

	Paper currency	C ₃ Specie
1777 Contra		
June 23 By first date of decedents Estate £300 16s 6d Scaled @ 27 $\frac{1}{2}$ for one		£200 6s 7d
1778 3 rd By amount of 2nd Sale 945 10s 10 $\frac{1}{4}$ d @ 4 for one		236 12s 8 $\frac{1}{2}$ d
July 12 th By Cash left in the House 109 6s 0d @ 27 $\frac{1}{2}$ for one		53 11s 4d
June 23 rd By Cash received of J ^r Gauthier for Bowdens Bond		£75s 0s 0d
3 rd Sunday charges against the Estate		£55s 13s 8d
1779 To Mathew Matthews Bond 470 00 8@ 4 for one		11 15s 2d
January 25 To Mathew Matthews Bond 470 00 8@ 4 for one		523 18s 2d
Commision on Matthews Bond of £11 15s 2d @ 6 per cent		£535 13s 4d
By Sunday credits brought over £55s 13s 8d		14s 2s 0d
Balance due the Estate		£536 7s 6d
	£55s 13s 8d	
To Balance due the Estate this 11 th August 1800		£ 19s 6s 2d.

Precinct to an Order from the Honorable the County Court of Henrico. We the subscribers have proceeded to settle the Executorship of Miles Allen and Julius Allen Executors of Julius Allen and find the foregoing Account just given under our hands this 11th day of August 1800.

J^r Savage
J^r White
John Chidsey
Joseph Somers

Ordered into Henrico County Court Thirtieth day of October 1800 and Ordered
(to be recorded)

Joseph Wade's Settlement	£ P
1799 To Cash paid Daniel Wade	10 5s 0
1799 To Cash paid Daniel for making a Coffin	10 5s 0
Oct 1 st To Cash paid for Stamps and Certificates	10 6s 0
Dec 29 th To Cash paid William Saunders services rendered	12s 0
1798 To Cash paid for Advice	10 15s 0
No 5 To Cash paid William Miller Clark	3s 8s 5
No 6 To Cash paid William Gatt	25s 17s 8
No 7 To Cash paid Adam Craig	10 6s 0
No 8 To Cash paid James Mantler	10s 3s 10 $\frac{1}{2}$
Nov 1 st To Cash paid Robert H Saunders for a Bond	18s 00 0
1798 No 10 To Cash paid William Saunders for Receipt	5s 10s 5
Mar 17 th & 11 To Cash paid Dille per Dille Omitted	3s 20s 9
Jan 26 No 12 To Cash paid Obadiah Wade for Receipt	5s 16s 0
Feb 14 No 13 To Cash paid Thomas Harding for Receipt	5s 9s 5
To Cash at the sale of Brandy	10s 00
Credit By Cash	£ 50s 9s 0 $\frac{1}{2}$ d
To Cash for the Administrators services	12s 11s 0

Balance due the Administrator £ 13s 9s 0 $\frac{1}{2}$ d

By Cash of the Amount the estate	53s 3s 6
By John Neaves Note for	7s 10s 0
By David Bowlin	1s 17s 6
By William Gauthier's Order	1s 11s 6
By I Cooper	1s 4s
By sale of attorney and a Dictionary	3s 16s 0
By and bond to Richmond	6s 18s 0
	£ 70s 0s 0

We the subscribers in Obedience to an Order of Honorable Court aforesaid have examined
stated and settled the Accounts of Daniel Wade's Administration of the Estate of Joseph
Wade deceased. Given under our hands this Thirtieth day of May 1800.

John Miller
Woz Herley - }
Leonard Herley Jr.

Re-entered into Henrico County Board the seventh day of October 1800 and Ordered to be recorded.

Est^r Binfords } An Inventory of the Estate of Est^r Binford deceased, April 21st 1830
Appraisement }
and Account of }
Sales. M^r Dugan. L^r B^r One Year James Binford.

An Account of sales the same day

Returned into Henrico County Court the seventh day of October 1800 and Ordered to be recorded.

Alexander Brydies Having a full use of my intellectual powers and being in sound mind & it is my Will and
 I do declare that my Wife Nancy Brydie shall have and I do hereby give unto her for her use -
 during her natural life my Dwellinghouses in Richmond with all the furniture therein
 my Horses and all Buildings and Improvements whatever thereon: my carriage and two horses
 and negroes Charles George Mary and Suckey with their issue and on her decease the
 above mentioned property to be equally divided among my Children after specified -
 My Land in Amherst County which I bought of Thomas West with all my real and personal
 property of every description except what is before or hereafter bequeathed I give unto my
 Wife Nancy and my children viz Peggy William and Betsy to be equally divided
 among them each being entitled to one fourth part but if my Wife should have another
 then the above mentioned real and personal property to be divided into five equal parts
 each to have a right under this Will to one fifth part in fee simple to them and their
 posterity except my Wife Nancy who is to have a right to said fifth only during her natural
 and on her decease it is to revert to my three or four children mentioned preceding -
 I give unto my Wife Nancy whatever interest may arise on my Estate before mentioned
 as a Compensation for the maintenance and Education of my Children the same
 however is intended by me to be under the control and direction of my Executors
 namely they are to keep an Account of what may arise on my property aforesaid and
 out of that amount (if sufficient) if not the deficiency to be made up by my Wife out of
 her part to pay her a reasonable yearly allowance for their support provided she and
 my Executors agree respecting the same. Should the parties disagree my Executors
 are hereby authorized to Board and maintain my Children in eligible situations and
 in every respect suitable to their station and pay for the same out of the above fund or funds
 agreeable to the sense and meaning of this clause. Their Education to be regulated and
 directed principally by my Executors they consulting and advising with their Mother
 respecting that of the females. My just Debts are first to be paid out of my Estate before
 mentioned. They are to John Hart for my House at ^{or} Note to Thomas West of Bond for
 Land to Richard Powell for Twenty pounds at ten percent. and to John Wilson Sixty
 pounds same Interest Virginia Economy. I give unto Doctor James Henry Brown
 present or first son when he arrives at the age of ten years my Gold Watch and should said
 son not reach that age I give it to William Long in Order to carry this my only Will into
 full and Complete effect strictly according to the intent and meaning thereof. I appoint as
 my Executors William Brown of Lynchburg William Crawford and William Long of
 Amherst. If any dispute should unfortunately happen between my Wife Nancy and my
 Executors about the true meaning and Construction of this my Will it is my further
 instructions and sincere desire that the same be settled ultimately and finally by reference
 to two of whom to be chosen by them and one by her whose decision shall be forever binding
 in as full and Complete an manner as if the same had been determined in any Court
 of the United States. When my Children arrive at the age of maturity of any dispute should
 then arise among my legatees it must be settled exactly in the way and manner as
 last above mentioned no law suit to take place in any case but to be left to discreet and
 upright honest men Done in Amherst County this second day of June in the
 year One thousand Eight hundred and fifty my hand and seal
 signed and sealed in presence of

Wm Long
J. C. Justice

Alex^r Brydie Seal

At a Court conconvened by adjournment and held for Henrico County
at the Courthouse on Tuesday the seventh day of October 1800. This Will,
was presented in Court by William Long and William S. Crawford who
being legatees named in the said Will, relinquished and renounced the
bequests made to them by the same Will and all Interest that they
might claim by the same, the said Will was thereupon proved by the
Oaths of the said William Long and William S. Crawford the witnesses
thereto, and ordered to be recorded. And on the motion of the said
William Long one of the executors named in the said Will who made
oath thereto according to law and together with John Granger and
Samuel Clarke has securities entered into and acknowledged their
bond in the penalty of twenty thousand pounds conditioned as the
law directs. Certificate is granted him for obtaining a probat thereof
in due form. Liberty being reserved to the other executor named in the
said Will to join in the said probat when he shall think fit.

James Ellis } In the name of God. Amen. I Thomas Ellis of
will . . . } Henrico County, do ordain this my last will and testament. Item, I give and bequeath one tract of Land in Henrico County on
Hungary containing two hundred and twenty acres to be sold and the
money divided between Nancy Ellis, Elizabeth Ellis and Lydia Ellis. Item
I give one Tract of Land in Goochland County containing one hundred
and eighty eight and half acres, it is my will that the Land in Goochland
should be sold all together, and that Susanna Ellis should have the sum
arising from the sale of one hundred acres, and it is my will that
Sarah Ellis should have the money arising from the sale of
eighty eight and half acres, and my executors shall make a
good right to the above mentioned Lands. Item, I give and be-
queath unto my Sister Sarah Ellis to keep forever one negro
Boy George, and it is my will that this boy George should be bound
unto a black Smith for four years, it is my will that the remainder
of my Estate should be sold and after paying my debts the balances
to be divided between Nancy Ellis, Elizabeth Ellis, Susanna Ellis
Joseph Ellis and Sarah Ellis, now I appoint my friends Charles Ellis
and John Miller my executors of this my last Will and Testimony
In witness whereof I have hereunto set my Hand and Seal
this the third day of June One thousand Eight Hundred
Signed in the presence of us.
Joseph Ellis.
Nathaniel Woodward
Jessey Ellis

Thomas Ellis *Sp*
cc
A.M.

(555) 55

At a Court convened by adjournment and held for Henrico County at
the Courthouse on Tuesday the seventh day of October 1800. This Will was
proved by the oaths of Nathaniel Woodward and Joseph Ellis witness
thereto, and ordered to be recorded. And on the motion of Charles Ellis
one of the executors in the said Will named who made oath thereto accord-
ing to Law and together with Joseph Ellis and Joseph Minton, has recu-
perities entered into and acknowledged their Bond in the penalty of one
hundred pounds conditioned as the law directs. Certificate was in-
granted him for obtaining a probate thereof in due form, Liberty being
reserved to Joseph Miller the other executor named in the said Will
to join in the said probate when he shall think fit.

James Ellis
Appraiser An Inventory of the Estate of Thomas Ellis deceased
the 22nd day of October 1800. by the subscriber,

One Cupboard and two Walnut Tables	£ 11 - 15 - 0 -
To Cards and Wheel and Lumber	1 - 9 - 0 -
To one bay Colt, one yoke of Oxen and Cart	36 - 0 - 0
To one Gun, one Dog, mare and three milch Cows	38 - 10 - 0 }
To two Yearlings and three Sheep	4 - 16 - 0 -
To eleven head of Dogs a quantity of	28 - 8 - 0 -
To one pail a quantity of Wheat and Toller	10 - 8 - 0 -
One Bed and furniture & Tobacco and Lumber	18 - 6 - 0 -
To Lumber 20/- To one negro boy George £70.	71 - 0 - 0 -
To one Silver Watch	5 - 10 - 0 -
	am ⁵ £ 218 - 2 - 0 -

In obedience to the order of Court of Henrico County herewith
annexed are the subscribers being just sworn have appraised
the estate of Thomas Ellis Esq: deceased and find the amount thereof
to be in current money £218 2 - 0 - as above given under our hands
this 22nd of October 1800.

Joseph Gray

Daniel Woodward

John Farmer

Returned into the County Court of Henrico the third day
of November 1800 (and ordered to be recorded)

Foster

Fleming Jordan and Appraisement Zone	Inventory or Appraisement of the Estate of Fleming Jordan deceased March 10 th 1800.
3 Iron Trunk Bed £8.	one Ditto £8
one Ditto	16. one Chest 15/-
one Stone Table 10/-	1 Walnut Dito 12/-
6 Rush Chairs 10/-	1 Cotton Cloth 10/-
1 Kitchen Wheel 2/-	1 Barn 2/-
1 Safe 12/-	1 Weaving Loom 10/-
8 Weaving Slays 10/-	2 Pewter Dishes 10/-
8 Plates 4/-	2 Pewter Basins 7/-
8 Knives & Forks 4/-	1 Mans Saddle 15/-
1 Woman's Saddle	1 Small Pail 4/-
2 Stone Tugs of Leather 3/-	2 Tubs of 2 Small Pails 4/-
2 Iron Pots 12/-	1 Dutch Oven 14/-
2 Stone Pots 10/-	2 Moggings 2/-
111 Cards 1/-	9 Cradles 18/-
1 Coffe pot 2/-	1 Catt of Tea and old Copes and Successors of
1 pair Cards 3/-	1 Catt Shoemakers tools 10/-
500 lb Pickled Pork 18 shillings	1 Dutch Oven 1/-
2 Flat Irons 2/-	2 Pewter Traces and Harness and Back Bands
2 Swingle Traces & Hooks of 2 Boxes of 2 Wedges of Strawhats 8/-	10/-
1 Frying pan 1/-	1 Scythe Blades 2/-
1 Gt Cart Wheels and Body 20/-	1 Gt Cart Wheels and Body 20/-
2 Hoses 12/-	10 feet of Chain 7/-
1 parcel of old Iron 12/-	2 Bells 6/-
1 Churn & Pard 12/-	1 Drye L. Thrust 3/-
1 Basket of Lin Stone Jar 2/-	1 parcel of Leather 12/-
150 lb Seed Cotton @ 4/- per lb	10/-
9 Goats @ 5/- each	1 small Spotted Doe 15/-
1 White Cow and 2 pigs	7/-
1 sow and 4 pigs 20/-	1 Wheat Fan 10/-
48 Barrels Corn @ 15/- per barrel	40/-
Folders 4/-	per hundred
1 Coke of Oxen	10/-
1 Ditto Ditto	6/-
1 Cwt of 2 Small Kefers 6/-	7/-
1 Crop of Tobacco @ 15/- per hundred	15/-
1 parcel of Flax 3/-	1 Spade of 2 Hoes 6/-
1 Stick Horse £30.	1 Mare £12.
1 Wheat Field £15.	1 Hoes 15/-
1 Cwt of Hay 6/-	15/-
Isaac	10/-
Mel	50/-
	60/-

Andrew Braymer
Peter West
William Beale

Returned into Henrico County Court the first day of December 1800 and
Ordered to be recorded.

(557)

(558)

Subscribers
Appraisement

Pursuant to an Order of the Honorable Court of Morris County etc the
Subscribers have appraised the Estate of John Carter deceased as follows

Slaves 1 Negro Man Ben	\$100.000
1 George	10.000
1 Boy Moses	75.000
1 Anderson	50.000
1 Clubson	20.000
1 Harry	20.000
1 Dick	15.000
1 Dewey	15.000
1 Woman Only and youngest Child	65.000
1 J. Daniels & wife	80.000
1 Valley	70.000
1 Girl Blairs	45.000
1 Dice	10.000
1 Clara	30.000
	<u>£350.000</u>
Gorded 1 Gray Mare	18.000
1 Sand Ditt	10.000
1 Bay Ditt	12.000
Cattle 1 White Star £15 3 Cows and a half £10 & young cattle £5	46.000
23 Hogs @ 13 £17.50 3 Ditts @ 10 £10.00 3	23.720
13 Ditts @ 16 £4.72 6	3
100 bush. Barley 10.00 3 bush. Rye 2 bush. Corn 18.00	5.8.0
a parcel of Wheat £15 1 barrel Oats 6d.	18.0.0
a bush. Hays 18.00 1 bush. Cart Wheat £5 1 bush. Bushk 12.00	6.2.0
6 bush. Mif. improved Corn £4	4.11.0
1 Ditt plantation Tools £3.15.0 1 Rat trap 3d	3.11.0
3 pair Harness Traces Swingle tree and Collars	10.0.0
2 old plough frames and Goss	12.0.
Ginning Wheel and Cards	117.0
Bags and pitcher 10 1 Dozen 12d	17.0
Barrels & Drays 18.0. 3 Rollers and Skids 12d	10.10.0
1 Tea Kettle 6d 1 Iron pottle 1 Oven 1 kettle 8d Frying Pan 10d 8.0.0	
1 Set Table Knives and Can 10d 1 Brass Kettle 30d	2.0.0
1 Dash and Cover 6d 1 Looking Glass 50	1.16.0
1 Walnut Table and Cover 40d 1 Windsor Chair 18.0	10.16.0
7 Rush Bottom Chairs 14.0 2 Beds & Furniture @ £15	30.14.0
2 Beds and Furniture @ £12	24.0.0
1 Stone Mortar 12d 1 Green Sad Irons 6d	0.18.0
Sugg and Butter Pots 15d 6 Bottles 5d	1.0.0
100 Knives and forks 12d 1 old Crockery Ware 13d 1 Ditts 18d	20.51.
72 Doz. China Saucers and Plates	9.0
12 Coffe Cups and Saucers	6.0
1 Tea Tray two Spoons, Peter and Milk pottles	6.0
1 Gun 50d 1 pair And Irons 15d	2.5.0
3 pair of Books 12d 5 Bed quiltts 6d	3.12.0
1 Yarn Counterpanes and 2 Flannel Blanketts	5.0.0
6 pair Sheets 8.0 White Counterpanes £9	17.0.0
6 Black & Counterpanes £9 1 pine Chest 15d 2 Ditts 18d	1.13.0
1 Bed Cover 12d 1 Morano Saddle & Bridle 15d	2.17.0
1 Womans Saddle £1. 6 Tall Cloths £4	5.0.0
6 Peeler Basins 3d 1 Sife 6d	2.2.0
100 lb Cotton	5.0.0
1 Razors & Scaps 3d 1 Sheaf of Linen and Gaithright	0.9.0
in Leathers	3
John Penniff	£918.7.0

Returned into Henrico County Court the first day of December 1800 and Ordered to be recorded

