

James Admon
Bond.

KNOW all men by these presents that we many dayes
John Wood and Harry Murphy are held and firmly bound
unto the Hon^{ble} Thomas Lord Fairfax Morgan Morgan John
Hale & Thomas Swearingen Gent^l Sitting Justices in the
Commissioner of the Peace for Frederick County for and in behalf
and to the sole use & behoof of The Justices of the^{3d} County in the
sum of Two hundred pounds £ 200^m money to be paid to that tho'
Lord Fairfax Morgan Morgan & their Executors adm^r & C^o signs
To the which payment well & truly to be made we bind our
selves and every one of us our executors our heirs Executors and
adm^r jointly & severally jointly by these presents sealed with
our seals, Dated this 11th Day of February 1752

The condition of this obligation is such that if the above
bound man laye adm^r of all the Goods & Chattles & Credits
of William Lacy Deceased do make or cause to be made a true
perfect Inventory of all & singular the Goods Chattles & Credits
of the^{3d} Deceased which have or shall come to the hands possession
or knowlidge of her the^{3d} Mary or into the hands or possession
of any other person or persons for her and the same so
made do exhibit or cause to be exhibited into the County Court
of Frederick at such time as she shall be thereunto required
by the^{3d} Court and the same Goods Chattles & Credits and
all other the Goods Chattles & Credits of the^{3d} Deceased as the time
of his Death which at any time after shall come to the hands or
possession of the^{3d} Mary or into the hands & possession of any other
person or persons for her do well & truly administer according to
law and further do make a true & just account of her belongings deigns
therein when thereto required by the^{3d} Court and all the rest and
residue of the^{3d} Goods Chattles & Credits which shall be found remain
ing upon the^{3d} adm^r account, the same being first examined &
allowed by the Justices of the Court for the time being shall deliver pay
unto such person or persons respectively as the said Justices by
their Order or Judgment shall direct pursuant to the laws in
that case made & provided and if it shall hereafter appear that
any last Will & Testament was made by the said Deceased and the
Executor or Executors therein named do exhibit the same into the
said Court making Request to have it allowed and approved
accordingly if the said Mary being therunto required do render
and deliver up her Letters of Administration Aprobaton of such
Testament being first had and made in the said Court Then

Then this obligation to be void of none Effect or due to non
full force & virtue
Sealed and Delivered by
in the presence of the
Court

her
Mary M Gasey Seal
Mark
John E Wood Seal
mark
his
Darby Murphy Seal
mark

at a Court held for Frederick County on Tuesday
the 11th day of February 1752

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Mary Gasey John Wood Darby Murphy in open Court
acknowledged this their Bond for the said Mary's true
faithful Administration of the Estate of William Gasey
Deed

Teste

Wood CC

Loffin's adm'ns
Bond

KNOW all men by these presents that we William Loffin
John Lindsay & others Seque are held & firmly bound unto the
R'rs of Honble Thomas Lord Fairfax Morgan Morgan Jr &c
and Thos Newmarch Gent sitting Justices in the Commision
of the peace for Frederick County for and in Behalf and to the
sole use and Behalf of the Justices of the said County and
their successors in the sum of Two hundred Pounds Current Money
To be paid to Honble Thomas Lord Fairfax Morgan Morgan & their
executors administrators and assigns To the which payment
will and truly to be made we bind our selves every one of us
and every of our heirs executors & administrators Jointly and
severally firmly by these presents Sealed with our seals
Dated the 11th Day of February 1752

The condition of this Obligation is such that if the above
bound William Loffin administrator of all the Goods Chattels
and Credits of Elizur Loffin Deed do make or cause to be made a
true and perfect Inventory of all & singular the Goods & chattels
and Credits of the D' Deed which have or shall come to the hands
possession or knowledge of him the said William or into the
hands or possession of any other person or persons for him &
and the same so made do exhibit or cause to be exhibited into the
County Court of Frederick at such time as he shall be thereunto

required by the said Court and the same Goods Chattels and Credits &
and all other the Goods Chattels and Credits of the said Deceased at the
time of his Death, which at any time after shall come to the hands
or possession of the said William or unto the hands, possession
of any other person or persons for him do well and truly ad-
minister according to Law, And further do make a just and true
account of his Actions and Doings therein when thereto required by
the said Court and all the rest & residue of the said Goods Chattels
and Credits which shall be found remaining upon the said Ad-
ministrators account the same being first examined and allowed
by the Justices of the Court for the time being shall deliver & pay
unto such person or persons respectively as these Justices by
their order or Judgment shall direct pursuant to the laws in
that case made & provided, And if it shall hereafter appear that
any Last Will & Testament was made by the said Deceased and the
Executor or Executrix therein named do exhibit the same into the
said Court making request to have it allowed & approved accordingly
if the said William being thereunto required, do render &
deliver up his Letters of Administration Approval of such
Testament being first had & made in the said Court Then this
obligation to be void & of none Effect or else to remain in full force
and Virtue.

Sealed & delivered
in the presence of }
the Court

William Loftin

Seal

John Lindsey

Seal

Moses Teague

Seal

At a Court held for Frederick County on Tuesday the 11th
Day of February 1752

Recd

William Loftin John Lindsey & Moses Teague in open Court acknow-
ledged this their Bond for the said Williams true & faithful Adminis-
tration of the Estate of Elinor Loftin deceased

Teste

Wood

Loftin's Admin
Bond

I KNOW all men by these presents that we William Loftin John
Lindsey and Moses Teague are held and firmly bound unto the
Honble Thomas Lord Fairfax Morgan Morgan John Hite and
Thomas Swearingen sitting Justices in the Commission of the Peace
for Frederick County for and on Behalf and to the sole use and
Bills of the Justices of the County and their successors in the
sum of two hundred Pounds Court money to be paid to the Honble
Lord Fairfax Morgan Morgan John Hite & Thomas Swearingen

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that Executor Administrators & assigns Testator which payment
well and truly to be made we bind our selves & every of us our
and every of every other Executors Administrators & Administrators Assign-
ees severally firmly by these presents sealed with our seals
Dated this 11th day of February 1752

The Condition of this Obligation is such that the
above bound William Loftin Administrator of all the Goods
Chattels & Credits of Peter Loftin Deceased do make or cause
to be made a true & perfect Inventory of all & singular the
Goods Chattels & Credits of the ³ Deceased which shall or shall
come to the hands possession or knowledge of him the said
William Loftin or into the hands or possession of any
other person or persons for him and the same so made do
exhibit or cause to be exhibited unto the County Court of
Frederick at such time as he shall be thereunto required
by the ³ Court and the same Goods Chattels & Credits &
all other the Goods Chattels & Credits of the ³ Deceased at
the time of his Death which at any time after shall come to
the hands or possession of the ³ William Loftin or into the hands
and possession of any other person or persons for him do
well & truly administer according to law and further do
make a just and true account of his actions & doings therein
when thereunto required by the ³ Court and all therewith residue
of the ³ Goods Chattels & Credits which shall be found remaining
upon the ³ Administrators account, the same being first es-
ecuted & allowed by the Justices of the Court for the sum being
shall deliver & pay unto such person or persons respective-
ly as the said Justices by their Order or Judgment shall di-
rect pursuant to the laws in that case made & provided; and
it shall hereafter appear that any last will & Testament was
made by the ³ Deceased and the Executor or Executrix therein named
do exhibit the same unto the said Court making request to
have it allowed & approved accordingly if the said William being
thereunto required do render & deliver up his Letters of Administra-
tion approbation of such Testament being first had & made in
the ³ Court. I left this obligation to be void & of none effect
or else to remain in full force & virtue.

Sealed & delivered
in the presence of the

Court

William Loftin

Seal

John Lindsey

Seal

Moses Seague

Seal

Loft
Bo
swa

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at Court held for Frederick County on Tuesday the
11th Day of February 1752.

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William Loftin John Lindsey & Moses Teague having in open
Court acknowledged this their Bond for the said William Loftin
faithful administration of the Estate of Loftin Loftin Deed the
same is admitted to Record

Teste

Wood CC

Loftin's Admin
Bond for Sarah
ward's Estate

KNOW all men by these presents that we William Loftin John
Lindsey & Moses Teague are held & firmly bound unto the Right Hon^{ble}
Thomas Lord Fairfax Morgan Morgan John Stile & Thomas Moore
Esqrs Gentl'itting Justices in the County of Frederick
County for and in Behalf and to the sole use & Benefit of the Justi-
ces of the said County & their successors in the sum of Two hundred
pounds Current money to be paid to the said Thomas Lord Fairfax
Morgan Morgan & their Executors Administrators & Cognovis
To the which payment well & truly to be made we bind ourselves
and every of us our & every of our heirs Executors Administrators
Jointly & severally firmly by these presents sealed with our
Seals Dated the 11th Day of February 1752

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The Condition of this Obligation is such that the above
bound William Loftin Administrator of all the Goods Chattels &
Credits of Sarah ward Deed do make or cause to be made a true
& perfect Inventory of all singular the Goods Chattels Credits of
the said Deed which have or shall come to the hands possession or
Knowledge of him the said William Loftin or into the hands or
possession of any other person or persons for him and the same
so made do exhibit or cause to be exhibited into the County
Court of Frederick at such time as he shall be thereunto re-
quired by the said Court and the same Goods Chattels Credits
& all other the Goods Chattels and Credits of the said deceased at the time
of his Death which at any time after shall come to the hands or
possession of the said William Loftin or into the hands or possession
of any other person or persons for him do well & truly administer
according to law and further do make a just & true account of his
actions and doings therein when thereto required by the said
Court and all the rest & residue of the said Goods Chattels Credits
which shall be found remaining upon the said Administrators ac-
count the same being first examined & allowed by the Justices of
the Court for that time being shall deliver & pay unto such person

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persons respectively as the said Justices by their Order or Judgment shall direct pursuant to the Laws in that Case made and provided and if it shall hereafter appear that any last Will & Testament was made by the said Deceased and the Executor or Executrix thereon named do exhibit the same into the Court making request to have it allowed and approved accordingly if the said William being thereunto required do render and deliver up the Letters of Administration approbation of such Testament being first had & made in the said Court Then this Obligation to be void & of none Effect or else to remain in full Force and Virtue

Sealed & delivered
in the presence of
the Court

William Loftin



John Lindsey



Moses Teague



At a Court held for Frederick County on Tuesday the
11th Day of February 1752

Examined

William Loftin John Lindsey & Moses Teague having in open
Court acknowledged this their Bond for the said William
true & faithfully administration of the Estate of Sarah Ward
Deceased the same is admitted to record

Testes

J Wood, C C

Burnings admon ~~SH~~ NOV all men by these presents that we Ann Burnings
bound Samuel Parke & William Quintain are held & firmly
bound unto the Honble Thomas Lord Fairfax Morgan Morgan
John Hite & John Lindsey Gentl sitting Justices in the Com-
mission of the Peace for Frederick County for & in Behalf &
to the sole use & Behalf of the Justices of the said County
their successors in the sum of two hundred pounds Current Money
to be paid to the said Thomas Lord Fairfax Morgan Hite &
Lindsey their heirs Executors Administrators & assigns \$20
the which payment well & truly to be made we bind our
selves & every of us our and every of our heirs Executors
Administrators jointly & severally firmly by these presents

Sealed with our seals and Dated this 11th Day of February 1752.

