

At a Court held for Frederick County on Tues  
the 6<sup>th</sup> Day of November 1753

Abraham Try and Henry Tracy Executors of George Tracy Deed together with John Finch and John Shewell their Securities acknowledged this their Bond for the said Abraham and Henry Their true and faithful Administration of thos<sup>o</sup> Deceased Estates which was admitted to Record.

Wardens. KNOW all men by these presents that we Elizabeth Warden Darby Admin<sup>r</sup> & M<sup>r</sup> Clegg and James Warden alias Frederick County are held and firmly bound unto George William Fairfax the first Justice in the Commission of the Peace for Frederick County for his behalf and to the sole use & behoof of the Justices of the said County and their Successors in the sum of Two Hundred Pounds Current Money to be paid unto the said George William Fairfax for and in behalf of the Justices of the County their Executors Adm<sup>r</sup> and Clegg. To the strict payment well & truly to be made without our selves & every of us our and every of our Heirs Executors and Administrators Jointly & severally firmly by these.

Present & Sealed with our Seals Dated this 6<sup>th</sup> Day of Nov<sup>r</sup> 1753

The Condition of this Obligation is such that if the above bound Elizabeth Warden Adm<sup>r</sup> of all the Goods Chattels & Credits of William Warden Deceased do make or cause to be made a Just & 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 her the said Elizabeth 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 said Court, and the same Goods and Chattels & Credits and all other 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 Elizabeth or into the Hands & possession of any other person or Persons for her do well and truly Administer according to Law and further do make a just and true account of her actions & doings therein when there to required by the said Court and all the rest and residue of the said Goods Chattels and Credits which shall be found remaining ~~with~~ the said Adm<sup>r</sup> account the same being first examined & allowed by the Justices of the Court for the same being shall deliver & pay unto such 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 Deed, and the Executor or Executrix therein named do exhibit the same into the said Court making request

Is herewith attested & approved accordingly, if this should  
 Elizabeth being thereunto Required do render & deliver  
 up Letters of Administration Appropriaition of such  
 Testament being first had and made in the said County  
 That this Obligation to be Void of none Effect or  
 Else to remain in full force and Virtue.  
 Sealed and Delivered -- ]  
 In the Province of the County

her  
 Elizabeth Warden   
 mark   
 James Warden   
 his   
 Darby McIver   
 mark 

At a Court held for Frederick County on Tuesday  
 the 6<sup>th</sup> Day of November 1753

Elizabeth Warden Administratrix of William Warden  
 deceased together with Darby McIver and James  
 Warden her Security acknowledge this their Bond  
 for that Elizabeth Warden is true and faithful Adminis-  
 tratrix of the said Estate which was admitted to Record

Persons	Appraisement of the Goods Chattels & Personal Estate
Appraiser's Estate of Richard Polson Deceased taken before our own Appraisement for said Estate this 16 <sup>th</sup> Day of April 1753.	
To six Sheep	£ 1: 16: 0
To one Red Cow with a Ham	1: 15: 0
To one Small Red Cow	1: 10: 0
To one Red Heifer	1: 10: 0
To one Small Brown Heifer	1: 10: 0
To three Peacock Dishes	0: 18: 0
To six Plates	0: 7: 0
To five Plates	0: 6: 6
To one Saus	0: 7: 0
To one pair of Billards	0: 7: 6
To a Box Iron & Heater	0: 1: 0
To two sickles	0: 8: 0
To a Land staff	0: 0: 6
To a Brand Iron	0: 0: 6
To a Great Spinning Wheel & Wool cards	0: 5: 6
To a Gun	0: 5: 0
To six Fronkars & two Knives and forks	0: 2: 0
To one Plain Smoothing Iron	0: 1: 0
To a looking Glass	0: 4: 0

To a iron Dial and Glass	0: 1: 0
To three old Axes	0: 3: 0
To two Iron Potts of Haste	0: 10: 0
To one iron Chaffy iron Grindle for the Kitchen	0: 10: 0
To a Set of Iron Bound Weight	0: 1: 6
To two Weeding hoes	0: 6: 0
To an old Iron Hoe & Clowes Iron & Gold Iron	0: 5: 0
To a Chain	0: 1: 0
To one Hatchet	0: 1: 0
To two Saites	0: 1: 0
To one Bed tick	0: 12: 0
To one Bed & Blankets	1: 10: 0
To one saddle bridled	0: 10: 0
To a Chest	0: 5: 0
To a Cow & yearling	2: 5: 0
To one young man	4: 0: 0
To one Sow bald Horse	0: 0: 0
To one Grind Stone	0: 4: 0
To one Flour shear & Coffer	0: 15: 0
To one Axe	0: 6: 0
To 14 of Nates. - 2 of 3 Pounds.	0: 10: 0
To one white Heer	1: 0: 0
To one black Heer	1: 10: 0
To one Brown Heer	0: 15: 0
To one Red Heer	1: 3: 0
To one yearling Bull	0: 9: 0
To two Heers	2: 0: 0
To one Robin Man	0: 10: 0
To one gray man & yearling	3: 0: 0
To one gray man & two year Old	7: 0: 0

Total £ 47: 17: 6

Frederick County Virginia /

Pursuant to an order issued

Directed out of the said County Court to appraise the  
Estate of Richard Polson Deed being qualified as the  
Law Directs we have appraised the said Estate of which  
the above and within Mentioned Chattels & Effects we  
make a return off being Appraised according to the best  
of our Judgment given under our hands this Day  
of October 1753.

John Latimer

Provostence Williams

James M. Crahan

At a Court held for Frederick County on Tuesday  
the 6<sup>th</sup> Day of November 1753

The Appraisement of the Estate of Richard Polson Deed  
being returned into Court the same is admitted to Record

John Woodburn

Appraiser's	an Inventory of the Estate of late Sarah Davis Deceased.
of	for George Goran
Sarah Davis	for Charles Mantell
Estate	for Charles Mantell
	for Stamp flasks Potocote
	for 1 white Potocote
	for 1 round Potocote
	for Black Potocote
	for 1 white Potocote
	for old Potocote
	for old Bed Goran
	for Riding Apron
	for Calmarague Goran
	for white Goran
	for Blue Calmarague Goran
	for Double Gown
	for Green Coat
	for White
	for 2 Aprons
	for 2 pair of Stockings
	for Yoked hood
	for Silk hood
	for Yoked Cap
	for Silk Henniger
	for Joseph Fairwhite hood w/ ribbon
	for 2 pair of Gloves
	for Paws
	for Silver and Tape Thimble
	for Silk handkerchief
	for 2 Caps and two handkerchiefs
	for Tomato bunch
	for 2 pair of Shears
	for 1 pair Pockets
	for Charles Mantell
	a Tobacco Box and a small Box
	Two Gold Rings
	for 2 yards Calico

## order

We the subscribers in County and town of Frederick County  
Court being first sworn before a Magistrate of this County  
Examined and Viewed the above Estate as brought to  
Our view and appraise the whole to be to the

Yatus of

George Peacock

James Wood, And Edw<sup>d</sup> Wood Esq<sup>r</sup>

30.2.6

At a Court continued and held for Frederick  
County on Wednesday the 7<sup>th</sup> day of Nov<sup>r</sup> 1757

This Appraisement of the Estate of Sarah Davis deceased  
being Presented into Court by George Peacock the  
Administrator the same is admitted to Record.

Left Wood Esq<sup>r</sup>

105.

Wards A True & exact account of the Inventory of the Estate of Sarah  
Appraiser Ward Widow

To one cow	£ 1: 10: 0
To one cow	1: 5: 0
To 2 Horses	3: 0: 0
To 3 Cattle at one year old	1: 10: 0
To one Horse	3: 10: 0
To one mare & yearling	4: 0: 0
To some old Lumber	1: 1: 0
To one parcel of old Irons	2: 2: 0
To some old Ironware	0: 13: 6
To Bed and Curtain	1: 10: 0
To Chests & some other things	0: 8: 0
To what is due to the Estate from William Loftin	2: 0: 0
To some addition to this sum <sup>is added together</sup>	<u>£ 22: 17: 6</u>
To one Bay mare	3: 0: 0
To one Grinding Stone	0: 6: 0
The Total sum being	<u>26: 0: 6</u>

Frederick County 2 March 1753

Isaac Larson ... The subscribers have Appraised the Estate of  
John Davis ... Sarah Ward Deceased in Obedience to an order  
Thomas Larson at Court, I return this above Inventory.

Frederick County

The above Appraiser was first Sworn before  
me, March the 2<sup>nd</sup> 1753.

William Loftin Administrator.

Maintain held for Frederick County on Tuesday  
the 2<sup>nd</sup> Day of October 1753

8d This Inventory of the Estate of Sarah Ward Deceased was presented  
into Court by William Loftin the Administrator, and the  
same is admitted to Record.

Joseph Wood

Edward and Isaac Cord all men by these presents that we Joseph Edwards and  
Said Jacob Sible both of Frederick County are held and firmly bound  
for Cord unto George William Fairfax the first Trustees in the Commis-  
sion of the Peace for Frederick County for him in Behalf and to  
the sole use and Behalf of the Justices of the County and their  
Successors in the sum of one Hundred Pounds to be paid to the  
George William Fairfax on the Behalf of the Justices of the  
Said County their Executor Administrator and Assignee To  
them which payment well and truly to be made we bind our  
Selves and every of us our & every of our Heirs Executors &  
Administrators Jointly & severally firmly by these Presents  
Sealed with our Seals Dated the 7<sup>th</sup> day of November 1753.

The condition of this Obligation is such that if the above bound  
Joseph Edwards Admin. of all the Goods Chattels and Credits of  
Isaac Cord Deceased do make or cause to be made a true and

¶

Post & Inventory of all and singular the Goods Chattels &  
and Credits of the said Decedent which have or shall come  
to the hands of his executors or administrators of the said Joseph  
Edwards into the hands of his executors of any other person or  
Persons for him and the same ver made do exhibit or make  
to be exhibited into the County Court of Frederick at such  
time as 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 Decedent at the time of  
his Death which at any time after shall come to the hands  
or Possession of the said Joseph or into the hands of his executors  
of any other Person or Persons for him dorwell truly Adminis  
According to Law and further do make a just & true Account  
of his Goods and doings therein written hereunto required by  
the said Court and all the rest and residue of the said Goods  
Chattels & Credits which shall be found residing upon  
the said Adminis<sup>t</sup> Account the same being first examined  
and allowed by the Justices of the Court for the time being shall  
deliver & pay unto such persons respectively as the said execu  
tors by their Order or Judgment shall direct pursuant to  
the Law in that case made and provided and if shall  
hereafter appear that any last will & Testament was made  
by the Deced. And the Executor or Executrix thereon named  
do exhibit the same into the Court making request to  
have it allowed & approved accordingly if the said Joseph  
Edwards being thereunto required do render & deliver up  
his Letters of Administration Aprovalation of such Tes  
tament being first had & made in the said Court Then  
This obligation to be void and of no effect otherwise to  
remain in full force & virtue  
sealed & delivered  
in the presence of  
the court.

Joseph Edwards



Jacob Hite



At a Court continued & held for Frederick County  
on Wednesday the 7<sup>th</sup> day of November 1753.

Joseph Edwards Administrator of Isaac Cordfleec'd  
together with Jacob Hite his security acknowledged this  
their Bond for the said Joseph Edwards true and  
faithful Administration of the said Deced Estate which  
was admitted to Record.

At a Court held for Frederick County on Thursday the 4<sup>th</sup> Day of Dec 1753  
Margaret Murphy Administrator of Henry Murphy decd  
together with Walter Bond and James Patton her security  
acknowledged this their Bond for the said Margaret Murphy  
true and faithful Administration of the said deced Estate  
which was admitted to Record - Seal

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Murphy's H 11010 all men by these presents that we Margaret Murphy  
Admin' Bond and James Patten ourself and jointly bound unto  
George William Fairfax the first Justice in the Commission of  
the Peace for Frederick County for Cen' Bkfst, and to the sole  
use & Service of the Justices of the said County and their  
Successors in the sum of One Hundred Pounds Cen' money  
to be paid to the said George William Fairfax his executors  
Administrators & Assigns To the which payment well &  
truly to be made we bind our selves & every of us our & every  
of our Heirs to " Admin' jointly & severally jointly by these  
Presentes sealed with our seals dated the 4 day of  
December 1753.

