

Inventory of the Estate of Elkanah Anderson decd taken the 24th July 1766

	L – S – P		L-S-P
one large gunn	1 – 5 -	A chest	0-6-0
one gunn barell	- 5 -	one rug	1-5-0
one foot adze	- 1 – 3	one bed	1-0-0
one stock lock	- 2 – 6	some beding	0-5-0
one bell	- 2 – 6	one aug.r gouge & gimblet	0-2-0
one joyner hatchett	- 3 -	one chair and last	0-0-6
one reep hook	-1 – 6	one frying pan 1 axe 1 hoe	0-7-6
one peck with tools in it	- 5 – 7	one pott and hooks	0-7-6
one pottle mug and kettle broke	- - 6	one table and five stools	0-7-6
one tenant saw	- 5 -	one pott and hooks	0-12-6
one bro: axe and trow.e hoe	- 3 -	one hoe	0-0-6
sundry sorts old tools	1 – 8 – 6	one cradle, bedsted and cord	0-7-0
one box iron and heater	- 2 – 6	one gray horse	0-10-0
a parcel pewter	- 15 -	one calf	0-5-0
one mans saddle	- 10 -	one cow hide	0-7-6

L 11-14-10

In obedience to an Order of Louisa Court (being first sworn before a Justice of the peace for the said County) we have appraised the Estate of Elkanah Aderson Deceased amounting to

Pouncey Anderson

Philip Williams

William Bourn

At a Court held for Louisa County on the 19.th day of January 1767---- This Inventory and appraisment of the Estate of Elkanah Anderson dec.d Was this day returned and admitted to record

Test

John Nelson C.L.C.

In obedience to an order of Court we the subscribers have appraised; and Inventoried, the Estate of William Dickerson late of this County Deceased

	L.S.P.
To seven old chairs 2/6 old Iron 7/6 one set of cart boxes 6/	0-16-0
To one bar of iron 6/ Part of a bar of steel 5/ one bed & furniture	9-11-0
Tone one bedsted and cord 7/ on bed bedsted and furniture L6"10	6-17-0
To one bedsted cord and hid 7/ one bed and furniture L1	6-7-0
To one table 10/ spice mortar and pestle 6/ a parcel of lumber 14/	1-10-0
To six bottles /6 one iron skillet 2/ bowls & plates earthen ware	4 -13- 6
To one glass and grater and peper box /6 p.r of money scales 3/	0-4-6
To one one hone and Rasors 6/ Two flat irons 6/8 one purse /6	0-13-2
To one shovel Tongs and poker 3/ One spinning wheel 6/	0-9-0
To three small jugs 3/ one sarch 1/6 one looking glass 1/6	0-3-0
To old books 2/6 one desk L2"S10 three chests 15/	3-12-6
To Two hides / one box 2/ one slay and harnis 7/6 four basons 10/	1-7-6
To six plates 7/6 Dishes and spoons 17/ six knives and forks 2/6	1-7-0
To three butter pot 5/6 One old Table 6/ Old books and pigon 4/	1-10-0
To one cart 20/ four hilling hoes 6/ Two axes and Two plow hoes 6/	1-12-0
To five broad hoes and one grubing hoe 14/ one Broad Ax 7/	1-1-0
To one mans sadle and housen 21/6 one old saddle 5/	1-6-6
To one iron wedge 2/ one bay horse L8 one bay mare L12	15-2-0
To one dun mare L2"10 one sorrel mare L6	8-10-0
To nine head of cattle L11"6 One grind stone /6	11-7-6
To fifteen Head of Hogs L7"10 four old hoes 1/ one frying pan 2/6	7-13-6
To three pots and two Hooks 17/	0-17-0

L 81-10-8

To one mare colt 60/ two sows & pigs 16/ One black Sow 7/6	4-3-6
To One very sorry bed and furniture 20/	1-0-0
To one gun 15/ one small gilt trunk 2/	0-17-0

William Crinshaw

Zacharias Tait

Cleveys Duk

At a Court held for Louisa County on the 13.th day of April 1767—This Inventory and appraisment of the Estate of Wm Dickerson Dec.d Was this day Return'd and admitted to record

Test John Nelson C. L. C.

An account of the sail of the Estate of William Dickerson late of Louisa County Deceased

	L.S.P.
D.r John Bickly to one black and white Mear	2-5-0
Do To one bell cow	1-10-0
Charles Dickerson to three Heiphers	1-10-0
Griffeth Dickerson to one Table	0-7-0
John Haggason to one chest	0-14-0
Thomas Spencer to one chest	0-9-0
Robert Foster to seven chiars	0-5-0
Elizabeth Hencely? To one bed and bed=stead	1-15-0
Joseph Goodman to one small trunk	0-3-10

Dudley Brown to one saddle	1-5-0
Catherine Toboy to one box	0-3-3
Do To one skillet	0-4-3
The orphans of William Dickerson to three cows	5-18-0
Benjamin Cook to one bed	6-0-0
Absolam Browning to one bed	8-5-0
George Lumsden to sundrys	0-7-3
The orphans of William Dickerson to one bag & salt	0-4-1
John Tait Jun.r to one dish and three plates	0-12-0
Benjamin Cook to one dish and bason	0-6-0
John Tait Jun.r to five plates and dish	0-6-0
Do One bason	0-8-0
Absolam Browning to one spice mortar	0-8-0
Joseph street to one broad ax	0-8-0
Isham Richardson to one dish	0-5-0
Do to one hand saw	0-4-0
Thomas Spencer to Bason and spoons	0-6-0
William Swift to Bason and three plates	0-6-6
John Sneed to two flat irons	0-7-6
Charles Snelson to one spinning wheel	0-12-0
Joseph Goodman to Furniture for cart wheels	2-0-0
Benjamin Timberlake to one pot	1-0-0
David Davis to one pot	1-0-0
The orphans of William Dickerson to one mare	7-10-0
Do to one wedge	0-2-0
Do to one cart and wheels	0-18-0
Do to one frying pan	0-3-7
Do to one horse	8-0-0
Do to four hoes and an ax	0-15-6
Do to chisel and gouge	0-1-6
Thomas Spencer to one shovel	0-2-0
Samuel Waddy to two steer skins	0-19-0
William Terril to one jug	0-1-1
Dr Charles Dickerson to one jug	0-1-7
Do.....Do	0-1-6
Do to one desk	2-11-0
Do to one stay and harniss	0-7-6
Isham Richardson to one candle stick	0-0-6
Edward Jones to one gun	0-10-0
Samuel Waddy to two quart bottle	0-1-1
William Swift to Sundys	0-8-6
George Kearsey to first choyce of hogs	2-11-0
Charles Snelson second choyce of hogs	2-12-0
Do to three Do	1-15-0
John Crane to one grinstone	0-4-0
Obediah Hinchee to two sows and pigs	1-12-0
Edward Jones to one Mare	14-5-0
George Lumsden to one mare	3-12-6
Absolam Browning to one mare	8-12-6

Thomas Pears to one looking glass	0-2-0
William Terril to 8 Lib of steel @ 8 ½ p.r lb	0-3-0
Isham Richardson to one ax	0-2-6
Edward Jones to one plow hoe	0-1-6
David Davis to two sheep?unning	0-14-0
Charles Dickerson to one bed	6-5-0
David Hambleton to tongs and poker	0-6-0
Absolam Browning to knives and forks	0-8-0
Joseph Street to earthen ware	0-3-6
Robert Foster to one purse	0-2-6
David Hambleton to one search	0-3-0
Joseph Street to sundrys	0-4-7
James Foster to one p.r of shears	0-1-6
John Bickly to one cauet and pepper box	0-2-0
D.o to two rasors and one hone	0-12-1
Joseph Street to one bowl	0-0-7
Edward Jones to one butter pott	0-3-6
D.o D.o	0-2-9
William Terril to two wheat sives	0-3-2
Isham Richardson to two hoes	0-4-1
John Richardson to two hoes	0-1-7
Joseph Street to one hoe	0-4-6
D.o D.o	0-3-0

Errors Excepted p.r Charle Dickerson

L 107-4-5

At a Court held for Louisa County the 13.th day of April 1767 The above account was this day returned and admitted to record

Test John Nelson C. L. C.

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Know all men by these presents, that we Jacob Burrus Robert Fleming Bibb, Samuel Temple and William Garrett are held and firmly bound To Thomas Johnson, Nathaniel Pope, James Merewether and Waddy Thomson Gentlemen Justices of Louisa County, now sitting, in the sum of five 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, firmly and severally, firmly by these presents. Sealed with our seals, this 11.th Day of May in the year of our lord one thousand seven hundred and sixty seven and in the seventh year of the reign of our sovereign lord George the third. The Condition of this above obligation is such That if the above bound Jacob Durruss and Robert Fleming Bibb administrator of all the Goods, Chattles and Credits of Mary Meckie Deceased, do make, or cause to be made, a true and perfect Inventory all and singular the Goods, Chattles and Credits of the said Deceased Which have, or shall come to the hands Possession, or knowledge of them the said Jacob Burrus and Robert Fleming Bibb or into the hands or Possession of any other Person or persons, for them and the same so made, do Exhibit or cause to be Exhibited into the County Court of Louisa at such time as they shall be thereunto required by the said Court and the same Goods, Chattles and Credits and all other the goods, Chattles and Credits of the said Deceased, at the time of her Death which at any time after, shall come to the hands or Possession of the said Jacob & Robert or into the hands or Possession of any other Person or Persons for them do well and truly administer according to Law and Further do make a Just and true account of their actings and doings Therein, when thereto required by the said Court; and all the rest and Residue of the said Goods, Chattles and Credits, which shall by found remaining upon the said administrator account the ame being first examined and allowed by the Justices of the Court for the time being, shall Deliver and pay unto such person or persons respectively, as the said Justices by their order or judgment shall direct, pursuant to the laws 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 do Exhibit the same ? The said Court, making request to have it allowed and approved accordingly, if the said Jacob & Robert being thereunto required, do render and Deliver up their letters of administration approbation of such Testament being had and made in the said Court then this obligation to be void and of none effect, or else to remain if full force and virtue

Sealed and Delivered In the presence of

Jacob Burrus (his seal)

Robert Fleming Bibb (his seal)

Samuel Temple (his seal)

William Garrett (his seal)

At a Court held for Louisa County May the 11.th 1767---Jacob Burrus, Robert Fleming Bibb, Samuel Temple and William Garrett Acknowledged this their bond to be there Act and Deed which is ordered to be recorded

Test John Nelson C. L. C.

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In the name of God amen I Andrew Hunter of the parish of saint Martins in the County of Louisa being in perfect memory and calling to mind the certainty of the time I do make and ordain this my Last will and Testament in manner and form following first I recommend my soul into the hands of Almighty god that give it hoping to be saved by the precious death and pasion of my Blessed Saviour Jesus Christ and my Body I commit to the ground and as tuching such worldly Estate where with it hath pleased god to bless me with I give and despose there of in manner and form following I give to my son Peter part of my Land giving to his Line beginning at a red Oak by the river running thence N. 30 Degr East 24 poles to a red oak saplin by the road thence a long the road North 28/2 degrees West 36 poles North 15 degrees east 18 N20 degrees West 32 poles North 38/2 West 16 poles to a pine thence North 7 degrees west 46 poles to a hickory in Dabneys Line thence on his Line North 19 ½ degrees west 27 poles to read oak Conner Thence South 14 degrees East 277 poles to the beginning containing 14 ackers more or less I give to my Dater Mary one shilling I give to my son Andrew one shilling I give to my son William one I give to my son Stephon one shilling I give to my Dater Jane one shilling I give to my son george the bed and clothing belong thear to at his mothers departer and all the Remanor of my goods to my Loving wife the Land and plantasho to gorge my younger son not to disturb his mother I leve my ife and my son gorge my Execter Tha can pay my det without prasment as witness my hand and Col this 26th Day of Oct.r 1764 Andrew Hunter (his seal)

Nich.o Johnson

W.m Johnson

Samuel (his mark) Powel

At a Court hild for Louisa County the 26.th Day of Oct.r 1764

The Last will and Testament of Andrew Hunter Dec.d was proved in Court by Jane Hunter and George Hunter Executrix and Exor therein named who made Oath thereto according to Law and was further proved by the Oath of W.m Johnson and Samuel Powell two of the witnesses thereto who also made Oath that they saw Nicholas Johnson Dec.d subscribe the s.d Will as a witness thereto in the presence and at the request of the Testator which is ordered to be recorded and on the motion of the s.d Executrix and Exor and they performing what is usual is such cases certified is granted them for obtaining a probate thereof in due form of Law who with Stephen Hunter and William the same as the Law directs Teste

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Know all men by these presents, that we Jane Hunter, George Hunter, Stephen Hunter, William Pretty are held and firmly bound to Tho.s Johnson, Rob.t Anderson, Rich.d Anderson, Ja.s Overton. Gent Justices of the Court of Louisa County now sitting, in the sum of Two Hundred pounds. To the payment whereof, well and Truly to be made to the said Justices and their succesors, 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, this thirteenth day of July in the Year of our Lord one thousand seven Hundred and sixty seven and in the Seventh year of the reign of our sovereign Lord George the third The Condition of the above oblagation is Such, that if the above bound Jane Hunter and George Hunter Executrix of the Last Will and Testament of Andrew Hunter Deceased do make or cause to be made, a true and perfect Inventory of all and singular the goods, Chattles, and Credits of the aid Deceased, which have, or shall come to the hands, possession of acknowledge of the said Jane and George or into the hands and possession of any other person or persons for them and the same so made, do exhibit into the County Court of Louisa at such time as they shall be thereunto acquired by the said Court and the same goods Chattels and Credits, and all other the goods Chattles, and Credits of the said Deceased, which at any time after shall come to the hands Possession or Knowledge, of the said Jane and George or into the hands and Possession of any other person or persons for them do well and truly administer according to Law: and further do make a Just and true account of their actings 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 and Credits, will thereunto extend, and the Law shall Charge then this oblagation to be void and of none effect, or else to remain in full force and virtue

Sealed and Delivered In presence of us

Jane (her mark) Hunter (L.L.)

George (his mark) Hunter (L.L.)

Stephen (his mark) Hunter (L.L.)

William (his mark) Pretty (L.L.)

John Nelon

At a Court held for Louisa County July the 13.th 1767

Jane Hunter. George Hunter, Stephen Hunter and W.m Pretty acknowledge this their bond to be their act and deed which is admitted to record

Teste John Nelson C. L.

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In the nam of god amen I Alexander Freemond of Trinity in the County of Louisa being in a weak Low condition but of sound mind and memory do make this my last will and testament in manner and form following First and principally I recommend my soul into the hands of Almighty god hoping to receive full pardon and remission of my sins throo the merits of my Blessed Saviour and redeemer Jesus Christ and my Body to be buried in a Christian and dessent manner According to the Direction of Exe.r thereafter mentioned and as to my Worldly Estate I give and dispose there of in manner and form Following Imprints I give and bequeath unto my Dater Letty Sears Forty shillings to be paid out of my Estate Both read and personal I give and bequeath unto my Beloved wife Sarah Freemond to she and her heirs forever, which I do Leave her My said wife Sarah Freemond my Executrix as witness my hand and seal this thirteenth day of Sep.t one thousand seven Hundred sixty five

Alexander (his mark) Freemond

Sealed and Delivered In presents of

Waddy Thomson

David Hill

Isaac Freemond

At a Court held for Louisa County July the 13.th 1767

The within will was presented in court by Sarah Freemond Executrix herein Named who made oath thereto according to aw and was proved by the oath of Waddy Thomson Gent. And Isaac Freemond Two of the witnesses and ordered to be certified and the s.d Eecutrix performing what is usual in such cases certificate is granted her for obtaining a probate in due form and at another Day (to wit) at a Court held for the s.d County the 10.th day of Aug.t 1767

The within will was further proved by the Oath of David Hill and admitted to record

Teste John Nelson C. L.

Know all men by these presents, that we Sarah Freemond and Waddy Thomson Gent are held and firmly bount to Tho.s Johnton, Rob.t Anderson, Rich.d Anderson and James Merewether Gent Justices of the Court of Louisa County now sitting, in the Sum of One Hundred pounds to the payment whereof, well and truly to be madd 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 seals, this thirteenth day of July in the year of our Lord one thousand seven Hundred and sixty seven and in the seventh year of the Reign of our sovereign Lord George the third The condition of this oblagation is such that if the above bound Sarah Freemond Executrix of the Last will Testament of Alexander Freemond 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 Sarah or into the hands and possession of any other person or persons for her and the same so made do Exhibit into the County Court of Louisa at such time as she 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 shall come to the hands possession or knowledge; of the said Sarah or into the Hands and possession of any other person or persons for her do will and truly administer according to Law, and further do make a just and true account of her actings 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 good, chattels and credits will thereunto Extend and the Law shall Charge then this oblagation to be void and of none effect or else to remain in full force and virtue.

Sarah (her mark) Freemond

Waddy Thomson (his seal)

Sealed and delivered In presence of John Nelson

At a Court held for Louisa County the 13.th day of July 1767

Sarah Freemond and Waddy Gent. Acknowledge this their bond to be there act and Deed which is admitted to record

Teste John Nelson C.L.C.

In obedience to an order of Louisa County we subscribers have valued the Estate of Alexander Freemond Deceased Viz.

13 sheep.....65/	3-5-0
4 Coughs and Calves @.....160/	8-0-0
1 Stear and a Bull and Heffer @ 60/	3-0-0
1 small black mare and bell	3-3-0
1 sorril Horse Cold	2-10-0
1 small White Horse	2-0-0
21 Puter plates	1-15-0
2 Large puter Dishes and 3 small Ditto	0-14-0
5 puter Basons	0-14-0
1 Dozen and 9 spoons	0-4-0
1 Bell motle spice mortar	0-6-0
1 Tin pan 1/	0-1-0
2 meal sifters 2/	0-2-0
1 + gut saw and a percil of old tules	0-15-0
3 old bells	0-2-6
1 shovel and fire tongs and som old iron.....5/	0-5-0
1 flesh fork and ladle and a spoon and scimmer	0-5-0
1 box iron and heaters	0-5-0
1 old search and sifter 1/	0-1-0
2 old saddles and bridles	1-5-0
a parcil Iron	0-15-0
a parcil of old cards	0-2-0
a parcil of old casks and a p.r of cart wheels and 1 grinston	1-12-6
a pareis of old leather and 1 candle stick 3/	0-3-0
2 old boxes.....3/	0-3-0
1 pine table.....3/	0-3-0
1 lume and 1 hay.....7/6	0-7-6
1 linen wheel.....6/	0-6-0
1 bed and furniture	4-0-0
1 old Ditto	1-15-0
2 tubs and 2 pales	0-1-0
1 Brass kittle	0-6-0
1 parcel of old books	0-4-6
1 chest and 1 butter pot	0-1-6
1 bed and furniture	6-10-0
1 Ditto and Furniture	3-10-0
1 Bedstead and Cord	0-3-0
3 old reep hooks	0-1-6
1 looking glass 1 hak and a parcil of old lumber	0-5-0
a parcel of knives and forks	0-3-0
3 old chairs	0-5-6
1 spinning wheel	0-3-6
1 great iron pot and hooks	0-12-6
2 small ditto and frying pan	0-12-6
1:500 Hay	0-5-0
1 gimblet and p.r sheep shears	0-1-2

1 p.r old shears	0-1-0
a parcel of hogs	5-8-6
a parcel of leather	1-12-0
1 cash	0-5-0
2 old trays	0-2-0

Samuel Thomson

John Dicken

Nicholas Gentry

At a court held for Louisa County the 10.th Day of August 1767

This inventory was this day ret.d and admitted to record

Teste John Nelson C. L. C.

An Inventory of the Estate of Mary Meckey (Decd)

1 Black Horse	L7-0-0
1 Bay Mare	2-10-0
1 Cow and Calf	2-5-0
1 Heifer	1-10-0
1 Feather Bed and Furniture	8-0-0
1 Chest and 1 Box	0-10-0
2 Tables	0-7-6
8 plates 1 dish, 1 Bason and 5 spoons	0-14-0
2 Earthen plates and 4 Cream pott	0-1-6
½ Doz.n cups and saucers, & milk pot	0-3-0
2 jugs & 4 2.t Bottles	0-2-3
½ Doz Knives & Forks	0-4-0
1 Box Iron & Heaters	0-5-0
1 spinning Wheel	0-3-0
1 Small Looking Glass	0-1-0
4 old books	0-3-0
1 Iron pot & Hooks, & 1 old Frying pan	0-9-0
1 Meal sifter	0-1-3
2 pales & a tub	0-6-0
1 old saddle tree	0-2-6
a parcel of Cotton in the Seed	1-10-0
a parcel of Hoggs Lard	0-4-0
a piece of Deere Leather	0-1-0
a parcel of Bacon	2-0-0
a parcel of soap	0-3-0
1 Horse Bell	0-3-0

	L 28-19-0
2 Sows and 3 shoats	2-0-0
1 p.r of old Cotten Cards	0-1-0
1 Ivory Comb	0-1-0
1 Womens Saddle	2-0-0
1 Negroe man named Abram	70-0-0
1 Negroe Woman Named Judy	20-0-0

	L 123-1-0
Continued and Brought Over	L 123-1-0
3 Hilling Hooes	0-5-0
1 Trowel Hoe & 1 Narrow Ax	0-5-0

	L 123-11-0

In obedience to an order of the County Court of Louisa we have Valued and aprais'd the Estate of Mary Michey (Decd) or so must thereof as was presented to our View to L123-11-0 as above certified under our Hands this 29.th day of May 1767

Nathl Garland
Rich.d Poindexter
David Landage

At a Court held for Louisa County August the 10.th Day 1767

This inventory and Appraisment of the Estate of Mary Mickey Dec.d Was this day ret.d and Ordered to be recorded

Teste John Nelson C. L.

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Octob.r the 17.th 1766 We the Subscribers having met to view and value the Land of Samuel Winston dec.d in order for a division of the said Land among the said Winston four Children and having devided the said Land into Four lots (to wit) N.o 1 N.o 2 No 3 N.o 4

N.o 1 at L30.....Pr 100 acres for William

N.o 2 at ..40.....Pr 100 acres for John

N.o 3 at ..40.....Pr 100 acres for Joseph

N.o 4 at ..25.....Pr 100 acres for Anthony

And to prevent any Mistake that may happen with regard to the Land We do account N.o 1 to represent that Lot in which dwelling House orchard Barn and Brook is old Field is included N.o 2 be the Lot joining it which takes in part of the plantation N.o 3 to be totally Wood Land Which joins Wadkins, Winstons, and Ambler N,o 4 is the thir or widower Which is now occupied by M.r John Jouett and whereas the part of the s.d Land delivered by the surveyor is and before us we do hereby Order that If the numbers hear mentioned do not agree with the number then Lot down that the numbers in the surveyors Plot be erased and numbered as is here divided

Abr.a Venable

Thomas Paulett

Jn.o Overton

At a Court held for Louisa County the 17.th day Oct.r 1767

This Division of the Land of Samuel Winston Deceased among the Children of the s.d Decedent was this day returned and ordered to be Recorded

Teste John Nelson C.L.C.

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In the name of God Amen I John Clayton being sick but in perfect sence and memory do make this my last Will & Testament, it is my desire that nither of my Sons shall have no right nor title to the Land that I had with my last Wife, Secondly It is my desier that my Negroes that I had before I married this last Wife, shall be sold to pay my Just debts, Thirdly it is my desire that the debts due from my wife before I married her shall be paid out of the Estate I had by her, Fourthly It is my desire if their shold be any part of my Estate left that belonged to me before I married this last wife that it shall equally devided between my fore Children, Nameley Samuel, George, Phillip & Caitey, Fifthly it is my desier that my Brother, Phillip Clayton and Samuel Clayton Jun.r and William Garrett Sen.r I leave as my Executors Given under my hand and Seal this fourth Day of July in the year of our Lord God one thousand seven hundred and Sixty Seven John Clayton (his seal)

Edw.d Jones Sen.r

William Garrett Jun.r

Thomas Lane Jun.r

At a court held for Louisa County the ninth day of November 1767

By Samuel Clayton Jun.r and W.m Garrett Sen.r who ? Oath hereto according to law This will was this day produced in Court and proved by the oath of Wm Garrett Jun.r and ordered to be recorded

Teste John Nelson C.L. C.

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Know all men by these presents that we Samuel Clayton Junior William Garrett John Lewis, William Johnson and Hugh Crouches are held and firmly bound to Thomas Johnson, Robert Anderson, Samuel Ragland Waddy Thomson H Gentlemen Justices of the Court of Louisa County now sitting, in the sum of one thousand pounds Current Money, to the payment whereof well and truly to be made to the said Justices, and their Successors, we bind our selves, and each of us, our and each of our Heirs, Executors, and Admors Jointly, and Severally firmly by these presents. Sealed with our seals this ninth Day of November in the year of our lord one thousand Seven hundred and Sixty Seven, and in the Eighth year of x x x the Reign of our Sovereign Lord George the third.

The condition of this obligation is such, that if the above bound Samuel Clayton Junior and William Garrett Executors of the last Will and Testament of John Clayton 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 Samuel and William or into the Hands and Possession, of any other Person or Persons for them, and the same so made, do exhibit into the County Court of Louisa, at such time as they shall be thereunto required by the said Court; and the same Goods, Chattels and Credits, ad 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 Samuel and William or into the Hands and Possession of any other Person or Persons for them, do well and truly administer according to Law, and further do make a Just and true account of their actings 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 s.d Testament as farr as the s.d Goods, Chattels and 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.

Sealed and delivered in the Presence of

Sam. Clayton (his seal)

Wm Garrett (his seal)

At a Court held for Louisa County the ninth Day of November 1767

J Lewis (his seal)

W.m Johnson (his seal)

Hugh Crutcher (his seal)

This Bond was this day in open Court acknowledged by Sam.l Clayton, William Garrett, J Lewis, W.m Johnson & Hugh Crutcher to be their act and Deed which is admitted to record

Teste John Nelson C.L. C.

An Inventory of the Estate of John Clayton Deceased

One Bay Horse Colt	L 1-10-0
1 Horse call'd Ball	7-0-0
1 Negroe Man named Tom	50-0-0
1 d.o d.o.....Jack	50-0-0
1 d.o.....d.o.....David	55-0-0
1 d.o.....d.o.....James	25-0-0
1 d.o Woman.....d.o....Hannah	50-0-0
1 d.o.....d.o....Milley	47-10-0
1 d.o.....d.o....Venus	45-0-0
1 d.o.....d.o....Cuase	35-0-0
1 d.o Girl.....d.o....Moll	20-0-0
1 d.o.....d.o....Lett	15-0-0
1 d.o.....d.o....Milley	10-0-0
1 Gray Mare	1-0-0
1 Black Horse	5-10-0
8 sheep	2-8-0
1 Feather Bed, Rug, Quilt and Sheets	6-0-0
1 d.o.....d.o...Rugg Sheets & Pillows	4-10-0
1 d.o.....d.o...Quilt Sheets & Pillows	5-10-0
1 d.o.....d.o...Rugg and Sheets	2-0-0
1 Iron Pott and Hooks	0-7-6
1 Desk	4-0-0
1 Square Walnut Table	0-12-6
3 Bed Steads, 1 broke	0-12-6
1 Cart and Wheels	4-0-0
1 Iron Pott and Hooks	0-6-0

	451-10-6
2 Iron Potts and 1 pair of Hooks	0-7-6
1 frying pan 1/3 3 pales and 1 Tub 10/	0-11-3
1 Flax Wheel and Hackle	0-15-0
1 large Iron Pott & Hooks 12/6 and a parcel of old Iron 12/	1-4-6
18 sides Tann'd Leather...a 6/ p s.d	5-8-0
1 gray Mare L5 1 Roan Horse Colt L6	11-0-0
1 parcel of Joiner Tools 35/ and a parcel of powder 54/	4-9-0
3 Iron Ladles and 1 Bass Mortar	0-5-0
1 Glue Pott 5/ and 2 Butter Potts 6/	0-11-0
1 Tea Kettle and stand, 3 Candle Nicks & 1 pair Trufflers and one Grid Iron	1-2-6
3 Chests 30/ and 1 Case Bottles 12/6	2-2-6
1 looking glass 12/6 & a parcell of Earthen Ware 32/6	2-15-0
5 Chairs 7/6 and a parcel of Flax 40/	2-7-6
a parcel of Pease in the hulls	0-7-6
2 Cows and 4 Earlings	5-0-0
1 Slack Fodder and Shucks	2-5-0
1 Slack d.o and Blades	3-0-0

a parcel of Corn suppos'd to be 100 Barrels 7/	35-0-0
1 Gun 20/ and 1 Pair Scales 2/6	1-2-6
1 Box Iron and Heaters	0-7-6
1 Brush 1/3 and 13 Hoggs L6-14-0	6-15-3
1 Set Brass mounting for a Desk	1-0-0
1 parcels of old Chiswells	0-2-6

L541-14-6

In Obediance to an order of Court we have valued and appraised the Estate of John Clayton Decd, or so much thereof, as was presented to our view, to L541.14.6 as above, which we Report under our Hands.

At a Court held for Louisa County the Eleventh day of January 1768

W.m Johnson

Tho.s Poindexter

Nathaniel Garland

The above Inventory and appraisement was this day return'd and by the Court admitted to record

Teste John Nelson C.L.C.

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Lawrence Young and Henry Dickson Deceased. Dr...L. S. P.

To Cash 2/6 is 00-02-6

James Robinson D.o 00-3-6

Charles Bibb D.o 00-12-6

Anthony Thomson D.o 00-02-6

Nicholas Gentry D.o 00-12-6

John Shears D.o 00-07-0

Richard Woollfolk D.o 00-11-0

William Forson D.o 00-05-0

John Groom D.o 00-05-0

William Bibb D.o 00-03-0

To the above Henry Dickson Deceased -----

3-4-6

Cloaths 00-15-0

Receiv'd the above being all the Debts or Estate L 3-19-6

I can find of the above named Henry Dickson Decea.d

Henry Dickson Deceas'd with Richard Cord..Do L. s. p.

To his levy 00-11-10

To 5 Cash cost of warrants I have paid where I was cast 00-05-0

00-16-10

To paid M.r Walker 00-8-00

To paid the Shereff for Clarkes Tickells 00-4-4

1-9-2

To 3 Weeks board 1-5-0

To Coffin &c 0-15-0

To 1 Gallon of rum 0-8-0

To 1 Sheet 0-10-0

2-18-0

At a Court held for Louisa County February the 8.th...1768

This inventory was this day exhibited in Court by Richard Cory & by the Court admitted to record

Teste John Nelson C.L.C.

In the name of God Amen I Judy Belsches of St. Martins Parish in the County of Louisa and Colony of Virginia, being at present sick and weak, but of sound mind and desposing memory and recollecting on the great uncertainty of this transitory do make this my last will and testament in manner following.

Viz.t Imprimis. I most chearfully resign my soul to God who gave it me hoping for a joyfull resurrection this the merits and Intercession of my ever blessed saviour Jesus Christ, as for my body I desire it may be buried by my late husband at the discretion of my Executor hereafter mentioned without any funeral sermond; and after all my Just Debts and funeral expences are paid I give and dispose of my worldly Estate with which it hath pleased God to bless me as followeth. Item I give to my Sister Jerdone Three Guineas to buy a mourning ring. Item I give to my Sister Mary Macon Three Guineas to buy a mourning ring, as also Fifty Pounds Current Money, and my best Desk, Item I give to my Daughter Mary Belsches and her heirs one Negroe boy named Lewis, which boy it is my desire should be bound to some Trade when he is fit for it, by my Executor: I also give to my said Daughter, all my Silver plate, my large China Bowl, my rings, buckles & buttons, my wearing apparel, and any new Linen, that may be in my house at my Death also my Curtains, and such of my best Counterpanes, as may be worth keeping, as also any of my Books that may be thought usefull for my said Daughter. Item it is my desire that all my other Estate, whether real or personal, which is not hereby bequeathed or otherwise ordered to be disposed of, shall be sold by my Executor as soon as it can be done after my death, excepting my chair horses, which I give and bequeath to my brother in Law Frances Jerdone, desiring his acceptance thereof I therefore declare it to be my Will and I do hereby give my Executor full power and Authority to sell and dispose of all my Lands, also to convey and confirm the same to the purchaser or purchasers, thereof, as also to sell and dispose of all my slaves, Stocks of all kinds and all Chattels which I do possessed of (the Legacies already bequeathed excepted) and the money ansing from such sale of my Lands, slaves stocks of all kinds, goods and chattels, shall be put out at Interest when it can be done in safety on good Security, excepting so much of it, as shall be necessary to buy a Negroe girl for the use and benefit of my said Daughter and her heirs, which I do hereby fully empower and request my Executor to do as soon as he can after which the produce of my said Estate and Interest thereon, all necessary charges and expences being first deducted, shall be paid to her my said Daughter, on her coming of age, or one her day of Marriage which of these events shall first happen. But it shall please God that my said Daughter should die without Children lawfully begotten: my desire in that case is, and I do hereby order, that her whole fortune shall be equally devided between my two God Children Viz.t John Jerdone and Anne Jerdone: the negroe Boy Lewis shall be in the devison that shall go to John Jerdone and the Negroe Girl and her Issue hich is to be bought by my Executor, as heretofore directed, shall be in the devison that shall go to Anne Jerdone not regarding the different value of either of these Slaves, and in case of both their deaths these two Negroes with their Issue together with the remainder of my said Daughters fortune which I have now given and bequeathed to her, shall be equally devided among the receiving Children of my aforesaid Brother in Law Francis Jerdone whom I constitute and appoint my Sole Executor of this my last Will and Testament, and lastly it is my desire that no appraisement shall be made of any part of my Estate, & I do hereby revoke and make void all other wills heretofore made by me, and I do declare this only to be my last Will and Testament, Sign'd with my own proper hand and Seal'd with my Seal this Twentyeth day of September, in the Year of our Lord, one thousand Seven hundred and Sixty Seven

Judy Belsches (her seal)

Sign'd Seal'd and published by the Testatrix to be her last will in presence of us

George Pottie

James Taylor

Nathan Talley

John Ragland

Codicil to this my last Will and Testament Viz.t It is my desire that my Executor do give to M.r Robert Baine my Silver watch and three Guineas to by a rind and also give to the said M.r Baine and his heirs, a Negroe Boy named Gib, who is a Son of Sal I also give to Nathan Talley's wife my side Saddle.

January the 31.st...1768

Judy Belsches

Memorandum Nathan Talley was the only witness that could be got in time to the Codicil

At a Court held for Louisa County March the 14.th 1768

This will was this Day produced in Court and proved by the oaths of George Pottie, Nathan Talley & John Ragland and the Codicil thereto was proved by the oath of the s.d Nathan Talley. And were by the Court admitted to record

Teste

John Nelson C.L. C.

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Know all men by these presents, that we Francis Jerdone and John Carr are held and firmly bound to Charles Barrett, Robert Anderson Samuel Ragland, Richard Anderson, William Phillips and James Merewether Gent Justices of the Court of Louisa County now sitting, in the Sum of two thousand Pounds, To the payment whereof, well and truly to be made to the said Justices, and their Successors, we bind our selves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and Severally, firmly by these presents, Sealed with our Seals, this fourteenth Day of March in the year of our Lord One thousand Seven hundred and Sixty Eight and in the Eighth year of the Reign of our Sovereign Lord George the third

The Condition of this obligation is such, that if the above bound Francis Jerdone Executor of the last will and Testament of Judy Belsches 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 Francis Jerdone or into the hands and possession of any other person or persons for him, and the same so made do exhibit into the County Court of Louisa as 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 shall come to the hands possession or knowledge of the s.d Francis Jerdone 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 actings 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 Good, Chattels and Credits with 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 Francis Jerdone (his seal)

John Carr (his seal)

Sealed and Delivered In presence of
John Nelson

At a Court held for Louisa County March the 14.th 1768

This Bond was this Day in open Court acknowledged by Francis Jerdone & John Carr to be their act and Deed and by the Court admitted to record

Teste John Nelson C.L.C.

In the name of God Amen & C I Henry Laurance of Frederickvile and County of Louisa calling to mind the uncertainties of this Life and knowing it Appointed for men once to Die do therefore make This my Las will & Testament in maner & Form following & First I recommend My soul into the Hands of Almighty God who gave it hoping by the merits of My Blessed Redeemer to receive Salvation thereby & my Body I Committ to the ground to be Decently buried at the Discretion of my Executor, hereafter Mentioned, First I will that all my Lawfull Debts & Funeral Expences by Discharged & paid Item I will that one Hundred Acres of Land part of the s.d Land I now live on be sold or be at publick Auction or otherwise, To Discharge my Debts Due to Joseph Walker Item I lend unto my Dear & Loveing Wife Elizabeth Laurance one hundred Acres & the Plantation I now live on with all the Privileges & appurtenances During her natural life Item I give & bequeath unto my Loveing Wife Elizabeth Laurance all my Furniture & Item sill all my stock of every kind whatsoever & My other Estate as well Real as personal being It of what Kind so ever During her natural Life & after ? & my Wifes Desease to be Equally Divided amongst my Children also one mare I Likewise appoint my Dear & Loveing Wife and John Laurance my whole & sole Executors of this my Last Will and Testament and do revoke all other acknowledging this to be my last will and Testament In witness whereof I have hereunto Set my hand and fixt my seal this 31 Day of July one Thousand Seven Hundred sixty seven

Henry Laurance (his seal)

Signed Sealed & Delivered in presents of

William Sharp Smith

Sarah (her mark) Hatcher

Lilly Ann (her mark) Smith

At a Court held for Louisa County April the 11.th 1768

This Will was this Day proved in open Court by the Oaths of Wm Sharp Smith Lilly Ann Smith two of the Witnesses thereto & admitted to record.

Teste John Nelson C.L.C.

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Know all men by these presents, that we Elizabeth Laurence & James Coleman are held & firmly bound to Cha.s Barrett Tho.s Johnston Natt Pope Sam.l Ragland Ja.s Overtone and W.m Phillips Gent. Justices of the Court of Louisa County, now sitting, in the sum of two Hundred pounds the Payment whereof, well and Truly to be made to the said Justices and their Successours, 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 Eleventh Day of April in the year of our Lord one Thousand Seven Hundred and Sixty Eight and in the Eight Year of our of the Reign of our Sovereign Lord Gorge the third

The Condition of this obligation is such that if the above Bound Elizabeth Laurence Executrix of the Last Will and Testament of Henry Laurence Deceased Do make or Cause to be made a true & perfect Inventory of all & Singular the Gods Chattles & Credits of the Deceased, which have or shall Come to the Possession or knowledge, of the s.d Elizabeth Laurance or into the Hands & Possessin of any other person or persons for her & the same so made do Exhibit into the County Court of Louisa at such Time as she shall be thereunto required by this Court & the same Goods, Chattles & Credits & all other the Goods Chattles & Credits of the said Deceased which at any time after hal come to the Hands of Possession or Knowledge of the said Elizabeth Laurence or into the Hands & Possession of any other person or persons for her do well & Truly administer according to Law, And further do make a Just and true Account of her Actings & Doings therein, when thereto required by this Court; and also shall well & truly pay & Deliver all the Legacies contained & specified in the s.d Testament as far as the s.d Goods, Chattles and Credits Will thereunto Extend & the Law shall charge, then this obligate onto be Void of none Effect or else to Remain in Full Force & Virtue

Elizabeth (her mark) Laurence (her seal)

James (his mark) Coleman (his seal)

Sealed and Deliver In presents of

At a Court held for Louisa County April the 11.th 1768

This Bond was this Day in open Court Acknoledged by Elizabeth Laurence & James Coleman to be their Act & Deed & by the Court Admitted to Record

Teste John Nelson C.L.C.

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March 2.nd 1768 A further Inventory of the Estate of John Clayton (decd)

One Mans old saddle	L0-10-0
Two Cows bigg with Calf	4-5-0
One young steer	1-5-0
One D.o.....D.o	1-0-0
One old Pan	0-7-6
One Teakittle	0-5-0

	L7-12-6

W.m Johnston

Tho.s Poindexter

Nath Garland

At a Court held for Louisa County April the 11.th 1768 This Inventory & Appraisement was this Day rec.d by Sam.l Clayton Jun.r & W.m Garrett Sen.r Exors H of John Clayton Dec.d & ordered to be Recorded

Teste John Nelson C.L.C.