The Condition of this obligation is such that if the above bound Ann Cunningham administratrix of all the Goods Chattles & Credits of James Cunningham Deceased do make or cause to be made a true & perfect Inventory of all and singular the Goods Chattles & Credits of the said Deceased which have or shall come to the hands possession or knowledge of the said Ann or into the hands & possession of any other person or person for her and the same so made do exhibit or cause to be exhibited into the County Court of Frederick at such time as she shall be thereunto required by the 3^d Com and the same Goods Chattles & Credits and all other the said Goods Chattles & Credits of the said Deceased at the time of his death which at any time after shall come to the hands or possession of the said Ann or into the hands & possession of any other person or persons for her do well & truly administer according to Law and further make a just & true account of her adings & doings therein when thereto required by the said Court and all the Rest & Residue of the said Goods Chattles & Credits which shall be found remaining upon the said Adm^r's Account the same being first examined and allowed by the Justices of the Court for the time being shall deliver and pay unto such person or persons respectively as the said Justices by their order or Judgment shall direct pursuant to the laws in that case made and provided; and if it shall hereafter appear that any last will & Testament was made by the said Deceased and the Executrix or Executors therein named do exhibit the same into the Court making request to have it allowed and approved accordingly, if the said Ann being thereunto required do render & deliver up her Letters of Adm^r approval of such Testament being first held & made in the Court Then this obligation to be void of none effect or else to remain in full force & virtue

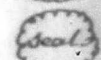
Sealed & Delivered
in the presence of
the Court

Ann H. Cunningham
mark

Sam'l Earle



William Quintain



At a Court held for Frederick County on Tuesday the 11th
day of February 1752

Ann Cunningham Samuel Earle & William Quintain having in open
Court acknowledged this their Bond for the said Ann true & faith
ful administration of the Estate of James Cunningham Deceased
the same is admitted to record

Teste
J. Wood

Loftin William's
Guardian Bond

KNOW all men by these presents that we William Loftin
John Lindvay & Moses Teague of the County of Frederick
are held and firmly bound unto the Right Honble Thomas
Lord Fairfax Morgan Morgan John Hale John Lindvay
and Siting Justices in the sum of one hundred
dollars to be paid to the said Lord Fairfax Morgan
~~for his~~ but money to the which payment well &
truly to be made we bind our selves & each of us ~~by~~
himself our & each of our heirs Executors and Administrators
firmly by these presents. Sealed wth our seals and dated
this 11th Day of February 1752.

The condition of this obligation is such that if the
above bound William Loftin his Executors & Administrators
shall well & truly pay and deliver or cause to be paid & deli-
vered unto Isaac Loftin Orphan of Thomas Loftin Deed
all such Estate or Estates as now is or are or hereafter shall
appear to be due to the said Orphan when & as soon as he
shall attain to lawful age or when thereto required by the
Justices of the said County Court as also keep him from
the above named and the rest of the said Justices their
& every of their heirs Executors & adm^rs from all hou-
able or damages that shall or may arise about the
said Estate. Then the above Obligation to be void other-
wise to remain in full Force.

Sealed & delivered William Loftin



in the presence of

The Court

John Lindvay



Moses Teague



At a Court held for Frederick County on Tuesday
the 11th day of February 1752

William Loftin Guardian of Isaac Loftin orphan of
Thomas Loftin Deed together with John Lindvay &
Moses Teague in open Court acknowledged this
their Bond which is admitted to record

Teste

J Wood Esq

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Loffin Mary's Adm'r. ~~SHALL~~ witnesseth by these presents that we Mary Loffin &
Jacob E. Brooks, are held & firmly bound unto John Lindsay
Gresham Hayes Thomas Incearington & John Slardier Gent
writing Justice in the Commission of the Peace for Frederick
County for & in behalf and to the sole use & behoof of the
Justices of the said County & their successors in the sum
of two hundred pounds Court money to be paid to the
said John Lindsay Gresham Hayes Thomas Incearington
& John Slardier their executors adm'rs & assigns
To the which payment well & truly to be made within
ourselves & every of us our & every of our heirs Execs &
and administrators jointly & severally firmly by these
presents sealed with our seals dated the 12 day of
February 1752.

The condition of this Obligation is such that if the above
bound Mary Loffin adm'r of all the Goods Chattels & Credits of
Thomas Loffin deceased do make or cause to be made a true &
perfect Inventory of all & singular the Goods Chattels & Credits
of the said Deed which have or shall come to her hands & before
spouse or knowledge of her the said Mary Loffin or into the
hands or possession of any other person or persons for her and
the same so made do exhibit or cause to be exhibited into the
County Court of Frederick at such time as she shall be there
unto required by the said Court and the same Goods Chattels
and Credits and all other the Goods Chattels & Credits of the
Deceased at the time of his death which at any time shall come to
the hands or possession of the said Mary Loffin or into the hands
and possession of any other person or persons for her do well and
honestly administer according to law and further do make a just
& true account of her actions & doings therein when thereto
required by the said Court and all the rest residue of said Goods
Chattels & Credits which shall be found remaining upon the
said Adm'r Account the same being first examined and
allowed by the Justices of the Court in the time being shall
deliver copy unto such person or persons respectively as
the said Justices by their order shall direct pursuant to the
law in that case made & provided and if it shall hereafter
appear that any last will and Testament was made by
the said deceased and the Executor or Executors therein named
do exhibit the same into the said Court making request
to have it allowed & approved accordingly if the said Mary
being therunto required do reside & deliver up her letters
of Administration Approbation of such Testament being
first had & made in the said Court Then this Obligation to be
void of none effect or else to remain in full force & value
Sealed and delivered in the presence of } Mary X. Loffin ^{her} seal
in the presence of } Jacob E. Brooks ^{his} seal
The Court } John Lewis ^{his} seal

In a Court convened & held for Frederick County on
Wednesday the 12 day of February 1762.

Mary Loftin Jacob Brooks & John Lewis having upon
Court acknowledged this their Bond for the said Mary's
true & faithful administration of the Estate of Thomas
Loftin Deed the same is admitted to record

Teste.

Wm C. C.

William Chapline In the Name of God I men the fourth day of June
in the year our Lord 1745. I William Chapline of the County
of Frederick and Colony of Virginia being very sick
and weak in Body but of perfect mind & memory thanks
be given unto God therefore calling unto mind the mortali-
ty of my Body and knowing that it is appointed for all
men once to dye do make & ordain this my last will &
and Testament that is to say principally & first of all I
give & Recommend my soul into the hands of God that gave
it and to my Body I recommend it to the Earth to be buried
in a Christian like & decent manner at the discretion of my
Executor nothing dubting but all the General resurrection
I shall receive the same again by the mighty power of God
and as touching such Worldly Estate wherewith it hath
pleased God to bless me in this life I give devise & dispose
of the same in the following manner and Form.

Imprimis it is my will and I order that in the first place all
my just Debts and Funeral Charges be paid & satisfied
Item I give and Bequeath unto Joseph Chapline my Eldest
son five shillings Item I give to my son Moses Chapline
five shillings Item I will to my daughter Elizabeth Hedges
a Gold ring to be of the full value of twenty shillings
Item also I give unto my youngest son William Chapline
two hundred acres of land lying & being on the south side of
Potomack River known by the name of the Little Bottom &
now is my dwelling place with all other my moveables
whatsoever whom I like constitute make and ordain
my only & sole Executor of this my last will & Testament
all and singular the lands and whatev're heretofore mentioned
bequeathed to him his Heirs and assigns for ever and I do hereby

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utterly devallow & voide and disanull all & every other former
Testament mill's Legacies & Executors by me in any way before
this Seale named will'd & Bequeathed ratifying & confirming
this and no other to be my last will and Testament In witness
whereof I have hereunto set my hand & seal the day & year
above written

William Chaplin *(Seal)*

Signed Sealed published
pronounced & declared by
y^r William Chaplin as
his last Will & Testament
in the presence of us the sub
scribers his

William W Green

mark
her

Dinah D Green

mark

Nathan Shrophord

As a Court continued & held for Frederick County on the
Wednesday the 12th Day of February 1752

This will of William Chaplin deceased was proved in open Court
by the oaths of William Green & Dinah Green two of the witnesses
thereto who also made oath that they saw Nathan Shrophord sub-
scribe the same as a witness and William Chaplin the execu-
tor therein named having made oath to the same according to
Law it was admitted to Record

Tade

J Wood

Chaplin's Admon
Bond

KNOW all men by these presents that we William Chaplin
an Swearingen and John Linder are held & firmly bound
unto John Lindsey Gershon Keyes Thomas Swearingen &
John Sladin Jr. Siting Justices in the Commission of the
peace for Frederick County for & in Behalf and to the use &
and behoof of the Justices of the^d County and their successors
in the sum of sixty pounds to be paid to the said John Lindsey
Gershon Keyes Thomas Swearingen & John Sladin their execu-
tors and assigns To the payment well & truly to be made
we bind ourselves and every of us our and every of our Heirs
Executors & adm^{rs} jointly & severally firmly by these presents
sealed with our seals Dated this 12th Day of February 1752

The Condition of this Obligation as such that if the above

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bound William Chaplin admt of all the Goods Chattels & Credits
of William Chaplin Deed do make or cause to be made a true
and perfect Inventory of all & singular the Goods Chattels &
Credits of the said Deceased which have or shall come to
the hands, possession or knowledge of him the said William
Chaplin or into the Hands or Possession of any other per-
son or persons for him and the same so made do exhibit
or cause to be exhibited into the County Court of Frederick
at such time as shall be required by the said
Court and the same Goods Chattels & Credits and all other
the Goods Chattels & Credits of the said Deceased at the time of
his Death which at any time after shall come to the
hands of the said William Chaplin or into the hands of pos-
session of any other person or persons for him do well & truly
administer according to law and further do make a just & true
account of his actions & doings therein when there shall be required
by the said Court and all the Rent and Revenue of the said
Goods Chattels & Credits which shall be found remaining
upon the said adm't account the same being prudently
and allowed by the Justices of the Court for the time being
shall deliver or pay unto such person or persons respect-
ively as the said Justices by their Order or Judgment shall
direct pursuant to the Law in that Case made & provi-
ed, and if it shall hereafter appear that any last will
& Testament was made by the said deceased and no Executor
or Executrix herein named do exhibit the same into the
said Court making request to have it allowed and ap-
proved accordingly if the said William Chaplin being
thereunto required do render & deliver up his Letters of
Administration aprovalation of such Testament being
first had & made in the said Court Then this obligation
to be void & of none Effect or else to remain in full
force & Virtue.

Sealed & Delivered
in the presence of }
The Court

William Chaplin Seal
Van Swaingen Seal
his
Simon S. Under Seal
Mark

At a Court Continued & held for Frederick County
on Wednesday the 12 day of February 1752

William Chaplin Van Swaingen & Simon Linder acknowledge
lodged this their Bond for the said William Chaplin
Administrator of the Estate of John Chaplin Deed and is
is admitted to record

Seale

J. Wood C. Co

Linder's Adm'ns
Bond

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KNOW all men by these presents that we Simon Linder
Lawrence Linder, and Vanoveringon Gent are held & firmly
bound unto John Lindsey Gorthorn Keys Thomas Swearingen
and John Stardin Gent setting Justice in the beginning of
the Peace for Frederick County for & in Behalf & to the use
and Benefit of the Justices of the said County and their Successors
or in the sum of two hundred pounds to be paid to the said
John Lindsey Gorthorn Keys or their Executors Administrators
& Assigns To the which payment well & truly to be made
we bind ourselves and every of us our ^{heirs} every of our Heirs
Executors and Administrators jointly & severally Sealed with our
seals Dated this 12 day of February 1752

The condition of this obligation is such that if the
above bound Simon Linder Administrator of all the Goods Chattels
& Credits of Simon Linder Deceased do make or cause to be made a
true & perfect Inventory of all & singular the Goods Chattels & Credits
of the said Deceased which have or shall come to the hands of his executors
knowledge of him the said Simon Linder or into the hands of his assigns
or any other person or persons for him and the same so made do
exhibit or cause to be exhibited into the County Court of Frederick
at such time as he shall be thereunto required by that Court and
the same Goods Chattels & Credits and all other the Goods Chattels
and Credits of the said Deceased at the time of his Death which at
any time after shall come to hands possession of the said Simon
Linder or into the hands of possession of any other person or persons
for him do well & truly administer according to Law, and further do
make a just & true account of his actings and doings therein
when thereunto required by the said Court and all the rest & residue
of the said Goods Chattels and Credits which shall be found
remaining upon the said Adm'ns Account the same being first
examined & allowed by the Justices of the Court for the time being
shall deliver and pay unto such person or persons respectively
as the said Justices by their Order or Judgment shall direct
pursuant to the Laws in that case made & provided and if it
shall hereafter appear that any last Will & Testament was
made by the said Deceased and the Executor or Executrix there
in named do exhibit the same into the said Court making
request to have it allowed and approved accordingly if the said
Simon Linder being thereunto required do render & deliver
up his Letters of Administration A Testimony of such Testa-
ment being first had & made in the said Court Then this
Obligation to be void & of none Effect or else to remain in full
force & Virtue

Simon Linder
Mark.



