

Item I give unto my Daughter Mary Bowen one Cow with all her female Increase and one Mair with all her Increase and one feather bed and furniture to it at the Day of her Marriage or at the Day of my Death.
 Item I give unto my Daughter Elizabeth Bowen two Cows with all their female Increase and one Mair with all her Increase at the Day of Marriage or at the Day of my Death.

Item I do give unto my Son John Bowen all the rest of my Estate that I am Indorsed with all now at present at the Day of my Death or when I please to give it him
 As Witness my hand and Seale this 7 Day of August 1718.

Signed Sealed in the presence of

Richard Paxton
 Frances F. Williams Junr.
 Marsh

John F. Bowen Sen. Esq.
 Marsh

At a Court continued & held for Richm. County the Seventh Day of August 1718
 John Bowen came into Court and acknowledged this his Deed of Gift unto his Children, and it was admitted to Record.
 Test M: Beckwith Clk

At a Court held for Richmond County the Fifth Day of March 1717

M^{rs} Catharine Guin this Day files her Bill in Chancery and therein sett forth that her late husband dec^d David Guin some small time before his Death and after y^e Publication of his last Will informed her that there was ~~200~~ in his Executors thirty Pounds in ready money and that by reason he had not left his Daughter Catharine any part that he did Order her to buy his s^d Daughter with the s^d Money One Young Negroe, and that she should have the same over and above her proportionable part of his personal Estate, which Orders and Directions were spoke to her in y^e presence of severall Witnesses, Therefore Prays an Order to be Directed to some persons to take her Deposition and others for y^e Manifestation of the promises aforesaid &c. Whereupon it is Ordered that

1: Interd.

2: Interd.

3: Interd.

4: Interd.

101)
Charles Barber & John Tayloe Gent. doo meet sometimes between
this and the next Court and take Depositions as aforesaid, and
that they return the same with this Order annex thereto to y^e
next Court to be holden for this County.

Copy Test. M. Beckwith J. C.

The Execution of the within Order appears in certain
Schedulas herunto annexed.

Chas. Barber Seal

John Tayloe Seal

Interrogatories Exhibited to be Administred to the
Witnesses to be produced and Examined on the behalf of
Katherine Gwynn Junr. by Virtue of the annexed Ord^r
of the W^{ill} Court of Richmond.

1st Interd: Did you know David Gwynn Gent Dec 3rd?

2^d Interd: Do you know or can you remember any directions or Order
which the said David Gwynn gave on his Death bed for the
disposing or laying out of any and what Summe of Money
which was in his Territory, and to whom was such directions
given, and for what purpose and for whose use was y^e said
Money to be laid out.

3^d Interd: Was the said David Gwynn at y^e time of such directions or Order
given as aforesaid in perfect sense, and how long was the
same before the time of his Decease, and whether was it before
or after the Publication of his last Will in Writing?

4th Interd: Was any such Summe of Money pursuant to the aforesaid Order
of the said David Gwynn laid out and disposed of, and by whom
and what was bought or purchased therewith, and for whose use
or service? Declare the Truth and all that you know relating
to the premises to y^e best of y^e Knowledge, Belief & Remembrance.

Depositions taken the Eight & Twentieth Day of March
1718 on y^e behalf of Katherine Gwynn Junr. by us Charles
Barber & John Tayloe Gent. by Virtue of an Ord^r of the
W^{ill} Court of Richmond Dated the Fifth Day of
March instant 1718. is hereto annexed.

Katherine Gwynn Widow being sworn & Examined Deposeth and
Sath to the first Interrogatory that she well knew David Gwynn
Gent. in the said Interrogatory named, he being her Husband.

To the second Interrogatory the s^r Depo^t: saith that the s^r David Greye some few Days before his Death bid this Depo^t: fetch his Will which was in his Scruto^rs which she accordingly did and he having lookt on the same sometime told this Depo^t: that since he had not left his Youngest Daughter Katherine any Land, he said he would have this Depo^t: as soon as conveniently could be after his Decease buy her a Young Negro and that there was money enough in his Scruto^rs for that purpose, or Words to the like effect. —

To the Third Interrogatory the s^r Depo^t: saith that the said David Greye at y^e time of such Order as afores^d given to her was in perfect Sense to y^e best of her Knowledge & apprehension but how long it was before his Decease she cannot particularly remember, but is certain it was a Considerable time after the Publication of his last Will in Writing. —

To the fourth Interrogatory the s^r Depo^t: saith that pursuant to her s^r der: husband David Greye's Order as afores^d she did sometime after his Death lay out Seven & Twenty Pounds of the Cash afores^d and therewith bought a Young Negro Girl, named a Woman called Mall, which she bought for the particular use and Service of her afores^d Daughter Katherine according to the s^r David Greye's afores^d directions given to this Depo^t: And further this Depo^t: saith not. —

Katherin Greye

Sworn before us.

Thos. Barber
John Tayloe

William Hantley Gent being Sworn and Examined Depo^t: and saith to the first Interrogatory that he did know David Greye in the s^r Interrogatory named, he having married this Depo^t: Mother. —

To the second and Third Interrogatories the s^r Depo^t: saith that the s^r David Greye a few Days before his Death being in his perfect Sense to the best of this Depo^t: Knowledge and apprehension, did in this Depo^t: hearing Order his Wife as soon as conveniently could be after his Decease to buy a Young Negro for his Daughter Katherine, saying he having given her his other Daughters Land and his s^r Daughter Katherine having no use for that reason he would have a Negro bought for her w^{ch} she should have over and above her part of his other Estate, and told her that there was Money enough in his Scruto^rs for that purpose, or Words to the like effect. —

To the fourth Interrogatory this Depo^t saith that sometime after
 the s^d David Gwyn's Death, his Widow did go down the River in
 order to go on board a Negroe Ship called the Eagle, halley to
 buy Negroes as this Depo^t understood and was informed, and
 when she returned brought up some Negroes, and amongst the
 rest a Negroe Girl now a Woman, call^d Moll who this Depo^t
 understood his Mother bought pursuant to the Order of her s^d
 Depo^t husband David Gwyn for the use & Service of his said
 Daughter Katherine, but he cannot tell the s^d Negroe Girl cost this
 Depo^t doth not know, and further this Depo^t saith not.

Sworn before us.

W^m Faulstrey

Thos Barber
John Taylor

All a Court continued & held for Richmond
County the Seventh Day of August 1718

The within Depositions of Katherine Gwyn and William
Faulstrey, as also the Order of Court hereto annexed are
Ordered to be Recorded.

Test M^o: Beckwith Jur

July 22 1718

The Estate of George Haydon

To funerals Expences	500
To y ^e Charge of Administration	150
To y ^e great paid John Harris	3541
To paid John Champe	500
To his Leary	38 1/2
To 8 Months Board at my house	800
	<hr/>
	6529 1/2

To my Charge and Expence
To Clerk and Sherr fees

Do Contra

By Goods as by Appraisal	£ 18. 5. 0
By Rob: rec ^d of John Fleming	.. 64
By Rob: rec ^d of Rich: Aploby	.. 94
By more rec ^d of Charles Lewis	.. 602
By more rec ^d of John Branham	.. 541
By more rec ^d of Michael McDermott	.. 785
By more rec ^d of M ^r Puffo	.. 200
	1825
rec ^d of M ^r Barrow	.. 100
	<hr/> 4211

There is due from Charles Lewis - 648
 Peter Duncans Bill - 468

Sheweth in Richmond County Court the Seventh Day of August 1718 by Martin Sherman, and -
 Orders to be Recorded.
 Test M^r: Beckwith C^l C^l

W^m: Windwoods Estate - D^r -

To paid Cap ^t : Smith for Levies	101
To paid Tho: Harp ^r : for a Coffin	100
To p ^d : M ^r : Beckwith	312
To p ^d : Rich: Tull by Ord ^r : of Cap ^t : Smith	200
To p ^d : Margarott Bizik by Ord ^r : Court	274
To p ^d : M ^r : In ^r : Duncans	19
To y ^e : Funerall Charges	454
	<hr/> 1490

Do Contra Cred^t

By Goods according to Appraisem ^t : by y ^e	88 11 11
Inventory return	

Errors Excepted of John Windwood
 W^m: Windwood

Recorded amongst the Records of Richmond County -
 the Third Day of September 1718 -
 Test M^r: Beckwith C^l C^l

James Spender's Dec: 8th 1718

To 3 Months Accomodation at 50 th Month is	150
To 1 Gall: of Rum for 1 st Day	50
To 2 Bushells Corn for 2 nd Day	10
To 1 st Henry Harford to Bush: 2 ^o	10
To Fines: all Charges	300
	<hr/>
	550
Chks & Receipts	90
	<hr/>
	640

Errors Excepted of the

John Smith

At a Court held for Richmond County the 3rd Day of September 1718;

At the Motion of John Smith this Acc^t was admitted to Records. — Test: J. Beckwith C^l Cur

By Agreement made this 19th day of September 1718 between the Subscribers the Negroes belonging to the Estate of James Scott are to be divided, viz: —

- Elizabeth Scott is to have Harry Dick, Bobb and Tony.
- James Scott is to have Little Will, Mary and Nero.
- Paul Scott is to have Great Will, Phely and Little Mary.
- Margaret Scott is to have Hannah and Tommy.

Paul Micon / Wm Monro / Elizabeth Scott

At a Court held for Richmond County the first Day of October 1718;

At the Motion of Paul Micon this Agreement is ordered to be Recorded. — Test: J. Beckwith C^l Cur

Richmond County.

A Deed of Gift made by Elizabeth Rogers Widow of Michael Rogers late of this County Dorset.

Gave to my Son John Rogers Son of John Rogers Dorset one fether bed and furniture one Cow and Calf to be delivered to him at the age of twenty four years.

Imp^r I give unto my Son ^{W^m} Ford Twenty pounds Sterling money
and one Cow half to be delivered to him at y^e Age of 24 Years.

Imp^r I give unto my Daughter Patience Ford Twenty Pounds
Sterling money and one Cow half to be delivered to her at
y^e Day of Marriage or at y^e Age of Eighteen Years.

All y^e above s^d. Gifts to descend to y^e Survivor in Case they
shall not Live to have the possession of y^e same according to
y^e Summited time. Given under my hand this 1st day
of Octob^r 1718.

Test James Nelson

Elizabeth Rogers.

At a Court hold for Richmond County the
first Day of October 1718.

Elizabeth Rogers came into Court and Acknowledges
this her Last Will & Testament as therein mentioned, which
was admitted to Record.

Test M^r. Beckwith Cl^{er} Cur

This Indenture made the nine and twentieth Day of
January Anno Domini 1718 Between George Newnan
of the Parish of Sittenbourne in the County of Richmond Planter
and Elizabeth his Wife of the one part and John Newnan of
the same Parish and County Planter of the other part
Witnesseth that the s^d. George Newnan and Elizabeth
his Wife for and in Consideration of the Sum of Sixty Pounds
Sterling money to them in hand paid by the s^d. John Newnan
at and before the time of the sealing and Delivery of these
Presents the Receipt whereof they do hereby Acknowledge
and therof and of every part and parcel thereof do acquit
excuse and discharge the s^d. John Newnan his Heirs Exors
and Adm^r and every of them Have granted Bargained and
Sold and by these Presents do Grant Bargain and Sell
unto the s^d. John Newnan One Negro Man names John and
One Negro Woman names Rose To have & to hold the s^d.
Negro Man and Negro Woman unto the s^d. John Newnan
his Heirs Exors and Adm^r and Assignes as his and their proper
Estate Goods and Chattels from henceforth for evermore.
And the said George Newnan and Elizabeth his Wife
for themselves their Heirs Exors and Adm^r do Covenant
Promise Grant & Agree to and with the s^d. John Newnan

Rest

his heirs Exor. Adm. and Assignes by these presents in manner and
 form following (that is to say) That the s^r. John Newman his heirs
 Exor. Adm. and Assignes shall and lawfully may at all times
 hereafter peaceably and quietly have, hold, possess and enjoy the
 afores. two Negroes without any manner of Suit, Suit, Trouble
 Interruption or Disturbance of them the s^r. George Newman and
 Elizabeth his Wife or either of them their or either of their heirs
 Exor. Adm. or of any other person or persons whatsoever. And
 that they the s^r. George Newman and Elizabeth his Wife their
 heirs Exor. and Adm. shall and will from time to time and at all
 times hereafter Warrant and Defend the afores. Negroes
 unto the s^r. John Newman his heirs Exor. Adm. and Assignes
 from and against the Claim and Claims of them the s^r. George
 Newman and Elizabeth his Wife and either of them their and
 either of their heirs Exor. Adm. and from and against the
 Claim or Claims of all and every other person or persons whatsoever
 In Witness whereof the s^r. George Newman and Elizabeth his
 Wife have hereunto sett their hands and Seals the Day and Year
 above writton.

