

(201)

Conditions, provisoes and agreements Mentioned & comprised in
in the said Deed which on his part by the said are or ought
to be performed fulfilled Accomplished and kept and that
the said Joseph Power his Heirs &c. Shall from time to
time and at all Times hereafter have hold use occupie
and Enjoy and possess the said Land according to the
aforesaid words Intent and Meaning of the said Deed That
then this Obligation to be void and of None Effect or Else to stand
and Remain in full force Power and Virtue Signed Sealed and
Delivered in presence }

¶

John E. Edwards
mark

Sarah Ann Moon
mark

Mary Moon
George France
1748

John Greenstreet (L)
mark

At a Court held for Northumberland
Berwick County the 14th Day
of November 1748 / The land
from John Greenstreet to Joseph
Power now acknowledged by the
said John and ordered to be
Recorded —

Town

Billy Calorne C. Cur.

Anshien
to
Edwards
Deed —

This Indenture Made this Fourteenth day of
in the Year of Our Lord Christ one Thousand Seven
Hundred & Forty Eight and in the Twenty Second year
of the Reign of our Sovereign Lord George the Second by
the Grace of God King of Great Britain France & Ireland
Defender of the faith — William Anshien & Penelope his wife
in the County of Richmond and Parish of North Farham
and Colony of Virginia of the one Part & Henry Edwards
of the County of Northumberland and Parish of Wiccombe

and Colony before of the Other Part, witnesseth that
 the said ^{W^m} Brashier by Penelope his wife for the
 Valuable Consideration of the Sum of Forty five
 pounds Current Money to them in hand paid
 the Receipt whereof they do hereby Acknowledge
 hath Granted Bargained & Sold unto said Henry
 Edwards his heirs and assigns for Ever a Certain Tract
 land or Parcel of Land situate lying & being in the
 County of Northumberland and parish of St. Stephens
 Containing by Estimation one hundred Twenty eight
 Acres of Land wch said Land is bounded as followeth
 Beginning at the Mouth of a branch in the line of
 Joseph Hudnall and running up the said branch to
 a small white Oak Belonging to Isaac Edwards —
 Thence along the said Edwards line to the line of
 John Conway and binding along the line of John
 Conway to the Main Swamp Thence down the
 Main Swamp to the Mouth of the said Beginning
 Branch To have AND TO HOLD the aforesaid
 piece or parcel of land bounded as aforesaid with all
 and singular the profits Advantages & Appurtenances
 there unto belonging or in any wise appertaining unto
 the said Henry Edwards his Heirs and Assigns to —
 The Only Proper use Benefit and behoof of him the said
 Henry Edwards his Heirs and Assigns for ever and
 the said William Brashier and Penelope his wife
 Both by these Presents for themselves and for their
 Heirs Covenant and agree to and with the said Henry
 Edwards his Heirs and Assigns to warrant the aforesaid
 piece or parcel of Land with the Appurtenances there unto

belonging to be free and clear at this Time and that the same
 shall Continue & Remain free and clear from all Manner
 of Servitudes Mortgages former gifts grants and Bargain sales
 or demanded whatsoever by the said William Arashien & Penelope
 his wife doth further Covenant and agree to deliver up the
 Said Henry Edwards all the papers they have Relating to the
 Title & Bounds of the said Land and premises & also to make
 Any further Deed or Deeds for the further Assurance of
 the said Land one Hundred and Twenty eight Acres as aforesaid
 to him the said Henry Edwards his Heir or assigns as the
 said Henry Edwards his Heir or assigns or his or their
 Council wch may be learned in the law shall at any Time
 after be devised at his or their Proper Costs and Charges
 in the law in Confirmation whereof the said William
 Arashien & Penelope his wife have hereunto set their
 Hands & Seals the day and year first above written
 Signed sealed and delivered -

in presence of

William his
x Webb
Mark

Archibald his
+ Mason
Mark

Charles Fallin Jr.

William Arashien (w)

Penelope his
+ Arashien (w)
Mark

Memorandum That Quiet
and Peaceable possession of

Livery of Seizure was this day given of the within mentioned
 Land & Premises unto Henry Edwards Within named by the within
 named William Arashien & Penelope his wife by the delivery
 of Turf & Twigg upon the said Land In the presence of

William his
+ Webb
Mark

Archibald his
+ Mason
Mark

Charles Fallin Jr.

(20A)

At a Court held for Northumberland County the
14th Day of November 1748/ This Deed with Livery
and Seisen from William Frankin & Penelope his
Wife to Henry Edwards was acknowledged by the
Said parties and Ordered to be Recorded previous to
which the said Penelope was first Privily Examined
as the Law directs -

Test.

B

Billy Claiborne Esq: C:ur

This Indenture Made the Fourteenth
Day of November in the Year of Our Lord one Thousand
and fourty eight Between John
Oldham Junior & Jane his wife of the Parish of Northpham
& County of Richmond & Colony of Virginia Planter of
the One Part and John Dawson planter of the County of
Northumberland & St. Stephens Parish of other part
Witnessch that Whereas the Said John Oldham and
Jane his wife for and in Consideration of the sum of
four Thousand Six Hundred & Twenty & five pounds of
Heavy Crop Tobacco to the ^{said} Oldham in hand paid by
the aforesaid John Dawson before the Enscaling and Delivery
of these presents the Recd: Whereof the said John Oldham
and Jane doth hereby Acknowledge thereof and Every
Part thereof themselves their heirs executors Administrators
and assigns by these presents hath Given Granted Bargained
alien'd and Sold and by these presents doth joyn Grant
Bargain alien and Sell unto the aforesaid John Dawson
his Heirs and assigns for ever all that Tract piece or
Parcell of Land Whereof the said John Oldham Junior & Jane
His wife became proest by the death of John Caughton
Brother to the said Jane Oldham and Likewise by adoe of

Sale to the said Jane from John Garner and Ninefriid his wife
 Bearing Date the Twelf of November one Thousand Seven and
 forty four Containing by Estimation eighty five acres be the
 same More or less Beginning at a corner Maple Tree Standing
 in Lamkins Mill Swamp Joining to the Land of Roberudson
 Thence Running along a line of marked Trees Joining one therid
 John Dawsons Land to the line of John Claughton Thence along
 the said Claugton's line to the head of Lamkins Mill pond Thence
 up the said Run its several Courses to the first Mentioned corner
 Tree To Have and To Hold the before mentioned Land
 and Premises and Every Part or Parcel Thereof unto him the said
 John Dawson and to his Heirs and Assigns for ever and to the only
 use and behooff of him the said John Dawson his Heirs and
 Assigns for ever and to none other we Intent or Purpose whatsoeuer
 and the said John Oldham and Jane Doth for themselves their
 Heirs Execd. Adm'd. &c. Covenant Promise Grant to and with the
 said John Dawson His Heirs &c: by these Prefforts that he the
 said John Dawson his Heirs and Every of Them Shall and May from
 Time to time and at all times for ever hereafter Peaceable
 and Quietly have hold Occupie Possess & Injoye the before mentioned
 Land and Premises with all their Appurtenances and Every Part thereof
 without the least lawfull Trouble or Eviction of them the said John Oldham
 and Jane their Heirs or Assigns or any other Person or Persons whatsoever
 and Further that the said John Oldham and Jane their Heirs the before
 Mentioned Land and Premises and Every Part and Possess Thereof
 unto him the said John Dawson his Heirs and Assigns against
 them the said John Oldham & Jane and against any other Person whosoever
 shall & will warrant & for ever defend by these Testorts It is
 witness Whereof the parties to this Present Indenture have Interchanged
 set their hands & affixed their Seals the day & year above written
 in the word of 1744 in the County of Limerick before affixed
 Signed sealed & delivered in presence of

of us - John Vanlandingham

mark

Ellis + for Hill

mark

her

Catie + McGlone

John Oldham (25)

Jane her Oldham (25)

mark

(206)

Memorandum that this day to wit the fourteenth
day of November one thousand Seven Hundred and forty
Eight Peaceable & Quiet Possession and Seisin of the
Lands & Premises in the within Deed mentioned —
Was Given and Delivered unto the Within Named John
Dawson by the within Monticord John Oldham Jr
and Jane his wife by the delivery of Turf & Twigg in the
Name of Seisin of the Whole in the presence of

us — his

John + Overlandingham
mark

Ellis + Hill
her mark

Catie + McGlone
her mark

At a Court held for —
Northumberland County,
the 14th day of November
1748 / Give Dated with
Livery and Seisin from
John Oldham junior and

Jane his wife to John Dawson was acknowledged by the

said parties and ordered to be Recorded Previous to

which the said Jane was first privately examined as the
law directs.

Tow.

Billy Claiborne Esq our

John Oldham ^{doe I bind} KNOW all men by these presents that I John Oldham
of Richmond County Jr am Held and firmly bound unto John —
Dawson of Northumberland County Planter in the full and just
sum of Nine Thousand two hundred & fifty Pounds of Cope —
Tobacco & Casks to be paid to the said John Dawson his Heirs
etc to which Payment well and truly to be made & done
I bind my self & my heirs & firmly by these presents sealed
with my Seal and dated this 14th Day of November 1748 —
The Condition of the above Obligation ^{is such} that Whereas
the above bound John Oldham and Jane his wife have this
Day sold and made over unto the said John Dawson his —

(207)

Hire &c. a Certain Parcell of Land containing Eighty ^{for} Acres more or less Now if the above Bound John Oldham his Heire &c. shall for their Parts & every of them will well and Truly Keep & Perform and Make good all the Articles in a Deed of Sale Bearing Date the fourteenth Day of November one Thousand Seven Hundred and forty eight Then the above Obligation to be void and of None yet other ways to Stand and Remain in full force Strength and Virtue at Law signed sealed & Delivered in presence of us —

Adcock Hobson
Pomerton Glaughton}

John Oldham (Seal)

At a Court held for Northumberland County the 14th Day of November 1748 This Bond from John Oldham Esq; to John Dawson was acknowledged by the said Oldham and Ordered to be Recorded

Testes.

Billy Glaborn Esq: Curr

Report Pursuant to an Order of Northumberland County Court Dated the 10th division ^{willm} Day of October 1748 We the Subscribers did Meet at the Plantation of Winnifred Wildys & did Lott and pay of William Webb his wife full Part of her decesd fathers Estate as followeth Vizt — £ vsd

To 1 Negro Girl @	18-10
To 1 Negro Boy @	16-10
To 1 horse @	2-05
To 1 large Steer @	1-15
To 1 Cow @	1-10
To 1 Iron Pott @	7-6
To 1 Small Sheep for ballt.	3-8

£ 41-0-0

Edw Rogers
George Berry
Abner Hale

(206)

At a Court held for Northumberland County the 14th Day
of November 1748 This Report was Rotated and by
the Court Ordered to be Recorded -

Teste:

Billy Claiborne Esq. Cur.