Sealed and Delivered
in the presence of the
Court

Van Swearingen



Lawrence Linder
Mark



At a Court continued and held for Frederick County
on Wednesday the 12th day of February 1752,

Simon Linder together with Von Incearingen & Haunman
Linder his securities acknowledged this their Bond for
the said Simon Linders true & faithful Administration
of the Estate of Simon Linder deceased and it was admitted
to record

Teste,

Wood C. C.

Shunnaman Adm'r
Bond for Simon Linder

KNOW all men by these presents that we George Shunnaman Leonard Steler and Joseph Roberts are held &
firmly bound unto John Lindsey Gerwhom Hayes ~
Thomas Incearingen and John Slardin Gentl writing
Justices in the Commission of the peace for Frederick
County for & in Behalf and to the use of the Sheriff of
the Justices of the said County and their successors in the
sum of one hundred pounds Curt Money to be paid
to the said John Lindsey Gerwhom Hayes or their Ex'c't
adm'r and assigns To the which payment well and
truly to be made we bind our selves & every of us our
every of our Heirs Executors & Administrators jointly
 severally firmly by these presents Sealed wth our
Seals Dated the 12th Day of February 1752

The condition of this Obligation is such That if the above
bound George Shunnaman Administrator of all the Goods
 Chattles & credits of Mordt H. Helm Just Deceased do make
 or cause to be made a true & perfect Inventory of all his
 regular the Goods Chattles & Credits of the said Deceased which
 have or shall come to the Islands possession or knowledge
 of him the said George Shunnaman or into the Islands or
 possession of any other person or persons for him and the
 same so made do exhibit or cause to be exhibited into
 the County Court of Frederick at such time as he shall
 be thereunto required by the said Court; and the same
 Goods Chattles & credits and all other the Goods Chattles
 and Credits of the said Deceased at the time of his Death wth
 at any Time after shall come to the hands or possession
 of the said George Shunnaman or into the Islands
 possession of any other person or persons for him
 do well & truly administer according to law and
 further do make a just & true account of his actions
 and doings wherein & when there so required by the said
 Court And all the rest & residue of the said Goods Chattles
 and Credits which shall be found remaining upon the

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and Administrators account the same being first examined & allowed
by the Justices of the Court for the time being shall deliver and pay
unto such person or persons respectively as the said Justice by their
order or Judgment shall direct pursuant to the laws in that Case
made & provided. And if it shall hereafter appear that any last
Will & Testament was made by the said deceased and the Person
or Executrix therein named do exhibit the same in the said
Court making request to have it allowed & approved accordingly
if the said George Shunnaman being therunto required
do render up his Letters of Administration. Approbation of such
Testament being first had & made in the Court Then this
Obligation to be void & of no Effect or else to remain in full
force & Virtue.

Sealed & Delivered
in the presence of
The Court

George Shunnaman

(Seal)

Geo. Helm —

(Seal)

his
Joseph X Roberts
Mark

(Seal)

At a Court continued and held for Frederick County on
Wednesday the 12th day of February 1752.

George Shunnaman together with Leonard Helm Joseph Roberts his
securities acknowledged this their Bond for the said George Shunnaman
true & faithful administration of the Estate of Meredith Helm
Just Deed And it was admitted to Record

Teste,

J Wood Jr

Chivers Common
Bond

KNOW all men by these presents that we Rebecca Chivers Murray
Mandley & Thomas Doctor are held firmly bound unto John Lindsey
Gresham Keys Thomas Swearingen John Hardin Sitting Justices
in the Commission of the Peace for Frederick County for & in Behalf
and to the sole use & Benefit of the Justices of the said County &
their successors in the sum of two hundred pounds Court Money
to be paid to the said Lindsey Keys & their Executors Adminis-
trators To the which payment well & truly to be made we
bind our selves & every of us our and every of our Heirs Executors
and Administrators Jointly & severally firmly by these presents
Sealed with our Seals Dated the 12th Day of February 1752.

The Condition of this Obligation is such That if the above bound
Rebecca Chivers administrators of all the Goods Chattels & Credits
of James Chivers dead do make or cause to be made a true and
free

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perfect Inventory of all and singular the Goods Chattels & Credits
of the said Deceased wife, however shall come to the hands before
or knowledge of her said Rebecca Chivers or into her
or possession of any other person or persons further and the
same made do exhibit or cause to be exhibited into the
County Court of Frederick at such time as shall be
hereunto required by their Court And the same Goods
Chattels & Credits and all other the Goods Chattels & Credits
of the said Deed at the time of his Death which at any time
after shall come to the hands or possession of the said
Rebecca or into the hands & possession of any other person
or persons further do well & truly administer according
to law and further do make a just & true account of her act-
ings & Doings thereon when there required by the said
Court and all the rest & residue of the said Goods Chattels
and Credits which shall be found remaining upon the
said Admin^r account the same being first examined
and allowed by the Justices of the Court for that time
being shall deliver & pay unto such person or persons
respectively as the said Justices by their Order or
Judgment shall direct pursuant to the laws in that
case made & provided and if it shall hereafter appear
that any last will and Testament was made by
the said Deceased and the Executor or Executrix there
in named do exhibit the same into the said Court
making request to have it allowed & approved accord-
ingly if the said Rebecca Chivers being thereto
required do render and deliver up her Letters of Adm-
inistration & probation of such Testament being first
had & made in the said Court Then this Obligation
to be void & of none Effect or else to remain in full force
and Virtue

Scaled & Delivered } Rebecca J Chivers her
in presence of } mark Seal
The Court Thomas Dovler Seal

Murley Sladley Seal

At a Court continued & held for Frederick
County on Wednesday the 12th Day of Feb 1762
Rebecca Chivers widow & Relict of James Chivers Deed
together with Thomas Dovler & Murley Sladley ~~acknowledged~~
~~and~~ acknowledged thru their Bond for the said
Rebecca Chivers true & faithfull Admin of the ~~estate~~ James
Chivers estate & it was admitted to record

Teste

J Wood, C C

17

Inventory of
James Vance
Estate

In obedience to an Order of Frederick Court dated 12th day of November 17th 1753 We the subscribers being first sworn before an magistrate for this County did appraise the Estate of James Vance Deceased as followeth to wit

To 3 Mares one Colt and one Slave	16 10 -
To 12 Sheep	3 - -
To 4 Young Slaves	4 - -
To 1 Slave	1 1 6
To 2 Young Slaves 5 7 Cows	15 11 -
To 5 Calves	1 14 -
To 1 Slave & Tacklen & Iron Slarrow	1 11 -
To 3 Pairs to 2 weeding Slaws & Grubing Slaw	" 19 "
To 2 small Rings one Wedge & 3 Bolts & Colters	" 13 6
To 1 Axle, Slant saw, & Hammer, Iron Barn	- 0 6
To old Sickle and old Iron & pair of Shears	- 5 -
To 1 Saddle & Bridle to 2 old Fish to a Cheeves fat	" 10 6
To 1 Great Wheel & 2 sounding tubs & two Barrels	1 - -
To 1 Washing Tub 2 Bages One Burn 2 Bottlers	" 7 "
To 1 half Bushell 5 Pails & Lann & foot & Tubs	" 6 9
To 1 Cradell & 2 Bulicks & 1 woman's Saddle & Bridle	1 6 3
To flax & hemp & Barley & Catts	10 2 -
To wheat & Rye & 2 Hanks of Slay	6 10 -
To butter & com wooden Dishes & Earthen Dishes	2 7 6
To 2 Drinking Glasses 2 candlesticks & Tunel	" 3 -
To 1 pair of Boots & Spurs & Knives & Forks	" 15 "
To Glass Bottles 4 Iron Potts Potte Rack & Closets	1 10 0
To 1 Tabel ^{and} Cloth for Coal & Coal scuttle w/ trimmings	4 0 0
To 2 Bed & furniture to wearing apparel	6 18 3
To Irons born to wheel & carts and	2 7 6
To wool & scolling Yarn & Lining Yarn	2 0 0
To 1 Chest & Burn Box 2 pairs of Stockens	" 16 "
To a old Jacket to a pifeng from Book & Iron & Letters	12 0
To 8 Shear & Rides & Visor & Brand Iron	19 -
To 2 Whills & 2 Bages and Table Lining	1 2 -
To 1 pair of Wollards & Servent man & Books	10 6 0
To 1 Blanked to Chiford & 8 Slugs & four Pigs	3 0 3
To Bed & furniture & 1 set of Spolls	4 12 6
To Nots of Slant	8 0 1
To Books Dabb	12 16 3

Total £ 129 12 2

David Vance

Robert Allen

John Beckett

At a Court continued & held for Frederick County on
Wednesday the 12th Day of February 1752,

This appraisement of the Estate of James Vance Deed
being returned unto Court by Elizabeth Vance, Robert
Glazier & William Vance His Executors was admitted
to Record

Taste

Wood C.C.

Inventory of
Sealed Estate

A Just & true Inventory of the Goods & Chattels
late deceased appraised by the subscribers this 17th day
of November 1750

To a boat Jacket & an old Saddle -	L 2 - - -
To an old Saddle & a gum & Basket	- 1 9
To a Ravor a Ruler & some Buttons	- 3 -
To an old Boat	- 2 6
To plowshares	- 10 -
To a Hammer	- 1 -
To a Bodied & two Rub stones	- 3 6
To a tongue Yoke & Broad ax	- 4 -
To 1 Old setting ax	- 3 -
To an old pail	- 6
To 2 Hatch line & and an Iron Rod	- 1 6
To a bit of iron some on the less in value at one Shilling per Bushell 63 $\frac{1}{4}$ p	3 8 6
To 1 Clevis	- 1 6
To an Old mare & colt	1 6 -
To an old sled	- 1 -
To a Bell & Collar	- 3 -
To a Boar & sow	- 7 -
To a Starow	- 2 6
To 1 Cow & Bell	- 1 16 0
To 1 white faced Sheep	- 1 5 -
To 1 small heifer	- 15 -
To 1 pony & Colt	- 1 10 -
To 3 small Calves	- 15 -
To 2 year old Mares	6 - -
To a houghing horse	- 2 -
To some flax & a Break	- 15 -
To a few Turnips	- 1 -
To horses Old ropes	- 1 -
To 1 Bell & Collar	- 1 -
To a hair & Bits of leather	3: 9: 6 19: 0 9

