

| | | |
|--------------------------|---------------|---------|
| John Colwin | | 1 0 1 |
| John Black | | 8 2 |
| Henry Adgill | Credit 6 | 11 |
| Michael Brunner | Credit 2 | 15 6 |
| Frederick Isa | Credit 210 10 | 7 12 10 |
| James Dasher | | 11 0 |
| Walker Drinning | | 3 19 |
| John Collins | | 6 |
| Matthew Rogers to Credit | 312 10 | |
| Nathan Williams | | 19 |
| George Teasell | | 2 3 6 |
| Christian Long | | 15 6 |
| William Jeopardin | | 2 18 6 |
| John Colwin | | 9 16 0 |
| Francis Rofs | | 11 19 7 |

At a Court held for Frederick County on Tuesday the
4th day of August 1752

23
Joseph Sutton and Matthew Rogers having returned into Court
this appraisment of the Estate of James Rofs Deed the same is
admitted to record

Jeffer Wood, Clk

Inventory of
Tobias Woods
Estate

23
An Inventory of the Estate of Tobias Wood Deceased

| | | |
|--|---|------|
| To a red cow and calf | 2 | |
| To a Brown cow & calf | 1 | 15 |
| To a Black cow and calf | 1 | 12 6 |
| To a pyed cow and calf | 2 | |
| To a Brindle cow and calf | 1 | 15 |
| To a brown two Year old steer | | 15 |
| To a 2 Year old Steer | | 12 |
| To a 2 year old heifer and 2 yearling Steers | 1 | 7 |
| To 2 two year old Steers | 1 | 10 |
| To a brown 3 year old Steer | 1 | 15 |
| To a black white faced cow | 1 | 10 |
| To Barren 3 year old Cow | 1 | 10 |
| To a Red three Year old Steer | 1 | 5 |
| To 21 Shoats & some young Piggs | 4 | |
| To a Sorrell Horse branded H Z | 5 | |
| To a Bay horse branded O F | 5 | |
| To a Grey Mare & Colt | 2 | |
| To a Sorrell Stallion Branded C | 7 | |
| To a Bay horse with a small blaze | 6 | |

| | |
|---|---------|
| To a good Bull | 5 |
| To a small Do | 1 6 |
| To a Horse milled black Jack | 7 10 |
| To a parcel of Iron ware & an old Chis | 2 7 |
| To a whip saw & Tiller | 1 1 6 |
| To an old brot cut saw | 2 |
| To the best bed & furniture | 3 10 |
| To 1 second Do | 1 15 |
| To 1 third Do | 1 10 |
| To 1 old trunk some nails & chest | 12 6 |
| To a parcel of old Pewter & a spice mortar | 1 9 6 |
| To an old Gun 10 & 1/2 best 20 1/5 10 | 1 15 |
| To 1 Table old Chair a another & latend | 6 |
| To a Beer Lark a book 2 pauls & 2 piggins | 10 |
| To a parcel of Lumber | 3 |
| To a small pair of Stillards & Sheep Shares | 4 |
| To a small bask & bag & 2 old wheels | 3 6 |
| To a box Iron & healers | 5 6 |
| To an old pair of money Scales & Iron pot rack | 8 3 |
| To a frying pan and large brass Kettle | 4 12 6 |
| To 3 Iron Potts 2 pair of pot Slocks | 1 5 |
| To a vifter and old riddel & parcel of Books | 6 9 |
| To a grindstone 3 a pair of cart wheels | 1 13 |
| To a sow & Pigg 10/3 old sheep 4 Lamb 1/15/0 | 2 5 |
| To some smelts Tools & a parcel of Larks | 2 4 |
| To a pair of millstones & the Iron work | 5 |
| To some laws & aists & a pair of Hand millstones | 2 6 |
| To a black horse brand 00 F 1 | 4 |
| To a brass bandled Lick 2 Bottles & a veal | 2: 6 |
| To 4 Raw Hides | 1 |
| To 2 pair of Chains 1/0 Hains 2 old bollars & 1 pair of Breach bands | 12 |
| To a bay horse brd | 5 |
| To a black horse 6 th F | 2: 10:- |
| To an old wore out waggon | 3 |
| To some old Chaires | 11: 6 |

What was brought to our John Ashby £106:14:0
 View July 3^d 1752 Peter Wolf
 Darby Murphy

At a Court held for Frederick County on Tuesday 4th Day of August 1752

Nehemiah Ferguson having returned into Court this Affs. Praesentment of the Estate of Tobias Wood Deeds the same is admitted to record

Jeffe Wood cl

W.

Ashby Thomas
will

In the Name of God Amen I Thomas Ashby of Freedom
County in the Colony of Virginia being very sick and weak of body
but of perfect mind and memory thanks be to Almighty God and
battering to mind the uncertainty of this life do make here my last
will and Testament in the following manner & form revoking all
former & other wills heretofore by me made and this only to be
taken for my last will and Testament Inprimis I bequeath my soul
into the hands of the Almighty & most mercifull God trusting in
by the merits of his son my ever blessed Saviour Jesus Christ that
it shall together with my body be raised remitted and glorified
and as for my Body I desire it may have a Christian Buriall
and for such Temporal Estate wherewith it hath pleased my
good God to bless me with I give & dispose of in the following
manner Viz

1st I give unto my son Thomas Ashby one Shilling Sterling
to have no other part of my Estate whatsoever

2dly I give and Bequeath unto my son Bayly Ashby all the
tract or parcel of land at Goose-creek wherupon Inoch Bayly now
lives to him my said son and his heirs for ever

3dly I give & bequeath unto my son Henry Ashby all that tract
or part of land wherupon he now lives which was laid off & sold
by James Guinn de'd from my other land unto my said son &
his heirs for ever but if the said Henry should die without issue
the said land to fall to my son Stephen and his heirs for ever

4thly I give and bequeath unto my son Stephen Ashby after
his mothers Death all this Tract or part of land wherupon I now live
and which was also laid off and divided by the said Guinn as
afores^d to him my said son & his heirs for ever but if my said son
Stephen should die without issue that then the said half or tract of
land is to fall to my son Henry Ashby and his heirs for ever

5thly I give unto my Daughter Elizabeth Hardin and that she have
no other part of my Estate

6thly I give unto my Daughter Sarah Ashby one Shilling Sterling

7thly I give unto my Daughter Rose Ashby one Shilling Sterling

8thly I give unto my Daughter Ann Ashby one Shilling Sterling

9thly I give and Bequeath unto my Son Ruben Berry one Cow
and calf to be delivered to him at the age of twenty one

10thly I give unto my Cousin Ann Berry one Cow & calf to be deli-
vered to her at the age of Eighteen or on the Day of marriage

11thly It is my Desire that if the land wherupon John Hardin now lives
and for^{ch} I have a mortgage on now if the s^d should be forfeited that
one of my Executors namely my son Robert Ashby shall sell the same
and pay unto my Daughters Sarah and Rose five pounds to each
of them and the remainder to be equally divided between my loving
wife Rose Ashby my son Stephen and my Daughter Ann Ashby
and in case the money be paid according to the Tenor thereof that
then my son Robert shall divide & pay the same as I gave that
in case the land was sold

I give and bequeath to my loving wife Rose Ashby my house
I bought of John Ashby also two mares and Cole to be at her
own disposal and as for the rest of my moveable Estate to have
the same during her widowhood but if she should marry that
then she is to have no more than a third part of such moveable
Estate and then the remainder is to be equally divided by my
Executors between my son Stephen and my Daughter Ann
Ashby

Lawfully nominated & appointed my Deedsfull & Loving sons Robt
John & Henry Executors of this my last will and Testament
And in Testimony that this is my last will & Testament
I have hereunto set my hand & Seal this sixth Day of April
one thousand seven hundred & fifty two 1752

Sign'd Seald and Acknow: Thomas ^{his} Ashby
ledged before and in the presence of us
Mark

James Catlett

^{his}
Francis Rowell
Mark

Peter Wolf

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

The last will & Testament of Thomas Ashby Deed was present
ed into Court by Robert Ashby John Ashby Henry Ashby
the Executors therein named who made oath to the same ac-
cording to law and being proved by the oaths of James Catlett
and Peter Wolf witnesses thereto who also declared they saw
Francis Rowell subscribe the same as a witness And on
the motion of the Ex^{rs} and their performing what is usual
in such Cases Certificate is granted them for obtaining
probat thereof in Due form

Teste
J Wood cl

Ashby's Ex^{rs}
Bond

KNOW all men by these presents that we Robt Ashby John
Ashby Henry Ashby Samuel Earle & John Stacey are held
and firmly bound unto Geo: willm Fairfax the first Justice
in the Commission of the peace for Frederick County for &
in behalf and to the sole use & behoof of the Justices of the
said County and their Successors in the sum of five hundred
pounds to be paid to the said Geo: willm Fairfax his
Executors adm^{rs} & assigns To the which payment well
and truly to be made we bind our selves & every of us

our and every of our heirs Executors and adm^{rs} jointly & severally prom-
ly by these presents sealed with our seals Dated this 24th Day of
August 1752

The Condition of this Obligation is such that if the above bound
Robert ashby John ashby & Henry ashby Executors of the last will
& Testament of Thomas ashby deceased do make or cause to
be made a true and perfect Inventory of all and singular the goods
Chattels Credits of the said Deed which have or shall come to
the hands possession or knowledge of the said Rob^t ashby & Henry
or into the hands & possession of any other person or persons for
them and the same so made do exhibit into the County Court of
Frederick at such times as they shall be thereunto required by
by the said Court And the same goods Chattels and Credits &
all other the goods Chattels & Credits of the said Deed in
at any time after shall come to the hands possession or knowledge
of the said Rob^t ashby & Henry or into the hands and possession
of any other person or persons for them do well & truly administer
according to law and further do make a just and true account of
their actings & doings therein when there is required by the said
Court and shall well and truly pay & deliver all the legacies
contained & specified in the said Testament as far as the said
Goods Chattels and Credits will thereto extend and the Law
shall charge Then this Obligation to be void of none Effect or
else to remain in full force and virtue

Sealed & Delivered
In the presence of
The Court

Robert ashby 
Mark
John ashby 
Henry ashby 
Sam^l Earle 
John Stacey 

At a Court held for Frederick County on Tuesday the 4th
day of August 1752

Rob^t ashby John ashby Henry ashby Sam^l Earle & John Stacey
acknowledged their Bond for the said Rob^t ashby & Henry
ashbys true & faithful Administration of the Estate of Thomas
ashby Deed and it is admitted to Record

Teste
J Wood, Clk

Inventory of
Butlers Estate

February 22 1752

A true & exact Inventory of the Estate of Cornelius Butler Deceased appraised
by us the subscribers being first sworn as the laws directe for

| | |
|--|------|
| one boat | 16 |
| one old sack coat | 1 6 |
| one old pair of leather Breeches | 5 6 |
| one Stath & an old wigg | 4 |
| one old patcht black shirt & Glasse knife | 1 3 |
| one silk Handkerchief | 3 6 |
| one old pair of shoes & Buckles & one pair of sleeve Buttons | 2 6 |
| one Loom & gear & Quill rest | 1 15 |
| one linen cap | 6 |

Edward Thomas £ 3 9 9
 Francis Fowler
 Richard Fowler

At a Court held for Frederick County on Tuesday the
4th Day of August 1752

By John Abert having returned into Court the appraisment of
the Estate of Cornelius Butler Deceased the same is admitted
to record

Tester
J Wood. C. C.

