

John Redman son of Doctor Heath returned into Court and Inventory
of the said Heaths Estate upon Orth, which with the Appraisement is
ordered to be Recorded.

Teste.

James Westcomb C.M.

In Answer to an Order of Court dated the 28th day of August 1695
We whose names are under written do Value the Estate of Miles
Marmaduke and as followeth.

First. 24 Hogs and Shoots

To 3 barren Cows al.	a. 1300
" 3 young heifers and a young Steer all	a. 1650
" 1 Steer al 450. One Cow and young Calf 600	a. 1080
To One Mare 800, 1 feather Bed, bedstead & Furniture 2500	3300
" One Cloth Coat a Hat and two Crest (see Skins)	. 400
" 2 small Remnants of Blue and Brown Linen 1/4 coarse Napkins	0080
" One Canvas tick Bed rugg and Blankets	0400
To a Parcell Pewter and other small necessaries	0200
" 2 Sheets a. 600	0200
To 2 Potts a frying Pan a Saddle, Pitchfork, Pottocks & a half Milk pott	0450
" One Gun 200. One couch & 3 flaggs leather Chains 150	0950
To a parcell Milk trays Butter Potts, Bottles & other Lumber	0200
" a parcell Old horse Tack, 3 wedges an old Saw & other old Iron	0250
To an old Pad an Old Saddle and other old Lumber	. 60
" 3 Old Pails of Pigions and a Wooden bowl	.. 60
John Sherman, Jas. Hardwick, Robert Joadford	10950

Westmoreland S^t

At a Court held for the said County the 30th of October 1695

Grieffin Humphries returned to this Court this Inventory of the Estate of Miles Marmaduke deceased and Jane his Wife Relick of the said Miles contained the same a true and Perfect Inventory of all the Estate of the said Marmaduke, according to her Knowledge, and it is ordered the same be Recorded.

Teste

James Westcomb Crc

To all Christian People to whom these presents shall come, I James Neale of Charles County in the province of Maryland gent: and greeting in our Lord God everlasting. Whereas Capt: John Lord deceased and William Horton deceased in the year of our Lord 1667 took up and patented 1544 Acres of Land in Westmoreland County in joint Tenancy, as by the said Patent dated the 1st of April in that year may more at large appear; and the said Lord and Horton being so joined in joint Tenancy; the said Land was jointly divided; — And the said Horton his Part thereof did sell and alienate, and the said Lord first having granted Three Acres for a Court-house for Westmoreland County, out of his Part (that is to say) where the Court-house now stands, and afterwards gave and granted all and Singular the Remaining Part of the Tract belonging to him in fee simple to me the said J. Neale in Consideration of Marriage with his Daughter (that is to say) all the Land belonging to him the said Lord by virtue of the said Patent Division which the said Horton as by a certain Deed of Bargain and Sale from the said Lord to me the said Neale sealed and Executed bearing date the 28th day of November 1687. may more at large appear, by means whereof I the said Neale am duly and Justly Seized in my Demise as of 1/2 of and in the said Division, or Part of