

1 Rifle Gun 40/- 1 looking Glass 1/6 1 Slate 1/6.	2	3	1
1 Cart £3 0/- 4 Potts 10/- 1 oven 9/- Shillet 15/-	4	13	0
1 Pan 9/- 1 Loom Gun 20/- Wooden Ware 6/-	1.	9	0
Plantation Utensils 50/- Coopers Tools &c 20/-	3.	10	0
Books 9/- 1 Gimblet 6/- Casks, Tubs, &c 30/-	2.	7	6
Given under our hands this 31 <sup>st</sup> day of January 1791.	1156	3	6

D. Shuckelford  
Henry Clarkson  
Aquila Davis  
James Foley

At a Court held for Tangier County the 25<sup>th</sup> day of July 1791

This Inventory and Appraism of the Estate of Garner Burgess  
deceased was returned and ordered to be recorded.

Examined. —

Pete Jobnson CC

Pursuant to an Order of the Worlshippull Court of Tangier  
County, We the Subscriber being first sworn have appraised the Estate of  
Caleb Browning deceased as follows to wit.

1 Cow Half £3. 1 ditto ditto £2. 10 0/- 1 ditto £3. 1 d <sup>o</sup> no half £3/-	11.	15	0
1 d <sup>o</sup> £3 0/- 1 Heifer £2. 10 - 1 Steer £2. 10 - 1 d <sup>o</sup> £2. 15	10	15	0
1 Small Bull 20/- 1 Cow £5/- 12 Sheep £4. 16.	7.	1	0
11 Sows with Piggs £3. 12 - 10 Hogs £6 - 1 D <sup>o</sup> 2 8/-	11.	0	0
5 Shoots 30/- 1 Horse £10 - 1 Mare £10 - 14/-	33	10	0
1 Head Furniture £6 - 1 d <sup>o</sup> £7 - 1 d <sup>o</sup> £8	25	0	0
6 Pewter plates 10/- 7 d <sup>o</sup> 0/- 2 dishes 0/- 5 Basons 2 5/-	2	11	0
Old Pewter 5/- 1 Smal Oval Table 15/- 1 Square Table 0/-	1	0	0
1 Chest 12/- 6 Old Chairs 5/- 1 Flap Wheel 0/-	1	5	0
1 Gun 50/- 1 Small Looking Glass 5/-	2	15	0
11 2 China plates 2 Bowls 1 Pepper Box 2 Glass Jars	0	6	0
Tumblers, Vinegar Cruetts 2. 6 Tumric			
1 Negro Girl £10. 2 Iron Potts 1 Dutch Oven Playing Cards 110/-	14	0	
2 Water Pales 6/- 9/- 1 Box Iron 0/-	17	6	

Given under our hands this 14<sup>th</sup> day of November 1791.

Henry Clarkson  
James Foley  
Christopher Pollock

140 16 6

At a Court held for Fauquier County the 25<sup>th</sup> day of July 1791.  
This Inventory and Appraisement of the estate of ~~Charles~~  
Browning deceased was returned and Ordered to be recorded.

Withers's

Will

Examined. —

Pete<sup>r</sup> Brooke Esq

In the name of God AMEN I James Withers of  
Fauquier County and State of Virginia being in perfect mind  
and Memory hath made and doth constitute this my last Will  
and Testament as follows (Viz.) First my will and desire is  
that all my Lawfull debts to be paid (if there should be any)  
and as for the residue and remainder of my Estate and possession  
Real and personal, with all Bonds, Preemtory Notes whatever,  
is mine or might be mine I do give and bequeath unto my beloved  
Wife Elizabeth Withers during her natural life or Widowhood and  
then at her death or Marriage State, My Will and desire is that every  
thing that was my own or that was in her possession of mine should  
be equally divided among my Children Viz: Thomas, John, Elizabeth  
Hannah, Cain, Lucy, Betsy, Crook, William, Sitty Sally  
and Harry, Furthermore my will and desire is that my beloved  
Wife Elizabeth should act and possess every thing as tho I were present  
in person, that if she should so need or cause, she might give  
unto any of my children, such part of my Estate as she thought  
proper at the same time the child or children being accountable  
for so much of their part when equally divided at her death or  
Marriage State, also — my desire is if any of my children should  
die before their Mother or before the division of my Estate leaving a<sup>lawfull</sup>  
Posterty that his or their Posterty should Possess whatever part  
might be the deceased for ever, I also do constitute and Ordain  
my beloved Wife Elizabeth and my son John to be my Executors  
to this my last Will and testament, and doth hereby revoke  
disanull all other Wills bequeaths that might be made by  
me, and doth acknowledge this only to be my last Will

and Testament, As Witness whereof, I have hereunto set my hand  
and Seal this fourth day of May in the year of Our Lord One  
thousand Seven hundred and ninety one.

Sealed & Signed  
in presence of us }

James Withers S.S.

Aquilla Davis  
Samuel Nichols  
Elizabeth <sup>her</sup> Nichols  
mark

At a Court held for Fauquier County the 25<sup>th</sup> day of July 1791.  
This Will was proved by the Oaths of Aquilla Davis and Samuel  
Nichols Witnesses thereto and Ordered to be Recorded and on the  
Motion of Elizabeth Withers and John Withers the Executors  
thereon named who made Oath and Executed and  
acknowledged bond as the Law directs Certificate is granted  
them for obtaining a probate thereof in due form.

Examined

Estate Jobnrook Et Cetera

Newgent  
Inventory

In Obedience to an Order of the Woorhipfull Court of Fauquier  
to us James Withers, William Withers, and James Dodd directed  
we have in pursuance to the said Order met on the premises of the  
said Edward Newgent deceased to praze the said Estate which  
Inventory are as followeth towit

	D	S	D
1 Negro Woman named Venus	15	0	0
1 D <sup>o</sup> Girl D <sup>o</sup> Hannah	15	0	0
1 D <sup>o</sup> Boy D <sup>o</sup> John	25	0	0
1 Negro Boy D <sup>o</sup> James Alexander	32	10	0
4 Cows Heifers	12	0	0
3 Heifers & Young Bull	4	10	0
3 Breeding Sows & 8 Shoots	3	14	0
6 Barrows	6	0	0
1 Black Horse	5	0	0
1 Sorrel D <sup>o</sup>	8	0	0
1 Old Bay D <sup>o</sup>	4	10	0

1 Gray Mare	5.	15	0
1 Bed, Bedstead Furniture No 1	8.	0	0
1 Do. Do and Do N. 2	3	10	0
1 Do. Do and Do N. 3	3	10	0
1 Do only without Furniture N. 4	5	0	0
1 Crosscut Saw	1	10	0
3 Old Plow Stocks	0	18	0
1 Grind Stone	0	5	0
8 Weeding Hoes, 2 Grubbing Sc. & 4 Spades	1	9	0
1 Handsaw & 2 Hammers	0	3	0
1 Frow, 1 Gouge, 1 Auger, 2 broken Potts & 1 pair of Woods	0	8	0
3 Iron Wedges, 3 Old Chains, and some old Iron	0	7	0
3 Pewter dishes, 7 plates, 1 Basin & 14 Spoons	0	12	0
1 Do. Tankard, 2 tinspans, & 2 tin cups	0	6	0
1 Slate 2 Jugs, 1 Butter Pot & 2 Cups	0	6	0
1 Old Linen, 1 Do. Woolen Wheel & 9 Old Chairs	0	12	0
1 Chest, 4 Water Vessels & one old Sythe	0	17	0
1 <del>Wood</del> Jointer, 1 Meal Tub & 3 Cider Casks	0	17	0
1 Cart, 4 Old Knives & Forks	2	19	6
Amount of the Whole			198 11 6

James Withers

William Withers

James Dodd

At a Court held for Faquier County the 25<sup>th</sup> day of July 1791.  
 This Inventory and Appraisement of the Estate of Edward  
 Newgent deceased was returned and Ordered to be recorded.

Examined.

Teste J. BROOKS Esq,

Gibson's  
Will

In the name of God amen. I Jonathan Gibson of sound  
 memory do make and ordain this my will and testament  
 Impunit. I will and desire that all my just debts shall be  
 paid, and that my household furniture, stock of  
 all kinds and Plantation Utensils be sold on  
 such credit or terms as my Executors hereafter named  
 may

2.0.5

may think best, and that the same be applied  
of my debts aforesaid, if it should so happen that  
provision aforesaid should not be sufficient to pay  
debts, then it is my desire that my Executors should have 14 6  
detain in their possession all my Negroes, until from the hire 6  
the same Negroes they may be fully able to discharge my said  
debts, and in such case I direct my Executors to hire out annually  
my said Negroes for the end and use only of discharging such  
of my debts as remain unpaid after the sale of my household  
furniture, stock aforesaid and plantation utensils are applied  
towards the payment of my debts, and if there should be a residue  
or surplusage of the sale of my household furniture, stock aforesaid  
and plantation utensils, after my said debts are paid and discharged  
I bequeath forty pounds of the same residue or surplusage to my  
three youngest children, Jonathan, Cattell, Susanna Grayson and  
Mary, to be equally divided amongst them, and if there should  
be any balance of the said residue or surplusage, I bequeath the  
same unto my son Thomas Gibson. Item I bequeath unto my  
son Thomas Gibson for ever the following negroes to wit, Joc Charles,  
Eugene Bent the son of Polly, Milly and her two Children, and her  
and their increase, Betty, James and Daniel. Item I bequeath  
unto my son John Gibson forever the following negroes to wit  
Harry, George, Frank, Jack, Rubin, Zachary, Patt, and her two  
Children and her and their increase, Item I bequeath my son  
Jonathan Cattell Gibson forever the following negroes to wit  
Tom, Isaac, Will, Rose and her two Children, her and their increase  
Jacob, old Lucy, Dinah and Ale, Item I bequeath unto my  
Daughter, Ann Grayson Blackwell forever the following  
negroes to wit, Polly, Sarah, Judah and Pollys Joc. Item I  
bequeath unto my Daughter Susanna Grayson Gibson forever  
the following negroes to wit, Davy the son of Sarah also called  
Ben, Milly, Behethen and Young Lucy. Item I bequeath unto  
my Daughter Mary Gibson forever the following  
negroes to wit, Nicholas, Lager, Mysny, Ned, Cate, Shobold

I give  
you my  
last will

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1 Gray Mare	5.	15	6
1 Bed, Bedstead & Furniture No 1	8	0	0
1 Do Do and D <sup>o</sup> N <sup>o</sup> 2	3	10	0
1 Do Do and D <sup>o</sup> N <sup>o</sup> 3	3	10	0
1 Do only without Furniture N <sup>o</sup> 4	5	0	0
1 Crooked Saw	1	10	0
3 Old Plow Stocks	0	18	0
1 Grund Stone	0	5	0
8 Weeding Hoes, 2 Grubbing S <sup>c</sup> . & 4 Axes	1	9	0
1 Handsaw & 2 Hammers	0	3	0
1 Frow, 1 Gouge, 1 Augre, 2 broken Potts & Hair of Hairs	0	8	0
3 Iron Wedges, 3 old Chains, and some old Iron	0	7	0
9 Pewter dishes, 7 plates, 1 Basin & 14 Spoons	0	12	0
1 Do Tankard, 2 tinspans, & 2 tin cups	0	6	0
1 Slate 2 Jugs, 1 Butter Pot & 2 Cups	0	6	0
1 Old Linnen, 1 Do Woolen Wheel & 9 Old Chairs	0	12	0
1 Chest, 4 Water Vessels & one old Sythe	0	17	0
1 <del>Hollow</del> Jointer, 1 Meal Tub & 3 Cedar Casks	0	17	0
1 Cart, 4 Old Knives & Forks	2	19	6
Amount of the Whole			198 11 6

James Wither

William Wither

James Dodd

At a Court held for Sauguer County the 25<sup>th</sup> day of July 1791.  
 This Inventory and Appraisement of the Estate of Edward  
 Newgent deceased was returned and Ordered to be recorded.

Examined.