Inventory of
Chivers Estate

Inventory of the appraisment of the personal Estate of James
Chivers Deceased taken the 4th day of March 1752 By Jno Mil-
burn Evan Thomas & William Soliffe Junr appraisers appointed
being first qualified before Isaac Parkins

| | |
|---|-------|
| Purse & apparel | 4 4 |
| 1 mare & saddle | 3 10 |
| Some grain on the ground | 2 0 0 |
| Now & pigs & some shotes | 2 10 |
| 3 Horses & calves & 3 yearlings | 5 10 |
| 1 Bay horse | 2 10 |
| 1 Bay mare | 5 0 0 |
| 3 Two four Lambs | 1 1 |
| 4 Waggon Horses | 20 |
| 1 Waggon | 10 |
| Some Gears Belts & waggon cloth | 2 |
| plow gear & Gleives | 10 |
| 2 blind Hatters | 3 |
| 1 Hide & old ax | 3 6 |
| 1 Old Gun & a hatchell with sundry b/b | 12 6 |
| a pair of plow Irons & an old mattock | 12 |
| 1 Old coverlid with sundry | 8 0 |
| Some wood & sundry | 1 15 |
| 2 bottles of Stocke ap of old Stillards | 15 |

| | |
|-------------------------------|--------|
| Some Old powder and sundry | 11 - |
| 2 Old Tubs with some Stagnant | 1 13 - |
| 1 Fryng pan with sundry | 4 - |
| 1 Looking Glase | 3 9 - |
| Some Rye in the Stack | 12 - |
| Some wheat | 9 - |
| 10 harrow Teeth | 6 - |
| 1 Old loom & warping bar. | 15 - |
| The widowed | - |

£ 67 16 9

J. M. Duffin Junr?
John M. Duffin
Evan Thomas

At a Court held for Frederick County on Tuesday
the 14th Day of August 1752

Rebecca Chivers having returned into Court the Apprais
ment of the Estate of James Chivers Dec'd the same is
Admitted to record

Teste
J. Wood, Clk

Inventories of Minor
Lottins Estate

A True & perfect Inventory of all the Estate of Minor
Lottin Deced

| | |
|---------------------------------|---------|
| To one bow & ball | 4 15 - |
| To 5 Yearling | 2 - |
| To house | 11 15 - |
| To four cattel | 8 - |
| To twenty sheeps & a Bell | 5 - |
| To 1 Stalluan | 5 - |
| To a Bay Horse | 3 10 - |
| To a Rone Horse | 4 - |
| To a mare | 2 - |
| To a mare | 4 - |
| To a Waggon | 7 - |
| To a plow | 12 - |
| To two axes & a hoe | 8 - |
| To a parcel of old grain | 17 - |
| To a saw & drawing knife | 4 - |
| To bells collar & sundry things | 9 - |
| To powder | 2 - |
| To a parcel of old gram | 1 - |
| To a parcel of lumber | 1 10 6 |
| To cloth | 1 5 6 |
| To cloths | 2 4 - |
| To beds & rugs | 5 10 - |

| | | | |
|----------------------------------|---|----|----------|
| To Beds & bedsteads | 3 | 10 | - |
| To a Bed | - | 16 | - |
| John Davis Debtor to the Estate | 1 | 4 | 8 |
| William Loffin Debtor to Estate | 9 | 0 | - |
| To Lumber | - | 12 | 6 |
| To a Gunstone | - | 4 | - |
| To pots | 1 | - | - |
| To a Loom | - | 1 | 6 |
| To 2 Wedges | - | 4 | - |
| To old Books | - | 5 | - |
| To a saw | - | 6 | - |
| Wm Loffin Debtor | - | 8 | - |
| To six hundred pounds of Tobacco | 9 | - | - |
| To a powdering Tub & tray | - | 5 | - |
| | | | <hr/> |
| | | | £ 6 10 9 |

March the 2^d 1752 We the subscribers for and the within Estate
 being first sworn before a magistrate
 John Davis
 Isaac Laraw
 Thomas Colwon

at a Court continued & held for Frederick County on
 Wednesday the 5th day of August 1752.

William Loffin having returned into Court the appraisment of
 the Estate of Ulin or Loffin Deceased the same is admitted to record
 Teste

J Wood & C

Johnston's adm^{rs}
 Bond

KNOW all men by these presents that we Sophia Johnston
 Theodorus Davis Jonathon Colburn are held and firmly bound
 unto George William Fairfax Just Justice in the Commission of the
 peace for Frederick County for and in behalf and to the sole use &
 behoof of the Justices of the said County & their successors in the
 sum of Two hundred pounds to be paid to the said Geo: Will^m Fairfax
 his Executors adm^{rs} & assigns To the which payment we &
 truly to be made we bind ourselves & every of us our every of our
 Heirs Ex^{rs} and adm^{rs} jointly & severally firmly by these presents
 sealed with our seals Dated this 14th Day of August 1752

The condition of this obligation is such that if the above
 bound Sophia Johnston Adm^{rs} of all the Goods Chattels & Credits of
 Isaac Johnston Deceased do make or cause to be made a true & perfect
 Inventory of all and singular the Goods Chattels & Credits of y^e
 Deceased which have or shall come to the hands possession or knowledge
 of her the said Sophia or unto 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

And the same goods Chattels & Credits and all other the goods Chattels and Credits of the said Deceased at the time of his Death which at any time after shall come to the Hands or possession of the said Sophia or into the Hands or 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 doings and doings therein when the same are required by the said Court And all the rest & residue of the said goods Chattels & Credits which shall be found upon their Administration the same being first examined & allowed by the Justices of the Court for the time being shall deliver and pay unto such persons or persons respectively as the said Justices by their Order or Judgment shall direct pursuant to the laws in that behalf made & provided And if it shall hereafter appear that any last will Testament was made by the said Deceased And the Executor or Executors therein named do exhibit the same to the said Court making request to have it allowed & approved accordingly If the said Sophia being thereto required do reside & deliver up her letters of Administration of such Testament being first had & made in the said Court then this obligation to be void & of no effect or else to remain in full force & virtue

Sealed & Delivered
In the presence of
the Court

Sophia Johnson 
Jonathan Coburn 
Theodorius Davis 

At a Court held for Frederick County on Tuesday the 4th Day of August 1752

Sophia Johnson Jonathan Coburn & Theodorius Davis Acknowledge their Oath for the said Sophia Johnsons faithful true Adminⁿ of the Estate of Isaac Johnson Deceased and it is admitted to record

Teste
J Wood, Clk

Frederick

Inventori of —
Warner's Estate

An appraisment of the Estate of the goods Chattels and Effects of Adam Warner late of the said County Deceased

| | |
|--|--------|
| Imprim ^o to six cows & calves | 42 6 |
| To six young cattle | 9 7 - |
| To 1 Bay Horse & brown mare & Colt | 12 - - |
| To 1 Black Horse & sorrell Mare | 6 10 - |
| To 1 Bay gelding | - 1 6 |
| To 1 pair of old plow Irons & Axes | - 15 - |
| To 3 old axes | - 8 - |
| To 1 pair of Iron hoes & a log chain | - 7 - |
| To 1 pair of Millstones | - 8 - |
| To a parcel of hewing Tools two drawing knives & some Lumber | 1 10 - |

| | |
|-------------------------------------|---------------|
| To 2 Beds & bedding | 1 10 - |
| To 2 Iron Pots and other old Lumber | 1 - - |
| To 4 Old Rifle Guns | 8 - - |
| To 2 Old smooth Bore Guns | - 10 - |
| To 1 Bay mare & colt | 8 - - |
| To 1 still & still Tub | 14 12 6 |
| To 1 old Saddle | - 2 6 |
| To a vast of Smith Tools | 9 3 9 |
| Total | <u>74 7 9</u> |

Pursuant to an order to us directed out of his Majesty's Court of the said County to appraise the Estate of the above named Adam Warner deceased we the appraisers have done the same and the above mentioned Appraisment is a true & Just return thereof according to our best skill and knowledge given under our hands this sixth Day of November 1751

Solomon Blodges
Peter Cassey
Abraham Richardson

As above continued and held for Frederick County on Friday the 7th day of August 1752

Elizabeth Warner having returned into Court the appraisment of the Estate of Adam Warner & the same is admitted to record

Teste
J Wood 66

Inventory of An Inventory of all and singular the Goods & Chattels of James Cunningham Deceased

| | |
|--|--------------|
| 1752 To 1 Black mare | 2 - - |
| To 1 Bay Horse | 3 10 |
| To 1 Bay mare | 3 - - |
| To 1 small wheel | - 5 - |
| To some old Lumber | - 15 - |
| To powder and a sauce pan | - 1 5 - |
| To 2 Beds & bed cloths | 3 - - |
| To 1 old saddle | - - - |
| To 1 pot Rack & two Potts | - 12 - |
| To working Tools at | 1 - - |
| To 3 Baskets at | - 15 - |
| To 1 pair of scales at | 2 - - |
| To a pair of Steel yards at | - 2 - |
| To a pair of Tongs and Iron | - 10 - |
| To 4 Cows & 2 Yearling Steepheads & 2 Calves | - 7 6 |
| To 1 still & still Tub | 7 2 6 |
| To 1 plough & plough Irons | 25 - - |
| To 1 saw & 4 shoals | - 12 - |
| To a spade | 1 - - |
| To a pair of Millstones | 3 - - |
| | <u>2 5 -</u> |

Leo Helm
Thomas Waters
William McKee

At a Court held for Frederick County on Tuesday the
14th day of September 1752

Ann Buntingham having returned into Court the acknowledgment of the Copy of James Buntingham Deed the same is
admitted to Record

Teste

Wood 66

Richard merchant
Will

I Richard merchant of Spocchan in the County of Freder-
ick and Colony of Virginia being sick & weak of Body
but of a sound & well disposing mind & memory do make
this as my last will & Testament hereby revoking and
disannulling all other wills or wills that may have been
before made or done by me

First my Will is that my Body be decently buried
and that all my Just Debts & funerall Charges be de-
frayed as soon as may be with Convenience after my
decease

Secondly I give bequeath & demise unto my Youngest son
Richard merchant the Plantation whereon I now dwell
with all the Buildings and improvements thereunto be-
longing as also the whole Tract of Land whereon the
said Buildings and Improvements are situated th is
190 acres of surveyed Land but not patented the which
I give & demise as aforesaid to the proper Uses & Bechoof
of him & his Heirs forever He to enter into full possession
thereof after his mothers decease she to have full Possessi-
on thereof during her natural life. Furthermore I
give & bequeath unto my loving & well beloved wife
Mary merchant all my Goods & personal Estate whatso-
ever either for a comfortable maintenance for her self
in her old age & to bring up her young Children with all
or to dispose of it among her Children as in her discre-
tion she shall think fitt but I would not have any Appor-
ment upon my Goods or any of my Personal Estate

Lastly I ordain & constitute my loving & well beloved
wife Mary merchant sole Executrix of this my last will
and Testament In Witness whereof I have hereunto
set my hand & Seal Dated at Spocchan the 25th of the 3rd mo
1752

Read remembered the word (aforesaid) was put out before
Sealing

Acknowledged to be the
Last will of the within
mentioned Richard merchant
before us Testes

Richard merchant 

James Wright Sen^r
Jonathan Taylor
her
Ann O Taylor
Mark

63
Be it further remembered that if my son Richard should die without issue
that the Land and Possession shall be sold and equally divided among his
Widow this before sealing & acknowledgment
I give to my son William Merchant one English

Shilling
Tewter
James Wright Junr
Jonathan Taylor
her
Ann T Taylor
mark

Richard Merchant 

At a Court hold for Frederick County on Tuesday
the 1st day of September 1752

This last will and Testament of Richard Merchant
Decd was proved in open Court by the solemn affirmation of
James Wright Jonathan Taylor and Ann Taylor three of the
People called Quakers and Witnesses to the will on the
motion of Elizabeth Merchant the Ex^{rs} the same is admitted
to Record

Examin'd

Tewter

J Wood, cl

Merchants Ex^{rs}
Bond

KNOW all men by these presents that we Mary Merchant Jonathan
Taylor & James M^o Boy are held & firmly bound unto George
William Fairfax Gent first Justice in the Commission of the peace
for Frederick County for and in Behalf and to the use use of
Behoof of the Justice of the said County and their successors in
the sum of two hundred Pounds our money to be paid to the said
George William Fairfax his Executors adm^{rs} and assigns
To the which payment well & truly to be made we bind ourselves
and every of us our and every of our Heirs Executors & adm^{rs}
jointly & severally firmly by these presents sealed with our seals
dated the first day of September 1752

The Condition of this obligation is such that if the above bound
Mary Merchant Executrix of the last will and Testament of
Richard Merchant Decd do make or cause to be made a true & perfect
Inventory of all & singular the Goods Chattels & Credits of the said
Deceased which now or shall come to the hands possession or
knowledge of the said Mary or into the hands & possession of any
other person or persons for her and the same same do exhibit
- be 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 Goods Chattels & Credits
of the said Deceased which at any time after shall come to the
hands possession or knowledge of the said Mary or into the
hands

that she possess or any other person or persons for her do well and fully administer according to law; and further do make a true and just account of her actings & doings therein when there is required by the said Court; and also do well & truly pay and deliver all the legacies contained & expressed in the said Testaments as far as the said goods Chattels & 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
In the presence of
The Court

Mary M^{her} Marchant 
Jonathon Taylor 
James m^{her} Boye 

at a Court held for Frederick County on Tuesday
the 1st Day of September 1752.

Mary Marchant Jonathon Taylor & James m^{her} Boye acknowledge
ed their Bond for the said Mary Marchants faithful & true
administration of the Estate of Richard Marchants Deed and
it is admitted to Record

Teste
J Wood C.C.