Report: In Obedience to an Order of Court held for Northumberland
Division of County Dated the 10th Day of October 1748 We the —
~~John Smith's~~ Subscribers was appointed to lay off and Provey William Johnson
With his wifes Part of her Deceas. fathers Estate According to
his will have Mett and payest the said Johnson with the
Same. Only John Smith Executor of John Smith ~~doe~~
Doth Refuse to lett the said Johnson have one Negro man
Named Fortune November the 10. 1748.

By us —

Theo. Cameron
George Humphries

At a Court held for Northumberland County the 14th Day
of November 1748 This Report of the Division of the
Estate of John Smith ~~doe~~ was returned and Ordered to
be Recorded —

Teste:

Billy Claiborne Esq. Cur.

~~Donin Gashins~~
~~Last will~~ In the Name of God Amen I Donin Gashins of
Wicocomoco Parish in Northumberland & Colony of
Virginia being weak in body but in Perfect Sence —
and Memory Thanks be to God and calling to mind
the Mortallity of my body do make and Ordain (this)
My Last Will and Testament In manner and form following
In prmes I bequeath my soul to god who Gave it me —
In hopes of a fater Reward and my body to the Earth

to be Buried according to the Discretion of my Executor —
 Hereafter Named and my Worldly Estate Dispose in the
 Following Manner & form — Item I give & bequeath to
 My Brother John Gaskins the Choice of my horses or
 Mairs with my Riding Paddle Bridle & howson to him
 and his Heirs. Item I give & bequeath unto my Godson &
 Rachabald Campbell Twenty Pounds Current Money to be paid
 When he comes to the age of eighteen; Item I give & bequeath —
 unto my God Daughter Sarah Hull Eighteen Pounds Current
 Money to be paid to her When She comes to the age of eighteen
 or Marriage to her & her Heirs; Item I give and bequeath to
 My Mother in Law Mary Campbell a Suit of Mourning to be
 paid by my Executor as soon as conveniently can be got after my
 My decease — Item I give and bequeath to my two Sisters Vizt —
 Eliz. Hull & Sarah ann Mc adam each of them a Suit of Mourn-
 ing with a Mourning Ring Incase they Survive me —
 Item I give and bequeath to my Sister Ann Gaskins a Mourning
 Ring of Twenty Shillings Sterling Value to be paid as soon
 as can conveniently be got after my decease — Item I give
 and bequeath to my Loving Brother Thomas Gaskins after
 My debts and Legacies are paid all the Remainder Part of my
 Estate Negroes or of what Nature or Quality soever it be (that's
 Not Mentioned) to him and his Heirs for Ever And Lastly —
 I appoint My Loving Brother Thomas Gaskins Wholy Ex-
 ector of this my Last will and Testament and it is my will
 and desire that my Estate be not Appraised I have hereunto set
 my hand and fixed my Seal this Ninth Day of April In the
 Year of our Lord one thousand Seven Hundred & forty eight
 & forty eight Signed Sealed Published & declared by Edwin
 Gaskins to be his Last Will and Testament In Presence —

of Joseph Ball
 Samuel Garlington
 Elias Gaskins }
 ee

Edwin Gaskins — (209)

(210)

I Edwin Gashins being as yet and at present of sound judgment, and in perfect sense thanks be to God, make my addition and Codicil to my last will and testament viz. I give and bequeath to my God Daughter Sarah Conway McAdam the sum Twenty Pounds currency to be paid to her out of my estate when she shall arrive at the age of eighteen years and to her heirs if she doth not live to that age and it is my will and desire that this Codicil should be joined to and be a part of my last will In witness whereof I have hereunto set my hand and sealed this 16th Day of September 1748 Signed and sealed in the presence of

James Waugh

Edwin Gashins (ss)

William Heydon

Samuel Garlington

Witnesses

Northumberland: At a court held for Northumberland County the 14th Day of November 1748 This last will and testament of Edwin Gashins Sealed with the Codicil annexed was presented in Court by Thomas Gashins Executor therein named who made oath thereto according to law and the same was proved by the oaths of Joseph Ball Samuel Garlington James Waugh and William Heydon Witnesses thereto and ordered to be Recorded and on the Motion of the J^d Cor^t Justice is granted him for obtaining a probat there of in due form

Taste.

Dilly Cleborne Esq^r Cur

Spnallyd. In Obedience to an order of this Court we the Subscribers -
Inventory Met at the plantation of John Allygood & being first sworn
we apprais'd all the estate of the said Allygood what appeared
to us in Current Money as follo^r Viz. £ u 15 m 0
To 1 Cow and yearling 1 u 15 m 0
To 1 brown Bear 0 u 12 m 6

To 1 Red Dr. - - - - - £ 1st & 6^d To 1 large Dr and Hook - £ 1st
 To 1 black cow - - - - - 1^m 5ⁿ m To 1 old Dr. & D. - - - - - 1^m 6ⁿ
 To 1 Old Bason - - - - - 0^m 2ⁿ 0 To 1 Small Dr. & D. - - - - - 0^m 2ⁿ 0
 To 1 Comb & hoc - - - - - 0^m 1ⁿ 2^d To 1 Middle sized Dr. - - - - - 0^m 2ⁿ 0
 To 1 Cow and Pig, 10/11 morning 0^m 19ⁿ 0 To 1 Tub & basket by somedr. }
 To 1 D. & 2 Pigs - - - - - 0^m 4ⁿ 0 To 1 Chest & a parcel of Lumber - - - - - 0^m 6ⁿ 0
 To 1 Barrow - - - - - 0^m 6ⁿ 0 To 1 bag of spun Cotton, hatt }
 To 1 Green, sword or - - 1^m 5ⁿ 0 and some old Cloaths - - - - - 0^m 12ⁿ 0
 To 1 Small Trunk & some Lumber 0^m 3ⁿ 0 To 1 bag and apparel of Cotton - - - - - 0^m 6ⁿ 0
 To 1 Box & four old Shirts - - - - - 0^m 8ⁿ 0 To 12 Bottles & earthen Pot - - - - - 0^m 6ⁿ 0
 To 1 pair Buckles - - - - - 0^m 1ⁿ 8^d To 1 bag and 1 fawn skin - - - - - 0^m 4ⁿ 0
 To a parcel of Womans clothes 0^m 13ⁿ 0
 To 1 Gown, Petticoat, apron 1^m 0ⁿ 0 To 1 old Bed & old Table - - - - - 0^m 9ⁿ 0
 To a remnant of New Linen 0^m 11ⁿ 0 To 1 Bedstead & furnitures - - - - - 3^m 10ⁿ 0
 To 2 hats and a bundle of } 0^m 5ⁿ 0 To 1 D. and furniture - - - - - 1^m 10ⁿ 0
 Old Cloaths - - - - - }
 To Suit of Mens Cloaths - 1^m 15ⁿ 0
 To 1 oval Table - - - - - 0^m 10ⁿ 0
 To 1 Side Saddle & Bridle - - - - - 0^m 4ⁿ 0
 To 1 old Chest - - - - - 0^m 1ⁿ 0
 To 1 Small Dr. - - - - - 0^m 3ⁿ 6^d At a Court held for Northumberland
 County the 9th Day of January 1748
 To 1 old pair Shoes & Stockins }
 1 bottle & earthen Plate 10d }
 1 pt. Shears & water bottle }
 To 1 box horn & feathers (pig) }
 -ing Pan, pt. Tong, 3 pt. }
 -rakes & old hoc - - - - - }
 To 3 basins & sperrings 0^m 8ⁿ 0
 To 1 dish and 3 plates - - - - - 0^m 5ⁿ 0
 To 1 D. and 2 plates - - - - - 0^m 5ⁿ 0
 To 2 D. 2 plates & 2 Spoons 0^m 2ⁿ 0
 To washing Tubs &c - - - - - 0^m 4ⁿ 0

Deed of Sale
 John Oldham

Vincent Garner
 James Garner

At a Court held for Northumberland
 County the 9th Day of January 1748
 This Inventory of the Estate of
 John Allgood deceased was
 Retained and Ordered to be Recorded

Testes:

Billy Claiborne Et Cetera

To washing Tubs &c - - - - - 0^m 4ⁿ 0

(212)

Northumbld County In obedience to an Order of Court
 Charles - Dated the 12th Day of September 1748 / We the Supervisors
 Jones - have Met at the house of Mr Henry Miller and set
 apart the Estate of ANN Jones orphan of Charles
 Jones Deed & Poysess^d Trav. Colston & In^c. Eustace
 with the same -

Negroes Vizt

Tom -	£ 20 uo o
Nann -	25 uo o
Moses -	10 - 0 - 0
York -	15 - 0 - 0
Bock -	36 uo o
Ezehil . . .	3 - 0 - 0

To Cash -	£ 74 uo 1/2
Tobacco -	13 11 1/4
	69 u 9 45

Personal Estate Vizt.