Seals and Deliv: or
 the p^rse of
 Sam: Wood
 Wm: Clary

Geo: Newman
 Elizab: New

Seal
 Seal

All a Court held for Richmond County the
 fourth Day of February 1778

George Newman and Elizabeth his Wife came into
 Court and Acknowledged this their Deed unto John
 Newman, which was admitted to Records.

Test M: Bealwith

This Indenture made the Thirtieth Day of January Anno
 Domini 1778 Between John Newman of the Parish of Sittombourne
 in the County of Richmond Planter of the one part and George Newman
 of the same Parish and County Planter of the other part Witnesseth
 That the s^r. John Newman for and in Consideration of the Sum of
 Sixty Pounds Sterling money to him in hand paid by the s^r. George
 Newman at and before the time of the sealing and Delivery of
 these presents the Receipt whereof he doth hereby Acknowledge and
 the of and of every part and parcel thereof doth arguill exonerate
 and discharge the s^r. George Newman his heirs Exor. and Adm.
 and every of them hath Granted, Bargained and Sold and by
 these presents doth Grant, Bargain and Sell unto the s^r. George
 Newman one Negro Man named Robin and one Negro Woman
 named Rose To have & to hold the s^r. Negro Man and Negro
 Woman unto the s^r. George Newman his heirs Exor. Adm. and

Assignes as his and their proper Estate Goods and Chattels from
 henceforth for evermore. And the said John Newnan for
 himself his Exors Exer. and Adm^r. doth Covenant Promise Grant
 and Agree to and with the s^d George Newnan his Exors Exer.
 Adm^r. and Assignes by these presents in manner and form following
 (that is to say) That the s^d George Newnan his Exors Exer. Adm^r.
 and Assignes shall and lawfully may at all times hereafter
 peaceably and quietly have hold possess and enjoy the afores^d
 two Negroes without any manner of Lett Hindr Trouble Interruption or
 Disturbance of him the s^d John Newnan his Exors Exer. or Adm^r.
 or of any other person or persons whatsoever. And that he the said
 John Newnan his Exors Exer. and Adm^r. shall and will from time
 to time and at all times for ever hereafter Warrant and Defend
 the afores^d Negroes unto the s^d George Newnan his Exors Exer.
 Adm^r. and Assignes from and against the Claim and Claims of
 him the s^d John Newnan his Exors Exer. and Adm^r. and from
 and against the Claim and Claims of all and every other person
 or persons whatsoever. In Witnesse whereof the s^d John Newnan
 hath herewith sett his hand and Seal the Day and Year
 above written.

Sealed and Delivered
 in the presence of

Sam^l Newnan
Wm^o + Clary

John Newnan *Seal*

At a Court held for Richmond County
 the fourth Day of February 1718.

John Newnan came into Court and
 Acknowledged this his Debt unto George
 Newnan, which was admitted to Record.

Test M^r. Beckwith C^l Cur

William Woodbridge Adm^r. of the Estate of James Samon -
 late of this County deceased Debtor as per Inventory and
 Appraisement December 1717 Amounting to - £ 9-15-10
 To his Hoop of Tobacco 626 at 16^s 8^d Cont. - £ 5-4-4

£ 15-0-2

Errors Excepted this 25th Day of
 January 1718.
 Wm^o Will. Woodbridge

Don Contra

By 826 p ^{ts} of Tobacco due to me at 16 ⁸ p ^{ts} Cent	£ 6 - 17 - 8
By an Order of Court obtained against y ^e Estate of Elizabeth Taffe for 880 p ^{ts} of Tobacco at 16 ⁸ p ^{ts} Cent	7 - 6 - 8
By Charles Taffe for 150 p ^{ts} of Tobacco at 16 ⁸ p ^{ts} Cent	1 - 5 - 0
	<hr/>
	£ 15 - 2 - 4

All a Court Continued, and held for Richmond County the Fifth Day of February 1718.

At the Motion of William Woodbridge this Account was admitted to Record. Test M^r. Beckwith C^l Cur

The Mark of William Skrim's Hogs & Cattle a Swallow fork on each Ear, desire to be Recorded. W^m Skrim

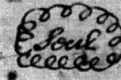
Recorded amongst the Records of Richmond County the Fifth Day of February 1718.

Test M^r. Beckwith C^l Cur

Know all Men by these presents y^e Mary Plummer Widow y^e sole Executrix of my deceased Husband Thomas Plummer of y^e Parish of Kingston & County of Gloucester Have & doe by these presents for divers Causes and valuable Considerations thereunto moving have Constituted & Appointed my well beloved friend M^r. James Ingo of y^e County of Richmond to be my true and lawfull Attorney And in my Name and to my use to ask sue for, Require, Recover & Receive all manner of Debts due whether by way of Tob^o: money or any other way in Richmond County o: Due due to me or my deceased Husband afores^d: And upon Receipt of any such Debts &c: to discharge y^e s^d: persons in my Name & to my use giving & granting to my s^d: Attorney all Power & Authority as if I were personally present Ratifying & Confirming what my Attorney shall doe for me or my use by Virtue of these presents In Witness hereof I have herunto sett my hand and Seal

Ed^d this 31st Day of December 1718

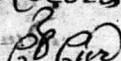
These Writs (in Richmond County & Essex) were interlined before signed.

Mary  Plumer

Test.
Robert Singleton
Joshua Singleton

At a Court hold for Richmond County the fourth Day of March 1718.

This Power of Attorney from Mary Plumer to James Ingo was proved by the Oath of Joshua Singleton one of the Witnesses thereto, and admitted to Record.

Test M^r. Beckwith 

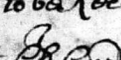
Richm: fe:

Nov^r: 4th 1718.

George Hopkins aged fifty Years or thereabouts deposes & saith That at y^e time when M^r. Thomas Loyd (since deceased) received into his possession y^e Plantation belonging to M^r. Matthew Wright of Lancaster County (since deceased) situate upon Rapp: Crooke in Richmond County now in y^e possession of Joseph Boffield y^e then there was on y^e afores^d. Plantation One dwelling house forty five foot long and twenty foot broad wth. Girders & Sawed halfe Joies and Rafter two rooms on a floor Stairs & a Closet plan too a beere & bolow a double brick Chimney & brick Closet plaistered wth. lime & hair above & below. One Kitchin about thirty foot long plaistered wth. lime and hair below another small house a bolow wth. a good roof over it all in a good Condition, a good Still house and another good small house by it. A good large Tobacco house under y^e hills another large new Tobacco house called y^e press house and further the Depoⁿent saith not.

Signature
George T Hopkins

Sworn to in Richmond County Court the fifth Day of March 1718 by the abovesaid Geo: Hopkins and at y^e Motion of the abovesaid Joseph Boffield was ordered to be Recorded

Test M^r. Beckwith 

Richmond Jc. Nov: 4th 1718

Thomas Cooper of Westmoreland County Aged fifty Years or thereabouts deposed & saith y^t at y^e time when M^r. Thomas Loyd (since deceased) received into his possession y^e Plantation belonging to M^r. Mottson Wright of Lancaster County since deceased: Situate upon Rapp^a Creek in Richmond County & now in y^e possession of Joseph Bellfield That then there was on y^e Plantation afores: one dwelling house forty & five foot long & twenty foot wide wth Girders & sawed halfe Joies & rafters, two rooms on a floor Stairs & Closet and planked above & below, a double brick Chimney & brick Closet and plaistered wth lime & hair above & below wth a Lintel about Thirty foot long plaistered wth lime & hair below another small house a Cellar wth a roof over it all in a good Condition.

a good Still house & another good small house by y^e Still house a good large Tobacco house under y^e hills another large new Tobacco house Call'd y^e press house, and y^e reason he have to know y^e above is y^t about two Years before y^e s^d. Loyd had y^e possession of y^e Plantation afores: y^e Deponent liv'd on this Plantation & was often at it & afterwards at it to y^e taking of it by M^r. Thomas Loyd, and further y^e Deponent saith not.

Thomas Cooper

Sworn to in Richmond County Court the Fifth Day of March 1718 by the above named Thomas Cooper, and at the Motion of the above named Joseph Bellfield, was ordered to be Recorded.

Test M^r. Beckwith Clk

Richmond Jc. Nov: 4th 1718

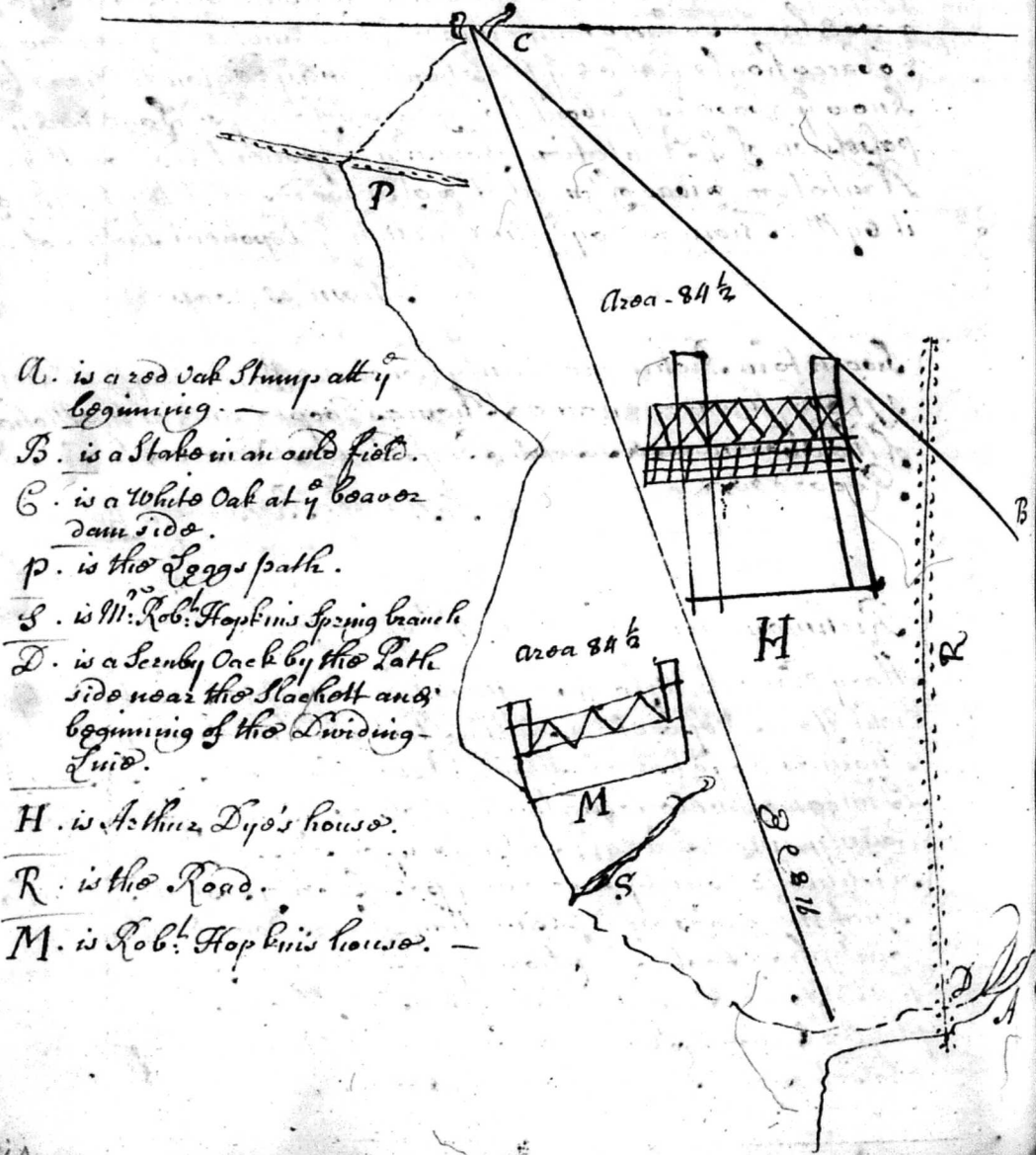
Mary Burzess Wife of Mathew Burzess Aged about Thirty Eight Years deposed & saith That at y^e time when M^r. Thomas Loyd (since deceased) received into his possession y^e Plantation belonging to M^r. Mottson Wright of Lancaster County since deceased: Situate upon Rapp^a Creeks in Richmond County & now in y^e possession of Joseph Bellfield That there was on y^e plantation afores: one dwelling house forty five foot long & twenty foot wide wth Girders & sawed halfe Joies & rafters, two rooms on a floor Stairs & Closet planked above & below a double brick Chimney wth a brick Closet & plaistered above and below.

