

265
Thomas Morris a bill of lading

June 15th 1801
Wrote for me in a summons saying — I was over by his presents that the Plaintiff in D vs.
M & others in Court had Served Summons & for Gentleman to appear on the Day of the Meeting to answer the Plaintiff & to the
Court of Justices to bargain and buy Levies in Devise whatever be there. Then the just Judge
will give to the Plaintiff the right title or claim to this case the Judge will decide

Thos 15th day of July 1801 John Morris L.S.
The Recitation of which bill of sale as above Witnesses and helps to the county of Pendleton of the Year 1801 present
by the said John Morris to be true that I do for the sum of One pound sterling therein contained

266
David Gray an Account of his Estates as delivered into my Possession 1801 by James Gray
Administrator —

John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L. —
James McLean 100 L. — Jno Coffey Esq. 100 L. — David McLean 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.

Sam. P. Bell a bill of lading

June 15th 1801

John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.

John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.
John Coffey Esq. 100 L. — Christopher Greenwell 100 L. — David McLean 100 L.

John Williams a bill of lading

June 15th 1801

Recd by this present that Edward Eaton of the County of New York having brought the
Complaint and obtained the Jno. Davis for an injunction of his Plaintiff in the Court of Common Pleas
of the State of New York demanding that I have hanging his signs in his house and John Davis and his wife and
David Eaton to be bound to the Court of Common Pleas for payment of the sum of £ 100⁰⁰ for
damages against the Plaintiff claim a sum of money for services rendered — In testimony whereof I have set my
hand and seal this twenty sixth day of Oct. 1801

Edward Eaton L.S.
The Recitation of which bill of sale as above Witnesses and helps to the county of Pendleton of the Year 1801 present to the
Act done by Edward Eaton by the Chs King in Justice at Miffling Towne

John Edmundson a bill of lading

June 15th 1801

Division County State of New York — Recd by this present that James Danforth
for an injunction of the sum of one hundred Pounds to be given him and paid to Edward Eaton his Assignee
of the sum of one hundred Pounds in New York, to be paid by the Plaintiff or his Assignee — Edward Eaton and his
assignee or assignee of any person or persons his heirs and assigns hereby acknowledge the same — The said Plaintiff or his
Assignee has given me by the first day of January next coming, given under my hand and seal this 15th day of November 1801 —
Edward Eaton of the County of New York — James Danforth L.S. for Edward Eaton
The Recitation of which bill of sale as above Witnesses and helps to the county of Pendleton of the Year 1801 present to the
Act done by Edward Eaton by the Chs King in Justice at Miffling Towne

John Gordon

June 15th 1801

To the Plaintiff or his Assignee of one hundred Dollars to be given me by John Gordon his Assignee in the County of New York —
John Gordon has agreed to deliver unto the said Plaintiff or his Assignee by the first day of October next coming
the sum of one hundred Dollars to the Plaintiff or his Assignee — from the time of the
Contract between us, delivery of my sum and seal this 15th day of June 1801 —

John Gordon L.S.

The Recitation of which bill of sale as above Witnesses and helps to the county of Pendleton of the Year 1801 present to the
Act done by John Gordon by the Chs King in Justice at Miffling Towne

John Coffey

June 15th 1801

In witness whereof of a bill of lading made by the Plaintiff or his Assignee in the County of New York to be given
me by the Plaintiff or his Assignee for an injunction of one hundred Dollars to be given to me by the Plaintiff or his
Assignee for an injunction of one hundred Dollars to be given to me by the Plaintiff or his Assignee — In witness whereof
I have signed my name and seal this 15th day of June 1801 — John Coffey his Assignee — John Coffey L.S.
John Coffey his Assignee — John Coffey L.S.

The Recitation of which bill of sale as above Witnesses and helps to the county of Pendleton of the Year 1801 present to the
Act done by John Coffey by the Chs King in Justice at Miffling Towne

This Day of October Received of John Jackson Esq; his
Mak of living in Davidson County — the sum of One Thousand Dollars and Two hundred and Egy
Pounds of the State of North Carolina for and to pay him all legacies and
Benevolencies he shall have in the Superior Court of Law and Equity for the State of North Carolina for the sum of Two thousand and two hundred and four Pounds and Two hundred and five Shillings.
Received the same before this 10th of Octo. Let it be Registered — James Jackson

Gilbert Marshall

his Will is Entombed

Received June 14th 1821

To the Honorable. Gilbert Marshall of Davidson County in the Territory of Tennessee. I will say
in your health and memory that he be given unto you, according to my last will and testament, that is to say, his wife fully
Appointed for all rents and uses. — Do make and Order this my last will and testament — That unto my heirs fully
Ancestors of Mr. Henry Marshall my Testator the sum of Two thousand and two hundred and four Pounds and Two hundred and five Shillings —
I recommend my Testator the sum of Two thousand and two hundred and four Pounds and Two hundred and five Shillings
to be buried in a decent grave and in the direction of my direction, nothing
Touching testator's General Administration I shall leave to the clause therein by the Executor power of his
Deed and bequeath to my executors
the Disposal of the same in the following manner and form — First I will bequeath to my executors
below that Martha Marshall my daughter, Lays and furnishes Do her Musband and her Son
Nicholas Lee or, necessary other interests thereto, Equal and worth the sum of one thousand
Tomas Marshall, that is to say after the above laid claim, retaining One thousand and two hundred and four
pounds and four shillings — My last will shall then, if there be any balance to be paid by my executors
then, I give my daughter Mary Ann Marshall of New England to help her by my executors

then I give my daughter Jane Davis the sum of four hundred dollars to help her by my executors
then I give my daughter Mary Ann Marshall of New England to help her by my executors
then I give my daughter Margaret Larkins the sum of four hundred dollars to help her by my executors
then I give my daughter Hannah Davis the sum of four hundred dollars to help her by my executors
then I give my daughter Sarah Larkins the sum of four hundred dollars to help her by my executors

then my daughter Martha Davis the sum of four hundred dollars to help her by my executors
Also I make and entitle William Marshall of New England to be my heir
and Testator, and I do hereby make direction, and so declare my intent, of giving the sum of One thousand
and two hundred and four Pounds by me in any way before named to him of Virginia, retaining for
myself and legatee a residue of Two thousand and two hundred and four Pounds, leaving the sum of
One thousand and two hundred and four Pounds to my Testator, — In witness whereof I have hereunto set my hand,
and this twentieth day of December One thousand Seven hundred and Ninety nine —

Gilbert Marshall,
Notary Public

Joseph Larkins
Joseph Larkins
W. L.

The execution of this Original of the above Testate was on the 20th day of December A.D. 1800 — in the year of our Lord 1800
Witnessed by the Testator and by Gilbert Marshall, by the Clerk of Justice Larkins, and Joseph Larkins
Seal of the subscriber William Larkins. Daniel Clark witness for William Marshall of New England,
the last witness in said Seal. Qualitatis assentiens Apri 1801 —

John Scott, Esq;

210

Received June 16th 1821
Received by these presents I had a clearance from Orange County and State of North Carolina for diverse good goods
and instruments have been made and delivered by these presents to James Jackson and his friends —
After being of service in the sale of their goods and their attorney for and in my name and to my use to begin for
him to all attorney of law being my attorney right of his land and property now being in the name of Christopher B. Smith,
and to describe and sell for the same in my name thereby setting aside my and attorney shall have by so
in and about the premises. In testimony whereof these presents set my hand and affixed my seal this 9th day of August 1799
and witness, Richard Campbell, Jr., Christian S. Thompson, L.S.