Geo. Baker's
Appraisement

An Appraisement of the Estate of George Baker deceased taken November 27th 1800

1 Negro woman	1 Penny £25	1 negro boy	Thomas £70	1 Ditta Ditta	Samuel £55	£150 0 0		
1 Scordell Mar	£40	1 Ditta Ditta	£30	1 Ditta Ditta	£5	1 Bay Horse £3		
1 Bay Mare	£9	1 Small Horse	£2	10s 0	0	160 0 0		
1 Bed and Furniture	£70	1 Ditta Ditta	£70	1 Ditta Ditta	£9	290 0 0		
1 Ditta Ditta	£72	1 Ditta Ditta	£8	1 Ditta Ditta	£12	32 0 0		
1 Sweet gum Chest	£1 5 0	1 pine Ditta	75			1 12 5		
1 Ditta Ditta	6	1 Ditta Ditta	26			6 6		
1 old Carpenter's tools	10f	1 Carrying Kneife	12f	1 Spine Wheel	12f	2 1 6		
1 Woman's Saddle	12f	1 old leather	12f			1 7 0		
1 old old Lumber Leather	12f	1 Woman's saddle	23 8			3 0 0 0		
2 Women's Saddles	18f	3 guns	£2	1 Sweet gum Chest	£1 16	10 11 0		
1 small Trunk	£16	2 looking Glasses	6f	1 Corner Cupboard	£1	10 0 6		
1 Walnut Table	£16	one old Pine peep	£16	1 pine Chest	6f	10 0 0		
1 Case & Bottles	5f	5 stone Jugs	12f	1 spinning Wheel	4 3	10 9 0		
1 old Rusty Bellows	10f	1 Gutter and Glass Ware	£1 2			1 17 0		
1 old Knives and Forks	5f	2 fire Tongs 2 peakers	Shovel & Canule	Stock	5f	10 6		
1 old of Books	5f	2 Iron Potts & Books	12f	1 red Iron & Truck	7f	10 4 6		
3 old Boxes of 2 Tin Caffee-pots	4 5	2 Iron Potts & Books	2 5			2 11 0		
2 Dutch Ovens	13f	1 Spade 2 Shuttles & one Frying pan	12f			1 5 0		
1 old Cast & Teakettle	216	1 spinning Wheel	3f			5 0		
3 Washing Tubs	2	Water pails and two Hanging	10f	1 Bell metal Skillet	£1 16	10 11 0		
1 old of Pewter	£2 8 8	5 Butter-pots	10f	1 old of Hogs	£10 14	12 18 0		
22 Glass & 2 15	1 Cart & Wheals	£1 10	1 old of Hogsheads Barrels	£2 1 10	5 15 0			
1 old of old Iron	12f	1 old of Rough Clamshells	5f	1 old Leather	8f	10 5 0		
4 Boxes of Oats	£1 4	3 Iron Wedges	5f			1 9 0		
1 old of 4 Boxes of 1 Turnow Soc	216	1 old of old Iron	6f			17 6		
1 old Box	3f	30 Bushels Wheat	6f	29 15		9 18 0		
Supposed to be 50 Barrels Corn	2 15					37 10 0		
1 old old Barrels of meal of oats	216	50 bush of soft Boddas	£2			20 17 6		
96 10 th Blades	2 1 7	6 Grogs	2 3 10	1 Barrell Corn	£1	8 19 0		
1 Pele Cow	£1 10	1 Black Ditta	2 4	2 Heifers	£1 10	1 Butti yearling	£2	15 0 0

General Amount £450 18 0

In obedience to an Order of the Worshipful Council of Henrico County
(hereunto annexed) We Frederick Carter, Moses Woodfin and Charles
Keesee (first being duly sworn) have appraised the Estate of George
Baker deceased as above stated As witness our hands this day
of November 1800

Fredrick Carter
Moses Woodfin
Chas Keesee

Returned into Henrico County Court the first day of December 1800 and Ordered
to be recorded

Tested

(559)

Margaret Pieryear In the Name of God Amen I Margaret Pieryear of Henrico County being at present perfect in mind and memory do make and appoint this to be my last Will and Testament in manner and form following. Item I Give and bequeath to my beloved son Asa Pieryear one Shilling Item I Give and bequeath to my beloved son Thomas Pieryear one Shilling Item I Give and bequeath to my beloved son Reuben Pieryear one Shilling Item I Give and bequeath unto my beloved daughter Malley Pieryear one Shilling Item I Give and bequeath unto my beloved Daughter Valsey Pieryear one Shilling Item I Give and bequeath to my beloved daughter Maryd Pieryear one Shilling Item I Give and bequeath to my beloved Daughter Milley Pieryear one Shilling Item I Give and bequeath to my beloved Son John Pieryear and Anne Wright all the remainder of my estate consisting of Horses Hogs Sheep Cattle and Household Furniture to be equally divided between the said John Pieryear and Anne Wright to them ever Henry forever and it is my desire that my Son John Pieryear and Anne Wright shall be my Executors to this my last Will and Testament whenever I have set my hand and seal this twenty eighth day of August One thousand seven hundred and sixty eight

Margaret Pieryear Seal

In presence of us

Wm Wiles

Richard Loving }
her }
Mary Loving }
mark

At a Court held for Henrico County at the Courthouse on Monday the first day of December 1860 This Will was proved by the Oath of Richard Loving before me and ordered to be recorded

William Henley's Appraisement

ITEM	AMOUNT
one Negro man £30. Will £25. Hannah an old Woman £0	£55 0 0
John £100. Sylvia £70. George £90. Moses £90. Billy £90.	450 0 0
Slcy £35. Lucinda £30. Lucy £20. James £25. John £0.	120 0 0
and By Horse £10. / Dittto total £20 and by Mare £20 and total £ 220	70 0 0
1 Bay Catt £12. 30 Head of Cattle £67. 5. 20 Head of Sheep £10.	890 0 0
10 Head of Hogs £20. 4 feather beds & Furniture @ £5 each, £50	85 0 0
one Desk £6. 1 Walnut Table £3. 2 Chests £2. 10	11. 10 0
1 cupboard 1 pine Table £1. 1 stand	1. 80 0
1 Doz Chairs £1. 7. a pair of Pewter Knives & Forks £. 3. 10	40 70 0
1 Peacock 1 Copper pot & 1 Brass Mortar	1. 00 0
appraisal of Ralph Ware 32/- 1 dressing glass & Books £. 26.	2. 18 0
<u>Amount carried forward</u>	

Instrument brought forward

Two Days Tongs and Flat Irons.

Wagon and gear for two Horses £1. 10d. Hay £2. 4

120 0

Plantation Tools £2. 11. 4. 6. Carpenters tools & 3 Scythes

150 0 0

Cakes and Jabs £2. 2. 2. Butter Potts Jugs and Butter £1. 7

50 10 0

Kitchen Furniture £1. 17. 6. Loom Wheels & Cards £1. 10

30 9 0

20 17 6

Joseph Gray
Daniel Woodson
Charles Collett

Returned into Henrico County Court the first day of December 1800 and
Ordered to be recorded

Mary Foster's Will In the Name of God Amen I Mary Foster being ill of body but of sound mind and memory and not certain how long it may be before it may be pleasing to God to take me do make and Ordain this to be my last Will and Testament in manner and form following Viz First I give and bequeath unto my well beloved Daughter Elizabeth Foster all and every article of property which I am with little prosperit with consisting of two Foster Beds and furniture &c to her and her Heirs forever Lastly I nominate and appoint my son Joseph Foster Executrix of this my last Will and Testament WITNESS my hand and Seal this twenty eighth day of September anno Domini One thousand and Eight hundred signed dated

In presence of }
William Evans
Sally Rodford
Nancy Foster

Mary X Foster (Seal)
mark

A Court held for Henrico County at the Courthouse on Monday the first day of December 1800 This Will was proved by the Oaths of William Beale, Sally Rodford and Nancy Foster the Witnesses thereto and Ordained to be recorded And on the Motion of Joseph Foster the Executor in the said Will named who made oath thereto according to Law and together with William Evans and John Grayson his securities entered into and acknowledged their Bond in the penalty of Sixty pounds conditioned as the Law directs Certificate was granted him for obtaining a probat thereon in due form

November 1st 1800

Thomas Williams Will In the Name of God Amen I Thomas Williams of the County and Parish of Henrico being of perfect and sound mind and memory and calling to mind the frailty and uncertainty of human life have made and Ordained this my last Will and Testament in manner and form following that is to say I bequeath my Soul to God hoping through the merits of Christ the same shall be saved and my body I leave to be buried at the direction of my executors hereinafter named Item my Will is that all my just debts and

Funerals

Funeral expenses be paid Item my Will is that all my Estate be kept together for the benefit of Susanna Blalock and her five Children to wit Charles George, Eliza and Polly Blalock alias Williams at the discretion of my Executors hereinafter mentioned Item I give unto Agnes Blalock one Black and White Cow to her and her Heirs forever Item my Will further is that my two sons George and Charles should be bound out as soon as my Executors may think proper and then my whole Estate be equally divided between Susanna Blalock and her four Children to wit Charles, George, Eliza and Polly Blalock alias Williams - Fully I nominate and appoint Peter Gottschall, John Burton and Daniel Burton my Executors to this my last Will and Testament.

Signed in the presence of

Thomas Williams *(Seal)*
mark

The Piers

Julius Crump }
his mark
James Thomas
mark

It is above held for Kennebec County at the Courthouse on Monday the first day of December 1800 This Will was proved by the Oaths of Julius Crump and James Thomas witnesses thereto and Ordered to be recorded. And on the Motion of Daniel Burton one of the Executors in the said Will named who made oath thereto according to Law and together with Julius Crump and James Thomas his securities entered into and acknowledged their Bond in the Penalty of One hundred pounds conditioned on the Law directed Certificate was granted him for attaining a probate thereof in due form Liberty being reserved to the other executors named in the said Will to join in the said Probate when they shall think fit.)

1

Re Spear Son 1790 D ^r The Estate of Robert Spear Son In Account with Agnes Spear Executrix		
Decemt 3	Cash paid John Fabue at sundry times	£ 36. 13s. 11 $\frac{1}{2}$ d.
July 7	Cash paid John Stepp and Receipt	No 2 4s 10s 0 $\frac{1}{2}$ d.
Feby 4	Cash paid Martha Allen her Receipt	3 6s 11s 5d
Sept 6	Cash paid John Fabue her Receipt	1 32s 5s 0d
1792 3	Cash paid John Fabue her Receipt	5 10s 5s 1d
May 1793	Cash paid Thomas Fabue her Receipt	6 12s 10s 7 $\frac{1}{2}$ d.
July 1793	Cash paid William Gaithright	7 1s 6s 0 $\frac{1}{2}$ d.
Mar 1793	Cash paid George Harwood's Bond	8 100s 0s 0d
	Cash paid Drayfus Cale for Bond taken in	9 4s 0s 0d
	Cash paid Clerk of Kennebec Tickets	10 2s 5s 2d
Oct 29. 89	Cash paid John James Woodfin	11 2s 5s -
	Cash paid Clerks Tickets	12 2s 4s 2d
Mar 27. 93	Cash paid James Rice for Receipt	13 23s 0s 0d
	Cash paid Clerks Tickets	14 2s 4s 2d
Sept 8. 89	Cash paid Samuel Morby for Receipt	15 2s 8s -
Nov 20. 89	Cash paid James Harp Receipt	16 11s 7s 8d
	Cash paid Clerks Tickets for Tobacco	17 2s 10s 5d
April 8. 99	Cash paid Asuelton Gaithright	18 12s 0s 0d
Aug 11. 80	Cash paid Dots for Receipt	19 2s 8s 9d
Aug 24. 98	Cash paid Pleasant Gaithright	20 1s 2s 10d
April 8. 99	Cash paid Dots Dots	21 60s 0s 0d
		£ 321. 19s. 5 $\frac{1}{2}$ d.
		£ 163. 7s. 0 $\frac{1}{2}$ d.

Dr

Total Amount of Salts

116

We have agreeable to the annexed Order examined all the papers and Accounts brought before us and find as above stated, 25th November 1800.

George Harwood
John Ferriff }
William White }

Returned into Henrico County Court the first day of December 1800 and Ordered to be recorded.

G

Thomas Garthright's Estate 1797 To The Estate of Thomas Garthright To John Garthright Administrator Settlement £ 3 Cash paid Charles Edwards 4/- To paid by Jeff of Henrico Tickets 4/- £ 2 13 5
 To paid John Turner per Note £ 1 2 3 Cash paid Collier Robertson £ 1 4 2 0 3
 Cash paid Mr Benjamin Lister £ 1 10 Cash paid William Jones & Franks £ 7 6 11 8 10 11
 Cash paid Beny & Grode £ 8 7 10 Cash paid Wm Hargraves 4/- £ 1 16 6
 12 Days Mowing of £ 3 12 13 Hayfield & fencing wth Wheat £ 1 6 4 18 0
 1 Day Work with Coal £ 2 1 Day Mowing £ 1 6 0
 1/8 Bacon at the rate of £ 1 12 0 5/- Paid Brandy 1/2 Pint £ 6 12 13 2 11 9
 1/2 Quarts Brandy @ £ 6 13 11 1/2 yards Holly 9/- 18 0 9
 1/4 Quire Paper 2/- DR Bacon £ 1 10 6 1 12 0
 1/8 Barf 1/2 Cash paid 2 Chian Coopers 1/- 1 2 0
 7 quarts Brandy @ £ 6 12 0 5/- Paid Coal £ 1 0 0 1 0 0 7
 Vegetables Coff Coffins & Mortar of brick hands 1/- 1 0 0 8 0 0
 2 pair Socks for Jacob Miller & 2/- Due Datto Betty & Henry 1/- 1 0 1 3 0
 1/4 attendance 3 Days to get Service 2/- 1 0 4 0
 1/4 yards Plaster £ 1 14 Cash paid Wm Tipton 1/- £ 1 16 0 1 18 0 0
 Elizabeth Parker pauper Account £ 1 8 Cash paid Sheriff of Henrico 3 5 10
 per Receipt £ 1 17 10
 Money due to Benjamin Garthright's Estate 180-170 3/-
 £ 216 2 3/-
 11 0 0 0/-

To Comptons in £ 226 2 3/- £ 237 8 4
 196 13 9/-
 £ 734 1 9/-

1797.
 By amount of the first Sale £ 125 18 4
 By amount of the second Sale 60/- 0 0 3/-
 Cash 5/- By James Bradley's Bond 9 2 9 £ 371 1 17 2
 By Balance due £ 296 12 9/-

In Obedience to an Order of Henrico Court to us directed which is hereunto annexed we have dated and settled the Accounts of John Garthright Administrator of Thomas Garthright deceased and find Balance in the hands of the Administrator of Four hundred and ninety six pounds twelve shillings and nine pence halfpenny as far as Touching has been produced to us given under our hands this 29th day of November 1800.

Geo Wilson
John Lindsey }
William Thaynes }

Returned into Henrico County Court the first day of December 1800 and Ordered to be recorded.

Francis Lewis, In the Name of God Amen I Francis Lewis of Henrico County
 Will being sick and weak in body but of perfect mind and memory do constitute
 and Ordain this to be my last Will and Testament in the manner following
 Viz. Item I give and Bequeath to my son Hudson Lewis a negro boy named
 Simon in law of a negro boy named Booker which was sold. Item It is my
 Will and desire that as long as my dearly beloved Wife Mary Lewis shall
 continue in Widowhood that the whole of my Negroes and stock with all my
 Estate both real and personal shall Continue as in my lifetime for the support
 of her and the Educating and bringing up of my Children. In Case she should
 marry I bind to her during her natural life the following Negroes namely
 Rooney Eaton and Hanny and after her death the same Negroes to return
 to my Children to be equally divided between them also a Coach and two Horses
 namely Musterface and the blaze faced sorrel mare also two Pids and
 Furniture a dining Walnut Table a Tea Table a Mahogany Bureau half a
 dozen Windsor Chairs with two Cows ten Sheep five Sows and five Hogs and
 it is my Will that if she should marry the remaining of my Estate and furniture
 to be sold immediately after for my Childrens use. It is also my desire that
 the remaining Negroes shall be equally divided between my said Children as they
 come of age or marries and in Case of my Wifes marrying that they be hired out
 during my Childrens minority and the monies arising appropriated to the use
 of my said Children. Item It is also my Will and desire that my Plantation
 with all my lots at Rockettes be sold and the proceeds arising therefrom equally
 divided between my Children. This in case of my Wifes marrying. Item It is my
 desire that the Stock and Furniture left my said Wife return to my Children
 after her death to be equally divided. Item It is my Will that what Cash I may
 have on hand and what monies may be due me at my decease after paying
 my just debts be put out to the best advantage for the use of my Children
 Item as to my Funeral & Entertaining leave the same to my Executors
 Item I Constitute and appoint my Worthy friends Joseph Selden William Burton
 and Smith Blakley and my Brother Mathew Mann Lewis my sole Executors
 to this my last Will and Testament revoking all Will or Wills heretofore by me
 made. Given under my hand and seal this Eighteenth day of October in the
 year of our Lord Eighteen hundred

Signed sealed and executed.

In the presence of us . . .

Tisa
 Ab'm' Cooley
 David Clapton }
 John Price

Francis Lewis Seal

There being a said mare the gift of my father in law to my Daughter Eliza
 Lewis which may be considered as part of my Stock. It is my Will and desire that
 the said mare with all the colts raised from her shall be for the use of
 my said Daughter Eliza to her and her Heirs forever given under my hand
 and seal the day and date written and in presence of the aforesaid
 witnesses

Tisa
 Ab'm' Cooley
 David Clapton }
 John Price

Francis Lewis Seal

At a monthly Court held for Henrico County at the Courthouse on Monday the fifth
 day of January 1801 This Will was proved by the Oaths of David Clapton and
 John Price witnesses thereto and ordered to be recorded and on the Motion of William

He Lives one of the Executors on the said Will named who made Oath thereto according to Law and together with John Pea and David Clepton his security entered into and acknowledged their Bond in the penalty of five thousand pounds conditioned as the Law directs certificate was granted him for obtaining probate thereof in due form. Liberty being reserved to the other executors named in the said Will to join in the said probate when they shall think fit

Teste Adam Craig C.C.

Edward Boyle's Will In the Name of God Amen Edward Boyle being perfect and sound in mind but weak of body I do hereby make this my last Will and Testament First I request my body to be decently interred and do by these presents constitute and appoint my Grand Son John Magee Senior my lawful Executor and after paying my just debts to distribute my property as follows This Item I do give unto my beloved Father and Mother to be disposed of as they think proper three-fourths of the residue of my Estate Item I give unto my Brother John Boyle one-fourth of my Estate likewise and all my wearing apparel In witness whereof I set my hand and seal this twenty eighth day of October Eighteen hundred and signed Sealed & Delivered

Edw Boyle Esq

In presence of
Mrs A Myers
Sam Ralston
Edward Daugherty

At an Monthly Court held for Henrico County at the Courthouse on Monday the fifth day of January 1801 This Will was proved by the Oaths of Moses W. Shippard Deputy for John Hawke Sheriff of Henrico County the 25th November 1800 Viz And on the motion of John Magee Senior the executor in the said Will named who made Oath thereto according to Law and together with John Magee Senior his security entered into and acknowledged their Bond in the penalty of two thousand dollars conditioned as the Law directs certificate was granted him for obtaining probate thereof in due form

William Herbert's An Inventory of the Estate of William Herbert deceased taken by Benjamin Shippard Deputy for John Hawke Sheriff of Henrico County the 25th November 1800 Viz

Bennie Negro man Doug a man Pompey a man Martin a man, Obiah a boy Frank a boy, Knoll a boy, Harry a boy, Henry a boy, Jack a boy, River a child, Rose a woman, Castle a woman, Sarah a woman, Senny a woman Edy a woman, Judy a girl, Peggy a girl, Harry a girl, Nancy a girl, Judy a child, Nelly a child
1 Houses 1 Head of cattle including two Calves 5 feather beds all furnished but one 1 black Walnut Desk and Book Case, 2 Datto Chests of Drawers 1 Datto Desk 12 Doz Datto Chairs 2 Tables Walnut and Birch 2 Doz White plates 3 Dishes 1 Mans Saddle old 1 Kettle and small Dutch Oven 3 potts 1 Cast Iron Cooker 1 Tort kettle 1 Chest of Carpenter Tools 1 Grind stone, one pair Cast Wheels old 1 Gun.

