

(51)

A Court held for Loudoun County May the 9th 1803  
this Inventory and Appraisement of the Estate of  
John Elliott deceased was returned into Court and  
ordered to be Recorded Wm C Burns Esq

Evers Esq<sup>r</sup>  
Wife 3

In the name of God Amen. I Jonathan Evers of the County of Loudoun and state of Virginia being very sick and weak of body but of perfect mind and memory and calling to 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 in the following manner that is to say first and principally of all I recommend my soul to God who gave it and my Body to the earth to be buried in a Christian like manner at the discretion of my Executors whom I shall hereafter appoint And as touching such worldly estate wherewith God hath been pleased to bless me with I give devise and dispose of the same in the following manner and form First I give and bequeath unto my son Thomas Evers and Hannah his wife the house and lot he now lives on and bounded as follows beginning on a branch of John Pancoast and running with said branch to the big road thence with said road to said Pancoasts line thence with said line to the beginning together with the appurtenances therunto belonging for and during the natural lives of the said Thomas Evers & Hannah his Wife but if he should have an heir by his wife or any other lawful wife it shall be the property of said Heir forever after the decease of said Thomas & Hannah but if no Heir to return to old plantation again

and equally divided between my two sons Jonathan Evers and Burton Evers the remainder part of my plantation the remainder part of my plantation to be equally divided between them in the manner best suiting to make them comfortable plantations to them and their Heirs for ever And as for the remainder of my estate I give and dispose of in the following manner I give and bequeath unto my granddaughter Helen Evers one bed and furniture Also I give unto my daughter Hannah Evers now Hannah Moore the sum of ten shillings to be levied out of my Estate Also I give unto my daughter Susannah Evers now Susannah Gerard ten shillings to be levied out of my Estate my Will and desire is that also that Thomas Evers pay unto my daughter Nancy Evers now Nancy Moore fifty pounds Current money Also my Will and desire is that Burton Evers pay unto my daughter Mary Evers now Mary Ivory one hundred and fifty pounds Current money & the rest of my Estate to be equally divided between my three sons above mentioned Viz. Thomas Jonathan and Burton and further I do recommend and appoint my sons Jonathan Evers and Burton Evers my whole and sole Executors of this my last Will and testament ratifying and confirming this and nothing to be my last Will and testament Utterly disannulling and Revoking all other writings Legacies or testaments by me made or bequeathed In Wadnes whereof I have hereunto set my hand and seal this 8<sup>th</sup> day Apr. 1809 Signed sealed and Acknowledged in the presence of us Jonathan Evers his mark  
Wm Powell Joseph Gregg Christian Rose

(3)

A Court held for Loudoun County May the 10<sup>th</sup> 1803  
 This last Will and testament of Jonathan Evers deceased  
 was proved by the oaths of William Powell Joseph  
 Gregg and Christian Hope the subscribing wit-  
 nesses thereto and ordered to be recorded  
 And at the motion of Jonathan Evers and Barton  
 Evers the Executors herein named who made oath  
 according to law and together with Josiah Gregg  
 and Joseph Gregg their securities entered into and  
 acknowledged their Bond in the penalty of Three  
 Thousand dollars conditioned as the law directs  
 Certificate is granted them for Obtaining a Pro-  
 bat thereof in due form Teste Johns C. Morris

Fine P  
Estate ap'd

D<sup>r</sup> the Estate of Peter Fine deceased in Account  
 with Isaac Pitchey Executor - - - - -

To Funeral expences	3. 12. 8
Cash paid A Gutherford	5. 14. 6
paid A Souder	17. - - -
paid A Rooback	6. 17. 8
paid J Stoutsberger	1. 6. 11
paid A Shover	2. 7. 3
do do	1. 9. 3
Conrad Sheaven	2. 14. 10
William Shover	6. 6
Jacob Souder	3. 0
Peter Compert	1. 14. 9
Sally Bennett	2. 15. 2
Stamp paper	14. 9
Cash paid for Deed	17. 6
Clock notes and Tax	5. 8. 7
Cash paid Elizabeth Tunkins \$10	3. 0. 0
Commission	16. 0. 0
Cash paid for Counsel	2. 8. 0
Catharine Fine Niz. Widow Third	73. 9. 17 1/2
Fine his part of Legacy	09. 3. -
Barbara	22. 9. 10
	25. 9. 10 1/2

Peter Fine

(54)

25<sup>n</sup> 9<sup>m</sup> 10  
25<sup>n</sup> 9<sup>m</sup> 10

John Fine	25 <sup>n</sup> 9 <sup>m</sup> 10
Elizabeth Simpson	25 <sup>n</sup> 9 <sup>m</sup> 10
Frederick Myers	25 <sup>n</sup> 9 <sup>m</sup> 10
	<u>310 10 m 10</u>

Amount of Estate

\$ 340.10 m 10

In obedience to the Honourable Court of Loudoun We  
the Subscribers have examined and settled the above  
July the 15<sup>th</sup> 1800

Adam Shover

Jeremiah Purdum

Terence Tigh

At a Court held for Loudoun County Iulie the 13<sup>th</sup> 1803  
This Estate Account of Peter Fine deceased with Isaac &  
Rickey his Executor was returned into Court by the Com-  
missioners approved of the Court and ordered to  
be Recorded

Peter C. Davis Esq.

Hugh  
Stead

Pursuant to an order of the 11<sup>th</sup> Octo: 1802  
from the Worshipful Court of Loudoun County  
to us directed We the subscribers do value and  
appraise the property of Abraham Lewis deceased  
produced to us for that purpose as follows

1 Loom	20f.	1 0 0
1 Bay House		23 m 11
Part of an old Waggon		1 m 11
1 red Cow 79 s Pied do 79 f.		7 m 11
1 Cheese Drift 5f. 1 Buffet 10f.		21 5 m 10
1 tea pot Lancaster Bottles 44 Plates		5 m 11
1 Table 24 Herring parr 6f		8 10 0
1 Bed 4 Blankets Coverlid y Bedstead		7 10 m 10
1 Check reel 6 & 1 Chest 5f		35 0
8 Chairs 16f. 1 Pair Steelards of		19 0
Fine Tong and shovel of iron saddle 15f.		1 0 0
Iron pot and cover 7f. 1 wire Middle 5f.		12 6

Spewter plates Dishes and 11 Basons - 1.10.0  
Iron kettle 10f. 1 Log Chain 10f. - 1.00.0

2 Pot racks	1 racks 10f.	Maul rings & Ace 10f.	11.00.0
1 Red Codering and Bedstead			5.00.0
1 spinning wheel f.	1 Grid Iron f.		1.00.0
1 Pair sab Irons			1.6
Given under our hands this 25th 1802,			53.14.0

John Gibson Jr.  
Thomas Harper Jr.  
Joseph Carr

A Court held for Loudoun County June 13th 1803  
This Inventory and Appraisement of the Estate  
of Abraham Lewis deceased was returned into  
Court and ordered to be recorded

Hugh F.  
Estate's

June the 12th 1803

We William Jones Joshua Gore and Joseph White  
being appointed to appraise the personal Estate of  
Jacob Hughs deceased hath met and appraised it  
as followeth.

To one bay mare	10.0.0
To Bay horse	19.1.0
To Sorrel mare and Coll	20.0.0
To one pied Cow and Calf	5.00.0
To one red Cow and Calf	3.00.0
To one pied Cow and Calf	4.00.0
To one pied Cow	3.00.0
To three yearlings	3.02.0
To seven Sheep and four Lambs	3.05.0
To Hogs	4.19.0
To one old Waggon	3.00.0
To wheat & rye in the straw	3.12.0
To one Bed and Bedding	5.00.0

do Bedding  
To Bed Cloaths

3m 10

1-

To Saddle	1 0 0
Chest	- 10 0
To Bed Cloathes and Bedsteads	7 10 0
To Chest of Drawrs	5 11 11
To Cupboard and Earthenware	3 5 1
To Pewter and tin Ware	6 0 0
To Tea Kettle & Ladle	~ 9 0
To Warming pan and Earthen Ware	9 6
To one Sett Cackets & knives & forks	5 0
To pot rack tongs shovel flat Iron shears	5 5 0
To an ointment brought over	12 11 11 6
To do enough of To Bee	1 1 0
To Wooden ware and Chairs	1 0 0
To Looking Glass & table	1 11 0
To one Big wheel	1 9 0
To one small wheel & reel	7 6
To Wooden ware Cork shell hammer	17 0
To Pots oven and Pan	6 13 11
To two pair of Chains & harness	1 2 6
To old Iron "	18 0
To wooden wares & earthen pots	14 0
To Bags	7 6
To Bacon	1n 10 0
To grain in the Ground	50 16 0
	151 7 0

John Jones  
Joshua Gore  
Joseph White

At a Court held for Loudoun County June  
the 13th 1803 This Inventory and Appraise-  
ment of the Estate of Isaac Hughes deceased was  
returned into Court & ordered to be Recorded  
1803 6 June 1803

Dr. the Estate Account of John Smith deceased with the  
Administrators.

