

The foregoing is a statement of the account of Debra Grogg & Jas. H. Farmer  
admirer of Jas. H. Farmer decd. Shewing in the hands of the said Debra  
of Sixty Three Dollars and Sixty Cents, and Six Cents. Respectfully submitted  
Grogg for self p. 250  
Wm. H. Grogg in this office  
Sept 1866

Virginia, Be a Court here for the County of Botetwin on the 16th day of October 1861  
A settlement of the account of D. Grogg & Jas. H. Farmer admors of Jas. H. Farmer  
and as a Court here for the same County on the 5th day of December 1861  
A settlement of the account of D. Grogg & Jas. H. Farmer admors of Jas. H. Farmer  
and was again presented in Court and showing no exceptions thereto was  
confirmed and ordered to be recorded.

Copies - Three  
L. S. Grogg & Co

H. A. Bricne  
Bill  
I, Michael A. Bricne of the County of Botetwin and State of Virginia do  
make public and declare my last will and testament in manner following  
that is to say  
I leave I give and bequeath to my wife, John B. Alexander of the County  
of Botetwin one equal half of all my estate, real and personal.  
I give and bequeath to my Uncle John C. Alexander of the County  
of Dinwiddie, the remaining half of my estate, real and personal.  
I constitute and appoint my nephews John B. Alexander and  
John C. Alexander, jointly, executors of this my last will and testament  
fully revoking all former wills and testaments, by me lastly made.  
Written with my own hand, and signed and dated by me this 4th day  
of October 1860.

M. A. Bricne  
Esq.

Virginia, A Court here for the County of Botetwin on the 6th day of June 1861  
The foregoing will of Michael A. Bricne was presented in Court for the  
the said Bricne, of the said Michael A. Bricne decd. by the oaths of J. S. Hays  
J. B. Baskin, W. B. B. and J. H. B. and ordered to be recorded and on the  
motion of John B. Alexander, one of the persons therein named as ex-  
ecutor (John C. Alexander, named therein as an other executor declining to qualify) and  
together with John C. Alexander as his security entered into and acknowledged  
a bond in the penalty of ten thousand Dollars with such conditions  
as the law requires, and having taken the oath required by law certified as  
gentle herefor obtaining probate in due form.

A Copy - Three  
L. S. Grogg & Co

J. S. Grogg  
Bill  
This testament was written in  
1860 and signed by me on the 1st day  
The last will of John B. Grogg decd. of the County of Botetwin was  
presented in Court at the time of Washington this day last 1861 and

Testament. I give and bequeath all my estate, real and personal, whomever I may see proper  
or person to my son John B. Grogg son of said County and state to him and to his  
to him his heirs and assigns forever in full and in trust following, to wit  
in trust to pay all my debts, security to provide for the comfort and sustenance of  
my wife, his mother during her natural life; and thirdly in full and in trust of my  
said wife, or assigns if she should be the first having first obtained her consent  
to convert all my said estate into money and to divide the same between her  
self her two Brothers and three sisters, William H. Sebastian H. William H. James  
H. Grogg Miller and Mitchell; Clara H. Nancy and Melissa and  
and in making such distribution among his brothers and sisters to give out  
whatever justly seems to my thought proper to give to each one, and having obtained  
her consent I desire him to distribute as he thinks I myself would have done  
and I hereby give to my said son and trustee full power and authority to see  
any or all of my real or personal estate at public or private sale at the way  
I think best and advise the proceeds or should he prefer to lease the same to do so  
and I hereby constitute and appoint my said son J. B. Grogg the executor of  
this my last will and testament.