Returned into Henrico County Court the 5th day of January 1801 by Benjamin Shippard Deputy Sheriff for John Hawke Sheriff of Henrico County and ordered to be recorded

William Herbert
Document Sales

An Account of Sales of the Estate of William Herbert deceased made by Matthew H. Coven Deputy for John Harvie Sheriff of Henrico County the 15th of December 1800 pursuant to an Order of the Court of the said County.		£ 4. 1. 0
Sally Herbert	a Cow and Calf	6. - -
Ditto	Cow	6. 0. -
Ditto	Butto	7. 0. 0
William & Allen cows and Calf		7. - - -
Sally Herbert	Cow	2. 10. -
George Kasee	Bull	1. 1. 0
Sally Herbert	old Cow	2. 10. -
Constantia Johnson Cows		1. 10. -
Sally Herbert	small heifer	15. 13. -
Ditto	White Calf	15. 0. 0
Ditto	Black Butto	15. 0. 0
Ditto	a Mare	8. 1. 6
Thomas Busham 2 Butto		1. 6. 6
Constantia Johnson 1 large poll		1. 0. 6
Sally Herbert	an old Mare	5. 12. 0
Albert Cora 1 dock & Cast Iron Boiler (Cash paid)		1. 17. 0
Constantia Johnson 1/2 dozen old Walnut Chairing		8. 0. 0
Robinson Jord one Bed & Furniture		8. 11. 0
Constantia Johnson 1 Ditto	Ditto	1. 10. 0
Septima Parker Dean 1 old Desk		1. 8. 0
John Bruce's own old Carpenter's tools (Cash paid)		1. 13. 0
George Kasee 1 Ditto		1. 8. 0
Barrel Sharpe 1 Ditto flesh paid		1. 10. 0
Septima Parker Dean 1 tool Chest		1. 15. 0
William Jordan 1 Gun		1. 10. 0
William Gaither 1/2 one Grundstone (Cash paid)		1. 10. 0
Septima Parker Beans old Wheels		1. 15. 0
		<u>£ 105. 18. 0</u>

Retained into Henrico County Court the fifth day of January 1801 by Matthew H. Coven Deputy Sheriff for John Harvie Sheriff of the said County and ordered to be recorded.

Joseph Pleasant. This is a Memorandum of a noncapitated Will of Joseph Pleasant. It was my capitated Will. His Will and desire that all his just debts should first be paid. Second - That my wife Frances Pleasant should have all the balance of my Estate for ten years for the purpose of raising and schooling my children if she should intermarry before the expiration of the ten years she is only to have one third of my Estate. Thirdly. It is my Will and desire that my son Robert Pleasant should have all my lands when he arrives at the age of twenty one years to him and his heirs and assigns forever. Fourthly at the expiration of ten years it is my Will and desire that two thirds of my personal Estate be equally divided between my three children that is to say Robert Pleasant, Eliza Pleasant and Mary Pleasant and lastly of all it is my Will and desire that Benjamin Goode and Jackson Tropier be Managers to my Estate and that there shall be no Inventory or appraisement of any part of my Estate. October 3rd 1800

Benjamin Goode
Jackson Tropier
Septima Pleasant

At a Court held for Henrico County at the Courthouse on Monday the fifth day of January 1801. This writing purporting to be the noncapitated Will of Joseph Pleasant deceased

ocurred was presented in Court whereupon Benjamin Grode Jackson, Francisco and Joseph Moogmitten being sworn deposed that they were severally called upon by the said Joseph Pleasant during his last illness and but a short time before his death to take notice what was his Will and that the same in substance was committed to writing and signed by each of the Defendants. The Defendants further say that the said Joseph Pleasant was in his perfect senses at the time they were so called upon by him and that this writing is the true substance of the Will of the said decedent and thereupon the same as to the personal Estate of the said decedent being settled by the said Will is Ordered to be recorded. And at another Court held for the said County at the Courthouse on Monday the second day of February 1801 On the Motion of Joseph Graysor and George Kieser who made Oath to the said manuscript Will according to law and together with Pleasant Younghusband and George Williamson their securities entered into and acknowledged their Bond in the sum of three thousand & four hundred Dollars, as the law directs Certificate was granted them for obtaining Letters of Administration on the said decedents Estate with the said Will annexed in due form.

Test

Adam Crittall

Ex:

Edward Boyle's APPRAISEMENT ^{INVENTORY} of Money Debts and other property on hand belonging to the Estate of Edward Boyle deceased late of Ireland and of the County of Longford ^{between} in the City of Richmond in the State of Virginia A.D.

In Bank Notes issued from the Bank of North America established in the City of Philadelphia \$ 520 } 520 Cents

One Bank granted by Francis Walker, James Walker and Andrew Clark in joint and dated the first day of August 1800 and made payable in one month from the date thereof in the sum of 353⁵⁵ in One hundred and Sixty three pounds
in Quarters twenty six or one hundred and Sixty three pence
Pennsylvania currency, in Dollars

Total sum \$ 873. 55

two Halfpenny	1. 50
one pair Blue Trowsers Ditta	75.
one pair black Watch A ^o 50 Jacob Jackson Master of Bristot England	20. 0
2 Handkerchiefs	4.
1 Sack Short Coat	1. 50
1 fine Blue Ditta	4.
2 pair Brown Thread Stockings	75.
2 pair Hoses 1 Caval	1.
2 pair Indian Buttons	10. 25.
1 pocket Handkerchief 81 pair Stockings	1.
1 Sewing Box Razors and looking glass	75.
1 pocket Book with sundry papers	1. 50
1 Hair Trunk	.50
1 Hall half worn	75.

All Eastern dollars \$ 12. 83

Witness to

On this fourteenth day of January 1801 personally appeared before me Magistrate for the said County pursuant to the annexed Order of Court Messrs. Miles Joseph Williams and William Davidson and made Oath to appraise the Estate of Edward Boyle deceased according to their best Judgment Given under my hand.

Pleasant Younghusband

The undersigned subscribers have appraised the annexed Estate of Edward Boyle deceased agreeably to the sums affixed to each Article amounting in all to Nineteen hundred and twenty dollars eighty three cents this fourteenth day of January eighteen hundred and one.

No. A Myers
No. A Myers
William Davidson

Returned into Henrico County Court the second day of February 1801 and
Ordered to be recorded.

Sarah Jones
Will

In the name of God. Amen I Sarah Jones of Henrico County being
very sick and weak in body but of perfect mind and memory thankes to God
Calling unto mind the mortality of my body and knowing that it is appointed
unto all men once to die make and Ordain this my last Will and Testament
that is to say principally and first of all I give and recommend my soul
into the hands of Almighty God that gave it, and my body I recommend
to the earth to be buried in decent Christian burial at the discretion of my
Executors nothing doubting but at the general resurrection I shall receive the
same again by the mighty power of God, and as touching such worldly Estate
wherewith it has pleased god to bless me with in this life after all my Funeral expenses
is paid. I give demesne and disposal of the balance of my Estate in the following
manner and form. First I give and bequeath to William L Hoard my beloved
son my House and Bed with all its furniture likewise all the money that I have
and is now due me to him and his Heirs forever. It is my Will and desire
that my Clothing should be divided as followeth. First that Lucy Jones the choice
of one half of all my Clothing and the balance divided at the discretion of her the
said Lucy Jones parents. All my Estate not mentioned if any, shall be in the
power of my son to do as he thinks proper. I likewise Constable and Ordain Bernard
Reynolds and Eliza Jones the sole executors of this my last Will and Testament
and I hereby utterly disallow revoke and disannul all and every other former Testament
Wills legacies and executors by me in any wise before named Will and Bequeathed
ratifying and Confirming this and no other to be my last Will and Testament
In witness whereof I have affixed my hand and seal this the thirty first day
of January 1801.

To wit
Lucy X Reynolds
mark for
Elizabeth X Jones
mark
Polly X Jones
mark

for
Sarah X Jones Seal
mark

At a court held for Henrico County at the Courthouse on Monday the second day of
February 1801.

This Will was proved by the Oaths of Lucy Reynolds and Polly Jones Witnesses ~
Sealed and Ordered to be recorded. Upon the motion of Bernard Reynolds an
executor named in the said Will who made Oath before according to law and
together with Watson Pittman his security entered into and acknowledged their
Bond in the penalty of three hundred pounds Conditions as the law directs
Certificate was granted him for obtaining a probat thereof in due form
Solely being reserved to Eliza Jones the other executor in the said Will named
to join in the said probat when he shall think fit

(505)

William Jones. In the name of God Amen, October the twenty-eighth day in the year of our Lord
One thousand eight hundred William Jones of the County of Orange being at present
weak in body but of sound mind and desirous memory and knowing the uncertainty
of this transitory life do make and Ordain this my last Will and testament in
manner and form following First I recommend my soul to God who gav it
and my body I commit to the Earth to be buried at the discretion of my executors
hereinafter named Item I do hereby concurate and entitl to all intents and
purposes all the negro slaves of which I do pessed and it is my desire that my
negro women who have Children shall keep them together and maintain them
and that they may not be bound out or separated from their mothers
Item I give and bequeath to Effany Boyd Twenty pounds Cash one feather bed
and Furniture one Cow and Calf and one Sea and pigs Item I give and bequeath
to Joshua Jones a parcel of my Land lying on the north side of the threchopped
road and below Plumtree Branch to him and his Heirs forever two feather beds
and Furniture Item I give to Merrit Jones my Nephew all the Land lying
between Plumtree branch and the pathway leading from my dwelling house
to Anselon Jones by alone to begin at the said branch near the Still house and
running thence by the north end of the said still house a straight line to strike
the said pathway immediately at the back or North side of the apple Orchard
but in case the said Merrit Jones should die without heir then it is my Will
and desire that my Nephew Anselon Jones shall have and enjoy the said parcel
of Land. I also give unto the said Merrit Jones one feather Bed and furniture
I also lend unto my said Nephew Merrit Jones during his life my Still upon
condition that he distill free from all the liquors which may be received by my
neighbors from the Cuckard upon my Land and at his decease I give the said still
to my aforesaid Nephew Anselon Jones Item I give to Nancy Jones Daughter of
Joshua Jones one feather bed and furniture Item I moreover of Land unto my
nephew Merrit Jones the use and occupation of my dwelling house Kitchen, Dairies
and smoke house and stables and also my garden during his natural life or so long
as he may choose to hold and use the same. Item By Will and desire is that
the remainder of my Household furniture not already disposed of be equally divided
amongst Merrit Jones, Anselon Jones, Joshua Jones, Nancy Jones and Effany Boyd
them and their Heirs forever Item I give and bequeath unto my negro woman
all the Land I possess on the north side of the three Chopped road not already
disposed of with its appurtenances reserving the use and occupation of the houses
and garden already lent to my Nephew Merrit Jones for the common use and benefit
of the said negro Woman and their infant Children to them the said negro Woman
namely Peggy, Sally, Nancy, Lucy, & Bridy to them and their Heirs forever
Item my will and desire is that all the rest of my Land not already disposed of
be equally divided amongst all my Negroes male and female and so late off
in lots or parcels according to quantity and quality as to be as equal as may have
Value and so that each negro Woman having a Lot or lots or children shall have the
respective portions altogether in Families, and so as that the lots or parcels of
each respective Woman and their Child or Children may be adjoining Contiguous
to each other for the convenience and advantage of the whole Families respectively
Item I give and bequeath unto Merrit Jones in addition to my former bequest one Cow
and pigs and ten head of hogs and one Cow and Calf and five Barrels of Corn
Item my Will and desire is that the whole Cash or money I leave may be kept for
the support and maintenance of my young and infant negro Children according to
their respective wants and necessities at the discretion of my executors
Item all the rest of my stock not already disposed of together with my plantation

and every Article thereof I leave for the common use and benefit of all my Negroes as also the Corps and Provisions on hand And lastly I do appoint my friends John Guerrant junior and my two nephews Anselm Jones and Merritt Jones executors of this my last Will and Testament hereby revoking and disannulling all former Wills and bequests by me heretofore made and declaring this only to be my last Will and Testament

Signed Sealed published and
declared before us }
Langdon Jones
wife }

Josiah Jones }
William Adkins Jones }

William X Jones ^{his} mark ~~Seal~~

Notarized held for Kerners County at the Courthouse on Monday the second day of February 1801.

This Will is desirous by the Oaths of Langdon Jones and Josiah Jones witness thereto and Ordered to be recorded and on the motion of John Guerrant junior Anselm Jones and Merritt Jones the executors in the said Will named who made oath thereto according to Law and together with Jervas Storrs and Alexander Quarrier his Sureties entered into and acknowledged their Bond in the penalty of two Thousand Dollars conditioned as the Law directs Certificate was granted them for Obtaining a probat hereof in due form

William Garthright In the NAME of God Amen. I William Garthright of the parish and County of Kerners being weak in body but of sound sense and memory do constitute and appoint this my last Will and testament in manner and form following viz It is my desire that all my just Debts be paid Impairments Sums unto my beloved wife Judith Garthright the whole of my Estate both real and personal during her natural life or widowhood except som few legacies hereafter mentioned; and if my said wife should marry again it is my desire she should have the one half of the Land whercon I now live with the improvements during her natural life Item I give and bequeath unto my son Carter Garthright all my Lands lying between Bear Hill run and Ducks Branch together with the Tract of Land wherein I now live to him and his Heirs forever Item It is my Will and desire that all my land lying between the main run of White Oak Swamp and Ducks Branch to be sold at the death of my wife and equally divided between my six children Claiborne, Carter, Neddy, Sally, Patsy and Betty Garthright to them and their Heirs forever Item I give and bequeath to my two sons Claiborne and Neddy Garthright all my Lands lying on Calben known by the name of Hanesfield quarter including a small piece I purchased of Sol Bottom to be equally divided between the said Claiborne and Neddy Garthright to them and their Heirs forever but if either of my two sons Claiborne and Neddy Garthright should die without lawful issue it is my desire that the surviving one should have the whole of the said Land devised to them and should be left my two sons Claiborne and Neddy Garthright to be without lawful issue than the said Land given to them be equally divided between my four children Carter, Sally, Patsy and Betty Garthright to them and their Heirs forever Item I give and bequeath unto my daughter Nancy George eight negroes viz Amy, Ben, Jenny, Fanny, Sam, Abraham Anthony and Isham to her and her Heirs forever Item I give and bequeath unto my Daughter Sally Garthright One negro girl by the name of Kitty and One hundred pounds current money to her and her Heirs forever Item I give and bequeath unto my Daughter Betty Garthright one negro girl by the name of Fanny and One

(570)

hundred pounds Current money to her and her Heirs forever Item I give and bequeath unto my Daughter Betsy Garthright one negro boy by the name of Walker and One hundred pounds Cash but money to her and her Heirs forever This also my Will and desire that further of my two Daughters Sally Pottay and Betsy Garthright it should be without lawful issue she shall what is lawfully bequeathed to each deceased shall be equally divided between the survivors or survivors of them Item It is my Will and desire that if my son Carter Garthright should die without issue lawfully begotten that then the Tract of Land wherein I now live being devised to him lawfully divided between my other two sons Glazeborn and Neddy Garthright and that all my Land lying between Bear hill run and Ducks branch being also devised to him be equally divided between my two Daughters Sally Pottay and Betsy Garthright Item it is my Will that my wife shall dispose my whole Estate both real and personal except what I have heretofore devised to my four Daughters Nancy George Sally Garthright, Pottay Garthright, and Betsy Garthright during their Widewoods Item my Will and desire is that the money devised to my three daughters Sally Pottay and Betsy Garthright be raised from the income of my Estate Item It is my Will and desire that all the residue of my Estate not heretofore given away be equally divided between my six Children Glazeborn, Carter, Neddy Finch, Sally Pottay and Betsy Garthright to them and their Heirs forever Lastly I constitute and appoint my beloved wife Jacob Carter, James Briford and John Carter junior my executors and set executors to this my last Will and Testament In WITNESS whereof I have set my hand and seal this twenty first day of April One thousand eight hundred

Sealed and Delivered

In presence of }
Jacob Carter

Samuel Garthright }
his son

James Smith
witness

Wm Garthright

At a Court held for Henrico County at the Courthouse on Monday the fifth day of January 1801 This Will was proved by the Oath of Samuel Garthright a witness thereto and Sideth Garthright the Widow of the Testator personally appeared in open Court and relinquished all dower and bequests made to her by the said Will and also renounced the execution of the same as the executors therein named and at another Court held for the said County at the Courthouse of Henrico on Monday the second day of February 1801 The said Will was further proved by the Oath of Jacob Carter another witness thereto and ordered to be recorded And all the executors named in the said Will personally appeared in open Court and renounced and relinquished the execution of the same Whereupon On the Motion of Asaph Garthright and Ephraim Garthright who made Oath to the said Will according to Law and together with James Briford Asaph Garthright and Mordicai Warinner their securities entered into and acknowledged their Bond in the penalty of Three Thousand pounds Committed as the Law directs Certificate was granted them for obtaining Letters of Administration on the said decessors Estate with the said Will annexed in due form

In witness whereof I the NAME of GOD AMEN I John Warinner of the County of Henrico being in perfect health and memory do Ordain Constitute and appoint this my last Will and Testament in manner and form following

Item I give and bequeath to my son Samuel Warinner the Land and Plantation wherein I now live with all the privileges and Encumbrances thereunto belonging or any ways appertaining to him and his Heirs forever also one negro woman named Lucy one Negro boy named Jack and one Negro boy named Juba also one feather Bed and Furniture were I now possesse to him and his Heirs forever I do also

571

to my two Daughters Judith and Frances Warriner the free possession of one of the rooms
of my House during their single life. Item I give and bequeath to my son David
Warriner one hundred and thirty acres of land in Buckingham County being apart
of the tract bought of William Farmer also one negro man named Will to him
and his Heirs forever provided he pays eight pounds Virginia Currency to my
grandson John Warriner within twelve months after my decease. Item I give
and bequeath unto my son Truman Warriner one negro girl named Peggy one feather
Bed and Furniture to her and her Heirs forever provided she pays to my grandson
John Warriner Ten pounds Virginia Currency within twelve months after my decease.
Item I give and bequeath to my Daughter Priscilla Binford one negro girl named
Jane to her and her lawful issue of body if she has any if she has not my Will
and desire is that the said negro Jane with all her increase return to my three sons
Truman Samuel and David Warriner to them and their Heirs forever. Item I give
and bequeath unto my Daughter Judith Warriner one negro boy named Frank
that and her lawful issue of body if any if not my Will and desire is that the
said negro Frank after her decease should return to the same three sons as my
daughter Priscilla Binford negroes to return and in the same manner also one
feather Bed and Furniture to her and her Heirs forever also one Chest to her and her
Heirs forever. Item I give and bequeath to my Daughter Frances Warriner one negro
girl named Abby to her and her lawful issue of body if any if she has not my Will and
desire is that the said negro girl Abby after Frances decease with all her Increase
should return to the same three sons and in the same manner as my other Daughters
negroes aforesaid should and in the same manner also one feather Bed and
Furniture one Chest to her and her Heirs forever. Item I give and bequeath to my
grand Daughter Martha Edwards one feather Bed and Furniture to her and her
Heirs forever. Item I give and bequeath unto my Daughter Dorothy Ellingsby
fifteen pounds Cash to be paid by my Executors hereafter mentioned to her and her Heirs
forever. Item I give and bequeath unto my Daughter Sarah Whittleck five pounds Cash
to be paid by my Executors to be hereafter mentioned to her and her Heirs forever.
Item I give and bequeath to my two sons Truman and Samuel Warriner two
Saws one up saw and one Cross cut also one Gun to my son Samuel to them and
their Heirs forever. Item I give and bequeath all the rest and residue of my Estate
to my eight Children Dorothy Ellingsby, Truman Warriner, David Warriner
Priscilla Binford, Sarah Whittleck, Samuel Warriner, Judith Warriner, Frances
Warriner and my two Grand Children John Warriner and Martha Edwards equally
to them and their Heirs forever and lastly I do appoint my two sons Truman and
Samuel Warriner my whole and sole executors to this my last Will and Testament
to see the same duly performed. In witness whereof I have set my hand
and affixed my seal this ninth day of February 1799.

