

1	Corn Bar	\$ 2.00
1	Yoke chain and Yoke	5.00
8	Corn iron plate	10.00
1	Buggy and harness	100.00
1	Carriage & harness	200.00
1	Yoke Red Oxen	100.00
1	" Roans Oxen	125.00
4	Roller	1.50
1	Corn Mill	50.00
5	old harness	15.00
6	" plows	15.00
1	Lot old Wagon Wheel axle &c	30.00
1	old Reaper	1.50
1	Lot Black Smith tools	20.00
1	Lot old Iron & plow	5.00
1	Red & White Cow	35.00
1	Roan "	55.00
1	Roan white cow	30.00
1	Red & White spotted cow	30.00
1	Red cow	40.00
1	old Threshing Machine	10.00
1	old Cultivator & 4 old plows	10.00
1	Wagon & plank Wagon set	30.00
1	" " " "	30.00
1	Wheat Fan	10.00
1	Black cow	10.00
1	Red cow	40.00
1	White Roan cow	35.00
1	Red Cow (horns turned round)	40.00
1	Spotted roan cow	30.00
1	Red Cow (humped horn)	30.00
1	Dark Red Spotted horned cow	30.00
1	Light Red cow	40.00
1	Red Cow with slipped horn	40.00
1	Steam Saw Mill	1000.00

What  
Stamp & cost

Ed. Waller.

Administrator of  
Dr. Deloy's Est.

Virginia: At a Court held for the County of Pulaski on Thursday  
The 7<sup>th</sup> day of February, 1867.

The above appraisement to  
inventory of the personal Estate of Dr. Deloy's Decedent was  
presented in Court and ordered to be recorded.

John A. Lauer Clerk for Term

John Goodinger }  
H. A. Pennington }  
P. Watson }  
Appraisers

1865

J. A. J. Painter ex. of George Painter decd.  
In account with his estate

Dr.

May

To balance due estate upon settlement  
of the 8<sup>th</sup> December 1864 of Confederate Currency

Contra -

By cash paid Confederate Tax

" cash paid State Tax

" cash paid Clerk's ticket

To balance due in Confederate Currency

Equal in Gold to

1866

May

By the sum paid Clerk's ticket

" the sum paid Barry Lazen Plot

To interest on balance now due

By amount execution account

" amount paid Attorney & Law

" amount paid for Revenue Stamp

" amount paid for License 1866

" amount paid P. O. Department

" amount paid for Court Stamps

" amount paid for Internal Revenue Tax

" amount retained to meet duties Tax of 1862

" amount paid for settlement according to

" amount paid Clerk's ticket

" amount paid to do do

" Balance due 1862 & 1863

Statement

No. 2

To the sum being cash payment for land

owed to estate by executor.

" Interest on same to date

" amount first instalment for same

" Interest on same to date

" amount last instalment for same

" Interest on same to date

Statement

No. 3.

To amount principal and interest for

purchase of land (as per No. 2)

Contra -

By Balance due execution upon first

statement above (in Gold)

Equal in currency to

12 93 07

558 00

72 40

2 00

652 40

50 40 07

34 82

4 40

10 00

74 40

30 42

122

31 64

177 85

5 00

6 76

25 25

6 25

36 00

90 00

11 12

4 15

1 50

1 00

364 83

343 19

364 83

450 00

839 25

2351 00

284 62

2351 00

149 62

10273 49

10273 49

Cur

343 19

487 00

49786 74

40. the worshipful Court of Pulaski County,

The statement on the preceding page are assigned to show the condition of the accounts of J. A. Painter as well in relation to the personal estate of George Painter Decd. as also the fund in his hand arising from the charges upon the real estate. This statement shows a balance in the hands of the executor (in currency) on the 12<sup>th</sup> day of May 1866 of \$4786.44. Respectfully submitted -

John B. Bastien, Clerk

Decr 1<sup>st</sup> 1866,

Virginia: At a court held for the county of Pulaski on Thursday the 7<sup>th</sup> day of Feb'y 1867.

The above settlement of J. A. Painter in relation to the personal estate of George Painter Decd. and also the fund in his hand arising from the charges upon the real estate - was presented in court and ordered to be over and over for exception.