	Smith Esq Esq's accts	1787	To Cash paid for Coffin 40	-	-	12	200-0
			To do paid for digging grave	-	-	12	60
		1789	To Cash paid Stephen Gregg as per Note & L. A. No. 3	-	-	26	000
			To Cash paid Doctors Bill	-	-	12	0-0
			To Sheriff Receipts Clerks Note	-	-	2	25-2
			To Cash paid Thomas Smith as per Recd	-	-	6	0-0
			To do paid Richard Roach	do	6	2	4-11
			To do paid Samuel Gregg	do	7	1-6	
			To do paid Isaac Notau	do	8	17-10	
			To do paid Alice Smith	do	9	15-3-14	
			To do paid on Account of George Smith do 10	-	-	3	10-0
			To do paid Jacob Shover	do	11	6-0	
			To do paid Uriah Hughes	do	12	~ 4-0	
			To do paid Wm Jamieson	do	13	2-6	
			To do paid David Smith	do	14	8	15
			To Tax paid Mason French	-	-	1-19-9	
			To Cash paid Jacob Friston 20	-	-	1-0-0	
			To Cash paid for repairing Barn 476	-	-	2-17-6	
			To do paid Clerk of Loudoun for Copy	-	-	3-1-2	
			To Administrators for their trouble	-	-	12-0-0	
			To Cash paid Vendue Brier 120	-	-	12-0	
			To Cash paid James Dillow for Appraising	-	-	8-0	
			and Clerk	-	-	3	
			Balance in the hands of the Adm'd.	-	-	82-12-4	
			By amount of Appraisement Recd	-	-	167-17-8	
			167-17-8	-	-	167-17-8	

In obedience to an order of Court to us directed We the subscribers have met examined the duckers adjusted and settled the Estate Accounts of John Smith deceased and agreeable to the above statement made on hands the 29<sup>th</sup> day of May 1803

At a Court held for Loudoun County June the 19<sup>th</sup> 1803 This Estate Account of John Smith deceased was returned into Court by the Commissioners approved of by the Court and ordered to be Probated

Mary Tayor  
Betsey Ann Maude  
Nathaniel Taylor

John Tayor  
James C. Morris

June  
praise  
I was  
with

Boys  
Estate

Mason Sir Thomas  
Will

(58)

I Stephens Thom son Mason of Loudoun  
County and Commonwealth of Virginia being of sound and dis-  
posing mind and memory but in bad Health for the recovery  
of which I about to make a long Journey reflecting that it is  
ordained for all men die and being uncertain how soon or  
how suddenly I may be summoned from this world deem it  
necessary to make and ordain this my last Will and testament  
hereby revoking all others by me heretofore made. My Soul  
~~Examin'd~~ being entirely at the disposal of the Almighty author of it  
I conceive it to be no fit subject of this my Will and my  
body when deprived of it will be of so little consequence as  
to give me no present solicitude about it  
As to my religious opinions I see no necessity of giving an  
account of them here and whatever they are or may be  
is of no importance to the World or to those who after my  
decease may enjoy my Estate which I dispose of in man-  
ner following viz.

Impunitus I give and bequeath unto my beloved Wife Mary  
Thresher found during her natural life all that part  
of the land on which I now live included within the  
following boundaries to wit Beginning at the corner  
of the fence on the main Road being the South East  
corner of the farm meadow then to the North-  
wardly post of the New Gate on the Hill above the  
house that Benjamin Jackson lives in thence to a white  
oak on the old Road marked EA. being the second  
corner of Joseph Dixons Patent thence to where the spring  
branch in Castles field empties into the Run thence up  
the Run and the large Ditch cut through the old  
Meadow and continuing the last course of that Ditch  
till it shall strike the line between my land and

my brother John Thomson Mason's land thence with that line to  
 the land lately the property of Colo Burges Ball deceased thence  
 with the lines of that land separating it from mine to a red oak  
 corner on the main road thence along the main Road with my  
 lines to the beginning be the said quantity of land more or  
 less my said wife is also to have during her widowhood the  
 privilege of getting off the land I purchased of the Mercer  
 and of James Ball any timber wood or stone she may have  
 occasion for to support the land herein devised to her it is  
 also my will and desire that the House now building on the  
 Hill shall be completed and finished at the expence of my  
 Estate and at the like expence such Wings and additions  
 Offices inclosures and other conveniences and improvement  
 made as may suit with the stile of the principal Bu  
 Item I give and bequeath to my said wife the life Estate  
 in the following slaves Sir Billy and his wife Bett with all  
 her Children and Grand Children Isaac Tom Gilbert  
 Lilly Parthena Letitia Wilson Mary (the daughter of Henry)  
 Kearney Syphax Grace Fanny and her two Younger Children  
 and Lucy.

Item I give and bequeath unto my said wife Eight of my best  
 Mules or at her option eight good workHouses eight good  
 oxen the choice of twelve Cows a good Haggan two Ox carts  
 the Horse Cart and all such plantation tools and utensils  
 as may be necessary to work her farm also my chariot and  
 the horses Friendship and Scott a good riding Horse to be  
 procured for her the large bay Mare called Locke another  
 Friendship Mare bought of Littleton all my plate Household  
 and Kitchen furniture (my Books, maps, Pictures, and Prints  
 it is my wish that such of the Books as she may not want

for her own Library she will give and divide at her ~~discre~~  
 tion among my sons and it is my will and desire that my said  
 wife should have the power and she is hereby authorised  
 at any time whether she be covert or single to give by Deed or  
 will in Writing any of the slaves desired to her for life to  
 all or any ~~or~~ <sup>one</sup> Children in absolute fee simple. Should it be  
 found or thought most advisable to work the whole of  
 Hasberry Plain and the adjacent lands in common for  
 the benefit of my Family or so long as the same may be  
 done it is my Will that the family be furnished with  
 all necessary supplies the product of the farm and that  
 my wife draw one third of the net profits arising from  
 its cultivation in case of a separation of the property my  
 wife is then to be furnished with the articles above men-  
 tioned and one third of the Hogs and Sheep. The provision  
 herein made for my wife is declared to be in lieu of Dover  
 and all other claims <sup>upon</sup> of my Estate.

Item I give and bequeath to my Brother John Thomson Mason  
 and his heirs forever one hundred Acres of the land  
 I purchased of James and John Moore's Esquires to be  
 laid off adjoining his lands to extend to the back line  
 across the mountain and bounded on the North and South  
 by two lines extended from ~~the~~ <sup>the two</sup> red oaks at the Edge of  
 the Mountain one of Aubleys corners and a Poplar  
 and Gum on the run another of the Corners of Hobley  
 but this devise is not to be considered as in any  
 manner discharging what I am indebted to him at  
 any part thereof.

Item I give and bequeath unto Mrs Fanny Elzey the  
 wife of Col. William Elzey <sup>by</sup> choice of Hanes two

for her own Library she will give and divide at her ~~discre~~  
 tion among my sons and it is my will and desire that my said  
 wife should have the power and she is hereby authorised  
 at any time whether she be covert or single to give by Deed or  
 will in Writing any of the slaves desired to her for life to  
 all or any ~~or~~ <sup>one</sup> Children in absolute fee simple. Should it be  
 found or thought most advisable to work the whole of  
 Hasberry Plain and the adjacent lands in common for  
 the benefit of my Family or so long as the same may be  
 done it is my Will that the family be furnished with  
 all necessary supplies the product of the farm and that  
 my wife draw one third of the net profits arising from  
 its cultivation in case of a separation of the property my  
 wife is then to be furnished with the articles above men-  
 tioned and one third of the Hogs and Sheep. The provision  
 herein made for my wife is declared to be in lieu of Dover  
 and all other claims <sup>upon</sup> of my Estate.

Item I give and bequeath to my Brother John Thomson Mason  
 and his heirs forever one hundred Acres of the land  
 I purchased of James and John Moore's Esquires to be  
 laid off adjoining his lands to extend to the back line  
 across the mountain and bounded on the North and South  
 by two lines extended from ~~the~~ <sup>the two</sup> red oaks at the Edge of  
 the Mountain one of Aubleys corners and a Poplar  
 and Gum on the run another of the Corners of Hobley  
 but this devise is not to be considered as in any  
 manner discharging what I am indebted to him at  
 any part thereof.

Item I give and bequeath unto Mrs Fanny Elzey the  
 wife of Col. William Elzey <sup>by</sup> choice of Hanes two

- daughters Fanny and Eve.

Item I give and bequeath unto Ann the wife of Thomas Hurst and her Heirs the Negro Girl Silvia and the boy Talbott now in the possession of the said Thomas Hurst Also I give and bequeath unto the said Ann and her Heirs forever one equal moiety of a tract of Land on the waters of Scioto in the state of Ohio containing one thousand Acres for which a Survey in my name or assigned to me is now lying in the office of the Secretary of State at the City of Washington and on which a patent has probably issued I also direct that there shall be paid to each of the children of the said Ann which she has or may have one hundred dollars out of my Estate as such children shall respectively arrive at the age of Twenty one years or marry and the like sum to the said Ann should she become a Widow

Item I give and bequeath all the residue of my Estate both real and personal wheresoever it may be in whatsoever it may consist to my beloved wife Mary Mason and my dear Brother John Thompson Mason and their Heirs and the Heirs of the survivor of them in trust for the following uses viz All the said Estate is hereby made chargeable with the sum of ten thousand dollars to be paid to my brother John Thompson Mason which I believe is rather less than I at present owe him on account of his claim upon our Fathers Estate and liberal ~~Estate~~<sup>sums</sup> he has at different times advanced me any payments hereafter made to him to be deducted from that sum Also for the

support and maintenance of the family I may leave the  
 payments of my Debts and Legacies and the education  
 and advancement of my children hereby giving  
 to my said Trustees or the survivor of them full  
 power and authority to sell any part of my Estate  
 devised in trust as aforesaid and to invest ~~any part~~  
 of the proceeds thereof as well as the profits of such  
 part of my Estate as may remain in the hands of  
 my said trustees or the survivor of them either in the  
 improvement of my Estate or in the purchase of  
 any other property for the use and benefit of my  
 children and to provide for and portion out of my  
 Estate all or any of my children (whether living at the  
 time of my decease or born afterwards) in such time  
 and manner as my said Trustees or the survivor of  
 them may conceive their situations in life may require  
 or their needs may justify and if such division or  
 apportionment of my Estate among my children should  
 not take place during the joint lives of my said  
 trustees that in such case the survivor of them may  
 by Deed or Will at any time or times dispose of the  
 whole or any part of my Estate whether now possessed  
 by me or by them in virtue of this trust, in such  
 manner to among my children as such survivor  
 may think reasonable or proper hereby delegating  
 to my said Trustees and the survivor of them  
 all the power in that Respect which I could myself

(if living) exercise over the said property in the fullest confidence that my children will find my Loss supplied in a Parental care and attention from those to whom I have entrusted them and their property I appoint my said Brother John Thompson Mason Guardian of my sons and my wife Guardian of my daughters having no doubt but that a proper attention will be paid to their Education I think it only necessary to declare it to be my Will and desire that no proper Expence may be spared even to the full extent of my property (if necessary) to render them good and useful members of society according to their respective capacities But it is my Will that if my Wife should marry again the trust Estate as well as the Guardianship of my Daughters herein devised and delegated to her shall from thenceforth as to my said wife cease and determine and devolve solely and entirely upon my said Brother John Thompson Mason This precaution does not at all proceed from any distrust or want of confidence in my beloved wife who has always given abundant proff that she is entitled to all that I could repose in her nor from wish to restrain her from a second marriage should she conceive it conducive to her happiness but her own good sense and reflection will point out the prudence and propriety of guarding against the possibility of committing our Children or their fortunes to the power of a stranger

Item. It is my Will and desire that my slaves and

stocks (except such as it may be deemed necessary or advisable to sell) be kept on my Lands in Loudoun and my Farms continue to be worked and carried on until my Trustees shall judge and determine that it would be most beneficial to depart from the said plan, in whole or in part.

