

(201)

To a parcel of Delft Ware 3/10. some China teallare, 17/16 Glassware 14.	1. 5. 4
263 knives 1/6 one Oval Table 30/ one D ^r 14 one square D ^r 2 one D ^r 15	2. 4. 0
Some Dark 30/ three playne Glasses 2/ To a Buffet 50/ a Dicing Table 11. 12. 0	
To a Chest 2 Canisters & 2 Snuff Bottles 10/ two plain Money scales 5.	15. 0
To 2 Sugar Boxes 1/ a pair of hot Lands 2/ two Spovels & Spoker 2/	5. 0
To a parcel of Books 10/ to 12 old Chairs 15/ one broken horned Cow 6/	1. 5. 0
Sea Rife Gun 23 to 6 Sheep 3/6	\$14. 16.
	\$238. 19. 9.
	4. 16. 0

William Mead

W^m Baker

Tho^r. Sonell

A Supplemental Inventory and Appraismant of the Estate of John
Moss decd as shewes vs. M^r.

1 Bed and furniture	\$ 4. 0. 0
1 Cubbord	1. 0. 0
1 Tea Kettle and Box Iron	10. 0
Not	1. 3

Charles Brent

Nich^r. Money

Bry^r. Brown

A Court continued and held for Loudoun County August the 9th 1768.
These Inventory and Appraismants were returned into Court and Ordered to
be Recorded

Examined

Teste Ch^r. Binnes Esqur.

Jane Middleton
Inventory In Obedience to an Order of Court hereunto annexed We the Subscribers
being first sworn have Appraised the Estate of Jane Middleton Decd in
Current Money as followeth

Nigro Road	\$ 60. 0. 0
One Bay Horse	13. 0. 0
One Bed and furniture	5. 0. 0
One Woman's Saddle	1. 5. 0
Four plates a Bole	3. 0

Spot Saddle and Skimmer	5. 6
One narrow Ax	6. 0
Three Chairs	0. 0
One Bull Yearling	15. 0

One pot of 13d Stead 5/- one Table sp. one plate 3/- £ 0-17-0
One Woolin Spinning Wheel. - 7-0
- 82-4-0

Enoch Grigsby
Nathaniel Grigsby
Cha. Estridge

A Court continued & held for Loudoun County August the 10th 1768.
This Inventory and Appraismant was returned into Court & Ordered to be
Recorded.

Premised

Teste Chas Birnes Esqur.

Be it known unto all whom it may concern, that I Jonas Potts of the Parish of Cameron County of Loudoun & Colony of Virginia (Farmer) being in my usual Health my memory and understanding sound & perfect, having under my Consideration the uncertainty of life, do therefore make and Ordain this my last Will and Testament, the thirty first Day of July in the Year of our Lord one thousand seven hundred eighty and eight, in the manner and form following.

I Promise & Will that all my just Debts which I shall owe at the time of my decease together with my Funeral charges be duly observed and paid by my Executors hereafter mentioned. I do hereby Constitute my two Brothers in Law John Votter and Samuel Person both of the County of Frederick & Colony affewit to be my sole Executors of the my last Will and Testament to Act jointly or severally as the Case may require by reason of Death or other disability giving them or either of them full power to Act. I Give and Bequeath unto my dear and well beloved Wife Mary Potts my Plantation whereon I now live containing one hundred and fifty Acres and a Lot adjoining as far as the branch during her natural life and after her decease it is to be inherited by my Son John if he be then living, and if not, it is to be equally divided between the surviving Brothers and Sisters. I Give and Bequeath unto my Son David two small Lots containing one hundred twenty two Acres and half each. One Lot I bought from James Thomas and the other from David Thomas.

I Give and Bequeath unto my Son Samuel one hundred and fifty five Acres of Land I bought from my brother Jonathan Potts. I Give and Bequeath unto my son Jonas two hundred and sixty Acres I bought from Thomas Wilson lying or adjoining to Simon Hains Land. I Give and Bequeath unto my son Edward the one half part of a Water Grist Mill in Partnership with my

Father David Potts late Deceased with all the Profits that may arise therefrom
It is my Will in case that either of my sons should die before they arrive to the
full Age of twenty one Years, then that ones Share is to be divided between the
surviving brothers and sisters, Share and Share alike; but in case that any of my
or either of my Sons should Marry before they arrive to the Age of twenty one Years
and leaving Lawful Issue then that one Share is to go to the Issue of the Deceased.

And as for the Rents or Profits that may arise from the Plantations and part of
the Mill (excepting this Plantation whereon I now live) is to be applyed to the
bringing up and Educating of my Children until they arrive to the Years of
maturity at the discretion of my Executor, and as for my personal Estate
my Will and desire is that they may be sold and the Money arising therefrom
to be collected in order to discharge Expences and Legacies hereafter to be specified
and Bequeathed. I Give and Bequeath unto my two daughters Hannah &
Elizabeth fifty Pounds current Money each to be paid to them by my Executor
when they come to the full Age of eighteen Years, and in case that one of them
should die before they arrive to the age of eighteen Years then the other is to have
her share. I Give and Bequeath unto my son Samuel the sum of twenty pounds
current Money besides the Land before mentioned to be paid him when he arrives
to the full Age of twenty one Years. My Will is that my Wife is to have my best Bed
and Furniture and a Riding Creature Saddle Bridle and the remainder if any
there be after the Legacies is discharged and other Lawful Demands then the
remainder is to be equally divided between the Widow and all my Children.

I witness whereof I have hereunto set my Hand and Seal Dated the Day
& Year above written.

Published Pronounced & Declared by the
said Jonas Potts as his last Will & Testament }
in the presence of us the Subscribers }

Jonas Potts (SS)

John F. W. & S. W. Virgin

Samuel Potts

James L C. Conrad
^{mark}

Owen Roberts

At a Court held for Loudoun County September the 12. 1768.

This Will was proved by the Oath of Owen Roberts and by the affirmation of James

Conrad(s a Quaker) Witnesses thereto and Ordered to be Recorded. And
on the Motion of John Vestal one of the Executors therein named who made
Affimation according to Law Certificate Granted him for obtaining a
Probat thereof in due form giving Security, Whereupon he together with
Israel Thompson and Francis Hague his Securities entered into and
acknowledged their Bond in the Penalty of one Thousand Pounds Current
Money conditioned as the Law directs. And Samuel Person the
other Executor named in the said Will personally in Court refused to take
upon himself the burthen of the Execution thereof.

Camerined

Paste Chal. Birnes Esqur.

Sam Conner's	Pursuant to an Order of Loudoun Court Dated March the 14 th 1768
Inventory	we whose names are hereunto Subscribed being first Sworn before William Smith one of his Majestys Justices of the Peace for the County of Loudoun have valued and Appraised the Estate of Samuel Conner dec'd. that was brought to our view in Current Money as followeth. viz.
To one Negro Woman named Sarah	£ 35. 0. 0
To 1 Negro Girl named Pig	35. 0. 0
To 1 Ditto named Kate	30. 0. 0
To 1 Negro Boy named Henry	10. 0. 0
To 1 Bed Bedstead and two Sheets	4. 10. 0
To 1 Bed Bedstead Rug and Blanket	4. 0. 0
To 1 Ditto and Blanket £ 2. 10 to 1 old Desk £ 2.	4. 10. 0
To 1 old oval Table 10 ^f to old small £ 0. 0	0. 15. 0
To 1 old Still and Tub	8. 0. 0
To 1 Cow and Calf £ 2. to 1 Little and Yearling £ 3.	5. 0. 0
To 1 Cow and Yearling	3. 10. 0
To 1 Bull & 1 Heifer £ 5 To 2 young Steers £ 2.	7. 0. 0
To 1 Young Bay Horse £ 4. 10. to 1 old Bay Mare £ 1. 10.	6. 0. 0
To 33. of Peotone & 8. of Pound	1. 2. 0
To 2 old Chests 10 ^f to 1 old Woolen Sheet £ 0.	0. 12. 0
To 2 Linen Sheets	1. 5. 0

(205)

To a parcel of old Pails and Piggins.	\$ 0.7.0
To 2 pair of Chain Traces 10/- to a parcel of old Shoe tools 1/-	1.0.0
To 2 old Belts 6/- to 2 Middles and 1 Sand Sivv 9/-	0.9.0
To 2 old Hoses 12/- to pr. of Stillards 10/-	1.2.0
To 1 old Gun 13/- to 1 pr. of old Pistols 10/-	1.5.0
To 3 Stone Jugs 3/- to 1 Pewtry Pan 1/-	0.7.0
To a parcel of Cotton Cards and 2 old Books	0.3.0
To 9 lbs. of Wash'd Wool at 1/- per pound	0.9.0
To a parcel of old Hoes and other old Lumber	0.12.0
To a parcel of old Fash's	0.10.0
To 1 Plot and Ret. Heather 10/- To 1 Narrow Ax 5/-	0.15.0
To 5 young Barrows at 8/- per head	2.0.0
To 5 Shoats at 2/- per head	0.12.0
To 1 Sow	0.8.0
To 11 Sheep at 8/- per head	3.6.0
To 3 Mouring Cow Hides at 5/- apiece	0.15.0
To 1 small Augur 1/- To a parcel of swingletree Irons 1/-	0.6.0
To 1 old Rifel Mobs & Worm	1.10.0
	<hr/> 178.15.0

William M. Coton

George Taylor

Tho: Squires

A Court held for Loudoun County September the 12th 1708.
 This Inventory and Appraismant was returned into Court and is Ordered

Examined to be Recorded

Teste Chas. Birnes Esqur.

Thos Wm Wells
Inventory

In Obedience to an Order of Loudoun County Court the Subscribers being first sworn have Appraised all the Slaves & Personal Estate of Thomas William Wells in our Court Money as has been presented to our view in the following manner.

Tot Negro Mansuamed Peter

\$ 30.00

To 1 Negro Woman named Lyn.	£ 65.0.0
To 1 Neg. Boy named Jack.	10.0.0
To 11 Hens at £3. each	12.0.0
To 3 Starlings at 15/-	2.5.0
To 1 Horse	3.0.0
To 6 Hogs at 8/-	2.8.0
To Bed & furniture	5.0.0
To 1 Bed 1 Sheet Bolster & Rug	5.0.0
To 1 old Desk	1.10.0
To 1 Table & 1 Chest 8/-	0.12.0
To 1 old Wheel 2/6 1 old table 6/-	0.3.0
To 3 Chairs & 2 Iron Pots & 1 Iron Kettle 2/-	1.0.0
To 4 Pewter Plates and 1 Brass Candlestick	0.7.0
To 1 Plough & Clevis	0.10.0
To a parcel of old Iron	0.6.0
To 1 Camp Oven	0.9.0
To 1 frying Pan	0.4.0
To 1 Pail & Peggan	0.3.6

Sir Hutchinson

Francis Padgett

Enoch Grigsby

A Court continued and held in Loudoun County Sept the 12. 1768.
 This Inventory and Appraisement was returned into Court & is
 Ordered to be Recorded.

Examined,

Teste Chas. Birnes Esq;

George Scatterday In the Name of God Amen The sixth day of July in the
 Will Year of our Lord One Thousand Seven Hundred and sixtysix
 George Scatterday of Loudoun County and Colony of Virginia
 being weak of Body but of Perfect mind and Memory Thanks be to
 the Almighty God and calling to Remembrance the uncertainty of

this Transitory life and that all flesh must die. To make this my
Last Will & Testament, Touching the disposal of what Temporal Estate
I may have; Herby revoking and disannulling all former Wills heretofore
made by me and this only to be taken for my last Will and Testament
and none other.