Teste

John Turner

Mordacai Warriner }
Hosekiah Warriner }

John Warriner *(seal)*

At a Court held for Henrico County at the Courthouse on Monday the 2nd day of
February 1801 This Will was proved by the Oath of Mordacai Warriner and
Hosekiah Warriner before me and Ordred to be recorded. And on the motion
of Truman Warriner and Samuel Warriner the executors in the said Will named
who made oath before me according to Law and together with Mordacai Warriner
Hosekiah Warriner, Captain Gaithright and William Carter their Sureties
entered into and acknowledged their Bond in the sum of Two thousand pounds
conditioned as the Law directs. Certificate was granted them for obtaining a public
copy of this instrument

32	In Obedience to an Order of the Worshipful Court of Henrico County being first sworn Francis Lewis deceased & we have appraised the Estate of Francis Lewis deceased of said County as follows viz Appraisement	
	Mrs Dick £100. Caesar £100. Phanis £10. Elow £70. Temple £70.	£380. 0. 0.
	Sonica £75. Fanny £80. Betty £75. Nelly £75. Hannah £75.	350. 0. 0.
	Aaron £50. Grace £110. Sophia £110. Dennis £80. Lucy £30.	190. 0. 0.
	Mary £20. Charles £25.	45. 0. 0.
	Second Horse foal grey £15. an old gray mare £12.	27. 0. 0.
	Second mare black face £30. an old sow Rose £6.	36. -.
	a young sow Mare (Appalaquin) £15. a black sow mare (Elizas) £30.	45. -.
	a sow Horse Calf black face £5 a sow mare (D. D.) £20.	35. -.
	a sow colt (Elizas) £9.	9. -.
	3 head of Sheep £6. 12. 7 head of cattle £25.	43. 12.
	11 yearlings £6. 9 fatning hogs £10. 16. fatning cow £5.	21. 16.
	21 head of hogs £12. a two horse Wagon and Gear £6.	18. 0.
	Crop of Corn £90. Crop of Wheat £10. Crop of Peas £10. 16.	110. 16.
	a white Tan £12. plantation tools £3. 4 Sables £7. 4.	10. 16.
	a Bed bedstead & Furniture £9. a little table ditto £1. 2.	21. 0.
	a D. D. Ditto £9. a D. D. D. £12.	21. 0.
	a Cul bed and Furniture.	3. -.
	a Bureau £6. a looking Glass 19. a Chest of drawers £6.	7. 0.
	a pair of Glass and Crockery Ware £6. a pair £1.	1. 0.
	a walnut dressing Table £10. a plantation Chest £1. 1.	1. 11. 6.
	a hanging looking Glass 12. 18. window shades £5. 8.	5. 13.
	a set of China and tea tray £11. 10. a Tea Table £7. 10.	6. -.
	a pair of Card tables £3. two Walnut Tables £1.	7. 0.
	one Chest of drawers £7. a pair of old Chairs of a side board Table £6.	1. 12.
	a pair £3. 8. a glass stand £3. 2. dozen plates 7/16.	3. 15. 6.
	Box of Green-handled Knives and forks £1. 1. 12 common knives forks £2.	6. 16. 0.
	10 Forks £1. 1 Doz large & 10 small silver spoons with a pair sugar tongs £8. 10.	7. 0. 10.
	a Castle 2 Decanters 1 China Bowl 2 Mugs and 3 Tumbles £2.	1. 12. 0.
	two tea Trays broad Basket and Water.	1. 0. 4. 0.
	3 pair of And Irons £5. a bell mallet Shovel &c.	1. 0. 4. 0.
	Hickory Furniture £3. a pair of Boards £1.	3. 0. 6. 0.
	a pair of fork £1. 0. a pair of a coaches and Harnes £25.	37. 6. 0.

£4456. 3. 0.

Given under our hands this tenth day of January Eighteen hundred and one

William S. Smith
Thomas Woodfin
John P. Blackburn
marks

Returned into Henrico County Court the third day of February 1801 and Ordered to
be recorded.

July 1777	D/ The Estate of Julius Allen deceased An Account with Miles Golden one of the Executrix	L. S. D.
June	To paid Alexander Purdie for advertising sales and a blank Book	Paper
	for Mr. Allen	120. 6.
July	To paid John S. Janier his Account	3. 9. 0.
		<u>£4. 1. 6</u>
1776	To 2 rum Hogsheads which Mr. Allen purchased the year before his death by agreement	Hiree
		3. 0. 0. 0.
Augt 1783	To paid Mr. Martin by Julius Order	7. 10. 0.
Sept 5 th	To paid Daniel L. Mylton his Account	9. 1. 7.
1786	To paid John Allen by Julius Order	10. -.
Febry 13 th	To paid Richard Adams Judgment	21. 5. 9.
Augt 20 th	To paid Richard Adams Judgment	21. 5. 9.
		Carried forward £ 49. 15. 2.

To Amount brought forward
April 1778 To paid John Williamson by Silas Allen's Order
1779 May To paid Charles Gymer by Order of Silas Allen
commissons at Plant.

Aug 15. A
1. 12. 0
1. 13. 3
<u>£ 59. 1. 7</u>
3. 10. 0
<u>£ 62. 12. 5</u>
to 2d 10. 8
2d 10. 0
<u>£ 60. 12. 9</u>
1. 19. 8
<u>£ 62. 12. 5</u>

Or
1777 25th Receipt of Silas Allen £50. 11. 0 & 27th for one
By purchase of Cattions & field 332. 9. 0 & for one
Sale due June 23rd 1779 332. 9. 0 & for one
1778 3rd By amount of purchases at second
Sale due January 12th 1779 332. 8. 6 & 8 for one.
Balance due Miles Holden

Pursuant to an Order from the Worshipful the County Court of Hennic the twenty
proceeded to settle the Debts and Credits of Miles Holden one of the Executors of Silas
Allen deceased and believe the foregoing Account to be just given under my hand this
30th day of January 1801

Geo Sawyer
J. White
A. Childers

Retained unto Hennic County Court the third day of February 1801 and ordered to
be recorded

Matthew Hobson
Will
In the Name of God Amen I Matthew Hobson Senior of the County and
Parish of Hennic being sick and weak of body but of sound and perfect mind and
memory do make and Ordain this my last Will and Testament in manner and
form as follows to wit. My Will and Desires that my body be buried in a decent and
Christian like manner and all my just debts be paid setting first my Household and
Kitchen Furniture my Stock of Horses Hogs Cattle and Hogs and my Crop that may
be on hand except what I shall hereafter specially mentioned to the different Legatees and
my Wife Anna I Give unto my beloved Wife the Crop of Corn Tobacco and Wool Barn
or Pork that may be on hand at the time of my death and likewise one colored Horse
called Simon and should there be any money left after settling the above mentioned property
and paying my Debts the Balance I Give to my beloved Wife Nancy to her and her Heirs
forever and furthermore I end to my beloved Wife during her life the following Reversionary
Ten. Parrot Ben Charles Bennett Africa Duram and Ebenezer Davis to live during
her life with my Wife and after death to live with any of the Legatees she may think
proper otherwise to have paid out of my Estate her lifetime further lies my desire that
my Wife have all the money due her and all that is left paying my just Debts out of
the Sale and proceeds of my Household and Kitchen Furniture and all my Land
during her life or Willeshood but nevertheless she is not to sell or destroy none of the Timber
on the said Land than will answer for fencing firewood and repairing of the Buildings
and the use of two my best Leather Beds and Furniture Now I Give unto my Daughter
Elizabeth Carter three Negroes to wit Della and Edmund now in Infirmary and Sarah
with each of them Increases to her and her Heirs forever and after the death of my Wife
to have going to her & to her Son I Give unto my son Matt Hobson three Negroes
to wit Dark Lucy and Robert and after the death of my Wife to have Bennett taken
his Heirs and his Negroes forever Likewise I Give unto my Son Moses my upper tract of
Land lying on the north side of the south Branch of White Oak swamp known by the
name of Joseph Childers Tract to him and his Heirs forever and also one Bed Furniture
to him his Heirs and his Negroes forever also one Blue Sow and Pigs to him his Heirs very
Item I Give unto my Son Matthew Hobson three Negroes (2) Harry and Sam now
in Infirmary and Dicks and each of them Increases to him and his Heirs forever
and Likewise I Give unto my Son Matthew Hobson the tract of Land aforesaid I now
live which is on the fork of White Oak swamp after the death of my beloved Wife to him
or his Heirs forever also my Gun to him his Heirs to & to Anna I Give unto my Daughter
Anna Burlington five negroes to wit Tappi, Polly, Duram, Dick and Lucy to her
and her Heirs forever except Duram to be sold to have till the death of my beloved Wife

574.

to witness these &c^o I, John Hobson, do make and declare that should my wife Mary leave my bed and board and Matthew Hobson shall take possession of the Land as above stated. And lastly I constitute and appoint my beloved wife Nancy Hobson, my son Moses Hobson, Matthew Hobson and my Grand Nephew George Speculator to this my last Will and Testament and before I conclude to my further mind that at the death of my wife an equal division of the estate and remainder of my Estate should take place between all the legatees as follows: I have been at my bed and affixed my seal this twelfth day of February One thousand eight hundred and one.

by me sealed & delivered,

In presence of,

William Campbell,

William Gathell,

mark,

John Johnson,

mark,

Joe Goode,

Matthew X Hobson
mark.

At a quarterly Court held for Venise County at the Courthouse on Monday the second day of March 1801. This Will was proved by the oaths of William Campbell and John Goode before me and ordered to be recorded. And on the motion of Moses Hobson and of Matthew Hobson two of the executors named in the said Will who made oath before me according to law and together with Samuel Goode, Joseph Gaithright and Jacob Burlington their associates entered into and acknowledged their bonds in the penalty of three thousand pounds Sterling as the law directs. Certificate is granted them for obtaining a probate thereof in due form liberty being reserved to Nancy Hobson and Nathan George the executors and the other executors in the said Will named to join in the said probate when they shall think fit.

Julius Allen's Estate 1777		No. The Estate of Julius Allen deceased. In account with Julius Allen one of the executors	
by	3	June 23 rd To Cash Charged to Julius Allen	2 ^o 10s 0d
Julius Allen	3	To Ditta paid the Sheriff	go 5s 0
		To Ditta paid Read Lynch in bony mares expenses	2 ^o 8s 0 — £2. 3s 6d 2 ^{1/2} fr. 1 L 40 77 47
			minim
			13 ^o 19s 11 — 15s 1.
			1s 5s 0
			2 ^o 8s 0
			1 ^o 16s 3
			3 ^o 6s 9
			2 ^o 10s 0
			3 ^o 16s 7 ^{1/2}
			1s 0 — 15s 13 4 ^{1/2} fr. 1 11 ^o 4s 5 ^{1/2}
			minim
			1s 9s 0
			5 ^{1/2} s 10
			1 ^o 0s 0 — £11. 6. 10 @ Ditta 3. 15. 7
			minim
			11 ^o 0
			5s —
			13 ^o 15s 0
			30s — 0
			3 ^o 9s 2 ^{1/2}
			10 ^{1/2} s 2 ^{1/2} — £85. 5. 2 @ 1fr. 1 21 ^o 6. 3 ^{1/2}
			minim
			2 ^o 16s 10
			2 ^o 6s 10
			10s 0
			3s 0
			1 ^o 12s 8
			1 ^o 1s 11
			10s 0
			15s 0
			70s 10 2 ^{1/2}
			110s 7 ^{1/2} — 9 ^{1/2}
			110s 12s 9 — 12 ^{1/2}
			5 ^{1/2} s 0 — £385. 6. 9 ^{1/2} @ 1fr. 1 9 ^{1/2} 6. 6
			minim
			10 ^{1/2} s 11
			5 ^{1/2} s 9 — £6. 5. 8 ^{1/2} @ 5fr. 1 1. 5. 19 ^{1/2}
			minim
			1 ^o 15s 13 4 ^{1/2}

Cashed up £385. 13 4^{1/2}

	Date	Description	Fees
1776	Brought forward		
April 7 th	To Cash paid Joseph Cox	5-4-4	5 15s 15-47s
	To Ditta paid Edward Braxt	20-0-0	
	To Ditta paid Sheriff for Tickets	20-10-77s	
	To Ditta paid Justice Rowles for Allen Watson	4-10-0	631-7474 @ 5% per 57
May 11 th	To Ditta paid William Burton	6-11-5	
	To Ditta paid Thomas Sneed	10-4-0-5-7-15-5-0-0	10-11-11
July 6 th	To Ditta paid Martin Burton	7-1-9	
	To Ditta paid Robert Burton	10-3-9	
	To Ditta paid Thomas Peffer	3-0-6-5-9-6-0-0-0	7-17-27s
Aug 5 th	To Cash paid William Burdell	4-5-0	
	To Ditta paid David White	11-10-6-5-15-15-6-0-0	3-3-1
Nov 23 rd	To Ditta paid Joseph Lewis	3-7-6-19-6	
	To Ditta paid John Turner	5-2-0-0-0-14-2-19-0-0-0	7-3-5
1777	To Cash paid Edward Braxt	30-0-0-0	
	To Ditta paid Sheriff Rowles	2-15-27s	
	To Ditta paid Samuel Price for Allen Watson	1-11-0-77s	
	To Ditta paid Thomas Hoyleatt	2-0-0-2-13-10-74-0-8-0-1	5-8-97s
Feb 28 th	To Cash paid Philip Holcomb	5-2-6-9-2-5-6-9-0-5-0-1	1-3-4
July 15 th	To Cash paid Doctor Scarie	1-1-6-6-0-5-0-1	0-7-2
1776	To Cash paid Philip Holcomb	1-1-6-6-0-5-0-1	0-7-2
April 26 th	To Cash paid John Liggon	2-10-0-2-10-0-0-5-0-1	0-10-0
July 25 th	To Cash paid Clerks Tickets 30s 8-0-0-0-17-6-0-2-0-0-0	2-8-5-9-0-7-0-0-0-0	0-19-6
Oct 7 th	To Cash paid Francis Martin	15-0-0-0-12-0-0-0-0-0	1-10-0
July 7 th	Country Clerks Tickets in Specie		8-16-1
March 8 th	To Cash paid James Stump	2-5-0-0-0-2-1-0-0-0-0	2-12-0
	To Thomas Pleasant Account paid Specie		2-1-19-6
1777	To Cash paid Richard Stein		1-18-0
July 24 th	To Cash paid James Allen		4-0-0
June 13 th	To Legacy paid Mr. & Mrs. Allen as of 1770		10-0-
	2 Dollars Board of Admiralty as of October 1st 1770 @ 5% per year	50-0-0	
July 1 st	Balance due by Plaintiff in his Lifetime as of Account Started	110-18-67s	
August 1 st	Expenses attending the Trial	3-2-0-0-7-2-0-1	1-10-5-0
1777	To expenses attending the Trials		1-10-5-0
June 23 rd	To Cash paid total Clerk H. C. Chancery		2-9-4
	By Credit		2-20-3-3-7-0
	Interest on the above balance for 20 years @ 5% per cent	3-4-19-8 3-4-19-8	3-4-19-8
	New Account		3-4-19-8
July 25 th	To Cash paid James Buchanan in part of J. R. Donald's Debt	5-6-19-4	
	To execution obtained in the Federal Court by	5-0-0-0	
	J. R. Donald, Vethors the Interest Calculated } Reference to be made to the } 330-9-10		
	from the 15 th day of October 1781 till 15 th } Execution in the Federal } Office		
	day of March 1787		to 1824-9-0-0
	By Bowdoin's Bond received from Joseph Gaithright being paid in		
	the hands of John Buchanan for James Buchanan after 3	75-0-0	
	receipt filed in the Federal office for the Virginia District		
	Balance due Julius Allen executor of John Allen deceased		5-10-9-9-0-2
	By Cash left in the House		
June 25 th	Cash paid for Bowdoin's Bond	1-10-6-0-0-2-7-0-0-1	5-13-11-4
	By amount of the last days sale due the 25 th day June 1779	3-500-16-6-0-0-0-0-0	100-3-37s
	By amount of 2nd Ditta due the 12 th January 1779	3-39-16-10-8-7-0-0-0-1	10-6-47s
	By Cash received of Joseph Gaithright for Bowdoin's Bond	7-26-2-3-11-7-0	75-0-0-0

Pursuant to an Order from the Honorable the County Court of Hennick to us directed
to the Commissioners before process to reconsider the Account of Julius Allen executor
of Julius Allen deceased and we find that we were not informed of the nature of
the Sales of the Estate and we find that we committed Errors in the Settlement returned
by us on the 7th day of October 1800 We further state as our Opinion that the present
Account is settled upon just principles and we give it as our opinion that the former
Account

(50)

Account should be cancelled and further that as the money for the Debt due on
the 13th day of January 1779, that all monies paid by the executors in the year 1779 & 1801
shall be deducted at eight per cent being the rate that was established in the year 1779.
Given under our hands this 2nd March 1801.

Geo Savage
J White
John Gidens

Returned into Henrico County Court the 27th day of March 1801 and Ordered to be recorded.