Lastly I constitute and appoint my said Brother John Thomson Mason Executor of this my last Will and Testament and my sons Amistead Thomson Mason John Thomson Mason Jr and Stephens Thomson Mason Jr as they shall respectively attain the age of Twenty one Years to be joint with my said Brother in the said Executorship.

In witness whereof I have hereunto set my hand & affixed my seal this Twenty second day of April in the Year of our Lord one Thousand eight hundred and Three

Stephens Thomson Mason

Signed Sealed Published and  
declared by the Testator to be  
his last Will and Testament  
In presence of us who at his  
request in his presence and  
in the presence of each other  
have subscribed the same as  
witnesses:

Fra. H. Peyton

Hugh Douglas

Amistead Long

Robert Amistead

At a Court held for Loudoun County the 11<sup>th</sup> day of July 1803  
This last will and testament of Stephens Thomson Mason dec'd was  
proved by the oaths of Hugh Douglas Amistead  
Long and Robert Amistead the subscribing  
Witnesses thereto and ordered to be Recorded

Examined

(15)

\* entered into and acknowledged a bond in the penalty of ten thousand dollars conditioned as  
the Law directs certificate is granted him for living in the probate thereof  
Teste Charles Birns etc

On the County of Loudoun and Date the 1<sup>st</sup> day of April  
In the year of our Lord one thousand eight hundred and twenty two and  
in the month of April before John Thompson Mason one of the Executors  
of the Will of John Birns deceased and together with Hugh Birns  
and James Birns his executors and trustees of the said Estate  
for a sum of £ 10000 conditioned as the Law directs before  
the Probate Court for issuing on the probate thereof dated 189 or  
at a Court held for Probate dated the 1<sup>st</sup> day of April 189 or  
the month of April in the year of our Lord one thousand eight hundred and twenty three  
and during the lifetime of the Testator and his executors and trustees  
of the said Estate together with Hugh Birns his executors  
and trustees of the said Estate.

And on the motion of John Thompson Mason one of the Executors  
therein named who made oath thereto and together with  
Daniel C. Brent and John Mason his securities entered  
into and acknowledged their Bond in the penalty of  
Fifty thousand dollars as the Law directs certificate is  
granted him for obtaining a Probate in due form Liberty  
being reserved for the other Executors in the said Will  
named to join in the Probate when they respectively  
attain the age of twenty one years \*

Teste Charles Birns etc

In the name of God Amen

Reuben Settle of Loudoun County and Parish of Cameron  
being weak in body but in full possession of my mind  
fully sensible of the certainty of death and the uncer-  
tainty of the period when it may take place do make  
constitute and declare this my last Will and testament in  
manner and form as follows hereby revoking all other  
Wills heretofore made by me And first I commit my  
soul to almighty God who gave it to me firmly trust-  
ing in the merits of Christ for salvation and  
my Body to be decently interred by my surviving  
friends

Item I give and bequeath to my beloved wife Susanna  
Settle the plantation on which I now live and all  
the negroes I die possessed of except those that shall  
be particularly disposed of together with all the  
Stock of the said plantation Farming utensils  
household furniture and every other article that  
may be attached to the said Plantation to be

quietly and peacefully possessed by her during her natural life or widowhood but in case of her marriage then it is my desire that the personal property shall be divided as shall hereafter be specified

Item I give and bequeath to my son Henry Settle one hundred and twenty Acres of land at the lower end of that tract known by the name of Richard Musgroves to him and his heirs forever.

Item I give and bequeath unto my son Reuben Settle all that tract or parcel of land on which he now resides and a negro Girl named Fanny, and her future increase to him and his Heirs.

Item I give and Bequeath to my son Daniel Settle two hundred Acres of Land the residue of the tract known by the name of Musgroves part of which has already been devised to Henry Henry Settle to him and his heirs forever.

Item I give and bequeath to my son Edmund Settle the tract of land on which I now reside and which has been devised to Susanne Settle during her natural life or widowhood to him and his Heirs forever.

Item I give and bequeath to my wife Susanne Settle Negro Girl Milly Negro Boy Billy & negro Boy Alfred to be disposed of by her agreeably to her Will and pleasure

And it is my Will and pleasure that after the death of my wife Susanne Settle or her marriage that all my personal Estate consisting of negroes those that have been

specifically devised excepted Farming Utensils Stock  
 household furniture and every other species of personal  
 property may be equally divided according to the  
 quantity and quality amongst my Children Henry  
 Settle Elizabeth Dorcas

Ann Cunningham Susanna Cannon & Mary

Settle Daniel Settle and Newman Settle

And lastly I do nominate and Appoint John  
 Debell Charles Lewis and Newman Settle Execu-  
 tors of this my last Will and Testament In  
 witness whereof I have hereunto set my hand  
 and affixed my seal this 5<sup>th</sup> day of April in  
 the year of our Lord 1003

Signed Sealed and Ruben Settle Seal

Delivered in the presence of

Aris Buckner

Thomas Sim

Hezekiah Oden

Abel James

Moses James

At a Court held for Loudoun County July 11<sup>th</sup> 1003

This last Will and testament of Ruben Settle decd  
 was proved by the oaths of Aris Buckner Thomas  
 Sim and Hezekiah Oden three of the subscri-  
 bing witnesses thereto and ordered to be Recorded

And at another Court held for the said County Sept<sup>r</sup> 13<sup>th</sup> 1003

Newman Settle one of the executors named in the said Will made  
 oath as the law directs and together with Hiland Crowe D.C.  
 Settle & Thophilus Hughs his securities interested and acknowledged  
 their bond in the penalty of five thousand dollars con-  
 sidered as the law directs certificate is granted him for obtaining  
 a probat thereon and due form

Settle C. Quinn, Notary Public

Davis Pen  
Hill - 3

(68)

I Benjamin Davis of the County of Loudoun and State of Virginia being weak in body but of perfect mind & memory do this 29th day of April in the year of our Lord One thousand seven hundred and ninety nine make and publish this my last Will and Testament in the manner and form following that is to say first I give and devise to my beloved wife Hannah Davis my reasonable and personal Estate for and during her life time and after her decease I give and bequeath all the tract of Land I now live on to my son Howell Davis his heirs & assigns forever I Also give and bequeath to my daughter Ann the sum of twenty shillings I also give and bequeath to my Granddaughter Martha Orison to be paid out of my Estate left in the hands of my son Howell when she arrives at the age of Eighteen Years the sum of Ten pounds I also order direct and devise that after the decease of my beloved wife I give and Bequeath all my personal Estate to be equally divided amongst my four named Children viz my son Abel Sarah Rachel and Elizabeth lastly I do hereby nominate and appoint my two sons Abel and Howell Davis Executors of this my last will and testament hereby revoking all former Wills by me made In witness whereof I have hereunto set my hand and seal the day and year first above written Signed Sealed published and declared by the above named Benjamin Davis to be his last will and Testament.

Benjamin Davis (2)

(69)

In presence of us who in the  
presence of each other have  
hereunto subscribed our names

Joseph White  
Conrad Licky  
Daniel White

A Court held for Loudoun County May the 10th 1803.

This last Will and Testament of Benjamin Davis deceased  
was proved by the oaths of the subscribing witnesses  
thereto and is ordered to be recorded.

And on the motion of Abel Davis and Howell Davis the  
Executors herein named who made oath thereto and together  
with William Holmes and Joseph Holmes their securities  
entered into and acknowledged their Bond in the sum  
of Two thousand dollars conditioned as the Law directs  
Certificates is granted them for obtaining a Probate  
thereof in due form

Abel

Howell Davis

Evans Thos  
Inveny S Agreeable to an order of Loudoun Court dated Feby 9th 1802

We the subscribers having been appointed to value and  
Appraise the Estate of Thomas Evans deceased first being  
duly sworn we did value on the 20th day of Feby 1802  
the said Evans Estate agreeable to the test below

one Waggon and Team Trough

1 Stud Horse

1 Bay mare \$50 1 Bay Horse \$60

1 old mare 6f. 1 Black Colt 10f.

Old Waggon tire of 1 white Cow 6f.

1 Pie Cow 10f. one Brindle Cow 5f. 1 Brown Cow 15f. 13f. m.

1 Black Heifer 9f. 1 Cutting Box 1f. 2f. 3f.

Hay Blades and Tops 9f. one Broad Axe 9f.

6 Chisels & Gough & 1 pair Compasses

18f. 0m. 0

15f. m.

33f. m.

21f. 4f. 0

3f. 0m.

13f. m.

2f. 3f.

1f. 19f. 0

3f. 0

(70)

1 Iron square of 24 quire knives & 1 handsaw 9f.	12-0
1 Hors 4ff 1 Ace 1ff 9 2 planes 9f. 1 scythe 1ff. 8u 7ff 3 Sett Hand Gear 2ff. Hatchets of Chains 6f. 9 Sheep 8f.	51-8-0
1 Augur and Chisels 3ff. 1 plough 1ff. 1 Bar Bucket 1ff.	15-0
Old Iron 9f. 1 Sythe and Cradle 4f. Old Bags 3f.	9-0
1 Cupboard 9f. Tea wares 1ff. 1 Linen Wheel 3f.	7-6
old Books 1ff. 1 Cooking Glass 2f. old Table 1ff.	3-1-
1 Pewter dish Tin pan plates spoons Donthorn knives &c	9-0
1 old Chest 2ff. 1 bed and furniture 3ff. Seven shooks 5f. 8u 1ff 6	
Meat and Game 15f. 1 old pot 3f. Pot Rack 1ff	11-6-0
1 Carrow 12f. Stretchers Living tetres & Clevis 10f.	1-4-0
1 Toward & pugs 1ff. 1 fifth chain of 1 Calf 10f.	1u 11-0
	<u>102u 2n9</u>

Witnesses

Charles Smith Jr.