a Kitchen about thirty foot long plaistered wth Lime & hair below, another small house a Seller wth a roof & over it all in good condition, a good Still house wth another small good house by it. —
 a good large Tobacco house under y^e hills, and further the
 E^d Dependent Sattle not. — *Signum*

Mary Burrows

Sworn to in Richmond County Court the 5th Day of March 1788
 by the abovenamed Mary Burrows, and at the Motion of the
 abovenamed Joseph Belfield was ordered to be Recorded.
 Test M^r. Beckwithe C^l Cur

A Plott of Land belonging to Rob^t Hopkins & Arthur Dy



- A. is a red Oak Stump at y^e beginning. —
- B. is a Stake in an old field.
- C. is a White Oak at y^e beaver dam side.
- P. is the Leggs path.
- S. is M^r. Rob^t Hopkins Spring branch.
- D. is a Scurby Oak by the Path side near the Slackott and beginning of the Dividing Line.
- H. is Arthur Dy's house.
- R. is the Road.
- M. is Rob^t Hopkins's house. —

Richd Sa
 Richm
 p. 107

February 11th 1707⁸ Then Surveyed & Divided the above Platt
of Land att y^e Request of y^e s^r Hopkins & Dy^e by Sworn Chou-
Carriers wher^e Division the are both agreed shall be a bare to y^e
and their heirs for ever from any pretention of and blame of
Right to any other or further part than their part now received by
this Division y^e Line wher^e of beginneth att &c. as in the Survey on
other side att Legg may apper: the Dividing Line from y^e Slackett
Just att the main road side to y^e beaver Dam above the Legg
is 11: 8²: 8.

J^r Edw: Barrow.

February 11th 1707⁸

Then Survey^d for M^r: Rob: Hopkins & M^r: Arthur Dye
a peck of Land being part of a Division of Land Sould
for M^r: James Williamson dorofolowito M^r: Robert
Hopkins beginning at a red Oak Stump standing near a
couch of the March called the Slackett thence N E & by
11 16^s poles to a stake in an old field in the Line of
Coll^d Fleet along the s^r Line 11: 25: 30 West 166 po:
to y^e beaver Dam above the Legg, thence S. 57 West
44 po, thence S 21 10 20 po, S 73 10 14 po, thence S. 26
10. 13 po, thence S. 15 E 12 po, thence S. 10 E. 39 po:
thence S. 53 10 14 po, thence S. 5 10. 18 po, thence S
69 10. 24 po, thence S. 63 10. 18 po, thence 10. 16 po:
thence S. 15 E 44 po, thence S. 42 E 44 po, thence
S. 11 10. 18 po, thence S. 63 10. 10 po, thence S. 26
E 23 po, thence S. 43. E 14 po, thence N. 77 E. 24
po: over a Swamp att the head of a great March to
the Main Road side near the Slacket, thence along
the s^r Slacket to the beginning

such land is Situated.
Richm: County behixt
p. Sworn App. & Book

J^r Edw: Barrow

Att a Court Continued and held for Richmond
County the Fifth Day of March 1718.

Att the Motion of Henry Dye this Survey made by M^r: Edward
Barrow is ordered to be Recorded.

Test: M^r: Beckwith Cl^r Cur

Persuant to an Ord. of Richm: County Court dated Feb^y 5: 1718 We^y
Subscrib: have this day stated & settled the Acc^t: between Thomas
Haliku: & the Ex^r: of M^r: Augustine Brockenbrough deced: Adm^r: of the
Estate of Thomas Dickenson deced: as followeth Viz: -

1718	Thomas Dickenson D ^r :	By Contra Pro ^o :
Jan	To 175 Gall of Oye @ 18 ^o 9	By 1 Serv ^t : Woman - - - 1900
	By Gall - - - - - 1400	By 10 ^o of 1400 Feb ^o - - - 140
	To Shadrick W ^m :s bill 23450	By Beef - - - - - 600
	if paid - - - - - 4850	By Salt & Run - - - - - 82
	3072	By his fee for Proceed of y ^e : 10 ^o recovering the s ^t : Feb ^o : 400
	1778	3072
		anno

W^m: Hantracy
Jan^o: 3: 1719

March y^e 31th 1719

An Account of what Feb^o: I have paid for y^e Estate Ann Dodson Deced^o: -

To furnish all Charges att - - - - -	" 800
To burying of my Sister Mary Dodson - - - - -	" 800
To Tho: Reed - - - - -	" 20
To M ^r : Hovenden Brockenbrough - - - - -	" 40
To Cap ^t : Woodbridge - - - - -	" 40
To John Simson - - - - -	" 200
To James Forsho - - - - -	" 90
By Charles Dodson - - - - -	1890
	anno

All a Court hold for Richmond County the
first Day of April 1719.

At the Motion of Charles Dodson this Acc^t: was admitted
to Record. - Test: M^r: Beckwitht Cl^{er}: Cur

Whereas there is a Suit in Chancery depending between W^m: Lovort
Comp^t and W^m: Robinson Defend^t in a Court hold for Richmond County
touching a bill of Exchange drawn by James Robinson upon the
Defendent W^m: Robinson for payment of ten pounds to Robert
Whitlow which s^t: Suit by Rule of Court was referred to the determination
of John Tayles Gent^l who th^o: upon made such Order and Award & thereon
as in the paper hereto affixed is contained purporting to be a Copy of the
Original proceedings and Award and therefore th^o: Robert
Whitlow in pursuance of the said Award came this twenty fourth

Day of November Anno Domini One thousand seven hundred and
 eighteen before me W^m Squire Esq: one of his Majesty's Justices of
 Peace for the County Pallatine of Lancaster and being sworn on the
 holy Evangelist doth Depose & say that the said Sum of Ten pound
 for which the s^d Bill was so drawn was at the time of the
 drawing thereof upon the s^d W^m Robinson bona fide due and that
 he the s^d Robert Whitlow never receiv'd any other satisfaction but the
 s^d Bill directly or indirectly. — Rob^t Whitlow

Ind apud Liverpool in Com^o Lanc^{ie}
 die 2^{to} supradictis rocamone

W^m Squire

Where these Names are subscribed were present when the above
 names Robert Whitlow was sworn to the above Affid: & that
 the words (purporting to be a Copy of the original proceedings
 and Awards) were first interlined in our presence as Witnesses
 Our hands. — Tho: Penkett

William Sutton
 Tho: Fletcher

At a Court hold for Richmond County the Sixth
 Day of May 1719.

At the Motion of William Spaworth this Affidavit together
 with the Order of Court hereto annexed is admitted to Record.

Test M^o Beckwith C^o Cur

At a Court Continued and hold for Richmond County the
 Sixth Day of February 1717.

The Suit in Chancery between William Hancock Com^{pt} and William
 Robinson Respond: Concerning a Bill of Exchange drawn by one James
 Robinson payable to one Rob^t Whitlow for y^e Sum of Ten Pound
 Sterling Directed for payment thereof to Major William Robinson
 Respond: as in y^e Bill of Com^{pt} remaining among y^e Records of
 this Court may more fully appear the s^d Respond: at a Court hold
 for this County y^e 5th Day of September last put in his Answer to
 y^e s^d Bill & made Oath thereto and the Suit was Continued both
 parties having y^e next day Entered into a Rule of Court to submit
 their Differences to the final Determination and Awards of John
 Tayloe Gent the s^d John Tayloe this Day returned his Awards
 which at the Com^{pt} Motion is admitted to Record and is in these
 Words " Richmond Se^t William Hancock Com^{pt} and W^m Robinson
 Def: in a Bill in Chancery of which an Authenticated Copy is hereto
 Annexed having by Consent Entered into a Rule of Court as by y^e Order

1900
 140
 600
 82
 400
 3072
 annu
 800
 800
 020
 040
 040
 200
 090
 1890
 annu

also hereto annexed to submit the whole Cause to my sole Arbitrament -
 final Determination and Award, I having heard and considered &
 the said two Orders Determining and finally Awarded that upon the s.
 Rob: Whitlow's (in the Comp^{ts} bill mentioned) making Oath that the
 Ten Pounds mentioned in the Bill of James Robinson's drawing
 on his Son William Robinson was at the time of Drawing the same
 bona fide due and that he never received any other satisfaction but
 the said Bill which in the Respond^t Answer is said to have been
 casually burnt then upon his or his Certain Attorneys producing
 Certificate of such Oath made to this Court that then the s.
 Robinson Respond^t to the Annex'd Bill do forthwith pay to the s.
 Rob: Whitlow or to his Certain Attorney the Sum of Ten Pounds
 as it was in the s.^d Bill Express'd together with his Cost of Suit, Else
 Execution. Given under my hand and Seals y^e Sixth Day of February
 in the Year of Our Lo: & Our Thousand seven hundred & Seventeen

Ju: Taylor Seal

The s.^d Award is by this Court Ordered Accordingly, att^o Ex^o
 Copy Test M: Beckwith C^o Cur

To 16 p ^{ts} Wom: Shoes att 2/6	£ 2 - -
To 3 p ^{ts} bound D: att 3/7	£ - " 9 -
To 33 p ^{ts} Mens D: att 40 ^{rs}	£ 6 " 10 -
To 15 p ^{ts} Boys large D: att 2/6	£ 1 " 17 " 6
To a Trooping Saddle & furnit:	£ 1 " 12 -
To a 1/2 Skirted D: w th furnit:	£ 1 " 1 -
To 2 Guib Bridles att	£ - " 6 " 6
To 1 p ^{ts} Wasted Stuff q ^{ty} 48 y ^{ds} att 10 ^{rs}	£ 2 - -
To 1 p ^{ts} 36 y ^{ds} Calimico att 12 ^{rs}	£ 1 " 16 -
To 1 Book Routin att	£ - " 8 -
To 2 p ^{ts} Calico	£ 3 " 12 -
To 17 p ^{ts} paper att 18	£ 1 " 5 " 6
To 9 Course Easter hats att 5	£ 2 " 5 -
To 1 doz: Mens wasted Rols hose att	£ 1 " 16 -
To 3 p ^{ts} better D: att 3/4 ^{rs}	£ - " 10 " 0
To 7 p ^{ts} damnd course wasted knit D: att	£ - " 11 " 8
To 1 doz: Wom: wasted Wove D:	£ 1 " 10 -
To 2 p ^{ts} 91 Ells 1/2 Check Lin att 10	£ 3 " 16 " 3
To 1 p ^{ts} 30 Ells wide D: att 14 ^{rs}	£ 1 " 15 -

35 " 1 " 5

To 5 ff course woaded knit hose - - - - - £ 8 4
 To 2 ff fine Doctas 26 Ells att 16^{cs} - - - - - £ 17 14 8
 To 2 ff 26 Ells D^o att 16^{cs} - - - - - £ 1 14 8
 To 2 ff 26 Ells D^o att 16^{cs} - - - - - £ 1 14 8
 To 2 ff 26 Ells D^o att 14^{cs} - - - - - £ 1 10 4
 To 13 Ells D^o - - - - - att 14^{cs} - - - - - £ 17 6
 To 13 Ells ³/₄ blow paper holl: att 20^{cs} - - - - - £ 1 1 11
 To 13 ¹/₂ bro: & coll: thread att 18^{cs} - - - - - £ 1 - 3
 To 2 ¹/₂ Gletchd D^o att 9^{cs} - - - - - £ 5 -
 To 10 y^d: Stript holl: att 2^{cs} - - - - - £ 1 1 8
 To 25 ff Mens & Wom: wash Gloves att 11^{cs} - - - - - £ 1 2 11
 To 6 ff boys & girls D^o att 7^{cs} - - - - - £ 3 6
 To 1 doz: Wom: white gloves att 15^{cs} - - - - - £ 15 -
 To 1 ff Kentin - - - - - £ 9 -
 To 2 y^d: Stuff att 9^{cs} - - - - - £ 1 1 9
 To 16 y^d: poplin att 11^{cs} - - - - - £ 14 8
 To 3 ¹/₂ Moolers at 7^{cs} pound - - - - - £ 1 4 6
 To 16 y^d: Calico att 2^{cs} - - - - - £ 1 12 -