Administrator's All Inventories and Appraisement of the Estate of John Warren deceased taken by
Appraiser the persons before named February 21st 1801 beginning at the Stoves

Hill £10. due £10. Salt £75. Barn £60. Alley £50. Frank £15. Pewts £110. £350.	25.
Copy £25.	
First Bed and furniture £8. Second Datto dolls £8. Third dolls Datto £5.	22.
Fourth dolls dolls £7. Fifth dolls dolls £5. 10.	12. 10.
one Chest of parcel of Wax & Bastol and Boxes of 3 Lava Pogs of	1. 2.
one Glass Hatchel of Chamber pot 24. 1 Roll of Leather of Chain 1. 5 Quins 3.	0. 10.
159 ^{1/2} Pounds in the Bed & 44 ^{1/2} lbs 3. 14 ^{1/2} of travel paces of 3 Boxes of	4. 8. 9.
Robert Kiddle of 40 Bubble Wheel running measure @ 5 Lbs	10. 2.
Decorating tools 26. 1 Shovel & Bottles 15 ^{1/2} one Chest of second dolls 70.	1. 17. 0.
8 Chairs of iron Tills 13. 1 Box of Crooking Wires of a set of Knives & Forks 75.	1. 17. 0. 9.
Cane & Bottles of Rice Mortar and float Tools of one Gun 17.	1. 6.
Locking Clap of Sheep Shears Heddle yards 775. a Catt of Carpenter tools 18.	1. 11. 0.
parcel of old hoes & Roughs 15 ^{1/2} a Whipsaw & Crop Cut £1. 16. 0 Axes & Wedges 17.	3. 6.
full of Card 12 ^{1/2} 3 Boards and parcel of Cyprus Caskets £1. 14. 6	1. 10. 0.
parcel of 100 bushels of Wheat and 5 Caskets £1. 2. 0 parcel of Bottles @ 5/48 1200. 23	1. 2.
part of a Stack of one bay Horse £6. one Datto dolls £12. one Bell £1. 10. 0 35. 0.	1. 10. 0.
1 Chest 3 old Cellars and two pairs of Cranes £1. 1. 0 One Grindellars 776	1. 8. 0.
77 Gallons of Vinegar @ 5/48 per gallon £1. 18. 6 2 round hats 81. Sky Tie Thread 17. 2. 0. 6	1. 1. 5. 0.
parcel of old Books 776 parcel of paper £1. 1. 0	
3 Iron pots Dutch Oven and Skillet £1. 1. 1 parcel of Pots & Pans 5.	1. 9.
Loom 1/3 Basketts 13 ^{1/2} Mobie Stand 116. 2 ppz Barbots Corn @ 20f £27. 10. 20. 11. 0.	
Bell Cow £4. Blackie dolls £3. 10. 0 White dolls £3. 10.	11.
2 pairings £3. 1. 6. £1. 0. 0 14 Hogs £2. 1. 0 1. 6. 87 Pogs £1. 10.	9. 11. 0.
5 Sheep £2. 10. 0 550 pork £1. 1. 9. 3 Bottles Valtrops 776	3. 10. 3.
Wood box 45. two old palls 27. 1. Boxes 3. 1. 3. Boxes 6.	0. 11. 3.
268 ft. Bacon @ 5/48. £6. 00. 8. 2 Pewt dolls 10 oz Ham & Bacon 17.	9. 2. 8.
3 Bottles 9.	0. 0. 9.

To Amount. £ 515. 3. 5.

Agreeable to the annexed Order of the Worshipful Court of Henrico County this the 26th day of February 1801
hereinafter to have appraised the Estate of John Warren deceased as above
and within stated Given from under our hands this twenty sixth day of February 1801

James Benford
Moses Woodfin
Samuel Goode

Returned into Henrico County Court the tenth day of April 1801 and Ordered to be
recorded.

377

Inventory of the Estate of Thomas Williams deceased taken the third January
1801

Appraisements

6 Bed covers and Household Furniture	£ 6 0 0 0
To a lot of old Iron	3 12 0
3 iron Bedstead and two pair of Cards	~ 80 0
2 iron Box knives and forks	~ 0 0
To a parcel of old Wooden Lumber	~ 17 6
To a lot of Pewter and Earthen Ware	~ 19 0
To a lot of Corn £ 16 2 0 To a parcel of Fodder £ 3 15 0	21 17 0
To 5 bushels of Cattle £ 11 15 To a lot of Hogs £ 11 10 0	23 5 0
To 2 bushels of Horses £ 11 10 0 To each Brush and Cooking Grafts 3/-	11 13 0
£ 15 0 Cotton £ 1 10 0	1 10 0

Henrico County 51

£ 73 18 0

Pursuant to an Order of Henrico Court hereto annexed by the Subscribers
being duly sworn before a Justice for the said County have appraised all the Estate of
Thomas Williams late of the said County deceased amounting to £ 73 18 0 Given
under our hands this 11th April 1801

Richard Cocke

Joseph Merton

John Lucy

Returned into Henrico County Court the sixth day of April 1801 and Orders to be
recorded

Robert Presidents Bill Robert Presidents son of John Presidents in Henrico County and State of Virginia
taking into Consideration the uncertainty of time in this world, think it right to settle
my outward affairs in the best manner I can as well in the distribution of what
Estate kind Providence hath been pleased to bestow on me as to prevent any disputes
after my death do make and Ordain this present Writing contained in two Sheets of
paper and subscribed with my own hand to be my last Will and Testment revoking
all other Wills by me heretofore made. From a full conviction that Slavery is an
evil of great Magnitude and me less repugnant to the Divine Command of doing to
others as we would they should do unto us than it is inconsistent with the true interest
and prosperity of my Country I did Confer freedom to all the Negroes that by law had
property in the 1st Deed of Emancipation bearing date the first of the 8th Month 1782
duly acknowledged and admitted to record in the Clerks Office of Henrico County
two boys or ap'ted named Moses Nat and James who at that time lived with
their mothers in Goochland County and were forgotten but have since been emancipated
but as it is still necessary that those who are ancient and incapable of getting a living
(being over forty years of age at the time of Emancipation) should be supported
I now desire and direct it to be done and that the young ones may have learning
sufficient to enable them to transact the common affairs of life for that purpose I
have had a Schoolhouse built on my land called Gravelly hills tract Containing by
estimation 350 acres the use and profits whereof I give to that purpose forever or
so long as the Monthly meeting of Friends in this County may think it necessary
for the benefit of the children and descendants of those who have been emancipated
by me or other black Children whom they may think proper to admit; reserving only
to my Heirs hereafter named the privilege of cutting Timber occasionally for
building of which there appears to be more than perhaps may ever be necessary for
the use of the School and the Tenants who are now on it, or hereafter may settle thereon
and reserving also a privilege on my old Servant Philip and his wife Doby to settle on
and occupy such part thereof as they may choose (not interfering with the School)
during their natural lives they not committing either or taking others to work the land
under Color of this gift except it should be necessary for their support reserving
also

also to the Elizanor Coffey, Sarah, Lucy and Eliza to continue or live on it rent free during their natural lives on the same conditions or restrictions expressed in my grant to Philip and Lucy and I further doth that in case three of my Heirs who may claim a right to the services of the young blacks under this Will shall refuse or refuse to give them learning either at the above mentioned School or by some other way or means thereby declare them free one year before the time of their deaths apertaining to the said School at the expence of my Estate for that time. And whereas as aforesaid was constituted several years ago in my name as the Heir at Law of my Father and only acting executor to him and my Brother Jonathan Peasants for the relief of a Number of Negroes by them directed to be free at a certain age, but unwilling held in Bondage which said was lately determined in their favor but considering that many of them may have been brought up in ignorance and may need the said advice and perhaps opportunities afforded to request my beloved friends to be nominated Executors by this Will to extend such care towards them as the nature of the case may call for or require.

Item I give and bequeath unto the Heirs and Children of my friend now living a Stevenson alias Fishmore late of Pittsburg as a Consideration for his faithful services whilst with me Twenty pounds Current money to be equally divided between them Item I give unto my old servant Philip Gardner Three Pounds for the purpose of building him a House at Grassy hills should he desire to live on that Land as above mentioned also a young Cow and a Calf and Figs. Item I give and bequeath unto Robert Peasants son of my Neffew Samuel Peasants of Butler County ten Acres of Land which I hold under the Will of my Brother Jonathan Peasants as a Homestead at the Middle Rock in Free Creek in that County to him the said Robert and his Heirs forever, but in Case he should depart this life under age leaving no lawful issue then and in that Case I give the said ten Acres of Land to his Brother Samuel Peasants and his Heirs forever. And Whereas I some years ago gave unto my Daughter Margaret then wife of Thomas Stevenson Homestead of Land lying on the Branches of Turkey Creek there containing by estimation 300 Acres formerly purchased of John Bracken and Matthew Shattock with an entry surveyed in my own name, but as in said appurteins to have been executed and the same fully discharged without injury I suppose the right is still in me I therefore in that case give the said 300 Acres of Land unto my two Grand daughters Eliza and Mary Peasants and their Heirs forever to be equally divided between them. And on account as I also gave unto my son Robert Peasants 300 Acres of Land called Stevensons in the tract but of not appearing that any Record is on record and to my said Son being also removed by death and that being two of his Daughters now living viz the above mentioned Eliza and Mary I am desirous of doing what is right in the division of Land between them in the most beneficial and Convenient manner as my only remaining descendants and a division of the said 300 Acres might be likely to render it of less value I wish to enjoin them to confirm the division I am now about to make that is to say Eliza and bequeath unto my Grand daughter Eliza Peasants on her attaining to lawful age, or being married with the approbation of my executors the same estate in the above containing by estimation 320 Acres more or less and also 130 Acres formerly purchased by my Father of John Knibb in what is called the great Creek to her the said Eliza and her Heirs forever but on Condition that she relinquish unto her Sister Mary all her right Interest or claim to 300 Acres formerly given to her Father as aforesaid and also the 50 Acres of Land on four mile Creek bought of John Knibb of the State of New York to be Conveyed by good and sufficient Deed but if the said Eliza on her attaining to lawful age should refuse to Convey her right to her said Sister in the 300 Acres called Stevensons and the 50 Acres called Knibb's I will then and in that case I give unto my Grand daughter Mary the 130 Acres above mentioned and intended for Eliza as her Heirs and Mary and her Heirs forever. I also give unto my said Grand daughter Eliza Peasants the right to purchase to cut Timber for building from off the Grassy hills tract intended to be left for the use and support of a freed school but if it should be thought best by the Monthly meeting

meeting at my time hereafter to despatch the school law and in that case I give the
 said 350 Acres of Land to be equally divided between my said Grand Daughters
 Eliza & Mary and their Heirs forever. Item I give and bequeath unto my grand
 daughter Mary Pleasant my land near four mile Creek in Cuthbert as estimation
 150 Acres, fifty acres whereof being formerly purchased by my Father from Benjamin
 Rector and the other 100 Acres by myself from John Rector (John Holmes) so
 it more or less and also the 50 Acres Called Titianis adjoining the same
 wherein her father lived together with the 50 Acres Called Hackets as above
 expressed as a division between her and her Sister Eliza to her my said Grand
 daughter Mary and her Heirs forever. Also give unto the said Mary a right to
 and Rector for building upon off the Gravely hills tract as aforesaid. But if it should
 happen that neither of my Grand Daughters should attain to lawful age
 leaving no issue lawfully begotten then, and in that case I give the plantation wherein
 I now live in Cuthbert to Eliza, to Robert Pleasant son of my Brother Samuel
 Pleasant of Rockingham to him and his Heirs forever and in case of his death in
 his minority without lawful issue to his Brother Samuel Pleasant and his Heirs
 forever. And my other lands near four mile Creek given as above to Mary and sold
 for 150 Acres together with the 150 Acres adjoining the same Called Knoblet I give
 and bequeath unto my Nephew Robert Pleasant son of my Brother Samuel
 Pleasant of Rockingham to him and his Heirs forever. Provided always and
 it is hereby made and express Condition that both the said Robert Pleasant are of
 the Society of Friends Called Quakers holding no slaves and will live on the
 premises but in default of all or either of these Conditions it is my Will and desire
 and I hereby give the Slaves mentioned in the foregoing bequests in trust to my
 Executrix herein after named (in whom I have full Confidence) to the uses of such other
 sons of my said Brother Samuel Pleasant and Nephew Samuel Pleasant junior
 as may be qualified to hold these Lands on the terms before mentioned and to convey
 the same by good and sufficient Deeds which I hereby ratify and Confirm
 Item in consideration of the care and attention of my Friends Society Vaughan as well
 as my Grand Children as household affairs I give and bequeath to her the said Sarah
 one hundred pounds current money of her Bed and Furniture, the sum of one I
 usually ride with her, Coll Called Nitrood and a Cow and Calf and should she continue
 single and if it be approved of by my Executors that she continue her Care of the
 Children and family I desire she may be supported in keeping up the House for
 their accommodation and the entertainment of travelling Friends until my Grand
 daughter may arrive to lawful age or married as aforesaid, and then should it not
 be agreeable or convenient to continue in the Family I give her the use and profits
 of the dwelling and other Houses at four mile Creek the stone house and dwelling
 near the River excepted) together with 50 Acres of Land so long as she may remain
 single. Item I give unto my Nephew Samuel Pleasant the Dote that may appear
 due to me on his Bond for £343.19.1 dated the 20th August 1787 and descent
 may be given up to him accordingly on his relinquishment or acquittance from
 any small Accounts or demands he may have in discount either on my own
 Account or that of my Father Estate and engagement to pay the children of
 his Sister Jane Pleasant one hundred pounds to be equally divided between
 them Item I give to the use and direction of the Society for promoting the
 abolition of Slavery of which I have been a member one hundred Dollars to be
 applied towards the prosecution of suits for the relief of that unhappy people
 wrongfully detained in Bondage or the instruction of those who also may be
 liberated as the said Society may think proper to direct. Also gives ten pounds
 per Annum to the use and direction of the Monthly Meeting of Friends in this County
 on out of the Rents and profits of the lands at Gravy hills for the support of the free
 School above mentioned for the instruction of Black Children, to be applied as the said

meeting may direct so long as the said School may be continued. I hope further my Will and
 desire that the Grave-yard at Curles meeting house may be kept up the expense whereof to be
 paid out of my Estate And whereas I vented into a Mercantile Contract with my son
 Robert Pleasant and son in law Thomas Pleasant under the form of Robert Pleasant & Co
 and direction under Management of the said Thomas which commenced on the 9th Month 1771
 and was by mutual Consent dissolved about the 9th Month 1775 in which each partner held
 one third, or equal shares but as it appears that the concern or business was all settled with
 great loss so that the Stock of the Company is greatly deficient to pay the demands against it and
 being now the only surviving partner there being under the necessity of selling several tracts
 of Land to enable me to pay the demands against the Company which Sam. Pleasant to
 be clear infarce him greatly in advance without any prospect of ever being fully reimbursed
 for the Stock sold by the said Robert and Thomas after a Suit is now depending in the High
 Court of Chancery against Samuel Pleasant Executor of the said Thomas for his share
 of the said loss For the purpose of paying these debts besides other Lands I sold a tract
 to Peter Wright in summe Educator County for £500 of which perhaps there may be still due
 about £250 the payment whereof is secured by a Deed of Trust to John Gabby of
 Campbell County and Micajah Davis also sold a tract of land in Campbell County
 containing by estimation 1050 Acres for £590 12 6 to Philip Williams Husband of which
 there is now due about £100 which two tracts of Land I sold by Virtue of a Deed
 of partition between my Brother Samuel Pleasant of Philadelphia and myself as
 surviving Executive Legatees of our Father John Pleasant bearing date the 30th September
 1776. I also sold to John Indian a tract of Land on the upper side of four mile Creek
 containing by measurement 300 $\frac{1}{2}$ Acres @ 30/- per Acre of which there is now due by Bond
 with security in Goods security about £200 but as no deed hath yet been executed for
 the last mentioned tract I hereby enforwe my executors to Convey the same agreeably
 to my Contract. I may also mention that I purchased from the Estate of Henry Thornton
 a tract of Land near Vienna called Fair Hill containing by estimation 200 Acres for
 which I paid John Pleasant the executor 103 300 8 Tobacco settled @ 23/- per Acre but to be
 surveyed and to pay or receive in proportion to any surplus or deficiency that may appear
 from the quantity above mentioned I also bought 20 Acres adjoining thereto purchased
 by Thomas Thornton of Joseph Pleasant deceased and by him sold to me for £50 as well
 appear by his receipt for the money but no deeds have been received for either and I appearing
 on examination of the record after I had made the purchase that no deeds could be found
 from Francis Pearce junior or Joseph Pearce to Henry Thornton from whom I bought it
 a Suit is now depending in the High Court of Chancery to compel the Heirs of the said Francis
 and Joseph Pearce to make a right which when accomplished if my Executors should
 believe it necessary or most in the Interest of my Estate I hereby empower them to sell the
 the above 200 Acres and to Convey the same by Deed in its full and ample a manner
 as I myself could do. It may be also proper to mention that you defend as Executor of
 my Father and Brother Jonathan Pleasant and that although my Accounts of Administration
 of their Estates have not been returned to me they are nearly ready for that purpose by which it will
 appear they are both fully Administered. All I know of no claim made now against either except
 that of James H. Pleasant for a balance he supposeth to be due to his wife from her Father's
 Estate which was my Father made himself liable for and for which a suit is now
 depending against me as his executor in the High Court of Chancery but from the best
 of my knowledge or belief (as mentioned in my Answer to his Bill) it appears clear
 to me that his claim is an improper one. If however he should recover what he
 demands there is a Bond in my possession of Samuel Pleasant for £296 due to his grand
 Father's Estate to go in discharge or payment for what may be recovered which amount
 I never intended to have demanded payment of. I Administered also on my Son
 Robert's Estate unadministered after the death of the Heirs but as I am a stranger in
 reference to his Account (as well as Thomas Pleasant) in respect of their differences in the
 accounts