To Turning Tools & three Brushes	9 6
To a paper Auger & an old Drawing knife	6 -
To a Glass Pot & old paint-brush	4 -
To 2 planks	2 -
To 9 small Turners planes	9 -
To an old hand saw & compass	0 -
To an edge a hammer & a wooden square	0 6
To 30 gun	5 -
To an old wheel & bars	6 -
To an Old Stocked & teatles	2 -
To a Cart-shaft & some lumber	1 6
To 7 ordinary door skins	0 6
To a old Bridle Bits	1 6
To 2 planks	4 -
To an Old Cognac a gun & piece of Bearskin	3 -
To seal leather	0 -
To an old Rifle Gun	1 16 -
To an Old Chest & Chin	5 -
To a trying pan	2 -
To a Wake Iron	2 9
To a Kettle	9 -
To a Boar-horn & hoaten	4 -
To 6 Old plates 1 powder dish & tinord	6 6
To a Broken Scale	1 -
To a Riddle & sieve	2 6
To an old pair old Spoons knives a punal Trays	5 -
To a pot & hooks	5 -
To a Bed & Bedding	2 5 -
To a Door	5 -

10 19 3

22 4 3

£ 82 7 6

Joseph Pugh
Thomas Brown
James Slaworth

At a Court continued & held for Frederick County on
Wednesday the 12th day of February 1762

These appraisements of the Estate of Thomas Seale Deed being
returned into Court by George Slaworth the Admin'r
was admitted to Record

Teste

Wm. Col

John Denton
Guardian
Bond

KNOW all men by these presents that we John Denton
and James Denton of Augusta County and John Funk
Innner of Frederick County are held & firmly bound unto
John Lindsey, Gentleman, Thomas Steerwagen and
John Hardin Gentleman sitting Justices in the Commission
of the Peace for the 3^d County of Frederick for our Betray
and to the sole use & Detract of the Justices of the said
County their Executors Administrators or Assigns in the
sum of five hundred pounds Current Money to be paid
to the said John Lindsey & their Executors Administrators
and Assigns To that which payment well & truly to
be made we bind our selves & each of us by himself, our
and each of our heirs Executors & Administrators firmly
by these presents sealed with our seals Dated this
11 day of February 1752.

The condition of this Obligation is such that if the
above bound John Denton his Executors and Administrators
shall well & truly pay & deliver or cause to be paid & deli-
vered unto Jonathan Seaman Orphan of Jonathan
Seaman deceased all such Estate or Estates as now is or
are or hereafter shall appear to be due to the said Orphan
when as soon as he shall attain to lawful age or
when thereto required by the Justices of the said County
Court as also keep him self the above named and
the rest of the said Justices their executors of their
Heirs Executors and Administrators from all Trouble
or damages which shall or may arise about the said
Estate Then the above Obligation to be void otherwise
to remain in full Force.

Sealed & delivered
in the presence of }
The Court

J. Denton



James Denton



John Funk jun^r



at a Court continued & held for Frederick County
on Wednesday the 12th Day of February 1752.

John Denton Guardian of Jonathan Seaman Orphan of
Jonathan Seaman deceased together with James Denton
and John Funk Jun^r ^{his Testimony} acknowledged this their Bond
which is admitted to Record

Teste,

Wood C

and in consideration

Now all men by these presents that we John Abell, Patrick Reily & William Jolliffe Junr are held & firmly bound unto John Lindsey of whom says Thomas itnearengren & John Hardin good willing Justices in the Commission of the Peace for Frederick County for us & in Behalf & to the sole use & behoof of the Justices of the said County & their successors in the sum of fifty pounds lawt money to be paid to the said John Lindsey & their Successors Administrators and Assigns To the payment well & truly to be made we bind ourselves every of us our & every of our Heirs & executors jointly & severally by these presents, Sealed with our Seals Dated this 12th Day of February 1752

The Condition of this Obligation is such That if the above bound John Abell Administrator of all the Goods Chattels & Credits of Cornelius Butler Deed do make or cause to be made a true & perfect Inventory of all & Singular the Goods Chattels and Credits of the said Deceased which have or shall come to the hands possession or knowledge of him the said John Abell or into the hands or possession of any other person or persons for him and the same so made do exhibit or cause to be exhibited into the County Court of Frederick at such time as he shall be thereunto required by the said Court and the same Goods Chattels & Credits and all other the Goods Chattels & of the said Deceased at the time of his Death which at any time hereafter shall come to the hands or possession of the said John Abell or into the hands & possession of any other person or persons for him do well & truly administer according to law and further do make a just & true account of his Actions and Doings therein when thereunto required by the said Court and all the rest and residue of the said Goods Chattels & Credits which is shall be found remaining upon the said Administrators account the same being first examined & allowed by the Justices of the Court for the time being shall deliver & pay unto such person or persons respectively as the said Justices by their Order or Judgment shall direct pursuant to the Laws in that case made & provided and if it shall here after appear that any last Will & Testament was made by the said deceased and the Executor or Executors herein named do exhibit the same into the said Court making request to have it allowed and approved accordingly If the said John Abell being thereunto required do render & deliver up his Letters of Administration approbation of such Testament being first had & made in the said Court Then this — Obligation to be void of more effect or value to remain in full force Value Sealed & Delivered John Abell
 in the presence of }
 The Court — Patrick Reily
 W^m Jolliffe



At a Court continued & held for Frederick County
Wednesday the 13th Day of February 1752.

John Strickland together with Patrick Reily & William Jefferson
his securities acknowledged this their Bond for the sum of
John Strickland his & faithful administration of the Estate
of Cornelius Butler Deed it was admitted to Record

Sealed

Seal

J Wood C.C.

Invengeous Quaker
Bond for Rose
Orphans

I KNOW all men by these presents that we Thomas Swearingen
and Thomas Bernwick Gent of the County of Frederick
are held & firmly Bound unto Mardith Stelton John Stelton
John Mile and Isaac Mile sitting Trustees in the commis-
sion of the peace for the said County for and in Behalf
to the sole use & Behalf of the Justices of the said County
their Executors adm^r & signis in the sum of one hundred
pounds but money to be paid to the said Mardith Stelton &
their Executors adm^r & signis To these which payment
well & truly to be made we bind our selves each of us
by himself our and each of our Heirs Executors and Ad-
ministrators firmly by these presents Sealed to our Seal
and dated this 13th Day of February 1752.

The condition of this obligation is such that if
the above Bound Thomas Swearingen Gent his exec^r
and adm^r shall well & truly pay & deliver or cause to
be paid & delivered unto Jonathan Rose Isaac Rose Hannah
Rose & Abigail Rose Orphans of Daniel Rose Deemed
all such Estate or Estates as now is or are or hereafter shall
appear to be due to the said Orphans when and as soon
as they shall attain to lawfull age or when therefore required
by the Justices of the said County Court as also keep harm-
less the above named & the rest of the Justices their family
of their Heirs Executors and Administrators from all
Trouble & Damages that shall or may arise about the
said Estate Then the above obligation to be void other-
wise to remain in full force

Sealed & Delivered Tho Swearingen
In the presence of *Seal*
The Court

Tho Bernwick *Seal*

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In a Court continued and held for Frederick County
Shirley the 13th Day of February 1752

Thomas Dunnington Gent Guardian of Jonathan Rose Rose
Rose deceased and Abigail Rose Orphant of Daniel Rose
deceased together with Thomas Berrwick Gent his servt
acknowledged this their Bond which is admitted to Record

Tolson

J Woodb

Inventory of
Hargis Estate

A true Inventory of the estate of Francis Hargis deceased

To 1 pair of Land mifstones	- 10 -
One falling ax	- 3 -
2 Iron wedges	- 4 -
3 Broad Slass	- 4 6
2 Bed Blankets	- 0 0
one Bed Tick	- 1 6
5 old Pewter Spoons	- 1 -
one Old Boule	- 6
2 Small pincils	- 3 -
2 old Kelters	- 1 3
1 Iron Pott	- 4 6
One Bay Bolt 2 year old	- 15 -
Prayer Book & practice of Piety	- 2 -
One 6/4 dagger	- 2 -
One Joiner Iron	- 1 -
One lance	- 6
One Barrell	- 6
One keifer sold Samuel Baldwin	- 6
For 6 Barrells of corn	1 2 6
One Cow sold in my grove & Catt	2 12 6
2 Steers Nicholas took himself	2 10
One cow Mary sold	-
7 Slogs agreed to call them worth	- 15 -

Geo^m Keyes
Walter Shirley
Benj^m Bradley

At a Court continued and held for Frederick County
on Friday the 14 day of February 1752.

This appraisement of the Estate of Francis Marquess
being returned into Court by Thomas Pennington the same
was admitted to Record

Seale.

Wood, C.C.

Inventory of William
Jump deceased

Pursuant to an order of the Court to prays the Estate of W^m
Jump deceased we being appointed appraisors the same

To one mare Bolt branded TI	2 - -
To 1 Slave Bolt branded TF	2 10 -
To 9 small Slugs	1 1 -
To 9 Pigs	. 5 -
To five Sheep	1 10 -
To 1 Shear & Bolt	. 8 -
To 2 Bowknots	. 2 -
To 1 Harness ax & two hoes	. 6 -
To 1 old Saddle	. 10 -
To pair of old silver Buttons	. 1 -
To some old Lumber	. 4 -
To 2 old covered & old Bedticks	. 14 -

£12 2 0

John Hardin
Isaac Pennington
Thomas Colson

At a Court continued & held for Frederick County
on Wednesday the 2 Day of March 1747

The appraisement of the Estate of William Jump deceased being
returned into Court the same is admitted to Record

Seale.

Wood, C.C.

Inventory of
Casey's Estate

An Inventory of the Estate of William Casey Deed as follows

To a mare & colt	14 m -
To a Bay Horse	3 m -
Seven Old Horses	5 m -
To a Bald faced Horse & Bell	3 m -
To a Black foal & Bell	1 10 m -
To a black Cow & Calf	1 10 m -
To a Red white faced Cow & Calf	1 5 -
To 2 Yearlings	- 15 -
To 9 old Sheep & Lambs & a Bell	- 2 5 -
To 2 iron Pots, pot hooks & frying pan	- 15 -
To a parcel of wooden Ware	- 7 -
To 2 old guns	1 -
To an Old Great Wheel	- 1 6 -
To an old Saddle	- 12 -
To a plow and plow Irons	- 10 m -
To 2 iron wedges a drawing knife some Ironware	- 7 3 -
To 2 Chairs & 2 Stiffers	- 2 m -
To 2 Old Boxes	- 2 -
To a pair of Different money Scales	- 1 6 -
To 1 powder plate, 1 Doz 4spoons sometimeware & some Buttons	- 4 -
To 2 Razors	- 1 6 -
To a handsaw 2 Knives & a pair of Shears	- 1 -
To an old Cork & some pipes	- 2 m -
To some old Latches	- 2 6 -
To one Bed & Bed Cloths	- 4 10 -
To 1 old Do	- 7 6 -
To a Rug & Blankets	- 10 m -
	<u>£ 24:6 9</u>

We the undersubscribers being first sworn before me this
Calmer Gent one of his majesties Justices of the peace for
this County did meet and appraise the Estate of William
Casey Deed as by order to us directed, given from under
our hands the 9th Day of March 1752

W. Wood
William Wood
John Ashby

At a Court held for Frederick County on Tuesday the
the 2^d Day of June 1752

Learn'd This appraisement of the Estate of William Casey Deed being
returned into Court by Mary Casey the adm^r was admitted
to record.