An Inventory of the Estate of Nicholas Johnston Dec.d July 22 1766

4 Cows & Calfs at a 50/	10-0-0
3 young cows a 35/	5-5-0
3 Heffers a 27/6	4-2-6
1 Earling a8/	0-8-0
3 Young steers a 25/	3-15-0
Hampton a negroe man	25-0-0
John Haney a Melatto man	80-0-0
1 Feather Bed & fnature	9-0-0
a Bed & 2 P of sheets & Furnature	9-0-0
1 Saddle & Housing	2-10-0
1 oldd.o	0-10-0
1 Parcel Feathers	0-2-0
Coal Breeches & Jackett	2-0-0
Coal & Breeches	0-5-0
a ? Breeches	0-5-0
1 Desk	4-10-0
1 Cheyster Drws	1-0-0
1 Chest	0-5-0
1 Chest & Padlock	0-10-0
1 Sugar Canester	0-3-0
1 small still	0-10-0
2 Tables	1-5-0
1 Warming pan	0-3-0
1 Bellows	0-5-0
1 pr money scales & wates	0-7-6
1 Foot Roole	0-1-0
a shop hone & three rasors	0-10-0
a Crate & a p.r markin Irons	0-2-0
1 Looking glass	1-0-0
7 juggs	0-16-0

1 old teal kettle & coffe pott	0-3-0
1 p.r Hand Irons	0-10-0
1 p.r old Slillards	0-7-6
1 Tea Chest & Canneter	0-7-6
1 Hatt Brush	0-0-9
Sundry old Books	0-10-0
2 Iron Wedges	0-7-6
1 p.r Scales & weigths	0-8-0
3 Table Cloathes	0-7-6
1 Bell mettle sullett	1-0-0
1 doz. Pewter Plates	0-12-0
9 Pewter Plates a g.d	0-6-9
6 Pewter Dishes	0-15-0
1 Dish & 1 Bason & 2 tin pans	0-5-0
2 Cow Bells	0-6-0
Coopers Tooles	0-7-0
Ladles & Flesh fork	0-1-0
1 Pint Pott & Cullender	0-2-0
1 Iron Pessell	0-4-0
3 Canester a Candle stick & funell	0-2-6
2 old Brass Candle sticks	0-1-0
½ doz knives & forks	0-7-6
½ doz old knives & forks & 5 spoons	0-2-6
1 Spice Morter & Pessell	0-2-6
2 Tea Potts salt Seller & Pep Box & Cruet	0-2-0
3 Dishes & a Bowle Earthen	0-12-0
8 Earthen Plates	0-1-0
1 Old Sarch	0-1-3
1 spining whele	0-5-0
1 Iron spit	0-3-0
4 Hilling Hoes	0-14-0
1 Falling ze & grub.g hoe & Trowel hoe	0-12-0
4 Weding Hoes	0-7-0
2 old axes	0-3-0
26 woll in durt	1-6-0
4 tubs	0-10-0
2 Butter Potts	0-5-0
14 Geese & 3 Gauslins	0-17-0
1 Iron Pott	0-15-0
2 D.o cract	0-4-0
1 Brass Kittle	0-15-0
1 Frying Pan	0-5-0
1 p.r Fire Tongs gred Iron & Pot Rack	0-10-6
3 Pales a piging & a tub	0-6-0
8 chairs	1-3-0
104 lb Bacon a 7d	3-0-11
1 Card & c	3-6-0
Hand saw Five & Foot ads	0-6-6
1 Grindstone	0-5-0

1 Iron Pott	0-12-6
1 Mare & Colt	16-0-0
To 15 heep a 7/	5-5-0
1 Gunn	0-5-0
1 Bell	0-5-0
1 Drawing knife	0-1-0
2 Sows	1-10-0
3 Barrows	1-10-0
4 Shotes	0-16-0

L221-14-0

In obedience to the order of Court we have appraised such of the Estate of Necholas Johnton Deed was laid before us as appear by Inventory amounting to two Hundred & Twenty one Pounds fourteen shillings Current Money given Under our Hands this 22.nd Day of July 1766

David Johnston

Pouncey Anderson

Rob.t Tenham

At a Court held for Louisa County April the 11.th 1768..This Inventory and apraesement was this Day Returned by Thomas Johnston Administrator And by the Court ordered to be Recorded

Teste John Nelson C.L.C.

In the name of God Amen I Thomas Henderson of Louisa County saint Martins Parish being weak & sickly of Body, but of sound & perfect Memory of mind yet considering the Brevity of this Painfull & Transetory life do this Twenty second day of January in the year of our Lord Christ one Thousand seven Hundred & sixty Eight. Do Make constitute & ordain this to be my last will & Testament in manner & form following Imprimis I most Humbly bequeath my soul to God my maker beseeching his most Gracious acceptance of it, thro the all suficient merits & mediation of my m ost compassinate Redeemer Jesus Christ who gave himself to be an atonement for my sins and is able to save to the uttermost all that come unto God by him, seeing he Ever Liveth to make Intercession for them, and I trust will not Reject me a Returning penitant Sinner when I come to him for Mercy, in this hipe & confidence I render of My soul with comfort humbly Beseeching the most Bessed & Glorious Trinity & God most holy Now I mercifull & Gracious to prepare me for the time of my Dissolute on & then Take me to himself into that peace & rest & Imcomparable felicity for all those that Love & Fear his name, amen blessed by God. Next I commit my Body to the ground from whence it was taken in full assurance of its Resurrection from thence at the Last Day, and as to my Burial I Desire it may be decent & at the Direction of my Dear Wife & Executors hereafter mentioned. And as to my Estate both real & personal I despose of Manner & form following, Item I lend to my Dear Wife Elizabeth Henderson my whole Estate both Real & Personal During her being my widow & not to be interupted, but If she marrys I Desire she may claim nothing by my Will Item I give unto my son Jos.o henderson half of My Land that I now live on after his Mothers Decease Containing by Estimation one Hundred & Twenty five Acres to him & to his heirs forever. Item I give to my son David Henderson the other Half of my Land I now live on after his mothers Decease containing by Estimation one Hundred and Twenty five Acres to him & his Heirs forever & if Either of My sons Jn.o Henderson or David Henderson should disagree with Regard to choice of their parts of land after its Equally divided I will they or their survivors draw lots for choice. Item I give unto my daughter Ann Henderson one Feather Bed & Furnature Immediately after my Decease as to my Estate not mentioned after my Wifes Deceas or Intermarriage I will desire it may be Equally Divided among all my children or their survivors (viz) William Henderson Jn.o Henderson Tho.s Henderson, David Henderson, Mary Sisen, Elizabeth Kerr & Anne Henderson to them & theirs forever, Item Give to my grandson Cha.s Kerr thirty shillins cash after his Grand Mothers Decease Item Give to my Grandson David Keer thirty shillings cash after his Grand Mothers Decease Item and Lastly I nominate & appoint my Sons W.m Henderson & Jn.o Henderson to be the Exors of this my Last Will & Testament here by Revoking & Disent welling all former or other Will or Wills heretofore made by me & publish & Declare this to be my lat As Witness my Hand & seal the Day & year first above written

Tho.s (his mark) Henderson (his seal)

Signed seal'd published & Declared In presence of
Mich.l Anderson

John Bagby & jn.o Anderson

At a Court held for Louisa County May the 9.th 1768

This Will was this Day proved in open Court by the Oaths of Mich.l Anderson Jno Bagby & Jn.o Anderson Witness thereto & by the court ordered to be Recorded

Teste John Nelson C.L.C.

Know all men by these presents, that we W.m Henderson Jn.o Henderson Jn.o Anderson & John Bagby are held & Firmly bound to Tho.s Johnston Rob.t Anderson James Overton & W.m Phillips Gent. Justices of the Court of Louisa County no Setting in the sum of Five Hundred pounds To the Pay whereof, Well & Truely to be made to the s.d Justices & their Successours & administrators, Jointly & Severally, Firmly by these Presents, Sealed with our Seales this 9 Day of May in the year of our Lord one Thousand Seven Hundred & Sixty Eight and in the Eight Year of the Reign of our Sovereign Lord George the Third, The Condition of this obligation is such, that if the above bound W.m and John Henderson Executors of the Last Will & Testament of Thomas Henderon Deceased, do make or Cause to be made a True & perfect Inventory of All & Singular the Goods, Chattles & Credits of the s.d Deceased, which have or shall come to the Hands, Possession, or Knowledge, of the said W.m and John, the Hands & Possession of any other Person or Persons for them & the same so made do Exhibit into the County Court of Louisa at such Time as they Shall be thereunto Requird by s.d Court & the same Goods Chattles & Credits, and all other the Goods, Chattles & Credits of the s.d Deceased; which at any Time after shall come to the hands, Possession or Knowledge, of the s.d William and John or into the Hands & Possession of any other Person or Persons for them do well & Truely administer according to Law; and Further do make a just & True account of their actings & doings therein, when thereto required by the said Court & also shall well & Truely pay & Deliver all the legacies contained and spesified in the s.d Testament, as far as the s.d Goods, Chattles & Credits, Will thereunto Estend & the Law shall charge then this obligation to be void & of none effect, or else to remain in Force & Virtue

William Henderson (his seal)

John Henderson (his seal)

John Anderson (his seal)

John Bagby (his seal)

Sealed & delivered In Presence of

John Nelson

At a Court held for Louisa County May the 9.th 1768. This Bond Was this day in open Court acknowledged byWilliam Henderson Jn.o Henderson Jn.o Anderson & Jn.o Bagby To be their Act & Deed & by the court Admitted to Record

Teste John Nelson C.L.C.

I Charles Nuckols of Louisa County do make & ordain this my last will & Testament in manner & form following Impremis I lend unto my beloved Wife Keziah all my Estate both Real & personal during her Widowhood & in case she should Marry my Will & desire is that she may be Peaceably possess of my land & two of my Slaves named Paul & Lucy during her natural life. Item I give and Bequeath unto my two sons James & William after the Decease of wife Keziah all my land to be Equally divided between them & to their Heirs assigns forever & my Will & desire is that if either my above mentioned sons should die without Lawfull Issue or before they attain to the age of Twenty one years that then his part of the Land shall Decend to my son Richard & to his Heirs & assigns forever & in Case either of my above mention sons should die without Lawfull Issue or before the attain to the age of twenty one years that then his part shall Decend to my son Lewis & to his Heirs & assigns forever & further my will & desire is that at the Marrage or Death of my Widow that the Remaindere of my Estate shall be Equally divided amongst those of my children that are not possess of my Land, & further my Will & Desire is that in Case wife should Die before my children have got sufficient schooling that then there shall be a sum sufficient raised out of my Estate to maintain & School them, & at the age of fifteen my Will & Desire is that my Sons shall be bound out to good Trades till they attain the age of Twenty years, and I appoint Cap.t Waddy Thomson, Samuel Nuckols & M.r John Bullock Ex.ors of this my will & Testament as Witness my Hand & Seal this fifth Day of January in the year of our Lord one Thousand Seven Hundred & Sixty seven

Charles Nuckols (his seal)

{The word Lawfully Interlined Between the tenth & Eleventh lines}

Seald & delivered In the presence of

William Shelton

Isham Watkins

Ja.s Bullock

At a Court held for Louisa County November the 9.th 1767 This Will was this day proved in open Court by the oaths of William Shelton Isham Watkins & James Bullock witnesses thereto & by the Court ordered to be Recorded

Teste John Nelson C.L.C.

Know all men by these Presents that we Jn.o Bullock James Bullock & Fredrick Harris are held & Firmly bound to Tho.s Johnston Robert Anderson Sam.l Ragland & Waddy Thompson Gent Justices of the Court of Louisa County, now Sitting, in the sum of One Thousand Pounds. To the Payment whereof well & Truely to be made to the sa.d Justices & their Successours, we bind our Selves, & Each of us, our, & Each of our Heirs Executors, & Administrators, Joinly & Severally, firmly by these presents Sealed with our Seals, this Ninth Day of November in the Year of our Lord one Thousand seven Hundred & Sixty seven & in the Eight Year of the Reign of our Sovereign Lord George the third The Condition of this obligation is Such that if the above Bound Jn.o Bullock Executor of the Last Will & Testament of Cha.s Nuckols Deceased do make or Cause to be made, a true & Perfect Inventory of all & Singular the goods, Chattles & Credits of the s.d Deceased, which have, or shall come to the Hands, Possession or Knowledge of the s.d John Bullock, or into the Hands & Possession of any other person or persons for him & the same so made do Exhibit into the County Court of Louisa at such Time as he Shall be thereunto Required by the s.d Court, & the same Goods, Chattles & Credits, & all other the goods Chattles & Credits of the s.d Deceased which at any time after shall come to the Hands, Possession or Knowledge, of the s.d Jn.o Bullock or into the Hands & Possession of any other person or persons for him Do well & truly administer according to Law. And further do mak a just & True account of his actings & Doings therein when there to Required by the s.d Court, & also shall well & Truely pay & deliver all the Legacies Contained & specified in the s.d Testament, as far as the s.d Goods, chattles & Credits, will thereunto Extend, & the Law shall charge; then this obligation to be Void & of none Effect, or els to remain in full force & Virtue

John Bullock (his seal)

James Bullock (his seal)

Fred.k Harris (his seal)

Sealed & delivered In the presence of

At a Court held for Louisa County Novembery 9.th 1767 This Bond was this Day in open Court acknowledged by Jn.o Bullock James Bullock & Fredrick Harris to be their act & Deed & by the Court admitted To record

Teste John Nelson C.L.C.

July 13.th 1763 An Account of Sales of Gilbert Gibsons Deceas.d Estate.

John Sutton D.o To One Gray Mare	L6-15-0
James Trevillion d.o To one Mare	3-5-0
Nathan Gipson d.o To one Horse	4-15-0
Joseph Cooper d.o To one young Horse	3-5-0
Sarah Gipson d.o To one Mare d.o To Lumber	5-0-0 0-4-6
George Gipson d.o To one Horse To Lumber	7-0-0 0-4-6
George Bourn d.o To one Horse	6-0-0
Vincent Spruce d.o To one Mare To one whip Saw	3-6-0 1-7-0
Ambrose Coleman d.o To Sheep	2-2-0
Curtis Parrot d.o To one Chest	0-16-6
Charley Sprouse d.o to Parsil Pewter	0-11-0
Benj.a Branham To pewter	0-16-6
Charles Farris d.o to tea Kettle & Tea ware	0-14-0
John Davis d.o To Pewter Measures	0-7-6
Salam Boccock d.o To one Taperbett & Tacks	0-2-6

	45-15-6
Arch Carver To One Flax Wheal	0-15-6
Dav.d Terril d.o To 3 Slays	0-2-7
George Gipson d.o To two Pots	0-7-1
W.m Hughs d.o To & Slillards	0-11-0
Marye Brock d.o To leather	0-4-6
Sarah Gipson d.o To pr shoes	0-4-0
Sam.l Ragland d.o To one book	0-5-6
Azck Hermand To Lumber	0-6-0
Dav.d Terril d.o To One Looking Glass	0-2-9
Dav.d Bunch d.o To one rifle gun	2-10-0
Jn.o Freman d.o To one gun	0-10-0
Tho.s Freman do Tolne Slate	0-1-0
Cha.s Spruce d.o To one gun	0-5-0
W.m Hughe d.o To one pr money scales	0-1-11
George Bourn d.o to pr Money D.o	0-8-0
W.m Sexton d.o To Lumber	0-2-7
Benj.a Johnson d.o To Feathers	2-10-0
Matthew Johnson d.o Loone table	0-9-0

	9-15-7p
Charles Farns d.o One Table	0-7-0
George Gibson d.o Table Frame	0-2-0
Benj.a Branham d.o	0-2-1
Jo.s Clark d.o To Table frame	0-3-0
W.m Hughs d.o To 3 chear frames	0-5-3
Sarah Gibson d.o Lumber	0-2-3
Octob.r the 12.th 1767	

Sarah Gibson d.o To 15 head of hogs	1-1-0
Jn.o Matlock d.o To one Cow	2-0-0
Benj.a Henson d.o To one d.o	1-18-0
Elishea Freemand To 2 D.o	2-0-6
Jn.o Sutton D.o To one Heifer	0-15-0
Tho.s Clark D.o To one D.o	0-13-6
Jn.o Sutton d.o Ton one Cow & Calf	1-10-0
George Gibson d.o To 1 D.o	1-10-0
Sarah Gibson d.o to 1 D.o	1-2-6
To one D.o	1-2-6
George Gibson D.o To one yealing	0-7-6
Sarah Gibson D.o To one Horse	2-10-0
To One Mare	2-3-0
Daniel Rosse d.o To one Bed	2-3-0

	25-6-7
Mosis Clack d.o To Lumber	0-3-1
Thomas Clark do To 2 Books	0-5-6
Benj.a Branham D.o To one D.o	0-5-7
Jn.o Landey d.o To Pewter	0-6-7
Sarah Gibson D.o To Lumber	0-2-6
Tho.s Freeman D.o To nales	0-14-0
Curtis Parrot D.o Ton One Funnil	0-0-8
Dan.l Ros D.o To one Trunk	0-6-0
Tho.s Clark D.o To Iron	0-6-10
Jo.s Cooper D.o To One old Saddle	0-4-1
Sarah Gibson D.o To Lumber	0-10-0
Tho.s Clark D.o To Lumber	0-5-6
To D.o	0-10-1
George Gibson D.o To One Ax	0-3-4
Benj.a Branham D.o To old wheel	0-1-1
Tho.s Clark D.o To One Box	0-2-7
Bartlet Goodmand D.o To One Trunk	0-2-7
To one old Bed	0-10-2
Jn.o Lemay D.o To one D.o	0-11-3

	L 5-8-5
James Johnson D.o To one Cx Cut Saw	0-14-0
Tho.s Freeman D.o To Lumber	0-2-8
Jn.o Moore D.o To One Grind Stone	0-11-0
To One p.r Mill Stone sold	6-0-0
To Sundreys Sold at the s.d s.l	4-10-9
To Sundreys S.lld the fourth s.l	2-5-0

	L 14-10-5
	45-15-6
	09-15-7 ½
	25-6-7
	5-8-5

L 100-16-6 ½

July 13.th Amount of Sales Gilbert Gibson D.o at Estate John Sutton	6-15-0
James Travilion	3-5-0
Nathan Gibson	4-15-0
Josep Cooper	3-5-0
Sarah Gibson	5-9-0
George Gibson	7-13-7
George Bourn	6-8-0
Vincent Sprouse	4-13-0
Ambrose Coleman	2-2-0
Charles Sprouc	0-16-0
Benj.a Branham	0-18-7
Charles Farras	0-8-0
William Hughs	0-18-2
Curtis Parrot	0-16-6
Charles Farris	0-14-0
John Davis	0-7-6
Salam Bococock	0-2-6
Archabald Carver	0-15-6
David Terrell	0-5-4 ½
Mary Brock	0-4-6
Sammuel Ragland	0-5-6
Zachriah Moreman	0-6-0
David Bunch	2-10-0
John Freeman	0-10-0
William Sexton	0-2-7
Benj.a Johnson	2-10-0
Matthew Johnson	0-9-0
Josep Clarke	0-3-0
Tho.s Freeman	0-1-0 p.d
The amount of the second Sale	4-12-9
The amount of the third S.l in albermarl	6-5-0
Sarah Gibson	11-11-6
John Matlock	2-8-0
Benjamin Henson	1-18-0
Elisha Freeman	2-0-6
John Sutton	2-5-6
Thomas Clark	2-4-0
George Gibson	2-0-10
Danil Ross	2-8-0
Moses Clark	0-3-1
Benj.a Branham	0-6-8
John Landers	0-6-7
Thomas Freeman	Paid 0-16-8
Curles Parrot	0-0-8
Joseph Cooper	0-4-1
Bartlet Goodman	1-4-7
John Lemay	0-11-3
John Moore	0-11-0

An Inventory of Goods Taken by the Sheriff of the Estate of Gilbert Gibson Dec. To three Iron pots two Iron Wedges One foot Adds one Coopers D.o five casks, one Chest one Box one wheele Three Tables four Tubs, one Stone Jug One Frying pan onoe Ladle two pales two Piggans one cubbard three pare of cards runtlet some Shewmakers tools two straw baskets five reeping hooks one Iron skillit one gun one Side Saddle one Bottle one viol Three Cheers one pare of cart wheels three hides and Some Lumber one Grid Iron one pare of Shears two Sifters two Negro fellow one pare of Hand mill Stone and Some Hogs I beleeve not taken by the Sheriff.

The Estate of Gilbert Gibson Dec.d

March 8.th 1767 To p.d John Watson	3-16-2
1763 Decem.b 17.th To p.d George Robinson	0-5-6
1764 ap.l 10.th To p.d Maj.r Thomas Johnson	3-0-0
To p.d the Sheriff of Louisa for Dues	9-5-4
1767 Sep.t 5.th To p.d John Poindexter 765 Feb.e	6-7-6
1763 Aug.t 28.th To p.d John Taeit for Dues	1-0-0
1760 To 5 Parish Leveys	
1762 July To p.d John Jouest	2-10-0
1766 To p.d D.o 74 Feb.e	0-12-4
1764 Feb.e 14.th To p.d Geo Halland /11 Feb.e	5-18-6
To p.d John Moore as p.r Rect	1-13-6
1764 April 10.th To p.d Thomas Johnson	0-17-3
1763 Ap.rl Court To p.d Tho.s Landers 600 To be	5-0-0
1763 May Court To p.d And.r Greenhorn 400 D.o	3-6-8
1763 June 10.th To p.d Lewes & Meriweather pn.d Ac.t	9-19-11 $\frac{3}{4}$
1763 June 25.th To p.d Johnson & Boswell p.r prove Acct	7-6-8 $\frac{3}{4}$
To p.d y.e Shif of Albemarle for Dues	2-5-4 $\frac{1}{2}$
To p.d Ja.s Ratliff p.r order of Court 925	4-14-2
To p.d y.e Sheff of Louisa	1-3-11
1765 5 Octo.br 14.th To Cash Lodgd in Y.e Settlers Hands	12-8-6
1763 July 13.th To Rum & Sugar	0-13-10
To p.d W.m Hugh 15/ for Selling y.e Estate	0-15-0
1764 Octo.b 15 To p.d Sam.l Tommasson 5/ Brandy 5/	0-10-0
To p.d Tho.s Clark p.r Judgm.t	0-9-8
1764 To Sundry Notes hands not collected amo.t	11-0-1
To goods sold by y.d Sheff To sales of Grist Expeo.r	7-8-9 $\frac{1}{2}$
To p.d W.m Sexton p.r Judgm.t	0-2-6
To a Debt Due from John Moore Jun.r	0-11-0
Octo.r 9.th 1767 To p.d Charles Chrisham by a Judg.t	7-13-2
March 14 1768 To 3 $\frac{1}{2}$ of Corn at 10/	4-15-0
To 2 Beaves for the Use of the taley	L 114-08-5 $\frac{1}{2}$

In ovedience to an Order of Louisa Court made Aug.t 10.th 1767, we the Subscribers have meet & Settled the Estate of Gilbert Gibson Dec.t & Find it as above

G. Bourn

James Merewether

George Thompson

Sept. 12 1767

At a Court Continued and held for Louisa County May the 10.th 1768 This Settlement and the Preceeding accounts of Sales of the Estate Gilbert Gibson Dec.d were this day Returned by Thomas Freeman & Ordered to be Recorded

Teste

Pursuant to an order of Louisa Passes May Court 1768 we the Subscribers being first sworn have appraised the Estate of Thomas Henderson Dec.d as P. Inventory Here

Made out

To 6 Cows & Calves L13.10/ 6 young Cattle L4-10	18-0-0
To old Bell 1/3 to 9 old Hogs L 5-12-6	5-13-9
To 12 young shoats L1-16 1 young mare L12	13-16-0
To 1 Mare & Coalt L8 To D.o L12	20-0-0
To 11 Head Sheep L2-15 1 Bell 3/	2-18-0
To 1 Mans Saddle 15/ to two pots & hooks 1-0-6	1-15-6
To 1 old Kettle 5/ 1 Pot & Hooks 7/6	0-12-6
To 1 Pot Rack 10/ 4 Pot Irons 4/	0-14-0
To 1 Weavers Loom 8/ Lot Meal Sifter 1/3	0-9-3
To 2 Tub & Three Piggons	0-6-3
To 7 Tin pans 8/9 To Earthen ware 3/9	0-12-6
To Pewter 2/ 35 Pewter spoons 2/11	0-4-11
To 13 plates 19/9 two pewter Dishes 10/	1-8-9
To 2 Tables 7/6 To 1 linen wheel 10/	0-17-6
To 2 Woolen wheels 6/ To Bottle & Juggs 6/6	0-12-6
To Wool 10/8 A Gun 15/ parcel old Iron 7/6	1-13-2
To Parcel Iron 20/ to 3 wedges 7/6	1-7-6
To shoe tools 3/9 1 p.r fire Tongs 2/6	0-6-3
To 1 Frying pan & Grind Stone 5/	0-5-3
To X Cut Saw 5/ 1 old Bed 20/	1-5-0
To Horse Harness 5/ two Smoothing 6/ 1 beds L6	6-11-0
To 2 Pair Cards 3/ parcel Lumber 7/1 1 Negro man L70	70-10-1
To 2 chests 10/ 1 old womans Saddle 5/	0-15-0
To 1 Hone 1/3 1 Hilling hoe 4/ 1 p.r cart wheels 2/	1-5-3
To 3 Raw Hides to Half Inch Auger 1/	0-16-0

	152-15-7

Pouncey Anderson

David Johnson

Samuel Hucksept

At A court held for Louisa County June the 13.th 1768. This Inventory & appraisement of the Estate of Thomas Henderson Was this Day Returned by W.m & Jn.o Henderson Exo.rs & admitted To record

Teste John Nelson C.L.C.

Inventory of the Estate of Judy Belches deceased taken March 29.th 1768...In the Dining Room & Bed chambers above & below stairs Viz.t A marble Table & stand; 6 Looking Glasses 8 pieces of Painting 1 Black walnut Tea stand, 8 black walnut Tables, 1 new Walnut Desk 1 old Walnut Desk 1 ½ doz Black walnut chairs 8 pair of blankets 4 ruggs, 6 Feather Beds, & 6 Bed Heades 1 Cradle bed 1 old Mattress 2 old Carpets, 1 Magnifying Glass, & 22 perspective views, 2 pair of Tongs, 1 shovel, 2 p.r Hand Irons, 1 spy glass, 6 old Black Leather Trunks 1 Red Gilt Trunk feth.d Sundry Printed Books, 2 painted Chimney pieces 4 small old red leather trunks, 4 Double Flint Decanters, 2 flint Teclers 5 china bowls every one of them cract, 1 large D.o sound 2 China Dishes, doz China plates, 1 China mugg, 1 China Tea Pot, 4 China custart Cups 2 doz. Wine gasses ; a parcel of China Cups & saucers of vareous sorts, a set of Glass Castors, 9 Earthen Bowls mostly Cract, 2 Hax wheels, a parcel of Crockery, consisting of Earthen Plates & Sauce Coats & 1 Brass Warming pan, 1 Pewter Bed Pan 1 Tin Candle box in lantern, 1 Quilting Frame 1 p.r old scales with some weights, 1 p.r Bellows 1 house bells & appand Plate warmer, 1 large painted Tin Canester 1; Bread annister 1 Cheese Toaster 1 Tin Dutch oven 1 Tea Chest, 1 Marble mortar & pestle 1 Bell mettle Morter & pestle. In the store room, in the Pewter Room & in the Kitchen, 6 Tin milk Pans, 2 Loafs of Sugar 2 p.r Cotten Cards, 1 art old cover a Bagg with a cork 6 lbs of Feathers & old Sack Baggs, 3 p.r Brass Candle Sticks, 3 p.r Snuffers 7 quart Bottles of Brandy, 1 doz. Bottles Madeiry Wine 3 small mahogany Sliders 4 Earthen & Stone chamber pots, 2 candle Moulds 1 painted suger box, 2 cannisters with about a pound of Tea in them, a parcel of old Cannesters 1 doz; new buck Handle Knives & Forks, 1 Garden watering pott a parcel of phisick in a black trunk; about 7000 4.d nails in a Cask, 17Bottles of Strong Beer, 1 Copper Tea kettle 1 copper offee Pot 1 groce bottles a parcel of House brushes, 1 very small copper kettle 1 large Ditto, 2 bell mettal skilletts, 2 Iron Skilletts 2 p.r Flat Irons 4 Doz Pewter Plates 32 Pewter Dishes of Various sizes 5 pewter basons of Various Sizes, 1 Spit 9 Tine patty pans, 4 Iron Pots 2 Pot Racks 2 Frying Pans, 1 Grid iron 1 Iron Ladle, 1 Iron Spoon 1 iron skimmer 1 old Drum a parcel of Shoemakers Tools in a box 7 sides of Sole Leather 5 Sides o upper Leather 2 bottom Spinning wheels Hous Linen in a Trunk up stairs in the dwelling house Viz.t 6 pair fine Holland sheets 7 pair Course Russa D.o 4 pair Course White D.o 4 p.r Brown Sheets 2 p.r Cotton D.o 5 Damask Table Cloths 10 Diaper D.o, 4 brown Linen Table Clothes 1/ Brown Linen Towels 4 Damask Napkins 3 Diaper Napkins, 12 Pillow Casses 6 White Linen Towels, 4 Rolls waluts, 4 Bed Quilts 4 old bed coverlets, Tufted Cotton Counterpanes, 1 Virginia Cloth counterpane, 4 setts of old Window Curtains, 1 Suit of old Caleco bed Curtains, 1 Suit of new Virginia Cloth curtains, carried Home to my house for the use of Mary Belches the Heir Viz.t 1 large Silver soup spoon 12 Silver Table spoons, 12 Silver Tea spoons a pair of Silver Tea Tongs 2 Silver Salts 1 large China Bowl Also the Following Books Viz.t Sherlock on death, Family Magazine, New Duty of man, Watts, Psalms, The Guardian in 2 Volums In the Cellar; 3 Stone juggs, with about 5 gallons of Drain oyl, 20 empty hone juggs, 8 butter pots, 4 small earthen jarrs, 7 stone juggs containing about 15 Gallons of Rum & Brandy 2 Water Stone Pitchers, 1 Powdering Tubb, 1 old Safe, 1 Large old Chesta Cask with about 6 gallons Tarr in it, 3 stone potts with some Hoggs lard, a soap trough with about 5 gallons of soap in it, 3 empty cyder casks, 3 Pickling caskes a cask with about 40 spanish browis in it in the smoak House 511 Bacon & 5 Bushels of Salt in a Cask—Without doors; 1 Double Rideing chair & Harness for two Horses, A woman side saddle, 1 ox Cart, 2 ox chains, 6 Draught oxen 29 Head Black Cattle old & young 40 head of Hogs old & young, 26 sheep 6 horses & mares

Negroes as followeth Viz.t

Tom Abram & Coffee: three men

Nell, Sue, Phillis & Sall: Four woman

Lewis & Sarah: Children of Sue

Roger a son of Phillis

Gib a son of Sall

Lucy, Mary & Amy: children of Nell

In all Fourteen----and in cash thirteen pounds four shill.s March 29.th 1763

Sign.d by Frances Jerdone Executor

At a Court held for Louisa County the 12.th September 1768

This inventory of the Estate Judy Belches Was this Day returned by Frances Jerdone Executor and by the Court admitted To Record

Teste John Nelson

In Obedience To an order of Court we Being First Sworn Have appraised all the Estate to us Produced Belongind to Benjamin Bibb Deceased

To 12 hedd of Cattle	17-0-0
To 1 White Gelding	6-0-0
To 12 Head of Geess	0-15-0
To 5 Head of Sheep	1-0-0
To 2 Guns	1-15-0
To 1 young Negroe Wench Named Annis	40-0-0
To 1 D.o Named Jude	40-0-0
To 1 Wench Named Sarah & Child nam.d Lucy	60-0-0
To Parcel old Iron	0-14-0
To 2 Bells, & Parcel Carpenters Tools	0-15-0
To 2 Wedges & 3 Chears	0-12-0
To 1 Jugg Butter Pott & bottle	0-3-3
To 1 Slate & Looking Glass	0-2-0
To 1 Bed L6, 1 D.o L5, 1 D.o L2 S10	13-10-0
To 1 hest 4/ 1 Box 6, 1 Iron Pott L12 S6	0-17-0
To 1 Frying pan 2/6 1 D.o 2/6 1 D.o 9/	0-14-0
To 1 Box Iron 4/ Some old Books 5/	0-9-0
To 3 Glass Ticklers 9/ 1 Glass Bottle 1/	0-1-9
To 1 Ax 2/ Parcel old Pewter 5/ 3 Plates L2 S3	0-9-3
To 1 Bason 1/6 2 Dishes 2/3 6 spoons 2/	0-5-9

	175-3-0

Given under our Hands this 3.d Sep.tr 1768

W.m Trice

W.m Robinson

James Robinson

At a Court held for Louisa County September 12.th 1768 This Inventory & appraisalment of the Estate Benjamin Bibb was this day returned by William Bibb John Bibb & James Arnett Executor & by the Court admitted to record

Teste John Nelson C.L.C.

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In the name of God Amen I Benjamin Bibb Senior of the County of Louisa and in the parish of Trinity Being very sick and weak in Body but of perfect mind and Memory thanks be to god, I do dispose of my worldly Estate as Follows Viz; I first commend my Soul to God that Gave it and my Body to the Earth to be buried after a Christian Manner at the Descretion of my Executors as follows, My son William Bibb, my son John Bibb, and James Arnet, whom I institute and ordain my Sole Executor..Item I give and Bequeath to my Daughter Mary Cary Johnson one Shilling, I leave the four hundred Acres of land lying on Lick Branch which I purchased of David Anderson, to be sold, also if there be a Necessity for it, that forty Acres of Land Lying on the South side of Hickory Creek it being part of the Tract on which I Dwell, and all the Rest of my Estate after my Debts are paid I Lend to my Dealy Beloved Wife Mary Bibb in Durinig her natural life, then after her Decease, I Leave the Tract of land whereon I now dwell to be sold and the Money to be Equally Divided with all the Rest of My Estate, (including those which Come by my Wife supposed now to be in the Hands of John Richmond) between my Children, and Lastly I appoint My son William Bibb, my son John Bibb, and James Arnet my Sole Executor of this my Last will and Testament, As Witness my hand and Seal this fifth Day of November in the year of our Lord Christ one Thousand Seven Hundred and Sixty Seven & interlind four words, and Bequeath & for it before assind

Benj.a Bibb (his seal)

Test Will.m Bigger

Urian (his mark) Tate

At a Court held for Louisa County y.e 8.th August 1768 This Will was this Day proved in open Court by the oaths William Bigger & Uriah Tate Witnesses therto and by the Court ordered to be Recorded

Teste John Nelson C.L.C.

Know all men by these presents, that We W.m Bibb, John Bibb James Arnet & W.m Bigges are Held & firmly bound to Robert Anderson, Nath.l Pope Waddy Thompson & W.m Phillips Gent. Justices of the Court of Louisa County, now sitting in the sum one Thousand Pounds. To the payment whereof, well and Truely to be made to the said Justices, and their Successours, we bind our Selves, and Each of us, our, and Each of our Heirs, Executors, and Administrators, Jointly an Severally Firmly by these presents Sealed with our Seals, this eight Day of August in the year of our Lord one Thousand seven Hundred and Sixty Eight and in the third Year of the Reign of our Sovereign Lord George the third.

The Condition of this above obligation is Such That if the above bound W.m Bibb, John Bibb ,& James Arnet Executors of the Last Will and Testament of Benjamin Deceased, do Make, or Cause to be made a true and perfect Inventory of all and Singular the goods, Chattles and Crdits of the s.d Deceased, which have, or Shall Come to the Hands Possession or Knowledge of the said W.m John & James or into the Hands & Possession of any other person or persons for them and the same so made do Exhibit into the County Court of Louisa at such Time as they Shall be thereunto Required by the s.d Court and the same goods, Chattles & Credits and all other the goods, Chattles & Credits, of the s.d Deceased which at any time after Shall Come to the Hands, Possession or Knowledge, of the s.d W.m John James, or into the Hands & Possession of any other Person or Persons for them, do well & Truly Administer according to Law; and further Do make a Just & True account of their Actings & Doings therein, when thereto Required by the s.d Court and also Shall well & Truly pay & Deliver all the Lagacies Contained & Specified in the s.d Testament, as far as the s.d Good, Chattles & Credits will there unto extend & the Law Shall charge then this obligation to be void & of none effect, or els to remain in full force & Virtue

Sealed & delivered In presents of

W.m Bibb (his seal)

John (his mark) Bibb (his seal)

Ja.s (his mark) Arnett (his seal)

W.m Bigger (his seal)

At a Court held for Louisa County the 8.th August 1768. This bond was this Day in open Court acknoedged by W.m Bibb John Bibb James Arnett & W.m Bigger to be their Act & Deed & by the Court ordered to be Recorded

Teste John Nelson C.L.C.

In Obediance to an Order of Louisa Court we the subscribers after being sworn & do appraise the Estate of Henry Laurance Deceased as Follows

2 Cows & yearlings	5-5-0
1 Sow & six shoats	1-16-6
1 Mare	5-10-0
1 Bed & Fernature	5-10-0
1 Small Maple Table	0-10-0
A parcel old Earthen Ware	0-5-0
a Parcel old Iron	0-10-0
1 P.r weges 1 ax 1 Flesh fork	0-13-0
2 Pine Chests	0-10-0
a Parcel old Pewter	1-6-0
2 old jugs 1 pepper box	0-1-6
6 old chairs	0-3-0
1 p.r money scales	0-5-0
a Parcel old Books	0-5-0
1 hone Razors 1 Case Lancets	0-10-0
a Parcel old Knives & H	0-5-0
8 Bottles	0-2-3
1 Gun	0-12-6
a Parcel Shoemakers Tools & c	1-5-0
2 P.r Cards & Spinning wheel	0-5-0
1 Feather Bed & Furnature	5-10-0
2 Tubs 3 pails & pick	0-12-6
1 Bed & Fernature	2-0-0
1 Womans Saddle	1-5-0
2 Mens D.o & Bags	0-12-6
a Parcel old Lumber	0-5-0
1 Grind Stone	0-2-6
3 old Iron Pots & Skillets	1-0-0
3 old Hoes	0-6-0
a Parcel old Iron 3 Butter Pots	0-8-6

	L 37-14-2 cent

Jos Shelton

David Hudson

W.m Johnson

7 day of May 1768

At a Court held for Louisa County April the 11.th 1768 This Inventory & appraisment of Henry Lawrence was this day Returned by Elizabeth Laurance executrix, & by the Court admitted to Record

Teste John Nelson C.L.C.

In the name of God Amen I Charles Smith of the parish of saint Martin and County of Louisa on the Colony of Virginia being at this time in a low state of health but of sound mind and Disposing Memory and Understanding do make this my Last Will and Testament in manner and form following. Imprimis, 1.st, It is my Will and desire that all m Just Debts be paid and satisfied as soon as may be after my Decease, Item I leave to my Friends John Hawkins of Hanover County in trust the Land and Plantation hereon I now live together with any additional Landes that I may hereafter purchase adjoining thereto, also the following Negroe slaves (to wit) To, Nan, Phillis and Danniell for the sole use & supposrt of my son William Smith during his natural Life and after his death to be Equally divided among his Children, to be given to them their Heirs and Assigns for ever, and in Case he should die Childless then in that Case my Will and Desire is that the Land and slaves above Mentioned and Left in trust for his use shall return to my Estate and be Equally Divided among all my Children or their Lawful Representatives in case they or any of them should have died before him and have a Child or Children alive at the time of his Death. Item I leave to my s.d Friend John Hawkins in trust Two Negros (to wit) Cate & Bob with all their Increase that shall be born after my Death for the sole use and support of my Daughter Elezabeth Brown during her Natural Life and after her Death to be Equally Divided among her Children to be given to them their Heirs and Assigns forever, and in case she should die Childless then in that case my Will and desire is that the s.d slaves & their Increase and any other part of my Estate that may fall to her by the Death of any of my Children shall Return to my Estate and be Equally Divided among all my Children or their Lawfull Representatives in Case they or any of them should have died before her and have a Child or Children alive at the time of her Death, Item I leave to my s.d Freind John Hawkins in trust, Two Negroes (to wit) young Phillis and George with all their Increase that shall be born after my Death for the sole use and Support of my Daughter, Lucy Smith during her natural life and after her death to be Equally divided among her Children to be given to them their Heirs and Assigns forever and in case she should die Childless then in that case my Will and desire is that the s.d slaves and their Increase and any other part of my Estate that may fall to her by the Death of any of my Children shall Return to my Estate and be Equally divided among all my Children (or their Lawful Representatives) in Case they or any of them showd have died before her & have a child or children alive at the time of her Death, Item I leave to my s.d Freind Jhn Hawkins Two Negros (to wit) Frank and Sall, with all their Increase that shall be born after my death for the sole use and support of my Daughter Susanah Wild during her natural life and after her death to be Equally Divided among all her Children to be given tothem their Heir & Assigns forever but in case she should die Childless then in that case my Will and desire is that the s.d Slaves and their Increase and any other part of my Estate that may fall to her by the Death of any of my Children shall Return to my Estate and be Equally Divided among all my Children or their Lawfull Representatives in case they or any of them should have died before her & have a Child or Children alive at the time of her death Item I Do order & Direct my Executors to sell my Land and plantation in Orange County and to make good & Lawfull deeds and Conveyance in fea simple to the purchaser or purchasers thereof. Item I Leave to my s.d Freind John Hawkins in trust all the rest & Ressidue of my Estate both real and personal of what kind or Quallity so ever for the sole use and support of my son William Smith my Daughter Ann Smith and my Daughter Sarah Smith during their Natural life and to be Equally divided among them and after their death their said equal part to be Equally divided among their Children to be given to the s.d Children their Heirs & assigns forever and in case either of my sod Children (to wit) William Smith Ann Smith or Sarah Smith shall die Childless then in that case my Will & desire be that the s.d third part of the Residue of my Estate as afore s.d that shall be allotted for the partie so dying shall Return to my Estate and be Equally divided among all my Children or their Lawful Representatives in case they or any of them showd have died before the s.d Partie and have a Child or Children alive at the time of his or her Death, It is further my Will and desire is that neither of my s.d Daughter Ann Smith or Sarah Smith shall Marry before they arrive at the Age of Twenty one Years without the Express consent of my

s.d Friend John Hawkins and my son William Smith, and in Case Either of my s.d Daughters shall prove disobedient to this my Express Will and Desire and presume to Marry before she arrive to the age of Twenty One years and without the Consent of both the s.d John Hawkins and William Smith then in that Case my Will and Desire is that all that Part of my Estate that is ordered above for her use & to be Equally Divided among her Children shall devolve to and be Absolutely Inherited by the other of my Two Daughters Ann Or Sarah that shall not Marry without such Consent before she shall arrive to the Age of Twenty one Years to be held and Enjoyed in fea Simple to her, her Heirs & Assigns forever and in case both my s.d Daughters Ann & Sarah shall prove disobedient & Marry without the Consent of the s.d John Hawkins & William Smith then in that case I give & Bequeath all their parts of my Estate to my s.d son William Smith his Heirs & assigns forever, Item my Will and desire is that my s.d Friend John Hawkins shall be paid a Reasonable price of my Estate for his Trouble in discharging the above Trusts in the Executoership of this my Last Will and I do appoint my Freinds John Lewis Patrick Henry John Hawkins & my son William Smith Executors of this my Last Will & Testament in Witness whereof I have hereunto set my hand & Seal this 30.th day of August in the year of our Lord One Thousand Seven Hundred & sixty Eight

Cha.s Smith (his seal)

Signed & Sealed by the said

Charles Smith as his Last Will & Testament in presence of

Cosby Duke

John Cosby

Zinas Tait

At a Court held for Louisa County Dec.br 12; 1768

This Will and Testament of Cha.s Smith Gent. Deceased was this day produced in open Court by John Hawkins and Patrick Henry Jun.r Two of the Exors therein named who made Oath thereto According to Law, and was proved by the oaths of Cosby Duke and Zenas Tait Two of the witnesses thereto and by the Court ordered to be Recorded

Teste John Nelson C.L.C.