North Carolina, Edenton District — Recd. I. Remembered that Pleasant Thompson a citizen of Edenton
Made One of the Justices of the Superior Court of Law and Equity of North Carolina. The other Justice of Edenton is Robert
Sergeant to be heretofore said Justice now in my name the 9th day of August 1799. — Recd. witness Christian S. Thompson

C. D. C. W. S. T.
and I bind to Recd. them from

John Edward Alexander, Weekley Thompson, Drayton & McClinton

Received June 16th 1821
I call upon these persons to be witness — Mr. John H. Harry, William B. Anderson, David McClinton
Benjamin Jordan, John M. Moore of the county of Davidson in the State of Georgia. Do. Drayton
Marshall controversy has arisen between Robert Marshall of same County of the last part. Do
that at the end of the last part, Dr. Marcellus for the settling an end to the controversy they shall be
obliged to Marshall personally of Robert Marshall by their several hands or obligations of their date be respectively be-
come bound each to the other in the sum of Two thousand dollars to him Robert Marshall for and kept the
same. On the final determination of the case John H. Harry, W. B. Anderson, Benjamin Jordan
David McClinton shall then from his or the said case be bound in writing ready to be delivered to the parties
in difference on their day by the said Collector of Revenue before — No damages shall be done to the
Administrator thereof or any person so bound to Marshall for the sum of the same. —
And having fully examined and inquired so much of the parties before mentioned
as having fully examined and duly considered this present obligation of both the said parties do make this
publick record — this between the said parties in witness following that is to say, that the said Dr. Drayton & Do.
that the said Robert Marshall to Dr. Edward Anderson with the said Robert Marshall of same County of the
same as well as the intent of Marshall to be much of the sum included in Grant No. 2843 & that he shall demand
the Collector of Revenue to pay him Dr. Anderson Do. duly of record that this Robert Marshall
do hereby demand that Dr. Anderson pay him the sum of One thousand and two hundred and four Pounds
and two shillings and two pence in the time of Dr. Drayton Grant No. 2843
in full of and to whom he to whom he and Dr. Anderson doth demand payment in the same day 1800 —

J. H. H. W. S. T.
After which record shall be for the County of Davidson Ap. 1801 the said W. B. Anderson, David
McClinton, Benjamin Jordan, John M. Moore and the rest of the subscribers sign and affix the execution of the
original of the above Recd. to be their act and done as

219

unto the said Roberts his heirs and assigns from the claim of all persons
whatever given under my hand and seal this 24th day of Sept., 1801.
Test Bennet Scarry Giles Hardin - L.S.

The execution of which Bill of Sale as above Recited was in Court held
for the County of Davidson October Sessions 1801 Proven to be the Act and
Deed of the said Scarry by the Oath of Bennet Scarry a Subscribing Witness

Joseph Johnston A Bill of Sale

Nov. 9th 1801

In the valuable consideration of Two hundred and fifty Dollars to me in
hand paid by Joseph Johnston the Receipt Whereof is hereby Acknow-
ledged hath this day Bargained Sold and Delivered unto the said Joseph
Johnston a Negro Woman About Twenty Eight years of Age Named
Kinney a Slave for life, which Negro I do for my self my heirs
and forever warrant and Defend unto the said Joseph Johnston his
heirs to Against the just claim of Person or Persons whatsoever - I do
Also Warrant said Negro to be sound sensible and clear of any
Impediment whatsoever In witness whereof I have hereunto set my
hand and seal this 9th day of October 1801

Robt Bulone - L.S.

Test Wm. Taft

The execution of which Bill of Sale as above Recited was in Court held for the
County of Davidson October Sessions 1801 Proven to be the Act and Deed of
the said Bulone by the Oath of Wm. Taft a Subscribing Witness thereto

William Dillahunt A Bill of Sale

Nov. 9th 1801

In the valuable consideration of four hundred and fifty Dollars to
me in hand paid by William Dillahunt the Receipt Whereof is
hereby Acknowledged have Bargained Sold and Delivered a Negro fellow
Named Greenage a Slave for life About twenty four years of age
which Negro I do warrant and Defend to him the said
Dillahunt from the claim of all Manner of Persons lawfully claiming
thereof Also sound and sensible to the best of our known knowledge
As witness our hands and seals this 13th day of October 1801

Test G. Bell

Taft & Stothart L.S.

The execution of which Bill of Sale as above Recited was in Court held
for the County of Davidson October Sessions 1801 was Acknowledged by the
said Taft & Stothart to be their Act & Deed

220

Nancy Paxton a Bill of Sale

Nov. 12th 1801

I know all men by these Presents that I John Cools of the County of David-
son and State of Tennessee for an Inconsideration of the sum of four
hundred Dollars to me in hand paid by Nancy Paxton of the
County and State aforesaid the Receipt Whereof I do hereby Acknow-
ledge my self fully satisfied have Bargained Sold and Delivered
and do by these Presents Bargain Sell and Deliver to the said
Nancy Paxton two Negroes a Wench called Sime and her Child
called Jim said Wench is about Eighteen years of age also the Child
is about fifteen months old which Negroes I warrant and forever
Defend to the said Nancy Paxton her heirs and assigns forever to from the
Claim and Demand of any Person or Manner of Persons whatsoever -
In witness Whereof I the said John Cools have hereunto set my hand and seal
this 12th day of July 1800

Test W. Williams & Thos. Thompson

John Cools - L.S.

The execution of which Bill of Sale as above Recited was in Court held for
the County of Davidson October Sessions 1801 was Acknowledged in Open
Court by the said John Cools to be his Act & Deed for the uses and purposes
thereof contained

Joseph Mc Kinney his Power from James Hays Nov. 12th 1801

I know all men by these Presents that I James Hays of Lincoln County and Common-
wealth of Kentucky for divers good causes & Considerations me therunto moving
have and by this Writing do constitute and Appoint my trusty Friends John
Mc Kinney of Williamson County and State of Tennessee my true and Lawfull Attorney
for me and in my Name to Divide and Lay off to Joseph & Thomas Welsh
of Lincoln County and Commonwealth of Kentucky four hundred acres of Land
out of a tract of Six hundred and forty acres belonging to me the said James Hays
By Benjamin Logan and lying and being on Cumberland River in the State
of Kentucky in the following manner to wit the said four hundred acres to be in
quality an equal proportion of the said tract and containing no more than
an equal proportion of the lands subject to overflow of said tract and to contain
an equal proportion of the never failing Springs which are on said tract
The Manner of Dividing and laying off said Lands that is to say the fixing of
the Boundaries thereof in case of the Disagreement of my said Attorney and
the said Joseph & Thomas Welsh may be determined by such referees as my
Attorney and the said Joseph & Thomas Welsh may Appoint - and fur-
thermore that my said Attorney for me and in my name After Dividing
and laying off the said four hundred acres of Land in the manner afo-
rementioned way and he is hereby Requested to convey the said four hundred

221

Acres of Land to the said Joseph & Thomas Welsh by a good sufficient & Valid Deed Transferring to them a fee simple estate therin with a Clause of General Warranty And I do hereby Engage to hold as Valid and Binding whatsoever my said Attorney shall do for the purpose of Compleating the said Division and Conveyance and Consistant with this letter of Attorney and the Laws of the Land — In Testimony whereof I have hereunto set my hand and seal this first day of June 1801

James Hays L.S.

Lincoln County Se. — This day came James Hays personally before me Valentine Payton and Maurice Brown two of the Common wealth Justices of the Peace in and for the said County of Lincoln & Acknowledged the within Letter of Attorney to be his Act and Deed for the Purpose therein mentioned, Given under our hands and seals this first Day of June 1801

Val Payton S.P.L.S.

Maurice Brown G.L.S.

The Commonwealth of Kentucky Lincoln County Se. — I Thomas Montgomery Deputy Clerk of the County Court of the County of Lincoln Acknowledged to Certify that Valentine Payton and Maurice Brown who have Taken the Acknowledgement of & Certified the within Letter of Attorney are and were at the time of Doing the same Acting Justices of the peace and of the County Court in & for the County aforesaid duly Commissioned and Sworn & Authorized by Law to Take the Acknowledgement of & Certify Letters of Attorney

L.S. In Testimony whereof I have hereunto Subscribed my Name and Affixed the Seal of the County this first day of June 1801 and 10 Year of our Commonwealth — Thomas Montgomery D.C. L.S.