£ 53 12 9

To 1st Debt brought over - - - - - £ 53 12 9
 To 2 ff 50 y^d: printed Lin: att 15^{cs} - - - - - £ 3 2 6
 To 1 ff small Stilliards - - - - - £ 6 6
 To 1 y^d: stript Muslin att 3^{cs} 6 - - - - - £ 1 18 6
 To 2 ff 19 y^d: Scotch Cloath att 11^{cs} - - - - - £ 17 5
 To 1 flying pan - - - - - £ 1 6
 To 11 2 y^d: Serge att 18^{cs} - - - - - £ 17 5
 To 12 y^d: Shaloon att 16^{cs} - - - - - £ 16 -
 To 10 y^d: 4 Drugot att 16^{cs} - - - - - £ 13 8
 To 12 y^d: 3 Sagathy course att 17^{cs} - - - - - £ 18 2 4
 To 6 y^d: 2 broad Cloath att 6^{cs} - - - - - £ 1 19 -
 To 2 ff course woaded knit hose - - - - - £ 5 4
 To 6 ff boys wash gloves att 7^{cs} - - - - - £ 3 6
 To 2 coll: thread - - - - - £ - 9
 To a Bag Mo^t Butt: att - - - - - £ 4 6

£ 65 13 2 4

To a Bag tick butt: - - - - - £ 2 6
 To 5 y^d: Calico att 2^{cs} - - - - - £ 10 -
 To 6 ¹/₂ 3 Silk att 18^{cs} - - - - - £ 7 3

£ 66 14 11 4

110
We the Subscribers in Obedience to an Order of Richmond
Court bearing Date the fourth of this Instant have apprais'd
the above mention'd Goods which was seized by Attachment
for a Debt due to Rich: Smith amounting as above to
Sixty Six pounds fourteen Shillings and Eleven pence three
farthings sterl. Given under our hands this 20th Day of
June 1719.

Paul Micou /
Wm. Hanthoroy
Wm. Skzine
~~Wm. Skzine~~

Whereas John Becher Thomas Longman William Atwood &
Jeremy Innes all of the City of Bristol in the Kingdom of Great
Britain Merchants and Rachel Dovoroll of the same City
Widow Executrix of the last Will and Testament of Benjamin
Dovoroll Merchant dec: by Virtue of a Letter of Attorney
made and executed at the City of Bristol aforesaid the
Twenty fifth day of July Anno Domini One thousand
Seven hundred and Seventeen have made and each of
them did make ordain and appoint me Samuel Skinner of
Richmond County Merch: their true and lawful Attorney
jointly and severally for them and each of them and in their
Names and each of their Names and for their joint or separate
use as the same belongs to ask, demand, sue for, receive and
receive of and from all and every person or persons in Virginia
all such Tobacco Debts and other Debts and all such Sums
of money, Goods, Wares, Merchandizes and things and all such
Shoops, Boats and Flats with their appurtenances as were then
or are now due, owing or belonging to them or either of them
on a joint or separate Account which were or was Contracted
for or transacted by the said Benjamin Dovoroll in his life
time as in and by the said Letter of Attorney amongst other
things therein contained and duly proved in Richmond County
Court and now remaining on the Records thereof Relator Hereto-

being had it both and may more fully and at large appear -
 And in as much as divers quantities of Goods, Wares and -
 Merchandises have of late been sold by the said Samuel -
 Skinner in order to purchase Tobarro for the use of the said -
 Company and as yet the said Divers debts are not all -
 repaid So there remains several considerable Sums of -
 Tobarro due to the said Company on the Account aforesaid -
 Now Know all Men by these presents that I the said -
 Samuel Skinner by Vertue of the Power and Authority to me -
 granted in and by the Letter of Attorney aforesaid And I reposing -
 special trust and confidence in the honesty, capacity and -
 integrity of Charles Burgess of Richmond County aforesaid: -
 Have made, Ordained, Constituted and Appointed And by these -
 presents Doe make, Ordain, Constitute and Appoint and in my -
 place and stead put the said Charles Burgess my true and -
 lawful Attorney pursuant to the Power so to me as aforesaid -
 granted for and on the behalf of the aforesaid John Barber and -
 Company Merchants and to their use and behoof to ask, demand -
 require, sue for, Levy, recover and receive all and every such -
 Sum or Sums of money, Bills, Bonds, Debts, Goods, Wares, Merchandises -
 Effects and Demands whatsover which are now due owing or -
 belonging to the aforesaid John Barber and Company from all -
 and every or any person or persons whatsover in Virginia aforesaid -
 their Executors or Administrators And upon Receipt or -
 Recovery thereof or any part thereof sufficient Discharges and -
 Acquittances to make and Give Giving and by these presents -
 Granting unto the said Charles Burgess my whole Power and -
 Authority in and touching the premises to sue, Arrest, Attach -
 Seize, Sequester, Imprison, Condemn and Proscrite and thence -
 or thereof again to Acquit, Release and Discharge and out of -
 Prison to Deliver also in my stead to appear and my person to -
 represent in any Court or Courts as Demandant or Defendant in -
 any Suit, Action or Appeal for or by reason of the premises Also -
 one or more Attorneys or Attorneys under him to Substitute and -
 appoint and at his pleasure to Revoke And Generally to doe -
 Act and perform all other matters and things in and about -
 the premises requisite and necessary as fully as I myself -
 might or could doe were I personally present And I doe -
 hereby Ratify and Confirm all and singular whatsoever -
 the said Charles Burgess or his Substitute shall legally doe -
 or procure to be done in or about the premises provided -
 notwithstanding that this Power and Authority shall continue -
 but during my absence and but during the Will and

The Estate of Will^m. Sims deced^d of Dor^{set}
 June 4th 1719.

To p ^r Mary Jefferys	400
To p ^r D ^o a p ^r of Shoes	15
To p ^r John Morton for plank for a Coffin	50
To p ^r M ^o . Ingoe	90
To 2 County Levys	24
To Sheriffs Fees	15
To Secretaries D ^e	40
To p ^r M ^o . In. Bagg	312
To p ^r Charles Bruce by Ord ^r of Court	339
To p ^r Cap ^t . Walter King	509
To p ^r Wrents	30
To p ^r Martin Kemp by Ord ^r of Court	186
To p ^r for Sims as Security of Phillips	2500
To his Acc ^t att ^y Ord ^r inary	160
To p ^r Lant ^t Jefferys	45
To p ^r for Escheating of Land	1495
To Clerks Fees	178
To Sims's bill to Pott ^y p ^r Sims	740
To p ^r Cap ^t . Barrow for Surveying Sims's Land	750
	<hr/>
	8178

To Goods before Sims's Death - - - - - 614
 Errors Exceptioⁿ - - - - - 8725

ff^e Nich^o. Smith

To 2^d Rents p^r Cap^t. Barrow -

All a Court held for Richmond County -
 the fourth Day of November 1719. -

Nicholas Smith Gent in open Court made Cath^o to this
 Account, and at his Motion it was Order^d to be Record^d

Test M^o. Beckwith Cl^{er}

I Wm Baptie Jun: Doe hereby Acknowledge to have had & rec^d
of & from George Hopkins full satisfaction of all Claims and
Demands due from y^e: y^e: Hopkins on y^e: Acc^t: of John
Baptie Doe: And I Doe hereby Release & Discharge the s^d:
George Hopkins his Ex^{ors}: &c: from all Claims & Demands
upon y^e: Acc^t: of the s^d: Estate the Witness my hand this 20th
Day of Feb^r: 1719.

Testes: J. Avery Dye
Michael M Wilbey
JAM: YODIVA

Wm Baptie

At a Court hold for Richm: County
the Second Day of March 1719

At the Motion of George Hopkins this
Receipt from William Baptie to him is
Ordered to be Recorded.

Test: M: Beckwith C^l Cur

1719	The Estate of Wm Rogers cor ^d D ^o	ff Contra	- - -	6 ⁰⁰
	To Clerk & Sheriff fees	By Judgm ^t : of Wm Griffin	-	14 69
	To 2 Evidence of charge	By money rec ^d : 3:10:2	-	23 4
	To p ^r : And ^o : Scrimshar			1492 2
	To p ^r : Tho: Turner Judgm ^t :	Ball due to me	-	528 7
	To p ^r : Char: Spoo Oath			2021
	To p ^r : Doct: Turners D ^o :			
	To more Clerks fees			
	To a Law: fee p ^r :			
				2021

Errors Excepted ff me Geo: Mosaley

At a Court hold for Richm: County the
Second Day of March 1719

George Mosaley in open Court made Oath to the truth of
this Account which is Ordered to be Recorded.

Test: M: Beckwith C^l Cur

Know all Men by these presents That Wee Rachell Dowerell
of the City of Bristol Widow and Jeroniah Dowerell of the
same City Surgeon (two of the Executors named in the last
Will and Testament of Benjamin Dowerell sometime of
the said City of Bristol and afterwards of Virginia de:
and who have duly proved the same) Have each and each
of us both made, ordained, Constituted, and appointed,
And by these presents Doe and each of us both make
ordain, constitute and appoint and in our places and
Steads putt and deputo our well beloved Friends -
Charles Buzges of Virginia aforesaid Merchant Our
true and lawfull Attorney for us and in Our Names unto
our use to ask, demand, levy, receive and receive of and
from all and every person and person whatso ever -
All and every such Summe and Summes of money, Goods, Wares,
Merchandise, Debts, Dues and Demands whatso ever
whitch now are due, owing or any ways belonging to us
or either of us as Executors as aforesaid, or otherwise
howso ever upon Bond, Bill, Judgment, Note, Book,
Account, Promise, Contract or by any other way or means
whatso ever giving and theroby Granting unto our said
Attorney good right, full power and lawfull Authority -
in the premises All and every such Debts and Debts
their Executors and Administrators and his their and
each and every of their Executors and Administrators
Goods and Chattels to Plaintiff, sue, arrest, Attach -
Declaro, Impleade, Impriison and cause to be rondenped
and out of prison to Deliver, Acquittances or other
sufficient Releases or Discharges in our Names to
make, seal and Execute And one Attorney or more
under him to constitute and the same at pleasure to
Revoake And further to make Composition and
generally to do and Execute all and every such further
and other Acts and things as shall be needfull or
necessary to be done touching or concerning the said
promises or any part thereof and that as effectually
in every respect as wee our selves in any might or could
do the same in our persons Ratifying, allowing and
Confirming All and whatso ever our said Attorney
shall lawfully do or cause to be done in or about the
promises by vertue of these presents In Witness -

whereof we have herunto sett our Seals and Seals
this Two and Twentieth Day of February in the
Sixth Year of the Reign of Our Sovereign Lord
King George our Annoq; Dni 1719.

Sealed and Delivered
in the presence of
W^m. Stretton
Alexand: Parker

Rachell Deverell
Jerem: Deverell

At a Court hold for Richmond County
the fourth Day of May 1720

This Power of Attorney from Rachell Deverell and
Jeremial Deverell to Charles Burges was this Day
proved in open Court by the Oaths of William Stretton &
Alexander Parker Witnesses thereto, and admitted
to Records. — Test M: Beckwith Clerk

December 1719.

Received of M: John Spicer Gent Seven Negroes
Larkis, Bobb, Hannah, Humphry, Phillis, Bess & Sue
and Nine head of Cattle, four Cows & Calves and a
Young Steer Nine Barrells of Corne & five Bushells
of Beanes. Rord p^r mo

W^m. Griffin Carp^r

Received this Estate of W^m. Doane.