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Know all men by these presents that we John Hawkins Patrick Henry Ju.r Samuel Ragland William Smith and William Thurston are held and firmly unto Thomas Johnson Nathaniel Pope Samuel Ragland Waddy Thomson and William Phillips Gent. In the just and full Sum of Three Thousands poounds current Money to be paid to the s.d Thomas Johnston Nathaniel Pope Samuel Ragland Waddy Thomson & William Phillips Gent. Justices of the County of Louisa, So the which paym.t well and truly to be made we Bind ourselves our and Each of our Heirs Executors and Administrators jointly and severally and firmly by these presents sealed with our seals and dated this 12.th Day of December 1768

The Condition of the above obligation is such that if the above bound John Hawkins & Patrick Henry J.r Executors of the last Will & Testament of Cha.s Smith Gent. Deceased do make or cause to be made a true & perfect Inventory of all & singular the goods Chattles & Credits of the s.d Dece.d which have or shall come to the hands possession or knowledge of them the s.d Jn.o Hawkins & Patrick Henry J.r or into the hands or possession of any other person or persons for them, & the same so made do Exhibit or Cause to be Exhibited into the County Court of Louisa at such Time as he shall be thereunto required by the s.d Court & the s.d Goods, Chattles & Credits & all other the Goods Chattles and Credits of the s.d dece.d at the time of his Death which at any time after shall come to the hands or possession of the s.d John Hawkins & Patrick Henry J.r or into the hands or Possession of any other person or persons for them do well & truly administer according to Law & further do make a just & true account of his actings and doing therein when thereunto required by the s.d Court & also do well & truly pay & deliver all the Legacies contained & specified in the s.d Testament as far as the s.d Goods Chattles & Credits will thereupon Extend according to the Vallue thereof & as the Law shall charge him. Then this obligation to be void otherwise to remain in full force and Virtue

John Hawkins (his seal)

Patrick Henry J.r (his seal)

Sam.l Ragland (his seal)

William Smith (his seal)

W.m P. Thurston (his seal)

At a Court held for Louisa County Dec.r 12.th...1768

This Bond was this Day in open Court Acknowledged by John Hawkins Patrick Henry Samuel Ragland & W.m Smith & William Thurston to be their Act & Deed and by the Court Ordered to be Recorded

Teste

John Nelson C.L.C.

In the name of God Amen I Abraham Venable of Trnity Parish in Louisa County being in health of Body & of Perfect Mind & memory thanks be given to Almighty God & calling to mind the Mortallity of my body and Knowing that it is appointed for all men once to die Do make & ordain this my Last Will & Testament that is to say, Principally & first of all I Recommend my soul into the Hands of God that Gave it, & my Body I Recommend to the Earth to Decently Buried at the Discretion to my Executors nothing Doubting But at the General Resurrection I shall receive the same again by the Mighty Power of God, & Touching such Worldly Estate wherewith it hath pleased God, & Touching such Worldly Estate wherewith it hath pleased God to bless me, I give & dispose of the same in the following manner & form, First I will that all my Lawful Debts & Funeral Expences by paid & Discharged, & that Each of my Children to whom my part of my Estate is now given do pay their Respective parts of my Debts & legasies left to be paid in money in propotion to what they Recieve of my Estate after my decease (Land only excepted) and that their Respective parts be subject to pay Each of their proportionable parts of Debts & Legasies afores.d Item, I give & Bequeath unto my Son John Venable my Seven Hundred & Eighty Three acres of land with the plantation where on I now live Situate lying & being on both sides the south ana river in Louisa County, the s.d dividend of Land, be the same more or less, to him the s.d Jn.o Venable & to his Heirs & Assigns forever, & I also give & bequeath unto my s.d son Jn.o Venable my four Negros (viz) Jack, David, Daniel, & my Negro Girl Joyce & their Increase, to him & his heirs & assigns forever, & I also give to my s.d son John One Feather Bed, Bedstead & furniture which of my Beds he shall chuse, my young Bay mair & grey horse Colt & that he keep the sorril horse heed all heretofore verbially given him & I likewise give to my s.d son John Three Cows & Calves his choice out of my stock, & six young Cattle not under Two years old, Ten sheep my copper Still & brass Kettle all my Books both Stitch & bound all my Kitchen lumber & Cider Casks, & it is myWill that he my s.d son John doth not pay above Twenty pounds Curr.t Money of my debts or less than that Sum if his proportion doth not amount to so much, anything above mentioned to the Contrary Not withstanding, Item, I give & bequeath unto my Daughter Mary Moreman, Wife to Charles Moreman J.r & to her Heirs & Assigns forever, my Negro Boy Ben, Item, I give & bequeath unto my son Nathaniel Venable & to his Heirs & Assigns forever, my four Negros Isaac, Phillis & Two children Milley & Isham children of Phillis, he paying fifteen Pounds Cur.t Money to my Daughter Marry Moreman besides his Proportion of the Remaining Value Towards my Debts as above Mentioned but if any of the s.d negro shall die before he is possossed of them then & in that case he to be exemted from paying the s.d Fifteen Pounds Item, I give & Bequeath unto my son Ja.s Venable & my Daughter Ann King Wife to Phillip King & to their Respective Heirs & assigns forever my Three Negros, Peter, Sarah, & sam, Chld of Sarah & their Increase, to be divided between them in the following Manner, that is to say me s.d son James to have one Third part & my sod Daughter Ann to have Two third parts, & being Unwilling to part the s.d Negros, I am Desire is, if it should suit my s.d son & Daughter, but not to compel them, that my s.d son Ja.s do take all the s.d three Negros & pay to my s.d Daughter Ann Two third party of the Vallue of the three Negros according to appraisment, or as they can agree, & whereas I have Undertaken to bring up Sarah Tucker, an orphan Child, it is my request that my sons Nath.l & Jas.s do Take Care of her as far as Necessary Item I acquit my son in law Phillip King the Ballance of his Old account being fifty six shillings & four pence half penny Item, I give unto my Daughter Elisabeth Morton wife of Josiah Morton & to her Heirs & Assigns forever, my Negro Girl Judith & her Increase, I will that my Negro Toman, Hannah may go to which of my Children legasees he shall hereto be sold at the s.d Negro Election, if he can be sold for his Value in the judgm.t of my Exors (or one of them) Item, I give & bequeath unto my Son William Venable my Surveyors Instruement now in his Possession, Item I give unto Sarah Tucker Ten pounds Cur.t Money, I will that my Crop of To.bo, on hand at my Death after Cloathing my Negros According to the Season the remainder may be applied as far as necessary, Towards paying my Debts & the Lagasie left to be paid in Money, & let the Division of my Negros maybe left on the plantation for the support of my son

John & his Negroes & stock apportionable part of the Corn wheat & oats then Remaining, all the Rest of my Estate of what Nature Soever, I give & Bequeath to my son Jn.o Venable & my Three Daughters, Ann King, Elizabeth Morton, & Marry Moreman, to be Equally Divided among them, in such manner as they shall agree, or on their disagreement, the same to be done according to the Rules of Law, & I do Constitute & appoint my Friend M.r Waddy Thomson & my sons Abraham Venable Nathaniel Venable, Hugh Lewis Venable, & Jn.o Venable Exors, of this my last Will & Testament, & I do appoint my Friend M.r Patrick Henry my Trustee & I do hereby Revolve all former Wills by me heretofore made Ratifying and confirming this my Last Will & Testament, In Witness whereof I have hereunto set my hand & seal this Eleventh Day of April one Thousand seven Hundred & Sixty Eight
Abraham Venable (his seal)

Signed Sealed Published & Declaired In Presence of us

James Tate

Love Statham

James Arnet

Jn.o Byars

Jn.o Lea

At a Court held for Louisa County Jan.y 9.th 1769

This Will & Testament was this Day in open Court proved by the Oaths of Three of the Witnesses thereto & by the Court O. to be Recorded

Teste John Nelson C.L.C.

Know all men by these presents, That we John Venable Ja.s Vnable Josiah Morton, Cha.s Moreman Jun.r, Phill King & Nath. Venable are held & Firmly Bound to Thomas Johnson Rob.t Anderson Sam.l Ragland Geo.r Thompson & Waddy Thompson Gent. Justices of the Court of Louisa County, now willing, in the Sum of Three Thousand pounds Cur.rt Money To the payment whereof, well & Truly to be made to the s.d Justices & their Successours, we bind our selves, & each of us, our, & each of our Heirs, Exors, & Admors, Jointly, & Severally, firmly by these presents, Sealed with our Seals this Ninth Day of Jan.r in the Year of our Lord One Thousand Seven Hundred & Sixty Nine, & in the Ninth year of our Sovereign Lord George the third The Condition of this obligation is Such, that if the above bound John Venable Exor of the last Will & Testament of Abraham Venable Deceased do make or Cause to be made, a true & perfect Inventory of all and Singular the goods Chattles & Credits of the s.d Deceased which have or shall come to the hands, Possession or Knowledge, of the s.d John Venable or into the Hands & possession of any other Person or Persons for him & the same so made, do Exhibit into the County Court of Louisa at such time as he shall be therento required by the s.d Court & the same Goods, Chattles & Credits & all other the Gods, Chattles and Credits of the s.d Dec.d which at any time after shall come to the Hands, Possession or Knowledge of the s.d John Venable or into the hands & Possession of any other Person or Persons for him do well & truly administer according to Law & Further do make a just & true account of his Actings & doings therein, when thereto required by the s.d Court & also shall well & truly pay & deliver all the Legacies contained & specifyed in the s.d Testament, as far as the s.d Goods, Chattle & Credits, will thereunto Extend, & the Law shall charge Then this obligation to be void & of none Effect, or else to remain in full force & virtue

Sealed & Delivered In Presence of

John Venable (his seal)

James Venable (his seal)

Josiah Morton (his seal)

Charles Moreman (his seal)

Phillip King (his seal)

Nath Venable (his seal)

At a Court held for Louisa County January y.e 9.th: 1769 This Bond was this Day Acknowledged by John Venable & to be their Act & Deed & by the Court Ordered to be Recorded

Teste John Nelson C.L.C.

Inventory of the Estate of Abraham Venable Dec.d begun the 9.th Day of January 1769

One Negro Man names Isaac	65-00-0
One Negro Woman with her Two Children (Viz) Phillis M.s Celley and Isham	80-00-0
One Negro women named Hannah	12-10-0
One Negro man named Jack	20-00-0
One Negro Girl named Joyce	45-00-0
One Negro Man named David	65-00-0
One Negro Boy named Daniel	55-00-0
One Negro woman named Jude & her Child Bette	65-00-0
One Negro Man named Ben	70-00-0
One Negro Man Named Peter	60-00-0
One Negro Woman named Sarah	50-00-0
One Negro Boy named Sam	30-00-0
One Negro man named Tom	15-00-0

	L 632-10-0
A parcel of Books	15-7-0
One Cart	1-5-0
One X Cut Saw	1-5-0
A Stock of Cattle (Viz) 9 yearlings a 6/	2-14-0
Fifteen Cows at 40/	30-00-0
Fourteen Young Cattle a 30/	21-00-0
A parcel of Barley	00-18-0
Two sows & piggs	02-00-0
a Sow	00-15-0
Sixteen Hogs a 10/	08-00-0
A small stack of slats	00-15-0
A parcel of Oats	00-7-6
Tops Shucks blades & hay to the Vallue	06-18-0
A parcel of Corn Unshucked	00-14-0
A parcel of short corn	00-10-0
A Cooper Knife Auger & Gouge	00-2-6
Twenty Six Geess	1-10-0
A Flax Hackle	00-15-0
Three p.r of Cards	00-3-0
Three Iron Pots & Hooks	1-10-1
A Brass Kettle	5-00-0
Four Washing Tubs & Five Pails	00-10-0
One Flax Wheal & Two Wooleen	00-10-0
One Iron Pot rack	00-10-0
Two p.r Sheep Shears and one Tobacco Knife	00-2-0
A steel trap and drawing Knife	00-10-0
Twenty plates a 1/3	01-5-0
Six Tin pans a 1/	00-6-0
Three dishes Two Basons Thirteen spoons	00-12-6
A ladle	00-1-0
Seven Knives & Nine Forks	00-5-0

A parcel of Closet Lumber	00-15-0
A Bead & Furnature	4-10-0
A stone chamber pot	00-1-6
One Earthen D.o	00-1-3
One D.o	00-00-8
A Beadstead and Cord	00-7-0
A Bead & Furnature	7-0-0
One Ditto	6-0-0
A Bead & Furnature	7-5-0
A wafer Box rule & leather purse	00-1-6
A parcel of Taxes	00-3-0
Table Hinges & 6	00-3-0
A silk purse & 6	00-2-0
A curb bridle	00-1-0
Four sifters and a p.r of Cards	00-8-0
An ax	00-2-6
A Taylors Goose	00-1-3
A Grindstone	00-6-0
A par of Stillards	00-12-6
A Bay Horse	8-0-0
A Bay mare	8-00-0
A Gray Mare Colt	7-00-0
A Bay Horse Colt	3-0-0
A bay mare Colt	2-0-0
An old gray Horse	2-0-0
Twenty Eight sheep a 5/	7-0-0
A mans Saddle	1-5-0
A large Chest	00-2-6
One Ditto	00-7-6
One Ditto	00-10-0
A parcel of salt	00-8-9
A Round Table	00-10-0
A Lantron	00-7-0
A Grator	00-1-0
A Looking Glass	00-1-3
A Desk	3-10-0
A Parcel of old Cheans	00-17-0
Seventy five ½ Barrels of Corn a 7/	26-8-6
A Silver Watch	3-00-0
half Doz. Silver spoons	1-6-0
A Spice Morter and Pessle	00-5-0
A Tea Kittle	00-12-6
A Coffee Mill	00-2-6
A Grid Iron	00-1-6
A Curryng Knife & Steel	00-2-6
A Shovel	00-1-0
A p.r of Shears	00-1-3
A Pewter quart Pot	00-1-6
A Tin funnel	00-0-9

A p.r of spoon Molds	00-10-0
1500 Weight of Pork at 20/	15-00-0
18 Sides Leather a 8/	7-4-0
5 Sides of Horse D.o Seraps	00-15-0
A parcel of Old Nails	00-7-6
A Warming Pan	00-5-0
A Set of Shewmakers Tools	00-6-0
A Beadstead & Cord	00-1-0
A Parcel China Earthen & Glass Ware	1-10-0
9 Jars and stone Pots	00-15-6
Carpenters & Coopers Tools	2-13-0
A Candle stick & Two Candle Molds	00-4-6
Three Combs	00-2-0
One p.r of saddle Baggs & 2 Breshes	00-6-0
A leather Wallet	00-2-0
A p.r of Scales & Weights	00-4-0
A p.r of Money D.o & a parcel of Phisick	00-15-0
Three small Boxes @ 1/6	00-4-6
A Bottle & Ink	00-1-0
Five Razors 2 straps & other lumber	00-10-0
20 Seder Cash @ 5/	5-0-0
7 Bushels of Wheat a 3/	1-1-0
6 Wheat Hogshead a 1/	00-6-0
A Case	0-2-0
A Parcl of Flaac to the Value of	0-5-0
20 Tubs & 1 Cyder Casks	0-15-0
Three old saddles Horse Harnes & 6	1-11-0
Siths and Reep Hooks	00-15-0
Six Hides	2-2-0
A parcel of Candles	00-5-0
300 Gallons of Cyder a 6.d	7-10-0
Three Gallons of Brandy a 3/	00-9-0
Thirty Gallons of Vinager a 4/	00-10-0
Five pound Taller	00-2-6
A small parcel of Lumber	00-2-0
Three saddle bags Locks a 18.d	00-2-0
2.lb of Blistered steel & f lb $\frac{3}{4}$ of Old Iron	00-2-0
A parcel of steel rings & 6	00-5-0
A Linch pin & Washers	00-2-6
A p.r of Stillards	00-17-6
Surveyor Instruments	4-0-0
Cotooch Box & Baganet	00-2-6
A Still	15-0-0
A parcel of Old Iron	00-10-0
A parcel of Hemp & Flak	00-5-0
A Parcel of Beef	00-10-0
A Steel Trap	00-15-0
A parcel of Panters Tools and old iron	3-00-0
A small parsel of Leather	00-0-9

Old Iron to Value of
20 Gallons of Vinager
Thomas Paulet
Robr.t F. Bibb
Henry Gambrell

00-1-3
00-6-8

At a Court held for Louisa County Feb.ry 13: 1769

The above Inventory and Appraisement was This day Returnd and By the Court Ordered to be
Recorded

Teste John Nelson C.L.C.

Inventory of the Estate of Maj.r Charles Smith Dec.d December 29 & 30, 1768

19 Negroes Viz

Charles L50 Jack L45 Gilbert 45 Wilt L50

Joe L10 Daniel L2 Nan L2 Hannah L50

Crishy L50 Milley and her child George L55

Daphney and her Child Judy L50 Murreah

542-0-0

L30 Dinah L30 Cretty L20 Jenny L20

Amey L18 Sam L15

6 sheep 36/ a Glass 15/ 1 doz Chairs 80/

6-11-0

3 Tables 54/ a pint pot 2/ 62 chests 10/

3-6-6

1 Trunk 3/ 2 Guns(without a lock) 37/6

2-0-6

a p.r pistols & holsters 20/ a Sword (broken) 10/

1-10-0

a p.r Money Scales and Wt.s

0-6-0

a Case with 3 Razors & Hone

0-10-0

1 Desk 35/ 1 D.o 2/6 a Leather shot bag 1/6

1-19-0

1 Bed 25/ 5 d.o & furnetur L16

17-5-0

5 Horses L23 Yoke oxen L3.10

26-10-0

11 Cattle and a Calf L16.15 7 younger d.o 56/

19-11-0

a Cart with Wheels yoke chair & 6 levy

3-9-0

a pars.l Cards 8/ a pars Books 4/

0-12-0

a ran Cow hide 17/ a basker & cotton 6/

1-3-0

a spinning Wheel and 4 sprindles

0-15-0

3 old saddles 21/6 a warming Pan 2/

1-3-6

a Tea Kettle and Coffee pot 5/ a Jug box 2/

0-7-0

a Case Knives & forks 6/ 9 Jugs 14/6

1-0-6

a Beg with Spanish Brown 3/

0-3-0

2 Saws 2/9.10 Sickles 6/6 old bags 7/

0-15-9

2 Hammers a Drawg Knife 2 Chiswells & Gouge

0-4-7

1 p.r Smoothing Irons 5/ a p.r scales & Weights 3/

0-8-0

2 spice Morters & Pestles 9/ a grindst.e 4/2

0-13-2

1 Candle stick & 2 p.r snuffers 1/3

0-1-3

2 Candle moulds 2/ a Grid Iron 2/6

0-4-6

a Stew pan 6/ a Pail a Tub & Piggin 3/

0-9-0

1 p.r Iron Wedges 4/ a Funnel 4

0-4-4

a Trowel 1/3 5 Iron Rods 6/3

0-7-6

3 axes 8/ a Fro & x cutrest 2/6

0-10-6

a pr shears ½ Plains and a Crow 2/

0-3-0

a p.r steel yards & Pee 5/ 16 old Hoes 32/

1-17-0

a 2y Black Walnut Plank

0-1-0

a pan 3/6 3 pots and Hooks & 3 Iron Racks 31/6

1-15-0

21 Pewter Plates, 2 basons, & 2 Dishes

1-15-3

a pars.l old Pewter 6/ a Mug & butter pot 2/3

0-8-3

a Hand Mill 15/ a Spit 2/6 1 old Kettle 5/

1-2-6

a Gum with Hops 1/ 3 pains glass 9

0-1-9

a parcel old Lumber (Viz) old Iron, Tin &C

0-14-0

a pars.l Earthen Ware & an old Pewter Tea pot

0-7-6

2 Table cloaths and Towell 2/6 a Sifter 8.d

0-3-2

a Large Bottle 1/ a Tray 1/ an old Safe 1/6

0-3-6

a pars.1 Tan'd Leather & a ball Thread	1-13-0
6 Beadsteads & a hide	1-1-6
a Tub 1/3 fowls Geese and Ducks 30/	1-11-3
22 Hogs & 11 Pigs L8.00	8-0-0
12 fatned D.o	10-0-0
Corn Fodder & Shuks	12-10-0
a pars.1 Wool	0-4-0
a Stock Buckle 5/6 a pars.1 broken Silver 24/	1-9-6
4 Silver Tea Spoons	0-12-6
a 21y Wool	0-4-0

	L 679-18-3

In obediance to an order of Court We (being first sworn) have appraised the Estate of Maj.r Cha.s
 Smith Dec.d as above Witnes our Hands this 7.th Day of Jan.ry 1769
 W.m Crenshaw
 Cosby Duke
 Richmond Terrel
 At a Court held for Louisa County March 13:th 1769
 These Inventory and appraisement was this Day returnd and Ordered to be Recorded
 Teste John Nelson C.L.C.

Know all men by these presents that we Johnath.n Boucher Robt Armistead and George Pottie are held and Firmly bound unto Cha.s Barret, Tho.s Johnson Ja.s Overton and Waddy Thomson Gent. Justices of the County of Louisa in the sum of One Thousand pounds Curr.t Money to be paid to the said Cha.s Barret Tho.s Johnson James Overton and Waddy Thomson Gent, their heirs & Successors to the which payment Well and Truly to be made we bind ourselves and every of us our and every of our Heirs Exors & Admrs Jointly and Severly firmly by these resents In Witness whereof we have hereunto set our Hands and seals this Twelfth Day of December One Thousand Seven Hundred and Sixty Eight The Condition of the above obligation is such that if the above bound Jonathan Boucher administrator of all the goods chattles and Credits of Joseph Tickill dece.d do make or cause to be made a true and perfect Inventory of all and singular the goods, chattles and Credits of the said Dece.d which have or shall come to the hands possession or knowledge of him the said Jonathan Boucher or into the hands or possession of any other person or persons for him, and the same so made, do exhibit or cause to be exhibited into the County Court of Louisa at such time as he shall be thereto required by the s.d Court, and the same goods, Chattles & Credits and all other the goods Chattles and Credits of the s.d deceased at the time of his death, which at any time after shall come to the Hans or Possession of the said Jonathan Boucher or into the hands or 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 acco.t of all his actions and doings therein when thereto required by the said Court, and all the rest and residue of the s.d goods, Chattles and Credits which shall be found remaining upon the said Administrators Account, the same being first Examined, and allowed by the Justices of the Court, for the time being, shall deliver and pay unto such person or persons respectively as the s.d Justices 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 deceased & the Executor or Executors therein named, Do Exhibit the same in the said Court, making request to have it allowed & approved Accordingly if the said Jonathan Boucher being thereunto required, Do render & 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

Signed & sealed in presence of

Jonathan Boucher (his seal)

R Armistead (his seal)

George Pottie (his seal)

At a Court held for Louisa County y.e 12.th Day of December 1768

This Bond was this Day in open Court acknowledged by Jonathan Boucher Jur to their Act and Deed and by the Court admitted to record

Teste John Nelson C.L.C.

Know all men by these presents that we Fenton Symes John Hall and George Lumsden are held and firmly bound unto Charles Barrett Tho.s Johnson Sam.l Ragland and James Overton Gent, Justices of Louisa County, now sitting in the sum of One Thousand 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 & each of our Heirs, Executors and Administrators, jointly and Severally, firmly by these presents, sealed with our seales, this thirteenth Day of March in the year of our Lord one Thousand seven Hundred and sixty nine and in the Ninth year of our reign of our sovereign Lord George the third

The condition of this obligation is such, that if the above bound Fenton Symes administrator of all the Goods, Chattles & Credits of Wm Symes deceased, do make or Cause to be a made a true and perfect Inventory of all and and Singular the Goods Chattles and the said deceased, which have, or shall come to the Hands, Possession, or knowledge of him the said Fenton Symes or into the Hands or Possession of any other Person or Persons for him and the same so made, do exhibit or cause to be exhibited into the County Court of Louisa at such time as he shall be thereunto required by the said Court, and the same goods, Chattles and Credits, and All other the Goods, chattles and Credits of the said deceased at the time of his Death which at any time After, shall come to the Hands or Possession of the s.d Fenton Symes or into the Hands or 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 actings and doings therein, when thereto required by the said Court, and all the rest and residue of the said Goods, Chattles, and Credits, which shall be found remaining upon the said administrators account the same being first examined and allowed by the Justices of the Court for the time being, shall deliver and pay unto such person or persons respectively, as the said Justices by their order or Judgment shall direct, persuant to the Laws in that case made or 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, do exhibit the same into the said Court, making request to have it allowed and approved accordingly, if the said Fenton Symes being thereunto required, do render and Delivered up his letters of Administration, approbation of such Testament being had and made in the said Court, then This obligation to be void and of no Effect, or else to remain in full force & Virtue

Fenton (his mark) Symes (his seal)

John H. Hall (his seal)

George Lumsden (his seal)

At a Court held for Louisa County y.e 13.th March 1769 This Bond was this Day in open Court Acknowledged by Fenton Symes to be his act and Deed & by the Court Ordered to be Recorded.

Teste John Nelson C.L.C.

An Inventory and appraisement of the Estate of Wm Symes of the County of Louisa Dec.d Taking at the late Dwelling house and Plantation the 13.th day of May 1769, By virtue of an order of the Court of the said County, Dated March 13.th, 1769 (Viz)

To 7 Hogs L4..1 Sow & 6 hogs 13/9..1 D.o & pigs 18/9	5-12-6
To 4 young Hogs 40/..1 Brown Cow and Calf 15/	4-5-0
To 1 Pyed Cow with Calf 45/..1 yellow Cow & yearling 50/	4-15-0
To 1 Pyed Cow & yearling and Bell 50/ & small Cow & Calf 59/6	4-2-6
To 1 Stear Yearling & 1 Cow D.o 26/..8 Sheep 50/..7 Geese 10/6	4-5-6
To 1 old white Horse L4..1 Bay D.o L6	10-0-0
To 1 Broad & three Narrow axes 12/..6 old Broad Hoes 10/	1-2-0
To 1 Small Lot old Iron 2/6..3 Grubing Hoes & a Fro 7/6	0-10-0
To a new Ground Plow and Colter 5/..4 Bells 11/	0-16-0
To a dz, 2 Chiswells, 2 Augrees, 1 Hamer, 1 old Drawing Knife 1 old Gouch, a old roap hook, a p.r Shears, a old box Iron & 2 hed tor 11/9	0-11-9
To a parcel of shoemakers tools and 3 Gimblets 7/	0-7-0
To 1 old Mans Saddle Cloth, 2 Bridles & a Halter 23/	1-3-0
To 1 old Gun without a lock, a Bayonet & Cortouch box 15/	0-15-0
To 1 pair Spectacles 2/6 2 Bee hives 10/, 1 Grindind Stone 8/	1-0-6
To 4 old Cyder Casks & a old Barrel 10/, 8 Jugs 9/	0-19-0
To 2 Bottles & 2 Ticklers 1/3.d, 1 hone 3 Razors & a p.r horse items 5/6	0-6-9
To 1 old Hand saw, a old p.r Comppasses, & a old p.r sheep she.s 4/	0-4-0
To 2 slates 2/6, a parcel Books 15/, 2 Punch Bowles & a mug 2/6	1-0-0
To 1 Pepper box 3.d 3 Cups 9 3 Ink Glasses 6.d	0-1-6
To a parcel Knives and Forks 1/ a p.r of Steelyards 12/6	0-13-6
To 1 Chest 8/9-1.d 6/ 1 spinning wheel & 3 p.r old Cards 8/	1-2-9
To 1 Bed, Bedstead & furnature L7-1.d & L40/ a piece of Leather 3/	7-3-0
To 15 ¾ of Wool 15/9-3 bags 6.d 1 ½ Bussh.l Beens & a old Bas.l 4/6	1-0-9
To 2 old Boxes, a old Barrell and Wheat sive 2/6-3 pecks salt 2/3	0-4-9
To 2 stone Chamber pots a Earthen Dish & a old mug 4/	0-4-0
To 3 Dishes, 3 Bassons, 9 Plates, & 25 spoons 29/5	1-9-6
To 4 Trays, a powdering Tub, 2 Meal Bar.ls & a old Washig Tub 6/	0-6-0
To a p.r flat Irons 5/6, 2 Iron pots & Hooks 15/, 1 Loom 10/	1-10-6
To 2 frying Pans 2/6. 1 Padlock 1/ 2 Iron Wedges 4/6, 3 old pails 1/6	0-9-6
To 2 Slaythes 7/-4 small untan,d yerling sides 14/	1-1-0
To a p.r Cart Whells and Cart L4-1 Bed Bedstead & furnature	6-7-6
To a p.r old Cotters & Harnes & 2 Man saddles 3/	0-3-0
To 2532 Tob.s at 25/ p6.t L31...13	31-13-0

L 97-5-9

At a Court held for Louisa County June y.e 12.th 1769 This Inventory was this Day returned & ordered to be Recorded

Teste John Nelson C.L.C.

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In the name of God Amen I Robert Wingfield of the County of Louisa being weak in Body yet of a sound and perfect understanding and Memory praised by God calling to mind the certainty of Death and the Uncertainty of Life do make this my last Will and Testament in manner and form as followeth. Viz first my Just Debts and Funeral expences paid. Item , I lend to my beloved Wife Anne Wingfield dureing her natural life or Widowhood all my Estate Item I give to my son Tho.s Wingfield at my wifes deceace or Marriage one shilling sterling Item I give to my son John Wingfield at my Wifes deceace or Marriage one shilling sterling Item I give to my son Robert Wingfield at my Wifes deceace or Marriage one shilling sterling Item I give to my son Josias Wingfield at my Wifes deceace or Marriage one shilling sterling Item I give to my son Nathan Wingfield at my Wifes deceace or Marriage one shilling sterling Item I give to my Daughter Mary Wingfield at my Wifes Deceace or Marriage one Feather Bed and furniture Item I give to my Daugher Anna Wingfield at my wifes Deceace or Marriage one Feather Bed and furnature. Item I give to my son Matthew Wingfield at my Wifes Deceace or Marriage the remaining part of my Personal Estate Item I give and bequeath unto my son Matthew Wigfield his Heirs and Assigns forever the Land and Plantation whereon I now live. I also do appoint my son Matt.w Wingfield Executer of this my last Will and Testament as Witness my hand & seal this 24.th Day of Aug.t 1767

Rob.t Wingfield (his seal)

Signed Sealed & Declared, in presence of James Mayo Sen.r=Rob.t Mayo=Jacob Mayo=

At a Court held for Louisa County August y.e14.th 1769 This Will was this Day in open Court presented by Matthew Wingfield Executer therein named who made Oath thereto According to Law, and was proved by James Mayo Sen.r and Robert Mayo Witnesses thereto and Ordered to be Recorded
Teste John Nelson C.L.C.

Know all men by these presents that we Matthew Wingfield James Mayo Robert Mayo and Landie Richardson are held and firmly bound unto Tho.s Johnson Rob.t Anderson Nath.l Pope and James Mereweather Gent. Justices of the Coun of Louisa County now sitting, in the sum of One 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 and Severally, firmly by these presents, sealed with our seals, This fourteenth Day of August in the year of our Lord One Thousand seven Hundred and sixty nine, and in the Ninth year of the Reign of our Sovereign Lord George the third.

The Condition of this obligation is such, That if the above bounded Matthew Wingfield Executor of the last Will and Testament of Robt Wingfield Deceased, do make, or cause to be made, a true and Perfect Inventory of all and singular the Goods, Chattles and Credits of the said Deceased, which have or shall come to the Hands, Possession or Knowledge of the s.d Matthew Wingfield or into the Hands and Possession of any other Person or Persons, for him and the same so made, do exhibit into the County Court of Louisa at such time as he shall be Thereunto required by the said Court, and the same Goods, chattles, and Credits, and all other the Goods, Chattles, and Credits, of the said Deceased, which at any time after shall come to the Hands, Possession or Knowledge of the s.d Matthew or into the Hn.ds 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 all his actings 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 s.d Goods, Chattles, and Credits, will thereto extend, and the Law shall charge, Then this obligation shall be void and of none effect, or else to remain in full force & virtue

Sealed and Delivered in the presence of

Nathan Wingfield (his seal)

James Mayo (his seal)

Rob.t Mayo (his seal)

Landie Richardson (his seal)

At a Court held for Louisa County August y.e 14.th 1769

This bond was this Day in open Court, acknowledged by Matthew Wingfield & to be their act and

Deed, and Ordered to be Recorded

Teste John Nelson C.L.C.

In the name of God Amen I John Tait of the Parish of s.t Martins in the County of Louisa being sick and weak in Body but of perfect mind and memory thanks be given to almighty God for the same, but Calling to mind the uncertainty of this Transitory Life, and being willing to settle my Wordly Affairs , in Order do make this my Last Will and Testament in manner & form following. Imprimis I give Bequeath unto my son Zackarias Tait & to his Heirs & assigns forever One Negro man named Charles which he has now in Possession Item I give and bequeath unto my son Zackreus Tait & to his Heirs and assigns forever One Negro Man named Davey which he has now in Possession also one Negro Girl named Rachel Item I give & bequeath unto my Daughter Mary Snelson & to her Heirs & assigns forever one Negro Women named Winney Which is now in her possession, also one Negro Boy named Micajah Item I give and bequeath unto my son Genus Tait and to his Heirs & assigns forever One Negro Boy named Liger also my Smiths Tools. Item I give & bequeath unto my son John Tait & to his Heirs & assigns forever One Negro Boy named Jupiter which he has now in Possession also one Negro girl named Aggey. Item I give and bequeath unto my son Waddy Tait & to his Heirs and assigns forever One Negro boy named Tom also one Negro Girl named Cecilia Item I give unto my Daughter Sarah Tait & to her Heirs & assigns forever one Negro Boy named Phillip also one Negro girl named Milley Item I give and bequeath unto my son Zepheniah Tait & to his Heirs & assigns forever one Negro Boy named Ben also one Negro Girl named Keziah and one Rifles Gun Item I give and Bequeath unto my son Zedekiah Tait & to his Heirs & assigns forever The Land and Plantation whereon I now live containing four Hundred & twelve acrs more of less also one Negro boy named Robin Item I give and Bequeath unto my Daughter Ulan Tait & to her Heirs & assigns forever one Negro Boy named Martin also one Negro Girl named Bettey Item I lend unto my Well beloved Wife Mary Tait for & During the Term of her natural Life or Widowhood Eighteen slaves & their Increase Viz. Abram, Ned, Blackman, Jack, Isaac, Will, Nett, Lucy, Cloe, Jamey, Phillis, Doll, Aggey, Duke, Helpit, Gilbet, Reuben, & Jack, together with all the Rest, & Residue of my Estate both real & Personal of what Naure, Kind, or Qualit so ever, & from & Immediatly after her Deceas I give & bequeath the Estate to as above lend to her to be Equally Divided Between my ten Children herein before Mentioned But if my Wife should intermarry then it is my Will & Desire & I accordingly order it so, that the To as above lent to her During life shall Immediatly after such intermarriage be Equally Divided between her and my s.d ten Children share and share alike, Item it is my Will & Desire that if one or more of my said Ten Children should Die without Issue that then, What I have before given such Child, or Children so dying shall be Equally Divided between the Survivours of them Item it is my Will & Desire that my Estate be not appraised & Lastly I constitute & appoint my Well beloved Wife Mary Tait my son Zackarias Tait and my Freind David Anderson Executors of this my Last Will & Testament In Testimony whereof I have hereunto set my Hands & seal this Twenty Day of November One Thousand seven Hundred & Sixty Eight

John Tait (his seal)

Sealed & Delivered I presence of

Anne Terrell

Anne Terrell

Mary O. Terrell

Richm.d Terrell

James Hill

At a Court held for Louisa County Sept.r y.e 11.th 1769

This will was this Day produced in open Court and was proved by the Oaths of Richmond Terrell & Anne Terrell two of the witnesses thereto & Ordered to be Recorded

Teste

John Nelson C.L.C.

Know all men by these Presents that we Mary Tait Zacharias Tait Waddy Thompson John Hawkins & Ja.s Tait Sen.r are held & firmly bound unto Tho.s Johnson & als Gent Justices of the Court of Louisa County, now sitting in the sum of Two Thousand Pounds to the payment whereof, Well and truly to be made to the s.d Justices & their Successors, we bind ourselves & each of us, our, & each of our Heirs, Ex.rs & adm.rs, Jointly & severally, firmly by these Presents, Sealed with our Seals this Eleventh Day of September in the year of our Lord One Thousand seven Hundred & Sixty Nine, and in the Ninth year of the reign of our Sovereign Lord George the third

The Condition of this obligation is such, That if the above bound Mary Tait & Zackarias Tait Ex.rs of the Last Will & Testament of John Tait Dec.d do make, or cause to be made, a true & perfect Inventory of all & Singular the Goods, Chattles & Credits of the s.d Dec.d which have or shall come to the Hands, Possession or Knowledge, of the s.d Mary and Zackarias or into the Hands and Possession of any other Person or Persons, for them and the same so made, do exhibit into the County Court of Louisa at such time as they shall be thereunto required by the s.d Court, and the same Goods, Chattles & Credits, and all other the Goods, Chattles & Credits of the s.d Dec.d which at any time after shall come to the Hands Possession or knowledge of the s.d Mary & Zackarias or into the Hands & Possession of any other Person or Persons, for them do well & truly administer acording to Law, and further do make a just & true account of their actings and doings therein, when thereto required by the s.d Court; and also shall well and truly pay & Deliver all the Lagacies Contained & Specified in he s.d Testament, as far as the Goods, Chattles & Credits, will thereunto Extend, and the Law shall Charg, Then this obligation to be void & of none Effect, or else to remain in full force & Virtue

Sealed & Delivered in the presence of

Mary (her mark) Tait (her seal)

Zackarias Tait (his seal)

Waddy Thompson (his seal)

John Hawkins (his seal)

Ja.s Tait (his seal)

At a Court held for Louisa County Sept.r y.e 11.th 1769 Mary Tait and Zackarias Tait & acknowld this Bond to be their Act & Deed, and by the Court Ordered to be Recorded

Teste John Nelson C.L.C.

In the name of God Amen I Robert Temham of the parish of s.t Martins and County of Louisa being in health of Body and Sound mind and memory God be praised for the same do make constitute and appoint this only last Will and Testament in form and manner following, Imprimis, My Soul I commit unto God who gave it, my Body I commit unto the Earth from whence it was taken, As for such Worldly Goods as God hath been pleased to bless me with, after all my Lawfull and Just debts are paid, I will and dispose of the Remainder in the following manner that is to say, I give and bequeath unto my Daughter Mary West all that corner of Land above Peter Sheltons Branch where my s.d Daughter Mary now lives, containing Two Acres be the same more or less, I likewise give and bequeath unto my s.d Daughter Mary one Negroe Boy named Jupiter the whole to her and her Heirs forever, Item I give and bequeath unto my Daughter Eliz.a Tenham One dark Bay Horse known by the name of the lame Horse and which is now in the Possession of my s.d Daughter Eliz.a also I give and bequeath unto my s.d Daughter Eliz.a her first Choice of a Feather Bed and Furniture, out of all my Houshold Furniture, also I give and Bequeath unto my s.d Daughter Eliz.a one Negroe Woman Have named Lucy and all her future Increase the whole to her my s.d Daughter Eliz.a and her Heirs forever, Item I give and Bequeath to my Daughter Rebekah Walker One Negro Boy named Charles to her and her Heirs forever, Item I give and Bequeath unto my Daughter Sarah Johnson One Negro Boy Have named Sam to her & her Heirs forever, Item I give and Bequeath unto my Daughter Ann Temham one Sorral Horse known by the name of Johns Horse and now in the Possession of my s.d Daughter Ann, also I give and Bequeath unto my s.d Daughter Ann her next or second choice of a Feather Bed and Furniture out of all my Household Furniture, also I give and Bequeath unto my s.d Daughter Ann One Negro Man Have named Tom, the whole to her my s.d Daughter Ann and her Heirs forever, Item myWill is, that all the Remainder of my Estate, both real and personal; not already Bequeathed as above, at my Decease shall be sold by my Executors hereafter named and one Years Credit given to the purchaser or purchasers, What is by them to be sold is the Remainder of my Land, One Negroe Man slave Named Jimmy the Remainder of my Houshold and all my Kitchen Furniture and in a word all my Estate not above Bequeathed and the Money ariseing from such Sale shall by my Exrs be applied in the first place to the payment of my Just Debts (and the overplus if any there be) shall be Equally divided among my five Daughters above mentioned, Lastly I appoint my trusty Friends Major John Boswell of Hanover County and Thomas Johnson Jun.r son of Nicholas Johnson of Louisa County whole and sole Executors of this my Last Will and Testament hereby revoking all former Wills by me made and publishing this only as my last Will and Testament In Witness whereof I have hereunto set my Hand and affixed my Seal this Twenty third Day of December Anno Domini One Thousand seven Hundred & Sixty Eight

Robert Temham (his seal)

Signed, Sealed and published in the presence of us

Pouncey Anderson

Robert Wilson

Elizabeth (her mark) Anderson

At a Court held for Louisa County October the 9.th 1769 This waiill was Exhibited into Court by John Boswell Gent, one of the Executors therein appointed who made Oath thereto according to Law, and was also proved by the Oath of Rob.t Wilson one of the Witnesses which was ordered to be certified
Teste John Nelson clk cur

At a Court held for Louisa County November the 13.th, 1769 This Will was further proved by Pouncy Anderson a Witness & ordered to be Recorded

Teste John Nelson C.L.C.

Know all men by these presents that we John Boswell, John Richmond and Tho.s Paulett are held and firmly bound to Tho.s Johnson, Ja.s Merewether, Rich.d Anderson and W.m Phillips Gent. Justices of the Court of Louisa County now sitting in the sum of One Thousand Pounds, To the payment, whereof, well and truly to be made to the s.d Justices, and their Successors, we bind ourselves, and each of us, our, and each of our Heirs, Exrs, and Adm.rs Jointly and Severally, firmly by these presents, Sealed with our Seals, this Ninth, Day of Oct.r in the year of our Lord One Thousand Seven Hundred and Sixty Nine and in the Ninth Year of the Reign of our Sovereign Lord George the third.