In primis I will that my body be decently buried at the discretion of my
Executors hereafter Named, and that all my just debts be fully paid
and satisfied.

Item I give and bequeath unto my Son John all my right Claim and
Interest in & to the Lot of Land wher on I now dwelleth during the
Continuance of the Lease which is to be given from the Hble G W Fairfax Esq,
for five Lives and it is my Will and desire that my said Son John's Name
may be put into the Lease and that the said Lease may be obtained as soon
as possible to also I give and bequeath unto my said Son my two Mearns.

Item I give and bequeath unto my loving wife Esther, the use or profits
of my said Lot or plantation until my said Son John shall arrive to the
age of Twenty one Years provided that she Continue my Widdow but if she
shall see cause to marry another Man, That then it is my Will that she
shall have the said Plantation or the profits Thereof only until my Son
John arrive to the age of Fourteen Years and no Longer also I give and
bequeath unto my wife all my Horned Cattle being eight in number
during her Widdow hood, but if she marry again then it is my will that
she shall have only two of the said Cattle and that the remainder of them
be given my said Son. Likewise it is my will and I bequeath unto my
wife one third part of all my other Personal Estate the other two thirds or
the Remainder thereof to be given unto my Son John.

Lastly I Constitute & appoint my Loving wife and my Trusty
Friend John Craig Executore of this my Last Will & Testament.

In witness whereof I have hereunto set my hand and Seal the day

and Year above written

Signed Sealed Published & declared George 8th Scaterday (L.S.)
to be the last Will & Testament of Geo mark.
Scaterday in the presence of . . .

Israel Thompson, George Nixon
George Dunnington.

At a Court held for Loudoun County November the 14. 1768.

This Will was proved by the affirmation of Israel Thompson (a Quaker).

and by the Oath of George Dunnington witness thereto and is Ordered to be Recorded. And on the Motion of Esther Scaterday and John Craig the Executors therein named who made Oath according to Law Certificatois granted them for obtaining a Probate thereof in due form giving Security Whereupon they together with John Cavin and Randall McCullister their Securities entered into and acknowledged their Bond in the Penalty of Five hundred pounds with Condition as the Law directs

Teste Chas. Binns Esq: C:u:ip

Thomas McGeach's Will Be it known unto all whom it may concern that I Thomas McGeach of the Parish of Cameron and Colony of Virginia Gentleman being weak in body my memory sound and understanding also having under my consideration the uncertainty of life Do therefore make and ordain this my last Will and Testament this seventeenth day of November One thousand seven hundred sixty and eight in the manner and form following Imprimis I will that all my just Debts which I shall owe at the time of my decease together with my Funeral expences be duly observed and paid by my Executors. I Do hereby constitute Depute and appoint my Father in Law William Cavers and my trusty Friend George Griggs both of the same place to be my sole Executors of this my last Will and Testament to act Jointly or severally as the case may require by reason of death or other Disabilities giving them or either of them full power to make and convey a good and sufficient Deed unto my two Brothers Joseph and John McGeach them and their Heirs forever of two hundred Acres part of Mercer's Tract with all the Improvements thereon And one hundred Acres of the Mountain Tract to be equally divided between my aforesd Brothers when they arrive to the full Age of Twenty one Years But in case either of my said Brothers should die before they arrive to the Age of Twenty one Years the Survivor is to have his Share. And in Lieu of the Right I had by my Fathers last Will and Testament I acknowledge my self to be fully satisfied and paid to all Intents and Purposes of and to any part or parcel thereof. My Will is that any part or Share I,

Geo
J:

Thomas McGeach

Will

Could or might have by Virtue of my Fathers Will to the old Plantation whereon my mother and father in law now lives on, is to be my Brother Williams when he arrive to the full age of Twenty One Years but if in case my Brother William should die before he arrives to the full age of Twenty one Years then my mother is to have the aforesaid Plantation during her natural life with all the Profits that may arise therefrom, It is my Will if in case my mother should Die before my Brother William should arrive to the full age of Twenty one Years, that my Father in Law is to have the Use and benefit of the said Plantation until the time he might arrive to the age of twenty one Years, or at least all the right that I have thereto by Virtue of my Fathers Will, Item, I give and bequeath unto my three Sisters to wit, Jane, Elizabeth, and Ann McGeach all my Personal Estate of what kind soever (excepting what shall be hereafter excepted) to them and their Heirs forever, and to be equally divided among them share and share alike, And to be distributed by my Executors, in and after the best manner they can, Item, I give and bequeath unto my brother James my best suit of Apparel, And unto my Brother Joseph the second Best or Remainder of my wearing Apparel, Item I give and bequeath unto my father in Law my Watch, Item I give and bequeath unto my Brother James my Silver Buckles, Item I give and bequeath to my Brother Joseph my Silver Stock Clasp, I do hereby disannul and Revoke all former Wills or Testaments Verbal or otherwise whatsoever, In Witness whereof I have hereunto set my hand and Seal Dated the Day and Date abovenwritten.

Published Pronounced and declared

Tho. McGeach (seal)

by the said Thomas McGeach as his last
Will and Testament in the presence of us
the Subscribers, Jacob Coulterman
Isaac Sanda, Owen Roberts,

At a Court held for Loudoun County March the 1st. 1769

This Will was proved by the Oaths of Jacob Coulterman and Owen Roberts witnesseth thereto and Ordered to be Recorded, and on the motion of William Cavena and George Legg (a Quaker) the Executors therein named who made Oath and affirmed according to Law Certificate is granted them for obtaining a Probate thereof in due form giving security, Whereupon they together with Farling Ball and Amos Thompson their Securities entered into and acknowledged their Bond in the Penalty of one thousand pounds Current money with Condition as the

Examined Law directo

Test. Cha' Binns Clerk

George Scatterdays

Inventory

(1)

PURSUANT to an Order of Loudoun County Court to us directed We whose names are under written (being first qualified before a magistrate thereof) have appraised the Personal Estate of George Scatterday deceased as followeth Vis^t.

1. Feather Bed and Furniture	£ 6. 0. 0.
1. Chaff D. and Furniture	2. 10. -
1. Side Saddle w ^t a Chest £	2. 6. -
A Parcel of Pewter altogether	2. 10. -
To a Ware altogether of 1 Bottles & 1 Funnell £	5. -

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Scattered
Inventory

To sundry Wooden ware	£. 12. -
2. Iron Potts & 1 Saddle.	1.
1. Frying Pan of Earthen ware 2l.	8.
1. Box Iron & Hatters 12s 2 Books of.	14.
Marrow Rings and sundry old Iron.	16.
5 Belts 12s 1 plain, Augers and other Carpenters Tools 4s 6d.	16. 6
4. Bars of Lead 1s 1 Padlock 1s 2 Axes 12s.	17.
4. Hoes 10s 1 Gun & Utensils 8s.	2.
2. Drawing Knives 2s 5 Sickle 1s 1 Scythe & Utensils 6s.	12. 6
2 Pair of Gears A. Bridles & neck Yeak.	17.
A Quantity of Mead 50s Indian Corn 10s.	3.
2 Riddles & 1 Scive of apparel of Wool £.	9.
1 Nano Saddle 15s 2 Baggs 3s.	18. 6
1. Table & Chairs 5s 1 Churn & some Casks of.	10.
A. Parcel of Nails 2s 1 cutting of Box 1s.	7.
1. Plow & swingle tree.	1.
1. Sledge 2s 5 Sheep 4s.	2. 7.
3. Cows & 1 Calf.	9.
3. Heifers 10s 2 Yearling Calves 30s.	6. 15.
Wheat and Rye in Stacks.	13.
A Quantity of Flax 20s 1 Black Mare £.	15. 10.
One Young mare £ 12. 1 Cow & 12 Piggs 2s.	13. 4.
A small Stack of Hay.	10.

W^m Wildman

Jonathan Myers

Joseph Myers

Examined

At a Court held for Loudoun County March the 13th 1769
This Inventory and Appraisement was returned and Ordered to be Recorded

First Cha' Binnscellor

John Mague
Inventory

Pursuant to an Order of Court We the Subscribers have appraised and taken
an Inventory of the Goods and Chattels belonging to the Estate of the late John Mague,
deceased October 10th 1767. Vizt.

Three Sons and three Daughters.	£. 1. 7.
Five Barrows and seven Sheep.	3. 11.
One Horse.	7.
One Mare.	6.
One Young Heifer.	1.
One Young Bull.	45.
One Cow.	3.
One Steer.	2. 15.

Magnes Inventory			
One Bull	£ 2. 0. 0	2 Dillo Butter potts	0. 1. 2
Seven Sheep	2. 6.	1 Earthen Jugg	0. 1. 0
One cutting Box	0. 9.	1 Pair Nippers	0. 0. 9
One Riddle	0. 2. 0	1 Bed and Furniture	2. 10. 0
One half Bushel	0. 2. 6	1 Pitchfork	0. 1. 6
One Plough & Tackling	1. 6. 0	1 Broad Ax.	0. 5. 0
Two Axes	0. 10.	1 Old Bed and Furniture	1. 0. 0
One grubbing Hoe	0. 6. 0	1 old Leather Trunk	0. 9. 0
Old Marnels	0. 4. 0	2 Reaping Hoes	0. 3. 6
One Mans old Saddle and 2 Bridles	0. 10. 0	1 Inch Auger	0. 1. 3
One Womans Ditto	2. 5. 0	4 Flower Barrels & Tub	0. 6. 0
Two Maul rings	0. 1. 0	1 Gouge	0. 0. 9
One Horse Bell	0. 4. 6	1 Hammer	0. 1. 6
One Iron Wedge	0. 1. 6	2 Staggis	0. 1. 6
One old Hoe	0. 1. 0	2 Clevises	0. 2. 6
Two Scythes	0. 12. 0	1 old Flap Wheel	0. 10. 0
One Gun Powder horn & shot Bag	1. 10.	1 Woolen Ditto	0. 8. 0
One Washing Tub Bucket & Dingen all old	0. 3. 6	1 Reel	0. 2. 0
Four flag bottomed Chairs	0. 10. 0	2½ Barrels	0. 5. 0
One Chest	0. 10. 0	1 old Churn	0. 1. 6
One Kegg	0. 1. 6	2 Baskets	0. 2. 0
One Pot Rack and chain Rack	0. 7. 6	Brought up	£ 55. 1. 6
One Frying Pan	0. 6. 0	3 Pound of Woolen Yarn	0. 5. 3
One old Pot and Hooks	0. 4. 0	5lb Ton Yarn	£ 0. 2. 6
One Back Iron and Hooks	0. 5. 0	1 Calt at 30s	£ 55. 12. 3
One Pair Pothooks	0. 0. 9	1 Break at 2/6	2. 6
One Pair Complices & Gimblets	0. 1. 3	1 Waggon and Gear	12. 0. 0
Brought over	£ 40. 8. 0		
1. Box Iron & Heaters	0. 5. 0	Henry Graham	69. 4. 9
½ doz Pewter Plates	0. 10. 0	John Mojs Sen.	
2 Pewter Dishes & 1 Basin	0. 7. .	Francis Elgin	
1 Candlestick	0. 0. 6	At a Court continued and held for	
1 Glass Bottle	0. 0. 1	Loudoun County March the 14. 1769	
1 Wine Glass	0. 0. 7½	This Inventory and Appraisement	
1 Funnel Pepper Box 1 Quart Tin	0. 1. 6	was returned and Ordered to be Recorded	
1 Powder Tankard	0. 1. 0	Tiff	
Wearing Apparel	0. 10. .	Examined	John Brinns Clue
1 pair of Wool Cards	0. 4. .		
1 pair of Shears	0. 0. 7½		
2 Tin Pints	0. 0. 11		
3 Earthen Pans	0. 1. 0		

David Potts

Inventory

Pursuant to an Order of Loudoun Court to us Directed, We the subscribers being
first Qualified before John McIlhenny gent have Valued and Appraised in current money
all and singular the Personal Estate of David Potts as was presented to our View by the Executors
as followeth.