T. Cole
J. Wood b. b.

Enoch Earle's
Will

In the Name of God Amen I Enoch Earle of
the County of Frederick & Colony of Virginia Planter
being very sick & weak of Body but of perfect mind and
memory thanks be to God for the same and calling to
mind the mortality of my Body and knowing that it
is appointed for all men once to die do here make and re-
cordin this my last Will & Testament revoking all former
Wills by me made and this only to be my last and
Testament

My soul I give into the hands of God that gave it nothing
doubting but that at the General Resurrection I shall ^{be} in
my Body ⁱⁿ & through the merits of my Dear Redeemer
our Blessed Lord & Saviour Jesus Christ be raised re-
vived & glorified by the mighty power of God and as
to my Body I leave it to be buried in a decent & Christian
like manner at the discretion of my Executrix or
Executors and as touching such worldly Estate wherewithal
I have pleased my Good God to clothe me with I give and dis-
pose of in the manner following viz

Imprimis It is my desire my Just Debts and Funeral
Charges be paid

Secondly I give & bequeath unto Richard Treshner alias
Sleirs all my part of that Crop of Tobacco which I made in
Partnership with Thomas Ashby Sen^r in the year 1751

Thirdly I likewise give and bequeath unto the said Richard
Treshner all my Indian born now being at Slentry ashby's ~
also the money I have due to me to the only use & behoof of
of him thewaid Richard Treshner and his heirs for ever only
the said Treshner paying my debts

Fourthly I give and Bequeath unto the said Richard Tresh-
ner all my Wearing apparel and small Gun & fire Arms

Lastly I constitute and Ordain my well beloved Friend &
Richard Treshner my whole & sole Executer of this my last
Will and Testament revoking all others and this only
to take for my last Will and Testament In Testimony of
the same I have hereunto set my hand & seal this nine-
teenth day of March one thousand seven hundred fifty

True

Sealed & Delivered
In the presence of us

Peter Wolf

his

Dennis Doe

Mark

William Jennings

Enoch Earle
his
seal
D[3]
Mark

At a Court held for Frederick County on Tuesday the
2^d day of June 1752.

This Will of Joseph Earle Deed was proved in open Court by the
oaths of Peter Wolf and Dennis Bow two of the Witnspcs thereto
who also made Oath that they saw William Jennings subscribe
the same as a Witnspc and Richard Trevor the Executpr there
in named having made Oath to the same according to law.
It was admitted to Record

Tester

Wood

Treasures Admⁿ ¹ It NOW all shew by these presents that we Richard Trevor Peter
Wolf & Dennis Bow are held & firmly bound unto George William
Fairfax Gent the first Justice in the Commission of the Peace for

Fredrick County for & in Behalf and to the sole use & Benefit of the
Inhabitants of the said County and their Successors in the sum of one
hundred pounds ^{down money} to be paid to the said George William Fairfax
his Executors adms^t and assigns To the which payment well &
truly to be made we bind ourselves and every of us our & every
of our Heirs Executors and Administrators severally & severally
firmly by these presents Sealed with our seals dated this 2^d
day of June 1752

The condition of this obligation is such That of the above
bound Richard Trevor Executpr of the last Will & Testament of
Joseph Earle deceased do make or cause to be made a true per-
fect Inventory of all singular the Goods Chattles & Credits of the
said Deceased which have or shall come to the hands of his executors
or knowledge of the said Richard Trevor or into the hands and pos-
session of any other person or persons for him and the same to be
do exhibit into the County Court of Frederick at such time as he
shall be thereunto required by the said Court and the same Goods
Chattles & Credits and all other the Goods Chattles & Credits of the
deceased to be at any time after shall come to the hands of his executors
or knowledge of the said Richard Trevor or into the hands of his executors
or possession of any other person or persons for him do well & truly administer
according to Law and further do make a just & true account of his
actions & doings therein when thereunto required by the said Court
and also shall well & truly pay & deliver all the Legacies contained
& specified in the said Testament as far as the said Goods Chattles
and Credits will thereunto extend and the Law shall Charge Then
this obligation to be void of none Effect or else to remain in full
force & virtue

Richard R. Trevor seal
Mark

Peter Wolf - seal
Peter

Dennis + Bow seal
Mark

Sealed & Delivered
in the presence of }
The Court

At a court held for Frederick County on Tuesday
the 2^d Day of June 1752.

Euan
Richard Frasher Dennis Rose & Peter Wolf acknowledged
this their Bond for the said Richard Frasher true & faith-
ful Administration of the Estate of Enock Earle Deed and is
now admitted to Record.

Teste

J Wood & C

Absalom Slaworth's
will

This being Absalom Slaworth's last will & Testament
leaving unto his wife all his moveable Estate or property
is to pay for the Deed out of it and she is to have the place
to live upon till the youngest Child comes of age and
then the land is to be sold and the money so sold di-
vided among them all desiring no appearance take
made his wife & James Slaworth to be Executors as
witness my hand this 17th day of April in 4^o 1752

John Lewis
Benjamin Inman
John Rabel

Abrahm Slaworth (Seal)
and his wife & James
Slaworth is to be exec.

Euan

At a court held for Frederick County on Tuesday
the 2^d day of June 1752.

This last Will & Testament of Absalom Slaworth deceased
was proved in open Court by the Oath of John Lewis &
the solemn affirmation of Benjamin Inman two of the
witnesses thereto who also declared the saw John Rabel
sign the same as a witness and Elizabeth Slaworth & James
Slaworth the Executors therein named having made Oath to
the same according to law It was admitted to Record

Teste

J Wood & C

Slaworth's 2d^o's
Bond

I KNOW all men by these presents that we Elizabeth Slaworth
James Slaworth Joseph Pugh & Evan Thomas are fully
firmly bound unto George William Fairfax the first
Justice in the Commission of the Peace for Frederick County
for and in Behalf & to the sole use & Benefit of the Justices
of the said County & their successors in the sum of one hundred
pounds but money to be paid to the said George William
Fairfax his Executors adm^r & signe To the which party
ment

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most well & truly to be made we bind our selves every of us and
and every of our heirs executors and administrators jointly and
severally jointly by these presents sealed with our seals dated
this 2^d day of June 1752.

The condition of this obligation is such That if the above bound
Elizabeth Slaworth & James Slaworth Executors of the last will &
Testament of Absalom Slaworth deceased do make or cause
to be made a true & perfect Inventory of all and singular the goods
Chattels & Credits of the said deceased which have or shall come
to the hands possession or knowledge of the said Elizabeth long
or into the hands & possession of any other person or persons for
them and the same so made to exhibit into the County Court
of Frederick at such time as they shall be thereunto required by
the said Court and the same Goods Chattels & Credits and all other
the goods Chattels & Credits of the said deceased which at any time
after shall come to the hands possession or knowledge of the said
Elizabeth & James or into the hands possession of any other
person or persons for them do well & truly administer according
to law And further do make a true & just account of their
acting & doing therein when thereto required by the said Court and
further do make a true & just account of their acting & doing
therein when thereto required by the said Court And also shall
well & truly pay & deliver all the legacies contained & specified
in the said Testament as far as the said Goods Chattels will
thereunto extend and the law shall charge Then this obligation
to be void of none effect or else to remain in full force value

Sealed & Delivered
in the presence of }
The Court

Elizabeth Slaworth Seal
Mark
James Slaworth Seal
Jesse Pugh Seal
Evan Thomas Seal

At a Court held for Frederick County on Tuesday the
2^d day of June 1752

Elizabeth Slaworth James Slaworth Jesse Pugh & Evan Thomas
acknowledged this their Bond for the said Elizabeth Slaworth &
James Slaworth's true & faithful administration of the Estate of
Absalom Slaworth Deed and it was admitted to record

Teste

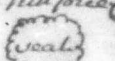
J Woodle

Tapto's Admin'r
David -

I KNOW all manner by these presents that we William Tapto
William Remy & John Wood are held & firmly bound unto
George William Fairfax first Justice in the Commission
of the Peace for Frederick County for his Behalf & to the
value now £. Dethong of the Justices of the County and their
successors in the sum of two hundred pounds to be
paid to the said George William Fairfax his Executors
adm^r & Cspgns To the which payment well & truly to be
made we bind our selves & every of us our executors
Heirs Pe^r & adm^r Jointly & severally jointly by these
presents Sealed with our Seals Dated this 2^d Day of
June 1782

The condition of this Obligation is such That if the
above bound William Tapto Administrator of all the Goods
Chattels & Credits of Vincent Tapto Deceased do make or
cause to be made a true & perfect Inventory of all and
singular the Goods Chattels & Credits of the said Deceased
which have or shall come to the hands possession or know-
ledge of the said William or into the hands of possession of
any other person or persons for him and the same so made
do exhibit or cause to be exhibited into the County Court of
Frederick at such time as he shall be thereunto required
by the said Court and the same Goods Chattels & Credits and
all other the Goods Chattels & Credits of the said Deceased
at the time of his Death which at any time after shall come
to the hands or possession of the said William or into the
hands and possession of any other person or persons
for him do well & truly administer according to law and
further do make a just & true account of his actions & doings
therein when there to required by the said Court and all the
rest & residue of the said Goods Chattels & Credits which
shall be found upon the said Administrator or
the same being first examined and allowed by the Justices
of the Court for the time being shall deliver & pay unto such
person or persons respectively as the said Justices by
their Order or Judgment shall direct pursuant to the laws
in that Case made & provided And if it shall hereafter
appear that any last will & Testament was made by the
said Deceased and the Executor or executors therein named
do exhibit the same into the Court making request to have
it allowed & approved accordingly If the said William
being thereunto required do render & deliver up his letters
of administration approbation of such Testament being
first had & made in the said Court Then this obligation
to be void & of none Effect or else to remain in full force
virtue

William T Tapto
mark



Sealed & Delivered
in presence of
the Court

William Remy



John Wood



At a Court held for Frederick County on Tuesday the second day of June 1752.

William Sapp together with William Rerry & John Wood their
Solicitors acknowledged this their Bond for the said William
Sapp's true & faithful Administration of the Estate of deceased Sapp.
Deed whereby was admitted toward

Ex. 2.

Teste

J. Wood Jr.

Inventory of — January the 22 Day 1752

Winterberry's Estate Appraisement of the Estate of John Winterberry Esq.

To raving Cloas	£ 1-9-6
To 1 prayer Book	- - 2-6
To 1 old saddle	- - 2-6
To 1 slack of oats	- - 1-10-
To a parcel of Corn	- - 4-10- /
Enoch Cornwell	£ 7-11-6
Jonathon Coburn	
William Miller	

At a Court held for Frederick County on Tuesday the 2^d day of June 1752.

Ex. 2. This appraisement of the Estate of John Winterberry Dec'd being reduced into Court by Andrew Newland the Adm' was admitted to Record

Teste

J. Wood Jr.

Gore Jones's will In the name of God Amen. The twenty seventh day of March One thousand Seven hundred & fifty two, I Gore Jones of the County of Frederick in the Colony of Virginia being very sick & weak in Body but of perfect mind & memory do make and ordain this my last Will and Testament And as touching such worldly Estate wherewithal I have pleased God to bless me in this life I give demise & dispose of the same in the following Manner and form

Imprimis I give and Bequeath to my mother Elizabeth Peters a Negro girl named Hannah during her natural life and after her decease to my Brother William Jones and my sister Margaret Jones to them & their heirs for ever but if they should die without heirs then Jordan & Bequeath her to my Brother John Peter

and to my three sisters Mary Ann & Melinda Peters
 Item I give & Bequeath to my Mother all my Personal Proper-
 ies & moveable Effects whatsoever whithom I late
 have apppoint made and ordain my sole Executrix of
 this my last will & Testament and I do hereby utterly dis-
 allow revoke & disannull all and every other former Testa-
 ment or Will legacies Bequests and Executors in anywise
 before named witness Bequeathed ratifying & confirming
 this and no other to be my last will & Testament Interwritings
 whereof I have hereunto set my hand & seal the day and
 year above written.