The Condition of this obligation is such that if above bound John Boswell Executor of the last Will and Testament of Rob.t Temham Dec.d do make, or cause to be made, a true and perfect Inventory of all and singular, the Goos Chattles and Credits of the s.d Dec.d which have or shall come to the Hands, Possession or knowledge of the s.d John Boswell or into the Hands and Possession of any other Person or Persons for him and the same so made do Exhibit into the County Court of Louisa at such time as he shall be thereunto required by the s.d Court, and the same Goods, Chattles and Credits, & all other the Goods, Chattles and Credits, of the s.d Dec.d, which at any time after shall come to the Hands, Possession or Knowledge of the s.d John Boswell or into the Hands and Possession of any Person or Persons for him do well and truly administer according to Law, and Further do make a Just and true Account of all his Actings and doings therein when thereto required by the s.d Court and also shall will & truly pay and deliver all the Lagacies contained and specified in the s.d Testament, as far as the s.d Goods, Chattles & Credits will thereunto extend, and the Law shall charge, Then this obligation to be Void of none Effect, or use to remain in full force & virtue

John Richmond (his seal)

Tho.s Paulett (his seal)

Sealed and Delivered in the presence of

John Nelson

At a Court held for Louisa County October y.e 9.th 1769

John Boswell, John Richmond and Tho.s Paulett acknowledged this Bond to be their Act and Deed which is ordered to be Recorded

Teste John Nelson C.L.C.

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In the name of God Amen I John Wadkins of Louisa County Sen.r Being in my Perfect Sences and mind after recommending my Soule into the Hands of a Gracious God, doth hereby confess this to be my last Will and Testament as doth further Instruct, to wit, Item, I give & bequeath to my loveing son Isam Wadkins all my Land in this County after the dues of spowes Ann Wadkins, the s.d Isam to pay his three Brothers ten pounds curr.t Money a piece, and all the reast of my pesanell Estate to be Equally Divied among the whole of Children, that is to say Isam Wadkins, Jn.o Wadkins, Fanny Wadkins, Jos. Wadkins, Eliz.a Wadkins, Joel Wadkins my Executors, Given under my Hand, and whereunto I have set my Hand and seal this foarth day of Febuary in the year of Loard God in One Thousand seven Hundred sixty nine

John (his mark) Wadkins (his seal)

David Cosby Jun.r

W.m Rice

Thomas Jackson

At a Court held for Louisa County November y.e 13.th 1769 This Will was this Day exhibited in open Court by Isham Watkins One of the Executors therein named who made oath thereto according to Law, and was proved by W.m Rice and Tho.s Jackson two of the witnesses thereto & Ordered to be Recorded

Teste

John Nelson C.L.C.

Know all men by these presents that we Isham Wadkins & (illegible) Gentry are held and firmly bound to Robt.t Anderson, Tho.s Johnson (illegible) and W.m Phillips G.t Justices of the Court of Louisa County now sitting in the Sum of Five Hundred pounds Curr.t Money, To the payment whereof, well and truly to be made to the s.d Justices and their Successors, we bind ourselves, and each of us, our, and each of our Heirs, Exors, and Admos, Jointly and Severally, firmly by these presents, sealed with our Seals, this thirteen day of Nov.r in the year of our Lord One Thousand Seven Hundred and sixty nine, and in the Tenth year of the Reign of our Sovereign Lord George the third The Condition of this obligation is such, that if the above bound Isham Wadkins Executor of the last Will and Testament of John Wadkins dec.d do make or cause to be made a true and perfect Inventory of all and Singular the Goods Chattles and Credits of the s.d dec.d which have, or shall come to the Hands, possession or Knowledge of the s.d Isham Wadkins or into the Hands and Possession of any other person or persons for him and the same so made, do exhibit into the County Court of Louisa at such time as he shall be thereunto required by the s.d Court, and the same Goods Chattles and Credits, and all other the Goods, Chattles and Credits of the s.d dec.d, which at any time after shall come to the Hands, possession or knowledge of this s.d Isham or into the Hands and possession of any other person or persons for him do well & truly administer according to Law, and further do make a Just & true account of all his actings and doings therein, when thereto requested by the s.d Court, and also shall well and truly pay and deliver all the Lagacies contained and specified in the s.d Testament, as far as the s.d Goods, Chattles, and Credits will thereunto Extend and the Law shall charge, then this obligation to Void and of none Effect or else to remain in full force and Virtue

Sealed and Delivered in the presence of

Isham Watkins (his seal)

Moses (his mark) Gentry

At a Court held for Louisa County November the 13.th 1769 Isham Watkins and Moses Gentry this Day acknowledged this to be their Act and Deed and by the Court ordered to be recorded

Teste John Nelson C.L.C.

In obedience to an Order of Louisa County Court bearing date Dec.br y.e 12.th 1768 directing a division of the Estate of Maj.r Tho.s Merewether dec.d Estate We have proceeded to, and divided the same as followeth

	L	Vallue
One Negro Man David		42-10-0
Lell, a woman		50-0-0
Adam, a young Fellow		65-0-0
Billey, a likley Boy		40-0-0} Miss Milly
Queen, a Girl		20-0-0 Merewethers
Aggy...d.o		18-0-0 allotment
Milley...d.o		14-0-0
Bunch a likley Boy		55-0-0

	L	304-10-0
		1.....to receive

	L	305-10-0
Isaac, a Negro Man	L	55-0-0 } M.r
Phillis, a Woman		50-0-0 Rich.d
Moses		50-0-0 Anderson
Mary		42-10-0 allotment
Queen		38-0-0 who hath
David		27-10-0 Entermarried
Frank		20-0-0 with Miss
Mary at M.r Gilmores		42-10-0 Ann
		Merewether

	L	325-10-0
		20-0-0...to pay out

	L	305-10-0
Samm, a Negro Man	L	60-0-0} M.r W.m
Sukey a woman		50-0-0 Lewis allot.
Dick		50-0-0 mt who hath
John, a likley Boy		42-10-0 Enter marr-
Sarah a Girl		38-0-0 ied with
Judith, d.o		20-0-0 Miss Lucy
Samm, a Boy		16-0-0 Merewether
Peggy, a Girl		10-0-0

	L	286-10-0
		19-0-0 to receive

	L	305-10-0

Given under our Hands this 16.th Day of February One Thousand seven Hundred and Sixty Nine
 At a Court held for Louisa County Nov. y.e 13.th 1769. This Division was this Day retuned, and
 Ordered to be Recorded
 Jn.o Moor

Joel Terrell
Nicholas Lewis
Teste John Nelson Cl.L. C.

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I John Dashper of Louisa County being in a low and weak state of Health but in my perfect senses and Memory, do make and appoint this my Last Will and Testament, as followeth, My Will and desire is that my Whole Estate (to wit) Three Hundred Acres of Land in Louisa County, Stock of Horses, Cattle, Hogs, and Household Goods with whatsoever I am now possess of be sold and Equally divided among all my Children except my youngest Son, which I desire may have ten pounds more than an Equal part. The names of my Children are Thomas, John, William, Ann and James, (being five in all) my Will and desire is, that all the Debts due to me may be collected and Equally divided amongst all my Children, My desire is, if any of my Children should die before they arrive to Lawfull Age or Marry, that their Portion be Equally divided amongst my Surviving Children, I do appoint, Patrick Henry, Nath.l Anderson, Curtis Parrott and John Matlock Executors of this my last Will and Testament
In Witness whereof I have hereunto set my Hand and Seal this Eighteenth Day of July, One Thousand seven Hundred and sixty Nine

John Dashper (his seal)

Ja.s Lastley

David Terrell

Tho.s Dashper (his mark)

At a Court held for Louisa County January y.e 8.th 1770

This Will was this Day presented in Court by Nath.l Anderson and Curtis Parrott two of the Executors therein named who made Oath thereto according to Law, and was proved by Ja.s Lastley, David Terrell and Tho.s Dasher the Witnesses thereto, which is by the Court Ordered to be Recorded

Teste John Nelson C.L.C.

Know all men by these presents that we Nath.l Anderson, Curtis Parrott, John Watson and Tho.s Dashper are held and firmly bound to Tho.s Johnson, W.m Johnson, W.m Phillips & Gent. Justices of the Court of Louisa County, now sitting, in the Sum of three Hundred pounds, To the payment whereof, well and truly to be made to the s.d Justices, and their Successors we bind ourselves, and each of us, our, and each of our Heirs, Exrs, and Admrs, Jointly and Severally, firmly by these presents Sealed with our Seals, this Eight day of Jan.y in the year of our Lord One Thousand Seven Hundred and Seventy, and in the tenth year of the Reign of our Sovereign Lord George the third.

The Condition of this obligation is such, that if the above bound Nath.l Anderson and Curtis Parrott Exrs of the last Will and Testament of Jn.o Dashper Dec.d do make or cause to be made a true and perfect Inventory of all and Singular the Goods, Chattles and Credits of the s.d dec.d, which have, or shall come to the Hands, Possession or Knowledge of the s.d Nath.l Anderson and Curtis Parrott, or into the Hands, and Possession of any other Person or persons for them, and the same so made, do exhibit into the County Court of Louisa, at such time as they shall be thereunto required by the s.d Court, and the same Goods, Chattles and Credits, and all other the Goods, Chattles and Credits of the s.d dec.d, which at any time after shall come to the Hands possession or Knowledge of the s.d Nath.l Anderson and Curtis Parrott, or into the Hands and Possession of any other Person, Persons for them do well and truly administer according to Law, and further do make a Just and true account of his Actings and doings when thereto required by the s.d Court, and also shall well and truly pay and deliver all the Lagacies contained and specified in the s.d Testament, as far as the s.d Goods, Chattles and Credits, will thereunto extend, and the Law shall Charge Then this obligation to be Void & of none Effect, or else to remain in full force & virtue

Sealed and Delivered in the presence of

Nath.l Anderson (his seal)

Curtis Parrot (his seal)

John Watson (his seal)

Tho.s (his mark) Dashper (his seal)

At a Court held for Louisa County January y.e 8.th 1770

Nath.l Anderson, Curtis Parrott, John Watson and Tho.s Dashper acknowledged this to be their act & Deed & ordered to be Recorded

Teste John Nelson C.L.C.

This is a true and perfect Inventory of the Estate of John Dashper dec.d taken by David Terrell, John Matlock and Jn.o Bickly agreeable to an Order of Louisa Court

	L-S-D
3 steers and 1 Heifer at 15/.4 Cows a 38/	10-12-0
4 Earlings a 8/ 2 Heifers 25/ 21 Pigs at 2/6	6-14-0
19 Hogs a 7/6 1 Grindstone 2/ 1 Grey Horse L10	17-4-0
1 Mare L7 3 Saddles 35/ 4 sifters 5/ 2 Bells 3/	9-3-0
1 sauce pan 3/ 1 stock lock 3/ 4 sifters 5/ 2 Bells 3/	0-7-6
1 Bed and Furniture 22/6 Box and Lumber 2/	1-4-6
Morter Gum and Salt Box 1/3 1 pot of salt 8/4	0-9-7
Coller and Faims 9.d 10 Midlings of Bacon 5L	5-0-9
15 gammons and shoulders of D.o 4L smoak.d Beef 50/	6-10-0
2 peggs 4/ 1 plow hoe 2/6 3 wedges 4/ old Iron 6/3	0-16-9
1 narrow ax 4/6 1 Broad D.o 5/ 1 Frying pan 5/	0-14-6
1 doz.n plates 16/ 4 Dishes 15/ 1-2 doz.o knives and Forks 3/6	1-14-6
½ doz.n spoons 1/ 4 Basons 12/6 1 jugg 2/6 3 pails 3/	0-19-0
1 Box Iron and 1 p.r shears 5/ 1 Funnel 1/ Wheel and Cards 5/	0-11-0
1 snuff Box 1/ 1 Pott and Hooks 8/ 1 pad lock 6.d Sallow 13/	1-4-6
2 Raw hides 17/6 2 Sack Bags 5/ Coin 70/	4-17-6
Nubbings 8/ salt 8/ 1 Barrell 1/6 1 drawing knife 2/6	1-0-0
2 Boxes 3/ 1 plow has 4/ 4 casks 10/ 1 stack of Hops 20/	1-17-0
Blades 17/6 straw 3/ 1 Horse skin / 2 raw hides 10/	1-16-0
4 vials of some Diaccalen 2/	0-2-0

L 72-13-1

In Obediance to the above order we being first sworn have appraised the Estate of Jn.o Dashpert dec.d witness our Hands this 12.th day of March 1770

David Terrell
John Matlock
John Bickley

Memorandum of things claimed by Thomas Dashper

1 Colt L7.10 shoemakers Tools 5/6	7-5-6
Ladle and Flesh Forks 2/6 1 Bed and Furniture L5.10	5-12-6
1 Bed and Furniture	5-10-0

At a Court held for Louisa County the 19.th Day of March 1770

This inventory was this Day return.d & ordered to be recorded

Teste John Nelson C.L.C.

In the name of God Amen I Robert Hester of Louisa County being in perfect senses, do make and ordain this my last Will and Testament in manner and form following Viz I give to my son Abraham Hester the Tract of Lane whereon he now lives situate lying and being in Mecklenburg County on Butchers Creek containing three Hundred Acres, To him and his Heirs forever, he allowing my Wife Barbara Hester to work four Hands on the Land dureing her Widowhood. Item I give and Bequeath unto my son James Hester two hundred and Fifty Eight Acres of Land in the Fork of a Branch that makes into Buchers Creek, being part of a Tract that I purchased of Tho.s Baker, to begin at the mouth of the Spring Branch then to run according to the meanders thereof until a line answers to make an Equal division of the Tract I bought of the s.d Baker, between any s.d Son, Ja.s Hester, and my Son Nathan Hester, the s.d Two Hundred and Fifty Eight Acres to my Son Ja.s Hester his Heirs & forever, Item I give my son Nathan Hester the remaining Two Hundred and Fifty Eight Acres of Bakers Tract before mentioned according to a line of devision as afoes.d between him and James Hester to him the s.d Nathan Hester his Heirs and assigns, They the s.d Ja.s and Nathan Hester allowing my wife Barbara Hester the liberty of working four Hands on the Tract of 516 acres during her widdowhood and where it shall best suit..Item I give to my son Cha.s Hester the Tract of Land whereon I now live containing Four Hundred and thirty one Acres to him and his Heirs and assigns forever, my Wife Barbara Hester having free and Indisputable authority upon the same during her widdowhood,, Item, I give unto my son Fra.s Hester twenty pounds curr.t money, to be delivered to him at the Age of Twenty one years. Item. I give to my son Samuel Hester seventy Pounds Curr.t money to be delivered to him at the age of Twenty one years, Item. I lend to my daughter Sarah Smith one negro Girl named Tannar (which she hath now in her possession) during her life, and at her Death the s.d Negro with her Increase to be Equally divided between her children, Viz, Rob.t Smith, Barbara Smith and Sarah Smith to them and their Heirs forever. Item I lend to my Daughter Agness Walton one Mulatto girle named Nan which she has in possession) during her life and at her death, she and her Increase to be Equally divided between her Daughters, Viz, Barbara Walton and Anne Hester Walton to them and their Heirs forever, Item, I give to my Daughter Barbara Walton one negro Boy named Peter to her and her Heirs forever, Item I give to my Daughter, Anne Hester One Negro Girl named Milley to her and her Heirs forever, likewise the Vallue & Thirty Pounds in Goods and Chattles out of my Estate in what can best be shared to be delivered to her at the Age of Eighteen years, Item I give to my Daughter Ann Hester the value of seventy pounds curr.t money in goods and chattles out of my Estate to be delivered to her at the Age of Eighteen to her, her Heirs and assigns forever, Item, I give to my Daughter Susan Hester the value of Twenty Pounds in Goods and Chattles of my Estate to be delivered her at the Age of Eighteen years to her and her Heirs for ever, Item. I give to my Daughter Mary Hester the Value of Seventy pounds in Goods and Chattles and of my Estate to be delivered at the Age of Eighteen years to her and Heirs & Item I give to my Daughter Eliz.a Hester the value of seventy pounds in goods and chatles to be delivered her at the Age of Eighteen years to her & her Heirs & and be it remembered that my Exre and Exr hereafter mentioned is impowered to let the five last lagaties have such things as can best be spared out of the Estate at the time of paying of the s.d Legacies. Item, I lend to my Loving wife Barbara Hester the Rest and Residue of my Estate of what nature or property whatsoever during her Widdowhood and if in case she should Marry that then the Estate be sold and the money Equally divided between my then surviveing children lending my said Wife a childs part during her life and at her death the part so left to be Equally divided among my then surviving children. Item my Will and desire is that if any of my children should die without an Heir, that their parts be Equally divided between my then Surviving children except my sons Abraham James and Nathan and Daughters Sarah Agness and Barbara, my Will and desire is that my Estate lent my Wife may be Equally devided amongst my Children after her Death. Item I nominate and appoint my loving Wife Barbara Hester Executrix of this my last Will and Testment during her Widowhood and if she should Marry, That then my son Abraham Hester to be Executor, hereby revoaking and Disannuling all former Will and

Testaments by me heretofore made In Witness when of I hereunto set my Hand and Seal this Sixth
November 1769

Robert Hester (his seal)

Sealed and Delivered Inpresence of

Robert Garland

Geo Lumsden

Sam Temple

At a Court held for Louisa County March 12.th 1770

This Will was this Day presented in Court by Barbara Hester the Executrix therein named who made
oath thereto according to Law, and was proved by Geo. Lumsden, and Sam.l Temple two of the
Witnesses thereto and by the Court Ordered to be Recorded

Teste John Nelson C.L.C.

Know all men by these presents that we Barbara Hester Sam.l Temple and Abraham Hester are held and firmly bound unto Tho.s Johnson Tho.s Johnson Jun.r Ja.s Overton Waddy Thompson and W.m Phillips Gent. Justices of the Court of Louisa County, now sitting in the Sum of Two Thousand Pounds, To the payment whereof, well and truly to be made to the s.d Justices and their Successors, we bind ourselves, and each of us, our, and each of our Heirs Exrs, and Admrs, Jointly and Severally firmly by these presents Sealed with our Seals, this Twelfth day of March in the year of our Lord, One Thousand seven Hundred and Twenty and in the forth year of the Reign of our Sovereign Lord George the third The condition of this obligation is such, that if the above bound Barbara Hester Executrix of the last Will and Testament of Rob.t Hester dec.d do make or Cause to be made, a true and perfect Inventory of all and Singular, the Goods, Chattles and Credits of the s.d dec.d which have or shall come to the Hands, Possession or knowledge of the s.d Barbara Hester or into the Hands and Possession of any Person or Persons for her, and the same so made, do exhibit into the County Court of Louisa at such time as she shall be thereunto required the s.d Court, and the same Goods, Chattles and Credits, and all other the Goods, Chattles and Credits of the s.d dec.d which at any time after shall come to the Hands, Possession or Knowledge of the s.d Barbara or into the Hands and Possession at any other Person or Person for her do well and truly administer according to Law, and further do make & Just and true account of her Actings and Doings therein when thereto required, by the s.d Court and also shall well and truly pay and Deliver all the Legacies contained and specified in the s.d Testament, as far as the s.d Goods, Chattles and Credits with thereunto attend, 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

Barbara Hester (her seal)

Sam.l Temple (his seal)

Abraham Hester (his seal)

At a Court held for Louisa County March the 12.th 1770

Barbara Hester, Sam.l Temple and Abraham Hester acknowledged this Bond to be their Act and Deed which is Ordered to be Recorded

Teste John Nelson C.L.C.

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The last Will of Benjamin Henson of Louisa County I give my sole to God that gave it me, and my Body to the earth from whence it came and when all my lawfull Debts are payd I give and bequeste to my beloved Daughter Sarah Hensen all my Estate that I have let it ly in what manor so ever it will in Land, Good or Money or Household Note I give it all to her, and do make her my sole Heire to all hereunto I have set my Hand and Seal this Ninth Day of March One Thousand seven Hundred and sixty five

Benj.a Henson (his seal)

Signed sealed in presence of us

Samuell Henson

Lucy Henson

At a Court held for Louisa Couny Apr.l y.e 9.th 1770

This Will was this Day proved by Sam.l Henshon and Lucy Henson witnesses thereto and ordered to be Recorded

Teste John Nelson C.L.C.

Know all men by these presents that we Sam.l Henson, Nathan Mayor and W.m Hughes are held and firmly bound to Cha.s Barrett, Rob.t Anderson, Sam.l Ragland, Tho.s Johnson Jun.r and Ja.s Overton, Gent, Justices of Louisa County now sitting in the Sum of Five Hundred Pounds, To the payment whereof well and truly to be made to the s.d Justices and their successors, we bind ourselves and each of us, our, and each of our Heirs, Exrs and Admrs, Jointly and severally, firmly by these presents, sealed with our seals, this ninth Day of Ap.l in the year of our Lord One Thousand Seven Hundred and Seventy and in the ninth year of the Reign of our sovereign Lord George the third

The Condition of this obligation is such, that if the above bound Sam Henson administrater with the Will annext, of all the Goods, Chattles and Credits of Benj.a Henson dec.d, do make or cause to be made, a true and perfect Inventory of all & singular the Goods, Chattles and Credits of the s.d dec.d, which have or shall come to the Hands, possession or knowledge of him the s.d Sam.l Henson, or into the Hands or possession of any other person or persons for him and the same to made Exhibit or cause to be Exhibited into the County Court of Louisa at such time as he shall be thereunto required by the s.d Court, and the same Goods, Chattles and all other the Goods, Chattles and Credits of the s.d dec.d at the time of his Death, which at any time after, shall come to the Hands or Possession of the s.d Sam.l Henson, or into the Hands or 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 actings and doings therein, when thereto required by the s.d Court of all the rest & residue of the s.d Goods, Chattles and Credits, which shall be found remaining when the s.d admors account, the same being first Examined & allowed by the Justices of the Court for the time being, shall deliver & pay unto such person or persons respectively, as the s.d Justices by their Order or Judgment shall direct, pursuant to the Laws in that case made and provide once if it shall hereafter appear, that any last Will and Testament was made by the s.d dec.d, and the Exor or Exors therein named do exhibit the same into the s.d Court, making request to have it allowed and approved accordingly if the s.d Sam.l Henson being thereunto required, do render and deliver up his Letters of Administration, approbation of such Testament being had and made in the s.d Court, Then this obligation to be Void and of none Effect, or Else to remain in full force and Virtue

Sam.l Henson (his seal)

Nathan (his mark) Watson (his seal)

W.m Hughes (his seal)

Sealed and delivered in the presence of

John Nelson

At a Court held for Louisa County April y.e 9.th 1770

Sam.l Henson Nathan Watson and W.m Hughes acknowledged this Bond to be their Act and Deed, and ordered to be Recorded

Teste John Nelson C.L.C.

Inventory of the Estate Belonging to Rob.t Wingfield dec.d taken the 10.th May 1770

8 Hed Cattle	7-12-6
1 Grey Mare	6-0-0
1 Bay D.o	8-0-0
10 sheep and 4 lambs	4-10-0
1 Bed and Furnature	3-10-0
1 D.o...D.o with an under Bed	6-0-0
2 Chests 10/ 2 water pails 4/ 1 Coopers Axe 1/	0-15-0
1 shoe Hammer 1/ 1 p.r Pinchers 1/	0-2-0
1 Box Iron & Heaters 10/ 3 Iron Potts & 2 p.r Hooks	1-15-0
½ doz.n Knives and Forks 3/6 11 spoons 1/3	0-4-9
6 plates 9/ parcel of pewter 12/6	1-1-6
1 Flesh fork & 1 stone mug	0-1-6
1 Table 2/6 1 bench & 4 stools 2/6 1 cask 2/6	0-7-6
1 Meal sifter 1/3 1 p.r seesars 4.d parcel Books 6/	0-7-7
2 Q.t bottles 8.d 2 Hoes & 1 Axe 7/6	0-8-2
1 Loom..omitted	0-10-0

L 41-5-6

In obedience to an order of Louisa Court we the subscribers have appraised so much of the above ment.d Rob.t Wingfields Estate as was brought before us, Witness our Hands this 10.th May 1770

Pouncey Anderson

Richard Richardson

Joseph Perkins

At a Court held for Louisa County May y.e 14.th 1770

This Inventory was this day return.d and Ordered to be Recorded

Teste John Nelson C.L.C.

Know all men by these presents, that we Ursly Ragland Sam.l Ragland and Tho.s Johnson J.r are held and firmly bound to Cha.s Barrett Rob.t Anderson, Ja.s Oveton and W.m Phillips Gent. Justices of Louisa County, now sitting in the sum of Five Hundred pounds Curr.t Money To the payment, whereof well and truly to be made to the s.d Justices & their successors we bind our selves and each of us, our, and each of our Heirs, Exors, and admrs, Jointly and severally, firmly by these presents, sealed with our seals this Fourteenth day of May in the year of our Lord One Thousand seven Hundred and seventy and in the tenth year of the Reign of our Sovereign Lord George the third

The Condition of this obligation is such, that if the above bound Ursly Ragland and Sam.l Ragland admors of all the Goods, Chattles and Credits of John Ragland Jun.r dec.d, do make, or cause to be made, a true and perfect Inventory of all and Singular the Goods, Chattles and Credits of the s.d Dec.d which have, or shall come to the Hands, Possession of Knowledge of them the s.d Ursly Ragland and Sam.l Ragland or into the Hands or Possession of any other Person or Persons for them, and the same so made do exhibit, or cause to be exhibited into the County Court of Louisa at such time as they shall be thereunto required by the s.d Court, and the same Goods, Chattles, and Credits, and all other the Goods Chattles and Credits of the s.d Dec.d at the time of his death which at any time after, shall come to the Hands or Possession of the s.d Ursly and Samuel, or into the Hands or Possession of any other person or persons for them, do well and truly administer according to Law, and Further do make a Just and true account of their actings and doings therein when thereto required by the s.d Court, and all the rest and Residue of the s.d Goods, Chattles and Credits which shall be found remaining upon the s.d Admors account the same being first Examined and allowed by the Justices of the Court for the time being, shall deliver & pay unto such person or persons respectively, as the s.d Justices by this order or Judgment shall direct, pursuant to the Laws in that case made & provided, and if it shall hereafter appear, that any Last Will and Testament was made by the s.d dec.d, and the Exr or Exrs therein named, do exhibit the same into the s.d Court, making request to have it allowed and approved according by, if the s.d Ursly and Sam.l being thereunto required, do render and deliver up their Letters of administration: approbatin of such Testament being paid and made in the s.d Court, then this obligation to be void and of none Effect or else to remain in full force and Virtue

Ursulay (his mark) Ragland (his seal)

Sam.l Ragland (his seal)

Thomas Johnson J.r (his seal)

Sealed and Delivered in the presence of

John Nelson

At a Court held for Louisa County May y.e 1770

This Bond was this day Ack.d by Ursly Ragland Sam.l Ragland & Tho.s Johnson J.r to be their Act & Deed, which is ordered to be Recorded

Teste John Nelson C.L.C.

In the name of God Amen I Francis Clark the Elder of Louisa, do make this present Writing to be my last Will and Testament in manner following. Imprimis, I give to my son Joseph Clark two Hundred Acres of Land whereon he now lives to him and to his Heirs forever, Item I give to Isham Haley One Hundred Acres of Land adjoining to my s.d Son Joseph Two Hundred to him and to his Heirs forever. Item I give to my Daughter Agness Haley One Hundred Acres of Land whereon she now lives to her & her Heirs forever, also One Negro Girl named Beck, during her natural Life & after her Death I give the s.d Beck to my Grand Daughter Cordelia Haley to her and to her Heirs forever, Item I give to my Daughter Elizabeth Haley five shillings, to my son the s.d Clark five shillings, to my Son Isaac five shillings, to my son John five shillings, to my son Francis five shillings, to my son Christopher five shilling Item, I give to my Daughter Sarah Moreman Ten pounds Curr.t Money Item, I give to my Grandson Francis Clark son to John Clark two Hundred acres of Land lying on the Head of Cross Creek to him and his Heirs forever. Item my Will and desire is that my Exrs do sell in fee simple my Tract of Land on the Stoney Run in Hanover County to the best bidder, and my Will and Desire is that the money arising from such sale be Equally divided among my five Viz. Tho.s, John, Isaac, Francis and Christopher. Item. Sell the rest and residue of my Estate Real and Personal, that is to say Lands, Mill, Negroes, Hooks, Houshold Goods, Debts, Money and other Estate whatever, I lend bequeath and devise to my Daughter Ursula Clark dureing her life, and after her Death I give and devise the same to the Heirs of her Body Lawfully begotten forever, but in case the s.d Ursula shall die without Lawfull Issue, my will is that all the Estate hereby Given her shall be sold by my Ex.r in fee simple and the Money arising from such sale I give to all my Children shall be then living and to the Heirs of those who are Dec.d My Will is therein case my Daughter Ursula or any Person with whom she may Intermarry shall at any time Waste distroy misuse or abuse any part of the Estate hereby given her for life, in that case I will that the s.d Ursula or the Person she may Marry shall immediately or in Reasonable time make good such lots, misuse, waste or abuse, and give Bond and good Security to my Exrs not to commit any other Waste or abuse of any of the afores.d Estate and on future of giving such Security my Will is that my Exrs shall take the whole of the s.d Estate into their Hands and Possession to be safely kept for the use of the s.d Ursula during her life she receiving the profits thereof from my Exrs and after her Death my Will is that they redeliver the same to the Heirs of her Body Lawfully begotten and on future of such Heirs, I will that they my s.d Exrs sell the s.d Estate as afres.d and pay te money it produced to my Children as before mentioned, Lastly I constitute and appoint my three sons, Jos, Clark, Tho.s, Clark and Isaac Clark Exrs of this my last Will hereby revoking all other Wills by me heretofore made In Witness whereof I have hereunto set my Hand and Seal this 13.th Day of January One Thousand seven Hundred and Sixty Nine

Francis Clark (his seal)

Signed, Sealed & Delivered In the presence of

R.o Phillips Jun.r

John Haley

Armstde Crew

At a Court held for Louisa County Jan.y 8.th 1770

This will was this day presented in Court by Isaac Clark one of the Exrs therein named who made affirmation thereto according to Law, ans was proved by the affirmation of Jn.o Haley one of the Witnesses thereto & ordered to be certified & a Court for the same County May y.e 14.1770 the same was, further proved by the Oath of Rich.d Phillips Jun.r & ordered to be Recorded

Teste

John Nelson C.L.C.

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Know all men by these presents that we Isaac Clark, Tho.s Johnson J.r and Rich.d Anderson are held and firmly bound to Rob.t Anderson, W.m Phillips, Waddy Thompson and Tho.s Poindexter Gent. Justices of the Court of Louisa County now sitting in the sum of One Thousand Pounds To the payment whereof well and truly to be made to the s.d Justices and their successors, we bind ourselves, and each of us, our, and each of our Heirs. Exrs and admrs, Jointly and severally, firmly by these presents, sealed with our seals, this Eight Day of Jan.y in the year of our Lord One Thousand seven Hundred and Seventy, and in the tenth year of the Reign of our Sovereign Lord George the third.

The Condition of this obligation is such, that if the above bound Isaac Clark Exor of the Last Will and Testament of Francis Clark dec.d do make or cause to be made a true and Perfect Inventory of all & singular the Goods, Chattles and Credits of the s.d dec.d , which have, or shall come to the Hands, Possession or Knowledge, of the s.d Isaac Clark, or into the Hands and Possession of any other Person or Persons for him, and the same so made, do exhibit into the County Court of Louisa, at such time as he shall be thereunto required by the s.d Court, and the same Goods, Chattles and Credits, and all other the Goods, Chattles and Credits of the s.d knowledge of the s.d Isaac Clark 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 & true account of his actings and doings therein when thereto required by the s.d Court and also shall well and truly pay and deliver all the Legacies contained and specified in the s.d Testament as far as the s.d Goods, Chattles and 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 & virtue

Isaac Clark (his seal)

Tho.s Johnson (his seal)

Rich.d Anderson (his seal)

Sealed & Delivered in the presence of

John Nelson

At a Court held for Louisa County Jan.y y.e 8.th 1770

This Bond was this Day in open Court acknowledged by Isaac Clark Tho.s Johnson and Rich.d Anderson, and Ordered to be Recorded

Teste John Nelson C.L.C.

Know all men by these presents that we, Lette Green and Tho.s Carr are held and firmly bound unto Thomas Johnson, Nath.l Pope, James Overton, and William Johnson Gent, Justices of Louisa County now sitting in the sum of Two Hundred Pounds, To the payment whereof, well and truly to be made to the s.d 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 this ninth Day of July in the year of our Lord One Thousand seven Hundred and Seventy and in the Tenth year of the Reign of our Sovereign Lord George the third

The Condition of this obligation is such that if the above bound Lette Green administratrix with the Will annexed of all the Goods, Chattles and Credits of Forest Green deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattles and Credits of the s.d deceased, which have, or shall come to the Hands, Possession or Knowledge of her the s.d Lette Green, or into the Hands or Possession of any other Person or Persons for her and the same so made, do Exhibit or cause to be Exhibited into the County Court of Louisa at such time as she shall be thereunto required by the s.d Court, and the same Goods, Chattles and Credits and all other the Goods, Chattles and Credits of the s.d Deceased , at the time of his death which at any time after, shall come to the Hands or possession of the s.d Lette Green or into the Hands or 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 all her Actings and Doings therein, when thereto required by the s.d Court, and all the rest and Residue of the said Goods, Chattles and Credits which shall be found remaining upon the s.d Administratrix's Account the same being first Examined and allowed by the Justices of the Court for the time being, shall deliver and pay unto such Person or Persons Respectively, as the s.d Justices 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 Weill and Testament wwas made by the s.d deceased, and the Executor or Executors therein named do Exhibit the same into the s.d Court, making request to have it allowed and approved accordingly if the s.d Lette Green being thereunto required, do render and deliver up her Letters of administration approbation of such Testement being had and made in the s.d Court, Then this obligation to be Void and of none Effect or else to remain in full force & Virtue

Sealed and Delivered in the presence of

Lette (her mark) Green (her seal)

Thomas Carr (his seal)

At a Court held for Louisa County July the 9.th 1770

This Bond was this day in open Court acknowledged by Lette Green and Thomas Carr to be their Act and Deed and by the Court was admitted to be Recorded

Teste John Nelson C.L.C.

Know all men by these presents that we W.m Garrett Jun.r and W.m Garrett are held and firmly bound unto Thomas Johnson, Rob.t Anderson, Nath.l Pope and William Johnson Gent, Justices of Louisa Cuntly now sitting in the sum of One Thousand pounds, to the payment whereof well and truly to be made to the s.d Justices, and there successors, we bind our selves and each of us, our, and each of our Heirs Exrs and Admrs Jointly and severally, firmly by these presents, sealed with our seals this ninth day of July in the year of our Lord One thousand seven Hundred and seventy and in the Tenth year of the Reign of our Sovereign Lord George the third

The Condition of this obligation is such that if the above bound William Garrett Jun.r administrator of all the Goods, Chattles and Credits of John Garrett deceased, do make or cause to be made a true and perfect Inventory of all and Singular the Goods, Chattles and Credits of the s.d deceased which have or shall come to the Hands, Possession or Knowledge of him the s.d W.m Garrett Jun.r or into the Hands or possession of any other person or persons for him and the same so made, do exhibit or cause to be exhibited into the s.d County Court of Louisa, at such time as he shall be thereunto required by the s.d Court, and the same Goods, Chattles and Credits and all other the Goods, Chattles, and Credits of the s.d Dec.d at the time of his death, which at any time after shall come to the Hands or possession of the s.d W.m Garrett or into the hands or 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 Actings and Doings therein, when thereto acquired by the s.d Court And all the rest and residue of the s.d Goods, Chattles and Credits which shall be found remaining upon the s.d Administrators account, the same being first Examined and Allowed by the Justices of the Court for the time being shall deliver and pay unto such Person or Persons Respectively, as the s.d Justices 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 and Testament was made by the s.d Dec.d and the Executor or Executors therein named, do Exhibit the same into the said Court, making Request to have it alloed and approved according, if the s.d W.m being thereunto required; do render and deliver up his Letters of Administration, approbation of such Testament being had and made in the s.d Court, Then this obligation to be void and at none Effect, or Else to remain in full force and Virtue

Sealed & Delivered in the presence of

William Garrett J.r (his seal)

William Garrett (his seal)

At a Court held for Louisa County July y.e 9.th 1770

This Bond was this Day in open Court acknowledged by William Garrett Jun.r and William Garrett to be their Act and Deed and by the Court ordered to be Recorded

Teste John Nelson C.L.C.

In the name of God Amen I David Cosby of the County of Louisa and parish of Fredericksville, being of sound & disposing mind and memory do make by last Will & Testament in the following manner – Imprimis, I lend to my well beloved Wife during her widdowhood the Tract of Land whereon I now live together with all the Rest of my Estate of every kind, Item I give and Bequeath to my two Daughters Barbara and Jane, after the Death or Marriage of my Wife, the following Slaves, to wit, Hannah & Aimene together with all the Children they have or may have Except one which I shall hereafter particularly Dispose of, to be Equally Divided Between them and their Heirs forever, But if Eighther of my Daughters Barbara or Jane should Die before they come to age or Marry then my Will & Desire is, the part Given her shall be subject to my Estate, Item I give and Bequeath to my Grandson Rich.d Tomkins One Negroe Girl Named Daphne, the Daughter of Aimena to him & Heirs forever, Item It is my Will & Desire that if either of my Daughters Barbara or Jane should marry contrary to my Wifes consent the part herein before bequeathd to her shall Return to my Estate, and be subject to the same Disposition with it Item I do hereby Order & Direct my Exrs hereafter to be nam.d to sell all my Estate, both real & Personal not before Dispos'd of as soon as conveniently may be after the Death or Marriage of my Wife, & it is my Will and Desire that the money arising from such sale be Equally Divided Between my sons, Charles, David, Overton John & James Item It is my Desire that my Estate be not appraised---Lastly I appoint my two sons, Charles & David and Rob.t Armistead Exrs of this my last Will & Testament In Witness whereof I have hereunto Set my Hand & affix'd my Seal this ninth Day of December One Thousand Seven Hundred & Sixty Eight
David Cosby (his seal)

Sign'd Seald & Delivered In presence of us

James Smith

Archolous Harris

James Winston

At a Court held for Louisa County Sept.r y.e 10.th 1770

This Will was this Day presented in Court by Charles Cosby one of the Exrs therein nam'd who made oath thereto according to Law, & was also proved by the oaths of Ja.s Smith & Arch.ls Harris two of the witnesses thereto & ordered to be Recorded

Teste John Nelson Cl. Cur

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Know all men by these presents that we Cha.s Cosby, Garrett Minor, James Overton J.r & George Pottie are held & firmly bound unto Rob.t Anderson, W.m Johnson, Tho.s Johnson Jun.r and W.m Phillips Gent. Justices of the Court of Louisa County now sitting in the sum of one Thousand Pounds Curr.t Money To the payment whereof well and truly to be made to the s.d Justices and their Successors, we bind ourselves and Each of us, our & each of our Heirs, Exrs & admrs Jointly and Severally, firmly by these Presents, sealed with our Seals this 10.th Day of Sept.r in the Year of our Lord 1770 and in the 10.th year of the Reign of our Sovereign Lord George the third
The Condition of this obligation is such that if the above bound Cha.s Cosby Exor of the last Will & Testament of David Cosby Dec.d do make or Cause to be made a true & perfect Inventory of all & Singular the Goods Chattles & Credits of the s.d Dec.d, which have or shall come to the Hands, Possession or Knowledge of him the s.d Cha.s Cosby or into Hands Possession or Knowledge of any other Person or Persons for him, and the same so made do Exhibit into the County Court of Louisa at such time as he shall be thereunto Required by the s.d Court and the same Goods, Chattles and Credits, and all other the Goods Chattles and Credits of the.s.d Dec.d which at any Time after shall come to the Hands Possession or Knowledge of the.s.d Cha.s Cosby, 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 actings and Doings thereon when thereunto Required by the.s.d Court, and also shall well and truly pay and Deliver all the Lagacies contained and specified in the.s.d Testament, as far as the s.d Goods Chattles and Credits will thereunto Extend, and the Law shall charge Then this obligation to be Void & of none Effect, or Else to Remain in full force & virtue

Charles Cosby (his seal)

Ja.s Overton (his seal)

Garrett Minor (his seal)

George Pottie (his seal)

Sealed & Delivered in the presence of

The Court

At a Court held for Louisa County Sept.r y.e 10.th 1770

Cha.s Cosby, James Overton, Garrett Minor and George Pottie this Day Ack.d this Bond to be their Act & Deed which is admitted to Record

Teste John Nelson Cl Cour

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Know all men by these Presents that we Robert Armistead & James Overton are held & firmly Bound to Thomas Johnson & others Gent.n Justices of the Court of Louisa County now sitting in the Sum of One Thousand Pounds Curr.t Money, To the payment whereof well & truly to be made to thes.d Justices and their successors, we bind ourselves and Each of us, our & Each of our Heirs, Exrs & Admrs Jointly & Severally firmly by these Presents, Sealed with our Seals and Dated this 10.th Day of December 1770 & in the 11.th year of the Reign of our Sovereign Lord George the third.

