

At a Court of Ordinary held at the County
Court House in the 21st day of June 1819.

This instrument of writing purporting to be a renunciation
of the last Will of John Ware by Mary Ware widow and widow of
the said John Ware deceased was this day in open Court proved to
be the act of the said Mary Ware by the oaths of John Miller
and Joseph Bradshaw two of the witnesses and ordered to
be recorded.

Teste John Fawcett Esq.

Ex. C

Lightfoot, the 27th of July 1802

Inventory No. 808

In Obedience to an Order from the Merchantable Court
of Estate of Fluvanna County to us directed we have proceeded to Value
the following property of John Lightfoot Decd. Mdg. 8

1 buffard	6
6 Leather Bottom'd Chams	Fluvanna Co. VA Wills Bk 1, 1777
1 Pair Sckles and Weights	1..25
1 pair Billiards	3.. 0
1 Trunk	1.. 50
A quantity of Books	2.. 50
1 Fiddle	2.. 50
2 Gafes	0.. 50
1 box of Arms and Amm	2.. 17
1 pair Spurs	2.. 0
1 Old Saddle	1.. 50
1 Funnel	.25
1 Seal Thim Trush	1.. 0
1 pair money Scales	1.. 50
	37.. 67

William Barron
John Hartley
J. Hartley

After the manner of bind. Recd. I James Foster of Fluvanna Teste
having being aged and infirm but of sound mind and memory and De^r his
calling to mind the mortality of my body that it is appointed for all
men once to die do make and ordain this my last Will and Testa-
ment in manner and form following first I recommend my
Soul unto the hands of Almighty God that gave it and my body to the
earth to be decently interred at the discretion of my Executor herein-
after named and as for worldly Estate I dispose of the same in the
following manner First I desire that all my just Debts be paid
Imprimis I lend unto my beloved Wife Elizabeth during her
natural life or widowhood all my Estate both real and personal
for her support and Maintenance and after her decease or inter-
marriage I give and devise the same unto my beloved Son
Major Lightfoot to him and his Heirs forever

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Children having has their part of my Estate which I intende for them
and which I hereby bequeath to them and their Heirs but in case my
said Son Major Should die before the decease or intermarriage of my
said wife without Lawfull issue I then approue that my said
Estate hereby devised to him should be equally divided between the
out of my Children to wit John, William, James, Bartlett Anthony
Allen, and Sally who intermarried with Thomas Green his
sister who intermarried with Thomas Forn, Judith who in
intermarried with Samuel Southland, Abby who intermarries
with Edmund Green to them and their Heirs and in case
any of my said last mentioned Children shoule die before such
Devision I desire that the issue of such Child or Children so dying
shall enjoy that part hereby bequeathed to such Child so dying
to be equally divided between them but in case of failure of