Teste J. Brooks Esq

Gibson's  
Will

In the name of God amen. I Jonathan Gibson of sound  
 memory do make and ordain this my will and testament  
 Impunitis. I will and desire that all my just debts shall be  
 paid, and that my household furniture, stock of  
 all kinds and Plantation Utensils be sold or  
 such credit or terms as my Executors hereafter named  
 may

may think best, and that the same be applied to the discharge  
 of my debts aforesaid, if it should so happen that the  
 provision aforesaid should not be sufficient to pay my said  
 debts, then it is my desire that my Executors should keep and  
 detain in their possession all my Negroes, until from the hire of  
 the same Negroes they may be fully able to discharge my said  
 debts; and in such case I direct my Executors to hire out annually  
 my said Negroes for the end and use only of discharging such  
 of my debts as remain unpaid after the sales of my household  
 furniture, stock aforesaid and plantation utensils are applied  
 toward the payment of my debts, and if there should be a residue  
 or surplusage of the sales of my house hold furniture stock aforesaid  
 and plantation utensils, after my said debts are paid and discharged  
 I bequeath forty pounds of the same residue or surplusage to my  
 three youngest children, Jonathan Battell, Susanna Grayson and  
Mary, to be equally divided amongst them, and if there should  
 be any balance of the said residue or surplusage, I bequeath the  
 same unto my son Thomas Gibson. Item I bequeath unto my  
 son Thomas Gibson for ever the following negroes to wit, Joe, Charles,  
 Eugene Bent the son of Polly, Milly and her two Children, and her  
 and their increase, Betty, James and Daniel. Item I bequeath  
 unto my son John Gibson forever the following negroes to wit  
 Harry, George, Frank, Jack, Rubin, Zachary, Patt, and her two  
 Children and her and their increase, Item I bequeath my son  
Jonathan Battell Gibson forever the following negroes to wit  
 Tom, Isaac, Will, Rose and her two Children, her and their increase  
 Jacob, Old Lucy, Dinah and Alice, Item I bequeath unto my  
 Daughter Ann Grayson Blackwell forever the following  
 negroes to wit, Polly, Sarah, Judah and Dollys Joe. Item I  
 bequeath unto my Daughter Susanna Grayson Gibson forever  
 the following negroes to wit, Davy the son of Sarah and called  
 Ben, Milly, Beethen and Young Lucy. Item I bequeath unto  
 my Daughter Mary Gibson forever the following  
 negroes to wit, Nicholas Sarge, Myrry, Ned, Cate, the child  
 of

of Sargeon, Tanny, Celia, and Robbin, Item I bequeath unto my Neice Margaret Adie forever a Negro Woman called Cate and her child Martha, Item I bequeath unto my Grand Daughter Margaret Cattell Gibson forever a Negro Girl called Sharlett, Item I bequeath unto my Grand Daughter, the child of my Daughter Ann Grayson Blackwell, a Negro Girl called Linna, to her and her heirs forever. Item If at my death there should be any debts due unto me I desire that my Executors shall collect the same and apply them towards the payment of the debts that may be due by me. And lastly I constitute and appoint Benjamin Harrison, my sons Thomas, John and Jonathan Executors of this my last Will and testament, signed and sealed on this twenty second day of July in the year of our Lord 1788 in presence of.

John Mauzy

Matthew Hanson junior

Jonathan Gibson J.S.

At a court held for Fauquier County the 26<sup>th</sup> day of September 1791.

This Will was proved by the Oath of John Mauzy a witness thereto and ordered to be recorded. And on the motion Benjamin Harrison the Executor therein named who made Cate, and together with Joseph Blackwell his security entered into and acknowledged bond in the penalty of five thousand pounds conditioned as the Law directs certificate is granted him for obtaining a probate thereof in due form.

Pst<sup>r</sup> J. Brooke Esq

George's  
Inventory

An Appraisement of the Estate of Atron George decd made in the year 1791.

	L	D
1 Negro Girl	35	0
1 Negro Boy	25	0
1 Bed and furniture £ 8.00 - 1 D. 4 D.	£ 10.00	
1 Puff 25/- 1 D. 18/-	18	0
	2	3

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1 Trunk 15/-	1 Poplar Chest 10/-	1	5	0
1 Small Trunk 5/-	1 Chest 1/6	0	6	6
1 Glass Whal 18/-	1 Wool Whal 10/-	1	8	0
Wood ware 8/-	Tools 25/-	1	13	0
Sundry Tubs 10/-	1 Frying pan 4/6	0	14	6
Shoe Making tools 7/6	1 Mare £10-0-0-	10	7	6
1 Jug & Burnt comb 2/-	4 Basons 13/-	0	15	0
2 Dishes 6/-	Plates and Spoons 10/-	0	16	0
1 Cup board 2/-	1 Pk. Cards 2/6	0	4	6
1 Tea Kettle 12/-	1 Mans Saddle & Bridle 15/-	1	7	0
1 Womans Saddle 18/-	Sundry Goods 14/-	3	2	0
1 Brush and Laundry Bottles 2/-	1 Table 3/-	0	5	0
Sundry Chairs 10/-	10 Barrels Govn £5-1-0	5	10	0
1 Set Knives & Forks 4/6	1 Jug 1/6	0	6	0
1 Cub Bridle 3/-	1 Tin Bucket 6/-	0	9	0
1 Raw Hide 6/-	1 pair Flat Irons 2/6	0	8	6
		109	00	6
		2	15	0
		111	15	6

Wearing Clothes 55/-

Robt Hunton  
 Jas Hunton  
 Wm Hunton junior

At a court held for Lancaster County the 26<sup>th</sup> day of September 1799  
 This Inventory and appraisement of the Estate of Aaron  
 George deceased was returned and ordered to be recorded.

Teste J. Brooks Esq

Barber's  
Inventory

Pursuant to an Order of Lanc<sup>r</sup> court dated Septemb<sup>r</sup> 90  
 directed to us whose names are hereunder signed, we have met  
 on the premises of Ann Barber, Present Benj<sup>n</sup> Shacketford  
 Gent Appraised the Estate of Joseph Barber Deceas which we  
 find as followeth.

Negro Boy name <sup>d</sup> Lott att <sup>t</sup> 12 Years old	35	0	0
D <sup>r</sup> Woman late Dr 55 Years	5	0	0
1 Cow Heifer	3	10	0
1 Ditto - Ditto	3	10	0
1 Ditto Ditto for Ditto	3	10	0
1 Heifer 60/-	50	10	0
1 Ditto 40/-	5	0	0
1 Horse about 4 years old	12	0	0
Littl Man 15 years old			

		L	D	D	D	D
12 Head of Hogs 70/-	7 Head of Sheep 72/6	6	2	6		
1 Feather Bed Furniture		5	0	0		
1 Ditto £7 0/- 1 Ditto 6 0/-		13	0	0		
1 Ditto 70/- 1 Ditto 40/-		5	10	0		
3 Pewter Dishes 2/- each		0	9	0	117	1 6
11 Plates Ditto		0	14	0		
1 Ditto Bacon		0	3	0		
1 Ditto Ditto 1/3 - 13 Shoons 2/6		0	3	9		
1 Iron Pot 15/- 1 Ditto Ditto 8/-		1	3	0		
3 Ditto Ditto 2/- each 5/- 1 Linen Wheel 10/-		0	15	0		
1 Wheel 2/- 1 Woolen Ditto 7/6		0	15	6		
1 Frying Pan 2/6 - 1 Cast 70/-		3	12	6		
1 Woman's Saddle 36/- 1 Mans Ditto 6/-		2	2	0	9	6 9
1 Hair Styling 7/6 - 4 Jugs 6/-		0	13	6		
1 Butter Pot 3/- 2 Ditto 3/-		0	6	0		
Earthware plates, cups & Saucers 6/-		1	5	0		
1 Chest 7/6 - 1 Ditto 3/- 1 Trunk 10/-		1	0	6		
Shoemaking Tools 5/- 3 Augers 2/6		0	7	6		
1 Wk. Broves 2/6 1 Drawing Knife 2/6		0	5	0		
1 Scowell 2/6 - 5 Chisels 2/- Gouge 4/6		0	7	0	14	4 6
2 Files 8 1/2/- Compasses 1/6 1 Hammer 1/6		0	3	0		
3 plain Stocks & Irons 3/- 2 Trowels 1/-		0	4	0		
2 plow Stocks 10/- 3 Grabbing hoes 3/-		0	13			
1 Hand Saw 2/6 - 1 Hatchet 6/- 3 Axes 15/-		1	3	6		
3 Iron Wedges 7/6 - Hammers 8 Hocks 1/-		0	8	6		
1 Hair Saddle Bags 6/- 1 Cutting Knife & Box 17/6		1	3	6		
1 Gun 2.5/- 1 Pepper mill 2/6		1	7	6		
1 Cash 4/- 1 Ditto 5/- 11 Tubs 14/8		1	3	8	6	6 8
1 Looking Glass 1/- 13 Glass Bottles 2/6		0	3	6		
2 Tables 5/- 8 Chairs 7/6		0	12	6		
1 Church Bible 22/6		1	2	6		
Several Books of divers kind 15/-		0	15	0		
5 Breadstead 2/-		1	5	0		
	Amts	£	121	8	11	

Signed Aquilla Davis  
 Dickeson Wood  
 Matthew Davis

At a Court held for Fauquier County the 20<sup>th</sup> day of September 1791.

This Inventory and appraisement of the Estate of Joseph Barber deceased was returned and ordered to be recorded.

Teste J. Brooke Esq.

George  
Adm'r.  
a/c.

	4	9	2.
1791. D <sup>r</sup> Aaron Georges Estate in Acc't with Parnack George			
To Cash paid Col <sup>r</sup> Powell	3	7	9
To Cash paid Dr <sup>r</sup> Horner	2	11	5
To Cash paid Col <sup>r</sup> Pickett	2	3	8
To Cash paid William Barrs Estate	1	10	2 1/2
To Cash paid Humphrey Brooke for Clerks fees	14	2	2 1/2
1791. Supra	14	2	2 1/2
By Cash from Robt Brown	8	12	0
By Cash from W <sup>m</sup> Hampton for Recs Bond	3	4	0
By Cash received from Bailey Price	0	6	0
By Cash from Thomas Bailey	1	13	0
	13	15	9
Balance due P. George	0	6	5 1/2
	<del>14</del>	<del>2</del>	<del>2 1/2</del>

In obedience to an Order of the Worshippull Court of Fauquier County to us directed have settled Parnack Georges Account of the Administration of the Estate of Aaron George deceased and find that the said Estate in undebited to the said Parnack George Six Shillings and six pence half penny agreeable to the within Acc't. Given under our hand this 10<sup>th</sup> day of October 1791.

Martin Pickett

Joseph Blackwill

Received of the Estate the above six shillings and six pence.

Parnack George

At a Court held for Fauquier County the 24<sup>th</sup> day of October 1791.

This Administration Account was returned and ordered to be recorded.

Teste J. Brooke Esq.

In the name of God Amen. I John Nelson Sen<sup>r</sup> of the County of Faquier and State of Virginia being weake in body but of a sound and disposing mind; of what it hath pleased God to blesse me with and therefore I do make and ordain this to be my last will and testament in manner and form as followeth— Item Lend to my beloved wife Mary Nelson during her life my land and plantation, and together with that all and every other of all my Estate both real and personal to be by her enjoyed during her life she paying all my debts. Item It is will that after the death of my wife that my Executors herein after mentioned do set up and sell to the highest bidder allowing the credit of twelve Months and taking Bond or Bonds with a good security all my Land and plantation and every other of all my Estate and the money arising therefrom to be divided into five equal parts and paid out as followeth that is to say, one fifth part to go to the two Daughters of James Nelson deceased, Catharine Morton and Elizabeth Green which said fifth part is to be equally divided between them as heirs of the said James Nelson deceased to them and their heirs forever, also one fifth part to be paid unto Hannah James wife of Thomas James which said fifth part I give to her and her heirs forever, also I give one fifth part to Mary Nelson Widow of John Nelson Jun<sup>r</sup> deceased which I give to her and her heirs forever, also I give and bequeath unto Thomas Nelson my son one fifth part to him and his heirs forever, also I give and bequeath unto my Son Joseph Nelson one fifth part which I give to him and his heirs forever, and lastly I constitute and appoint my beloved wife Mary Nelson and with her William Philips of Stafford County and Garrett Gray Jun<sup>r</sup> Executors of this my last Will & Testament disapproving of all other Wills but one made by me during this to be my last Will and testament. In witness whereof I hereunto set my hand and seal this 22<sup>nd</sup> day of March 1791.