The condition of this Obligation is such that if the  
above bound Margaret Murphy Admin' of all the Goods  
Chattels & Credit of Slavery Murphy Decceas'd do make  
or cause to be made a true and perfect Inventory of all  
and Singular the Goods Chattels & Credit of the said Deceas'd  
which have or shall come to the hands & possession or knowledge of  
her the said Margaret or into the hands & 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 said Court and the  
same goods chattels & credit and all other the Goods Chattels  
& Credit of the said Deceas'd at the time of his Death which  
at any time after shall come to the hands or possession of the  
said or into the hands & possession of any other person or persons  
for her do well & truly Administrates according to Law And further  
make a just & true Account of her actions and doings therein  
when thereunto required by the said Court and all the rest and  
residue of the Goods Chattels and credits which shall before  
remain upon the said Administrators 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 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 deceas'd and the  
Executor or Executrix therein named do exhibit the same  
into the said Court making request to have it allowed and  
Approved accordingly If the said Margaret being thereunto  
required do render & deliver up her Letters of Administration  
Approbation such Testament being first had made in the  
Court shall this Obligation be void & none Effect & lie  
to remain full force Virtue.

Sealed & delivered  
In the Province of  
the Court.

Margaret Murphy

mark

Walter Bond

his

James I Patten

mark

Know all men by these presents that we Benjamin  
Bony Inman Farmer William Frost and Abiah Pugh all of Frederick  
and Bond County are held and firmly bound unto George William  
Fairfax the first Justice in the Commission of the Peace  
for Frederick County for one Behalf to the sume to  
Behalf of the Justices of the said County & their Successors  
in the sum of Sixty Pounds Current money to be paid to the  
said George William Fairfax his Executor Administrator  
and Assigns To the which payment we will truly to be  
made within our selves & every of us our executors  
Heirs &c adm<sup>r</sup> Jointly & severally firmly by these  
Present sealed with our seals Dated the 4 Day of  
December 1753.

THE CONDITION of this Obligation is such that if -  
The above bound Benjamin Inman Administrator of  
all the Goods Chattels & Credits of Isaac Commerell 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 him the said Benjamin  
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 which  
Court 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 Deceased at the time of  
his Death which at any time after shall come to the  
hands or Possession of the said Benjamin or into the  
hands and Possession of any other person or persons  
for him de well and truly administer according to law  
And further do make a just & true account of his  
Actions and doings therein when thereto required  
by the Court and all the Rest & residue of the said  
Goods Chattels & Credits which shall be found remain-  
ing upon the Admin<sup>r</sup> Account the same being  
first examined & allowed by the Justices of 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 Law in that  
case made & provided and if it shall hereafter appear  
that any last will & Testament was made by the  
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  
Benjamin 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.      Benj<sup>r</sup> Inman

Sealed & delivered  
in the presence of ]

William Frost



Abiah Pugh



At the Court held for Frederick County on the 25<sup>th</sup> day of December 1753

Benj: Inman Administrator of Estate Oram with Bond  
together with William Hugh and William Trout his  
Securitys Acknowledged this their Bond for the sum of Benj:  
Inman his and faithful Administration of the said  
Deceased Estates which was admitted to Record

Date.

Smiths Adminn.  
Bond for. I N O W N all men by these presents that we John Smith Francis  
Mitchell & Richard Forster we hold and jointly bound unto the  
Right Hon<sup>r</sup>ble the Lord Fairfax Morgan Morgan Genl Commiss<sup>r</sup> of the Peace  
and John London Genl Justice in the Commission of the Peace  
for Frederick County for our Behalf and to the said the said  
Behalf of the Justices of the said County and their Successors in the  
Sum of Five hundred Pounds Sterling to be paid to the said Justice  
their Executors Administrators & assigns To the which payment  
well and truly to be made we bind ourselves and every of us our  
and every of our Heirs Executors & Administrators Jointly and  
Severally for the sum aforesaid sealed with our seals and Dated the  
25 day of December 1753.

The condition of this Obligation is such that if the above  
Bound John Smith Administrator of all the Goods Chattels and  
Credits of Mr. Mitchell deceased do make or cause to be made a Just &  
true and Perfect Inventory of all & singular the Goods Chattels  
and Credits of the said deceased which have or shall come in  
to the hands Possession or knowledge of the said Williams or  
into the hands or possession of any other Son or Sonnes 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  
present required by the said Court and the same 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 John Smith or into the hands or Possession of any other  
Person or Persons for him dowl and truly Administrator accord-  
ing to Law and further do make a just and true Account his  
Actings and doings therein when thereto required by the said  
Court. And all the rest & residue of the said Administrators Account  
the same being first examined and allowed by the Justices  
of the Court for the time being shall deliver and Pay unto such  
Persons respectively as the said Justices by their Order or Judg-  
ment shall require Pursuant to the Laws in that Case made  
and 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 laste Will being required to have it attested & approved  
accordingly. Whereupon John Smith being thereunto required  
doth and doth deliver up his letter of Administ'ration  
of such Testament being first had and made in the said  
Court. Then this Obligation to be void and of none Effect  
or else to remain in full force and Virtue.

Sealed and delivered.

In the Province of  
the County

John Smith

Francis Fowler

Richard R. Fowler

At a Court held for Frederick Co. Va.  
on Tuesday the 2<sup>d</sup> Day of December 1753.

John Smith Administrator of William Metcalfe's d<sup>eces</sup>  
together with Francis Fowler & Richard Fowler his  
Securitys Acknowledged this their Bond for the a<sup>m</sup>  
John Smith true and faithful Administration of  
the<sup>s</sup> d<sup>eces</sup> Estate which was admitted to Record.

In the Name of God Amen the 15<sup>th</sup> Day of Septemb<sup>r</sup>  
In the year of our Lord 1753 I Peter Scherings of the County  
of Frederick and Colony of Virginia being very sick &  
weak in body but of perfect mind and memory thanks  
be giving unto God therefore calling unto mind the  
Mortality of my Body and knowing if 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 & for my body I Recommend it to the Earth to be  
Buried in a Christian like & Decent manner at the  
Discretion of my Executor nothing Doubting but at  
The Generall Resurification I shall Receive the same  
again by the mighty Power of God and as touching  
this worldly Estate wherunto it hath pleased God  
to bles<sup>s</sup> me in this life I give devise and dispose of  
the same in the following manner and form

my  
In primis it is will and I Order that in the first place  
all my Just Debts and funeral Charges be paid and  
settled

Item I Give and bequeath to my eldest Daughter  
Eliz<sup>a</sup> Newhouse One thousand Sterling and no More  
Item I Give and bequeath to my son Eliz<sup>a</sup>. Scherings  
all my whole and full Estate Smith Tools and rooms  
Item I Give and bequeath to my son Jacob Scherings the  
full half of all my other Estate either Ro<sup>c</sup> or p<sup>r</sup> room  
able to him and his heirs forever.

Hence give and bequeath to my loving wife Bridget  
Likings the otherfull share of my whole and sole estate  
either Real or personal and to whom she shall then  
proper to give and Bequeath the same to at the <sup>death</sup> of  
my Wife.

I likewise constitute my loving wife Bridget with  
my son Jacob Likings lawfully to make ordain and  
appoint my only and sole Executrix of this my last  
will and Testament all and Singular thing orice  
things or whatsoever I've heretofore mentioned to  
them or their heirs or Assigns for her and I do hereby  
by Utterly disallow Revoke & Dismantle all and every  
other former Testaments Wills Devises &c by me in  
any wise before this time named written and begun  
and Ratifying and Confirming this and no other  
to be my last will & Testament In WITNESS —  
Whereof I have hereunto set my hand and Seal the  
Day and above written

Signed Sealed Published & pronounced  
and declared by the <sup>r</sup> Peter Likings  
as his Last will and Testament in the  
presence of us the Subscribers — — — — —

Tho. Caton — — — — —  
Jan Swearinger }  
Sarah Swearinger }

Peter Lycans. 

At a Court Held for Frederick County on Tuesday the 5<sup>th</sup> day of  
March 1784

This last Will & Testament of Peter Lycans deceased was Presented  
into Court by Jacob Lycans the Heir at Law Bridget Lycans  
the Executrix therein having Refused to take on her the  
Burden of the Execution of the said Will Certificate for Admis-  
sion with the Will annexed is Granted to the said Jacob  
Lycans he having performed what is usual intell Carver  
and the said will is admitted to record

Seal J. Wood

Lican and I ADOU all mony these meanes that we Jacob Lican  
 Bond Robert Harper and Remembrance Williams of Frederick  
 County are heire and trusty bound unto George William  
 Fairfax the first Justice in the Commission of the Peace  
 for the County for and in Behalfe and to the late  
 the and Behalfe of the Justices of their County and their  
 Successors in the sum of Two Hundred Pounds late  
 Paid to the said George William Fairfax his Executors  
 Administrators and Assigns to thair which Payment  
 well and truly to be made we bind our selves and  
 Every of us our and every of our Heire Executors  
 and Administrators Jointly and severally firmly  
 by these presents Sealed with our seals Dated this  
 3 Day of March 1754.

The CONDITION of this Obligation is such that  
 if the above bound Jacob Lican Administrator  
 with the Last Will and Testament of Peter Lican  
 deceased annexed do make or cause to be made  
 a true and Perfect Inventory of all and singular  
 the Goods Chattels and Credits of the said Deceased  
 Which have or shall come to the hands of his assign  
 or Knowledge of the said Jacob or into the hands  
 and Possession of any other Person or Persons for  
 him and the same so made do exhibit into the  
 County Court of Frederick at such as he shall be  
 thereunto required by the said Court and the same  
 Goods Chattels and Credits of the said Deceased  
 which at any time after shall come to the hands  
 Possession or Knowledge of the said Jacob or into  
 the hands and Possession of any other Person or Persons  
 for him done and by Administrator according to  
 Law and further do make a true and just Account  
 of his Actings and doings thereon when thereto  
 Required by the said Court and also shall well  
 and truly pay and deliver all the Legacies con  
 tained and specified in the said Testament as  
 far as the said Goods Chattels and Credits will  
 thereunto extend and the law shall charge ther  
 this Obligation to be void and of none Effect, or else  
 to remain in full Force and Virtue

Sealed and Delivered in the presence of the Court of Jacob Lican  
 Robert Harper

Remembrance Williams

Appraiser's Inventory of the Estate of Michael Dolaney

Dolaney A Little Brown Mare	£ 2: 0
an old Saddle and Bridle	0: 5
Estate To a Horsed Gray Coat	1: 0
One Jacket	0: 12
a Jacket Ditto	0: 8
A Hat	0: 16
A New pair of Shoes	0: 4
pair of Shoes and Buckles	0: 26
Two Shirts	0: 26
pair of Leather and Apron	0: 16
a knife and a Razer	0: 11
a handkerchief and a pair Stockings	0: 21
Some small money	0: 27
To one pair Silver Buttons	0: 16
	The Total £ 5: 4: 1

Benjamin Kyngdon  
Richard Floryland  
John Colvin

At a Court continued and held for Frederick  
County on Wednesday the 5<sup>th</sup> Day of December 1753

This Appraiserment of the Estate of Michael Dolaney  
Deed was Presented into Court by William Buffington  
The Administrator and admitted to Record.

Teste, J. Wood. Esq.

