

In The Name of God Amen this 4th of May one thousand seven hundred and ninety I William Seavit being in perfect mind and memory thanks be to God for the same and colling to mine the mortality of my body and knowing that it is appointed for all men once to die do make and devise this my Last Will and Testament that is to say first I Recommend my soul into the hands of almighty God and my body to the Earth to be buried in a Decent and Christian Like manner at the Discretion of my Executors hereafter named and as Touching such worldly Estates as it hath pleased God to bless me in this life with I give and Dispose of in manner and form following

Imprimis my Desire is that all my just debts and funeral Expences be first paid Here I Give to my Loving wife Elizabeth Seavit all the Estate I have now in possession of my property of all kind whatsoever Together with all other Estates or Estates as may hereafter appear Proved to be mine or my right During her life and at her death I leave the one half in value of my Estate in her power so will as she shall think fit

Item I Give to my Daughter Sidney Seavit at the decease of my wife the other half of the value of my Estate Including the Executors fee that she now have of mine in her possession and her future Increase if any. Item I Give to Elizabeth Seavit Daughter of Pottery Seavit Ten Pounds to be taken from my Estate at the Death of my said wife before a division be made I look on the life term only I appoint my loving wife Elizabeth Seavit and Capt^l Rob^t Daniel Executors and Executor of this my last will and Testament In Witness I have hereunto set my hand and seal This 4th day of May one thousand seven hundred and ninety and in the Presence of W^m M^r Daniel and Turner Records

W^m Seavit
 W^m Daniel
 Turner Records

A Certificate for Virginia County the 11th day of May 1801
 The last will and testament of William Seavit deceased was produced in Court and proved by the Oaths of James Powell and David Seavit to have been wholly and truly by the said decedent and a decree was made and the execution thereon made having refused to take upon himself the burden of the execution and it appearing to the Court that Robert Daniel the other executor therein named is dead On the motion of Pottery Seavit who made oath thereto and together with James Powell his security entered into and acknowledged abroad in the penalty of \$17000 Conditioned as the law directs Certificate is granted him for obtaining letters of administration on the estate of William Seavit deceased with his will a forsaic annexed in due form

Fille

Know all men by these presents that We Stobeny Powell and James Powell are here and jointly bound unto Lewis Holladay Stockley Towles Joseph Pollard Jr. Stapleton Crutchfield Gentlemen Justices of the Court of Spotsylvania County, now sitting in the sum of Twelve Thousand Dollars to the payment whereof, will and truly to be made to the said Justices and their successors we bind ourselves, and each of us, our and each of our heirs, Executors and Administrators jointly and severally, firmly by these presents Sealed with our seals and dated this first day of May Anno Domini, one thousand eight hundred and four and in the 28th year of the Commonwealth.

The Condition of this obligation is such, that if the above bound Stobeny Powell administrator with the Will annexed of William Lewis decess^d. do make or cause to be made a true and perfect Inventory of all and singular the goods Chattels and Credits of the said decess^d. which have or shall come to the hands possession or knowledge of the said Stobeny Powell or into the hands and possession of any other person or persons for him and the same so made do exhibit in the County Court of Spotsylvania at such times as he shall be thereunto required by the said Court, and the same goods Chattels and Credits & all other the goods Chattels and Credits of the said decess^d. which at any time after shall come to the hands, possession or knowledge of the said Stobeny Powell or into the hands and possession of any other person or persons for him do well and truly administer according to Law, and further do make a just and true account of his dealings & doings therein when thereto required by the said Court and also shall well and truly pay all the legacies contained and specified in the said Testament as far as the said goods Chattels and Credits will therunto extend, and the law shall charge, then this obligation to be void and of none effect, or else to remain in full force & virtue

Sealed & Delivered
In the Presence of

Stobeny Powell *Seal*
James Powell *Seal*

At a Court held for Spotsylvania County May 1st 1804
Stobeny Powell & James Powell entered into Acknowledged
this their bond which is Ordained to be Recorded

Seal

In the Name of God Amen. I Anthony Trager of Spotsylvania
do make and declare this writing as and for my last will and Testament
Item. It is my will and desire that all my Just debts be paid and
my Executors (so soon as they conveniently can after my decease) and
how by improved to sell any part of my Personal Estate they may
think proper for that purpose. Item I give and bequeath to my
dearly beloved wife Hannah Trager the House and whole of the
Tract of Land whereon I live for and during her life and after her
death it is my desire that the said Land be sold and the money arising
from such sale to be equally divided among the whole of my
Children or their lawfull Heirs. Item I also give and bequeath to
my said wife during her life six Negroes such as she may choose
also a white and Brown Mare known as Plow Horses, with two
mules, and the Bay Mare commonly called the Mask. I have
the whole of my stock of hogs, together with so many of each of the
stocks of Cattle and Sheep as she may think proper to take with
all the Implements of Farming Plantation Utensils &c. also
such part and so much of the House hold and Kitchen furniture
as she may choose. Item. At the Death of my said Wife it is
my will that the whole of the said property then remaining
be equally divided among the whole of my Children or their
legal Heirs. Item. It is my will and desire that the remainder of
my Estate be (so soon as my Executors conveniently can) equally
divided among the whole of my Children. I do hereby appoint my
Brother William Trager and my Brother in Law Joseph Hunter
Executors of this my last Will and Testament. In Witness whereof
I have hereunto set my hand and seal the 16th day of February 1774

Codicil. To the foregoing Will. It is my will & desire that
after the division of what I call the remainder of my Estate among
my Children that the Negroes which may belong to the first born
of my Children be kept in the possession of my wife and either
worked upon her own Plantation or hired out for the benefit of
said Children as she and my Executors may think proper until
such Children arrive at an age sufficient to take them to their
selves

A. Trager Seal

The foregoing Will &
Codicil was signed &
acknowledged by the
Testator before us

Jno. M. Hazard
R. Trager
Edward Trager

Spotsylvania Court May 11th 1804
 The Last Will and Testament of Anthony Frazer dec^d was proved by the Oaths of John M. Howden, and Reuben Frazer two of the Justices thereof and Ordered to be recorded and the Executors named in the said will refused to take upon themselves the burden of the Execution thereof. On the motion of Joseph Howden, who made Oath thereto, and together with William Frazer ^{William Frazer} & Captain Caswellfield his Sureties entered into and acknowledged their bond in the penalty of Fifteen thousand Dollars Conditioned as the Said Court Complicate is granted here for obtaining Letters of administration on the said decedent's Estate with his will annexed in due form

Held

It is the will of all men by these presents that we Jos. Howden Jr. Wm Frazer, Reuben Frazer & Sta. Caswellfield are held and firmly bound unto Lewis Holladay Stockley Sawles, Oliver Truitt Jr. & Jos. Pollard Jr. Gentlemen Justices of the Court of Spotsylvania County now sitting in the sum of Fifteen Thousand Dollars to the payment whereof well and truly to be made to the said Justices, and their successors we bind ourselves and each of us, our and each of our heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 1st day of May Anno Domini one thousand eight hundred and four and in the 28th year of the Commonwealth.

The Condition of the above obligation is such that if the above bound Jos. Howden Jr. administrator ^{with the will annexed} ~~of the said decedent~~ of Anthony Frazer decedent do make or cause to be made a true and perfect Inventory of all and singular the Goods Chattels & Credits of the said decedent which have or shall come to the hands, possession or knowledge of the said Jos. Howden Jr. or into the hands and possession of any other person or persons him and the same so made do exhibit in the County Court of Spotsylvania at such times as he shall be thereunto required by the said Court and the same Goods, Chattels and Credits and all other the Goods Chattels and Credits of the said decedent which at any time after shall come to the hands, possession or knowledge of the said Jos. Howden Jr. or into the hands and ^{possession} ~~possession~~ of any other person or persons for him do well and truly administer according to Law and further do make a Just and true account of his doings and doings therein when thereunto required by the said Court, and also shall well and truly pay and deliver all the legacies contained and specified in the said Testament as far as the said Goods, Chattels & Credits will thereunto extend, and the law shall charge then this obligation to be void & of none effect, or else remain in full force and virtue

Sealed and delivered in the presence of

Jos. Howden Jr. *Jos. Howden Jr.*
 Wm. Frazer *Wm. Frazer*
 R. Frazer *R. Frazer*
 Sta. Caswellfield *Sta. Caswellfield*

A Court held for Spotsylvania County Aug 1st 1804
Joseph Herndon, William Swager, Reuben Swager & Stephen
Cristobal, entered into & acknowledged this their bond which is ordered to be
Recorded Done

Know all men by these presents that we Wm. Walter John Carter
& Charles Nickson are held and firmly bound unto Lewis Holmby say
Stockley Tooles the Son, Tooles & Gentlemen, Justices of the Court of said
County now sitting in the sum of fifteen hundred Dollars to the payment
whereof, well and truly to be made to the said Justices and their Successors
we bind ourselves and each of us our and each of our heirs exors and
Administrators, jointly and severally, jointly by these presents sealed
with our seals this 1st day of May Anno Domini 1804 & in the 28th
year of the Commonwealth.

The condition of the above obligation is such, that if the above bound
William Walter his exors and administrators shall well and truly
pay and deliver or cause to be paid & delivered unto Sophia Boylston
Orphan of Thomas Boylston Esq^r all such estate or Estates as now is or
are, or hereafter shall appear to belong to the said Orphan when and
as soon as she shall attain to Lawfull age or when thereto required
by the said Justices of the said County Court as also keep harmless
the above named Justices their and every of their heirs Exors &
administrators from all trouble and damages that shall or may arise
about the said Estate then the above obligation to be void otherwise to
remain in full force

Sealed & Delivered }
In the presence of }

Wm. Walters Esq^r
Jm. Carter Esq^r
Chs. Nickson Esq^r

A Court held for Spotsylvania County Aug the 1st 1804
William Walter, John Carter & Charles Nickson entered into and acknow-
-ledged this their bond which is ordered to be Recorded

Done
A. Sherrill

6 } An Inventory and appraisement of the Estate of Elizabeth Bradwell dec^d

1 Red Rug and Caudlepan	£3	5	..
1 ditto 2 Blanketts 1 Caudlepan	3
1 Large Iron pot 2/6 1 common Size pot 3/6	..	7	..
1 Small do. of 1 Tea Kettle of 1 brook Dutch soup	3
1 pair of pot hooks 1/6 1 top 4/6 1 boy Iron 4/6	..	10	6
1 pair of Tongs 1/6 1 Gun barrel 1/6	..	3	..
1 old Tree Saddle 1/6 1 pot rack 6/6	..	7	6
1 Coffee pot 9 ^d 1 Shovel 1/6 1 Tub & milk piggings 2/6	..	3	9
1 Cupboard 4/6 1 pair of Carts 4/6 1 quiting hook	..	11	6
2 (Wearing) hats 2/6 1 bellows 2/6	..	4	..
1 Cow and Calves 4/6 1 Heifer 4/6	6
	11	10	3

Persuant to an order of Spotsylvania Court in the Subscribers being Jurors have appraised the estate of Elizabeth Bradwell dec^d to Fourteen pounds ten Shillings and three pence

Lewis Richards
John McWhirt
Henry Newton

At a Court held for Spotsylvania County July the 3rd 1806
This Inventory & Appraisement of the estate of Elizabeth Bradwell dec^d was returned and ordered to be Recorded

Teste Robert C. Chew Clerk

Inventory and Appraisement of the estate of Anthony Frazer dec^d as shown us by Joseph Henson the adm^r & Executor

Landon	15.0.0	
Frazier	70.0.0	
Dumbo	120.0.0	
Andrew	90.0.0	
Old Amos	20.0.0	
Young Amos	65.0.0	380.0.0
Wima	60.0.0	
Phillis	70.0.0	
Molly	80.0.0	
Robert Lewis		

Amount Brought off

Crozier	50.00		
Milling	50.00		
James	50.00	4	200.00
Dinah	40.00		
Webb	24.00		
Rachel	20.00		
Grace	12.00		
Leah	50.00		
Willy	35.00	2	110.00
Lucy	20.00		
Sarah	15.00		
Crissey	40.00		
Dover	30.00		
Lucky	25.00		
Ann	15.00	14500	1156.00

1156.00

Stock of horses &c.

1 Bay horse	25.00	
1 Black face ditto	25.00	
1 Grey Mare & Colt	12.00	
1 White Mare	15.00	
1 Bay Mare	30.00	
1 Brown Mare	21.00	
2 Mules	48.00	170.00
35 head of Sheep 10/-		170.00
22 Billo Hogs		14.14.0
1 Black Stear	6.00	
2 Yoke Billo	27.25	
4 Cows & calves	16.10.0	
1 red cow white face	3.00	
1 Large cow	4.10.0	
1 young Billo	3.00	
1 Brunse Billo	4.00	
1 White Billo	4.00	
1 Heffer	3.00	
8 Yearlings	10.16.0	81.16.0

Furniture

7 Beds & furniture	70.00
14 Black walnut chairs	7.00

Amount Carried Over

83

Amount Brought Over

2 Large Black Walnut Trees	6.0.0		
2 Smaller	Ditto	3.0.0	
1 Ditto	Ditto	12.0	
1 Desk		4.10.0	91.2.0
1 Chest		6.0.0	381.2.0
1 Cupboard		2.8.0	1537.2.0
1 Large looking Glass		1.10.0	
1 Smaller Ditto		1.0.0	
a parcel of Books		6.0.0	
1 Gun		3.0.0	
2 ^{ft} Audirons		0.12.0	
2 Shovels & Tongs		1.0.0	
1 Loom and 3 Flays		2.8.0	
2 Large Iron Pots		0.12.0	
1 Small Ditto		6.0	
1 Dutch Oven		7.6	
1 Spider		6.0	25.15.6
1 Brass Skillet		1.10.0	
2 Iron Racks		1.4.0	
1 ^{ft} Large Audirons		1.4.0	
2 Iron Pots		0.3.0	
1 Tea Kettle		0.6.0	
5 Earthen Dishes 4/6		1.0.0	
2 Box plates 6/6		0.12.0	
8 ^{ft} water Basins 3/6		1.4.0	7.3.0
1 Coffee pot		0.2.3	
3 Tea Wots 1/6		0.4.6	
2 Bowls 1 1/4 Butter pots 1 3/4		1.10.0	
9 Small Ditto		0.11.3	
1 Lane Pitcher		0.5.0	
4 Jugs 8/6 1 D ^r Knives forks 13/6		1.1.0	
2 Brass Candler Sticks		0.18.0	4.12.0
2 Iron Dishes 2 Snuffers		0.18.0	37.10.6
1 Hand mill and Soap Saw		2.12.0	1576.12.6
4 Plaques & Glass		2.16.0	
10 hours for winding & quilting		1.14.6	
11 Sythes 3/6		0.12.0	
5 axes & Whip Saw		2.0.0	
1 Pane Ditto		0.1.6	
1 Yellow pot		10.0	
1 Iron Spice Mortar		6.0	
1 easy Chair		1.10.0	12.2.0

Amount Brought Over

Amount Brought wth

5 Spinning Wheels	3.18.0		
3 y ^{rs} sp ^{rs} hooks	0.7.0		
1 y ^{rs} flat h nd	0.6.0		
9 Casks 10 y ^{rs} cast	7.4.0		
1 Grind Stone	1.10.0	13.56	25.7.0
for Andrew J. adm ^r			1000.0.0

P^resent to an order hereto returned of the Worshipful
 the County Court of Spotsylvania bearing date the first instant
 1804 being the first Tuesday and the first day of the month
 the Subscribers being sworn before a Magistrate for the
 City of said have duly appraised the negro and personal
 estate of Anthony Frazer dec^d as was shown to us by the
 Andrew adm^r of said Frazer which appears by the above
 and foregoing Ac^t. Given under our hands this 3rd day of July
 1804

Will Waller
 Richard Fowler
 Barber Winter

At a Court held for Spotsylvania County July the 3rd 1804
 This Inventory & appraisement of the Estate of Anthony Frazer
 dec^d was returned & ordered to be recorded
 Teste Robert S. Chew C. S. C.

A Schedule & appraisement of the residue of the Estate of
 James Edwards dec^d (Seven Negroes to W^m amoy 90 L^s Sampson
 40 L^s ally 37.10 Walker 57.10 W^m 30 L^s Gale 30 L^s
 Meadler 15 L^s Total amount of Slaves 340 L^s Seven of 40 ones
 Note Spoons 50 wth 3 Tables, 1 Desk, 1 Chair, 10 old chairs 2 beds
 Coasters & 6 S^{ts} for 16.18.7

Lot no 1 amoy 90	}	Drawn by W ^m amoy who
To 1/4 of Sale		
To Lot no 2	}	married Susannah

4.4.8 } 94.4.8
 5 }
 89.4.8

Lot no 2 Sampson 40 L ^s ally 37.10	}	Drawn by
To 1/4 of Sale		
To Residue of Lot no 1	}	who married
To Div ^{id} no 3		

4.4.8 }
 5 }
 2.10 }
 89.4.8 } Elizabeth

Account Over

Lot n^o 3. Walter \$64.10 / Walter \$30 \$97.10 } \$101.16.8 } James Arnold
 To 1/4 of Sales 4. 4. 8 } 12. 10. }
 To pay lot n^o 2 \$2.10 0
 To pay n^o 4 10

Lot n^o 6. Gate \$30. Madson \$45. 75 } Drawn by Benj. Reynolds }
 To 1/4 of Sales 4. 4. 8 } Josephus Barber }
 To Receive of Lot N^o 3 10 }
 \$89. 4 3

In Obedience to an Order of the Worshipfull Court of Spotsylvania County We the Subscribers have divided the residue of the Estate of James Edwards Dec^d. agreeable to Will. Given under our hands the 12th February 1803

Wm. Taylor
 Geo. Taylor
 Joseph Graves
 John W. Rife
 Robert S. Chew C. S. C.

An Inventory and appraisement of the Estate of Anthony Arnold Dec^d. taken the 30th July 1804

Town a negro man	100.0.0	a parcel of Cattle	0. 8. 0
John a negro man	100.0.0	10 lbs	
Land a negro boy	90.0.0	1 Chest	0. 12. 0
Paul a negro man	15.0.0	1 Sofa	0. 12. 0
Dice a negro woman	90.0.0	1 Table	0. 1. 0
Sharters a negro girl	75.0.0	1/2 ^d Sheep Share	0. 1. 0
Clarke a negro girl	60.0.0	1 Cauder Stick	0. 0. 6
James a negro Boy	75.0.0		77. 5. 9
Lucy a negro girl	36.0.0	1 Feather Bed	5. 0. 0
Eder a Negro Woman	60.0.0	1 Feather Bed	5. 0. 0
Arw a Negro Boy	30.0.0	1 Feather Bed	5. 0. 0
17 Head of Hogs	13.16.0	1 bed Head + Cord	0. 6. 0
1 Red Cow	3.12.0	1 Looking Glass	0. 3. 0
1 Fire Shovel	2. 8. 0	1 Flat Iron	0. 2. 6
14 yoke of Steers	14.10.0	2 Hays	8. 6. 0
1 Red Hanger (yeading)	1. 4. 0	2 Springing Wheds	1. 7. 0
4 Head of Sheep	2. 6. 0	1 Meal Tub	0. 1. 6
3 yoke of Oxen	0. 18. 0	1/2 quibing Hoes	0. 12. 0
1 pair of Blow Chains	0. 8. 0	6 Killings Hoes	0. 9. 0
1 pair of Hames	0. 3. 0	3 Axes	0. 14. 0
1 Iron Pot	0. 3. 0	1 Pair of Wedges	0. 4. 0
1 Sows	0. 4. 0	2 Cows	0. 10. 0
1 Hay Wheel	0. 5. 0	1 Dog	0. 1. 6
a parcel of Cattle	0. 16. 0	4 Tubs	2. 7. 0
		1/2 Hogshead	0. 18. 0
		1/2 Hogshead	0. 12. 0
		5 Chairs	0. 12. 0
		The whole amount	\$75. 11. 3

In compliance with the above order we have appraised the Estate of Anthony Arnold Dec^d. Agreeable to the within Inventory

James Wilson
Andrew Mitchell
Henry Southworth

At a Court held for Maryland County September the 6th 1804
This Inventory & Appraisement of the Estate of Anthony Arnold dec^d was returned & ordered to be recorded
Teste Robert S. Chew Sec^y

3

Agreeable to an Order of the County Court of Maryland Was the subscribers proceeded on the 31st day of July 1804 to Inventory & appraise the Estate of William Beavitt Dec^d in manner following to wit

Names of Signs & Particulars	Value	Quantity	Value
Mason	250	one Horse Cart	15
Ross	50	1 Mare do.	20
Sim	350	10 Bay Horse Hous	80
Taney	330	1 Bay Mare	60
Gaige	200	100 do.	35
Taney	270	Plows & Gear	10 50
Willye	200	Pair Axes Wagon &c	11 50
Plumer Saw too	30	1 Saw tooth Harrow	1
Leah	250	5 Sifters	6
Wade Saw too	32	1 Ox Cart	20
Rachel	32	22 Hogs	10
Harry	175	2 Best best Furniture	100
Paris	150	2 other best	60
Lacrosse	135	1 Sack	15
Betty	110	2 Chests 55 Trunks 38	8
Talafarra	70	1/2 Scales & Weights	4
Ashbell	70	8 yd of Cotton Cards	6
Harriet	100	Carpenters Tools	14 75
	2919	1 pair Houtyards	1 50
5 Work Stear	120	1 pair Yarn	37 65 25
14 Head of Cattle	112	1 pair fine dog	3
10 Sheep	27	1 Loom &c	10
1 Small Bay Horse	25	2 Womens Saddles	5
One Bay Mare	70	1 Womens do.	10

Am^t Carried over

3 Iron Trunk Locks	1	50	3 Pack Saddles	1	50
2 Sacks of Hair	2		1 Bill metal Skillet	4	
1 Hackle	50		1 Girdle, Saddle &c	1	25
a Parcel Wool	8		4 Light Caskets	4	
do Cotton	5				3892.0
1 Churn 30 Sol. Leather	1	50	10 Barrels	5	
8 Sack Bags	2		Lugs & Beller Stn	8	
1 Case & Bottles	2		Parcel of Lime	3	
18 Quart Bottles	1	50	2 Cotton Wreath	2	
1 Cup	10		7 Bro Shoes	14	
4 Table Cloths	4		Parcel of Tobacco	20	
3 Tea Trays	1	25	Wheat Flour	25	
Shovel and Tongs	1		1 Case Razors & Stn	1	
Tea Kettle & Trivet	50		3 New pots & Iron	6	
7 Silver Tea Spoons	10		Wood Saw	3	
2 Brass Candlesticks	75		1 Ox Chain	1	50
1 New 4 Snuffers	50		Pat Rock	50	
1 Sheep Shaver & Funds	50		Traying Pan	1	
a Parcel of Pewter	10	12	Baker		
1 Tin Saw	2		Total amount	3982	
1 Kettle & Forks	4			3	
1 Coffee Mill	1				
3 Drunks	1				
1 Glass & Carthen Ware	4				

Witness our hands 29 Aug 1806

J. H. Robinson
 Benj. Robinson
 Gibson Seniors

At a Court held for Spotsylvania County September the 2. 1804
 This Inventory & Appraisement of the Estate of *Wm. Smith*
 was returned & ordered to be recorded

Teste *Robert S. Chew* C. C.