Wearing Apparel	£ 6. 5.
1 Fine Mat 25f 1 Saddle bridle & saddle bags 32f	2. 17.
Upper Leather 23f 2 old guns 20f	3. 3.
1 Spinning Wheel 10f 1 Forging Pan 5f	13.
2 Potts with Rags to them	1. 8.
1 pair Stilliards & 1 pair Sheep Shears	0. 9. 6.
1 hand saw 6f 1 Bar of Iron 4/6	11.
2 Geese, 2 Mattocks, 2 Wedges, & 1 pair Hatching	1. 1.
Sundry old Iron	1. 1. 6
1 old Waggon Lock Chain & Gear	8. 5.
3 Swarms or Hives of Bees	15.
18 Harrows teeth & Harrow	16.
4 Steers	12. 10.
1 Steer with a Wren on his Jaw	1. 10.
2 Young Steers £ 1. one Cow 10f	6. 5.
2 Cows £ 4. 10. Two young Cows £ 1.	8. 10.
1 Young Bull 30f four Yearlings £ 5	6. 10.
2 Colts	7. 10.
28 Sheep at 6f	8. 8.
2 Ploughs & Tackling	2. 5.
5 Calves	4. 10.
25 Swine	5. 5.
5 old Casks of 1 Cheese press'd 4f 1 from 156	14. 6.
1 Churn 2f 1 Cutting knife & Steel 2f 6	1. 6.
1 Old Feather Bed and Furniture	30m.
1 Old Bedstead Bedstead & bed cloaths	1. 5.
1 Chest & 2 Boxes 15f Pewter 27f 6	2. 12. 6.
Knives & forks 2f 6 Wooden ware 2f 6	0. 5. 0
Sundry old Books 2f 6 3 Chairs 2f 9	6. 3.
34lb Wool at 1f per lb. 2 bags at 5f; 3 d. at 1f 6	2. 8. 6
1 Wheat Riddle 1f 2 old spinning wheels 5f	0. 6. 0
2 pair Bedsteads & bed cloaths	3. 7. 6.
1 bushel Buckwheat 2f 1 Dungfork 2f 6	0. 4. 6.
2 pair of Traces, 1 pair Fleams & 2 horse Collars	0. 12.
1 Brown Horse £ 15. 1 Razor hone of	15. 5.
1 gray Ditto	3m.
1 Roan Mare	9.
4 Belts 15f 5 Cashes, 15f 23½ harness 29f 4	2. 39. 4.

Potts	1 Steer 30s; 1 Hogg 20s; 1 Grindstone 5s.	2s. 18s.
Inventory	2. Hogsheads 8s. 1 Tax Can. 1/6. 1 padlock 1s.	10. 6.
	1 pair saddle Housen 7s6d. 1 Kiposhin 7s6d.	15.
Wills to the 20:00:00am	1 Negro boy Orson	50s.
	1 Mare £16. 2 Cows &c Bell £5. 15s.	21. 15.
	1 Peash £5. Over Table 20s	6. 5.
	1 pair Bedsteads, Cord and set of Curtains	1.
Wills to Daug ^r May	1 Mare, £10, 1 feather Bed & Furniture £7.	17.
	1 Cow.	2. 15.

Francis Hague £ 211. 17. 1

Joshua Gore

Israel Thompson

At a Court held for Loudoun County April the 10. 1769

Examined This Inventory and Appraisement was returned and Ordered to be Recorded.

John Miller In the name of God Amen, I John Miller of the County of Loudoun and.

Will

Provence of Virginia Yeoman being in a sick and low Condition of Body But of a perfect sound mind and memory Do make and ordain this my last will and Testament in manner and form following that is to say, First I commend my soul into the hands of Almighty God and my Body I commit to the Earth to be decently buried at the discretion of my Executors hereafter named and as touching the Disposition of all my Estate that God has been pleased to Indue me with, I give and dispose thereof as followeth, First I will that all my Just Debts and funeral expences shall be paid and discharged out of my Estate as aforesaid, 2. I give and bequeath to my loving wife the whole power and authority of all and singular my personal Estate during her natural life, and that my said wife Catherine shall have full power and authority to Will give and bequeath amongst our Children at any time my Personal Estate as aforesaid to be intituled her discretion &c.

I do hereby nominate and appoint my loving Wife Cathren Miller and my loving friend the Rev^r Amos Thompson to be Executors of this my last will and Testament hereby revoking all former Wills by me made In Witness whereof I the said John Miller have hereunto set my hand and seal this Thirteen day of April in the Year of our Lord One thousand seven hundred and sixty nine.

Signd Sealed Published and declared,

by the Testator as his last will and
Testament in the presence of us.

Amos Thompson, John K. Kevens.

Neil Patterson

John Miller (seal)

At a Court held for Loudoun County May the 8. 1769.

This Will was proved by the Oaths of John Kevens and Neil Patterson two of the Witnesses thereto, and Ordered to be Recorded. And on the motion of Catherine Miller the Executor therein named

Miller's Will

Who made Oath according to Law Certificate is granted her for obtaining a Probate
 thereof in due form giving security, Whereupon she together with Amos Thompson Clerk and
 John Cawens her securitys entered into and acknowledged their Bond in the penalty of two
 hundred pounds with Condition as the Law directs, And Liberty is reserved to the Executor to
 join in the Probate thereof at any time hereafter if to him it shall seem expedient.

Examined

Jeff Cha' Binns attw

John Tregaris

Inventory

Pursuant to an Order of Loudoun County Court bearing date the 13th of March 1769
 We the subscribers being qualified before James Hamilton Esquire have Valued and
 appraised all and singular the Goods and Chattels that was brought before us of John
 Tregaris in current money as followeth.

One Mare.	£ 8.. 10.. 0.
One Mare and Colt.	3.. 0.. 0.
Sheep.	3.. 0.. 0.
One black Cow with the Bell and Calf.	3.. 0.. 0.
One Red Heifer and Calf.	2.. 2.. 6.
One Yearling Stear.	1.. 5.. 0.
Six Pewter plate and Two Dishes.	0.. 16.. 0.
To Pewter Basons.	0.. 13.. 0.
Two Iron Pots.	0.. 15.. 0.
One Frying Pan.	0.. 3.. 6.
One Riddle and Little Wheel.	0.. 1.. 0.
One Saddle.	0.. 15.. 0.
One Coat and two Jackets.	2.. 15.. 0.
Two Beds and bedding.	2.. 0.. 0.
One Table and Cheat.	0.. 3.. 0.
One Pot Trammell.	0.. 3.. 0.
One set of Plow Irons & Clevises and swingle Tree Irons.	1.. 5.. 0.
One Mattock an Ax and weeding hoe.	0.. 9.. 0.
Hogs.	4.. 5.. 0.
One Huckle.	0.. 3.. 0.
Green Corn.	2.. 10.. 0.
Mallings and Wedg.	0.. 1.. 0.
One large Huckle.	0.. 6.. 0.
Pails and Tub and Churn.	0.. 5.. 6.

Simeon Mains

Meier Brown

George Favonet

At a Court held for Loudoun County May the 8th 1769
 This Inventory and Appraisement was returned into Court and Ordered to be
Examined, Recorded. Test

Cha' Binns attw

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Ann Tyler's
will

In the Name of God Amen I Ann Tyler
of Cameron Parish and County of Loudoun Widow being weake
in Body But of sound & perfect memory do make and ordain this
my last will And Testament in manner and form following, Viz.
first I Recommend my Soul into the hands of Almighty God who
gave it me and my Body to the earth to be decently Interred at
the discretion of my Ex. hereafter Named. — Item I give and
devise to my son John Tyler the sum of one Shilling Sterling Item I
give and devise to my Daughter Susanna Tyler & to the heirs of her
body Lawfully begotten One Negro woman named Lettice & her increase
except the first Child she shall bear hereafter which shall live to be. —
Eighteen months of Age Which I shall otherways dispose of, and one
feather bed which I have Acquired in my Widddowhood.

Item I give and devise to My Daughter Anne Tyler and to the heirs of
her Body Lawfully begotten one Negro woman Named Jenny, and her
Increase, Excepting the first Child she shall bear hereafter which shall
live to be Eighteen Months of Age, which I shall otherway dispose of.

Item I give and devise to my son Charles Tyler and to the heirs
of his body Lawfully Begotten One Negro Boy Named John.

Item I give and devise to my son Benjamin Tyler and to the
heirs of his Body Lawfully Begotten one Negro Girl Named Chloe
her, and her increase.

Item I give and devise to my son William Tyler and to the heirs
of his body Lawfully Begotten the first Child that shall be born of either
of the above named Negro women devised to my Daughters which shall
live to be Eighteen months of Age.

Item I give and devise to my son Spence Tyler and to the heirs of
his body Lawfully begotten the second Child which shall be born of either
of the above named Negro women devised to my Daughters which shall
live to be Eighteen months of Age.

Item I leave my Negro man Sam & my Negro boy Admiral
with all ^{my} Household goods and stock I am now in the possession of
(excepting what I have above devised) to be sold at Nine months Credit
for the benefit of my Children and to pay my just debts.

Item My Will is that my Son Spence haue one year and nine months
schooling the expence of the same to be paid out of the money arising from

Anne Tyler's
wife

The sale of my Estate, and when sixteen years of age to be bound to such trades as my Ex^r shall think most proper till he be Twenty years old and no longer.

Item it is also my will that my Sons Charles & Benjamin have three years schooling each which is to be paid for as I shall hereafter direct, and to be bound to such trad as my Ex^r think best at sixteen years of age and serve till they be twenty and no longer.

Item It is also my will and desire that the two Negro women devised to my two Daughters and the Negro Boy Toby devised to my son Charles be hired out by Ex^r til my sons Charles and Benjamin be of age to be Bound apprentices and one half of the profits arising from thence to be paid annually to my Daughters Susanna and Anne to be equally divided Between them and their half to be applied toward schooling and maintaining my sons Charles and Benjamin til of age to go to an apprenticeship then their two Negro women to be delivered to my Daughters. My further will and desire is that all the Rest and Residue of my Estate of what kind so ever or where ever it may be found hereafter (after my just Debts be paid) be equally divided amongst six of my youngest Children.

Lastly and finally I nominate Constitute and appoint George West John Peake and William Smith Executors of this my last will and Testament hereby Revoking all other wills by me at any time heretofore made In Witness whereof I have hereunto set my hand and seal this tenth day of April in the year of our Lord one thousand seven hundred and sixty nine.

Signed sealed published and declared by the said Anne Tyler as her last will and Testament in the presence of

William Whitley,

John Taylor,

William Moore.