Signed Sealed published pronounced
 and Declared by the said Gore Jones
 as his last will and Testament
 in the presence of us the subscribers

Gore Jones

James Pitcher

Sarah Pitcher

Wm Tiler

At a Court held for Frederick County on Tuesday the
 2 day of June 1752

This last will & Testament of Gore Jones deceased was proved
 in open Court by the Oaths of James Pitcher Sarah Pitcher
 and William Tiler the witness thereto and Elizabeth
 Peters the Executrix herein named having made Oath to
 the same according to Law It was admitted to Record

Teste

J Wood C.

Peters Ears Bond
 for Jones Estate

I KNOW all men by these presents that we Otto Peters Eliza-
 beth Peters John Bryan & Leonard Slemmons of Frederick
 County are held & firmly bound unto George William Fairfax
 the first Justice in the Commission of the Peace for the
 County for & in Behalf and to the sole uses & behoof of the
 Justices of the said County and their successors in the
 sum of two hundred pounds law money to be paid
 to the said George Wm Fairfax his Executors Adminrs
 and assigns To the which payment well & truly to
 be made we bind ourselves and every of us our and
 every of our Heirs Executors & Adminrs jointly & se-
 verally firmly by these presents sealed wth our Seals
 Dated the second day of June 1752 —

The condition of this obligation is such that if
 the above bound Elizabeth Peters a female

In execution of the last will & testament of Gore Jones deceased do make & cause to be made a true & perfect Inventory of all and singular the Goods Chattels & Credits of the said deceased which have or shall come to the hands possession or knowledge of the said Elizabeth or into the hands and possession of any other person or persons for her and the same or made to exhibit into the County court of Frederick at such time and as shall be hereunto required by the said Court and the same Goods Chattels and Credits and all other the Goods Chattels & Credits of the said deceased which at any time after shall come to the hands possession or knowledge of the said Elizabeth or into the hands and possession of any other person or persons for her do well & truly administer according to law and further do make a true & just account of her actions & doings therein taken thereto required by the said Court And also shall well and truly pay & deliver all the Legacies contained & specified in the said Testament as far as the said Goods Chattels and Credits will therunto extend and the law shall charge Then this Obligation to be void of none Effect & else to remain in full force & virtue.

Sealed and Delivered
in the presence of }
The Court —

Otto Peters



Elizabeth Peters



John Bryan



Leo Hedin



At a Court held for Frederick County on Tuesday the second day of June 1759

Otto Peters Elizabeth Peters John Bryan & Leonard Hedin acknowledged this their Bond for the said Elizabeth Peters true and faithful Administration of the Estate of Gore Jones deceased & it was admitted to record

Taste

J Woodruff

34
32
Inventory of
Helen Sum's Estate

A True Inventory of the Estate of Meredith Helen Sum^r
dead and deceased Esq;

To 4 Chairs	£	6 -
To 1 Washstand		6 -
To 2 Scolders & one Rail		1 6
To 1 Frying pan & one Pot		2 6
To a Parcel of powder & a Bag of Landkashick		10 -
To 1 Chest & two Trunks		1 - -
To 1 Bed Bedding & Bedstead		3 - -
To 1 Ristle Gun		2 - -
To 4 Head of Cattle		0 16 -
To 2 Jorell Mares		0 - -
To 1 Servant Woman		5 - -
To 4 Grown Slags		1 6 -
To 1 Black Horse		2 5 -
To 1 doo & some old Iron		0 8 -
To 5 m Nails		1 16 -
To 1 Plough & Tackling		1 15 -

Thomas Holm	£	31 - 17 - -
John Bryanc	To Table	1 - 6
Thomas Waters	To Pott	1

31 - 19 - 6

At a Court held for Frederick County on Tuesday
the second day of June 1752

This appraisement of the Estate of Meredith Helen Sum^r Deceased
being returned into Court by Geo: Shunman the Esq^r
was admitted to Record.

Teste J Wood Esq

Helen's Guardian
Bond

I KNOW all men by these presents that we Meredith
Helen Holm John Shurman & Thomas Eaton of the County
of Frederick are held and firmly bound unto George
William Fairfax the first Justice in the Commission
of the Peace for the said County for and in Behalf of to -
the sole use & Benefit of the Justice of the said -
County - their Executors adm^r & 2 signs in the sum

33

of one hundred pounds. Our Money to be paid to the said Geo.
William Fairfax his Executors Adm^rs & Aysigns To the intent
payments well & truly to be made without our selves & costes
by himselfe our & each of our said Executors Adm^rs firmly by
these present Sealed with our Seals and Dated this 8th Day
of June 1752 —

The condition of this Obligation is such that if the above
bound me with Slaton his Executors Adm^rs shall well & truly
pay & deliver or cause to be paid & delivered unto me with
Slaton Orphan of Meredithe Slaton Jun^r Deed all such Estate
or Estates as now is or are or hereafter shall appear to
be due to the said Orphan when & as soon as he shall
attain to lawfull age or when there shall be required by the Just
ices of the said County Court as also keepe harmless the
above named and the rest of the said Justices their
every of their Slaton Executors and administrators from
all trouble & damages that shall or may arise about the
said Estate Then this above obligation to be void otherwise
to remain in full force.

Meredith Slaton

Seal

Sealed & Delivered

In the presence of

John Starman

Seal

The Court

Tho' Colon

Seal

At a Court continued & held for Frederick County
on Wednesday the 8th Day of June 1752 —

Meredithe Slaton Gent^l Guardian of Meredithe Slaton Orphan of
Meredithe Slaton Jun^r Deed together with John Starman and
Thomas Colon his Securities acknowledged this their Bond
which was admitted to Record

Teste

J Wood Esq

Bantil Admon I KNOW all men by these presents that we Elizabeth Bantil
John Lindsey & John Maddin are held & firmly bound unto
George William Fairfax the first Justice in the Commission of
the peace for Frederick County for and in behalf and to the sole
use & behoof of the Justices of the said County & their successors
in the sum of fifty pounds to be paid to the said George W^m Fairfax
his Executors Adm^rs and Aysigns To the which payment well
and truly to be made we bind our selves and every of us our way

our Heirs Execut^rs and adm^rs Jointly & severally jointly by them
presente sealed with our Seals date the 3^d Day of June 1752

The condition of this Obligation is such That after
above bound Elizabeth Cantrell Administratrix of all
the Goods Chattels & Credits of Lebiston Cantrell Deed
do make or cause to be made a true & perfect Inventory
of all singular the Goods Chattels & Credits of the said
deceased which have or shall come to the hands of her
or knowledge of her the said Elizabeth Cantrell or unto
the hand & possession of any other persons or persons for
her and the same so made do exhibit or cause to be ex-
hibited into the County Court of Frederick at such times as
she shall be thereunto required by the said Court And
the same Goods Chattels & Credits & all other the Goods
Chattels & Credits of the said Deed as that time of his Death
which at any time after shall come to that hand & possession
of the said Elizabeth Cantrell or unto the hands and pos-
session of any other person or persons for her do well &
truly administer according to law And further do make
a just and true account of her actions & doings therewith
thereto required by the said Court and all the rest residue
of the said Goods Chattels & Credits which shall be found
remaining upon the said Adm^rs account the same being
first examined & allowed by the Justices of the Court for the
time being shall deliver and pay unto such person or
respectively as the said Justices by their Order or Judgm^t
Shall direct pursuant to the laws in that Case made pro-
vided & if it shall hereafter appear that any last Will and
Testament was made by the ³ Deceased & the Executor or Ex^r to
therein named do exhibit the same into the said Court making
request to have it allowed & approved accordingly If the said
Elizabeth Cantrell being thereunto required do render & deli-
ver up her Letters of Administration & probation of such
Testament being first had & made in the said Court Then
this Obligation to be void & of none Effect or else to remain in full
force & virtue

Sealed & delivered
in the presence of
The Court

her
Elizabeth Cantrell Seal
Mark
John Lindsey Seal
John Madden Seal

At a Court continued & held for Frederick County on
Wednesday the 3^d Day of June 1752.

Elizabeth Cantrell together with John Hindray & John Madden
her securities acknowledged this their Bond for the said Elizabeth
Cantrell's faithful and true administration of the Estate of
Mathew Cantrell Deceased. It was admitted to record.

Teste

Wood Ck

Inventoried at
Yeaikams Estate

The appraisement of Francis Yeaikam

1752

Sept 10 To wearing apparel Horse saddle Bridle To brass Book £ 6 16 6
To wifes wearing apparel Pocket book 4 7 -
To chest lock knives hone Razor gough tile & Shears - 11 -
To wooden & Linnen Yarn Tobacco Butter Tub & small Lumber 1 6 6
To a womane saddle Brown Mare & Bell. 5 15 -
To leatherware pauleter dishes 6 Spoons frying pan leather 1 13 -
To Bed of junior 1/15 Sickle bag & pines 3 1 10 -
To two Barrocks horse Dowing & piggs £ 17 - two Sackey reheal 3 Bushells salt 2 pocket Books 3 19 -
To meat Cale 8 10 -
To solvent holes 7 10 -
To a Bagg Small Number 8 6
William Miller £ 37 13 6
Jonathon Cabrad
Peter Cavey Matthias Yeaikam Adm ^r

At a Court continued and held for Frederick
County on Wednesday the 3 day of June 1752

This appraisement of the Estate of Francis Yeaikam Deceased being
returned into Court by Matthias Yeaikam the Administrator was
admitted to Record

Teste

Wood Ck

Tobias Woods
Will

In the name of God Amen the fourt day of July 1748 I Tobias Woods in the County of Frederick being sick and weak in body but of a perfect mind & memory thankes be given to Almighty God therefore calling unto mind the mortality of my body and knowing that it is appointed for all men once to dye do make & ordain this my last will & Testament That is to say principally & first of all I give & recommend my soul into the hands of God that gave it and for my Body I recommend it to the Earth to be buried in a Christian like & decent manner of my Executors nothing doubting but at the General Resurrection I shall receive the same again by the mighty power of God and as Touching my worldly Estates wherewithal I have pleased God to endow me in this life I give devise & disposse of them same in the following maner & form.

Imprimis It is my will & I do order that in the first place all my Just Debts & Funeral Charges be paid & satisfied

Item I give & bequeath unto my well beloved son Joseph Wood all my Patten lands that lies in Stafford County and Prince William only reserving the said lands to my well beloved wife Ann Wood during her life or widow hood but if she should marry during her life then the said lands to return to my Son Joseph Wood to hold his right of the said lands to his own use

Item It is my will that all my moveable Estate to be equally divided amongst my Children only that my wife to have her thirds of the Estate

Item It is my will that Nehemiah Ferguson to have his equal part of my moveable Estate with the rest of my Children I do make & ordain that my son Isaac Wood and Nehemiah Ferguson to be Executors to this my last will & Testament I hereby utterly disallow, and disanull all and every other former Testaments Wills legacies and Executors made by me in any before me this time named willed & Bequeathed Ratifying and confirming this and no other to be my last will Testament In witness whereof I have hereunto set my hand & seal the day & year above written

his

Tobias T. Wood seal
mark

I signed sealed published
pronounced and Declared
by the said Tobias Wood
as his last will & Testament
in the presence of us the subscribers

John Madden

Charles Cox

John Markham

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At a Court held for Frederick County on Tuesday the 2nd Day
of June 1752.

The last will & Testament of Tobias wood Deed was exhibited in
Court by Nehemiah Ferguson the Executer therin named & being proved
by the Oath of John Markham Ordred that the will lay for further Proo
that John Markham be summoned to appear at next Court to prove the
same and it is further ordered that the Sheriff or Commissioner thereof
the Clerk ad lass of the said Tobias wood to be present at the said Court
to attest forth any thing that may be lawfully alleged by Certificate
being granted for obtaining probate in due form according to law
Teste

J Wood Esq

At a Court continued and held for Frederick County on
Wednesday the 3rd Day of June 1752.