382

concern of the partnership of Robert Pleasant and Company is represented and moreover
have made such ample provision by this Will for my Grand Children & for such no
existing claim can reasonably made for any undebt balance that may remain in
my hands of that Estate after all the debts due from said Father and Mother are satisfied
I may also mention that I qualified as Guardian to the Children in it appearing
that in consequence of a debt that had been established by said mother for the recovery
of Negroes formerly held as Dower by Nicholas Davis, under a gift from her Father
Thomas Randolph was determined in favor of the Estate being divided seven in number
In consequence whereof and to prevent their being separated from their Friends they have
been placed under the care of John Babine and others hired out for the benefit of the Estate
but being fully convinced that freedom is the natural right of all descriptions of mankind
I have believed it not right for me to receive the Wages of unrighteousness and
Oppression and therefore have requested my Friend William Davis of Lynchburg
(the present agent) to allow them the full benefit of their own labour on hire receiving
only ten dollars from each of their earnings as a fund in case of desirability in any of
them to earn sufficient support which shall my said Grand Children will
on their coming to age approve and confirm by their acts of Emancipation but
the better to set it out of their power to make a demand on my Estate for wages
so justly given up to the people. It is my Will and I do accordingly direct that
neither or either of my said Grand Daughters or their representative should so far
despise none of my bondslaves as to demand Wages so given up to those people than are
in that Case such one or both as demanding Wages desirful every part of the personal
Estate they might otherwise be entitled to under this Will estimated before a lease
and my Family might be kept together of good convenient in that Case it may
be necessary that a suitable person be employed to superintend this and the other
plantations belonging to me and my sons Estates and to have the care of the Family
but if circumstances should render it improper in the Judgment of my Executors
to keep up the house it may in that Case be proper to sell the unprofitable part of my
and the plantation on rent, Considering at the same time the great advantages of
a proper Education of Children both in respect to Moral and Religious principles as
well as usefulness among men. I earnestly desire my Executors may be particularly
cautious to provide for my Grand Children which by employing a suitable person to
in the Family or boarding them out at some proper place among Friends but if no
such places or person can be had in that State perhaps it may be a suitable device
Name to the Boarding School in Pennsylvania under the care of my Brother and Sister
Samuel and Mary Pleasant of Philadelphia Item I give unto my Brother Samuel
Pleasant and to my Sisters Anne Atkinson and Dorothy Briggs each ten pounds
as a token of my love and affection. Item I give unto the Negro Woman Effie
Senior my old Servant five pounds current money. Item I give unto each of my Executors
one hundred and two hundred dollars as a Compensation for their trouble in acting under this
Will. Whereas Robert Pleasant and Co: of which concern I am now the only surviving partner
as mentioned above, were concerned in trade with Charles Woodson Junior of Cumberland
County near Franklin which business was carried on under the firm of Charles
Woodson & C: in that County until which the said Robert Pleasant and Company
were largely in arrears and not being able to bring the said Charles Woodson to a
settlement in his lifetime a Bill was filed in the High Court of Admiralty to
compel a settlement of the accounts the nature of which is more fully set forth in the said
Bill but the suit having been long undetermined and it appears from the State in
which the Books have been kept by Charles Woodson that they were not likely soon
to

(382)

to be accurately adjusted and I being desirous to close the Business proposed now made
to Frederick Woodson who acts as well on behalf of Anne Woodson the executrix as for
Charles Woodsons Children, sent to him to Esq; Quadrant and a meeting was lately
had with him to reconnoiters into the accounts the result of which was an agreement to
compromise on terms then mutually stated and agreed to before William Hay and he
was requested to make up a report in conformity thereto to be handed into the
Court for final decree. Now it is my Will and I do hereby direct that my executors
shall confirm the said agreement of compromise as mutually stated before William Hay
as aforesaid and have the same carried into effect. It is my request that my Friend
Joseph Anthony accept of Forty pounds in Consideration of his services in assisting
me in settling the Accounts of the Concern of Charles Woodson and Company.
Whereas I lately made a verbal agreement with John Scott Peasants to purchase his
undivided right or Share in 300 acres Land in Curlestane the property of Thomas
Peasants wherein he lived, for which I was to give him One hundred pounds. Now it
is my Will that my Executrix confirm the said Agreement if they find it safe to
do so and in Order to guard against bad Neighbours they are hereby empowered to
purchase other Shares on the said Land if any should offer on the same conditions
and the resources of my Estate are sufficient to afford it. Now after the several objects
above mentioned &c &c accomplished it is my Will and desire that accordingly my will
that whatever balance of money or other residuary Estate may remain (my just Debts
being first paid) be equally divided between my Grand Daughters Eliza and Mary
Peasants to take place of Elizas attorney to the age of Eighteen years or married
with the approbation of my Executrix and in the mean time that such balance of
money may be placed on Interest for their benefit. Whereas Moses Mengo, Francis Broad
and Doug Robinson black men have lived on my Lands at Gravelly hills without paying
me any rents therefor except some small jobs of Work occasionally severally. It is
my Will that they be acquitted and that my Executrix make no demands on them
for rents heretofore due me. Innominate land appoint my trustee and well beloved
Friends Michael Crou Robert Crou and

Executors of this my last

Will and Testament

Signed Sealed published and Acknowledged
to be my last Will and Testament the 6th day
of the Month Month 1800 }
of the Year }

Robert Peasants Seal.

John Adams
Charles Norment
James Vaughan
Abel Tannay }

Appendix to the foregoing Will

It is mentioned above that a Suit was depending in the High Court of Chancery
against Samuel Peasants executor of Thomas Peasants for his proportion to my
advances on account of Robert Peasants &c now where a decree hath been obtained
for £1177. 17 13/4 with interest from the 14 day of the 1st Month 1799. And as the affairs
of the said Thomas Peasants were so involved at the time of his death, as to render
it necessary that his Executors to sell the whole personal Estate (Negroes excepted) without
my Daughter (his Widow) would have been left in a great misfortune without means of
support (and notwithstanding that I contributed pretty largely at different times in respect
to the portion or fortune intended her in her lifetime) I recommended to her to
purchase at the sale of her said Husbands Estate such articles of Furniture etc
as to enable her to live comfortably which was accordingly done to the amount of about
£300 and for which I became one of her securities to Samuel Peasants the executor
this debt I intended from the first to allow as a discount out of the debt due from the Estate
of Thomas Peasants and as a gift to my daughter and though my said Daughter is
since removed by death without first settling her said Rent to be discounted out of the debt
due

363

due from her Husband's Estate and now give and bequeath unto Abel Tanney (her surviving Husband) his son Lightfoot Tanney and Daughter Sarah Tanney the money so to be discounted that is £100 to each of the Children and the balance to herself. It is further my desire and I do accordingly direct that an execution may pass for the balance of said Judgment and to be levied on the Woman Aggy and her Husband William with their Children and Grand Children (as under the Law of Abel Tanney) who I desire may be purchased at the Sale on Account of my Estate, or at least as many of them as the balance of said Judgment will pay for and then to be immediately emancipated (to take place as to the young ones) as they attain to a majority. That is the males to 21 years and the females to 18 and in the mean time that the times of servitude of such minors may be disposed of for the benefit of my Estate as my Executors may think best to such people who may be most likely to use them well and to give them a proper share of learning. This I request may be attended to for though I did not actually purchase Aggy & said the money she was sold for and therefore have believed it right to release her and her Family from a State of Slavery.

Robert Peasants
9th Month 23rd 1800.

As further my desire and I do accordingly direct that Whereas by the Will of Thomas Peasants that the Negroes directed and allotted for the use of my daughter should on her death become free but as it still remains uncertain whether there will be estate sufficient to pay his debts it may happen that these Negroes as well as the others directed to be free on payment of his debts may be liable to execution and there being a Woman among the former named Aggy who though I did not actually purchase I paid the money for her, for the use of my Daughter and therefore I now believe it right for me to endeavor to release her from bondage and therefore in case of her being sold that she may be purchased and emancipated should the law admit it or if not to suffer her to enjoy as full liberty without constraint as the value of the case will admit.

At about half past One o'clock in the afternoon on the sixth day of April 1801. This Will was proved by the Oaths of John Adams, Charles Norburn and James Vaughan Minnifield Testis and a Codicil to the said Will was presented in Court by the executors named therein to which Codicil there being no subscriber Wm. James Peasants and Charles Copland were thereupon sworn who severally deposed that they are well acquainted with the hand Writing of Robert Peasants the Testator and verily believe the said Codicil to be in that entire hand writing of the said decedent Whereupon the said Will together with the Codicil aforesaid were ordered to be recorded. And on the Motion of Micajah Crew and Robert Crew the executors in the said Will named (also being Testis) affirmed that according to Law and together with James Ladd of Charles City County and George Winston of Henrico County his securities entered into and acknowledged their Bonds in the penalty of ten thousand pounds conditioned as the Law directs certificate was granted them for obtaining a probate thereof in due form.

Teste: Adam Craig C.C.

504

mas Francis
ill

In the Name of God AMEN I Thomas Francis of Henrico County being inform
and sick of body but of a sound mind and memory do Ordain Constitute and appoint
this my last Will and Testament in manner and form following. First I lend unto
my loving wife Susanna Francis all my Estate both real and personal during her continuall
to be my Wido to be by her freely enjoyed without the controul her husband or Testation
of any person or persons whatever except one horse which shall be left one as my wife
chooses to part with which shall be sold at twelve months Credit for the benefit of my
children Also I lend unto my said wife Susanna Francis One hundred Dollars Cash
on the same condition as the rest of my Estate mentioned above also the balane of
money that I am possessed of and what may be due me I wish my wife to have the
use of for benefit of Schooling and Educating all those of my children who have not
received any Education at all to give them five years Schooling apiece and all those
who have received any it is my wish that they should have as much more as will
make them out two years with what they may have received. It is my wish that my
boys as they come to the age of fifteen years shall be bound to such trades as my executrix
and executor shall think most agreeable to their genius. Second Its my Will that my
whole Estate should be equally divided among all my children at the death of my
wife or the descendants of her wedlockes with this proviso that enough of my
Estate shall be reserved for the Boarding and Clothing my Daughters with the most
desirable Women should their Master decease before they come to the age of sixteen
years also It is my wish that they should not be boarded or clothed out of my Estate
after they come to sixteen years of age. Thirdly Its my Will and desire that if in case
my wife should choose to marry hereafter that she should not be excluded from receiving
the share of my Estate in any thing hereafter to be mentioned shall deprive her of that
priviledge during her natural life. Fourthly and lastly I do appoint my wife S
Susanna Francis Executrix to this my last Will and Testament to have the
priviledge of acting freely without being obliged to render security to the County Court
of Henrico or any other Court or any other person whatsoever and if in case she shall
not choose to act I do appoint Bap George Executor to this my last Will and Testament
under the vino ridiculous that Executors are generally appointed Given under my
hand and seal this fourth day of January One thousand eight hundred and one
T. F.

John Turner,
Enos Bottom
Troyley White

his
Thomas Francis (and)
Mark

At a Court held for Henrico County at the Courthouse on Monday the sixth day of
April 1801.

This Will was proved by the Oaths of Enos Bottom and Troyley White Ministers Christs and
Ordered to be recorded in And at another Court held for the said County at the Courthouse
aforesaid on Monday the Sixth day of December 1802. On the Affidavit of Susanna
Francis the executrix in the said Will named who made oath declare according
to Law and entered into and acknowledged her Bond in the penalty of one thousand
pounds without any security (it being directed by the said Will that security should
not be required of her) conditioned as the Law directs Certificate is granted her
for obtaining probat thereof in due form

Hales Sharp's
Will

IN THE NAME OF GOD AMEN I Hales Sharp of the County of Henrico being sick and weak in body but of sound mind memory and memory do make and ordain this to be my last Will and Testament in the manner and form following Viz Imprimis I send to my beloved wife Frances Sharp one third part of my Estate after all my just debts be paid during her natural life Item as my Will and desire that three hundred pounds shall be raised out of my Estate by my executors hereafter named which I give and bequeath to my three oldest daughters Polly Sharp, Susanna Sharp and Elizabeth Sharp to them and their Heirs forever to be equally divided among them Item I send to my friend John Redford Senior the House and two Acres of ground wherein he now lives during his natural life and it is to be understood that the said Redford is not to sell out or lease the said Land he has likewise the privilege of cutting old Wood anywhere adjoining the said Land for its support Item as my Will and desire that as much of my Estate both real and personal be sold as will pay my just debts and the remaining part of my Estate not already disposed of I Give and bequeath to my four Daughters Polly, Susanna, Eliz. and Lucy Sharp to be equally divided among them to them and their Heirs forever And Lastly I nominate and appoint my Friends Robert Sharp and David W. Sharp Executors to this my last Will and Testament In WITNESS whereof I have signed and my hand affixed my seal this twentieth day of January in the year of our Lord One thousand eight hundred and one.

Hales Sharp Seal

Signed Sealed and Acknowledged
in the presence of
John Grayson
David W. Sharp
George Salmon
John Redford

At a Court held for Henrico County at the Courthouse on Monday the sixtth day of April 1801.

The Will was presented in Court and Robert Sharp and David W. Sharp the Executors named therein personally appeared in open Court and relinquished and renounced the execution of the same Whereupon the said Will was proved by the Oaths of John Grayson and the said David W. Sharp witness to the same and ordered to be recorded And on the Motion of Robert Sharp who made oath to the said Will according to law and together with the said David W. Sharp and William Grayson his securities entered into and acknowledged their Bond in the penalty of two thousand pounds conditioned as the Law directs Certificate was granted him for obtaining Letters of Administration on the Estate of the said decedent with the said Will annexed in due form

Test

Adam Craig, Esq.

Examined

Abraham Skipwith IN THE NAME OF GOD AMEN I Abraham Skipwith of the County of Henrico

Will

being sick and weak in body but of sound mind memory and understanding do make my last Will and Testament in manner and form following Imprimis I send to my beloved wife Alice Skipwith during her natural life the House wherein I now live which stands on the street or road together with thirty yards of ground in front beginning at the West corner of Mr. Isaac Jenkins lot and running up the side road or Street Westly for quantity hence a straight line across the Garden to the back paling of the Garden opposite the House on the back lot thence along the paling to the corner near the Well thence along the paling along the East side of the lot to the beginning all the necessary back houses within the said bounds and after use of the Well now stand in

in the back lett I also lend my Wife Eliz Stepwirth during her natural life one Bed and Bedstead
one Box and four Box Stuffs one Bed Bedstead Bedsted and pillows three pair of Blankets three
pair of Sheets three Counterpanes her half of one half of the furniture up stairs, two Windsor
Chairs four tables, the Cupboard in the House wherein I now live and one half of the China
and Glass Ware therein one dozen Knives and forks one pair of Candlesticks two silver
Tea Spoons the whole of my Kitchen furniture a Scotch Carpet. Item I lend to my
Grand daughter Maria Stepwirth during her natural life the House standing on my back
lett and the whole of the Ground as now enclosed together with the residue of my front
lett after my Wife Eliz Stepwirth part shall be laid off her. I also lend my Grand daughter
Maria Stepwirth during her natural life one Bed and Bedstead the remaining
part of my Bed furniture after my Wife Eliz Stepwirth shall have made her choice
the residue of the furniture upstairs after my Wife has made her choice the
increase of the Silver bequeathed to my Wife Eliz Stepwirth and six silver Tea Spoons.

Item It is my desire that my Grand daughter Maria Stepwirth shall live with my Wife
Eliz Stepwirth until she shall arrive to the age of eighteen years or marries, that the
House and ground herein bequeathed to her shall be rented out for the best price that
can be had for her maintenance and that so soon as she shall attain such age or
marries that then she may be put into quiet and peaceable possession of the aforesaid
House and ground. Item I give to my son Samuel Turet his choice of two Suits
of my Wearing apparel my Silver Watch a gold Brooch and my Silver Pince buckles
and the residue of my Wearing apparel after my son Samuel has made his choice
I give to Benjamin Stepwirth who at present is the property of Mr Thomas Reynolds
of Gloucester County Item at the death of my Wife Eliz Stepwirth I will and direct that
the whole of the property herein bequeathed to her shall descend to my Grand daughter
Maria Stepwirth if she be living, but if she should die leaving no issue lawfully
begotten to my Grand daughter Louisa Stepwirth at present the property of Mr John
Carter my executor first setting aside sufficient thereof to purchase her freedom and
if both my said Grand daughters Maria and Louisa Stepwirth shall die leaving
no issue that then the whole of the property herein devised to them shall
descend to their Mother Betsy Stepwirth also at present the property of Mr John
Carter my executor first setting aside sufficient thereof to purchase her freedom and at
her death to my Wife Eliz Stepwirth if she be then living to her and her Heirs for
ever Item if my Grand daughter Maria Stepwirth shall die leaving no issue lawfully
begotten after her death then the residue of the property herein devised to her shall descend
immediately at her death to her other son being Christopher Abram Stepwirth
but if she should leave no son to her, oldest Daughter and so on to the oldest Son or
Daughter in the same manner of Louisa Stepwirth should Maria die without such
issue Item I give unto Maria Stepwirth out of the money which may be in my
House at the time of my death twenty Guineas which I desire may be placed out
at Interest until she shall arrive to the age of eighteen years or marries and so
soon as either of these words shall take place that then they shall be paid to her
together with the Interest If she never marries I direct that they shall descend
at her death to her relations in the same manner as the other property herein
before bequeathed to her, but if she marries to her and her Heirs forever Item I give
to my Grand daughter Louisa Stepwirth out of the money which may be in my
House at the time of my death five Guineas to be placed out at Interest until
she arrives to the age of eighteen years or marries and so soon as either of these
events shall take place I desire they may be paid to her together with the Interest
and if she should die before such age or marries I then direct that they shall be paid to my
Grand daughter Maria Stepwirth if she be living, if not to her relations in the same
manner

maner as the property given before her marriage to Maria Skipwith. Item of direct
 that my Horse assmall black now in my House my Gun and every other species
 of property not herein before particularly described together with all the Goods in my
 Shop of what nature or kind severall shall be sold at a Credit of three months for one
 half and six months for the other half of the purchase money and the money
 arising from such Sales so much thereof as may be necessary shall go to the discharge
 of my debts and out of the Balance I desire my Executors herein after named
 will pay to my daughter Betsy Skipwith at present a slave to Mr John Carter
 the sum of five pounds and the residue of any to my Wife Cecile Skipwith to them
 and their Heirs forever. Item I desire to be buried in a plain and decent manner
 out of my own lot my Grave being immediately thereafter paved in and the expences
 attending of which to be paid out of the money which may be in my House at the
 time of my death And lastly I do hereby nominate and appoint the Reverend
 John D Blair my whole and sole executor of this my last Will and Testament
 trusting to his godly condescension taking the execution thereof and well knowing
 that trouble would be necessarily incurred during his Contineuance to act as such
 to compensate him in a small degree for which I beg him to accept a Legacy of
 five Guineas. I also bequeath to any sole executor the sum of Eight pounds to be
 applied by him for the purpose of giving to my Grand daughter Maria Skipwith
 two years Schooling such said two last Legacies are to be paid out of the money which
 maybe in my House at the time of my death and the residue of any there should
 be I give to my Wife Cecile Skipwith to her and her Heirs forever hereby revoking all
 other or former Wills or Wills heretofore made by me In Testimony whereof I have hereunto
 set my hand and affixed my seal this tenth day of May 1797.