Oliver Williams his Power from Jeremiah Hendrick Nov. 12th 1801
Know all men by these presents that Jeremiah Hendrick of Halleys
County and State of Virginia do constitute and Appoint Oliver Williams
of Davidson County and State of Tennessee to be my Lawfull Attorney to
Act and Do for me as though Personally Present myself in a
Matter Relating to a certain Tract of or Parcel of Land lying &
Being in the County of Wilson on Bartons Creek containing Six hun
drd & forty Acres — In witness Whereof I have hereunto set my hand
and seal this Twenty fifth day of August one Thousand Eight hundred
and eight

Tell Williams Judith Bonham Jeremiah Hendrick L.S.
The Execution of which Power of Attorney as Above Recited was in Court held for the County of Davidson October Sessions 1801 Proven to be the Act of the said Hendrick by the Oath of Jeremiah Hendrick a Subscribing Notary Publick

222

Robert Searcy his Power from O. Smith Nov. 13th 1801
Know all men by these presents that I Oliver Smith of Pitt County and State of North Carolina do hereby Nominate Constitute and Appoint Robert Searcy of the Town of Nashvill and State of Tennessee my true and Lawfull Attorney for me in my name and to my use To sell and Convey by General or Special Warranty as said Smiths Direction, to be Designated to my said Attorney by me Seven or Eight tracts of Land within the Military boundary in the State of Tennessee, giving my said Attorney full Power and Authority to Execute the Conveyances as my Attorney, and further to do all and every thing which I could do were I Personally Present, thereby Promising to Ratify & confirm whatever my said Attorney may Lawfully Do on the premises herein my hand and Seal this 29 day of July 1800

Tell John Summerville

O. Smith L.S.

The Execution of which Power of Attorney as Above Recited was in Court held for the County of Davidson October Sessions 1801 Proven to be the Act of the said O. Smith by the Oath of John Summerville a Subscribing Notary

John Boyd Jr. Sheriff Bond

Nov. 13th 1801

Know all men by these presents that We John Boyd Randolph M. Gareck W. P. Anderson James Robertson William Pitts Benjamin J. Bradford Archibald McDonald William Faull Jr., S. Lewis, W. Lee, Barrow Charles Roberts Jacob Talon Geo Bell, John Hoggatt, John P. Hogg, in Joseph Bohman, William Blackmore Robert Hartwell & Thomas Mitchell of the County of Davidson and State of Tennessee are held and firmly bound unto His Excellency the Governor of the said State for the time being in the sum of Twelve Thousand five hundred Dollars to be paid to His said Excellency his Successors in Office on Account — To which payment Well and truly to be made We bind our selves our Heirs Executors & Administrators and each and Every one and them both jointly and severally firmly by these presents —

Witness our hands & seals this 13th day of October 1801
In Consideration of this Obligation is Such that Whereas the above named John Boyd is Appointed Sheriff in the aforesaid County of Davidson by Commission from his Excellency the Governor bearing Date 1801 Now if the said John Boyd shall well and truly execute and Due Return make of all Bonds and Receipts to him Delivered and pay and Satisfy all fees and sums of Money by him Received or Lived by Officer of any Kind principal or Derivative unto the proper Officer by which the same by the Term thereof Right to be paid Due to the Person or Persons to whom the same may be due his Heir or their Attorney General Executive or Administrator — And in all things shall well and truly Execute the Office of a Sheriff During his continuance therein, Then this Obligation to be Void and of no Effect otherwise to be and remain in full force and Virtue according to the true intent and meaning of these presents

George Bell L.S. Wm. P. Anderson L.S. John B. S.

John Hoggatt L.S. James Robertson L.S. Randolph M. Gareck L.S.

Martin WISMER D^r died his Inventory February 1st 1802
 One hundred Acres of Land six head of Cattle one Horse fifteen Hogs four Sheep
 Two Goats two Hens Three Geese one Mallett two pair of Drawing Chains one
 Log Chain one hand Saw one Claw Hammer one Pair of Shears one Wine
 Pewter one Pewter Kettle Two Flat Irons one Kettle two Pots one Dutch Oven
 one frying Pan three pair of Pot Hooks six Pewter Plates three Pewter Dishes
 three Pewter Bowls six Pewter Spoons one Case of Knives and forks and Knife
 Box one Soap Spoon five water Pails one Washing Tubb three Beds and
 Furniture Six Chairs one Table one Locking Glass two Spinning Wheels five
 Hags Six Earthen Plates one set of Tea Spoons one Earthen Pitcher one
 Brandy Barrel Slick one Iron Kidge

Thomas MARTIN D^r his Inventory February 1st 1802
 An Inventory of all the Goods and Chattels of Thomas Martin D^r that
 are in my Possession at this time To wit, one Horse one Mare two Saddles
 one Head Staff of a Bridle two coats four Waist Coats Two Blankets one
 pair Overalls one pair of Small Cloths one Handkerchief Two Bags one
 Wallet one Case of Razors and Box one pair of Leather Legins one pair
 of Cloth Dr., one pair of Gloves three Ropes one Bell one Tin Quart
 one pair of Shoes one Great Coat one pair of Small Cloths and Waist Coat
 one Hunting Shirt one Body Do one pair of Stockings one pair of Gloves
 one Silver Brooch 2 waist coats one pair of Overalls one Shirt one pair
 of Stockings one wallet one pair of Saddle Bags and key one pair of Shoe
 Buckles one pair of Horse Fleams one whet Stone one Glass Bottles one Hat
 one pair of knee Buckles one pair of Shoe Buckles Boots one Pockett Book
 containing Sundry papers

The Original signed of the Above Signed John Rains Jan¹⁶ 1802

Benjamin OWEN D^r his Inventory February 1st 1802
 One two year old Calf one less year Old Mare two yearling Calves three head of Cows
 Cattle Seven Young Cattle thirty head of Hogs one Saddle Bridle and Saddle
 Bags Carting Saddle and Gears about three hundred and fifty Bushells of
 Corn three Sacks of Tobacco Supposed to be Eight hundred weight of Cotton in the
 Seed one Cart and wheels and one pair of Cart wheels one plow two hoes and one Cate
 Two Westing Hoes one Grubbing Hoe one hand Saw two Augers one Drawing
 knife five Gimlets one hammer Compasses one Rifle Gun and Rifle Barrel
 one Pistal one Iron Kettle one Pot one Dutch Oven one frying Pan one pair
 of Smoothing Irons five Tonges one Iron Potrack two Leather Beds, Steads &
 Furniture two Trucks one Spinning wheel one Walnut Table one pair of Can
 Sis Sitting Chair three water Piggins one Kasher one half Bushel one wash
 tub two Brandy Barrels one big one Barrel and some Sattl one Copper
 Barrel two metal tubs one gal^l two meal Sifters two bags one brass Pot of Rustic
 Ware Dishes four Basins ten Plates four tin Lugs five Saucers and Bottles one
 Glass Tumbler one tin funnel and one handle Stick Nine Table Spoons red
 Ware and forks one Souce Pot & Seven Bottles two Vials and a Sattl

one Pepper Box one Milk pot five tea Spoons one Cork Stand one Masons bowl
 one Grind Stone Six Basketts one Real one Curvy Comb one Cradle a Barrel
 of Old Iron a Parcel of Potatoes one meal Bag several Books two Dresser Buck
 Skins two Razors one Shaving Box and Stone four Bells three Doses one
 Tin Sugar Box one Antelope one leather Horse Collar one half Pint Bott
 Money Due \$ two hundred and Eighty four Dollars and Twelve Cents
 The Deceased supposed to be in Debt about one hundred Dollars