George Pearis's
Will

In the Name of god amen I George Pearis
senior of the County & parish of Frederick in the Colony
of Virginia being through the abundant mercy & goodness
of god though weak in Body yet of sound & perfect mem-
ory & understanding, do constitute this my last will
and Testament and desire it may be received by all as
such revoking & disallowing all other will or wills
Testament or Testaments heretofore by me made or
declared either by word of mouth or by writing and this
only to be taken for my last Will & Testament & no other
Imprimis I most humbly bequeath my soul to god my
maker beseeching his most gracious acceptance of it
through the all sufficient merits & mediation of my most
Compassionate Redeemer Jesus Christ who gave him-
self to be an atonement for my sins & is able to save to
the utmost all that come to god by him; seeing he ever
liveth to make Intercession for them & who I trust will
not reject me a returning Penitent sinner when I come to
him for mercy In this Hope & Confidence I render up my
soul with comfort Humbly beseeching the most blessed
and glorious Trinity One god most Holy most merciful
& gracious to prepare me for the time of my Dissolution
and then to take me to himself into that Peace & Rest and
In

63

Incomparable Felicity which he has prepared for all that love and
fear him Amen Blessed be God

I hereby give my Body to the Earth from whence it was taken
and order it to be buried at Spackon Presbyterian meeting house
in the County of Mevaid in full appearance of its Resurrection from
thence at the last day As for my Burial I desire it may be done
without Pomp or State at the discretion of my Executors hereafter
named who I doubt not will manage it with all requisite Care
and Prudence As to my worldly Estate I will & positively order
that all my Lawful Debts be paid & fully discharged

Item I give & bequeath to my Daughter Christian Kealy one
English Crown by reason I gave her a Child's part already

Item I give & bequeath to my Eldest Son George Pearis one
English Crown Item I give & bequeath to my second son
Richard Pearis that Tract of Land I bought of Peter Helton
whereon he now dwells to him & to his Heirs & Assigns forever
together with my best Riding Horse & my wearing apparel

Item I give & bequeath to my third & youngest son Robert
Pearis that tract of Patent Land which I bought of William
Stoge whereon I now dwells to the use of him and his Heirs
forever Item I give and bequeath to my dear & loving wife
Sarah one End of my dwelling house wch is such End she
thinks best to choose During her life time or widowhood
and also I do order & allow her twenty Bushells of wheat &
twenty Bushells of Indian Corn to be paid to her year by
year by my said son Robert Pearis During her life or widow
hood together with one third part of all my moveable Estate
not disposed of yet; All Bonds and Bills & Book Debts what
soever accrued the remainder whereof shall fall to my son
Robert after all my debts be discharged Item I do leave
that tract of Land which I bought of Richard Morgan in the
Care of my son Robert for the space of seven years counting
the Date hereof and at the Determination of seven years I
order it to be sold and the Price thereof kept out on Interest and
Principal sum together with the Interest shall be paid to
my Grandson my son George Pearis' eldest son called George
at the age of twenty one year But if in Case my said Grand
son should not live till the age of twenty one years then
I order said Tract of Land to my second son Richard
Pearis and his Heirs & Assigns forever - Item I do give
to my Grandson John Kealy the sum of twenty five
pound current money to be paid & discharged to him in
Horses & mares by my son Robert at the age of twenty one
years And lastly I do nominate constitute & appoint
my dear & loving wife Sarah to be Executrix and my son
Robert Pearis to be Executor of this my last will & Testament
together with the assistance of Colo James Wood & James Hall

to join with them in the administration and to see that my last will & Testament in every article performed and perfected according to the intention & meaning thereof In Witness whereof I have hereunto set my hand & seal this 14th day of November in the year of our Lord one thousand seven hundred & forty nine 1749

Sealed signed & Published George Pearis 
In the presence of the
John Shearer
Hugh Kyle
Richard Pearis

At a Court held for Frederick County on Tuesday
the 1st day of September 1752

The last will & Testament of George Pearis Deed was
Exhibited in Court by Sarah Pearis & Robert Pearis
the Executrix & Executor therein named and being proved
by the Oath of Hugh Kyle Ordered that the will lay
for further Proof

Teste
J Wood, Clk

At a Court continued & held Frederick County on
Thursday the 14 day of September 1752

The last will & Testament of George Pearis Deed was
further proved by the Oath of John Shearer another of
the witnesses thereto who also made oath that he
saw Richard Pearis subscribe the same as a witness
and Sarah & Robert Pearis the Exec^{tr} & Exec^{or} therein named
having made oath to the same according to law It was
admitted to Record

Teste
J Wood, Clk

Pearie's Ex^{or} Bond

KNOW all men by these presents that we Sarah Pearie Robert Pearie John Shorax William Cockis & James Lemmon are held and firmly bound unto George 10th Fairfax Gent the Justices in the Commission of the Peace for Frederick County for & in Behalf and to the sole use & behoof of the Justices of the said County and the Successors in the Sum of two thousand pounds Curt money To be paid to the said George William Fairfax his Executors adm^{rs} & assigns To the whole payment well & truly to be made we bind our selves & every of us our heirs our Heirs Executors and adm^{rs} jointly & severally firmly by these presents sealed with our seals & Dated this 18 day September 1752

The Condition of this Obligation is such that if the above named Sarah Pearie & Robert Pearie Executors & Executor of the last Will and Testament of George Pearie Deceased do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said Deceased which have or shall come to the Hands Possession or knowledge of the said Sarah and Robert or into the Hands and possession 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 & Credits & all other the Goods Chattels & Credits of the said Deceased which at any time after shall come to the Hands Possession or knowledge of the said Sarah & Robert or into the Hands & possession of any other person or persons for them do well & truly administer according to Law and further do make a true & just account of their doings & doings therein when thereto required by the Court and also shall well & truly pay & deliver all the legacies contained & specified in the said Testament as far as the said Goods Chattels & Credits will thereunto extend & the Law shall Charge Then this Obligation to be Void & of none Effect or else to remain in full force & Virtue

Sealed & Delivered
In presence of the
Court

Sarah ^{her} Pearie Seal
Mark Seal
Robert Pearie Seal
John Shorax Seal
William Cockis Seal
James Lemmon Seal

At a Court continued & held for Frederick County
Thursday the 14 Day of September 1752

Sarah Peavis Robert Peavis John Sherer William Cook
and James Lammert acknowledged this their Bond for the
said Sarah Peavis & Robert Peavis faithful & true Admin
of the Estate of George Peavis Deceased, and it is admitted
to Record

Feste
J Wood clk

Inventory of Loffin
The Deceased's Estate

A True and exact Inventory of the Estate of Thomas
Loffin Junr Deceased

| | |
|--------------------------------------|--------|
| To 2 yearling calves | 15 - |
| To 2 Steers two years old | 2 - |
| To 2 Young Heifers | 2 10 - |
| To 1 old Dun Horse | 3 0 0 |
| To six sheep | 1 15 - |
| To two cows & calves | 4 10 - |
| To 1 Grey mare & colt | 3 10 - |
| To 1 young black mare | 3 - |
| To 1 old black mare | 3 10 - |
| To one young Roan Horse | 4 - |
| To 1 Spinning wheel | 9 - |
| To 1 post & hooks | 7 6 |
| To 1 Trussing post & pad | 2 - |
| To a parcell of Pulver | 1 4 - |
| To an old pad & other lumber | 6 6 |
| To old Bloath one suit | 1 5 - |
| To more Bloath | 1 12 6 |
| To one parcell of Iron | 4 9 |
| To 1 parcell of old wooden ware | 11 6 |
| To 1 parcell of bad Bloath | 15 - |
| To 1 Cheele two boxes & one bad sled | 14 - |
| To a parcell of flax | 11 3 |
| To 1 Spinning wheel & hat | 6 - |
| To 1 parcell of wooden lumber | 3 6 |
| To 1 Sow & Pig | 12 - |
| To 1 malt Bag | 1 6 |
| To 1 old Bridle & hoe | 4 - |
| To 1 Gum & a parcell of salt | 0 - |

\$38 1 0

Frederick County May 27 1752.

Wth the subscribers have
appraised the Estate of Thomas Loftin Jun^r deceased in obedience
to an order of Court do return the above inventory thereof

Isaac Larow
John Cowina
John Davis

At a Court continued and held for Frederick County
on Wednesday the 6th day of Novemb^r 1752.

Mary Loftin having returned into Court the appraisement of the
Estate of Thomas Loftin Jun^r deceased the same is admitted to
Record

Teste
J Wood C^l

Earle's admⁿ Bond

KNOW all men by these presents that we Samuel Earle John
Ashby Edward Snickers and John Painter are held & firmly
bound unto George William Fairfax Gent^l Sr of Justice in the Com-
mission of the Peace for Frederick County for and in Behalf & to
the sole use and Benefit of the Justice of the said County and
their successors in the sum of two hundred pounds to be paid
to the said George William Fairfax his Ex^{ts} adm^r & assigns
So the whole payment well & truly to be made We bind ourselves
and every of us our Executors or our Heirs Ex^{ts} and adm^r jointly
& severally firmly by these presents Sealed with our seals
Dated the 6th Day of November 1752

The Condition of this obligation is such that if the above bound
Samuel Earle adm^r of all the Goods Chattels & Credits of Samuel Earle
Jun^r deceased do make or cause to be made a true & perfect Inventory
of all & singular the Goods Chattels & Credits of the said deceased which
have or shall come to the Hands Possession or Knowledge of him
the said Sam^l Earle or into the Hands or Possession of any other
person or persons for him and the same so made do exhibit
or cause to be exhibited into the County Court of Frederick at such
time as he shall be thereunto required by the said Court: And the
same Goods Chattels & Credits & all other the Goods Chattels & Credits
of the said deceased at the time of his death or when at any time after
shall come to the Hands or Possession of the said Samuel Earle or into
the Hands and Possession of any other person or persons for him
do well & truly administer according to Law And further do make
a true & just account of his dealings & doings therein when thereunto
required by the said Court And all the rest & residue of the said Goods
Chattels & Credits which shall be found upon the said adm^r 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 behalf made & provided
And if it shall hereafter appear that any Law will & Testament
was made by the said deceased And the Executor or Executors therein
named do exhibit the same into the said Court making request
to have it allowed & approved accordingly If the said Samuel
Earle being thereunto required do render & deliver up his Letters of

Administration of such Estates being first had and made in the said Court, then this obligation to be void of none Effect if it is to remain in full force & Virtue.

Sealed and Delivered
in the presence of the
Court

Sam^r Earle

Seal

John Ashby

Seal

Edward Snickers

Seal

John Painter

Seal

At a Court continued & held for Frederick County
on Wednesday the 5th Day of November 1752.

Samuel Earle John Ashby Edward Snickers & John Painter
acknowledged their Bond for the said Samuel Earle's faithful
and true Administration of the Estate of Samuel Earle,
Deced and it was admitted to record. Teste

Wood C C

Recor. Longs Estate
Admon Bond

KNOW all men by these presents that We Morris Rees &
James Crumly are held and firmly bound unto Geo
william Fairfax first Justice in the Commission of the Peace
for Frederick County for and in Behalf and to the sole use &
behool of the Justices of the said County & their Successors in
the sum of two hundred Pounds to be paid to the said Geo
william Fairfax his Executors adm^r & assigns To the
payment well & truly to be made we bind ourselves & every
of us our and every of our Heirs Ex^r & adm^r jointly & severally
firmly by these presents. Sealed with our Seals Dated this 8th
Day of November 1752

The condition of this obligation is such that if the above
bound Morris Rees adm^r of all the goods Chattels & Credits
of Henry Long Deced do make or cause to be made a true
and perfect Inventory of all & singular the goods Chattels &
Credits of the said Deced which have or shall come to the hands
Possession or the knowledge of him the said Morris Rees or into
the hands or Possession of any other person or persons for him
and the same so made do exhibit or cause to be exhibited into
the County Court of Frederick at such time as he shall be there
unto required by the said Court and the same goods Chattels
& Credits and all other the goods Chattels & Credits of the
said Deced at the time of his Death which at any time after
shall come to the hands & Possession of the said Morris Rees
or into the hands or Possession of any other person or

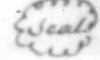
persons for him do well & truly administer according to law and further do make a just & true account of his doings & things therein which accounts required by the said Court and all the rest and residue of the said goods Chattels & Credits which shall or found remaining upon the said admⁿ account the same being first examined and allowed by the Justice of the Court for the time being shall deliver & pay unto such person or persons respectively as the said Justice by their order or Judgment shall direct pursuant to the law in that Cause made & provided And if it shall hereafter appear that any last will & Testament was made by the said Deed and the Executor or Executors therein named do exhibit the same into the said Court making request to have it allowed and approved accordingly if the said Morris Rees being therunto required do render and 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

Scaled & Delivered
In the presence of
the Court -

Morris Rees



James Crumly



at about continued and held for Frederick County on
Wednesday the 8th Day of November 1752