Teste

Joseph Boyce

Julius Crump

David Richardson jun

Abraham Skipwith (Seal)

By way of Codicil to my last Will and Testament now in the hands of the Reverend John
 D Blair I do hereby introduce the following I give to my Wife Cecile Skipwith during her
 natural life sea Silver Table wares which at her death are to go in the same manner
 as the property given her for life in my Will I also give to my Wife Cecile my Horse a
 Horns and a Mans Saddle and two Bridles to her and her Heirs forever I direct that my
 riding Chair and Harness and my Cart be sold for Cash and the money arising from the
 sale to be applied to the payment of my debts And whereas I have directed in my
 said Will that the Goods which may be on hand in my Shop at the time of my death
 should be sold on Credit and the proceeds of such sale to go to the payment of my debts
 I now hereby revoke that part of my said Will and do hereby direct that the Goods which
 maybe on hand at the time of my death shall remain in my Shop to be disposed of by retail
 by my Wife Cecile and the money arising from the sales to be appropriated to the payment
 of my debts until the whole are paid and the overplus to go in the same manner
 as is directed in my said Will In Testimony whereof I have hereunto set my
 hand and Seal the sixth November 1798.

In presence of

J Richardson
L Wood

Abm Skipwith (Seal)

At a Court held for Henrico County at the Courthouse on Monday the fifth day of
 August 1799. This Will was proved by the Oath of David Richardson junior a
 Notary Public and the Codicil to the said Will was also proved by the Oath of Turner
 Richardson attorney to the same And at another Court held for the said County at
 the Courthouse aforesaid on Monday the seventh day of October 1799. The said Will was
 further proved by the Oath of Joseph Boyce another Notary Public And at another
 Court

Court held for the said County at the Courthouse aforesaid on Monday the 6th day of April 1811
the said Will and Codicil upon the proof aforesaid were on the Motion of Abel B. Blair the
Executor in the said Will named Ordered to be recorded and the said John B. Blair
having made Oath to the same according to Law and together with William Burton his
security entered into and acknowledged their Bond in the sum of two thousand
dollars conditioned as the Law directs certificate was granted him for obtaining a probat
thereof in due form

Testd

Adam Craig Jr.

William Harwood Settlement	3	He the Commissioners agreeable to an Order of the Principal Court of Henrico County have examined all the Accou'ts brought before us belonging to the Estate of John Allen deceased as executor of Mr Harwood brought forward by Julius Allen Executor
	1790	1 To Cash paid for proving the Will
		2 To tell for finding our Horse twenty days
		3 To 3 Gallons Rum at the sale
	March 1	4 To Cash paid Samuel Mosby for 1788
		5 To 1 pair Writing paper
		6 To Cash paid Joseph Gaithright Lawyer at sale
	April 5	7 To Cash paid John Halloran for writing
		8 To one quart Rum when the Land was for sale
	May 5	9 To 3 yards White Lending of Beloy
	July 30	10 To 3 Pounds Rum when the Land was for sale 3 rd time
		11 To one pair at the Funeral
	Sept 10	12 To Cash paid for advertising land
		13 To one pair of Shoes for Beloy Harwood
		14 To moving Bed Glass & Glass
	Dec 15	15 To expences at sale
	1791	16 To Cash paid Frances Pearce on Note
	Sept 16	17 To two days attendance at Court on Harwood's Account
		18 To paid for 65 D. Tit. Clerks Ticket
		19 To Cash paid Alan and Horse to go to Manchester
	July 1	20 To expence attending the sale of Hugh Hall against Estate
	August 1	21 To expence at Richmond settling with J. Harwood
		22 To Cash paid David Royster for 3 Months Board
		23 To Cash paid Thomas Ranson Bond and Interest
		24 To Cash paid Watson Patron on Note of hand
	1792	25 To Cash paid Jno Blackburn on Account
		paid Joseph Shippard Tickets
	April 10	26 To Cash paid for Land tax
	17	27 To Cash paid George Harwood and Interest
		28 To Cash paid for debts per letter
		29 To Cash paid George Winston on Account prid
		30 To 3 quarts rum at the sale of the Land
		31 To expence when I settled up for the Land
	June 1	32 To paid James Weller a Judgment and Interest
	Aug 30	33 To Cash paid Sheriff comm'n & Ticket
	October 1	34 To Cash paid part of a Judgment of Hugh Hall
	1799	35 To Cash paid Balance of Ditts
		36 To Cash paid Charles Copland Attorney at Law
	August 1	37 To Cash paid Tappley White Guardian
		38 By 5 per cent Commission for Service
		<u>£ 126 9s 8d</u>

February 26 Cont'd

1790 3 By the Amount of Sales brought forward

Dec 15 By Ditts of Wifes Sale after her death

£ 92 5s 1d

10, H.

Carried forward £ 102 19s 9d

389

August 1 st	Amount brought forward	\$102 ⁰⁰ 19 ⁰⁰
1791 3 rd	By back in part of Thomas Hammonds Bond	4 ⁰⁰ 44 ⁰⁰
April 6 th	By one third of the Money for Land sold	39 ⁰⁰ 1 ⁰⁰ 6 ⁰⁰
1792 3 rd	By Balance of the Land of purchase	78 ⁰⁰ 2 ⁰⁰ 11 ⁰⁰
Interest not added		\$22 ⁰⁰ 8 ⁰⁰ 7 ⁰⁰
	Bill run down	126 ⁰⁰ 9 ⁰⁰ 8 ⁰⁰
		<u>\$97⁰⁰ 6⁰⁰ 0⁰⁰</u>

George Hamwood
Joseph Jenkins
Ally Royster
John Morris

Returned into Henrico County Court the sixth day of April 1801 and Ordered to be recorded

Thomas Gadsby's	Inventory of the Estate of Thomas Gadsby deceased appraised by Order of the County
Appraisement 3	Court of Henrico the Second day of October One Thousand eight hundred and six D ^r County
10 Head of Cattle	119 ⁰⁰ 0 ⁰⁰
17 Head of Hogs	21 ⁰⁰ 0 ⁰⁰
2 Horses	120 ⁰⁰ 0 ⁰⁰
3 Sheep	0 ⁰⁰
12 Bushels of Corn Stock of Hodder and one Stock of Rye	31 ⁰⁰ 0 ⁰⁰
2 Tables & Chests	15 ⁰⁰ 50
21 Gallons of Brandy	110 ⁰⁰ 50
1 Costing Glass	2 ⁰⁰ 50
3 Pails and runners and 3 Spinning Wheel Boards	7 ⁰⁰ 0 ⁰⁰
3 Beds & Furniture &c Bedstead	75 ⁰⁰ 0 ⁰⁰
Sunday Cakes Tubefracts 8 ⁰⁰	3 ⁰⁰ 25 ⁰⁰
13 Bushels Loon and a pair of Cast Wheels	13 ⁰⁰ 0 ⁰⁰
Sunday Earthen Ware, Iron Ware and powder	11 ⁰⁰ 25 ⁰⁰
Sunday plantation tools and Books	5 ⁰⁰ 0 ⁰⁰

John Miller
John Potts
Rich^d Coeck

Returned into Henrico County Court the sixth day of April 1801 and Ordered to be recorded

Geo Radfords	We the Subscribers being by an Order of the County Court of Henrico bearing
Appraisement	date the seventh day of April 1800 appointed to Appraise the Estate of George Radford deceased do present it as follows Viz
One Negro man named Harry Value	525 ⁰⁰ 0 ⁰⁰
One Cow	3 ⁰⁰ 0 ⁰⁰
Richmond 3 rd July 1800.	Balance money of Virg ^a £ 28 ⁰⁰ 0 ⁰⁰

John Brantley
Rich^d Coeck Jr
Sam Ellsworth
Braxton Coraddock

Returned into Henrico County Court the first day of June 1801 and Ordered to be recorded.

Test Adam Craig C.C.

(B.R.)

(390)

26th March

Appraisement

Appraisement of the Estate of Mr. Robert Spear deceased taken the 26 th day of	
January 1801. Viz.	
One feather Bed and furniture.	\$ 54 0 0
One large Bay Horse.	150 0 0
One small Dillo.	7 0 0
One Gun.	10 10 0
Scot Old Leather Chairs.	~ 60 0
	<u>629 0 0</u>

Agreeably to an Order of Henrico Court Now the Subscribers have appraised the above Estate

Joseph Jenkins
Christian Allen
Geo. Savage

Retained into Henrico County Court the first day of June 1801 and Ordered to be recorded.

Tste Adam Craig

Will, Sharp's Inventory and Appraisement of the personal Estate of Wales Sharp late of the County of Henrico deceased which have come to the possession of Robert Sharp Administrator with the Will annexed of the said deceased.

	Dollars Cents
Brinjells Dutch Oven and 2 Dillo	45 50
Buckets Bushel &c	20 00
one Baker and gallanpot	20 ~
parcel of Tubs and pails	1 67
Meal Sifter & Bread tray	15 00
Kitchen Table	125
Cotton Cloth	1 ~
Grobbing and setting Sticks	1 ~ 2 Mens Saddles 3
Oars and malling Mallets	3 33
Sayle Sholes and Corksles	2 50
Spades and Breyer Knives	3 17
Bittern Crop Cut & hand saws	150 ~ 2 2 1/2 Bushels Wheat
Plows and gear	40 ~ parcel dirty Grain
raw Cornsholes	2 50
Waggon & Lock chain	20 ~ parcel of Brackets
Old Skin	30
Grindstone	1 ~ Oyster Shells
Cow Body	2 5
3 Cow and Calves	300 00
Dollar Cattle	66 66
1 Peane mare	120 ~
1 cane bott	80 ~
Bay Horse	30 ~
Scorl Dillo	30 ~
26 Hogs by Pigs	400 ~
Beck	8 ~
Wooden Falles	100 ~
Clothes press	80 ~
Winnow Chairs	9 ~
Rush Dille	1 ~
Flat Irons	2 50
Hair Hatch & Sciss shears	2 25
Musket & Fowling piece	120 ~
Cooking Glass	~ 75
parcel of Earthen Ware	6 ~
Tin Ware Tea board & Glass Ware	2 ~
Ston Ware and Glass bottles	1 50
Knives and forks and Spice Mortar	3 50
parcel of pastes	4 ~
Candle Sticks	~ 50
Scales and Weights	20 ~
one Chest	10 ~
one Trunk	2 50
one Bed and Furniture	20 ~
one Dillo 10 ^o	20 ~
one Dillo 10 ^o	25 ~

In Obedience to an Order of the County Court
of Henrico Recente annexed to the Subscribers
have appraised the Estate of Wales Sharp
deceased as above stated. Given under our
hands the 25th day of May 1801.

Geo. Sawyer
William Sawyer
Isaac Sawyer

Retained into Henrico County Court the 6th
day of July 1801 and Ordered to be recorded

Examined

Tste

Adam Craig

59.

Fitus Binford's Settlement	December 3 1799	The Estate of Fitus Binford deceased to the Executor Dr
	3/4 of the said Estate left me by Will which is	\$30. 11. 37/4
	paid Moses Woodfin for the rent 1789	3. 10.
	1/2 Gallon of Brandy in Pickneys	2. 5.
	1/2 Gallon of Rum & 3lb of Sugar 3/4	2. 8.
	1/2 Gallon Brandy at Sale of plantation	2. 10.
	1 Gallon Wine at Funeral of Blank Stamps 9/4	2. 17.
	12s to Priscilla Binford to provide the funeral dinner one shall to wrap the Corps	2. 12.
	William Merson making and finding for the Coffin paid John Crittenden for Smiths Work	2. 8.
	paid the Cooper at Salix	2. 18.
	paid the Tax for 1799	2. 7. 6.
	paid Ladd's Account	2. 6. 7.
	paid Moses Woodfin rent for the year 1800	2. 9.
	Clothes Tickled 12 Dollars 435 Cents	2. 5.
	Commission on the said Estate	2. 6. 0.

Contract

December 3 1799	The Amount of the Estate	£116. 3. 9
Attorney on hand and due the Estate out of the place		12. 13. 6
		2. 0.
	The Amount of the Estate	£120. 17. 3
Claims against the said Estate		54. 16. 6 3/4
		£66. 0. 8 3/4
To his Wife Rachael		16. 14. 2
To his Daughter Amy		16. 14. 2
To his Daughter Betty		16. 14. 2
To his Daughter Dicky		16. 14. 2
		£66. 0. 8.

Agreeable to the directed Order of the Worshipped Court of Kenisco County
whereas the subscribers have examined stated and settled the Executoryship
Account of James Binford and find it as above stated given from under
our hands this 24th of January 1801.

Joseph Gaithright
Moses Woodfin
Wm Binford

Returned into Kenisco County Court the 6th day of July 1801 and Ordered,
to be recorded

Seale

Adam Craig CC

John Woods Settlement	1785	The Estate of John Wood deceased To Drury Wood Administrator Dr	L. S. D.
	Febry 22d	To Cash paid Andrew Ronald by the hands of Benjamin	92. 0. 1.
		Levi for the use of William Bayall	
	1786		
	Aug 25	To Cash paid Adam Craig for Services	2. 16.
		To Cash paid Doctor Andrew Leiper by the hands of	8. 1. -
		Achibald Blair	
	1787	To Cash paid Thomas Gennett	0. 0. 0.
		To Cash paid George MacKinnon by the hands of Richard	2. 0. 0. 0.
		Wheeling for Ticklets	
	Febry 24	To Cash paid William Burton	5. 14. 10
	March 14	To Cash paid Martin Burton by the hands of Benjamin	51. 18. 11
	1788	Levi	
	May 22d	To Cash paid Thomas Williamson	44. 7. 8 3/4
	23	To Cash paid Gabriel Gall	5. 19. 3.

392

1790	7	To Cash paid John Johnson	\$ 20 7 11/2
1790	8	To Cash paid Samuel Ego	8 6 6
February 5	9	To Cash paid Daniel L. Hyatt	1 10 0
1791	3	To Cash paid Daniel L. Hyatt	1 10 0
April 2nd	1	To Cash paid William Williamson for the use of Joshua Stevens Estate	1 0 8 2
August	1	To Cash paid Joseph Sheppard for taxes	1 0 7 1
		To Cash paid John Brown Clerk of the General Court	~ 0 8 9
		To Cash paid John Williamson Skiff	13 1 3 1/2
1793	25	To Cash paid George Estep	3 1 15 1
July	25	To Cash paid George Estep	

$\$ 220\frac{1}{2} 10\frac{1}{2}$

1795	1	Perfected	
June	16	By Cash from Captain John Brooke	2 0 16
		By Cash from Daniel Price	~ 7 1/2
		By Cash from Shadrack Brookes	~ 16 1/2
		By Cash from Samuel Smith	2 0 3
		By Cash from Jeffrey Vandewall	~ 1 0 3
October	20	By Cash from Crosby William	2 0 4 9
1796	11	By Cash from Catherine Wood	11 17 1/2
January	11	By Cash from Elizabeth Bridgeman	12 0 10 0
		By Cash from Dennis Keenly	2 0 3 7 1/2
February	27	By Cash from William A. Smith for paper Money	3 0 0 8
June	16	By Cash from William A. Smith for paper Money	6 0 2 6
December	31	By Cash from John Johnson	7 1/2 1 3 1/2
1797	14	By Cash from Drury Wood	8 0 7 0 2 1/2
August	19	By Cash from Captain Edward Bacon	1 0 1 0
		By Cash from John Cornett & Joseph Lancaster	

$\$ 220\frac{1}{2} 16\frac{1}{2}$
 $6 0 11 9\frac{1}{2}$

Balance overpaid

Bills accepted July 28th 1798 -

by Drury Wood

$\$ 220\frac{1}{2} 10\frac{1}{2}$

Hence July 30 1801 pursuant to an Order of Henrico County Court hereto to
annex the subscribers have examined the above Account with the Banking
and find it truly and fairly stated given under our hands the day above
mentioned

John Brooke -
Crosby William
Gibbs Stump

Retained into Henrico County Court the 6th day of July 1801 and Ordered to be
recorded.

Matthew Hobson's The following is also Statement of the Appraisement of the Estate of Matthew
Appraisement Hobson deceased

one negro man name Bassot £90 1/2 ditto name Bob £70	£ 100 - "
one Ditta name Ben £95 one Ditta name Charles £100	195 - "
one ditto name Harry £90 one Ditta name David £75	165 - "
one ditto name Burkitt £55 one nego Woman name Fulpy £70	125 - "
one Ditta name Syur £70 one ditto name Rileah £70	140 - "
one boy name Edmund £30 one ditto name Anthony £20	50 - "
one Woman name Lucy £50 one name Reuben £80	90 - "
One name Silver £66 one ditto name Lucy £75	80 - "
one Ditta name Sally £25 One ditto name Betty £50	75 - "
one ditto name Lucy £45 one ditto name Adrys £38	83 - "
One ditto name Jane £38 one boy name Recke £45	53 - "
One old Woman name Dinah	~ 1 6
One boar Head kept at	12 - "
One sow Head £22 10 one boy Horse £12	34 10 0
one Ditta boy £6 one yoke and piron £12 one Chickens £4 10	30 10 0
one red Pheasant £1 10 one red Cow £3 1 Black Hearer £11 10 12 1/2	90 0
one Ditta £1 10 1 black & White Hearer £1 10 10	50 0
One red Bull £2 2 yearlings black & white and red one £3	50 0

13 old Soap 5 Lams Log 32 Hops £10. 100 East and Chain 4 pun £3 28s	
1 Horse Cart £14. 10. one Bed & Furniture £13. 10s & Furniture £11.	28s 10s
1 Bed & Furniture £8. 1 Bed & Walnut £2. 8 1 Blue Chest 7/6	10s 15s 0
1000 Dols 3/4 Hucks of the best kind £2. 10. 1 Looking Glasses £4	6s 13s 0
1 large Walnut Table £2. 10. 1 small Walnut Table £1 11 Green Windsor Chairs £5.	3s 10s
1 Teapot 2 Milk Pots 7 Grapases & Sauces 5 Coffee Cups and Saucers	
1 Doz Wine Glasses 7 Salt Cellars 6 White Thimble Teaspoons 1 pair	
of Sugar Tongs 1 Cream and 2 Casters 2 Whistlers	
1 pun £1 14 1 Dilla £2. 16. 3 Dishes £2. 3 Plates Earthen Ware 7/6	3s 14s 6
3 Earthen Bowls and one China Bowl 10s	2s 10s
2 Candle Sticks and Colder pot and Pan and 2 pair Snuffers 7 Pewter Spoons	2s 9s
spoon of Knives and Forks and Box of 1 Copper Skillet £1. 10	1s 19s
1 Spice Mortar and Pestle 6s 1 Spider & Skillet of one shovl & Tong 7/6	1s 16s 0
1 pair of Hand Irons 12s 1 Spine Chest 12s 1 Tribune 3f	1s 6s
3 Rush Bottom Chairs 7/6 1 pun Hall 4/6 1 Ban and Wash ragging 4/6	1s 1s
6 Axes £1 4 1 pair of flat Saws 6s	1s 10s
2 Brass Candle Sticks and Candle mould	2s 9s
2 Butter Dishes 4 Plates Basins 1 Earthen Dish	2s 18s
2 Jugs 2 Butter Pots of 4 Sickle blades and Cradles 15s	1s 1s
2 broad Axes & 2 narrow Axes	1s 5s
3 Wedges Iron ones 8 of one Garden box etc	2s 9s 6
1 pair of old Iron 4f 1 White Sifter 3f 1 Iron spit 1f	2s 11s
1 Crop Cut saw 15s 2 lbs Axe and Spade 4f	2s 19s
2 round hoes & 3 Sheep Skins 15s 1 Grubbing hoe & 6 cutting hoes £1. 10	2s 5s
1 hand saw one drawing knife 1 iron and gauge 9s	2s 6s
3 Hoeheads 4 framed and swinging axes £1. 11	1s 11s
3 pair of Iron traces and Hobbets and one pair of ring traces	1s 10s
4 3 collars	
3 Fly Wheels 10s 2 Whipsaws teeth and one Loring 5s	1s 10s
3 Old Saddles & 3 Cart Wheels boxes 3f 1 old Shovel 1 Hatch. Box 8s	2s 11s
3 pots & one Dr. Hooker and one Shovel	1s 1s
3 Tubs and one pail 4 Barnell 4/6 1 Glass Iron Hoop of 6f	1s 10s 6
2 Spinning Wheels 3 pair of Cards 12s 1 Stake of	2s 13s
50 lbs of Cotton & 46 lbs £3. 15 1 pair of Sols and upper leather 15s	5s -
15 Casks and Barrels £2. 5. 4 Casks & 50 Gallons of Vinegar £3. 2	5s 17s -
1 Bed and furniture £13. 1 Lead tray 1/3. 1 Beehive 10s	13s 11s 3
12 Yards £1. 16. one Limestone 2f 1 Paper 6s 2f	2s -
1 Corn & Chain £1. 16. 1000 lbs of Bacon @ 7/3 per lb £31. 5	33s 1s -
4 lb Soap @ 9/3 per lb £1. 70. 15 Barrels Corn & 20 of pr. Barnet £15	16s 10s -
1 barrel Fren £1. 1. 2 Whipsaws and one litters 12s	4s 12s -
2 Bells 10s 1 half Bushel 3/6 2 Boxes 9s	1s 13s -
13 Whipsaw files 7/6 9 Head of Hogs £4. 10	1s 17s 6

£ 1523s 6s 9

Whereas the Subscribers have appraised the Estate of Matthias Hobson deceased, now ready to be delivered to the Order of the Worshipful Court of Probate hereunto annexed which the above is also Statement of it. March the 11th 1801.