Signed and sealed in presence of us,

Original Young

John Green, Elizabeth James

John Nelson L.S.

211.

At a Court held for Faquier the 26<sup>th</sup> day of December 1<sup>st</sup> 91.  
This Will was proved by the Oaths of, Augnial Young,  
John Green and Elizabeth James witness thereto and  
Ordered to be Recorded — and on the motion of  
Garrett Gray and Mary Nelson the Executors therein named  
who made oath and Executed and acknowledged bond as  
the law directs Certificate is granted them for obtaining a  
probate thereof, in due form.

Eccles

Brooke &c.

Newgents  
duron

PURSUANT to an order of Faquier County Court to us directed  
We have met at the house of Edward Newgents deceased, and  
have allotted to Thomas Newgent his part of the Negroes to wit  
Nan and Matilda, with a balance due the said Thomas Newgent  
of one pound thirteen shillings and four pence specie being the  
balance lacking of his proportion, and also to Frances Williams daughter  
to Edward Newgent deceased Negro Jane and Bush with a balance  
due the said Francis Williams of three pound thirteen shillings and  
four pence, Which sums the younger children of Edward Newgent deceased  
are indebted to the above mentioned persons, Given under our hands this 19<sup>th</sup>  
day of October 1791.

John Blackwell

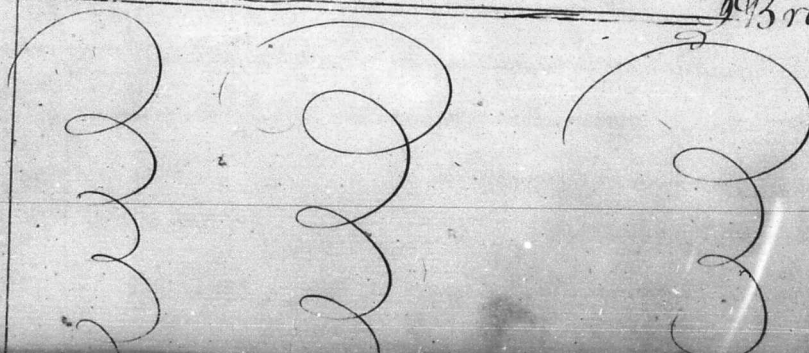
John Brionaugh

Hancock Lee

At a Court held for Faquier County the 26<sup>th</sup> day of December 1791.  
This division of the estate of Thomas Newgent deceased was  
returned and Ordered to be recorded.

Eccles

Brooke &c.



22/11

1791 December 24<sup>th</sup> We the subscribers, in obedience to an Order of the worshipfull Court of Faquier and being first sworn have examined the acounts according to the vouchers and find them to be as above stated, given under our hands the day and date above written.

EE

Embrose Barnett

Samuel Steele

Thos Ransdell

At a Court held for Faquier County the 26<sup>th</sup> day of December 1791. This aount of the administration of the Estate of John Minter deceased was returned and ordered to be recorded.

EE

John Brooke Esq

In the name of God Amen this twentieth day of December Anno Domini, one thousand seven hundred and ninety. I William Young of the County of Faquier being in perfect and sound memory do make and ordain this my last will and testament. Imprimis, I commit my soul to the mercy of Almighty God hoping through the mediation of my Blessed S~~avior~~ Redeemer to be forgiven all my sins and transgressions. Item I give and bequeath to my beloved son Bryan Young one Negroe woman slave named Sarah and her increase to him and his heirs forever. Item I give and bequeath to my beloved son William Young to him and his heirs forever one Negro Male slave named and called Joshua. Item I give and bequeath to my beloved Daughter Mary Jeffries one Negro woman Slave named Amy to her and her heirs for ever. Item I give and bequeath to my beloved Daughter Hannah Owlesley the sum of twenty pounds current money of Virginia. Item I give and bequeath to my beloved Daughter Lucy or Susanna Smithey the Sum of Twenty Pounds current Money of Virginia.

Item, my will and desire is that all my Lands, Negroes  
 Slaves not before devised and personal estate be enjoyed by  
 my beloved wife Patience Young during her natural life or  
 widowhood (which ever shall first happen) my will and  
 desire is that at the death or marriage of my said Wife all the  
 Estate both real and personal be sold at publick auction  
 and the moneys arising from such sales to be divided  
 amongst all my Children or their Representatives, I do  
 appoint, constitute my friends Joseph Jeffries and Thomas Fitz-  
 hugh Executors of this my last will and testament, revoking  
 and disannulling all former and other Wills and testaments  
 before by me made, ratifying and confirming this my last  
 Will & Testament only. The words "not before advised" interlined before  
 Signed, Sealed & pronounced, Signed, in the Sixteenth line.  
 in the presence of,

MOAED

Moah his Stone  
 mark  
 Edward Reagan  
 Benj' Carpenter.

William Young S.S.

A court held for Fauquier County the 27<sup>th</sup> day of  
 February 1792.

This Will was proved by the oaths of Edward  
 Seagans, John Moffett and Benjamin Carpenter witnesses  
 thereto and ordered to be recorded. and on the motion of  
 Joseph Jeffries junior the executor therein named who made  
 oath and together with Joseph Jeffries Senr his Security, entered  
 into and acknowledged bond in the penalty of two thousand pounds  
 conditioned as the law directs Certificate is granted him for  
 obtaining a probate thereof in due form.

J. E. Brooks C.C.

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ashbys  
Will

In the name of God Amen I Robert  
Ashby of Fauquier County and common Wealth  
of Virginia do make and ordain this my last will  
and testament in <sup>manner</sup> and form as followeth Item  
I give and bequeath to my loving son Benjamin Ashby  
and his heirs one tract of Land on Shanandoah  
River being the Land whereon my said Son Benjamin  
now lives, likewise the following Negroe Hampshire.  
Item I give and bequeath to my Grandson William  
Ashby son to Benjamin one Negroe Girl named Lydda  
when he arrives to the age of twenty one years and that  
my Executor which shall be hereafter mentioned  
Shall have the said Negroe Lydda under his care and  
that the said Negroe shall be hired out and the money  
for the use of the said Wm Untill the abovementioned  
term, Item I lend to my loving son Enoch Ashby  
for and during his natural life the tract of Land  
whereon I now live and after his decease I give and  
bequeath the said Land to my two Grandsons Robert  
and Alexander sons of Enoch to be divided by a  
branch known by the name of Ann Churchill Spring  
branch and empties into the deep branch near George Ashes  
Meadow the South side of the said division to be the  
property of my said Grandson Robert Ashby and the  
Remainer or manner plantation to be the property  
of my Grandson Alexander Ashby and his heirs forever  
as also one Negroe lad named Thomas, I likewise lend to  
my loving son Enoch for and during his natural life  
the following Negroes to wit Grace and her four children  
(Leanna, <sup>Solomon</sup>, Gate, and Bassa, as also one negroe man  
named Frederick and after the decease of the said Enoch  
it is my will that the said Negroes with their future

Heirs

Increase be equally divided between my said Sons wife  
 (Sally Ashby during her natural life and all his  
 Children but after her decease the said Sally Ashbys  
 part of said Estate to revolve to the said Children of  
 the said Knock or such of them as are then living and it  
 is further my will my will that the above mentioned lands  
 and Negroes here before mentioned bequeathed to my  
 Said Son Knock, shall not be sold, rented, nor hired  
 for any term longer than one year together.

Item I give and bequeath to my loving daughter Ann  
 Farrow ten pounds and no more. Item I give and be-  
 queath to my Grandson Bayles Ashby one feather Bed  
 and no furniture, Item I give and bequeath to my  
 Grand Daughter Molly Targanson one negroe woman  
 named Fall to her and her heirs forever, Item I give  
 and bequeath to my Daughter Winnifred Piper One Cow  
 and no more, Item I give and bequeath to my two Grand Sons  
 Martin & Thomas sons of nimrod one Shilling each and no more,  
 Item I give and bequeath to my Daughter Molley Athel  
 One Gown and no more, Item I do hereby constitute and  
 appoint my loving son John Ashby my true and lawfull  
 Executor of this my last will and testament and do give  
 and bequeath to the said Executor the following Negroes  
 to wit, Anthony, Rachael and Anna, but it is my will  
 that my said Son and Executor do purchase out of his own  
 Estate one young negroe, and that he give the same to  
 my Grand Daughter Lucinda Ashby but that my said Son  
 shall not be obliged to pay the said negroe to my said Daughter  
 before the expiration of five years after my decease, and incase  
 the said Lucinda should die without lawfull increase of hu-  
 body then the said Legacy shall descend to my said Executor  
 or such of his heirs as is then living, I also give to my said Son  
 and Executor one tract of land lying in Saugus County  
 joining

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Joining George Ash and a part of Ewells tract  
 which I purchased of Martin Ashby containing  
 One hundred Acres to him and his heirs for ever  
 Item I give and bequeath to my Grandson Benjamin  
 Tarrow One Negroe child called Jenney to him and  
 his heirs forever, Item It is my Will should Negroe  
 Rachael have any more Children that her nept.  
 should be the property of my grand Son Richard  
 Ashby to him and his heirs forever, The Remainder  
 of my Estate not heretofore mentioned after all  
 my just debts are paid leave to be equally divided  
 between my two Sons John and Knock but that the  
 Said Knock shall have no Right to dispose of any  
 of the aforementioned legacies which is bequeathed  
 him as it is intended purely for the benefit of his  
 Children, In Witness of this and only this I  
 have hereunto set my hand Seal this 2<sup>nd</sup> day  
 of June 1790.

Wm Withers  
 John Fishback  
 Jno. Clarke

*Robert Ashby S.S.*  
 mark

At a Court held for Vaughan County the 27<sup>th</sup>  
 day of February 1792.

This Will was proved by the oaths of John Clarke and  
 William Withers witnesses thereto and Ordered to  
 be Recorded, And on the motion of John Ashby the Executor  
 therein named who made oath and together with Charles  
 Marshall and William Withers his Securities entered into and  
 acknowledged bond in the sum of two thousand pounds  
 Conditioned as the law directs Certificate is granted him  
 for obtaining a Probate thereof in due form.

*Fiske Brooke Esq.*

Wrights  
Will

In the name of God amen I John Wright  
of the Parish of Hamilton and County of Fauquier in  
the Commonwealth of Virginia, being in a weakly state  
of bodily health and calling to mind the uncertainty  
of this life, being at this time of sound and disposed  
mind and memory blessed be God for the same do make  
this my last will and testament in manner and form  
following that is to say and first as to what worldly  
goods it hath pleased God to bless me with, I give, desire  
and bequeath to my Son James Wright all of that my Land  
lying on the East side of the Run, being part of the tract  
of Land whereon I now live, in the County of Fauquier  
to him his heirs and Assigns forever, I also give to my Son  
James Wright one Negroe named Tom and one Negroe  
named Moses to him, his heirs or Assigns forever, Item  
I give to my Grand Daughter Betsey Wright daughter to  
my Son James Wright one negroe named Jenney to her,  
her heirs and Assigns forever, Item I likewise to my two  
Daughters Mary Wright and Rosamond Wright the  
plantation whereon I now live and all the Land I hold  
lying on the west side of the said Run above mentioned  
to them and their heirs lawfully begotten of their bodys  
for ever to be divided between the two as they can agree  
And in case they die without such Heir it is my will and  
desire, that the said Land shall go to my Son James  
Wright, to him his heirs and Assigns forever, Item I give  
to my two Daughters Mary Wright and Rosamond Wright  
the negroes as followeth viz: Dinah, Jude, Lizzie, Robin, Lucy  
Will and Milley, to them their heirs and Assigns forever  
and all future Increes of the aforesaid Negroes to the aforesaid  
Mary and Rosamond Wright their Heirs and Assigns for  
ever, to be divided by the two as they can agree  
I likewise give to my aforesaid two Daughters

Mary Wright and Rosamond Wright all my house-  
hold furniture such as beds &c and all my Stock such  
as Horses, cattle, Sheep & Goates to them their heirs and  
assigns forever Item I give to my Son William  
Wright and my Son John Wright twenty Shillings  
each current money of Virginia, the reason why I  
have left my two Sons William and John Wright no  
no more is that I gave them both Land which they  
Sold, Item It is my will and desire that in case  
my Daughter Elizabeth Parlow should ever apply  
that then my Executors pay her fifteen pounds out  
of my Estate, current money of Virginia, It is my  
will and desire that all my Estate heretofore mentioned  
Shall be kept together for the use of my wife Elizabeth  
Wright during her life, and after her decease to be divided  
as before mentioned, And Lastly I make and ordain  
Constitute and appoint my Son James Wright my  
Executor, and my two Daughters Mary & Rosamond  
Wright my Executrix to this my last will  
and testament, hereby revoking all former and  
other Wills by me heretofore made, declaring this  
to be my last, In witness whereof I have hereunto  
Set my hand and Seal this first day of June  
in the year of our Lord One thousand Seven hundred  
and eighty five

Signed, Sealed, published and  
declared by the said Testator  
as his last will & testament  
in our presence, and his  
Request Subscribed our  
Names as witness unto

John Wright S. S.

