

To a foundation 3/4 and a Table Cloth 2/6	£	1. 16.
To a pair of Cloves 3/4 pds	l. m.	1. 16.
To a Silver Saddle	2. M.	
To some Trivets and Tools 2/-	2. m.	
To 2 Pairs of Gloves and a Pair of Trusses 3/6 and snow Fidles 17/-	2. 17. 6.	
To a Pewter Pot, a Chamber Pot and 2 Drufflers	3. 5.	
	£	98. 5.

In Obedience to an Order of Court bearing Date March 5th 1750

We the Subscribers have valued and appraised the Estate of Mary Garrell deceased to Ninety Eight Pounds five Shillings Current Money of Virginia as witness our hands this 4th of April 1750 —

Mary Garrell Esq^r

James + Poland Henry Harrison
Samuel Wilson

At a Court held for Isle of Wight County April 5th 1750 —

The Appraisement of the Estate of Mary Garrell deceased was returned into Court by the Executor and Ordered to be Recorded

Tesd^r J^t Baker Esq^r

In the Name of God Amen I Frances Mordell of Rotaway Parish of the Isle of Wight County being sick and weak in Body but of sound and perfect Memory praising God for the same and calling to Mind the Uncertainty of Life do make this my last Will and Testamton in Manner and Form following First I commend my Soul to God that gave it hoping to receive full Pardon of all my Sins and my Body to the Earth to be buried in such Christian Manner as my Executor hereafter named shall think fit As to my Worldly Estate which the Lord of his Mercy has been pleased to bestow on me my Will is the same shall be bestowed as follows —

I Bequeath to my beloved Son John Scott a large Bed Dith Table Cloth and a plain Gold Ring. Item My Desire is that my son William Scott may have my Horse and the Cattle that on the Plantation paying the Money to his Brother John Scott and if John Scott settle in the —

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the Country and have a Desire to Part of the Land at the same time
 discover the Value to his Brother William Scott and me and a
 three old Slaves that belongs to my Son John Murrell to take away
 Apparel my Desire is that after my ^{Death} my may be —
 equally divided betwixt my two Sons William Scott and John Murrell
 Likewise all the Rest of my movable Estate I mean they may be —
 equally divided betwixt my two Sons William Scott and John Murrell
 As to the Negroes my Brothers left with me, my Desire is that John
 Murrell my Son may have an equal Part of the said Negroes —
 Labour and Stock he becomes of Age over than the said Negroes —
 Belonging to my Son William Scott only paying his Brother John
 Murrell five Pound Current Money of Virginia. I leave my son
 William Scott sole Executor of this my last Will and Testament —
 In witness whereof I have hereunto set my Hand & Seal this 20th

Day of May 1747 —

Signed Sealed & Delivered,

In Presence of us }
 Charles Amos Garris,
 his
 William Carroll — }
 mark

Francis O' Murrell

mark

A Court held for Isle of Wight County April 5th 1750 —

The last Will and Testament of Francis Murrell deceased
 was presented in Court by William Scott the Executor therein
 named who made Oath thereto and being proved by the Oath of Charles
 Travers and William Carroll two of the Testifiers thereto is Ordered to
 be Recorded —

Seal of Isle of Wight Co.

RECEIVED to an Order of Court held for the Isle of Wight County bearing
 Date March 1st 1749 the subscribers being sworn have appraised
 so much of the Estate of Charles Chapman deceased as was brought
 to our view by the Executor as followeth —

To 1 Horse, Saddle & Bridles	4	To 6 Chars.	\$ 9 ⁰⁰
To 1 Mare & foal.	3	To 2 Beds & Furniture	7 ⁰⁰
To 3 Chests.	1 - 3	To a P. of Glass & China etc.	4 ⁰⁰
To 2 Tables.	10	To 1 pair Money Boxes.	7 ⁰⁰