John HARDING a Bill of Sale February 22nd 1802
 Know all men by these Presents that whereas Joshua Morris late of the State
 of Virginia Charlotte County died intestate leaving all his Property and Estate
 thereby to be Divided according to the Statute of said State Between Six
 Brothers and two Sisters the said Deceased not having had Issue of his own
 Body - and whereas I Giles Harding of the State of Tennessee and County of
 Davidson by marriage with Amy Morris Sister and one of the heirs of the said
 Joshua Deceased as aforesaid do through and by means of the right of my
 said Wife Claim one Equal Part or Portion of said Estate to whethorver Value
 the same may Amount when an Equal Distribution thereof shall Take
 place Between the aforesaid Heirs - Therefore by these Presents be it
 Known that I the said Giles of the State and County aforesaid for a Valu
 able Consideration to me in hand paid before the Sealing and Delivery
 hereof to John Harding the Receipt whereof is hereby Acknowledged
 hath given granted Bargained sold Alured Consigned and Confirmed and
 by these Presents do Give Grant Bargain Sell Allure Consign and Confirm
 unto the said John all my Right Title Interest Claim and Demands in
 and to all and Singular the Goods and Chattels Lands and Tenements real
 and credits whatsoever which of wright belongs or Appertains or that do
 do belong or Appertain to the said Amy Morris alias Harding in her
 Right as one of the Heirs of the said Joshua deceased as aforesaid to have and to
 hold use Occupay and Enjoy and to the only Benefit and behoof of him the said
 John his heirs and Assigns forever and I the said Giles do by these Presents
 under take to warrant and Defend the above Bargained Goods and Chattels
 Lands and Tenements rights and credits of the proportionable part of the said
 Amy in and to the said Estate of the said Joshua Deceased as aforesaid whatever
 that part may be on an Equal Distribution of said Estate Against the claim
 there or my heirs or the heirs of said Amy but not Against the claim or
 claims of other Persons to the said John his heirs and Assigns forever
 Intestimony whereof I have hereunto set my hand and Seal this 21st
 day of January anno Domini 1802.

Giles Harding LS
 Test John Shute

The Execution of which Bill of Sale as above Recited was in Court held
 for the County of Davidson January Sessions 1802 Proven to be the
 Act and Deed of the said Giles Harding by the Oath of John Shute
 a Subscribing witness thereto

233

Letter of Attorney Seis Shandon to Joseph Shandon April 24th 1802

I now all men by these presents that I Seis Shandon of the County of Davidson and State of Tennessee for certain good causes & considerations mentioned moving have desired Seized Consideration and Appointed that by these presents do constitute Nominate & Chuse of Attorney for me his friend Joseph Shandon of this County and State before any Court or Justice of Peace or in any cause to sue demand and receive due for and recover any debt or sum of money owing to me in this State after. And to demand and recover all other Justices of peace or sheriffs who shall perform in as full and ample manner as I myself could do if personally present there to Grant and Sign in my name or shall take my hand and every Receipt Recd. Paid. etc. Or other instrument of writing fully & clearly Required in Executing the powers hereby Vested in my said Attorney to do and perform. And do also by virtue of these presents Grant and Let Power and Authority to my Attorney Joseph Shandon to sell all or any tract or tracts of Land owned or claimed by me or on the State before him to sign and deliver a deed in my name and for and to the purchaser or purchasers of such tract or tracts of land to be given over or given over in such manner and form as shall be demanded Right & Proper in the judgment of my said Attorney hereby Ratifying and confirming all and singular the foregoing and doings of my said Attorney in the premises before me as full and ample manner as intent and purpose as aforesaid were had and done by my self in person —

In witness whereof I have hereunto set my hand and Seal on the 15th day of March 1802. At Franklin Twp. N.C. — Seis Shandon
The Execution of which power of attorney as above Recited was in court held for the County of Davidson
1st Session 1802 given by J. Thompson to be the last day of J. Seis Shandon

Charles Hays his Bill of Sale May 4th 1802
I know all men by these Presents that I Bennet Blackman of the State of Tennessee and County of Davidson for an consideration of the sum of five hundred Dollars to me in hand paid By Charles Hays of the County and State aforesaid. The Receipt Whereof is hereby acknowledged, Have Bargained sold and Delivered unto the said Charles Hays two Negroes To wit A girl and a Boy, the girl Named Sally Aged Eighteen years old The Boy Name Virgil Aged Nine years which Negroes I the said Bennet Blackman do Nomise and Agree to and with the said Charles Hays his heirs and assigns forever to warrant and defend the said Negroes against the lawfull claim of all manner of Persons or Persons whatsoever — In witness Whereof I the said Bennet Blackman have here unto set my hand and seal this Twenty sixth day of April A.D. 1802. Signed Sealed and Delivered
in witness of us J. M. Lewis & David Allen — Bennet Blackman L.S.

The Execution of which bill of sale as above Recited was in court held for the County of Davidson April Sessions 1802 Acknowledged by the said Blackman to be his act and Deed for the uses and purposes as therein contained

234

Alexander Walker, a Bill of Sale May 4th 1802
I know all men by these Presents that I William Boole of the State of Tennessee and County Sumner hath this day Bargained Sold and Delivered unto Alexander Walker of Davidson County and State aforesaid for a Negroe Woman Named Mary Nineteen years of age for and in consideration of Three hundred and fifty Dollars to me in hand paid, I warrant and defend said Negroe from one my heirs or assigns and all others forever, To said Walker his heirs and assigns giving from under my hand and seal this 4th day of December 1801 Test James Beckon Elizabeth ^{her} mark — Laurence Whittlesey — William Boyle L.S.

The Execution of which Bill of Sale as Above Recited was in Court held for the County of Davidson April Sessions 1802 Proven to be the Act and Deed of the said Wm Boyle by the Oath of Lawrence Whittlesey one of the Subscribing Witnesses thereto

Robert Weakly his Bill of Sale May 5th 1802
I know all men by these Presents that I John Erwin of Davidson County and State of Tennessee, for and in consideration of the sum of one thousand Dollars to me in hand paid by Robert Weakly of the County and State aforesaid at and Before the signing and Delivering of these Presents the Receipt Whereof I do hereby acknowledge have Bargained Sold and Delivered and by these presents doth Bargain Sell and Confirm unto the said Robert Weakly his heirs and assigns forever the following Family of Negroes viz Darby Agy & Suck and Ruth the Children of the said Agy — To have and to hold all and Singular the said Negroes and Every of them by these presents Bargained and Sold Received Granted and Confirmed unto the only Person as and behoef of the said Robert Weakly his heirs and assigns forever and I the said John Erwin for myself my heirs Executors and Administrators doth Covenant and Agree to and with the said Robert Weakly his heirs and assigns to warrant and forever defend said Negroes from the claim or Demand of all and Every Person or Persons whatsoever unto the said Robert Weakley his heirs & assigns for and in witness Whereof I have hereunto set my hand and seal January 27th 1802 signed sealed and delivered in presence of Thos. Hickman — John Erwin L.S.

The Execution of which Bill of Sale as Above Recited was in Court held for the County of Davidson April Sessions 1802 Proven to be the Act and Deed of the said John Erwin by the Oath of Thomas Hickman a Subscribing Witness thereto

Archibald Mc Raynolds his Bill of Sale May 5, 1802
 Know all men by these presents that I William, V. Moore of the Town of Nashville hath this day for and in consideration of the sum of one Thousand Dollars in hand paid me the Plaintiff whereof is hereby Acknowledged Bargained and Sold unto Archibald Mc Raynolds his heirs &c three Negro Slaves named George Neally and Charles which said property so Bargained and Sold I do by these presents Warrant and Demand Against the claim or Claims of all Persons & Persons whatsoever Given under my hand and Seal this 7th day of January 1802.

Signed in presence of me Joel Lewis William, V. Moore and S
 The Execution of which Bill of Sale as Above Recited was in Court held for the County of Davidson April Sessions 1802 Proven to be the Act and Deed of the said Wm V. Moore by the Oath of Joel Lewis a Subscribing Witness

John Bosley his Bill of Sale May 5th 1802
 Know all men by these presents that I Ezekiel Able Davidson County have Bargained and Sold and Delivered to John Bosley for the sum of four hundred and fifty Dollars in hand paid A Certain Negro man named Joseph Supposed to be thirty years Old for the sum of I the said Able with warrant and Demand from all Person or Persons Given under my hand and Seal this 25th day of January 1802.