Know all men by these presents that we Lewis Holladay
 Captain Crutchfield & Jos. Henderson are held and firmly bound
 unto John Pags Esquire Governor or Chief Magistrate of this Common-
 wealth in the Sum of Thirty thousand dollars to which payment well
 and truly to be made we bind ourselves our joint and several heirs
 & administrators jointly and severally hereby by these presents sealed with
 our Seals and dated this 4th day of September 1804. The Condition of
 the above obligation is such that whereas the above bound Lewis Holladay
 is constituted and appointed Sheriff of the County of Spotsylvania by
 a Commission from the Governor under the Seal of the Comm. aforesaid
 dated the 16th day of June last past. If therefore the said Lewis Holladay
 shall well and faithfully collect account for and pay the taxes imposed
 by Law in this County to the Treasurers of this Commonwealth for the time
 being at such time and in such manner as by Law then the above obligation shall
 void or else to remain in full force & Virtue.

Signed Sealed & acknowledged
 In Open Court

Lewis Holladay
 Jo. Crutchfield
 Jos. Henderson

At a Court held for Spotsylvania County the 4th day of September
 1804 This Bond was acknowledged by the said Lewis Holladay Jo.
 Crutchfield & Jos. Henderson in open Court & ordered to be recorded
 Teste Robert S. Chew C. J. C.

Know all men by these presents that we Lewis Holladay Captain
 Crutchfield & Jos. Henderson are held and firmly bound unto John
 Pags Esquire Governor or Chief Magistrate of this Commonwealth
 for the time being and to his successors in the sum of three thousand
 dollars to which payment well and truly to be made we bind ourselves
 our joint & several heirs & administrators jointly and severally hereby
 by these presents sealed with our Seals and dated this 4th day of Sept 1804
 The Condition of the above obligation is such that whereas the
 above bound Lewis Holladay is constituted and appointed Sheriff of
 the County of Spotsylvania by Commission from the Governor
 under the seal of the Comm. aforesaid dated the 16th day of June last
 past. If therefore the said Lewis Holladay shall well and truly collect
 and receive all officers fees and dues put into his hands to collect &
 discharge for and pay the same to the officers to whom such
 fees are due respectively at such times as are prescribed and limited
 by Law & shall well and truly execute and due return make full
 precepts or precepts to him directed and pay and satisfy all sums
 of

of Money and Tobacco by him received by Virtue of any such process to the person or persons to whom the same are due, his or their own Adms or Assigns and in all other things shall truly & faithfully execute and perform the said Office of Sheriff, during the time of his Continuance therein, then the above obligation to be Void otherwise to remain in full force and Virtue

Signed Sealed & Acknowledged
In Open Court

Lewis Holladay
Thos. Crutchfield
Jos. Henson

At a Court held for Spotsylvania County September the 6th 1804
This Bond was acknowledged by the said Lewis Holladay, Thos. Crutchfield & Joseph Henson J. in open Court & should be recorded
Teste Robert S. Chew Clerk

Know all men by these presents that we Lewis Holladay Thos. Crutchfield & Joseph Henson are held and firmly bound unto John Page Esquire Governor Chief Magistrate of the Commonwealth for the time being and to his Successors in the sum of three thousand dollars to which payment well and truly to be made we bind ourselves our joint and several heirs executors and assigns jointly and severally hereby these presents Sealed with our Seals & dated this 4th day of September 1804

The Condition of the above obligation is such that whereas the above bound Lewis Holladay is constituted and appointed Sheriff of the County of Spotsylvania by a Commission from the Governor under the seal of the Commonwealth dated the 16th day of June last past. It therefore the said Lewis Holladay shall well and truly collect all taxes and account for and pay the same in such manner as is by Law directed, and also all fines forfeitures and amercements accruing or belonging due to the Commonwealth for the time being for the use of the Commonwealth in like manner as is or shall be directed in case of Publick Taxes and shall in all other things truly and faithfully execute the said Office of Sheriff during his Continuance therein, then the above obligation to be Void else to remain in

full force and Virtue
Signed Sealed & Acknowledged
In Open Court

Lewis Holladay
Thos. Crutchfield
Jos. Henson

At a Court held for Spotsylvania County September the 6th 1804
This Bond was acknowledged by the said James Holladay Benjamin
Alopp Joseph Henderson & in open Court & ordered to be recorded
Teste Robert Chew Esq

I Know all men by these presents that we James Holladay
Benjamin Alopp, Austin Sandage & Joseph Henderson are full & joint
in full & joint bond unto John Page Esquire Governor in Chief
Magistrate of this Commonwealth for the term being & to his Success
ors for the use of the Commonwealth, in the sum of four thousand
dollars to which payment well and truly to be made we bind our
selves our heirs executors and assigns and severally jointly by these presents
Sealed with our seals and date this 4th day of September 1804

The Condition of the above obligation is such that whereas the above
bonds James Holladay & Benjamin Alopp are appointed Inspectors of Tobacco
at the Shenandoah Mill house in the County of Spotsylvania by
Commission from under the hand and Seal of the Governor of the
Commonwealth, Now if the said James Holladay & Benjamin Alopp
Shall well & truly perform the duties of their said Office according
to the directions of the several Acts of Assembly concerning the Inspection
of Tobacco, then the above obligation to be void else to remain in full force
and effect

Signed Sealed & acknowledged
In open Court

James Holladay
Benj^m Alopp
Austin Sandage
Jos Henderson

At a Court held for Spotsylvania County September the 6th 1806
This Bond was acknowledged by the said James Holladay Benjamin
Alopp Austin Sandage & Joseph Henderson & in open Court & ordered
to be recorded
Teste Robert Chew Esq

In the Name of God amen I Mary Waps of the Parish of
 Prichard in the County of Spotsylvania being in full
 Health and Sound Mind (Thanks to Almighty God) Do make
 and declare this my Last will & Testament... (as follows)

I do give and bequeath unto my daughter Mary Waps
 and grand son Thomas Waps son of Philip Vincent Waps
 their heirs and assigns forever the Land & Plantations whereon
 I now Live Item I do give unto my said daughter and grand
 son as before mentioned Negroes Charles & Pat. And all my
 house hold Furniture of every kind to be equally divided
 between them or their Representatives to be held & enjoyed by
 them & their heirs forever - and lastly I do Leave my
 daughter Mary Waps & grand son Thomas Waps son of Philip
 Vincent Waps Executors of this my Last Will and Testament
 hereby revoking all other Wills or Wills by me heretofore made
 In Testimony whereof I have hereunto set my hand and affixed
 my Seal this first day of November in the year of our Lord
 one thousand eight hundred & one

Signed Sealed & published by
 the Testator to be her Last Will
 & Testament in presence of

Mary Waps

John A. Billingsby
 John A. Billingsby
 Sally Billingsby

At a Court held for Spotsylvania County September the 6th 1806
 The Last Will and Testament of Mary Waps dec'd was proved by the
 oath of John A. Billingsby one of the Witnesses thereto and on the motion
 of Mary Waps & Thomas Waps the Executors & Executor therein named
 who made oath thereto and together with John A. Billingsby their
 Security entered into & acknowledged their bond in the Penalty of
 One thousand dollars. Certificate is granted them for obtaining
 a probat thereof in due form

Teste Robert Chew Clerk

Know all men by these presents, that we Mary Wafe
 & Thomas Wafe & John a Billingsly are held and firmly bound
 unto Richard Tooles Esquire Roy Oliver Tooles Jr. & John M. Humson
 Gentlemen, Justices of the Court of Spotsylvania County now sitting, in the sum
 of One thousand Dollars to the payment whereof, well and truly to be
 made to the said Justices, our their Successors, we bind ourselves, our heirs
 of us, our and each of our Heirs, Executors Administrators jointly & severally
 firmly by these presents. Sealed with our Seals, and dated this ^{20th} day
 of September Anno Domini One thousand eight hundred and four
 and in the 29th year of the Commonwealth. **The Condition of**
 this Obligation is Such that if the above bound Mary Wafe &
 Thomas Wafe Executor &c. of the last will and testament of
 Mary Wafe deceased, do make or cause to be made, a true & perfect
 inventory of all and singular the Goods & Chattels and Credits, of the said
 deceased, which have or shall come to the hands possession or knowledge
 of the said Mary Wafe & Thomas Wafe or into the hands and possession
 of any other person or persons for them and the same so made, deposited
 in the County Court of Spotsylvania at such times as they shall be
 thereunto required by the said Court, and the same Goods Chattels &
 Credits and all other the Goods Chattels and Credits of the said deceased
 which at any time after shall come to the hands possession or knowledge
 of the said Mary Wafe & Thomas Wafe or into the hands & possession
 of any other person or persons for them as well and truly as minutes
 according to Law & farther, as on this as just and true account of
 their actions & doings therein when there is required by the said Court
 and also shall well and truly pay & deliver all the legacies contained
 and specified in the said Trust as far as the said Goods Chattels & Credits
 will thereunto extend, and the law shall charge then this Obligation
 to be void and of none effect, or else to remain in full force and Virtue.

Deceid & Delivered
 In presence of

Mary Wafe (Red)
 Thomas Wafe (Red)
 John a Billingsly (Red)

At a Court held for Spotsylvania County September the 6th 1804
 This Bond was acknowledged by the said Mary Wafe, Thomas Wafe
 & John a Billingsly & ordered to be recorded
 Teste Robert Chewell

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Division of the Estate of Gabriel Longue
made & agreed on by consent of the parties
December 18th 1801

Richard Longue part

To 1 Negro man Squire	£100	} -190 0 0
1 B ^o Boy Lewis	65	
1 D ^o Woman Pilla	25	
3 Feather Beds & Furniture	30	30
1 Dish £3.12 1 Towel 18p		4-10-0
1 Walnut Table 30p 1 Towel 6p		1-16-0
12 Small Dishes 2p 2 Flays 10p		0-12-0

226-0

James Long part

To 1 Negro man Peter	£100	} -190 0 0
1 B ^o Woman Judy	65	
1 D ^o P ^o Hill	25	
1 B ^o Mell	5	
3 Feather Beds & Furniture	30	30 0 0
Cupboard 50p 1 Copper kettle 18p		3-0-0
1 Small Table 6p 1 Walnut B ^o 30p		1-16-0
1 Sheet 1/6 3 large dishes 3p 2 Flays 10p		14-6
2 Waiters & a Tea Board 9p		9-0

226-9 6

Total

Richard Long

10th Long

James Long

Robert Catchfield

At a Court held for Hibernian County September the 4th 1804
The Division of the Estate of Gabriel Longue was returned
& ordered to be recorded
Teste Robert Catchfield

Know all men by these presents that we William Coleman
 Wm Johnson & Richard Bulliam are his & jointly bound to Geo^d
 Herndon Peckley Toule Thos. Minor Oliver Toule; Jun^r McKimmon
 Gentlemen justices of the Court of Spot^{ts} County now sitting in the
 sum of Five hundred Dollars to the paym^{nt} whereof, well and truly
 to be made to the said justices, and their Successors we bind ourselves
 and each of us, our heirs and each of our heirs & assigns, jointly and
 severally, firmly by these presents Seals with our Seals this 29th
 of September 1804 and in the 29th Year of the Commonwealth.

The Conditions of the above obligation is that if the said
 William J. Coleman his heirs and assigns, shall well and truly
 pay and deliver, or cause to be paid and delivered unto Francis
 Wiley Coleman orphan of William Coleman deceased, all
 such estate or estates as now is or are, or hereafter shall appertain
 be due to the said orphan when and as soon as he shall attain to
 lawful age or when thereto required by the justices of the said County
 Court, as also keep harmless the above named justices, their assigns
 of their heirs & assigns from all trouble and damages that shall
 or may arise about the said estate, then the above obligation shall
 otherwise to remain in full force

Sealed & delivered
 In the presence of

Wm J. Coleman J. D.

Richard Bulliam J. D.

Wm Johnson J. D.

At a Court held for Spotsylvania County September the 6th 1804
 This Bond was acknowledged by the said Wm J. Coleman Richard
 Bulliam & Wm Johnson his open Court & Ordered to be recorded

Teste Robert Child Clerk

D¹ 1803
 May 16
 1804
 Jan 7
 20.

Josphia Boyley Orphan of Thomas Boyley Deceased
 George Boyley Exor of St. Thomas

To Cash p ^d for 3 yars of mustin	off \$1.70
To p ^d Cryer for renting land	0.20
To 1 p ^d Shoes made by Watkins	0.90
To Cash p ^d Cryer at negro hiring	0.23
To p ^d Ann Walters for Sewing	0.20
To 1 p ^d Coarse Shoes of (1/4 th War)	0.50
To 1/2 yars Calico at 7/	0.90
To Board & keep par	9.00
To 1 book 1/9 Schooling 3/4	1.14 9
Del. and 1/8	13.55 9
To Bond Graves, Bond for Hire of Paah for 1804	16.16 6 1/2
Returned of our Guardian	390 1/2 3/4
	576.00

By Special Legacy	25. 0. 0
By Hire of Cash & pay for 1503	17. 16. 0
By rent of your land for 1503	6. 0. 0
By difference in your lot of meadows at the divisions	21. 0. 0
By hire of your meadows & rent of your land for 20. 16. 3 1/2	
	590. 12. 5 1/2
By Balance due p ^o Contra	76. 16. 6 1/2
	7. 16. 0
	469. 0. 6 1/2

Geo. Boyliffe

At a Court held for Spotsylvania County September the 6th 1744
 This Account was returned & ordered to be read
 Teste Robert Chew Clk

In the name of God Amen I Shasps Smith of the County
 of Spotsylvania being of perfect Seneca in memory
 thanks be to God for the same do make & Ordain this my
 Last will and testament in manner and form following that
 into safe I recommend my Soul to God who gave it and my
 body to the Earth to be decently buried at the direction of my
 Executors hereafter named. And as to what worldly Estate
 it hath pleased God to bless me with I dispose thereof in the follow-
 ing manner

Item it is my will and desire that all my just debts
 and General Expences be first paid and satisfied
 Item I Give and bequeath unto my loving wife Agnes
 Smith during her widowhood all my Estate both
 real and personal: and at her marriage or death
 it is my desire that my said wife Agnes Smith
 shall have the disposal of one half of my Estate
 as above mentioned free from any claim or
 Claims whatsoever

Item it is my desire that at my said wifes marriage
 or death that the other half of my Estate shall
 be Equally divided between my surviving children
 & Sisters

Last Will & Testament of my brother Shelton Smith
 and my brother in law Dabney Waller Executors of the
 my last will and testament (with proof and assenting)
 and making Void any will or wills by me here before made
 Declaring this to be my last will and testament, in
 testimony whereof I have hereunto set my hand & affixed
 my Seal this fourteenth day of October one thousand eight
 hundred

Sharp Smith

Signed Sealed published
 and declared by Sharp Smith
 as his last will and testament
 in our presence who at his request
 subscribed our names as witnesses

Lewis Carroll
 William H. & John
 mark
 William Davenport

At a Court held for Middlesex County October the 1st 1806
 The Last Will & Testament of Sharp Smith deceased as shown by
 the Oaths of William Arnold & William Davenport Jurors of the County
 who to & read to be read, and on the Motion of Dabney Waller
 Shelton Smith the Executors therein named who made oath that and
 together with Garret Minor Thomas Minor Jr & John W. G. Swarth their
 Jurors entered into & acknowledged their bond in the penalty of
 Ten thousand Dollars Certificate is granted them for obtaining probat
 thereof in due form

Teste Robert Johnson

Know all men by these presents that we Dabney Waller
 Shelton Smith Garret Minor & Thomas Minor Jr & John W. G. Swarth
 are held and firmly bound unto Edward Kendall Stockley Taylor Boy
 Waller & Sta Crutcheff Gentlemen Justice of the Court of the
 County, now sitting in the sum of Ten thousand dollars to the
 payment whereof, well and truly to be made to the said Justice and his
 Successors, we bind ourselves, and each of us, our heirs and assigns
 & Administrators, jointly and severally firmly by these presents, Sealed with
 our Seals, and dated this 14th day of October Anno Domini one thousand
 eight hundred and four and in the 29th year of the Commonwealth
 The Condition of this Obligation is such, that if the above bound Dabney
 Waller & Shelton Smith Executors of the last will & testament
 of Sharp Smith deceased, do make or cause to be made, a true & perfect
 inventory of all and singular the Goods & Chattels & Credits, and all other
 the Goods Chattels & Credits of the said deceased which at any time of
 ten, shall come to the hands, possession or knowledge of the said Dabney
 Waller

Waller & Shelton Smith persons for them, and the same so made, deposited in the County Court of Potowomac at such time as they shall be thereunto required by the said Court; and the same Goods Chattels & Credits, and all other the Goods Chattels & Credits of the said deceased, which at any time after shall come to the hands, possession or knowledge of the said Dabney Waller & Shelton Smith or into the hands and possession of any other persons or persons for them do well and truly administer according to Law: and further do make a just and true account of their doings & doing thereunto when thereunto required by the said Court, and also shall well & truly pay and deliver all the legacies contained & specified in the said Testament as far as the said Goods Chattels & Credits, will thereunto extend, and the law shall charge, then this obligation to be void & of none effect or to remain in full force & virtue.

Given & delivered in the presence of

Dabney Waller
Shelton Smith
Gardner Minor
Thos. Minor
John Wiglesworth

At a Court held for Potowomac County October the 2^d 1806 Dabney Waller Shelton Smith Gard. Minor, Thos. Minor & John Wiglesworth intert & acknowledged this their Bond which is ordered to be Recorded
Teste Robert Cherry Clerk

D^r The Estate of Henry Johnson dec^d in ac^t with Thomas Minor Administrator

1802	Jan 12 th	To p ^r L. & Doolfork h ^o p ^r ent	1. 10
	Aug 15 th	To p ^r Timothy Green	7. 6
	Sept 1 st	To balance of my acc ^t	14. 2
1801	Sept 5 th	To money lent in the life of Henry Johnson	13. 6
1802	Sept 21 st	To p ^r Sackfild Thatcher for trans ^r of the Estate	6
	11 th	To p ^r W ^m G. Johnson for money lent of p ^r ent	1. 3. 6
	or	Est ^d Sarah D. Johnson	12. 6
	4 th	To p ^r D ^r in part her Legacy p ^r ent	2. 16. 3
		To p ^r M ^r Agnes Johnson for the use of the young ^l	
	15 th	To 1 quire of paper for the use of the estate	1. 6
	20 th	To paid for Taxa L ^o 1233 p ^r m ^r Johnson for the use of the Estate	6. 11. 8 1/2

20 th	To p ^r Walter Lewis p ^r the	3.9.2	
Oct 9 th	To p ^r m ^r Johnson for the use of the family	1.8.2 1/4	
	To p ^r Sarah D Johnson in p ^r her Sundry	2.6	
Nov 6 th	To p ^r m ^r Johnson for the use of the family	3	
15 th	To p ^r Cha ^s Holladay Sr. W ^d m ^r Johnson for the use of the family	3.5.3	
1813	Jan 7 th	To p ^r Walter Lewis £3. 2. 10. 0. M ^r Johnson £1. 5. 3	4.5.3
	25 th	To p ^r m ^r Johnson for the use of the family	2.6
Mar 17 th	To p ^r A. L. Chew for 4c bills 1.17. 1 p ^r S. H. Rowson for Taxes 337	5.0.8	
June 18 th	To p ^r m ^r Johnson a graft Johnson at Sundry times	9.11	
	To p ^r John Hamor attorney for advice 1.10. 0 2.8.0	3.18	
	To p ^r Sarah D Johnson 10 p ^r 1 quire of paper for the estate 1.6		
	To p ^r m ^r Johnson at sundry times	14.5.7.3	
	To p ^r Geo. Smith 1 p ^r at the Broom and 1/6 at 85 Regent's Palace 1.2.0		
Nov 15 th	To p ^r Sarah Callow p ^r bills and 1/3 Geo. Smith 1 p ^r Ann Rowley 1.5	2.13.6	
Dec 10 th	To p ^r Mrs D. Johnson p ^r p ^r 525		
	D ^r Henry G. Johnson D ^r	12	
	D ^r Sarah D Johnson D ^r	12	
	D ^r W ^m G. Johnson m ^r 12		
	D ^r Tho ^s W. Gosworth for the use of his Daughter	9.5 68 5	
15 th	To p ^r Walter Lewis p ^r 1000	1.0.6	
	To p ^r Ann Rowley D ^r D ^r	1.6.0	
	To S ^r Rowson for Taxes p ^r 4	18.10.2	
	To p ^r A. L. Chew for 4c bills	1.0.17 1/2	
	To Commission on 307 9	2 p ^r about 18.9.6	
	To balance due the Estate	206 15.70 3/4 11 6.17 1/4 307 9.0	
		6	
1802	Jan 1	By Cash at W ^m Johnson's death	1.10
	By 58 1/2 bus Wheat	16.8.3	
	By 199 1/2 Gallons Cyder sold at different times	5.19.7 1/2	
	By 15 bus Wheat	4.6.3	
	By cash and for Brandy at Sundry times	13.17.0	
	By Tho ^s Edes for taking up Hogs & supplied the same	1.10.0	
	By Cash of L. Chew	1	
		1.16.0	
	By D ^r m ^r from Benj Shackleford		
	By D ^r D ^r 1 p ^r Shackleford	9	
	By 40 Gallons Cyder	26 1	
	By Cash m ^r from Ben Shackleford	4	
	By 21 bus Wheat	6.16.6	
	By m ^r of Sales	14.3.6	
	By Cash m ^r for Cyder	1.13.5	

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By James Wright Bond	1. 4
By amt. of Sale	96. 2. 1
By Cash recd. of same Bond	17
By 2 ^d for the Sale of Tob ^o	4. 12. 6 ²
	<u>1307 9 0</u>

In obedience to an Order of Potowomac County dated the 3^d day of June 1804 the subscriber has proceeded to examine & settle the acct. of Tho^s Albion Adm^r of the estate of Henry Johnson decd. and am of opinion that the within is a true & just statement the having produced to us the rec^t & vouchers for the different articles thereof, by which it appears there is now remaining in the hands of the Adm^r the sum of eleven pounds four shillings and 1/4 to pay Clerk's fees the which is to be accounted for by him at a future date. Certified under our hands this 15th day of October 1804.

