

John Johnston A and John Johnston Executors of Adam Johnston

By James Johnston	200	By James Johnston	200
By Lewis Johnston	200	By Lewis Johnston	200
By Edward Stafford	100	By Edward Stafford	100
By George W. Stafford	50	By George W. Stafford	50
By James Stafford	50	By James Stafford	50
By Adam Johnston	50	By Adam Johnston	50
By George Stewart	50	By George Stewart	50
By Adam Johnston's receipt	50	By Adam Johnston's receipt	50
	200		200

The Shanon
 Virginia In the County Court of Giles and 23rd 1847
 The Settlement of the estate of Adam Johnston deceased made
 John Johnston & John P. Gumbin the executors thereof, and which was
 presented at the last Court & continued for exceptions thereto and
 these being none was this presented in Court and admitted to record
 Teste R. A. French

Handwritten
 I, Jacob Lindow of the County of Giles and State of Virg
 inia do hereby make my last will and Testament in manner and
 form following to wit
 First I give and bequeath to my wife Mary during her nat
 ural life one room of my warden's house and the room she now
 occupies also my town Apple orchard with the lot of land that I
 myself have been cultivating from the main up to the lane the
 cows Lane head of hogs and leather bed and its furniture and a
 much kitchen furniture and cupboard ware as may be necessary
 for her support and the horse she now claims called Elie and
 my three sons are to find their mother in a sufficient quantity
 of grain to maintain herself and stock also to give her such part
 of my land as they may have need use for themselves and my
 three sons must also find her in firewood and my issue is that
 my wife keep me more stock than is absolutely necessary for
 a comfortable support and the bedding and clothing that
 she may have in possession at the time of her death she
 shall receive her share of my estate as I give

and bequeath to my three sons John Augustus and Jacob
 all that portion of my home plantation including the house
 that I purchased from the Hays Mfg and Henry Chapman
 that lies on the east side of New River John to have that
 portion of the land on which he resides Augustus to have that
 that portion on which he resides and Jacob that portion on
 which he resides I have marked certain corners which are
 known and understood between my sons and the lines are
 to run straight from corner to corner to make the division be
 tween my three sons aforesaid.
 Third Christian Lindow paid a sum of money for my son John
 and he is to have of John's portion of the land devised to
 him a quantity sufficient to pay said debt at the rate
 of Five dollars per acre agreeable to an advice between
 the said Christian Lindow and myself and I authorize
 my son John to convey said land to him.
 Fourth I devise that all my other lands to wit the Turkey
 Hollow land the Rock Hill Survey my portion of three surveys
 at the Big meadows of Big Stone creek my two surveys on
 little Stone Creek now in the possession of Anthony Kipinger
 and Gopher Hardsop my land on the west side of New River
 now in the possession of Adam Koster and my tract of land
 in the Rock Valley now in the possession of Ephraim King
 are to be valued at their present worth by three disinterested
 or persons of the neighborhood to be appointed by the Court
 of this County all of which said lands I give and bequeath
 to my eight daughters namely Elizabeth Nancy Amanda
 Mary Ann Amanda Sally Clara Rebecca and the heirs
 of my daughter Sally and for use to have the same
 value or interest in my estate and that the heirs of Sally
 Johnston keep the land now in their possession Amanda
 Kipinger and her heirs the land in their possession Rebecca New
 her and her heirs the land in their possession Elizabeth King
 and her heirs the land in their possession and when the whole
 of the lands are valued and the amount found to be due
 to each daughter those who have not received must pay
 but not those who have not received must receive so
 that all my daughters and the heirs of Sally Johnston are
 made equal and as to their lands that are not now in the
 possession of any of my daughters any of these daughters who
 are not in possession of land may take them at the valuation
 heretofore provided for the reason why I have devised that my
 lands be valued at their present worth is that a portion
 of my daughters have not enjoyed any portion of my
 and I thought the wife have been fully equal to the
 accounts shall any of them have made in the

any of my land now in the possession of my daughter or daughter being Wadard to more than his share and she not be willing or able to pay such surplus as may be due from her share should of said land must be sold by my Executors and the proceeds of sale divided as a gift to each of my daughters and the share of Sally Johnston an equal share.

Sixth I give and bequeath to each of my daughters Polly & Jane one Chamber bed and furniture one Cow and one four year old Colt to each all of which each of them new claim and that they also enjoy that portion of the Mansion house not devised to their mother and the kitchen as long as they remain single or wish to enjoy them.

Sixth as to the balance of my perishable property I wish it appraised and if it is necessary to sell it or a portion of it to pay my debts that I may be owing, and the same tools to remain where they are and each of my sons to have an out rent in them by John and Jacob repairing them in repair and if any of the personal property is left after paying my debts it is to be divided amongst my daughters and the children of Sally Johnston.

Seventh My Daughter Mary Ann has died and I have found me I give her ^{the} Dollars remaining on account her husband owes me from the same.

Eighth I have a suit now in the court of appeals with the heirs of Abram Williams and if I succeed that same is to be as part of in the same manner as the land devised to my Daughters and the ^{children} of Sally Johnston and for their benefit.

Ninth I do hereby appoint my sons John & Jacob Executors of this my last Will and Testament hereby declaring this to be my only true last Will and Testament hereby revoking all other or former Wills by me made in Testimony whereof I have hereunto set my hand and affixed my seal this 5th day of July 1837

Witness my hand and seal this 5th day of July 1837
 Elizabeth ^{widow} Anderson

Jacob Anderson (Seal)

Virginia: In the County Court of Giles July 26th 1837
 The last will and Testament of Jacob Anderson deceased was presented in Court and proved by the Oaths of William D. Anderson and Elizabeth ^{widow} Anderson his wife of the subscribing witnesses he and she admitted to record.

App't
 Will of
 S Reynolds
 Estate.

Appraisement of the personal property belonging to the estate of Susanah Reynolds dec'd May the 8th 1837

1	Washes two feet & one cow	3 00
1	Shirts & two pair boots	75
1	Copper kettle & two Iron kettles	10 50
1	Cupboard and ware	10 25
1	Settling glass & pair sharp shears	1 25
2	pieces of sole leather & affix	4 00
1	Candlestand & 1 Hatbox	3 00
1	Candlestick shawl & five dogs	6 25
1	Bureau and Large chest	10 00
6	Chairs 1 Big wheel 1 side saddle	4 00
2	Small wheels & 1 Chest net	2 10
2	Beds and furniture & 1 Bedstead	26 00
1	Large table 1 plate & Basket	2 00
4	Crocks 1 Jar 2 Coffee pots	1 00
1	Porcelain dish 1 Smoothing iron table	1 75
1	pair Saddle & tin cups & water	1 10
1	hunch yam Fed 1 Churn	1 10
1	Loam	4 00
1	Bussle bed clothing 11 pieces	20 00
1	Wool pattern 1 Hat & table linen	4 00
1	ax	25
4	Hogs	7 00
1	Spotted Cow	9 00
1	Red Cow	2 00
1	Calf	75
1	Sifter and tray	36 85

Under in Blank & notes
 We do hereby certify that after being duly sworn we have appraised the within property to the best of our judgment and shown to us by the administrators of the same under our hands this 8th day of May 1837

Robert James
 John Miller
 James S. Hoens

Virginia: In the County Court of Giles Aug 23rd 1837
 This Inventory of appraisement of the personal estate of Susanah Reynolds deceased, was presented in Court, and admitted to record.

Teste R. A. Hoens & Co.