1 Walnut Desk	£ 3 uo o
1 Walnut Table	1 u 8 uo
3 Chairs @ 2/	0 u 6 uo
1 bed & furniture	6 u 10 uo
1 D ^o & furniture	6 u 0 uo
1 D ^o with D ^o	5 u 0 uo
1 Chest 5/1 Box Iron & Heaters 3/6	0 u 8 u6
1 pr Coarse Sheets	0 u 15 uo
15 1/2 Pates @ 1/	0 u 18 u6
1 Doz ⁿ flatt Plates 1 Doz ⁿ Deep D ^o	1 u 14 u8
3 deep Dishes 2 flatt	1 u 0 uo
1 Small Pott 2 ^t 22.	0 u 4 u7
1 large D ^o 110 @ 2 1/2	- - - - - 1 " 2 11
1 Iron Skillet 3/6 1 brasf D ^o 2/6	0 u 6 uo
1 large Tubb 1 Small D ^o 1 Pale & Piggin	0 u 8 uo
1 Virginia Justice 10/ Anley's Dictionary 12/	1 u 2 20
2 Volumes of the Guardian	0 u 6 uo

(213)

6 Volumes of the Spectator -	\$1 u o u b
1 Book Keeping a method -	0 u A u 8
2 Volumes of Divorced Sermons -	2 u o u o
1 English Dictionary -	0 u o u o
W. Ladies Falling -	0 u 2 u o
1 Spelling Book 1/2 a parcel of Old 3/-	0 u 4 u o
1 Warming Pan -	0 u g u o
4 Silver Spoons -	1 3 u o u o
1 Powder Candlestick & 1 brass D. 2/-	0 u 2 u 8
1 Small Spitt 2/6 Old Pot and Sticks -	0 u 3 u o
2 100 Gall. Casks 3. 60 D.	0 u 17 u 6
1 large Cask 25/-	1 u 5 u o
1 Red-Stear 30/-	1 u 10 u o
3 heifers 23/- each 1 Black Stear -	4 u 14 u o
1 D. -	0 u 18 u o
10 ewes 1 Ram @ 5/6 -	3 u o u 6
1 looking Glass - - - 10/-	0 u 10 u o
1 old gunn - - - 12/-	0 u 12 u o
<u>£52 u 3 u 0</u>	
Ball. Due of the Personal Estate -	<u>17 u 6 u 5</u>
<u>£69 u 9 u 5</u>	
January 4. 1748/9	

George Ball
Tho. Winter
Josias Gashins

At a court held for Northumberland County, the 13th Day
of February 1748 This Division of the Estate of
Charles John Doe was returned and by the Court ordered
to be Recorded

Teste.

Billy Claiborne Esq: Cur



(214)

Northumberland County. In Obedience to an order
 Isaac Palmer of Court Dated the 8th Day of August 1748 We the
 Subscribers Meat & was first Sworn and then appraise
 the Estate of Isaac Palmer Deceas as followeth

To 1 Gunnew & 3 Small Casks & 1 Tub - - -	£1 n 3 o
To 1 bed & Bedstead & sum furniture - - - -	4 n 0 o
To 1 bed and bolster & 1 blanket 1 old bedstead - -	2 n 15 o
To 1 old bed and blanket and 1 sheet - - - -	1 n 0 o
To 1 Great Bottle & 2 Reap hooks & funnel - - -	0 n 2 n 6
To 1 old Culverd & 1 hone & 1 old Raifor - - - -	1 n 0 o
To 5 quart bottles & 1 Small Viel - - - -	0 n 1 n 3
To a parcel of Earthen Ware - - - -	0 n 5 n 0
To a parcel of Old Shoe makers Tools - - -	0 n 4 n 0
To 1 sword and Cuttus box and belt - - - -	0 n 2 n 0
To 1 pound of Powder and 4 pound of ball - - -	0 n 3 n 0
To a pair of Gumpas or sum old Lumber -	0 n 2 n 0
To 1 old Bible & Sautter & old box Iron & heater -	0 n 5 n 6
To a parcel of Old Lines and 3 rd of Spun Cotton and some Yarn - - - - -	0 n 9 n 6
To 1 old Stillards & 1 old gun - - - -	0 n 4 n 6
To 3 old Slaps and 1 pair of Single Gears - -	0 n 9 n 0
To 1 old Coat & 3 old Jackets & 1 hat - - -	0 n 14 n 0
To a parcel of Old Linen - - - - -	0 n 3 n 6
To 1 Looking Glass & a parcel of old woodenware on	6 n 6
To 1 old Saddle and Bridle & 4 old Chairs & a fating knife - - - - -	£0 n 10 n 6
To 1 Gunstone and 1 old wheel - - - -	0 n 3 n 0
To 1 old Meal Bagg and 1 pound of wool - -	0 n 2 n 8
To 4 basketts and 1 Candlestick and 1 Czopf leged Tablett - - - - -	0 n 4 n 0
To a parcel of old Tools and 1 Sifter & wallet -	0 n 11 n 0
To a parcel of old Lumber & a parcel of old Iron -	0 n 13 n 0

To a parcel of leather & 1 old Tab & parcel of Hogg	\$148 0
To 1 horse & 24 pounds of Good Pewter	3 24 8
To 12 pound $\frac{1}{4}$ of Bayson Pewter	0 14 0
To 15 pound $\frac{1}{4}$ of old Pewter	0 10 4
To 2 old Caskets & half Point Pott & 1 paper Box	0 8 0
To 1 Drinking Glass & 1 Great Pot & 1 medling Pott	0 10 6
To 1 Small Pot & Skillet & Skimmer & 1 ew	0 8 0
To some old Sumbur and 1 drapper Table Cloth	0 2 6
To 1 Cow and Yearling and 1 black pide heff	3 0 0
To 1 brindle Pide heffer & Stear	1 10 0
To 2 Cows and two Calves & 1 bell To Cowh 2 10 $\frac{1}{2}$ Rod	2 15 10 $\frac{1}{2}$
To 1 Chamber Pot and one weather	0 6 0
To 1 years Rent for his Plantation in Tot ^o : 600	{

Mary^{le} Palmer Esq^r }

Charles Coffroy
Joseph Watt
Major Lumsford

At a Court held for Northumberland County the 15th Day of February 1748 This Inventory of the Estate of Isaac Palmer Deceased was Returned and by the Court Ordered to be Recorded

Teste.

Billy Laiborne Esq^r

Edwin A True and perfect Inventory of the Estate of the Late Edwin Gaskins Deceased Taken this 10th Day of December by the Inventory Subscriber Virg^t.

To 1 Negro Man Rodger to 3 d ^r women Nell Siner and Sarah, To 1 Negro girl Clark To 2 d ^r boys	at the Quarter
Frances and Silvester. To 7 fell hoggs & out d ^r & 1 pig	
To 5 Cows & 2 yearlings To 1 young Stear and two Geifers To 1 yooth of Oxen Cart &c	
To 1 Cow and yearling at Doctor M ^r Adams	Quarter
To 9 head of Sheep To 330 Gall ^s of Cyder Cask ^s & 3, 60 Gall ^s Tubs all old To 5 Broad Hoes & 4 Narrow d ^r about half worn To 3 old Narrow axes & 1 d ^r broad ad To 2 Iron Potts Cracks & 1 pr Pittrocks	

(216)

2 wedges To frying Pan and Honny Pottle
To 1 old Meal bag & 1 half bushel To about 1 peck
bushel Peas and Beans To about 35 Bush. Indian Corn by Fodder Spuds and Blades To 1 ft. tall and 4 peas at the Quarter To 1 bed bedstead & furniture in full To 6 -
Leather Chairs 3 old D^o of sundry sorts To 1 old oak desk 1 Ink pot 1 Iron bound Chest To 1 small Walnut Table 1 Copper Kettle To 14 Porcelas plates and 3 Dishes good To 1 Violin 1 old gun at home
To 1 Tea pot Mudard D^o Vinegar Cruit Mug and Punch Bowl To 1 breading Mare Saddle &c To 1 young ditto 1 black horse To 2 Common Prayer Book & 1 old Bible To 2 Volum of Doct. Hancocks Sermons To the Religion of a Prince 1 D^o the Finishing Stroke To sundry other Books lent out To all his Wearing apparel To 1 Small Potrack Iron

Tho: Gaskins Esq^r

At a Court held for Northumberland County the 15th day of February 1748 This Inventory of the Estate of Edwin Gaskins Deceased was returned and by the Court Ordered to be Recorded -

Teste:

Billy Glazborne Esq^r

McCall Know all men by these presents Me Samuel McCall
of the City of Glasgow County of Lanark North Britain
Merchant have made Ordained Constituted and Appointed
Letter of attorney to do Make Ordain Constitute
and appoint James McCall and Samuel McCall both
of the Province of Virginia North America Merchants
and that both or either of them My True and Lawfull
attorneys or Attorneys for Me and in My Name and for my
use to Ask Demand sue for Recover and Receive of and
from all persons or Persons whatsoever all sume or

Sums of Money Debts dues claims and demands whatsoever Now
 Due Owing or Accruing to me or that shall hereafter be Due Owing
 or Accruing to me in the Province of Virginia aforesaid or any
 Other Province in North America near thereto And particularly
 but Prejudice of the aforesaid Generality Any Debts Made or to be
 Made by them or either of them as my factors or factress or any
 Debts Made by John Graham Junr Merchant in Northumberland
 County Virginia aforesaid and John Graham Senior Merchant in
 Essex County Virginia or either of them as my Factors or by
 any other Person whatsoever Intrusted by the said John Graham
 Elder and Younger And to make Grant Subscribe & Deliver
 good and sufficient Acquittances or Discharges upon Payment for
 the same and to adjust Settle or Compound all Debts & demands due to
 me and to Refer and Submitte to Arbiters or Referrers any debateable
 Matters And to Acquitt such Security or Satisfaction for any debts
 or demands due to me as they or either of them Shall Think fit
 AND I do hereby Give and Grant to my said Attorney or
 attorneys both or either of them My full and whole power in & Concern-
 ing the premises and if Needfull I will Ratifie and Confirm
 whatsoever they or either of them lawfully act or do in my name
 whereof I have hereunto set my hand and seal at Glasgow North
 Britain Aforesaid this Seventeenth day of August one Thousand
 Seven Hundred and forty eight years and in the Twenty second
 Year of the Reign of our Sovereign Lord George the Second
 &c King of Great Britain &c sign'd sealed and delivered
 being first duly stamp'd in presence }

George McCall witness }

James Crawford witness }

S. A. McCall - (25)

At a Court held for Northumberland County the 13th day
 of February 1748/ This Letter of Attorney from Samuel
 McCall Merchant to James McCall and Samuel McCall
 Merchants was proved by the oaths of George McCall &
 James Crawford witness thereto and by the Court ordered
 to be Recorded. Teste