In the Name of God Amen I Andrew  
 Will Yance of Frederick County and in the Colony of  
 Virginia Being weake of Body but of Good sense  
 And Memory Blessed be God for to this 19<sup>th</sup> Day of  
 December and in the year of our Lord one thousand  
 and Seven Hundred and fifty th<sup>o</sup> do Publish this  
 My Last will and Testament in manner follow-  
 ing That is to say first I give and Bequeath unto  
 my three Sons Samuel Andrew and Alexander Yance  
 Isay I do Give and Bequeath to this my Three Sons  
 all and singular my Lands tenaments situated  
 wherein I now live Stock and blacke first Paying my  
 Debts and Excepting my wife Jane her part To have  
 and to hold for them or their Heirs or assigns  
 perfectly I Likewise do leave to my loving wife Jane  
 Yance one Riding Horse and two Cowes and her Bed  
 and Household Goods and I do leave to my Son John  
 Yance five Shillings Sterling and no more and  
 I Give to my wife Jane the Mansion house where  
 in I now live and five acres of Land during her  
 Natural Life and after her decease the same to  
 remain to the use of my three Sons Samuel Andrew  
 and Alexander Yance I do leave my Loving  
 wife and my Son Samuel Yance to be sole Exe-  
 cutors of this my Last will and Testament in witness  
 whereof Before these presents I the said Andrew Yance  
 Have hereunto set my hand to this my Last will  
 and Testament dated the day and year above  
 Written  
 Wm Mf

Thomas Bullock  
 John Cook  
 William Hylton

his  
 Andrew A Yance mark

At a Court held for Frederick County on  
 Tuesday the Second Day of April 1754

This last will and Testament of Andrew Yance aforesaid  
 was proved in Open Court by the Oath of Thomas Bullock  
 John Cook and William Hylton the witnesses thereto  
 and Jane Yance and Samuel Yance the Executors  
 therein named having made oath to the same  
 according to Law it was admitted to Record.

Sept 11 Wood 26

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Yancey & Bond. Now all men of the moste vertue that we Jane Yancey common  
Bond Yance Thomas Bullock and William Lwing ales of Fred  
County are held and firmly bound unto George William  
Tucker of the just Justice in the Commission 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 Ten Hunderd Pounds  
Current Money Tolerant to the said George William  
Tucker his Executors Administrators and Assignees  
The which Payment well and truly to be made and paid  
over to us and every of us or our and every of our Heirs  
Executors and Administrators Jointly and severally  
First by those Presents Sealed with our Seal dated  
this 2<sup>d</sup> Day of April 1754.

The Condition of this Obligation is such That if the  
above bound Jane Yance and Samuel Yance Executors  
of the Last will and Testament of Andrew Yance Deed  
do make or cause to be made a true and perfect Inventory  
of all and singular the Goods Chattels and Credits of the  
Said Deceased which have or shall come to the hands  
Possession or Knowledge of the said Jane and Samuel  
or into the hands and Possession of any other Person or  
Persons for them and the same do exhibit into the  
County Court of Frederick at such time as they shall be  
Required by the said Court and the same Goods  
Chattels and Credits and all other the Goods Chattels  
and Credits of the Said Deceased which at any time  
shall come to the hands Possession or Knowledge of the  
Said Jane or Samuel or into the hands and Possession of  
any other Person or Persons for them do well and truly  
Administer according to Law and further make a true  
and Just Account of their Actions and doings thereon  
when thereto required by the said Court and also shall well  
and truly pay and deliver all the Legacies contained and  
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 and of none  
Effect or else to remain in full Force and Virtue  
Sealed and Delivered in the presence of the Court

At a Court held for Frederick County her  
on Tuesday the 2<sup>d</sup> Day of April 1754. Jane D Yance E  
--- mark

Jane Yance Samuel Yance Thomas. Samuel Yance E  
Bullock William Lwing Acknowledged Thomas Bullock  
this 11<sup>th</sup> Bond for the said Jane Yance  
Samuel Yance their faithfully true and  
of the Estates of Andrew Yance deceased and  
it's admitted to Record. William Lwing E  
Geo. Wood Jr.

Jane Price. I NOTE all men by these presents that we Jane  
 Adm<sup>r</sup> Bond Price John Cook Samuel Vance and Thomas Stur<sup>m</sup>  
 Parkinson Esq<sup>r</sup> all of Frederick County are held & firmly bound  
 unto George William Fairlop the first Justice with the  
 Commission of the Peace for the County of Frederick  
 for and in Behalf and to the sole use and Behalf  
 of the Justices of the County and their Successors  
 in the sum of Two hundred Pounds Current money  
 to be paid to the said George William Fairlop his  
 Executors Administrators & Cognovit to the which payment  
 well & truly to be made we bind our selves & every of  
 us and every of our Heirs Ex<sup>r</sup> & Administrators  
 fully firmly by these presents sealed with our seals  
 Dated the 2<sup>d</sup> Day of April 1754

The Condition of this Obligation is such that  
 if the above bound Jane Price Adm<sup>r</sup> of all the  
 Goods Chattels & Credits of John Robinson deceased  
 do make or cause to be made a true & perfect Inventory  
 of all the Goods Chattels & Credits of the said  
 deceased which have or shall come to the Hands  
 Suspicion or knowledge of her the said Jane or into  
 the Hands or possession of any other person or per-  
 sons for her and the same so made do exhibit  
 cause to be exhibited into the County of Frederick  
 at such time as she shall be thereto required  
 by the Court and the same Goods Chattels and  
 Credits & all other the Goods & Credits of the said  
 deceased after her Death which at any time after  
 shall come to the Hands or possession of the said  
 or into the Hands and possession of any other  
 Person or persons for her dowl<sup>t</sup> and truly Adm<sup>r</sup>  
 according to Law and further do make a just &  
 true Account of her actions and doings therein  
 when thereto required by the Court and all the  
 Rest & residue of the said Goods Chattels & credits  
 which shall be found remaining upon the said  
 Adm<sup>r</sup> account the same being first examined  
 and allowed by the Justices of the Court for the  
 time being shall deliver & pay into 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 &  
 Testam<sup>t</sup> was made by the said deceased and the  
 Exec<sup>r</sup> or Exec<sup>t</sup> therin named do exhibit the same  
 into the said Court making request to have it allow-  
 ed and approved accordingly if the said Jane being  
 thereto required do render & deliver up her

Wards  
April

Letters of Administration Approbation of such Testament being  
first had & made in these Courts & that this Obligation shall  
void & of none Effect or Else to remain in full force & Virtue  
Sealed & Delivered    her  
in the Presence of }    mark  
the Court.

Jane Price  
mark



John Cook ..



Samuel Vance ..



Thomas Butler ..



At a Court held for Frederick County on Tuesday  
the 2<sup>d</sup> day of April 1754.

Jane Price John Cook Samuel Vance & Thomas Butler  
Acknowlegged this their Bond for the said Jane Price ...  
faithful and true Adm'n of the Estate of John Robinson  
deed and it is admitted to Record

Teste

Wardens, Apprais: After Perfect Inventory of all & singular the Goods Chattels  
Rights & Credits of William Warden of Frederick County  
Deceased Praised att his House the 23 Day of February In the  
Twenty seventh year of the Reign of our Sovereign Lord King  
George the Second and in the year of our Lord God 1753 by  
Henry Frey Jacob Christman Junr and Samuel Baker  
Which Came to View as followeth.

Imprimis to One Roan horse four year old .....	£ 4: 0: 0:
One Bay Mare four year old .....	4: 0: 0
One Bay Mare and Cott .....	3: 0: 0
One Black Mare and Cott .....	1: 5: 0
One Black Horse 14 year old .....	2: 0: 0
One Bay Mare 16 year old .....	2: 0: 0
One Bay mare six year old and Cott .....	6: 0: 0
One Bay mare eight year old .....	3: 0: 0
One Black Mare & Cott .....	3: 0: 0
One mare Cott a year old past .....	2: 10: 0
Twelve young Calves - at £ 15/- per Cow & Calf .....	8: 15: 0
One Cow & yearling Calf .....	1: 14: 0
One three year old Heifer .....	1: 10: 0
Two year old Heifers - at £ 18/- each .....	1: 16: 0
Five yearling Calves - at £ 12/- each .....	3: 0: 0
Eight Sheep - at two shillings per Sheep .....	2: 8: 0
Four Hogs - at 7/6 per Hogg .....	1: 10: 0
A Bond on Samuel Farrington .....	15: 0: 0

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Involuting Arms	as if Par.	0: 8: 0
One Broadax		0: 0: 0
One Tom Hatchet		0: 1: 6
One Drawing Knife		0: 1: 6
Two Gimblets		0: 0: 6
One Jack Plane		0: 1: 6
One pair of Mallet Rings		0: 2: 6
One old Scytheshear & Cotton & two Cleavers		0: 10: 0
Old Broken Iron		0: 1: 6
Two pair of leather Traces		0: 1: 0
One Hold hunting saddle		0: 7: 0
One Clove Body'd Horsestool Coal		0: 4: 0
Two Hogsheads	as 2/6 pd Hogshead	0: 5: 0
Two small Cask	as 9 pdash	0: 1: 6
One Washing Tub		0: 1: 6
One Butter Tub		0: 1: 6
One Milk Churn		0: 1: 6
Three Old Pales Corn Cans		0: 2: 0
Three Yoggons		0: 0: 9
Six Trenchers		0: 1: 0
One Pewter Quart Pot		0: 1: 6
Seven Spoons		0: 1: 0
One Thunnel		0: 0: 6
One Quart Bottle Glass		0: 0: 3
One Old Smooth Board Gun		0: 10: 0
One small pocket Bible		0: 3: 6
One flat Smoothing Iron		0: 1: 6
One Iron St & St Hook		0: 7: 0
One Tryong Pan		0: 2: 0
One Wollen Wheel		0: 9: 0
One Little Wheel		0: 3: 0
Two Blankets	as 4/6 Blanked	0: 8: 0
One Snaffle Bridle		0: 0: 6
Two Slackets	as 1/6 pd Slacked	0: 3: 0
One pair of Wool Cards		0: 2: 0
Three Neat hydes	as 2/6 pd Hyde	0: 7: 6
One old Stone Bridle		0: 0: 6

*Sam'l Baker, Jacob Christopher, Jr., Henry + Fay  
Warden* *l/s* *L* *73: 19: 6*

At a Court held at Frederick County, ~~near~~ *Baker*  
on Tuesday the 2<sup>d</sup> day of April 1754 *do*  
*do* April 1754

This Appraisement of the Estate / ~~do~~ *do* *do* *do*  
of William Warden deceased was presented / ~~do~~  
into Court by the Administratoe and admitted  
to Record.

*Soft Wood*

Smith's Bond No 11070 all make by these presents that we John Smith Abri  
 and Robert Hutchins of the County of Frederick make  
 and firmly bind unto Marquis Latimer the just Justice  
 known in the Commission of the Peace for the said County  
 for and in Behalf and to the sole use and Benefit of the  
 Justices of the said County their Executors Administrators  
 or Assigns in the sum of One hundred Pounds to be paid  
 to the said Marquis Latimer his Executors Administrators  
 and Assigns To the which Payment well and truly to be  
 made we bind our selves and each of us by himself  
 Our and each of our Heirs Executors and Administrators  
 firmly by these Presents sealed with our seals and Dated  
 this 3<sup>d</sup> Day of April 1754.

The Condition of this Obligation is such that if the  
 above bound John Smith his Executors and Adminis-  
 trators shall well and truly pay and deliver or cause to  
 be paid and delivered unto John Grantham Orphan of  
 John Grantham deceased all such Estate or Estates as  
 now is or may or hereafter shall appear to be due to the  
 said Orphan when and as soon as he shall attain to full  
 Age or when thereunto required by the Justices of this  
 County Court as also keep Harmless the above named and  
 the rest of the said Justices their and every of their Heirs  
 Executors and Administrators from all Trouble and  
 Damages that shall or may arise about the said Estate  
 Then the above Obligation to be void otherwise to remain  
 in full Force.

Sealed and Delivered  
 In the Presence of

John Smith



John Abri



Robt Hutchins



At a Court Convened and held for Frederick County  
 on Wednesday the 3<sup>d</sup> Day of April 1754

John Smith Guardian to John Grantham an Orphan of  
 John Grantham Deceased together with John Abri & Robert  
 Hutchins his Socinitys Acknowledged this their Bond whic  
 has admitted to Record.