Test John Parker Ezekiel Able L.S
 The Execution of which Bill of Sale as Above Recited was in Court held for the County of Davidson April Sessions 1802 Acknowledged by the said Ezekiel Able to be his Act and Deed for the uses and purposes therein contained

William Ewing his Bill of Sale May 5th 1802
 State of Tennessee - Davidson County - Know all men by these presents that I David P. Monroe of the County and State aforesaid for and in consideration of the sum of three hundred Dollars to me in hand paid on Account to be paid have this fifth day of February 1802 Bargained Sold and Delivered to William Ewing of the County and State aforesaid One Negro Girl a Slave, Named Parkey Aged about fourteen years which Negro girl with her Increase, & Increase for my self and heirs &c To Warrant and forever Demand to the said William Ewing his heirs and Assigns Against the Claim and Demand of all and Every Person or Persons whatsoever lawfully claiming, Without my hand and Seal this day and year first above written

Witness Andrew Ewing David P. Monroe L.S
 The Execution of which Bill of Sale as Above Recited was in Court held for the County of Davidson April Sessions 1802 Proven to be the Act and Deed of the said Monroe by the Oath of Andrew Ewing a Subscribing Attorney thereunto.

Samuel Bell a Bill of Sale May 5th 1802
 Know all men by these presents that I John Topp of the County of Davidson & State of Tennessee for and in consideration of the sum of four hundred Dollars to me in hand paid by Samuel Bell of the said County and State aforesaid have Bargained Sold and Delivered unto the said Samuel Bell one Negro Girl a Slave, named Fanny which Negro Slave I do Warrant and Demand unto the said Samuel Bell his heirs and Assigns, Against one my heirs and Assigns forever and Against the Lawfull Claim and Demand of any other Person or Persons whatsoever in Witness whereof I have hereunto set my hand this 20th day of February in the year of our Lord 1802
 Test David F. Ramsey John Topp L.S
 mark

The Execution of which Bill of Sale as Above Recited was in Court held for the County of Davidson April Sessions 1802 Acknowledged by the said Topp to be his Act and Deed for the uses and purposes therein contained

John Williamson his Bill of Sale May 5th 1802
 State of Tennessee - Davidson County - The Twentieth March one Thousand Eight hundred and two, - For four hundred Dollars to me in hand paid I have this day Bargained Sold and Delivered unto John Williamson of the said County of St. Louis Illinois named Hannah a Negro Slave I do Warrant and Demand myself and heirs unto the said Williamson his heirs and Assigns Against the Lawfull Claim of all and every Person both in Law and Equity I'm witness I have hereunto set my hand and Affixed my Seal the day and Date above written

Anto. Winston L.S
 The Execution of which Bill of Sale as Above Recited was in Court held for the County of Davidson April Sessions 1802 Acknowledged by the said Winston to be his Act and Deed for the uses and purposes therein contained

Thomas Martin, An Inventory of the sale of that his Chatte Estate Returned into Court April Sessions 1802 by John Rains Adm., &c affollow To this Jacob Reader one pair of Saddle Bags, 4 Dollars, Jacob Shores one saddle 6 Dollars 50 cents Wm. Gammon one Great Coat 5 Dollars 12 $\frac{1}{2}$ Cents Jacob Gaspelman one pair of Mittens 1. 25, Solomon Freeman one pair of half Boots 2, Jacob Shores one Hat and Buckle 3. 12 $\frac{1}{2}$, Jacob Shores one Saddle 2. 50, John Cockrell one Suit of Cloaths 5. 25, Robert Hendry one Hunting Shirt. 62 $\frac{1}{2}$, Abraham Vaughn one Case of Razors. 25, Jacob Reader Shoe Buckles and Stockings 62 $\frac{1}{2}$, John Lockhill one Coat and Waistcoat 7. 12 $\frac{1}{2}$, John Lockhill one Head and Overalls 2, Edmund Gamble one Morning gown 2. 50, Solomon Freeman one Shirt and Overalls 2. 25, Jacob Gaspelman one Waist Coat 2. 6 $\frac{1}{2}$, John Lockhill one Pair of Stockings 1. 12 $\frac{1}{2}$, Edmund Gamble two Waist coats 2. 50, John Topp one pair of Stockings 1. 12 $\frac{1}{2}$, John Boyd one Waist coat and Breeches 1. 62 $\frac{1}{2}$, John Topp one pair of Stockings 1. 12 $\frac{1}{2}$

of Sears and Leggins ⁶⁶ William Thompson one Shirt and Handt 1 31, John Cockrell Bogggs ⁶⁶ 62 $\frac{1}{2}$ John Rains one Tin Quart ⁶⁶ John M. Morris one Blanket ^{7\frac{1}{2} John Rains one Blanket ^{62\frac{1}{2} Cents Jacob Cappelman one P. L. Leggins ⁶⁶ 30 Jacob Peeler one Pair of Horse Tackes ⁶⁶ John Rains one Horse 35 Dollars Thomas Rutherford one mare 37 Dollars John Rains one Buckle and Bridle ⁶⁶ 1 51}}

May 5th 1802
 John Boyd his bond for the collecting of the State & County Tax for the year 1802, as follows — Know all men by these presents that we John Boyd William T. Lewis Benet Scaray John Nichols Willie Barrow John Heatherspoon Wm. Taill John Childress Samuel Hannis Phillip Cappelman Frederick Stump John Rains Thomas Rutherford Thomas Starney Moses Atkins and James Maxel all of the County of Davidson and State of Tennessee are held and firmly Bound unto his Excellency the Governor of the said State for the time being in the sum of Eight Thousand Dollars to be paid to his said Excellency his Successors in Office or their Assigns To which payment well and Truly to be made and Done We bind our selves our heirs Executors and Administrators and each and every of us and them both jointly and severally firmly by these presents witness our hands and seals this 12th day of April 1802.
 The condition of this Obligation is such that if the above bound John Boyd shall well and Truly collect all Publick and County Taxes due or payable for the year 1802 from the several Inhabitants of this County or otherwise having Taxable Property there in Agreeable to such Lists of Taxables as shall be put into his hands for the purpose of collecting the Taxes due thereon and shall well and Truly Account for and pay the same or of like kind and in like proportion with the monies or certificates by him received to such person or persons to whom the same by Law Ought to be paid unto this Obligation to be Void and of Non Effect Otherwise to Be and Remain in full force and Virtue According to the True Intent and meaning of these presents
 Frederick Stump LS John Heatherspoon LS John Boyd LS
 John Rains Jr. LS Wm. Taill LS Wm. T. Lewis LS
 Thos Rutherford LS John Childress LS Benet Scaray LS
 Thos Starney LS Saml. Hannis LS John Nichols LS
 Moses Atkins LS Phillip Cappeling LS Willie Barrow LS
 James Maxel LS

The Execution of which Bond as Above Recited was in Court held for the County of Davidson April Sessions 1802 Acknowledged by them all in Proper Persons in Open Court for the uses and Purposes therein contained

Nathan Ewing his Bond for Register

May 6th 1802

Know all men that we Nathan Ewing Andrew Ewing James Robertson or James Mulherin and Andrew Cappelman all of the County of Davidson and State of Tennessee are held and firmly Bound unto his Excellency the Governor of the said State for the time being in the sum of Twelve Thousand five hundred Dollars to be paid to his said Excellency his Successors in Office or Assigns To which payment well and Truly to be made We bind our selves our heirs Executors and Administrators and each and every of us and them both jointly and severally firmly by these presents witness our hands and seals this 13th day of April 1802.