Morris Rees & James Crumly acknowledged god their Bond for the
said Morris Rees's faithful & true administration of the Estate of
Henry Long Deed & it was admitted to record

Teste
J Wood
ll

Inventory of Vennamans Estate

A True Inventory of the Estate of George Vennaman an Deed
In Virginia Currency

| | | | |
|---|----|---|------|
| To 1 Gray mare & Colt and one old horse | a. | 4 | 17 6 |
| To 12 years old Steer | a | 1 | 6 " |
| To 2 two years old Steers & one Bull | a | 2 | 7 6 |
| To Lumber & Old Iron | a. | | 12 " |
| To small Hog | a | | 4 6 |
| To 2 Old oxen | a | | 7 0 |
| To one old Pot | a | | 7 6 |
| To 1 Old Gun Barrel & Lumber | a. | | 7 6 |

appraised ff £ 10 9 6

James Hodgson
James Forman
his
William O'Richey
mark

at about continued & held for Frederick County on Thursday
the 9th Day of November 1752

William Shepherd having returned into Court the appraisement of the
Estate of George Vennaman Deed the same is admitted to record

Teste
J Wood ll

72
Walker adm^r on Bond
for Paulsons Estate

Know all men by these presents that the John Walker Esq^r Collins
Thomas McQuire & Moses Thompson are held & firmly bound unto
George William Fairfax Justice in the Commission of the Peace
for Frederick County for and in Behalf and to the use use & behoof
of the Justice of the said County & their successors in the sum
of five hundred Pounds to be paid to the said George William
Fairfax his Executors adm^r & assigns To the which payments
well & truly to be made we bind our selves & every of us our & every
of our heirs Ex^r & adm^r jointly by these presents Sealed with
our seals, dated this 9th Day of November 1752

The condition of this obligation is such that if the above bound
John Walker adm^r of all the Goods Chattels & Credits of Richard
Polson Deed do make or cause to be made a just and true
Inventory of all and singular the Goods Chattels & Credits of
thes^d Deed which have or shall come to the hands possession
or knowledge of him the said John Walker or into the hands
and 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 there
unto required by the said Court And the same Goods Chattels
and Credits and all other the Goods Chattels & Credits of the said
Deed at the time of his Death which at any time after shall
come to the hands or possession of the said John Walker or into
the hands & possession of any other person or persons for him
do well and truly administer according to law and further do
make a just & true account of his doings and doings therein when
shall be required by the said Court and all the rest & residue of the
said Goods Chattels & Credits which shall be found remaining
upon the said adm^r account the same being first examined &
allowed by the Justice of the Court for the time being shall de-
liver & pay unto such person or persons respectively as the
Justice by their Order or Judgment shall direct pursuant
to the Law in that Case made & provided And if it shall here
after appear that any last will & Testament was made by
the said Deceased and the Executor or Executrix therein named
do exhibit the same into the said Court making request to
have it allowed & approved accordingly If the said John Walker
being thereunto required do render & deliver up his Letters of adm-
istration or 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

Sealed & delivered
In presence of the
Court

John ^{his} Walker Seal
John ^{mark} I Collins Seal
Thom^{his} McQuire Seal
Moses Thompson Seal

at a Court continued & held for Frederick County on Thursday
the 9th Day of November 1752

By John Walker John Collins Thomas McQuire & Moses Thompson
acknowledged their Bond for the said John Walkers faithful &
true administration of the Estate of Rich^d Polson Deed & it is
admitted to record

Teste Wood

George martins
Will

By the Will of God this twentieth day of August in the
year of our Lord 1752 I George Martin of Frederick County
being in perfect health and memory of minde thankes be given
unto God therefore therefore calling unto minde the mortality
of my Body & knowing that it is appointed for all men once
to die do make & ordain this my last Will & Testament that
to say Principaley & first of all I give & recommend my soul
into the Hands of God that gave it and for my Body I recommend
to the Earth to be buried in a Christian like & decent manner at
the discretion of my Ex^{rs} nothing doubting but at the generall
Resurrection I shall receive the same againe by the mighty power
of God and as touching such worldly Estate wherewith it hath
pleaved to blifs me with in this life I do give and devise & dis
pose of the same in the following maner & soe am I do in the first
place appointe constitute make & ordain my trusty & well be-
loved friends John Lindsey & Patrick Rice to be my sole Ex^{ors}
of this my last Will & Testament I do give & Devise to my son
Benjamin Martin all my Estate of land I now live upon to him &
the Store of his Body lawfully begotten for ever I also give
and Devise unto my son Benjamin one young mare & one
cow & calf and one better Bed & Furnitures then after my lawfull
Debts are paid & my well beloved wife Dorsey Martin hath received
her thirds the remainder of my personall Estate to be sold &
money arising from the sale to be equibetably divided amongst
my Grand children & my son Benjamin Martin I do hereby
utterly disallow Revoke & disannull all & every other former or
former wills Legiesies & Ex^{ors} by me in any waies before
this time named In Witness wherof I have hereunto set my
hand & seal the Day & year above written Signed Sealed &
delivered by the said George Martin his last Will & Testament
in the presences of us the subscribers

his
Joseph ^{HH} Johns
Mark

George Martin 

Edmond Lindsey Jun^r

her
Mary W Johns
Mark

John M Carmich

At a Court held for Frederick County on Tuesday
the 5th Day of December 1752.

This will of George Martin deced was proved in open Court by the
oaths of Joseph Johns Mary Johns & John Macarmich witnesses
thereof and John Lindsey & Patrick Rice the Ex^{rs} therein named
having made oath to the same according to Law It is admitted
to Record

Jeffe
Wood CC

20

Martin's Exec^{rs}
Bond

74
K^oW all men by these presents that We John Lindsey
Patrick Rice John M^c Cormack & Swan Thomas are held
and firmly bound unto Geo. W^m Fairfax Gent the Justices
in the Commission of the Peace for Frederick County for & in
Behalf and to the sole use & behoof of the Justices of the County
and their successors in the sum of two hundred pounds to be
paid to the said Geo. W^m Fairfax his Ex^{ts} adm^{rs} & assigns
To the which payment well & truly to be made we bind our
selves and every of us our & every of our heirs Ex^{ts} & adm^{rs}
jointly & severally firmly by these presents. Sealed with
our seals dated this 5th Day of December 1752

The condition of this obligation is such that if the
above bound John Lindsey & Patrick Rice executors of
last Will & Testament of George Martin deceased do make or
cause to be made a true & perfect Inventory of all singular
the Goods Chattels & Credits of the said Deceased which have or
shall come to the hands possession or knowledge of the said
John & Patrick or into the hands & possession 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 & Credits and all other the Goods Chattels & Credits of the
said Deceased which at any time after shall come to the hands pos-
session or knowledge of the said John & Patrick or into any
hands and possession of any other person or persons for
them do well & truly administer according to law And further
do make a true & just account of their acting & doings there
in when thereunto required by the said Court And also shall well
and truly pay and deliver all the legacies contained & speci-
fied in the said Testament as far as the said Goods Chattels &
Credits will thereunto extend & the Law shall charge Then
this obligation to be void of no effect or else to remain in
full force & Virtue

Sealed & Delivered
in the presence of
The Court

John Lindsey 
Patrick Rice 
John M^c Cormack 
Swan Thomas 

At a Court held for Frederick County on
Tuesday the 5th Day of December 1752

John Lindsey Patrick Rice John M^c Cormack & Swan Thomas
do acknowledge their Bond for the said John Lindsey
& Patrick Rice's faithful & true adm^{ns} of the Estate of George
Martin Deceased & it is admitted to record

Teste
J Wood 66

Inventory of
Jacobs Estate

August 6 Day 1755 then praised the goods of George Jacobs

| | |
|----------------------------------|------------|
| To 1000 some kind | £ 8 - - - |
| To four sheep | 1 - - - |
| To 3 head of wine | - - 12 - - |
| To plow Irons | - - 14 - - |
| To 2 pots & 2 pans | - - 16 - - |
| To 1 plate & 3 Bawling | - - 1 - - |
| To mattress 2 Wadges 2 Rings | - - 7 - 6 |
| To 3 Axes 1 cutting knife & Silt | 1 - - - |
| To spoil of Trumpon | - - 4 - - |
| To 3 Lites | 1 - - - |
| To 2 Buckets | 1 - - - |
| To rttual & Reel | - - 7 - - |
| To barb Bridel | - - 4 - - |
| To 3 Bawkes | - - 5 - - |
| To tub & pale & Churn | - - 6 - - |
| To chest | - - 3 - - |
| To Bed & Bedin | 1 - 5 - - |
| To notes | 10 - - - |
| To Del due to Turner | 2 - 3 - - |
| To stile & Chare | - - 2 - - |
| To mare & horses | 6 - 15 - - |
| To spade forke & Rake & 2 hoes | - - 5 - - |
| To pavel of Trumpon | - - 2 - - |
| To 2 Ladels & fork Skimmer | - - 3 - - |

£ 43 - 3 - 6

Christopher Acklen
Gasper Mier
Edward Bartmill

At a Court continued & held for Frederick County
on Wednesday the 6th Day of December 1752
Christeenah Smallhoyer late Jacob having returned into Court
the appraisment of the Estate of George Jacob Deceased the same
is admitted to Record

Toke
J Woodbl

Pritchards Guardⁿ
Bond

KNOW all men by these presents that We James Pritchard
Thomas Postgate & George Henry of the County of Frederick
are held & firmly bound unto George William Fairbank
Justice in the Commission of the Peace for the said County for & in
behalf and to the sole use & behoof of the Justices of the said County
their Executors administrators or assigns in the sum of
four hundred pounds to be paid to the said Geo: W^m Fairbank
his Executors administrators & assigns To the ⁱⁿ payment
well & truly to be made we bind ourselves & each of us by
himself our heirs ex^{ts} & adm^{rs} jointly by these
presents. Sealed with our seals & Dated this 6th Day of Decem^r
1752

The Condition of this Obligation is such that if the
above bound James Pritchard his ex^{ts} & adm^{rs} shall well
and truly pay & deliver or cause to be paid & delivered
unto Esther Rachel & Elizabeth Worthington Orphans of
Jacob Worthington Deced all such Estate or Estates as now is
or are or hereafter shall appear to be due to the said Orphans
when & as soon as they shall attain to lawful age or when
thereto required by the Justices of the said County Court
as above keeps harmless the above named and the rest of y^e
said Justices their & every of their Heirs ex^{ts} & adm^{rs} from
all Trouble & Damage that shall or may arise about the said
Estate **Item** the above Obligation to be void otherwise
to remain in full force

Sealed & Delivered
In the presence of
The Court

James Pritchard 

Tho^s Postgate 

George Hendue 

all about continued & held for Frederick County
on Wednesday the 6th Day of December 1752

James Pritchard Guardian to the Orphans of Jacob Worthing
ton Deced together with Thomas Postgate & George Hendue
his securities in open Court acknowledged this their Bond
which is admitted to record

Teste

Wood 66

Shunam
Bond

Shunamans adm
Bond

KNOW all men by these presents that we Joseph Roberts Leonard Helms John Shardin Thomas Low & Stephen Pileher are holdy & fully bound unto George William Fairfax first Justice in the Commission of the Peace for Frederick County for in behalf and to the use & behoof of the Justices of the sd County and their Successors in the sum of two hundred pounds To be paid to the said George William Fairfax his Executors adm^r & assigns To the said payment well & truly to be made we bind ourselves every of us our Executors adm^r & assigns jointly & severally firmly by these presents sealed with our seals & dated this 6th day of Feby 1753

The condition of this obligation is such that if the above bound Joseph Roberts & Leonard Helms adm^r of all the goods Chattels & Credits of George Shunaman Deed do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels & Credits of the sd Deed which have or shall come to the Hands or Possession or Knowledge of the sd Joseph & Leonard or into the Hands or Possession of any other person or persons for them and the same so made do exhibit or cause to be exhibited into the County Court of Frederick at such time as they shall be thereunto required by the sd Court and the same Goods Chattels & Credits of all other the Goods Chattels & Credits at the time of his Death or at any time after shall come to the Hands or Possession of the sd Joseph and Leonard or into the Hands and Possession of any other person or persons for them do well & truly administer according to Law and further do make a true & just account of their acts & doings therein when thereto required by the said and all the rest and residue of their Goods Chattels & Credits which shall be found remaining upon their adm^r account the same being first examined & allowed by the Justices of the Court for the time being shall deliver and pay unto such person or persons respectively as the sd 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 sd Deed and the Executor or Executors therein named do exhibit the same into the Court making request to have it allowed and approved accordingly If the sd Joseph & Leonard being thereunto required do render & deliver up their Letters of Administration approbation of such Testament being first had & made in the sd Court Then this obligation to be void & of none Effect or else to remain in full force & Virtue