George Maddox,

John Nelson

Francis <sup>his</sup> Latham  
Marsh

Wm Peunes

At a Court held for Fauquier County the 27<sup>th</sup> day  
of February 1792.

This Will was proved by the oaths of George Maddux  
and William Kerns witnesses thereto and ordered to be  
Recorded. And on the motion of James Wright the  
Executor therein named who made oath and together with  
Thomas Heath his Security entered into and acknowledged Bond  
in the penalty of one thousand pounds conditioned as the Law  
directs, certificate is granted him for obtaining a probate thereto  
in due form.

*Leffé*

*Brooke Esq*

Cockrells

will

In the name of God Amen I Anderson Cockrell of  
Fauquier County being very sick and weak but of a sound  
memory do make this my last will and testament in manner  
and form as followeth. In the first place I resign my Soul  
to God who gave it me, and my body to be decently buried  
at the descretion of my Executors hereafter named Item I give  
and bequeath to my daughter Rosana Cockrell one young dark  
bay mare Item I give and bequeath to my son William Cockrell  
one bald face horse colt, The rest of my Estate it is my desire  
should be kept together until my youngest Daughter Sally  
Cockrell shall arrive at the age of Eighteen or more years  
and then to be equally divided among my surviving children.  
I hereby appoint my Brother Leffé Molfett, and my son William  
Cockrell Executors of this my last Will and Testament  
as witness my hand and Seal this seventh day of September  
in the Year of our Lord, One thousand Seven hundred and  
Ninety One.

Signed Sealed &  
in presence of

John Cooker

John Porter

Augustine Banister

Anderson Cockrell S.S.  
*his mark*

At a Court held for Fauquier County the 27<sup>th</sup>  
day of February 1792.

This Will was proved by the oaths of John Cooke  
and John Porter witnesses thereto and ordered to be  
Recorded: And on the motion of Jesse Moffett and  
William Cockrell the Executors therein named who made  
oath and together with John Cooke and Simon Cornwell  
their Securities entered into and acknowledged Bond in the  
penalty of five hundred pounds conditioned as the law  
directs, Certificate is granted them for obtaining  
a probate thereof in due form.

*Jesse J. Brooke Esq*

Gillisons  
Division

In Obedience to an Order of Fauquier County Court  
we (being first duly sworn) have proceeded to a division  
of the Estate of John Gillison deceased according to his  
Last Will as follows Viz:

To John Gillison Negroes, Harry, Stephen, Brookley & Lucy £ 165,0.0

To be paid the said John Gillison by James Gillison

£ 166,0.0

To Thomas Helm Negroes Sam, Robin, Betty & Billy £ 165,0.0

To be paid the said Thomas Helm by James Gillison

£ 166,0.0

To William Eustace for his Daughter Mary

2 Negroes, Jane, Charles, Frank, Nancy, Child

£ 170,0.0

To James Gillison Negroes Henry, George, Ben, Nancy York

£ 170,0.0

To Samuel Blackwell Negroes Jeffrey, Peter, Linney

£ 160,0.0

To be paid to the said Blackwell by William Eustace

" for his Daughter Mary } 4,0.0

To be paid to Dr. by James Gillison

December 13<sup>th</sup> 1791

£ 2,0.0

£ 66,0.0

Peter Grant, John Blackwell Jr.  
John James Thos Shumate

At a Court held for Fauquier County the 23<sup>d</sup> day of April 1792.  
This division of the Estate of John Gillison deceased was return'd  
and ordered to be recorded.

Ditto Brooke &c

Ashby's  
Inventory

In obedience to an order from the Worshipful Court of Fauquier  
County to us directed we the Subscribers met and being first sworn  
do proceed to appraise such of the Estate of Robert Ashby deceased  
as is produced to our view By John Ashby Executor as follows.

	L	S	D
To one Negroe man called Anthony	25	"	5
To one Do. Frederick	50	-	5
Ditto Tom	40	-	5
To one Negroe Woman called Rachael	40	-	5
Ditto 1 Amey	40	-	5
D <sup>r</sup> 1 Child Jane	15	-	5
Ditto 1 Child Eliza	10	-	5
Ditto 1 Negroe Woman called Lydia	38	-	5
To 1 Bay Mare	6	-	5
To 1 Bay Horse	9	-	5
To 1 Gray Mare	6	-	5
To 40 Hogs	17	-	5
To 27 Sheep	11	10	5
To 28 Head of Cattle	58	15	0
To 6 Feather Beds and furniture	28	19	0
To 5 Bed Steds	2	0	0
To 2 Tables 1 <sup>3</sup> /4 - To 1 base and 7 Bottles 17/4	2	-	5
To 1 Cross Cut saw 6/- To 1 Looking Glass 7/-	0	13	5
To Plantation Utensils	5	15	6
To 1 pair fire Dogs 10/- and Tong & Shovel 6/6	-	16	6
To 1 Blanket \$/- two Towells & a Table Cloth 2/6	-	7	6
To Kitchen furniture	3	12	5
To 1 Barn Share Plow	0	8	5
To 1 big wheel 5/- and 2 Chests of two Chests 4/5	1	10	5
To 1 Box & pair of Candle Snuffers	-	2	5
To 1 Hanging Knife	-	5	0
Carried Over	\$412	13	6

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Amo<sup>r</sup> Br<sup>r</sup> forward

To 1 foot adas, hand Saw, Hammer and Drawing knife	£ 412	13	6
To 3 Peep Hooks and 1 Coffee mill	4	0	
To Pewter	7	-	
To 1 pair of Scales 12/ and Grater 1/3	5		
To 1 Funnell 1/6 To Knives & Forks 6/	13	3	
To 4 Gugs and 3 Potts	6	6	
To 1 pair of Stitars	15	-	
To 2 Hides & one cutting Knife & Irons 8/	8		
To 16 Chaisas	18	-	
To 1 Pistol 10/- 1 pair of Spoon molds 10/-	1	-	
To 13 pounds Feathers	12	6	
To 1 Oxx bait	15	-	
To 5 Bells	11	6	
To 1 Iron Pessell	4	6	
To Lumber	1	10/-	
To 1 Bell an grubbing Hoe	5	6	
	134	9	6%

John Ash  
George Ash  
Thomas Adams

At a Court held for Faquier County the 23<sup>rd</sup> day of April 1792.  
This Inventory and Appraisement of the Estate of Robert  
Ashby deceased was returned and ordered to be Recorded.

Withers  
Inventory

Pete<sup>r</sup> Brooke Esq<sup>r</sup>

In Obedience to an Order of Court, dated July 1791  
me who is under affigned being first sworn have mett on  
the Premises of Elizabeth Withers to appraise the Estate of  
James Withers deceased, present Capt. Benj<sup>a</sup> Shackelford  
Esqr and find it as follows (Viz.)

1 Negro man named Job £40 - 1 Negro woman named Easty £35	75	0	0
1 Negro woman Wurina £30 - 1 Negro Boy Sam £15	75	0	0
1 Negro Boy Joe £40 - 1 Negro Boy George £30	70	0	0
1 Negro Boy Daniel £30 - 1 Negro Girl Anna £15	45	0	0

	Brot for 8			
1 Negro Child Edmon	£10	10	"	"
25 Hogggs £10.2.0 - 1 Horse £12 - 1 Ditto £10 - 1 Ditto £6	38 2 0	2	0	0
1 Horse £5 - 1 Ditto £6.	11 0 0	0	0	0
2 Steers £12 - 19 head Sheep £7.2.6	19 2 6	2	6	6
8 Head cattle £16.7.0	16 7 0	7	0	0
1 Soom 25/- 5 Potts 38/- 1 frying Pan 11/-	3 7 0	7	0	0
1 Sea Kettle 14/- 1 Stew Pan 11/- 4 Basons 20/-	1 8 0	8	0	0
4 Dishes 27/- 18 Plates 22/- 16 Spoons 2/-	2 12 8	12	8	8
1 Pair Tongs 2/- 1 Grid Iron 1/- Wooden ware 8/-	0 12 6	12	6	6
Knives & forks 2/- 1 Walnut Table 5/- 1 Ditto 10/-	0 17 0	17	0	0
1 Walnut Chest 12/- 1 Ditto 12/- 1 Ditto 6/-	1 10 0	10	0	0
Earthen ware 12/- 1 Sugar Chest 7/-	0 19 6	19	6	6
1 Scythes & cradle 9/- 1 Crosscut Saw 6/-	0 15 6	15	6	6
4 Spinning wheels & reel 25/- 1 Bed & furniture £5	6 5 0	5	0	0
1 Bed & furniture £5 - 1 Ditto £4 - 2 Ditto £6	15 0 0	0	0	0
1 Bed & furniture £10 - 1 Ditto £8.	18 0 0	0	0	0
W <sup>o</sup> . Saddle £2.10 - 6 Trugs 7/- 2 Juggs 8/-	3 5 0	5	0	0
Coopers Tools 7/- 1 Plantation utensils 35/-	2 13 0	13	0	0
2 Flat Irons 2/- 1 pair Wool boards 1/-	0 3 6	3	6	6
1 Fire Doggs 10/- 1 bundle box 1/- 2 Slates 2/-	0 14 0	14	0	0
16 Chares 16/- 1 Trunk 1/- 2 mens Saddles 2/-	1 0 2	0	2	2
1 pair Sheep skins 2/- 16 Trugs & baskets 11/8	2 0 6	0	6	9
5 Reep hooks 1/- 1 pair Stairns 2/-	0 3 6	3	6	6
	420 18 8	18	8	8

Dickerson Wood Sew.

I no: Smoot Sew.

Agilla Davis

At a court held for Languir County the 25<sup>th</sup> day  
of June 1793.

This Inventory and appraisement of the Estate of James  
Withers, deceased, was returned and Ordered to be recorded.