A. Coleman

Richard <sup>his</sup> Freeman

mark

W. Williams

At a Court held for Loudoun County June the 15<sup>th</sup> 1803  
This Inventory and Appraisement of the Estate of  
Thomas Burns deceased was returned into Court &  
ordered to be Recorded Teste C. Burns Esq.

Gibson Isaac.  
Inventory 3

In obedience to an order of the Worshipful Court of  
Loudoun dated the 8<sup>th</sup> day of September 1803 We the  
subscribers having been first duly qualified for that  
purpose have valued and Appraised the following  
property it being the personal Estate of Isaac  
Gibson deceased produced to us by William  
Gibson his Administrator.

1 Grey mare	15u 0-00
1 Roan do	15u 0-00
1 Bay Horse	18u 0-00

1 do		24/-
1 sovvel Bolt.		6/-
1 Sheep		0/-10/-
5 Cows		22/-10/-
1 Red Heifer	2 9/-	3/-12/-
1 Bull		3/-12/-
3 Calves		3/-
17 small shoots		4/-10/-
1 Boar	do 9/-	18/-
12 old Hogs		10/-16/-
1 Waggon £13.10 - 1 Dutch Fan £3.		16/-10/-
9 Shovel ploughs and plates		~15/-
9 Bar shear ploughs		14/-16/-
1 Harrow 10/- 1 waggon Wheel 20/-		14/-18/-
3 Mad ax's of 1 Grubbing Hoe 2/-		11/-
1 Pick Axe 2/- 2 dung forks. 2/-		9/-
5 Pitch Forks 1/- 1 shovel 1/-		12/-
1 Hay knife 2/- 1 Broad axe 1/-		7/-
2 Marrow ax's 2/- 1 Jack screw 2/-		11/-13/-
5 Weeding hoes 1/- 1 parcel of old Iron 15/-		10/-
1 Gristup 2/- 1 Branding Iron 2/-		6/-
5 Chisels 2/- 4 Augers 2/-		9/-9
2 Drawing knives		1-6
1 lock Chain 2/- 1 leading do 2/-		10/-
1 Wedge and 2 Harrow teeth 1/-6		4/-6
3 Clevises 1/-6 2 Sickle 1/-6		6/-
1 Coopers Adze 2/- 5 Swingletrees 1/-		7/-
2 pair Hames 2/- 1 + cut saw 2/-		11/-10/-
1 Handsaw 1/-6 1 mowing scythe 2/-		10/-6
1 Linen Wheel 2/- 1 Guill do 2/-		4/-0
7 Tight Barrels 2/- 1 parcel old Tubs 2/-		14/-10/-
1 1/2 do 2/- 6 Bee Gums 2/-		4/-0
1 Flax Break 2/- 1 Bedstead 2/-		5/-

(72)

1 Hemp do	1 Grind stone	12/-	15/-
1 Chair frame	5 Sets Gears	5/-	5/-
1 Cutting box	1 Cheese press	1/-	15/-
1 Bed and furniture			13/- 10/-
1 do	do		7/- 10/-
1 do	da		13/- 10/-
1 do	do		12/- 10/-
1 do	do		5/- 8/-
1 do	do		3/- 0/-
1 Farriers Book			2/- 6
1 Scivels History of Quakers			7/- 6
1 large Bible	1/-		9/-
1 Bread basket	1/-		1/- 6
4 tin Coffeepots	1/-	case	1/- 6
4 do Candle Sticks	2/-	1 quart do	3/-
1 Pint Bottle	2/-	Daffey's do	1/- 3
1 Cap Basket	1/-	1 wooden bread do	1/-
Carried over			3/-
Amount brought over			22/- 3/-
3/- And Irons 1/-	7 Pewter plates	10/-	14/-
1 Pewter Soap Dish	1/-	1 Tin Bucket	1/-
2 large Earthen Bowles	1/-	1 Small do	1/-
1 Butter plate	1/-	11 knives and forks	9/- 10
1 Glass salt cellar	1/-	1/2 Tumbler	1/-
4 Egg Cups	1/-	1 sauce Spoon	1/-
1 Japan Waiter	1/-	6 Baskets	10/-
1 stone Jar	1/-	2 Earthen do	1/- 6
1 Hackle	1/-	1 nine pipe	18/-
1 Dble. marble	1/-	2 Fat tubs	1/- 0
1 Large Iron Pot	12/-	2 small do	19/- 6
2 Dutch ovens	1/-	2 Coffe mills	12/- 6
1 Pair Steelyards	1/-	1 Triveling pan	8/- 6
1 Wooden Spice mortar	1/-		1/- 0

15			
0	6	1 pair Shovel and Spuds 5f.	1 Chest 5f.
0	6	1 Large Table C.	1 small do 5f.
15		1 Chest of Drawers	
10		11 Chairs 23f. Looking Glasses 15f.	3 more 20-0-0
10		1 Testament 4f. warming pan 2f.	12-0
10		1 Tunnell C. - 4 Cannisters 15f. - 1 Gun 2f.	1-2-0
10		1 Skinner C. - 2 decanters 3f. 2 Snuff Bottles C.	" 4-0
8	0	2 Wood sugar Boxes 2f/6 - 1 Hand Bellows 4f/6	7-0
0	0	1 Pair cotton Cards 3f. 1 Pewter Dishes 10f.	1-4-0
2	6	3 Pewter Basons 10f. 4 Tart pans 2f.	12-0
9	6	3 Tin pans 2f. 4 Earthen Dishes 1f/6	10-6
1	6	11 Earthen plates 4f/9 12 Dozen Pewter Tea Spoons 9	5-6
7	0	3 Pewter Table Spoons 1f. 1 Cream Jug C.	1-6
9	0	7 Tea Cups and 11 Saucers 3f/6 - 2 Minicoffers 1f.	14-6
1	3	12 Dozen Silver Tea Spoons 3f. 1 Broad Garter 2f.	1-10-9
3	c	spare Sheep shears 1f/6 - 1 Linen wheel 10f	13-6
2	6	1 Cotton Wheel 12f. 1 Clock reel 1f.	16-0
1	6	9 Old Tubs 7f/6 1 woman's saddle 10f.	1-5-6
4	6	4 Hogsheads 23f. 1 Fine 9f. Old Tubs 6f.	2-10-0
7		1 Churn 2f. 1 old Cupboard 6f.	0-0
2	10	1 Old Copper Tea Kettle 1f/6 - 1 Iron do 7f/6	9-0
2	1	1 Griddle and Stand 7f/6 - 1 Lanthorn 1f/6	9-0
2		1 pair Sack Hrons 5f. 3 Water Tubs and 2 pails 4f.	9-0
0	3	1 Candle mould of Wooden Paddles 1f.	3-0
1	6	3 Pot hooks 2f. 2 Iron Pot Racks 10f.	12-0
2	0	1 Iron bound Bucket 3f. 2 old tubs 3f.	6-0
2	6	2 Bee hives 24f. 1 Raw Cow hide 10f.	1-11-0
1	6	1 Waggon Trough 4f/6	4-6
1	6	1 Hay Stacks	40-0-0
1	6	1 negro Boy	25-1-0
1	6	1 Bed and furniture	8 a.m.

(94)

1 Cow £5 - 1 do £5 5

10 5 0

10 Barrels Corn 10

24 0 0

20 bushels wheat 7 10

7 13 5

Given under our hands the 10<sup>th</sup> day of November 1800

36 7 14 11

Ben. Grayson

William Towke

Jno. Carr

At a Court held for Loudoun County July the 11<sup>th</sup> 1803  
 This Inventory and Appraisement of the Estate of  
 Isaac Gibson deceased was returned into Court &  
 entered to be Recorded

D. Dinsmore

In Obedience to an order of the Worshipful Court  
 Inventors of Loudoun dated the 11<sup>th</sup> day of May 1803 We the  
 Subscribers being first sworn have proceeded to value  
 and Appraise the following property it being the  
 personal Estate of Samuel Howell deceased produced  
 to us for that purpose by Abner Humphrey his Executor

Wheat and Ryce upon the Ground supposed to be ten Acres	10 0 0
1 Cow and Calf £6	6 ---
1 do	5 ---
5 Sheep	2 10 0
3 Hogs	1 16 0
1 Desk	2 0 0 0
1 Bedstead and tick	2 8 0
1 Cupboard	1 0 0
6 Pewter plates	10 0
10 Earthen plates and one Dish	7 0
4 Cups and Saucers	2 0
5 knives and forks	4 6

5 Pewter Spoons	0-1-0	
1 Cullender	4-6	
1 Iron pot and hooks	9-0	
1 Small oven and hooks	6-0	
1 pair Steelgards	10-0	
6 Chairs	18-0	
1 Walnut Table	10-0	
1 Cradle	12-0	
14 Yards Curtain Callico	96	1-15-0
1 Blanket	12-0	
1 Bed stick	16-0	
2 Barrels 1 Hqg and 1 Box	6-0	
1 Bedstead	12-0	
1 Set Plough Gears and Harness leather	14-0	
1 Saddle and Bridle	16-0	
1 dozen large Glass Jars with brass Tops including medicines	3-12-0	
16 tins with Glass Stoppers	2-0-0	
2 Dozen small Phials including medicine	12-0	
16 black Bottles	8-0	
16 jars containing some medicine & 1 small Jug -	12-0	
Medicine in papers	1-0-0	
1 Pestle & mortar	5-0-0	
1 ff money scales	4-6	
Amount Carried over	<u>52415m6</u>	
Amount brought over	<u>52415m6</u>	
1 Hammer Grindel Nippers Companies files funnel Awls all iron 2 cork screws & brass cocks	6-0	
1 ff Boots and Spurs	6-0	
1 set Instruments	3-0-0	
1 Book Wallace on diseases	10-0	
4 do New Dispensatory	12-0	
Scotia Dictionary	4-0	
1 ff Griffeths letters	4-0	

Medical pocket Book	2 <sup>m</sup>
Young man's Companion	2 <sup>m</sup>
Dilworths letter writer	2 <sup>m</sup>
Congreve's plays	" 109
1 Carlton pot	3 <sup>m</sup>
1 pair old Saddle Bags	1 <sup>m</sup>
1 prairie Ink stand	2 <sup>m</sup>
1 pair Hobble	4 <sup>m</sup>
1 Lewis and Open Ring	2 <sup>m</sup>
1 Medge 1/6 - 5 Tubs 7/6	9 <sup>m</sup>
1 Coll Ag. & Cutting Box Ag.	12 <sup>m</sup>
1 Shovel Plough and scanglbees	7 <sup>m</sup>
1 Dung Fork & one Pitch do	3 <sup>m</sup>
1 Shovel 3/- Tax 7/6	10-6
100 Feet plank 6s Long shingles 6/-	12 <sup>m</sup>
James & Mahoneys Note	2 1/2 7/4
Waring Apparel 6	6 <sup>m</sup>
1 Horse bought of James McPherson	9 <sup>m</sup>
Given under our hands this 2 <sup>nd</sup> day of June 1808	
<u>Ben Grayson</u>	
<u>William Touke</u>	
<u>Jos. Cave</u>	

A Court held for Loudoun County Judge No. 11, 1808  
 This Inventory and Appraisement of the Estate of  
 Samuel Howell deceased was returned into Court  
 and ordered to be Recorded.