The Condition of this obligation is such that if the above Bound Rob.t Armistead Executor of the last Will & Testament of David Cosby Dec.d do make or cause to be made a true & perfect Inventory of all and singular the Goods, Chattles and Credits of thes.d Dec.d which have or shall come to the possession or knowledge of thes.d Robert Armistead or into the Hands & possession of any other Person or Persons for him, and the same so made do Exhibit into the County Court of Louisa at such time as he shall be thereunto required by thes.d Court and the same Goods, Chattels and Credits and all the other Goods Chattels and Credits of the s.d Dec.d which at any time after shall come to the hands possession or knowledge of the s.d Robert or into the hands or 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 Actings & doings therein when thereto required by thes.d Court and also shall well & Truly Pay & Deliver all the Lagacies Contain'd and specified in thes.d Testament, as far as thes.d Goods, Chattles & 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 & Virtue

Rob.t Armistead (his seal)

James Overton (his seal)

Sealed and Delivered In the presence of

John Nelson

At a Court held for Louisa County Dec.r y.e 10.th 1770

Robert Armistead & James Overton Ack.d thes.d Bond to be their Act & Deed which is ordered to be Recorded

Teste

John Nelson Cl. Cur

Know all men by these Presents that we David Cosby, Garland Anderson and John Minor are held & firmly bound unto Charles Barrett Gent. The first Justice named in the commission of the Peace for Louisa County for & in behalf and to the sole Use & Behoof of the Justices of the County & their successors In the Sum of Ten Thousand pounds Currnt money to be paid to the said Charles Barrett his Exrs, Admrs or assigns to the which payment well and truly to be made, we bind ourselves and every of us, our and every of our Heirs Exrs, and Admrs, Jointly and Severally firmly by these presents, Sealed with our Seals, Dated this 14.th Day of January Anno Domini 1771

The Condition of this obligation is such, That if the above bound David Cosby Exor of the last Will and Testament of David Cosby Dec.d, do make or cause to be made, a true and Perfect Inventory of all and Singular the Goods, Chattles and Credits of the said Dec.d, which have or shall come to the Hands Possession or Knowledge of the said David Cosby, or into the Hands and Possession of any other Person or Persons for him, and the same so made, do Exhibited into the County Court of Louisa at such time as he shall be thereunto Required by the said Court and the same goods, chattles and credits of the said Dec.d which at any Time after shall come to the Hands, Possession or knowledge of the said David Cosby or into the Hands & Possession of any other Person or Persons for him do well & truly administer according to Law, and further do make a true and just account of his Actings and Doings therein when thereto Required by the said Court and also shall well & truly pay & Deliver all the Lagacies contained and specified in the said Testament as far as the said Goods, Chattles and Credits will thereunto Extend and the Law shall charge, Then this obligation to be Void and of none Effect or Else to Remain full force & Virtue

David Cosby Jun.r (his seal)

Garland Anderson (his seal)

John Minor (his seal)

Sealed & Delivered In the presence of

The Court

At a Court held for Louisa County January 14.th 1771

David Cosby Garland Anderson and John Minor Ack. This Bond to be their Act & Deed which is Ordered to Recorded

Teste John Nelson Cl. Cur

In the name of God Amen, I Tho.s Lipscomb of s.t Martin's Parish in Louisa County Planter, being at this time very sick and weak of Body, but blessed be God of perfect Sence and Memory Do make this my last Will and Testament in manner and form following, Imprimis, I Recommend my Soul into the Hands of my Creator, hoping for the Remission of all my Sins thro the merits of my Blessed Saviour's most precious Death & Resurrection, and my Body to be Buried Decently at the Descretion of my Exrs hereafter Named, and for my Worldly Estate which it hath Pleas'd God to Bestow on me, I dispose of it in Manner and form following, Viz, Item I lend unto my Beloved Wife During her Natural Life or Widdowhood five, Negroes (to wit) Dick, Samson, James, Jack and Nan, also half of my Flock of all kinds and half of all my Household Furnature Item I Give unto my Son John Lipscomb and to his Heirs & assigns forever, Five Hundred Acres of Land lying upon goldmine Creek in Louisa County to be laid of to him at the Discretion of my Exrs hereafter named but in Case my s.d son John should die without Lawfull Issue Then it is my Will and accordingly I Desire and Order my Exrs to sell thes.d Land at their own Discretion and the Money so arising to be Equally Divided amongst all my Children and their Representatives. Item, the Remaining part of my Land not before given, lying on Goldmine Creek in Louisa County I desire and it is my Will that my Exrs do sell it Either at Publick Auction or at private Sale at their own Discretion and the Money so arising to be Equally Divided amongst all my Children and their Representatives. Item I lend unto my Wife during her Life or widdowhood all the Tract of Land whereon I now live and after her Decease or Marriage Then it is my Will and Desire that my Exrs do sell thes.d Land at their own Discretion as the other and the money so arising to be Equally Divided among all my Children and their Representatives Item I Give unto my Daughter Mary Wash her Heirs & assigns forever One Negro Named Charles, Item I Give unto my Daughter Susanah Ragland her Heirs & assigns forever one negro named Daniel, Item I Give unto my Daughter Sarah Pettus her Heirs & assigns forever, One negro named Abram, Item I give unto my Daughter Betty Smith her Heirs & assigns forever one Negro named Cate, Item I give unto my Daughter Anna Sims her Heirs & assigns forever One Negro named Dinah Item I give unto my Daughter Anness Davis her Heirs and assigns forever one negro named Molley and Thirty Pounds Curr.t Money Item I give unto my Daughter Agness Ragland her Heirs and assigns forever One Negro named Amey Item my Will and Desire is that my Grand children to wit Eliz.a Hall and Salley Hall have one Equal childs part of my Estate, and in Case that Either of them Dies without Lawfull Heir Begotten of their Bodies that then the other Surviving one to have her part, and in Case both Dies without Lawfull Heir or Heirs that then Each of their part of my Estate be Equally Divided among all my children and their Representatives, Item and Further it is my Will and Desire that if any of my Children should Die without Lawfull Heir or Heirs of their Bodies that then their Parts be Equally Divided Amongst the Remainder of my children and their Lawfull Representatives, all the rest and remainder of my Estate both Real & Personal, and also that part of my Estate lent to my Beloved Wife after the Expiration of her Term my Will is and accordingly I order that the same be sold Discretionly by my Exrs and the Money so arising be Equally Divided amongst all my Children and their Lawfull Representatives, I do Hereby revoke, Disanull and make void all other former wills by me made, Ratifying & confirming this to be my last Will and Testament, And I as hereby authorize, Impower, appoint and Desire my son William Lipscomb and my son Tho.s Lipscomb to be my whole & sole Exrs of the same, As Witness my Hand & Seal this Third Day of October and Thousand Seven Hundred and Seventy

Thomas Lipscomb (his seal)

Sign'd, seal'd publish & Declared by thes.d Testater as his last Will & Testamant In presence of us
William Pettus

James Smith

John Smith

W.m (his mark) Davis J.r

At a Court held for Louisa County Nov.r the 12.th 1770. This will was this Day Exhibited into Court

by W.m & Tho.s Lipscomb Exrs therein named, who made oath thereto according to Law and was also proved by the oaths of the witnesses thereto and by the court ordered to be recorded
Teste John Nelson Cl. Cur.

Know all men by these Presents that we William Lipscomb Thomas Lipscomb, Sam.l Ragland J.r and Jn.o Smith are held & firmly bound unto Tho.s Johnson, W.m Johnson, Ja.s Overton & Ja.s Merewether Gent Justices of the Court of Louisa County now sitting in the sum of Two Thousand Pounds. To the payment whereof, well and truly to be made to the s.d Justices, and their Successors, we bind ourselves and Each of us, our, and Each of our Heirs, Exrs and Admrs, Jointly Severally firmly by these Presents, Sealed with our Seals this 12.th Day of Nov.r in the year of our Lord 1770 & in the 11.th year of the Reign of our Sovereign Lord George the third.

The Condition of this obligation is such, that if the above bound W.m & Tho.s Lipscomb Exrs of the Last Will & Testament of Tho.s Lipscomb Dec.d do make or cause to be made, a true & perfect Inventory of all & singular the Goods, chattles & credits of thes.d Dec.d which have or shall Come to the Hands Possession or Knowledge of thes.d W.m & Tho.s or into the Hands and Possession of any other Person or Persons for them and the same so made do Exhibit into the County Court of Louisa at such time as they shall be thereunto Required by thes.d Court, and the same Goods Chattles, and all other the Goods, Chattles & Credits of thes.d Dec.d, Which at any time after shall come to the Hands, Possession or knowledge of thes.d W.m & Tho.s or into the Hands & possession of any other Person & Persons for them as well & truly administer according to Law and further do make a just & true account of his actings & Doings therein, when thereto required by thes.d Court, and also shall well & truly pay & Deliver and the Lagacies contained and specified in thes.d Testament as far as thes.d Goods Chattles & Credits will thereunto Extend & the Law shall charge, then this obligation to be void & of none Effect, or Else to remain in full force & Virtue

W.m Lipscomb (his seal)

Tho.s Lipscomb (his seal)

Sam.l Ragland (his seal)

John Smith DL (his seal)

At a Court held for Louisa County Nov.r 12.th 1770. This Bond was this Day Ack.d by W.m & Tho.s Lipscomb, Sam.l Ragland and John Smith DS and Ordered to be Recorded

Teste John Nelson Cl.Cur

In the name of God Amen I John Pettus of Louisa County being at this time in Good health & blessed be god of perfect good sence and memory, and calling into mind the uncertainty of the transitory life & that all flesh must yield unto death when almighty god shall please to call, do constitute & appoint this my last will & testament in manner & form following

First and Principally I give my Soul to God that gave it me & my Body to the Earth to be Interred in such Decent and Christian manner as to my Exrs hereafter named shall think meet & convenient in sure & certain hopes of its Resurrection to Eternal Life, Thro the merits of Jesus Christ my Blessed Saviour and Redeemer, and as to what Temporal Estates God hath been pleased to bestow upon me, after my Just & Lawfull Debts are paid, I Give, Devise and bequeath as followeth Impriis I give Devise and Bequeath unto my Beloved son Sam.l Overton Pettus Two Hundred and Fifty Acres of Land Including the Plantation whereon I now live, Beging at a corner of Cha.s Kennedy's and Rich.d Wright's on the North fork of Little Rocky Creek Thence to Run a Course towards the Northana River Below the spring that belongs to my new designe, and to continue that course till there must be a corner made to strike Cha.s Kennedy's line below little Rockey Creek or Davenport Kennedy's line on the.s.d Creek so as to Include the afores.d Two Hundred and Fifty Acres Thence along up the Creek as the line now Runs to a corner of Rich.d Wrights thence along his line to the Beginning to him, his Heirs & assigns forever Item I give Devise and Bequeath unto my son John Waters Pettus Two Hundred and Twenty five Acres of Land Beginning at the corner of my son Sam.l Overton Pettus's that is to be made in his line, Runing thence to the northana River, thence down the.s.d River to a corner of Charles Kennedys below the Mouth of Little Rocky Creek, thence along the.s.d Kennedy's line, to the line whereon my son Sam.l strikes the.s.d o include the.s.d Two Hundred and Twenty five acres, To him his Heirs and assigns forever Item I give Devise and Bequeath unto my son W.m Overton Pettus Two Hundred & Twenty five Acres of Land Beginning on the Northanna River at my son John's Corner, thence up the River to a corner on Jos. Graves line upon the.s.d River, thence along the.s.d Graves's line and William Pettus's if Necessary, then to a corner and Run a straight line to my son Sam.l or John's line to include Two Hundred & Twenty five acres to him his Heirs and assigns forever Item I give unto my son Tho.s Waters Pettus all the Remaining part of my Land not before given, To him his Heirs & assigns forever Item my Will and Desire is that if any of mys.d sons Dies before they come of Lawfull age, or without legal Issue that then there part of my Land be Equally Divided among the surviving Brothers or their Lawfull Representatives, Item. I give unto my son Sam.l Overton Pettus One Negro Woman named Cait with her hereafter Increase also one Feather Bed & Furnature and my Silver Watch To him his Heirs and assigns forever Item I give unto my son Jn.o Waters Pettus one negro girl named Rachel and her Increase, also one Feather Bed and Furnature and a Gold Ring with a Posie let virtue be a guide to the to him his Heirs and assigns forever. Item I give unto my son W.m Overton Pettus one negro Boy named Sammy also one feather Bed and Furnature To him his Heirs & assigns forever Item I give unto my son Tho.s Waters Pettus one negro boy named Harry, also one feather bed & furnature to him his Heirs & assings forever, Item I give unto my Daughter Anne Overton Pettus one negro Fellow named Bobb also one Feather Bed and Furnature & a gold Ring with a Possie, True Love is Endless, and a chest with Two Draws in it to her her Heirs and assigns forever, Item, give unto my Daughter Mary Waters Pettus one Negro Woman named Fannie with her hereafter Increase, also one Feather Bed and Furnature, and a Chest with Two Draws in it to her her Heirs and assigns forever, Item I give unto my Daughter Barbara Overton Pettus, One Negro Fellow named Natt, also one Feather Bed & Furniture and my Chest of Draws to her, her Heirs and assigns forever, Item I give unto my Daughter Lucy Waters Pettus, One Negro Fellow named Frank, also One Feather Bed and Furniture and a small chest, to her her Heirs & assigns forever, Item It is my Will that all my Pottle Bottles and Carry boys be Equally Divided among my Four sons, and all my Quart Bottles, Item my Will and Desire is that if any of my Children Dies under age, or without Lawfull Issue, that then there part obe Equally Divided among the Remaining Brothers and Sisters or their Lawfull Representatives, Item my Will and Desire

is, that if in case any of the Negroes that I have here given to my children Dies before the said Child that I Gave him to comes to Lawfull age or marries, that then the said child or children be made hole out of my estate, Item my Will & Desire is that my negro Fellow named York and Wench named Hannah be kept on the plantation with the other Negroes or Hired out at the Discretion of my Exrs until my Son Samuel comes of Age and then Sold and the money Equally divided among all my children. Item I give unto my son John Waters Pettus my Desk and my small looking glass and a sermon Book Docter Evorard Works, Item my Will and Desire is that all my Hard mettle Pewter be Equally Divided among all my Children, Item my Will & Desire is that all my China ware and Earthen ware and stone mugs and jugs be equally Divided among my four Daughters Item I give unto my son Sam.l Overton Pettus my copper Kittle, Item I give unto my Daughter Ann Overton Pettus my Tea Kittle Item I give unto my Daughter Mary Waters Pettus my Bell mettle skillet Item I give unto my Daughter Barbara Overton Pettus my Iron skillet and my least Iron Pot & Hooks, and my Daughter Lucy my Warming Pan Item I give unto my Daughter Lucy Waters Pettus my second least Iron Pott Item I give unto my son W.m Overton One large pott & Hooks. Item I give unto my son Tho.s Waters Pettus my next largest Pott & Hooks and a sermon Book of Havel's Works. Item I give unto my son W.m Overton Pettus my Gun Item my will and Desire is that my son Sam.l Overton have my Horse and my Daughter Ann Overton my Bay Mare & my Daughter Mary Waters my other Mare and my Daughter Ann Overton her Mothers side saddle Item I give unto my Three youngest sons and Two youngest Daughter Five Pounds Cash Each Item my will and Desire is that the Remaining part of my Houshold Furniture and all my stock be Sold and the Money arising from such sale, together with all the other part of my estate not before given be Equally Divided among all my Children Item my Will and Desire is that my Nephew Rich.d Eggleston have the care and bringing up of my Daughter Ann Overton Pettus and my Daughter Lucy Waters Pettus, and the Rest of my children. I leave to the care and brining up my Exrs hereafter named, Item I constitute and appoint my lving Freinds Stephen Pettus, W.m Pettus and Edmund Eggleston my whole and sole Exrs of this my last Will & Testament, In Witness whereof I have hereunto set my Hand and seal this Twenty sixth Day of February One Thousand Seven Hundred & seventy

John Pettus (his seal)

Signed sealed and publis'd in presence of us

Richard Wright

Bartelott Wright

Richard Luck

At a Court held for Louisa County Nov.r

This Will was this day exhibited in open Court by Stephen Pettus and William Pettus two of the exrs therein named who made thereto, and was also proved by the Witnesses, and by the Court ordered to be Recorded

Teste

John Nelson Cl. Cur

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Know all men by these presents, that we Stephen Pettus W.m Pettus Ja.s Overton, W.m Anderson and Jn.o Marshall, are held & firmly bound to Tho.s Johnson, W.m Johnson, Ja.s Merewether & W.m Phillips Gent Justices of the Court of Louisa County, now sitting, in the sum of Two Thousand Pounds, To the payment whereof well and truly to be made, to thes.d Justices and their successors, we bind ourselves and each of us, our, and each of our Heirs, Exrs and admrs Jointly and Severally firmly by these presents, sealed with our seals this 12.th Day of Nov.r in the year of our Lord 1770 and in the 11.th year of our sovereign Lord George the third

The Condition of this obligation is such, that if the above bound Stephen & W.m Pettus Exrs of the last Will and Testament of John Pettus Dec.d do make or cause to me made a true & perfect Inventory of all and singular the Goods, Chattles and Credits of thes.d Dec.d which have, or shall come to the Hands, Possession or Knowledge of thes.d Stephen & W.m or into the Hands and Possession of any other Person or Persons for them, and the same so made do Exhibit into the County Court of Louisa at such time as they shall be thereunto required by thes.d Court, and the same Good Chattles & Credits, and all other the Goods, Chattles and Credits of thes.d Dec.d which at any time after shall come to the Hands, Possession or knowledge of thes.d W.m & Stephen or into the Hands or Possession of any other Person or Persons for them, do well and truly administer according to Law, And further do make a just & true account of their actings and Doings therein, when thereunto required by thes.d Court; and also shall well & duly pay & Deliver all the Lagacies contained and specified in thes.d Testament as far as thes.d Goods, Chattles & Credits will thereunto Extend & the Law shall charge, Then this obligation to be void & of none Effect or else to Remain in full force & Virtue

Sealed & Delivered in presence of

Stephen Pettus (his seal)

W.m Pettus (his seal)

Ja.s Overton (his seal)

W.m Overton (his seal)

Jn.o Marshall (his seal)

At a Court held for Louisa County Nov.r 12.th 1770

This Bond was this day acknowledged and ordered to be Recorded

Teste John Nelson Cl. Cur

Know all men by these presents that we Ja.s Anderson & W.m Phillips Gent are held & firmly bound unto Rob.t Anderson the first Justice in the Com of the peace for Louisa County for & in behalf, and to the same Use & Behoof of the Justices of thes.d County & their successors in the sum of 500 L Cur.t money To be paid to thes.d Rob.t Anderson his Exrs admrs & assigns to the which payment well & truly to be made, we bind ourselves & every of us, our & every of our Heirs Exrs & admrs Jointly and severally firmly by these Presents, sealed with our seals, Dated this 11.th Day of September 1770. The Condition of this obligation is such, that if the above bound James Anderson adm.r of all the Goods Chattles & Credits of W.m Chamber Dec.d do make or cause to be made a true & perfect Inventory of all and singular the Goods, Chattles & Credits of thes.d Dec.d which have or shall come to the Hands, Possession or Knowledge of his thes.d James Anderson or into the Hands or Possession of any other Person or Persons for him and the same so made do Exhibit, or cause to be Exhibited into the County Court of Louisa at such time as he shall be thereunto Required by thes.d Court and the same goods chattles & credits and all other the Goods Chattles & Credits of thes.d Dec.d at thes.d time of his Death, which at any time after shall come to the Hands or possession of the s.d Ja.s Anderson or into the Hands & Possession of any other person or persons for him, do well and truly administer according to Law & further do make a just & true account of his Actings & Doings therein when thereunto required by thes.d Court, and all the Rest & Residue of thes.d Goods Chattles & Credits which shall be found Remaining upon thes.d Admrs Account the same being first Examined & allowed by the Justices of the Court for the time being, shall Deliver & pay unto such Person or Persons Respectively, as thes.d Justices by their Order, or Judgment shall Direct, pursuant to the Laws in that case made and provided and if it shall hereafter appear that any last Will and Testament was made by thes.d Dec.d and the Exor or Exrs therein named do Exhibit the same into thes.d Court making Request to have it allowed & approved accordingly if thes.d Ja.s Anderson being thereunto Required, do render & Deliver up his Letters of Admon, approbation of thes.d Testament being first had & made in the s.d Court, Then this obligation to be void & of none Effect or else remain in full force and virtue

James (his mark) Anderson (his seal)

W.m Phillips (his seal)

Sealed & Delivered in presence of

Edm.d Waller

At a Court held for Louisa County September the 11.th 1770

This Bond was this Day ack.d by Ja.s Anderson & W.m Phillips G.t to be their Act & Deed & by the Court ordered to be Recorded

Teste John Nelson Cl. Cur

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Sept.r 1.st 1770

The Estate of Forrister Green appraised by the Subscribers

Ten young Hogs & four sows	7-10-0
Two Cows & Calves	5-5-0
Two Cows & three young steers	9-5-0
One Cow & two yearlings	4-0-0
Two Horses	17-0-0
One Bell Pott & hook	0-10-0
One Frying pan & pott	00-14-0
One Iron skillet and some shoemaker tools	0-6-0
Some carpenter tools	0-19-3
Sundry small iron tools	0-15-3
One meal sifter & riddle	0-2-0
One gun & some Dressed Leather	0-15-0
One Pewter pottle pot & two muges	0-6-9
Three Bottles, two cannesters & funnel	0-1-9
One case of Knives & folks	0-5-0
Sundries of Pewter	1-17-6
One Table 1 Butter pott & 4 baskets	0-9-6
Two Axes & Plow	0-11-6
Some old iron tools	0-7-9
One Womans saddle	1-5-0
One Mans saddle & two Bridles	0-16-6
Some Horse Harness	0-1-3
Two Flax wheels & 1 wolling D.o	1-9-3
Two Butter Potts & 2 Basons	0-10-6
One Chair & Nuntlett	0-6-6
Sundry Cyder Casks	2-0-6
Four pails & washing tubb	0-7-6
One Washing Tubb & Bedstead	0-6-6
One Bed & furniture	2-15-3
One D.o	7-10-0
One D.o	5-0-0
Five Bed sheats	2-0-0
Two Chests	0-10-6
Four chairs & Table	0-19-0
Three p.r Cotton Cards	0-2-0
One Bos -illegible	0-5-0

	a.d up 77-1-6
Brought up	77-1-6
One Razor & Hean	00-3-0
One p.r Horse flums and 3 lanserts	00-2-0
Two p.r spectacles & comb case	00-1-9
Three Books, 1 pepper Box & looking glass	00-2-9
Sundries of Earthen Ware	00-8-4
Three Glasses & Tickler	00-2-10
Two Veals 1 salt salver & small box	00-3-0

A parcel of Nails

00-3-0

L -----
78-8-2

In obedience to an order Louisa Court we the subscribers being sworn have appraised the Estate of
Forrister Green Dec.d as above Witness our Hands this Day of Sept.r 1770

At a court held for Louisa County Sept.r 10.th 1770

This Inventory was this Day Ret.d & Ordered to be Recorded

Teste John Nelson Cl. Cur

Know all men by these presents that we W.m Thompson, Waddy Thompson are held and firmly bound into Tho.s Johnson the first Justice in the commission of the peace for Louisa County for and in behalf, and to the Sole Use and behooff of the Justices of thes.d County and their successors in the Sum of One Hundred Pounds to be paid to thes.d Tho.s his Exrs Admrs and assigns, To the which payment well and truly to be made, we bind ourselves and every of us, our, and every of our Heirs Exrs, Admrs and assigns, Jointly and Severally firmly by these Presents, Sealed with our Seals and Dated this 10.th Day of December 1771

The Condition of this obligation is such that if the above bound W.m Thompson Gent. Adm.r of all the Goods, Chattles & Credits of W.m Beck Dec.d do make or Cause to be made a true and Perfect Inventory of all & singular the goods Chattles and Credits of thes.d Dec.d which have or shall come to the Hands possession or Knowledge of him thes.d W.m Thompson or into the Hands or Possession of any other Person or Persons for him and the same so made do exhibit or cause to be Exhited into the County Court of Louisa at such time as he shall be thereunto required by thes.d Court, and the same Goods, Chattles, and Credits, and all other the Goods, Chattles and Credits of thes.d Dec.d at the time of his Death which at any time after shall come to the Hands or Possession of thes.d W.m Thompson or into the Hands or 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 all his Actings & Doings therein when thereto Required by thes.d Court, and all the Rest and Residue of thes.d Goods Chattles & Credits which shall be found Remaining upon thes.d Adm.rs account the same being first Examined and allowed by the Justices of the Court for the time being shall deliver and pay unto such Person or Persons Respectively as thes.d Justices by their order, or Judgment shall Direct Pursuant to the Laws in that Case made & provided & it shall hereafter appear that any last Will and Testament was made by thes.d Dec.d and the Exr.r or Exrs there Named do Exhibit the same into thes.d Court making Request to have it allowed and approved accordingly, it thes.d William being thereunto required, do render & Deliver up his letters of Admon, approbation of such Testament being first had and made in thes.d Court Then this obligation to be Void and of None Effect or Else to Remain in full force & Virtue
William Thomson (his seal)

Waddy Thomson (his seal)

Sealed and Delivered in Presence of
John Nelson

At a Court held for Louisa County Dec.r y.e 11.th 1770 This Bond was this Day in open Court acknowledged by W.m & Waddy Thomson Gent.l be their Act & Deed & by the Court Ordered to be Recorded

Teste John Nelson Cl. Cur

The appraisment of the Estate of Ja.s Haggard Dec.d

To a parcel of Pewter	0-5-0	Brought up	12-3-6
To 1 Trunk & Lumber	0-10-0	To 7 Water Vesels	0-4-0
To 2 Piggins & Sifter	0-2-6	To 1 Parcel of Leather	0-3-0
To 1 Parcel of Tools	0-16-0	To 5 Trays	0-4-0
To a Parcel of shoema.g tools	0-5-0	To 5 Bowls & lumber	0-1-6
& Boxes		To 1 Iron Pott & Hooks	0-1-0
To 2 p.r of stockings	0-6-0	To 1 File & lumber	0-1-3
To 1 Sword & Sundrys	0-12-0	To 1 Trowel & saw	0-1-6
To 2 Boxes	0-6-0	To 1 parcel of wheat & Rye	0-3-2
To 1 Blanchett & Piller	0-5-0	To a parcel of Peas & Beans	0-4-0
To 8 Hoggs	4-10-0	To 2 Bags & Lumber	0-1-5
To 1 Grist Mill & Furniture	4-0-0	To 2 Hatchetts & 1 bottle	0-3-0
To 1 parcel of Iron & lumber	0-6-0		-----
	-----	L	13-10-11
L	12-3-6		

Octo.r 24.th 1770

In Obedience to an Order of the Worshipfull Court of Louisa County we the subscribers after being first sworn have appraised such of the Estate of Ja.s Haggard Dec.d as was offered to us for that purpose amounting to thirteen pounds Ten shillings & eleven pence Curr.t Money Given under our Hands the Date above

Thomas Freeman

Will Harris

John Matlock

At a Court held for Louisa County Dec.r y.e 10.th 1770 This Inventory was this day Returned & ordered to be Recorded

Teste John Nelson ClCur

The appraisment of the Estate of James Haggard Dec.d in Albemarle County in Curr.t Money

To 2 small Vialls	L	0-0-4
To 2 Iron Potts		0-13-0
To 1 p.r Pott Hooks		0-1-6
To 1 Griddle		0-2-6

	Carried over L0-17-4	
Brought over		0-17-4
To 1 Frying pan		0-2-0
To 1 spinning wheel		0-2-0
To 1 spinning Flax Wheel		0-9-0
To 1 looking glass		0-1-0
To 1 Flax Hackel		0-15-0
To 1 Box Iron & Heaters		0-6-0
To 1 Meal Sifter		0-1-0
To 1 Bason & 1 Desk		0-5-0
To Knives & forks and a small Bowl		0-1-9
To 1 Bottle 1 Jugg and 1 Earthen Plate		0-2-6
To 3 Pewter Plates		0-4-0
To 4 Vialls		0-1-0
To a Parcel Pewter and other lumber etc		1-0-0
To 2 p.r Cards		0-1-0
To 1 Paile		0-2-0
To 2 Chests		0-7-6
To a Parcel of House Lumber		0-13-0
To 1 Broad Ax & two Hoes		0-4-0
To 2 Sows & Piggs		1-10-0
To 1 Heifer & Calf		2-10-0
To 2 Cows & Calves & 1 two year olf Heifer		6-5-0
To 1 Heifer D.o		0-15-0
To 1 Cow skin		0-8-0
To 1 Bed with old Furniture		1-10-0
To 1 Bed...D.o...D.o		1-10-0
To a parcel Taller		0-7-6
To a parcel Flax		0-5-0
To a parcel Fether etc		1-0-0
To 7 Barrells Corn...a 7/		2-9-0
To 5 Barrells D.o ungashuck a 5/		1-5-0
To Homany Beens		0-1-0

The Widdows part Am.o to L 8-10-10	L	25-12-7

In obedience to an order of Louisa Court we the subscribers have valued the Estate of James Haggard Dec.d in Cur.t Money & the Widdows part am.o to L8-10-10 witness our Hands this 16.th day of Oct.r 1770

Henry Martin
 Ja.s Adams
 Tandy Ford

At a Court held for Louisa County Dec.d the 10.th 1770

This Inventory and appraisment was this day Returned and by the Court admitted to Record

Teste John Nelson Cl.Cur

An Inventory of the Estate of M.r John Garrett Dec.d

1 Gallon Pott 5/ 1 2l d.o 2/ 1 pint d.o 1/3	L	0-8-3
1 ½ pint d.o 1/ 1 Till d.o 7/2		0-1-7 ½
1 pair old scales and weights		0-17-0
1 chest 15/ & 1 small trunk 1/6		0-16-6
1 old back gamon table		0-10-0
1 old Barrell and a parcel damaged gun powder		0-2-6
1 Razor		0-2-6
1 pinch back watch		6-0-0
1 young bay mare		15-0-0
5 shoats		0-15-0
1 cow & calf 50/ 1 steer 30/ & two Heifers 70/		7-10-0
4 iron wedges 8/ 2 axes 6/ 1 plow Hoe 2/		0-16-3

		32-19-4 ½

In obedience to an order of Court we appraised the Estate of M.r John Garett Dec.d to L32-19-4 ½ as above which we Report under our Hands this 11.th Day of Jan.y 1771

Tho.s Poindexter

Nath.l Garland

Ja.s Landage

At a court held for Louisa County Jan.y 14.th 1771 This Inventory was this Day Ret.d & Ord.d to be Rec.d

Teste John Nelson Cl. Cur

An Inventory of the Estate of Tho.s Lipscomb Decea.d

6 Leather Chears	L	4-10-0
1 p.r Pistols & Holsters 30/ 1 p.r old d.o 7/6		1-17-6
2 guns 40/ 1 Large looking glass 30/		3-10-0
1 warming pan 12/6 7 common chears 8/9		1-1-3

	Carried over	10-18-9
Brought over		10-18-9
3 pillow cases & 1 p.r old sheets		0-7-6
1 .r counterpain sheets 30/ 1 p.r cotton D.o 50/		4-0-0
2 p.r cott.n d.o 50/ 1 p.r Bro shet.g d.o 18/		3-8-0
2 p.r old d.o 25/ 2 p.r counterpain d.o 50		3-15-0
4 p.r new cott.n d.o & 3 pillow Cases		5-9-0
6 linnen Hank.s 12/ 22 yds bro sheet.g 44/		2-16-0
1 old Chest 4/ 1 seal skin Trunk 12/6		0-16-6) 31-10

1 Parcel new feathers 60/ 1 Parcel old books 40/		5-0-0
1 old slate 7 ½ 1 small looking glass 2/		0-2-7
1 case razors & hone 7/ 2 silk Hand.rs 13/		1-2-0
2 old snuff boxes & 1 small box wafers		0-1-3
1 p.r old money scales 2/6 200 saddle tax 7 ½		0-3-1 ½
1 old Desk 50/ 12 reap hooks 17/6		3-2-6
1 p.r stillards 15/ 7 ½ yds new Ving.a cloth 15/		1-10-0
a parcel spun Yarn 40/ d.o spun Cott.n 11/9		2-11-3
1 man's saddle & Har.g 15/ 1 old d.o 3/9		0-18-9) 14-11

1 womans side saddle 37/6 1 p.r saddle bags 12/6		2-10-0
1 new search 2/6 ¾ shew thread 1/6		0-4-0
1 parcel Cott.n in the seed & bags		2-10-0
5 old bags 9/ 2 old boxes 1/3		0-10-3
5 p.r old cards 14/ 2 p.r harness & 4 stays 24/		1-18-0
3 sows & 9 piggs 63/ 1 shoats 50/		5-13-0
11 large Hogs		16-10-0
6 small D.o		7-10-0
10 small d.o 75/ 2 casks oats L5		8-15-0
2 barron cows stall'd		5-10-0
11 cows at 40/ 2 bulls 50/		24-10-0
2 small stears 60/ 5 smaller cattle L5-12-6		8-12-6
6 large yearlings		5-5-0
6 smaller d.o		2-5-0
1 old gun Barrell & lock 9/ 1 Gun lock 5/		0-14-0)92-16-9

)158-19-0
5 grubbing hoes 13/6 3 new narrow d.o 12/		1-5-6
12 old narrow d.o 24/ 8 old broad d.o 18/		2-2-0
13 old broad & narrow d.o		1-0-0
6 narrow axes 20/ 3 broad d.o 10/		1-10-0
4 iron wedges 10/ 1x cut saw 12/6		1-2-6

a parcel coopers tool augers etc	1-5-0
6 patty pans 1 candle mould p.r sheep shears &tc	0-15-0
2 old drawing Hn.s 1 Hammer	0-4-0
a parcel old Earthen ware 10/ 2 Candles st.ks 2/6	0-12-6
1 old Box iron & 2 flat d.o	0-8-0
18 Q.t bottles	0-4-6
1 pottle d.o 1 tickler & 3 Vials	0-2-6) 10-11-6

1 Feather Bed and Furniture	8-0-0
1...d.o...d.o	8-0-0
1...d.o...d.o	3-0-0
2...d.o...d.o	16-0-0
1...d.o...d.o	7-0-0
2 Common d.o	3-3-0
4 stone jugs 13/ 1 p.r fire tongs 2/6	0-15-6
19 case & Butch.r kn.s 16 forks	0-10-0
10 sides green leather	5-0-0
5 sides old d.o and some pieces	2-7-6
6 70 gall.n casks 24/ 60 gall.n cyder 30/	2-14-0
a parcel of Tallow & bees wax	1-17-0
1 23 gall.n still worm &tc	12-10-0)70-19-0

a parcel nails &tc	2-10-0
a parcel salt tubbs &tc	1-13-0
2 scythes & cradles 18/ a parcel soap 50/	3-8-0
3 potts and some butter	1-5-0
1 butter churn, 1 cullender &tc	0-5-0
1 beer cash	0-3-0
6 large pewter dishes	1-15-0
5 smaller d.o 14/ 5 pottle basons 20/	1-14-0
3 Doz.n &tc 4 pewter plates	2-19-6
8 basons 25/ 1 close stool	1-18-6)237-12-6

3 doz.n pewter spoons 8/ 6 basons 16/6	1-4-6
1 brass skillet 10/ 3 iron basons 3/	0-13-0
7 old trays 5/ 5 tubbs & piggins 12/6	0-17-6
1 iron pott 6/ 1 d.o 12/6 1 d.o 15/ 1 d.o 5/ 1 d.o 3/	2-6-6
1 d.o 5/ 1 d.o 7/6 3 p.r pott hooks 3/9	0-16-3
1 iron spit 4/6 1 d.o spoon 1 skimer & frying pan 7/	0-11-6
1 spice mortar, 1 p.r shears & old jugg	0-6-0
2 spinning wheels & 1 spindle	0-12-0
4 p.r shose 25/6 2 p.r d.o 15/	2-0-6
2 tables 6/ 1 chest 7/6	0-13-6
1 p.r irish linnen 26 yds	4-11-0
1 Remnant d.o	0-17-6)15-9-9

1 P.r bro lin.n 105 Etts L5-15-17 ½ Etts Rolls 11/8	6-6-8
1 leather wallet and 1 nail barrell	0-5-0
a parcel Corn suppos'd 100 Barrells	37-10-0

a parcel wheat...100 bushels	15-0-0
9 empty hdds & 2 barrells	1-10-0
1 cart and wheels	4-0-0
1 large bay horse	18-0-0
1 large stack fodder and blades	5-5-0
1 large d.o...d.o and 2 cocks blades	3-10-0
1...d.o...d.o & corn shucks	2-10-0
3 casks & 2 old hhds 15/ 2 cow hides 22/6	1-17-6
1 parcel nubings suppos.d 8 Barrells	1-10-0
1 old Hhhd 1 grind stone	0-6-6)97-10

3 sheep skins 3/6 3 old sack baggs 3/	0-6-6
1 old broad hoe 3/ 2 casks 6/	0-9-0
4 bee hives 10/ 8 sheep	3-2-0
1 black mare 8L 1 young mare L8 1 white d.o 7L	23-0-0
1 white d.o	5-0-0
18 geese	2-2-0
18 turkies	1-7-0
2 old collers, traces & old bridles	0-10-0
a parcel plank	0-7-0
24 wool	1-10-0)37-13

)388-6-

1 Negro girl named Amey	35-0-0
1 Boy...d.o ...Charles	60-0-0
1 woman Phaner & her 2 chil.dn Stepn.n & Hump.y	90-0-0
1 d.o Delpha and her child Betty	75-0-0
1 d.o Moll & her 2 child.n Janny & Armistead	95-0-0
1 d.o Judy & her 3 d.o Roger, Cloe & Lucy	95-0-0
1 d.o Girl nam'd Nan	65-0-0
1 d.o Man d.o James	80-0-0
1 d.o ...d.o Martin	80-0-0
1 d.o...d.o Davey	65-0-0
1 d.o...d.o Samson	50-0-0
1 d.o...d.o Dick	40-0-0
1 d.o...d.o Matt	30-0-0
1 d.o...d.o Will	37-10-0
1 d.o Girl ...d.o Molley	35-0-0)932-

carried up L 1320-16-5

1320-16-5

Continued and brought up	
8 sheep	2-8-0
4 large stears	14-0-0
4 smaller d.o	10-0-0
1 small cow & 1 stear	4-5-0
4 young cattle	3-0-0
3..d.o & a calf	3-0-0
4...d.o	5-0-0
10 sheep	3-10-0

1 small stack fodder & shucks	1-0-0)46-3-0
1 Negro man nam'd Jack	75-0-0
1...d.o Peter	80-0-0
1...d.o George	55-0-0
1 Boy d.o George	22-10-0
1 woman d.o Jane	35-0-0
1 young mare	2-15-0
1 sorrell horse	7-0-0
6 cooks blades	3-15-0
2 stacks fodder and shucks	4-10-0
a parcel corn suppos'd Barrells	28-2-6)313-12-6

)1680-11-11
8 narrow hoes 14/ 6 broad d.o 15/	1-9-0
2 grubbing d.o and 2 old d.o d.o	0-6-0
2 iron wedges 6/ 3 narrow axes 9/	0-15-0
1 iron pott and hooks 7/6 3 sides leather 32/6	2-0-0
7 large hoggs	9-0-0
58 smaller d.o	4-16-0
5...d.o	2-10-0
8 shoats	2-0-0
2 sows with pigg	2-0-0
1 womans old side saddle	0-15-0)28-11-0
	-----)1709-2-11
3 broad hoes & 1 old trow	0-13-6
1 negro boy nam.d Daniel	65-0-0
1...d.o...Abraham	60-0-0
1 Girl...d.o Dinah	45-0-0
1 jointer stock & Iron	0-1-3)170-14-9

	L1879-17-8

In obedience to an order of court we have appraised the estate of Thomas Lipscomb, or so much thereof as was presented to our view to L1879-17-8 as above, certified under our Hands this 8.th Day of April 1771

Nath.l Garland

David Smith

W.m Hughs

At a court held for Louisa County April the 8.th 1771

This Inventory and appraisement of the Estate of Thomas Lipscomb Deced being returned it is admitted to record

Test John Nelson Cl.Cur

Know all men by these presents that we John Bickley Cosby Duke and William Snelson Jun.r are held and firmly bound unto Thomas Johnson, Sam.l Ragland, James Merewether and William Phillips Gent Justices of Louisa County now sitting, in the sum of One Thousand Pounds, to the payment whereof well and 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 Admors, Jointly and severally firmly by then presents, sealed with our seals this eight day of April in the Year of our Lord 1771 & in the 11.th year of the Reign of our Sovereign Lord George y.e y.rd

The condition of this obligation is such that if the above bound Jn.o Bickley administrater of all the goods, chattles & credits of S.r William Beckley dec.d do make or cause to be made a true and perfect inventory of all and singular the goods, chattles and credits of thes.d Dec.d which have or shall come to the possession or knowledge of him thes.d John Bickley or into the Hands or possession of any other person or persons for him, and the same so made do exhibit or cause to be exhibited into the County Court of Louisa at such time as he shall be thereonto required by thes.d Court, and the same goods chattles and credits and all other the goods chattles and credits of thes.d Dec.d at the time of his death which at any time after shall come to Hands or possession of the s.d John Bickley or into the Hands or 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 actings and doings therein when thereto required by thes.d Court and all the rest & residue of thes.d goods chattles and credits which shall be found remaining upon thes.d admors account the same being first examined and allowed by the Justices of the Court for the time being, shall deliver and Pay unto such Person or Persons respectively as thes.d justices 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 and Testament was made by the said Dec.d and the Exor or Exors therein named do Exhibit the same into thes.d Court making request to have it allowed and approved accordingly, if thes.d John Bickley being thereunto required to Render and Deliver up his Letters of Administration Approbation of such Testament being had and made in the s.d Court, then this obligation to be Void, or else to remain in full force & virtue

John Bickley (his seal)

Sealed and Delivered in presence of the Court

At a Court held for Louisa County April the 8.th 1771

John Bickley, Cosby Duke and W.m Snelson this day Acknowledged this bond to be their act and deed which is ordered to be recorded