Billy Claiborne Esq. Clerk

To one Negro man Turk & one Negro boy Dick	35	43	0-0-0
To 1 bed and furniture & bedstead			4-0-0
To one Washstand Chast 7/8 & one Great Ditto & two bottles 12/6	1	-	0-0-0
To one bed & some furniture & bedstead			3-10-
To one Table 6/8 Nine w ^t . of Ozenbigs 1/3 p ^d y ^r . 11/3		0-17	-3
To a pair of old Leather			0-6-
To 2 old flag'd Chairs	1	black	0-5-
To 1 old Iron Skillet			0-2-6
To 1 Small funnel			0-0-6
To 6 Large Hogs w ^t 12/6			3-15-
To 10 Small Hogs 6/ each & one half Pigg w ^t 10/-			3-10-
To 1 old pretty Auger a			1-0-0
To 10 Sheep 5/- each & two Narrow Axess w ^t 6			2-16-
To 6 old hoes of & one pair of old Trucks at 2/6			0-11-6
To 1 Cart & Wheels a			1-6-
To 1 pair & one add ^s of one broad Ax			0-10-0
To 1 old Mare and Saddle a			1-15-
To 1 old plow 5/- & one Iron Peavell w ^t 4/-			0-9-0
To 3 old Cyder Casks			0-6-
To 1 Small Runlett Iron bound			0-2-6
To 2 Cyder Casks 60 Gallons each			10-
To 2 Sheep hooks 1/6 6 old Tubs w ^t 6/-			7-
To 1 old Table and 1 old washing Tub			0-1-0
To 1 small Stone Jugg a			0-2-0
To 1 small Box with Lock and Key			0-0-5-0
To 1 small Gun 20/- & one large Muskett 25/-			2-0-5-0
To 1 old Table 5/- & one large Looking Glass 6/-			0-11-0
To 1 old Spinning Wheel & 2 pair of old Cards			0-0-7-6

To 1 box Iron & heaters & Stand -	20-5-0
To 1 old Saw -	0-3-0
To 1 old Saddle -	2-10-0
To 1 old Frock 2/6 & 2 leather Potts of	0-7-6
To 1 old bed and some furniture & bedstead -	2-10-0
To 1 small Pott and pott hook -	0-3-0
To 1 frying pan 3/8, 1 iron griddle a 2/6 -	0-5-6
To 4 bottles 1/8 & 3 iron wedges 7/6 -	0-8-6
To 1 Tab & one pail & one piggin a	0-4-0
To 3 Trays & one Boile	0-3-0
To 1 old iron Pott and hooks -	0-2-0
To 1 New bible and Testament -	0-6-0
To 1 Small book Duty of Man -	0-1-0
To 3 old books -	0-8-0
To 2 old Tubs and some feathers -	2-6
To 1 Small pt. Stillards -	0-5-0
To 1 old Candlestick & old paper box -	1-0
To 1 iron Spitt	3-6
To 1 Knif & two forks and broken Ladle	1-6
To one Tull Pot & one half Point Ditto -	1-6
To 10 of old plates 5/8 12 3/4 of Peter a 10/7 1/2 -	0-15-7 1/2
To 2 3/4 of plates a 7/4 -	1-3-6
To 1 Dram Glass & one pair Silver Studs & one pt. buckles -	0-3-7 1/2
To 1 old horse -	2-10-0
To 2 Cows & two Yearlings - 35/-	3-10-0
To 1 Cow w th Calf 30/- & 1 D ^o 2 7/6 -	2-17-6
To 3 young Steers 16/- -	2-14-0
To 1 bull 25/- & one Heifer a 15/- -	2-0-0
To 3 Geese 3/8 15 Ducks a 6/- -	0-10-6
To bills Due to the Estate -	22-1-4
Some Negro man ran away To 1 pair of money	Richard Studnall
Sails To 8/- of Silver studs To 1/- of Silver	Major Champlion
Buckles To 1 Silver band Buckle To 1	John Berry
Gold Rings	
The Gashins } Executed	
The Hunt } Executed	

(220)

At a Court held for Northumberland County the 13th day
of February 1748 / This Inventory of the estate of John
Hurst deceased was Presented and ordered to be Recorded —

Teste.

Billy Claiborne Esq: C: S: C: L:

This Indenture made this second day of February
Anno Domini in the year of our Lord one Thousand Seven Hundred and forty
to Seven eight, Between William Houghtell of St Stephens
Parish and County of Northumberland & Mary his wife —
on the one Part, and William Tait Gent of the aforesd
Parish & County of the other Part Witnesbeth that the —
aforeward William Houghtell, and Mary his wife for and
in Consideration of the sum of eighteen Pounds Current —
Money to them in hand paid the Receipt whereof they
do hereby Acknowledge hath given, granted, bargained
sold aliened Enfeoffed & Confirmd and by these Presents doth
give grant, bargain sell alien Enfeoff & Confer unto him
the said William Tait & his Heirs for ever one Water
Great Mill (on the Main Branch of Geocomoco River
adjoyning to a parcel of Land being Part of a patent
Granted to Timothy Green lying on the said branch)
with all the Materials Whatsoever now in about or
belonging to the said Mill with one acre of ground on
back side of the same as the Law in these Cases provides
(that referring More at large to a Deed granted for the said
by Horson Kenner and Margret his wife to the said W: m
Houghtell and his Heirs of date the eighth day of November
one Thousand Seven Hundred and thirty six) with all —
the Estate Right, Title, Interest, Property, Claim and —
Demand Whatsoever of them the said Williamson Houghtell

and Mary his wife of in and to the same or any Part thereof
 To have and to hold the aforesaid two acres of Land
 & Mill Together with all appurtenances belonging to the
 Said Mill with all and Singular its Rights & Dittaments
 Members and appurtenances thereunto belonging or in any way
 appertaining To the said William Taitt his Heirs and assigns
 to the only Proper use of the said William Taitt his Heirs &
 assigns for ever And the aforesaid William Hughelett & Mary
 his wife for themselves and their Heirs doth Covenant Promise
 and Agree To and with the said William Taitt in manner
 and form following That is to say that they the said Wm.
 Hughelett and Mary his wife Shall and will warrant & for
 ever defend the aforesaid Bargained Premises against the claim
 or claims of any Person or Persons claiming by from or under any
 of them In witness Whereof the parties to these presents have
 Inter Changeably sett their hand and affixed their seals the day
 and year first above written, sign'd sealed & delivered in
 presence of

William Rarding
 James Garner
 James Blincoe
 John Goffield

Wm Hughelett (ls)
 Mary ^{her} mark Hughelett (ls)
 mark

Memorandum That on this 6th Day
 of February 1747/8- Peaceable and Quiet Possession & Seizure
 was by the within Named William Hughelett & Mary his
 wife Delivered to the within Named William Taitt by
 delivery of Turf & Twigs with the Lath of the Mill Door

Testes

William Barnes

Wm Hughelett

Thomas ^{his} Bearcroft
 mark

John Moor

GEORGE the Second by the grace

of God of Great Britain France

and Ireland King Defender of the

Faith &c. To John Townshee & Griffin Fauconbury Junr Gentlemen
 men of the County of Northumberland Gentlemen greeting

Whereas William Huglett & Mary his wife by their —
 Certain Indenture of Bargain and Sale bearing Date the
 Second Day of February 1747/8 have sold or Conveyed unto
 William Faile Gent. one Water Grist Mill with
 two Acres of Land Lying and being in the Parish of
 St. Stephens in the County of Northumberland aforesaid
 AND WHEREAS the said Mary cannot Conveniently —
 Travel to our said County Court to Relinquish her right —
 of Dower in the said Land as the Law Directs THEREFORE
 we Command you or any two or more of you that you examine
 the said Mary privately and apart from the said William —
 Huglett her Husband whether she doth the same free —
 ly and Voluntarily without the Persuasion or threats of the —
 Said William Huglett her Husband and whether she is —
 willing that the same Should be Recorded in our said
 County Court and after you have Examined her aforesaid
 that you Certifie us Thereof returning also to us this —
 Writ Together the said Indenture on the Second Monday
 in March Next Witnesp Billy Claiborne Clerk of our
 said Court at the Court house the Twentieth Day of February
 in the Twentyfirst Year of Our Reign —

Billy Claiborne

By Virtue of the Commission hereunto annexed —
 this Indenture of Bargain and Sale was acknowledged
 by me within Named Mary Huglett at the Parish
 of St. Stephens in the County of Northumberland on
 the Sixth day of July in the year of our Lord one —
 Thousand Seven Hundred & forty eight & in the —
 Twenty first year of the Reign of our Sovereign Lord
 George the Second now of King of Great Britain

France and Ireland Defender of the Faith &c. the said
 Mary Hughtlett being first Privily & apart from Wm.
 Hughtlett her husband Examined and Declaring that he
 did the same freely and Voluntarily without the Compulsion
 or threats of the said William Hughtlett her Husband &
 that & that she was willing the same should be Recorded
 in this Court the County aforesaid Before us —

John Towhee
 Griffon Fauntleroy

At a Court held for Northumberland County the 1st. Day of
 July 1748 This Deed with Livery and Seisen from William
 Hughtlett and Mary his wife to William Taite Gent was proved
 by the Oaths of William Harding and James Garne Two of
 the Witnesses thereto and at a Court held for the said County
 the 13th. Day of February 1748 This said Deed with Livery
 and Seisen was further Proved by the Oaths of James Blance, Wm.
 Barre and John Cressfield the Other Witnesses Thereto and so-
 ther with the Commission annexed for the Taking the Acknowl-
 edgment and Privy Examination of the said Mary and the Certifi-
 cate of the Execution thereof Ordered to be Recorded

Teste.

Dilly Claiborne Esq: our

Henry Millerrd This Indenture made the Twenty seventhth of Septem-
 ber in the Twenty Second year of the Reign of our Sovereign Lord
 King George the Second by the Grace of God of Great Britain France
 and Ireland King Defender of the faith &c. anno: domini: one
 Thousand Seven Hundred and forty eight Between Henry Miller
 & Eliz: Miller his Wife of Nicocomoco Parish in the County
 of Northumberland and Colony of Virginia of the one Part and
 Peter Conway of Christ Church Parish in Lancaster County and
 Colony aforesaid of the other Part. Whereas it is

Henry Miller and Elisabeth his Wife for Divers Good
 Graces and Consideration them thereunto Moving out
 More Especially for the Valuable Consideration of the
 sum of one hundred and fifty Pounds Current Money
 of Virginia to them the said Henry Miller & Eliz^a his
 wife by the said Peter Conway at and before the Inscaling
 and Delivery of these Presents in hand paid the Receipt
 Whereof and every Part and parcel Thereof the said Henry
 Miller and Eliz^a his wife doth hereby acknowledge for
 themselves their Heirs Exec^d. and Adm^d. doth Gearly
 Acquitt and Discharge the aforesaid Peter Conway
 his Heir Exec^d. and Adm^d. or assigns by these o
 presents hath given granted Bargained Aloned of god
 and by these presents doth give Grant Bargain alone
 and sell unto the aforesaid Peter Conway his Heirs and
 assigns for Ever a certain Tennement or Parcel of Land
 situate and being in the Parish of Great Wiccominoe
 in the County of Northumberland Containing one hundred
 and fifty Acres being Part of a Patent formerly Granted
 to John Haney for Nine Hundred and fifty Acres bearing
 Date the 30th January 1650 by the said Haney deputed
 and upon the Petition of Richard Lynney the same was
 Granted to the said Lynney By Patent Bearing date
 the 22nd March 1666 and by Lynney Sold to Thomas
 Brewor by Deed of assignment bearing date the 24th of
 January 1667 and by the said Brewor Sold to John Nickleby
 by deed bearing Date the 13th December 1671 and decendoun
 to John Nickleby Grandson to the first Mentioned John Nickleby
 as Right of Inheritance who sold the same to M^r Samuel
 Heath Decd by Deed bearing Date the 2nd November