Town Wood C.C.

A witness good. KNOW all men by these presents that we John Abrit and  
 Bond Robert Hetchins and Edward Thomas of the County of  
 Frederick aforesaid and jointly bound unto Marguerie  
 Calmes the first Justice sworn in the Commission of the  
 Peace for the said County for and in Behalf and to the  
 sole use and Behoof of the Justices of the said County  
 their Executors Administrators or Assigns in the sum of  
 Two Hundred Pounds current Money to be paid to the  
 said Marguerie Calmes his Executors Administrators and  
 Assigns to the which Payment well and truly to be made  
 without our selves and each of us by himself own and  
 each of our Heirs Executors and Administrators firmly  
 by by these sealed with our Seals and Dated this fourth  
 Day of April 1754

The Condition of this Obligation is such that if the  
 above bound John Abrit his Executors and Administrators  
 or shall well and truly pay and deliver or cause to be  
 paid and delivered unto Lydia Scott & John Scott Orphans  
 of Nathaniel Scott deceased 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  
 Lawfullage, or other time required by the Justices of  
 the said County Court, as also keep harmless the above  
 named and the rest of the said Justices their and every  
 of their Heirs Executors and Administrators from all  
 Trouble and Damage that shall or may arise above  
 the said Estate Then the above Obligation to be void  
 Otherwise to remain in full force

Sealed and Delivered

In the Presence of . . .

John Abrit



Robert Hetchins



Edward Thomas



At a Court Continued and held for Frederick County  
 on Thursday the 4<sup>th</sup> Day of April 1754.

John Abrit Guardian of Lydia Scott & John Scott Orphans  
 of Nathaniel Scott dead together with Robert Hetchins  
 and Edward Thomas his security acknowledged this  
 their Bond which is admitted to Record

Teste,

Woodell

Niswanger. If now all men by these presents that we Mary Niswanger  
 adm<sup>t</sup> Band for late Niswanger Robert Karrt and Steven Hobart  
 rolls of Frederick County are held & jointly bound unto  
 George William Fairfax by the first Justice or the Commis-  
 sion of the peace for Frederick County for & in behalf and  
 to the sole use & behoof of the Justices of this County and  
 their successors in the sum of Five Hundred Pounds Sterling  
 Money to be paid unto Mrs. George William Fairfax her  
 executors and assigns to whom payment well and  
 truly to be made within our lives & convey of us our and  
 every of our Heirs Ex<sup>r</sup> and Ann<sup>r</sup> Jointly severally jointly  
 by these presents sealed with our Seals Dated this 7<sup>th</sup>  
 Day of May 1764.

The Condition of this Obligation is such that if the  
 above bound Mary Niswanger Admin<sup>t</sup> of all the Goods  
 Chattels and Credits of Jacob Niswanger deceased doth 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 her hands propriection or knowledge of the  
 said 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 said  
 Court And the same Goods Chattels & Credits and all other the  
 said Goods Chattels & Credits of the deceased at the time of  
 His Death which at any time after shall come to the hands or  
 possession of the said Mary or into the hands & propriection of  
 any other Person or Persons for her do well and truly Admin-  
 ister according to Law and further do make a just and  
 true account of her Actions & doings theron when thereto  
 required by the Court and all the rest & residue of the  
 said Goods Chattels & Credits which shall be found remain-  
 ing upon the v<sup>a</sup> Admin<sup>t</sup> account the same being  
 examined & allowed by the Justices of the said Court  
 for the time being shall deliver and pay unto such  
 Person & 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 Procurator or Procurators theron  
 named do exhibit the same into the said Court mak-  
 ing request to have it allowed & approved accordingly  
 If the said Mary being thereunto required do and by  
 deliver up the Letters of Administration Approbation of  
 such Testament being first made record in the said

Court Then this Obligation to be Void & non effect or  
Please to remain in full force & Virtue.

Sealed & Delivered  
in the Province of  
the County . . .

her.

Mary N Newwanger  
mark.

John Newwanger . . .

Robert North . . .

Aydaugustabors . . .

At a Court held for Frederick County on  
Tuesday<sup>th</sup> day of May 1754.

Mary Newwanger Admin<sup>r</sup> of Jacob Newwanger deceased  
together with John Newwanger Robert North and Steven  
Hobenella her Securitys. acknowledged this their Bond  
for the<sup>r</sup> Mary her true and faithful Administration of  
the<sup>r</sup> deceas<sup>r</sup> Estate which was admitted to Record

Teste Woodell

MacLain In the Name of God Amen i<sup>e</sup> 21<sup>st</sup> day of Jan<sup>u</sup>  
Will in ye year of our Lord 1753 William MacLain of Augusta  
County and Colony of Virginia Farmer being very sick  
and weak in Body but of Perfect mind and Memory thanks  
be given unto God therefore Calling to mind of Mortality of  
my Body and knowing that he appointed for all men  
once<sup>e</sup> dye to make and ordain this my last will and  
Testament that is to say principally forst of all I Give and  
Recommend my Soul unto y<sup>e</sup> hands of God that Gave it and  
for my Body I Recommend it to y<sup>e</sup> Earth to be buried in a  
Christian like and decent manner at y<sup>e</sup> Discretion of my  
Executor nothing clothing but at y<sup>e</sup> General Resurrection I  
Shall receive y<sup>e</sup> same again by y<sup>e</sup> Mighty Power of God and  
as touching such worldly Estate wherewith it hath pleased  
God to Blas me with in this life I Give devise and dispor  
of the same in y<sup>e</sup> following manner and form.

In witness it is my will and I do order that in the first place  
all my Just Debts and funeral Charges be paid and satisfied  
Item I give and bequeath unto my well beloved wife  
Elizabeth all my Household Goods and furniture and all my  
Land and tenements whatsoever during her Widowhood and  
also constitute and ordain her and my truly and well  
beloved Friend John Miller to be my only and sole Execut<sup>r</sup>  
of this my last will and testament.

Item I give and bequeath to my well beloved son John  
MacLain five Shillings Sterling to be paid to him in 12 months  
after my Decease.

I now Give and bequeath unto my grandson James MacLain, if son of my son John MacLain all my lands and tenements within and his Heirs or Assigns for ever at<sup>t</sup> time that he shall come to the age of one and twenty years.

I now Give and bequeath to my son in law John Johnson and John his wife John Jr. his Heirs that lands with me at this time holding & dwelle<sup>r</sup> late notwithstanding after my Wifes decease to be Equally Divided between if<sup>t</sup> John Johnson and if<sup>t</sup> John Jr. in my will and I do order that if<sup>t</sup> above named John Jr. shall have if<sup>t</sup> benefit and free Privilege of all my lands and improvements after my Wifes decease if so be that if<sup>t</sup> John Jr. do<sup>t</sup> not want of<sup>t</sup> same in case of his Laining that I was to give him and if<sup>t</sup> said John Jr. shall have free Privilege to cleare in that he shall think fit so that he does not waste and Destroy it but he shall be accounted Negligent. I do hereby Constitute and Ordain my will between Wife Elizabeth and my trusty friend John Miller to be my only and sole Executrix of this my last will and testament Ratifying and Confirming this and nothing to be my last will and testament and I do hereby utterly Disavow and Revoke all other wills and Legacies whatsoever made by me or intended to be made at McMys<sup>t</sup> my Hand and Seal.

Signed Sealed Published  
and Declared Pronounced }  
as my last will in the presence of us.

Thomas Harton  
Thomas Moore

his  
Henry F. Brown  
mark

his  
William W. MacLain  
mark

At a Court Held for Frederick County on Tuesday the 4<sup>th</sup>  
day of May 1754.

This Last Will & Testament of William McPlain deceased Was  
Presented into Court by John Miller one of the Executors therein  
Named who made oath thereto according to Law, Elizabeth  
McPlain the Other Executive therein Named having  
Refused to take on her the Burden of the Execution of the  
said Will, & the same being Proved by the Oath of the  
Witnesses thereto is admitted to record

Seale  
J. Wood

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Milton Ladd  
Bonds for  
MacLain's  
Estate.

KNOW all men by these Presents that we John Milton Thomas Moore and Thomas Heinton of Frederick County are held and 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 and Benefit of the Inhabitants of the said County and their Successors in the sum of Two Hundred Pounds Current Money to be paid to the said George W<sup>m</sup> Fairfax his Executors Administrators and Assigns to whom Payment will and truly to be made reserving our selves and every of us our and every of our Heirs Executors and Administrators Jointly and severally firmly by these Presents sealed with our seals Dated this 7<sup>th</sup> Day of May 1754

The Condition of this Obligation is such that if the above bound John Milton Ladd of the last Will and Testament of William MacLain Deceased do make or cause to be made above and perfect Inventory of all and Singular the Goods Chattels and Credits of the said Deed which have or shall come to the Hands Sufficient or Knowledge of the said John or into the Hands of Person of any other Person or Persons for him and the same so made 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 Chattels and Credits of the said Deed which at any time after shall come to the Hands Sufficient or Knowledge of the said John or into the Hands and Person of any Other Person or Persons for him do well and truly Administer according to Law and further do make a true and Just Account of his Acting and doing thereon when thereunto required by the said Court And also shall well and truly pay and deliver all the Legacies contained and specified in the said Testament as far as the said Goods Chattels and Credits will thereto extend and the law shall charge them this Obligation to be Void and of none Effect or Use to remain in full force and Virtue Sealed and Delivered } his  
In the presence of - - - John & Milton mark

Thomas Moore

Thomas Heinton

At a Court held for Frederick County on Tuesday  
the 7<sup>th</sup> day of May 1785.

John Miller locator of William MacLean died together with  
Thomas Moore and Thomas Hunter his securities acknowledged  
and this their Bond for the said John his wife and Testate  
Administration of their <sup>deceased</sup> Estates Estate which was Admitted  
to Record

Teste Woodell

*Inventory of the Estate of Andrew Vance  
Deceased.*

To four big hogs and fourteen Shoots . . . . .	£. 2. 18. 0
To one Black Horse and one Black Mare & foal. 8. 0. 0	
To one Bay horse and one bay Mare and one Gray horse and Gray Mare . . . . .	} 16. 5. 0
To one black horse . . . . .	4. 10. 0
To five Cows and Calves and two two year old . . . . .	9. 12. 0
To three yearling cattle and thirteen Sheep . . . . .	4. 10. 0
To a Weaver's Loom and three pair of Weavers Gears and three Reeds . . . . .	} 1. 7. 0
To one Grand Stone . . . . .	0. 3. 0
To one Still and four Still Jugs and a Rondlet . . . . .	3. 10. 0
To one Spinning wheel and a half Baral and Spinning Wheel and Sifters . . . . .	} 0. 4. 0
To eighteen Spools . . . . .	0. 1. 0
To sand Leather and two Green kids . . . . .	0. 5. 0
To four sixts hand saw and drawing knife and a Chisel and Dagger . . . . .	} 0. 9. 0
To one Hors breeches and Shife Flax . . . . .	0. 1. 3
To 5 weeding hoes . . . . .	0. 7. 6
To three axes and one Iron Wedge and a grubbing hoe . . . . .	} 0. 10. 9
To one Cutting Knife and Steel . . . . .	0. 5. 0
To Show and Show Irons and harness and three Bells and Collars . . . . .	} 1. 6. 0
To one Scy. - 1/6 and fifteen yards of Holland Cloth . . . . .	} 0. 16. 6
To a Bay Horse and 2 Saddles and 2 Bridles . . . . .	2. 16. 6
To one half Baral and a Rondlet . . . . .	0. 3. 0
To two Coats . . . . .	1. 10. 0
To six Acres of Winter Grain . . . . .	3. 0. 0
To one Brap bog and wheat and Rye and Salt and Hors Seed . . . . .	} 0. 19. 9
To two Beedes and bee Cloaths . . . . .	2. 8. 0

To one Bibb and Sediment	\$ 0. 0. 6
To a Razor	0. 0. 6
To 24 Pounds of yarn and 21 Dozen of yarn and 2 Pound of yarn & 2 Pound of yam	2. 8. 9
Debtor to the Estate	
David Johnson	0. 4. 6
Isaac	0. 14. 6
Jonathan Tipton	0. 6. 0
John Morris	0. 14. 0
	\$ 74. 4. 3

This our Yandue of the Estate of Abraham

Vance Deceased

William Wilson

Abraham Tracy

his

William C. Russell

mark

The Estate of Abraham Vance Deceased Debtor	\$ 0. 0. 0
To Martin Croyder	1. 9. 0
To Samuel Richard	0. 0. 0
To Lawrence Steptow	1. 10. 0
To William Wilson	1. 17. 9
To George Wright	1. 19. 0
To William Rotley	1. 13. 0
	\$ 18. 3. 9

⑧ The Estate of Andrew Vance deceased Hilled to Jane Vance his Wife	
To two Cows and two Calves	\$ 4. 10. 0
To one Riding Horse	9. 0. 0
To Thirteen Pounds of meat	1. 13. 8
To four small Vessels	0. 5. 0
To one Chest and a trunk and a iron wheel and Reell	13. 9
Total Iron Pots	0. 7. 6
More to one Iron Pot and a trying pan } and a Grid Iron } 0. 16. 6	
To a Table and Dowthrough and one } Spinning Wheel and a washing tub } 0. 12. 5	
To a Churn	0. 1. 0
To one Saddle	0. 15. 0
To one Father bed and bed Cloths	2. 15. 0
This our Yandue	21. 9. 10
Abraham Tracy	74. 4. 3
his	
William C. Russell	\$ 114. 17. 10
mark	

At a Court held for Frederick County on  
Tuesday the 7<sup>th</sup> day of May 1754.