W. Waller Lewis
Edw^d G. Hill
Geo. Tyler

At a Court held for Potowomac County October the 2^d 1804
This Account of the administration of the Estate of Henry Johnson
de^d was returned & read & is recorded

Teste Robert Chewell

Know all men by these presents that we John Steward
& Hephiah Ellis and Robinson & Jos. Herndon are held and firmly
bound unto John Page Esq^r Governor or Chief Magistrate of the
Commonwealth for the same being & to his Successors for the use
of the Commonwealth in the sum of Four thousand Dollars to
which payment well and truly to be made we bind ourselves
our heirs & assigns jointly and severally firmly by these
presents Sealed with our Seals dated this 25th day of October 1804

The Conditions of the above obligation is such that whereas
the above bound John Steward & Hephiah Ellis are appointed Inspectors
of Tobacco at Roytons warehouse in the Town of Fredericksburgh of
Commission from under the hand Seal of the Governor of this
Commonwealth. Now by the said John Steward & Hephiah Ellis
do and shall well and truly perform the duties of their said
Office, according to the directions of the several acts of Assembly
concerning the Inspections of Tobacco, then the above obligation is

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be Always to remain in full force and Virtue

Signed Sealed & Acknowledged
In Open Court

John Howard Clerk
Hoy: Ellis Seal
William Robinson Seal
Jos Henderson Seal

At a Court held for Spotsylvania County October the 2nd 1804
John Howard, Hoy: Ellis, William Robinson & Jos Henderson
entered into Acknowledged this their bond which is ordered to be
Recorded
Teste Robert B. Shreveville

I know all men by these presents that we John Jones & Jeremiah
Chandler are and firmly bound to Edward Howard Esq. Clerk of the
County of Spotsylvania now sitting in the sum of One Thousand Dollars to
the payment whereof, well & truly to be made to the said Justice
and their Successors, we bind ourselves, and each of us, our and each of our
Heirs, Exors & Admins jointly & Severally, firmly by these presents
Sealed with our Seals this 2nd day of October Anno Domini 1804
and in the 7th Year of the Commonwealth.

The Conditions of the above obligation is such that if
The above bound John Jones Admin of all goods, Chattels
Credits of Thomas Jones deceased, so much as can be made
a true and perfect inventory of all & singular the goods, Chattels
Credits of the said deceased, which have or shall come to the
hands, possession or knowledge of him, the said John Jones
or into the hands or possession of any other person or persons for
him, and the same so made so exhibit or cause to be exhibited in
to the County Court of Spotsylvania at such time as he shall
be thereto required, by the said Court, with the rest & residue of the
said goods, Chattels & Credits, which shall be found remaining
unto the said Administrator in account, the same being first ex-
amined & allowed by the trustees of the said Court, for the time
being shall deliver & pay unto such person or persons respectively
as the said Justice by their order or judgment shall direct pursuant
to the Laws in that case made & provided. & if it shall hereafter
appear

appear that any last will & Testament was made by
the said decedent, and the executor or executor therein
named to exhibit the same in the said Court, making
request to have it allowed & approved according to
if the said John Jones being thereto required, do submit
delivered up his letters of Administration, approbations of
Such Testament being first had & made in the said Court
then this obligation to be void, otherwise to remain in full
force & Virtue

Sealed & Delivered
In the presence of

John Jones
James A. Chandler

At a Court held for Spotsylvania County October the 21st
This Bond was acknowledged by the said John Jones &
James A. Chandler in open Court & ordered to be recorded
Teste Robert P. Chew Clerk

Know all men by these presents that we Peter
Hicks & Charles Carter Shockey Trustees are held & firmly
bound unto John Payne Esq: as Chief Magistrate of this
Commonwealth & to his Successors in the sum of \$5000
to which payment well and truly to be made we bind
ourselves our heirs & assigns & Severally jointly by
these presents Sealed with our Seals & dated this 5th day of
June 1805 The Condition of the above obligation is
Such the above bound Peter Hicks hath been appointed a
Constable in this County for the term of two years now
if the s^r Peter Hicks shall well & truly discharge
the duties of the said Office of Constable in this S^t County
then the above obligation to be void or else to remain
in full force & Virtue

Sealed & Delivered
in presence of
Court

Peter Hicks
Charles Carter
Shockey Trustees

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At a Court held for Spotsylvania County June the 5th 1783

This Bond was acknowledged by the said Peter Hicks
Charles Carter Shockey Towles in open Court & ordered to be
Recorded

Teste Robert Chew Clk

In the name of God Amen I James Mearns of the County of
Spotsylvania and State of Virginia. Being in Health and of sound
mind and Memory for settling my temporal affairs recommending
my Soul to God and my Body to such decent burial as my Executors
Hereafter named may think proper I do hereby make & declare this to
my last Will & Testament. I suppose it is my desire that my just
debts should be paid and if my Executors shall find it necessary that
a part of my property must be sold for that purpose that then the part
of the Land contiguous to and adjacent to the land whereon I live to wit
my Mother in Law held as her dower should be sold containing about
three hundred and fifty Acres to the same more or less and that my
said Executors are hereby vested with full power & authority at the time
and so conveying the same to the respective purchaser or purchasers for cash
and the money arising from the Sale to be applied by my Executors to
the payment of my debts.

I am apprehending that I have a right to the whole of the tract of Land
whereon my Brother in Law James War and his wife Lucy Mearns
now live and for which I have some time past instituted suit for the
recovery of the same It is my Will and desire that if any conveyance
had in my favour that my Executors shall sell the whole of the said tract of
Land containing I believe about seven hundred & twenty Acres to the same
more or less I know according to the reputed bounds thereof & conveyance
to be duty by my Executors and as to a moiety of the money arising
from the Sale It is my Will & desire that the same be laid
out & appropriated by my said Executors in the purchase of a tract
of Land to be held occupied & enjoyed by the said James War & wife
Lucy Mearns during their natural lives and at the decease
of both of them to be equally divided between their Children by gift
or to be be gotten & shared & their respective heirs & assigns forever and so

to the residue or other moiety of the money I desire the same to be applied towards discharging my debts.

I Item I send to my beloved Wife Mildred Mary (during her natural life all my Estate and property both real & personal or that come under any denomination whatsoever But it is nevertheless my Will and desire that if my Wife shall marry again that upon that event & immediately after it happens my whole Estate shall be brought into one common and aggregate state or stock and that there shall then be assigned and delivered to my Wife a Childs part of the Estate and no more meaning that my said Wife on her marrying again shall only have one equal part of my Estate with and according to the number of my Children and including my Wife in the number & Subject to be set apart to my Wife on her marrying I direct & bequeath my said Estate at her death amongst all my Children Share & Share alike and as to the remaining part of my Estate unappropriated or left so to my Wife in case of her marrying again I direct the same to be held & kept together for the general support and support of my Children until they respectively attain to the age of Twenty one year and it is my will and desire that on the marriage again of my Wife that my Children shall have allotted & assigned to them in their respective shares to the age of twenty one year their due & equal proportion of my Estate then existing & remaining It is hereby my clear and decided meaning that whilst my Wife remains my Widow & unmarried that I leave her the whole of my Estate except what may be sold as herien directed for payment of debts as aforesaid trusting in that State of life to her maternal care and circumspection as to my Children and should she in this conjugal and State of life choose to make any advances out of the Estate of mine in her hands towards the interest and benefit of my Children in that case give her full power and authority to do so and that whenever such advances are about to be made there shall be a previous valuation made thereon by men of Law Integrity and under the superintending care of my Executors further it is my Will that what may happen to be so advanced shall by no means and at no time vitiate or spend the proportion that such Child or Children may be respectively entitled to and the same shall be duly & equally accounted for and deemed according to the valuation thereof for much of their proportions at the death of my Wife.

But this direction of power hereby given to my said wife is

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immediately to cease upon her (Marrying) again. Also the Guardians
Shp of all my Children I commit to the care of my Wife during the
whole of her Widow hood and no longer.

Item It is my desire that my Sons at proper Age may devote the major
part of their time to some profitable and quiet profession if it should be probab
le that their mental abilities should be such as would enable them to
arrive at a creditable degree of perfection in these professions if not
then it is my desire that they should be bound out to learn and acquire
some profitable Trade but in no Event would I have any of them to be
become Merchants.

Lastly I constitute and appoint my Friend Edward Henson
(Son of Joseph Hensons) and Oliver Towles Senior Executors of this
my Last Will and Testament and to which I have in presence of
the Subscribing Witnesses set my Hand & affixed my Seal this the
tenth day of April one thousand eight hundred and two. 1802

Signed sealed published and
delivered by the Testator to be his
Last Will and Testament in presence
of us who were all present at the
Execution of the same.

James Hoyle

- O Towles
- William Robinson
- Wm Handley
- William Tichler
- William Banks

In a Court held for Nottingham County December the 11th 1804
The Last Will and Testament of James Hoyle deceased was proved by
the Oaths of Oliver Towles & William Robinson two of the witnesses
therein and ordered to be Recorded, And the Executors named in the said
Will having refused to take upon themselves the burden of the execution
thereof On the motion of William Hoyle and John W. Hall who made
oath thereunto and together with Francis Lewis & George Banks their Secu-
rities entered into a duly acknowledged their bond in the penalty of Twenty thousand
dollars Conditioned as follows Certificate is granted them for
obtaining letters of Administration on the said decedents Estate with
his Will aforesaid annexed in due form, reserving to the said Oliver
the Liberty of renouncing the Will within the limited time pre-
scribed by Law if he shall think fit.

Teste Robert Chewell

Know all men by these presents, that we Mildred Mary & J^r M^r Coull Francis James & Bayser Banks are held & bound unto Edward Howard Stockley Taylor the Minor & Benjⁿ Waller Gentlemen, Justice of the Court of Spots^o County, now sitting in the Sum of Twenty thousand dollars to the payment whereof we & Trusty to be made to the said Justice, & their Successors, we bind ourselves, & each of us, our & each of our Heirs Executors Administrators jointly & Severally, firmly by these presents Seals with our Seals, & dated this 5th day of December Anno Domini one thousand eight hundred and four, and in the 2^d year of the Commonwealth in the Condition of this Obligation is Such, That if the above Bound Mildred Mary & J^r M^r Coull Administrator with the wife annexed of James Mearns deceased, do make or cause to be made, a true & perfect inventory of all and singular the Goods & Chattels & Credits of the said deceased, which have or shall come to the hands & possession or knowledge of the said Mildred Mary & J^r M^r Coull or into the hands & possession of any other person or persons for them & the same so made, as exhibit in the Court of Spotsylvania at such times as they shall be thereto required by the said Court; and the same Goods Chattels & Credits, and all other the Goods Chattels & Credits of the said deceased, which at any time after shall come to the hands & possession or knowledge of the said Mildred Mary & J^r M^r Coull or into the hands & possession of any other person or persons for them, do well & truly administer according to Law and Justice, do make a just and true account of their administration & charge therein when thereto required by the said Court & also shall well & truly pay & deliver all the Legacies contained & specified in the said Testament, as far as the said Goods Chattels & Credits, will therunto extend & the Law shall charge them this Obligation to be void & of none Effect or effect in law in full force and virtue.

Seals & Delivered
In the presence of

Mildred Mary
John M^r Coull
Fr^s James
Bayser Banks

At a Court held for Spotsylvania County December the 11th 1804

This Bond was acknowledged by the s^d Mildred Mary & J^r M^r Coull Francis James & Bayser Banks in open Court & ordered to be recorded
Teste Robert S. Chew Clk

Pursuant to an order of Spotsylvania County which is hereto annexed in the Subscribers After being first sworn have appraised all the Estate of Mary Woff Dec^r which was Shewn us by the Court on the 10th Day of October 1804 as follows —

My own	5
Charles	5.7
Betty	10
1 B ⁿ	5
1 Pewter Dish 1 1/2 Doz 2 ^d plates	1.10
2 Spinning wheels	15
1 W ^d Stalls 2 ^d 1 Spice master 4 B ⁿ 6 th	9
1 Candle Stick 6 th 1 Cushion pair 1/2 1 Table 3 ^d	4.6
2 Butter pots 6 th 1 W ^d fine Tonges 1/2 3 old chairs 3 ^d	10.6
1 Large Iron pot 12 ^d 1 pot each 4 th 1/2 1/2 6 th 2 Hooks 6 th	18
1 Small Iron 6 th 6 th crutch 2 ^d 1 Camp oven 4 th	7
1 Old Wash Tub 1 piggon 1/2 5 Small Bards 6 th	7
	\$24.15
	Jas Dawson
	Thomas Dawson
	Jas Dawson

At a Court held for Spotsylvania County December the 5th 1804
 This Inventory & Appraisement of the Estate of Mary Woff
 Dec^r was returned & ordered to be recorded

Teste Robert Chew Clerk

October 16th 1804 This day was sold according to Law, all the personal estate of Mary Woff Dec^r W^d

My own	13.10.0
Charles 1/4 Betty 1/2 10 th 1 B ⁿ 10 th	5.3.0
1 Pewter dish 1 1/2 Doz 2 ^d plates 15 th 1 Spinning wheel 1/2	11.0
1 W ^d 2 ^d 1/2 1 Small Stalls 2 ^d 1 Spice master 4 th 6 th	4.6
1 Old cushion candle Stick 6 th 1 Cushion pair 1/2 1 Table 3 ^d	8.0
2 Butter pots 6 th 1/2 1 W ^d fine Tonges 1/2 3 old chairs 3 ^d	17.0
1 Iron pot. for each 4 hooks 16 th 1 2 ^d crutch 1 Old wash oven 3 ^d	6.0
1 Old Wash Tub 1 piggon 1/2 5 Small Bards 6 th	\$17.3.6
	What amount

At a Court held for Spotsylvania County December the 5th 1804
 This account of Sale of the Estate of Mary Woff Dec^r
 was returned & ordered to be recorded
 Teste Robert Chew Clerk

Knows all men by these presents that we Thomas Oliver, Martin Brunt & Theodore Curtis are his and jointly bound to Stocking Taylor, Thos. Oliver Clerk, & Brunt & Curtis (Walter Spotswood) Justice of the Court of Sp. at C. County now sitting in the sum of Eight hundred Dollars to the payment whereof, well & truly to be made to the said Justice and their Successors, we his ourselves, & each of us, our heirs, Executors & Administrators, jointly & Severally, binding by these presents. Sealed with our Seals this 4th day of December Anno Domini 1804 and in the 29th year of the Commonwealth. The Conditions of the above obligation is Such, That if the above bound Thomas Oliver his Executors & Administrators shall well & truly pay & deliver, or cause to be paid & delivered unto Lewis, Sarah, Marston, James Kelly & continuous Oliver children of the said Thomas Oliver all such estate or estates as now is or are, or hereafter shall appear to be and to the orphans, when, and as soon as they shall attain to lawful age, or when their rights appear by the Justice of the said County Court, as also help, harmless the above named Justice, his & every of their heirs Executors, and Administrators from all trouble & damages that shall or may arise about the said estate. When the above obligation shall be paid, otherwise to remain in full force.

Done & delivered
in the presence of

Thos. Oliver Esq
Martin Brunt Esq
Thos. Curtis Esq

At a Court held for Spotsylvania County, December the 4th 1804
This Bond was acknowledged by the s^d Thomas Oliver, Martin Brunt & Thomas Curtis in Open Court & ordered to be recorded

Juste Roberts Clerk

A quanta to ad been accounted annexed, all the subscribers being first sworn, did proceed to appraise the Estate of Thomas Jones Dec^d the 1st day of December 1804 as follows, amounting to 260 Dollars 91 Cents.

120 man	20	2000	7	27
1 Horse Cart				15
2 Loads of Blac. Jordan 68				6
1 Ditz of Sep	20	68	66	6.66
18 Barrels of Lard 54	1	100	11	65

1 Cow and calf 11 \$	1 Small black sate (sp)	17	
4 old H. long Hoes 1 \$	2 Quilting D ^s 66	1.66	
1 Pair Wagon 4 2 hnt	1 Jew 33 cents	0.75	
3 Springe Iron and 2 Chains	1 \$ 25	1.25	
2 axes 1 \$ 50	2 Pair of Hairs + Chains 2 \$ 60	4.10	
2 old Plough Hoes 1	1 Colter 1 \$ 33 cents	1.33	
1 Old Saw 1	1 Bice and a Chisel 25	0.25	
1 Leather Bed	1 Bed Head & furniture	25	
1 Ditto and furniture		24	
1 Ditto	Ditto	18	
1 Ditto	Ditto & Bed Head	15	
1 Jew 6 \$	1 old ditto 25 cents	6 chains 3 \$	9.25
2 Pine Tables & Jew 1 \$	30	1 Check 1 \$ 50	3
1 Corner Cupboard	50 Cts	5 Jugs 1 \$ 25 cents	1.75
Parcel old Books 75 Cts	Parcel Crochery 100	75	1.50
1 Butler Bell	Coffin pot & Coffin Box	50 cents	0.50
2 Small Boxes and a Trunk	50 cents	1 Plate 20 Cts	0.70
3 Decant Bottles & a Bandl Stick			0.33
1 Spinning Wheel 1 \$	1 pair flat Iron 1 \$		2
2 Dishes and 7 Center plates 3 \$			3
			<u>\$ 250.3</u>
2 Basins and 9 Spoons 1 \$ 75			1.75
1 Set Hairpins and forks	50 cents		0.50
Parcel Wood Glass	50 Cts		0.50
1 Large pot & hooks	2 \$ 50		2.50
1 Large Oven 2 \$	1 pair Iron 3 \$ 80		2.38
2 Small Pots and hooks	1 \$ 25		1.25
1 Small oven & Shellat 1 \$			1.00
1 Old Ladder 1 \$			1.00
			<u>\$ 260.92</u>

Signed

William Trigg
 Samuel Schooler
 H. Gatewood & Co.

At a Court held for Spotsylvania County December the 4th 1806
 This Inventory & Appraisement of the Estate of Thomas Jones
 was returned & ordered to be recorded

To be Robert Chew Clerk

At a Court held for Spotsylvania County December the 6th 1806
 This Bond was acknowledged by the said Cary Smith Wm Babbeman
 Wm Threlkeld Jos Pulliam David Brombaugh & Mathaniel Pulliam
 in open Court & Ordered to be Recorded

Teste Robert Chew Clerk

I Know all men by these presents that we John Smith Stockley
 Fowler & Joshua Long are held & firmly bound to Thomas Minor John
 W. Harrison Benjamin Walter & Esq. Rensselaer Goddard Justices
 of the Court of Just. County now sitting, in the sum of Twenty
 thousand Dollars to the payment whereof well & truly to be made the
 said Justices & their Successors, we bind ourselves & each of us, our & each of
 our heirs Executors & Administrators jointly & severally firmly by these
 presents. Sealed with our Seals this 4th day of December Anno Domini 1806
 and in the 29th year of the Commonwealth.

The Conditions of the above obligation is Such that if the above bound
 John Smith his Executors & Administrators, shall well & truly pay &
 deliver or cause to be paid & delivered unto Joseph Smith orphan of Edward
 Smith dec'd & Elizabeth Smith Walter's grand daughter of the said Edward
 Smith dec'd all such estate or estates as now is or are or hereafter shall appear to
 be due to the said orphan, when & as soon as they shall attain to lawful
 age or when she is required by the Justices of the said County Court, as
 aforesaid hereinbefore the above named Justices, their & every of their heirs
 Executors & Administrators, from all trouble & damages that shall or
 may arise about the said estate, then the above obligation to be void
 otherwise to remain in full force.

Sealed & delivered
 in the presence of

John Smith
 Stockley Fowler
 Joshua Long

At a Court held for Spotsylvania County December the 6th 1806
 This Bond was acknowledged by the said John Smith Stockley Fowler
 Joshua Long in open Court & Ordered to be Recorded

Teste Robert Chew Clerk

The Estate of William Carter dec'd In op ^e	
1803	W ^m . Spier Carter Esq. Ex ^r p ^r Benj ^r Waller Esq. for Lucy Carter one of the Legats. } 526 10 0
	W ^m . Spier Carter Esq. Ex ^r p ^r Benj ^r Waller Esq. for Elizabeth } 50
To	John Carter his Legat ^y } 50
	do his proportions of bonds sale of personal Estate } 21 3 1/2
	do his proportions of Bonds on demand } 50 9 9
To	Francis Cannon her Legat ^y } 101
	do her proportions of bonds of the personal Estate } 21 3 0 1/2
	do her propo of bonds on demand } 50 9 9
To	Benj ^r Waller Esq. for Lucy Carter her propo } 21 3 0 1/2
	of bonds of Sale of personal Estate } 50 9 9
	do her proportions of bonds on demand } 50 9 9
To	Benj ^r Waller Esq. for Elizabeth Carter her propo } 21 3 1/2
	of bonds for Sale of personal Estate } 50 9 9
	do her proportions of bonds on demand } 50 9 9
To	W ^m . A. Carter his Legat ^y } 21 3 1/2
	his propo of bonds of Sale of personal Est. } 50 9 9
	do of bonds on demand } 50
To	Benj ^r Waller her Legat ^y } 50
To	William Carter propo of bonds for the sale of the } 21 3 1/2
	personal Estate. } 50 9 9
	his propo of bonds on demand } 50 9 9
To	J ^r G. Quilford B. Carter his propo of bonds for Sale } 21 3 1/2
	of personal Est. } 50 9 9
	do his propo of bonds of bonds on demand } 50 9 9
To	Abra Carter his propo of bonds of Sale of personal Est. } 21 3 1/2
	do his propo of bonds on demand } 50 9 9
To	J ^r Edmund Foster his propo of bonds for sale of personal Est } 21 3 0 1/2
	do his propo of bonds on demand } 50 9 9
To	W ^m . Lewis Thomas propo of bonds for sale of personal Estate } 21 3 1/2
	do propo of bonds on demand } 50 9 9
To	my propo of bonds for Sale of personal Est } 21 3 1/2
	do of bonds on demand } 50 9 9
To	paid M ^r . Hannah Carter for Rent } 18 13
	Gen ^l John Wina atty for annu } 6
	Jos ^r Henson jr Staff } 8 15 9
	W ^m . Durand for Blacksmith etc } 8 8 9
	John Tumbly jr of } 3
	Jos ^r Henson jr Staff } 1 7 3
	John Stewart Schoolmaster } 2
	Jos ^r Pollard for Exp ^s on business of Sackin ^r Handed the } 2 8
	Est ^l of a bill } 1 8 6
	Prob Carter for Blacksmith etc } 16 6
	To the Treasurer H. C. Rogers } 2
	Will Johnson Esq. of State } 2 5

Spent at appraisement & Sale of lot	5 4 0
paid Thomas Coleman for Wagonage	11 7 0
for bills of Dr & Rob Chew 182. 122	1 16 3
Doct. H. F. Shanton for ap	1 16
Spencer & Hoop for black smith ap	13 6
for inspecting of three Hogs? Tobs	18
	<hr/>
	£2170 10 8 1/2

1803

By Rob Potton's bond & Note	£526 5 10
David James Blair bond	300
James Roper's bond	97 18
David Henderson bond	158 18 9
William Drummond bond	153
John Keaton bond & Note	1919 1 3
Estt case on 11 th of Stone bond	13 13 8 1/2
James Blair bond	105 11 3
John Carter Esq's bond & Note	70 10 8
Tobacco Sold	61
Cash in the hands at the death of the testator	30
Amount of Sale of personal Est.	368 14
Sundry articles in Inventory remaining unsold	46 11 4 5
accounts for at appraised value	£2181 15 1 1/2
1804	71 15 3/4
Dec. 1 st Total due of the Estate	<hr/>
	£2253 13 2 1/2