Anne Tyler (seal)

At a Court continued and held for Loudoun County June 13th 1769
This Will was proved by the Oaths of William Whitley and John

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Taylor Witness thereto and Ordered to be Recorded. And on the Motion
of George West John Peake and William Smith Esq^r the Executors
therein named who made Oath according to Law Certificate is granted
them for obtaining a Probate thereof in due form giving security
whereupon they together with William Whately Colater Smith and
Joshua Gore their Securities entered into and acknowledged Bond
in the Penalty of five hundred pounds current money with condition
as Law directs.

Teste

Chas Birney, Clerk

Hopewell Estate 1766 M ^r John Hopewell Estate D.	Tobacco £. S. D
4 To paid Alexander Henderson p ^r . prov'd Acc. 150 and 0.. 10. 8	
To paid Ja ^r Coleman p ^r D. 0.. 10. 0	
To paid Cap ^t Francis Sommers 0.. 10. 0	
5 To paid Coborn King p ^r . prov ^d Acc. 0.. 10. 0	
7 To paid Negro Dick 1656 James Golding 7 $\frac{1}{2}$ 0.. 17. 1 $\frac{1}{2}$	
8 To paid Joseph Sykes 0.. 3. 9	
10 To paid John Viles p ^r . prov'd Acc. 0.. 10. 0	
To paid for Lucy and Taxes 0.. 6. 8	
11 To Ja ^r Lester for Debt and cost due Vandavers Estate 0.. 2. 1	
To paid the Widow Evans p ^r . Judgm ^r and costs 0.. 5. 9	
13 To paid John King for Rent p ^r . Prov'd Acc. 100 Crop.	
To Negro Peter 0.. 2. 6	
To Rolling and inspecting of the above 2 Hogsheads do 1.. 5. 0	
16 To Clerks and Secretaries Fees as p ^r . Notrs. 352	
17 To paid Capt ^t James Lane for Connors Estate Crop 933	
To Richard Coleman dec ^r p ^r . Accont ^r 0.. 1.. 3	
To 2 Gallon Rum for the Parishes 0.. 2.. 6	
To the Appraisers Fees one Day at 30 Each is 90	
To paying 2 Hogsheads Tob ^r 0.. 10. 0	
	<u>2222 £ 6. 9. 0</u>

Contra C.

1766 By Michael Hammer	£ 3. 6 $\frac{1}{2}$
By Francis Peyton for the Parish	2.. 10. 0

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	Tobacco	1. 11.0
By Jacob Shilling for Braser		
By James Grant		0. 5.0
By Jas. Jennings	Crop 930	
By the whole Crop made in 1765	22 00	
		<u>3 1 3 0 £ 0. 19. 0</u>

By Charles Tyler the 2. 10. 0

At a Court held for Loudoun County June the 13. 1769

This Account of the Administration of the Estate of John Hopewell decd. was return'd into the Court by Hannah Talbot late Hannah Hopewell Exec. of the said John Hopewell to which she made Oath and the same being examined and approved
Examⁿ & by the Court Ordered to be Recorded.

Teste.

Chas. Burns attorney

George Monroe's will.

In the Name of God Amen the seventh day of December in the year of our Lord one thousand seven hundred and sixty seven I George Munro of Loudoun County in Virginia Being sick and Weak of Body but of perfect sound mind and memory Thanks be to Almighty God for the same but cauling to mind the uncertainty of This Life; and knowing that it is appointed for all men once to Die; and being desirous to Settle Things before my Departure Do make and ordain this my last Will and Testament, in manner and form following, that is to say first and Principally I recommend my Soul unto almighty God that Gave it me and my Body to the Earth in hopes of a glorious Resurrection at the last Day in and through the merits of Jesus Christ my only Redeemer And as Touching my Worldly Estate as it hath pleased God of his great Mercy far above my desert to bestow upon me in this life I give Demise and dispose of the same in the following manner Viz Imprimis I give and Bequeath unto my Well Beloved Wife Jillis one Third part of my whole Estate After paying my just Debts and Defray my Funeral Charges. I Then I give and Bequeath unto my

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Well Beloved Children Roseannah Monroe and Sarah Monroe
the rest of my Estate to be Equally Divided Between them only one
Black Cow I Give and Bequeath unto Margaret Conner an Orphan
Child To them and their Heir for ever. and if either of my Daughters
should Die without Issue then her Part I Give and Bequeath
unto the Revivor I likewise Desire that my Whole Estate be Sold
at Publick Sale and after paying my just Debts and defraying my
Funeral Charges and my Wifes Third Part Taking out the other
two Thirds to be put to Interest till the Children come to the Age of
Eighteen and then to be Delivered unto them. also I desire —
that the Reverent Mr Thompson D.D. will take into his care my
two Daughters and bring them up under his Care and Tuition and
give them two years schooling and pay himself out of their part
of the Estate. And Lastly I Nominate and appoint the said
Mr. Thompson and James Buckley Executrix of this my last Will
and Testament and I do hereby utterly Revoke and Disannul and
make Void all other Wills and Testaments. In Witness whereof I
have hereunto set my hand and affixed my Seal the day and
Year first above Written. signed sealed & pronounced this the Presente of
Rev. Stephen Roszel. his George + Monroe ss
James Buckley, Joshua E Duncan Mark.
Mark.

At a Court continued and held for Loudoun County June 13. 1769.
This Will was proved by the Witnesses thereto and ordered to be
Recorded. And on the motion of James Buckley one of the Executors
therein named who made oath according to Law Certificate is granted him for
obtaining a Probat thereof in due form giving Security whereupon he —
together with Colas Smith and Thomas Lewis his Securities entered into
and acknowledged bond in the penalty of one hundred pounds with Condition
as the Law directs and liberty is reserved to the other Executor therein —
named to join in the Probat thereof when he shall think fit. And on the
13. day of the same month Phelis Monroe Widow and Relict of the deceased
personally appeared in Court and renounced all Benefit which she might
claim by the Will.

Taste. Chas. Birney a/c

In the Name of God Amen The thirteenth

Thomas John of Loudoun County in the
Will Colony of Virginia, Farmer, being very Sick and Weak in
 Body but of perfect Mind and Memory Thanks be given to
 God Therefore calling to Mind the Mortality of my Body
 and knowing that it appointed for all men once to die do
 make and ordain this my last Will and Testament; That is
 to say principally and first of all, I give and recommend my
 Soul onto 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 in this
 Life I give and demise and dispose of the same in the following
 Manner and Form.

First I give and bequeath to my Son Benjamin and to Martha
 my dearly beloved Wife my whole Estate real and personal during
 her Widowhood in joint partnership or otherwise as they may—
 agree they paying and discharging my funeral expences other
 just Debts, bringing up my Children in a Christian manner (they my
 said Children being subject unto them untill they come of age) —
 and paying the following Legacies that is to say to my four Daughters
 Mary, Sarah, Hannah, and Dinah the sum of Twenty pound Currencty
 each to be paid on their Marriage, and to my sons John Thomas and
 Daniel the sum of five pounds Currencty Each to be paid in two Years —
 after my decease. But if the said Martha my Wife should Marry My
 said Son Benjamin shall have the possession of all and singular of the
 above mentioned Estate on the before mentioned Conditions her Thirds only
 excepted and after the natural life of the said Martha my Dearly
 beloved Wife my said Son Benjamin shall freely Hold and Possess
 the said Estate real and Personal for Himself his Heirs and Offspring for
 ever; And I do make constitute and ordain Martha my said Wife
 and my said son Benjamin joint Executors of this my last Will as

Lewis M.
Ino

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and Testament and I do appoint and nominate my kind and faithful Friends Joseph Thomas and Thomas George Trustees to see this my last Will and Testament Truly and Legally executed And I do hereby utterly disallow revoke and disannul all and every other former Testaments Wills Legacies and Requests and Executors by me any ways before named willed or bequeathed ratifying and confirming this and no other to my last Will and Testament In Witness whereof I have hereunto set my Hand and seal the day and year above written

Signed sealed published pronounced

and Declared by the said Thomas John

to be his last Will and Testament in the

Presence of us

Thomas ^{his} John (Seal)

mark

Allen Robinett

George Lewis, Jon. Price

At a Court held for Loudoun County Sept the 11. 1769

This Will was proved by the Oaths of George Lewis and Jonathan Price
Witnesses thereto and Ordered to be Recorded, and on the Motion of Benjamin
John one of the Executors therein named who made Oath according to Law.
Certificate is granted him for obtaining a Probat thereof in due form giving
Security Whereupon he together with Joseph Thomas and William Jones
his Securities entered into and acknowledged Bond in the Penalty of
Five hundred pounds Current Money with Condition as the Law
direct, and liberty is reserved to the other Executor therein named
to join in the Probat thereof when she shall think fit.

Exam'd

Taste Chas. Wm. Davis:

Decr. 1st. 1769

Lewis Majors
Inventory.

Pursuant and in Obedience to an Order of the County Court of Loudoun to us directed, we the Subscribers being first sworn and affirmed before Craeven Peyton Gentleman have valued and appraised in Current Money all and singular the Estate of Lewis Majors deceased as followeth. Vizt.
Wearing Cloths and sundry Bed furniture £ 19 9d
Eight Head of cattle and a Bell. 11 10 0

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Lewis Major's Inventory.	£ \$
One Horse and two mares.	23. 0. 0
Four head of Hogs.	1. 4. 0
One Bed and Furniture.	10. 0. 0
Chast of Drawers and Dressing Box.	3. 10. 0
Pewter and other Household Goods.	2. 10. 0
Eight Books.	00. 17. 6
6 Chairs, 2 Tables, 2 Tubs, and other Wooden Ware.	00. 16. 6
Sundry Working Tools.	01. 3. 0
Aubandry Utensils.	2. 9. 0
One pair of Steelyards.	00. 10. 0
One Pott and other Iron Articles.	01. 01. 9
One Chest, 1 Box and old Iron.	00. 08. 0

Jacob Janney

Tho: Gore

William Hatcher

At a Court for Loudoun County October 17th 1769.

This Inventory and appraismant was returned into Court and
is Ordered to be Recorded.

Taste, *John Swin, Clerk.*

Benjamin Burson's
will.

Be it known unto all whom it my Concern that I Benjamin Burson of the Parish of Cammiron; County of Loudoun and Colony of Virginia (Farmer) Being weak in body; tho my Memory and understanding being sound Having under my Consideration the Uncertainty of Life: Do therefore make and Ordain this my last Will and Testament this Nineteenth Day of September in the Year of our Lord One Thousand Seven Hundred and Sixty Nine. In the Manner and form following. Item I will that all my just Debts which I shall owe at the time of my Decease together with my funeral Charges be duly Observed and paid by my Executors hereafter Named. Item I give and Bequeath unto my best beloved Wife Ann her Choice of my Riding Creatures with her Saddle and Bridle; And my best Bed and Furniture; And one third part of my Estate whatever it amounts to together with a Pewter Dish that

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Was her Grandmothers when my Debts are paid; And the Remainder
part of my Estate is to be equally divided amongst my Children but if in
Case any of my Children should Die before they arrive to the age of Twenty
one Year of Age then the Decedent's part is to be Equally Divided Among
the Surviving Children. It is further my Will and Desire that my
Father Joseph Burson is to be maintained with Food and Raiment
fitting for a Man of his Age and Circumstance out of the whole Estate [
Excepting what has been Bequeathed to my Wife above] It is further
my will and Desire that my Children may be Educated and brought up
at the Discretion of my Executors; at the Cost of their Share of my Estate;
It is further my will and desire that when my two sons arrive to such
age as to be fit to bound out Apprentices that they may be put to trades
at the Discretion of my Executors; It is further my will and Desire
that all my Personal Estate is to be sold by my Executors, Excepting
what was before Excepted; I Do hereby Constitute Depute and Appoint
my Wife Ann: my Father in Law Owen Roberts and Samuel Potts
to be Sole Executors of this my last Will and Testament; to Act jointly
or severally as the Case may Require by Reason of Death or Other
Disabilities Giving them or Either of them full power to act and Do
as well as I could or might do when living. I Do hereby utterly Disannul
and Revoke all and Every other will and Testament by me in any
ways before made or Done Ratifying and Confirming this and no other
to be my last Will and Testament; In Witness whereof I have
hereunto Set my hand and Seal the Day and Year above written.