This Inventory and Appraisement of the Estate of Andrew  
Vance deceased was exhibited into Court by Jane Vance  
and Isominal Vance the Executrix and admitted to  
Record.

Teste J Wood Esq

Inventory of Robinson's Estate -	The Inventory of the Estate of John Robinson deceased
	To one Grey Horse £ 4 10 0
	To yearling Catt. 1 10 0
	To two Coats and one pair of Breeches 0 16 0
	To two Note's £ 2 0 0
	<hr/>
	£ 15 16 0

This Inventory And Appraisement of the Estate of John Robinson deceased  
William D Russell  
*mark*

Abraham Frey  
his  
Joseph E Frey  
marks

At a Court held for Frederick County on  
Tuesday the 7<sup>th</sup> day of May 1754.

This Inventory And Appraisement of the Estate of John  
Robinson deceased was exhibited into Court by Jane Price  
the Administratrix and admitted to Record.

Know All Men by these presents that we Abraham Collett  
Bond Thomas Moore and John White of Frederick County are  
held and firmly Bound unto George W Fairfax the first  
Justice in the Commission of the Peace for that County for  
and in Behalf and to the Sole use and Benefit of the  
Justices of the said County and their Successors in the  
Sum of Five hundred Pounds Current Money to be paid to  
the said George William Fairfax his Executors Administrators  
and Assigns to the strict Payment well and  
truly to be made within our selves and every of us  
our and every of our Heirs Executors and Administrators  
Jointly and Severally firmly by these Presents  
Sealed with our Seals Dated this 7<sup>th</sup> Day of May -  
1754.

The Condition of this Obligation is such that if  
 The above bound Abraham Collat Administrator of  
 all the Goods Chattels and Credits of Abraham Collat  
 Deceased do make or cause to be made a true and  
 Perfect Inventory of all and Singular the Goods -  
 Chattels and Credits of the said Deceased which  
 have or Shall come to the Island of Virginie or  
 Knowledge of him the said Abraham 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 Chattels and Cre-  
 dits and all other the Goods Chattels and 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 Abraham or into the Hands  
 and Possession of any other Person or Persons for  
 him do well and truly Administer according to  
 Law and further do make a just and true account  
 Account of his Actions and doings therem when  
 thereto required by the said Court and all the  
 rest and residue of the said Goods Chattels and  
 Credits which shall be found remaining upon  
 the said Administrators Account the same being first  
 Examined and allowed by the Justices of the Laws  
 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 and Testament was made  
 by the said Deed and the Executrix or Executors  
 therein named do exhibit the same into the  
 Said Court making request to have it allow'd  
 and approved accordingly if the said Abraham  
 being thereunto required do render and  
 deliver up his Letters of Administration -  
 Approbation of such Testament being first  
 Read and made in the said Court Then this  
 Obligation to be void and of none Effect or  
 else to remain in full Force and Value  
 Sealed and Delivered }  
 In the presence of -

Abraham Collat



Thomas Moore



John White



At a Court held for Frederick County on  
Tuesday the 1<sup>st</sup> day of May 1754

Abraham Collet Thomas Moore and John White acknowledged  
this their Bond for the said Abraham Collet past due & true  
Administration of the Estate of Abraham Collet Deed and it  
is Admitted to Record

Teste  
John Wood Esq.

Harrow  
will.

In the Name of God amen this fourteenth day of January  
One thousand Seven hundred and Fifty four Morgan  
Harrow or otherwize according to the English Morgan Morgan  
of Frederick County in the Colony of Virginia being  
incapacitated in Body but in perfect mind and memory thank  
be to god therefore and knowing that it is appointed for me to  
die do make this my last will and Testament in manner as  
followeth first I command and give my soul into the hands  
of almighty God and my Body to be buried in a Christian  
like manner and as touching my worldly Estate wherewith  
God has blessed me I do give Bequeath and dispose of the  
same as followeth.

First I do give to my loving wife Catharine all my Sonnall  
Estate Except what is here after bequeathed to be to the use and  
Befoof of her her Heirs Executors Administrators and Assigns  
for ever together with the Plantation where I now live and all  
the profits arising therefrom during her naturall life.

And my will is that after my wifes decease that my son David shall  
have the said Plantation together with two Hundred Acres of  
Land in all of this tract where I now live to be divided by a straight  
line lengthways of the land but if a square line will not  
allow water to the two hundred acres bequeathed to my son  
David and water to serve the other pieces or remaining part  
of the tract that then in such case they the Heirs shall divide  
as they can agree to be to the use of him the said David Morgan  
his Heirs and Assigns forever.

I also give and bequeath to my son Henry the remaining part  
of the tract so Divided as above said to be to his use and behoof  
of him the said Henry his Heirs Executors Administrators  
and Assigns for ever and one grey horse colt two year old and  
Item I Give to my son Edward Morgan one Red Heifer three  
years old next spring and what Bedding he has now  
had from me to be to the use of him the said Edward His  
Heirs and Assigns forever.

And I do give unto my two Daughters Ann and Mary each  
of them Two shillings Sterling money of Great Britain.

I do hereby nominate constitute and Appoint my wife Katherine and my son David joint executors of this my last will and I do hereby Revok and disannull all other wills by me before made and executors alowing and confirming this to be my last will and Testament and I do Nominate and appoint Thomas Swariger and Thomas Hart overseers and Trustees of this my last will and Testament At Wills whereof I have unto set my hand and seal the day and year above written.

Signed Sealed Published and Declared to be my last will and Testament in the presence of

his  
William W. Stroope  
mark

his  
Morgan Harrey  
mark

her  
Mary Brown  
mark

At a Court held for Frederick County on  
Tuesday the 7<sup>th</sup> Day of May 1754

This will of Morgan Harrey deceased was proved in open Court by the Oaths of William Stroope Mary Brown and Thomas Hart witnesses thereto and Katherine Harrey and David Morgan the executors having made Oath to the same according to law it is Admitted to Record

Teste. Wood Esq

*Harrey, Esq.  
Bond.*

KNOW ALL MEN by these Presents that we Katherine Harrey and David Morgan Richard Morgan and William Stroope of Frederick County are held and firmly Bound unto George William Fairfax Esq<sup>t</sup> the first Justice in the Commission of the Peace for Frederick County for and on 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 Lire<sup>t</sup> Money to be paid to the said George William Fairfax his executors Administrators and Assigns To the which Payment well and truly to be made we bind ourselves and every of us our and every of our Heirs Executors and Administrators jointly and severally firmly by these presents Sealed with our seals Dated this 7<sup>th</sup> Day of May 1754.

The condition of this Obligation is such That if the above bound Katherine Harrey & David Morgan executors of the said will and Testament of Morgan Harrey Decreasde to make or cause to be made a true and Perfect Inventory of all and Singular the Goods Chattels and Credits of the said Deceased which have or shall come to the Hands of Sopposition or Knowledge

of the said Katherine & David or into the Islands and Possession  
of any other Person or Persons for them and the same or none  
do exhibit into the County Court of Frederick County, as they  
shall be required by the said Court and the same  
Goods, Chattels and Credits, and all other the Goods, Chattels  
and Credits of the said Deceased which at any Time after shall  
come to the Islands Possession or Knowledge of the said.

Katherine and David or into the Islands and Possession of  
any other Person or Persons for them do well and truly  
Administer according to Law and further do make a true  
and Just Account of their Acting and Doing therem  
when there shall be required by the said Court and also shall  
well and truly pay and deliver all the Legacies contained  
and Specified in the said Testament as far as the said  
Goods, Chattels and Credits will thereunto extend and the  
Same shall charge Then this Obligation to be void and of  
Effect or else to remain in full Force and Virtue.

Sealed and Delivered] her  
in the presence of. Katherine & Harry  
mark

his  
David D Morgan

mark

Richard Morgan

his

William W Shroop

mark

A Acknowledged for Frederick County on  
Tuesday the 5<sup>th</sup> Day of May 1754

Katherine Marrey David Morgan Richard Morgan  
and William Shroop Acknowledged this their Bond  
for the said Katherine Marrey & David Morgan whose  
and faithful Administration of the Estate of Morgan  
Marrey deceased and it is Admited to Accord

Teste J Wood Esq.

Parsons Guard Bond Know all Men by these presents That we Benjamin Parsons  
and Abraham Slamer and Richard Morgan of the County  
of Frederick are held and firmly bound unto George  
William Fairfax Esq<sup>t</sup> the first Justice in the Commission  
of the Peace for the said County for and in Behalf and  
to the sole use and Benefit of the Inhabitants of the said County  
their Executors Administrators or Assigns in the sum of one  
Hundred Pounds Current Money to be paid to the said George  
William Fairfax his Executors Administrators and Assigns to  
the which Payment well and truly to be made we bind our  
Our Selves and each of us by himself our and each of our said  
Executors and Administrators firmly by these Presents sealed  
with our seals and Dated this 5<sup>th</sup> Day of May 1754

The Condition of this Obligation is such that if the above bound Benjamin Pearson his Executors and Administrators shall well and truly pay and deliver or cause to be paid and delivered unto Esther and Rachael Worthington Orphans of Jacob Worthington deceased all such Estate or Estates as now is or are or hereafter shall appear to be due to the said Orphans ration and as soon as the same shall attain to lawful Age or when there so required by the Justices of the said County Court as also hereto annexed the above named and the rest of the said Justices their executors of their heirs Executors and Administrators from all Trouble and Damages that shall or may arise about the said Estate Then this our Obligation to be void otherwise to remain in full force Sealed and Delivered - }

in the Presence of the Court

Benjamin Pearson: C

Abraham Slanes

Richard Morgan

At a Court continued and held for Fred<sup>t</sup>  
County on Wednesday the 8<sup>th</sup> Day of May 1754.

Benjamin Pearson Guardian to Esther Worthington  
and Rachael Worthington Orphans of Jacob  
Worthington Deed Together with Abraham Slanes  
and Richard Morgan his Security Acknowledged  
this their Bond which is Admitted to Record

Teste Wood

In the Name of God amen I Duncan Ogilvie  
of Frederick County and Colony of Virginia Being very  
Sick in Body but in perfect mind and Memory blessed  
Be God for all his Mercy Deth make this my last  
will and Testament  
I Impinge all my Seal and Personable Estates I do  
Leave to Robert Lemon for several good causes and  
Other Reasons which I do constitute and make my  
Truly friend Robert Lemon above named my whole  
and sole Executor of this my last will and Testament  
and Desires that I may be buried decently accord  
ing to the Discretion of my Executor as witness my

Hand and seal this 16<sup>th</sup> Day of April 1754  
Signed Published and Declared }  
in the presence of us }

William Heath

William Paul

John Lemon

her

Mary in Mercer

mark

*his*  
Duncan Ogilvion  
mark



At a Court held for Frederick County on  
Tuesday the 4<sup>th</sup> Day of June 1754

This will of Duncan Ogilvion Deed was proved in Open Court  
by the Oaths of William Price, William Sleath and John  
Lemon Witness thereto, and Robert Lemon the Executor  
having made Oath to the same according to law it is  
Admitted to Record.