Recorded amongst the Records of Richmond County
the first Day of June 1720

Test M: Beckwith Clerk

To all Christian People to whom these presents shall come I
Jane Thorne of the County of Richm: in y^e Colony of Virginia
send greeting in o. Lord God everlasting Wher as I y^e s^t:
Jane Thorne for y^e in Consideration of y^e tender Love &
Naturall Affections y^e I bear for y^e towards my Dear
Children Susannah Thorne & Merzymian Thorne Have
Given made & sett unto y^e s^t: Susannah & Merzymian Thorne
an Estate as is here following in manner & forme Expresses
(viz:) Two Cows & Calves to each of them, Item a

Healthed & furniture to each of y^e, Likewise three pater-
 Dishes & halfe Dozen of plates to each of them, & to each of
 them an Iron pott, & to Meryman a large Owell table and
 writing Desk & all my Deceased husbands books, unless y^e
 can sell them for money or otherwise for Tobacco to advantage
 & if such an opportunity shall present I doe give whatever is
 gotten for them to be Equally Divided betwixen my affores^d.
 Children, and to my Daughter Susannah I doe likewise Give
 my Trunk & one small Iron bound Chest & one Gold Ring &
 Silver Thimble wth y^e first two Letters of my Name in itt, and
 to Meryman Thorne one Gold Ring, and to Susannah Thorne
 my Daughter I doe give my Gold bob & a Silver Spoon w^{ch} her
 Father used to say she should have in his Life time, all w^{ch}
 Cattle & other Estate before mentioned to be secured & delivered
 to y^e said Susannah & Meryman Thorne by me y^e 5th Jane Thorne
 my Heires Ex^{ors} & Adm^{rs} at y^e severall Ages of y^e said Children
 hereafter mentioned, viz^t that Meryman Thorne my Son
 shall have his above Estate delivered to him when he shall
 arrive to y^e Age of Ninety Yeares, & my Daughter Susannah
 Thornes small Estate above mentioned to be Delivered to
 her at y^e Age of Eighteen Yeares, Also if either of y^e said
 Children Susannah & Meryman Thorne should Die wth out
 heires, or before y^e Ages afores^d, that then the Estate of that
 party shall fall to y^e other one if Living, Now Know Yee
 y^e I y^e said Jane Thorne Doe by these presents Ratifie, Confirm
 & Establish the afores^d granted promises according as is
 above Expressly mentioned, and Acknowledge y^e same in
 Court In Witness whereof I have herunto sett my hand &
 affixed my Seale y^e first Day of November Ann^o Dom^o 1720-

Signed Sealed & Delivered
 in presence of /

Jane Thorne

In presence of
 Thomas Lewis

At a Court hold for Dickinson County
 the Seventh Day of November 1720-

Jane Thorne in open Court Acknowledged the within
 Does to the uses therein mentioned, and it was admitted
 to Records.

Test M. Beckwith

The Estate of M^r. Tho: Fitzhugh Deed in 166th is D^o

To a Judgment of Stafford Court granted to M ^r . J ⁿ . Dymond	March 10. 1719 for	2890
To D ^o to M ^r . Anchoram	March 10 1719	1522
To D ^o to M ^r . Charles Burges	March 10 th 1719	5039
To D ^o to M ^r . John Bagg	March 9 th 1719	1832
To D ^o to M ^r . James Cordiner	March 10 th 1719	962
To D ^o to M ^r . Robert Hamilton	June 8 th 1720	152
To D ^o to M ^r . Justus Brown	June 8 th 1720	1917
To D ^o to M ^r . John Allan	June 9 th 1720	2103
To D ^o to Coll Lee for Fitzhughs orphans	June 9 th 1720	4982
To D ^o to M ^r . Henry Butler	June 8 th 1720	532
To D ^o to M ^r . Jos: Eaton	June 8 th 1720	552
To D ^o to M ^r . Tho: James	June 9 th 1720	627
To D ^o to M ^r . Mungo Roy	June 9 th 1720	327
To D ^o to Cap ^t . Parkes		931
To Will ^m . Hall for Hickings wages	June 1720	1600
To J ⁿ . John Willson	1720	300
To D ^o to George Monke	1720	200
To D ^o to Jean: Warrington as off an acct ^o	1719	700
To Joany duob whom she dyed	Octob ^r . 1719	1240
To Charges on the Money Judgm ^t granted to M ^r . Ho: Norton, Lee, Strother Fitzhughes McGill and Wain		475
To payd James Ireland a M ^r .	1720	015
To 10 lb ^s . for receiving y ^e 166 th & Contra		417
		20435

Contra

To the of old 166 th M ^r . with Cash		442
To D ^o of M ^r . Benj ^a . Bullot		2622
To D ^o of James Ireland		107
To D ^o of John Linson		385
To D ^o of Richard Johnson		322
To D ^o of John Yong		202
To D ^o of Mary Anchoram		094

Henry Fitzhugh 4174

At a Court hold for Richmond County the first day of March 1720

Henry Fitzhugh Gent. One of the Executors of the last will and Testament of Thomas Fitzhugh deceased this day in open Court made Oath that the above Acco^t was just & true and that he never received any satisfaction for the same but what he has given Credit for and moved that the Balance due to him which amounts to Twenty Six thousand two hundred & fifty seven pounds of Tobacco, might be settled in money, on Consideration

of which the Court doth Value the said Tobacco at two pence & a half
 which amounts to two hundred and eighteen pounds Sixteen Shillings
 & two pence and at the motion of the said Henry Fitzhugh the said
 Account is ordered to be Recorded.

Test M: Beckwith

The Estate of M^r: Tho: Fitzhugh Deed - - - - -
 To a Judgment of Rich^d: Court to Henry Fitzhugh - - - - - 1140 9 6
 To D^r: to George Fitzhugh - - - - - 410 0 0
 To D^r: to John Fitzhugh - - - - - 20 0 0
 To D^r: to m^r: W^m: Thorton - - - - - 56 6 9
 To a Judgment of Staff^r: Court to m^r: Fran: Stecher - - - - - 12 0 0
 To D^r: to Coll^r: Leo Fox Fitzhugh's Ophians - - - - - 27 15 8
 To D^r: to D^r: for Arrearages of quitrents - - - - - 10 9 0
 To D^r: to m^r: Robert Hamilton - - - - - 4 6 0
 To D^r: to m^r: David McGill - - - - - 6 8 0
 To D^r: to Cap^t: Wilm - - - - - 6 2 7
 To D^r: to m^r: John Baagg - - - - - 0 12 0
 To payd Simon Smith of a Justices Obed - - - - - 0 7 6
 To payd m^r: Alexander Parker - - - - - 11 0 0
 To payd m^r: Alexand^r: Scott a Junor all London - - - - - 5 0 0
 To payd Major: Dorrinan a Lawyers Fee - - - - - 19 0 0
 To D^r: to Dan^l: M^r: Carty Sq^r: - - - - - 4 0 0
 To a Servant Man named Sam^l: Ridgway which does
 not belong to this Estate but by Mistake was Inventoried
 & appraised to - - - - - 0 0 0
 250 16 4

Contra - - - - -
 The Inventory of the Estate appraised to - - - - - 1569 11 0
 5 Horses and 2 Bulls not appraised - - - - - 0 7 0
 4 Steers of 3 years old each - - - - - 0 5 0
 2 Barren Cows which the widow says she sold
 before the appraisment - - - - - 3
 An old Watch & p^r: of Leather baggs - - - - - 1 0 0
 A Cane without a handle - - - - - 0 5 0

Henry Fitzhugh

At a Court hold for Richmond County the first
 Day of March 1720
 Henry Fitzhugh Gent: One of the Executors of the last will and
 Testament of Thomas Fitzhugh deced this day in open Court made
 Oath to the truth of the above account and at his Motion was
 admitted to Record. - - - - - Test M: Beckwith

Stanley Gower Deceased is Deitor in November y^e 12th day 1720

To funeral Charges at - - - - - 02 0 0
 paid to m^r. Leonard Hill Curant money - - - - - 21 0 4
 To a Debt due to my selfe - - - - - 04 12 8
 paid to Roger Roaker - - - - - 00 10 9
 paid to Nicolas Christophar - - - - - 01 05 0
 paid to John Bramham - - - - - 00 04 0
 paid to homfull Brooks - - - - - 00 01 0

29 13 9

List of Tobacco paid in 1720

To Capt. Charles Barber - - - - - 1 00 95
 To William Phillips - - - - - 0 15 0
 To David Williams - - - - - 0 01 5
 To John favor - - - - - 0 01 5
 To John Spycraft - - - - - 0 06 00
 To Gilbert Motcalfe - - - - - 0 02 45
 To Gilbert Motcalfe - - - - - 0 00 05
 To William Phillips - - - - - 0 00 30
 To Francis Yeats - - - - - 0 00 37 1/2
 To John Bramham - - - - - 0 01 46
 To James Doboard - - - - - 0 0 100
 To Dan^l Hornby - - - - - 0 0 370
 To John Pound & Junor - - - - - 0 0 800
 To John Boyant - - - - - 0 0 800
 To Thomas Phillips - - - - - 0 0 100

27 17 0

List of Tobacco paid in 1720

To Clarke and Shrods, fease - - - - - 00 2 95
 To Samuell Democoll - - - - - 01 06 0
 To Edward Boyant - - - - - 00 06 30
 To John Bramham for Spencer - - - - - 11 90 3

13 9 80

Credit to y^e above Acc^t 1500 hundred pounds of Tob^o

At a Court hold for Richmond County the fifth day of April 1723

John Gower in Open Court made oath to the truth of this Account, and att his Motion is admitted to Record.

Test M: Beckwith Clk

The Estate of John Daughy Dec^d D^e
 To 1 Gallⁿ of Rum at 55[¢] Gallⁿ & 2⁰ Sug^r at 3⁰⁰ 60⁰⁰
 6⁰⁰ for his funeral - - - - - 094²
 To his Coffin - - - - - 100
 To p^r Cap^t Darrow - - - - - 75
 To the Clerks fees for Admon - - - - - 250

 519²
 To Anne Reynolds - - - - - 100

 619²
 Ex^o Secretarys fee - - - - - 40

 659²

Recorded amongst the Records of Richmond County -
 the Second Day of August 1721 -
 Test M: Beckwitht Clur

The Estate of Alexander Clayton - - - - - D^e Cont^o - - - - - 6⁰⁰
 Dec^d - - - - - D^e By John Russell - - - - - 300
 To his Will - - - - - 300 By a Mare - 50 for - - - 500
 To Ruth Gauleberry ord^r of Court 500
 To the Court Charges - - - - -
 Errors Excepted of Dan^l Hornby
 Administrat^r - - - - -

Ex^o 8^o Octob^r 4th 1721 - - -

Recorded amongst the Records of Richmond County
 the Fourth Day of October 1721 -
 Test M: Beckwitht Clur

November 4th 1721 -

When M^r Deoke lay on his Death Bed I asked him what must be
 done about y^e Negro that was Catys, then I asked againe if I must buy
 her one, and his answer was y^e he left a great Charge of Children &
 if I could to buy one but I must do as I could & if I could not she
 must have one of them y^e there was to the best of my Remembrance -
 Catharine X Suggitt

Subscribed in Richmond County Court the first Day of November
 1721 by Catharine Suggitt, and Ordered to be Recorded -
 Test M: Beckwitht Clur

Sir In all y^e Suites Petitions and Complainits depending in Richmonde Court brought against us by Tho: Mountjoy, John. Montton and Mary his Wife, Alseu Mountjoy, Orphanes or Children of Alseu Mountjoy deceased We desire and require you with withdeaw all such pleas as you have to the s^d Suites or Petitions already Entored or pleaded, and suffer Judgements to pass for the Complainants by Non sum informatus or otherwise for the Complainants for their filial portions or rateable parts of their s^d fathers estate, And for your so doing this shall be your sufficient warrant from.