By
The last will & Testament of Tobias wood Deed being further proved
by the Oath of John Markham a witness whereof the same is admitted
to Record. It is ordered to be continued to the next Court for the Clerks
Law to shew cause if any he hath agt the Probat of the 3rd will

Teste

J Wood Esq

Ferguson's executors KNOW all men by these presents that we Nehemiah Ferguson
Bond for Lands Estate
given Leonard Stem, Edward Sniggers are held & firmly
bound unto Geo: Wm Fairfax the first Justice in the Commrⁿ
of the Peace for Frederick County for & in Behalf & to the sole
use & behalfe of the Justices of the said County and their successors
in the sum of two hundred pounds Butt money to
be paid to the said Geo: Wm Fairfax his Successors adm^r
as signs. To the which payment well & truly to be made we
bind our selves & every of us our and every of our Heirs exec^r
and adm^r Jointly & severally firmly by these presents sealed
with our Seals Dated this 3rd Day of June 1752.

The condition of this obligation is such That if the
above bound Nehemiah Ferguson Executer of the last
will & Testament of Tobias wood Deed caused do make or cause
to be made a true & perfect Inventory of all & singular the
Goods Chattels & Credits of the 3^d Deceased which have or
shall come to the hands possession or knowledge of the 2^d
Nehemiah or into the hands and possession of any other person
or persons for him and the same so made do exhibit into
into the County Court of Frederick at such time as he shall
be thereunto required by the said Court and the same Goods
Chattels & Credits and all other the Goods Chattels & Credits
of the said Deed which at any time after shall come to the
hands possession or knowledge of the said Nehemiah or
onto the hands and possession of any other person or persons
for him do well & truly Administer according to law

And further do make & true a just account of his actions &
doings thereon wherethere required by the said Court
and also shall well & truly pay and deliver all the
Legacies contained & specified in the said Testamont
as far as the said Goods Chattles & Credits will thence
extend and the Law shall charge Then this obligation
to be void & of none Effect or else to remain in full force
and Virtue

Sealed & Delivered ^{his} ^{Mark} ^{Date}
in the presence of } Nethom. Ferguon
The Court } Leonard Slaton
Edward Smidens ^{Date}
Edward Smidens ^{Date}

In a Court continued & held for Frederick County on
Wednesday the 3^d day of June 1752

Ex Nethomath Ferguon Leonard Slaton & Edward Smidens
acknowledged this their Bond for the said Nethomath
Ferguon's true & faithful Administration of the Estate
of Tobias Wood Deed and it is admitted to Record

Taste

J Wood CC

Inventory of
Grub's Estate

In Obedience to an Order of Court we the subscribers have
mett and being sworn have apprised the Estate of the
Grub's Deed as followeth

To a parcel of old Turners Tools	6 -
To 3 small Iron wedges	4 6
To 3 old axes	6 -
To 1 old Slansaw & Rasp & Tomahatche	11
To a parcel of old Iron	2 9
To 5 old Gimbletts	1 -
To 8 old files & old Root	1 -
To 1 old Coopers Joiner & old Sawmills Irons	2 6
To 2 old planes & Irons	1 8
To a parcel of old Shumakers Tools	2 -
To 1 old woolen wheel	3 -
To 1 old Lininen wheel	2 -
To a parcel of old marking Irons	2
To an old last Taylors Goose	2
To an old Box Iron & scotches	3 -
To a pair of Old fire Tongo	1 6

To 1 Old Loom & two old Slays	-	7 6
To some strands of bound leather	-	1 -
To 2 Pocket Bottles	-	9 -
To 2 glass Bottles a Vessel & Tumbler	-	1 -
To 1 old Tea pot & Crack Cup	-	6 -
To a pair of Horse fleas	-	1 6
To a small Gun	-	15 -
To 2 old Guns & 1 pair of Bullet Molds	-	10 -
To 1 old Looking Glass	-	9 -
To a pair of old Taylors Shears	-	1 -
To a pair of old wool Cards	-	6 -
To an old fiddle	-	6 -
To a small hone & two old Razors	-	1 6
To a small Iron Kettle & Skillet	-	4 -
To a small leather summer saddle & leather forks	-	1 -
To 6 old knives & 6 old forks	-	2 -
To an old Truing pan	-	2 -
To a parcel of old wooden ware	-	4 -
To 3 old hoses	-	1 6
To 2 old broken Iron bolts & four of Slacks	-	8 6
To 1 old saddle & 2 old Bridles	-	5 -
To a parcel of old powder	-	10 -
To 4 old Tranchers & 1 Earthen Pot	-	5 -
To 2 old Boxes & 2 old Jabs	-	3 -
To an old bed & some bedding	-	1 10 -
To a parcel of fourth Cotton	-	4 -
To a parcel of Hay & loe	-	3 -
To an old Stock lock	-	4 -
To 2 Small Jaws	-	10 -
To 1 Slaver	-	1 -
To a small Sheep Bell	-	1 3
To a parcel of old Books	-	6 -
To an old Slacket	-	1 -
To an old Sister & 2 Old Combs	-	3 -
To a pound of Barr lead	-	9 -
To 4 pounds a quarter of Drapery	-	1 5
To a pound & a half of powder	-	3 -

his
Thomas X. Bush

mark

his

Christop' D. Marr

mark

Goo: Bound

At a Court continued & held for Frederick County
on Wednesday the 3rd Day of June 1752

Jane Grub having returned the Appraisement of the Estate of Thomas
Grub Deed the same is admitted to Record

Teste

J. Wood b6

Inventory of
Sarah Hays
Estate

A true and perfect Inventory of the appurtenances
belonging to Sarah Hays late of Frederick County deceased
brought to our view by Robert C. Janes Washington the
Executor being first sworn as the law directs

To one white Cow & Calf	£ 2 5 -
To 1 Black Cow	1 10 -
To two Bridle horses	3 - -
To Seven head of Swallow Horses & Steers	4 - -
To 1 Black mare & Calf	2 - -
To 1 Bay mare & Calf	2 - -
To 1 frying pan 1 Ladle 1 Skillet 3 flesh forks 1 hand basket	8 -
To 1 Pewter Dawan 1 Dish 10 Spoons	3 1
To 2 Crooks 1 spanner 1 Jiggy 1 Quist 1 joint	1 6
To 1 Hatchet 2 old scythes 1 drawing knife 1 Chisel	7 6
To 1 small Shellat 2 Boxes 1 old Hatchet	6 10
To 1 old Bridle some old wood ware 1 old Chest & 1 old Trunk 2 old Baskets	17 -
To 20 Shells of marten some sooty with 1 1 Small Looking Glass	4 3
To 2 Deer Skins 1 old ax 1 pair old tow cards	11 -
To 1 old Testament & 3 other small Books	1 -
To 1 old Bed & Furniture	3 10 -
To 1 old Saddle tree & 3 Calf Skins	3 6
To unbreakable Glass	1 -
To 393 lbs of Slag meat	4 1 6
To 25 lbs of Soates	8 -
To 1 Rifflet Gun Powder Horn & Shot Baggs	2 5 -
To 1 flat Cast Iron & a pair of Shears	2 -
To 1 old Salt Box 2 old Latches 1 old 2 old Gourds	1 -
To 3 old Sheep & 4 Lambs	15 -
To 1 Spinning Wheel	7 6
To 1 old leather some slags Lard 1 old paint 1 stile 1 old Tub	14 -
To 1 Hoffer & young Calf 2 yearling Steers	1 15 -
To 1 Young mare	2 5 -
To a parcel old Iron	14 -
To 2 old Bedsteads	10 -
To 2 old Potts a forging & foot hooks	17 6
To 5 Head of Slaggs	2 10 -
To 1 old Horse lock	1 -
To 120 lbs of Poark	15 -

Total £ 35 16 0

John Lindsey
Will Mitchell
John M'Cormack
Jno Smith

Inventory
Pearce
Estate

At a Court Continued to be held for Frederick County on
Saturday the 6th Day of June 1752.
Robert Samuel Worthington having referred the Appraisement of the Estate of Sarah May's Deed wherein is admitted
to record

Teste,
J. Wood, Clerk

Inventory of
Pearson's
Estate.

In Obedience to your woultwys Order we the subscribers being
first sworn before a Justice have appraised the Estate of Jacob
Pearson Deed in money as followeth Vizz

To 1 Boat 3 Drifts can old flat	£ 3	u u
To 1 old Chaff Bed & Bed Cloas	1	10 u
To 1 feather Bed & furniture	5	5
To 1 old Chaff bed & bed stoor & furniture	4	6 u
To 14 yards woolen Cloth & one pair old Shillards	17	u
To 2 Small Boxes Trunk & Looking Glafs	1	5 u
To 5 soule dishes & plates & two Basons	2	10 u
To 2 Small Skilletts & Brags Cardsticks & Cardsting one old warming pan fork and Roster	3	5 u
To 7 wooden Trishers & three Wooden Potengars	2	u
To an old large Bible	11	u
To 1 old Iron Pot & range long Iron Shovel Cheaping dish box Iron & peates lantern skellet } {	1	7 u
To 2 Old spinning wheels		10 u
To 2 half Barrel Casks & two small Meggs	4	u
To 2 Iron Potts & pair of Sheats & a frying pan	1	u u
To 5 old Sloes		5 u
To a parel of Carpenters & saddlebreemakers Tools	1	10 u
To 2 Old Seithers & lacklen		5 u
To 3 old axes Mauls prop & wedge & swingle tree	16	u
To 1 old Crofent Saw six old Bells & 2 Iron Sloops	1	6 u
To 6 Old Sickle & a Smiths vice		1 16 u
To the Book accompts	6	u u
To a Grindstone half Bushell & half peck		6 u
To a Plow & Cleaves & swingle tree		16 u
To six small Cows at 1/45/0 each	10	10 u
To 1 small Sleer & 3 yearling Slifers	4	u u
To 18 small Barrows & ten young Swine	10	u u

To 1 old mare & two bales	£ 0 n n
To 4 heads of sheep at £ each	2 14 n
To 3 calves at £ each	1 10 n
To an old white Horse	3 n n
To 2 sets of beams for 3 horses £ 2 Blind	4 n n
Matthew & one Old Horse Cart	
To a stack of Barley another third of the same exempted £ 10 n	
To a small stack of Rye - - -	1 n n
To a small mare Colt & Bell - - -	1 10 n
To 2 Old Hatchets - - -	12 n

The same appraised by us

Richard Stevenson

William Davis G

Samuel Walker

At a Court held for Frederick County on Tuesday
the 7th day of July 1752

Mary Pearson having returned the appraiment of
the Estate of Jacob Pearson Deceased the same was ad-
mitted to Record

Testes

J Wood Col

Inventory of Reid's
Estate

In Obedience to an Order of Frederick Court dated the 15th Day
of November 1749, we the subscribers being first sworn before
a magistrate for this County did appraise the whole w^m Reid
Deceased as followeth

1 Negro man named Ishmael	£ 20 n n
1 Dun horse - - -	5 - -
1 Sorrell Horse - - -	7 - -
1 Bay racing mare - - -	6 10 n
1 Dark bay mare - - -	3 10 -
1 Old sorrell mare & colt - - -	1 5 -
1 Grey racing mare - - -	6 n -
1 two year Old black Stallion - - -	1 16 -
1 Sorrell racing Mare - - -	5 n -
1 Bed tick boulders and bedding - - -	4 n -
1 Old Coat & Sackett - - -	- 14
1 Bed for the negro - - -	- 7 -
1 Bedtick boulder & Bedding - - -	- 15
1 Large Spinning wheel - - -	- 5