John R. Burns Esq.

Loudon County  
 Inventory 3  
 In obedience to an order of the Worshipful Court  
 of Loudoun to us directed we the subscribers have

Appraised the Estate of Daniel Lovet deceased an  
Inventory of which is as followeth

To wearing Apparel	1-0-0
To one Cow and Bell	3-5-0
To one bundle and white do	2-10-0
To one Red and white do	2-0-0
To one pide Bull	2-10-0
To one red Cow with horns saued	2-15-0
To a red two year old Heifer	1-10-0
To one hornless Cow and Calf	3-0-0
To one red and white Cow and Calf	4-0-0
To a pide yearling Bull and Heifer	2-0-0
To 7 old sheep and four lambs	1-1-3-0
To one Dun Mare	1-0-0
To one Bay do	1-0-0
To a black horse Cott	8-0-0
To a Bay mare Cott	3-0-0
To a Waggon and hind Gears	16-0-0
To a Cyder mill and 5 Casks	2-0-0
To Shovel and Plough	5-0
To Cutting box and knife	6-0
To old Shovel pitch fork & old scyfth	1-6
To one mattock and old Axe	6-6
To four Bags	7-0
To a plough and Irons two Clevises fivingleches	11-5-0
To wheat in the Ground	17-10-0
To Ryce in the Ground	2-0-0
To one feather Bed and Furniture three Bedds	5-0-0
To one Do and with High Bedsteads	4-10-0
To 2 Chests	10-0
To 2 Iron kettles and Prafts	1-0-0

(70)

To 2 Iron pots	10 <sup>00</sup>
To two pot racks and Pake Iron	12 <sup>10</sup>
To a fryingpan fire shovel and tongs	6-0
To a smooth bore Gun	1-0-0
To Doughtough and small table	0-0
To a man's saddle and Mornans do	
To a Bridle of	11 0 <sup>00</sup>
To two Hatchets	3-0
To a half bushel	6 <sup>00</sup>
To five chears	4-0
To Pewter	10 <sup>00</sup>
To Earthen ware	1 <sup>70</sup>
To 5 Glass bottles	2 <sup>16</sup>
To one Churn	4 <sup>00</sup>
To 5 pails	4-0
To one old bed and furniture	0-0-0
To a pair of Sheatgards	8 <sup>00</sup>
To old Chest Tweeding hoes & sundry other articles	10 <sup>00</sup>
To two little wheels and Check Peel	6 <sup>00</sup>
To 3 $\frac{1}{4}$ Yards of Cloth	16 <sup>00</sup>
To 2 $\frac{1}{4}$ Yards Saloon	4 <sup>16</sup>
To 2 Hives of Bees	5 <sup>00</sup>
To one Pitchfork	1 <sup>6</sup>
To one large Bible and sundry other Books	16 <sup>00</sup>
To one Neck yoke	1 <sup>6</sup>
To twenty one Swine	14 <sup>18</sup>

John Schooly

James Claypool

George Taverne

At a Court held for Loudoun County July the 11<sup>th</sup> 1803  
This Inventory and Appraisement of the Estate of Daniel Lovett deceased  
was read into Court and ordered to be Recorded Teste John Schooly

Lovel &amp; Esopus

79  
D<sup>r</sup> Estate of Daniel Lovett deceased with the Executors

		£ s d
1700	to Cash paid on handing in the Will to proved	1 0 12 0
Aug 7	to Cash paid Thomas Cramp <sup>s</sup> proved a/c	2 3 11 6
28	to Cash paid John Shepherd for carrying the safe	3 0 10 0
July	" Cash paid Thomas Hatchett for digging the Grave	0 6 0 0
Oct 10	to Cash paid Simon Hancock for Dallerrations	6 0 15 0
Dec 8	to Cash paid John Poulton for coffin	7 1 14 0
Jan 1	to Cash paid foot axes	9 3 7 11
19	" Cash paid Israel Fanny p <sup>r</sup> rect	10 6 19 4
27	" Cash paid George Lewis p <sup>r</sup> a/c	11 0 1 9
Mar 13	" Cash paid Joshua Daniel for surveying	12 1 4 0 0
	" Cash paid Fanny & Mathews p <sup>r</sup> proved a/c	13 1 3 2
	" Cash paid Thomas Marks p <sup>r</sup> proved a/c	14 1 0 0
15	to Cash paid John Davis p <sup>r</sup> bond	15 3 0 0
	to Cash paid Benjamin Mead p <sup>r</sup> 2 notes	16 11 1 2
	" Cash paid for slaves due 1704	17 3 12 0
22	to Cash paid George Nixon p <sup>r</sup> rect	18 0 6 0
	" Cash paid David Hoge p <sup>r</sup> rect	19 0 3 6
	" Cash paid Solomon Hoge p <sup>r</sup> rect	20 0 4 6
20	to Cash paid Alice Lewis p <sup>r</sup> a/c	21 0 5 6
Apr 9	" Cash paid John Hobet his Lease on the land that was left to be sold	22 15 0 0
	to Cash paid Israel Thompson p <sup>r</sup> proved a/c	23 3 10 4
	" Cash paid Jas M <sup>r</sup> I <sup>th</sup> Chaney p <sup>r</sup> bond note & pd a/c	24 2 6 5 1
5	" Cash paid Joshua Hatchett p <sup>r</sup> a/c	25 7 19 0
27	" Cash paid Joel Lewis p <sup>r</sup> proved a/c	26 3 11 0
Aug 1	Cash paid Joseph Hatchettson p <sup>r</sup> proved a/c	27 4 0 4 4
12	" Cash paid for Clerks Notes	28 2 9 3
July 26	" Cash paid Solomon Hoge p <sup>r</sup> p <sup>r</sup> a/c	29 14 9 7 1
Nov 20	" Cash paid George Lawer p <sup>r</sup> note & a/c	30 7 11 7
	" Cash paid Joseph Fanny p <sup>r</sup> proved a/c	31 6 9 1 9
1707	" Cash paid Simon Williams p <sup>r</sup> proved a/c	32 8 9 0 0
Aug 12	" Cash paid James M <sup>r</sup> I <sup>th</sup> Chaney for a/c of R <sup>t</sup> Hovey made	33 11 0 0
Feb 9	Cash paid Benjamin Mead for carrying claim	34 7 14 11
	" Cash paid Benjamin Mead for carrying claim	35 0 5 0

L. 5.8

March	cash paid Doctor Bill p proved a/c	36	3s 6d
"	cash paid Richard Roach p proved a/c	37	1s 7d 1s 7d
"	cash paid Israel Janny for surveying	38	1s 0n 0
Aug 20	" cash paid Jonathan Knut p proved a/c	39	0n 12n 6
1700	" cash paid William Scooley p proved a/c	40	0n 0n 3
Aug 21	" cash paid Amos Gooden p proved a/c	41	0n 19n 0
"	cash paid for clerks Note	42	0n 1s
15	" cash paid French for payes & Levies	43	0n 10n 10d
Apil 7	" cash paid David Hoge for carrying chain	44	0n 6s 0
"	cash paid Jo. Lovell for carrying chain	45	0n 10n 0
May 5	" cash paid Israel Janny & Jacob Janny p note	47	35n 7s 0d 1/4
"	cash paid Mason French for Levy for 1700	48	0n 4n 9
1709	" cash paid C. Graham Hugley	49	0n 6n 0
Mar 8	" cash paid Isaac Thompson for carrying chain	50	0n 6n 0
Apil 14	" cash paid Jonathan Myers p note	51	7n 0s 1
93	" cash paid Israel Janny p 2 a/c	52	2n 0n 0
"	cash paid Elisha Gillegg p 1/2 of proved a/c	53	3n 0s 6
Jun 25	" cash paid Isaac Nichols Sen p 1/2 hand	54	34n 15s 6
1790	" cash paid James Blay p 1/2 for apprising	55	0n 3n 9
1794	" cash paid Stephen John re p a/c	56	1n 5n 0
1803	" cash paid Charles Bentz p rec't	57	1n 12n 0
July 12	The Executors for their trouble fees perces	36	0n 0
"	Balance due on the hand of the Executors	37	6s 6
		38	13n 9
		39	23. 3s 3

£10

L

1705	By a sum of Personal estate appraised	£ 10
May	" difference of amount over and above sumeley articles sold of the amount appraised to	119n 4n 6
26	John Tait's a/c	9n 7n 0
		2n 3n 0

		£, s, d
	Nett proceeds of 8 barrels flour	£ 13, 0
1796 May 3	" Bond due from George Nixon	80, 0, 0
	" Amount of land sold agreeable to Will	196, 16, 0
	" Amount of an a/c against Samuel Fanny	4, 10, 9
1798 Aug 6	" Amount of an a/c against William Will	2, 10, 0
		<del>£ 423, 5, 9</del>

In Obedience to an order of the Worshipfull Court of Loudoun County annexed We the subscribers have met, examined, stated and settled the said mentioned estate Account with the Executor agreeable to the above statement Witness our hands this 26<sup>th</sup> day of July 1803

Nolley & Williams  
Stacy Taylor  
Thomas Hughes

At a Court held for Loudoun County Augus the 8<sup>th</sup> 1803  
This Estate account of Daniel Lovell deceased was returned  
into Court by the Commissioners approved of by the Court &  
ordered to be Recorded

Aste Birns & C.

