

1793

of Thomas Brown deceased do make or cause to be made
a true and perfect Inventory of all and Singular the
Goods and Chattels rights and Credits of the Deceased
which have or shall come into the hands knowledge
or possession of any other person or persons for him or
the same to make or exhibit or cause to be exhibited
into the Secretary's Office and done attested before me
of to the County Court where orders for administration
shall be laid within nineteen Day after the date of these pre-
sentes, And the same goods & chattels and credits of the
Deceased at the time of his death which at any time
hereafter shall come into the hands of Betty Brown wife
of the said deceased or any other person or persons
or others persons or persons for her do well and truly
administer according to law and further do make or
cause to be made a true and just account of her said ad-
ministration within one year after the date of these presents
and all the rest and residue of the said goods and Chattels
and Credits which shall be found remaining upon the
said administrative account the same being first ex-
amined and allowed by the Governor and Council General
or County Court shall deliver or pay to such persons
persons respectively as the same shall be and persons
to the intent and meaning of Act in that Case made
and provided, and if it shall appear that any Will or testa-
ment was made by the Deceased and the Executor or Execu-
tors therein named do exhibit the same into Court making
request to have it allowed and attested of, According to
the said above provision being thereunto required to render and
deliver the letters of Administration approbation of such
testament being first had and made in said County Court, Therein
obligation to be had and of no effect otherwise to remain in
full force and virtue.

Signed Sealed and Delivered }
In presence of — — —

Wm Gordon Esq

Betty Dan Brown
John Brown
Sarah Brown
Joseph J. Lewis

I WITNESS by these presents that I Eliza Dyer late of the County
of Franklin and State of South Carolina for diverse good reasons and con-
siderations mentioned moving have made and do now constitute and appoint
and by these presents do make certain constituted and appointed my worthy
friend Benjamin Hubbard of the County of Edgefield State of South Carolina
my true and lawful Attorney for me in my name and to my use to make demands
recover and receive all and every thing or things and by these present grant-
ing to me & Attorney my sole and full power and authority to act do and to per-
mit and every thing or things in my name as I were lawfully present
to take present and future such legal course agreeable to law for the pur-
pose herein intended, as I my self might or could do and upon the result
of the same agreement or other sufficient discharge for me and my expenses
to make signs seal and deliver any Bill of exchange or instrument required
legal in law and agreeable to pleasure to make and further to perform and to
risk for me and in my name all and singular thing and things which
shall or may be necessary touching or concerning the premises as fully tho-
roughly and entirely as the P. Dyer can in my compass might be
caused to do or about the same ratifying allowing and confirming whatever
my said Attorney shall lawfully do or cause to be done in and about the
execution of the premises by virtue of these presents In witness whereof I
have counterset my hand and seal this 16th December Anno
Domini 1793

Signed Sealed and Delivered }
In the presence of — — —

John Law son

Joseph Law — (Print on the back)

State of North Carolina } Feb 1st 1794
Edgefield County — {
John Law son — }
Attala County — {
John Law son — }

Be it noted, however, that attorney
was duly prossesed in open Court by the oath of Justice John Law
and entered to be recorded

Test R. Gordon Esq

879 Elijah Clay, died of April 1790

To all Christian People unto whom these presents shall come, That I Elijah Clay of the County of Halifax Greeting. Know ye, that I the said Elijah Clay for divers good Considerations & valuable considerations hereunto moving have given my Deed and by these presents do give and grant & bequeath unto my son Henry Eaton Clay our Negro named Moses one horse. I give to my daughter Elizabeth Hunter Clay our Negro girl named Lucy our feather bed. I give to my son Charles Clay our Negro boy named Hubbard my house. I give to my daughter Polly Hunter Clay our Negro named Nancy our feather bed to have and to hold unto them and their Heirs for ever to be & for their use or uses and Mairtuth to do or suffer at their own wills freely and peaceable without any manner of Inter- trouble or distress of me the said Elijah Clay or any other person or persons whatsoever of all which premises I the said Elijah Clay have left them in full and peaceable possession by Virtue hereof in Witness whereof I the said Elijah Clay have set my hand and seal the 17 day of April 1790.

Sealed & delivered in the presence of
George Brown }
Charles Forester }
Robert Hunter }

Elijah Clay

William Sonier Esq^r Guardian Bond £500 (D) May Term 1790 (890)

Presents made by these presents that Mr William Sonier Richard Allen Oggle
Guardian all of Halifax County in the State of North Carolina are held
and firmly bound unto Charles Gordon Esq^r and the rest of the Justices
of the County Court & Clerks and Sheriff Officers for the County of
Halifax in the sum of five hundred pounds Current money to be paid to
the said Justices on the arrival of two thirds of these their Examinations
Administration in trust for the benefit of the Child hereafter named and
entitled to the tuition of the said William Sonier to which payment well
and truly to be made we bind ourselves and each of us each and every of
our Heirs executors and Administrators jointly & severally firmly by
these presents sealed with our seals and dated this 7 day of May 1790.
The Condition of the above obligation is such that when the above named
William Sonier is constituted and appointed Guardian to Rachael Mo-
gomery a minor Person now of the said William Sonier shall faithfully
execute his said Guardianship by securing and insuring the best
care of the said Rachael Montgomery that shall come into her possession
for the benefit of the said Rachael Montgomery until she shall attain
at full age wherein be think required and that under all losses and harm
Accident of his said Guardianship on Oaths before the Justices of the said
County Court and answer up and pay to us profits the said Rachael
Montgomery of all such Estates or estates as might be so profited by or
to such other persons as shall be lawfully empowered or authorized to sue
her case and the profits arising therefrom then this obligation to be void
therein to be and remain in full force and Virtue.

Signed Sealed and Delivered

In presence of -

Wm Gordon Esq

W. Sonier Seal

Richd Allen Seal

J. Herndon Seal