To amt. Debts brought over	£2170 10 8 1/2
paid Edward Taylor for Hoop Commissions etc	7
Sundry James on business of the Estate	
an error in David Henderson's bond as made by the Comrs in division of the Est.	3 10 9
This sum as a reasonable allowance by the Comrs for Services etc	55
for Thomas Durand for ap	17 11 9
	<hr/>
	£2253 13 3 1/2

1804

Dec. 1 st Total due of the Estate	£2253 13 3 1/2
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Present to an order of the Court of Spotsylvania County
 We the Subscribers this day proceeded to examine the foregoing
 account and the Said Nic Carter Esq of William Carter did
 produce some Receipts & Pouches together with other evidence
 Sufficient in our opinion to Support the Same by which we
 find a balance due the Executor of Survey one pound, fifteen
 Shillings & three farthings. But whereas there is some doubt
 apprehended as to the legal claim of William Carter under
 the will of the Testator, as to his equal proportion of bond for
 the Sale of the personal Estate in charge at £ 21. 3. 0's and the
 bond on said account at charge at £ 50. 9. 9. We the subscribers coming
 into viewing it as a question not to be decided upon by us
 therefore it proper to note it in this our report. W. F. Hunter
 Given under our hands this 1st Dec: 1804. Jas. H. H. H. H.
 Sta. C. Nuttfield

At a Court held for Spotsylvania County December the 6th 1804
 This account of the Administration of the Estate of Wm Carter
 Esq. was returned & ordered to be Recorded
 Teste Robert H. Chew Esq

Know all men by these presents that we James Giles James
 Richards and Robert Cunningham are held and firmly bound unto
 John Baynes Esq Governor of the State of Virginia His his successors
 in the just & full sum of five hundred dollars to which payment
 well and truly to be made we bind ourselves our heirs & jointly
 & Severally by these presents Sealed with our Seals dated
 this 6th day of Nov: 1804 - The Condition of the above obligation
 is Such that whereas the said James Giles hath been this day
 appointed a Constable for the County of Spotsylvania for the
 next succeeding year or years. Now if the said James Giles shall
 well & truly discharge the duties of the said Office of Constable
 for having the term aforesaid then the above obligation to be
 void & to remain in full force & Virtue as
 Seals delivered
 In presence of } James Giles
 } Jas. Richards
 } Robt Cunningham

At a Court held for Spotsylvania County
 November the 6th 1804 - This Bond was acknowledged by the s^r
 James Giles James Richards Robt Cunningham in open Court
 & ordered to be Recorded Teste Robert H. Chew Esq

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Inventory & Appraisement of the Estate of Oswald Smith.
Dec. taken the 13th of December 1804

	\$	cts
1 Negro man named Ned	350	00
1 Negro man named Dan	200	
1 Negro man named Daniel	80	
1 Negro man named Lewis	250	
1 Negro man named Jacob	333	33
1 Negro Woman & Child (Milly)	350	
1 Negro D. Fener	300	
25 Hags	50	
3 oxen & yokes	60	
7 Cows & 1 Steer	70	
5 Hartsings	15	
7 plowgs	7	
4 pair of Chains	4	
1 Crope but saw	5	
3 cutting hoes	2	50
2 iron Chains	2	
3 axes	5	
3 Hoes	1	50
1000 Hags	10	
100 Hags	1	
1 Grey mare	20	
1000 Hags	40	
6 Hags	6	
1 Piece	50	
3 Bow hags	4	
7 Sifters	5	
a parcel of the plaster of Paris	3	
5 pair of Hames & C.	2	50
2 Casks	1	50
120 feet of Top fodder & Shuck (in the same)	20	
2000 ^{wt} of Blace	14	
21 Geat	8	
1 Pot & Hook	1	
1 Loam	2	50
1 Chain	0	50
2 Iron Kettle	3	
4 old Spinning Wools & C.	2	
	\$2187	33

Carrington
 3

Amount brought up

\$ 66
2181.33

40 Bunches of Cows at 12 1/2 p Bar	201
1 Desk	10
2 Tables	3
1 Looking Glass	2
1 Large Chair	2
100 Chair of Drawers & four Leather Chairs	2 25
10 flag Bottom Chairs	2
3 flag Wickets	4
2 Slays 1 p ^r Thick Shaves	0 75
1 Lot of old Chamber Scares & 11 Hammer	1 75
3 Beds & Furniture	60
8 1/2 ^{lb} of Cotton	15
3 of wool & 1 p ^r Steel yards	2
1/2 Silver Spoon	4
1/2 Pewter plates	1
1 Basin & 4 Earthen plates	1 25
2 Cans as Piche	50
1 Saw & 2 Flat Iron	1 25
8 Shilling Saw	2
	Total \$ 2506 25

Carry Smith Administrator

All the Subscribers being first sworn, in compliance to the order of the Court have appraised the Estate of Oswald Smith dec^d as far as was produced to us by the Administrator and make this report to Court

William Halladay

Justice Sarge

John L. Parsons

At a Court held for Spotsylvania County January the 1st 1805
This Inventory & Appraisement of the Estate of Oswald Smith dec^d was returned & ordered to be recorded

Teste Robert Chewell

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D^r
Daniel B. White

1803		
Octob 1	To 2 1/2 bars of Virginia Cotton 2 3/4 p	0 7.6
	To making on piece of Duck	0 3.0
over 1/2	To sundry Goods Bought of R. Patton & p Bill	2 18.9
June 22	To Cash paid Thomas Hale for p Recd	1 5.9
1804	Janua 2 To 2 1/2 yards of Lanes 2 4/5 p yards	0 9.8
	12 To one Square of Cambric 4/	0 8
Febr 2	To Cash & sundry items	0 10.6
	10 To one pair of fine Shoes 12 1/2	0 12.0
	29 To sundry Goods Bought of R. Patton p Bill	7 10.0
april 7	To 6 Months Board	16.0.0
	To the Same Term for one horse	3.0.0
Sept 15	To Cash paid Jos. Stinson for Subst	1 7.7
	To Interest on the account for 6 Months	0 18.0
	Errors Excepted By William's Negro Guardians	£29 0.1

At a Court held for Spotsylvania County January the 1st 1805
 The Official account of Guardianship of Daniel B. White, was returned & Order to be Recorded

Toste Robert M. Chew

I James Taylor of the Parish of Berkeley County of Spotsylvania & State of Virginia do hereby make my last Will & Testament in Form & Form following that is to say

I Desire that my Executors hereafter named pay all my just Debts & general expences out of the most convenient part of my Estate at their discretion

After the payment of my debts & general expences I give to my Wife Elizabeth Taylor one third part of my Estate both real & personal for & during the term of her natural life & after her decease give the same to my Son herein after mentioned

I give to my Son as before named one third part of my Estate both real & personal to be placed under a Guardian to be appointed by the Court under the limitations hereafter mentioned that should my said Son die before he becomes of lawful age then all the Estate given him by this Will is to be equally divided between my said Wife Elizabeth & my Brother George Taylor I give to my Mother Mary Taylor the other third part of my Estate for & during her natural life & then to descend to my Son if alive & subject to the same disposal as his own Estate had he bequeathed but should he be dead then my devise is that it be equally

equally divided between my Wife Elizabeth and my Brother George Taylor. It is my Will and desire that upon the death of my Wife Elizabeth all the Estate real & personal hereby given to her & limited to my Son I should the said Son be also dead shall stand & be equally divided between her relations by her Father & my Brother George Taylor.

and I do hereby constitute & appoint my Executors John Humphreys John Day and the said George Taylor Executors of this my Last Will & Testament hereby revoking all others by me heretofore made.

In Witness whereof I have hereunto set my hand & affixed my Seal this Seventh day of December in the year One thousand Eight hundred & 30

James Taylor

Signed Sealed published & delivered as & for the Last Will & Testament of the above named James Taylor in presence of us

Edward Parnaby
John Wallers
Joseph Holladay

At a Court held for Spotsylvania County January 1st 1805
The Last Will & Testament of James Taylor esq. was proved by the Oaths of Edward Parnaby and Joseph Holladay two of the Witnesses thereto & duly recorded

Teste Robert Chew Clerk

At a Court held for said County March 5th 1803
The Executors therein named in the said Last Will & Testament requesting to take upon themselves the burden of the execution thereof. On the motion of Elizabeth Taylor who made Oath thereto and together with George Bronaugh her Security intend into and acknowledged their bond in the Penalty of Four thousand dollars condition as the Law directs Certificate is granted her for obtaining letters of Administration on the said decedent's Estate with his will aforesaid annexed in due form

Teste Robert Chew Clerk

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In the name of God Amen. I William Spindle of Spotsylvania
County being of Sane mind & memory do hereby thank God for
the same & do make and ordain this to be, my Last Will & Testament
(My) First I recommend my Soul to God, who gave it, and my body
to the earth, to be buried in a decent Christian like manner and my
estate to be disposed of in the following manner (after my
just debts are paid) First I lend to my beloved wife Leticia Spindle
two hundred Acres of Land with the buildings when I now live
during her life and after her death the Land & buildings to go to
my Son James Addison Spindle and his heirs forever, the Land to
begin in Little road at a tree bridge against John Woods Spring
thence down to the creek 10 acres breadth, thence across the
branch to my lane and thence across to W. James Pullens line
so as to include two hundred Acres. Also I lend to my beloved
wife Leticia Spindle during her life my whole Estate of my
Stock & household furniture & all my moveable effects
(except such particulars as hereafter mentioned as given & paid
to my Children) I give and bequeath to my Children Wm
Spindle one feather Bed and furniture. Sam^r Spindle one feather
bed & furniture and one Cow & Calf, also Nancy G. Spindle
and James A. Spindle one feather Bed and furniture and one
Cow and calf each. Also I give and bequeath to my Son Wm^r
Spindle one horse Colt out of a large bay mare, also I give &
bequeath to my Son James A. Spindle one mare colt, also
I give & bequeath to my daughters Sally Raugman & Nancy G.
Spindle each a horse the Value of fifty pounds to them & their
heirs forever. Also I give and bequeath to my Son John Spindle the
Land where he now lives to him and his heirs forever. Also
I lend to my Daughter Lucy Luck the land where she now lives
during her life, and after her death to be equally divided amongst
her Children. After the death of my wife Leticia Spindle I will &
desire that my Sons John Spindle Thomas Spindle, Edmund
Spindle and James A. Spindle shall have the Value of 100^l in
money each whereas I lend to my Daughters Lucy Luck
Sally Raugman and Nancy G. Spindle the Value of 100^l in
money to each of them during their natural life and after
their Death to their heirs Lawfully begotten forever. -
I give to my Son W. Spindle one hundred Acres of Land where he
lives

has built and to be laid off to Suit his bottom and the other Land remaining. Also I give and bequeath to my Son Thomas Spindle one hundred and thirty acres of Land joining Mr. Salsperis Land to be laid off to Suit that and my other Land adjoining the lat. of my Land adjoining I will and desire to be equally divided as follows (viz) I give and bequeath to my Son Camous Spindle du third part of the 5th Land to him and his heirs for ever. also I lend to my daughters Sally Vaughan and Nancy G. Spindle the lat. of what Land remains to be equally divided between them during their lives and their heirs Lawfully begotten for ever.

Also I will and desire after the death of my self that all my estate left to me that is then remaining Except the Land shall be equally divided amongst all my Children given and bequeathed to my Son John Spindle The Spindle Wm Spindle, Camous Spindle, James A Spindle, and their heirs for ever. and but to my Daughters Lucy Dick Sally Vaughan Nancy G. Spindle during their lives and then to their Lawfully begotten of their Bodies for ever declaring this to be my last will and testament revoking all other references being had to my memorandums (Book) of sundry things charge to my children. I also constitute and appoint my beloved wife Livia Spindle Executor and my sons Thomas Spindle John Spindle and Camous Spindle and Wm Spindle Executors to this my last will and testament in writing my hand and Seal this fourth day of July one thousand eight hundred and three

Signed and Sealed
 In presence of
 Reuben Landrum
 Burwell Seawell
 Thomas Butler

Wm Spindle
 Seal

At a Court held for Potomac County February the 5th 1805
 The last will and Testament of William Spindle and was proved by the oaths of Reuben Landrum Burwell Seawell & Thomas Butler Jurors for the said testator to be recorded. And on the motion of Thomas Spindle & William Spindle two of the Executors therein named who made oath thereto and together with James Butler Thomas Butler Burwell Seawell Thomas W. Jesseworth & Austin Sheek three Securities entered into and acknowledged their bond in the penalty of Five thousand Dollars Conditioned as the said deeds Certificate is granted them for obtaining a probat thereof in due form.

Jesse Robert Chew C. C. C.

Know all men by these presents, that we Thomas Spindle
 Wm Spindle James Butler Tho. Butler Bunwell Lovell & Thomas
 Waplesworth & Austin Lusk are held and firmly bound unto
 Casp. Hammond Esq. Clerk of the Court of Spotsylvania County
 Gentlemen, justices of the Court of Spotsylvania County
 now sitting in the Sum of Five Thousand Dollars to
 the payment whereof, well and truly to be made to the said
 justices, and their Successors, we bind ourselves, and each of us
 our and each of our Heirs Executors and Administrators, jointly
 and severally, firmly by these presents Sealed with our
 Seals and dated this 5th day of February Anno Domini, our
 Honor eight hundred and four, and in the 2^o of the year of the
 Commonwealth.

The Conditions of this Obligation is Such that if the above
 bound Thomas Spindle Wm Spindle Executors of the last
 will and testament of Wm Spindle deceased, do make or cause
 to be made a true and perfect inventory of all and singular
 the Goods, Chattels and Credits of the said deceased which have
 or shall come to the hands, possession or knowledge of the said
 Thomas Wm Spindle or into the hands and possession of
 any other person or persons for them and the same so made
 do Exhibit in the County Court of Spot. at such times
 they shall be therunto required by the said Court: and the
 Goods, Chattels, & Credits, and all other the Goods Chattels &
 Credits of the said deceased, which at any time after, shall
 come to the hands possession or knowledge of the said Thomas
 Wm Spindle or into the hands and possession of any other
 person or persons for them, do well and truly administer ac-
 cording to Law. and further, do make a just true
 account of their doings and doings therein, when therunto required
 by the said Court, and also shall well and truly pay and deliver
 all the Legacies contained and Specified in the said Testament
 as far as the said Goods, Chattels & Credits will therunto extend
 and the Law shall charge, then this Obligation to be void &
 of none effect, or else remain in full force & Virtue

Sealed & Delivered
 In the presence of

- Tho. Spindle
- Wm Spindle
- James Butler
- Thomas Butler
- Bunwell Lovell
- Thomas Waplesworth
- Austin Lusk

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At a Court held for Spotsylvania County February the 5. 1805
This Bond was acknowledged by the said Thomas Spindle (now Spindle),
James Fuller Tho. Fuller Burwell Small. Thomas W. Greenworth &
Austin L. Dick in open Court & ordered to be Recorded

Teste Robert S. Chew Esq.

I know all men by these presents, that we Jos. Canshaw, Jonathan
Gibson Benj. Shackelford are held and jointly bound to Edward Hensons
Esq. (now Tho. Minor Esq. & Benj. M. O'aller Gentlemen Justices of the
Court of Spotsylvania County now sitting), in the sum of Four hundred
pounds to the payment whereof, well and truly to be made to the said
Justices and their successors, we bind ourselves, and each of us, our and each of
our heirs, Executors, and Administrators, jointly & severally, firmly by
these presents. Sealed with our Seals this 5th day of February in the year
1805, and in the 29th year of the Commonwealth.

The Condition of the above Obligation, is Such that of the above bound
Jos. Canshaw & Jonathan Gibson their Executors and Administrators, shall
well and truly pay and deliver, or cause to be paid and delivered unto
Thomas & James Gibson orphans of James Gibson deceased, all such debts
or estates as now is or are or hereafter shall appear to be due to the said
orphans, when, and as soon as they shall attain to lawful age, or when
there is required by the said Justices of the said County Court as also
keep harmless the above named Justices, their and every of their heirs,
Executors and Administrators, from all trouble and damage that
shall or may arise about the said estate. Then the above obligation
to be void, otherwise to remain in full force.

Seals & Delivered
In the presence of

Joseph Canshaw Esq.
Jonathan Gibson Esq.
Benj. Shackelford Esq.
mark

At a Court held for Spotsylvania County February the 5. 1805
This Bond was acknowledged & by the said Joseph Canshaw, Jonathan
Gibson & Benj. Shackelford in open Court & ordered to be Recorded &

Teste Robert S. Chew Esq.

Know all men by these presents, That we Thomas Spindle
& James Puller & their Puller are held and firmly bound to
Edw^d Harrison Rocky Towles & their Heiress Mary
Walker Gutterman Justice of the Court of Spots² County
now sitting) in the sum of Two thousand Dollars & the pay-
ment whereof, well and truly to be made to the said Justice
and their Successors, we bind ourselves and each of us our heirs
of our heirs Executors, and Administrators jointly and Severally
firmly by these presents. Sealed with our Seals this 5th day of
February Anno Dom 1805 and in the 2^d year of the Common-
wealth.

The Conditions of the above Obligations is Such
That if the above bound Thomas Spindle his Executors and
Administrators shall well and truly pay and deliver or cause
to be paid and delivered unto James C. Spindle or his heirs
Spindle deceased, all such estate or estates, as now is or are, or
hereafter shall appear to be due to the said Esq^r, when &
as soon as he shall attain to lawful age, or when the same
required by the Justice of the said County Court as aforesaid
pays the above named Justice, their and every of their heirs
Executors, and Administrators, from all trouble & damages
that shall or may arise about the said estate, then the above
Obligations to be void, otherwise to remain in full force.

Sealed & Delivered
In the presence of

Tho. Spindle
James Puller
Thomas Puller

At a Court held for Spotsylvania County February the 5th 1805
Thomas Spindle James Puller & Thomas Puller entered into &
acknowledged this their bond in open Court which is Ordered to
be recorded

Wm Robert Chew Secy

I know all men by these presents, That we Elizabeth Taylor & George Bronough are heres and firmly bound to Edward Heronius Peckey Towler Thomas Munn & Benjamin Walter Gentlemen Justices of the Court of Spotsylvania County now sitting in the Sum of Three thousand Dollars to the payment whereof, well and truly to be made to the said Justice, and their Successors, we being ourselves, and each of us, our and each of our heirs Executors and Administrators, jointly and Severally by these presents Sealed with our Seals this 5th day of February Anno Domini 1805 and in the 29th Year of the Commonwealth.

The Condition of the above Obligation is Such, That if the above bound Elizabeth Taylor her Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered unto James Taler orphan of James Taylor deceased, all such estate or estates as now is or are or hereafter shall appear to be due to the said orphan, when and as soon as he shall attain to Lawful age, or when shalts required by the Justices of the said County Court, as also keep harmless the above named Justice, their and every of their heirs Executors and Administrators from all trouble and damages that shall or may come about the said Estate then the above obligation to be paid, otherwise to remain in full force.

Sealed & Delivered
In the presence of

Elizabeth Taylor
her Seal
mark

Geo. Bronough

At a Court held for Spotsylvania County February the 5th 1805
This Bond was acknowledged by the said Elizabeth Taylor & George Bronough in open Court & Ordained to be Recorded

Teste Robert Chew Esq

An Inventory & Appraisement of the Negroes & personal Estate of Philip Smith Deceased this 10th day of November 1804

1 Negro man named Tom	£80	
1 D ^o D ^o D ^o Jack	55	} 490
1 D ^o Woman D ^o Rachel	55	
1 D ^o Boy D ^o Gus	80	
1 D ^o D ^o D ^o Isaac	65	
1 D ^o D ^o D ^o Dick	45	
1 D ^o D ^o D ^o Billy	40	
1 D ^o D ^o D ^o John	40	
1 D ^o Girl D ^o Sarah	25	
3 Ground Horses & 1 Coll		67
10 Head Cattle £15.19. 1 poke Hens & 4 Hens £18		27.19
4 Sows & 17 pigs £4.16. 21 other Hogs £19.16		24.12
15 Head Sheep £9. 3 pairs stags & feet £27		36
1 Chest of Drapes £6. 4 Beds £2.10 2 Boxes £1.4		9.14
1 Mahogany Table £4.10. 9 Folding Chairs £2.6		5.12.6
1 Waggon, Thut. 19 bags & 2 birds		17.17.0
2 Saffers 1/2 ^o wigs 26/ 1 White Saw		2.16.0
a parcel of Carpenters tools		1.18
a parcel of old iron 6/ 7 traps 16/		2.16
17 Baskets 17/ 1 D ^o Chairs & forks & box 12/		1.9
46 - Saw 17/3 piece of chain 4/		1.0
4 pots 3 D ^o oven Tea Kettle frying pans spider 3/2 pot Hooks & pans 2		2.5
1/2 flat Iron 6/ & Axes & hatchet 24/		1.10
7 flow hoes 4/ Cutter		1.9
3 mowing hoes 2 D ^o Hoes 2 killing hoes and 4 garden tools		1.0
3 flow hoes. countess. single tree clews & pins & 2 birds bits		1.0
4/2 ^o horse collar 3/2 traces 3 back bands & carry comb		2.8
1 Copper mill 10/ 2 Cast bodys & carry log 24/		1.14
1 Harrow 10/ parcel of staves & heading 4/		1.2
3 half bushels 4/ 1 quins Stone 12/		1.6
2 parcel of plank 6/ 1 drop knee 7/6 2 cains 6/		19.6
2 spinning wheels 2/ 4/2 ^o bars 12/		1.13
1 wheat fan £6.12. 1 Loom, 4 Flays & 3 harnesses 24		9.6
4 Leather 36/ 2 m Sasses 16/ 2. & 3 birds 60/		4.16
1 Tallow pails, pigging 6/12/ 29 m all bags feathers 24/		1.16
1 parcel of Bacon 2.14 parcel of dry pieces 9/		3.3
swapping hoes & hoes 3/ parcel of lumber 6/		14
parcel of Cotton 2.10 10 m 10/ parcel of Tallow 12/		3.12

Know all men by these presents that we David Lively
 Larkin Howard & Benjⁿ Mason are held & firmly bound unto
 John Bay Governor of the State of Virginia & to his success^{ors}
 just & full sum of five hundred dollars to which payment would truly
 to be made we bind ourselves our heirs & jointly & severally firmly
 by these presents sealed with our Seals & dated this 5th day of
 February 1805

The Condition of the above obligation is such that whereas the
 above bound David Lively in this day appointed Constable in the County
 of Spotsylvania. Now if the said David Lively shall with due
 discharge the duties of the s^d Office then the above obligation to
 be Paid Else to remain in full force & Virtue

David Lively
 Larkin Howard
 Benjamin Mason

W^{ch} Court held for Spotsylvania County February the 5th 1805
 This Bond was acknowledged by the said David Lively
 Larkin Howard & Benjⁿ Mason in open Court & ordered to be
 Recorded

John Robert Chew Clerk

Inventory and appraisement of the Estate of Price Courton
 Dec^d taken the 5th day of January 1804

Negroes		
1	Negro man Gilbert	£ 30
1	do Tom	105
1	do Jack	110
1	do Moses	110
1	do Harry	110
1	do Edward	110
1	do New	110
1	do Pulla	110
1	do James	90
1	do Nelson	90
1	do Fountain	75
1	do Isaac	90
1	Negro Woman Jane	18

543

18 Shovel	9 - -
1 Cart	24 -
4 narrow Axes, 2 Iron wedges & 600 feet Hoops	14 -
5 Grubbing hoes	15 -
Parcel of old hilling hoes	10 -
5 Plough hoes, Cattle Single Tree Hobbs	15 -
3 Pair Iron chains, Harness & Collar	18 -
16 Barilla Cows at 15/-	12 -
1000 lbs. Saddle	2 -
36 feet Tap	1.16
1 Wheat Saw	5 - -
2 Hagsheads	10 -
40 Yards	4.10
1 Leather Bed Furniture	12 - -
1 do do do	12 - -
1 Bed Furniture	8 -
1 Trundle Bed & Bedstead	6 -
1 Small square Chest	6 -
Parcel of Books	15 -
1 Small Trunk	3 -
2 Large Blue Chests	2 -
1 Blue square Table	15 -
1 Large Green Cupboard	6 -
1 Chairs	18 -
Sundry Wodden Ware	6 -
1 Spinning Wheel	12 -
1 Large Iron Pett, Hooks & Dutch oven & Trapping Paw	12 -
1 Spinning Wheel & 2 pair Cards	10 -
1 Ginn Stone	1.0
1 Hay Wheel	6 -
2 Bee Hives	12 -
1 Loom (Tape)	7.6
Parcel Earthen Ware	12 -
X Womans Saddle	2.8
1 Steel Trap	3 -
1 Harness home & Gyn	7.6
6 Hags	4 -

£2542.26

Amount of Sundry Bonds as above furnished by Benj^r Waller the owner of Price Carter } 78.19.3
 dec'd which is hereto annexed

1763/1.9

In obedience to an Order of Spotsylvania County Court bearing date Jan^y 3rd 1804 and hereto annexed: we the Subscribers have agreed to Francis Canner Widow of Rice Canner dec^d the following Slaves, goods & Chattels as her Dowry in the Estate of the said Rice Canner To wit:-

Tow a negro man	at	105	..
Moses	110	..
Hurry	110	..
Salisa, Hezekiah & Jacob	110	..
Two 75 Saacs 90	165	..
James 90 Chalk 75	165	..
		<u>765</u>	..