And at a court held for the said county on Thursday the 9<sup>th</sup> day of March 1867. The same was confirmed and ordered to be recorded -

John B. Bastien, Clerk

In the name of God Amen -

I John Ruffe of the County of Pulaski and State of Virginia believing that my health and strength are departing from me and knowing that it is appointed unto man once to die - Being yet of a sound mind and good understanding do make and ordain this my last will and Testament -

First I give to my beloved wife Elizabeth my farm upon which I now reside during her natural life - or during her continuance a widow. (If my wife Elizabeth should marry after my death then and in that case she is only to have during her natural life one third of the above named tract of land) - I also give to my wife Elizabeth during her natural life - all my household and kitchen furniture and utensils - Also one cow -

Second - All my personal property I direct to be sold at my death and my lands I direct to be sold at the death of my wife and all the proceeds of both personal property and lands to be disposed of as follows to wit:

1<sup>st</sup> I give my two daughters Polly and Mahalia Twenty dollars each. 2<sup>nd</sup> I give to my Grand son William Russell Roof (son of Russell & Polly Roof) one hundred and fifty dollars. 3<sup>rd</sup> All the balance of the proceeds of my estate I direct to be equally distributed as follows -

My son Anderson Roof one Equal share

My son Lewis Roof one Equal share

My son Reuben " one Equal share

Harriet and Thomas children of my son John and Melinda Roof one Equal share.

Charles Roof (my son) one Equal share

My son William Roof one Equal share provided however that he returns to me in good condition my coral mare which he at this time has in his possession. If my said son does not return the said mare to me or to my executor in good condition then and in that case his share is to be divided one hundred and fifty dollars - which sum shall be added to the proceeds of my estate embraced in the general division -

My daughter Eliza is to have one Equal share

My daughter Mariah is to have one Equal share

My " Elizabeth " " one Equal share

My " Polly " " one Equal share

My " Mahalia " " one Equal share

My " Octavo " " one Equal share

It is expressly understood that my two Grand children Harriet & Thomas children of my son John and Melinda Roof are only to have one share jointly between them (as) the share which would have accrued to them father if were now living - Last of all I appoint my two sons Lewis & Reuben Roof my lawful executors - In testimony whereof I have hereunto set my hand and seal this 14<sup>th</sup> day of April 1862 -

John Ruffe

John & Meredith

John Ruffe (Seal)

Noted - My son William Roof having died since the execution of the foregoing will (children) I hereby direct that all the interest and estate owned to him shall go to the persons (other than him) mentioned in the third clause of said will in the same proportion they take the residue under that clause - In witness whereof I have hereunto set my hand and seal this 18<sup>th</sup> day of April 1863.

Witness -

John & Meredith

John & Meredith

John Ruffe (Seal)

Virginia: At a Court held for the County of Pulaski on Thursday 10<sup>th</sup> day of January 1867.

The last will and Testament of John Ruffe deceased was presented in court and proved by the oath of John & Meredith.



one of the subscribing witnesses And motion for probat. certain and valid next term as to Thomas G. Phelan the other subscribing witness - Also present a Coroll to the same and proved by the oath of John G. Mendenhall and John Mendenhall the subscribing witness to the same

And as a Court held for the County of Pulaski on Thursday 7<sup>th</sup> day of February 1867.

Upon continuation of Motion for probat of the will of John Rupp decd where was proved at last court as to John G. Mendenhall one of the subscribing witnesses said will was proved by Thomas G. Phelan the other subscribing witness and admitted to full probat. And Reuben J. Rupp and Lewis Rupp the executors named in the will having declined to act as such - The Court doth appoint David B. Ball administrator with the will annexed who together with John G. Mendenhall as his security appeared in Court entered into and acknowledged a bond in the penalty of \$5000 (five thousand dollars) conditioned as the Law directs.

A. C. P.

Note.

J. H. S. Secur  
Clerk pro Em.

X  
Rev.  
Darius Geo  
Will

I George Painter of Draper's Valley Pulaski County Virginia do this day make my last will and testament avowing and annulling all others made by me heretofore - 1<sup>st</sup> I bequeath to my eldest son S. A. S. Painter my farm upon which I now reside provided he pays the other heirs the sum of nine thousand dollars. Four thousand five hundred dollars of this to be paid down as a first cash payment - The remainder to be paid within two years in equal annual instalments which are not to bear interest.

2<sup>nd</sup> Inasmuch as my title deed to said farm is not complete should a suit in law arise to secure it - I direct that the expense of such suit be paid out of the estate.

3<sup>rd</sup> When the above bequest shall have been made I direct that the money except so much as may be differently disposed of hereinafter shall be put at interest (giving my heirs who are of age the preference should they wish to use it) and the monies arising from it shall be devoted to the following purposes.

1<sup>st</sup> So much as is necessary for the support of my wife Jane B. Painter shall be given her from the interest of the money provided she does not

receive in any one year more than one third of such interest.

2<sup>nd</sup> So much of the remainder as shall be necessary shall be appropriated to the education of my three sons George Whitfield R. H. Eskine and Crockett until they arrive at the age of twenty one years. All necessary expense for their maintenance must also be provided for out of this. If the interest on this is not sufficient for this purpose then they may draw from the principal yearly a sum not to exceed one hundred and fifty dollars each until they are twenty one years of age which sums shall be accounted for by them in the final settlement of the estate without interest.