Desto

Brooke

3 3 3 3 3 3 3 3 3 3

In the name of god, Amen, I James  
Freeman Sen<sup>r</sup> of the County of Lancashire being sick  
and weak of body, but of sound, and memory, thanks  
to almighty God for the same, and calling to mind  
the uncertainty of life, and that it is appointed unto  
all men to die, I have thought proper to settle my  
worldly affairs in Order before I depart this life, and  
therefore do make and ordain, this to be my last will  
and testament in manner and form following:  
Imprimis I bequeath my Soul to almighty God that  
gave it me, fully trusting in the blessed my Gracious  
Redeemer Christ for a free and gracious pardon of all  
my former sins and iniquities, and my to the earth  
from whence it was taken, to be buried in such decent  
and Christian like manner, as my Executors shall  
think convenient. And as for the worldly estate, it  
hath pleased God to bestow on me, after my just debts  
and funeral expences being first paid, I would dispose  
of in the following manner Item I give and bequeath  
to my younges Daughter Salley Freeman, One feather  
Bed and furniture, and one small square Walnut table  
also one Mare called Shakespear and one Cow and  
Calf together with the full benefit of the profits of  
all that Part of her Grandfathers George Williams's  
Estate, which was by him bequeathed to her Mother,  
all which Estate so bequeathed, it is my will and desire  
shall be considered as distinct from my Estate, and  
to descend to my youngest Daughter aforesaid, at her  
Mothers decease, I give and bequeath the same to her  
and her heirs forever. Item I leave, <sup>to</sup> the use of  
my beloved Wife Margaret Freeman during  
her natural life, one full third part of all the Land,

I may be possessed of at my decease, to be laid off together with  
 that part she may choose, Also a full third part of all my  
 other Estate of every kind, that I may be possessed of at my  
 decease, I lend the same to her, for and during her natural  
 life, and after her decease to be disposed of as shall be here-  
 ter mentioned Item I give and bequeath to my Spar-  
 son Gollop Freeman (alias Duncan) One feather bed and  
 Furniture to him and his heirs for ever. Item I give  
 and bequeath to Son Garrett Freeman, One feather bed  
 and furniture, also one Negroe woman named Nan  
 together with her former and future increase, already  
 conveyed to him by deed of gift, to him and his heirs forever.  
 Item I give and bequeath to my Son Nathaniel Freeman  
 One Negroe woman named Levina, with her former and  
 future increase, already conveyed to him by Deed of gift  
 together with all that part of my Estate he hath <sup>already</sup> rec'd  
 I give and bequeath the same to him and his heirs for  
 ever. Item I give and bequeath to my Daughter Mary Hackley  
 of James Hackley, Thirly Shillings cash, to be paid by my  
 Executors out of my Estate, together with all that part of my  
 Estate she hath already received, I give and bequeath the  
 same to her and her heirs forever. Item I give and bequeath  
 to my Daughter Eleanor Silman wife of Joseph Silman  
 Ten Pounds of the money which shall arise from the sale  
 of that part of my Lands not heretofore mentioned as lent  
 my wife, to be deposited in hands of my son William Freeman  
 and by him contributed to her use as he shall think most  
 convenient, together with all that part of my Estate she  
 hath already received, I give and bequeath the same to  
 her and her heirs for ever. Item It is my will and desire  
 that all that part of my Lands, which I may be possessed  
 of at my decease not heretofore mentioned, as lent to my wife,  
 may be sold at publick Sale after my decease, and the monies  
 arising from the sale thereof, I would dispose of in the following  
 manner viz. One third part thereof I give and bequeath to my  
 two Sons William Freeman and James Freeman, to be equally

divided between them, I also give and bequeath to each of them, all that part of my estate they have already received, or which hath heretofore been conveyed to them by Deed of Gift to them and their Heirs forever.

Item I give and bequeath to my two Sons Garrett Freeman and Nathaniel Freeman, one sixth part of the monies arising from the sale of the Lands above mentioned <sup>to be equally divided between them</sup> to them and their Heirs forever. Item I give and bequeath to my Grandson Gollops Freeman (alias Duncan) One sixth part of the monies arising from the sale of the Lands above mentioned to him and his heirs forever.

Item I give and bequeath to my Daughter Elizabeth Fletcher Wife of John Fletcher, one third part of the monies arising from the sale of the Lands above mentioned (excepting the ten Pounds, already bequeathed to my Daughter Eleanor Silman, which is to be deducted out of the same) together with all that part of my estate she hath already received, to her and her heirs forever.

Item It is my will and desire, that all that part of my Estate heretofore mentioned as left to my wife during her natural life, should be disposed of after her decease, in the following manner Viz: One seventh Part thereof I leave to be equally divided between all the surviving Children of my Daughter Mary Harkley and the residue thereof to be equally divided between my four Sons William Freeman, James Freeman, Garrett Freeman and Nathaniel Freeman and my two Daughters Elizabeth Fletcher and Eleanor Silman, I give and bequeath the same to them and their heirs forever.

Item all the residue of my Estate not heretofore bequeathed I leave to be divided after my decease in the following manner Viz: one seventh part to be equally divided between all the surviving Children of my Daughter Mary Harkley and the remaining part thereof to be equally divided between

my four Sons William Freeman, James Freeman, Gane  
and Nathaniel Freeman and my two other Daughters  
Elizabeth Fletcher and Eleanor Silman I give and bequeath  
the same to them and their heirs forever. Lastly I do  
nominate, constitute and appoint my two Sons William  
Freeman and James Freeman and my beloved wife  
Margaret Freeman Executors and Executrix of this my last  
Will and testament, hereby revoking and disallowing  
all other Wills and bequests by me heretofore made to  
my last Will and Testament. In Witness whereof I have  
hereunto set my hand and affixed my Seal this Eighth  
day of May Anno Domini 1792.

The words "One small square walnut Table"  
between the 15<sup>th</sup> & 16<sup>th</sup> lines in the first  
Page first initialled before signed

James Freeman J.S.

Signed, Sealed, published and  
pronounced by James Freeman Sen. }  
as his last Will & Testament }  
In presence of }  
James Routh  
William Williams  
Samuel Wharton Jun.

At a Court held for Faquier County, the 25<sup>th</sup> day of June 1792.  
This Will was proved by the Oath of James Routh, William  
Williams and Samuel Wharton Jun. witnesses thereto and Ordered  
to be recorded. And on the motion of William Freeman, James  
Freeman and Margaret Freeman the Executors therein named  
who made Oath and together with John Blackwell, Samuel Wharton  
William Williams their securities entered into and acknowledged  
Bond in the Penalty of two thousand Pounds conditioned as  
as the Law directs, Certificate is granted them for obtaining a  
Probate thereof in due form.

Troth Brooke Co

Agreeable to an Order of Fauquier Court of February  
1792 we the Subscribers being first sworn have valued and  
appraised the Estate of John Wright deceased  
in form and manner following.....

Eleven Negroes	\$ 495	0	0
Six Horses	51	0	0
Twenty four cattle	111	11	0
Twenty nine Sheep	11	12	0
One Wheat Fan	11	10	0
Six Plows and Gears	3	10	0
Nine Hoes	1	2	0
Five Hogsheads	0	15	0
Two Wollen Wheels	1	0	0
Five Beds & furniture	110	0	0
Five Slays	0	15	0
Two flap Wheels	0	10	0
Three Axes	0	15	0
Pots and Oven	2	5	0
Scythe and Cradle	2	6	0
Twelve Chairs	1	4	0
Two Tables	1	10	0
Cathen Ware	0	7	6
Two Tea Kettles	0	10	0
One Looking Glass	0	12	0
Frying Pan	0	4	0
Pewter	1	16	0
Thirty two Hogs	11	14	0
One Waggon	3	0	0
Four Bee hives	1	10	0

Will Bradford  
John Weaver  
Silman Weaver

At a court held for Fauquier County the 25. day of June 1792.  
This Inventory and appraisement of the Estate of John Wright  
deceased was returned and Ordered to be Recorded.

Teste /  
Brook C. C.

Tolle  
wifeFauquier County October 12<sup>th</sup> 1791.

We whose names are hereunto subscribed affirm upon Oath that we were at the house of Stephen Tolle on the 9<sup>th</sup> day of October 1791 and some time in the run of the night the said Tolle being in a low state of health and seeming to be apprehensive he might not live to have an opportunity to commit his will to writing, called upon us to witness his verbal will, which to the best of our knowledge was as follows, to wit, his desire was there should be no sale of any of his property with respect to the saw, that his wife Anne Tolle, might have the whole in her hands until his son George came of age, at which time a Horse, Saddle and Bridle to the value of twelve pounds should be given him, out of his Estate, Also he expected his wife was with child, which child, his desire was should have a Horse, Saddle & Bridle of the same value, and at the same time, Also they should receive a Negroe Woman named Sarah with all her increase, except one, his wife having previledge to make her choice which she would keep her life, Also to keep Negroe Daniel her life and to return to his children, he also appointed George Tolle and Crook Murray to conduct her affairs in here, and Uriall Crosby and George Crosby in case she removed to Nolachuckey or jointly together with herself with previledge to sell the Waggon to purchase land for his wife Anne Tolle to settle upon with such other property as they should think best for removal and settlement in that country the Negroes excepted, this was what he mentioned to the best of our knowledge as witness our hands the date above Fauquier County So October 12<sup>th</sup> 1791.

This day the above Will was proved before me

Wm Hale  
O

Sam'l Pearce  
George <sup>his</sup> Tolle  
Mark

Francis Murray

232

Writ  
Inv

At a Court held for Fauquier County the 25<sup>th</sup> day of June 1792.  
 This writing purporting the nuncupative will of Stephen  
 Solle deceased was proved by the Oaths of Samuel Pearle  
 and Frances Munay witnesses thereto and Ordered to be  
 recorded, And on the motion of Anna Solle, George  
 Solle and Enock Munay who made Oath and together  
 with Samuel Pearle and Hugh Dunn their Securities entered  
 into and acknowledged bond in the penalty of two thousand  
 Pounds conditioned as the Law directs certificate is granted  
 them for obtaining letters of administration with the said  
 Will annexed.

Peste A. Brooke Esq<sup>r</sup>

Youngs  
Inventory

The worshipfull Court of Fauquier County, We the  
 Subscribers being appointed to praise the Estate Wilm Young  
 deceased, do appraise as follows.

Negro Harry appraised to	115	0	0
Negro James appraised to	35	0	0
Seventeen Hogs and two Sows & Pigs	11	0	0
Seventy nine head of cattle	142	15	0
Twelve Hogsheads	1	16	0
One Wheat fan	3	0	0
One Waggon and Gear	6	0	0
Four beehives and Grindstone	2	10	0
Five Axes, old Iron, and three Saws	3	13	3
Six head of Horses	42	10	0
Two Sifters & Cradles Ploughs and wedges	1	16	6
Three Ploughs Stock and barsk	1	5	0
Three Beds and furniture	26	0	0
Flock of Sheep and old Iron	10	2	0
base of bottles, Chest and Piggins and Saddle	1	17	0
Two little Wheeles, three Sheers, riddle & jug	0	18	0
Pare of Lard, leather, four tiles, and Disk	2	15	0

	2	6	6	1
Table, Chest, nine Chairs, Bible and four Jugs				1
Santurn, Sugar box and flat Irons.	a	6	0	
Hackel & Chafin Dish, Gun, cutting knife Steel	1	12	6	
Candle Box, big Wheel, Peeler and Spice mortar	3	13	10	
Kettle, Counter, sheep Shears and Knives of Forks	0	15	9	
Table candlestick, five Pots and one Pan	1	19	6	
One Bay Mare	6	10	0	
Fourteen st. of Iron Oven hooks	0	9	1	
Saddle, Skinner, fleshforks & Shovel	0	10	6	

Given under our hands this 21<sup>st</sup> day of March 1792.

D. Flowerree

John Barker

Geo: Glapcock

At a Court held for Fauquier County the 25<sup>th</sup> day of June 1792.

This Inventory and appraisement of the Estate  
of William Young deceased was returned and  
Ordered to be recorded.