Also 16 Barrels Corn	112	..
1000 th Glass Saacs 40 of 26 feet top 3/4	3.16	..
1 Black Horse 18 1/2 1 Bay mare 155	33	..
1 Bay mare	15	..
1 Sorrell Horse	6	..
1 Bed of furniture	12	..
Parties Ware	12	..
		<u>8280</u>	..

Which said sums together with the following Bonds
Katha Gordon Bond due 1st Jan^y 1802 for £ 20
Gordon do due 2nd Decem^r 1802 for William Waltham
do due 1st Jan^y 1804 for 2.14

29/16
£ 877 2

Amounting in the whole to the sum of Eight hundred and seventy seven pounds two Shillings, which after the deduction of one Shilling and five pence we conceive to be a just adjustment of £ over to the said Francis Canner in Conformity with the order aforesaid.
Given under our hands this 6th day of March 1804

Richard Potts
Thomas Hawkins
H. Gatewood

At a Court held for Spotsylvania County February the 5th 1805
That the Inventory & Appraisements of the Estate of Rice Canner dec^d
was returned & ordered to be Recorded

John Robert [Signature]

A List of Bonds and Notes found among the papers and
Supposed to be due the Estate of Rice Courser Decr.
January 5th 1804

Benj ^m Hyde and Will ^m and Rayjolds to Rice Courser	
Deceased Due Jan ^y 30 th 1803 Bond	48.13
Arnstads Gordan to Rice Courser Due 28 th of Decr 1802	7.00
Jesse Miller to R. Courser Due Oct. 16 th 1800	5.00
said Miller, it seems is run away	
Nat Gordon to R. Courser Bond Due 1 st January 1803	20.00
John Hinton to R. Courser Bond due 1 st January 1804	18.00
William Wilkes to R. Courser Bond due 1 st January 1804	2.16
Washington Babcock to R. Courser Bond due 1 st January 1804	40.00
Archus Hawkins to R. Courser Bond due 1 st January 1804	1.16
William Richards to R. Courser Bond	2.80
	<u>188.19.3</u>
Benj ^m Waller att ^y	29.131

The Court held for Spotsylvania County February the 5th 1805
This Inventory & Appraisement of the Estate of Rice Courser
decd was returned & read & taken & recorded

Attest Robert Chew Clk

Know all men by these presents, That we Elizabeth
Tayler & George Bronaugh are, heid and jointly bound with
William Hanard Edward Gensden Rocky Louisa Thomasdwin
Benjamin Waller James Mc. Bell and Samuel Lale Gentlemen
justices of the Court of Spotsylvania County, now sitting in the name
of four thousand Dollars to the payment whereof, well and truly to
be made to the said justices and their successors, we bind ourselves, &
each of us, our and each of our Heirs Executors & Administrators
jointly and severally, firmly by these presents Sealed with our
Seals, and dated this 5th day of March anno Domini, one thousand
and eight hundred and five and the 29th year of the Commonwealth

The Condition of this obligation is Such, that if the above
bound Elizabeth Tayler, Administratrix of all and singular the
Goods Chattels & Credits of James Tayler decd. with his last Will
& Testament do make or cause to be made, a true and perfect
Inventory of all and singular the Goods Chattels & Credits, & the said

deceased which have or shall come to the hands possession or knowledge of the said Elizabeth Taylor or into the hands and possession of any other person or persons for her use and the same so made, do exhibit in the County Court of Maryland at such times as she shall be thereunto required by the said Court and the same Goods Chattels & Credits, and all other the Goods Chattels and Credits of the said deceased, which at any time after, shall come to the hands, possession or knowledge of the said Elizabeth Taylor or into the hands and possession of any other person or persons for her use as a sole Administrator according to Law; And further, to make a just and true account of her doings and doings therein, when there is required by the said Court and also shall well and truly pay and deliver all the legacies contained and expressed in the said Testament, as far as the said Goods Chattels & Credits, will thereunto extend, and the said shall charge, thus the Obligations to be void and of none effect, or else to remain in full force & virtue.

Sealed & Delivered
In the presence of

Elizabeth Taylor
1805

John Seward

Geo Brannan

At a Court held for the County of Washington the 5th 1805
This Bond was acknowledged by the said Elizabeth Taylor & Geo Brannan in open Court, & ordered to be recorded.
Teste Robert C. Hill Clerk

Inventory and Appraisement of the Estate of the deceased

Harry Slaves	100	25
Cambridge	80	25
Bow	90	25
Wice	100	21
Tom	100	18
Murray	30	18
Lee	30	12
Agge	50	21
Josith	20	20
Winnif	15	15
Unity	90	8
Willif	50	30
Jenny	60	10
Delphia	18	
Lavinia	35	10
Daniel	30	10
Amsted	40	5
Sarah	25	

and turned over

3 12
1303 12

58

Amount bro^d over

7.3.12

Am't bro^d forward

1169 11.6

1 cow	3 12	7 Jugs	
1 do. 16 th	3 12	6 butter pots	
1 do. 15 th	3 12	a parcel of flint	2 2
1 sheep	3 12	a parcel of earthenware	16
1 ditto	2 2	1 Coon, slay & hamper	1 16
1 ditto	2 2	3 Cotton Wheels	1 16
1 ditto	2 2	2 linen d ^o & 1 hebble	1 10
2 Small sters	2 14	9 pair Cotton & wool cards	1 16
11 head of sheep	8 5	5 Snow pots	3
16 head of hogs	6 12	2 dutch ovens	6
1 bed bedstead of furniture	18	1 Sping stand & skelut	12
1 do. do. & do.	18	1 Spie Mortar gun wood	16
1 do. do. & do.	18	Case & block forks	
1 do. do. & do.	18	1 water Can & other wood	18
1 large Chest	1 10	refers	
1 Small do.	18	2 meal sifters	6
1 do. do.	15	2 Cotton Gins	12
1 Desk	6	2 Copper Still, wormstair	10
1 Oval Table	1 16	2 Hatters	1 1
1 square do.	13	110 Saggons & gear	10
1 Cup board with its contents	2 5	104 Cart	1 4
1 Case & bottles	9	1 phagson & hamper	15
8 Chairs	1 16	1 pair Cast wheels	12
9 old do.	18	3 Scythes & blades	12
1 Gun	5	pluggs & gear	4 10
1 Cooking Glass	6	8 axes & 12 hoes	3
2 Candle sticks & 14 th snuff	3	1 crop Cut saw	1 4
1 Case knives & box	9	1 Wheel saw & ott	1 4
1 Hone	6	a parcel of Carpenters tools	1 10
1 Copper Mill, pot & funnel	9	1 Wheel of iron	1 10
knives & forks	7 6	36 Casks hogheads & tubs	5 8
1 pair fine dogs	12	1 pair Steel spades	10
1 pair Dills	15	1 Grind Stone	3
1 pair tongs	3	20 feathers	3
1 Dictionary	10	4 raw hypes	2 8
1 large Bible	1	1 pair Shipshavers & Hooks	6
1 prayer book	2 6	locks	6
a parcel of books	7 6	1 set gold weights & scales	3
5 Flap & 6 better hamper	2 2	5 scales	5
1 silver Watch	6	a parcel of Tin ware	9
		a parcel of old iron	18

1169 H

Am't owed forward

1 cutting box & knife			2
1 spade			6
1 pair wedges			12
old wheelbarrow			7 6
1 cotton bag			6
2 meal bags			6

£1030 12 6

1169

In Obedience to the annexed order of Spotsylvania Court, We have appraised the Estate of William Spindle dec'd to us shown by his Executors to £ 1534. 13. 0 as will appear by the following Inventory

Jr. M. Hendon
John Crutchfield
Reuben Saunders

At a Court held for Spotsylvania County March the 5. 1783
This Inventory & Appraisement, of the Estate of William Spindle dec'd was returned & Ordered to be Recorded

Wm. Robert Chew Clk

Appraisement of the Estate of Wm. Carter Dec'd

Regrs			
1	Old Quys	\$133 5	
2	Cud.	50 6	
3	Lewis	200 7	
4	Daughter of Lewis	100 8	
5	Daughter of Lewis	200 9	
6	Bill Quys	250 10	
7	Boys	300 11	
8	Milk	220	
9	Old James	100	
10	Anthony	200	
11	James	250	
12	Dennis	130	
13	Phily	200	
14	Sophia	250	
15	John	200	
16	Rosetta	150	
17	Henry	120	
18	Frank	350	
19	Helia	300	
20	Salinah	100	
21	Willis	60	
22	Sabrina	250	
23	Little Lucy	270	
24	Rachel	200	
25	James	350	
26	Sack	350	
27	Nancy	200	

Regrs mentioned without	Plantations	Utensils & Stock	
1 not appraised	4 Acres		\$ 570
1 Old Frank	4 yoke Oxen		145
2 Roxnah	22 Old Sheep & 5 Lambs		26 50
3 Sarah	12 White Cows		18 -

60

Account brought over

4 Mobley Stands	\$ 4	A parcel of wheat in the town	80
38 Cattle Young	237	10 Bushells of Oats	3.50
47 head of Hogs	87	1 OY Wagon	20
5 Pairs of Cows	15	1 OY Cart & 3 Chains	16
15 Helling Hoes	5	1.65 Gall. Still Wmmt & Tubs	80
10 Scrubbing Hoes	5	2 Guns	24.50
10 Axes	6.50	1 Saw	1.50
2 X Cut Saws	3	1 Wheat Fan	6
1 ft. Steelyards	2.50	1 Grind Stone	50
18 Trap Hooks	6	1 Saddle & Bridle	4
3 ft. mallets & axes	2.50	19 Guns	6
Sundry other tools	10	A parcel of Books	10
feet of rope	16.33	4 Satchels & Bags	1.50
a parcel of blades	50	17 Wagon bags	10.50
a parcel of land supposed to be	7.00		
350 lbs			
3 Hogs heads of colored pig	144		

In Obedience to an Order of W^{or}shipful Court of Sp^{ort}..
 Herinto annexed we have appraised the estate of William
 Carter dead as above, which is all that was shew'd to us by
 his Ex^{or} Rice Carter & given under our hands this 10th day
 of March 1803

Lashon Hamard
 William Alsop
 John Bradstreet

At a Court held for Spotsylvania County March the 5th 1805
 This appraisement of the Estate of Wm Carter d.c. was
 returned and ordered to be Recorded.

Teste Robert Chew Ck

Amounts of the date of the Property of David Smith Deceased December
20th 1804 J J D

David Smith D ^r				
To 3 ploughs & 4 year	4.96			
To 3 ploughs & 3 rollers	1.00			
To 2 Oxen 10/6 2 Gubbing hoes 7/6	0.17.0			
To 3 Wagon 8/6 1 Iron pole & 2 Hittles	0.19.6			
To a parcel of the plaster Paris 1/6	0.6.0			
To 2 Spinning Wheels 1 Flay D ^r	0.6.6			
To 1 Sill	10.0.0			
To 6 Hogs heads	0.18.0			
To 6 Hogs best Choice	6.0.0			
To 3 Cows & 2 Yearlings	9.0.0			
To 10 y	5.12.0			
To 27 th of Cotton at 1 1/2 p ^{ts} 4 th	4.15.6			
To 30 th Barrels of Corn at 25/	37.10.0			
To 10 th Barrels of S ^r at 25/9	12.17.6			
To 3 Beds & Furniture	15.16.6			
To 1 Desk 1 Table of China	7.0.0			
To 1 Saw by 4 China 4/6	0.10.0			
To 2 old Tables 3/6 3 Auger 4/6	0.4.6			
To 1 Hammer 1 1/2 Flat Saw 3/6	0.3.0			
To 1 set Earthen plates 1/6 2/6	0.2.0			
To 1 Looking Glass	0.11.0			
To 1 Lot of Jewels	0.10.0			
To 1 Stack of Tops & 2 y. Shucks in Town 8/6	2.15.0			
To 50 th feet of Tops at 1/3	3.2.6			
To 1 White Mare 30/	1.10.0			
To 1 pair of Hullyards	0.4.0			
To 600 th of Brass boxes at 4/6	1.4.0	121	11	0

Mr. Benjamin Waller D ^r				
To 1 plough & 4 year 9/6	0.9.6			
To 3 Gubbing hoes 3/6	0.8.0			
To 1 Flay Wheel 2/6	0.2.0			
To 20 th of Cotton at 1 1/2 p ^{ts}	1.3.4	2	2	10 th
		123	16	10

Mr. Benjamin Casard D ^r				
To 3 axes 9/6 3 Pythes 11/6		1	0	0

David Forward

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Amount Brought Forward

Mr. James Robinson D ^r				
To 4 Siding hoes 8/4 D ^r 3/4	0.13.0			
To 4 Sifters 16/10/6 1 Huffer 2/1/4	1.17.6			
To 20 of Cotton at 1/11 1/2	1.1.8			
To 3 Chairs 1/6 D ^r 1/6	0.8.6			
To 1 Set of Suspenders 9/2	0.9.2			
To 1 old Chest of drawers 1/6	0.9.0	4	18	10
Mr. William Holladay D ^r 1 ox Chain			5	6
Mr. William Shulkin D ^r				
To 1 Ox Chain 5/6, 2 Sows & Pigs 24/4	1.9.6			
To 1 Saw 1/4 1 Cow 2 3/4 1/6	3.18.6	5	5	0
Mr. William Holladay D ^r			0	19
To 3 Road Cow Hags 19/4				
Mr. William Smith D ^r				5
To Spinning Wheels 8/6 5/6				
Mr. John Hicks D ^r				
To 1 old Wagon	3.7.6			
To 1 Cow	3.13.0			
To 20 of Cotton at 1/13 1/2	1.5.0	8	5	6
Capt. Joseph Holladay D ^r				
To 2 Basks at 7/4			7	0
Mr. Joseph Waller D ^r				
To 3 Sows & 9 Pigs		4	5	6
Mr. Joshua Long D ^r				
To 12 Hogs		10	11	6
Mr. Wyatt Elliott D ^r			2	16
To 1 Cow & 4 Pigs		4	16	
Mr. George Perry D ^r				
To 1 Cow & 4 Pigs		3	1	
Mr. Thos. Hines D ^r				
To 1 Yoke of Oxen		13	3	
Capt. Latham Hancock D ^r				
To 22 Yoke		3	14	
Mr. John Deavenport D ^r				
To 10 Barrell of Cow at 20/4 1/2		13	0	

at hand up 2

Am't Brought up 263
 Mr Josiah Fogg D^r
 To 10 Barrels of Cow at 26/9 Bar 13 0 0

Mr Smith Lubfield D^r
 To 10 Barrels of Cow at 26/9 Bar 13 7 6
 To 1 Hour £ 10.3 10.3 23 10 9

Mr John Perry D^r
 To 106 Hours 12/6 0 12 6

Mr Henry Dunsow D^r
 To 3 Hay 3/ - 1 Saw 5/ - Candlesicks 4/6 8 12 6

Mr Muser Perry D^r
 To 5 Chairs 11 3

Mr Robert G. Calman D^r
 To 1 Chest 18/ - Whens 1/2 19.2
 To 1 Stack of Blades 1.0.0
 To 1 pair Sharp Shaves 3 0 2 2 2

Mr Jackson Halloway D^r
 To 1 Loun 8/6 8 6

Mr John Smith D^r
 To 4 Silver Spoons £ 2.11 4 7 11 8
 C. Crayton 2 11 5 10

The Following Accounts have all been Settled
 by the purchase giving Bonds or making payment

Carry Smith Admin^r

At a Court held for Spotsylvania County March the 5th 1803

This Account of Sales of the Estate of Oswald Smith &c was
 Returned & Ordered to be Recorded

Teste Robert B. Chapman

Inventories and Appraisement of the Slaves and personal Estate of the late James Mays deceased taken 25th day of December 1804

Slaves			
Jacob	a man	\$400	870
Ben	ditto	433/3	130
Bick	D ^o	266 2/3	80
Will	D ^o	233 1/3	70
Rauly	D ^o	333 1/3	100
Anthony	D ^o	400	120
John	D ^o	400	120
James	D ^o	333 1/3	100
Jack a young lad		333 1/3	100
Joe	D ^o	300	90
Reuben	ditto	300	90
Billy	do	300	90
Lewis	D ^o	300	90
Crawford	an old infirm man		00
Lydia	an old woman	100	30
Ester		133 1/3	40
Lucy	a girl of about 10 years	150	75
Parah	a do do 14 years	250	75
Lucinda	ditto do 14 years	250	75
Delphia	do do 8 do	150	45
Mary	a woman	266 2/3	80
Phoebe	an old infirm woman		00
Horses &c			
one Sorrel Mare	(Columbus)	133 1/3	40
one Bay Steed	Opineas	66 2/3	20
one Sorrel Stee	Peering	100	30
one Bay Horse Colt	Broford	200	60
one Grey Mare	Hepokot	60	18
One do D ^o	Mollygalot	100	30
One do Horse	Old Guy	80	24
One do do	Young Grey Stee	80	24
One Bay Mare	Manning Whitson	100	30
one Sorrel Mare	both of last Spring	18	6 10
One do Grey Mule		83 1/3	25
one large and fine Mule		120	36
One brown Colours Horse ditto		83 1/3	25
one black horse mule		83 1/3	25
one brown Colours mare both Mules		60	18

Cattle

One bull cow \$10 one red cow with white back \$12	\$20.12	5
One dark breeder cow \$10 one black heifer \$9	5.74	
One red cow \$12 one pale red cow white face \$12	7.4	
One red 2 nd with star \$14 old cow	10	7.4
One deep red 2 nd \$14 2 dark red heifers	\$9	9.12
One black heifer \$10 2 yrs. red cow 2 nd	\$8	7.16
One deep red heifer \$8 one red Bull \$15		6.18
One black Bull with white back \$13 1/2		4
One year work ox \$15 2 black Steers \$16 2/3	14.10	
Two year red Steers \$8 3 yearling	6 2/3	10.16
Two calves \$2 1/2	\$15	4.10
28 Sheep 15¢ 3 Sheeps of 3 large sheep same \$4		25 19
2 Small cows 15¢ 2 Sheeps 12¢ 3 pigs 3¢		6 15
2 York Axes 2 \$40 one of cast and 2 chains \$24		31 4
5 narrow Axes 7¢ 2 broad Axes 2¢ 8 binding shoes 3¢		5 12.6
4 quilting haws 4¢ 2 mallets 12¢ 1 hand saw 1 mallet 3¢		22 76 16.6
6 Axes 11 top saw 12¢ 5 chains 1 gauge 4 3 haws 12¢		2 8
2 Carpenters axes 11¢ 1 mallet 9¢ 1 mallet hammer 1 mallet 4¢		7 13
1 old spade 4¢ 1 collar 12¢ 12 Quads 4¢ 2 haws 3¢		3 10
5 Lathes 10¢ 30¢ 4 grey lathes 12¢ 1 wheat fan \$15¢		6 12
4 saws 36¢ 5 mallets 30¢ 12 haws 12¢ 9¢		3 15
1 Sledge hammer 12¢ 1 wheel barrow 6¢ 1 pit saw 12¢ 1 saw 7¢		1 13
2 Spinning wheels 15¢ 4 set plough gear 3¢ 3 haws 4¢		4 19
4 haws 12¢ 20¢ 6 haws ploughs 12¢ 12 haws ploughs 12¢		19 10
1 old half share plough 3¢ 1 haw share plough 12¢ 1 haw share 12¢		1 1
1 mallet 12¢ 6¢ 1 mallet 7¢ 1 mallet 12¢ 1 mallet 12¢ 1 mallet 12¢		1 14.6
one stack of 500 Farrow \$15 6 bricks 2¢ 20¢ Ten Bricks 1¢ 10¢ 20¢		25 10
Three stacks oats \$60 Corn 12¢ 12¢ 12¢ 12¢ 12¢ 12¢ 12¢ 12¢		74
About 200 Barrels Indian Corn 2 \$4		200
one Wagon 4 year \$50 Linnage 1 hawp \$40		55
one 1/2 nd Cotton 4¢ 3 bags cotton 30¢		3 12
Booke Viz		
Athenian ancient history 10 volumes 36¢ 1 girl Bica 6¢ 22		
Plutarchs Morals 2 Vol 2 4¢ History of Greece 4¢		18
Plutarchs Lives of the Greeks 9 Vol 2 26¢		2 16
French Letters 1 Vol 1/60 Linnage of Land 3¢		4 6
More and Religion 1 Vol 1/60 Mores arithmetic 4¢		5 6
Quod Astronomy 3 Theory of the Earth 10 2 3¢		6
Trust and Pharyng 2 Vols 2¢ 1/2 Vol 1 2¢ 4		5
one ancient Geography with maps 1 Vol 1/60 Grammar 5¢		
Maths and Religion 2 Vol 3¢ French theorems astronomy 3¢		