Published Pronounced and Declared

his

by the said Benjamin Burson as his last

Benjamin B Burson Esq

Will and Testament in the Presence of the Subscribers.

Mark

John Dodd, John Williams

Joseph Fiddling Williams

At a Court continued and held for Ludlow County October the 10th 1789
was present
This Will by the Oaths of the Witnesses thereto and Ordered to be Recorded
and on the Motion of Anne Burson Owen Roberts and Samuel Potts the
Executors therein named who made oath according to Law Certificate is

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Examined

Granted them for obtaining a Probate thereof, in due form giving Security whereupon they together with Darling Ball and Isaac Thompson their Securities entered into and acknowledged Bond in the Penalty of Five hundred pounds current money with condition as the Law directs.

Teste, Chas. Birrell, Justice

Memorandum.

Samuel Mobley's
Will nuncupative.

Of the last will and Testament of Samuel Mobley deceased as per the said Mobley delivered the same by word of Mouth in the presence of Jacob Touch and Alice Touch his Wife, and Annie Jacobs.

Which said Persons being first sworn — declared as follows. viz. That on Saturday the 16th of this instant Sept. 1769. Samuel Mobley departed this Life, and that some small time before his death these Persons. viz. Jacob Touch & Ann his Wife with Ann Jacobs were present and heard the said Samuel Mobley Express, that his desire was, that his Estate should be given and Bequeath'd as followeth. First, that Samuel Mobley Gave a Negro boy Named Harry, to his Daughter Savannah Touch, and to his said Daughter Savannah, he also Gave a Tract of Land laying on the head of Potowon River in the Province of Maryland, and he the said Deceas'd at that time Express'd it to be his desire that his Wife Mary Mobley should have and Possess all the Residue of his Estate not Giving, During her Life, she paying thereout his just debts, — and after his said Wife's Decease, his Will and desire was that the whole of his Estate Exclusive of that Given (to wit) the Negro boy & the Tract of Land should descend to his Daughter Mary Aubery, and concluded with saying that his Will and desire also was that his Wife Mary & Daughter Mary Aubery, should be his whole and sole Executrix's of this his last Will and Testament. To which the above ^{Named} Persons by way of Testimony have sign'd their Names this 21. Day of Sept. 1769.
Jacob A Touches Mark. Alice X Touches Mark
Ann Jacobs's Mark.

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Loudoun County to wit.

This day came Jacob Touch, Alice Touch,
Ann Jacobs before me Stephen Donaldson One of his Majesty's Justices
of the Peace for the said County and Made Oath that the above —
writing (being the last Will of Samuel Mobley) Contains the truth,
as they heard it deliver'd from the Mouth of the said Mobley just
before his Decease and that Contains Nothing but the truth.—
Certify'd Under my Hand this 21. Sept. 1769.

Stephen Donaldson

At a Court cont. and held for Loudoun County October the 10. 1769.
This Will was proved by the Oaths of Jacob Touch, Alice Touch,
and Ann Jacobs the Witnesses thereto & Ordered to be Recorded.

Teste. Chas. Birn, Notary.

Philip Sanders In the name of God Amen I Phillip Sanders of Loudon
Will. — County and Colony of Virginia being weak of body but of perfect
sence and memory and knowlege all flesh must Die when it
pleases Almighty God I therefore return my Soul to God who
gave it me Trusting in the merits of my Redeemer Christ for
its happiness and a glorious Resurrection of my body at the
general Judgment the Interment of which Body I leave to the
discretion of my Executors hereafter Mentioned and my worldly
Estate I Give and bequeath in manner following.

Imprimis I will that all my Just debts and funeral Expences
be paid Si is my will & desire that my loving wife Elizabeth
Sanders have the sole use and benefit of my Estate during her
Natural life and after her Death my will is that the hole Be-
Devided Equally among my Children And I do nominate —
constitute and Apoint my two sons William Sanders and —
Benjamin Sanders whole and sole Executors of this my last
will and Testament in manner as aforesaid In Witness
whereof I have set my hand and affixed my seal this fourteenth
day of June 1769 In presence of
John Lewis John Taylor

his
phillip Sanders Seal

At a Court cont. held for Loudoun County October 10, 1769
 This Will was proved by the Oath of John Lewis and John Taylor
 the Witnesses thereto and Ordered to be Recorded. And on the
 Motion of William Sanders one of the Executors therein
 named who made ^{Oath} according to Law, Certificate is granted him
 for obtaining a Probate thereof in due form giving Security
 whereupon together with John Lewis and John Taylor his
 Securities entered into & acknowledged their Bond in the
 penalty of two hundred and fifty pounds with Condition as
 the Law directs. And liberty is reserved to Benjamin
 Sanders the other Executor therein named to join in the
 Probate thereof when he shall think fit

Examined

Teste, Chas. Byrnes, Clerk.

william west's
will,

In the Name of God Amen I William West of Loudoun
 County Being in Sound mind health and memory and call
 into mind the uncertainty of this mortal Life I do hereby
 appoint this my last Will and Testament in manner and
 form following to Dispose of my worldly goods that god hath
 blessed me with after my Just Debts is paid in prim. I give
 and Bequeath to my loving wife Mary West the following Negros
 (Viz) pug Hannah Tom Nace and James and also the use of
 the Land and plantation ^{whereon} I now live During her Natural Life
 also the Stock and household Furniture Except hereafter
 Excepted as also the use of one Negro ^{bog} named Tom Tomorrow
 During her Natural Life which Negro boy Land and house
^{shall after her death return to my heirs according to the Bequests hereafter mentioned}
 household Furniture and Stock Item I give and Bequeath
 to my Son Charles all that part of my Land Beginning at
^{John Hall's}
 red oak Corner Standing on Rogers or Spring Branch,
 near the new road therewith straight Line to said road and
 Binding therewith to the first fork of Bullrun where the said
 road crosses ther up the S. Northmost Branch to the back
 Line Including the house wherein Isaac Betzell now lives
 Near the said branch, as also Henry Sanders and where the

Said Charles West now lies all the Land from the first mentioned Line to the road and all the Land joining John Caines Robert Carter and John Hall Being the North part of my tract of Land to him and to his heirs for ever Provided he the said Charles West shall pay yearly to his brother John West the sum of ten pounds During the Natural life of said John West and Failure of the yearly payment of the said sum by the said Charles West or his heirs or any claiming the said Land my will and Desire is that the said John West shall have and hold one half of the said Land as my will and Bequeath to him Also I give to my son Charles West one Negro man Named Jack one Negro Woman Named Leah, one Negro man named Congo one Negro Woman Named mariah as also all the household Furniture That he has in his hands Except one Bed Item I give and Bequeath unto my son Charles West that tract of Land in Loudoun County Called Bacon fort (Viz) to him his heirs for ever Item I give and Bequeath to my son Thomas West the remainder of my tract of Land Joining his Brother Charles West, to the said first branch of Bullrun where the road Crosses then down the said run as my bounds now stands Including garret Shed char and Charles morris being the Easterly part of the tract to him and his heirs for ever Provided he the said Thomas West shall pay yearly to his Brother John West the sum of five pounds During the Natural Life of the said John West and on Failure of the yearly payment of the said sum by the S^t Thomas West or his heirs or any claiming the sd Land my will and desire is that he if Said John West shall have and hold one half of the said Land as my will and Bequeath to him also I Bequeath to my son Thomas West one Negro man Named Dick and one Negro man Named Melford, also one feather bed and Furniture in hand of Charles West Item I give and Bequeath to my two grand Sons Cato West and Charles West all my Land laying on the South Side of the North fork of Bull run joining my son Charles West being part in Prince William and part in Loudoun Counties Including the plantations Where John alson

and Simon Simson and moses Lafford now live to be Equally
 Divided Between them to them and to their heirs for ever and
 in Default of such heirs then the said to my son Charles West
 as also two Cows and Calves one feather bed to each of them
 to be paid at the age Eighteen years if required this I leave in
 full Bar against any Claim or Claims that they or either of
 them Shall have or Demand or any other person for them or
 against the Estate of their Deceased Father William West and
 if any such Claim shall be made by them or any other
 person for them then in that Case I will the said gifts and so
 Bequeathes to be sold or so much as will pay the said Legacies
 and all Charges. Item I give and Bequeath unto my
 grand Daughter Elizabeth West the Daughter of Charles West
 and Anne his Wife one Negro girl named Hattie to her
 and her heirs for ever. Item I give and Bequeath to
 my Daughter Anne Peyton One Negro Woman named Sarah.
 Item I give and Bequeath to my Grand Son William
 Peyton my Lott and house thereon in Leesburgh (viz) to him
 and his heirs for ever. Item I give and Bequeath to my
 grand Daughter Margaret Peyton one Negro girl named
 Sib. Item I give and Bequeath to my Grand Son Francis
 Peyton One Negro girl Named Phoebe. Item I give and
 Bequeath to my grand Son Corinon Peyton one Negro girl
 Named Dallilah. Item I give and Bequeath to my grand
 Daughter Elizabeth West the Daughter of Charles West and
 Anne his Wife my Land in Fairfax County laying on the
 one road to her and her heirs for ever. Item I give and
 Bequeath to my Daughter Anne Peyton the aforesaid Negro
 boy Named Tom Tomson after the Marriage or Decease of
 my said Wife (But She my Said Wife to have the use of all the
 before mentioned to her During her Natural Life or widowhood)
 But at the time She Shall marry or Depart this Life then all
 that is Bequeathed unto her shall be Equally Divided between
 three of my Childrens (viz) Charles West Thomas West and

(26.9)

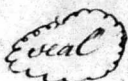
Axene Peyton except the first five mentioned Negroes (viz) pug
Tom Hargrati Nace and James which Negroes I give to her and to
her Disposal. And I do hereby appoint my Wife and Charles
West and Craven Peyton to be my Executors of this my last will
and Testament Whereunto I have set my hand fixed
my Seal this twenty six Day of June Anno. 1769

Signed sealed and Delivered

In Presents of

John Hall. Betsy ^{her} Hall
^{mark} Robert ^{mark} Wm. Baker

West,



At a Court held for Loudoun County November the 13. 1769
This Will was proved by the Oaths of Robert Hamilton & John Hall and
by the affirmation of William Baker a Quaker Witness thereto & Ordered
to be Recorded. And on the Motion of Craven Peyton Gent & Charles
West two of the Executors therein named who made Oath according to
Law Certificate is granted them for obtaining a Probate thereof in due
form giving Security whereupon they together with Sevan Powell
Gent and William Baker their Securities entered into & acknowledged
Bond in the penalty of one thousand five hundred pounds Current
Money of Virginia with Condition as the Law directs. And Liberty
is reserved to Mary West the Executrix therein named to join in the
probate thereof when she shall think fit. And on the 15 day of the
same Month the said Mary West took the Oaths of an Executor and
entered into & acknowledged Bond together with William Ellzey
her Security in the penalty of fifteen hundred pounds Current
Money with Condition as Law directs and it is Ordered that she
be joined with the other Executors in the Probate thereof.