The condition of the Above Obligation is such that whereas the above bound Nathan Ewing has this day been Appointed by the Suffrages of the Court to the place of Register in the County of Davidson Now if the said Nathan Ewing shall well and Truly and faithfully Execute the Office of a Register to which he is now Appointed by performing all and Every of the Duties thereof Legally Incumbent on him as Register and shall Safely keep the Records of the said Office Then this Obligation to be Void and of Non Effect Otherwise to be and Remain in full force and Virtue According to the True Intent and meaning of these presents
 Andrew Cappelman LS James Robertson LS Nathan Ewing LS
 James Mulherin LS Andrew Ewing LS

The Execution of which Bond as Above Recited was in Court held for the County of Davidson April Sessions 1802 was Acknowledged by them all in Proper Persons to be their Acts and Deeds for the uses and Purposes therein contained

Nathan Ewing his Bond for Taxes

May 6th 1802

Know all men that we Nathan Ewing Andrew Ewing James Robertson James Mulherin and Andrew Cappelman All of Davidson County and State of Tennessee are held and firmly Bound unto his Excellency the Governor of the said State for the time being in the sum of Five hundred Dollars to be paid to his said Excellency his Successors in Office or Assigns To which payment well and Truly to be made and Done We bind our selves our heirs Executors and Administrators and each and every of us and them both jointly and severally firmly by these presents witness our hands and seals this 13th day of April 1802.

The condition of the Above Obligation is such that whereas the above bound Nathan Ewing has this day been Appointed by the Suffrages of the Court to be Register in the County of Davidson Now if the said Nathan Ewing shall well and Truly collect all such Taxes as may be due to the state aforesaid On any Original Grants or Deeds of Conveyances as may be Admitted to Registration in his Office as Register for which by Law he may be Answerable for and Shall Truly and faithfully Account for and pay the same to such Persons as shall be Legally Authorized to Receive it — Then this Obligation to be Void and of non Effect Otherwise to be and Remain in full force and Virtue According to the True Intent and meaning of these presents — Nathan Ewing LS Andrew Ewing LS James Robertson LS James Mulherin LS Andrew Cappelman LS

939

The Execution of which Bond as Recited on the Other side was in Court held for the County of Davidson April Sessions 1802 Acknowledged by them all in Proper Persons to be their Acts and Deeds of for the uses and purposes therein contained

Henry Kennedy Dfs An Inventory of the Chattle Estate Returned into Court by Dinah Kennedy Adm^r the January Sessions 1802 are as follows To Wit, one mare two feather Beds and Furniture two hundred and Sixty four Dollars and Twenty three pence one Chest one Cart one Saddle and Bridle two Pewter Dishes and two Basons 6 Plates and Seven Spoons one Tin Coffee Pot one Glass Tumbler one Sugar Dish one Pepper Box one Looking Glass one Quire of paper one Hatchet five knives and five forks two Cleavers two Heding hoes one frow one Bell one Stone gogg two Vials two Books one can one pot one Griddle one Ax one hand saw one Drawing knife and three Gimblets one Glass Hammer one Screw Auger Two Sides of Leather one Small Cup one Slay and Harness one half Bushel of salt And due to the Estate Thirty two Dollars, and one Sister

May 6th 1802

Henry Kennedy Dfs An Inventory of the Sale of the Chattle Estate of the Dfs Returned into Court April Sessions 1802 By Dinah Kennedy Adm^r, as follows, To Wit, Dinah Kennedy one Cart 15 Dollars Dinah Kennedy one Mare 40 Dollars Dinah Kennedy one Saddle and Bridle 6 Dollars Dinah Kennedy one Bed and furniture 22 Dollars Dinah Kennedy one Bed and Furniture 19 Dollars Dinah Kennedy one Chest 3 34 Dinah Kennedy Two Basons 1. 68 Dinah Kennedy Six Plates 2-00 Dinah Kennedy two Dishes 3-00 Dinah Kennedy Seven Spoons 1. 00 Dinah Kennedy one Pepper Box 0-33 Dinah Kennedy one Coffret 0-66 Dinah Kennedy one Umbrella, Phil. - 33 Dinah Kennedy one Cup - 0-17 Dinah Kennedy one Sugar Dish 17 Dinah Kennedy one Tin Cup 9 Dinah Kennedy four Books 00-33 Dinah Kennedy one hand saw 1. 17 Dinah Kennedy one Auger - 1-00 Dinah Kennedy one Drawing 17 Dinah Kennedy one plow 1-58 Dinah Kennedy one Axe - 1-00 Dinah Kennedy one Barn 0-17 Dinah Kennedy five knives & forks 0-58 Dinah Kennedy one Hoe - 1-00 Dinah Kennedy one hoe - 0-33 Robert Kennedy one Wedge 1-58 Dinah Kennedy one hatchet 2-00 Dinah Kennedy one Grind Iron 2-50 Dinah Kennedy one pot and Wash 1-50 Dinah Kennedy one Slay & Harness 0. 33 Dinah Kennedy to Lathe - 0-73 Dinah Kennedy one looking glass 0-17 Dinah Kennedy one Gimblet 0.. 8 Dinah Kennedy two Cleavers and Bottles 17. Dinah Kennedy one Jug 3 Dinah Kennedy one Quire of paper 33 Dinah Kennedy one Bell 50. Dinah Kennedy one Sister

240

Martin Wisner Dfs An Inventory of the Appraisement of the Chattle Estate of the said Dfs Returned into Court April Sessions 1802 by John H. New Simpson Harris and William Neely Appraisers &c To Wit one Sorrel Mare 50, one Two year Old Cott 50, one year old Cott 35, one cow and calf 12, one other Cow and Calf 12, one cow and Calf - 9 one yearling heifer 4 one yearling heifer - 3 50 Six head of Sheep 12 Twenty three head Hogs 12 Three Feather Beds & Furniture 100^{Dollars} Six Earthen Plates Six Tea Cups and Saucers one Large Bowl 3 75 Three Bottles one Sugar Dish six Tea Spoons 1-50 one Candle Stick and Salt Seller Crutill and Pepper Box 2 50 two Small Bottles one Pitcher 18 Table Spoons 3 75 Three Pewter Dishes Three Pewter Basons six Pewter Plates one Spife Spoon 19 50 Six Knives and forks five water Pails Two Washing Tubs 2^{Dollars} Six Chairs one Table two Flat Irons one P. of Steel and 11., one File Wheel one Cotton Wheel one looking glass five Slays, 7^{Dollars} Two Pots one Dutch Oven one Kettle three Pot Hooks one frying pan 16-50 two Pans two hoes three Axes one Log Chain one Mattock 18-50 one Iron Wedge Two Cleavers Two P. Drawing Chains and Hangings &c 11-50 one Kiva Scive one hand saw one Glass Hammer one Tin Hatchet 10-25 one Coffee Mill one Church one half Bushel five Barrels one Sickle 4-50 four Hog heads Two Barrels one Granitstone Sundry Books 74 25 one Trunk 2 15 Scyphers one set of Shaving Implements 4 one Coffee Pot one Earthen Pot and flesh forks 2^{Dollars} The Total Amount of the Appraisement as Stated in the Inventory is 436

Joseph Phillips his Rec from Jacob Dickason Guardian &c May 6th 1802 State of Tennessee - Davidson County. - To Civil Court 1802 Received into my Possession the 16th day of last February of Joseph Phillips Administrator of James Dean Dfs the following Negroes (viz) one Negroe man Ningo About Thirty one years of age one Negroe Man Peter About twenty one years of age one Negroe Woman Hager About Twenty six years of age one Negroe Boy Dick About two years of age which Negroe was set off and allotted to Sally Dean James Dean and Colly Dean Orphans of James Dean Dfs By the Sheriff and Jury as appears from the Return of said Sheriff and Jury in that Case Which Negroe was hired out the 27th day of February until the first day of January 1803 for the use of the said Orphans and their is as appears 2 1/5 Acres of Land with perhaps a bout 25 or 30 Acres of Land on it which is rented out for one year for one Third of the profits made &c for the use of the said Orphans which is all the Estate of said Orphans in my hands except the sum mentioned in the Bonds that the above Negroes hired for which is not due until the first day of January Next