J. B. Grogg  
son

Having made my last will (see also page) signed 1st June 1860 of which I ap-  
pointed my son John B. Grogg executor, I now make this Codicil by which I  
add and appoint my two sons, Tho. H. and Sebastian H. Grogg the addition  
of executor of my last will (signed 1st June 1860) to act in concert with  
my son J. B. Grogg, in the distribution of all my earthly estate and in full  
power and I hereby give each of them equal power and right with him in  
all things concerning the duties of their office as executors of my last will  
the will of my son of them being the rule if (as aforesaid) their action  
signed the day of June 1860

William A. Linhart

Witness, The within to which design my name the 1st day of January  
1861 I publish and declare to be my last will and testament written by my  
own hand

J. B. Grogg  
son

Virginia, Be a Court here for the County of Botetwin on the 6th day of June 1861  
The last will and Testament of John B. Grogg decd. was presented in Court for the  
oaths of J. S. Hays and Sebastian H. Grogg the persons therein named as ex-  
ecutor and to-  
gether with William H. Grogg and William H. Miller their securities entered into and ac-  
knowledged a bond in the penalty of Fifty Thousand Dollars with such conditions  
as the law requires and certified as gentile herefor obtaining probate thereof in due form

A Copy - Three  
L. S. Grogg & Co

J. S. Grogg  
Bill  
I, James Hays of Botetwin County being of sound mind and disposing memory  
do hereby make and publish this my last will and testament in manner  
following, and it is to say

10  
1<sup>st</sup> I give to my just debts (if any) to pay  
2<sup>nd</sup> I confirm to my son James H. Hope and James S. Hope the lands  
negroes and other property heretofore given them by me, and I also give them the  
lands known as the "Kane" place, which are bounded by the lands of James S.  
Alexander and James S. Wyzar; also the "Trinity" place, which is bounded by  
the lands of David McEnock and the lands belonging to the heirs of William  
Thimbleton; I also give to them the following negroes to wit, S. M. Lewis and his  
wife Amy, and their children; John Henry, Martha Jane, Albert and Peter  
Anna; also a Negro man named Wiley

3<sup>rd</sup> I confirm to my son Joseph H. Hope the lands, negroes and other property  
heretofore given him by me, and I also give to him a Negro man to wit  
one living with him, named Sunday

4<sup>th</sup> I confirm to my son William C. Hope the Negroes and other property  
and premises heretofore given him by me, I also give to him a Negro man,  
named Harvey, which Negro is now in his possession; I also give to him the  
land William C. Hope, my land where he now lives, on Teachers Creek, it being  
the lands conveyed to me by James Hope, Adson Garrison, and Henry Parby  
and wife; I also give to him my lands on Back Creek known as the lower  
place being all my lands on Back Creek east of the lands of Major  
John D. Howe

5<sup>th</sup> I give to my grandson James Hope Tyler all my lands where I now  
live, which includes the "Kane tract" the "Back tract" the "Shuffletree  
place" and all my lands bounded by the lands of John D. Howe; James M.  
Cloye, William Anderson, David McEnock and Isaac Anderson and it is  
to be understood that it includes my part of the big Survey of 1797 west of  
a line of John D. Howe's survey through part of said Survey; I also give  
to him, the same James Hope Tyler, a tract known as the "Cove" place  
lying on Back Creek and bounded by the lands of Isaac Anderson, the  
lands of John D. Howe and the lands lately belonging to Crozier Bates  
and wife; I also give to him the same James Hope Tyler all my lands known  
as the "Kirk place" which includes all my lands bounded by the lands  
of Isaac Anderson, John Brown, J. W. Morgan, Adson Garrison, the lands  
lately belonging to John M. C. Taylor and wife, the lands of William S. Kirkman  
John M. Hope, and the lands lately belonging to Crozier Bates and wife; I also  
give to my grandson James Hope Tyler the following negroes to wit Lewis  
and his wife Sarah, and their children Walter, Carter, Nancy, Margaret  
Naph and Wade, also Ota Duff and his wife Susy, and the following children  
of Duff and Susy, to wit; Wm. Duff, Anne and Hannah; and Hannah the wife  
Thomas and Nancy and her children George and Maria; I also give to him  
the wife of Isaac and his child named Ann and also Susy, she being  
my daughter of Duff and Susy; also Ann and her wife on Amy and their son  
George and children Miles and John; and together with the increase of  
the aforesaid negroes and of my son William, James Hope Tyler should be paid  
the debt before he arrives at twenty one years of age or thence, then and in  
that case I give to him the lands and negroes to wit; one named John  
born the 15<sup>th</sup> day of May 1800 and James S. Hope, Joseph H. Hope