Teste. Chas. Birney Esq:

Moses Rhodes
will

In the Name of God Amen. The Day of July
One thousand Seven hundred and fifty nine I Moses Rhodes of the
County of Loudoun and Colony of Virginia being very sick and

weak in Body but of perfect Mind and Memory thanks be given to God: Therefore calling unto mind the Mortality of my Body and knowing that it is appointed for all Men once to Die Do make and ordain this my last Will and Testament viz ~ 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 decently buried not doubting but at the general Resurrection I shall receive the same again by the mighty power of God.

1. As the Real Estate in Land which I now Possess is Willed to Mary my dearly Beloved Wife by her Father during her Natural Life and after her Death to the Heirs of her Body lawfully Begotten. I do therefore by and with her consent give and Bequeath the said Estate in Land to my two Sons William and John after my Wifes Decease to be equally Divided between them And if either of them Die without Lawful Heirs then the share of Land belonging to the Deceased to fall to or belong to the Survivor.

2. My two Sons William and John aforementioned shall each of them pay Thirtynine Pounds Current Money of this Colony viz My Son William shall pay to my Son Thomas Thirtynine pounds and my Son John shall pay to my Son Joseph Thirtynine pounds like Currant Money as aforesaid as soon as they shall Possess their aforesaid Shares of Land.

3. My Five Daughters viz. Hannah, Mary, Abigail, Elizabeth, and Ann shall have paid to each of them when of Age out of my Whole Estate five Pounds Current Money of this Colony.

4. I constitute make and Ordain Mary my Beloved Wife sole Executrix of this my last Will and Testament and I do hereby utterly disallow revoke and disannul all and every other former Testaments, Wills, Legacies, Bequests, and Executors by me in any ways before named, Will'd, and Bequeathed Ratifying and Confirming this and no other to be my last

Will and Testament. In witness whereof I have hereunto set
 my Hand and Seal the Day and year above written
 Signed Sealed Published pronounced
 and declared by the said Moses Rhodes
 as his last Will and Testament in
 the presence of us the Subscribers

W^m Baker

Moses Rhodes *Seal*

At a Court held for Loudoun County November the 13. 1769.

This Will was proved by the affirmation of William Baker (a Quaker) the
 Witness thereto and ordered to be Recorded. And on the Motion of Mary Rhodes
 the Executrix therein named who made Oath according to Law Certificate is granted
 her for Obtaining a Probat thereof in due form giving Security, whereupon she
 together with William Mead her Security entered into & acknowledged Bond in
 the Penalty of Five hundred pounds Current ^{money} with Condition as the Law directs.

Sam^t

Taste.

John Bunn, J. D. Cuse.

Sam Strode	1768 D ^r . The Estate of Samuel Strode deceas'd. with Jonas	
Es ^t and Potts Executor.		L. S ^d
To Cash p ^r Andrew Potts his Wifes Legacy.	50. 0. 0	
To the left my Wife Mary Potts.	50. 0. 0	
To p ^r Ann Walter Relict of the said Samuel Strode her Dowry & Agreement.	11. 10. 0	
To Schooling and Maintenance of Susannah Strode four years.	15. 0. 0	
To Schooling and Maintenance of Samuel Strode son of the deceased four years at £5. 0. 0	20. 0. 0	
To paid Robert Rutherford.	4. 15. 12	
To paid William Dillon.	1. 12. 10	
To paid Fred ^r Welmore.	0. 18. 8	
To paid Edmund Phillips.	1. 11. 6	
To paid Susannah Martin.	2. 13. 8	
To paid Thomas Bryan Martin.	10. 10. 0	
To paid Edward Tyler.	1. 10. 0	
To paid Murdy Handley.	2. 0. 11	

	£ 3 D
To paid John Martin &c.	149.80
To paid Thomas Phillips.	0.12.9½
To 2 Gallons Liquor for the Vandue.	1.8.0
To paid the Cryer of the Vandue.	0.10.0
To paid 2 Lawyers fees.	1.10.0
To Cash paid James Strode as ⁸ P. Settlement June 29 1767.	23.15.2
To Cash paid Abel Walker as ⁸ P. ac't.	0.9.10
To Cash £100 Pennsylvania Currency in the hands of James Strode one of the Executors not received.	}
To my Trouble and necessary Expences.	10.0.0
To paid for Smiths Work as ⁸ P. ac't.	1.0.0
To Bonds taken in part of the Estate and delivered to James ⁸ P. Strode the other Executor towit	}
Francis Hague.	20.0.6
Thomas Hatfield	3.18.6
Charles Ganto or Gofe.	5. 3. 0

Off Control

Cr 272.7.6

By Sales of the Estate.	133.0.18
By Cash £100 Pennsylvania Currency in the hands of James Strode one of the Executors.	}
By Cash of William Pattison (Ja. Strouds 23.15.2 being in part 100.0.0	
By Cash of William Williams.	10.0.0
Ditto Estate D.	
To Ballance settled before the Court of Loudoun 18 November 1769.	J. 29. 16. 7

At a Court held for Loudoun County November the 13. 1769
 This Account of the Administration of the Estate of Samuel Strode deceased was returned to Court by John Vestal Executor of Jonas Potts who was Executor of the said Strode to which he affirmed and the same being examined and approved of by the Court is ..
 Ordered to be Recorded.

Ewan Q

Taste.

John Birrell, J. D. Esq.

Thomas M. Heath
Inventory:

Pursuant To an Order of Loudoun Court.

We whose names are hereunto Subscribed having Valued and Appraised all and Singular Goods and Chattels of Thomas M ^r Heath Deceased in Current money as followeth.	S D
Nov. 29th 1768 1 Mare £8. 10 ^o One Colt £1. 10 ^o ... £13. " "	
2 Ewes 14 ^l One Calf 12 ^l One Hog 10 ^l	1. 16. "
4 Sows £1. 15 ^o One Cow £2. 10 ^o	A. 5. "
Some Cooper Tools 10 ^l an ax, one hoe & a tub 6/6.	" 16. 6"
3 Plates, 3 Spoons of Old Iron and a Chest 5 ^l	" 10. "
1 Iron Pott 5 ^l One Cash, 2 pairs Leather Traces & harness 4/-.	9. "
1 Trunk 3 ^l One Bauchett 1/6.	A. 6
1 Year Old heifer	" " "
1 Plow Clevis, Swingle Trees and 1 maul	" 18. "
1 Grubbing hoe 5 ^l One Stack Flax 12 ^l	" 17. "
1 Saddle 18 ^l One Sow and Piggs 12/6	1. 10. 6
3 Barrels Frost Bitten Corn	" 10. "
1 Coopers Ax	" A. 6
James Rathin	
John Best	
James Best	
	<u>£26. 1 -</u>

At a Court held for Loudoun Court November 13th 1769
 This Inventory and Appraisement was returned into Court
 Examined and is Ordered to be Recorded.

Teste. Chas. Brown, J. C. S.

George Monroe
Inventory

Pursuant to an Order of Loudoun Court bearing date the 13th day of June 1769 We the Subscribers being first sworn before Conven Peyton Gent. have appraised in current money all the Estate of George Monroe deceased produced to us by James Buckley as followeth (Viz.)

5 Hogs at 10 ^l . 6 Shotes at 5 ^l	A. 0. 0
1 Mare and Colt	6. 10. 0

1 Stone horse £6. 1 Gelding £5.....	11. 0. 0
9 Sheep at 7/-	3. 7. 6
1 Cow and Calf £2. 10.. 1 ditto at £3	5. 10. 0
1 Barren Cow at £3. 10.. 1 ditto at £2. 5.....	5. 15. 0
1 Heifer £1. 10. 9 Geese at 1/. 10 Goslings 3/4	2. 2. 4
3 Acres 12/. 1 Mattock 5/. 3 old weeding hoes 5/	1. 2. 0
1 Saddle and Bridle 35/. 1 Wooling spinning wheel 6/ 2. 1. 0	
1 Stone Jug 1/6. 2 earthen pots 1/6. 3 old tubs 1/	0. 7. 0
2 Augers and 1 gouge 5/. 1 foot adds. 1 hand saw 2/	0. 8. 0
drawing knife 3/	
2 Collars 2 p. hames, & traces 5/ 1 Large hackett 5/	8. 10. 0
3 dozen Candles 4/ 1 Curry Comb 1/ 3. 1 Meal Sifter 1/6	0. 6. 9
6 Pewter Plates & Cuppons of 1 pair Spilyards 15/	1. 4. 0
2 Old frying pans 4/ 1 large Pot & hooks 10/ 1 small do 4/	0. 18. 0
1 Iron pot rack 4/ 2 Bottle Jugs 2/	0. 6. 0
1 pale 1 pigeon & 1 old Churn 6/ 3 Bells 6/ 1 old Chest & clock 4/. 0. 16. 0	
Wearing apparel 29/6. 1 Basket & 1 old Bridle 1/	2. 10. 6
3 Yarn at 2/6. 6 wool at 1/6	0. 16. 0
10 Feathers at 2/6. 1 Linnen wheel 10/ 1 p. wool cards 1/6.	1. 16. 6
1 Old Feather bed furniture & Bedsted 12/6. 1 ditto Ditto 25/	1. 17. 6
1 Linnen bag and a small quantity of Cotton 1/6	0. 1. 6
1 Grindstone 4/ 3 pieces of Bees 15/	0. 19. 0
1 Large Plow & swing trees 15/ 1 old ditto & swing tree 2/	0. 17. 0
1 Old seve and large Tray 1/6. 3 Ruo hides 12/6	0. 14. 0
1 Flax brake 3/ 1 Cart £3. 10. 2 Collars 1 p. hames 2/	3. 15. 0
Basket 2/	
1 Sacking Bag 4/ 2 Books 2/ 1 Claw hammer 1/ 6 pewter plates 10/	0. 17. 0
6 wooden plates 1/ 1 Shiddle 2/ 2 old knives 1/ 1 small gun 4/	0. 2. 1
1 Crocas bag 2. 1 Mare & Colt 9/.. 1 old Box Iron. 1 Iron spindle	8. 3. 6
1 Reap hook	

Tho. Lewis

William Smith

£ 68. 13. 0

Brought over 68. 13. 5

Goods Produced to us after our former Appraismant

A Quantity of Unbroken Flax	0. 15. 0
1 Stack of Rye	1. 0. 0
1 Stack of Wheat	1. 0. 0
1 Stack of Barley	0. 18. 0
1 small Stack of Oats	1. 0. 0

72. 10. 5

Tho. Lewis

William Smith

William Whitley

At a Court held for Loudoun County November the 13. 1769
 This Inventory and Appraismant was returned into Court and is
 Ordered to be Recorded

Examined

Teste, Chas. P. Burn, Q. C.

Benj. Burson
Inventory.

Pursuant to an Order of Loudoun Court bearing Date the
th 10 Day of October 1769 we whose Names hereunto subscribed
 have Valued and Appraised the Estate of Benjamin Burson
 in Current Money as followeth.