Journey through Italy 1 Vol 2/3 Gazetteer 3/4 5
 Blouinon 1 Vol 1/6 Phyque 1 Vol 2/3 Astronomy 1/6 5
 Rudick Anderson 9 Anthonette 2/3 2.9
 History of America 1 Vol 1/6 Cassin's Tables 1/6 2.6
 Constitution of the United States 1 Vol 3/4 Agriculture 1/6 7
 Harveys Medicine 2/3 Guthrie's Grammar 1 Vol 6/8 8.7
 World displayed 1 Vol 1/6 also grammar 1/6 duty of Trav 1/26 9
9.23.7/13.1

Cates Letters 4/6 Religion 1/6 5.5
 Fragments of Cates 1 Vol 9/10 death of Abel 9/10 sections 1/6 2.6
 a Treatise on Cates 1 Vol 3/4 Entropus 1 Vol 3/4 6
 old Bible 1/6 Lessons 9 Grammar 9 Paradise Lost 6 2.6
 Bird Metamorphosis 1 Vol 2/3 2 old Magazines 1/6 3
 Europe's Profile in Latin 1/6 Colic's Dictionary 1/6 2.6
 Columbian Orator 1/6 Flutwood on the Government 1/6 3
 our large family Bible 3/4 Spelling Book 1/6 12 1/2 9

House Hold Furniture (N.Y.)
 one Eight day Clock walnut case £20 2.20
 one Walnut desk & book £40 2 Cherry dining Tables 11.16
 one Cherry Tea Table 30/ 3 Walnut Dressing Tables 21/4 4.4
 10 Chestnut Cherry Stuffs bottomed Chairs 2 15/ 9.15
 Two Cherry Stuffs bottomed 2 6/ 8 1/2 1/2 bottomed 1.16
 one Small Chair 3/ 10 Crib & furniture 30/ 1/2 1/2 1/2 1.8
 one plain pine bedstead Bed & furniture 10.10
 one painted do ditto do ditto 12
 Two ditto " ditto " " 2 30/ 18
 one do " " " " 18.10
 Two painted Boxes of Wax Work 4/6 4.16
 8 pictures with painted frames 4/3 18
 1 small hair Trunk 7/6 1 large Chair 15/ 1.2.6
 1 large do do 2 1/2 1/2 1/2 1.19
 2 plates of gilded plates 1 1/2 8 dishes 30/ 2.2
 1 India China Bowl 1/2 Gall 1 ditto Gall 9
 4 half gallon puter Basins 18/ 18
 Top Silver Table Spoon £ 5.10 1/2 1/2 1/2 5.13
 1 pine Table 6/ 1 oak ditto 4/ 1/2 1/2 1/2 11.6
 1 day Silver Tea Spoon 1/2 1 puter Tea pot 6/ 2.18.0
 1 tin Coffee pot 1/6 1 1/2 Castles 7/6 1 Tea Sconce 1/6 18
 4 Gall 9/ 1 dressing Gown 3/ 1 Chair 1/2 1/2 1.16
 2 old worn Carpets 3/6 1 1/2 1/2 1/2 2.11
£ 133.11 2/25 5 9

Carry

284 16
 25 19
 6 15
 31 4
 1 12.6
 2276 16.6
 2 8
 7 7
 13
 3 10
 6 12
 3 15
 1 13
 4 19
 1 2 1/2
 1 1
 1 14.6
 20 25 18
 10 7/4
 240
 55
 3 12

I know all men by these presents, that we Gibson Dentons
 Geo Bayley Charles Bayley & Thomas Jones are held & firmly bound
 to our Honored Specially Truſtees Thomas Mina & James M Bell
 Gentlemen Juſtices of the Court of That County now ſitting in
 the ſum of Two Thousand Dollars to the payment whereof with
 & truly to be made to the ſaid Juſtices, and their ſucceſſors, our
 bind ſureties, and each of us, our and each of our heir Executors
 and Administrators jointly & ſeverally, firmly by theſe preſents
 Sealed with our Seals this 5th Day of March Anno Domini 1805
 and in the 29th Year of the Commonwealth.

The Condition of the above Obligation is ſuch that if the above
 bound Gibson Dentons his Executors, Admors, shall not truly pay
 within, or come to be paid & deliver unto W^m & Tho^s Bayley orphans of Thomas
 Bayley deceased, all such estate or realty as now is or are, or hereafter
 shall appear to be due to the said orphans, when comes or any they
 shall attain at Lawful age or when there is required by the Juſtices
 of the ſaid County Court, as also ſuch harms of the above named
 Juſtices, their & every of their heir Executors & Administrators from all
 trouble & damage that ſhall or may arise about the ſaid estate,
 the the above obligation to be void, otherwise to remain in full force

Sealed & Delivered
 In the presence of

Gibson Dentons
 George Bayley
 Thomas Jones
 Cha^s Bayley

At a Court held for Spotsylvania County, March the 5th 1805,
 this Bond was acknowledged by the said Gibson Dentons George
 Bayley & Thomas Jones & Charles Bayley in open Court, and
 ordered to be recorded,

Justice Robert Chew Clerk

An Account of William & Thos Boyley's Estate
Delivered to me as Executor of Thos Boyley's

William & Thos Boyley D^{rs}
 1803 to Cash and Lundry Clothing furnished 44.20
 12.50
 1804¹ Col. to one Saddle \$ 8. 2.80
 Paid Mrs Perry for making & mending 0.4.3
 To pair Shoes 12/- pair Stockings 4/6 0.16.6
 to 3 yds of N. Lin. and 1/2 to 3/4 yds of Linings 1.19.6
 to binding for Robert 4/- to amount paid 1.19.6
1813 9

1803 to Board Wash & mending for 1803 & 1804 260.0
 To Schooling 12/- to 4. 15. 5 for charges 8.7.5
 1805 and the price of Clothy for 1803 & 1804 }
 To one Hat 6/9 to pair fine shoes 10/6 17.7
 to pair coarse shoes 6/- paid Taylor for a suit of clothy 18.0
 to pair breeches 5/3 5.3
 to money paid Benj^r Geary for the board of
 Washington and infant Negroes 1.7.0
 to a suit of clothy 7/- } 35.15.1

To Geo Boyley for 
 Williams Boyley affo.

By one lot of land A^c 6 & 2 Negroes namely Reuben
 & Isaac By a lot of furniture 25.0.0
 By Special Legacy
 By the Will of Reuben for 1803 13.0.0
 By the Will of Isaac for 1803 3.0.0
 By ditto for Reuben for 1804 14.0.0
 ditto for Isaac for 1804 6.1.0
 ditto for Reuben for 1805 17.0.0
 ditto for Isaac for 1805 5.10.0
83.11.0
 18.13.9
 No Rent due W^m & Thos Boyley 64.17.3

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The said Administrator account, the same being first examined and allowed by the trustees of the said Court for the time being, shall deliver and pay unto such person or persons respectively, as the said Justice by their order or judgment shall direct, pursuant to the Law in that case made and provided, and if it shall hereafter appear, that any last will & testament was made by the said decedent and the executor or executors, therein named to exhibit the same in the said Court, making request to have it allowed accordingly, if the said Elizabeth Stratton being thereto required, do renounce and deliver up his letters of administration approbation of such testament being first had and made in the said Court, then this obligation to be void, otherwise to remain in full force & Virtue

Sealed & Delivered

Ez. wth his mark
Stratton

In the presence of

Wmth wth his mark
Stratton

William Wittshire

John wth his mark
Stratton

At a Court held for Spotsylvania County March the 5th 1805
This Bond was acknowledged by the said Elizabeth Stratton
William Stratton, William Wittshire & John Stratton in open Court
& Ordered to be Recorded & Sealed Robert Chew Clerk

Know all men by this presents, that we William Waters
& John Waters are heirs and jointly bound to Wmth Stratton
& Geoth Harrison John W. Harrison & Benjth Weller Gentlemen
Justices of the Court of Spotsylvania County now sitting in the
Sum of Eight hundred dollars to the payment whereof, we
and truly to be made to the said Justice, and their Successors
we and our heirs, and each of us, our and each of our heirs
executors, and administrators jointly and severally by
these presents. Sealed with our Seals this 5th day of March Anno
Domini 1805 and in the 2^d year of the Commonwealth

The Conditions of the above obligation is such that if the above
bonors William Waters his executors and administrators, shall not
and truly pay and deliver, or cause to be paid & delivered unto Sophie
Bodley widow of Thomas Bodley deceased, all such debts & notes as
now is or are or hereafter shall appear to be due to the said
Sophie Bodley, when, and as soon as she shall attain to lawful age or
when thereto required by the Justices of the said County Court as

also hereby sheweth the above named justice, their and every of their heirs, executors and administrators, from all trouble and damages that shall or may arise about the said estate, sheweth the above obligations to be void, sheweth to remain in full force

Sealed & Delivered
In the presence of

Wm. Walters
John Walters

Alls Court, held for Spotsylvania County, March the 5th 1805
This Bond was acknowledged in the said William Walters & John Walters in open Court & Record to be Recorded

Teste Robert Chewette

Dⁿ Mr John Taylor Page

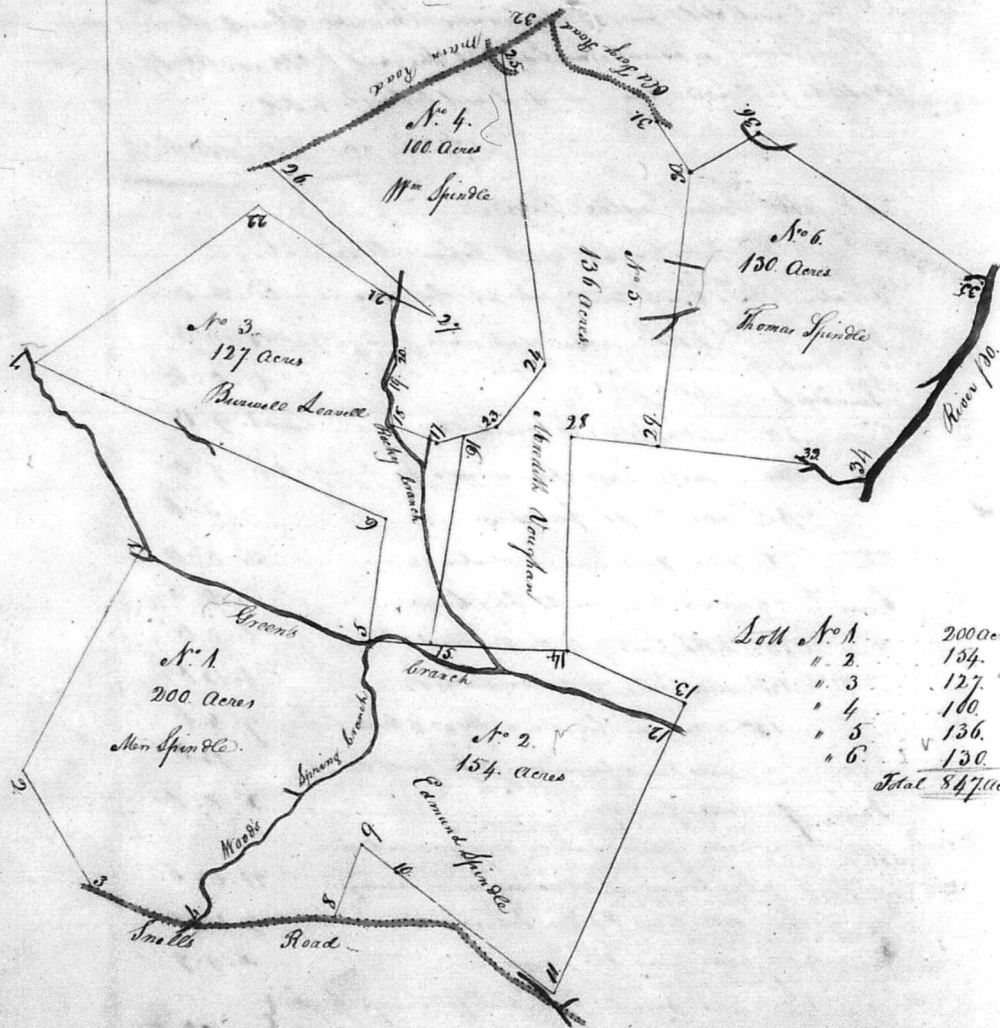
In account with John Minor, Cr		
1803	October 10 th To Cash lent you at the races	25.0.0
Nov	7 th ditto when you were young	10.0.0
1804	January 1 st ditto lent	6.0.0
	18 th ditto paid a mill for mending boots	1.9.0
	21 st ditto paid chain carriers for carrying plans	9.0.0
	30 th ditto do for same	13.6.0
February	8 th ditto paid you at Washington	3.0.0
April	29 th ditto paid you to buy land	6.10.0
May	10 th ditto paid you to buy clothes	6.0.0
	12 th ditto paid 2 miles land	1.13.0
	15 th ditto paid for wages to at 6 base Colony	7.8.0
	ditto paid for sending for your trunk	18.0.0
June	7 th ditto paid you	2.0.0
	" " ditto gave you to pay your entrance	
	" " expenses at Washington necessary	21.0.0
	" " ditto paid P ^r Geo. Johnson	9.12.6
21 st	ditto paid W. James	5.19.9
28 th	ditto paid R. D. Baptes for carrying you	
	to Washington necessary	4.10.0
" "	ditto paid for Smith \$9 de W. Baptes	4.16.0
	Ditto paid Wm Henderson for carrying plans	7.4.0
	ditto paid Cottons & Stewart for 2	2.8.0
1804		103.1.6
October 16 th	To Cash paid you	6.0.0
		109.7.6

Spotsylvania is wit

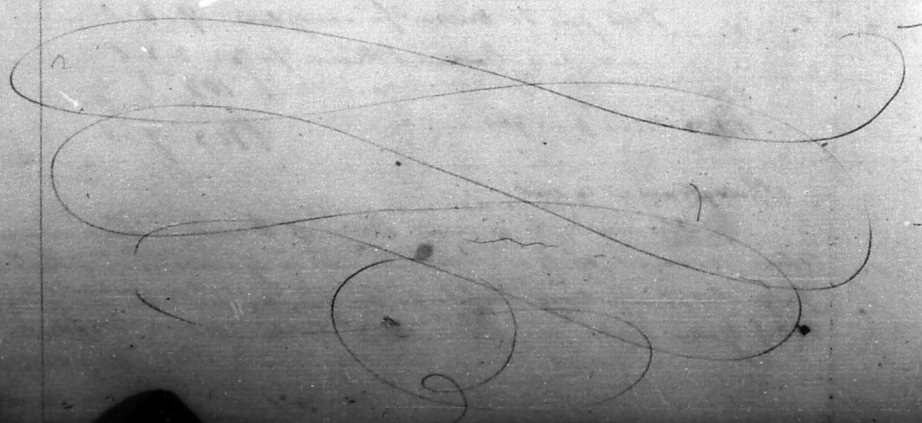
In obedience to the annexed Order of Court we have examined the above account of John Taylor Minor as Guardian of John T. Page & judge that it regularly supports by Vouches except the charge of 13/6 30th June 1804 Given under our hands this 15th October 1805
Prothonotary
Rogers & Minor
Wm. Prother

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At a Court, held for Spotsylvania County May the 7th 1805
 The Account of Guardianship of John T. Page was returned and
 is recorded
 Teste Robert Chewville



Lot No 1.	200 Acres
" 2.	154.
" 3.	127.
" 4.	100.
" 5.	136.
" 6.	130.
<u>Total 847 Acres</u>	



Begin at 1. ~~Begin~~ stump & a maple in a fork of Green's branch & run
to James Puller & run thence N. 65. W. 132 poles to 2. a black jack oak on a hill
side come to Mr Woods Estate. thence S. 56. W. 69 poles to 3. a white oak sap-
ling & a blazed red oak on the East side of Sully's road corner Lewis Estate thence
along said road the several courses thence to 4. a dirt bridge a crop Woods spring
branch at which crosses said road thence down the meanders of said
branch to 5. the mouth thereof on the west side of Green's branch thence
S. 85. E. 62 poles to 6. a pine stump on a ridge between a cedar & small pruni-
mow in a lane thence N. 20. E. 202 poles to 7. two maples by Green's branch
Corner to James Hughes & James Puller thence down the meanders of said branch
to the Beginning Containing 200 acres.

No. 2.

Begin at 4. a dirt bridge across Woods spring branch at where it crosses
Sully's road & run thence along said road the several courses thence to 8 two blazed
red oak saplings on the east side of said road corner to John Woods & 4 Major
Aloep thence S. 74. E. 41 poles to 9. a blazed post oak sapling on a ridge corner
to said aloep thence S. 28. E. 22 poles to 10. a red oak on a ridge another corner to
said aloep thence S. 33. W. 0. 1/2 poles to 11. a white oak stump on the East side of
Sully's road & a small branch another corner to said aloep thence S. 69. E. 182 poles
to 12. a stump on a hill side on the west side of Green's branch another corner to
said aloep thence S. 67. E. 2 1/2 poles to 13. a pile of stone on a hill side another corner
to said aloep thence N. 21. E. 68 poles to 14. a white oak & forked red oak on a hill
side another corner to said aloep. thence N. 2. E. 103 poles to 5. the mouth
of Woods spring branch on the west side of Green's branch thence up the
meanders of said Spring branch to the Beginning Containing 138 acres.

No. 3.

Begin at 5. the mouth of Woods spring branch on the west side of Green's branch
& run thence S. 22. W. 32 poles to 15. a red oak bush and stake on a hill side thence
S. 86. E. 106 poles to 16. a pine on a hill side by an old road thence N. 15. W. 10 poles to 17. two red oak
saplings on a hill side thence N. 20. E. 26 poles to 18. a forked maple on the south side of rack of
branch thence S. 75. E. 22 poles to 19. a maple on the south side said branch thence S. 65. E. 112 poles
to 20. a red oak sapling on the south side said branch thence N. 33. E. 36 poles to 21. a red oak
& post oak sapling on the north side said branch corner to James Hughes thence N.
32. E. 86 poles to 22. several bushes by two red oak stumps on a level corner to said
Hughes thence N. 38. W. 183 poles to 7. two maples by Green's branch corner to said Hughes James
Puller thence S. 20. E. 202 poles to 6. a pine stump on a ridge in a line between a cedar & small
prunimow thence N. 38. W. 62 poles to the Beginning Containing 127 acres.

No. 4.

Begin at 21. a red oak & post oak sapling on the south side of rocky land corner
to James Hughes & run thence S. 53. W. 34 poles to 20. a red oak sapling on the south side of
said branch thence N. 65. W. 14 poles to 19. a maple on the south side of said branch
thence S. 75. W. 22 poles to 18. a forked maple on the south side of said branch thence
S. 20. W. 26 poles to 17. two red oaks & a maple as sapling on a hill side thence S. 18. E. 34
poles to 23. two small pines by an old road thence S. 35. E. 51 poles to 26. a red oak
on a hill side thence N. 50. E. 165 poles to 25. several small saplings on the south

side of the main road to a 5 poles below where Mr. Dainquifolds main road crosses it, thence up the main road the several courses thence to 26. a Gum on the North side of said road at the upper Corner of John Stewards fence come to said Stewards in James Hughwines line thence S. 39 1/2 W. 118 poles to 27. a post oak on a ridge by a path come to said Hughes thence N. 21 E. 73 poles to the Beginning Containing 100 Acres

N. 5.

Beginning at 11. a white oak & forked red oak on a hill side come to Hoops & Anna thence N. 88 1/2 E. 112 poles to 28. a post oak on the hill side come to said Hoops thence S. 3 1/2 W. 43 poles to 29. two Sassafras on a hill side in a meadow thence S. 66 E. 143 poles to 30. a post oak on the West side of a drain come to Rawlings Pulliam thence N. 55 E. 37 poles to 31. a large blazed sapling oak at the head of a hollow on the west side of the said large road supposed to be another corner to said Pulliam thence along the said road the several courses thence to 32. some bushes in the fork between said road & the main road thence up the main road the several courses thence to 25. several small saplings on the south side of said road to a 5 poles below where Mr. Dainquifolds mill road crosses it thence S. 50. W. 165 poles to 24. a red oak on a hill side thence N. 1 1/2 W. 11 poles to 23. two small pines by an old road thence N. 78 W. 14 poles to 11. a pine on a hill side by said road thence N. 86. W. 106 poles to 10. a red oak bush & stake on a hill side, thence S. 2 1/2 W. 71. poles to the Beginning Containing 136 Acres.

N. 6

Begin at 29 two small pines on a hill side in a large meadow thence N. 3 1/2 W. 80 poles to 33. a maple in the fork of a small branch come to said Hoops thence down the meadows of said branch to 34 the mouth of the branch on the North side of the river to come to said Hoops thence down the meadows of the river to 32 two oaks a white oak on the north side of the said river a little above mouth of a branch. come to William Taliaferro thence N. 30 1/2 E. 162 poles to 30 a large white oak on the east side of a branch by John Nedlows fence, come to said Taliaferro in Rawlings Pulliams line thence N. 31 1/2 W. 42 poles to 38 a post oak on the west side of a drain come to said Pulliam thence N. 56 W. 143 poles to the Beginning Containing 136 Acres.

At the request of Messrs. Thomas & William Spindle Executors of William Spindle decd and I have surveyed & divided into six lots, the land of their Testator lying in St. Georges Parish County of Spotsylvania the above being a plat thereof

In W. Hurdow
Feb 1705

At a Court held for Spotsylvania County May the 11th 1705
That what of the Donation of the Town of Wm Spindle decd in St. Georges Parish was returned by Thomas & William Spindle the Executors & ordered to be Recorded

Test Robert Chew Clerk

That all men by these presents, that we Edward White & John Tins
 are his and jointly bound to Wm. Howard Stockley, George, Benjⁿ
 Weller, Sam^l Latt, William & Guillemae Justices of the Court
 of Spots County, now sitting in the name of Justice, Hundred Dollars
 to the payment whereof, well and truly to be made to the said Justices
 and their Successors, we bind ourselves, and each of us, our and each of our
 heirs, executors, and administrators, jointly and severally, firmly by these
 presents made with our Seals this 7th day of May 1505, and in the 29th
 Year of the Commonwealth.

The Conditions of the above Obligations is Such, that if the above bounden
 Edward White his executors and administrators, shall well and truly pay
 and deliver, or cause to be paid and delivered unto Daniel & Elizabeth
 White orphans of George White deceased, all such estate or estates as now is
 or are, or hereafter shall appear to be due to the said orphans, when and as
 soon as they shall attain to lawful age, or when thereto required by the Justice of
 the said County Court, as also keep harmless the above named Justices, their Survors
 of their heirs executors, and administrators, from all trouble and damages that
 shall hereafter come about the said estate, then the above obligation to be void
 otherwise to remain in full force.