1720 and Borends to the above said Henry Miller and Eliz^t his wife first Party to this Indenture as Right of Inheritance the said Eliz^t being Eldest daughter and Coheir to the said Mr. Samuel Roath Estate and all houses Buildings Gardens orchards Land woods waters easements & advantages whatsoever to the said Land or Tonnemont now or at any time hereafter Belonging or appertaining and also all the estate right Title Interest Claim or Demand whatsoever of them the said Henry Miller & Eliz^t his wife of in and to the same To have and to hold the said Land or Tonnemont and Premises with the Apertenances unto the said Peter Conway his Heirs & assigns for Ever and the said Henry Miller and Eliz^t his and their Heirs the said Land or Tonnemont and premises aforesaid with the Apertenances to the said Peter Conway his Heirs & assigns & against them the said Henry Miller & Eliz^t his wife & their heirs and all other Persons shall and will warrant and for Ever defend by these Presents in Witness Whereof the parties above mentioned to these present Indentures have hereunto Set their Hands and affixed their Seals the Day and Year above written Signed Sealed and Delivered in presence of }

us —

Samuel Garlington
John Garlington
John ^{his} Nickleby
Mark

Henry Miller (ss)
Elizabeth Miller (ss)

Memorandum that the Day to wit the 27th Day of September one Thousand Seven Hundred & forty Eight peaceable and Quiet Possession and Seizure of the Land and Premises in the within aforesaid Mentioned was Given & Delivered unto the within named Peter Conway by the within Mentioned Henry Miller & Eliz^t his by the Delivery of Turf and Twigs in the Name of his son of the Whole in the presence of }

us —

Samuel Garlington
John Garlington
John ^{his} Nickleby
Mark

Henry Miller (ss)
Elizabeth Miller (ss)

George the Second by the Grace of God of Great Britaine
 France and Ireland King Defender of the faith &c To George
 Ball, Baldwin Matthew Smith, & Argail Taylor Gent. ~
 Greeting Whereas Henry Miller and Elizabeth his wife
 By their certain Indenture of Bargain and Sale bearing
 Date the Twenty Seventh day of September 1748 have
 Conveyed unto Peter Conway one hundred and fifty Acres
 of Land lying and being in the Parish of Great Wicco:
 - conoco in the of Northumberland and Whereas the said
 Elizabeth cannot conveniently Travel to the Court
 of our Said County of Northumberland to make Acknowl-
 - edgment of the said Conveyance Therefore we do give unto
 You or any two or more of you Power to Receive the Acknowl-
 - edgment which the said Elizabeth shall be willing to
 to make before you of the Conveyance aforesaid contained
 in the said Indenture which is hereunto annexed and -
 we do therefore Command you that you do personally
 go to the said Elizabeth and Receive her Acknowledgment
 of the same and examine her freely and apart from the
 said Henry her Husband whether she doth the same
 freely and Voluntarily without his persuation or enticall
 and whether she be willing that the same should be -
 Recorded in our Said County Court and when you
 have Received Acknowledgment and examined
 her as aforesaid that you distinctly and Openly
 Certifie us thereof in our said County Court under
 your Seals sending therer the said Indenture and
 this writ Witnes Billy Claiborne C.R. of our
 said Court at the Court house the thirtieth day of
 September in the Twenty second year of our Reign

Billy Claiborne

Northumberland. In Obedience to the within writ we the
 Subscribers have Examined the within Named Elizabeth
 Miller wife of Henry Miller apart from her said hus-
 band and she doth Acknowledge the said Deed freely
 and Voluntarily without any Threats or Persuasion of
 her said Husband and is Willing the said Deed should be
 Recorded as witness our hands and seals this 23rd day of
 January 1748/9 —

George Bally (sb)
 Arg'l Taylor (ss)

At a Court held for Northumberland County the 13th Day
 of February 1748/9 This Deed with Livery and Seisen from
 Henry Miller and Elizabeth his wife to Peter Conway was
 acknowledged by the said Henry and together with the
 Commission annexed for taking the acknowledgement
 and privy Examination of the said Elizabeth and the
 Certificate of the Execution thereof ordered to be
 Recorded —

Teste.

Billy Claiborne Esq. Cur

This Indenture made the Twenty Seventh Day of
 September in the Twenty Second Year of the Reign of our Lord
 To Peter = reign Lord George the Second by the Grace of God of Great
 Britain France & Ireland King Defender of the faith &c Anno Domini
 one Thousand Seven Hundred and forty Eight Between Henry
 Miller & Eliz: his wife of Nicocomoco Parish in the County of
 Northumberland and Colony of Virginia of the one part &
 Peter Conway of Christ Church Parish in Lancaster County
 and Colony aforesaid of the other Part Witnesseth that the said
 Henry Miller and Eliz: his wife for divers good Causes and
 Considerations them thenceunto Moving But More Especially
 for the Valuable Consideration of the Sum of one Hundred pounds

Current Money of Virginia To them the said Henry Miller
 & Eliz: his wife by the said Peter Conway at and before
 the Imbaling and Delivery of these Presents in hand paid
 the Receipt. Whereof to every Part and parcel thereof the said
 Henry Miller & Eliz: his wife wife Doth hereby acknow-
 ledge for themselves their Heirs Execut & Admin. Doth
 Clearly Acquaint and Discharge the aforesaid Peter Conway
 his Heirs Executors & Admin. or assigns by these Presents
 hath Given Granted Bargained Aliened & Sold by these Presents
 Doth give Grant Bargain alien & Sell unto the aforesaid
 Peter Conway his heirs & assigns for Ever a certain
 Tennement or parcel of Land situate and being in the parish
 of Great Wicomico in the County of Northumberland
 Containing one Hundred And Nine Acres More or Less
 Being Part of a Patent Granted to Richard Lynney bearing
 date the 22 March 1666 and by the said Lynney Sold to
 Thos. Brewer by Deed bearing Date the 24 January 1667
 and by the said Brewer Sold to George Bledsoe by Deed
 Bearing Date the 15 April 1672 & by the said Bledsoe
 Last will Bearing Date the 23 January 1704 devised to
 his Son William Bledsoe who sold the same to mrs
 Samuel Heath Doe, by Deed bearing Date the 15 July
 1717 & Decends to the aforesaid Henry Miller & Eliz:
 his wife first Parties to this Indenture as Right of Inheritance
 the said Eliz: being Eldest Daughter & Coheir to the Mr
 Heath's Estate, and all houses Buildings Gardeons Orchards
 Lands woods Waters easments and Advantages whatsoever
 to the said Lands or Tennements now or at any Time hereafter
 Belonging or appertaining and also all the Estate Right
 Title Interest Claim and Demand whatsoever of them the
 Said Henry Miller and Eliz: his wife of in and to the
 Same To have and to hold the Said Land or

Tennements Premises with the Appurtenances ^{way} to the said Peter Conway
 his heirs and assigns for Ever & the said Henry Miller and Eliz^t
 his wife and their heirs the said Land or Tennement & Premises
 above mentioned with the Appurtenances to the said Peter Conway
 his heirs and assigns against them the said Henry Miller &
 Eliz^t his wife and their heirs and all other Persons shall and
 will Warrant and for ever defend by these presents in
 witness Whereof the Parties above mentioned to these presents indutres
 have herunto set their hands and affixed their Seals the day and
 year above written signed sealed & delivered in presence of

us

Samuel Garlington

John Garlington

his

John X Dicklop

mark

Henry Miller (L)

Elizabeth Miller (L)

Memorandum that this day to wit the 27th day of September
 one Thousand Seven Hundred and forty eight Peaceable &
 Quiet Possession & Seizure of the Land and Premises in the within
 Deed Mentioned was Given and Delivered unto the within Named
 Peter Conway by the within Mentioned Henry Miller & Eliz^t
 his wife by the delivery of Turf & Twiggs in the Name of Seizure
 of the whole in the presence of us }

Samuel Garlington

John Garlington

his

John X Dicklop

mark

Henry Miller (L)

Elizabeth Miller (L)

Witness to George the Second by the Grace of God of Great
 Britain France and Ireland King Defender of the faith &c.
 To George Ball, Baldwin Matthew Smith, and Argall Taylor
 Gent^t Greeting. Whereas Henry Miller and Elizabeth his
 wife by their certain Indenture of Bargain and Sale bearing date
 the twenty seventh day of September 1748 have Conveyed unto
 Peter Conway one hundred and nine acres of Land lying and being
 in the Parish of Great Nicocomo in the County aforesaid and
 Whereas the said Elizabeth Cannott Conveniently Travel to our
 said County Court to make Acknowledgment of the said Conveyance

Therefore we do give unto you or any two or more of you Power
to Receive the Acknowledgement which the said Elizabeth shall
be willing to make before you of the Conveyance aforesaid -
Contained in the said Indenture which is hereunto Annexed
and we do therefore Command you that you do personally
go to the said Elizabeth and Receive her acknowledgment
of the same and examine her Privily and apart from the
said Henry her Husband whether she doth the same freely
and Voluntarily without his Persuasion or threats and whether -
she be willing that the same should be Recorded in the Court of
our said County and when you have Received her acknowledg-
ment and Examined her as aforesd that you Distinctly &
Openly Certifie us thereof in our Said County Court under
your Seals sending ther thence the said Indenture and this
writ Witnes Billy Claiborne Etch of our Said Court at the
Court house the Thirteenth day of September In the twenty
Second year of our Reign -

Billy Claiborne -

Northumberland In Obedience to the Writ within writ
we the Subscribers have Examined the Within Named
Elizabeth Miller wife of Henry Miller apart from
her said Husband and she doth Acknowledge the
said Deed freely and Voluntarily without any
Threats or Persuasion of her said Husband and is
Willing the said Deed Should be Recorded as -
Witness our hands and Seals this 23rd Day of
January 1748/9 -