To a Waggon Team and Harness &c	£ 10. 0. 0
To a Riffle gunn shot Bagg &c	1. 10. 0
To a Watch	5. 0. 0
To his Wearing Apparel	6. 5. 0
To a hinting Saddle and Bridles	1. 8. 0
To two Ribbles and some other Books	1. 0. 0
To 3 Augers some Husbandry Tools &c	1. 2. 0
To a log Chain and some pieces of Chains	0. 12. 0
To 3 Iron pots, frying, pan bake Iron &c.	1. 10. 0
To puerter Ware	1. 10. 0
To a Tea Kettle, Shimmer and flesh fork	0. 10. 0
To Earthen Ware	0. 5. 0

To Wooden ware	\$ 0.12.0
To some Glass Bottles, gunn powder and Box Iron . . .	0. 6. 0
To a Looking glass, and some Window glass . . .	0. 9. 0
To A Bar Lad	0. 1. 0
To a Table and Cutting Knife	0. 9. 0
To a Case and Drawers	4. 0. 0
To some Scraps of leather and some Flax . . .	0. 5. 0
To a Bed and Furniture	6. 0. 0
To a wheel; Hatchel; &c stillyards. &c . . .	0. 10. 0
To Shears; Horse Flews; Gimlet &c . . .	0. 3. 6
To a small Colt	4. 10. 0
To Knives and Forks	0. 2. 6
To an old Chick	0. 3. 0
Begucath. } To a bed & furniture	5. 0. 0
to the Widow } To a Mare Saddle and Bridle 6. 0. 0 by Will }	

Appraised by us Tho: Gore

his
John K. Cavino

This 13th Day of

mark

Samuel S. Wilho

his
mark.

October 1769.

A Court held for Loudoun County Nov^r. 13. 1769
This Inventory and Appraisement was returned into
Examined Court and is Ordered to be Recorded

Teste. Chas. Birnes Esq^r

Henry Robertson, In the Name of God Amen the fourteenth
Will day of October 1769, I Henry Robertson of the County of
Loudon in the Colony of Virginia being sick and weak
but of perfect sense and Memory thanks be to God, and
calling to my mortal state and that is appointed once
to die, I do make and ordain this my last Will and

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Testament. Item I give and bequeath to Thomas Mattice
Barrot one small read Yearling. . . . Item I give and
bequeath to my loving Wife Jenny Robertson all my whole
Estate both Real and personal to her own proper use and
Disposal for ever, Further I constitute and appoint my
loving wife Jenny Robertson my Executor of this my last
Will and Testament In Witness whereof I hereunto
Set my hand and Seal they day and year above written
Signed and Sealed
in presence of

James Jenings

his

Henry Robertson Esq

John Sinton

mark

Peter Carter

At a Court continued & held for Loudoun County Nov. 15. 1769
This Will was proved by the oaths of James Jenings and Peter Carter
Witnesses thereto to be Wrote at the Decedents particular
request and desired the same. And is Ordered to be Recorded.

Teste William Blair

Joseph Moren in the Name of God Amen I Joseph Moren
will of the County of Loudon & Province of Virginia being of sound
Memory but of a Weakly & low condition of Body do this 14 Day
of November in the year of our Lord one thousand Seven
Hundred & Sixty Nine make & ordain this my last Will and
Testament for y^r manner & Purposes therein Mentioned
that is to say First I give & bequeath my
Soul into the hands of Creator God Almighty hoping thro'
the Merits of Jesus Christ he will receive into Mercy &
my Body I Commit to the Ground to be Interred in a Decent
& Christian like manner Then as to my Goods
and Chattels I give & bequeath them to my loving Wife
Molly Moren as long as she remaineth a Widow both Cattle
& Furniture either of Household or Plantation except as in

hereafter Mentioned. Next unto my Son James Morin I give my Negro Wench named Hanna when he arrives at the Age of Twenty one Years & one Horse colt together with one Bed and Furniture. — Then unto my Daughter Peggy I give one Bed & Furniture with one Horse & Saddle & one Cow Calf if she goes to and with the Consent of her Mother & her Uncle John Metcalfe. Next unto Daniel Morin I give one Negro boy named Arch.

Unto John Morin I give one Negro Wench named Lucy. Unto Joseph Morin I give one Child or the chance for the one with whom my Negro Wench Moll is now big if it should chance to Die he is to be made up with an equivalent out of the moveable Estate.

Unto my Daughters Maty & Nancy I give Equal unto my Daughter Peggy out of my moveable Estate.

Unto my Daughter Prudence I leave Equal part of my moveables with Maty and Nancy. — & I do for the intents & Purposes mentioned in this my last Will & Testament make & ordain my trusty Friends John Metcalfe & William Pickett to be Executors of this my Will to take Care & see the same performed according to my true intent & Meaning — In Witness whereof I have to this my last Will & Testament set my Hand & Seal this fourteenth Day of November in y^e Year of our Lord one thousand Seven Hundred & Sixty Nine.

Signed by the said Joseph Morin

as his last Will & Testament in

the Presence of us who were —

Present at y^e Sealing & Delivery

of the same — — —

John Metcalfe

James Metcalfe

William Pickett

his

Joseph X Morin Seal

Mark

At a Court for Loudoun County March the 12. 1770.
 This Will was proved by the oaths of John Metcalfe James Metcalfe
 and William Pickett the Witnesses thereto and ordered to be Recorded And
 on the Motion of John Metcalfe and William Pickett the Executors
 therein named who made oath according to Law Certificate is granted
 them for obtaining a Probat thereof in due form giving Security
 whereupon they together with Elizabeth Chinn and James Metcalfe
 their securities entered into & acknowledged their Bond in the Penalty
 of One thousand pounds Current Money of Virginia with Condition
 as the said directs.

Exam'd / *Taste what Wm. Arnet*

the 1st Anno
will In the Name of God Amen The Twenty fifth Day of December
 anno Domini 1769 I Alexander Arnet of the parish of
 Cameron and County of Loudon in the Colony of Virginia Being
 Sick and very Weak in body But of perfect minde and Memory
 Thanks be given to God Therefore Calling to minde the mortality
 of my Body and Knowing that it is appointed for all men once
 to Die I do make and ordain this my last will and Testament
 That is to say Principaly and first of all I Give and recommend my
 Soul into the hands of God that Gave it and my body I recommend
 to the Earth to be buried in a 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 whereof it hath
 pleased God to bless God me in to this life I Give Demise and Dispose
 of the same in the following manner and form.

Imprimis I Give and Bequeath unto Ruth my Dearly
 Beloved Wife all my Moveable Estate of all that Town I do make
 Constitute and ordaine her my said Wife and my Beloved Son
 Samuel Arnet to be my whole and sole Executors of all and singular
 Every thing I Now Possees and I do hereby utterly Disallow
 Revoke and Disanull all and every other former Testaments

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will and Legace and bequeat and Executors by one in any ways
before named in witness whereof I have hereunto set my hand
Seal the Day and year above written.

Signed Sealed Published &
Pronounced and Declared
by Alexander Arnet as his
Last will and Testament in
the Presence of us

his
Alexander Arnet 
mark

Thomas Phillips
^{her}
Margret P. Boulton
David ^{mark} Boulton

At a Court held for Loudoun County, March the 10th 1770
This Will was proved by the oaths of Thomas Phillips, Margaret
Boulton and David Boulton the Witnesses thereto & Ordered to be
Recorded and on the Motion of Ruth Arnet one of the Executors
therein named who made oath according to Law Certificate is
granted her for obtaining a Probate thereof in due form giving
Security whereupon she together with Samuel Arnet and Thomas
Phillips her securities entered into & acknowledged Bond in
the Penalty of five hundred pounds Current Money of Virginia
with Condition as the Law directs

Erasmus

Teste. Chas. Dennis, Notary

Inventory	Value
To a pale Sorrel Horse	\$ 15. 0. 0
To a light Brown Horse	16. 0. 0
To a Black horse	18. 0. 0
To a Brown Bay horse	5. 0. 0
To an old Roan Mare	2. 0. 0
To a Roan mare	15. 0. 0
To a Roan Colt	3. 0. 0
To a Black Stone Colt	5. 0. 0
To a Spring Colt	3. 0. 0
To a Stallion & halter	10. 0. 0

To a Saddle and Bridle.	£ 0. 15. 0
To 5 Calves.	3. 10. 0
To 1 Stok of hay.	3. 0. 0
To D. D.	1. 0. 0
To D. under wheat in a Barrack.	1. 10. 0
To D. on the mow.	1. 0. 0
To 1 of D. in the meadow.	1. 0. 0
To 5 oats in a Barrack.	5. 0. 0
To a cutting Box and knife.	1. 0. 0
To flax that grew one Acre.	1. 10. 0
To 5 bushels of buck wheat.	2. 15. 0
To a Waggon & team and Chariot.	16. 10. 0
To the below D. and Collar.	3. 0. 0
To a white Back Cow.	2. 10. 0
To a Black C.	2. 10. 0
To a Brindled D.	2. 0. 0
To a white D.	2. 15. 0
To a white heifer yearling.	1. 0. 0
To a D. & a white faced steer D.	2. 10. 0
To a little white Cow.	2. 10. 0
To a yearling heifer.	1. 5. 0
To a two year white faced D.	1. 15. 0
To a Brown D.	2. 5. 0
To a Brown Cow.	2. 7. 0
To D. Steer.	2. 15. 0
To a Red D.	1. 15. 0
To a pied D.	1. 15. 0
To a Red Cow.	2. 5. 0
To pied heifer.	2. 15. 0
To the wide horned Steer.	3. 0. 0
To a Black pied Steer.	1. 17. 0
To a Brindled D.	1. 5. 0
To a red yearling heifer.	1. 5. 0

To a Black Dr.	15.0
To 28 Sheep at 70	9.16
To a servant man Named Timothy M. Auliffe	8.10.0
To a wooden wheel	7.0
To 1 Field of Corn	8.0
To 8 hives of Bees at 6/	2.8.0
To 1 old Sledge	3.0
To 1 Chains	4.0
To 3 Axes	12.0
To 1 Shovel & how	6.
To 2 old Augres	6.6
To old Iron	2.6
To 1 Gimblet	6.
To 9 sickles	10.
To a Plow and plow Irons & Clavises of Iron	16.0
To 1 mattox	6.
To a wheat Riddle	1.6
To 2 Dutch sythes & and Ring	3.6
To another peice of old Iron	2.6
To 10 harrow Teeth	4.
To a third peice old Iron & Bell	2.6
To 1 Plow Plow Irons Trees Clavises & hook	15.
To 1 Grinding stone	2.6
To 2 pair hemt Collar & Chain Trenches Back bands & Belly bands	1.0.0
To 2 blind bridles and Backbands	15.
To 2 sets of Lines & stations halter & an old headstall of a Bridle	6.
To 1 how	2.6
To 1 1/2 Bushel 3 old Tubs an old and old Can & 2 old bowls	5.
To 1 Black steer w/ a white belly	2.5.
To 1 3 year old heifer of a Brown color	2.5.
To 1 Reed Calf	7.6
To his wearing apparel	9.2.6