1 woman's Saddle	5 -
1 pine leather	1 -
2 Hoggard Pigs	14 -
2 Bedsteads	7 -
1 Red white faced Cow	1 10 -
1 Black C ^o	1 6 -
1 Black Cow	1 10 -
1 byed Cow	1 8 -
1 white faced byed Cow	1 8 -
1 Spurting Knifor	10 -
1 Do Steer	6 -
2 Spining Calps	9 -
10 Sheep	3 -
2 powder division & six plates	1 -
6 Knives and forks	5 6
a parcell of Old powder	15 -
a parcell of wooden vessels	7 -
6 Noggins & Tumbars	3 6
1 Turnell 1 Glass Tumbler	1 -
1 Chest & Dough Trough	1 -
2 Small Spining Wheels	16 -
3 Spotts 1 Spining pan 1 fold rack 1 pair foot hooks	1 -
1 Gun	7 6
1 pair Sheelyards	6 -
Some old Baskets	10 -
A parcell of Tools & Old saylors	2 10 -
A plow & Tacklin	10 -
1 Weavers loomy & tacklin	3 -
1 or 2 pair Old Stockings & some leather	2 6
	£ 91 11 0
1 Mary Bolt	7 -
	In o Miles £ 90 11 -

Sam^t PitchardJames Vance the other Appraiser after a forenoon spent
before he signed the sameAt a Court held for Frederick County on Tuesday
the 4th Day of Aug^r 175283 Mary Reid having returned into Court this Appraisement of the
Estate of William Read Deced the same is admitted to record
Teste.J Wood C^o

Inventory of
Rufus Scott's Estate

An Appraisement of the Goods Chattels and Effects of James Scott
Deed held the 2^d and Day of August 1751 by an Order to be done
out of the County Court being sworn before a magistrate
to approve the same of which we make this our Return given
Under our hands

House hold Goods

To a Tost Gallon Pot & Pothooks	L. 10 -
To two Gallon Pots and Pott hooks	- 11 6
To a Box iron & Scissors	- 2 6
To a Washing Tub w th some woolen ware	- 6 -
To ten plates	- 10 -
To three Pewter dishes	- 9 -
To old Pewter Dishes	- 2 6
To a Pewter Quart	- 1 6
To 1/2 pair of Iron Pot racks	- 6 -
To 1 old Bagg	- 9
To old Chains horse Collars & hem Stockes	- 8 -
To plates of Iron & Glass	- 10 -
To a waggon & Breast Chaine	- 7 10 -
To 2 Hells & Wornes	- 20 -
To twenty Bushells of grain for Stelling	- 1 10 -
To a woolen wheel	-
To a tin funnel and an old Iron candlestick	- 4 8
To 2 horn cups & two Spoons	- 4
To a pair of brasse Seales	- 8 -
To an old Candle stick & four forks	- 1 8
To 4 spoon Saucers	- 2 6
To 4 spoon knives	-
To seven pair of English new Stockens	- 1 5 -
To eight pair of garters	- 4 -
To 1 pair of Spoon molds	- 11 -
To two yards and a half of Broadcloth	- 1. 10 -
To a pair of Stellards	- 6 -
To a Trunk	- 7 -
To Chest	- 7 -
To a pair of Stellards	- 10 -
To a frying pan	- 8 -
To a Shoemaker & Claw hammers	- 2 6
To an Old Razor and Horse cleams	- 1 -
To 2 Old Sichles	- 1 9
To a pair of Ring mauls & Iron sink	- 2 -
To a spade	- 1 6
To a Gun Barret & Lock	99:15:10 - 1 -
To an Old Hatchet	- 1 6
To an Old Drawing knife	- 1 -
To an Old Horses saw	- 5 -
To four of Saddle Baggs	- 14 -
To an Old Linnen wheel	- 5 -
To an old Doll	- - 4
To an Old Beaver Trap(s)	- 6 -
To another Trap(s)	- 7 -
To 2 old Cawques	- 6 -

To an Old feather Bed blankette & two sheets	£1 10 -
To an old feather Bed & furniture	1 10 -
To Jars	12 -
To 14 pounds of Deer skins	8 4 -
To three old axes & two old grubbing axes,	12 -
To a trough	7 -
To Coat breeches & jacket	1 -
	£00 7 2

Cows

To a grey steer	1 8 -
To a red cow & calf with white in her face	1 10 -
To a black cow	1 10 -
To a red cow & calf	1 10 -
To a yearling steer	12 -
To a grey yearling	6 -
To a banded Bull	15 -
To a yearling steffer	7 6 -
To a black steffer three years old	16 -
To a milk steffer & calf	10 -
To a red yearling steffer	10 -
To a black cow	7 6 -
To a milk steffer & calf	10 -
To a brown cow with one horn & a calfe	10 -
To a Brown steffer	6 -
To a red cow	1 10 -
To a greyed steffer	5 -
To a black cow	1 10 -
	20 3 6
	1 9 -

Sloggs

To three sows & four small shotes

Horses

To a gray mare eight year old & sonet colt	4 -
To a young Sorrell Mare two year Old	0 -
To a strawberry Roan horse	2 -
To a gray mare 10 year old	0 -
To a Roan mare six year old & colt	4 -
To a Brown mare two year old	1 10 -
To a chestnut Sorrell Yearling Horse	1 -
To a Bay horse seven year Old	0 -
To a Sorrell Mare Seven year old & colt	0 -
To a bay horse Eighteen years Old	5 10 -
To a Bay horse Two year old	2 10 -
To another Gray Mare four year old	3 -
To a strawberry Roan Horse four years old	3 -
To a dark red w th a star in the forehead	1 17 -
To 1 Bay mare with a blaze in her face	2 2 -
To one Sorrell Mare	3 10 -
To a horse with a star	2 10 -
To 1 black stone horse	2 5 -
To 1 Grey Stone horse	1 10 -
To a bay horse w th a star & stripes	0 5 -

John Colvin

Peter Patterson

Urban Laramore

51 9 0

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A List of what Pennsylvania Money is due to the Estate
of James Ropf Deced by Bond & Note

Edward Ruth by Note	6 10 -
Job Peawall by Bond three hundred Twenty Bushells of Rice	
George Parker Jun ^r by Note	7 4 -
Joseph Robinson by Note	5 -
George Hogg by Note	1 7 5
Andrew Roland by Note	7 14 9
Nicholas Seaver by Note	5 0 6
Job Peawall Condition all Bond concerning land 100 -	
John Foreman by Note	7 11 -
Richard Slageland by Note	11 13 -
John Baker by Note	2 17 -
Beny ^r Parker by Note	2 17 6
Giles Sullivan by Note	12 0 -
Davis Ruth by Note	1 2 6
Charles Metlic by Note	2 19 -
Jacob Wolf by Note	1 6 03
Abraham Westfall by Note	5 -
John Wells by Note	1 1 -
Isaac Fly by Note	4 19 4
Job Peawall by Note	10 10 -
Michael Jacob by Note	0 16 6
John Collins by Note	1 18 9
Jonathon Colvin by Note	2 4 0
Solomon Sladges by Note	4 16 -
Moses Price by Note	5 10 -
Giles Sullivan Note	12 - 8
Wm Eastman	4 12 10

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A List of what Bonds and promissory were taken of the
Several People that purchased at the several Vendous that
was made of the Estate James Ropf Deced now in the
possession of Matthew Rogers one of the Adm^rs to the said Estate

John Collins Bond	6 0 -
John Collins Bond	1 12 6
Goo. Hogg Bond	4 3 0
Catherine Ropf Bond	3 10 -
Daniel McCroy Bond	5 7 6
Matthew Burnell Bond	2 4 3
In ^r Collins Bond	2 0 0
Michael Hogan Note	- 9 5
Wm Ropf Note	- 13 9
To Catherine Ropf for what she bought at the Vendue for which no bond was taken.	64 9 7
To Francis Ropf for what he bought at the Vendue	3 15 16 7
for which no bond was taken	

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For James Ross for what he bought & paid for him - - - - - 7 7 -
 114 1 7

A List of what Pennsylvania money is due by Book debts to creditors
of James Ross Deed.

Henry Burkham	1 9 -
Sam'le Hopkins	9 4 9
Michael Brumley	12 0 6
John Johnston	- 17 6
Campbell Bowdon credit by H. R. 13 0	7 13 5
Mary Ross	- 17 10
Nicholas Rainier credit 1-10 - 0	1 10 2
Francis Spencer	- 11 10
John Ross	1 16 6
William Watson	3 4 9
Campbell Bowdon	3 11 11
Elizabeth Bowdon credit 2-13 0	7 1 1
Elizabeth Eastman	- 17 4 6
Thomas Dawson	- 7 6
Francis Joy	- 15 6
Lewis Eastman	3 1 11
Peter Start	1 16 8
James Patton	1 18 2
Davis Davis	7 9 6
Geo Abraham Kykendolph	- 1
Neal Thompson	4 12 6
Edward Williams	6 1 3
Slanner Miller credit 2-10 0	3 0 0
Abraham Varderpool credit one Pintole	7 15 6
Geo Kykendolph	- 3 0
James Rutledge	1 0 6
William Drayton	7 6
Samuel Howard	- 2 -
John Turner	- 6 6
Edward McKinley	1 16 9
Elizabeth Roseman	- 16 6
Benj' Foreman Jun	2 10 6
Zacharia Ruth credit 2	- 10 10
Gos Parker Jun	1 2 2
William Watson	1 10 0
James Watson	- 0 0
John Walker credit to one Cow Kill	9 8 6
Joseph Slamer	1 4 -
Benj' Foreman Jun credit 1/2 of Corn	10 13 6
George Slagg	1 11 10
Christopher Bean	1 7 -
Hans Kykendolph Jun	1 0 0
Richard Slageland	- 9 6
Benj' Kykendolph	- 0 0
James Gibbons	3 1 6
Dan'l O'Neal	- 3 -
John Moore	- 10 3

John French	-	7 0
Abraham Underfoote Credit 5:2:10	-	3 2 4
William Anderson Credit for a Beaver Four Shillings	3 6 -	
Matthew Dunell Credit for 100:6	-	2 10 -
Isaac Johnston	-	2 2
Leonard Lutts	-	3 12 5
Thomas Stone	-	1 1 6
Henry Stornell	-	0 8 -
Richard Polston	-	2 16 6
Thomas Cooper	-	1 6
John Lamp Credit 2:8	-	2 3
John Rogers	-	1 7 0
John M'Dead	-	7 6
Thomas Parker Credit 6:8:2:0	-	1 6
John Cunningham	-	1 5 0
Geo. Parker Son	-	6 -
Simon Irishman	-	18 -
Robert Bennet	-	10 12 7
John Walker	-	2 8 11
Joseph Campbell	-	7 6
John Nicholls	-	9 13 6
Mary Polson	-	2 4 6
Mark McDonagh Credit 12:6	-	3 8 11 $\frac{1}{2}$
Robert Bennet	-	10 9
John Thomas Credit 5:14:1	-	2 9 1
Henry Row	-	14 -
Jacob Castleton	-	0 -
Gabriel Cox	-	1 19 2
Peter Vanneman	-	3 10 6
Richard Mayel	-	12 8
Lydia Johnston Row	-	6 -
Abraham Segarden	-	1 8 6
Wm Segarden	-	8 6
William Roff	-	1 17 6
Providence Mourne	-	1 1 -
William Smith	-	5 0 6
William Watson	-	5 19 1
Wm Segarden	-	4 - -
David Thompson	-	10 -
Francis Spencer Credit 1:6:0	-	1 18 -
Heike Decker	-	7 6
Hans Kuykendolph	-	4 6
Dan O'Neal	-	1 7 10
Peter Hart Credit 1/5:0	-	1 7 7
Simon Irishman Credit 6	-	2 16 -
Thomas McGuire	-	5 16 9