and William C. Hope and their heirs;  
I give to my son William Anderson James Hope Tyler a bond executed to me by his  
father George Tyler for the sum of three thousand dollars; I also give to him  
the same James Hope Tyler three thousand dollars in money, six loads of Corn, three  
loads of Cattle, thirty loads of Stuffs and thirty loads of Sugar and also all my books  
bats and kitchen furniture of every kind and description, including beds, bed-  
ding, desks, chairs, sofas, stoves and all other furniture of every character and  
kind, also all my carriage, wagons, carts, Carriage, hunting, blacksmith tools and  
farming utensils of every description

6<sup>th</sup> I confirm to my son Joseph H. Hope the same land, negro and other property  
heretofore given to him by me (daughter of Joseph H. Hope) of a Negro man named Madison and his wife  
Lizzie and their children, Charles, Angeline and Susan, together with their increase;  
I made a gift, some time ago, to my Grand daughter Anna Eliza Hope of a Negro  
girl, named Anniera and her increase, which gift I now confirm; I also confirm  
a gift made by me to my Grand daughter Maria H. Hope of a Negro girl named  
Celia and her increase

7<sup>th</sup> The balance of my estate, both real and personal, I give to my sons James  
H. Hope, Joseph H. Hope, James S. Hope and William C. Hope.  
And lastly I hereby appoint my sons James S. Hope and Joseph H. Hope ex-  
ecutors of this my last will and testament, hereby revoking all former wills and  
testaments made by me.

In witness whereof I have hereunto set my hand and seal this  
12<sup>th</sup> day of December 1859  
James Hope (Seal)  
Signed, sealed and published by the  
testator in presence, who at the request  
of the testator came in his presence, and in  
presence of such other bona fide witnesses  
named as witnesses hereto  
W. G. Jarvis

John B. Bushanille  
Virginia, do hereby certify that the County of Pulaski the 5<sup>th</sup> day of September 1861  
The last will and testament of James Hope Esq. was presented in compliance  
by the oaths of W. G. Jarvis and John B. Bushanille subscribers, notaries public, and  
was found to be correct and true on the oaths of James S. Hope and Joseph H. Hope  
the persons therein named as executors who took the oath required by law and together  
with J. H. Hope, Geo. Tyler, A. M. George, J. S. Lacy, S. M. Woodson, J. S. Brasler &  
Joseph H. Howe as their securities entered into & acknowledged to them on the  
penalty of \$200.000 Two Hundred and Thousand Dollars with such conditions as the  
law requires. Certificate is given them for obtaining a probate thereof in due  
form  
at Coffey  
Lynch, A. G. Commissioner

W. G. Jarvis, Notary Public, of the County of Pulaski and State of Virginia, do hereby  
publish and declare my last will and testament as named and from following  
the 12<sup>th</sup> day of  
December, in addition to which I have heretofore given my son James S. Hope and

I give and bequeath to him the sum of three hundred dollars and seven and a half cents that he shall have the privilege of remaining at my present house in the same manner that he now does during his life.

Secondly, I give and bequeath to my son Joseph D. Vermillion, junior the sum of one hundred dollars, out of my estate, and the further sum of three hundred dollars, out of the proceeds of the Worcester lands devised to my sons by Sarah Oleya, each sum to be paid to him, when called for, without interest, or use of not called for, within a reasonable time after my death, the legacies above given to my son Joseph D. Vermillion are to pass and vest in the same manner as the residue of my estate as hereinbefore directed, by the seventh clause.

Thirdly, In addition to what I have heretofore given my son James H. Vermillion, I give and bequeath to him the sum of one thousand and fifty dollars.

Fourthly, In addition to what I have heretofore given my daughter Mary A. Stone, I give and bequeath to her the sum of three hundred dollars.

Fifthly, I give and bequeath to my grandson, Levi H. Vermillion (son of Wm. Vermillion) my negro girl, Nanna Clarissa.