Byrd George
Richard Allen
Christian Allen

Returned into Kennebec County Court the 6th day of July 1801. and Ordered to be recorded.

Elizabeth Alley Agreeable to an Order of the Worshipful Court of Kennebec County hereto annexed
Appraisement We the Subscribers being sworn have appraised the Estate of Elizabeth Alley deceased as follows

one Corn and Hops to £5. 10 2 Bed Heads and Bed and Furniture £5.	Rs 10s 0
1 spool of Corn £1. 10. 3 17s 8. Cotton £1. 11. 17s Bacon 12f 9	Rs 3s 0
one Chest and Table 12s 1 spool of Twine 7/6 1 box with Earthen Ware 10s 1f 0	1s 10s 0
one Chest & Lumber 2f one Wicker Basket £1. 10s two 8 Spade 10s 6	1s 0s 6
1 Basket & Bottles 8 1 spool of Thread 4pks Box & Iron Lumber 6f	4s 11s -
1 Jugg 2 Glass tumblers and Candlestick 5 shays after Cotton Cards	3s 7s 6
and shades 3f 6	
8 Bush Chars half Bushel & Barnet 9f 1 Table pail & tub 14s 1 Forging Iron 3	1s 13s 6
1 iron pan & Barnet 7f 1 May 4/6 1 Stand 9ft 7/6 1 bag 6s 1f	1s 14s 0
7 yards of Cotton Cloth	

William Alley Son, Amindab Miller, Joseph Clinton

(39A)

Returned into Hennico County Court the 6th day of July 1801 and Ordered to be recorded.

In the Name of God Amen I Nathaniel Bridgewater of Hennico County being
Witnesse In body full of sound mind and disposing memory for which I thank God and
Calling to mind the uncertainty of human life and being desirous to dispose of all
such Worlthy Estate as it hath pleased God to bestow me with I give and bequeath the
same in manner following that is to say Item I give to my dear Son Nathaniel
Bridgewater all the land wherion I now live together with all the improvements now
being thence to him and his Heirs forever Item My Will further is that my Daughter
Catharine Bridgewater have my Bay Horse back to her and her Heirs forever
Item I do hereby Constitute and Appoint my son Nathaniel Bridgewater to be my
Executor of this my last Will and Testement As witness wherefor I have hereunto set my
hand and seal this fifteenth day of August in the year of our Lord one thousand seven
hundred and ninety seven

Nathaniel Bridgewater (Seal)

Signed sealed published and declared
as and for the last Will & Testament
of the above named Nathaniel
Bridgewater in presence of us

John Williamson
Sam Browning

At a Court held for Hennico County at the Courthouse on Monday the fifth day of January
1801 This Will was proved by the Oath of Samuel Browning attorney for the testator and
at another Court held for the said County at the Courthouse appeared on Monday the
fifth day of July 1801 The said Will was further proved by the Oath of John Williamson
the other witness to the same and Ordered to be recorded

Arthur Jennings' Appraiser
Agreeable to an order of the worshipful court of Hennico we have this
day appraised in current money the estate of Joshua Jennings deceased in
the following manner to wit:

11 Horses one Waggon and Geers	£ 0 0 0	App'd to	£ 0 0 0
3 head of cattle £ 5 - qu' o & 8 Head of Hogs £ 5 m 8 n 0	9 m 7 n 0		
1 Saddle, 1 x 2. box desk, oval skillet, 6 pot £ 0 0	4 n 1 m 0		
3 jugs, 1 fat pot, old gun, 1 hole 1 silver and table	19 0		
1 wheel & pt. cards, tin & earthen ware, 1 sugar dish, 4 knives and forks and 4 Geese	3	per 7 Pounds	£ 0 0 0

Wm X Morris,
mark.

We Patman
William Thorp

Returned into Hennico county court the seventh day of September 1801
and ordered to be recorded

(595.)

Sarah Jones's Inventory of the estate of Sarah Jones, deceased, taken and apprais'd this 13th of Feb^r 1801.

To 1 Horse £20 & To 1 feather bed and furniture £2 - £32 - 0
To a lot of wearing clothes, £9 - 10 - 0 To 2 cloaks £10 - 12 - 0
To a wheel and cards 12^p. To a barrel of half corn £10 - 7 - 0 1m 19 - 0
To a lot of pickle pork £2 - 10 - 0 To 20 lb of Cotton 8/- 2m 18 - 9
To a lot of house lumber £10 - 2 - 0 To 9 pound cash £9 - 10 - 2 - 0

Henrico County, Va:

Pursuant to an order of Henrico court hereinabove anned, we the subscribers being duly sworn before William Price a magistrate for the said County have appraised all the estate of Sarah Jones, late of the aforesaid county deceased, amounting to the sum above mentioned. Given under our hands, this the 6th Sept^r 1801.

Rich^r Cooks
William Staples
Herod Ford

Returned into Henrico county court, the seventh day of September 1801. and ordered to be recorded.

Mary Thompson In the name of God, amen, I Mary Thompson being very sick and weak of body, but in perfect sense and memory, and calling to mind the uncertainty of this transitory life, do make and appoint this to be my last will and testament in manner and full following: Viz: I bequeath my soul to God who gave it, my body to be buried at the discretion of my executor. Item, it is my will and desire that all my debts which doo in right or justice to any person be settled and paid. Item, I give and bequeath unto my daughter Susanna Jancer one feather bed & furniture, one chest, two iron pots, all my wool and cotton that is in the house, and the bacon, and one sow and pigs and three sheats, and six dung hill hens and one cock, and all the earthen and pewter plates, and dishes to her and her heirs forever Lastly, I do nominate and appoint Joseph Jancer whole and sole Executor to this my last will and testament. In witness whereof I have set my hand and seal this eighth day of August eighteen hundred and one.

Sealed and signed
In the presence of
Wm G Allen
William M Freeman

her
Mary X Thompson
mark

At,

At a monthly court held for Henrico county, at the courthouse on Monday
the seventh day of September 1801. This will was proved by the oath of
William G. Allen and ordered to be recorded.

*In the name of God, amen; I Richard Throgmorton of
the county of Henrico and parish aforesaid, being in my perfect
senses, mind and memory, praised be to God, do by these presents
give, bequeath and dispose of all my worldly Goods in manner
and form following: viz: Imprimis, stand unto my loving wife Obdience
Throgmorton during and for her natural life, all my estate both real
and personal, and should my above said wife be the longest livor, for
all my personal or movable estate, to be to her disposal as she best
may see fit, by will or otherwise, but my said land containing by
estimation to be one hundred and three acres be the same more or less
and bounded by its old known and usual bounds thereof, and lying in
the county aforesaid, being the land I now live on, to be equally divide
betwixt my two Sons Lewis and Samuel Throgmorton; the upper part
whereof known by the name of Turkey Cock to be to my Son Lewis
and the lower part where my dwelling is to my Son Samuel, in
my said land as it falls to my aforesaid two Sons by division
to be to each of them their heirs and assigns forever, (that is to say)
after my said wife deceas. I also appoint and ordain my loving
wife Obdience Throgmorton to be my executrix and my two Sons
as aforesaid Lewis and Samuel Throgmorton executors to this my
last will and testament, desiring my estate may not be applica
ed.*

Signed, sealed published and
declared this to be my last will *Richard X Throgmorton*
and testament in presence of *mark*
William Parker, Perrin Throgmorton

Thomas Clarke, senr.

At a monthly court held for Henrico county, at the courthouse, on Monday
the seventh day of September 1801. This will was proved by the oath of
William Parker a witness thereto, and the said William Parker also made
oath that Perrin Throgmorton and Thomas Clarke senr. the other
subscribing witnesses to the said will, and both of whom are now
deads, subscribed their names as witnesses to the same in his
presence, whereupon the said will is ordered to be recorded.

Jesse Adam Gray

*And at another Court held for the said County at the courthouse, opened on Monday the 1st day of October
1802. On the motion of Lewis Throgmorton an Executor in the said Will named, who made oath he had
according to law, together with his Thoroughs Charles Clarke and himself as the law directs, certified to the said
Court that the property of their husband deceased and bound as the law directs, contained in the said
will, for claiming a probate thereof, which he did, and brought, named to the other Executor named in the said
will to join in the said probate, when he did, and did.*

*Sarah Jones 1801. Dr. The Estate of Sarah Jones
Statement 5 In acc^t with Bernard Reynolds, the Executor.*

To expenses at the appraisement	£ 3 - 0
To expenses in proving the will	£ 5 - 3
To performing the funeral sermon	£ 18 - 0
To one stamp bond of 30 clerks fees for recording the will £4 14s. In justice	
To recording deed in Hanover court & will of excommunication of Mr. Melton	£ 13 - 0
To expenses on the settlement of my Executors account	£ 7 - 0
To commission of 5% on £119 - 3s. 9d.	£ 5 - 9
<i>Primer</i>	
	£ 10 - 4 - 7½
	£ 10 - 8 - 19 - 7½
	<u>£ 119 - 3 - 9</u>

Or

By amount of the Estate as appraised	£ 50 - 0 - 3s. 9d.
By cash in the House and bonds	69 - 0 - 0
<i>Primer</i>	<u>£ 119 - 3 - 9</u>

Agreeable to an order of the Court of Henrico, we have examined the Executorship of Bernard Reynolds for Sarah Jones dec^d and find the amount to be in the hands of the Executor of one hundred and eight pounds nineteen shillings and one penny half penny given under our hands this fifth day of October 1801.

Matthew Patman
his
Anselm X Jones
mark
Daniel Burton

Returned into Henrico County Court the fifth day of October 1801 and ordered to be recorded.

*In the name of God, amen, I Thomas Lewis of
Henrico county, do hereby make this my last will and testament
hereby revoking all other wills by me heretofore made. Item
I give to my only son Thomas Lewis the land whereon I now live
to him and his heirs forever. Item, I give to my daughter Elizabeth
Lewis one feather bed and furniture one side saddle and twenty
pounds in money, to her and her heirs forever. Item, I give to my
grand daughter Ann S. White one feather bed and furniture and
fifty pounds in money, to her and her heirs forever. Item, my
will*

will further is, that the residue of my estate not before devised, be equally divided amongst my children now living, to wit Thomas Lewis, Elizabeth Lewis and Susanna Clinton to them and their heirs forever; but if my daughter Elizabeth should die without an heir lawfully begotten, my desire is, that her estate be equally divided amongst my other two children Thomas and Susanna and their heirs forever. Lastly I do hereby constitute and appoint my son Thomas Lewis and Joseph Clinton my son in law executors to this my last will and testament; In witness whereof I have hereunto set my hand and affixed my seal this twentieth day of April in the year of our Lord one thousand eight hundred and one.

Signed, sealed, published and declared
as and for the last Will and Testament
of the above named Thomas Lewis senr.

Thomas Lewis

359
1801

In presence of us.

Watson Pitman, George W. Seaton

At a monthly court held for Monroe county, at the courthouse on Monday the fifth day of October 1801. This will was proved by the oaths of Watson Pitman and George W. Seaton the witnesses thereto, and ordered to be recorded. And on the motion of Thomas Lewis and Joseph Clinton the executors in the said will named who made oath thereto according to law, and together with Watson Pitman & Samuel Browning their securities, entered into and acknowledged their bond in the penalty of two thousand pounds, conditioned as the law directs; Certificate is granted them for obtaining a probate thereof in due form.

John Sculley
In the name of God, amen, I John G. Sculley of the county of Monroe being weak in body but of sound sense and memory, do make constitute and ordain this to be my last will and testament as followeth: Inasmuch, Item, my desire and request is that as much of my personable estate as may be discretionary to my wife be sold, slaves excepted, as will pay my just debts, and all the remaining part of my estate I lend to my loving wife Elizabeth Sculley during her natural life for her support and the support and raising of my children, and after her death to be equally divided amongst my four children Rebecca, William, George, and Robert Sculley to them and their heirs forever. And I do constitute and ordain Charles Keesee and William Willes executors to this my last will and testament. In witness whereof I have set my hand and seal this eighteenth day of February 1801.
Signed, sealed & delivered, in presence of
Hoses Woodfin, Swannah Smith
mark

John G. Sculley

359
1801

All a monthly court held for Henrico county at the courthouse, on monday
the fifth day of October 1801 This Will was proved by the oaths of Moses
Woodfin and Susanna Smith the witnesses thereto, and ordered to be recorded
And on the motion of Charles Keesee and William Willis the executors
therein named who made oath thereto according to law, and together
with Moses Woodfin their security entered into and acknowledged their
bond in the penalty of one thousand pounds conditioned as the law directs
Certificate is granted them for obtaining a probate hereof in due form.

*S. J. Heron
Dec 22 / 1801*

In the name of God amen, I James Heron of the city
of Richmond, merchant, considering the uncertainty of life, and the
expediency of declaring while at leisure and in health my intention
respecting the disposal of what estate I may leave behind me, do
make and publish my last will and testament as follows, that is
to say: If I die in Richmond, it is my desire that I be buried
in the church yard, near to Mr Taylor, and my son William, and
that a stone be put over my grave, with my name, age and time
of death engraved on it. I desire that my debts be paid off
as soon as provision can be made for that purpose. I recommend
particularly to my wife to be attentive to the health and morals of
our children and desire that they may have a useful education,
suitable to their circumstances, and that all necessary expense
that may be incurred for their support and education until they
severally arrive to the age of fourteen years be defrayed out of
the estate, and that whatever is expended after that period for the
use of either may be charged to the one for whose use it is expended.
I give to my wife all my Household and Kitchen furniture, plate,
china, glass and apparel, together with all such liquors, provisions
and other things as may have been provided for housekeeping, and
also my mulatto woman Fanny and her daughter Polly, my woman
Patty and boy Robin. I give to John Bowdoin and Courtney Bowdoin
children of my good friend Preston Bowdoin the elder of
Norfolk the eighteen shares in the stock of the bank of the
United States standing in my name to be equally divided
between them, and in case either of them should die before me
then the whole eighteen shares to go to the survivor. I give to
each

600

each of my sons one thousand dollars. All lands or other property entered on books of Nelson, Heron &c^c are the property of that concern, altho' they may be conveyed to me separately, and if a final settlement of their affairs should not take place in my lifetime are to be sold and divided among the remaining partners, to wit: the representatives of the late John Wilcocks esq^r of Philadelphia Nicholas Low esq^r of New York, and the writer, Alex^r Nelson being already paid off his share. Should neither of my executors find it convenient to undertake the winding up and management of my affairs, I desire that some fit person be by them appointed agent for that purpose to act under their direction and authority, them to make a suitable compensation to him for his services. I desire that each of my executors will accept of a ring, seal or other memorial of the value of fifty dollars. I give and devise all the rest and residue of my estate real and personal, whereover the same may be situated to my executors after named in trust and confidence, that they or such of them as shall act or survive, shall and will sell and dispose of the whole thereof (not consisting of money) in such parts or parcels, at such time or times, and upon such terms and conditions as they shall judge proper and most for the benefit of my family, and pay and divide the proceeds of all such sales, and such money as may appertain to my estate from whatever source it may arise to the following persons and in the following proportions, that is to say To my wife three shares of the whole (what is by this will devised to her to be accounted in law and bar of dower or other interest in my estate, one share to each of my sons, and one share to each of my daughters. I nominate my worthy friends James Taylor, junior, of the borough of Norfolk, and John Graham of the city of Richmond to be executors of this will, and desire that no pecuniary may be required of them. And finally I desire, that if no other of a later date shall be found, this sketch may be considered as my last will and testament, the whole having been written by myself. In confirmation of which I have hereunto subscribed my name and affixed my seal at Richmond September 21st 1800.

Signed, sealed, acknowledged and delivered by the testator as and for his last will and testament, in presence of us who have hereunto subscribed our names as witnesses in his presence and at his request.

Dan Ball, Ed Carrington, Geo. Fisher

Codicil to my last will and testament made 21st September 1800
I wish my executors the survivors or survivor of them to retain in their own hands the portions allotted to my children until they severally arrive

J. Heron
600
ccc