Jacob Dickinson Guardian

Benjamin Owens Do An Inventory of the Sales of the Chatelle
 Estate of the Dgs Returned into Court April 1802 by James
 Owens Adm^r No (V) Sundry Waggons Irons To Sam^r. Garrison 3.. 12.
 11m^r Owning one Masons Trowel 25 John Fielder Sundry Irons 1.. 50
 Robert Reaves Sundry Bridle Rains 20^r John Fielder Sundry Irons 1.. 50
 John Fielder Sundry Irons 1.. 25 William Ramsey two Bells 50 Cents Judith
 Owen a Small Saddle and lumber 3 Dollars 66 Cents Judith Owen 33¹/₂
 John Marlow one hand Saw 2 Dollars 70 Cents Peter Reaves one pair of Iron
 2 Dollars 87¹/₂ Cents Peter Reaves two Drest Deer Skins 4 Dollars 25 Cents
 Peter Reaves one Drawing knife 4¹/₂ Cents John Fielder two Augers 50 Cents
 James Owens one Horse Collar 1 Dollar 25 Cents Moses Brown pair of hamers
 66¹/₂ Cents Bartholomew Stoball one pair of Hames 75 Cents Anthony
 Hampton 1 Dollar James Saunders In^r one mans Saddle 8 Dollars
 75 Cents Isaac Minor one Ax 2 Dollars 76 Cents Judith Owen one Bread
 Ax 52 Cents John Fielder one pair of Irons 27 Cents Sam^r B.
 Harris one Whiskey Barrel 2 Dollars 50 Cents Sam^r Nelson one Whiskey
 Barrel 1 Dollar 34 Cents Judith Owen one Stone Crack one Barrel and
 by one Bag Barrel, Sattl^r half Bushel 4 Dollars 67 Cents John Hill
 one Blow Hoe 1 Dollar 62 Cents Robert Reaves one Blow Hoe 1 Dollar
 Robert Owen one Plow 30 Cents Bartholomew Stoball one pair of
 Cart Wheels 15 Dollars, Robert Reaves one Waggons Axel Tree 25 Cents
 Benjamin Owen one Axe Grindstone 5 Dollars 17 Cents John Fielder one
 one Axe 1 Dollar John Hill one Waggons Axe 2 Dollars 15 Cents Judith Owen
 one Waggons Axe 17 Cents Robert C Reaves one Grubing Axe 1 Dollar 50 Cents
 Judith Owen one large Kettle one Iron Pot and Bail one frying pan one
 pair of fire Tonge one Dutch Oven and Bail one Pot Rack one Kitchen Tray
 and Trays a barrel of Pewter Plates Dishes and Basons Knives and forks
 Tin Cups and Coffee pot Box and Glap Tea Cups and Spoons 4 Bottles 1 jug
 one pair of Smoothing Irons 25 Dollars and 3¹/₂ Cents Benjamin Adams one
 Small Bottle 25 Cents Judith Owen 3 water jugs Pitcher and funnel one
 Table Two Gamblets 3 Dollars 46 Cents Peter Young three Gamblets 30 Cents
 Judith Owen five Bathhalls one Small Trunk Bubble and Spelling Book
 one Tin Box and a pair of Cotton Cards 3 Dollars 52 Cents Robert C
 Reaves two Razors Soap hone and Shaving Box 1 Dollar Judith Owen
 one Trunk Six Setting Chairs 5 Dollars 1 Cent John Marlow one Horsemans
 Bit 2 Dollars 75 Cents Judith Owen one Cotton Kiel one Beasted, Box
 and furniture one Other Bed Bedstead and furniture 73 Dollars 12 Cents
 John Roads one pair of Saddle Bags 5 Dollars one Cent James
 McEwen one Rifle gun 9 Dollars 50 Cents Judith Owen 550 lbs of
 Head Cotton 23 Dollars 54 Cents Moses Brown 500 lbs of Head Cotton

25 Dollars, Judith Owen one Washing Tub 1 Dollar Laverus Gathen one cent
 14 Dollars 1 Cent Benjamin Owen 10 Sheets 6 Dollars Judith Owen two doves
 and Pigs 5 Dollars 1 Cent Samuel Curry Nine Hogs 15 Dollars Samuel Nelson
 25 Bushels of Corn 12 Dollars 50 Cents John Deer 25 Bushels of Corn 12 Dollars
 50 Cents John Marlow 25 Bushels of Corn 12 Dollars 75 Cents Isaac Minor
 25 Bushels of Corn 13 Dollars Peter Reaves 25 Bushels of Corn 12 Dollars 75 Cents
 Samuel Nelson 25 Bushels of Corn 13 Dollars 75 Cents Sam^r. Nelson
 25 Bushels of Corn 14 Dollars James Owens Six Bushels 3 Dollars 18 Cents
 James Owens 8 Bushels of Bubbage 2 Dollars Judith Owen one Criddle
 of Corn 34 Dollars 98 Cents Robert Owen one pair of Corn 2 Dollars
 75 Cents Nicholas T. Perkins three fat Hogs 19 Dollars John Also^r one
 Cow and two Sheep 4 Dollars Judith Owen four fat Hogs 16 Dollars
 Robert C Reaves one Black Mare 40 Dollars Robert C Reaves one Sorrel
 filly 43 Dollars 1 Cent John Also^r one Bay Catt 47 Dollars John Marlow
 one Bay filly 7 Dollars 75 Cents Joshua Owen one Brown Horse 50 Dollars
 75 Cents Judith Owen one Cow and Calf 10 Dollars Judith Owen one
 Cow and Yearling 11 Dollars William Roads one Steer 7 Dollars 75 Cents
 John Hill one Steer 4 Dollars Thomas Gathen one Cow and Calf 8 Dollars
 Thirty three Cents Judith Owen one Heifer 6 Dollars 30 Cents Robert Owen
 one Stack of Blades 4 Dollars 60 Cents Robert C Reaves one Stack of Blades
 4 Dollars 1 Cent William Montgomery one Stack of Blades 2 Dollars 2¹/₂ Cents
 William Ramsey one file 8 Cents Samuel Curry one Boar Shot one Dollar
 Judith Owen one Bottle 33 Cents Judith Owen one Candle Stick 12¹/₂ Cents
 Robert Owen one Waggons Gate 12¹/₂ Judith Owen one Inkstand one Cradle
 one Kiel 38¹/₂ Cents Robert C Reaves one Chair 1 Dollar Bartholomew
 Stoball one Spur 29 Cents Judith Owen Eight Bushels of Red Potatoes
 4 Dollars, The Total Amount Up Calculated in the Inventory of Sale
 is 728 Dollars 64¹/₂ Cents

JAMES DELL DGS. his Inventory of the Chatelle Estate as Total
 2d into Court by Joseph Phillips Adm^r April 1802 June 2. 1802
 one Cart Body and Wheal 23 Dollars, one Plow and Press one pair of Chivies
 one Swingle Tree one pair of Hams one pair of Chain Traces and one Back
 Band 10 Dollars 25 Cents, One Plow and Press one pair of Chivies one Swingle
 Tree one pair of hams one pair of Chain Traces one Back Band 10 Dollars
 One Plow and Press one Swingle tree one pair of hams one pair of Chivies
 and one Back Band 15 Dollars 87¹/₂ Cents, one Axe and Pair
 of hams 3 Dollars 50 Cents one Coopers Axe 1 Dollar one Tree 1 Dollar
 50 Cents one Chopping Axe 2 Dollars 12¹/₂ Cents one Waggons Axe 1 Dollar
 12¹/₂ Cents Two Wedding Hairs 1 Dollar one Sithe and Cradle 4 Dollars one
 Whipsaw 15 Dollars 160 Cents one hand Saw 2 Dollars one file 12¹/₂ Cents
 file 37¹/₂ Cents Three Razors 1 Dollar Two Gamblets one pair Corn 30 Cents
 Two Peep hooks 75 on 12¹/₂ Cents of Steelwires 3 Dollars 12¹/₂ Cents

One Hodge 1 Dollar 53 $\frac{1}{4}$ cts two Barrels of corn 5 Dollars 56cts sixteen
and a half Bushels of corn 8 Dollars 33 $\frac{1}{4}$ cts one Lot of Shattered Corn 3 Dollars
50 cents. — The Amount as calculated on the Return is 15 60. 33 $\frac{1}{4}$

Thomas Molloy his last Will & Testament

In the name of God amen I Thomas Molloy of the town of Enniskillen in the County of Donegal being in the State of Health but of sound and disposing mind, But Considering the Mortality of man it is to make and Ordain this my last Will and Testament — Item 1st. I give and bequeath to my next kin in Health and less State of health and Considering the Great Trial, and painful Service of my beloved Country Stephen Doherty in my Will and Desires that the said Stephen Doherty and Michael Curran take

Item 2nd Having no Children of whom I have taken up others or otherwise by the Execution of this Will I give and bequeath such as the law may otherwise require to my friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office, And I give and bequeath all my property both Real and Personal including Crops in the Field of Crops and such as the law may otherwise require to my friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office, And I give and bequeath all my property both Real and Personal including Crops in the Field of Crops and such as the law may otherwise require to my friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office.