*Taste Wood*

Lemma let all men by these presents That we Robert Lemon  
for Ogilvions John Lemon & William Heath are held and for my bound  
estate unto Thomas Bryan Martin the first Justice Sworn in the  
commission of the Peace for Frederick County for and on Be-  
half and to the sole use and behoof of the Justices of the  
said County and their Successors in the sum of two hun-  
dred Pounds to be paid to the said Thomas Bryan Martin  
his Executors Administrators and Assigns To the which  
Payment well and truly to be made we bind ourselves and every  
of us our and every of our heirs Executors and Administrators  
Jointly and severally firmly by these presents sealed with  
our seals Dated this 4<sup>th</sup> Day of June 1754

The condition of this Obligation is such That if the above  
bound Robert Lemon Executor of the said will and Testa-  
ment of Duncan Ogilvion Deceased do make or cause to be  
made a true and perfect Inventory of all land singular  
the Goods Chattels and Credits of the said Deceased which  
have or shall come to the hands possession or otherwise  
of the said Robert Lemon or into the hands and possession  
of any other Person or Persons for him and the same  
so made 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 Chattels and credits  
and all other the Goods Chattels and Credits of the said  
Deceased which at any time after shall come to the

Hands & Sealed or Underwritten of the said Robert or  
into the Hands and Possession of any other Person or  
Persons, for him to sell and truly Administer according  
to Law, and further to make true and just  
Account of his Actions and Damages therein when  
therefore required by the said Court, and also shall well  
and truly pay and deliver all the Legacies contained  
and specified in the said Testament, as far as the said  
Goods, Chattels, and Credits will thereunto extend  
and the same shall charge thereon this Obligation to be  
Void and of none Effect, or else to remain in full Force  
and Virtue.

Sealed and Delivered, in the Presence of,

Robert Lemon.



John Lemon.



W<sup>m</sup> Heath.



At a Court held for Frederick County on  
Tuesday the 4<sup>th</sup> Day of June 1754.

Robert Lemon Executor of Duncan Ogallion Deed  
together with John Lemon and William Heath his  
securities acknowledged this their Bond for the  
safe & Robert his true and faithful Administration  
of the said Deceased Estate which was Admitted  
to Record.

Teste, J. Wood Esq.

Appraisement of what the Subscribers have in Obedience to the Courts Order  
Received May last 1754 being first sworn before a Magistrate  
for this County did Meet and Appraise the Estate of the  
Deceased Deed as followeth -

To 1 Waggon and Hears.	L	11: 10: 0
To 2 Old Horses.		11: 0: 0
To 1 Black Mare.		4: 0: 0
To a Parcel of Pine Plank and other Stuf.		6: 10: 0
To 1 young Black mare.		9: 0: 0
To 1 Old iron Mare and lot.		5: 0: 0
To 1 Old Sorrel Mare and 2 lots.		11: 0: 0
To 3 Hores.		20: 0: 0
To 6 lots and 4 calves.		16: 0: 0
To 10 years old and 2 years old and 1 Bull.		3: 00: 0
To 58 Sheep.		10: 6: 0
To 14 Hogs and 6 Biggs.		2: 18: 0

To a parcel of Wheat . . . . .	0: 0: 0
To 1 Servant man Named Peter Raine	4: 0: 0
To a parcel of Old cloppers mire . . . . .	1: 4: 0
To 2 ironmairs Saddly, bridle . . . . .	4: 10: 0
To a Parcel of Taets . . . . .	9: 11: 0
To a Parcel of old Iron . . . . .	1: 1: 0
To 2 Pots and 1 Pan and 2 Beddins Racks . . . . .	2: 4: 0
To 1 P of Flou Shew and 1 Harrow and cleaves . . . . .	1: 3: 0
To 1 lopper Hettle . . . . .	4: 0: 0
To 1 Riffle Gun & 1 old Cannon . . . . .	3: 15: 0
To 2 dinnerheads . . . . .	1: 0: 0
To Bedding . . . . .	2: 15: 0
To a Parcel of wool . . . . .	2: 3: 0
To 1 Pair of wool lards . . . . .	0: 1: 3
To 3 Bridles . . . . .	0: 0: 6
To 1 Bed and Bedding . . . . .	3: 0: 0
To Bedding . . . . .	1: 5: 0
To 1 Pair of Memory Scales . . . . .	0: 8: 0
To 1 Iron Stove . . . . .	4: 5: 0
To 3 <sup>lb</sup> of Wallin yarn . . . . .	0: 10: 0
To 1 <sup>lb</sup> of Flax Dill . . . . .	0: 13: 9
To 23 <sup>lb</sup> of Flax Dill . . . . .	1: 7: 6
To 2 old Books . . . . .	0: 12: 0
To 1 Shirt . . . . .	0: 11: 0
To 1 Table cloth . . . . .	0: 6: 0
To 1 Pair of Old Boots . . . . .	0: 5: 0
To a parcel of old Pewter . . . . .	2: 9: 0
To 8 Knives and 7 Forks . . . . .	0: 4: 0
To Bed and Bedding . . . . .	1: 3: 0
To 1 Grind Stone . . . . .	0: 7: 0
To 1 Hatch and Faling Ax and Hoe . . . . .	0: 13: 6
To 1 Old Pan . . . . .	0: 2: 0
To 1 Peppser Mill . . . . .	0: 5: 0
To 1 old wheel . . . . .	0: 1: 6
To 2 Juggs and 1 Pottle and 1 Glap . . . . .	0: 2: 0
August 5: 1754	<u>£ 168: 6: 0</u>

Mary Nisewanger Adm<sup>r</sup>

In: His  
Joseph Medovil  
Robert Wilson

At a court held for Frederick County on  
Tuesday the 6: Day of August 1754

*By*  
This appraisement of estate of Jacob Nisewanger Deceased  
was exhibited into court by Mary Nisewanger the  
Administratrix and Admited to Record

Teste

J Woodell

Appraisement A true Inventory of the Estate of William M'Clean of Deced  
of M'Clean taken by us whose names are under Heath Subscribers  
to Appointee being first thereunto Duty Qualified  
bearing Appearances

	£ 11: 0: 0
all the wooden ware belonging to other horses	0: 12: 0
Two Iron Pots	0: 0: 0
3 loms and 3 latps	6: 0: 0
3 other loms	4: 10: 0
2 year old Heifer and year old Bull ]	2: 0: 0
an ayeatling Heifer	2: 10: 0
and old Mare	2: 0: 0
7 year old Mare	2: 5: 0
2 year old mare colt	2: 5: 0
12 year old Horse	2: 5: 0
7 year old Horse	3: 10: 0
one year and lam and another	0: 16: 0
2 year old lott	2: 5: 0
2 old axes and a grubbing hoe and 7	
2 weeding hoes	0: 8: 0
a parcel of old Iron	0: 4: 0
Plow and Plow Iron and a cheling	0: 12: 0
2 old Bells and a ringing pan	0: 6: 0

By Order of Court John Milnor

Administrator John Lewis  
John Jones.

Charles Hepenton

At a Court held at Frederick County  
on Tuesday the 6<sup>th</sup> Day of August 1754

*Op* This Appraisement of the Estate of William M'Clean  
Deced being Returned into court the same was  
Admitted to Record

Teste J Wood, Esq

Appraisement A true Inventory of the Estate of Abraham Lotter Deceased  
for Abraham Lotter Administrator to the Deced taken by  
us whose names are hereunto subscribed being first there  
unto Duty Qualified according to Law by order of court  
(and First)

To wearing Apparel	£ 4: 4: 0
To his Pew & Glass init	8: 2: 0
To two Beds and bedding	2: 16: 0
To nine Peter Basons	1: 0: 0
To nine Peter plates	0: 10: 0
To four Peter dishes & quart	0: 15: 0
To a little Brap Kettle & two Brap Candles	
Sticks	0: 2: 0
To four Earthen plates & a punch Pot	0: 2: 6

To a large Iron pot & a small one	0: 15: 0
To three Plow iron axes and a Broad ax	0: 11: 0
To two Drawing Knives	0: 3: 0
To three plow bits	0: 2: 0
To three gouges and three Chisel	0: 4: 6
To Lumber of old Iron	0: 8: 0
To a Hand Saw	0: 8: 0
To two Augers and Square and taper bit } and three Sickle	0: 5: 9
To Spoon mold & a Kovel and Sheep Shears	0: 6: 0
To plough Share, coulter and stockling for a Plough	0: 9: 0
To seven Holes	0: 14: 0
To twenty seven head of Sheep	5: 8: 0
To the wool of nineteen Sheep	1: 18: 0
To five lagg	0: 9: 0
To a young cow and calf	2: 0: 6
To a red Heifer	2: 0: 0
To a Heifer and calf	1: 10: 0
To a young Heifer	0: 10: 0
To a young Heifer	0: 15: 0
To a cow and calf	1: 10: 6
To a cow and calf	1: 10: 0
To one Old mare	1: 0: 0
To one Saddle and Bridle	1: 0: 0
To three Scythes	0: 3: 0
To three pairs & one thorn of a Bale	0: 4: 0
To a lumber of old Tubs	0: 7: 0
To a Hatchet & Lamp & three forks and a knife	0: 2: 0
To an Old Sister and old Great wheel	0: 3: 0
To Old lumber of trunks and Sealed money }	
wails	
To a gun & a Pistol \$1.00, 26 gal. of Butter & drink & paper for a month	0: 3: 0
To land leather	0: 7: 0
To a Grind Stone	0: 3: 0
To Dri Slides	0: 4: 0
To two pairs of Jongs & trying pan	0: 6: 0
To two Bells	0: 4: 0
To a pair in a whip saw	0: 10: 0
To a pitch fork and a ring	0: 0: 9

Appraised

by us . . . Jas. sun J Allen

mark

At a court held for Fred County  
on Tuesday 13<sup>th</sup> Day of Augt 1752 To say so J Allen  
mark

This Appraisement of the Estate of Abraham Collet Doed &amp; being returned into Court the same was Admited to Record

C.P.

Wesle. Wood, Esq.

Shuman and NOVO all men by these presents that we Stephen Shuman  
Bondsman and Ololph Steer of Frederick County arched and firmly  
Estate.

Bound unto Marquis Latone the first Justice in the  
Commission of the Peace for Frederick County for C. in Retall  
and to the sole use and behoof of the Justices of the said County  
and their Successors in the sum of Fifty Pounds to be paid  
to the said Marquis Latone his Executors Administrators  
and Assigns To the which payment well and truly to be  
made within our lives and after our death by our  
Heirs Executors and Administrators Jointly & severally  
firmly by these presents sealed with our seal & Dated

This 6 Day of August 1754.

The condition of this Obligation is such that if the above  
bound Stephen Shuman Administrator of all the Goods Chattels  
and Credits of Henry Turbin deceased do make or cause  
to be made above and perfect Inventory of all singular

the Goods Chattels & Credits of the Deceased which have  
or shall come to the hands possession or knowledge of him  
the said Stephen or into the hands or possession of any other  
Person or Persons for him and the same to make 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 Stephen or into the hands & possession of any other  
Person or Persons for him do well and truly Administrator

According to Law and further demands against him here.

Account of writings and doings therein when thereunto  
required by the said court and all thereof & residue of the  
said Goods Chattels & Credits which shall be found upon  
the said Administrators 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 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 of accordingly. If the said  
Stephen being thereto required do render & deliver up  
his Letters of Administration Approbation of such  
Testament being first had & made in the s<sup>t</sup>. Court  
Then this Obligation to be void & of none Effect or  
else to remain in full force & Virtue.