Sealed & delivered
In presence of
the Court

Joseph X Roberts Seal
Mark
Leo: Helms Seal
John Shardin Seal
Thomas Low Seal
Stephen Pileher Seal
Mark

at a Court held for Frederick County on Tuesday the 6th Day of February 1753

Joseph Roberts Leonard Helms John Shardin Thomas Low and Stephen Pileher acknowledged their Bond for the said Joseph Roberts & Leonard Helms faithful & true adm^r of the Estate of George Shunaman Deed & it is admitted to Record
Jesse Woodley

Inventory of
Mary's Estate

An Inventory of the Estate of Margret Hogg Dead

| | |
|---|---------|
| To one peeing Pan | 2 6 |
| To 1 Iron bar & date | 7 6 |
| To 1 Mulin apron | 5 6 |
| To 1 Pigger | 1 3 |
| To 1 Saddle | 8 - |
| To a solons shear & two spoons & a luncheon | 10 6 |
| To 1 Chaff bad & furniture | 10 - |
| To 1 smooth gun powder horn & shot bag | 10 3 |
| To 1 young bay mare | 4 - |
| To 1 Roan mare & colt | 3 - |
| To 1 Bell collar & Buckle | 4 - |
| To Crop of Corn & an improvement | 10 - |
| To one Cow & calf | 1 15 - |
| To 2 Mare one bay & one black | 4 10 - |
| Thomas Colson | 16 14 4 |
| Bartholomew Anderson | |
| John Davis | |

at a court held for Frederick County on Tuesday the
6th Day of February 1753

John Lindsey having returned into Court the apprais-
ment of the Estate of Margret Hogg Dead the same is ad-
mitted to record

Teste J Wood lcl

Inv. of Enos. Estate
Estate

An Inventory of the Estate of Enock Earle Dead taken &
appraised by us viz

| | |
|---|---------|
| To 11 Barrels of Corn at 7/6 p Barrel | 5 5 - |
| To 1 Gun | 15 - |
| To 1 pair of shoes | 4 6 |
| To 1 old coat & Jacket | 10 - |
| To 2 pair of Breeches | 1 11 6 |
| To 2 1/2 of Ozanbrigo | 3 6 |
| To an old Hat old shirt & Jacket | 3 6 |
| To 1 Book | 2 - |
| To 2 Thousand 22 pound of Tobacco the w ^{ch} by account from Freshet at the Warehouse not brought to our view at 16: 8 p hundred | 16 17 - |
| | 25 11 - |
| By Esdras | 2 12 6 |
| Total | 28 6 6 |

We the undersubscribers being first sworn as by order
directed did meet & appraise the Estate of Enock Earle
Dead what was brought to our view Given from under
our Hands this 5 day of February 1753

Richard Thrasher adm^r
Jonathan Wolf
Hon Hampton
his
Ben B K Shelly
Mark

at a Court held for Frederick on Tuesday the 6th Day of February 1753

Richard Freshie having returned into Court the appraisement of the Estate of Endic Earle deceased it is admitted to Record

Teste Wood 66

Inventory of the Estate

A true Inventory of all and singular the goods chattels & credits of Neil Thompson late of the South District of Potomack in Frederick County Virginia deceased appraised the 21st Day of September A^o Domini 1751 by the subscribers as followeth &c

| | | | |
|---|----|----|---|
| To two wearing apparel Horse & Furniture | 5 | 5 | - |
| To 1 Bible & five other Books | - | 7 | - |
| To 7 yards Tammy & woollen cloth not made up | 2 | 2 | 6 |
| To 3 Potts Trammels large and mortar Hanger or butlafs & sundry trifles or Lumber two linnen wheels | 2 | 7 | - |
| To woollen wheel 2 Spindles 1/2 Bushell Table Dough trough bowls & chains chest trunk 2 Old saddles in 20 lb bags & sundries | 3 | 17 | - |
| To 4 cows one calf 7 yearlings 2 Two year old Steers eight young Hogs one Robn Horse saddle & bridle two bell Horses & one young mare | 29 | 17 | - |
| To Pewter, Basons, Dishes, Plates, Tankard & spoons tin & Earthen ware | 1 | 10 | - |
| To 3 Old Beds & Furniture | 3 | 15 | - |
| To Plantation Tools Plough Tasking & sundries | 3 | 8 | - |
| | 56 | 1 | 6 |

Appraised by us the subscribers the Day & Date above
 per Order of
 Isaac Vanmeter
 Henry Vanmeter
 William Miller

A true & Authentick Inventory of part of the goods & chattels which belonged to Neil Thompson of Frederick County deceased his Decease so far forth as came to our View

| | | | |
|--|----|----|--------|
| To 5 Dollars at 6 1/2 q p Dollar | 1 | 0 | 9 |
| To 3 Heffers lately calved & 3 Cows | 13 | 10 | - |
| To 2 two year old Steers & a 8 year old heffer | 2 | 10 | - |
| To a mare & Cows & flax break | 5 | 1 | 10 1/2 |
| To a Keg | - | 1 | 6 |
| To sundry Ballances due by sundry persons due on the Deceases Book | 6 | 1 | 9 |
| To a young calf omitted before | - | 10 | - |
| | 29 | 3 | 10 1/2 |

Appraised by us the subscribers March the 25th 1752
 per Order
 Isaac Vanmeter
 Henry Vanmeter
 Joseph Carroll

| | | | |
|-----------------------------|----|---|-------|
| Brought from the other side | 56 | 1 | 6 |
| Total sum | 06 | 5 | 4 1/2 |

At a Court held for Frederick County on Thursday
the 8th Day of February 1753

Barbara Thompson having returned into Court the
appraisment of the Estate of Paul Thompson Deed the
same is admitted to record

Teste: Wood 66

Middleton's adm^r
Bond

KNOW all men by these presents that we Margaret
Middleton & John Painter are field and firmly bound unto
George & William Fairfax Gent Justices in the Commission
of the Peace for the County of Frederick for Gen Behalf
to the sole use & behoof of the Justices of the said County & of
their Heirs & Successors in the sum of fifty pounds to be
paid to the said George & William Fairfax his lo^{vs} adm^r
& assigns SO that which payment well & truly to be made we
bind ourselves and every of us our every of our Heirs
and adm^r jointly & severally firmly by these presents
Sealed with our seals Dated the 6th Day of March 1753

The condition of this obligation is such that if the
above bound Margaret Middleton adm^r of all & singular
the Goods & Chattels Rights & Credits of William Middleton
Deed do make or cause to be made a true & perfect Inventory
of all & singular the Goods Chattels and Credits of the said
Deed which have or shall come to the Hands possession
or knowledge of her the said Margaret or into the Hands or
possession of any other person or persons for her and the
same do exhibit or cause to be exhibited into the
County Court of Frederick at all such times as shall be
thereunto required by the said Court And the same Goods
Chattels & Credits and all other the said Goods Chattels & Credits
of the said Deed at the time of his Death. In or at any time after
shall come to the Hands or possession of any other person or per-
sons for her do well & truly administer according to law
and further do make a true & just account of her actions
and doings therein when thereto required by the said Court
And all the rest & residue of the said Goods Chattels & Credits
which shall be found remaining upon the said adm^r
account the same being first examined & allowed by the
Justices of the said Court for the time being shall deliver &
pay unto such person or persons or persons respectively
by the said Justices by their Order or Judgment shall
directly pursuant to the Laws in that behalf made & provided
And if it shall hereafter appear that any Court will & Testa-
ment now made by the said Deed and the Executor or ad-
ministror named do exhibit the same into the said Court on their
request to have it allowed & approved accordingly If the
said Margaret being thereto required do render & deliver up
her Letters of administration & approbation of such Testa-
ment being first had & made in the said Court THEN this Ob-
ligation to be void & of none Effect or else to remain in
full force & Virtue
Sealed & Delivered by her
Margt. Middleton
In presence of the
Court
Mark
John Painter

Seals

61

At a Court held for Frederick County on Friday the sixth
Day of March 1753

Margret Middleton & John Painter acknowledge their Oath for and
Margret Middleton's faithful & true Admin^r of the Estate of William
Middleton Deced and it is admitted to record

Wm Wood 66

Inventory of
Ashby's Estate

An Inventory of the Estate of Thomas Ashby Deced tenit

| | | | | |
|---|--------|--------------------|----------|----------|
| To 3 Cows & 3 yearlings | £ 15 0 | To 5 young Steers | £ 5 0 | 10 5 0 |
| To a yearling Bull | £ 10 0 | To 3 young heifers | £ 3 0 0 | 3 10 - |
| To 22 Hogs small & great | | | | 3 10 - |
| To 2 fat Hogs | £ 15 0 | To 2 Sows & Shoats | £ 1 16 - | 3 10 - |
| To 6 Sheep | | | | 1 16 - |
| To 4 Iron Potts & 1 of Pot hooks & old frying pan | | | | 1 10 - |
| To a parcel of pewter dishes Basons plates spoons & salt cell | | | | 3 10 - |
| To 7 Chair frames | | | | 10 9 |
| To 3 old Chairs & old Table | | | | 9 - |
| To 1 old Bed & Bedding | | | | 15 - |
| To a meat spit & some old Tubbs & of | | | | 14 - |
| To some old Iron & 2 Iron candlesticks | | | | 7 6 |
| To 2 Axes a pice & Iron wedge | | | | 8 - |
| To a Caspers Sinter | | | | 2 - |
| To pair of Iron Traces | | | | 4 6 |
| To an Earthen Jar | | | | 2 6 |
| To a great Wheel & small one | | | | 10 - |
| To 2 Old chests | | | | 12 - |
| To 1 best bed & Furniture | | | | 5 - |
| To 1 second Do | | | | 4 - |
| To 4 third Dittos | | | | 4 - |
| To 1 fourth Dittos | | | | 4 - |
| To a Case of Bottles some respective miping | | | | 1 10 - |
| To 1 Oval Table 1 Square one | | | | 15 - |
| To 1 Decanter & some Glassware | | | | 10 - |
| To 1 great Chair & 5 small ones | | | | 2 6 |
| To 1 Looking Glass | | | | 17 6 |
| To 1 old saddle & 2 Old Chairs | | | | 1 6 |
| To a servant man named James Bradmore | | | | 6 - |
| | | | | £ 15 - - |
| | | | | 642 9 |

By Virtue of an Order of Court to us directed we the subscribers
being first sworn as their Order made mention did meet & affirm
the Estate of Thomas Ashby Deced what was brought to our View
Given under Our Hands this 5th Day of February 1753

Signed by us
Rob^t Ashby
Mark
John Ashby } Executors

Peter Wolf
John Rowll
William Wood

At a Court held for Frederick County on Tuesday
the 6th day of February 1753

Robert W. Ashby Sheriff returned into Court the appraisement of Thomas Ashby Deed the same is admitted to Record

Teste
Wood 66

Inventory of The Inventory of the Appraisement of the Estate of George Martin
Martin's Estate Deed approved by us the subscribers

| | |
|-----------------------------------|--------|
| To thirteen Head of Hogs | 3 18 - |
| To fourteen Head of Sheep | 3 10 - |
| To 2 pigs | 2 - |
| To a Gun lock | 2 6 - |
| To a black mare Colt | 2 - |
| To a black Horse Colt | 2 10 - |
| To a Black mare Colt | 1 5 - |
| To a black mare called Perry | 3 - |
| To a young Horse | 3 - |
| To a black Horse called Spark | 6 - |
| To a black mare | 4 10 - |
| To a red cow & yearling | 1 15 - |
| To a black cow & yearling | 1 10 - |
| To a young Heifer | 1 5 - |
| To a Bull | 1 - |
| To a calf | 0 - |
| To a wagen | 5 - |
| To a pair of old Iron Tools | 15 - |
| To a pair of Flax | 10 - |
| To a pair of sole leather | 6 - |
| To a pair of Horse Gears | 8 - |
| To a Green Hide | 3 - |
| To a spinning wheel | 1 - |
| To a Barrell | 1 - |
| To a pair of Indian corn | 7 10 - |
| To a saw & other Carpenters tools | 12 - |
| To a lining white | 12 - |
| To 1 Bed & furniture | 4 - |
| To 1 Bed & furniter | 4 - |
| To 1 Bed & furniter | 4 - |
| To gun powder | 8 - |
| To 4 Shels | 1 6 - |
| To 2 Towels | 10 - |
| To 2 hweles | 1 - |
| To 4 suies | 2 6 - |
| To 4 Bottles | 7 - |
| To a Book & pair of 1 mol cards | 3 - |
| To Twenty three spules | 1 3 - |
| To a pyne pan | 2 - |
| To a pair of stye yards | 4 - |
| To 1 old side saddle | 10 - |
| To a Hackell | 5 - |
| To a pair of old Carpenters tools | 5 - |
| To a pair of Tallow | 6 - |
| | 4 - |

| | |
|---|------------|
| To lumber such as old Iron | |
| To 2 Shals | 2 6 |
| To an old saddle & saddle bags | 5 " |
| To Eleven pairs of shoes & other shoes | 15 " |
| To turned chairs | 2 " |
| To 8 pieces of a pipe & smoking tub | 2 " |
| To a bed & furniture | 8 " |
| To 3 Books | 2 " |
| To a box with 4 Holes | 1 0 |
| To four Axes & a hammer and a pair of Compasses | 2 6 |
| To oak planks | 10 " |
| To 3 Baskets | 7 " |
| To four Bells a Bridle & Steller & two Labels | 3 " |
| To a servant man | 13 " |
| To a servant woman | 12 " |
| To Hay | 4 " |
| To corn, pother & offell corn | 4 " |
| To unthreshed wheat | 10 " |
| To a set of plow Irons | 3 " |
| To George martins wearing apparel | 12 " |
| To thirty seven yds of Linsey wolsey cloth | 8 " |
| To one Brindall cow | 1 10 " |
| To a pair of Shear | 4 4 4 |
| To one Red yearling | 1 12 " |
| To a parcel of Bells | 15 " |
| To a well bucked Chair & Rope | 15 " |
| To a pair of Traces | 4 " |
| To Eleven yds of Linsey wolsey cloth | 1 3 |
| | <hr/> 16 6 |