Given to us as Agreeable to an order of Court to us directed we the subscribers  
being first qualified have valued and appraised the personal  
estate of Jonathan Powers deceased as follows

To 1 Rrood £ 5, 10	De £ 4, 15	De £ 4, 15	1 sterl £ 3, 10	£, s, d
To 1 sterl £ 2, 15	1 heifer £ 8, 10	1 bull calf £ 1, 10		17, 15, 0
To 1 heifer £ 1, 10	1 horse £ 1, 10	1 brown mare £ 1, 10		6, 15, 0
To 1 horse £ 6, 7 old sheep & three lambs £ 3, 10	1 colt £ 2, 0			10, 0, 0
To 1 desk £ 6	1 tea table £ 1, 16	1 dining table £ 4, 16		29, 10, 0
To 1 case of drawers £ 4, 10	1 sofa furniture £ 9			9, 10, 0
				13, 10, 0

To bed & furniture £ 8 0s 6d 6 9d	bed £ 70	£ 10 24 0s 0d
To laundry bed cloths £ 4 10s 10d table 10s tea & plates 14s		5 2s 0
To 1 looking glass of tallow 13s 4d bed heads 15s		1 17s 4
To 1 pig iron Net 12s bacon 5s 9 bars oals 10s		1 3s 0
To dried beef of bushels wool of gold seals & weights 10s 0		
To sheep skins 2s p on Robert Graham £ 25 0s 12s 10s 12s 0		
To account p George Volk 3/9 1 looking glass 9s 0s 11s 9		
To table cloths 10s 0		
To piecrust dishes 8s £ 2 traps saddle 6s Irons 1s		2s 10s 6
To Queens Ware Glases bottles 8s 10s 1 cheese 6s 10		1s 10s 0
To steel yards 12s spinning wheel 15s hinges leather Apron brushet 8s		1s 13s 0
To cobbling tools 1s 10s tray bowls 3s 1 table 3s 6 lights bars £ 1 14s		1s 11s 6
To Washing flats 8s 4s Pot fast 8s 12s 1 hog 2s		0s 10s 0
To bacon £ 3 sole and upper leather of large wheel 8s		3s 16s 0
To 11 chairs £ 1 6s 1 table 12s shovel stong 6s Peat ricks 10s		2s 4s 0
To 5 pots of one oven 1 £ To 1 tea kettle 12s sundry ironware 8s		2s 0s 0
To Grid Iron & lake Iron 12s 1 buttree & chest 3s		2s 16s 0
To 1 old trunk 3s 3 old casshs 3s 1 frying pan 6s 6 spurn and buckets 8s		1s 14s 0
To sundry hoes shovels axes 8s 12s 7 old chains 6s		0s 10s 0
To old Wheel barrow 3s cooper tools 1s 14s 6 coffee mcs 6s		1s 13s 6
To 3 hives of bees 30s lead chain of lochchain 10s		2s 0s 0
To gunnery chain 1s 1 Jack screw 1s 14 Turners 8s 9s		2s 17s 0
To old wods 8s 9s 1 saddle bridle 1s 10s fan 36s		2s 19s 0
To cutting boar 6s 10s 1 old barrel 2s Rice in the ground 2s 16s 0		
To Wheat on the ground £ 2 4 12 0 bush at the mill 14s p		
To Whisky 1s p 10	Elisha Marks Samuel <sup>son</sup> Genet John Dancourt	5s 0s 0

At a point held for Loudoun County August 8<sup>th</sup> 1803

This estate account of Jonathan Powers deceased was returned  
into court by the commissioners approved of by the Court &  
ordered to be recorded

Respe A. Binnell

Williams Inv  
Inventory

A agreeable to an order of the Court of Loudoun County to  
appraise the personal estate of John Williams deceased  
We the subscribers met on Tuesday the 9<sup>th</sup> of August and pro-  
ceeded agreeable to said order as follows

	dolllars Cents
To Wearing apparel	10
" 1 bed and bedding	3 0
" 1 ditto	2 5
" 1 chest of drawers	1 0
" 1 small box 1/4. Cheek reel 3/4.	4 1
" 1 pair of sheelyards 2 flat Irons	2
" 1 Gunn powder horn and shot bagg	3
" 1 bed and bedding	2 5
" 1 ditto	2 0
" 1 ditto	1 5
" 30 yards of Wollen for blankets	10
" 2 chest	1
" an old kettle and carks and Gums	3
" Great Wheel and sive	1 2 5
" 20 glass foot. a dg hair saw and sundries	2
" 5 Bago	1 2 5
" 1 comb	2
" 12 cyder barrels and 1 hogs	8

	D	C
To 3 meat barrels a Warching tub	1	50
" a small 2 Wedges lock chain	4	
" a cutting box	2	
" 2 Gums and flux pitch & casks	1	
" 2 Pitch forks half bushel	1	
" 2 Blind tridles 2 collars	2	50
" 2 pair of chaires and harness	3	00
" 1 pillow trees and clavess	3	
" Tann Irons	1	
" a Waggon	10	
" 2 sythes shovel plow half hogshead	1	50
" 1 Grindstone	3	
" 5 hies of bees	0	50
" 1 pair of quellers	2	22
" 3 pots and dutch oven	4	
" Shovel longes 2 pair of pot hooks Grind Iron bake iron	4	
" 2 Bramics Coffe mill	2	50
" Praying pan 2 candle sticks and sundries	1	25
" Looking glass tea pettle	75	
" 3 Pewter dishes 12 plates and 9 basons	2	
" 1 Corner cupboard and furniture	6	
" 7 chairs	14	
" 1 dining table 1 spinning wheel & water buckets	2	
" 1 ten bushel saddle and flesh fork	3	
" 1 Bible and lantern ring quart to cups of tooles	3	
" 3 hogs largest size	7	50
" 7 dills smaller	9	

50	To 8 dillo pups	0
"	1 old cow	4
"	1 gold black horse	40
"	1 Bay horse	40
"	1 Gray mare	80
50	" 1 year old colt	20
00	" 1 Bell cow	13
"	1 Brindle cow pice	14
"	1 cow called brindle	15
50	" 1 dillo called flavo	14
"	1 dillo called fidoo	14
30	" 1 Brindle Bull	15
30	" 1 White faced heifer	9
"	1 Brindle dillo	10
"	2 calves	3
"	1 calf	30
25	" a Smith's bellis	3
"	Smith's Snivell	9
75	" Nice pick Iron sledge hammers foundries	0
"	a bed and bed cloths	25
"	a Pot and oven	2
50	" a Walnut table	1 25
"	2 chairs	25
"	17 sheep and 11 lambs	42 25
		463 75

Mr. Mains

Geo. L. Garrison  
mark

Robert Ward

At a court held for Loudoun County August 19th 1803  
 This Inventory and appraisement of the estate of John Williams deceased was returned into Court and ordered to be recorded

Wm Binnell

Thomas Jacob  
Administrator

Inventory of the property of Jacob Thomas deceased Agreeable to an order of the Worshipfull Court of Loudoun

Sarah	50 <sup>s</sup>	0 <sup>d</sup>	Bell	35 <sup>s</sup>	6 <sup>d</sup>	2 chest	80 <sup>s</sup>	9 <sup>d</sup>
Sam	100 <sup>s</sup>	0 <sup>d</sup>	Admiral	90 <sup>s</sup>	0 <sup>d</sup>	1 bed	2 <sup>s</sup>	0 <sup>d</sup>
Harry	20 <sup>s</sup>	0 <sup>d</sup>	One iron potshook	0 <sup>s</sup>	12 <sup>d</sup>	1 D <sup>c</sup>		
Jacob	30 <sup>s</sup>	0 <sup>d</sup>	1 D <sup>c</sup> shooks	0 <sup>s</sup>	0 <sup>d</sup>	4 plates a dish	3 <sup>s</sup>	0 <sup>d</sup>
John	115 <sup>s</sup>	0 <sup>d</sup>	2 axes of Grantham	0 <sup>s</sup>	0 <sup>d</sup>	1 and basin	0 <sup>s</sup>	12 <sup>d</sup>
Cheviot	65 <sup>s</sup>	0 <sup>d</sup>	3 Plates of a basin	0 <sup>s</sup>	6 <sup>d</sup>	1 Dutch oven	0 <sup>s</sup>	6 <sup>d</sup>

Richard Steene  
James Allen

Temple Smith

At a court held for Loudoun County September 12th 1803  
 This Inventory and appraisement of the estate of Jacob Thomas deceased was returned into Court and ordered to be recorded

Wm Binnell

Pool Eliza  
Will

In the name of God Amen I Elizabeth Pool of the County of Loudoun and State of Virginia being sick and weak of sound memory do make this my last Will and testament in manner and form following and touching such worldly goods as god in his mercy hath been pleased to bestow me with I give in the following manner No<sup>t</sup>. Item I give of bequeath to my Alice Hannah Williams all and every thing that is my property of what ever it may consist and whenever it may be found to her and her heirs forever. Item my desire is that my friends Charles Bennett and Enos Williams be my executors of this my last Will and

testament revoking all others In witness whereof I set my hand  
and seal this 8th day of April 1801

Signed sealed & delivered

Elizabeth Pool <sup>Seal 1801</sup>

In the presence of

Jacob Scandis

William Brown

At a Court held for Loudoun County September the 19th 1803  
This last Will and testament of Elizabeth Pool deceased was proved by  
the subscribing Witnesses Merito and is ordered to be recorded.

And on the motion of Charles Bennet and Aenas Williams the  
executors therein named Who made oath thereto and together with  
Benjamin Shreve their securities entered into and acknowledged  
their bond in the penalty of two thousand dollars conditioned  
as the law directs certificate is granted them for obtaining a probate  
in due form

Pete J. Burns O.C.