Sealed and Delivered.

in the Presence of the Court.]

Stephen S. Shuman

his

mark

P. D. will follow.

At a Court held for Frederick County on Tuesday  
the 6<sup>th</sup> Day of August, 1754

Stephen Shuman and Adolphus Flor Acknowledged this  
their Bond for the said Stephen Shuman past, will and  
true Administration of the Estate of Henry Dentor Deceased  
and it is admitted to Record.

Teste.

Wood CC.

*Anderson's*  
Will.

In the name of God amen. I Bartholomew Anderson being  
through the abundant mercy and goodness of God this week in  
body yet of a sound and perfect understanding and memory  
do constitute this my last will and Testament and desire  
it may be received by all as such  
Informer. I most humbly bequeath my soul to god almighty.  
maker beseeching his most gracious acceptance of althrough  
the all sufficient merits and mediation of my most com-  
passionate Redeemer Jesus Christ who gave himself to bear  
atonement for my sin and is able to save to the uttermost all  
that come unto god by him seeing he ever liveth to make  
Intercession for them and who I trust will not reject me a-  
returning penitent sinner when I come to him for mercy in  
this hope and confidence I render up my soul with com-  
fort beseeching the most blessed and glorious Trinity one  
God most holy most merciful and gracious to prepare me for  
the time of my dissolution and to take me to himself  
into that peace and rest and incomparabile felicity which  
he has prepared for all that love and fear his holy name.  
Amen Blessed be god.

Informer I give my body to the earth from whence it was  
taken in full appearance of its reparation from thence at  
the last Day after my Burial I desire it may be decent  
without Spills or slate at the Disposition of my dear wife  
and my executors hereafter named who I do not well  
Manage it withall require Prudence as to my mortall state  
I will and especially Order all my debts be paid.

I item I give to my dear and loving wife Phoebe Anderson all  
the Profits and improvements arising from my land in the  
County until the said children Respectably come to age  
Item I give to my wife Phoebe Anderson John Parks and

Charlton's land their time, two small main land old  
hompe and young hompe and one tenth part of all  
my personal estate after my debts is paid.

Item I give to my son and heir Joseph Anderson  
the House I now live in with land up the marsh to  
an arbutus bush in the old field and from thence  
northeast till it strikes my uttermost line from the  
said arbutus bush south half way to the County  
rode and a ~~line~~<sup>long</sup> the mill pond to the end of the  
Jones' and north to my outside line then south  
from the mill pond halfway the County rode and  
all the land that is fallen or shall fall in the Jones'  
to him & his heirs forever.

Item I give to my son Cornelius Anderson Down  
the marsh from Joseph's line concluding the mill  
and their Buildings Down to the Duckmore then  
north to the uttermost line and from the Duckmore  
south to the County rode thence to Joseph's corner  
to him & his heirs forever.

Item I give to my son Abraham Anderson the land  
Down the marsh from Cornelius line to the lower end  
of the corn field thence north to the uppermost line  
and from the lower end of the corn field across the marsh  
in a strait line to Cornelius corner at the County rode  
to him and his heirs forever.

Item I give to my son John Anderson the land to  
Striblings line northward concluding the hole thence  
across the marsh to Abraham's line to him and his heirs  
forever.

Item I give to my son Daniel Anderson the land from  
Striblings line round to Mason's line to Irish Valle  
upon Mason's line near a steep place on a hill as  
straight line to Cornelius corner on the County rode to  
him and his heirs forever.

Item I give to my Daughter Ann Johnson the land  
she no elies on Beginning within a pole of my line  
running within a rod of my line across the marsh thence  
thence within a rod of my corner thence across to  
the fording to white oak thence along the new field  
rode to the County rode thence round my line to  
the Beginning to her and her heirs all the goods and  
chattels already bestode and Maclot Anderson and  
Hanah Anderson to divide all the land between Joseph  
and Ann on the north side the marsh across to Ann's  
corner white oak and along the new field rode half  
way the County rode thence along in a strait line to  
Joseph's corner to him and their heirs forever.

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Item I give to my Daughter Catharine Anderson that Plantation  
where Thomas Davis lives to her & her heirs for ever notwithstanding  
Land or land about the same held to be Divided between the four  
Youngest Boys and provided any of these Should Die before  
they come to Age then Rayal Estates Shall be Equally Divided  
between the living and all the personal Estate after the debts  
are paid to be equally divided amongst my children by  
Sarah and Ann all these things before mentioned accord-  
ing to the proper place by my Executors whom I name Jordan -  
and Appoint my Executors of my last will and Testament  
Dated this the 11 Day of May in the year of our Lord 1754  
Item I do appoint my Dear and loving wife Phoebe Anderson  
and Isaac Larue and Daniel Johnston to be the  
Executors of this my last will and Testament  
Signed and sealed } in the presence of } Bartholomew Anderson.

John Peverley  
his  
Thomas T Davis  
mark  
her  
Phoebe P Peverley  
mark

At a Court Held for Frederick County on Wednesday the  
1<sup>st</sup> day of August 1754  
This Last Will and Testament of Bartholomew Anderson  
was Presented into Court by Phoeby Anderson the Executrix  
therein named & Daniel Johnston another Executor there-  
in named at the same time Presented another Will of the  
Deceased dated the 21<sup>st</sup> day of April 1751 the Witnes being  
Invoyn and the Parties being Heard & Considered it is the  
Opinion of the Court that the said Will is Good & that  
the Obliterating of the same was done when the Testator  
was not in his Saneas Phoeby Anderson Widow & Relied  
of the said Deceased came into Court & Refused to stand  
to the said Will which is ordered to be Excluded or Rejected  
Isaac Larue one of the Executors therein named hav-  
ing in Court Refused to take on him the Burden of the  
Execution of the said Will Phoeby Anderson & Daniel  
Johnston the Other Executors Having Made Oath  
thereto according to Law and the said Will being  
Proved by the Oaths of the Witneses thereto Ad-  
mitted to Record

Coste

J Wood Esq

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Anderson & Son  
Bond

Know all men by these presents that we the  
Anderson Daniel Johnson John Madden John  
Lindsey & Thomas Hampton are held and firmly  
bound unto Marquis Latmer Esq: the first Justice  
Searm in the Commission of the Peace for Frederick  
County and their successors in the sum of seven

Hundred Pounds Current Money To be paid to the  
said Marquis Latmer his executors Administrators  
and Assigns To the which Payment well  
and truly to be made we bind ourselves and  
every one of us our and every one of our Heirs Administrators  
and Executors jointly and severally firmly  
by these Presents Sealed with our seals Dated

This seventh Day of August 1754.

The Condition of the above obligation is such  
that if the above bound Phyby Anderson and Daniel  
Johnson Exec't of the last Will and Testament of  
Bartholomew Anderson deceased do make or cause  
to be made a true and Perfect Inventory of all and  
singular the goods Chattels and Credits of the said  
Deceased which have or shall come to the Hands  
Possession or knowledge of the said Phyby & Daniel  
or into the Hands Possession or knowledge of any  
other Person or Persons for them and the same so  
made do 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  
and Credits and all other the Goods Chattels and  
Credits of the said Deceased which at any other  
time shall come to the Hands Possession or knowledge  
of the said Phyby and Daniel or into the Hands  
Possession or knowledge of any other Person or  
Persons for them do well and truly Administer  
according to law and further do make a Just  
and true account of their Actions and Doings  
therein when thereunto required by the Court  
and also shall well and truly Pay and Deliver  
all the Legacies Contained and Specified in the  
said Testament as far as the said Goods Chattels  
and Credits will thereunto extend and the Law  
shall charge then this Obligation to be Void and of  
none Effect or else to remain in full force & virtue  
Sealed & Delivered by her  
In the Province of

Phyby Anderson  
Daniel Johnson  
John Madden  
John Lindsey  
Tho' Hampton -

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At Court Held for Frederick County on Wednesday the  
7<sup>th</sup> day of August 1754  
Phabey Anderson Daniel Johnson John Maddin John Linden  
and Thomas Hampton acknowledged their their Bond for the  
said Phabey Anderson and Daniel Johnsons true & faithful  
Administration of the Estate of Bartholomew Anderson  
Deed which Bond is Admited to record Gants  
Woods

Appraisement of Andersons Estate	An appraisement of the Estate of Bartholomew Anderson deceased	
	101 young Sowill Hores	1.10.0
	1 old Sowill Mare -	1.10.0
	1 young Sowill Mare	2.0.0
	1 Bay Mare	1.5.0
	1 Roan Horse	1.5.0
	1 young Bay mare	1.10.0
	1 young Sowill Horse	0.15.0
	1 young Brown Horse	2.5.0
	1 young Sowill Mare	1.15.0
	1 Sowill Mare and Coll	4.5.0
	1 Bay Mare and Coll	3.0.0
	1 Black Horse -	2.10.0
	1 old Black Horse	1.5.0
	1 old d° -	1.1.6
	1 Sowill Mare Coll -	1.1.6
	1 Bay Mare Coll	1.5.0
	15 Sheep -	3.7.6
	1 Small red Cow	1.5.0
10.	1 young Brindled Cow	
	1 Red Deer	1.10.0
	1 Ryed Heifer	1.15.0
	1 Black Cow	1.10.0
	1 Brindled Cow	1.5.0
	1 Ryed Brindled Cow	1.10.0
	1 Red white faced Cow	1.10.0
	7 yearling Steers and Heifers	3.5.0
	4 Calves	0.16.0
	1 old Plough & Harrow with 14 Pms Iron	0.10.0
	1 Brown Mare	1.10.0
	1 Old Braasted Saddle	0.2.6
	17 Hogs -	3.16.6
	1 Norwark Man named John Parch	10.0.0
	3 Sons and Pigr	1.4.0
	3 Sheats -	0.13.6
	1 old waggon	2.0.0
	1 old Copper Tub & Waffle in the Distill House	8.0.0
	Old Mill Iron	0.5.0
	1 Loom and two old wheels	0.10.0

Black Smith's Tools and Old Iron	-	4.0.0
1 Crop Cut Iron	-	1.5.0
old gun & 1 old Gunbar	-	2.0.0
Rye Barley and Wheat	-	4.0.0
2 old Chests	-	0.8.0
2 Sattles	-	0.5.0
1 Bed Bedclothes and Bedstead	-	1.5.0
Old Waggon Iron	-	0.10.0
1 old Bed and Bedclothes	-	2.0.0
Old Bed Cloths and Part of a Bedstead	-	0.2.6
1 small Trunk	-	0.0.9
1 Pair of Shillards and one Box Iron	-	0.6.0
old Pewter	-	0.9.0
Old Lumber	-	0.8.0
Potter Pottach Showell and Songs	-	0.16.0
old Lumber	-	0.10.0
Carpenters Tools	-	1.0.0
Books and Surveyors Instruments	-	0.15.0
1 pair of Old Scates	-	0.2.0
Swingle Scree and Old Grevs	-	0.3.0
Iron 97 1/2 lb 3 pp	-	0.9.4
1 Bell	-	0.2.6
1 Black White faced Coll	-	4.10.0
Old Iron	-	0.6.6
Spools	-	0.2.0
1 Cow	-	2.10.0
Iron	-	0.4.6
2 Hens	-	0.2.0
		<u>£ 104.10.1½</u>

Witness Subscribers in Obedience to an Order of the  
Worshipfull the Justices of the Court of Frederick County  
dated August Court 1754 being first sworn before a Justice  
of the Peace for the said County did this day meet and  
Appraised the Estate of Bartholomew Anderson deceased  
in Money as above and within given under our hands  
This 26 day of August 1754

Isaac Larue  
Isaac Pennington  
Samuel Isaac

At a Court Held for Frederick County on Tuesday the  
first day of October 1754

This appraisement of the Estate of Bartholomew Anderson,  
deceased was exhibited into Court by Thady Anderson  
and Daniel Johnston the Executors and admitted to  
Record

J Wood cl.