Tho Lindsey } Esq
 Patrick Rice }
 George Linch
 Tho Stanton
 Isaac Larew

at a Court held for Frederick County on Tuesday the 6th day of March 1753

John Lindsey Gent & Patrick Rice having returned into Court the appraisment of the Estate of George Martin Deced the same is admitted to Record

Teste J Wood

Inventory of The 30 day of March 1753

Then met James Barrett Joseph Lupton and Benjamin Barrett & praised the Estate of Henry Long Deced

| | |
|---------------------------|--------|
| To Sether | 1 15 " |
| To a mare saddle & Bridle | 8 " |
| To a gun | 14 " |
| To a purse & a parcel | 2 6 0 |
| To a flecker | 2 6 |
| To gloves & a knife | 1 6 |
| To a Note & Book Debts | 6 0 5 |

Joseph Lupton
 James Barrett
 Ben^r Barrett

at a Court held for Frederick County on Tuesday
the 6th Day of March 1753
Morris Reese the Clerk returned into Court the Approbation
of the Estate of John Tapley Deceased that same is Admitted to Record

Testes
J Wood 66

Taylor
for
Tapley's Bond

KNOW all men by these presents that we Simon Taylor and
John Hile are held and firmly bound unto George William
Fairfax Gent first Justice in the Commission of the Peace for
Frederick County for and in Behalf to the sole use & behoof of
the Justices of the said County and their Successors in the sum
of fifty pounds to be paid to the^d Hea: Will^m Fairfax his he^r
adm^r or assigns to the which payment well & truly to be made
we bind ourselves & every of us our & every of our Heirs &
adm^r firmly by these presents Sealed with our seals
Dated this 6th Day of March 1753

The condition of this Obligation is such that if the above
bound Simon Taylor adm^r of all the goods Chattels & Credits
of John Tapley Deceased do make or cause to be made a true &
perfect Inventory of all & singular the goods Chattels and
Credits of the^d Deceased which have or shall come to the Hands
Possession or knowledge of him the^d Simon or unto the
Hands 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^d Court and the same goods Chattels
and Credits & all other the goods Chattels & Credits of the^d Deceased
at the time of his Death which at any time after shall
come to the Hands or Possession of the said Simon or unto the
hands & possession of any other person or persons for him
do well & truly administer according to law and further
do make a true & just account of his actings & doings therein
whith thereto required by the^d Court and all the rest residue
of the^d Goods Chattels & Credits which shall be found upon
the^d adm^r account the same being first examined & allowed
by the Justices of the Court for the same being shall deliver &
pay unto such person or persons respectively as the^d Justi-
ces in their Order or Judgment shall direct pursuant to the
Laws in that Case made & provided And if it shall hereafter
appear that any Law or will Testament was made by the^d
Deceased & the Executor or Executors thereof do exhibit
the same into the^d Court making request to have it allowed
& approved accordingly If the said Simon being thereunto
required do render & deliver up his Letters of Administration
approbation of such Testament being first had & made in
the^d Court Then this Obligation to be void & of no Effect or
else to remain in full force & Virtue
Sealed & Delivered
In presence of the Court

Simon Taylor Seal
John Hile Seal

At a Court held for Frederick County on Tuesday
6th Day of March 1753
Simon Taylor & John Hile Gent acknowledged their Bond
for the^d Simon Taylor's faithful & true Admon of the Estate
of John Tapley Deceased and it was admitted to Record

Testes
J Wood 66

Demops adm
Bond

KNOW all men by these presents that we Thomas Cropp and William Boock are held by firmty bound unto Geo William Justice Gent Just Justice in the County of Frederick for and in Behalf & to the use & behoof of the Justice of this County & their successors in the sum of one hundred pounds to be paid to the said Geo Wm Justice his Exors Admrs & assigns to the payment well & truly to be made we bind our selves & every of us our Exors & assigns the said admr & assigns severally jointly by these presents sealed with our seals Dated this 9th Day of March 1753

The condition of this obligation is such that if the above bound Thomas Cropp admr of all the Goods Chattels & Credits of Lewis Demops Decd do make or cause to be made a true & perfect Inventory of all and singular the Goods Chattels & Credits of the said Decd which have or shall come to the hands possession or knowledge of them the said Thomas Cropp or into the hands or possession of any other person or persons for him and the same so made do exhibit or cause to be exhibited into the County Court of Frederick at such time as he shall be thereunto required by the said Court And the same Goods Chattels & Credits & all other the Goods Chattels & Credits of the said Decd at the time of his Death which at any time after shall come to the hands or possession of the said Thomas or into the hands or possession of any other person or persons for him do well & truly administer according to Law and further do make a just & true account of his doings & doings when thereunto required by the said Court And all the rest & residue of the said Goods Chattels & Credits & all other the Goods Chattels & Credits which shall be found remaining on the said admr account the same being first examined & allowed by the Justices of the Court for the time being shall deliver & pay unto such person or persons respectively as the said Justices by their Order or Judgment shall direct pursuant to the Laws in that case made & provided And if it shall hereafter appear that any Law & Will & Testament was made by the said Decd & the Exors or Executors therein named do exhibit the same into the said Court making request to have it allowed & approved accordingly if the said Thomas being thereunto required do render & deliver up his Letter of Administration Approval of such Testament being first had & made in the said Court Then this obligation to be void & of none effect or else to remain in full force & Virtue

Sealed & Delivered
In presence of the
Court

Tho Cropp 
W Boock 

At a Court continued & hold for Frederick County
Tryed by the 9th Day of March 1753

By Thomas Cropp & William Boock acknowledged their Bonds for the said Thomas Cropp's faithful & true administration of the Estate of Lewis Demops Decd & It was admitted to Record

Waste J Wood CC

Clemitt Alex^r
Will

In the name of God amen I Alex^rander Clemitt of
Frederick County Being in perfect Health mind & memory
thanks be to almighty God for it but seriously consider-
ing the uncertainty of this Life and the certainty of Death
knowing that all men are born once to die, do here make
my last will & Testament ^{in my own hand} as followeth

Imprimis I recommend my soul to God & so give it hope-
ing through the merits of my ever blessed Saviour Jesus
Christ to have a glorious Resurrection and as for my
Body I would have a decent & Christian like Burial at
the discretion of my Executor hereafter named and as
for my temporal Estate which hath pleased my good God
to bestow upon me I give & dispose of in the following man-
ner

Item I give & bequeath unto my Daughter Elizabeth Scot
one shilling sterling, to be payd unto my said Daughter
by my Executor within six months after my Death and
she have no other part of my Estate

Secondly I give & bequeath unto Mr. my Grandson Clemitt
Scot my Gun to be delivered to him at the age of twenty
one years

Thirdly I give & bequeath unto my loving wife Eliza-
beth Clemitt all the residue of my Estate both real &
personall to her & her disposal for ever

Lastly I nominate & appoint my loving wife Eliza-
beth my whole & sole Executrix of this my will revoking
all manner of former wills by me made either written or
otherwise and this only to be taken for my last will &
Testament In Witnes whereof I have hereunto set my
hand & seal this 26 Day of September 1748

Signed sealed & Published

In the presence of us
James Doughdale

Richard I Tidwell

John I Morris

Mark

Alex^r and Elizabeth Clemitt
his seal

Mark

At a Court held for Frederick County on
Tuesday the 3^d Day of April 1753

This last will & Testament of Alexander Clemitt Deceased
was proved in open Court by the oaths of Richard Tidwell
and John Morris witnesses thereat and Elizabeth Clemitt
the Executrix therein named having made oath to the same
according to Law It was admitted to Record

Jester

J Wood CB

blomitts
Ex^a Bond

KNOW all men by these presents that we Elizabeth Clemitt
Richard Tidwell & John Morris are hold^{ly} firmly bound unto
George Fairfax Esq^r the first Justice in the Commission of the
peace for Frederick County for our behalf & the sole use
& behoof of the Justices of the sd County & their successors
the sum of two hundred pounds to be paid to the sd George
Fairfax Esq^r his Executors adm^{rs} & assigns To the which
payment well & truly to be made we bind our selves &
every of us our & every of our Heirs Ex^{rs} adm^{rs} jointly &
severally firmly by these presents sealed with our seals
Dated the 3^d Day of April 1753

The condition of this Obligation w^{ch} that if the above
bound Elizabeth Clemitt Execut^x of the last will & Testament
of Alexander Clemitt Deed do make or cause to be made a
true & perfect Inventory of all & singular the goods & Chattels
& credits of the sd Deed which have or shall come to the hands
& Possession or knowledge of the said Elizabeth or into the
hands And Possession of any other person or persons for
her and the same so made do exhibit into the County Court
of Frederick at such time as she shall be thereunto required
by the sd Court and the same goods & Chattels & credits and all
other the goods Chattels & credits of the sd Deed which at any
time after shall come to the hands & Possession or knowledge
of the sd Elizabeth or into the hands & Possession of any other
person or persons for her do well & truly administer
according to Law and further do make a just & true account
of her doings & doings therein when thereto required by the
sd Court and also shall well & truly pay & deliver all the
Legacies contained & specified in the sd Testament as far
as the said goods Chattels & credits will thereto extend or
the Law shall charge Then this Obligation to be void & of
none Effect or else to remain in full force by Virtue

Sealed & delivered
In presence of the }
Court

Elizabeth^{her} Clemitt Seal
Mark
Richard Tidwell Seal
Mark
John Morris Seal
Mark

At a Court held for Frederick County on Tuesday
the 3^d day of April 1753.