Teste J. Brooke Esq

Embry's  
Division

The above Plat of the Lands of Robert Embry Deceased  
which he devised to his Grandson Robert Embry son of  
Charles Embry Deceased and his two Sons Thomas & Robert  
Embry. The said tract of Land being bounded as follows  
Beginning at (A) a Box oak corner to barters now Capt. Peter  
Grants Land, and extending thence along the lines of the  
said Grant S 35, 30 W 83 Poles to (B) a white oak by a small  
Branch, thence S 13, 30 W 321 Poles to (C) a red oak near Summer  
Duck Run, thence leaving Grants lines N 77 W 64 Poles to

W  
r  
j  
n

the Bank of the said Run, thence up the several courses and Meanders of the same. N<sup>140</sup> W<sup>16</sup> Poles N<sup>59</sup> W<sup>30</sup> Poles to (D) Three Spanish oak Saplings growing from one root being the dividing corner between the Lands laid off for Robert Embry the younger; and his Uncle Thomas Embry's dividend of the said Tract, thence still continuing up the Meanders of the aforesaid run. N<sup>26</sup> W<sup>20</sup> Poles, N<sup>51</sup> W<sup>54</sup> Poles. N<sup>7</sup> W<sup>22</sup> Poles N<sup>27</sup> W<sup>18</sup> Poles, N<sup>14</sup> Poles N<sup>13, 30</sup> E<sup>20</sup> Poles to (E) where the aforesaid run divides into two main branches one called Hudnalls Branch, and the other the Horsepen run. Thence up the several meanders of the said Horsepen run. N<sup>72</sup> W<sup>10</sup> Poles N<sup>30</sup> W<sup>66</sup> Poles N<sup>10</sup> W<sup>68</sup> Poles. N<sup>15</sup> E<sup>48</sup> Poles to (F) two marked white oaks on the said run side, being the dividing corner between Thomas Embry's dividend of the said Tract and his Brother Robert Embry's dividend. Thence still continuing up the meanders of the said Horsepen run. N<sup>34</sup> E<sup>22</sup> Poles. N<sup>16</sup> E<sup>81</sup> Poles N<sup>59</sup> E<sup>15</sup> Poles to (G) Thence leaving the said run S<sup>76, 30</sup> E<sup>282</sup> Poles to the Beginning containing five hundred and eighty eight acres. The aforesaid Tract of Land being divided between Robert Embry the younger, son of Charles Embry deceased, and Thomas and Robert Embry sons of Robert Embry Sen<sup>r</sup>. Deceased, agreeable to the last Will and Testament of the said deceased And in compliance to an order of the worshipful Court of Fauquier County dated April Court 1791 (Viz.) Robert Embry the younger, son of Charles Embry deceased, his part or dividend being laid off at the lower end of the tract and is bounded as follows Beginning at (C) a red Oak near Summer Duck run, corner to the Land of Capt Peter Grant and extending thence N<sup>77</sup> W<sup>61</sup> Poles to the Bank of

the said Run. Thence up the meanders of the same N<sup>o</sup> 40 W<sup>o</sup> 16 Poles. N<sup>o</sup> 59 W<sup>o</sup> 30 Poles to (D) three Spanish Oak saplings growing from one root, on the said Run side being the dividing borne between this and Thomas Embrys dividend, thence with the dividing line N<sup>o</sup> 3<sup>o</sup> E<sup>o</sup> 111 Poles, to (H) a Stake or Stone in the corner of an old Field. Thence S<sup>o</sup> 6<sup>o</sup> 30 E<sup>o</sup> 106 Poles to (K) some blazed Saplings in or near the said Grants line, thence with that line S<sup>o</sup> 3<sup>o</sup> W<sup>o</sup> 28 Poles to the Begining, Including the Plantation whereon Charles Embry deceased formerly lived and containing Eighty two Acres. — Thomas Embrys Dividend being also bounded as follows Beginning at (D) three spanish oak saplings growing from one root on the said Summer Duck run side being the dividing corner as aforesaid, and extending thence up the several meanders of the said Run. N<sup>o</sup> 26 W<sup>o</sup> 20 Poles. N<sup>o</sup> 51 W<sup>o</sup> 54 Poles. N<sup>o</sup> 7 W<sup>o</sup> 22 Poles. N<sup>o</sup> 7 W<sup>o</sup> 18 Poles. N<sup>o</sup> 14 Poles. N<sup>o</sup> 3<sup>o</sup> E<sup>o</sup> 20 Poles to (E) where the aforesaid Run divides into two main branches, one called Hudnalls Branch and the other the Horse pen run. Thence up the several meanders of the said Horse pen run N<sup>o</sup> 72 W<sup>o</sup> 10 Poles. N<sup>o</sup> 30 W<sup>o</sup> 66 Poles. N<sup>o</sup> 10 W<sup>o</sup> 68 Poles. N<sup>o</sup> 5 E<sup>o</sup> 48 Poles to (F) two marked white Oaks on the said run side being the dividing corner between this and his Brother Robert Embrys Dividend. Thence with the dividing lines E<sup>o</sup> 148 Poles to (L) a corner in the angle of a maple, gum, Willow oak & poplar on the East side of Hudnalls branch, thence S<sup>o</sup> 50 E<sup>o</sup> 82 Poles to (M) two red Oaks growing from one root, thence S<sup>o</sup> 24<sup>o</sup>, 45' W<sup>o</sup> 156 Poles to (T) two gum, two white oak and one hickory bushes, in the line of the dividend of Robert Embry the younger son of Charles Embry deceased. Thence with then lines N<sup>o</sup> 77, 3<sup>o</sup> W<sup>o</sup> 21 Poles, to (H) a Stake or Stone in the corner of an old field. Thence S<sup>o</sup> 13<sup>o</sup> 30 W<sup>o</sup> 111 Poles to the Beginning Including the said Thomas Embrys Plantation. Containing 238 acres. Robert Embrys Dividend of the aforesaid Tract of Land being also bounded as follows Beginning at (A) a Box Oak the Beginning corner of the said Tract and corner to the Lands of Capt. Peter Grant and extending thence along the said Grants lines S<sup>o</sup> 35, 3<sup>o</sup> W<sup>o</sup> 83 Poles

W,  
In

To (B) a white oak corner by a small branch, thence \$13  
 W 193 Poles to (K) some blared saplings in or near the said  
 Line a corner to the Dividend of Robert Embry the younger  
 son of Charles Embry deceased, thence leaving Grants line  
 and running with a line of the aforesaid Dividend  
 N 76.30 W 85 Poles to (F) two gum, two white oak and two  
 hickory bushes a corner in the said line being the  
 dividing corner between this and his Brother Thomas  
 Embrys Dividend, Thence with the dividing lines  
 N 24.45 E 156 Poles to (M) a corner in the angle of a maple,  
 gum, Willow Oak and Poplar on the East side of  
 Hudnalls branch, thence crossing the said Branch  
 West 148 Poles, to (F) two white oaks on the East side Horsepen  
 Run, Thence leaving the lines of his Brother Thomas Embrys  
 Dividend, and running up the meanders of the said  
 Horsepen run, 4311 E 92.2 Poles, N 16 E 84 Poles, N 39 E 15 Poles to  
 (G) Thence leaving the said Run \$76.30 E 282 Poles to the  
 Begining Including the plantation whereon Robert  
 Embry sen<sup>r</sup> formerly lived and whereon Robert Embry  
 his son now liveth and containing 238 Acres.

A further represtation of the within Plat.

The red dotted lines represent the dividing lines which divides  
 The aforesaid tract of Land into three parts as directed by  
 the Will of the Testator — The yellow dotted lines includes  
 all the cleared Land on the said Tract exclusive of that  
 part which was shewn to have been cleared since the death of the Testator.  
 No 1 is the Plantation on which Charles Embry ~~deceas~~ formerly lived  
 included within his son Robert Embrys dividend & contains 18 acres  
 which being taken from the area of his part viz. of 82 acres  
 leaves 64 acres of woodland in that Dividend.

No 2 is an Oldfield on Thomas Embrys dividend containing .8 acres

No 3 is the plantation whereon Thomas Embry liveth & contains 65  $\frac{1}{2}$  do

No 4 is the Plantation whereon William Embry liveth & contains 10 do

No 5 is a small piece of cleared land on the <sup>o</sup> Thomas Embrys part & contains  $1\frac{1}{2}$   
 85 Acres

The total amount of cleared Land on Thomas Embry's Dividends <sup>Acres</sup> 85 which 85 acres being taken from the total area of his part ~~No. 23.~~ Acres leaves 153 acres of wood land in his Dividend.

No. 6 is the Plantation whereon Robert Embry Deceased formerly lived and whereon Robert Embry his Son now liveth and contains 30 acres which 30 acres being taken from the total area of his part to wit 238 Acres leaves 208 Acres of Wood Land in his Dividend.

Thomas Embry Jr<sup>t</sup> & Chain  
W<sup>m</sup> Embry James <sup>W<sup>m</sup></sup> James Routh J<sup>r</sup> J<sup>r</sup> J<sup>r</sup>  
M<sup>m</sup> Embry James James Routh J<sup>r</sup> J<sup>r</sup> J<sup>r</sup>

Agreeable to an Order of the worshipful Court of Fauquier County we Joseph Blackwell, Jr, John James, John Shumate being first sworn have proceeded to divide the Estate of Robert Embry deceased as follows. The Land left to his Grandson Robert Embry we have valued at Six Shillings per acre £19.4.0 The Lands of Thomas and Robert sons to Robert deceased we have valued at five Shillings per Acre Thomas holding 153 acres £38.5.0 Robert 208 acres £52.0.0 Robert Embry grandson 64 <sup>acres</sup> @ 6/- per acre £19.4.0 Robert Embry Son 208 @ 5/- per acre 52.0.0.0 Thomas Embry 153 @ 5/- per acre 38.5.0

£109.9.0

The above sums as arrears to there names they are to pay to the Heirs of Robert Embry deceased agreeable to his will Given under our hand this 12<sup>th</sup> day of April 1792.

John James  
J<sup>r</sup> Blackwell  
John Shumate

At a Court held for Fauquier County the 25<sup>th</sup> day of June 1792 This division of the estate of Robert Embry deceased was returned and ordered to be recorded.

D<sup>r</sup> J<sup>r</sup> Brooke

W. Stevenson's  
Adminr  
Act.

1791 The Estate of William Stevenson decd to the Administrators Dr.

To Cash paid Charles Waterhouse for Medesens and attendance as per proved account	1	4	6
To Cash paid Doctor Waterhouse for Ditto	0	12	0
To Cash paid Jacob Hunt per proved account	2	12	0
To Cash paid Joseph Shipp斯 Sen. per Ditto	0	19	2
To Cash paid Bailey Johnson per Ditto	1	17	6
To Cash paid Peter Hansbrough for Scholing	0	6	0
To paid the Land Lord for rent Ten Bushells and a half of Wheal at 5/- per Bushell	2	17	6
To Cash paid the Revd. John Monroe for Preaching the funerall Sermon	0	6	0
To Cash paid John Hickman per proved account	3	12	0
To Cash paid the Sheriff for Servy and taxes per recd	0	11	0
To Cash paid John Hans per proved account	1	14	3
To Cash paid John Shipp斯 per proved account	0	4	0
To Cash paid Ezekiel Norman per Recceit	0	10	0
To Cash paid Jacob Hunt per Recceit	0	15	0
To Cash paid for making the coffin	0	16	6
To 11 Bushells and three Peck of Wheate paid for Rent due for the Year 1790 at 4/- per Bushell	2	11	0
To my account against the Estate	121	5	5
	9	3	6
To 5/- spent for paying and collecting £140.3.3	30	8	11
	7	0	0
	137	8	11

J. James Stevenson  
and  
Martha Stevenson

Administrators  
September 24<sup>th</sup> 1791

To Spining Eight Pound of Flax	£0.10.0
To Spining Eight Pound of Wool	0.10.0
To Balance due Mr. Pukett 16/- per amount proved	£37 8 11

£2 15 1

£10 4 0

1791 Per contra

By the amount of the Inventory  
By Cash Received of Capt. John Astbury.

*E. E. James Stevenson  
and Martha Stevenson  
Administrators.*

Dr	Cr	18	3
113		18	3
2	5	0	
110	3	3	
40	4	0	
99	19	3	

September 24<sup>th</sup> 1791.

Pursuant to an Order of Fauquier County Court dated September 1791 we the Subscribers met agreeable to notice and examined the account & receipts laid before us and find the account as it now stands to be just. Certified under our hands this 16<sup>th</sup> Day of June 1792.

John Thos. Chunn

Wm Smith

Thomas Mafse

At a Court held for Fauquier County the 23<sup>d</sup> Day of July 1792 This account of the Administration of the Estate of William Stevenson deceased was returned and Ordered to be Recorded.

Fiske & Brooke Co

Freemans  
Inventory

Pursuant to an order of the Worshipfull Court of Fauquier County dated the 25<sup>th</sup> day of June 1792 We the Subscribers being appointed by the said Court to appraise the Estate of James Freeman Sen<sup>r</sup> deceased and being first sworn have proceeded to appraise the said Estate an Inventory of which is as follows.