Sixthly, I give and bequeath to my granddaughter, Statera Vermillion, my negro girl, Nanna, parva.

Seventhly, I give and bequeath to my son, Wm. Vermillion, all the residue of my estate, of every character and description, provided however, that should the foregoing pecuniary legacies not be fully paid off to the several parties entitled to receive them before my death, then in that event the said Wm. Vermillion is to pay any balance which may remain unpaid at my death, to the party or parties entitled to receive such balance within five years from the happening of that event, from all payments and advancements made by me after this date to the said pecuniary legatees, or intended and to be regarded as being made towards the payment of the legacies herein devised to them. It being my intention, that the said pecuniary legacies shall only receive after this date, out of my estate, the amounts hereinbefore devised to them respectively.

Lastly, I hereby constitute and appoint my son Wm. Vermillion, Executor of this my last will and testament and desire and request that the Court before which it may be exhibited for probate, will not require him to give any security.

But witness when of I have hereunto set my hand and seal this 28<sup>th</sup> day of January 1860  
Signed, sealed, published and declared as above the last will and testament of Wm. Vermillion in our presence

Levi Vermillion (Seal)

Jos. G. Stone  
Jas. H. Stone  
C. H. Stone  
J. H. Stone

Virginia, set Court here for the County of Botetwe, the 14<sup>th</sup> day of February 1862  
The last will and testament of Wm. Vermillion Esq. was presented in Court for the probate of the same and for the appointment of the subscribing witnesses thereto and ordered to be received, and on the petition of Wm. Vermillion the person therein named as Executor and together with Joseph H. Stone and James H. Stone as his securities returned into Court and acknowledged as such the validity of (said) seven thousand dollars with such consenting as the law requires "with firm and genuine heirs for obtaining probate of said will in due form."  
Attest  
J. H. Stone

In the name of God Amen, I James Stone of the County of Botetwe and State of Virginia being of sound mind and disposing memory do make public and declare my last will and testament, in manner and form following, that is to say:

First, It is my desire and intention in the disposition of my property to make my two daughters, Sarah A. Stone and Mary H. Stone my heirs and I having heretofore advanced to my daughter Sarah the sum of one thousand five hundred dollars, I now give and bequeath to my daughter Mary H. Stone the plantation where she now lives containing about fifty three acres of land, together with all my my household and kitchen furniture, and an acre (a more) and the profits, rent and proceeds in this clause devised to my daughter Mary H. Stone of one thousand dollars, and to bequeath my daughter Sarah with her I give and bequeath to my said daughter Sarah the sum of three hundred dollars, in addition to what I have heretofore advanced her as above stated.

Secondly, I desire and direct that all the residue of my property and estate, after my death, shall be directed into money, that out of it as my debt and funeral expenses may be paid, after which I direct that the remainder shall be equally divided between my two daughters above named.

Thirdly, It is my desire and intention that the property real and personal, a last devise to my daughter Mary H. Stone shall be to her and enjoyed by her and such child or children as she may hereafter have, to her and their issue, without any power of alienation by or on the part of her husband or any other person.

Fourthly, I constitute and appoint my son in law, John H. Stone Executor of this my last will and testament, and I hereby revoke all former wills and testaments by me heretofore made.

In witness whereof, I have hereunto set my hand and affixed my seal this 5<sup>th</sup> day of June 1861.  
James Stone (Seal)  
Signed, sealed, published and declared as above for the last will and testament of James Stone, in our presence, who in the presence of the testator and of each other & as his request, have set our true names hereat as witnesses