Item 3rd As my Will and Desire that the said Friends during the remainder of their lives be entitled to the use and enjoyment of the property of my Friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office, And I give and bequeath all my property both Real and Personal including Crops in the Field of Crops and such as the law may otherwise require to my friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office.

Item 4th As my Will and Desire that the said Friends during the remainder of their lives be entitled to the use and enjoyment of the property of my Friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office, And I give and bequeath all my property both Real and Personal including Crops in the Field of Crops and such as the law may otherwise require to my friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office.

Item 5th As my Will and Desire that the said Friends during the remainder of their lives be entitled to the use and enjoyment of the property of my Friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office.

God bless his soul and Pray for him. I give and bequeath property left Estate personal to the Chairman of the Executive Committee of the County of Donegal or such in effect contingent Committee as the said God blesses and her heirs executors and administrators. To the said Friends in that Estate which he left from me trust but the testing of any one of the said Friends if it should happen to them to be personal to the said Friends in that Estate. — Item 6th As my Will and Desire that the said Friends during the remainder of their lives be entitled to the use and enjoyment of the property of my Friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office.

Item 7th As my Will and Desire that the said Friends during the remainder of their lives be entitled to the use and enjoyment of the property of my Friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office.

Item 8th In the construction of this Will I signify to make my intentions and to my desire that whenever the word "Friends" or any other word is used, it shall mean I shall mean it apply to each of them as shall be added to the same by the said Friends during the remainder of their lives.

Item 9th I give and bequeath the said Friends during the remainder of their lives the sum of £100.00 per annum to be paid to them by the said Friends during the remainder of their lives.

Item 10th I give and bequeath the said Friends during the remainder of their lives the sum of £100.00 per annum to be paid to them by the said Friends during the remainder of their lives.

Item 11th I give and bequeath the said Friends during the remainder of their lives the sum of £100.00 per annum to be paid to them by the said Friends during the remainder of their lives.

Item 12th As my Will and Desire that the said Friends during the remainder of their lives be entitled to the use and enjoyment of the property of my Friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office.

Item 13th As my Will and Desire that the said Friends during the remainder of their lives be entitled to the use and enjoyment of the property of my Friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office.

Item 14th As my Will and Desire that the said Friends during the remainder of their lives be entitled to the use and enjoyment of the property of my Friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office.

Item 15th As my Will and Desire that the said Friends during the remainder of their lives be entitled to the use and enjoyment of the property of my Friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office.

Item 16th As my Will and Desire that the said Friends during the remainder of their lives be entitled to the use and enjoyment of the property of my Friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office.

Item 17th As my Will and Desire that the said Friends during the remainder of their lives be entitled to the use and enjoyment of the property of my Friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office.

Item 18th As my Will and Desire that the said Friends during the remainder of their lives be entitled to the use and enjoyment of the property of my Friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office.

Item 19th As my Will and Desire that the said Friends during the remainder of their lives be entitled to the use and enjoyment of the property of my Friends Andrew Curran, James Mathew and John Conlon of Donegal County to form their own Executive Committee, So to such Persons or others as may be hereafter added to the same by the said Friends to the said Friends to be their successors in the said Office.

1782

Letter of Attorney Lewis Hicks to William Dickson August 6th 1782
Know all men by these Presents that I Lewis Hicks of the County of Duplin &
State of N^o Carolina do hereby constitute and Appoint William Dickson of
Yashville for me and in my Name and stead and for my use to Convey and
Sell a certain tract or parcel of Land on Bartons Creek containing four
hundred and twenty eight acres and granted to David Hicks Uspence of
Stephen Bowen and at such Sale good and sufficient Tisly for me and
in my Name to make with General Harrinlee and Also as said Lands are
Liable to Dis'rile I do Authorize said Dickson to have suit Brought
Against all Tresspassors and do whatever may be Necessary to Securing
to me the Title and claim of said Lands and Render the same Perfect
and undisturbed and to do whatsoever Other things may be Requisite
concerning said Lands - Fully satisfying and confirming whatsoever
my said Attorney may do in the Premises in Virtue hereof - In
Witness Whereof I have here unto set my Hand and Seal this first day
of May 1801

Witnessed In^d Summerville & Isaac Shartor — Lewis Hicks L^s
The Execution of which Lawyer of Attorney as Above Recited was in Court
held for the County of Davidson July Sessions 1802 Proved by the act & deed
of the said Lewis Hicks by the Bath of Isaac Shartor a Subscribing Witness.

25

The said William Smith is bound to him to pay by the said William Smith paying to the assignee the sum of Two
Dollars ^{per Ace.} to be further agreed that he is bound to have all the books and writing instruments in his hands
Contract under the form of Bill and Receipts whenever the same be paid off by the time of his delivery. And
The said William Smith do hereby authorise and empower the said William Smith to sue his executors or the friends of his
and Altho' to make him the creditor & to recover the said debt to his full satisfaction at any time hereinafter to his
Friends & Officers to be paid to the said William Smith for having the care & keeping all his goods in his
hands. It is hereby directed that for the payment down the said William Smith shall make to the
Books of his interest in the City of New York, to the said William Smith the sum of One thousand Dollars
Or personal property nowt to be taken by him amounting to no more than one thousand dollars for this
Conditions herein before expressed & to have and to hold the same unto him to his heirs and assigns for ever. Dated the 29th of
May 1802. William Smith L.S.

John W. B.
L.S.

The Recitation of this instrument of Writing as before Entitled, was on the 1st day of October in the County of Frederick in the State of Maryland A.D. 1802, presented to the Clerk of the Court of Common Pleas & Sessions of the County of Frederick by the Plaintiff in the above Entituled Case, John W. B.
John W. B.

May 2^d 1812 William Hunt Esq: received from William Clark Esq: payment for first payment
in full account; — In further liquidation of the sum George Washington Philadelphia is
afforded by William Hunt Esq: to pay me to want end in full satisfaction of judgment
which I have against him for the payment due me.

The Society of Friends of Free Trade presents its best regards to the many Friends who have
presented to the National Day of Fasting & Mourning their offering of a half-day's fast.

Augt 1 25th 1822

Mr. Mackinon & Cottrell
I do witness by these presents that Thomas Hickman of the County of Middlesex late of Newmarket
now residing in the County of Dorset of Dorset Hickman late of the County of Middlesex in consequence
of certain bonds to the County Eighth Day of April 1799 for the delivery of £2000 to Captain William
Hickman by his said master David Hickman do ingrave it by these presents binding
myself and Thomas Hickman of the County of Middlesex late of Newmarket upon Captain William
Hickman to pay unto me the sum of £1000 at the time of delivery of the same to me at Newmarket
Deliver £500 of the said sum to David Hickman the other £500 to be delivered to me in the
County of Dorset before 1st Decr 1822 or before the said date if David Hickman doth not then
have £500 ready to pay me - Given under my hand this 15th Day of Augt 1822
Signed James Thompson & John
Lever Hickman Teste £5

The Despatch of which I hope to receive you in my next letter to the County of London July
Sexto 1812 present to the best of my knowledge by the Office of the Clerk and Clerk
a Suffragan Bishop etc.