3<sup>rd</sup> I direct that all my personal property except the growing crop of this year and so much of it as my wife shall wish to retain shall be sold and the proceeds together with all monies now on hand shall be divided among my children after paying my just debts as follows. To my Daughter Leasella two hundred and eighty seven dollars - To my son James two hundred and ninety seven dollars - To my son Sydney twenty seven dollars - To my son John forty seven dollars and these sums shall be accounted for by them in the final settlement of the estate as shall also the sums received by them and others of my children previous to this as follows -

W. D. Painter four hundred and seven dollars S. S. M. Painter three hundred and thirty dollars - Leasella G. Miller one hundred and twenty dollars C. C. Painter eight hundred and twenty seven dollars J. B. Painter three hundred and sixty dollars J. S. B. Painter one hundred and ten dollars. No interest shall be charged upon these sums.

4<sup>th</sup> When my youngest heir shall become of age if my wife is not then living then shall be an equal distribution of all estate to all my children except to my eldest son S. A. S. Painter who has received his portion in the advance price of the farm and his education and the growing crop. In the distribution all sums accounted for by any of the children shall be taken into the accounts made that arising from the interest on the sums received by my three sons Whitfield, Eskine & Crockett as provided for in section second of Article third.

5<sup>th</sup> If my wife is still living she shall also have her third until her death.

J. H. S. Secur

I, Miller as the executor of my late & to carry out  
the provisions of this will

Witness My Hand and seal this  
second day of July - Year of our Lord one thousand eight  
hundred and fifty nine.

Attest William Miller  
Jas S Crockett

George Painter Seal

Stamp \$1.00

Virginia: At a Court held for the County of Pulaski the 7th  
day of April 1863.

The last will and Testament of  
George Painter Decedent was presented in Court proven by  
the oath of William Miller and James S Crockett Sub-  
scribing witnesses thereto and ordered to be recorded.

Attest

Septm A Courain C

Attest

John

J. H. New. Clerk pro Tem.

An Inventory of the personal estate of J. S. Martin  
which has come into my hands as administrator  
former inventory dated 8th day February 1866

James A. Walker	acct.	\$ 23	31
At. Mother	"	70	75
W. H. Darrell	"	148	00
J. D. Bryant	"	90	00
John Jordan Sr.	"	165	00
March 2nd 1867			

Thos A. Bryan

Admstr. J. S. Martin

Virginia: at a Court held for the County of Pu-  
laski on Thursday 4th April 1867

An Inventory of the  
personal estate of J. S. Martin Decedent which has come  
into the hands of T. A. Bryan admr. since former  
inventory was presented in Court and ordered  
to be recorded.

Attest

Septm

J. S. Martin Clerk

Table Bill of the personal property of J. S. Martin Decedent.

J. H. Harris	Sub. Part and Rent	\$ 75
G. W. Weyser	Lot in & Stone Jar	50
" " "	Tim. can do	50
W. H. Weyser	1 stow. bottle & view	25
Jas. B. Baker	" Oven & Lid	1 25
J. S. Anderson	2 Car. bars	2 00
E. R. Summers	" Mallocks	2 00
M. J. Barger	4 Hoes	1 11
E. J. Jordan	Lot old Irons	50
J. R. Anderson	1 Sledge	25
Geo. E. Rhine	" H. Ho	30
J. C. Weyser	" Lot Harris & Jug	10
W. H. Weyser	" Appraiser	60
J. R. Cook	" Cy Chain	2 50
J. S. Weyser	" Lot Weyser	12 50
J. R. Harris	" Large Plough	5 00
G. W. Weyser	" " "	1 00
J. R. Harris	1 Pair of double trees	55
E. R. Summers	2 Cart. Ploughs	1 00
M. Weyser	1 Horse Plough	15
E. Summers	" " "	1 60
J. Anderson	" Buggy & Harness	19 00
" "	" " "	30 00
James Alexander	" Pair Oxen	170 00
M. J. Barger	" Harnes	5 05
M. Weyser	" Table	90
J. R. Harris	" Chest	1 05
J. S. Weyser	" Counterpane	4 00
E. R. Summers	" " "	2 50
J. R. Anderson	" " "	2 20
J. S. Weyser	4 Table Cloths	7 75
J. R. Harris	1 Wash Stand	1 25
J. B. Baskin	1 Looking glass	1 80
H. Weyser	" " "	1 00
" "	1/2 Half ground table	6 00
G. W. Weyser	1 hand felt	1 00
M. Weyser	1 doz Tin Spoons	2 75
J. S. Weyser	6 Forks	2 50
J. Weyser	1 Knif. Jar	4 50
J. Harris	2 Table	3 25
G. W. Weyser	" Looking glass	1 75
J. S. Anderson	" Side Board	20 00