Edward White *Edw White* Edward White *Edw White*
 John Tins *John Tins*

In the presence of
 At a Court held for Spotsylvania County, May the 11th 1505
 This Bond was acknowledged by the said Edward White & John Tins
 in open Court & it doth to be Recorded.

Begin State Robert's New Bill

10th

In the name of God Amen I Thomas Coleman of the County of Spots
 and State of Virginia being old and in firm disposing mind and memory
 for recommending, or I Sell to God and Settling my temporal affairs
 do hereby make and declare this my last will and Testament as
 Impressee. It is my will and desire that my Executors shall Sell the
 lot of land being the land Spurchased of Peter Subblefeldt with one hundred
 & fifty acres of my other land adjoining to pay a debt due Thomas Good-
 win and others as soon as it is convenient.

Item, It is my will and desire that my two daughters Sally Coleman
 and Peggy Coleman shall first be paid two hundred dollars each out of the
 money arising from the sales of my lands hereafter mentioned
 Item, It is my will and desire that my wife Rebecca Coleman do
 remain in Quiet possession of the Land and plantation whereon I now
 live together with all my land, and after her decease it is my desire that
 all my land that be sold and the money Equally divided amongst Eight
 of my Children Viz, Nancy Coleman (ie Sally) Coleman Nancy
 Parnes Peggy Coleman Thomas Coleman Parnes Coleman Rebecca
 Coleman and James Coleman to have and their heirs forever hereafter

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of either of the said children die without heir or heirs then my
will is that the money arising from the Sales of the above land
mentioned shall be equally divided amongst such abovesaid
Grand child of the Eight Children before mentioned them and their
heirs forever.

Item as soon as my son Thomas Coleman arrives to the age of
Twenty one or the day of Marriage my will and desire is
that he shall have Two negroes one bed of furniture which
shall be adjudged by my Executors hereafter named in
proportion to the same Value with those given to my daughter
Gally Coleman to him and his heirs forever but for want of such
heirs it is my desire that the said negroes with their
increase be equally divided as before mentioned.

Item as soon as my daughter Pernelle Coleman arrives to
the age of Eighteen or the day of marriage my will and
desire is that she shall have Two negroes one Horse one Bed of furniture
which shall be adjudged as before mentioned in proportion to
the same Value with those given to my daughter Gally
Coleman to her and heirs forever but for want of such
heirs it is my desire that the said negroes with their
increase be equally divided as before mentioned.

Item as soon as my daughter Rebekah Coleman arrives to
the age of Eighteen or the day of marriage my will and desire
is that she shall have two negroes one Horse Bed, and furniture
which shall be adjudged as my daughter Pernelle Coleman
was to her and her heirs for ever but for want of such heirs it
is my desire that the said negroes with their increase be
equally divided as before mentioned.

Item as soon as my Son James Coleman arrives to the age of
Twenty one or the day of marriage my will and desire is
that he shall have Two negroes one house bed of furniture which
shall be adjudged as my daughter Pernelle Coleman
was to him and his heirs for ever but for want of such
heirs it is my desire that the said negroes with their
increase be equally divided as before mentioned.

Item I leave to my loving wife Rebekah Coleman during
her natural life all the residue of my estate both real
and personal and after her decease it is my desire that
the residue of my estate (but my loving wife Rebekah
Coleman be equally divided amongst four of my children
viz Thomas Coleman Pernelle Coleman Rebekah Coleman
and James Coleman to them and their heirs for ever
but for want of such heirs it is my desire that the said
estate be equally divided amongst my eight children
before

before mentioned such as shall be found alive.
Item I have given my two first Sons Robert and Francis Coleman
all that I do intend to give them and my will is that they shall
have none of my Estate and Lastly I nominate and
appoint my wife Rebecca Coleman William Chandler Thomas
Coleman of Orange and my Son Thomas Coleman my Executors
of this my last will and Testament as before my hands and
Seal this Eighth day of December in the year of our Lord one thousand
Eight hundred and Three

Sealed Delivered
In the presence of

Thomas Coleman
Mark

Richard Long
John Stewart

At a Court held for Spotsylvania County May the 4th 1803
The last Will & Testament of Thomas Coleman a. d. was proved by the
Oaths of Richard Long & John Stewart, two of the Justices of the Peace
for said County & Thomas Coleman of Orange & Wm Chandler two
of the Executors therein named Came into Court & being asked their Oath
of Executorship of the said Will & Testament on the Motion of Rebecca Coleman
the Executrix therein named, who made Oath & she & together with
Thomas Coleman, Wm Chandler, Francis Coleman & John Stewart his
Securities entered into & acknowledged their bond in the penalty of
Twenty thousand dollars, Conditioned as the Law and Customs in
that behalf made for obtaining a probate thereof in due form

Wm Chandler
Francis Coleman
John Stewart

over

Know all men by these presents, that we Rebecca Coleman Thomas, Coleman, Wm Chandler, Francis Coleman John Durson are held and jointly bound unto His Honorable Nathaniel Taylor Esq. Justice of the Peace for the County of York, in the sum of Twelve Thousand Dollars to the payment whereof, well and truly to be made to the said Justice, and their successors, or his or either of us, our and each of our Heirs Executors, and administrators jointly and severally, firmly by these presents, Sealed with our Seals, and dated this 7th day of May Anno Domini one thousand eight hundred and five and in the 20th year of the Commonwealth.

The Condition of this Obligation is Such, that if the above bound Rebecca Coleman Executrix of the last will & testament of Thomas Coleman deceased, do make or cause to be made, a true and perfect inventory of all and singular the Goods Chattels and Credits of the said deceased which have or shall come to the hands possession or knowledge of the said Rebecca Coleman or into the hands and possession of any other person or persons for her and the same so made as ought in the County Court of York at such time as the Statute therein required by the said Court, and the same Goods Chattels and Credits, and all other the goods Chattels & Credits of the said deceased which at any time after shall come to the hands, possession or knowledge of the said Rebecca Coleman or into the hands and possession of any other person or persons for her, do well and truly administer according to Law, and further, do make a just and true account of her doings and things therein when there required by the said Court, and also shall well and truly pay and deliver all the legacies contained and specified in the said testament as far as the said Goods Chattels and Credits, will thereunto extend, and the Law shall charge: then this obligation to be Void and of non effect, or else to remain in full force & virtue.

Sealed & Delivered
In the presence of

Rebecca Coleman
Thomas Coleman
William Chandler
Francis Coleman
John Durson

At a Court held for York County May the 7th 1805
Rebecca Coleman, Thomas Coleman, Wm Chandler, Francis Coleman & John Durson entered into & acknowledged this their Bond which is ordered to be recorded

John R. Wood Chew Clerk

1804 Wm. Walton To Sophia Boyles D.^r 4
 Decm 27th by Cash Recd of Benjamin Graves 47.16.0
 March the 28th 1805 by Cash recd of George Boyles 55.6.9 1/2
 The rest is here for the present Year as follows
 Land & 9th of past 27.10.0 and 27.0.0 73.10.0
 180 10 9 1/2

1804 Quat
 May the 12th To 5 yards of Super Vir. Cloth @ 3/6 0.17.6
 To 3/4 pair Walkins for making Shooes 0.3.9
 June 8th To one pair of Shooes bought of Walkins @ 9/ 0.9.0
 do To 3 yards of Virginia Cloth @ 3/6 0.9.0
 Sept. 27 To 4 yards of Calico @ 3/4 one per hoop @ 1/6 0.16.6
 D^r one Shooler @ 1/4 & 1/2 number of 10 one pair of Coats Shooes @ 6.0.6 1/2
 1805 January 11th To 5 yards of Cumberland @ 3/9 0.18.9
 Do one yard of musin @ 2/4 0.2.0
 March the 5th paid to Wm. Bostle for carrying out on land 0.27.0
 D^r Joseph Hemson for trans carrying Land 0.6.6
 D^r To George Boyles for Chooling 36/ 36.0
 To one year board @ 12. 12.0.0
 119 10 6 1/2

All a Court held for Spotsylvania County May the 12th 1805
 This account of Quarters & of other kind is returned
 Ordered to be Recorded
 Teste Robert M. Chew Clk

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Inventory and appraisement of the Estate of James Taylor dec'd
 Arit list forward — \$ 2566 17/

Negroes		Plantation tools &c.	
Phoebe	\$500	1 pair Sheeps	1
James	166 67	1 Stretching Chain	67
Maja	100	1 Man's Saddle	2 50
Lucy	166 67	2 auger 1 Chisel 1 drawing	
Kitty	166 67	knife hand saw 1 pair	
Mary	83 33	Compass	2 33
Whitey	300	1 crosscut saw	1 67
Daniel	2 50	2 Bars of iron	2
Burley	2 33 33	1 woman's Saddle & side	4
Sam	3 33 33	5 Candles	5
Stock		1 Small chain	34
1 pair cow	12	1 Speer Molder	88
1 do do	14	knives & forks	75
1 do do	12	2 Sugs	58
1 do do	13 34	1 bottle with castor oil	1 25
1 chiefer	7	1 tea pot	34
1 small bull	5 83	2 Glass 1/2 pocket bottle	25
1 small Stear	5 83	2 wine glasses 12 glasses	50
10 yearling	4	cream pot, pepper box	47
1 bay horse	83 34	+ 2 muslin plates	
1 Colt	80	2 plates 12 Sugar pots	54
1 young bay mare (said to be claimed by James Taylor)	90	1 tumbler 1 small decanter	21
1 yoke of oxen	65	1 pitcher	17
1 do do	10	2 razors, Case Shaving	4
10 old Sheep 16 lambs	23	box & Knife	50
Plantation tools &c.		ten Candle moulds	17
104 Cart	25	2 Meal Sifters	25
1 grind Stone	3 33	3 Flays & 6 other harrow	4 50
2 raw hides	3 33	10 Case & 2 bottles	34
1 Wheat fan	15	looking glass	1 50
3 cradles 1/2 Sifters	4	Shoe harnesses & tools	34
5 hoes	4 47	1 gun \$7. 1 Chest \$10. 50 10	50
2 axes	1 50	3 Candles steers & furniture	100
6 pair hames	3	1 leather 25 Cents 100	1
2 do Chaise traces	3	1 Club 3 parts & a chum	1
2 ox chains	2 50	1 pot & hooks 150 10	2 50
2 ploughs & Swingl Trees	6	tea kettle & tin	1 25
	\$ 2566 17	2 Penton basons	1
		2 earthen dishes	83
		ladle & flesh fork	50
		8 earthen plates	50
			\$ 27 95

Case of flour?

Aunt bro ^r forward	\$ 277	95	1 pair spencers	17
1 pair Spurs			17 pair scales & weights	34
Shovel 25 Bone shoe breakfast tines			100 1 flag sheete	3
2 old pewter dishes			67	100 10
1 Silver watch (claimed by Spotsyga. 30			30 w ^h heads large keys & pins	
1 tin bottle			34 of sup pins	29 50
1 Table	1	25		2786 90
1 Spooning wheel & cards		2 50		
Coffee pot		25		
1 pair nippers		34		

In Obedience to the aforesaid order we have appraised the Estate of James Taylor dec'd (to us shown) which amounteth to \$ 2786. 90 as will appear by the foregoing Inventory.

John Lewis
 W^m. W. Hammond
 W^m. Taylor

At a Court held for Spotsylvania County March the 4th 1803
 The Inventory & Appraisement of the Estate of James Taylor dec'd was returned & read before the Court
 W^m. W. Hammond

I, John Tatroff 5th of the County of Spotsylvania do hereby make my last will & testament in manner & form following.

1st I give my beloved wife Betty Tatroff during her natural life in that part of my estate both real & personal and it is my Will & desire that the following I leave to include in the number of her third part Cook Julia Nancy Rosetta Miller & Son. I also give her my carriage & carriage horses and a helow part of the household furniture she may choose.

2nd Having given my daughter Jane Grogan Part several negroes, it is now my Will & desire that she should have such a part of the negroes I leave at my death as will make her part equal to that of either of my Sons - Which negroes I give to my friend John T. Woodford & William C. Woodford in trust for my s^r daughter & her heirs. I also give my s^r daughter one feather bed & furniture to be chosen for her by her mother.

3rd I give each of my Sons Champ Thornton Whitaker, William Woodford & Lewis Weller one fourth part of my negroes to them & their heirs. And it is my Will & desire that negro Julia should be included in my s^r Son C. Thornton Whitaker's part, negro Peter in my son W^m Woodford's part & little Jack in my son Lewis Weller's part.

4th I give all the balance of my estate both real & personal including the land given my wife during her life to my s^r Son Champ Thornton Whitaker, William Woodford & Lewis Weller to them & their heirs.

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said share to be equally divided between them
 I give his part of my lands to my other son C. Thomson W. & Wm
 Woodford them & their heirs forever to be equally divided between them
 and his share of my negroes & personal estate to be equally divided between
 my s^r son & my daughter (one Gregory) Parker my s^r daughter
 part I give to my friend John S. Woodford & Wm C. Woodford in trust
 for my s^r daughter & her heirs.

Lastly I constitute & appoint my beloved wife Betty Taliaferro
 executrix my Son C. Thomson W. Parker Wm Woodford & Lewis
 Miller my friends John S. Woodford Wm C. Woodford &
 Lawrence Battelle executor of this my last will & testament. And it
 is my will & desire that no Security should be required of them.

In witness whereof I have set my my hand & Seal this
 5th day of April 1804.

John Taliaferro

Signed Sealed & published
 as the last will & tes-
 tament of the s^r John
 Taliaferro in presence of

W. Taliaferro Junr

At a Court held for Spotsylvania County Virginia the 5th
 The Last Will & Testament of John Taliaferro deceased
 by the oath of John Taliaferro Jr a witness thereto & ordered to be
 Recorded as a Will of personal Estate and at a Court held
 for the said County July the 2nd 1805 The Executors named in
 the said Will having refused to take upon themselves the burden
 of the Execution of the same, On the motion of Abraham T. Taliaferro
 who made oath thereto & together with William C. Woodford &
 William W. Taliaferro his Securities entered into & acknowledged
 their bond in the penalty of Twenty five thousand dollars
 Certificate is granted him for obtaining Letters of administration
 on the said decedents Estate with his heirs aforesaid
 annexed in due form

John Probert Clerk

I know all things by these presents, that we Champe Thornton Talafeno Wm C. Woodford Wm W. Talafeno are full and lawful lawful under the Honors Rockley Toolen Robert Patton Thomas Minor Justices of the court of Spots County now Telling in the sum of Twenty five Thousand Dollars to the payment whereof well and truly to be made to the said Justices, and their Successors, we bind ourselves, and each of us, our Executors and Administrators, jointly & severally, by these presents, Sealed with our Seals, and dated this 2^d day of July Anno Domini one thousand eight hundred and five and in the 29th year of the Commonwealth.

The Condition of this Obligation is Such, that if the above bound Champe Thornton Talafeno Administrator with the Will annexed of John Talafeno deceased, do make or cause to be made, a true & perfect inventory of all and singular the Goods Chattels & Credits, of the said deceased which have or shall come to the hands possession or knowledge of the said Champe T. Talafeno or into the hands and possession of any other person or persons for him as to the same so made as is held in the County Court of Spotsylvania at such time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods Chattels and Credits of the said deceased which at any time after that come to the hands possession or knowledge of the said Champe T. Talafeno or into the hands and possession of any other person or persons for him do well and truly administer according to Law and Justice, do make a just and true account of his estate and do render the same when there is required by the said Court and also that well and truly pay and deliver all the Expenses contained & specified in the said Testament, as far as the said Goods Chattels & Credits will thereunto extend, and the Law shall charge. Which thing Obligation to be void and of none effect, or else remain in full Force and Virtue.

Sealed & Delivered
In the presence of

Champe T. Talafeno
Wm C. Woodford
Wm W. Talafeno

At a Court held for Spotsylvania County July the 2^d 1805.
This Bond was acknowledged by the said Champe T. Talafeno Wm C. Woodford Wm W. Talafeno in open Court. & Ordered to be Recorded.
Teste Robert B. Chew (Clerk)

Dⁿ the Estate of Thomas Haydon dec^d In account with J^r Haydon adm^r

1802	March 25	To paid William Taylor for Stamp paper	7	5	0
	"	Benjamin Edge his wages as an aman	33	4	9
	"	Sarah Eves parcel and Receipt	10	10	"
	May 15	John Downlow adm ^r of W ^m Pitt	21	12	6
	"	John Brokenbrough Justice	3	"	"
	20	Noble L. Haydon parcel & Receipt	56	16	"
	June	Gillett & M ^r Kinder bal of acct	2	4	"
	"	Francis T. Brooke for account	46	10	"
	Sept 30	Edward Herndon for Exp ^s on Depty Bonds	19	17	"
	Nov 21	James Lewis's Exp ^s for Exp ^s on Bonds	35	13	0
	Dec 22	paid the Sheriff for Taxes etc \$ 753	7	10	2
1803	Apr 20	Alexander Wilkin for a Coffin	15	"	"
	"	paid blocks for etc \$ 35.16	10	11	"
	Dec 17	Thomas Cochran bal of acct	"	6	10 1/2
1804	Jan 4	William Coleman for Rent U. 44525	69	19	4
	"	James Richards for etc	30	"	"
	Feb 7	W ^m Binja Day bal of all boyl gage	12	9	3
	"	paid Laundry blocks for etc \$ 27 1/2	8	6	8
	Oct 15	George Layall for etc Receipt	119	17	11
1805	Apr 23	Rob Henry the amt of Cuninghams tax	62	2	10
	May 17	paid Slap ^r Cutchfield	265	5	6
	31	William Brooke paid for for etc	8	1	9
	"	George Baggot for acct & Rec ^t	4	5	4 1/2
	"	Joseph Rowland for Rec ^t	"	15	"
	June 3	James Carmichael for acct	4	9	"
	"	5 for Rent Com ^s on £ 515.2.11	25	15	1/2
			4875	9	3 1/2
1802	Apr 15	By account of Sales made this day for etc			
		By monthly credit	367	"	"
	"	Black Horse	18	"	"
	Sept 18	for a negro man Peter sold to W ^m Hay	65	"	"
1805	Jan 12	amount of a judgment about the Honors	19	17	11
	"	Bill	3	15	"
	May 4	Cash Rec ^d from Thomas Baggot	1	10	"
			515	2	11
	June 14	Bal due J ^r Haydon adm ^r	360	6	1/2
			4875	9	3 1/2
		To balance due as above	360	6	1/2

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In obedience to an order of Spotsylvania Court are the Subscribers
Commissaries, whose names have been set forth with Joseph Haydon his act
of administration and the Estate of Thomas Haydon dec'd and find a
balance due to the said Joseph of three hundred thirty two shillings & four
pence half penny your order are have this 11th day of June 1805.

Edw. Newson
John Shelton
C. H. HOWARD

At a Court held for Spotsylvania County July the 2nd 1805
This Account of administration of the Estate of Thomas Haydon dec'd was
Returned & Ordered to be recorded.
Teste Robert H. Chew Esq.

In the Name of God amen I Thomas Collier of the County of
Spotsylvania and parish of St. George being of Sound and perfect memory
do make and Ordain this my last Will and Testament which containeth
them with my own hand. Item I desire that all my debts be first paid if
any I should owe at my death and whatever worldly good it be
please God to bestow on me I do give of in manner following
the first place I desire that the 'polt money' debt be collected as soon as
possible after my death by my Executors hereafter named (w^{ch})
Thomas H. Arden, the Rev^d. Mr. Stevenson, Charles Wood, Robert
Patterson Oliver Towles Jr. the Estate of James Lewis and Mountain man
for Thomas Strickland the the Mr. John Mann Page's Estate, the Estate of
James Mays Gray and Arthur Turner, Nathall Jordan, W^m. Howard Esq.
Percival Collier James Ruff, Henry Middlefield estate, W^m. S. Howe, John
Crawling Sam. Hay, Dobbins, Richard Mearns Joseph Stewart Sen, W^m. Cook
& Patton, the estate of Col. W^m. W^m. Williams Anthony & W^m. Trape
James Deane's estate guaranteed by Thomas Goswain John Brodie Thomas
Miller of Goodland county a bequest to my leg^s Oliver Towles Jr. the debt due
me from Col. Anthony Thornton, John Gray Joseph Dullback, George
Shepard, Mr. Gamell and the Rev. Ab. Waller I give to John Harrison
amounting in the hole to Seventy seven shillings these being my Executors
I here give five hundred pounds out of the said due me from the Trustees
to the male charity school in the town of Fredericksburg to be put into the hands
of the trustees of the said school by my Executors hereafter named to be held by
them and their Successors in all time 'forever hereafter, and from to time to
substante and to use the same that the said benefit thereof may be truly and
advantageously be enjoyed according to the object of my said will, which was
'followeth (the Interest arising therefrom may be applyed for the support
and education of poor children residing as well in the county near the town
of Fredericksburg and to consist of such children without regard to
preference