{ George Ball (ss)
Amy Taylor. (ss)

At a Court held for Northumberland County the 13th Day
of February 1748/ This Deed with Livery and Seisen
from Henry Miller & Elizabeth his wife to Peter

John
Natty
last
will

Conway was acknowledged by the said Henry and together with
the Commission annexed for taking the acknowledgement -
and Privy Examination of the said Elizabeth and the Certificate of the Execution
thereof ordered to be Recorded -

Teste -

Billy Claiborne Esq: Cur

Jemima Northumberland County p. By Virtue of an Order of this County Court
waddy orphan dated the 11th day of April 1748 we meet and divided the Estate
acc't of Benja Waddy Dec'd in the said Order mentioned and do find that
there is Due to Jemima waddy Orphan Eighty Pounds and we have
perpetued Mr: Thos: Edwards Junr: Govt: Guardian of the said Jemima
Waddy with £50-0-0 in Negroes and £19-0-0 in Personal Estate
there being due from the said Jemima to the other three orphans left
three pounds, only there being a balance in James waddy hands in his
Division of the Negroes, which the said Jemima is to have the fifth
Part of all the said Jemima to pay to Benja waddy on acc't of that
Division £1-11-0 an of this we make our Report this Day being the
the 30th November 1748 -

Thos: Winter
Thos: Gashins
Jofia Gashins

At a Court held for Northumberland County the 15th Day of
February 1748 - This Division of the Estate of Benjamin
Waddy Dec'd was returned and by the Court Ordered to be
Recorded -

Teste -

Billy Claiborne Esq: Cur

*In the name of god I John Waddy of the County of
Northumberland being of sound Mind and Memory Praw: to
to God but Calling to mind the uncertainty of this life that
it is but a blast I doe therefore make and ordain this my Last will
and Testament in Manner and form following Viz: Imp: I give*

John Waddy last will

AND Bequeath my Soul to Almighty God that gave
it me (in full and certain hopes of Pardon and Remission
for all my sins in & through the merits of my dear and -
Blessed Saviour jesus Christ) and my body to the earth
to be Buried at the discretion of my executors hereafter named
and for what worldly Goods it hath pleased God to blesse me
with I give as followeth Viz: Item I give unto my dear
Loving wife Elizabeth Waddy the use of three Negroes —
Viz: Will. Sarah. & Harry and an equal Part of my Personal
Estate during her Natural Life and after her Death —
I give the said Negroes Viz: Will. Sarah. Harry and,
the Personal Estate to be Equally Divided amongst all
my Children to them and their Heirs for ever —
Item I give unto my Son Thomas Waddy my Plantation
whereon I now live and my Plantation on the Mill and —
a negro woman named Lucy & her futer Increase to him
and his Heirs for ever — Item I give unto my son John
Waddy my Forrest Plantation to him and his Heirs for
ever and also my Negro girl named Suster and her Increase
to him and his heirs for —

Item I give unto my Daughter Eliza Waddy my Negro
girl named ~~Mame~~ and her Increase to her and her Heirs for ever.

Item I give unto my Daughter Mary Waddy my negro
girl named Lucy & her Increase to her and her Heirs for ever

Item I give all the Rest of my Estate Not heretofore given
to be Equally Divided amongst all my Children —

Item Lastly I appoint my friend Mr. Thomas Winter
& George Ball Executors of this my last will and Testament
In witness whereof I have hereunto set my hand & Seal —
This 15th Day of Decemb'r 1748 }

Roger Winter
James Waddy.

John Waddy (st)

At a Court held for Northumberland County the 13th day
of February 1748. This last Will and Testament of John
Waddy dec'd was Presented in Court by Thomas Winter and George
Ball the Executors there in Named who made oath thereto
according to Law and the same was Proved by the Oaths of
Roger Winter and James Waddy the witnesses thereto
and ordered to be Recorded and on the motion of the said Exec'ts.
Certificate is Granted them for Obtaining a Probate thereof in
Due form -

Teste -

Billy Claiborne Esq. Cur

I John Cralle am held
to Cralle and firmly bound unto John Cralle Junr. in Two Thousand Pounds
Bond - Current Money to be paid to the Said John Cralle Junr. his Heirs
or Assigns to the which Payment well and truly to be made
I bind myself my Heirs Exec'c & Adm'r Sealed with my
Seal dated this Ninth Day of March 1747

The Condition of the above Obligation is Such that
if the above bound John Cralle Shall by the last day of June
Next Make and Acknowledge sufficient Deeds to the Said John
Cralle Junr. for a Tract of Land Lying and being in the
Counties of Northumberland & Westmorland and also for ten
Negroes Vizt. Daniel, Peter, Moses, Anthony, Winney,
Philly, Esther, Andrew, Phillis & Pleasant then this Oblig-
ation to be Void else to remain in full force, Signed and
Delivered in presence -

Billy Claiborne At the Court held for Northumb'r.
land County the 13th day of Febr:
Jas Daugherty Esq 1748 - This Bond from
John Cralle to John Cralle Senior
was acknowledged by the said first M'ntion'd John Cralle and
Ordered to be recorded -

Teste -

Billy Claiborne Esq. Cur -

This Indenture Made the 10th day of February
 Cralle - one Thousand Seven Hundred and forty Eight Nine
 Cralle doth and in the Twenty Second Year of the Reign of our Sovereign
 Please Lord George the Second by the Grace of God of Great
 Britain France & Ireland King Defender of the
 Faith &c. Between John Cralle Son: of the Parish
 of St. Stephens in the County of Northumberland
 and Colony of Virginia of the one part and John Cralle
 Junior of the Parish County and Colony aforesaid of the
 other part witnesseth that the said John Cralle -
 Seur for and in Consideration of the sum of five Shillings
 Sterling to him in hand paid by the said John Cralle Junior
 at and before the Envoaling and Dilvery of these presents -
 the Receipt whereof by himself here with fully satisfied -
 Contented and paid he doth hereby Acknowledge and for
 the fulfilling the Legacys left by Deceased father -
 John Cralle to the said John Cralle Jun: hath Granted
 Bargained sold Demised Leased and confirmed and by -
 these presents doth Grant Bargain Sell Demise Lease &c.
 Confirm unto the aforesaid John Cralle Jun: his Heirs
 Execrs admixt and assigns a certain Tract or Parcell
 of Land part thereof Situate lying and being in the -
 Parish County and Colony aforesaid and other part -
 Whereof Situate Lying and being in the Parish of Cible
 and County of Westmorland and Colony aforesaid Common
 by Cralle and known by the Name of Dan Quarter
 Containing by Estimation five Hundred and fifty
 Seven acres of land be the same more or less two -
 Hundred and Ninety Seven acres of the said Land being
 Purchased by John Cralle father to John Cralle the first

Party to these presents of Dennis Cornill by Deeds bearing Date
 January the Eleventh one Thousand Seven Hundred & eleven and —
 November the Twentieth one thousand Seven Hundred & eleven
 and two hundred and Sixty acres the other Part thereof being,
 Purchased by the said John Gralle of Joseph Deeme by Deeds bearing
 date May the Nineteenth one Thousand Seven Hundred and thirteen
 Relation thereto being had may more at large appear and the
 reversion and Revertions remainder and remainders thereof —
 Together with all rents and services reserved upon Lease or Leases
 of the premises or any part thereof. Together with ten Negroes —
 Viz. Daniel, Peter, Moses, Anthony, Winney, Phillis —
 Esther, Andrew Phillis & Pleasant and their future Increase
 To have and to hold the aforesaid Land and Slaves
 with all and Singular their Rights Members & appurtenances
 herein Mentioned unto the said John Gralle and his Heirs Executors
 admitt'd & assigns from the day of the date hereof for & during
 the full time and Term of three Whole years to be fully
 compleated & ended yealding and paying therefore yearly
 on the tenth day of December to the said John Gralle
 Sonr. his Heirs Executors admitt'd & assigns if demanded one
 grain of Indian Corn to the Intent and Purpose that by
 Virtue of these Presents and of the Statute for transferring
 uses into Possession the said John Gralle justly may be in
 actual & Peaceable Possession of the Premises aforesaid
 and every Part and parcel thereof with the Appurtenances
 and may be thereby better enabled to accept of a Grant or Conve-
 nience of the reversion & Inheritance thereof to him and his
 Heirs for ever In witness whereof the said John Gralle sonr.
 hath hereunto Sett his hand and Seal the day and —
 year above written signed sealed & Acknowledged in
 presence of us —

Charles Botts
 Matthew Bupell
 Newton Keene

{ } acres between the fourteenth & fifteenth
 line & / or / between the twentieth & twenty-first
 lines Intaking before signing and sealing as
 also of Joseph Duke / between the eighteenth &
 nineteenth lines —

John Gralle — (25)

(236)

Feby 10. 1748/9 Recd full Satisfaction for the -
Within Mentioned Consideration of the within -
Named John Cralle Junr. of one -

Charles Betts -
Matthew Bubell
Newton Keene

John Cralle

At a Court held for Northum-
berland County the 13th day -
of February 1748 -

This Indenture of Lease from
John Cralle Senior to John Cralle Junior with the
Receipt whereon Endorsed was Acknowledged by the
Said John Cralle Senior and by the Court Ordered to be
Recorded -

Teste.