Appraiser's An Inventory of the Goods of Joseph Cramer Deceased  
of Cramers as appraised for Benjamin Inman Adm<sup>r</sup> by us

Estate	Aug <sup>r</sup> 15 <sup>th</sup> 1754	William Dillon
		William Barrett
		Denis Springer
		\$ 0 1 6
To 2 Traces Sicks and Bridles	- - -	0 2 0
To 2 old axes and a Hammer	- - -	0 12 0
To an old Saddle and Bridle	- - -	0 2 6
To a heavy Comb and other Trifles	- - -	0 2 0
To a small Iron Pot	- - -	0 2 0
a Pochett Book and Note	- - -	1 13 9
To a Razor Horn and other Trifles	- - -	0 2 6
To 2 Shirts	- - -	0 7 0
To 3 yards & 6 ft of Linning	- - -	0 4 6
To Corn and Hay	- - -	0 8 9
To old Cloaths	- - -	0 5 0
To a pair of old breeches	- - -	0 4 0
To a Wallitt and other Trifles	- - -	0 1 0
To an old gun	- - -	0 10 0
To an old gun	- - -	0 8 0
To one old Horse and Black Mare	- - -	3 0 0
To 1 young Mare	- - -	2 15 0
To an old Hat and five Spoons	- - -	0 2 0

Sum \$ 11 1 6

At a Court Held for Frederick County on Tuesday the 5<sup>th</sup>  
day of October 1754

This Appraisement of the Estate of Joseph Cramer Deceased was  
Submitted into Court by Benjamin Inman the Adm<sup>r</sup> and  
Admitted to record

Teste

Wood

Chester's Will In the Name of God Amen I Thomas Chester being  
sick and weak of Body but of sound Perfect memory . . .  
Calling to mind that it is appointed for all men once to Die  
do make this my last will and Testament revoking all others  
before formerly made First I give my soul into the Hands  
of God that gave it and my Body to the Earth to be decently  
Buried at the Discretion of my Executors hereafter named  
and for the things of this world Whith<sup>r</sup> I Hath Pleased God to Bestow  
on me I give and Bequeath them as followeth Item I give and  
Bequeath unto my sons Thomas Chester and David Chester  
all that tract or Part of Land called the Socke Beginning at  
Cabin Run thence Down the River to the Point thence up the  
North river to the winter Ford and that it be Divided at the  
Disposition of Charles Bush and James McHay having

in a more particular Regard to the Equality in the Goodnes  
 than the Equality of Quantity and that the upper Orchard  
 be laid off to the upper part and the lower orchard to the  
 lower Part and that they go half shares at Both Turnways  
 Item that the one Hundred Acre before the mouth river  
<sup>whereon the said orchard lies</sup>  
 shall be and belong to the lower Part of the orchard but the  
 profit to arreving therefrom shall be and Belong to my wife  
 During her natural life Item I will and Ordain that  
 neither of my sons shall his share of the aforesaid land but to  
 Each other and if one of them die without Heires then  
 it shall fall to the other and his Heires if any such he  
 hath and for want of such Heires it shall go to the male  
 Heire of my daughter Mary Mc Kay and if she hath no  
 such then it shall go to the male Heires of Elizabeth Smith  
 and if the Heire to such Heires then to the male Heire of  
 my Daughter Juanna Harrold, I also will and Ordain  
 all my Lands not herein mentioned may be sold to pay  
 my just Debts and Legacies by My Executors And lastly  
 I will and Ordain my Trusty and worthy Friends James  
 Mc Kay and Charles Bush Executors of this my last will  
 and Testament testifying they will see it performed

Signed Sealed & acknowledged

In presence of Wtns:

Charles Pierce  
 William Jacob

Thomas Chester

At a court held for Frederick County on Wednesday the  
 2<sup>d</sup> day of October 1789  
 This last will and Testament of Thomas Chester deceased was  
 Presented into Court by Charles Bush and James Mc Kay  
 Executors thereon named who made oath thereon according  
 to Law and being proved by the oaths of Charles Pierce &  
 William Jacob witnesseth unto the same is admitted  
 to record

Taste

J Wood Jr

Sarah Chester widow and Relict of Thomas Chester deceased  
 came into court and Renounced all Benefit or Advantage  
 she might claim by the last will and Testament of  
 Thomas Chester deceased which is ordered to be  
 Certified on the said will

Taste

J Wood Jr

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Appraiser By Virtue of an Order from Frederick Court Justice  
of Justices Subscribers Christian Dillinger Greenwich Fisher and  
Estate Jacob Wolfe did attest and being first sworn have  
Prised the Estate of Henry Surber Deed as Following

one Cow and Calf.	
two Hogs	1.15.0
one other	0.16.0
one Steer and one Heifer	1.0.0
one Bay Mare	1.4.0
One Gray Mare	3.0.0
Shark and Colter and Glabis	2.10.0
Grobbung Hoe	0.15.0
One Ax	0.0.0
two old Rrigs	0.3.0
two Bells	0.0.8
1 Iron Pot Pot Hook & pot rack	0.4.6
1 old Frying Pan 1 Sunnill 15 in. quart 187 Spoons	0.3.6
1 old Iron Fork	0.2.0
1 Old Saddle	0.0.6
1 Churn & 1 Tub	0.3.0
1 Boat & 6 Collars	0.3.0
1 pt. old wool Card & 1 old Scythe	0.0.6
1 Old Candlestick 1 Hamor 1 Pair Pinchers 4 Old Iron	0.1.6
1 old Great Coat	0.2.0
1 Dutch Bible & ten Dutch Books	0.15.0
1 Old Boat & 1 old Hat	0.3.6
1 Old Chest	0.3.0
1 old Bed	0.4.0
1 Old Dagg	0.0.6
1 Book Debt Owing	1.5.4

Sept 28 1754

Christian Dillinger  
mark  
Frederick Fisher  
Jacob Wolfe

At a Court Held for Frederick County on Wednesday  
the 2<sup>d</sup> day of October 1754

Qd This Inventory of the Estate of Henry Surber Deed was  
Exhibited into Court by Stephan Shuman the Adm'r and  
Admitted to record Teste J Woodcock

Appraiser The Estate of Capt. Thomas Chastor Deceased  
of Glusters To his wearing apparel

Estate	To a Watch	1.15.0
	To a man's Saddle	2.10.0
	To a Bed and Furniture	1.0.0
	To Ditta	2.0.0
	To Ditta	1.5.0
	To Ditta	1.10.0
	To Ditta	1.5.0

To 2 Chests and Table	0.10.0
To Saddle Bag	0.5.9
To a pairall of Southern Salt and Iron	0.7.6
To a pair of money scales	0.2.0
To a pairall of Earthen Ware	0.3.6
To 3 Pewter Dishes and 14 Plates	1.7.0
To 1 quart and 1 pint and 5 Pintchins	0.2.9
To 5 lbs Pinto and Pewter Tunnell	0.2.0
To 8 Vessels & Knives & Forks	0.1.7
To a Brass Candlestick and Gimble	0.2.1
To 3 Wheats	0.10.0
To 2 Bassettos and Sifter	0.2.6
To Brass Heddle and 4 Iron Sets	1.11.0
To a pairall of Iron Number	0.7.0
To 2 pair of Pot Hooks and Frying Pan	0.5.0
To a Taylors Goova Potrach and Chanc	0.11.0
To a pair of Tonges	0.1.6
To a Crown O Pails a Bar and Fist	0.6.0
To a Dough trough 3 Pails 2 Pails 2 Kettles & half Bushel	0.7.0
To a Still and Tunnitine	18.10.0
To 8 Still Pails	1.10.0
To 12 Caskhous	1.4.0
To 2 pair of <del>Iron</del> Irons 3 pair of Hanes & Cast Jaddo	0.10.0
To an Iron Spindie and Rhine	0.12.6
To a Gimbel Scars	2.10.0
To a Shear and Collar	0.9.0
To a Cart and Back Band	1.10.0
Shear and Coller	0.6.0
To 3 mill Stones	3.15.0
To an Old Spade and Cleaver	0.1.6
To 2 Wedges & a 1/2 pair of Maulkings & Hammer	0.7.6
To 12 Chavies	0.18.0
To 1 Dash	0.5.9
To a Cutlass and Cuttack Box	0.5.0
To a Candlestick	0.0.4
To 3 Books	0.5.0
To an Old Case and some Bottles	0.6.0
To a Bed Head	0.2.6
To 9 Boxes	14.13.6
To 5 young cattle	5.0.0
To 7 Calves	3.8.0
To 1 Bull	1.4.0
To 1 old Hoeve	0.10.0
To 2 Dots	1.0.0

To Ditto	3.0.0
To Ditto	3.0.0
To a mare	7.10.0
To Ditto	7.0.0
To Ditto	2.10.0
To 1 Coll	1.17.0
To 1 Horse	4.0.0
To 1 Ditto	0.5.0
To 14 Sheep	5.0.0
To 8 Ditto	2.6.0
To 6 young Hogs	14.0.0
To a barrel of Indian Corn	1.10.0
To Somadye in the sheep	3.15.0
To 45 Geese	3.15.0
To 10 Ducks	0.5.5

Appraised by us November 1754

Robert Halffenny

Charles Pearce

Ralph Witham

At a Court Held for Frederick County on Tuesday the 5<sup>th</sup> day of November 1754

This Inventory of the Estate of Thomas Chester Deceased was Exhibited into Court by Charles Beach & James M'Phay the Executors and Admitted to record

Jas. T.

J. Woodcock

Additional appraisement of the Estate of Tho. Chester Deceased	
To a Crop but short 12/ To a Broad am 2/	0.14.0
To a Spaid 4/6 a Showell 4/6	0.9.0
To a Drawing Knife	0.1.3
To a Hand Saw two Glissalls 2 Augers & one Scowell	0.4.6
To a Britishbarid	0.3.0
To a Peck ave & two Hoses	0.5.0
To an Iron Tooth Harrow	0.8.0
To a Malletch	0.6.0
To a Mare	0.5.0
To Ditto	3.0.0
To a Coll	2.0.0
To a Mare	2.10.0
To a Coll	1.15.0
To a Mare	3.10.0

Appraised by us Robert Halffenny

Charles Pearce

Ralph Witham

15.13.9

At a Court Held for Frederick County on Tuesday the  
5<sup>th</sup> day of November 1754

This Additional Inventory of the Estate of Thomas  
Chester deceased was Exhibited into Court by the Executor  
and admitted to record

Teste

J. Wood Esq.

Appraiser of According to the order of Court we the Subscribers  
Brooks have appraised the Estate of Mathew Brooks deceased as  
Estate Followeth

Spouse and apparel	£ 9.9.0
Pots and other Dishes Lumber	3.12.0
Bedding and some Cloth	7.0.0
a Chest Pewter and Spinning wheel	1.12.0
aough Trough and other Sundries	1.2.6
Bridles Saddles and other Sundries	2.13.6
a Dot at Capucapon	1.0.0
adid or reata on Benjamin Rutherford	2.12.6
18lb of Wool	0.18.0
a Plough & Fitchling	0.10.0
Two Negroes	50.0.0
Stock of Horses and Mares	40.0.0
of Cattle	23.9.0
of Hogs	6.0.0
of Sheep	2.0.0
The Corn and Rye	8.0.0
Elizabeth Brooks	William Dillon
Joel Brooks	John Thomas
	John Milburn
	<u>£ 159.18.6</u>

At a Court Held for Frederick County on Tuesday the  
1<sup>st</sup> day of March 1758

This Inventory of the Estate of Mathew Brooks deceased  
was Exhibited into Court by the Administrator and  
admitted to record

Teste

J. Wood Esq.

Appraiser of An inventory of the Goods & Chattels of John Neill deceased  
of Neills as Followeth

To a Croft Court Saw	£ 1.0.0
To a Chest of Drawers	2.0.0
To 4 Nicholls & Two Hand Saws	0.6.0
To 1 old Gun	0.6.0
To 2 old Bells two Augers a Gouge & Chisel Draw Knife	0.7.0