Dep: y^e 14th 1721
Ex: Co Capt: George Freridge

Y^e Loving friends.
Jos: Delfield
Mary M^{rs} Delfields
March

Recorded amongst the Records of Richmonde County the
Second Day of November 1721

Test M: Beckwith Clerk

Richm: Co

Desuant to an O: & F of Court dated y^e 5th of Octob: 1721 We the Subscribers have sett apart and devised y^e Estate of M: Jos: Dooke late of this County Dec: betwene Hatherins Suggitt and His: Dooke Dec: of his last Will and Testament of y^e said Jos: Dooke dec: as followeth

- To: James Suggitt and Hatherins his Wife we have allotted.
- 1/2 doz Diaper Napkins, and One Table Cloth & Dowlace Napkins 1/2 Doz: Buckramed ditto and One Table Cloth One old Scotch Cloth Towell One p: of Ham's Sheets One p: Flancess of linn: 2: and One Towell Two Pillow Cases, One old Cotton Sheet, One Large Trunk, One Chest, and One Box, One Chair Table, One doz: plates & Doops 17th of pewter 18th Old: One new Chamber pott One Large Hummill One Grater One pepper Box One Coffer One Cankle stick 12 patty pans, One Milk Pan One Tin Kettle, One Brass Canklestick One p: Handkerchiefs sixe Tonges, Old Shilyards, three feather Chairs, Kitts Box 7 Old Case knives and forks and Cutler pott 2 Iron Suggs 2 porringers 2 plates 2 dishes One small punch bowl Old Muskerd pott One doz: bottles 2 brushes One Turkeywork Chair 2 flaggd: 2 feather beds 2 coullsters 2 Sugs 2 Blankets 2 pillows One standing bedstead and Trunked: One flock bed coullster and Blankett One Large Iron pott One small: One new Brass Kettle, One Gridiron Small Fryng Pan One Spit and potrack One Brass Kettle One pale One piggon One Iron pestle, One Silver headed Gaine One Negro Woman named Thom the Glastie 4 Cows and One yearling One Mare and old horse ffice One powdering Tubb One 10 Gall Canque Old Search

Viz: Doock we have allotted. - - -
 1/2 Doz: Dyaper Napkins, 6 y^{rs}. Huckaback & Dowface Napkins One Dowface -
 Table Cloth 2 Doz: Huckaback Napkins, & One Table Cloth One old Dowface
 Towell One old pillow Case. One old Scotch Table Towell One p^r: Canvas -
 Sheets, One p^r: of Canvas for Chim: d^o: and one old d^o: one Trunk, One Chest
 One box, One small poplar Table, One doz: plates & spoons d^o: 17th of powder
 10th of d^o: a Chamber: potts One Tin Cullender: One small Funnell 14
 Patty pans One Milk pan One Kettle One Brass Candlestick, One Cupboard
 & feather Chairs One small Trunk 2 Cases with bottles One Brass Spic:
 Morter and pestle One glass One Candlestick, One punch Bowle & -
 Gutter potts One Jug One Barber: Basen 4 plates One Salt, One Cham:
 ber pott & brushes One Turkeyworked Chair & flageo d^o: & feather Bed
 2 Cousters & Rings & Blanketts 2 p^r: pillows One Set Curtains and Valins -
 One Standing Bedstid Two Iron potts at App^o: One Brass Kettle One
 Iron pot Cracked One large frying One Spitt One pott Rack, One
 Chest One piggin and one at App^o: One Iron pestle One warming
 pan One Spining Wheel 15 Iron Skures One Spic box One Oval
 Table and Carpet One Silver plate Salt and poronger Eight Cows -
 five Calves 4 Steers 6 yearlings, One Bull, One old horse hater One
 horse Coll One 10 Gall Casque one 40 Gall d^o: & Quind^o: and one
 Old Siller and 1955 of Tob^o: in y^e: hands of M^r: James Suggitt -
 Given und^r: Our hands this 20th of Novemb^r: 1721 - - - - -

Cha: Barber
 Robert Tomlin

Recorded amongst the Records of Richmond County the
 Third Day of January 1721.

Test M: Beckwith Cl^{er}

Ricm^o: J^r.
 Testant to an O^r: of Court Dated 4th of Novemb^r: 1721
 I have set a part and Divided what part of y^e: State of J^r: Doock dec^d:
 belonged to his Daughter Catherine Doock, as appears by Inventory in y^e:
 hands of James Suggitt and Catherine his Wife Ex^r: of y^e: last Will
 and Testament of y^e: J^r: Doock, which is as followeth. - - -

- Viz: To 1 Negro Woman at - - - £ 30⁰⁰/₀₀
- To 2 Cows at - - - - - 2⁰⁰/₀₀
- To 1 Mare at - - - - - 4⁰⁰/₀₀

To 1 p. Andrews Shilpach	By her part of y ^e InVENTORY	£ 45 15 2 1/2
and five Tongs at - - - - -	By due to Suggitt - - - - -	9 9 1/2
To 1 Trundle bed bedstead		
Suggitt - - - - -		
To 2 Cows at 25/4 - - - - -		45 15 -
		£ 45 15 -

Due from James Suggitt in 1706 - - - 976
 Given under My hand this 20th of November 1721

Chas. Barber

Records Amongst the Records of Richmond County
 the Third Day of Jan^y 1721

Test: M. Deeburgh Clerk

Know all Men by these presents that We Thomas
 Seale of Swirpools in the County of Lane. Merchant Sarah
 Prescott of the same place widow and Administratrix of
 Ralph Prescott late of Swirpools and more his Decedent
 and Henry Mason of Wigan in the said County Gent. Brother
 and Administrator of Robert Mason late of Swirpools
 afores. Merchant also Decedent have and each of us hath
 made Constituted and appointed and by these presents do
 and each of us doth make Constitute and appoint Travers
 Downman of Moratice near Rappahannock River Virginia
 Gentleman and William Downman of the same place
 Gent. his Brother our true and Lawfull Attorneys jointly
 or severally for us and in our names and for our uses to
 take Demand sue for Recover and Receive all Debts &
 Sums of money which are now owing unto us or any of us
 by any person or persons in Virginia afores. or else where
 in any of the Brittish Colonies or plantations in America
 or which were due and owing to the said Ralph Prescott
 and Robert Mason or either of them at the times of their
 severall and respective deaths from or by any person or
 persons whomsoever in Virginia or any of the Colonies
 or plantations afores. and we do hereby further jointly &
 severally authorize and Impower the said Attorneys or
 either of them for us and in our or any of our names (as

Downace -
 2 old Downace
 1 p. Canvas -
 One Chest
 17th of powder
 Hummel 14
 One Supper
 2 Brass Spies
 Cows 2 -
 One Cham.
 Leather Bed
 and Valins -
 Kettle One
 Rack, One -
 10 Waxing
 One Oval
 1st Cows -
 1st Factor One
 and one -
 Suggitt -
 Barber
 Comlin
 by the -
 M. Deeburgh
 Decemb^r 1721
 eekes Dec.
 Inventory in y^e
 Last Will

Occasion shall require) to Demand sue for Recover & Receive
 all such goods Wares Merchants wares and Effects as w^{ch} jointly or
 any of us severally are or is Intitled unto or w^{ch} belong and
 appertain to us or any of us now being in Virginia or any
 other part of America wheresoever and in whose Custody or
 power soever and of what Nature kind quality or Denomi-
 nation soever the same or any of them are and be or here-
 tofore were and w^{ch} do further give unto Our said Attorney
 jointly or unto either of them severally full power and
 Authority in Our Names places & Steads jointly or in the
 Name of any of us severally (as Occasion shall require) to
 do all such acts and Deeds as shall be proper requisite or
 Necessary for or in Order to the Recovering Obtaining Collec-
 ting and receiving (for Our Joint or severall uses as afores^d)
 the severall Debts or Sums of money Goods Wares Merch-
 ant wares and Effects before mentioned or any of them or of
 any part thereof and as w^{ch} or any of us might or could do
 or cause to be done if w^{ch} were personally there present at
 the doing or executing thereof and in Our or any of Our
 Names to sign Seal Deliver and Execute any Release Receipt
 or other Acquittances or Discharges for the s^{es} or any parts
 or parcels thereof which and as the same shall be recovered and
 received by Our said Attorneys or either of them hereby Ratified
 in general confirming what soever they or either of them shall law-
 fully do or cause to be done by vertue hereof And know Ye
 further that Thomas Willis of Doverpool afores^d Esq^r and the
 s^r Thomas Sol, who are the acting Assignees of the Comissio-
 nor in re Commission of Bankruptcy awarded & executed against
 Daniel Willis of Doverpool afores^d merchant (who was a
 partner and jointly concerned with in the s^r Thomas Sol and
 with the s^r Ralph Prosser and Robert Mason in severall of the
 Debts goods and Effects before mentioned) do hereby as such
 and in the Capacity of such Assignees as afores^d join with the
 s^r Sarah Prosser and Henry Mason in Commissioning and
 Impowering y^e s^r Attorneys and w^{ch} do hereby Impower
 and authorize them or either of them to act on the behalfe
 of the said Daniel Willis to all Intents and purposes as fully
 and Effectually as Attorneys or Attorney for us as the said
 Attorneys are before authorized and Impowered on y^e behalfe of
 the rest of y^e parties herunto. In Witness whereof we have
 hereunto set Our hands and Seals the seventh day of Novemb^r
 1672 Anno Dⁿⁱ 1721

(118)
Seals & paper
Henry
Seals

Seals & Sarah

Ex: 26

Q

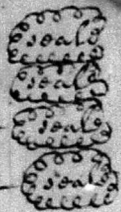
October
12th 1714

Ex: 26
Res

(118)

Seals & Deliver'd on Trolle Stamp
paper by y^e before named Tho: Seel
Henry Mason & Thomas Willis in p^{re}
sence of - - - - -

Thos Seel - - -
Sarah Priscott - -
Henry Mason - -
Tho Willis - -



Rich: Blewin
William Kenorrig
William x Martin
his mark

Sealed & Deliver'd by the within names
Sarah Priscott in p^{re}sence of - - -

Rich: Blewin
William Kenorrig
William x Martin
his mark

Ex^o

At a Court hold for Richmond County
the fourth Day of April 1735

This power of Attorney from Thomas Seel, Sarah Priscott, -
Henry Mason, & Thomas Willis, to Travers Downman, and
William Downman Gent: was this Day proceedin upon Court by
the Oaths of W^m Kenorrig, & William Martin, two of the Witnesses
thereto and admitted to Record - - - - -

Test M: Beckwith Clerk -

October
17th 1734

I the Subscriber doe own to have rec^d from m^r: Ann Groom all -
Dues belonging to me by right of Hester my Wife & likewise doe
acquit and Discharge the aboves^d m^r: Ann Groom Relict of m^r:
Richard Groom des^d from all Debts Dues and Demands Bills Bonds
and acc^ts from the begining of the world to this present Date
Witness my hand the Day and year above writton - - - - -

Ex^o

Testis
David Berzick
Sam^l: Pوند

John Gower

At a Court Continued and hold for
Richmond County the fifth Day of
April 1735 - - - - -

At the motion of John Bramham this receipt
was admitted to Record - - - - -

Test M: Beckwith Clerk -

Know all Men by these presents y^e Edw. Little merchant of
 Bristol have Constituted and authorized and in my stead and place
 put Robert Tomlin of the County of Richmoud to be my true and
 lawfull attorney for me and in my name and to my use to ask and
 for levy and receive all and every such Debts and Summs of money
 which are now due unto me from any person or persons or any
 way howsoever giving and granting unto my said attorney my
 full power and authority in and about the premises, and on the
 Receipt of any such Debt or Summs of money acquittances or other
 Discharges for me and in my name to make Seals and Deliver
 and all and every such Act and Acts thing and things devised and
 devices in the Law for the Recovery of all and every such debts or
 Summs of money as afores. for me and in my name to do execute
 and perform as fully largely and amply in every respect to all
 intents as i my selfe might or could do if i were personally present
 heroby ratifying allowing and confirming whatsover my
 attorney shall lawfully do in and about the Execution of the
 premises by vertue of these presents in Witnes herooof i have
 set my hand this 10th of Aprill 1723

Ex^o

And in presence of
 Elizabeth Tomlin
 John C. Swilman

Edward Little

At a Court hold for Richmoud County
 the second day of May 1723

This power of Attorney from Edward Little to Robt.
 Tomlin, was this day proved in open Court, by the Oath
 of Elizabeth Tomlin, and John Swilman, witnesses
 thereto, and admitted to Records

Test M. Beckwith Clerk

This Indenture made the fifth Day of February In the year
 of Our Lord God One Thousand Seven hundred and Twenty Two
 Between Nathaniel Mason of the County of Richmoud
 and parish of North Fitzham of the One part and Thomas Dalo
 Carpenter of the s^o County and parish of the other part
 Witnesseth that the s^o Nathaniel Mason hath and with the
 Consent of his Aunt Millicon Downman put himselfe an
 Apprentice to the s^o Thomas Dalo from this Instant untill
 five years be expired to learne the Art and Trade of a
 Carpenter And the s^o Thomas Dalo shall use the utmost of

his Skill to Teach or Cause to be Taught the s^d. Apprentices
In the Carpenters Art and no other Impoyment save &
making Cozes as is usuall And the s^d. Mason shall not
absent himselfe out of his Masters service Day nor Night
without his masters leave first granted but in all things
behave himselfe as a faithfull Apprentice ought to do
And the s^d. Dale shall procure & provide for him
Sufficient meat Drink Apparell Lodging Washing moun-
ding and making During the said Terme

For an Inconsideration of which service Thomas
Dale doth bind and Oblidge my selfe to give the s^d.
Nathaniel Mason One new Suit of Kersey, wth Coat
Vest, & Breeches, Two Shirts, one new pair of Shooes, one
new pair of Stockins, one new hat, Ten Carpenters
Tools, Broad axe, adz, hammers, fze, Drawing knife,
Angar, and hammers, In Witness whereof & for the
true performence hereof the parties above mentio-
ned have Interechangably set their hands and fixt
their Seals the Day and year above writton

Signed Seals and Delivered J. Tho: Dale
In presence of us - - -
Travers Downman
Thomas Barber J.

