

At a Court of Quarterly Sessions held at the County Courthouse in
Salem the 27th Day of June 1870 the Assessors and officers of the County of

the Commonwealth of the State of Virginia present evidence of the following
Accrued Expenses were the day returned and ordered to be paid.

To the County of Fluvanna

Pursuant to an Order of Fluvanna Court to be made on the 1st day of July 1870
Fluvanna Co. VA
Bills of 1808-1823 for services rendered and expenses incurred by Stephen H. Peacock
Treasurer of the State of Virginia before the day returned and ordered to be paid.

2 Hens and 3 Chicks	8.00	1 half bushel	8.00
1 hen, half and quarter	20.00	2 Eggs	5.00
1 Dozen Pot of Butter	3.00	1 half bushel of flour	9.00
1 Dozen	2.50	1 Dozen	2.00
1 Hatched	0.50	1 Dozen	1.50
1 Small Lamb	0.75	1 Dozen	.75
1 Pound Salt			50
1 Pound Salt			25
			10
			5

100	1 Cwt	60	60
100	1 Peck Taylor Beans	6.00	6.00
100	1 Bush Peaches	1.00	1.00
100	1 Dozen	0.75	0.75
100	1 hand saw	0.25	0.25
100			<u>\$138.00</u>

Given under my hand this 27th Day of July 1870

Hannah H. Peacock

Sarah M. Miller

W. Ford

At a Court of Quarterly Sessions held at the County Courthouse in Fluvanna the 27th

Bills of 1808-1823 for services rendered and expenses incurred by Stephen H. Peacock
Treasurer of the State of Virginia before the day returned and ordered to be paid.

To the County of Fluvanna

On the 1st day of July 1870

For the services of Benjamin H. Peacock

To the County of Fluvanna for services rendered and expenses incurred by Stephen H. Peacock

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At a Court of Monthly Session held for Fluvanna County
the 9th day of September 1811. This Court did adjudge and order
that the Estate of Benjamin Johnson deceased be sold by
Court Execut. sale of the estate of Benjamin Johnson deceased
and Bartholomew Givens now this Court ordered and directed as follows.

Date. October 1st 1811 A.D.

In the name of God amen, I Delmas Johnson being in perfect
sound mind and memory, the law in being and will humbly declare to Adam
that I shall on & hourly make the my last Will and Testament of my VA W
- ches. that might be produced bearing date on or before the following 2d. in
manus and from No. 1st I claim that all the personalty belonging to me be
immediately sold after my death and out of the money so obtained to pay all my
just debts and funeral expenses be paid.

2^d Item After the payment of any just debts and funeral expenses be paid the
whole of my tract of land, my house at the cross roads & all the improvements
thereon and of the same among friends to be sold by the Court Execut. sale
my son William Johnson to have first right of purchase if he will
pay the sum of \$1000.00 for the same.

3^d Item

and upon my friends (my son) William Johnson
and Abraham Rabill Executors of this my last Will and
I give and bequeath to my son Thomas Johnson for settling to
him

7^d Item I give to my daughter Elizabeth 2nd floor dwelling
from 8^d Item I give and bequeath to my son Delmas Johnson
from 9^d Item I give and bequeath to my son George and his wife
Diana Gray first dwelling to her and her said son. the hole set
of the same arising out of the sale of my land. I witness my hand and
Date 1st day of December 1810

Book 1808-1823

Year 1811 (Advised as per the)

last and Testament of the above)

Delmas Johnson - President of the)

John Johnson - Secretary of the)

Thomas Johnson - Executor of the)

John Johnson - Executor of the)

Delmas Johnson Esq^r

At a Court of Monthly Session held for Fluvanna County on Monday the 9th day
of September 1811. This Mill was the one presented in Court and passed by the court
and sold to William Lee of the Wilsons church and ordered to be removed.

Item of William Johnson one of the Executors herein named who

had due cause and valid title and advantages had in

title with William Spelling to own his property

Ex^r

to and record it to the credit of Booth Woodson
having respect to paying debts due the
estate which were left in the hands of the executors
who made both threats as the Law wrote and
acknowledged a Bond in the penalty of £1000 then and there
and with Barrett & Payne, George W. Richardson and Anderson
Hughes her securities conditioned as the Law directs. Certificate
is granted her for obtaining ^{Letters of} Administration on the said Estate
with the Will annexed in due form.

Seale John Timbletake C. F.C.

Dr. The Estate of Benjamin Woodson decd

1819			
Sept 26	To Cash paid Doctor John Hills part of his medical account as per receipt	7	25
1821			
Oct 14	To Cash pd William Woodson one of the execs of the decd for the purpose of paying the debts out of the estate of the decd as per receipt	14	00
1823			
June 7	To Cash paid Frances Woodson (widow of the decd) " for Corn which was to have been furnished " her agreeable to the Will of the decd as per " Order of Mrs Woodson the other executor	10	00
Sept 16			
	To Cash pd Samuel T. Woodson for Articles furnished " the estate as per A/c and receipt £1. 12. 11	5	48
1824			
March 23	To Cash paid Taxes on 240 Acres of Land for the years 1814. 15. 16. 17. 18. & 19 as per Receipt	11	39
1825			
March 25	" receipt to S. T. Woodson To Cash pd Charles Tuckett per receipt		44
1826			
March	To Cash pd cost of suit against Barkman as per " Clerks Tuckett	2	80
1827			
Decr 25	To amount due me as a Lawyer in fees as per Settlement of the Estate		44

80
86 90
which Bond is now in suit in the County Court of Stockland

\$ 16 00
balance due Booth Woodson

Pursuant to an order of the County Court of Fluvanna
we have examined the foregoing account rendered by Booth
Woodson one of the Execs of Benjamin Woodson deceased and find
he has exhibited to us the necessary vouchers in support of
the several items therein charged. It appears in this account
that he has only credited the estate of the decd with the amount
of his own purchase at the sale which he states is all that
he has at any time come to his hands or possession and for that
amount he had executed his bond to William Woodson the other
Exec which Bond is now in suit in the County Court of Stock
Land 1823 the balance of the estate has been administered
by the said William Woodson whose account of Execution has
been settled by commissioners appointed for the purpose
to which account there appears to be due unto together the sum
of £11. 7. 10² we are of opinion that the amount of the foregoing
account shall be placed to the credit of said Bond with out interest
being charged on either, as the said Exec had no assets in hand
wherewith to pay those debts and charges according to these view
of the subject we find a balance in favour of said Booth Woodson
one hundred dollars as above stated. Given under our hands
in the County of Fluvanna this 25th day of April 1823

J. Wynn

John Payne

Sam'l Th' Woodson

of monthly session held for Fluvanna County on
the 25th April 1823. This Account and report
of the administration of the estate of Benjamin Woodson
one of the executors was this day