Elizabeth Clemitt Richard Tidwell & John Morris acknow-
ledged their bond for the said Elizabeth Clemitt's faithful &
true administration of the Estate of Alexander Clemitt Deed
and it is admitted to record

Teste
J Wood

Beckam George's
1766

In the Name of God Amen I George Beckam
 of the County of Frederick in the Colony of Virginia being sick
 and weak but sound of sense and memory blessed be God
 for the same and calling to mind that it is ordained for all men
 must to die do make & give this my last will & Testament and
 first I give my soul to God that made & gave it to me trusting in
 Salvation thro' the merits of Jesus Christ and my Body to the
 earth to be decently buried at the discretion of my Executor
 herein after mentioned and as I have some Tobacco in the Hands
 of Mr Francis Hauge and Mr Samuel Gregg of Fairfax County
 I am my will is that those Tobacco be assessed and sold by my
 Executor for ready mon and first my Funeral Expenses & of
 the Charge which hath or shall arise for Serranus & the Doctors
 Bill & to be paid out of the money arising from such sale but
 more particularly I will and bequeath to Mr John Thompson thirty
 Shillings for his Trouble in looking after nursing me in my sick
 ness and after all those expenses are paid I will & bequeath to my
 well beloved friend John Owens all and singular the Remainder of
 my whole Estate hereby revoking all and every other will by me
 made and lastly I do hereby appoint my Trusty & well beloved friend
 Thomas Rutherford Executor of this my last will & Testament
 Given under my Hand & Seal this 10th Day of June 1762

Witnessed & sealed &
 in the presence of
 Abraham Thompson
 John Bedy
 Jane X Bedy
 Mark

George Beckam
 Mark

At a Court continued & held for Frederick County on Wednes-
 day the 2^d Day of May 1763

This last will & Testament of George Beckam Deceased was produced in
 open Court by the Oath of Abraham Thompson and Jane Bedy who
 appear thereto and Thomas Rutherford the Executor therein named
 having made oath to the same according to Law His admitted to
 Record

Teste
 J Wood CC

Beckam's last Bond

KNOW all men by these presents that we Thomas Rutherford
 James Wood & Thomas Wood are held and firmly bound unto Geo
 Wm Fairfax the first which in the Commission of the peace for Frederick
 County for and in behalf & to the sole use & behoof of the Justices of the
 said County and their Successors in the sum of thirty pounds Current Money
 to be paid to the sd George William Fairfax his Ex^{or} adm^r & assigns
 so the which payment well & truly to be made we bind our selves and every
 of us our & every of our Heirs Ex^{ors} & adm^{rs} jointly & severally firmly by
 these presents sealed with our seals dated the 2^d Day of May 1763

The Condition of the above Obligation is such that if the above
 bound Thomas Rutherford Ex^{or} of the last will & Testament of George
 Beckam Deceased do make or cause to be made a true & perfect Inventory
 of all and singular the Goods Chattels and Credits of the sd Deceased which
 have or shall come to the Hands Possession or Knowledge of the said

and all the rest and residue of their Goods Chattels & Credits which shall be found upon their said Account the same being first examined & allowed by the Justices of the Court for time being shall deliver and pay to such person or persons respectively as they shall direct by their Order or Judgment shall direct pursuant to the laws in that behalf made & provided and if it shall hereafter appear that any last will & Testament was made by the said Deed and the Executor or Executrix named do exhibit the same into the said Court making request to have it allowed and approved accordingly if the said George Pearis being thereunto required do render and deliver up his letters of admⁿ of Probation of such Testament being first had & made in the said Court Then this Obligation to be void & of none Effect otherwise to remain in full force and Virtue

Sealed & delivered
in the presence of
The Court

George Pearis 

James Lemen 

Henry Heath 

Robert Pearis 

At a Court continued and held for Frederick County
on Wednesday the 2^d Day of May 1753

George Pearis James Lemen Henry Heath & Robert Pearis
acknowledged their Bond for the said George Pearis's faithful &
true admⁿ of the Estate of Sarah Pearis Deed & it is admitted
to record

Teste
J Wood CC

Apprentice of
Junglers Estate

In obedience to an order of Frederick Court dated March 1750 We
the subscribers being first sworn before a Magistrate for this County
did appraise the Estate of one Sarpoley Deed in Money as followeth to wit

| | | | |
|--|---|----|----------|
| To 1 Mare & Coll Saddle & Bridle | 2 | 12 | - |
| To 1 Druggs Bag | 1 | 10 | |
| To 2 Shirts & two pair of Trowsers | | 12 | |
| To 1 Coat & Girdle | | 15 | |
| To 2 old Girdles | | 1 | 6 |
| To one Pair of Socks | | 7 | " |
| To 1 Dining Shirt & Check Shirt | | 10 | - |
| To 2 pair Shives | | 5 | - |
| To 2 pair of old Stockens | | 3 | 6 |
| To an old Apron | | - | 6 |
| To 3 Handkerchiefs | | 5 | 6 |
| To 1 pair of Millons 1 pair of Garters | | 2 | - |
| To 1 Kewer & pair of Buckets | | 2 | - |
| To a Knife & Bowl | | 1 | 6 |
| To 5 cups | | | 7 1/2 |
| To 1 Hat | | 3 | 7 |
| Total | | | £7 1 1/2 |

David Warner
Robert Allan
Thomas Marques

at a Court continued and held for Frederick County on Wednesday the 6 Day of June 1753

by *John Ramsey* having returned unto Court the Appraisement of the Estate of *John Delap* Deed the same is admitted to Record

Teste
Woodell

Delapays Adm
Bonds

KNOW all men by these presents that we Sarah Delapaya Rob^{ts} Worthington and John Ramsey are held and firmly bound unto Geo^m Fairfax Esq^r the Just Justice in the Commission of the Peace for Frederick County for and in Behalf & to the sole use & behoof of the Justices of that County and their Successors in the sum of two hundred pounds to be paid to the said Geo^m Fairfax his Executors Adm^{rs} & assigns To the which payment well and truly to be made we bind ourselves and every of us our and each of our Heirs Executors and Adm^{rs} jointly & severally firmly by these presents sealed with our seals dated this 6 Day of June 1753

The Condition of this Obligation is such that if the above bound Sarah Delapaya Adm^r of all the Goods Chattels and Credits of James Delapay Deed do make or cause to be made a true & perfect Inventory of all and singular the Goods Chattels & Credits of the said Deed which have or shall come to the Hands Possession or Knowledge of the said Sarah 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 and Credits and all other the Goods Chattels & Credits of the said Deed at the time of his Death which at any time after shall come to the Hands & Possession of the said Sarah or into the Hands and Possession of any other person or persons for her do well and truly Administer according to Law And further do make a true & just account of her gettings & doings therein when thereto required by the said Court and all the rest and residue of the said Goods Chattels & Credits which shall be found remaining upon the said Adm^r account the same being first examined and allowed by the Justices of the Court 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 and provided And if it shall hereafter appear that any Law and Testament was made by the said Deed and the Executor or Executors there in named do exhibit the same into the said Court making request to have it allowed & approved accordingly if the said Sarah being thereunto required do render and deliver up her Letters of Admⁿ 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

Sealed & Delivered
In the presence of
The Court

Sarah Delapaya 
Mark

R^{ts} Worthington 

John Ramsey 

At about continued and held in Frederick County
on Wednesday the 6 Day of June 1753

37 Sarah Deloysa Robert Worthington and John Ramsey Acknow
ledged their Bond for their ^{Deceased} Sarah's faithful & true Admin^r of the
Estate of James Deloysa Deed and it is admitted to Record

Teste
Woodell

In the Name of God Amen the 12 day of August in the
Year of our Lord 1749 Israel Friend of Frederick County and
Colony of Virginia being weak in Body but of perfect mind and
Memory than he be thank God therefore calling to mind the mortality
of my Body by this appointed for all men one to die do make and
ordain this my last will and Testament that is to say first I do
and first of all give and recommend my soul into the hands of God
a Christian like and decent Manner at the dissolution of my Executor
thinking doubting but at the general Resurrection I shall receive the
same again by the mighty power of God and as touching such
worldly Estate as herewith I hath pleased God to bless me in this
life I give devise and dispose of the same in the following Manner
and form.

It is my will and I do order that in the first place all my Just
Debts & funeral Charges be paid & satisfied &c
I Impresist give and bequeath unto my eldest sons Jonas Friend
and Charles Friend a certain Tract or parcel of Land whereon
I now dwell to be equally divided amongst them three to wit the
said Jonas to have his divisional part where John Haran
now dwelleth and Jacob his divisional part where I now dwell
and for Charles my youngest son belov'd the said Jonas Division
al and my now dwelling place and as for what Negroes I am now
in possession of at my decease my desire is they should be equally
divided amongst the said above mentioned three & if any one
of the above mentioned should decease without Issue the
lands and before granted to fall to the next lawful Heir in the
name of the Friends to them and their Heirs for ever and as for
all other my Moveables I do give to the said above three & my
Daughter Catherine Friend an Equal divisional Child's part
and as for my wife to have her thirds of the said Moveables
at my decease Item I give to my Daughter Mary

I do hereby appoint Charles Friend
my Brother and Captain Thomas Swearingen Executors of this
my last will

And I do hereby utterly disavow revoke and disannull and every
other former Testaments Wills Legacies and Executors by me in
any way by me before this time named will & bequeath it raty
fying this and no other to be my last will & Testament In Witness
whereof I have hereunto hand & affixed my seal the Day & Year above
written

Signed Sealed published pronounced
and declared by the said Israel Friend as his
last will & Testament in Presence of
the subscribers } Israel Friend (Seal)

Nathan Shephard
Isaac Morsey son
Mark
Ann or Leonard
Mark

off a bond for Frederick County on Tuesday the 8th day of June 1753
The last will and Testament of James Wood deceased was proved in this Court by the Oath of James Henry, Thomas Wood the same as Leg. for further Proof

Setts Wood De.

James adm Bond

KNOW all men by these presents that we John Abiel Richard Abiel & John Smith are held and firmly bound unto George William Fairfax Esq^r Justices in the Commission of the Peace for Frederick County for and on Behalf and to the order use and behoof of the Justices of the said County and their successors in the sum of one hundred Pounds to be paid to the said George Wm Fairfax his Ex^{ts} adm^{rs} & assigns To the which payment well & fully to be made we bind ourselves & every of us our and every of our heirs Ex^{ts} & adm^{rs} jointly & severally firmly by these presents sealed with our seals Dated this 8 day of June 1753

The condition of this obligation is such that if the above bound John Abiel adm^r of the goods & Chattels Credits of Sarah Steadum Deced do make or cause to be made a true & perfect Inventory of all and singular the Goods Chattels & Credits of the said Deced which have or shall come to the hands possession of the said John or into the hands or possession of any other person or persons for him and the same so made do exhibit or cause to be exhibited into the County Court of Frederick at such times as he shall be thereunto required by the said Court and the same Goods Chattels & Credits and all other the Goods Chattels and Credits of the said Deced as the time of her death which at any time after shall come to the hands or possession of the said John or into the hands or possession of any other person or persons for him do well and truly administer according to Law and further do make a true & just account of his Acharge and bring thereon when the do required by the said Court And all the rest and residue of the said Goods Chattels and Credits which shall be found upon the said adm^r account the same being first examined and allowed by the Justices of the said Court for the same being shall deliver and pay unto such person or persons respect only as the said Justices by their Oath or Judgment shall direct pursuant to the Law in that case made & provided and if at any time hereafter appear that any Law Will & Testament was made by the said Deced & the Executor or Ex^{ts} therein named do exhibit the same unto the said Court making request to have it allowed & approved accordingly if the said John Abiel being thereunto required do render and deliver up his Oath of adm^r & approbation of such Testament being first had & Made in the said Court Then this obligation to be void and of none Effect or else to remain in full force & virtue

Sealed & Delivered In the presence of the Court

John Abiel Seal
his Seal
Rich^d R Abiel Seal
Mark Seal
John Smith Seal

At a Court continued & held for Frederick County on Friday
the 9th Day of June 1753

John Abel, Richard Abel and John Smith ask & acknowledge their Bonds
for their John Abels faithful & true admⁿ of the Estate of Sarah
Metham Deed and it is admitted to record

Teste
J Wood l^e

W^{ch} the subscribers in compliance to an order of the County Court
of Frederick have met and appraised the Estate of Patrick Allen Deed
as followeth Viz^t

| | |
|--|--------|
| A bow one yearling calf | 3 10 0 |
| a Bed Bed cloths & Body Dillo | 1 5 0 |
| A saddle & Bridle and some household goods | 0 10 0 |
| A spinning wheel & smothering Iron | 10 0 |
| Some Books | 0 0 |
| For twenty Bushells of Rye | 1 10 - |
| Two Linnen Yarn of Parrynsigo | 15 - |
| a Bell & Box | 3 - |
| a mare & Colt | 6 00 0 |
| a mare & Colt | 4 10 0 |

In Witness whereof we have hereunto set
our hands this Day of July one thousand
seven hundred and fifty two

Francis Allen Adm^r
Israel Robinson
Hugh Lyle
Amos Jenkins

\$194.0

At a Court continued and held for Frederick County on
Friday the 8th Day of June 1753

Francis Allen having returned into Court the appraisment
of the Estate of Patrick Allen Deed the same as admitted to
Record

Teste
J Wood l^e

Appraisement of the Estate of William Middleton Deceased.

| | | | | | | |
|-----------|-----------------------------------|---|-------|----|----|---|
| Middleton | To a parcel of Tobacco in bulk | L | 6 | 0 | 0 | |
| Estate | To a Cash note | | 3 | 0 | 0 | |
| | To 1 Horse | | 2 | 10 | 0 | |
| | To 1 Corn & salt and yeasting | | 2 | 5 | 0 | |
| | To 1 Bed and furniture | | 1 | 15 | 0 | |
| | To 1 Bundle of Wool | | 0 | 6 | 0 | |
| | To a Parcel of Flax and some tea | | 0 | 4 | 0 | |
| | To a Parcel of Lumber | | 0 | 8 | 0 | |
| | To his Apron and three Books | | 0 | 10 | 0 | |
| | To 1 Pot and hooks and frying pan | | 0 | 6 | 0 | |
| | To his Horkin tools | | 0 | 5 | 0 | |
| | To some Linn on the bar | | 0 | 5 | 0 | |
| | To 1 Mare Linn and Bell | | 2 | 7 | 6 | |
| | To some Rotted Flax | | 0 | 10 | 0 | |
| | | | <hr/> | | | |
| | | | L | 20 | 14 | 6 |

her
 Marg^r Middleton Administrat^r
 mark

The above Appraised by us Charles Birch
 Thomas Postgate
 James Burne
 his
 Edward Lorder
 mark

At a Court held for Frederick County on Tuesday
 the 7th day of August 1753.