I leave the executor unto his son John Stewart provided he pay my
 Executor the sum of twenty five pounds for year towards the mainten-
 ance of my old negroes during their lives viz Jack and a wife, Stephen
 & his wife, Bob and his wife, Jack & James this wife but as soon as these
 I have is able to do some work, they will want but small help but as
 the aforesaid sum of twenty five perhaps may not be suff to maintain
 them I desire that the rents of W^m Moulton, James Dutchitt, and Charles
 Pulliano be used thereto and also the interest of the debt due me from
 James Long and should there be more than a year and a half for the same
 and I desire that the surplus if any be given to Judith Herndon for
 her own use and after the death of the aforesaid negroes I desire that the
 several tracts of land be sold and the money due from James Long
 be divided so that hereafter viz. Item I give my boy Jack that
 had from Godlove Husbitt to his son Thomas Husbitt according to my
 promise. Item I give Godlove Husbitt all the debt he owes me provided he
 pay Ann Peter the sum of twenty five pounds yearly for the term
 of seven years after my death. Item I give my negro girl Mully
 and her increase to Elizabeth Husbitt. Item I give my negro girl Sue
 to Elizabeth Massey. Item I give my negro girl Judy to Caroline Husbitt
 and her future increase. Item I give my negro girl Mary Husbitt
 and her future increase. Item I desire that my maid Rachel
 and her husband Tom be set free by my Executor. Item I give the
 Land that Ruben Mitchell now lives on (containing) 33¹/₂ acres to
 Thomas Stewart son of John Stewart. Item I give the best that I have
 in my house contains the best quilt I have, one white counterpane of blanket
 and 2 pair of sheets unto Sarah Herndon. Item I give a bed of furniture
 to Elizabeth Massey. Item I give my new deal to Sarah Herndon. Item
 I give my chest of drawers to Sarah Herndon daughter of John Herndon
 Item I give my boy Edmund to Isaac Massey. Item I give my boy John
 Griffin to John Husbitt and my boy Carter to George Husbitt. Item I give
 my girl Winny to the first child Elizabeth may have if a daughter
 but if a son I give him my boy William in the gods room. Item I desire
 that my man Frederick be set free by my Executor I give to my friend
 Edward Herndon two of my Mules, I also give to W^m Walter two mules
 I also give the other one to Thos Massey. Item I give my horse called Robert
 my saddle and harness to Judith Herndon. Item I desire that all the rest
 of my stock of all kinds, also all my household furniture and all my
 kitchen furniture, together with all the land I now live on lying on both sides
 of the river Rf, and containing sixteen hundred and five acres the land to
 be sold all together in parcels at the discretion of my Executor as two years
 or at the best and furniture in one year or less, but I desire that my Executor
 make the price as near as that my old negroes before mentioned should be

live in the present houses so long as they may live if
 they please and have each practice and Shouts among themselves so
 long as the house is not fit for them to live in that case my
 Executors to have liberty to take logs & Sticks of the land to build
 them new ones. Item it is my desire that all my Slaves then before
 mentioned or expected, be sold either for ready money or on credit at the
 direction of my Executors and the money arising therefrom and
 the money arising from my Land, household and kitchen furniture
 & Stock together with any moneys that may be owing and that
 I have not mentioned be divided in the manner following Viz
 one Share to Charles Hampton, one Share to the children to my
 Cousin one Share to the children of M^{rs} Margaret Newbell, one Share
 to the children of Joseph Hampton, one Share to the children of George
 Hampton, one Share to the children of Tho: Hampton and another
 to the children of Ann Pile, one Share to the children of Sarah Hemson
 one Share to the children of Sarah Hollowday one Share to the
 children of Eln Young, one Share to be equally divided amongst
 the children of my said niece Helms and the children of my niece
 Hammond, one Share to the children of Charles Bealor, one Share
 to the children of Joseph Bealor, one Share children of Susannah Bealor
 one Share to the children of Sarah Davis which she had by her
 first husband Tho: Mason except her Son Thomas Colson m^{rs} of
 whom I have already provided for and as it is very well
 known to me to be making of wills it is my desire that
 I should acquire any other property before my death
 that that with my Stock in the bank may be equally
 divided amongst the above named Legacies, Item I give to
 my friend Edward Hemson the debt he owes me as a
 full compensation for his executing this my will,
 Item I give unto W^m Waller the debt W^m Lovell owes me as
 a full compensation for his executing this my will. Item
 It is my desire that my estate be not appraised by my
 Executors return an inventory of the same to the court
 Item it is my desire that the court do not require any
 Security of my Executors hereafter named for executing
 this my will, and lastly I do appoint my friend Edward
 Hemson Son of Joseph Hemson and William Waller Executors
 to this my last will and Testament. In Witness whereof
 I have hereunto set my hand and affixed my Seal
 this Sixth day of December eighteen 62 and four

Liquid Sales and a know
 to be in the presence of
 The said Tho: Colson
 Jurat
 before me

And I direct to this my Will I desire that ten pounds be
 given to each of my Sisters if alive to by morning, also ten pounds to
 Sarah Davis for the same purpose out of any money I may have in
 the house and as there is several debts due me not already mentioned I desire
 that they be applied as above directed (My Son James Smith, Wm. Long Walker
 You and several other accounts given under my hand this 6 day of Decem
 ber 1806
 Tho: Colson

A Codicil made to this my last Will and testam^{ent} on the 8 day
 of May 1805. Item, my Will I desire is that my debts shall have
 one year after my death before the several debts due to me shall be
 demanded, unless my Executors see cause to the contrary. Item I hereby
 revoke the gift to Thomas Colson, Sheriff of the County of five acres of land
 and in lieu thereof give him sixty acres part thereof also I give three
 acres part of Hattles Lea, which together with Hattles Lot will make
 about two hundred and three acres according to a Survey made by
 John W. Herndon; I also give to the said Wm. Long Walker a
 new cart to be made complete. Item I give to my much esteemed friend
 Joseph Beard, the debt which he owes me, which I beg he will accept as
 a mark of my friendship for him. Item I give to my good friend the
 Mr. Stevenson, the balance of his bond due to me for a barrel, amount-
 ing to about sixty pounds which I beg he will accept as token of my regard
 for him. Item, my will is that my Executors convey to Henry Pinner and
 a half acre of land Surveyed by John W. Herndon, and that the said Pinner
 shall pay for it thirty four pounds ten Shillings which is to be paid to
 John Herndon in coin at the Tinsmithsburg market price on or before the
 first day of January one thousand eight hundred and Six. Item I give to
 John Herndon two of my mules, fifty barrels of corn out of my present
 crop, also ten fat hogs which shall weigh fifteen hundred weight. Item
 my will and desire is that all the negroes which John Herndon now
 has in his possession belonging to me shall at his and his wife's death be
 equally divided amongst his children and the legal representatives of such
 of them as may be dead, and such of my negroes as he has sold I
 hereby relinquish all claim to. Item, I so my desire that my
 Executors lay out one hundred or one hundred and fifty dollars as they
 may think fit in building a barn and stable upon the land
 given to John Herndon and Judith his wife. Item, I hereby revoke
 the gift to Edward Herndon and William Walter of two mules each.
 Item I give to Godlove Bishell the debt which he owes me and here
 not to pay (I will give him any thing). Item, I give to Ann Piles twenty
 five pounds a year for the space of seven years to be paid on the first
 day of November in every year out of any money belonging
 to my estate. Item, I give to Edward Herndon and William Walter

each one male. *It is possible that I should not provide*
a sufficient fund for the Support of my old negroes, &
therefore consign them over to the care of my Executors, who
are hereby fully authorized to rent or buy land for them
to live upon out of any money belonging to my estate
and I trust they will take particular care of them. Item
in dividing my estate the children of the several persons name
ed in my will to be entitled to distributions shall be
understood to include all the children as well those that may
be in being at the time of my death as those that may
be born after my death should any of them be dead leaving issue
they shall take the part that would of fallen to their parent
Item I should any doubt arise respecting the construction of
any clause in this or the former part of my will, then and
in that case my Executors are hereby directed to take the
opinion in writing of some attorney at law, whose opinion shall
be binding on all persons concerned & I should any Legate refer
to stand to and abide by such opinion, and shall pursue to bring
suit for the recovery of more than may be stated to be due to him by
such opinion, or if any of them should sell or barter away their
claim upon my estate that such Legate or Legates so bringing
Suit, or Selling or bartering shall perfect all claim whatever
to any part of my estate, and my will is that their part shall
go and be divided amongst the rest, and as there will be a great many
Legates some of which will be unknown to my Executors, my
will and desire is that before they demand their proportion of
my estate, that they shall produce to my Executors (provided
they require it) a certificate from the court of the county
wherein they were born or live that they are one of the
children of some one of the persons amongst whose children
distribution is to be made. In Witness whereof, I have
hereunto set my hand and affixed my seal the day and
year first above written

Thomas Colson *Testis*

Signed, Sealed, and published
 in the presence of
 Joseph Burdson Junr.
 Hapleton Crutchfield
 Dabney Burdson

The words, my seal
 and seal, was interlined
 before signed

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At a Court held for Spotsylvania County, the 2^d day of July 1780.
 The last will and Testament of Thomas Bolson, deceased, was proved in Court by
 Edward Hemmings and William Waller, the Executors therein named, and
 being no witnesses to the same, and it appearing to the satisfaction of the
 Court, that the said will and first Codicil thereto, were wholly written by
 the Testator, and the second Codicil thereto annexed, being proved by the oaths
 of, Joseph Hemmings Jr. and Shapleton Brutchfield, two of the witnesses thereto
 the said will and Codicils are admitted to record. And on the motions
 of the said Executors, who made oath thereto, and entered into bonds in
 the penal sum of Two Hundred Thousand Dollars condition as the said
 Certificate is granted them for obtaining Probate thereof in due form.

Teste Robert Chew Clerk.

I know all men by these presents, that I William Waller am here
 firmly bound unto Mr. Thomas Stockley Taylor, Rob. Patton High Sheriff
 of the said County Justice of the Peace of that County, now sitting
 King, in the sum of Two Hundred Thousand Dollars to the payment whereof
 well and truly to be made to the said Justice, and their Successors, I bind
 myself, my heirs, Executors, and Administrators, firmly by these presents,
 Sealed with my Seal and dated this 2^d day of July Anno Domini one
 Thousand eight hundred and five years the 24th year of the Commonwealth
 The Conditions of, this Obligation is such, that I do now lawfully
 whether one of the Executors of the last will and Testament of Thomas Bolson
 deceased, do make or cause to be made, a true and perfect inventory of all and
 singular the Goods, Chattels, & Credits, of the said deceased, which have or shall
 come to the hands, possession or knowledge of the said William Waller or into the
 hands, possession of any other person or persons for him or the same or
 made as aforesaid in the County Court of Spotsylvania at such time
 as he shall be thereunto required by the said Court, and the same Goods,
 Chattels, & Credits and all other the Goods, Chattels, and Credits, of the
 Said deceased which at any time after I shall come to the hands, posses-
 sion or knowledge of the said William Waller or into the hands, pos-
 session of any other person or persons for him or the same or well and truly
 administer according to Law: And further, do make a just
 true account of his doings and things therein, when thereunto required
 by the said Court; and also shall well and truly pray and deliver all
 the Legacies contained and Specified in the said Testament, as far as
 the said Goods, Chattels, and Credits, will thereunto extend and the Law
 shall charge: - Then this Obligation to be void and of none effect, or
 otherwise in full force and virtue.

Sealed & signed
 In the presence of

Will. Waller Seal

943

At a Court held for Spotsylvania County July the 2nd 1805
This Bond was acknowledged by the said William Waller in
Open Court & Ordered to be Recorded
Teste Robert C. Chew Clerk

I know all men by these presents, that I Edward Herndon am
held and firmly bound unto W^m Danvers Stockley Touhy Robert
Patterson Hugh Roy & the minor Gentlemen justices of the Court of
Spotsylvania County now sitting, in the Term of two thousand Thomas
Dollars to the payment whereof, with and withy to be made to the
said justices, and their Successors I bind myself, my heirs Executors &
Administrators, jointly and Severally, in full by these presents
Sealed with my Seal and dated this 2nd day of July Anno Domini
one thousand eight hundred and five and in the 29th year of the
Commonwealth.

The Condition of this Obligation is Such that if the above
bound Edward Herndon one of the Executors of the last Will and
Testament of Thomas Colson deceased, do make or cause to be made
true and perfect inventory of all and singular the Goods, Chattels
and Credits of the said Decedent which have or shall come to
the hands, possession or knowledge of the said Edward Herndon
or into the hands and possession of any other person or persons
for him and the same so made do by Subil in the County Court
of Spotsylvania at such time as he shall be thereto required by the
said Court: and the same Goods, Chattels and Credits and also other
the Goods, Chattels & Credits of the said decedent which at any
time after shall come to the hands, possession or knowledge of the
said Edward Herndon or into the hands and possession of any
other person or persons for him, do well and truly administer
according to Law: and further, do make a just and true account
of his doings and doings therein, when thereto required by the said
Court: and also shall well and truly pay and deliver all the
legacies contained and specified in the said testament, as far
as the said Goods, Chattels, & Credits, will therunto extend, and
the Law shall charge: then this obligation to be void and of
none effect, or else to remain in full force and virtue.

Sealed and delivered &
in the presence of
At a Court held for Spotsylvania County July the 2nd 1805
This Bond was acknowledged by the said Edward Herndon
in Open Court & Ordered to be Recorded
Teste Robert C. Chew Clerk

I know as well by these Presents, that we John Taylor Lomax & Grant
 Minor are held and firmly bound to Wm. Thomas Lockley, Justice Robert
 Patton & Hugh Roy, Gentlemen, Justices of the Court of, Spots County
 sitting in the sum of Two Thousand Dollars, to the payment whereof we
 and truly shall be made to the said Justices, and their Successors, we bind
 ourselves, and each of us our and each of our heirs Executors & Administra-
 tors, jointly and severally, firmly by these presents, Dates with our Seal
 this 2nd day of July Anno Domini 1805 and in the 29th Year of that our
 Commonwealth. The Conditions of, the above Obligations in Such, That if
 the above bound John Taylor Lomax Administrators of, all Goods, Chattels
 and Credits, of that Lomax deceased, do make, or cause to be made,
 a true and perfect inventory of all and singular the Goods Chattels and
 Credits, of the said deceased, which have or shall come to the hands of any
 person or persons of any other person or persons for him, and the same so made
 do exhibit, or cause to be exhibited, in to the City Court of Spots, at such times as he
 shall be thereto required, by the said Court, and all the rest and residue of the said
 Goods, Chattels, and Credits, which shall be found remaining upon the said adminis-
 trator's account, the same being first examined and allowed by the Justices of the said
 Court, for the time being, shall deliver and hand over such person or persons respecti-
 vely, as the said Justices, by their order or judgment, shall direct, to be paid
 in that case made and provided, and if it shall hereafter appear, that any
 Last will and Testament was made by the said deceased, and the executor
 or executors therein named has exhibited the same in the said Court, and being required
 to have it allowed and approved according to the said John Taylor Lomax
 being thereto required, do render and deliver up his Letters of Administration
 approbation of such Testament being first had and made in the said
 Court, then this obligation shall be void otherwise to remain in full force
 & Virtue

Lucia Edwards
 In the Presence of

John Taylor Lomax
 Grant Minor

At a Court held for Spotsylvania County July the 2nd 1805
 This Bond was acknowledged by the said John Taylor Lomax
 & Grant Minor in open Court & ordered to be Recorded
 Teste Robert Patton

In the name of God Amen. I Ephraim Beazley of the County of Spotsylvania and Parish of Berkeley being in perfect health and senses, do constitute and ordain this my last will & Testament, as follows to wit.

First I Give my loving Wife Wining Beazley, all my Estate both real and personal, during her natural life or Widowhood except Five Negroes which I shall dispose of in the following manner to wit. I Give to my Daughter Anna, a negro Girl named Mary to Elizabeth, Frances, to Sarah, Robert, to Nancy, Thos, and to Mary James, all of which I give extraordinary, or over and above what they will hereafter have at the general division.

Secondly. And at the decease of my loving Wife, I Give to my son Charles my present dwelling House and all the land on the South side of Street New extraordinary. Also the remainder of my Estate both real and personal it is my Will and desire, that it be equally divided amongst my children, namely Williams Ephraim, Henry, Charles, Anna Elizabeth Sarah Mary and Mary.

Thirdly. In order to make as equal a division as possible, my Will & desire is that my Estate both real & personal be sold by my hereafter named Executors and the moneys arising from such sale, to be equally divided, giving full power to my Executors, to dispose of my land and whatever else I may be possessed of by Virtue, to the best advantage for the benefit of my children.

Fourthly. That it may be more convenient for my Daughters it is my Will and desire, that they should if they chuse live at the place which I now live, during the time they may live single.

Fifthly. my will and desire is that my son Ephraim have an Equal part and no more of my Estate, and all moneys to be maintained out of my Estate.

Ephraim Beazley senr.

Sixthly & I constitute and appoint my Sons Williams, and Lastly Ephraim Beazley, Executors of this my last Will & Testament revoking & making Void all other Wills heretofore made. Given under my hand & Seal this Seventh day of December one thousand seven hundred and ninety eight

Signed and Sealed
In the presence of

Rich^d Estlin
Henry Burson
Jonathan Gibbons
Ruben Beazley

Ephraim Beazley senr.

At a Court held for Spotsylvania County July the 2nd 1805 97
 The Last Will & Testament of Ephraim Beasley dec^d was proved by the
 Oaths of Richard Cates & Jonathan Gibson two of the Witnesses thereto and
 Ordered to be Recorded & On the Motion of William Beasley Son of the
 Executor therein named who made Oath & Verdict, and together with
 Larkin Steward & Hugh Roy two Executors entered into & Acknowledged their
 Bond in the Penalty of Twenty thousand dollars Conditioned as the said
 Certificate is granted them for Obtaining a probate thereof on due forms,
 Teste Robert S. Chew Clk.

Know all men by these presents, that we William Beasley Larkin
 Steward & Hugh Roy are held & firmly bound unto Wm Steward Chf. J.
 Patton Hugh Mercer & Tho^s minor Gentlemen Justices of the Court of
 Spotsylvania County now sitting in the Sum of Twenty thousand Dollars
 to the payment whereof, well and truly to be made to the said Justice and their
 Successors, we bind ourselves and each of us our heirs Executors and assigns
 jointly & severally firmly by these presents Sealed with our Seals and dated
 with our Seals and sales this 2nd day of July Anno Domini 1805 and in the
 29th Year of the Commonwealth.

The Condition of this obligation is Such, That if the above bound
 William Beasley one of the Executors of the last Will and Testament of Ephraim
 Beasley deceased do make or cause to be made a true and perfect inventory
 of all Singular the Goods Chattels & Credits of the said deceased which he or he
 shall come to the hands possession or knowledge of the said Wm Beasley or into
 the hands and possession of any other person or persons for him and the same
 so made & exhibited in the County Court of Spotsylvania at such time as he
 shall be thereunto required by the said Court and the same Goods Chattels and
 Credits and all other the Goods Chattels & Credits of the said deceased which at
 any time after shall come to the hands possession or knowledge of the said Wm
 Beasley or into the hands and possession of any other person or persons for him
 do well and truly administer according to Law and Justice do make a
 just and true account of his doings & Drings therein when thereto required by
 the said Court: and also shall well and truly pay & deliver all the Legacies
 Contained and specified in the said Testament as far as the said Goods
 Chattels & Credits will thereunto extend & the Law shall charge then
 this obligation to be Void and of none effect, or else to remain in full
 force and Virtue.

Sealed & Delivered
 In Presence of

William Beasley
 Larkin Steward
 Hugh Roy

At a Court held for Spotsylvania County July the 2nd 1805
 William Beasley Larkin Steward & Hugh Roy entered into &
 Acknowledged their bond which is ordered to be recorded
 Teste Robert S. Chew Clk.

98
 Inventory and appraisement of the Estate of Thomas Coleman Deceased, taken the 9th day of May 1805

To W th Cur. Negro Man	Huber	\$ 400 ⁰⁰
	Sau	420 ⁰⁰
	George	333 33
	Ned	266 66
	Bew	166 66
	Phil	133 67
	James	133 67
(Little) Boys	Rubin	333 33
	Paniel	250 ⁰⁰
	John	200 ⁰⁰
Females	Cathy	500 ⁰⁰
	Grace	300 ⁰⁰
	Rouddo	10 ⁰⁰
	Rose	275 ⁰⁰
	Vancy	150 ⁰⁰
	Sulter	130 ⁰⁰
	Mary	250 ⁰⁰
One feather bed & furniture		33 34
1 D ^o D ^o		30 ⁰⁰
1 D ^o S ^o		33 34
1 D ^o D ^o		30 ⁰⁰
1 Desk		20 ⁰⁰
1 Large looking glass		10 ⁰⁰
1 Small D ^o		36
10 Blue painted flay bottomed Chairs		5 ⁰⁰
2 plank bottomed, walnut armed Chairs		68
2 Large walnut dining tables		634
1 Small do		125
1 Pine D ^o		1 ⁰⁰
1 Matras & furniture		8
2 Blankets		5 ⁰⁰
1 Safe		334
1 pair fur cloys		1 ⁰⁰
1 Large Chest		1 ⁰⁰
4 Large earthen dishes		2 ⁰⁰
		<u>\$1093 95</u>

Wth Cur. Carried forward

To Am! brought up

99

9 white plates	4095	95
6 Saucers - 5 cups - 8 pewter tea spoons		67
1 Easy Chair		75
1 Large tea board - 6 cups & 6 Saucers - 1 sugar canister		2
1 tea set - 1 tea pot - 2 Large white saucers - 3 small bowls	4	9
2 Sets Cellars		
1 Decant decanters - 2 Vinegar canisters - 7 knives, 10 forks, 2 pepper boxes & 1 tumbler		2
12 Gum arabic plates - 9 small blue do - 1 large China bowl		6
4 glass Salver - 2 small glasses		
2 Great Candle Sticks		
1 Loom - 5 Flays - 1 pair Harrow		3
2 Cotton Guns		675
1 Cook St - 2 old barrels - 1 net - 1 Window		67
30 th feathers		2
1 pair tongs		15
1 Large walnut Chest		50
2 Butler pots - 1 jug		3
2 old flag bottoms chairs		1 30
3 Trunks \$1, 6 Trunks \$1 & 3 Coffin Pots, 30 bins		34
1 Drawer - 5 pewter basins		2 50
2 milk pans - 1 Quincunx - 1 water		2 17
1 pine table		75
2 Churns - 2 flat Irons		36
1 Small sillet - 1 large spice mortar		30
1 pair Steel grass		2 20
4 Spinning wheels \$8 - 4 pair Cotton Curses \$2.50		1 30
1 Large Iron Kettle		10 50
1 old pot - 25 bins - 2 pot Racks \$2		1
1 Large pot \$3 - 1 Dutch oven - 1 small pot hooks		2 25
1 Iron pipel - 1 ladle - 1 frying pan		4 50
3 old tubs - 4 pails		- 75
1 yoke of Oxen (bindle)		2
1 D° D°		30
1 Red Bull \$12 - 1 red white cow 15\$		20
1 Bindle Cow \$10 - 1 Red do \$10		27
1 Red heifer \$8 - 1 small red cow & calf		20
		15

\$4286 75

And Carried over

To Acct. Geo. M. M.

\$4286 45

1 Small red Cow \$8 - 29¢ \$18	26 -
2 Small Steers (one red the other brown)	13 34
1 Dark red Cow \$4 - 19¢ \$8	16 -
1 Black Cow with a white face \$8 - 1 small red heifer \$4	12 -
1 Red Cow \$10. 1 dark red cow (star in her face) \$8	18 -
1 Pair Cow & Calf	13
7 yearlings \$21 - 3 small heifers \$9	30 -
1/2 Sows and 25 pigs	27 50
16 Hogs	32 -
10 yearling Mares	65 -
1 Sorrel horse (Star in his forehead)	36 67
1 Chestnut Mare	42 50
1 Blaze Face Sorrel horse	6 -
1 Blind Sorrel horse	15 -
4 Plough & pair at 2 each	8
1 Ox Chain \$150 - 12¢ \$1	2 50
3 Plough hoes & 3 Cutters	2 -
3 Pair of cartages	3 -
5 Manned Axes	3 75
10 Axes	4 75
1 pair 6 Cast nut hoops & two Cast boxes	2
1 Hand Saw of 5 Cents - 1 Spade 50 - 1 Auger 25	1 50
1 Calfs But Saw	2
7 Hiding hoes & 3 grubbing Hoes	5 -
1 Drawing Knife 17 Cents & Scaffolds & cradles \$4	4 17
1 Grinding Stone \$2	2 -
3 Baskets - 1 Small Steer	2 -
5 old Casks	2 -
2 Bundlets	1 -
1 Ox Cart	17

\$4694 93

In obedience to the annexed order of Spotsylvania Court we have appraised the estate of Thomas Coleman dec'd to us shown by his Executors to \$4694. dollars 93 Cents as will appear by the foregoing Inventory.

Checkland

At a Court held for Spotsylvania County Robert Smith Just July the 2nd 1805 This Inventory of William Henderson Appraiser of the estate of Thomas John Howard & Coleman dec'd was returned & ordered to be recorded Teste Robert Chew Clerk