Acknowledged in Richmond County
Court the Sixth Day of February 1725
By Thomas Dale and Order to be
Recorded - - - - -

Test M: Beckwith Clerk

This Indenture made the fifth Day of February
In the year of Our Lord God One Thousand Seven hundred
& Twenty Five Between Nathaniel Mason of the
County of Richmond and parish of North Farnham of
the One part and Thomas Dale Carpenter of the s^d.
County and parish of the other part Witnesseth that the
said Nathaniel Mason hath and with the Consent of his

Aunt Million Downman put himselfe an apprentice to
 the said Thomas Dale from this Instant untill five
 years be expired to learn the Art and Trade of a Carpen-
 ter And the said Thomas Dale shall use the utmost of
 his Skill to Teach or Cause to be taught the said Appre-
 ntilce In the Carpenters Art and no other Employment
 save making Cord as is usuall And the said Mason
 shall not absent himselfe out of his Masters Service
 Day nor Night without his masters leave first granted
 but in all things behave himselfe as a faithfull &
 Apprentice ought to do And the said Dale shall procure
 and provide for him sufficient meat Drink Apparill
 & Lodging washing mending mending and making --
 During the said Term for an Inconsideration of which
 Service the said Dale doth bind and Oblige my
 selfe to give the said Nathaniel Mason one new Suit
 of Kersey & Goat Vost and Britches Two Shirts and
 one pair of Shoes one new pair of Stockings and one
 hat Ten Carpenters Tools Broadaxe and hand saw for
 Drawing knife and hammer In Witness whereof
 and for the true performance hereof the parties -
 above mentioned have Entrenchably set their
 hands and fixt their Seals this Day and year above

Ex. Writton

Signed Seals and Delivered Nathaniel Mason
 In presence of us
 Travers Downman
 Thomas Barber

Ex. Sealed
 in pre.

I Acknowledge in Richmond County Court
 the Sixth Day of February 1722 by
 Nathaniel Mason and Order to be
 Recorded

Test M. Beckwith Clerk

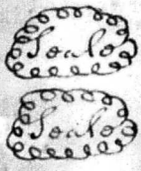
Know all Men by these presents that wee John Deecher Esq. and William Wraexall Merchant both of the City of Bristol Executors of the Last Will and Testament of John Walker late of the same City marriner Deceas'd have and Each of us hath made ordain'd and appointed and by these presents do and Each of us doth make ordain'd & Appoint Nicholas Smith of Virginia in America Merchant our and Each of our Lawfull Attorney as Executors of the said John Walker to ask Demands and Receive of and from all and Every person and persons whatsoever all and Every Summe and Summes of monoy whatsoever to the s^d. John Walker Deceas'd is or are Due and owing and to Sell Alion and Dispose of for Such Considerations as to our Attorney shall seem most all and singular the goods Chattels and Effects Plantations Lands and hereditaments to the said John Walker Deceas'd belonging or in any wise appoynting and for us and in our names to bring Accouns or give Acquittances as the Case shall Require Ratifying whatsoever our said Attorney shall Legally do or Cause to be Done in the premises by vertue hereof In Witness whereof we have hereto set our hands and Seals the Ninth Day of March In the year of our Lord One Thousand Seven hundred and Twenty

in presence of

Stephen Papps

Arthur Murgoy

John Decher
Wm Wraexall



At a Court holden for Richmond County the third Day of July 1723

This power of Attorney from John Decher Esq. & William Wraexall merchant unto Nicholas Smith was this Day propos'd in open Court by the oath of Stephen Papps one of the Witnesses hereto and admitted to Record

Test M. Beckwith Clerk

1719	John Davis Jun: Doed D ^r to M ^{rs} Susannah Taylor widow		
	To her part of the Crop having 2 Shares	1800	18 0 0
1720	To her part of y ^e Crop having 2 Shares	2400	24 0 0
1721	To her part of y ^e Crop 2 Shares	2200	22 0 0
	To 1 pair of Millards ho: Sol ^d of hers		1 10 0
	To 200 pair of hors to Elias Hannon	100	0 12 6
	To 2 1/2 Barrels of Corn ho: sp. for a Gun		1 0 10
	To Cash Sent him		0 13 0
1722	To her part of the Crop	1058	10 4 5 4
			59 16 0

Contract			
By	paid John Knight	50	10 10 0
By	3 pair Shows for Solfo		0 7 6
By	2 pair Negro Shows		0 5 6
By	20 y ^e Grapes at 10.		0 16 0
By	8 y ^e Stuff		0 5 4
By	19 y ^e Corso Canvas		0 12 0
By	9 y ^e Scotch Cloth		0 11 3
By	Damask		3 15 0
By	6 Ells holland 2 1/4		0 14 0
By	7 1/2 y ^e Garlic 12.		0 7 6
By	1 1/2 y ^e Finca wolfo 10.		0 1 3
By	2 y ^e Mollin 8/6		0 7 0
By	2 y ^e Black Silk 3/		0 6 0
By	1 pair Gloves		0 0 9
By	3 y ^e Cotton		0 3 0
By	7 y ^e Corso Canvas 8.		0 4 0
By	1 pair Shows		0 2 6
By	5 y ^e Cotton 12		0 5 0
By	12 1/2 y ^e Corso shooting Fin at 9.		0 9 4
By	10 1/2 y ^e Narrow Fin at 8.		0 7 0
By	2 Bushells Salt 2/5		0 4 10
By	1 Muzlin handkerchief		0 1 0
1722	By 200	700	7 0 0
	Balance Due to M ^{rs} Susanna Taylor wid ^{ow}		14 0 5
	out of the said Estate as appears		145 0 2
			59 16 0

Richmond County

Ex. D Pursuant to an Ord. of Court Dated the 3^d day of July 1723 which is hereto Enrol'd whoso Rames is hereto written Did sell & assign the Acc^t between M^r Susanna Taylor wid. and M^r John Davis Jun^r Dec^d Estate and there is Due to M^r Susanna Taylor wid. forty five pounds - Eight Shillings and two pence half penny of the Estate of John Davis Jun^r Dec^d as appears by the Sh^o being sworn July the 29 Day 1723 Given under our hands this the 5 Day of August 1723

W^m Faulkroy
James Ingo

At a Court hold for Richmond County the Third Day of July 1723

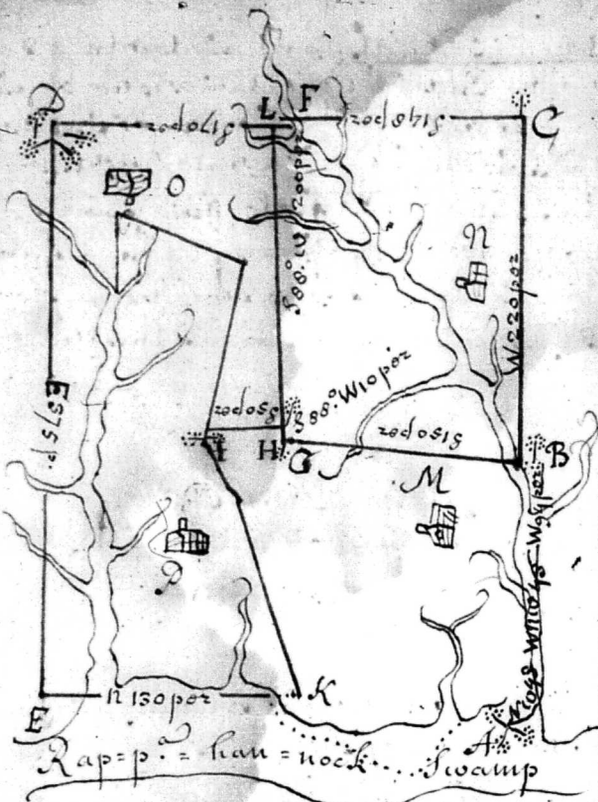
On Motion made on behalfe of M^r Susannah Taylor - Widow William Faulkroy and James Ingo Gent: are appointed & appointed between this and the next Court to State & settle accounts between the said Susannah Taylor and John Davis Jun^r late of this County Dec^d and make Report there of to next Court

Copy Test M: Beckwith Clerk

Records amongst the Records of Richmond County the Seventh Day of August 1723

Test M: Beckwith Clerk

A Table



- A is 2 white oaks & one beach of this part out standing in Rap. Swamp
- B is a small mulberry tree Henry Haws old foil - One of Jonkins Corners
- C is a small Red oak of Rap. Swamp Corner of this Sand -
- D is a white oak 3 doz. from a small Spanish Oak a small Red oak and a hickory where formerly stood a Gum an other Corner of this Sand
- E is a hickory stump by Rap. Swamp
- F is Tho. Pottys Corner a white oak
- G is a small Red oak near Mr. Mortons One of Jonkins Corners -
- H is a hickory an other of Jonkins Corners
- I is one white oak and black oak & one Red oak Jonkins Corner -
- K is John Mortons Corner -
- L is an ash in a branch of bartram One of Henry Haws Corners
- M is Wm Jonkins house -
- N is Henry Haws house -
- O is Saw: Bakers house -
- P is John Mortons house -

Mem

I Surveyed for Wm Jonkins Henry Haws and Sawroned Bakers 775 Acres of Sand It being a Pattont formerly granted to Harman Skodorman for 800 acres 55 acres of which Sand Tho: Skodorman sold which John Morton now claims the other part of the pattont he Tho: Skodorman in his last Will and Testament bequeathed among his Children which are the Wives of Tho: Jonkins Haws & Baker & they y^e said Jonkins and and his Wife Haws and his Wife Baker and his Wife being willing to know Each part hath with One Consent and assent freely agreed to Survey and Divide the same which I have Done as the above figure Describes Tho: Wm Jonkins part being Inclosed with the Pottors A. B. G. H. I. K the said Henry Haws part being Inclosed with the Pottors B. F. J. L. C Tho: Sawroned Bakers part Inclosed with the Pottors D. E. & the Pines of John Morton which d. Sand is Situate in the parish of Cithenbourne &

County of Richmond and on the branches of App. Brook

Surooyed y. 22th of October 1724

Chas: Barber Sur. &c

At a Court hold for Richmond County, the second Day of October 1725

At the Motion of Elizabeth Jenkins Mary Grimstead and Ann Commons this Sur. & Plat of Sand is O'dorod to be Recordod

Test. M: Beckwith Sur

Memorandum

Pursuant to an Order of Richmond County Court Granted to Henry Street Orphan for 22th 4th 5th Dated the 6th Day of Nov^r 1725, I as Guardian to the said Orphan have Record for his part the following Articles of the a^o. Out of which I am to Account for and pay One Third part of what Debts shall be brought against the Record Estate