Teste

An Inventory of the Estate of M.r John Pettus Dec.d

1 Bay Mare & Colt 140/ 1 mare d.o 125/ 14 Hogs 1 sow & pigs 124/	19-9-0
2 Geese 11/3 17 head of Cattle 440/ 6 Head sheep 36/ 5 potts 4 hooks & racks 47/3	26-14-6
2 frying pans 6/9 1 copper kettle 70/ 1 flesh fork & ladle 2/6	3-19-3
1 iron pestle & 1 pan handle 2/7 3 old wedges 2/ 1 lott pales 8/	00-12-7
1 old cann 1/9 ½ 2 saddles 22/6 2 bags 3/9 4 sifters 1/3	1-8-10 ½
1 lott collers harns &tc 5/ 2 spinning wheels 10/ 3 p.r cards 2/6	0-17-6
5 gunns & 1 barrell 8/ 3 trays 3/6 3 bushells salt 9/ 1 lott lumber 8/	1-8-6
2 iron spits 10 1 pott & 2 table flaggs 2/4 10 trays & 1 salt box 7/6	0-19-10
1 chest 3/ 5 butterpots & 1 dvit pott 10/ 2 iron skilletts 3/ 4 gunns 5/	1-1-0
a quantity of walnut plank 25/ 1 still & worm 100/ 1 pott iron 30/	7-15-0
7 casks 28/ 1 gourd with tarr 4 2 hives with bees & 4 empty hives 10/	1-18-4
Raw cow hides 18/4d 9 sides leather 57/8 2 chamber potts 1/6	3-17-6
Lott Lumber consisting of Tubbs, 1 barrell, 1 butter pott 2 tallow	0-15-6
1 soap jarr 1 hatchett & 3 goards	
a quantity of featheridge plank 75/ 521 feet floor.g plank 31/3	5-6-3
gum 1/3 1 old barrell 1/3 96 feet fodder 72/ 7 cocks blades 45/	5-19-6
a quantity of boards unknown at 3/ p100	
a Quantity of corn unknown at 9/6 pbarrell	
d.o...nubbins...d.o 3/9 D.o	
2 gunns & 2 barrells 10/ 10 Bush.l wheat 30/ 1 d.o Pease 2/6	2-2-6
a Quantity of Cotton in the Sead unknown at 3.d ¾ plb	
1 chest 15/6 2lb spun cotton 5lb spun wool 10/ 3 bottles & 1 bed 1/	1-8-9
1 bell 2/ 1 chest 5/ 1 safe 25/ 3 p.r cards 2/ 1 tenant saw 10/	2-4-0
1 whipe saw 30/ 1 hakkell 2/6 2 p.r cards 9/ 1 glass 10 ½ of nutm.g 6	2-12-0
½ doz.n knives and forks 4/6 1 bridle 6/ 3 gunns 1/10 ½ 1 chest 15/6	1-7-6
1 chest 10/ 6lb spun wool 12/ a lott lumber 6.d 4 Basketts 5/	1-7-6
2 box iron & heaters 4/ 1 bed in the iner room above stars 140/	7-4-0
4 carboys 10 5L pottle bottles 26/ 19 bottles different sorts 5/4	2-1-4
2 wheat scives 5/ 2 stays & harness 9/6 5 jugs 6/ 2 gunns &tc 2/4	1-2-10
1 pot with sugar 4/ 1 Pewter chamberpot 3/ 1 doz hard mitle plates & 6 dishes 48/	2-15-0
1 Doz plates & 2 dishes 24/ 8 basons 16/ 1 pott old pewter 10/	2-10-0
1 tanhard & 1 2qt pott & Funell 7/6 1 bed pan & 2 candle moulds 10/	0-17-6
1 Cullender 1 Candle Nick & 1 Funnel 1/6 1 sauce ladle & skimmer 5/	0-6-6
1 skillett 15/ 1 Tea Kittle 6/ 1 Baskett & wool 1/ 1 Case &tc 10/	1-12-0

	111-14-11
1 Bed with an under bed & Furniture in y.e upper rom above stairs	8-0-0
1 cradle bed &tc 1/6 2 crickets 1/3 2 brushes 6. 8 chairs 24/ 1 quilt.g Frame 1/6	1-8-3
2 bags with Feathers 20/ 2 basketts with nails 32/ 7 reep hooks 1/9	2-13-9
1 old gun barrell 2/6 1 Trivet & 1 pair compasses 1/ 1 canes.r & Pep.r box 1/	0-4-6
1 Bed & Furniture 160/ 1 d.o 120/ 1 d.o 120/ 1 d.o 120/	26-0-0
1 x cut saw 30/ 1 Gun & moulds 25/ 2 brass & 2 iron candle sticks 6/	3-1-1
1 p.r tongs 3/6 1 hour glass 2/ 1 candle box 1/3 1 Loom 10/	0-16-9
1 Cart & wheels 60/ 11 chairs & 1 stool 20/ 1 candle box & lantern 7/6	4-7-6
1 muggs 7/ 1 bellows 3/6 1 warming pan 10/	1-0-6
1 lott vials gal potts basketts sadle bags &tc 6/8 1 lott old tools	
Chiswells Farmers &tc} 15	1-1-8

1 Case old knives & forks 2/6 1 small seal skin Trunk 6/	0-8-6
1 oval Table 20/ 1 square 1 d.o 2/6 3 old locks & 1 case Cas war 1/3	1-3-9
1 lott books 37/6 1 drawing knife 1/3 1 lott cannesters &tc 5/8	2-4-5
2 Pepper & cannister 2/6 1 lott Earthen dishes Plates &tc 24/9 ½	1-7-3 ½
1 lott glass tea cannister &tc 26/ 1 Dish 20/ 1 p.r scales & weights 8/	2-14-0
Paper currency 65/ silver 26/1 ½ Gold 122/6 2 rings 25/	11-8-7 ½
1 p.r silver studs & 1 clasp 6/ 4 pockett books & 1 ink pott 4/1	0-10-1
1 nutmeg grater 2.d 1 Hone Razors & strap 12/2 1 watch &tc 60/	3-12-4
1 lock & cork sersw 1/8 1 Tickler Powder Goards &tc 6/	0-7-8
1 lott files door latches &tc 5/6 1 lott Desk mountains 20/	1-5-6
1 Tob.l box & 1 p.r shears 5/6 1 Counterpain, 1 sheet & a 26 y spun cotton 12/	2-7-6
1 pr steelyards, shoemakers tools &tc 11/7 ½ 2 table clothes 8/	0-19-7 ½
11 lb sugar 2/ 1 blanchett 1/6	0-3-6
Negro Man York 500/, Bobb 1200// Negro Natt 1300/	150-0-0
Negro Frank & child Anne 1150/ Negro Wench Hannah 1000/	107-10-0
Negro Wench Fanny 1300 Negro Wench Cate 1400/	135-0-0
Negro Wench Rachel 1150/ Negro boy James coos d.o Harry 300/	102-10-0
Gray Horse 140. 1 Bridle & 1 Prayer Book 3/ 2 slates 2/	7-5-0

	691-16-7 ½

In obedience to an order of court we the subscribers have appraised the estate of John Pettus deceased /
as was Exhibited to us by the Exs as p.r this Inventory

L Temple

David Smith

Fred.k Harris

James Overton

At a Court held for Louisa County May the 13.th 1771

This Inventory and appraisment was this day returned and by the court ordered to be recorded

Teste

An Inventory of the Estate of Robert Hester Dec.d

1 Negro Wench Frank 50 L 1 negro jane L33-6-8	83-6-8
1 Negro Man Phill 75L 1 Negro Wench Liddea 32L	107-0-0
1 Negro boy Jubea 37-10 1 d.o Sam 35-0-0	72-10-0
1 Negro Girl Milley	15-0-0
23 sheep 154/ 9 Hogs 100/ 1 gray Mare 240/	24-14-0
1 Roan Colt 160/ 1 old Horse 120/ 1 Roan Mare 30/	15-10-0
4 Hill.g hoes 12/ 1 cart & wheals 60/ 1 still & worm200/	13-12-11
1 search & siftr 2/ 1 lott old iron Tools 36/ old saw 4/	
2 frying pans 9/6	2-4-6
2 pots 9/ 1 dutch oven 8/ 5 pothooks 6/3 2 spin.g wheals 15/	1-18-3
1 lott cards 15/ 1 lot water pails & ten cup 5/10. 1 lot Pewter 45/	3-5-10
2 But.r pots 6/. Knives & forks 7/6. 1 lot cask & 1 Grindstone 12/7 ½	1-6-1 ½
1 lot old Bridles 3/9. 1 saddle & 1 old Cask 8/ 2 flat irons old box d.o 5/	0-16-9
2 deer skins 16/6. 1 p.r tongs 4/. 9 guns & 1 Pistol 18/6	1-19-0
1 lot Razors hone & slate 10/7 ½. 1 lot books 23/. 6 d.o crockery ware 7/6	2-1-7 ½
1 candle stick & snuffers 1/3. 6 q.r paper 4/6. 1 desk 50/. 1 Table 25/	4-0-9
1 table 5/ 1 d.o 5/ 11 chairs 55/ 1 chest 10/ 1 sm.l look.g glass 1/3	3-16-3
1 Bed bedstead & furniture 150/. 1 d.o 100/ 1 d.o 100/	17-10-0
1 d.o d.o...d.o 120/ 1 d.o 70/ 1 chest 17/6 1 d.o 7/6	10-15-0
2 side saddles 90/. 1 lot bottles 3/1 ½. 1 lot stays & harness 17/6	5-5-7 ½
1 lott Jugs 11/9. 1 old trunk 1/6. 1 box 1/3. 4 lb cotton 6/	1-0-6
1 mans hat 3/6. 1 coat 70/ 4 p.r stock.g 4/. 1 vest 3/6. 1 Gr.t coat 25/	3-10-0
2 shirts 5/. 2 1.2 yds shallow 6/. 1 vest 2/6/ 1 p.r breeches 3/6 d.o 3/	1-1-6
1 p.r Trousers 1/6. 1 D.o 2/. 1 vest 2/6. 1 d.o 5/. 1 coat 4/	0-15-0
2 p.r shoes & 1 p.r buckles 11/. 2 old hoes 4/. 1 bell 2/6	0-12-6
1 p.r adds 1/6. 1 jointer 1/3. 1 lott lumber 1/. 1 p.r scissars 7 ½	0-4-4 ½
10 sides leather 66/. a Truss of new goods 111/2 ½	8-17-2 ½
2 p.r specticles & 1 case 5/. 2 baggs 5/. old iron 3/3	0-13-3
1 little book 1/8. 1 bottle crocus 1/	0-2-8
23 Cattle	22-17-0
1 p.r Helards 8/. 2 Trails 5/	0-13-0

L -----
427-1-4 ½

apprais'd by Mem.o Tho.s Lipscomb appraise this estate with the two subscriber but Died before it was Returned

Sam.l McGehee

Sam Temple

At a Court held for Louisa County May the 13.th 1771 This Inventory was this day returned and by the Court ordered to be Recorded

Teste

In obedience to an order of Louisa Court we the subscribers being first sworn according to Law have appraised the Estate of Robert Hester Dec.d in Micklenburg County as followeth Viz.t

1 Negro Peter	60-0-0
1 d.o Jack	50-0-0
1 d.o George	10-0-0
1 Negro Woman Beck	80-0-0
1 Negroe Boy Andrew	80-0-0
1 Negroe Man Tom	70-0-0
1 Negroe Man Will	90-0-0
1 Negroe Woman Tamer	80-0-0
29 Head of Cattle	37-0-0
29 Head of Hogs	8-5-0
1 Womans Saddle	3-0-0
Plantation Utensils L4.19.6 d.o 3.3.6	8-3-0
Old Wagon Irons	5-18-0
1 grind stone 4/. 1 Hand Mill 10/	0-14-0
1 Iron pott 12/6. 1 d.o & Hooks 7/6	1-0-1
1 Eagle Horse	8-0-0
1 Roan d.o	7-0-0
1 Black d.o L8. 1 Gray Mare L6	14-0-0
19 Head of Hogs	8-15-0
3 Cranks at 10/	1-10-0
22 Head of Cattle	27-0-0
2 Horses	7-0-0

Edw.d Lewis
Matthew Tanner
Zack.r Baker

At a Court held for Louisa County May the 1.th 1771 This Inventory was this day Return'd & by the Court ordered to be Recorded

Teste

An Inventory of the Estate of M.r Dav.d Cosby Dec.d April 12.th 1771 Viz 13 negroes, 3 horses, 28 head of cattle 16 Head of sheep, 36 head of Hogs 1 Riding chair and Harness, 1 Cart w.th chain and yokes for four steers, 2 Men's saddles, 3 Bridles 1 Wo side saddle, 3 ploughs and Hoes, 6 Hill.g Hoes, 9 bro d.o 5 Grub. d.o 4 Narrow Axes 1 bro. D.o 4 Iron Wedges, 3 augers, 3 chiswells 1 x cut saw, 1 whip saw 1 foot and 1 Coopers Adze, 11 Cyder Casks, 7 Tob.o d.o, 2 horse collers and harnes, 1 p.r of old Traces, 1 Hammer, 1 frow, 1 p.r Steelyards 1 branding, iron, 2 Guns, 3 old scyths, 1 large Bible, 1 large Prayer book 4 other small d.o 11 Pewter dishes, 4 doz.n & 10 Pewter Plates 7 Pewter Basons, 2 doz.n d.o spoons, ½ Doz.n Tin pans, 8 Earthen D.o 19 Earthen Plates, 5 Earthen Dishes, 5 Earthen bowls, 1 Chinia D.o 6 Tea Cup & saucers, 5 Tea spoons, 1 Tea Pott 8 Butter Potts & stone Jugs, 6 Patty Pans, 2 Doz.n Flag Bottom chairs 2 Leather d.o 4 Tables, 1 desk, 3 chests, 1 Trunk 6 Feather Beds & Furniture 1 suit of curtains, 1 coffe pott, 1 Tea Kettle & trivit, 1 bell mettle skillet 1 d.o spice Morter 1 Brass kette, 4 Iron Potts & Hooks, 2 Iron pott Racks, 1 d.o spit, 1 Dutch oven, 1 Iron skimmer, flesh fork & ladle 1 p.r spoon moulds and Ladle, 1 Case w.th 5 Bottles, 35 Qt Bottles, 1 plate warmer, 2 Frying Pans, 1 Search, 2 Candlesticks & Snuffers 1 Sugar Box, 8 Knives & Forks, 6 stone mugs, 3 p.r and Irons, 2 andle Moulds, 1 Safe, 2 look.g glasses, 3 spinning wheels, 6 p.r Cards 1 cloth brush, 1 Quilting frame, 1 House Brush & Scrub.g brush 1 Brass Cock, 2 Tin Funnels, 1 fire shovel, 3 p.r fire Tongs 1 Warm.g Pan, 8 Table Cloths, 3 flat Irons, 5 Wooden Trays, 1 d.o Bowl 3 wash.g Tubbs, 2 Powder.g d.o 2 water pales, 2 pigens, 1 Wa.s Can, 1 Souce tubb, 7 Reap Hooks 1 Iron Pestle, 1 Glass Tumbler, 2 Wine Glasses, 3 Chamber potts, 1 Razor strop & Hone, 1 Candle box, 1 p.r sheep sheers 2 p.r large Siscars, 1 p.r Horse fleems, 1 set of Money scales, 2 p.r of Compases 2 large Piercers, 1 set of shoemakers tools, 4 old barrells, 4.5 Bushell Measure, 4 meal bags, 1 Grindstone, 30 Geese, 2 Meal Sifters 1 p.r bullet Moulds, 2 Glass salts, 1 p.t Bottle, 5 Tin Canisters, 1 large Pewter Soop Spoon, 1 shade, 2 wheat scives, 1 Grid Iron 1 ½ Bushell measure ab.t 45 Barrells Corn, ab.t 5 Bushels wheat, ab.t 2 Bu.s oats, 2 bee hives 1 Beef Rope, 1 Tumbrel body & Iron back band, a small parcel old Iron 2 1/2sides sole leather ½ side uper d.o 1 old Hatchet, 2 Butchers knives 1 3 Gall.n oyl Jugg, 10 Towels 4 Raw Hides, 2 Calf Skins

Cha.s Cosby

David Cosby

P Armisted

At a Court held for Louisa County May 13.th 1771

This Inventory was this Day Ret.d & by the Court Ordered to be Recorded

Teste

An Inventory and appraisment of the Estate of Francis Clark Dec.d Jan.y the 27.th 1770 which is as followeth Viz.t

To 1 Bed and Furniture at L7.10 one d.o at L4	11-10-0
To 3.d a 8L	24-0-0
To 1 Negro Man Tumbler L70 one d.o Abram 25L	95-0-0
To 1 d.o Woman Amey & Child Abram	60-0-0
To 1 d.o D.o Jane a L40. 1 d.o Girl Lucy a L65	105-0-0
To 1 d.o Boy Brisco @ 40 1 d.o Girl Sall @ 25L	65-0-0
To 1 d.o Girl Beck @ 40 1 d.o Boy Sampson @ 25L	65-0-0
To 1 d.o d.o Millia	20-0-0
To 2 Dishes & ½ Doz.n Plates L4/. A parcel of Old Pewter L2.13.6	3-17-6
To 2 p.r of sheets. 1.10/. 20 yds Garlix L3 10 yds d.o @ L1.10	6-0-0
To 20 yds checks L2. 1 p.r Spoon Moulds 10/	2-10-0
To 1 Case knives and Forks 5/. 1 Doz.n Pockett Knives & forks 12/	0-17-0
To a parcel old knives & Forks 4/ 1 old Loom 5/	0-9-0
To 2 potts 12/6. 1 Gall.n Brass Kittle & old Frying Pan 6/	0-19-0
To a parcel of old Lumber 5/ a parcel old Iron 6L	6-5-0
To a parcel of Earthenware Tea Kittle &tc.	1-14-0
To 1 Hax wheel 15/ a parcel of Leather 3/. 1 Mans saddle 25/	2-3-0
To 1 Search 1/3. 28lb Feathers @ 2/6. 3 jugs 9/	4-0-3
To 49 Pains of Glass 10 by 8 @ 6.d a parcel of old books 15/	1-19-6
To 1 Butter pott 4/. 2 Chamber potts 4/6	0-8-6
To 1 Jugg with some Honey & one Butter Pott	0-12-6
To 5 Cow Hides L22. 1 Book 5/	2-7-0
To 1 Gray Horse L8. 1 Bay Horse L10	18-0-0
To 1 Roan d.o L8. 1 young mare L6	14-0-0
To 4 sheep L1. 11 Hogs @ 12/6 15 shoats @ 4/	10-7-6
To 30 Head of Catte @ 25/ a Quantity of Fodder L5	42-10-0
20 Bar.s Corn @ 10. 800 Pork @ 25/	20-0-0
To 5 Bushels Wheat 15/. some Dryed Beef L3. 1 Watch L3	6-15-0

	591-14-3

To 1 old Gun 1 old Box Iron 1 small looking Glass
 To 1 Candle stick, 1 spit, 1 400 slay & Harness
 To 1 Tth.d Tob.o Nett 9 6 9. 1 D.o Shep.d N. Q 23 and the Nett.g
 Proved as by the acc.t of sails @ 10 p.t is L 9.4.5

To 2 pieces of gold supposed to weigh L6.12. Cash L4.5

Wb. The above last mentioned articles was shown by Isaac Clark Exor and Inventory'd after the appraisment by

R.d Phillips Jun.r

In pursuance of an order of the Worshipfull Court of Louisa County we the subscribers have appraised all the Estate of Francis Clark Dec.d that was shown us by Isaac Clark Exectutor

Tho.s Paulett

R.d Phillips Jun.r

At a Court held for Louisa County the 1770 This inventory and appraisment of the Estate of Fra.s Clark Dec.d was this Day Ret.d & Ordered to be be Recorded

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In the name of God Amen I Charles Barrett being being in my Perfect Sences but Knowing the Uncertainty of Human life, have thought fit to make this my last Will & Testament making Void all others whatsoever.

Imprimis I will and bequeath to my Brother and his Heirs forever all that Tract of Land Surveyed by M.r Walton he allowing Forty five Pounds a Hundred, but as I am Certain Walton made a Great Mistake I desire that it may be Run over by M.r John Hawkins to ascertain the Quantity.

Item I will and Bequeath to beloved Wife Mary Barrett all my Estate Real & personal after my Debts are paid Except my share in the Loyal companys Grant which I leave to be Equally Divided among all my Children

Item I make Constitute and appoint my Bro.r Rob.t Barrett my son Charles Barrett and my wife Mary Barrett Exors & Exix of this my last Will & Testament as Witness my Hand and Seal this 10.th September 1770

Cha.s Barrett (his seal)

At a Court held for Louisa County June the 10.th 1771

This will was this Day Presented in open Court and it appearing that the same is the Hand Writing of the said Dec.d and Charles Barrett his Son & Heir appeared & said he had no objection to the same, the same was by the Court Ordered to be Recorded

Test

Know all men by these presents that we Joseph Clark Tho.s Paulett and Dabney Carr are held & firmly bound to Tho.s Johnson, James Overton Tho.s Johnson Jun.r & W.m Phillips Gent. Justices of Louisa County, now sitting in the sum of one Thousand Pounds Curr.t Money, to the payment whereof well & truly to be made to thes.d Justices & their Successors, we bind ourselves and each of us, our and each of our Heirs, Exrs and admrs, Jointly & severally firmly by these presents sealed with our seals, this 10.th Day of June 1771

The Condition of this obligation is such that if the above bound Jos Clark admr of all the Goods Chattles and Credits of Ben Clark Dec.d do make or cause to be made a true a true and Perfect Inventory of all and Singular the Goods, Chattles and Credits of thes.d Dec.d which have or shall come to the Hands, Possession or Knowledge of him thes.d Joseph Clark or into the Hands or Possession of any other Person or Persons for him, and the same so made, do Exhibit or cause to be Exhibited into the County Court of Louisa at such time as he shall be thereunto required by thes.d Court and the same Goods, Chattles & Credits and all other the goods Chattles & Credits of thes.d Dec.d at the time of his Death which at any time after shall come to the Hands or Possession of the s.d Joseph or into the Hands or Possession of any other Person or Persons for him do well & truly administer according to Law, And further do make a Just & true account of his Actings and Doings therein, when thereto Required by thes.d Court, and all the Rest and Residue of thes.d Goods, Chattles and Credits which shall be found Remaining upon thes.d admrs account the same being first Examined & allowed by the Justices of the Court for the time being, shall Deliver and pay unto such Person or Persons, Respectively as thes.d Justices by their order or Judgment shall Direct pursuant to the Laws in that case made & Provided, And if it shall hereafter appear that any last Will and Testament was made by thes.d Dec.d and the Exr or Exors therein named, do Exhibit the same into thes.d Court, making request to have it allowed and approved accordingly, if thes.d Jos. Clark being thereunto required, do render and Deliver up his Letters of Admon approbation of such Testament being had & made in thes.d Court Then this obligation to be Void & of none Effect, or Else to Remain in full force and Virtue

Joseph Clark (his seal)

Tho.s Paulett (his seal)

Dabney Carr (his seal)

Sealed & Delivered in the presence of

At a Court held for Louisa County Jane the 10.th 1771

This Bond was this Day in open Court acknowld by Jos; Clark, Tho.s Paulett and Dabney Carr to be their Act & Deed by the Court Ordered to be Recorded

Test

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Be it known to all men that I William Crews of Louisa County being in Sound mind and Memory and Calling to mind the uncertainty of this life, do in manner and wise make and ordain this my last Will & Testament and dispose of my Worldly Goods in manner and and wise following, Item I lend to my beloved Wife all my hole Estate with the manner Plantation during her Natural Life my Just Debts being first paid & at myWife's Death, I give to my Daughter Charity Twenty Shillings, & to Hannah Twenty shillings & to Molley Twenty shillings & to Constantine Twenty shillings & to David Crews Twenty shillings, Item, I give to my son W.m teen Acres of Land more or Less lying below the Clift Branch Joining Tisdal line to him & his Heirs forever on the consideration that he pays four pounds to the Exors within the term of Four Years

Item, I give to my son W.m Twenty shillings after the Death of my Wife Item. I give to my two Daughters Judith & Jane after the Death of my Wife all the Remaining Part of my Estate to be Equally Divided between them and I do appoint John Davis to be my Exor of this my last Will & Testament as Witness my Hand this 16 day of December 1770

William W. Crews (his seal)

Signed & Sealed In presence of

Ashby Johnson

Elisha Johnson

Charles Moreman

At a Court held for Louisa County July the 8.th 1771, This Will was this Day Exhibited in Court by John Davis the Executor therein named who made oath thereto acording to Law, and was proved by the Oath Ashby & Elisha Johnson two of the Witnesses thereto and by the Court Ordered to be Recorded Testaments

An Inventory of the Estate of M.r John Pettus Deceased

To a parcel of Mens wearing apparel given to his sons	
a parcel of Womans wearing d.o Given to his Daughters	
18 ½ yds Ving.a Cloth 3 ½ y.d Irish Linnen Given to Children	
a parcel of spun cotton & Wool, wove up for the Children	
a side saddle a Lagacy to Ann O Pettus 1 small Trunk	
a sermon Book of Havel's Works a d.o to Tho.s Wal.r Pettus	
1 d.o Doct.r Edwds works a d.o to John Waters Pettus	
a old Testament & platter given to John W. Pettus	
4 crickets given to Boys 2 Measures to wit, Ell & yard	
2 Dunghill Hens, a p.r Buckskin Gloves & 1 M Hatt half wore	
One Bed & furniture for the use of y.e Child.n at Rich.d Eggleston's	8-0-0
One d.o & d.o for d.o at Stephen Pettus's	6-0-0
One d.o & d.o for d.o t Edmund Egglestons	6-0-0
One d.o & d.o for d.o at William Pettus's	6-0-0
One Chest a Legacy for Ann Overton Pettus	0-15-6
One d.o a d.o to Mary Waters Pettus	0-15-6
One sealskin Trunk belonging Mary W Pettus	0-6-0
One Desk a Legacy to John Waters Pettus	1-0-0
4 old Pocket Books, 1 Ink Glass & 1 sand Glass	0-4-2
1 1/2lb white sugar made use of the sale	0-2-0
2 Gold rings a Lagacy to Ann O Pettus & Jn.o W Pettus	1-5-0
1 silver watch a Legay to Sam.l O Pettus	3-0-0
a Silver neck Clasp and a p.r silver studs	0-6-0
Cash as per appraisment	10-13-7
Books Debts Cha.s Kenedy 5/ Ambrose Arnold 10/9 Rich Luck 6/	1-1-9
Barbary Hester 8/6 Davenpsart Kennedy 26/	1-14-6
W.m Davenport 10/6 Ben Arnold 2/ Dav.d Graves 4/	0-16-6
W.m Gunnell 35/6. John Richmon 19/7. James Rawley 2/	2-17-1
Bonds, A Bond fm John Jouett L90 due June 1 1764 after several	
credits thereon the Ball.ce of Principle still due is	1-15-51
a Bond from Jn.o Overton, due 17.th October 1765 for	8-0-0
D.o fm Ja.s Davenport 7.th Sept.r 1767 for	6-12-6
D.o from Davenport Kennedy due 24 July 1769 for	6-15-0
D.o frm Jn.o Luck Jun.r Dec.d due 12.th Dec.r 1768 for	8-6-9
D.o fm Jesse Luck due 2 August 1770 for	1-10-0
D.o from Sam.l Paris due 1.st April 1768 for	1-10-0
D.o fm W.m Pettus for L74 due 13.th Jane 1766 after Deducting	
the Credits thereon the Ball.ce of Principle Hill due is	67-7-3
a Note of Hand from Bartelott Ellis for	2-1-0
1 Negro Man nam.d North 500/. 1 d.o nam.d Bobb 1200/	85-0-0
1 d.o Natt 1300/. d.o Frank 1300/	130-0-0
1 Negro Woman named Fannie & Child annas 1150/	57-10-0
1 d.o Hannah 1000/. 1 d.o Caite 1400/	120-0-0
1 d.o Rachel 1150/	57-10-0
1 negro Boy James 600/. 1 d.o named Harry 300/	45-0-0
goods sold To 3 grubing Hoes 8/. a pail old Horse 10/6. a plow hoe 2/6	1-1-0
1 Large Iron Pott 10/8. 5 small Hogs 45/	3-3-6

3 Basketts & a old Box Iron 2/. a par.l phists & small Bushell 1/6	0-3-6
1 Water jugg 1/8. 2 old spinning wheels & spindles 7/. 1 Tea Kitle 13/	1-1-8
a Hand for Tea Kittle 2/. 6 China Cups & 6 saucers 10/6	0-12-6
a Bed Hide 4/. 1 Raw d.o 10/2. 4 Carry Boys 16/2	1-10-4
1 Pewter Funnill 2/6. 6 Pottle Bottles 4/ a side sole Leather 10/	0-16-6
1 Large & 1 small soap jarrs & 2 cakes tallow 8/3. 5 Ducks 3/9	0-12-0
9 Trays 5/3 a gunn with sals 10/6. 4 Hogs L4.16	5-11-9
4 Canaster & 17/6 a pair men's Pumps 6/6	0-14-0
a old chafing dish a Iron spoon & squores 2/ a side Lether 6/9	0-8-9
1 Side & a piece Leather 7/9. 1 old chest 5/	0-12-9
a Pott Rack & Hooks 10/. a small caks B.o Wad & 2 old locks 2/6	0-12-6
2 small mugs 1/7. a Vise 1/6. 2 old Brushes 7. 2 candlemoulds 3/	0-6-8
2 Pewter Dishes 9/2. 1 Coffe Pott 7/6. 6 Leather Chears 26/	2-2-8
62.lb cotton in the Seed 23/3. a small iron skillett 2/9	1-6-0
3.rd Largest Iron Pott & Hooks 14/. 1 Ladle & Flesh Fork 4/8	0-18-8
1 Iron skillet 3/. a lott of Pewter 9/6. 2 sm.l Pewter Dishes 7/6	1-0-0
1 Earthen pot 1/. a Hymn Book 2/6. 4.th Largest Iron pot & Hooks 13/	0-16-6
1 Frying Pan 4/. 2 Tubs & pails 5/. 2 bags with some Feathers 26/9	1-15-9
a sm. Frying pan 3/2. a parcel Piggin staves 1/6	0-4-8
2 Iron spits 10/. a p.r harnes & traces 4/. 6 cyder casks 30/	2-4-0
1 Sow & 7 Pigs 27/. 4 Hogs 65/. 3 Gunns 6/	4-18-0
1 Gunn & 1 cask 2/7. 1 Sugar box 5/7. a large Look.g glass 17/6	1-5-8
2 Jugs 5/1. a Lanthorn & Candle box 4/. 3 sm.l stone mugs 1/8	0-10-9
2 Chamber pots 3/. 1 sug.r pot some brorstate & some cups 4/	0-7-0
5 Drinking Glasses 3/. 2 candle snuffers and old Brush 1/	0-4-0
1 Cow Hide 8/. a p.l old books 7/2. 1 old Harness Loom 2.d	0-15-4
a Basket with 2 ½ M Nails 18/7 a Hone & 2 Razors 11/	1-9-7
a pc.l old bags of Seed &tc 1/. a Walnut Table 30/2	1-11-2
1 Chest of Draws 50/. 2 mugs 1/7. 2 Canester &tc 4/	2-15-7
1 Glass can 2 vinager Crids & 1 glass milk Ptt 4/7. 1 Bee hive 6/1	0-10-8
2 Empty 13 Gunns 2/1. 13 old chears 27/6. 1 old saddle 10/9	2-0-4
a basket with 2m 20.d nails 21/. 1 Cart & Wheels L4.13.6	5-13-6
500 fee Fether.g Plank 21/8. a pr.l Ticklers Boates &tc 5/2	1-6-10
1 Whip saw 37/. 1 Pewter Bed pan 6/. ½ Doz.n Cups & 5 saucers 5/6	2-8-6

	826-4-3
2 Sides Sole Leather 23/10. 6 Hone Plates 5/	1-8-10
1 Pewter Tea Pot 3/9. 1 Tenant saw 15/. 1 x Cut d.o 38/	2-16-9
1 Feather Bed & Furniture L9.0.6 1 d.o & Furniture L8.1.0	17-1-6
1 Chest 15/6. 1 old Under Bed 13/. 1 sauce pan & spice Morter 7/7	1-16-1
1 Bee hive 8/. 2 Broad Planks 1/. 1 Set Dish Mountains 21/	1-10-0
1 Case knives & forks 6/. 1 side Leather 3/8. a par.l lot 2/6	0-14-2
1 Gun & moulds 40/. 2 p.r cards 9/. 1 Cow Hide 13/9	3-2-9
1 Dam.d Hide 1/6. 1 Basket & 2 nutmegs 1/3. 1 look.g glass 8/7	0-11-4
1 chest 16/. 1 p.r shoes 6/. 1 safe 21/	2-3-0
augustin Woolfolk's ass.t 1/9 ¾. 1 Froes 2/6	0-4-3
1 Barrell Dirty Corn 5/ 3 ½ Barrells nub.gs 3/9. 14/ 1 ½	0-19-?
10 ½ Bush.l Wheat a@ 9/6. 36/9	1-16-9
47 Barrells & 3 Bus.l Corn @ 9/ per barrell	21-8-8

3698 Tob.o @ 20/ &tc 6

36-19-0

918.16.16

July 3.rd 1771 William Pettus surv.g Executor

One side uper Leather 5/6. 3 Jugs 8/ Par.l Books 9/	1-2-6
a old gun Barrell & old spindle 1/3. 2 old Table Cloths 4/	0-5-3
1 Tub 4/. 1 Pottle Bottle & 2 Bowls 4/. 1 Pail & water Can 4/	0-12-0
93 ½ feet Walnut Plank 15/7. 2035 feet Leather.g Plank L4.8.0 ¾	5-3-7 ¼
251 Floar.g Plank 31/3. 85 lb cotton in seeds 30/ 1 ¼	3-1-4 ¼
1 Coper Kittle L4.19.6 17 Head of Cattle L29.6.6	34-6-0
1 Bright Bay mare L9.5.6 1 Bay Mare & Colt L10.16.6	20-2-0
1 Gray Horse L10.5.6 6 sheep 43/	12-8-0
47 Pottle Bottles 35/4. 14 Q.t Bottles 5/	2-0-4
1 still &tc 90/. 4 gunns 9/. a salamander 1/6 a candle Box 1/	5-1-6
Hour glass 1/3. 180 weather boards 3/7. 1180 cover.g d.o 57/	3-1-10
1 large dish & 6 Plates 22/6. 1 d.o & 6 plates 19/	2-1-6
Bell mettlet skillet 18/10. 6 painted glass cups 4/9	1-3-7
a sheet & counterpin 25/ a parc.l old Books 3/. 2 kates 2/3	1-10-3
a Ink bottle &tc 9.d. 1 square table 3/. 3 weed.g Hoes 9	0-12-9
3 Iron wedges 5/6. 2 brass candlesticks 7/5. 2 iron d.o 2/	0-14-11
a black Jack & mug 2/10. a parcel old knives & forks & 6 3/	0-5-10
a pair old cards 4/. a parcel old d.o 1/7. a p.r fire tongs 5/	0-10-7
a Bason mustead pott, salt seller and some old spoons 3/10	0-3-10
Dish & 6 Plates 18/. 1 d.o & 6 Plates 14/. 1 Pewt.r 2Qt Pott 3/10	1-15-10
2 Axes 7/. a Hand saw and Draw.g Knife 7/6. 4 Basketts 3/	0-17-6
3 old Bags & 1 Peck 5/. a parcel Lumber 4/. 1 Powder.g & souce Tub 6/3	0-15-3
1 Chest 2/6. a tin Fenil 6.d 7 geese 10/. a old Kirb Bridle 3/9	1-1-9
108 fee Fodder 76/6. 7 Cocks blades 68/. all the shucks 5/	1-9-6
6 old Weed.g Hoes 6/6. a Iron Pestle 5/	0-11-6
a Parcel carpenters Tools 11/. 2.d larges Iron Pott. 15/	1-6-0
a Hattchett 2/10. a side Leather 7/6. 2 augres & a Gouge 6/	0-16-4
a p.r F. Bellows 5/. a old box Iron 2/6. a p.r old saddle bags 2/8	0-10-2
2 basons & 1 Dish of Pewter 12/. Pewter tankard 4/1	0-16-1
a p.r spectacles 2/6. a old Grindstone 2/. a p.l shoe makers Tools 4/	0-8-6
a p.r Peas 3/. a P.l Trays 7/2. a lot files shoe Thread &tc 8/1	0-18-3
a Bell & Bottles 5/1. a P.l Gunns 8/. a Loom & Gues 15/	1-8-1
a small measures 2/1. 2 Earthen Dishes & 6 Plates 4/	0-6-1
a Cup Board Lock & ap.r Brass Hinges 2/6. a Tub with Lumb.r 6/1	0-8-7
? small case with Bottles 5/. a dish 3 basons & some spoons 7/6	0-12-6
? Pewter Wash Basons & a salt seller 5/7. a Pewt.r chamber Pott 5/3	0-10-10
? Tin Cullinder, candlestick, brass Ladle and slue	0-3-2
? Glass Tumblers Vials &tc 5/. a Warming Pan 7/6	0-12-6
? p.r money scales 8/. a Bedstead 7/6. a Butter Pott 8/	1-3-6
? least Iron skillet 2/7. 1 Least Iron Pott & Hooks 3/9 a grid iron 6/	0-12-4
? Butter Pott with some Bro. Sugar 8/9. 2 wheat sives 5/6	0-14-3
? Butter Potts & Cream Pott 8/. a side of Leather 12/	1-0-0
? stays & Harness 15/. 2 Tob.o Fth.p 6/3. 1 Quilt.g Frame 1/8	1-2-11
? Man's saddle & bridle 28/. a p.r steelyards 13/1	2-1-1

At a Court held for Louisa County July the 8.th 1771

This Inventory was this Day Returned & by the Court ordered to be Recorded
Test

Page 113a

Know all men by these Presents that we Cha.s Barrett Cha.s Smith and John Joutt are held and firmly bound unto Thomas Johnson the first Justice in the commission of the Peace for Louisa County for and in behalf, and to the sole use and behoof of the Justices of the County and their Successors in the sum of One Thousand Pounds, To be paid to the said Thomas Johnson his Heirs Exrs Adm.s or Assigns, To the which payment well and truly to be made we bind ourselves and every of us, our and every of our Heir Exrs and Admrs Jointly and severally firmly by these Presents sealed with our seals, Dated this Ninth Day of Dec.r Anno Dom 1771

The Condition of this obligation is such that if the above bound Cha.s Barrett Exrs. Of the last Will & Testamnt of Cha.s Barrett J.r Dec.d do make or cause to be made a true and perfect Inventory of all and Singular the Goods Chattles and Credits of the said Dec.d which have or shall come to the Hands Possession or Knowledge of the said Cha.s Barrett or into the Hands and Possession of any other person or Persons for him and the same so made do Exhibit into the County Court of Loouisa at such time as he shall be thereunto required by the said Court and the same Goods, Chattles and Credits and all other the Goods Chattles and Credits of the said Dec.d which at any time after shall come to 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 Actings and Doings therein when there unto required by the said Court and also shall well & truly pay and Deliver all the Lagacies Contained I specified in the said Testament as far as the said Goods Chattles and Credits will thereunto Extend, and the Law shall charge, Then this obligation to be Void & of none Effect or Else to remain in full force & Virtue

Charles Barrett (his seal)

Charles Smith (his seal)

John Smith (his seal)

Sealed & Delivered In Presence of

The Court

At a Court held for Louisa County September the 9th 1771

Cha.s Barrett, Cha.s Smith and Jn.o Jouet ack.d this Bond to be their Act & Deed & by the Court ordered to be Recorded

Teste

In the name of God Amen, I Francis Jerdone of S.t Martins Parish in the County of Louisa and Colony of Virg.a reflecting on the uncertainty of this Life do make this my last Will and Testament in manner following Viz.t

Imprimis, I most chearfully resign my Soul to God who gave it to me hoping for a Joyfull Resurrection through the merits and intecession of my ever blessed Saviour Jesus Christ. As to my Body I desire it may be Buried at the Discretion of My Executors herein appointed, and after my Just Debts and Funeral Expences are paid, I give and Dispose of my Worldly Estate with which it Pleased God to bless me as follows,

Item I give and Devise to my Dearly Beloved Wife during her widowhood the Tract of Land and Plantation whereon I now live and after that Determine to my son Francis and his Heirs forever

Item I give to mys.d Wife during her widowhood the use of the following negroes with their furture Increase Viz.t Winifred and four of her children, Nell, Darcas, Bobb and Priss, also Venus and her three children Seass Edmund and Suckey, also Sarah the Weaver, also Amey with her son Ralph also the following Negro Men and Boys, Viz.t Zork, Jack, Calabar, Samson, Aron, Anthony, Jacob, Will and Cato al which Negroes being its number Twenty One, and are at Present on the Plantation whereon I now live, I also give to mys.d Wife the use of all my Houshold furnature, wheel carriages of all kinds, Horses, Cattle, sheep and Hogs that an on s.d Plantation, and it is my Will and Desire, and I do hereby give to mys.d Wife full Power and Authority by Deed in her life time or by her last Will and Testament. To give and Dispose of thes.d Negroes and their Increase and also thes.d Household Furniture, Wheel Carriages & stocks to and among my Children in sch Propotions as she shall think fit, but in case she dies or marries without making such Disposions as afors.d in either of these Events, I order and Direct and it is my Will and Desire that thes.d Negro's with their Increase as also all the Household Furniture stocks and other Chattles afores.d shall be sold and the money ariseing by such sale shall be Equally Divided amongst all my Daughter

Item I give and Bequeath to mys.d Wife the sum of Eight Hundred Pounds Curr.t Money to be at her sole Disposal w hich s.d sum of Eight Hundred Pounds shall be Immediately Paid to her after my Death out of Ready Cash if I can be Collected out of my outstanding Debts.