Falbott Jr  
Est. a/c

Dr Estate of Joseph Falbott deceased with James Nathan James  
Moore and Asa Moore Executors

Vouchers

N 1799	To Cash paid Philip Wm for mowing	On 4 10
1 - 0 10	To Cash paid Doctor Philip Thoms	1 n 10 " 0
2 - - -	To paid Richard Vanpelt proved account	1 n 00 " 7 1/2
3 - - -	To ditto allowed Richard Vanpelt pr <sup>o</sup> r <sup>c</sup> octor	2 n 00 " 0
4 - - -	To Cash paid Doctor John Michlin	10 n 11 4 7
5 - - -	To D <sup>r</sup> paid Doctor James Keaton	4 n 15 6
6 - - -	To D <sup>r</sup> paid Mahlon Myers proved account	0 n 13 9
7 - - -	To D <sup>r</sup> paid John Williams	11 n 13 . 6
8 - - -	To D <sup>r</sup> paid Benjamin Goodlin proved ac <sup>t</sup>	2 n 10 3 1/4
9 - - -	To D <sup>r</sup> paid Ann Jones, Not <sup>r</sup>	4 n 10 .. 0
10 - -	To paid Robert Braden proved account	0 n 19 4 3/4
11 - -	To paid Ursula Plumer bond for	2 g 17 3
12 - -	To paid Mingo Sullivan Park Lewis 08	10 14 . 8
13 - -	To paid Doctor Isaac Hough pr <sup>o</sup> account	10 9 . 3
14 - -	To paid Hough and Stone pr <sup>o</sup> account	0 n 10 2 1/2

(100)

	To paid Asa Moore proved account	2, 2, 11 3/4
16	To paid Samuel Galloway proved account	0, 0, 7
17	To paid Clerks Notes	1, 1, 3
	To Cash paid Funeral Expences	2, 0, 6
	To cash paid for expences making sale 16	1, 10, 17 1/2
	To paid David Nixon for keeping stray	0, 0, 0
18	To paid Richard Griffiths account	0, 0, 10 1/2
	18 the Executors compensation on \$961 10 being the amt of the estate settled by them	20
	Balance	307, 17, 3
		1103, 10

C.R.

1790		L
12 mo 20	By cash received for pack sent to Alexandria	11, 10, 10
1800	By cash received of Abner Williams for a bolt sold to William Paxton	9, 12, 0
	By cash received for John Reeds Note	1, 16, 0
1 mo 30	By cash received of Samuel Ward for a horse that was stayed away	1, 10, 0
	By cash received of Nicholas Fine	9, 1, 0
	By Richard Nimpell	4, 0, 3
	By the whole amount of sales including Wearing apparel which was taken at Appraisement	231, 15, 3
	By cash received of Samuel Gover	0, 0, 9
	By cash yet due from Jos. Galloway not collected	30, 0, 0
	D. in Samuel Galloway's hands	do
		112, 0, 0
		1103, 10

Loudoun County Set

Agruable to an order of Court directed to us the subscribers  
 we have this day examined stated and set the estate ac't.  
 of Joseph Galloway dec'd with James Ratchin James Moore and  
 Asa Moore the Executors, as above given under our hands this  
 9<sup>th</sup> day of September 1803

John Hamilton  
 Rob Braggs  
 John Williams

(89)

At a court held for Loudoun County September 19th 1809

This estate account of Joseph Talbott deceased was returned into court by the Commissioners approved of by the court and ordered to be Recorded

Teste A. Birney Esq

Vanderwater Will  
Be it remembered that Isaac Vanderwater of the County of Loudoun and State of Virginia being weak in body but of sound mind and memory do make and ordain this my last Will and Testament in manner and form following that is to say my just debts together with my funeral expenses to be first paid and my worldly property I give and bequeath as follows vizt.  
I give unto my son Isaac Vanderwater the plantation whereon he now liveth containing one hundred acres to him and his heirs and assigns; it being agreeable to a bargain made between him and myself reference being had will fully fully appear my son Joseph is to have unto my son Isaac the sum of twenty pounds at the end of five years from the date hereof  
I give unto my son Joseph Vanderwater one half the land I purchased of Frederick Petzer being the plantation now lived upon unto him and his heirs and assigns to be laid out in the following manner to begin in the line between me and John Dodd land about ten poles above the fence that runs to the eastward above the orchard and Still House and to run an east course nearly to a Great Chestnut tree standing in the field in a South east direction from the corner of the orchard then to run such a course or courses to the back line or lines as will give a sufficient quantity of timber to my son Joseph the above described land is to include all my improvements some cleare land except and if my executors cannot agree upon running of the above mentioned line or lines from the above mentioned Chestnut tree then they shall choose three men to settle the same.

I give unto my son John Vandewinter the sum of one hundred and forty pounds out of the money my son Isaac Vandewinter owes me or at least one hundred pounds out of what his brother Isaac owes me and the remaining forty pounds to be paid him as soon as my Executors conveniently can.

I give unto my son Benjamin Vandewinter and his heirs and assigns One hundred and twenty five Acres of land being the residue or remainder of the Land I purchased of Frederick Litzel with the spring called the people's spring thereon.

I give to my daughter Sarah Vandewinter and her heirs the sum of two hundred pounds to be raised out of my personal estate and if that should be found insufficient the balance that is wanting shall be made up by my two sons Joseph and Cornelius and that in equal proportion. But if my daughter Sarah chooses to take a bed and furniture as also a horse and saddle at the appraised value she is at liberty so to do.

I give unto my Daughter Mary Vandewinter this sum of two hundred pounds to her and her heirs to be raised and paid out of my personal Estate But if that should be found insufficient the balance that is wanting shall be made up by my two sons Joseph & Cornelius but if my daughter chooses to take a bed and furniture as also a horse and saddle at the appraised value she is at liberty to do so.

I give unto my Grand daughter Matilda Hawley one bed and furniture one saddle that was her mother's as also the puerer that was her mother's also the sum of one hundred dollars to be paid to her when she arrives to the age of eighteen years the before mentioned one hundred given to her in view of her mother's wearing apparel.

It is my Will that each of my daughters Sarah and Mary Vandewinters shall receive their legacies when they arrive at the full age of twenty one years but if either of daughters should die before they arrive to the age above mentioned leaving no

Lawfull Issue there and in that case her legacy is to go to her surviving Sister and her heirs but if both my daughters should die before they attaine the age of twenty one yeares leaving no Lawfull Issue then and in that case all that was intended and given to them shall be equally divided between their brothers Isaac Joseph John and Cornelius Vandeventer.

And it is my Will that my son Cornelius together with his sisters Sarah and Mary shall live in the dwelling house that is now given unto their brother Joseph until they arrive to the full age of twenty one yeares

And is my Will that the Lands given unto my sons Joseph and Cornelius Vandeventer shall be valued at a yearly rent and the one half that rent shall go to the use and support of my son Cornelius until he arrives to the age of twenty one yeares but if he should die before he arrives to that age leaving no Lawfull Issue then his land shall be sold and the money arising shall be equally divided between his brothers Isaac Joseph and John Vandeventer and their heirs

And whereas there is a dispute and a suit now depending in the County Court of Lordship Between Abraham Davis and myself wherein said Davis sets up a claim to part of my land now if it should so turn out that said Davis should recover or take away part of my land then my two sons Joseph and Cornelius is to be equally looses. and if my executors shall think fit for the benefit and fater advantage of my son Cornelius to put and bind him to some good trade they are directed so to do

And lastly I appoint my loving friend John McMillon together with my friend Robert Braden & my son Joseph Vandeventer Executors of this my last Will and Testament utterly revoking and disanulling all former other Wills by me heretofore made revoking & confirming this & no other to be my last Will and testament as witness my hand & seal this twenty three day of June 1803

Signed sealed published & pronounced

In presence of Joseph Daniels  
Joshua Daniel & Andrew Hospital

Isaac Vandeventer L S

A probate held for Loudoun County September 12th, 1803  
 This Last Will and testament of Jas Nandwander deceased  
 was proved by the oaths of Joshua Daniel Joseph Daniel &  
 Andrew Hospital the subscribing witnesses thereto and is  
 ordered to be recorded. And on the motion of John Hammel,  
 Robert Brader and John Nandwander the executors therein  
 named whom made oath thereto & together with Samuel  
 Clapham and James Moore their securities entered onto  
 and acknowledged their bond in the penalty of three thousand  
 dollars conditioned conditioned as the law directs certificated  
 & granted them for obtaining a probat thereof in due form

Teste J. Bunn Esq

Clapham &  
Wid

In the name of God Amen I Josias Clapham being aged 85  
 infirm but of sound mind and memory do make this my last  
 Will and testament making void all other Wills heretofore by  
 me made as follows Vizt. I give to my beloved Wife in law of  
 dower the free and full use of the plantation now live on with  
 all the buildings & including the lands I purchased of  
 Gaymes Thomas Thomas Aubrey Richard Aubrey and  
 Thomas George with the field and necessary fencing that I  
 purchased of George West, heirs including about 500 acres  
 during her Natural life. I give her also full right Negro  
 Slave and her descendants Simon excepted together with  
 Negro Slave Bayel his W<sup>e</sup> Hannah and her children  
 I give her also all my Wagons riding carriage and planta-  
 tions tools with the chaise of six horses or mares my Gray Bonaz  
 park excepted together with all the crops of any kind on  
 the place at my decease liquors and provisions in the house  
 also all my stock of Hogs sheep with chaise of 20 cattle

and ten caravels if so many under one year old also what ready money may at my decease be in the house and with that my son Sam'l Clapham pay her 1000 dollars each new years day and to avoid disputes her heirs or executors shall receive that part of sd 1000 dollars in proportion to the time of her decease from New years day. my Will is that my Wife hold and enjoy the full use of all the Negroes now on the place with all Grounds & about the house during her life Simon excepted and that at her pleasure she shall have the disposall of half said furniture. The other half to be disposed of at her death as hereafter mentioned with the remainder of Negroes not given her.

I give to my trusty friends of Samuel Clapham & Aaron Sanders their heirs executors or assigns my lands and all the slaves now occupied by Benjamin Price my son in Law together with the lands occupied by Henry Shedd and John Long my tenants in trust under the confidence that my daughter Sarah shall have the profits the same lands and Negroes with them increase during her life and dispose of the same whether married or single at her separate Will and pleasure as of the wife sole at her death to be equally divided amongst her children according to their stocks their living and their representatives and if at the time of her death she leaves no children or grandchildren the trust to be continued and profits given to my daughter Rebekah and her children or grandchildren as above.