This Inventory and Appraisement of the Estate of William
 Middleton deceased was exhibited into Court by Margaret
 Middleton the Administratree and admitted to Record

Teste J Wood 66

Approved: We the subscribers in Compliance with Order of Frederick
of County Court bearing date the 24 day of September 1752 being
Peters Geo first shown before a Magistrate of this County did read
Estate and approve such of the Estate of George Peters dead as
was brought to our View by Sarah Peters and Robert Peters
Executors of the Last will and Testament of the Deceased as
followeth Viz

| | | | |
|---|----|----|----|
| 5 ¹ / ₂ Head of swine big and little @ 7/6 | 20 | 5 | 0 |
| 5 Small D ^r | 0 | 5 | 0 |
| 2 D ^r | 0 | 2 | 0 |
| 23 Horned Cattle big and small @ £1 ¹ / ₆ 6.0 | 30 | 0 | 0 |
| a Chestnut Sord Horse with a blaze | 6 | 0 | 0 |
| a Bay Riding Horse with a star | 10 | 0 | 0 |
| Two Bays and a Gray yearling Cotts | 3 | 0 | 0 |
| a Bay Trotting mare with a Trealey Nose | 5 | 0 | 0 |
| An old white work Horse | 3 | 0 | 0 |
| a Bold Baye pacing mare | 7 | 0 | 0 |
| an old brown mare and Cotts | 4 | 0 | 0 |
| a white Trotting mare | 4 | 10 | 0 |
| a black yearling Cotts | 2 | 10 | 0 |
| an old Sorrel work Horse | 3 | 0 | 0 |
| a Roan Horse | 5 | 0 | 0 |
| a black mare Cotts | 2 | 10 | 0 |
| a dark brown pacing Stallion | 10 | 0 | 0 |
| 14 head of Sheep | 4 | 18 | 0 |
| a Servant Girl | 6 | 0 | 0 |
| a Servant man | 8 | 0 | 0 |
| 4 geese | 0 | 6 | 0 |
| wheat Rye and Barley on the thraw | 20 | 0 | 0 |
| a Stack of Hay | 2 | 0 | 0 |
| a Parcel of Oats | 1 | 10 | 0 |
| 3 Stacks of Hay | 6 | 0 | 0 |
| another Parcel of Oats | 3 | 0 | 0 |
| a Sorrel trotting Cotts with a Blaze | 2 | 3 | 0 |
| Old Iron work for a Wagon | 3 | 10 | 0 |
| a Parcel of old Iron | 1 | 0 | 0 |
| a Still and Still Vessels | 20 | 0 | 0 |
| Coopers work 13/a Loom 15 a parcel of old Horse Gear of 11 | 18 | 0 | 0 |
| 202 Gallon of Rye Brandy 20 some old Cask 16 | 20 | 16 | 0 |
| a parcel of Tobacco 10 2 Cags 3 1/2 Bushells of wheat 10 | 0 | 13 | 10 |
| Flax and Flax 5 a cutting Knife and Box 5 1/2 | 0 | 10 | 0 |
| 10 Bushells of Mall 20 a Hair Cloth 10 a saw blade 2 1/2 | 1 | 12 | 6 |
| a Bag and Mall | 0 | 4 | 0 |
| a Joining Plain | 0 | 2 | 6 |
| a Parcel of Books | 1 | 5 | 0 |
| 1 Tea Kettle | 0 | 12 | 0 |
| 1 Fox Patt 3 Cup of 6 Va press Cream press & old Bowls | 0 | 5 | 0 |
| 1 Copper 1/2 Gallon & 12 | 0 | 7 | 6 |
| 1 Walnut Square Table | 0 | 10 | 0 |
| 1 Pew 22 Quart and 1 pint | 0 | 3 | 6 |

| | |
|---|----------|
| 10 knives & forks and 16 pewter spoons of Indian D ^o | 0: 12: 0 |
| 1 small Walnut stand | 0: 2: 0 |
| 1 Desk and Book case | 4: 6: 0 |
| 1 Horn | 0: 5: 9 |
| old Buttons Buckles of horse frame | 0: 2: 6 |
| 1 old Trunk | 0: 4: 0 |
| 26 Chairs old and new | 2: 2: 0 |
| 22 pewter plates 7 Dishes and 2 Bafers | 1: 10: 6 |
| 1 old Tadel | 0: 1: 0 |
| 2 Pair of Saddle Bagg | 0: 2: 0 |
| 1 small Looking Glass and old Brush | 0: 1: 6 |
| 1 pair of Stillards | 0: 15: 0 |
| 1 feather Bed Bouster 2 pillows 2 Blankets Green Rugg | |
| 1 sheet pair of pillow Cases & Strip Linnen Curtains and Bed Head | 9: 0: 0 |
| 1 feather Bed Bouster 2 pillows 1 sheet 1 blanket Quilt Walling Curtains &c | 5: 0: 0 |
| 1 Chaff Bed feather Bouster pillows 2 Blankets and Cover Lid sheet 1 feather Bed Bouster 1 pillow Quilt 2 Blankets of sheet | 5: 0: 0 |
| 1 Chaff Bed Bouster sheet 1 Blanket Quilt &c | 0: 15: 0 |
| 1 D ^o Bouster sheet 1 Blanket Cover Lid &c | 0: 10: 0 |
| old Cases plough Irons & trace &c | 2: 10: 0 |
| 1 Big Wheate and small D ^o | 0: 3: 0 |
| 1 Walnut Bed Head | 0: 3: 9 |
| 3 Iron pots of pot Rack | 1: 0: 0 |
| 1 old Frying pan | 0: 2: 0 |
| 1 Dishpan | 0: 0: 9 |
| 1 Copper Saucepan | 0: 2: 6 |
| 1 Salt & pepper Box | 0: 0: 6 |
| 1 pair of money scales | 0: 5: 0 |
| 2 old Candelsticks | 0: 1: 6 |
| 1 old Brass Kettle | 0: 2: 0 |
| 1 old Cart | 2: 0: 0 |
| 2 old Scy th | 0: 1: 0 |
| 1 old Spraid & a Dungfork | 0: 2: 0 |
| 1 old Gupper leather | 0: 10: 0 |
| 1 old Chest & 14 Blankets | 4: 2: 6 |
| 52 ^{lb} of Wooll | 2: 12: 0 |
| Quant ^y of Cover Lid yearn | 1: 0: 0 |
| 3 Old Bagg | 0: 2: 6 |
| 2 D ^o | 0: 5: 0 |
| Disteller Bedding | 0: 9: 0 |
| 2 old pails | 0: 1: 3 |
| To 2 pair of Wooll lands & 2 hachels | 0: 4: 0 |
| Parcel of Linnen Ware | 0: 5: 6 |
| 1 old Linnen Wheel | 0: 5: 0 |
| Haring apperill | 2: 5: 0 |
| old Saddle | 0: 7: 6 |
| 11 Harrow teeth | 0: 5: 6 |

| | |
|---|-------------|
| Wearans Jacket & Bredel | 2 5 0 |
| Tea Lanceter & Tea & Sugar press | 0 2 0 |
| last | 39 6 3 1/4 |
| secondary Book Depts | 104 5 2 1/2 |
| Bills Bonds & Notes | 95 1 7 |
| a Judgment against James Houghtland part Paid by the Deced & the Ball. unknown | 7 19 0 |
| To 2 Mail Sifters | 0 2 0 |
| 5/2 of Wattle | 0 4 1 1/2 |
| 2 Du. Bottles 2 Vials & Ink not sold Kanger | 0 3 0 |
| Tabel Cloath | 0 1 0 |
| an old Gray mare | 2 15 0 |
| an Iron bound hall Bushell | 0 2 6 |
| 2 two year old a Steifer and a steer | 1 0 0 |
| Aparacel of old Spooler | 0 1 0 |

577.9.5 3/4

Given under our hands this 11 day of May 1753.

Robert Paris Deced.

In Wood
Isaac Parkins
And W. Caldwell

At a Court continued and held for Frederick
County on Wednesday the 5th Day of Augth 1753.

This Inventory and appraisement of the Estate of Georg
Paris Deced was Exhibited into Court by Robert
Paris the Executor and admitted to Record.

Co

Teste Wood C. C.

Tradans Additional Inventory to be added to the Estate of
Additional John Tradan Deced.
Appraisem^t To: Bone Howe

£ 3 0 0

Appraised by us being }
first sworn

John Smith
Robert Worthington
John McLinnack

At a Court continued and held for Frederick
County on Thursday the 5th Day of August 1753

This Additional Inventory of the Estate of John
Tradan Deced was returned into Court by Samuel
Walker and William Davis the Executors and
Admitted to Record.

Co

Teste. Wood, C. C.

Freij Benj In the Name of God Amen, Whereas Benjamin
 will. Freij of Cedar Creek in the County of Frederick and Colony of
 Virginia Being Very Sick in Body but of perfect mind and
 Memory and Calling to mind the Certainty of Death and
 the uncertainty of human flesh not knowing when it
 may please God to Call me out of this transitory world
 Do think proper to set my worldly affairs in order First
 Aloud my soul to God who gave it me and my Body to be
 Buried in a decent manner at the direction of my Executors
 to make and constitute this my last will and Testament
 Revoking and disancting all others heretofore made by me
 First it is my will and mind that my beloved wife Cister
 Freij shall Live with my son Joseph Freij as by Article is
 Between him and I heretofore made.

I hereby I Ordain and appoint my son Abraham Freij &
 His Brother Henry Freij my two sons to be my Heir and
 Sole Executors to act as in my Person to Distribute as herein
 my Will doth direct them in every Respect
 Item I leave and bequeath to my son Jacob ^{Freij} towards ten
 Shillings.

Item I also bequeath to my son Samuel a Tract of Land
 Containing one Hundred and Sixty Eight acres lying
 on the North River of Shenodor it being the Place that
 formerly was William Hovers Thesaid Samuel
 Paying my Executors the sum of twenty two Pounds ten
 Shillings towards the use herein mentioned five years
 after the date hereof.

Item I leave and bequeath to my son Benjamin Freij
 the sum of Fifteen Pound.

Item I leave and bequeath to my Daughter Cister Freij
 the sum of Fifteen Pound.

Item I also Leave and bequeath to my son William Freij
 the sum of Seventeen Pound ten Shillings.

Item I leave and bequeath to my Daughter Elizabeth Freij
 the sum of Fifteen Pound This being my last will and

Testament Disancting all others heretofore made by me
 as witness my hand and seal this 27th Day of August
 in the year of our Lord Anodominia 1752.

John Sawcett
 John Carrer
 his
 John F Dyer
 Clerk

Benjamin Freij

at a Court held for Frederick County on Tuesday
 the 6th Day of November 1753

This Will of Benjamin Freij deceased was proved in open
 Court by the Oaths of John Carrer & John Dyer and the
 Affirmation of John Sawcett one of the Justices called
 Quakers Evidence thereto the Executors having performed
 what is usual according to Law the same is admitted to
 Record.

28

Jeffer Wood, cl

I praye you know all MEN by these presents that we Abraham
 Bond Fry Henry Fry John Furrk and John Fawcett all of
 Frederick County are hold and firmly bound unto George
 William Fairfax the first Justice of the Commission of the
 for Frederick County for and in Behalf and to the whole
 Use and behoof of the Justices of the said County and
 their Successors in the sum of Three hundred Pounds
 To be paid to the said George William Fairfax his
 Executors Administrators and Assigns to the which
 Payment well and and truly to be made we bind our
 selves and every of us our and every of our heirs
 Executors and Administrators Jointly & severally
 jointly by these Presents sealed with our seals. Dated
 this sixth Day of November 1744

The condition of this Obligation is such That if the
 above bound Abraham Fry & Henry Fry Executors of
 the Last Will and Testament of Benjamin Fry Deceased
 do make or cause to be made a true and perfect Inven-
 tory 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 Abraham and
 Henry or into the Hands and Possession of any other
 Person or Persons for them and the same 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 time after shall come to the Hands Posses-
 sion or Knowledge of the said Abraham and Henry or
 into the Hands and Possession of any Person or Persons
 for them do well and truly Administer according to
 Law and further do make a true and just Account
 of their Actings and Doings therein when thereto
 Required by the said Court and also shall well &
 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
 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 } Abraham Fry
 his
 Henry + Fry
 mark
 John Furrk
 John Fawcett