Billy Claiborne Esq: C:ur

Crable
to
Crable
Doad of
Release

This Indenture made the 11th Day of February
one thousand Seven Hundred and forty eight Nine
and in the twenty second year of the reign of our
sovereign Lord George the Second by the Grace of God
of great Britain France and Ireland King Defender
of the faith &c between John Cralle Senior of St Stephens
Parish in the County of Northumberland and Colony of
Virginia of the one part and John Cralle Junior
of the parish County and Colony aforesaid of the other
part witnesseth that the said John Cralle Senr: for and -
in Consideration of the Legacy left by John Cralle -
father to John Cralle Junr: first party to these presents
to John Cralle Junr: Second party to these presents -
and the sum of five pounds Sterling to him in hand
paid by the said John Cralle Junr: at and before the Enfa-
ching and Delivery of these presents the Receipt
where of and himself therewith fully Satisfieid -

Contented and paid he doth hereby acknowledge have given granted
 Bargained Sold Aliened remised released transferred Enfeoffed and
 Confirmed and by these presents for himself his heirs and assigns
 doth give grant Bargain Sell Alien Remise Release transfer
 Enfeoff and Confirm unto the said John Cralle Junr his heirs Exec^t
 Admistr^r or Assigns he the Said John Cralle Junr being in full
 and peaceable possession of the premises hereafter mentioned by
 Virtue of a Lease there of made by the Said John Cralle Senr unto the
 Said John Cralle Junr bearing Date the day before the date of these
 Presents all the Right Title Interest possession Claim and
 Demand of him the Said John Cralle Senr of in or to all that
 Seat Tract Plantation or Parcel of Land Situate Lying and
 being partly in the Parish County and Colony aforesaid & partly
 in the Parish of Cople & County of Westmorland & Colony of
 Virginia Commonly Called and known by the name of
 Daws Quarter Containing by Estimation five hundred
 and fifty Seven Acres be the same more or less Two hund-
 red and Ninety Seven Acres of the said Land being purchased
 by John Cralle / father to John Cralle first Party to these presents
 of Dennis Corntill by Deed bearing Date January the Eleventh
 in one thousand seven hundred & eleven and November the
 Twentieth one thousand seven hundred and eleven and two
 hundred and Sixty Acres the other part thereof being purchased
 by said John of Joseph Duke by Deed bearing Date May
 the Nineteenth one thousand seven hundred and thirteen
 Relation thereto being had may more at large appear
 Together with all Negroeages Tenements houses outhouses
 Gardens orchards fields Woods underwoods and all other
 advantages profits and Comonodities whatsoever to the said
 five hundred and fifty Seven acres of Land belonging or
 in any way appertaining together with ten Negroeos viz
 Daniel, Peter Mose, anthony, Winney Phillis, Esther, andrew
 Phillis, and pleasant by their fates Increase To have

At a Court held for Northumberland County the 13th day
of February 1748 - This Indenture of Release from
John Cralle Senior to John Cralle Junior with the Receipt
thereon Endorsed were acknowledged by the said John Cralle
Senior and by the Court Ordered to be recorded -

Tester.



In the Name of God Amen I Robert Short of Northumberland County,
^{Robert} Town and Parish of Newcomer being Sick and weak of body but expect
last Scene and Memory (Thanks be to God for the same,) and calling
to mind the Mortality of my body and Knowing that it is -
Appointed for all flesh to die do appoint Constitue and Ordain this
to be my last Will and Testament and as Touching such worldly
Goods wherewith it hath pleased God to bless me with in my life
I give and Dispose in the following Manner and form. Itemis
Item I give to my Son Thomas Short the Plantation whereon
I now live with all the Land pertaining to it, to him and
his Heirs for Ever, Item my will is that my Son Thomas
Should have a Cow and Calf, Given to him by his Grandfather
Item I give and bequeath to my Son Robert Short my house
Bridle and Saddle and my Gun, to him and his Heirs for Ever,
Only my Desire is that my Son Thomas may have the use
of the Gun till he has opportunity of providing himself with
one, Item I give to my Daughter Grace Short a Silver
Spoon to her and her Heirs for Ever Item my will is that
all the rest of my Estate be Equally Divided between
my Son Robert Short and my three Daughters (viz)
Betty, Eliza, and Grace shorts to them and their Heirs
for Ever. Item my will and Desire is that my Son -
Thomas Short and my friend Georg Mills be the
Executors of this my last will and Testament and
Do Revoke Disallow and Disannull all other Wills before

(240)

This Dated, and acknowledge this to be my last will and
Testament in writing Whereof I have hereunto set
my hand and Seal this 19th day of March 1744/5

Testes

John Holt his
mark

John Knight

Ann Knight her + mark

Robert R Short his
mark (25)

At a Court held for Northumberland
County the 13th day of February 1748

This last will and Testament of

Robert Short Deceased was presented in Court by Thomas
Short one of the Executors therein named who made
oath thereto according to Law and the same was proved
by the oath of John Knight one of the witnesses thereto
and ordered to be Recorded and on the Motion of the said
Executor Certificate is Granted him for Obtaining a
Probat thereof in due form

Teste.

Billy Claiborne Esq. Cur

George Conway of Northumberland County being sick
weak but of sound and perfect Memory do make this
last will My last will and Testament in manner following

Imp: I give and bequeath my soul to Almighty God
in hopes of a joyful resurrection, Item leave to my
wife Ann the use of all my Estate real and personal
During her widowhood but provided she should marry
again then it is my desire that my son immediately -
upon her Marriage have all my Lands which I have -
any right or Title too and that the rest of my Estate -
be Equally Divided amongst my Son and Daughter
Item leave my wife Ann and my friend Presby Thornton

Gav.
con
addit
Inves

Exe^cts of this my Last Will and Testament revoking all Others before this Made In witness Wherefore I have hereunto set my hand and Seal this 18th October Anno: Dom: 1748.

Signed Sealed, }
in presence of }
 { The words Immediately upon the
 marriage Inter-lin'd before signed }

J. Ball —

Travers Colston —

Ge: Camp —

George Conway (S)

At a Court held for Northumberland County the 13th day of February 1748 This last Will and Testament of George Conway Deced was presented in Court by Ann Conway & Presley Thornton Gent: Execrs &c. herein Named who made Oath thereto according to Law and the same was proved by the Oaths of Spencer Ball and Travers Colston Gent: witnesses thereto and ordered to be Recorded and on the Motion of the said Execrs Certificate is granted them for obtaining approbat thereof in due form —

Teste. —

Billy Claiborne Esq: Cur

Gaskins An Additional Inventory of the Estate of Samuel Gaskins
Samuel Decd Not before Inventoried As followeth Vizg) additional
Inventory To the Cosp of £50 & Dabbs Recd. £500
To Sols Due to the Estate Not Recd. 4794
To Cash Due to the Estate Not Recd. 348

To Cash — £23 u 15 u 7 s

Ord Accepted of George Ball Executor

February 1748/9

At a Court held for Northumberland County the 13th day of February 1748 This Additional Inventory of the Estate of Samuel Gaskins Decd was returned and by the Court Ordered to be Recorded —

Teste. — Billy Claiborne Esq: Cur

(242)

Northumberland / In Obedience to an order of
 Robert Court Dated the Ninth Day of January 1748/9
 White We the appraisers whose Names are underneath written
 Inventory Met at the house of Robert White Dec'd & being
 first Sworn before me Griffin Taunsteroy one
 of his Majesties Justices for the above County and
 according to order did value and appraise the Estate
 of the said Robert White Deceit into Current money.
 And an Inventory of the same is as followeth (Writ)

	£ S D
To one more	2 0 0
To one Grinstone	0 2 0
To one large Cow and three Barrows	1 10 0
To one Cow and two pigs	0 8 0
To 5 Sheep	0 15 0
To one bed and furniture	2 5 0
To one Ditto	1 0 0
To one Chest and box	0 5 0
To one hand Saw	0 4 6
To 2 Swords & one Cutlach Box	0 12 6
To three Jugs and five bottles	0 7 6
To 2 Hoes & Drawing knife one prows	0 7 0
To 1 basket & apparel of old Lumber & old Cradle	0 2 6
To 2 Razors	0 2 6
To 1 old bedstead	0 0 6
To some Tops and blades	1 0 0
To one plough and brake	0 5 0
To one quon	1 5 0
To one Set of Shoemakers Tools	0 10 0
To 20 pounds of good Pewter at 1/3	1 5 0
To 2 Gimblets and one Axe	0 4 2
To three knives and 2 forks & one Spife	0 2 0
To 2 Tables & 1 piggins and 1 bowl	0 2 6
To 1 frying Pan	0 4 0
To 1 Cow and 2 Yearlings	1 12 6
To 2 Pots & 1 pt. of Pot hooks & 1 pt. of Fire Songs	0 15 0
To 2 Small hedd & 2 Job's Whisks	0 9 6
To 1 Chire and 2 stools & one old Coat	<u>0 2 0</u>
	£ 17 18 8

William Harding
 James Booth
 Parish Garnet

At a Court held for Northumberland County the 15th day of February 1748 This Inventory of the Estate of Robert White Dece^d was returned and by the Court ordered to be record^{ed}

Teste

Billy Claiborne C^o J^r C^o J^r

Rob^t
White
Sale of
State

January the 15th day 1748/9 By Virtue of an Order of Court dated January the 8th day 1748 I Sold all the Estate of Robert White Dece^d after it was apprais'd and a Inventory of the same is as followeth

Total £ 3 D

Edward Barnes one Set of Shoemakers tools	140
Winefrid White one Pot & hooks & dishes six plates	127
Matthew Truppell two Dishes	46
James Lamkin two old Swords & Cutlack box	56
William Green wood one hand Saw	34
Samuel Eskridge one basket & Lumber	10
Thomas Bearcroft two Jugs	39
Matthew Neal one Small Jug & two hoes	35
John Waters three Bottles	6
Samuel Eskridge one Drawing knife & pot & Grindstone	73
Winefrid White one Bowl three knives & two forks & a Ck	49
Winefrid White one Slave two Books & 2 Tables & one shelf	16
Bushrod Fauntleroy one pot	51
Winefrid White one Mare	252
Winefrid White one and old bed	248
William Bailey one hoe	015
Winefrid White one best bed and furniture	351
Winefrid White one box and Chest	51
Mary Glaman one old Coat	20
Bushrod Fauntleroy two Razors & Trap	16
Giffin Fauntleroy one Stack of Hodder & blades	177
Winefrid White one sow big with pig & three Shoots	
Not markt	202

244

Rodeham Head three Large oxen	Job. S. D.
Barrows and three Shoots of pig	270
Wm Greenwood one Gun	1 5 0
Mat. Trupell one Cow & two yearlings	1 13 0
James Blincoe two bottles	0 0 3
Metallic Gill one pr. fire tongs and	0 6 3
one Tobacco hogshead	0 0 0
John Fratle two sides	0 6 6
Samuel Eskridge one Hogshead	0 2 3
John Wiggins one Cradle	0 0 6
all the above sold by Samuel Eskridge adm.	228 13 9

At a Court held for Northumberland County the ¹³ day
of February 1748 This account of Sales of the Estate
of Robert White deceased was Returned and Ordered
to be Recorded - Teste

Billy Glorine C. Cur

William Jones	Puruant to an Order of Court held for Northumber land County the 9 th of January 1748/9 We the Subscribers Inventors did meet at the Dwelling house of Wm Jones being first sworn by M ^r B. M Smith and apprais'd all his Estate that was brought to our view in Money as followeth
To 1 Small Black horse Nam'd Ball	£ 0 m o
To 1 small Chair horse	5 m 10 m 0
To 1 D. Nam'd Darby	5 m 0 m 0
To 1 young Black horse	5 m 0 m 0
To 1 young Mare £ 5. 10 d. 30 f.	5 m 10 m 0
To 1 Cow and pigs 12 l. 2 d. with pigg 8/-	1 m 16 m 0
To 10 young hoggs @ 5/- q d. younger @ 3/-	3 m 17 m 0