Item For the better support and Maintenance of mys.d Wife, and for the better support and education of my Children and for that particular purpose I give to mys.d Wife during her widdowhood or until my son Frances comes of age the whole profits and produce of my Estate, whother ariseing from the Labour of my Negroes, or Interest of Money now lent out by me on Bonds or Otherwise, and as I think it but Reasonable I hereby order and direct that she shall be at the Expencc of Cloathing maintaining and Education my Children she paying all Taxes and Levies cloathing and tining Tools for the Negroes on mys.d Estate, and every thing that may be nessary for the Plantations and Negro's, and that, ces

Each of my s.d Children comes of Age or Marries, such Child shall receive his or her part of my Estate Item, I give unto my Daughter Mary and her Heirs forever, one Negro Boy slave named Phill who is a son of Orrell, also Judy a Daughter of thes.d Orrell and a Negro Girl nam'd Grace with their Increase, I likewise give to my s.d Daughter Mary the sum of Eight Hundred Pounds Cur.t money to be Paid by my Exrs when she come of age or on the Day of her Marriage, which ever shall first happen

Item, I give, & Devise, to my son Francis and his Heirs and assigns forever all the Land which I at Present Possess in the County of Albemarle together with all the Negroes that are on thes.d Lands, more Excepted which are Particularly given a way by this my last Will Viz.t Judy, Grace and Jane; I also give to him & his Heirs all the stocks of all kinds which are on thes.d Lands & I do hereby give and Bequeath to him the Residue of my Whole Estate which is not herein Expressly disposed off

Item I give to my Daughter Sarah & her Heirs forever one negro by slave nam.d Donald, also a young Negro wench now on my Land in Albemarle County-Jean who is a Daughter of Jasper, and Dinah a young negro Girl now on my Land in Spotsylvania County who is a Daughter of Cate with their Increase I also give to my s.d Daughter Sarah the sum of Eight Hundred Pounds Curr Money to be Paid

to her by my Executors when she shall come of Age, or on the Day of her marriage which ever shall first happen.

Item I give to my Daughter Elizabeth and heir Heirs forever, one negro boy slave named Watt and a mulatto girl nam'd Anny both of them are children of Aggy, also a Negro Girl named Lilly who is a Daughter of Winfread with their Increase, I also give to my s.d Daughter Eliz.a the sum of Eight Hundred Pounds Curr.t Money, to be paid to her by my Exrs when shall come of age or on the day of her marriage which ever shall first happen.

Item I give to my Daughter Isabella and her Heirs forever one negro Boy slave named Aaron, and a young negro girl call'd Kitty both of them are children of Winifred also a young negro girl called Daphne who is a Daughter of Dinah at Present on my Land in spotsylvania with their Increase, I also give to mys.d Daughter Isabella Eight Hundred Pounds Curr.t Money to be paid to her by my Exors when she shall come of age or on the day of her marriage which ever shall first happen

Item I give to my Daughter Anne and her Heirs forever, one negro Boy named Jesse who is a son of Easter, now on my Land in Spotsylvania, also a mulatto girl named Violette who is a Daughter of Pegg also in Spotsylvania and Chloe a Daughter of Amy with their Increase, also give to my s.d Daughter Anne Eight Hundred Pounds Curr.t money to be paid to her by my Exrs when she shall come of age, on the Day of her marriage which ever shall first happen—Item I give and Devise to my son John and his Heirs forever all that part of my Tract of Land which I at Present Possess in the County of spotsylvania lying on the lower side of Pegeon Creek, supposed to contain Twelve Hundred and Fifty Acres or thereabout, also all the negroes which are now on the s.d Land with their Increase, those excepted which are Particularly given away by this my last will Viz.t, Dinah a Daughter of Cate and Jesse a son of Easter, likewise I give to him his Heirs forever the following Negroes which are at Present on the plantation I now live on Viz.t A negro wench named Orrell and four of her children Dinah, Lewis, Lucy and Abby, also Milly and her son Oliver, also Niminer, Phillis, old Adam, Doctor, popping Sarah, Peter & Alley with their Increase, also all the stocks of all Kinds which belong to thes.d Lands, I also give to him and his Heirs half the Property of the Grist Mill which is on thes.d Land, I also Give to him one Thousand Pounds Currt Money to be paid to him by my Exrs when he shall arive at the age of Twenty one Years—Item I give and devise to my son William and his Heirs forever, all that part of my land which I at Present Possess in the County of Spotsylvania lying on the upper side of Pegeon Creek suppose to contain Twelve Hundred and Fifty Acres or thereabout also all the Negroes which are now on thes. Land with their Increase, those excepted which are particularly given away by this my last will Viz.t Daphne who is a Daughter of Dinah and a Mulatto Girl nam'd Violette who is a Daughter of Peg, I likewise give to him and his Heirs forever, the following negroes which are at Present on the Plantation I now live on Viz. Priss, Moll, dutchman, Prescot, Aggy, Charlotte, Rachel, Moody, Reuben & Kent, with their Increase also all the stocks of all kinds which belong to thes.d Land, I also give to him and his Heirs forever, half the Property of the Grist Mill, which stands on that part of thes.d Land given by this my last will to my son John, I also give to mys.d son William One Thousand Pounds Currt money to be paid to him by Exrs when he shall arive at the Age of Twenty One years,--Item I give and devise to my son John and his Heirs and to my son W.m and his Heirs One hundrd and Eight Eight Acres of Land which I Purchased of W.m Garrett and his son Harry lying on Contrary Creek in this County which s.d Land shall be held by mys.d Sons as Tenants in common and not as Join tenants for the support of thes.d grist mill and it is my will and Desire that in case my s.d son W.m dies without child or children that his part of thes.d One Hundred and Eighty Eight Acres of Land & this half of the mill, shall go to, and be vested in my son John & his Heirs, so that my s.d son John shall have a contingent fee in my s.d Williams part of the s.d Land and Mill, Item It is my Will and Desire that two acres part of the Tract of Land hereby Devised to my son John and immediately adjoining thes.d Grist Mill of which I have Devised one half to him & the other half to my son W.m shall be reserved for the Particular use and Benefit of the Owner or Owners of thes.d Mill as a Mill yard,--Item I give and Devise all the Interest Property and Estate of what nature or kind soever that I may now have or may

hereafter accrue or to be Vested in one by the Death of my Mother now resideing in the Town of Jedburg in the county of Terrotdale in Scotland to be Equally Divided amongst all my sons Item my negro Tradesmen Viz.t Jasper, Pompey, Helpit, Amos, Simon and a Boy Called Tom, are to be employed by my dearly belove Wife during her widdowhood on all my Estate, and for any Profits ariseing from their Labour she is not to be Countable, but after her widdowhood Determines my will is that the s.d negro Tradesmen shall be Disposed of as follows Viz.t, Jasper & Pompey & their Tools shall belong to my son Francis and his Heirs, & Helpit and Amor and their Tools to my son John and his Heirs & Simon and the Boy Tom and their Tools to my son William and his Heirs Item It is my will and Desire that the stock which I have in Trade with Mr Geo Pottie and the money which I have advanced for Carring on that Trade shall be Equally Divided Between my sons, John & W.m to make good their specific Legacies of One Thousand Pounds to each, and if shall fall short, such deficiency shall be made Good by my son Francis but if it should Turn out more they are to have the Benifit of it, I therefore Desire at my Death, the store books may be ballanced a List of Debts taken, and the Goods Remaining on Hand invoiced that it may be certainly known whether there is a sufficiency to make good thes.d Lagacies, and if it is agreeable to mr Pottie to carry on the Trade as heretofore in which he is one half concerned with me without any manner of consideration from him for Interest on money advanced or for his Board, I am very Desirous it shou'd be carried on by him for the Benefit of my s.d Two son's John & W.m with same stock that is now in Trade M.r Pottie to be one half concern'd and each of them a Quarter part

Item I give to Nephew W.m Douglass the Sum of Fifty Pounds Curr.t money, to be paid to her by my Exrs within Twelve months after my Decease. Item If M.r James Keer who at Present manages for me on that part of my Estate which lied in Albemarle County shall and will continue to do the same Service he now doth until my son Francis come of age, I do hereby direct & Order my Executors to pay him Sixty Pounds & annum as a consideration for such Service, Item It is my Will, that in case my son Francis shall die before he attains the age of Twenty one years, or without child or children my son John shall succeed to his Estate, and if my son John dies as afores.d my Son William shall succeed to his Estate, and if my son W.m dies as afores.d my son Francis shall succeed to his Estate, and that if two of my son's shall die as afores.d the thir shall Inheret the whole my meaning and Intension is that Each of my son's shall have a Contingent Fee in his Estate, and not an Estate Tail, and I do not Intend that this clause of my will shall in any wise contradict the Thirteenth Clause of this my Will relating to the one Hundred and Eighty Eight Acres of Land and Grist Mill, Item it is my Will and Desire that if any one or more of my Daughters shall Die as afores.d her or their part or parts of my Estate shall be Equally Divided among the surviving Sisters, it being my Intent and meaning that my sons shall not have any part of my Daughters Estates unless they all die before they come of Age or without child or children as afores.d and if any of my s.d Daughters marry without the consent of their Mother first Had and obtained from under Hand before Witnesses, such Daughter shall Forfet all her Right to all and every part of my Estate hereby given to her, and such part or parts so forfeited shall be Equally Divided among the other Sisters, Item It is my will that no part of my Estate shall be appraised, Item I give and Bequeath the sum of One Hundred Pounds Current Money to be Divided among my Executors who shall undertake & peform the Trust herein reposed in them Lastly I constitue and appoint my Dearly Beloved wife Executrix and my Friends M.r John Lewis attorney in the Spotsylvania M.r George Pottie and M.r Robert Armisted of Louisa County and my Nephew William Douglass of New Kent County Executors of this my last will and Testament which I have wrote with own Hand on me Entire sheet of Paper and part of this sheet and I do hereby Revoke & make Void all other wills heretophore made by me and I do declare this only to be my last will, asigned with own Hand and sealed with my Seal this Tenth day of July anno Domini One Thousand Seven Hundred and Seventy

Sign.d, Seal.d publish'd and Declared by the Testator to be his last Will in presence of James, Overton, Sam.l Carr, Cha.s Barrett J.r Sam.l Temple Sam.l Ragland, John Ragland Francis Jerdone (his seal)

I Francis Jerdone of the County of Louisa and Parish of S.t Martin's being sick and weak but of Disposing Memory Do Make this my Codicil to be annex'd and made part of my last Will & Testament bearing date the 10.th day of July in the year One Thousand seven Hundred & seventy Imprimis, whereas since the making mys.d last Will & Testament I have made Purchases of Lands and slaves and other things which I have not Dispos'd of by mys.d Will, I therefore thought fit by this my Codicil to Dispose of the same and to make the following alterations in my s.d Will. Item I give and Devise to my son Francis and his Heirs & assigns forever, my Lands in New Kent County which I purchased of the Exrors of Cha.s Smith Dec.d & of W.m Holt containing Seven Hundred and Ninety Acres Five Hundred of which I purchas'd of the.s Exrs and the remaining part of the.s W.m Holt the part Purchased of the s.d Exrs is called minitrees and the other part called Chesnut swamp, Item I give and Devise to my sons John & W.m all my Estate and Interest that I have in the Lands Iron Works, Grist Mill and every other thing Purchas'd by me and held in Partnership with M.r W.m Holt which s.d Lands and other Estate I give to my s.d sons John & W.m and their Heirs to be held by them as a Tenancy in common Item It is my Will & Desire that eight Negroes to wit, Hannah a Cook/ Meastrich, Tawney, Julius, Michael, Old George, Sampson and little George who are a part of my Negroes in the County of Albemarle and were by my S.d Will bequeath'd to my Son Francis shall be removed from the.s.d County of Albemarle to my part of Lands in New Kent whereon the.s.d Iron works stand which s.d eight Negroes I give to mys.d two sons John & W.m to be by them Held & possess in the same manner as I have hereby directed they shall hold the other part of my Estate in the.s.d County of New Kent. Item It is my Will & Desire that my Negro Boy named Minney shall be rechon'd among my Negro Trademen mentioned in the Seventeenth of my s.d Will to be Employed as they are therein directed to be employ'd and that my s.d Wife shall have Liberty to dispose of my s.d Negro Minny to or among such of mys.d sons as she shall see fit, Item, I Constitute and appoint my Friends M.r William Holt and M.r James Kerr my Executors and Desire that the.s.d William Holt and William Douglass another of my Executors shall have the Particular management of my New Kent Estate, and that they shall account with and pay mys.d wife Profits thereof, to be by her applied as the other profits of my Estate are directed by the fifth clause of my s.d Will. Item It is my Will and desire that the.s.d M.r James Kerr shall take the Particular care and management of my Albemarle Estate and that instead of the sum of Sixty Pounds p.r annum he shall receive the sum of Fifty Pounds as a consideration for the Services in mys.d Will mentioned. In Witness whereof I have set my Hand and Affix's my Seal is this my Codicil as part of my last Will and Testament this 4.th day of August 1771

Francis Jerdone

Signed, seal'd and Pubblish'd In presence of

John K. Read

John Ragland

Joseph Boxley

James Winston J.r

At a Court held for Louisa County September the 9.th 1771

This Will was this day Exhibited into open Court by Sarah Jerdone Executrix and John Lewis and George Pottie Ja.s Kerr Executors therein named, and was Proved by the oaths of James Overton, Samuel Ragland and John Ragland three of the witnesses thereto, and the Cordicil thereto was also proved by the oaths of John Ragland, Joseph Boxley and James Winston Jun.r and by the Court ordered to be Recorded and the Said E.x & Executors having done what is usual in Such Cases having, etered into Bond according to Law Certificate is granted therefore obtaining or probate thereof in due form

Test

John Nelson Clk.

Know all men by these Presents that we Sarah Jerdone, John Lewis George Pottie, James Kerr, John Winston, Sam.l Temple, John Marshall and Thomas Walker Gent.n are held and firmly bound unto Tho.s Johnson, Robert Anderson, Sam.l Ragland, James Overton, Waddy Thompson and Nath.l Garland Gent Justices, of Louisa County now sitting in the sum of Fifty Thousand Pounds, To the payment whereof, well and truly to be made to thes.d Justices, and their successors we bind ourselves, and Each of us, our and each of our Heirs Executors and administrators Jointly and Severall firmly by thes.d Presents, sealed with our Seals and dated this ninth day of September in the year of our Lord One Thousand Seven Hundred and Seventy one, and in the Eleventh Year of the reign of our sovereign Lord George the third.

The Condition of this obligation is such that if the above bound Sarah Jerdone, John Lewis, George Pottie and James Kerr Executors, of the last will and Testament of Francis Jerdone Dec.d do make or Cause to be made a true and Perfect Inventory of all and singular the goods Chattles & Credits of thes.d Deceased which have or shall come to the Hands, Possession or Knowledge of thes.d Sarah Jerdone, John Lewis, Geo: Pottie & James Kerr, or into the Hands Possession or Knowledge of any other Peson or Persons for them & the same so made do Exhibit into the County Court of Louisa at such time as they shall be thereunto required by thes.d Court, and the same Goods Chattles, and Credits, and all other the goods, Chattles and Credits of the s.d Dec.d which at any time after shall come to the Hands Possession or Knowledge of thes.d Sarah Jerdone, John Lewis, Geo. Pottie and James Kerr or into the Hands, Possession or Knowledge of any other Person or Person's for them do well and truly administer according to Law, and Further do make a Just and true account of their actings & doings therein when thereto Required by thes.d Court and also shall well and truly pay and Deliver all the Lagacies contained and specified in thes.d Testament as far thes.d Goods Chattles and 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 & virtue

Sarah Jerdone (her seal)

John Lewis (his seal)

Geo: Pottie (his seal)

James Kerr (his seal)

John Winston (his seal)

S. Temple (his seal)

John Marshall (his seal)

Tho.s Walker (his seal)

Seal'd & Deliver'd In Presence of

John Nelson

At a Court held for Louisa County Sept.r the 9.th 1771

This Bond was this day in open Court acknowledged and by the Court ordered to be Recorded

Test

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In the name of God, Amen I John Christmass being in a weak loe Condition but of sound mind and memory do make this my last Will and Testament Viz.t Itam first I give to my Daughter Elizabeth Jackson Christmass, a negroe girl aggy to she and her Heirs Lawfully begotten of her Body forever, and in case she should dye not leaving shuck Heir then in that case tis my will & Desire that my Beloved Wife shall have thes.d Negro girl aggy as heir own Propperty to do as she shall think fit to her Heirs and assigns forever, Itam I give to my Beloved Wife Nancy Christmass a Negro Boy named Abram During her natural life, and also one Sorrill Horse to she and her Heirs and assigns forever, and one Bed and Furnature to her, & her Heirs and assigns forever and one side saddle and Bridle Itam as to the rest of my Estate boath Raiel and Percinol it is my Will & desire shall be sold by my Exors hereafter mencioned and after paying all my Lawfull Debts then the remainder to be Equally Divided Between Beloved Wife Nancy Christmass and my Daughter Elizabeth Jackson Christmass to them and their Heirs and assigns forever, Itam it is my Will and Desire that in Case my Wife should prove to be with Child that in that case thes.d Child so mentioned shall have an Equaly part with my wife and mys.d other Child Eliz.a Jackson Christmass to Hold in the sam manner above mentioned. Itam I do appoint my Wife Nancy Christmas and my Friend Waddy Thomson and Thomas Jackson Sen.r my Exors As Witness my Hand and Seal this 16.th day of September 1771

John Christmass (his seal)

Sealed & Delivered In Presence of

Ann (her mark) Jones

Thomas Linthecum

Thomas Jackson J.r

At a Court held for Louisa County October the 14.th 1771

This Will was this day in open Court Proved by the oaths of Ann Jones & Thomas Jackson Jun.r Two of the Witnesses thereto and by the Court ordered to be Recorded

Test

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Know all men by these presents that we Waddy Thomson, Tho.s Jackson John Bullock and William Thomson are held and firmly bound unto Thomas Johnson the first Justice in the Commission of the Peace for Louisa County, for and in behalf and to the sole use and Behoof of thes.d Justices of thes.d County and their successors in the sum of One Thousand Pounds to be paid to thes.d Thomas Johnson his Exrs admrs or assigns, To the which payment well and truly to be made we bind ourselves and every of us, our and every of our Heirs Exrs & admrs Jointly and severally firmly by these Presents, seated with our seals Dated this 14.th day of October Anno Domini 1771

The Condition of this obligation is such that if the above bound Waddy Thomson and Thomas Jackson Exrs of the last will and Testament of John Christmass Dec.d do make or cause to be made a true and Perfect Inventory of all and singular the Goods Chattles and Credits of thes.d Dec.d which have or shall come to the Hands Possession or Knowledge of thes.d Waddy and Thomas or into the Hands or Possession of any other Person or Persons for them, and the same so made do Exhibit into the County Court of Louisa at such time as they shall be thereunto required by thes.d Court, and the same goods, chattles & Credits and all other the Goods Chattles and Credits of thes.d Dec.d which at any time after shall come to the Hands Possession or Knowledge of thes.d Waddy and Thomas or into the Hands and Possession of any other Person or Persons for them, Do well and truly administer according to Law, and Further do make a true and Just account of their actings and doings therein, when thereto required by thes.d Court and also shall well and Truly pay and Deliver all the Legacies contained and Specified in thes.d Testament as far as thes.d Goods, Chattles and Credits will thereunto Extend and the Law shall charge, Then the above obligation to be Void and of none Effect or Else to remain in full force & Virtue

Waddy Thomson (his seal)

Thomas Jackson (his seal)

John Bullock (his seal)

W.m Thomson (his seal)

Seated & Delivered In Presence of

John Nelson

At a Court held for Louisa County Oct.r the 14.th 1771

Waddy Thomson, Thomas Jackson, John Bullock and William Thomson, this day acknowledged this Bond to be their Act and Deed & by the Court ordered to be Recorded
Testaments

In the name of God Amen I Thomas Paulet of Trinity Parish in Louisa County being in Perfect health and Memory do make this my last Will and Testament in form following Viz. First I give my soul to God that it me and my Body to Buried in a Christian like manner at the Discretion of my Executors hereafter named and Touching such worldly Estate as please God to bless me with in this life after my Just Debts being paid I Dispose of in the following manner Viz.t, Item I give to my Wel beloved Wife Eliz.a Paulet two Negroes named Sarah and Beck to her and her Heirs forever, I also lend my Wife one young Negro Fellow named Lewis During her Natural life, and then to be Divided as below in the last Division, Item I give to my son Thomas Paulet one Negro Fellow named John now in his Possession to him and his Heirs forever, Item, I give to my son Rich.d Paulet one negro Boy named Dick to him and his Heirs forever, Item I give to my Daughter Mary Paulet one negro Woman named Sarah to her and her Heirs forever, Item I give to my son Henry Paulet one Negro girl named Jane to him and his Heirs forever, Item I give to my son Jessee Paulet one negro girl named Sarah to him and his Heirs forever, Item I give to my son David Paulet one negro girl named Morning to him and his Heirs forever, Item I give to my Wifes son John Christmass one negro Fellow named Abraham which is now in his Possession to him & his Heirs forever

Item I give to my son Richard Paulett and Henry Paulett all that Tract of Land on the West side of the Road on Gold mind to be Equally Divided between them according to the Quantity or Quality with the appurtenances to them and their Heirs forever, Item I give to my son Jessee Paulett that Tract of Land on the East side of the Road on the Branches of Duckinghole with the appurtenances to him and his Heirs forever, Item I give to my son David Paulet that Tract of Land wherein I now live with the appurtenances after my Wifes Decease to him and his Heirs forever, Item my Will is that the Residue of my Estate shall continue as it is until my son David shall come to the age of Fifteen years old or my Wife shall Intermarry which shall first Happen then to be Equally Divided amongst all my children as shall be then alive and if any of my Children should be Dead leaving Lawfull Issue, there Issue to have their Part to them and their Heirs forever, Item my will is that my wife shall shear Equally with my Children in the Personal Estate, I appoint my sons William Paulett and Richard Paulet Executors of this my last Will and Testament and that they apply to Capt.n Waddy Thomson for advice, hereby Revoaking all former Wills by me made In Witness I have hereunto set my Hand and Fixed my Seal this 7.th Day of June 1771

Thomas Paulett (his seal)

Signed & Sealed In Presence of
William Trimmer

Elias (his mark) Thomason

At a Court held for Louisa County November 11.th 1771

This Will was this day Presented into Court by W.m Paulett one of the Executors therein named, and was proved by the witnesses thereto and by the Court Ordered to be Recorded
Testaments

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Know all men by these Presents that we W.m Paulett Tho.s Johnson and Nath.l Anderson Gent are held & firmly bound unto Sam.l Ragland the first Justice in the Commission now sitting for Louisa County for and in behalf and to the sole use and behoof of thes.d Justices of thes.d County and their Successors in the sum of Four Thousand Pounds, to be paid to thes.d Sam.l Ragland his Exrs, admrs and assigns to the which payment well and truly to be made we bind ourselves and every of us our and every of our Heirs Exrs, admrs and assigns jointly and severally firmly by these Presents, Sealed with our Seals and Dated this Eleventh Day of November 1771

The condion of this obligation is such that if the above bound W.m Paulett Executor of the last Will and Testament of Tho.s Paulet Dec.d do make or cause to be made a true and Perfect Inventory of all and singular the goods, chattles and Credits of thes.d Dec.d, which have or shall come to Hands Possession or Knowledge of thes.d W.m Paulet or into the Hands & Possession of any other Person or Persons for him, and so made do Exhibit cause to be Exhibited into the County Court of Louisa at such time as he shall be thereunto Required by thes.d Court, and the same Goods Chattles and Credits, and all other the Goods Chattles and Credits of thes.d Dec.d which at any Time after shall come to the Hands Possession or Knowledge of hi thes.d W.m Paulett or into the Hands or 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 actings and Doings therein when thereto Required by thes.d Court, and also shall well and Truly Pay and Deliver all the Legacies Contained and specified in thes.d Testament as far as thes.d Goods Chattles and Credits will thereunto Extend and the Law shall charge Then this obligation to Void and of none effect, or Else to remain in full force & Virtue

William Paulett (his seal)

Thomas Johnson (his seal)

Nath.l Anderson (his seal)

Sealed & Delivered In Presence of

John Nelson

At a Court held for Louisa County Nov.r 11.th 1771

This Bond was this day acknowled in open Court and Ordered to be Recorded

Test

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In the name of God Amen, I Richmond Terrill of the County of Louisa being sick and weak in Body but of sound mind & memory do make my last Will and Testament in manner & form following—My will and desire is my Land in New Kent County left me by my Grand Father Richmond Terrill Dec.d may be sold by my Exors hereafter named at such C.r they may Think Proper not Exceeding Four Years, the Land left me by my Father Richmond Terrill Dec.d I have Barguned for to sell to David Tulloh for Two Hundred & Thirty Pounds & written contract in the Possession of James Bullock and the.d Tulloh has paid about Twenty Five Pounds towards the same, and on his Paying the Money & Contract or enterring into Bond for the Payments with such security as by Exors shall think sufficient I hereby Impower them to make him a Right to the.s.d Land all which money ariseing from such sales of Land, together with all the Rest of my Estate real and Personal of what kind or denoination soever after paying all my Just Debts may be Equally divided amongst all my Brothers and Sisters share and share alike to them & their Heirs respectively forever, lastly I constitute and appoint my Friends Frederick Harris Zack.y Lewis and Garrett Minor Exrs of this my last will and Testament Revoking all Other Wills by me Heretofore made In Witness whereof I have Hereunto set my Hand and Seal this 1.st Day of November 1771

Richmond Terrill (his seal)

Signed, sealed published & Declared by Richm.d Terrill as his last Will & Testament in Presence of Griffith Dickenson

Mary Callis

Sarah Dickenson

At a Court held for Louisa County November 11.th 1771

This Will was this day Exhibited into Court by Frederick Harris Zack.y Lewis and Garrett Minor Exors herein named and was Proved by the Oaths of the Witnesses and Ordered to be Recorded Testaments

Know all men by these Presents that we Zach.y Lewis, Fred.k Harris Garrett minor, John Lewis, James Overton and John Bullock are held and firmly bound to Thomas Johnson Gent & Justices of the Court of Louisa County now sitting in the sum of Two Thousands Pounds To the payment whereof well and truly to be made to thes.d Justices and their Successors, we bind ourselves and each of us our and each of our Heirs Exors and admrs Jointly and Severally firmly by these Presents, sealed with our seals and dated this 11.th day of Nov.r in the year of our Lord 1771 & in the 12.th year of our Reign

The Condition of the above obligation is such, That if the above Bound Zach.y Lewis, Frederick Harris and Garrett Minor Exrs of the last Will and Testament of Richmond Terrell Dec.d do make or cause to be made a true and Perfect Inventory of all and singular the goods, chattles and Credits of thes.d Deceased which have or shall come to the Hands, Possession or Knowledge of thes.d Zach.y Lewis Fred.k Harris & Garrett Minor or into the Hands, & Possession of any other Person or Persons for them, and the same so made do Exhibit into the County Court of Louisa at such Time as they shall be thereunto Required by thes.d Court, and the same Goods, Chattles and Credits & all other the goods Chattles and Credits of thes.d Dec.d which at any time after shall come to the Hands, Possession or Knowledge of thes.d Z. Lewis F Harris & G Minor, or into the Hands & Possession of any other Person or Persons for them do well & trly administer according to Law and Further do make a Just and true account of all their actings & Doings therein, when thereto required by the s.d Court an also shall well & Truly pay and deliver all the Lagacies Contained & specified in thes.d Testament as far as thes.d Goods, Chattles & 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 & Virtue

Z. Lewis (his seal)

Fred.k Harris (his seal)

Garrett Minor (his seal)

J Lewis (his seal)

Jas Overton (his seal)

John Bullick (his seal)

Sealed & Delivered In Presence of

John Nelson

At a Court held for Louisa County Nov.r the 11.th 1771

This Bond was this day in open Court acknowledged by the within named Persons and Ordered to be Recorded

Testaments

Dec.r 7.th 1771 A true inventory of the appraisement of the Estate of W.m Chambers Deced

To 5 Cows & yearling 290/	14-10-0
To 2 Heifers 70/ To 2 Iron Wedges 5/	3-15-0
To 1 Candle mold 1/6 To 1 old Hax wheel 7/6	0-9-0
To 2 old Barrills 1 Box & 1 old Bason &tc 5/	0-5-0
To 2 old Dishes 6 Plates some old spoons &t	0-9-0
To 1 old saw 1 old Drawing knife &tc	0-3-9
To 1 old chest 3/9: 1 old wooling wheel 5/	0-8-9
To 1 old Frying Pan 1/6 1 Pott & Hooks 8/	0-9-6
To 1 Iron Pott 10/. 1 old Piggon 1/6	0-11-6
To 1 old Bed & Bedstead 30/ 1 d.o with 2 old sheets 60/	4-10-0
To 1 old Table, 2 old Chairs 1 p.r shoe nippers &tc 3/3	0-3-3
To 2 old Hoes & 1 old Chiswell	0-2-0

L 25-16-9

In obedience to an Order of Louisa Court we have appraised the Estate of W.m Chambers Dec.d as above amounting to 25-16-9

John Daniel

W.m Hughes

W.m Lipscomb

At a Court held for Louisa County Dec.r the 9.th 1772 This Inventory & appraisment of the Estate of W.m Chambers Dec.d was this day Ret.d & Ordered to be Recorded

Testaments

An Inventory of the Estate of John Tait Dec.d taken by his Executors 18.th September 1769

31 slaves Viz.t, Charles, Davey, Winnie, icajah Cezor, Jupeter aggy, Tom, Cicilia, Phillip, Milley, Ben, Kesiah, Robin, Martin, Betty, Abram, Ned, Blackmon, Jack, Isaac, Will, Natt, Lucy, Cloe, Phillis, Doll, Aggy Duke, Gilbert, Reubin, 6 Feather Beds & Furniture, 1 Desk, 12 Leather Chairs * Flag Bottum D.o 1 Folding Table, 1 Frame d.o, 1 large looking glass, 1 small d.o, 4 chests 5 dishes 20 Plates, 1 Doz.n spoons, a Parcel of old Pewter, 3 Earthen Dishes, 13 d.o Plates, ½ Doz knives & Forks, 1 butcher knife, 7 Tea Cups 10 sarcers, 2 Milk Pots 1 Tea Pott, 2 glass salt sellers, 9 glass cans, 8 glass Bottles, 8 wine glasses, 1 Presenter 1 Flower Pot, 2 Earthen Pictures, 1 Q.t mug, 1 Flour glass, 1 Coffee Pot 2 Pepper Boxes 8 stone jugs, a parcel of Books, 3 Razors 1 strop, 1 Hoan, 1 Tickler a Parcel of lumber within the Desk, a Parcel of lumber within the Chest, 1 serch, 1 Meal Sifter, 3 Wheat Sives, 1 Harness, 3 slays 1 p.r Candle snuffers, 2 andle sticks 1 loom, 1 Dutch oven, 2 Iron Pots, 1 Copper Kittle, 8 Weeding Hoes, 3 brand Axes, a Parcel of old Iron, 1 whip saw, 1 x cut saw, 4 Iron wedges, 4 Earthen Pans 3 Earthen Bowles 1 p.r spoon moulds 1 p.r Hand Mill stones & Furniture, 1 Hax whee, 1 Box Iron, 2 Flat d.o, 1 old spade, 1 Turning Lathe, 2 spin.g wheels 3 Cyder casks a Parcel of lumber in the Celler, 3 p.r Cotton Cards, 3 Gins, 3 water Pails 1 Tub, 1 Copper Tea Kettle, 1 Bell mettle skillet, 1 warming Pan, 1 gill Pott, 1 Cannester, Breshes, 1 p.r Taylers shears, 1 p.r sheep shears, 1 Riding chair & Harness 4 mares, 1 Gilding, 1 Mare Colt, 55 Head of Hogs, 25 Head of Cattle, 5 oxen, 8 sheep 2 wooden Boxes, 4 stone chamberpots, 3 butter Pots, 1 Torn Lanthorn 1 Tob.o Flk.d 3 Powdering Tubs, 1 Iron spice Morter & Pestle, 1 Horn Tumbler, 1 Tin Funnel 1 p.r Brass scales & weights, 20 Pains of Glass, 2 p.r cart wheels &tc, 7 Reap hooks 2 p.r steelyards, 2 Hammers, 1 Hand saw, 2 iron Pot racks, 2 p.r Pott hooks, 1 p.r Fire Tongs & shovel, 1 shoemakers Hammer, 1 p.r Nippers

At a Court held for Louisa County December y.e 9.th 1771

This Inventory of the Estate of John Tait Dec.d was this day returned and Ordered to be Recorded Testaments

In the name of God Amen I John Estis of Louisa County being at this time of sound mind and Memory but considering the Uncertainty of Life, and certainty of Death do think Proper to make this my last will and Testament (revoking all other wills heretofore made by me) in manner & form following Viz.t Item. Its my will & Desire that as much of my Tract of Land in Louisa County on North East Creek be sold as will pay my Just Debts for the best Price that may be had for it & that the Remainder Including the Houses Orchards & Plantation (whereon I lately lived) be saved for son Abram Estes to be Delivered him or his Lawfull Heirs when he arives to the age of Twenty one years which s.d Land so saved I lend to my beloved Wife during her remaining my Widdow & at her Death or Marriage I give the.s.d Land to my son Abraham Estes & his Heirs forever, Item I give to my son John Estes one Cow, Item I lend my Beloved Wife Ursela Estes all the Rest of my Estate both Rail & Persoal of any kind or sort whatever to bring up my four youngest children on during her remaining my widdow & at her Death or Marriage that the whole that may be left be Equally Divided between my Daughters, Barbary, Molley, Sarah and son Abraham Estes, Item Its my will & Desire the Hundred acres of Land I have Bargained with Clifton Allen for be conveyed to hi (on his Paying fifteen Pounds Cur.t Money in a reasonable time) by my Exrs hereafter mentioned & lastly I appoint my Beloved son John Estis & my wife Ursula Estes my Exr & Exrx to this my last Will Given from under my Hand this 23.d day of October in the year of our Lord Christ 1771

John Estes (his seal)

Sign'd seal'd & Published In Presence of

Tho.s Johnson

Sam.l (his mark) Sheets

Eliz.a (her mark) Roe

At a Court held for Louisa County Dec.r 9.th 1771

This Will was this day Presented into Court by the Exr & Exrx therein mentioned ad was proved by the oaths of the Witnesses 7 Ordered to be Recorded

Test Jn.o Nelson C.L.C.

Know all men by these Presents that we John Estes Ursula Estes, Tho.s Johnson & Nehemiah Watson are held & firmly bound unto Sam.l Ragland & al.s Gent Justices of the Court of Louisa County now sitting in the sum of One Hundred Pounds Curr.t Money, To the Payment whereof well & Truly to be made to thes.d Justices & their Successors, we bind ourselves & each of us our & each of our Heirs Exrs and admrs Jointly & Severally firmly by these Presents, sealed with our Seals this 9.th day of Dec.r in the year of our Lord 1771 & in 12.th year of the Reign of our Sovereign Lord George the third. The Condition of this obligation is such that if the above bound John & Ursula Estes Exrs of the last Will & Testament of John Estes Dec.d do make or cause to be made a true & Perfect Inventory of all & singular the Goods Chattles & Credits of thes.d Dec.d which have or shall come to the Hands, Possession or knowledge of them thes.d John & Ursula or into the Hands & Possession of any other Person or Persons for them, and the same so made do Exhibit into the County Court of Louisa at such time as they shall be thereunto required by thes.d Court & the same Goods, Chattles & Credits & all Other the Goods Chattles & Credits which at any time after shall come to the Hands Possession or Knowledge of thes.d John & Ursula or into the Hands & Possession of any other Person or Persons for the, Do well & truly administer according to Law, and further do make a Just & True acct of their actings & doings therein when thereto required by the s.d Court, & also shall well & truly Pay and Deliver all the Lagacies contained & specified in thes.d Testament as far as thes.d Goods Chattles & Credits will thereunto Extend & the Law shall charge, Then the above obligation to be Void & of none Effect or else to remain in full force & Virtue

John (his mark) Estis (his seal)

Ursula (his mark) Estes (his seal)

Tho.s Johnson (his seal)

Nehemiah Watson (his seal)

Sealed & Delivered In Presence of

John Nelson

At a Court held for Louisa County December the 9.th 1771

This Bond was this day acknowld in open Court and Ordered to be Recorded

Test

Inventory of the Estate of Fra.s Jerdone Dec.d taken 12.th Nov.r 1771

In the rooms & closets above stairs, A large Arm chair 5 common do, 1 p.r Tongs 1 shovel steelfander 1 p.r hand Irons, 1 Black walnut Table 10 Bags w.t spun cotton 2 bxes with Candles & soap, 5 bottles wine 2 bags full of Cotton a Parcel of Wool Cotton Cards, 10 stone Pots with dried fruit & Honey 4 Cannisters 3 stone Pipkins, In a black Trunk, 5 p.r new cotton Cards 146 yds Virg.a Cloth 9 small remnts of Irish Linnen, 4 pp of D.o 2 Remt.s of Cambrick, 6 yds of Clear Lawn 2 emt.s of check Linnen 2 d.o of Cotton Holland, 1 Nuns Thread 1 wht bro. d.o 4 leg Blue, 3 Black walnut chests of drawers 1 desk d.o 1 Table d.o 2 Doz of Trunks of Diffrent sizes 1 plate Basker, 2 hair Brooms, 2 Cloath Flasks 1 sma Cotton reel 3 leather portmantues, 1 p.r Hand Irons, 1 p.r Tongs & shovel, a sm.l sack 5 pc spun cotton in a bag 1 ½ Doz stone cups a sma bag full of alsprice 4 Tea in Cannisters 5 small empty d.o, a sma Quantity of Rice in a Bag 5 Bags with some spun Cotton, 1 large Cottle & 4 Bottles of Wine, 4 Bottles with Honey a pap.r w.t some ginger, a sma Fringe loom, a large chest, a set of nineteen curtain 8 Feather Beds, Bedsteds, Borlsters, Pillers, with under Beds & cords, 1 Cradle with 2 Quilts & 3 covers, 23 Ving.r Cloth Counterpins, 3 white Tursed d.o, 20 p.r Ving.a sheets 10 pr linnen d.o 2 Ving.a Cloth Bedtyke, Bolsters, & pillows d.o, 6 sets Virg.a cloth window curtains 9 Virg.a Huckabage Table Cloths, 6 p.r fine wh.t sheet, 9 sheets, 4 p.r course d.o, 6 p.r Nolls d.o, 6 p.r Bro sheets.g d.o 10 Damask Table Cloths 8 Diaper d.o, 6 Demask Napkins 6 Diaper d.o, 14 Diaper Towls 24 Bro lin.n d.o 18 Bro linen Table cloths, 1 doz bro linnen Napkins 29 Pillowcases 3 callica Bed Quilts 2 single callica coverlids 11 p.r Bed Blanketts 7 Woos.d Rugs 2 Carpits, In the Dining Room & the other Rooms below Hairs, Viz 2 large looking glasses a Mohogony Desk & Bookcase fill.d with Books 3 Mohogony Tables, 6 Black walnut Tables, 22 leather Bottom'd Chairs 4 Arm d.o, 17 Pictures 1 p.r Backgammon Tables 3 p.r Tongs 2 shovels, 4 p.r h.d Irons 1 Buffet fil.d with China Bowls Plates Delph d.o & drinking glasses &, 1 Iron Chest 1 Reading Desk 2 words 1 Gun 2 Pistols with Hulsters 2 Pewter Crans, 2 p.r Money scales, 1 Ream writing paper, 2 silver cans, 1 doz silver Table spoons 1 large soop d.o 11 silver Tea d.o 1 p.r sugar Tongs d.o 1 Tea Pot 1 silver Pepper Box 2 doz knives & forks with cases for d.o 1 large Arm chair, 1 Black walnut desk & Book case, 3 small look.g glasses 2 large Tin cannesters 7 sma d.o, 2 d.o w.l Tea apothecaries sarch 1 Black walnut Tea Board, 1 Ten Jap.a d.o, 1 Plate warmer 1 Tea chist, 1 marble mortar & lignunwild Pestle, 2 silver Watches 1 p.r copper scales 1 p.r Physick d.o a parcel of mediceins, In the Cellers & Vaults Viz several doz of strong Beer & Cyder 06, 27 stone jugs 2 d.o w.t Lincd oil 4 keggs of Paint, several sides of curried leather in a hhd with some molases do a flh.d with some vinegar & a cafh w.t Cyder 12 stone pots, a large Trough with soap 7 sma Pottle Jugs, 1 Beer Cask 1 Cooler d.o 2 Tubs, 2 Tin Funnels 1 Tin Lanthorn 1 large safe, In the old store House Viz.t 1 Chest drawers 8 Hard mettles Pewter Dishes 3 doz. Of Plates d.o 3 wash Basons d.o 1 p.r Garden sheers 3 p.r sheep d.o 13 Tin Cannisters 3 white wash brushes 6 Painted D.o 13 Tin Cannisters, 1 steel Coffee Mill 1 large Chest & Box full of Candles 2 Pieces of Ozn.s, 2 Remt.s of Plains, 7 d.o of Virg.a Cloth 1 ½ p.s Hempten Rolls 1 p.s wraper, 52 p.r Negro shohes, 3 p.r Girth web, a p.r weather Breeches, a Parcel Brass Eesuctitions & handles, a parcel of saw files, 4 Bridle Bits, 1 doz Gim blots a parcel of screws pins and Table, Beets 1 p.r spoon Moulds, a parcel sprigs & 2 Nails, 30 Ozn.s thrd, 1 lb Cotton d.o, a sma box fil.d w.t Rossin, 1 Tin water Pott 2 dial Plates, 5 Curry Combs 1 Brush 1 Gauging rod, 6 stone Potts, 16 stone Jugs, a sma Cask full of Corks 50lb of saltpetre, 2 Bund.ls of Leather 4 new fry.g Pans, 3 garden spades, 14 New Grub.g Hoes, 11 Axes 5 doz & 5 weed.g Hoes, 3 sets Iron Wedges, ½ Cask 20.0 Brads, 10 # 4.d Nails, 64 # 6.d d.o, 80 # 8.d D.o, 35 # 10.d D.o 2 Bund.s Steel, 4 Plantation sadles, 1 Boys & 3 wom.s d.o, 2 ½ Hhd.s of Alu salt, a Parcel of salt in a chest 1 double rideing chair w.t Harness, 1 single D.o 1 p.r large steelyards, 2 Branding Irons 1 Boulting, Cloth 2 rat Traps a small Box red lead 22 p.r plaid Hose 1 ½ dos.n Helmawork caps ½ doz murmouthe D.o 22 sack Bags 2 Coal wire sives 2 wheat d.o ab.t 40 Bushels Wheat 14 weavers slaes, 1 Ladle & maleputione, 6 sets Cart boxes 11 Reap.g hooks 1 Bag of wool 1 d.o w.t toe, a parcel of shoe Thr.d cold black Trunks a Plasterer & Brechlayer Trowl, 3 dry steer Hides, 3 Calf skins 12 spanish steer

