

One Candle snuffer	\$ 0.25 0
Five plates	0.10 0
Two Dishes and a Basin	1.00 0
Three Cloth Hooks	0.13 9
Two Weavers Rags and a Loom	0.19 6
Two Iron Potts and hooks	1.20 6
One hand Saw	0.75 6
One pr. Iron Wedges	0.07 5
Four Grubbing Hoes	0.16 0
Two narrow Boxes	0.17 6
Two plough Hoes	0.80 0
One old drawing Knife	0.10 0
Three old Hoes	0.80 9
One Augar Chaffell and Gouch	0.60 0
Two combs	0.20 6
One Plate	0.1.6
One pr. Chop Knives	0.20 0
One Bell and prayer Book	0.14 0
Water pails	0.14 0
One washing Tubb	0.20 6
One Horse Cart	20.00 0
One Bell	0.10 0
One Water Cann.	0.10 0
One Mugg	0.10 0
One Brush	0.10 6
One Yarn bobbin	0.10 0

Fluvanna Co. VA Will Bk 1, 1777-1808

1 Table Spoons	\$ 0.50
One pr. Sizars	0.10 0
Old Knives and forks	0.10 0
11 Feb ^r 1782.	<u>\$ 836.12.3</u>

J. King
J. W. Jones
Daniel Elmer

At a Court of General Sessions held in the County of Fluvanna on the 11th day of July 1782 -
This Inventory, and appraisement of the Estate of Richard Shireman deceased, was this day returned and admitted to record
First. John Williams Esq.

In the Name of God. Amen.
I, Elias Wills of the parish and County of Fluvanna, being
such and weak in Body but of perfect sense and memory, do make
and ordain this my last Will and Testament in manner and
form following. **Imprimis.** Whereas I have bargained and
agreed with my Brother Elias Wills, to swap a certain Tract of
Land lying and being in Amelia County, which I purchased of
my Brother Matthew Wills adjoining the plantation of my said
Brother Elias, on Namosene Creek containing five hundred
and nine Acres, for which he gave me one thousand Acres of
land lying in this County, the Tract whereon I now live and
be my said Brother Elias having executed a deed in writing
concerning the title of me and one thousand Acres of land to
my and my heirs, and I have done the same to him for-

The aforesaid land in Amelia according to Deed and therefore
that Justice may be done him, I give, devise and bequeath unto
my said Brother Elias Wills my said Tract of land in Amel-
lia County containing five hundred and nine Acres, to ~
him and his Heirs or Assigns forever. Item. I give and
Bequeath unto my Daughter Elizabeth Wills my three Negroes
Negroes, Neg, Lancy, Sarah, and her Child Lucy and her future
Increase, and one feather Bed and furniture to her and
her Heirs forever. Item. I give and Bequeath unto my ~
Daughter Rebeckah Cole my three Negroes Neg Lucy and
her Child, Pratt, and Boy Will and their future Increase, to
her and her Heirs forever. Item. My will and desire is
that all my just Debts be paid and discharged by my Executor
for that purpose I direct that any part of the remainder of my
Estate not already bequeathed to my Daughters, be sold for
that purpose, and that my Executors hereafter named, shall
have full power to sell and dispose of any part of my new
remainder of my Estate Neg, any part of my slaves or Slaves
(not before bequeathed) or of my Stocks, Crops Household
furniture, any part or parcel thereof as my Executors ~
shall think most convenient to be sold and sufficient
to discharge all my just Debts. Item. I give and bequeath
unto my Son Elias Wills all the remainder of my Estate ~

Item. Cupid, Sabina, Aaron Peter and Tom and all the rest of
my Estate of what nature or kind whatsoever that shall remain un-
sold for the payment of my Debts or that is not Bequeathed to my
Daughters. I give and bequeath unto my said Son Elias Wills to him
and his Heirs forever. Item. My will and desire is that my Bro-
ther Elias Wills have the care and direction of the Education and
maintenance of my Son Elias until he shall arrive to the age
of twenty one Years, as also the direction and management of
his Estate, and apply the profits thereof at his discretion for the use
and Benefit of my said Son during the aforesaid time. Item. Item
And I do hereby give my Brother Elias Wills full power and
Authority to sell exchange and convey away at his discretion
for the use and Benefit of my said Son Elias any part of the
Estate hereby given to my said Son, that is to say that he my
said Brother Elias Wills shall have full power to sell out or
Buy in for the sole use and Benefit of said Son, any part
or parcel of the said Estate hereby given to my Son in as full
and ample manner as I myself might have done ~
Item. My will and desire is that my Estate shall not be ap-
praised. Lastly I do hereby constitute and appoint my ~
Brother Elias Wills and my Nephew Benjamin Dancy ~
Wills Executors of this my last Will and Testament. In Testi-
mony whereof I have hereunto set my hand and affixed my seal
this fourteenth day of September in the Year of our Lord Christ
one thousand seven hundred and eighty two ~

and delivered in publick)

Elias Wills. Seal.

Benjamin + Thomas
Thomas by ^{mark}
Thomas ^{and} Dummer.
filing.

At a court held for Fluvanna
County the third day of October 1782. This Writery was
this day presented in Court, and proved to be the last -
Will and Testament of Willis Wills deceased by the oath of
the Witnesses thereto and admitted to record. And on the
motion of Elias Wills and Benjamin Dancy Wills Co-
sculars herein named, and they making oath thence accord-
ing to Law, and performing what is usual in such cases
Certificate is granted them for obtaining a probate there
of in due form.

Test

Fluvanna Co. VA Will Bk 1,

John Hobbs, C.R.

In Obedience to an Order of Fluvanna Court on the
Subscribers being present, have viewed the Estate of Tho:
Bushell deceased among his Children, in manner as follows
testam:

To Martin Bushell, Negro Rachell; and one Bed.
To Sarah Bushell, Negro Arney and one Bed. To Jeffrey
Bushell, Negro Jacob. To Mary, Bushell Negro Silva
and that Martin Bushell, and Sarah Bushell, and Jeffrey
Bushell, pay unto their Sister Mary Bushell forty four
Acres and the Mill to be sold for the same.

To Jeffrey Bushell four pounds. Given under our hands -
this 29th day of January 1787.

John Martin
Armiger Lillie
Henry Suggs

At a court held for Fluvanna County the sixth day of
February 1783. This Decree of the Estate of Thomas Bas
deceased was this day returned and admitted to record
Sist John Hobbs, C.R.

In the same of God. I men.

I James Martin, being in perfect sense and memory last will
77 my ~~Wife~~ ~~Wife~~ ~~now~~ nowing that it is a ppoint
ed for all men once to die, do make and ordain this to be my last Will and
Testament as followeth. Now I do leave to my beloved wife Elizabeth
Martin two Negroes Maffet and Sam, also one black Mare and
after the decease of my Mother it is my desire my beloved Son
Ruben Martin to have the land and all the rest of my Earthly
Estate to continue him but in case he shoule marry then the la-
tance of my Estate to be taken by the two aforesaid surviving
between my two children Ruben Martin and Meloy Martin
I also appoint Abram Parish and William Hughes the sole Execs
of this my last Will and Testament. In witness whereof I have
done this 29th day of January 1783.

In presence of us

James Martin