- To 1 feather Bed & Furniture & also Bed Steer 3⁰ 0⁰
- To 1 Table & Form & Chest all o^r 1⁵ 0⁰
- To 3 Iron wedges & o^r broad ax & o^r o^r 1⁰ 0⁰
- To y^e Truck w^{ch} is 1 Post & 5 Stumps of full Wood 1⁰ 0⁰
- To 1 Brass Kettle o^r 1⁰ 0⁰
- To powder 0¹ 19⁹ 1/2
- To 1 o^r Quind 0¹ 10⁰ 0
- To his wearing Cloathes 6¹ 0¹ 0
- To 5 Cows @ 27/6 4¹ 2⁶
- To 2 yearlings @ 7/6 0¹ 15⁰ 0
- To 1 young Cattle 0¹ 16⁰ 0
- To 1 young Stear 1¹ 0¹ 0
- To 1 young D^o 0¹ 18⁰ 0
- To 1 young heifer 0¹ 18⁰ 0

To 3 Sarge hogs & 2 Sows of Me Richard Barnes

Recorded amongst the Records of Richmond County the
Fourth Day of December 1723

Test. M. Beckwith Clerk

Richmond Co. Know all Men by these presents y^e. Ewan Thomas
of y^e. County of Richmond plant. have assigned & made & in my
stead and place by these presents put & constituted my friend
W^m. Moulton of the County afores. In hold. to be my true and
lawfull Attorney for me and in my Name & to my use to and
for every Requir^d. Recover & Receive all & Every such
Debts & Sums of money & Tob^o. which are now due and
owing unto me from all and Every person or persons
whatsoever from y^e. South Side of Rapp. River to y^e. South
or most part of South Carolina by any manner of ways or
means whatsoever giving and granting unto my said
Attorney my whole power Strength & Authority in and
about the premises and upon the Receipt of any such
Debts & Sums of money & Tob^o. afores. Acquittances or
Discharges for me & my Name to make Sale & Dispose
all and Every such Act & Acts thing & things Devised &
Devises whatsoever in y^e. Law for y^e. Recovery of all or
any such Debts or Sums of money or Tob^o. as aforesaid
for me & in my Name to do Execute and perform as
amply & as fully in every respect to all Intents and
purposes as I my self might or could do if I were
their in my own person present Ratifying allowing &
holding firme & Staple all & whatsoever my said
Attorney shall lawfully do or cause to be done in or
about y^e. Execution of y^e. promises by virtue of these
presents In Witness whereof I have hereunto set my
hand & Seal this 21st. Day of November 1723

Ex. Signed Seal & DD
In y^e. presence of
John Moulton

Ewan Thomas
marked

Richard R Alderson
Marche

Acknowledged in Richmond
County Court the fourth day of
December 1725 by the above named
Evan Thomas and ordered to be
Recorded

Test M. Dec. fourth 1725

To all To whom these presents shall come know ye that where-
as Rich^d Alderson of the County of Lancaster by his last Will and
Testament amongst other things goods and Chattels y^e Remainder
part of his Estate unto his son Richard in w^{ch} part was a Woman
Slave Name of Penelope also whereas Christopher Edmow Tutor
married with Mary the widow of the afores^d Alderson who in a
Flandertine manner carried out of the afores^d County of Lancas-
ter and carried away with her the afores^d woman Slave Penelope
and Christopher and John Children of her the s^d Penelope y^e be-
know ye that I Richard Alderson Do by these presents
Nominate Authorize Constitute and Appoint W^m Moulton of
the parish of Sittenbourn in the County of Richmond my true
& Lawfull Attorney to sell take Seize and Apprehend the
afores^d Woman Slave Penelope and y^e s^d Christopher and
John Children of y^e s^d Penelope and all & every her Issue and
Increase and them and every of them to sell Dispose of and
make over to such person or persons as he the s^d W^m Moulton
shall think fitt and in all respects to act and do in this
premise as he the s^d W^m Moulton shall think proper
and convenient to be Done and Do hereby Ratify and
Confirm all that whatsoever my s^d Attorney shall act and do
to be as substantially performed Effectually Done and performed
as if I my selfe were personally present Witness my hand
and Seal this fifth Day of December in the fourth yeare
of the Reigne of our Sovereign Lord George King of Great

Britann & Annoque Domini 1725

Sealed & D. in
Presence of

Rich^d R Alderson



J^r Tayloe
Dan: M^r Farly
M^r M^raduke Deekwith
G^r Eskegge
Ch^r: Barber

At a Court holden for Richmond
County y^e 4th Day of March 1723

At the Motion of William Moulton
This power of Attorney from Rich^d
A Person to him is ordered to be
Recorded - - - - -

Test M^r: Deekwith Clerk

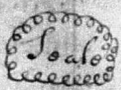
By this publick Instrument of Procuration or General
power of Attorney be it known and manifest unto all persons that on
the eighteenth Day of January in the fourth year of the Reign of
Our most Gracious Sovereign King George the Third by the Grace of God of
Great Brittain &c King and so forth 1723 before me Ralph Peters
A Notary and Tabellion publick by Royall Authority admitted and
sworn dwelling in Divorpool in the County of Lancastor and
Kingdome of Great Brittain and in the presence of the Witnesses
who have attested these presents personally appeared William
Gleivoland Esq^r of Divorpool a forren merchant son and heir of
late John Gleivoland late of Divorpool a forren merchant deceased
which s^r appeared setting forth that whereas one Timothy Hay of
Appahannock River in Essex County within Virginia sheweth in or
about the year one thousand seven hundred and Ten being indebted
to the said John Gleivoland in a considerable sum of £100 Robert
Daverly late of Appahannock a forren Gentleman deceased then
attorney or Solicitor for Patrick Minor late of Appahannock
a forren merchant deceased who was attorney and agent for the said
John Gleivoland did for and towards dischargeing the said debt
so due to the said John Gleivoland receive and get from the
said Thomas Hay for the use of the said John Gleivoland two Tracts
plantations or parcels of Land the one whereof containing of
one hundred and eighteen acres lying to or bounding upon the
Mill formerly call'd Sanders alias Rowzes and now or late
Drocks and the other consisting of two hundred and Ten
acres lying and being in the Forrest some distance from the
first and had the same conveyed over to him and his heirs
for the use of the said John Gleivoland and his heirs by a certain

Deed now in the hands of William Davorly of Rappahannock a freed
 Gent. Son and heir of the s^d. Coll^r. Robert Davorly and inrolled or
 registered in the Register doct of Essex County as by the said record
 being thereunto had may more fully and at large appear And
 that Whereas the s^d. Appraiser is desirous to sell any or any part of
 the s^d. Two Tracts of Land Therefore the said Appraiser hath
 made Ordained Constituted and appointed and by these presents
 doth make ordaine Constitute and appoint the s^d. William
 Davorly to be his true and lawfull attorney for in the name
 and to the use of him the s^d. Constituant to Grant alien Sell and
 Dispose of the s^d. Two Tracts plantations pieces or parcels of Land
 before described or mentioned or otherwise lying and being with
 all and singular the rights members and appurtenances therunto
 belonging or in any wise appertaining to the highest bidder and
 for the said Constituant's best profit and advantage unto that
 end and purpose for and in the name of him the s^d. Constituant
 or otherwise to make seal execute and Deliver to or to the use
 of the purchaser or purchasers thereof any Deed or Deeds of
 Sale and to make and give receipts and acquittances for the
 Consideration moneys and to do execute and perform all and
 every such farther and other lawfull act and acts thing and
 things Devices and assurances in the Law what sover as shall
 be needfull and requisite to the conveying and assuring the
 s^d. Two Tracts of Land or plantations and premises with the
 appurtenances to the purchaser or purchasers thereof and to the
 making and giving to him or them and every of them a good
 and perfect title therof giving and by these presents granting
 unto the s^d. Attorney his the s^d. Constituant's full power and
 Lawfull authority in and concerning the premises And generally
 in and concerning the premises to do execute prosecute and
 perform all and every such farther and other Lawfull act and
 acts thing and things Devices and Devices in the Law what sover
 as shall be needfull necessary or convenient to be done as
 fully and effectually as he the s^d. Constituant himself might or
 could do if personally present hereby holding allowing and
 confirming for good valid and effectual and and what sover
 the s^d. Attorney or any by him to be substituted shall Lawfully
 do or cause to be done in or about the premises by virtue

of these presents. In Witness whereof he the said William
Stevenson hath hereunto set his hand and seal the Day
and year first above written

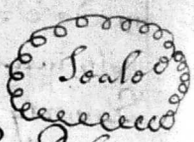
Sealed and Delivered
in presence of

W^m Cleveland



Edward Manwaring
Rob^t Maddock

Thos Testor



Thos Peters Not. Pub.

A Court held for Essex County on Tuesday
the 19th Day of May 1724

This power of attorney was proved by the oath of Rob^t
Maddock one of the Witnesses thereto and is admitted
to Record

Test: Beverley Thos

A Court held for Richmond County the
first Day of July 1724

This power of attorney from William Stevenson to W^m
Beverley gent. was proved in open Court by the Oath
of Edward Manwaring one of the Witnesses thereto
and admitted to Record

Test: M. Beckwith Thos

Know all Men by these presents that Mary Surke of
the City of Williamsburgh Wife and Lawfull Attorney of
George Surke Esq^r of Hampton in the County of Elizabeth City
Esq^r have nominated Constituted Deputes and appointed
and by these presents do nominate constitute Deputes
and appoint in my place and stead M^r Madock of
Beckwith of Richmond County in the Colony and Dominion
of Virginia Gent: my true and Lawfull Attorney for me
and in my Name to ask Demand sue for Recover and Receive
all and Every Sum & Sums of money Debts Dues Bonds Bills
Rents & profits of any Sums Payments Dues to be Due &

Payable unto me as attorney as aforesaid or Discreet howsoever
 by any means what soever from all and every person or persons
 what soever as a full power to let set or dispose of any lands
 & Tenements belonging unto me as attorney as aforesaid unto such
 persons as he shall think fitt for such and so much money as
 he shall think fitt and for recovery of any such sum or
 sums of money hereby granting unto my said attorney my
 full power and authority to let set and dispose of
 the lands aforesaid for the most he can get for my use &
 benefit hereby ratifying and confirming what soever my said
 attorney shall do or cause to be done in the premises & giving
 him full power & authority to act & do in the premises all
 things which I my self might or could do were I personally
 present In witness whereof I have hereunto set my hand
 & Seale the thirtenth day of June in the year of Our
 Lord One thousand seven hundred & twenty three

Sealed and Delivered the words
 (from all and every person or persons
 what soever) being first subscribed
 & the Obliteration of our word made
 in the same line in the presence of

Mary Duke

Sealed

The Griffie

At a Court hold for Richmond County the
 Second Day of September 1724

This power of Attorney from Mary Duke to Marmaduke
 Beckwith was proved in open Court by the oath of
 Thomas Griffie Witness thereto, and admitted to
 Record.

Test M. Beckwith Clerk

A Court held for Richmond County the fifth Day of
August 1724

In the Petition of John Tayloe Gent. Setting forth that he Intends
to Erect a Grist Water Mill on the Swamp called Shotts and
having secured Land on one Side the said Swamp prays the
One acre of Land may be assigned him out of Carys Land
on the Point that makes the fork betwixen Shotts and the
Bridge Quarter Swamp as the Law Directs. It is Ordered
that Charles Barber and Rob^t. Tomlin Gent. view the Land
petitioned for and if it takes not away houses Orchards or
Other Immediate Conveniences that they Value an Acre
thereof and put the petitioner in possession of the same for
his Convenience of Building a Grist water Mill thereon
According to Law

Ex^o

Richm: ss. Copy Test M. Beckwith Clerk

Pursuant to the within Order we have met
at the place where John Tayloe Gent. Intends to Erect a
Water Mill and viewed an Acre of Land belonging to M^r.
Cary which Acre of Land was valued to the price of five
Shillings Sterling given under our hands the 2^d Day of
September 1724

Ex^o

Cha Barber
Robert Tomlin

Recorded amongst the Records of Richmond
County the second Day of September 1724

Test M. Beckwith Clerk

RICHMOND COUNTY
MISCELLANEOUS RECORDS

[1699 - 1724]

END