One Negro Man named Sam	25	0	0	
One Waggon & Bear, feeding Trough, Jackscrew & 10 Bags	22	0	0	
One Black Horse £18 One Ditto £8	26	0	0	
One large Bay Horse £9 One small Ditto £10	19	0	0	
One Dark Bay Horse £12 one Bay Mare £7	19	0	0	
One Black Mare (called Shakespear) £10	10	0	0	
One Black Cow & half £3 One Red Ditto £2.15.0	5	15	0	
One Red Cow & half £2.15. - One Brindled Ditto £2.10	5	5	0	
One Red Cow and Yearling £3 - One Bull yearling £1.5.0	4	5	0	
One Red Cow & half £2.15 - Two red Steifers £3	5	15	0	

Carried forward

One White faced Cow & half \$2.10.0 five yearlings \$6.5	6	8	15	0
One Pied Heifer \$2.10. Eighteen head of Sheep \$26.00 piece \$15.8	7	18	0	
One Sow & Pigs \$1.5 Twelve Brown hogs @ 14/piece \$8.8	9	13	0	
Eleven Shoots @ 5/piece \$2.15 One feather bed bedstead & furniture \$8.0.03	10	15	0	
One feather bed bedstead & furniture \$8. One D. D. D. \$8.0.0	16	0	0	
One D. D. D. \$8. - one D. D. D. \$6	14	0	0	
One Desk \$2.10. One old chest one old case two bottles of	2	16	0	
One large square Walnut Table \$1.0m small 1.0/10 D. 6/	2	1	0	
One Walnut Chest \$1.5 Two flap Wheels @ 15/piece \$1.10.	2	15	0	
One Woolen Wheel One Mile D. 10/ On pair of Cotton & one pair of wool Cards 8/	0	18	0	
Six sitting Chairs 10/ Six D. 12/ four D. 14/	1	11	0	
Nine knives & forks of a parcel of Glass & Earthen Ware 15/	1	4	0	
One pair of flat Irons 6/8 a parcel of Tin Ware 3/	0	9	8	
One Hockle, candlesticks, Snuffus and old Box Iron 6/	0	6	0	
Three Pewter Dishes, Six Basons, Six Plates & Spoons	2	0	0	
Three fire Dogs 18/ One pair of Steelyard 12/ One former left Dog 10/	2	0	0	
One looking Glass 14/ Three grubing two hillling hoes 10/ for Ares 12/	1	6	0	
Two old Hand Saws 5/ two Iron Wedges 5/ One " Gun \$1.5. One Sock Chain 11/	2	6	0	
Two Ploughs & Collars 18/ One old whipsaw \$1. One scythe & scadle 6/	2	4	0	
A parcel of old Iron & two old Scythes 11/ One old Spade & old warming pan 3/4	0	14	4	
Two sets of double scyngle Trees 10/ two broad hoes 11/ Some old Books 3/	0	17	0	
One loom & some old gear 18/ One large iron Pot, pot hooks & Potrack \$1.2	2	0	0	
One Dutch oven on small pot, & frying Pan 15/ A small piece of Shoo leather 1/8	0	16	8	
A parcel of Wooden Ware Farmall after 8/ One old Table, of fourteen pieces \$1.8	1	17	0	
One cow hide, old cutting box, feeding trough 3/ Three sets of plough Gear 12/	1	5	0	
A parcel of old pitch tubs 2.8.0 One old Lumber chest & wheel muddle 4/4	2	12	4	
Nine old open Tubs 11/ two bee hives 16/ One old barthean plough collar 3/	1	10	0	
Total amount	242	0	0	

Peter Power  
Charles Duncan

James Raith

At a Court held for Fauquier County the 23<sup>rd</sup> Day of July 1792.  
This Inventory and appraisement of the Estate of James  
Freeman Senior Deceased was Returned and Ordered to be Recorded.

Tesle

Brooke Co

August  
Administered

Dr. The Estate of Edward Newgent deceased in the  
with the Adm'.

1791	To Gawn Lawsons & Lawson, Dunbars Econ for Judge	109	11	10
"	Gawn Lawson for Aut. proved	4	17	5 $\frac{1}{2}$
	James Withers ditto	1	-	-
	Charles Garner ditto	..	13	9
	James Sharpe ditto	..	15	-
	James Dodd ditto	..	7	5
	Robert Henson ditto	1	7	0
	George Kemper for making Coffin per Recd	..	15	0
	Funeral Expence 1 Gallon Whiskey	..	4	-
	14 <sup>th</sup> Waggon boxes 5 Pds purchased by Eliza	..	19	10
	3 Weeding hoes 14.00 £. Newgent & appraised	..	12	6
	5 Yards Sheetting purchased of Mr. Lawson for a	..	10	0
	Mending Sheet	..	7	0
	Paid Presley Garner for a last	..	18	-
	Paid Joseph Sylman for proved Aut.	1	10	0
	Paid Robert English ditto	..	6	0 $\frac{1}{2}$
	Paid James Roultt for Judge	9	6	0 $\frac{1}{2}$
	John Withers principal £8.0.0 Interest 12/8 Costs 17/9 for Bond	9	10	5
	Augustine Jennings Sher. for Taxes 1/1	4	3	0
	Joel Bruce 1068 <sup>th</sup> Job. Interest included @ 14% Costs 11/6 for Bond	7	18	2 $\frac{1}{2}$
	William Bradford for proved Aut.	..	12	-
	To Job. John Blackwell, proved account	..	2	8
	To Gawn Lawson for 9 $\frac{1}{2}$ Oznabrigs for a Bedtick	12	18	1 $\frac{1}{2}$ 9
Sold by Execution October 1791				
21	By one Negroe woman (Venus) Sold	50	0	0
	By one Negroe Boy John	18	1	0
21	By one Ditto (James Alexander)	30	10	0
	By one Negroe girl (Hannah)	13	1	0
21	By one Black Heifer	2	9	0
	One Pied Heifer	1	13	0
21	One pied Cow & half	2	13	0
	one Ditto & Ditto	2	6	0
21	1/2 Doz old Pewter plates	0	5	0 $\frac{1}{2}$
	By Sundries, 3 Cattle, 1 Mare & 16 Hogs Sold	11	5	0
21	By sundry household furniture & plantation utensils sold	2	17	3
	By sundry Horses, Household furniture & plantation utensils sold	15	18	3
21	By one Cow & Yearling 359 <sup>th</sup> Job. @ 14%	2	10	3
	By one feather Bed & bedstead 762 <sup>th</sup> Job. @ 14%	5	6	8
		158	5	2 $\frac{1}{2}$
Balance due the Administrator £3.12.11				

Pursuant to an Order of the Worshipfull Court of  
Fauquier County dated July Court 1792. We John  
Blackwell & Thomas Bronaugh being appointed to settle  
the accounts of the administration of Edward Newgent  
deceased, do find the amounts from the several Vouchers to us  
produced to stand as above stated, Certified under our  
hands this 6<sup>th</sup> day of August 1792.

John Blackwell  
Thomas Bronaugh Senr.

At a Court continued and held for Fauquier  
County the 29<sup>th</sup> day of August 1792

This amount of the administration of the Estate of  
Edward Newgent deceased was returned and ordered to be  
Recorded.

*E. S. Brooke Esq.*

Woodfords  
Will

Know all men by these presents that I Batesby Woodford  
of the County of Fauquier do make and ordain this my  
last will & testament in manner following. I imp<sup>r</sup>. I lend  
to my wife Mary Woodford all my Estate real & personal  
during her Widowhood, and after decease it is my will  
that my land be sold on such credit as my exec<sup>r</sup> or the  
Survivour of them may think most to the advantage  
of my Children, and the money arising from such  
sale to be equally divided among my Children then  
living or their representative. Also that my negroes  
Stock & that may be living at my wifes decease  
be equally divided in manner above mentioned. I desire  
that my sons be educated according to the circumstances  
of my Estate & bound to some trade as they arrive at  
sixteen, or sooner if their guardians think proper—  
Whereas I have acted as Ex<sup>r</sup> to the Will of John Carter  
dec<sup>r</sup>, If my amounts with that Estate and the Estate of  
Chas Carter of Cleve, for whose Ex<sup>r</sup> I have been agent  
for many years, are not settled at the time of my  
death, I desire that my Friend George Buckner Jr.  
do

do undertake the settlement of the same, as they are stated & in proper order, & to charge 10% for my transacting the business. Observing that the Legacy left me by John Carter did not oblige me in any wise to undertake the Execution of his Will. I do hereby direct and empower my Exors to sell any of my slaves, that may be refractory or in any wise misbehave to my Fam<sup>y</sup>, and to lay the money arising from such sale out in others, such as they think most to my Fam<sup>y</sup>'s advantage and to sell any part of my Estate for the payment of my debts. I do appoint my wife Mary Woodford, my son Mark Woodford (when of age) my Friends Geo Buckner Jr. John & William Woodford, Mr. Fitzhugh and Thomas Buckner Exors to this my Will & guardians to my children. Witness my hand & Seal this 8<sup>th</sup> day of Sept: 1791.  
Published & declared,

in our Presence }

Thos. Montgomerie witness

My  
Johnson

Batesby Woodford S.S.

At a Court held for Fauquier County the 24<sup>th</sup> day of September 1792.  
This last <sup>and Testaments</sup> Will of Batesby Woodford deceased was produced in Court, and it appearing that Thomas Montgomerie one of the subscribing witnesses was dead and that Younger Johnson was unable to attend - and the said Will being proved to be in the hand writing of the said Batesby Woodford by the oaths of John Blackwell Senr. Robert Randolph and Humphrey Brooke was ordered to be recorded. And George Buckner Jun<sup>r</sup> and John Woodford two of the Executors therein named appeared in Court, and refused to take upon them the execution of the said Will and the other executors not appearing on the motion of the said George Buckner Jun<sup>r</sup> who made oath and together with Francis Whiting his Security entered into and acknowledged bond in the penalty of two thousand pounds conditioned as the law directs. Certificate is granted him for obtaining letters of administration with the said Will annexed.

Feste. A. Brooke

In the name of God amen, I George Rogers of the  
 County of Fauquier do make this my last will and  
 Testament, being at this time weak in body but perfectly  
 in my senses; Item it is my will and desire after all my  
 just debts being paid, I do lend to my beloved Wife  
 Betty Rogers, all my Estate real and personal, during  
 her natural life, except a Negro boy named Charles  
 which I have already given to my son George Rogers  
 Item my will and desire is, that the land I now  
 live on be equally divided between my son George and  
 my son Edward Rogers to them and their heirs forever  
 Item It is my will and desire, that all the rest of my  
 Estate not before given be divided into five equal parts:  
 Item I give and bequeath to my son George Rogers one fifth  
 part, Item I give and bequeath to my son Edward Rogers  
 one fifth part, Item I give and bequeath to my Daughter  
 Betty Newby one fifth part during her natural life,  
 and after her decease my will and desire is that her  
 proportion of Negroes be sold and equally divided among  
 all my other children, Item I give and bequeath to my  
 Daughter Mary Sanders one fifth part, Item I give and  
 bequeath to my trusty Friends Ambrose Barnett, George  
 Rogers and Edward Rogers one fifth part in trust for the  
 support of my Daughter Sally Matthews and her children  
 during her natural life, and after decease it is my will  
 and desire that the aforesaid fifth part, shall be equally  
 divided by the said Barnett, George and Edward Rogers  
 among the children of my said Daughter Sally Matthews  
 to them and their heirs forever. I do hereby constitute my  
 Sons George and Edward Rogers Executors of this my last  
 will and Testament, and all other will or wills I do hereby  
 revoke, and do acknowledge this to be my last Will and  
 Testament. In witness whereof I have hereunto set my hand  
 and affixed my seal this fourth day of May one thousand  
 seven hundred and Ninety two.

Sealed, published & declared by the  
 said George Rogers to be his last  
 will and testament in the presence of }  
 Samuel Steele, Henry Steele

Robert Gibson

George Rogers Jr.

At a Court held for Fauquier County the 24<sup>th</sup> day of September 1792  
 This Will was proved by the oaths of Samuel Steele, Henry  
 Steele and Robert Gibson witnesses thereto and ordered to be  
 recorded. And on the motion of George Rogers and Edward  
 Rogers the Executors therein named, who made and together  
 with Martin Pickett their Security, entered into and acknowledged  
 bond in the penalty of five thousand pounds conditioned as  
 the law directs, certificate is granted them for obtaining a  
 probate thereof in due form.

*Fests B. Brooks*

Taylor,  
Int.

The Inventory of Henry Taylors Deceased taken this 8<sup>th</sup>  
 day of September 1792.