(245)

	S & D
To 1 Ewe & Lamb 5/	5.0
To 1 Violin & Case	1.0.0
To 1 Silver hilted Sword & belt	3.0.0
To 1 ft Packt. Pistols 20/one small looking glass 1/	1.3.0
To 1 ps Money Scales & weights	a. 5.9
To 1 Sett of Silver Shoe Buckles	1.0.0
To 1 Silver Clasp 10/ a ps Silver Tea Trays 10/	1.0.0
To 1 New hat 12/6	0.12.6
To 1 Suit of New Cloth Cloath	4.0.0
To 1 box Iron & heaters 5/ 1 Tob. Box 6/	0.5.6
To 2 Razors case and hone	0.4.0
To 1 large Bible 6/ 1 Spining Wheel 10/	0.16.0
To 3 old wigr 4/ 1 Charia Board 3/6	0.7.6
To 1 ps Sheet @ 12/6 2 ps Cotton D. 30/	2.2.6
To 1 fine Linen Sheet 7/6	0.7.6
To a parcell of Feathers abt 40	2.0.0
To 1 Tin Bucket 2/6	0.2.6
To 1 yoke of Large Stears with Yoke &c.	5.0.0
To 1 Small D. with D.	4.10.0
To 5 Cows with Calf @ 30/ 1 bull 25/	8.15.0
To 1 Large Stear 30/ 3 Barren Cows @ 25/	5.5.0
To 5 young Cattle @ 15/ 2 young Stears @ 20/	5.15.0
To 3 Calves @ 5/	0.15.0
To 1 Sett of Carpenteres Tools	1.5.0
To 5 broad hoes & 4 narrow 3 axes	1.0.0
To 1 Latin Testament 1 English Gramer	0.3.0
To 1 Musick Book 6/ 1 plough 4/	0.4.6
To 1 Croppcut Saw 25/	1.5.0
To 1 Doz. Pewter Plates	0.15.0
To 1 Doz. D. 9/ 1 Chest Iron bound of	0.17.0
To 1 Old Desk 30/	1.10.0
To 2 Mallets 4/ 1 ps New Shoes 5/	0.9.0
To 1 block head with stand &c.	0. 2. 6

(246)

£ S D

To 1 old saddle bridle & 2 howings	0. 15. 0
	0. 5. 0
To 1 sett of files 5/-	
To 1 pr. old boots 1/3 ^d 1 Rug and Bed Cord	1. 2. 0
To Biscuers Tables & Musick Book	0. 2. 6
To 1 pair 2 1/3 ^r yds Broad Diapers 12/6	0. 14. 6
To 7 Cherrytree planks of 3 Tubs of	0. 11. 0
To 750 gall. of Cyder Cask @ 5/- 500. for ke 20/- 6. 17. 6	
Wages for Lettie a wench	35. 0. 0
Lilla and Child	40. 0. 0
Harry	25. 0. 0
Jack	25. 0. 0
Sally & Nannie £15 each	30. 0. 0
Will	40. 0. 0
Harry a negro Fellow (disputed of Mr. Jones).	
To 40 barrels of Corn a Hight over Can quib) 14 - 0 - 0	
To 2 fathers howes 30/-	1. 10. 0
To 6. in two Dob. howes Quantity Unknown)	
To 1 Cart 30/- one Riding Chair & harness £13.	14. 10. 10
To 1 bed &c.	3. 0. 0
To 1 d.	3. 10. 0
To 1 d.	4. 0. 0
To 1 d.	1. 0. 0
To 1 Suit of Curtins	0. 5. 0
To 1 pott & hooks 5/-	0. 10. 0
To 1 Grindstone	0. 2. 0
To 1 pr. fire Tonge	
To 1 Quart and 1 pint Measure	0. 4. 0
To 1/5 of Pistols holsters and sword	0. 4. 11
To part of a Petty agree	0. 12. 1

{ David Galloway Administrator }

Suffaces
Collin Campbell
Tho: Gaskins

At a Court held for Northumberland County the 13th. Day
February 1748, This Inventory of the Estate of William
Jones Deceased was Returned and Ordered to be Recorded -

Teste

Billy Claiborne St. Cus

In the Name of God Amen. I James Farnid of St. Stephens
 same parish in Northumberland County being Sick and weak of body
 last. But of Sound and Perfect Memory Blessed be god for the same
 Will. I give My Soul to God that gave it and my body to the Earth
 to be Buried after the Discretion of My Executor James Farnid
 Item I Leave this Land that I now Live on to my Son James Farnid
 and two Negroes Will, and Glafco and a Case of Pistols and holsters
 and one Gun and in case he Should die without an Heir Lawfully
 Begotten of his Body that then the Land fall to my daughter
 Betty Farnid. Item I Leave that Land that I have in Prince
 William County to my Son Edwin Farnid and three Negroes
 Breache, & Murrar, & Lucy and their fater In free and
 one Gun and one Sword and in case he Should die without
 Heir Lawfully Begotten of his Body the Land and Negroes to
 fall to my daughter Rebechah Farnid and also the three Negroes
 to be Cloathed in Bed Cloaths and Back Cloaths and tools to go
 to work with of My Dwelling Plantation by the first Day of
 October. Item I Leave to my Daughter Betty Farnid Two
 Negroes Sam, and Newman, and one feather Bed & furniture
 her Choice and my Daughter Betty Farnids Negroes is to be
 Maintained of the Growth of My Plantation till they are
 Capable of Maintaining their selves. Item, I leave to my Son
 James Farnid three feather Beds and furniture two good
 beds and one sorry one. Item I leave to my Son Edwin Farnid
 Two good feather Beds and furniture. Item I leave to my my
 Daughter Rebechah Farnid Two Negroes Judah, and Jack
 and one feather Bed and furniture. Item I leave

My Lodging Room to my Two Daughters till they Marry
 and after my worldly debts is paid all the Rest of my
 Estate to be Equally Divided amongst my Children
 and the Dividers are John Howhee James Booth Cap^t
 William Taitt and Richd Booth or any three of them
 for I want have have any Administration on my Estate
 but I desire any of them to come and prawe my Estate
 and inventory it and in Case there shoud not be three left
 they that [are] left to come and do it and in Case I shoud
 give any thing away on my death bed it shoud stand -
 as good as if it was willd and I do hereby Acknowledege
 this to be my Last will and Testament in Witness
 whereof I have hereunto set my hand and Seal this 10th
 Day of December 1748 Signed Sealed and Delivered -
 In presence of

William Nash
 John Neale -
 James Blincoe }

James Farned (25)

At a Court held for Northumberland County the 13th day
 of February 1748 This last will and Testament of
 James Farned Decced. was Presented in Court by William
 Nash & William Eskridge and the same was Proved by the
 Oaths of John Neale and James Blincoe two of the
 Witneses thereto and Ordered to be Recorded and on
 the Motion of the said William Nash & William
 Eskridge Certificate is granted them for Obtaining
 Letters of Administration of the Estate of the said decd.
 with his said will annexed in due form —

Teste

Billy Claiborne Esq. Cur

In the Name of God Amen I David Morgan of St.
 David Stephens Parish and County of Northumberland being Sick and
 Lawfull ^{Morgan} Weak of Body but of Sound Mind and Memory Blessed be God
 for the same do make this my last will and Testament
 In manner and form following Vizt. Imprimis I give my
 Soul to Almighty God who gave it me hoping in and
 through the Secrets of my Blessed Saviour and Redeemer
 to have full Remission of all my sins My Body to be buried
 at the Discretion of my Executor hereafter Named
 Item I leave all my Estate to be equally divided
 amongst my six Children hereafter Named vizt Abigail
 Morgan, Peter Morgan, Winifred Morgan, Katherine Morgan,
 David Morgan, and Helen Morgan, to them and their Heirs
 for ever and to be paid them my dows at the age of Twenty
 one and my Daughters at the age of eighteen or day of
 Marriage and it is my desire that my Children shall
 not be bound out but to be hired out by and with the
 consent of my Executor hereafter Named and their wages
 to be disposed of as my Executor shall think most proper for their
 uses or else to keep them altogether on the Plantation whereon
 I now live During the term of the same Lastly I constitute
 and appoint Capt. William Taite my whole and sole Executor
 of this my last Will and Testament revoking all other will
 or wills heretofore made Ordaining this to be my last will
 and Testament In witness whereof I have hereunto set
 my hand and seal this twentieth day of April 1745
 signed sealed and delivered in the presence.

John Willerant
 John ^{his} Letham
 mark
 Arthur ^{his} Grally
 mark
 Wm Taite

David D Morgan
 mark

(250)

At a Court continued and held for Northumberland —
County the 14th day of February 1748 This Last Will
and Testament of David Morgan Deceased was presented
in Court by William Taitt Gent^r the Executor thereon
in Named who made Oath thereto according to Law &
the same was Proved by the oaths of the Said Taitt one
of the Witnesses thereto and ordered to be Recorded on
the Motion of him the Said William Taitt Certificate is
Granted him for obtaining a Probate thereof in —
Due form — Teste —

Willie Claiborne Et Cœur

This Indenture Made the eighth day —
of June in the Twenty first year of the Reign of —
our Sovereign Lord George the Second by the Grace
of God King of England France & Ireland Defender of
the faith and in the year of our Lord one thousand Seven
Hundred and forty eight Between William Berry &
Grace his wife of Northumberland County of the one
Part him his Heirs & assigns and John Hancher & Mary
his wife of County of the aforesaid sum his Heir & assigns
of the other Part Witnesseth that the Said Wm Berry —
and Grace his wife doth leave out and put to farm
to the said Hancher and his Heir for the Term of Twelve
Years a certain Tenement Tract or Parcel of Land by
Computation one hundred and thirty six Acres being in
the aforesaid County of Northumberland in the Parish
of Newcastle it being the Land that came by his —
wife Grace To have and to hold the said —
Parcel of Land from the said Wm Berry and Grace his
his wife their Heirs and assigns to the R^d John Hancher
and Mary his wife their Heirs During the time as —
aforesaid Together with all Edifices Buildings Orchards —
Gardens fences to the only Proportion and Charge of