To an old Raro and pocket Book	10 ³
To 16 Yards of Toponil Duck at 2/6.	2. ⁰⁰
To 1 side saddle will'd to the Grile.	3. ¹⁰
To 2 little wheels one old and Rool.	12. ⁰⁰
To 1 Trunk.	8. ⁰⁰
To 5 Dressed Buckskins.	1. ¹⁵
To 1 D ^o	4. ⁰⁰
To Bed and bedding w ^t the Bedstead.	4. ⁰⁰
To Bed Clothes:	1. ¹⁰
To 4 Chair frames and 2 yards Linen.	10. ⁰⁰
To 1 Chaff bed and bedding w ^t the Bedstead.	2. ⁰⁰
To 3 old Cask ^s	3. ⁰⁰
To a sheet of wool weighing 32 at 1 ¹ / ₂ per lb.	1. ¹²
To a bed Case.	5. ⁰⁰
To A 1/2 lb of wool at 1 ¹ / ₂	5. ³
To 13.8 D ^o at 1 ¹ / ₂ per lb.	8. ¹
To 18.8 D ^o	1. ³
To 4 yds of D ^o at 1.	4. ⁹
To 26 ¹ / ₂ pater at 1 ¹ / ₈ per pound.	2. ⁴
To 21 ¹ / ₂ of D ^o at 1.	1. ¹⁶
To 1 mortar and Pestle.	8. ⁰⁰
To 2 Tins a paper cup & Grate.	1. ⁰⁰
To knives and Forks a pair scissars.	6. ⁰⁰
To wooden ware.	2. ⁶
To Candlesticks and a pair old shears.	6. ⁰⁰
To a frying pan.	4. ⁰⁰
To a Gridiron Tong ^s and fire shovel.	10. ⁶
To the utensils for Sea Drinking and Two brass Candlesticks.	10. ⁰⁰
To 1 Kettle & a powder horn shot pouch w ^t powder flask.	5. ⁰⁰
To Testaments.	2. ⁰⁰
To a parang knife.	2. ⁶
To 11 ¹ / ₂ of S ^o Yarn at 2/3.	1. ⁵

To 8 Chains	- 15 -
To 1 1/2 lb roosted	- 5 -
To a flesh fork and Ring, and other old Iron	- 8 -
To old Earthen ware	- 9 -
To a churn and 2 pails	- 5 -
To 10 shewing	- 7. 10. -
To two pots pot Rack and chain w ^t hooks	- 1 -
To 1 Box Iron and heaters	- 3 -
To 1 a feather bed and bedding will the girl w ^t	
Chamber pot and warming pan	{ 8 -
To 1 D ^o	- 3. 10. -
To 1 Desk	- 5 -
To pair shot moulds	- 7 -
To a pair of wool Cards	- 2. 6 -
To a huckle	- 4 -
To a walnut Table	- 6 -
To a pair of saddle bags	- 10 -
To a looking Glass	- 8 -
To a little Drawers and Trunk	- 4 -
To a Corner Cupboard	- 15. 0 -
To 1 lbs of Cotton	- 3 -
To 1 table Cloth and napkin	- 7. 6 -
To 1 oznebrig Table Clothe	- 1. 6 -
To 1 dough trough	- 8 -
To 1 pair flemm and three awls	- 2 -
To 2 Iron hay forks	- 2 -
To hand saw	- 5 -
To 1/2 the Tar that is in the Cask	- 5 -
To a Cask and some sugar	- 12 -
To 2 hides	- 10 -
To 1 old Cask	- 9 -
To some Gum 2 old Casks and Skegg	- 8 -
To 2 Earthen pots & camp kettle & other Crockery ware	- 5 -

Exa

Philip
Inver

To a Cheese press	5.
To a Keg and powder	3.
To Beans In Crows	1.
To 1 Salt Box and Basket	8.
To Flax	1.
To Syder and Cask	2. 12. 6.
To 6 old baggs	0. 5. 0
To 1 old bagg	0. 0. 10
To hogs Praised to	3. 12. 0
To 12 hogs	7. 0. 0
To 2 ⁸ hogs	1. 17. 6
To 4 hogs	3. 7. 6
To 3 small Dear Skins	4. 1. —
To 372 Bushels of wheat at 3/4	63. 12. 4
To 35 Bushels Ry at 2/6	4. 7. 6

his

Joshua E. Gore

mark)

Thomas X Purkiss

mark.

Owen Roberts.

At a Court con't held for Loudoun County March the 13. 1770
 This Inventory and Appraisement was returned into Court
 Exam'd and is Ordered to be Recorded.

Teste. Chas. Burns Q.C.

Phillip Sanders's An Inventory of the Estate of Phillip Sanders Deceast		
Inventory:		
To a panel of hogs	£23. 4. 0. Dito	£105.
To 15 head of sheep	5. 12. 6 Dito	2.
To one Cow and Earling	4. — Dito	1. —
To one Cow and Earling	3. 15. — One Horse	7. —
To one Cow and Bell	3. — One Mare	7. —
To one Cow and Bell	2. 15. — Three Plows	14. 5. —
To one Cow	2. 15. — One han saw	2. 6
one Hors	1. 15. — Four Wedges	2. 0

five Acres.....	1.. 17..	Two spinning wheels & Cards £ 1.. ..
two Mattocks.....	14..	Two Chests..... " 13.. ..
Eleven Hoes.....	16..	a parsel of puter .. 2.. ..
Clois & two single trees Tons.	19..	a parsel of ware .. 3.. ..
apsel of old Iron	2.. 6	apsel of Mincot & forks .. 8.. 6
four Jugs	4.. 6	Reephooks bottles & glasses .. 8.. 9
one Barrel a Cag	2.. 6	Cald tubs" 8.. ..
one Wagon Board	2.. 0	one Bread & furniture .. D.. 10.. ..
One Cart	1.. 0	Dito" 4.. 10.. ..
one Hogshead	2.. 6	Dito" 6.. ..
one Cham."	2.. 6	Dito" 3.. 10.. ..
three Pots	1.. ..	apsel of lumber .." 5.. ..
apsel of tubs & pails"	7..	To old Close" 1.. ..
Three pare of pot hooks	5.. 6	a stack of wheat .." 9.. ..
one frying pan"	1.. 0	A parsel of tools .." 6.. ..
apsel of Gears"	1.. 8..	A Coopers Ado" 2.. ..
a saddle & two bridles"	5.. ..	To one Bell and strap" 3.. ..
		The amount <u>108.. 9.. 3..</u>

At a Court continued and held for Loudoun County March 13. 1770.
This Inventory and Appraismant was returned into Court and is
Ordered to be Recorded

Exam'd

Tested Chas. Birney before

Nehemiah Garrison's
Inventory

A True Inventory of the Estate of Nehemiah Garrison
Deceased Viz.

1 riding Horse	£ 7.. 10.. 0
1 cow and Calf with a Bell	3.. 0.. 0
1 Bedstead and coard to Ditto	0.. 8.. 0
2 Chairs 3/4 Furniture Chairs 6f.	0.. 9.. 0
1 Coat and Jackett	2.. 3.. 0
1 Waist coat Breeches, Hatts and Pistol	1.. 7.. 6
1 old Saddle 8f 1 Bridle Pitts 9.	0.. 8.. 9
1 Bill on Foremigh Redman	5.. 13.. 2
1 Note of hand on Jas. Laland and John Wheeler	3.. 0.. 0

To 1 Ditta on John Parmer and Jo: Smith	£ 6s 0d 6
1 D: on Jos Eledge and Benj Eledge	1s 14d 1
1 D: on Jas. Richardson and Jo: Crompton	11s 17d 1
1 D: on David Neigman and Isaac Miller	4s 15d 7
1 D: on Robert Timewon and Benj Philips	3s 5d 0
1 D: on Isaac Jacob Wright and Griffith Pearce	2s 5d 0
1 Bond due from David James	75s 6d 8
1 D: on Dan'l Johnston	1d 15d 0
1 Mare sold sold Isaac Miller	6s 0d 6
	£ 149.15.10

Loudoun County ⁸ October 1769

In Obedience to a order of Court to us Directed bearing Date

1769 we have appraised the Estate of Nehemiah Garrison
Deceased according to the above Inventory.

Peter Romine

Thomas Humphrey

Sam: Butcher

At a Court continued and held for Loudoun County March 13. 1770.
This Inventory and Appraismant was returned into Court and
is Ordered to be Recorded.—

Teste.

Chas. Bining Esqre

Alex: Arnot's
Inventory A Memorandum of the Good and Chattells of Alexander
Arnot Deceast of Loudoun County is as followeth.

an old Black Mare	£ 2s 0d 0
To a Brown Horse at	£ 0s 0d 0
a Yearling Mare	2s 0d 0
a Bell	0s 4d 0
a Black Stear	2s 0d 0
a Paire Stear	1s 10d 0
a Brindled Bull at	1s 15d 0
a brindle bul at	1s 5d 0
a brindle heifer at	1s 5d 0

(249)

A black and white heifer at	\$ 1.5.0
a Red Stear	0. 15.0
a Read haefor at	1. 0.0
a Read Cow at	2. 15.0
a Red heaffer	2. 15.0
To a Cow and Calf	3. 15.0
To Dito	3. 15.0
To Churn and 2 pails	0. 1.6
To 3 Scythes	0. 3.0
To a Custing Knife	0. 4.0
To wool Combs	0. 10.0
1 Bell	0. 1.3
To one Grubing hoe	0. 3.0
To Chains and Cleavises	0. 15.0
To one Pot and Rack in	0. 8.0
To one Lamb	1. 10.0
To one Side Saddle	1. 0.0
To hackney Saddle	0. 5.0
To a Coulter	0. 2.6
To a Feather Bead	0. 11.0
To a Ladder	0. 3.6
To 2 Bee hives	0. 16.0
To one little whal	0. 8.0

March
y^r 19. 1770

Daniel Jones

Thomas Phillips

David Boulton.

At a Court held for Loudoun County April the 9th 1770
This Inventory and Appraismennt was returned into Court
and is Ordered to be Recorded.

Taste Ch. Binney Edw^r

(25)
Thom.
Inv.

259
Thomas John
Inventory

In Obedience to an Order of Loudoun Court we the Subscribers
have Inventory'd and apprais'd the Estate of Thos. John Deed
being first sworn &c. as follows Vizt.

a pascill of Books w/ a Chast & box 6/	10. 0
a Trunk 5/ a Hatt 1/6	6. 6
a Coat 2 Sacktts & 1 b' Britches	1. 0. 0
a parcil new Linen	1. 5. 6
a bed & Furniture	4. 0. 0
1 D'	3. 0. 0
1 p'cill of Yarn	1. 15. 0
2 Carts & 1 P' Shears	4. 0
10. Baggs	2. 0. 0
2 Beds 3. a Cheq Reel 8/	8. 8. 0
a Wheel 5/ 3 D' at 10/- p'	1. 15. 0
1 bag with Malt	4. 0
3 baskets a Chair 1p. Old Cards & Riddle	8. 0
1p. Stiel & 1 Adze	7. 6
Old Iron 6/ an Auger 2/	8. 0
a box Iron 3/ pott Hatch & hooks 7/6	10. 6
a chain Grid Iron & Tonges	10. 0
a White Mair	10. 0. 0
a Black Mair	6. 0. 0
4 Geese & Ganders	6. 0
a Weavers Loom, Reeds & Geens	2. 0. 0
a Sheet	6. 0
a pyd Steer	2. 5. 0
3 Heifers	3. 10. 0
a Brindle Steer	2. 0. 0
a Bell and Cow	3. 5. 0
a Brindle Cow	2. 10. 0
An Iron pott 10/- 1 D' 12/6	1. 2. 6