I give to my aforesaid son another trusty friend Aaron Sanders all the other lands I hold on the West Side of Melton creek together with the Negroes now in my daughter Rebekah possession and their increase in trust and under the confidence that my daughter Rebekah during her life shall occupy enjoy and take the profits of same lands and Negroes and dispose of same whether married or single at her own separate Will and pleasure as of the wife

Date  
Estd.

Sole and after her death in trust for her children as she may have at the time of her death and her grand child or children accordg. to their stocks to be equally divided in fee simple and if at the time of her death she has no child or grand child then living to go to my daughter Sarahs children or grand children as above and if both of my daughters should die leaving no children or grand children then said estate given in trust as above to disposed of by my son Samuel Clapham

2/2 35

I also give to my aforesaid friends in trust the lands at broad cum that I contracted with Mr. Wilm Powel for or the money produced by said contract in confidence that my brother Joseph, son of Samuel Clapham now in England and his children I shall receive the same to be equally divided between him and his children as they come of age not subject to the payment of said Claphams debts

I give to Negro or mulatto boy Simon freedom at 20 years of age and in the mean time direct my son Samuel Clapham to keep him at school as close as may be until he is 13 years of age and then to bind him to a tanner or some other trade and when he arrives at twenty one years of age to pay him one hundred pounds currant to assist him to begin business I also give freedom to his father Elias when he said Simon arrives 21 years old in the mean time of his deserts to loose the benefit of this clause. The remainder of houses and castle not settled with half the furniture of my house as before recited I request may be sold and the money given to my aforesaid friends in trust for the benefit of my two daughters with all the cautions before to be at their sole disposal

I appoint my son Samuel Clapham and Aaron Sanders my Executors

I give to my son Samuel Clapham all the remainder of my lands  
in fee simple the reversion of the slaves given to my widow during  
my life with my grey house Bonapart the old tobacco house at  
home and at the Warehouses with all my other estate real and  
personal in Maryland or Virginia or elsewhere not devised.

In witness whereof I have unto set my hand and seal this 8th  
day of July 1803 A.D. my son to pay my debts of what is given him

This Will is in substance taken  
from my Notes & he carefully  
examined the same and aff.

prove it. Josias Clapham

Witnesses present

William Dulin

Thomas Clinton

Isaac Steevs

At a court held for Loudoun County September the 12th 1803

This last Will and testament of Josias Clapham deceased was proved  
by the oaths of William Dulin Thomas Clinton and Isaac Steevs  
the subscribing witnesses thereto and is ordered to be recorded.

and on the motion of Samuel Clapham one of the executors therein  
named who made oath thereto and together with John Hamilton  
John Rose and Aaron Sanders his securities entered into and are  
acknowledged their bond in the penalty of fifty thousand dollars  
conditioned as the law directs certificale is granted him for obtaining  
a probat thereof in due form Aaron Sanders the other executors  
named in the will personally appeared in Court and refused to  
qualify

Rese J. Birns Esq.

96

In the name of God Amen this first day of August  
1803 I George Moul of the County of Loudoun and  
State of Virginia being weak in body but of sound  
mind and memory and knowing the uncertainty of  
life and that it is appointed for all Men once to die  
do make and Ordain this my last Will and testa-  
ment in manner and form following

Imprimis I desire that all my just debts and  
funeral and burying expences be fully satisfied  
and paid.

Item I give and Bequeath unto my loving Wife  
all the Estate I got with her to her and her  
heirs and assigns forever.

Item I give and bequeath unto my son Daniel  
Moul all my Estates not before devised, to him  
his heirs and assigns forever. to the said Daniel to  
have the care of my younger Children and pay  
unto my Daughter Susannah the sum of one hun-  
dred and thirty five pounds, and unto my Daugh-  
ter Catharine the sum of thirty pounds the same  
to be paid in two years & a half after my decease  
also to pay unto my Daughters Mary and Peggy  
the sum of one hundred and fifty pounds each  
to be paid to the said Mary in four years and  
Peggy in six years after my decease and like-  
wise to pay unto my son Philip Moul within  
one year after he becomes twenty one years of  
age the sum of three hundred pounds.

Lastly I constitute and appoint my said son  
Daniel Moul and Isaac Larows Executors  
to this my last Will and testament hereby revok-  
ing all former and other Wills by me here-

Rolle  
J. D. E.  
a/c

Sept 2  
26 1827.

(97)

- to have made in Writings whereof I have hereunto set  
my hand seal this day and year above written  
signed sealed published  
pronounced & declared  
by the said Testator as  
his last Will and Tes-  
tament in presence of  
Aaron Sanders  
Presley Sanders  
Moses Sanders

At a Court held for Loudoun County September the 12<sup>th</sup> 1803  
This last Will and Testament of George Maul deceased  
was proved by the oaths of Presley Sanders and Aaron  
Sanders the subscribing Witnesses thereto and Ordered  
to be recorded. And on the motion of Daniel Maul  
and Isaac Larivore the Executors herein named  
who made oath as the law directs and to gather with  
Samuel Sinclair and Moses Colwell these securities  
entered into and acknowledged their bond in the pe-  
nalty of five thousand dollars with condition ac-  
cording to Law certificate is granted them for ob-  
taining a probate hereof in due form.

*Teste* *Brinsford*

Rollers  
Ind Est  
a/c

Mr Christopher Burnhouse & Mathias Smithly  
Executors in accounts with John Roller decd lot

To one leased place sold to - - £ 195 0 0

To debt due by Christopher Burnham 16 0 0

131 0 0

Ballance due the heirs of John 25 10 0  
Roller decd 4 - - - - £ 105 1 0

Sept 25  
26 & 27 1802 By expences to guards of Whiskey &  
after the decease 5 £ 0  
Total

	90	
Octs 1 <sup>st</sup>	By expence paid to Frederick Smith for funeral	6m 0
	By paid Frederick Smith for writing Will	3 m
	By paid for Coffin to Henry Boardfield	1 16 m
	By paid to John Stears Christian Minn and Frederick Smith Witnsses to the Will of said Roler for going to Lees - burg to prove the same	9m 1/2
Nov 30 <sup>th</sup>	By paying Jacob Rickey for proving the Will of said Rollins Lease	5
January 13, 1803	By paying the appraisers of the Estate	9m 1/2
	By spirts furnished the appraisers	1m 0 1/2
	By spirts furnished at sale	7 m
March 2 <sup>d</sup>	By Note and Interest thereon	2 12 m
April 2 <sup>d</sup>	By proving account for Ferrance Figh	3 m
	By Recording decedents Will	4m 1/2
	By paying Clerks and Clerks fees	1 4 m
	By recording decedents Inventory \$11,37	
	Copy of the order 10	1 8m 1/2
	By Order the decedents Estate account	
	Commissioners for settling the Estate	12 m
	By charges allowed to the Executors	
	By Commissioners for the settlement of decedents Estate	15 0 0
		25 0 0

In pursuance of an Order of Court  
to us directed we have set and concluded  
the Estate mentioned in the Order and  
settled the same as appears in this  
paper as witness our hands

John Stoutsler or  
Christian Minn  
David Axline

At a Court held for London County September the  
12<sup>th</sup> 1803 This Estate account of John Dolzer &  
was presented to the Court approved of and Or-  
dered to be Recorded

Pete 

DeGraas  
9 Cornhill

The following is my last Will and testament I leave  
M<sup>r</sup> Chas Tutt Mercht in Leasing Heir to all my  
effects & money provided he pays the following lega-  
cies 1<sup>st</sup> to the Widow Spout 100 dollars Item 10 dollars  
to a poor Widow who formerly lived at the big spring  
with 3 or 4 Children & whom M<sup>r</sup> Chichester got  
some shirts to make for M<sup>r</sup> Chas Tutt — Item 5 dollars  
to old Janney M<sup>r</sup> Chichester's Servt & Lily M<sup>r</sup> Mrs  
Cook 2 d<sup>s</sup> also old Hannah his own Cook 10 do  
Phill my faithfull attendant during my sickness  
shall have all my clothes which I have at M<sup>r</sup> Chas  
Tutts House except one of the fine shirts which  
I intend to carry to the grave — At the above sums  
to be paid immediately out of the money which shall  
be found about me in my left Fob I also request the  
fav<sup>r</sup> of M<sup>r</sup> Tutt to keep & wear my gold watch  
as a remembrance my silver watch I bequeath  
to Richard Williams — Item I assign to M<sup>r</sup>  
Chas Tutt all my right & title I have to an act  
against Judge Peters Administrator to the Estate  
of Richd D Smith deceased & which account will  
be found in my large pocket book at M<sup>r</sup> Chichester's  
in the smallest Trunk & now my earnest wish is  
that my funeral as well as coffin shall be as  
modest & as little expensive as probable & bury me  
any where you please — This Will was made  
July 13<sup>th</sup> 1803 by me.

J C DeGraas

100

At a Court held for Loudoun County September the  
12<sup>th</sup> 1803 This last Will and Testament of J C Delozier,  
deceased was presented to the Court and the hand  
writing of the Testator proved by Amisiead  
T Meason and John T Meason Jr and is Order-  
ed to be recorded - And on the motion of Chas  
Full Gentleman who made oath as the law  
directs and together with William H Gardiner  
his security entered into and acknowledged their  
bond in the penalty of one thousand eight hun-  
dred dollars conditioned as the law directs cer-  
tificate is granted him for obtaining letters of  
Administration on the Estate of Joseph C.  
Delozier dec'd in due form with his Will  
aforesaid annexed

Teste / B. B. B.

Conrad  
Johns Will

In the name of God Amen I John Conrad of Lou-  
doun County and state of Virginia being very  
sick and weak in body but of perfect mind  
and memory and 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 and principally  
and first of all I give and recommend my  
soul into the hands of Almighty God and  
my Body I recommend to the Earth to be  
buried in a decent Christian manner and  
not touching such worldly Estates wherewith  
it hath pleased God to bless me with in this  
life I give devise and dispose of the same  
in the following manner and form.