180.			1.	10.
To a Debt to Stephen Bordly assumed	2321				

	Job.	Currency	Star.
To Jonas Green 2 years Nev's papers		1. 2. 6	444
To my Expences to & from Annapolis Feb'y 1756		2. 5. 3	
To Jane Harris wages due from J.C. 1755.		15	
To paid Mr. Broadwater in 1756 & 1757 for Sundrie Clerks & Secretary's Fees	{ 313		
To paid Col ^r West in 1750 & 1759	1250	19. 6	
To paid John West Jun ^r in 1760 & 1761	1153 $\frac{1}{2}$		
To Eneas Campbell Sheriff of Loudoun vs Clarke	{ 10		
To cash paid Ben. Sebastian to bring suit vs Eltinge	{	15	
To Mr. McNamara for a Transcript from Maryland v ^r Ditto	{	5. 9	
To cash paid John Randolph for a fee vs Aubrey	{ 3		
1760 To B. Sebastian Fee v. Eltinge		15	
To Expences at Doggett's at the arbitration		1. 10.	
To Mr. Johnston his Acco ^r for Fees v. sundries		3. 11. 3	
To Hough West for sundrie fees		1. 11. 3	
To the debit of the Catacton Acco ^r annexed	7257	33. 1. 7 $\frac{1}{2}$	
To the debit of the Clish Acco ^r annexed	7943	81. 3. 3	
	30170	331. 2. 1. 889. 17.	
C.D			
1755. By Cash		3. 17	
By a ^r for a sheep		8.	
By a ^r a debt from Geo. Mull		17. 3	
By a ^r a a ^r from Thos. Fleming		1. 10	
By a ^r a a ^r from John Norton		2. 11	
1757 By S. Tanterville paid Mr. W ^m . Anderson on account of the 1000 acres of land at Kitteton will also be sold		61. 2.	

	Curzonay	Sterling
445		18. 18
By d° for d° paid M ^r Althaweez		
By the credit of the Gataction Acco. annexed	24476	122. 9. 6½
By the credit of the Glish Acco. annexed	3571	50. 15. 3.
1760. By 1 Hhd Tobacco N ^o 1039.		
By 1 D°	951	
By 1 D°	831	
By part of a Hhd	195.	
By Cash of M ^r Patterson	3316	
By Error in Carlyle & C ^o Acco.	68.	
		11. 11.
By over charge in Funeral expences	31363	250. 19. 11½ 80 m
By the Ballance of the Glish Acco. ref ^d	AB72	30. 10
By Troops in 1755 & 1756 at Tusheroon & Accotink	368.	1A. 5.
To Sum brought up	30103	302. 14. 11½ 80
To Commissions allowed	30479	35A. 2. 1 800. 17.
	152A	17. 15. 2 2. 10. 1
	32003	371. 17. 1 802. 16

At a Court Cont^d held for the County of Fairfax 16. September 1761.
 Thomas Colvill Gent. exhibited this Account on oath, the same having
 been settled by the Commissioners appointed & examined by the Court, is or-
 dered to be recorded. William Eusey Gent. of Council for the Earl of Tanker-
 ville objected to the first Article & several others on the account which the
 Court overruled Whereupon the said William Eusey prayed an appeal to
 the next General Court who with John Patterson Gent. acknowledged a
 Bond for prosecuting the same with effect.

De teste
 Wagener C. L. C.