To 4 hogs and 10 pigs 54/	To 2 cows & calves	\$7 0 0	19	14	0
To 1 Stud horse 25	To 1 Mare 50/	To 2 Sheep 20/	8	10	0
To 3 Casks 10/	To 1 Bed & furniture 46/		2	16	0
To 4 Chairs 6/	To 1 Table 3/	To 5 Bottles 2/4	"	11	4
To 1 Jug 1/6	To Earthen Ware 2/6	To 1 pair of Shears 1/6	"	5	6
To 16 Spoons 1/6	To Pewter 8/	To sundry Irons 12/	1	1	6
To Books 4/	To 1 Hackle 3/		"	3	"
To 2 Pots 1 Oven.	1 Skillet,	1 pair of Pot hooks 1/0/	2	0	0
To Hammer 2/	To 2 sifters 2/	To 1 Looking glass 3/	"	7	0
To 1 Tray 2/4	To 1 Meal Sub 2/	To 1ubbard 10/	"	14	4
To 1 Chest & Box 12/	To 1 Washing Tub 3/		"	15	0
To 2 ploughs & Stocks 15/	Sundry old Iron 11/		1	6	0
To 1 Axe 5/	Ditto 3/	Coopers Tools 12/	1	0	9
To 1 pair of Cards 1/3	To 1 grubbing Hoe 2/	Ditto 1/	"	4	3
To 1 hamsaw 1/3	To 1 half bushell 1/	To 3 Lub's 6/	"	8	"
To 1 Hatchet 6/	To 2 Tubs 6/	Drawing Knife 3/6	"	15	6
To 1 old Saddle 6/	To 1 Wheel 6/	Harnes & Traces 2/6	"	9	6
To Ditto 2/	Leading lines 1/6	To 1 Square 6/	"	9	6
To 1 Sheep Skin 2/			"	2	"
				31	18 2

In obedience to order direct to us from the Worshipful Court of  
 Fauquier, we have meet and appraised the Estate of Henry Taylor  
 late deceased to the sum of Thirty one pounds eighteen shillings  
 and two pence, being just sworn. Given under our hands this  
 8<sup>th</sup> day of September 1792.

James Bailey  
 Wm White

Dixon Robinson

24  
Roge  
Wil

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At a Court held for Fauquier County the 24 day of September 1792.  
This Inventory and appraisement of the Estate of Henry  
Taylor deceased was returned and ordered to be recorded.

Teste *AB* Brooke Esq

Crump's  
Sales

May the 8<sup>th</sup> 1789 The amount of the sale of Mr George  
Crump deceased. The movables \$66. 7. 6  
November 27<sup>th</sup> 1789 The amount of } 218. 16. 1  
the sale of the Negroes is.

At a Court held for Fauquier County the 24 day of September 1792.  
This account of the Sales of the Estate of George Crump  
deceased was returned and ordered to be recorded.

Teste *AB* Brooke Esq

Harrison's  
divison  
&  
Mallory's  
Dower

In obedience to an order of the worshipfull Court of  
Fauquier County dated the 29<sup>th</sup> day of August 1792 we,  
whose names are under written met at the dwelling  
house of Philip Mallory on Tuesday the 6<sup>th</sup> day of  
September 1792 & proceeded to allot to Jane Mallory  
late Jane Harrison her dower in the Negroes recovered  
by Burr Harrison, which we have allotted (as followeth  
(to wit) we allot to Jane Mallory the Negroman slave  
called Mansor, to Burr Harrison one Negro girl called  
Susanna and to Lucy Mallory late Lucy Harrison one  
Negro woman named Sarah - We then allotted to Jane  
Mallory as her part of her son Wm deceased one Negro  
girl <sup>many</sup> Ball on her paying the sum of six pound twelve  
pence the one half to Burr Harrison the other to  
Lucy Mallory - We then allotted to Lucy Mallory one  
Negro Boy Charles on her paying to Burr Harrison the  
sum of fifteen pounds - We then proceeded to consider  
the damages, and find excess of fifteen pounds which  
by consent of the parties were allotted as followeth  
to Jane Mallory as her own part the sum of twenty one  
pounds thirteen and four pence, as her claim of her son  
Williams share the sum of four pounds sixteen three  
pence

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pence half penny, to Ben Harrison the sum of Nineteen pounds  
five shillings & two pence farthing and the same sum to  
Lucy Mallory.

John Monroe  
Joseph Chilton  
Sauer Ashton

At a Court held for Fauquier County the 24<sup>th</sup> day of September 1792  
This division of the Estate of William Harrison deceased and  
allotment of his Widows dower was returned and Ordered  
to be recorded.

Father J. Brooke Esq.

Woodfords  
Inventory

An Inventory & appraisement of the Estate of Batesby  
Woodford deceased.

Milly & child	1	55	0	0	1	Desk & Bookcase	\$8	0	0
Edmond	3	5	0	0	1	large tool pup 3 of 1 small do 12	2	2	0
Billy	3	5	0	0	1	large blue pup 4 of 1 small do 12	2	12	0
Mariah	2	0	0	0	1	old turned Chairs flag			
Gabriel	1	5	0	0	1	Bottoma	1	12	0
5 Horses	4	7	0	0	1	Silver Saddle	1	5	0
1 pair of Oxen & 6 - 1 pair do	1	2	0	0	3	do Table Spoons	2	14	0
28 Head of cattle @ 40 each	5	6	0	0	1	Doy Silver Tea Spoons	2	12	0
Stock of hogs	8	0	0	0	1	1/4 Pewter Table Spoons	0	6	0
1 Stage Waggon & Harness	3	0	0	0	1	Looking glass for shaving	0	2	0
1 Old single Chain Harness	2	0	0	0	4	Iron Pots 4 of To 2			
1 Riding Slay	2	0	0	0	2	frying pans	2	10	0
1 Waggon & Seat	6	0	0	0	2	splits 5/ To 2 dutch ovens 6/	0	11	0
1 Old Waggon	2	0	0	0	1	griddle, 1 flesh fork,			
6 beds, bedsted with 1 pair curtains	3	5	0	0	1	Saddle & Steak Tong	0	7	0
4 Blankets double	1	16	0	0	2	pair of Tong, 1 fork for			
1 Dutch Blanket	0	8	0	0	1	fire, 0/ 2 pair and Irons	1	0	0
5 Woolen Counterpanes	2	2	0	0	2	Teakettles 18/ 1 Gun 40/	2	18	0
6 Virginia Cloth do	3	12	0	0	1	Silver Watch	5	0	0
1 furniture check do	0	15	0	0	1	base & Bottles 10/ To 1 Tim			
2 Bed Quilts	1	4	0	0	2	do Bottles 15/	1	5	0
11 pair of Sheets	8	5	0	0	1	Wire Sari	1	16	0
9 Table Cloths	3	15	0	0	2	2 Butter pots	1	2	0
11 Piller Cases	1	2	0	0	a parcel of Shoemakers				
15 Towells	0	16	6	0	Tools		0	6	0
2 large Walnut tables	3	0	0	0	a parcel of small Tools	2	10	0	
1 Small do do	0	3	0	0	a parcel of Blacksmiths Tools	9	11	1	
1 Old Desk	0	8	0	0	4 old mattasses 12/ 40 leares 3 and 1 Wedge 9/6	1	1	6	

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2 4 Rog Wil	8 ploughs 3 of 3 Spades 12/	1/2	2 1 Skillet & Mortar	£ 0	15
	4 billings hoes 8/	5 old Scythes 5/	0	18 1 Coffee Mill	0 8
	1 Wheat Fan		3 0 1 Sand Sive	0	4
	a parcel of Tin Ware	0	18 1 Wm after 3/ 1 Dawn	0	
	3 candle sticks & 1 pair of snuffers	0	3 Search 1/6	0	11 6
	a parcel of Stone Bottles	0	6 a parcel of Books	1	10
	a parcel of Slabs do	0	9 1 Chest	0	15 0
	a parcel of Queen China	4 0	1 pair Scales & Weights	0	6
	a Saddle & Bridle	2 8	a parcel of Carpenter tools	14	14 6
	1 Sloom	1 4	4 Old flat Iron	0	5 6
	Slays, Harness & Shuttles	2 16	1 pair of old Chains	0	10 0
	4 old Small Wheels	2 8	1 Pot manhan & Mampilon	1	0 0
	2 Large	0 15	1 pair of saddle bags	0	15 0
	3 Shackles 2 4/ 2 pair of fans 5/	1 9	3 Decanters	0	8 0
	a parcel of Knives & forks	0 18	1 Matross	11	4 0
	1 large Grind Stone 12/	3	Total Amount	£ 477 11	7
	To 1 small do 2/	0 14			

Pursuant to an Order of the Worshipful the County Court of Fauquier, We the Subscribers being first sworn according to Law have this day Inventoried and appraised the Estate of Batesby Woodford deceased certified under our hands this 26<sup>th</sup> day of September 1792.

George Buckner  
Administrator

Robt Randolph  
Thomas Fitzhugh  
Thos Porter

In a Court held for Fauquier County the 22<sup>nd</sup> day of October 1792. This Inventory and Appraisalment of the Estate of Batesby Woodford deceased was returned and ordered to be Recorded.

Beth Brook C

Nelson  
Admin  
Amount

Pursuant to an order of the Worshipful Court of Fauquier the subscribers hereof have adjusted & Settled the Administration of Betty Asberry on the Estate of James Nelson decd. & upon a true investigation thereof agreeable to the face of the debts they find her indebted to the said Estate £ 166. 4. 7 which sum upon closing the Ledger and other open Books appears to have been recd. and not accounted for; after given Credit for the list Ballances still due and to collect.

Saur: Ashton  
Inv. Monroe  
Thos Smith  
Oct. 15<sup>th</sup> 1792

At a Court held for Fauquier County the 22<sup>d</sup> day of October 1792  
 This account of the administration of the Estate of James  
 Nelson deceased was returned and ordered to be recorded.

Teste J. Brooke Esq

Bullitt's  
Will

In the name of God amen I Joseph Bullitt  
 of the County of Fauquier and State of Virginia being of  
 a sound mind to dispose of what it hath pleased God to  
 bless me with do this day make this my last will and  
 Testament disapproving of all others by me made and  
 only allowing this to be my last will and Testament.  
 Item I give and bequeath unto Susannah Redd five  
 Negroes namely, Bess, Mary, George, Betsey, Selah  
 they and their increase to her during her life and  
 afterwards to be equally divided between her children  
 Item I give and bequeath unto Joseph Bullitt Redd  
 son to Susanna Redd seven Negroes namely Jean  
 Ned, Nelly, David, Little Peter, Aubley and Sally  
 they and their increase to him and his heirs lawfully  
 begotten of his body and in case he should die without  
 such heirs to go to his Brother Pernereis Redd to him  
 and his heirs. Item I give and bequeath unto Mary  
 Steataad four negroes namely Will, Selah, Nance & Lidia  
 they and their increase to her during her life, and afterwards  
 to be equally divided between her children. Item I give  
 unto Joseph Bullitt Steataad son to Mary Steataad one  
 Negro girl named Gate her and her increase to him  
 and his heirs, and in case he should die without such heir  
 to be equally divided between his Brothers & Sisters.  
 Item I give and bequeath to Priscilla Redd four Negroes  
 namely Philip, Moses, Bett & Jeps, their and their  
 increase to her during her life, and afterwards  
 to be equally divided between her children.

Item I give and bequeath unto Joseph Bullitt Redd son to Priscilla Redd three Negroes namely Lydia, Selah and Suck them and their increase to him and his heirs and in case he should die without such heirs, to be equally divided between his Brothers and Sisters. Item I give and bequeath unto my beloved Wife Barshaba Norman now Bullitt the use of three Negroes namely Peter, bate and Joshua they and their increase to her during her life, and afterwards Peter to go and descend Joseph Bullitt Redd son to Susannah Redd, and bate Joshua and her increase to go to Priscilla Redd during her life and afterwards to be equally divided between her children. Item It is my will and desire that Negro John shall have liberty to stay on the plantation whereon I now live until he arrives to the age of eighteen, and afterwards to be free. Item I give and bequeath to my beloved Wife all my Stock and household furniture during her life, and after her death to be equally divided between Susannah Redd, Mary Stealard and Priscilla Redd. Item I give to my beloved Wife Barshaba Bullitt, one third part of my Land and plantation whereon I now live during her life. Item I give and bequeath unto Joseph Bullitt Redd, Son to Susannah Redd the remaining part of my Land, after he arrive to the age of eighteen years old, and after the death of my wife to have her part which said Land and the Negroes before mentioned, is to be in the care of Thos. Conway and Original Young, and the money arising from the said Negroes and Land shall be applied to his use, which said Negroes is to remain on the plantation, til he arrives to the age above.