J. H. Stone  
W. D. Stone



Boston Account was returned to Court and ordered to be accounted

A Copy - True

of the following

Item	Value	Item	Value
1 Cox	20	for Summerville	20
1 Co	25	Samuel Ship	25
1 Co	10	for Keenford	10
1 Co	10	same	10
1 Co	15	Stephen Smith	15
1 Co	50	Manney Leary	50
1 Co	15	for Keenford	15
1 Co	10	Sam Ship	10
1 Co	10	S. H. Dine	10
1 Co	20	Rebecca Batsman	20
1 Co	15	Stephen Smith	15
1 Co	30	for J. Martin	30
1 Co	30	same	30
1 Co	25	J. L. Canisier	25
1 Co	55	same	55
1 Co	35	same	35
1 Co	30	for Summerville	30
1 Co	25	J. C. Sillars	25
1 Co	100	R. D. Martin	100
1 Co	25	Manney Leary	25
1 Co	20	for J. Martin	20
1 Co	10	Rebecca Batsman	10
1 Co	10	J. L. Canisier	10
1 Co	32 1/2	J. C. Sillars	32 1/2
1 Co	25	J. L. Canisier	25
1 Co	16	for J. Martin	16
1 Co	25	Joseph King	25
1 Co	35	for Summerville	35
1 Co	50	for Keenford	50
1 Co	30	Rebecca Batsman	30
1 Co	10	J. L. Canisier	10
1 Co	20	R. D. Martin	20
1 Co	25	for Keenford	25
1 Co	10	R. D. Martin	10
1 Co	2 1/2	Manney Leary	2 1/2
1 Co	2 1/2	Rebecca Batsman	2 1/2
1 Co	1 1/2	Stephen Smith	1 1/2
1 Co	11 1/2	Rebecca Batsman	11 1/2
1 Co	61	for Keenford	61
1 Co	25	for Keenford	25
1 Co	10	Rebecca Batsman	10
1 Co	10	same	10

Item	Value	Item	Value
5 Quills, pens & table cloths	2 00	same	2 00
1 set lawn in sheet	5 20	same	5 20
	25 31		25 31
			39 52
			125 10
			11 36
			136 46

for Sage  
Affirm!

The undersigned appointed by order of the County Court of Putnam County  
made on the 5th day of September 1811 justly and truly to appraise the personal  
property of James Sage Esq. after being duly sworn according to law we make  
and return the following appraisment commencing Sept 17th 1811

Item	Value	Item	Value
One Bay mare (white)	45 00	2 Hacks Shropshire Saddle	25 00
One Bucking colt (white)	40 00	One lot of new papering	3 00
One Bay Horse (white)	30 00	One lot of Saddle	2 00
One Bay Horse (white)	20 00	One Corn Shear	6 00
One Bay Horse (white)	45 00	One Wheat fan (No 1)	2 00
One Bay Horse (white)	45 00	One Wheat fan (No 2)	12 00
One Bay Horse (white)	100 00	One lot of Hay	12 00
One Bay Horse (white)	90 00	One 300 Bushels of wheat c 100	300 00
One Bay Horse (white)	100 00	One 100 Bushels of wheat c 70	70 00
One Brown Mare (dark)	90 00	One 750 Bush c 25	187 50
One Bay Horse (white)	55 00	One 500 Bush the Corn c 50	200 00
One Brown Mare (dark)	150 00	One 500 Bush the Corn c 50	200 00
One Dark Bay mare (dark)	125 00	One 500 Bushes of wheat c 50	150 00
One Bay Horse (white)	100 00	One 500 Bushes of wheat c 50	150 00
One Brown Mare (dark)	75 00	One stack of Hay	15 00
One Bay Horse (white)	75 00	26 1/2 Bales	117 00
One Bay Horse (white)	75 00	12 Bales of Cotton	165 00
One Bay Horse (white)	110 00	50 Stacks of Hay	500 00
One Bay Horse (white)	60 00	60 Tons of Butter	240 00
One Bay Horse (white)	60 00	One 1000 lbs of Butter	50 00
One 1/2 of horse (dark & white)	90 00	One 100 lbs of Butter (white) (No 1)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 2)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 3)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 4)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 5)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 6)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 7)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 8)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 9)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 10)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 11)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 12)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 13)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 14)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 15)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 16)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 17)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 18)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 19)	25 00
One 1/2 of horse (dark & white)	100 00	One 100 lbs of Butter (white) (No 20)	25 00