Hides d.o, 7 Hay forks 7 Scythes, 168 Negro shirts & shifts, 46 Negro Children shirts & shifts, 54 Negro fellows Jacketts 30 D.o Wenches Jacketts & 30 Petticoats, In the Dairy loft 2 Boxes to.t Cake soap 1 Barrel sugar 4 Loafes D.o 1 large Cannister w.t Coffee 1 sma bar.l w.t D.o 4 barboys with spirets 26 ½ Doz Quart Bottles w.t D.o, a Box w.t a few shoemakers Tools, 1 stone Pot w.t some sugar 1 d.o w.t Honey, 1 sma Kegg w Gun Powder, 7 Candle moulds 5 sets new Horse Harness 1 large stone mug, Ine the Dairy, 8 small stone Pots, 1 sm.l stone Jut, 35 milk Pns 3 wooden churns 2 wooden Bowls, 3 milk Pails, 5 wod.n Traes 2 small Tine Kettles 1 old Tin Coffee Pot, 2 Copper d.o 3 Iron chaffing Dishes, 2 Copper D.o 25 Pewter Dishes of Diffrent Dishes of Diffrent Sizes 4 Doz Pewter Plates, 2 large Basons 5 small D.o In the Kitchen D.o Viz.t 3 Copper Kettles, 2 Iron spits, 1 large Dripping Pan 2 Bll mettle skilletts, 1 small Bell mettle Morter & Pestle, 7 Iron Pots of Diffrent sizes 1 small Iron Kettle, 6 p.r Pot Hooks 3 Pot racks 2 Grid Irons 1 large Iron skillet 1 large Iron Morter & pestle 2 Frying Pans 1 p.r large Hand Irons 1 p.r Tongs & shovel 7 water pails, several washing Tubs 1 Brass skimer & flesh fork 1 Ladle 2 large Iron spoons 1 ½ doz squers 7 p.r Brass candle sticks 4 p.r snuffers, 2 small lamps, 2 Iron Tea Kittles, 2 sma Iron Trivets 1 Pewter still, In the Kitchen Loft Viz 2 Bedsteeds 1 Bed Cord 1 dry Bottle sheald with Lead, 2 large stell fanders: 1 close stool Pan 1 Pewter red Pan 2 old copper Tea Kittles, 1 quilting Frame, 1 new Flesh fork a parcel of old wool & Cotton Cards, a parcel of Crockery ware, In the spinning Room Viz.t 2 Feather Beds & Borlsters w.t Bedsteeds Cords & under Beds 3 Rugs 2 p.r Blanketts, 4 spinning Wheels, 2 chairs & a Table 4 p.r Cotton Cards up stairs Viz.t a warping Mill & Boxes 1 p.r winding Bars 2 Flax wheels 1 Tine Flax Hickle 1 d.o Rifle several Flax spauols, 2 Rules some sides of Sole Leather, 3 stone Pots, w.t sugar 2 Boxes w.t Cake soap 1 old matross In the weaving Room Viz 2 Looms 1 sm.l Quilting wheet 1 wooden House (to dry Clothes on) 2 p.r Feat Irons 1 p.r old Hand Irons 1 set shoe makers Tools 1 Cow Bell 1 Plank Table, In the Meal House 3 chests w.t Locks & Kees 3 meal sifters, 3 Trays, a Parcel of old Barrells At the end of the Meal House, 6 Pewter Chamberpots 4 stone Ditto. In the smiths shop, a complete set of smiths Tools ab.t 10.0.0ary Barr Iron 2 p.r Hilling Hoes, 13 Grub.g d.o & a Parcel of old Iron, In the Tan Vat 55 Hides of Diffrent sizes A complete set of Carpenters Tools 58 Head of Hogs 12 Horses 28 Head of sheep 42 Head of Black Cattle 12 Oxen 1 waggon 5 Carts, Cash on Hand at the decease of Frances Jerdone amounting to L768 Curt Money, and their appears Debts due thes.d Jerdone's Estate by Bonds Acc.ts & Amounting to Two Thousand Three Hundred & Twenty five Pounds five shillings and Nine Pence, As likewise a Debt due by M.r John Norton Merc.t in London Not yet asertained we imagine to be about Seven Hundred Pounds sterl.g D.o M.r John Perks Merc.t Bristole ab.t Four Hundred Pounds st.g due from Cargo I*P, Jerdone & Pottie's Concern we amagine to be ab.t Two Thousands Pounds Curr.y

Inventory Cont. A List of Negroes at the Home House

Adam	Aggy
Orrell	Matt
Daniel}	Anney}
Phill}	Ned} Aggys Children
Lewis} Orrells Children	Simon
Abby}	Amor
Calabar	Antony
Moll	Dick
Jacob}	Sarah
Cato}	Phillis
Will} Mott's children	Tom, Phillis's Child
Kent}	Donald
York	Milley
Prisscila	Oliver, Milley's Child
Doctor	Sampson
Neminer	Priscoat

Dutchman
 Pompey
 Aaron
 Winney
 Peter}
 Nell}
 Dorcas}
 Lilley) Winnys Children
 Kitty}
 Aaron}
 Barbra}
 Prisscilla}
 Jasper
 Mey}
 Reuben} Jaspers Children
 Jack
 Amey
 Cloe}
 Jonathan} Amy's Children
 Sarah
 Patrick, Sarahs child
 Venus
 Seys
 Admond}

Charlotte
 Charity, Charlot's Child
 Rachel
 Minney
 Grace
 Violet
 &
 Moody

Reichey} Venus's children
 Inventory Cont.d At the Plantation on Douglass run spot.a County Jamie the Miller, Isaac, John, Zady, Breechy, Beck & her four Children Viz Primus, Minor, Nany & Tamer, Cate & her 4 children Viz Dinal, Joe, Jemima & Bobb, Mat, Easter & her 2 children Jesse & Nicholas, Lucy & Gabrell 2 Horses, 34 head of black Cattle 43 Head of Hogs 19 Head of sheep a parcel of Plantation Tools, Pegion Plantation spots.a County, Viz.t Sambo, Coombo, Abram, Obediah Mary & Obediah Pat her children Dinah & her three Children Alice, Daphney & Barnaby, Harry Billy Peg, stock Viz A Mare & 2 Colts, 1 Mare & 1 Colt 3 Horses 46 Head of Black Cattle, 4 old Oxen, 45 Head sheep 23 Head of Hogs a parcel of Plantation Tools, Inventory at the Iron works Providence Forge New Kent County, Cooper, Ben, Jenny, Dick, Barry, Will, Charles Bob hampton, Jack, Daniel Frank, Toby, Greenwish, Jamie, Lewis, old Dick & his Wife Nan, Tom a lad ab.t 14 years old Betty a cook wench her 6 children Viz.t Phill Abram, salty, Henry, John & Aaron, Judy Greenwicks Wife & her 3 children Viz Patience Nany & Daniel Hannah & her Child Agy Judy wife to Ben & her 2 child.n Ceazor & Aggy, Lucy & her children Viz Ron Moses & Joe, Pat with her child Bet, Nany w.t her Child Jacob Molly Barbra, Judy, Will a waterman commonly call.d Timson, Tom a Cobleir Francis Jerdone Dec.d being Intitled to one half of the above negroes At Providence Forge Purchased of M.r Will.m Holt as appears by a List signed by Jerdone & Holt the Valuation of thes.d Negroes amounting to 1585 L. As also one moiety of stock Household Furniture &tc at thes.d Forge amounting to L240 appearing by thes.d List from which we make out the Forge Inventory
 Sarah Jerdone
 George Pottie
 At a Court held for Louisa County December the 9.th 1771
 This Inventory of the Estate of Francis Jerdone Dec.d was this day ent.r in open Court & ordered to be Recorded
 Test

Inventoy Containing

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Inventory of the Estate of Richmond Terrill Deceased

Juba L30, Patt 15L, Charlotte L30, Nathan L20

95-00-0

A single Riding chair &tc L9 one black work Horse 10

19-00-0

1 Black chair Horse (Jolley) L14. 1 small sorrell Horse L8

22-00-0

1 large D.o L18 a Parcel of Books L12.10

30-10-0

1 saddle & Housing

1-10-0

The foll.g articles were not appr.

1 silver watch, 2 guns

6 ½ yds Bro Holland 2 ¾ w linen

W.m Crenshaw

Griffith Dickenson

Will Anderson

At a Court held for Louisa County March 9.th 1772

This Inventory was this day Returned & Ordered to be Recorded

Test

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December 5.th 1772

The names of all the Negroes belonging to the Estate of Francis Jerdone Deceas'd with all the other Part of his Estate in Albermarle County under my Cair as Namely

Michael, George, george Julious streat, Sawney, Sampson, Hannah Judy Jane, Dick, Saul, Marica, Charles, Dabney, Bobb, Moody, Thornton, Punch Jim, Ben, Will, Harry, Isaac, Dick, Davey, Sam, Moses, Squire, Jesse, Mingo, Barnett, Stephen America, Margery, Aggy, Doll, Delph, Sary, Sary, Moll Fanney, Masse, Rose, Suckey, Pheby, Lady, Meriah, Coomba, Flonrow, with 18 Head of Horses, 102 Head of Cattle, 223 Head of Hogs 20 Head of sheep 1 Feather Bed & Furniture, 1 small caise with seven Bottles 1 ½ Gall.s num & Five & three Quarters of Loaf sugar, 2 of bro D.o 2 Cannisters with a small Matter of Tea 1 Point Bottle, 1 Funnel, 1 wine Glass, 1 Earthen Tea Pott 2 China Cups, 1 Brass Cock, 3 Towels, 1 ox Cart & 2 Chains, 1 Horse Cart 2 Scithe Blades, 6 Reap Hooks, 7 sides of Leathers, 3 small skins Taned 4 hand Saws, 4 rind Stone, 1 x cut saw, 14 wedges 2 Gouges, 5 chiswels 3 p.r of steelyards, 6 augers, 3 saddles, 3 Bridle Bits, 7 Bells 1 Cooper's Joynter & Crows, 1 Howel, 3 Hammers 2 Marking Irons 2 Branding Irons & Grubbing Hoes Hilling Hoes, broad Hoes, Plow Hoes, 2 Axes for Planation use, 6 Frying Pans, 4 Gimblets 1 Pare of Iron Compasser, 7 Pare of Pott Hooks, 5 Potts, 4 Phietes, 2 Prisick Bottles, 2 Gallepots, 5 meal Bags one Griss Mill, 1 Boaling, 1 Crow Bane 1 half Bushel, 1 Tole dish 5 mill Pecks, a parcel of old casks Tubs & pails, This is as true an Inventory as I am able to make

p.r me James Kett

At a Court held for Louisa County March the 9.th 1772

This Inventory of the Estate of Francis Jerdone Dec.d taken in Albemarle County was this day Returned & Ordered to be Recorded

Test

In obedience to an order of Louisa Court (for the appraising of the Estate of Dav.d hamilton Dec.d) Dated Nov.r 1771 we the subscribers met on the 4.th day of Jan.y 1772 at the late dwelling House of thes.d Dec.d & after being first sworn did then & there appraise the thes.d Estate in Manner & form as followeth Viz.t

Sow & 10 young Hogs	5-10-0 a parcel of old Pewter 1L 3 p.r of Cards 6/	1-6-0
14 shoats	3-10-0 5 knives 7 forks 1 Vason & a Cutting board	0-7-6
1 Bull	1-0-0 1 gun 15/ 1 butter Pott 2/	0-17-0
1 Cow & Calf	2-10-0 2 Tables & 6 chairs 10/4raw hides L1.176	2-7-6
1 D.o & D.o	2-5-0 8 bottles 2/6 1 coffee Pot bowl & Tea Pot 8/6	0-11-0
1 D.o & D.o	2-10-0 a pa.l of old books 6/1 hone rasor & Tickler 2/	0-8-0
1 D.o & D.o with a Bell	3-0-0 1 Bed & Furniture 5L 1 D.o 5L 10/	10-10-0
1 Cow	2-5-0 2 jugs 3/6 1 box iron & Heater 4/6	0-8-0
2 D.o	3-5-0 1 loom 15/ 2 chest 25/	2-0-0
1 Heifer	1-0-0 1 jug & butter pot 2/6 1 bed furniture 4L	4-2-6
7 young cattle	5-5-0 1 churn &tc 6/ 1 set of cart wheel boxes5/	0-9-0
7 sheep	2-9-0 2 pigins 5/ 1 p.r of firetongs & old Iron 3/6	0-8-6
1 mare & colt	14-0-0 1 pot pan & ax 14/ 1 tumbler candles & spare	0-15-3
1 Horse	15-0-0 1 Negro pillow dick L65 1 D.o wench pot 60L	125-0-0
1 d.o L1 1 p.r steelyards 10/	1-10-0 1 D.o Girl Tab L40 1 D.o Phillis 15L	55-0-0
1 spin.g wheel & 2 bags	0-0-7 1 D.o Dinah L25 1 D.o boy Peter L17.10	42-10-0
a Parcel of Coopers & Carpenters Tools	0-12-0 2 L3 Bitts L6 1 20/ D.o1	7-0-0
1 x cut saw 15/ 3 axes 7/	1-2-0	-----
a Parcel of old Iron	1-5-0	L 254-00-3
2 saddles & Plouh harness	2-10-0	John Fox 73-12-6
1 grin of stone 2/6 1 Cart & wheels L1.5/	1-7-6	Geo Johnson -----
2 sides of Leather	0-12-0	Wm. Crenshaw 327-12-9
6 Pewter Plates 2 D.o Basons	0-18-0	

	73-12-6	

At a Court held for Louisa County March 9.th 1772
 This Inventory was this Day Returned & Ordered to be Recorded
 Test

In Obediance to an order of the Worshipfull Court of Louisa We the subscribers being first sworn have met & apprais'd the Estate of W.m Kimbrow Dec.d Viz.t

1 Negro Man named Tobe ab.t 40 years old	70-0-0
1 D.o...D.o Phill ab.t 40 D.o	70-0-0
1 D.o...D.o Peter ab.t 24 D.o	70-0-0
1 Negro Wench D.o Kate ab.t 30 D.o	50-0-0
1 D.o...D.o Hannah ab.t 26 D.o	70-0-0
1 D.o...D.o Judy ab.t 25 D.o	80-0-0
1 D.o...Girl...D.o Jenny ab.t 9 D.o	40-0-0
1 D.o...Boy D.o Sam ab.t 7 D.o	40-0-0
1 Child D.o...D.o Cupit ab. 4 D.o	25-0-0
1 D.o...D.o Betty ab.t 3 D.o	22-10-0

	L 537-10-0

Sam.l Ragland

W.m Pettus

Jn.o Ragland

At a Court held for Louisa County April the 13.th 1772. This Inventory was this day in open court returned & ordered to be Recorded

Test

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In the name of God Amen I Forrest Green of the Parish of Fredericksville in the County of Louisa now being in good Health & of sound mind & Memory but considering the Uncertain state of this mortal Life, do by these Presents make & ordain this my last Will & Testament, that is to say, I commend my Soul to God that Gave it, & my body to the Earth, to be decently Buried hoping through the Merits of my blessed Saviour for a Joyfull Resurrection & as to my Worldly Estate I give & bequeath the same as follows, Viz.t Imprimis I devise all my Just Debts may be duly Paid, Item I give & Devise to my son Joseph Green Two Hundred acres of Land laying on both sides Forsters Creek in this County being a part of the Tract whereon I now live Begining at my corner on the lower side of the Creek on Geo Webb line & runing up to the sides of the Creek to Include the above Compliment to him & his Heirs forever Item I give & devise to my grandchilren Martha & mary the Daughters of my son Forrest Green Dec.d Two Hundred Acres of Land Including the Plantation & improvement whereon I now live to be Equally divided between them during, their natural lives, but in case they, or either of them shou'd have any Heir or Heirs of their Body or Body's lawfully begotten then to them & their Heirs forever & in case no such Heir or Heirs then to my Daughter Susanna Saunders to be divided equally amongst the Lawfull Heirs of her body to her & her Heirs Forever, Lastly all the Remainder of my Estate I give to be Equally divided amongst the children of my son Forrest Green my Loving Wife Leticia Green & the children of my Daughter Susanna Saunders & I appoint John Bunch & Samuel Bunch Exors of this my last Will & Testament with my wife Executrix and I revoke all & every other Will by me heretofore made sealed with my Seal this 17.th day of November Anno Que Domini 1766

Forres (his mark) Green (his seal)

Sing'd & seal'd by thes.d Forrest Green & by him declared to be his last will & Testament in Presence of us

Benjamin Henson

James Runels

Elizabeth Clack

At a Court held for Louisa County April y.e 13.th 1772

This Will being heretofore that is to say at July C.t 1770 Partly Proved was this day fully proved & by the Court Ordered to be Recorded

Test John Nelson C.L.C.

In obedience to an Order of Louisa Court we the subscribers have appraised so much of the Estate of John Ragland Dec.d as was br.o before us Viz.t

6 Hogs L20.0 15 D.o L8.5.0 5 Pigs 6/	16-11-0
4 Cows 9L 4 D.o L2.17.6 2 Mairs 120/	17-17-6
2 sheep 12/ 1 p.r steelyards 10/ 1 p.r Tad Irons 5/	1-7-0
1 Frying Pan 2/6 1 p.r wedges 4/3 2 Cow Hides 12/6	0-19-3
a Parcel of Carpenters Tools	0-14-6
a parcel of Leather 13/6, 1 Hammer 1/3	0-14-9
Plantation Tools 17/6, 1 sadde 18/. 1 D.o 2 of	2-15-6
a Bunch of Leading Lines 7 ½ , 1 Bridle 2/	0-2-7 ½
3 Bottles & Butter Pott 1/9, 1 Bell mettlet skillet 20/	1-1-9
3 Bottles 9.d, 2 Iron Potts 13/, pails Tubs &c 6/	0-19-9
a set of Surveyors Instruments	8-0-0
1 Doz.a Pewter Plates 30/ 5 Dishes 25?	2-15-0
1 looking glass 10/, 1 Table 10/, 1 chest 12/6	1-12-6
1 gilt trunk 4/, 1 suger Canister 5/	0-9-0
1 chest with Draws 30/, 1 D.o 5/, 6 chairs 12/	2-7-0
1 Gun 17/6, 1 spinning wheel 8/, Books 7/	1-12-6
1 Bed & Furniture 8L, 1 D.o 3.10/	11-10-0
1 Negro Man L75. 1 D.o Woman & Child L65, 1 D.o Boy L50	190-0-0
1 D.o Girl L25, 1 sow & Pigs L1	26-0-0

	L 285-15-1 ½

Witness our Hands this 6.th day of Aug.s 1771

Peter Marks
John Ross
Nathan Watson

In obedience to an order of Louisa Court we the subscribers have appraised so much of the estate of John Ragland Deceased as was brought before us Viz.t

4 Hogs L2.10/, 7 Piggs 17/6	3-7-6
1 Razor strop & Hone 4/, Cards & sifter 1/6	0-5-6
1 Box 2/	0-2-0

	L 3-15-0

Witness our Hands this 9.th day of March 1772

Henry Gambrell
John Ross
Nathan Watson
Tobacco 2480 lbs

to cash in my Hands L24.18.32

Sam.l Ragland

At a Court held for Louisa County April the 13.th 1772

This Inventory & appraisment of the Estate of John Ragland Dec.d was this day Returned and by the court Ordered to be Recorded

Teste

1770 Feb.y 13.th Sold by Nath.l Anderson & Curtis Parrott Exors to John Dasper Dec.d of Louisa County the following articles C.r until the 1.st of June 1771

To Isham Pulliam 1 Bay Mare L6.17.6, 1 saddle 3/9, 1 Bag 1/	7-2-3
To Col.o Rob.t Anderson 1 white Horse 11.2.6, 1 Hide 2/6, 1 grub.g Hoe 3/6	11-12-6
To Mordicais Howard 161 acres of Land L31.1.5/1/2, 7 Hogs 46 1 Box p	34-9-5 ½
Iron &tc 8/ Casks 8/6 1 Plow 5/6	
To Harry Edwards 1 Cow 50/	2-10-0
To John Sea 1 Cow & yearling 65/	3-5-0
To Rueben Talley 1 Cow 38/	1-18-0
To Cha.s Daniel Sen.r 1 Heifer 37/6, 3 steer yearl.gs 52/6, 1 Cow 41/	6-11-0
To Tho.s Dashper 1 Cow 37/6, 1 lott of Pewter 15/, Wehat straw 2/8	
1 sifter 8.d Boxes 3/, 1 lott of Meat 34/	1-12-10
To John Robinson 2 yearlings 26/	1-6-0
To Richard Thomasson 1 Cow & yearling 30/	1-10-0
To W.m Reynolds 9 Hogs 62/3	3-2-3
To Maj.r W.m Phillips 13 Hogs 50/, 1 lott of Meat 40/	4-10-0
To James Anderson 1 Grndstone 4/, 1 stack of Fodder 25/, 1 saddle & Bridal 8/3, 1 Pott 12/1, 115 Bush.ls Corn 34/4	4-3-8
To John Bickley 1 lot of Meat 32/, 1 lock 4/1, 1 Pig.g 1/10, 1 Grub.g Hoe 4/, 1 spin.g wheel &tc 5 ½, Bar.l Nub.gs 3/ 1 ½, ret.d W.m Broch & ord.r, 2 Dishes 11/2 leather 3/	3-4-3 ½
To John Day 1 lot of Meat 31/3, 1 D.o 38/7 Hogs Lard 20/	4-9-10
To John Bradley 1 lot of Meat 14/1, 1 lot of old Iron ¼	0-15-5
To Geo Gibson 1 lot of Meat 11/, 1 D.o 13/6, 1 saddle 10/6	1-15-0
To Edw.d Thomas 1 lot of Tallow 7/6, 1 D.o 11/, 1 D.o 8/, 1 Cock of Foder 20/	2-6-6
To W.m Smith 1 lott Pewter 17/	0-17-0
To John Matlock 1 Dish 6/6	0-6-6
To John Wheeler 1 Bed &tc 27/	1-7-0
To Sam.l Henson 1 Phial &tc 1/, 3 Iron Wedges 4/	0-10-0
To David Terrill 1 lot of old Trumpery 3/1, 2 sifters 1/3 slash 1/	0-5-4
To Rich.d Holland 1 Frying Pan 7/1, 1 sifter 2/7, 7 Gall.s salt 4/1	0-13-9
To Curtis Parrott 1 p.r Pott Hooks 1/6	0-1-6
To Nath.l Anderson 2 Hoes 4/4, 1 Drawing Knife 3/2	0-7-4
To Jn.o Dashper 1 Bed & Blanketts 65/, 1 p.r spectacles 7 ½	3-5-7 ½
To W.m Watson 1 lott of Oats ½	0-1-1
To Mattie Johnson 1 Hide 17/6, 1 D.o 14/	1-11-6
To Gidion Pulliam 1 Hide 14/2	0-14-2
To Drury Pulliam 1 lot of old Iron 21/9	1-1-9
To John Pulliam sen.r 2 axes 12/4	0-12-4
To Robert Baber 1 Jug 3/1	0-3-1
To John Smith 1 Pail 2/6	0-2-6
To William Edwards 1 Bell 1/	0-1-0
To Richard Long 1 lott of Pewter 11/	0-11-0
1770 Feb.y 22, Then sold by the above ment.d Exrs o/u following articles	
To Jn.o Bickley 1 sow & 5 shoats 22/, 1 Goard & latt ¾ ½, 1 lott of Nub.gs 3/1 ½	1-8-7
To Nath.l Anderson 1 Hoe & Bed Cord 8.d 1 lott Nub.gs 3/1 ½	0-3-9 ½
To David Terrill 1 old Chest 3 2/4 1 Box lock &tc 7 ½	0-0-11 1/9

To Mordicai Howard 1 Morter Meal Gunn & all Box &tc 1/3
To Thomas Dashper 1 Barrell Corn 15/3

0-1-3
0-15-3

L 114-6-3 ¼

Error Excepted by nathaniel Anderson & Curtis Parrott

In obediance to an order of Louisa Court we the subscribers have met & Exam.d the accountsof Nath.l Anderson & Curtis Parrott Exors &tc of the last will & Testament of John Dashper Dec.d & find that the amount of the Sale of the Esate of thes.d Dashper to be L114-6-3 ¼ of which thes.d Exrs have Recd 82-15-9 & have paid for thes.d Estate L47-11-3 ¼ so that it appear a Ball.s of L66-15 will be in the Hands of thes.d Exr.s when collected as thes.d Exrs have neglected to Produce Proper Vouchers for some money by them Paid, we have mark.d the articles in their account, certified under our Hands this 8.th day of April 1772

Robert Anderson

William Phillips

Tho.s Johnson Min.r

At a Court held for Louisa County April the 13.th 1772 This Account of the sales of the Estate of John Dashper Dec.d was this day ret.d by the Exrs & by the Court Ordered to be Recorded

Test

Know all men by these Presents that we Sarah Hamilton, Tho.s Johnson I.c gent and David Harris are held & firmly bound unto Tho.s Johnson Jun.r Sam.l Ragland W.m Garrett & W.m White Gent Justices of Louisa County now sitting in the sum of One Thousand Pounds To the Payment whereof well & truly to be made to thes.d Justices we bind our selves & each of us, our & each of our Heirs Exrs & admrs Jointly & severally firmly by these Presents sealed with our seals this 11 day of November in the Year of our Lord 1771 & in the 12.th Year of the Reign of our Sovereign Lord George the third.

The Condition of this obligation is such that if the above bound Sarah Hamilton administratrix of all the Goods Chattles & Credits of Dav.d Hamilton Dec.d do make or cause to be made a true & Perfect Inventory of all & singular the Goods, Chattles & Credits of thes.d Dec.d which have or shall come to the Hands Possession or knowledge of her thes.d Sarah Hamilton or into the Hands or Possession of any other Person or Persons for her & the same so made do exhibit or cause to be Exhibited into the County Court of Louisa at such Time as she shall be thereunto Required by thes.d Court, & the same Goods Chattles & Credits & all other the Goods Chattles & Credits of thes.d Dec.d at the time of his Death which at any Time after shall come to the Hands or Possession of thes.d Sarah Hamilton or into the Hands or Possession of any other Person or Persons for her, do well & truly administer according to Law, & of Further do make a Just & true account of her Actings & doings therein, when thereto required by thes.d Court & all the rest & residue of thes.d Goods, Chattles & Credits which shall be found remaining upon thes.d administratrix acc.t the same being first Examined & allowed by the Justices of the Court for the Time being shall deliver & Pay unto such Person or Persons Respectively, as thes.d Justices by theos or Judgment shall direct Pursuant to the Laws in that case made & Provided, & if it shall hereafter appear that any last will & Testament was made by thes.d Dec.d & theExor or Exors therein named do Exhibited the same into thes.d Court making request to have it allowed & approv.d accordingly if thes.d Sarah being thereunto required do render & deliver up her Letters of Administration Approbation of such Testament being had & made in thes.d Court, Then this obligation to be Void & of none Effect, or Else to remain in full force & Virtue

Sarah (her mark) Hamilton (her seal)

Thomas Johnson (his seal)

David (his mark) Harris (his seal)

Sealed & Delivered In Presence of

Jn.o Nelson

At a Court held for Louisa County November the 11.th 1771. This Bond was this day in open Court acknowledged & Ordered to be Recorded

Test

Know all men by these Presents that we John Marshall, John Nelson & John Hawkins are held & Firmly bound unto Ja.s Overton W.m Phillips John Dabney & James Dabney Gent. Justices of Louisa County now sitting in the sum of Fifty Pounds, To the Payment whereof well & Truly to be made to thes.d Justices & their Successors, we bind ourselves & each of us, our & each of our Heirs Exrs & admr.s Jointly & severally firmly by these Presents, Sealed with our seals this this 13.th day of April 1772 & in the 12.th Year of the Reign of our sovereign Lord George the third

The Condition of this obligation is such that if the above bound John Marshall Admr of all the Goods Chattles & Credits of Rich.d Keen Dec.d do make or cause to be made a True & Perfect Inventory of all & singular the Goods Chattels & Credits of thes.d Dec.d which have or shall come to the Hands Possession or knowledge of him thes.d John Marshall or into the Hands & Possession of any other Person or Persons for him & the same so made do Exhibit into the County Court of Louisa at such time as he shall be thereunto required by thes.d Court; & the same Goods Chattels & Credits & all other the Goods Chattels & Credits of thes.d Dec.d at the time of his Death which at any time after shall come to the Hands or Possession of thes.d John Marshall or into the Hands or Possession of any other Person or Persons for him do co all & truly administer according to Law & further do make a Just & True account of his actings & Doings therein when thereto required by thes.d Court, & all the Rest & Residue of thes.d Goods Chattels & Credits which shall be found Remaining upon thes.d administrators acct. the same being first Examined & allowed by the Justices of the Court for the Time being shall deliver & Pay unto such Person or Persons Respectivly as thes.d Justices by their Order or Judgmen shall direct Pursuant to the Laws in that Case made & Provided & if it shall hereafter appear that any last Will and Testament was made by thes.d Dec.d & the Exor or Exors therein named do Exhibit the same into thes.d Court, making request to have it allowed & approved accordingly, if thes.d John Marshall being thereunto required do under & Deliver up his Letters of administration, approbation of such Testament being had & made in the s.d Court, then this obligation to be Void & of none Effect or Else to remain in full force & Virtue

John Marshall (his seal)

John Nelson (his seal)

John Hawkins (his seal)

Seal'd & Delivered In Presence of

The Court

At a Court held for Louisa County April the 13.th 1772 This Bond was this day acknowledged & ordered to be Recorded

Test

Know all men by these Presence that we John Nelson, John Poindexter and W.m Hughes are held and firmly bound unto Tho.s Johnson Robert Anderson, William Phillips, and Waddy Thompson Gent Justices of Louisa County now setting in the sum of Three Thousand Pounds, To the payment whereof well and truly to be made to thes.d Justices and their Successors, we bind ourselves and each of us, our and each of our Heirs, Exrs and Admrs, Jointly and Severally firmly by these Presents sealed with our seals this 8.th day of June in the Year of our Lord 1772 and in the 12.th year of the Reign of our Sovereign Lord George the third

The Condition of this obligation is such that if the above bound John Nelson administrator of all the Goods, Chattles and Credits of John Woodleif Dec.d do make or cause to be made a True and Perfect Inventory of all and singular the Goods, Chattles and Credits of thes.d Dec.d which have or shall come to the Hands, Possession or knowledge of him thes.d John Nelson or into the Hands or Possession of any other Person or Persons for him, and the same so made do Exhibit or cause to be Exhibited into the County Court of Louisa at such time as he shall be thereunto required by thes.d Court, and the same Goods, Chattels & and Crdits and all other the goods, Chattles and Credits of thes.d Dec.d at the time of his Death which at any time shall come to the Hans or Possession of thes.d John Nelson or into the Hands and Possession of any other Person or Persons for him, do well and truly administer accorging to Law & Further do make a Just and true Acc.t of his Actings and Doings therein, when thereto Required by the s.d Court, and all the Rest and Residue of thes.d Goods, Chattles and Credits which shall be found Remaining upon thes.d administrators Account the same being first examined and allowed by the Justices of the Court for the time being shall deliver and pay unto such Persons respectively, as thes.d Justices by their Order or Judgment shall direct Pursuant to the Laws in that case made and Provided, and if it shall hereafter appear, that any last Will and Testament was made by thes.d Dec.d and the Executor or Executos therein named do Exhibit the same into thes.d Court making request to have it allowed and approved accordingly if thes.d JohnNelson being thereunto required do render and Deliver up his Letters of Administration, approbation of such Testament being had ad made in thes.d Court, Then the above obligation to be Void and of none Effect, or Else to Remain in full force and Virtue

John Nelson (his seal)

John Poindexter (his seal)

William Hughes (his seal)

Sealed and Delivered In the Presence of
The Court

At a Court held for Louisa County June the 8.th 1772. This Bond was this day in open Court acknowledged by John Nelson, John Poindexter, and William Hughes to be their Act and Deed and by the Court Ordered to be Recorded

Test

In obedience to an Order of the Worshipfull Court of Louisa we the subscribers being first sworn have met and appraised that part of the Estate of Rich.d Keen Dec.d as was Presented to our view as follows
Viz.t

To 1 small by mare L6 1 old white D.o L1-0	7-10-0
To 1 sow and Five shoats	1-10-0
To 1 Mans Saddle and two old Bridles	1-5-0
To 1 old Loom 1/3, 2 Pails 3/, 1 Chest 3/	0-7-3
To 1 Dish, 2 Basons, 5 Plates and 7 spoons	0-12-0
To 1 Pott & Hooks & Frying Pann	0-5-0
To 1 old spinning Wheel and Cards	0-1-6
To 1 Table 2/, 3 Bottles & 1 Jugg 1/6	0-3-6
To 2 Sadd Irons 4/, 4 chairs 5/	0-9-0
To 1 Bed Bedstead sheet & Blankett	1-5-0
To a Parcel of Blankets & Rugs	1-0-0
To a Parcel of Old Iron	0-6-0

L 14-14-3

Given under our Hands this 7.th day of august 1772, Charles Barrett Alex Parker Geo Lumsden
At a Court held for Louisa County August the 10.th 1772 The above Inventory and appraisalment of the
Estate of Rich.d Keen Dec.d was this day Returned and Ordered to be Recorded
Test

Inventory of the appraisment of M.rs Jane Mosses Estate taken June the 14.th 1772

To 1 Negro Wench named Rachel	L	40-0-0
To 1 Ditto Girl Ditto Jane		60-0-0
To 1 Feather Bed and Furniture		8-10-0
To 1 chest		0-12-6
To 1 skellit 1 Bell Kettle		0-17-6
To 1 small looking glass		0-4-0
To a Parcel of Pewter		0-16-0
To 2 small square Tables		0-2-0
To a Parcel of Knive & Forks	0-1-6	
To 1 Woman's saddle		0-17-6

	L	112-1-0

In obediance to an order of Louisa Court bearing Date Octob.r 14.th 1771 We the subscribers being first sworn have appraised the Estate of M.rs Jane Moss Dec.d to L112.1 Curr.y as Witness our Hands this 14.th day of June 1772

Will Anderson

Cyrous Davis

At a Court held for Louisa County August the 10.th 1772. The above Inventory of the appraisment of Jane Moss Estate was this Day Return.d and ordered to be Recorded

Test

A Sale of the Estate of John Christmass Dec.d

Moses Going D.r To a parcel tools	L	0-12-6
To a set of Carpenters Tools		1-12-0
To 1 chest 14/, 1 Bed L6.4.6		6-18-6
To 1 saw rest		9-4-0
Thomas Thomson—D.r		
To 1 percil of Carpenters Tools		0-18-0
To small lot of Tools 8/, To lot D.o 9/		0-17-0
To a lot D.o 15/, To 1 Bed		8-13-0
To 9 barrels of Corn at 11/3		5-1-3
To the houses and plantation 32.11		32-11-0

	L	48-00-3
Joseph Wadkins D.r To one bridle bit		0-1-3
George Gibson D.r To a lot of Tools		1-0-0
To one Bridle 3/1 To one pit Saw 34/7		1-17-8
To parcel old Iron 16/1		0-16-1

	L	3-13-9
Rice Hughs D.r To one parcel of Tools 30/		1-10-0
To one Mare & Bell L3/9		3-9-0

	L	4-19-0
Nicholas Rice D.r		
To one lott of Tools		0-10-6
To a percel of Leather 27/		1-7-0
To a Tub and Doll 4/6		0-4-6

	L	2-1-0
William Hogan Jun.r D.r		
To a Lot of Tools 10/ To Iron Seruy of		1-0-0

William Whitlock D.r		
To a set of Tools 26/		1-6-0

Richard Johnson D.r		
To 2 Gimletts 1/3		0-11-3

Rich.d Thomason D.r		
To small lott of Tools 3/6		sh3-6

WaddyThomson D.o		
To a small Lot of Lumber 4/		0-0-4
To 1 Currying Comb and Brush 1/10		0-1-10
To 1 Frying pan 4/3 To 1 chest 6/6		0-10-9

	L	0-12-11

James Meche D.o To one pole Ax 7/6		0-7-6

James Craddock D.r		
To one lott of pewter 23/		1-3-0

Thomas Bond D.r		
Ton one M Care L10		10-0-0

Thomas King D.r		
To one Con & Coff		3-2-6

W.m Sargant D.r To one Cow and Coff		3-5-0

John Watson D.r To a parcel of Earthenware		0-3-1

Maj.r Thomas Johnson D.r		
To one Mans saddle 3/10.6		3-10-6

William Jackson D.r		
To Table 16/6 To 4 chairs 12/		1-8-0
To 2 jugs 5/		0-5-0

George Thomasson Sen.r D.r		
To 1 Desk 3/7.6		3-7-6

George Thomason Jun.r D.r		
To one Watch		3-6-6

Richard Bloxsom D.r		
To one Table 5/ To Cup & bowl 1/		0-6-0
To 1 cradle 6/ To a parcel of chairs		0-17-0
To All the Fodder at Goldmine		1-10-0
	L	2-13-0
Thomas Phillips D.r		
To 1 Gun 33/ To a box Iron &tc	L	2-3-6
To plates of Tumblers 19/6		0-19-6
To 13 Barrells & 3 bushells @ 12/		8-3-2
To Sundreis & Powder & shot 5/		11-11-2

Nancey Christmas D.r		
To 1 chest 57 To one Wheell 9/		0-14-0
To one small Trunk and Scissors		0-2-0
To one Bible and prayer Book		0-7-0
To a parcel of a Perill L5		5-0-0
T one finished counterpain 2/		0-2-0

	L	6-5-00
William Phillips D.r		
To a Pot &tc 6/ shillings		0-6-0

To a p.r Barrett of Corn 6/ shillings		0-6-0

	L	0-12-0
Richard Phillips Sen.r		
To all the Fodder on the Maner plantation 41/		2-1-0
To taller 6/ shillings		0-6-0

	L	2-7-0
David Chisholm D.r		
To Rasors 1/8		0-1-8

William Shelton D.r		
To Taller 6/ shillings		0-6-0

William Pettit D.r		
To bed Quilt 17/6		0-17-6

William Lipscomb D.r		
To Table Linning 8/ shillings		0-8-0

Elizabeth Paulett D.r		
To five Geese 7/3		0-7-3

Joseph Hawkins D.r		
To me Bag 2/6		0-2-6

Thomas Jackson D.r		
To one Mans saddle 15/		0-15-0
To one small Heiffer 12/6		0-12-6

	L	1-7-6

W.m Thomson D.r		
To 2 Sows and 10 shoats & four Piggs 40/1		2-0-1

In Obedience to an order of Louisa Court we the subscriber being first sworn have appraised the Estate of John Christmas Deceas.d

To one black Warnett Table	0-15-0
To one Bed & Bedstead & furniture	6-0-0
To one Bed & furniture	4-0-0
To one black warnett Desk	3-0-0
To one spinning wheell & cards	0-11-3
To 10 chairs 4 of them bottomb.d	1-6-0
To one square pine table	0-6-0
To 3 pine chests	0-15-0
To one Bed and furniture	4-10-0
To a bed Cover & counterpain	1-10-0
To a Bed Cover not finish.d	0-7-6
To a Cradle and a bed withit	0-5-0
To one gun	1-5-0
To 2 table cloaths and a Towel	0-11-3
To a percel of Wereing Cloaths	5-19-6
To 1 silver Watch	2-15-0
To one old hat	0-5-0
To 1 Iron clamp	0-10-0
To one chest of Carpenter & Joinirs Tools	4-0-0
To one pit saw	1-15-0
To 12 of Taller @ 6.d p.r ld	0-6-0
To a percel of Tools	1-15-0
To a percel of Ladder	0-12-6
To 1 Negro boy abram	70-0-0
To 1 Brush & Currying Comb	0-1-6
To a percel of Earthingware	0-6-4
To 1 Black Mare	3-10-0
To 1 Bay Mare	7-0-0
To 1 Horse	10-0-0
To 3 head of Cattle	3-0-0
To a percel of Fodder	1-15-0
To 22 Barrells & 3 Bushells of Corn at 10 p.r Cur.l	11-6-0
To 1 sidle saddle	2-10-0
To one Mans D.o	0-15-0
To 1 ditto	2-10-0
To a percel of Pewter	0-15-0
To Pot and Pan	0-7-0
To 2 Juggs	0-1-0
To 1 Dumb Bell & Mashing Tub	0-5-6
To a percel of books & 1 Trunk & some paper	0-7-6
To a percel of old Iron	0-18-6

November the 11.th 1771

W.m Lipscomb, Nicholas Gentry Jun.r

Anthoy Gholston

At a Court held for Louisa County July 13 1772 this Iventory was this Day return.d & ordered to be

Recorded
Teste

Account of the Sales of Rich.d Keens Estate
Elisabeth Keen D.r

To one sow and 5 shoats 40/ To 1 Loam 1/3	2-1-3
To 1 Dish 2 basons & seven spoons peuter	0-12-0
To 1 pot hooks & frying pan	0-5-0
To 1 old spinning whele & one pair of old Card	0-1-6
To 1 Table 2/, 2 scedd Irons 4/6, 4 chairs 5/	0-11-6
To 2 pailes & 1 old chest 6/	0-6-0
To 1 old bedstead bed sheat & blanket	1-5-0
To a percel of blankets & rugs & 2 old bridle bits	1-0-0

L 6-2-3-6.2.3

Cosby Duke D.r

To 1 Mare 8-2-6-8.2.6

John Smith D.r

To 1/3 part of a Watch 1-7-6-1.7.6

Dudley Brown D.r

To one old white mare 1-1-0-1.1.0

John Marshall D.r

To 1 old saddle 22/, bottles & jugs 1/6 1-3-6

To a percel of old iron 0-8-0

L 1-11-6-1.11.6

L 18-4-9

Excepted p.r John Marshall administrator

At a Court held for Louisa County Septem.r 15.th 1772 this Account of sales of Estate of Rich.d Keen

Dec.d was this Day Return.d & by the Court order.d To be Recorded

Test

An Inventory & appraisal of the Estate of Thomas Paulett Dec.d

To four Head of Cattle	10-0-0
To 7 D.o	10-0-0
To 6 D.o	9-10-0
To 7 D.o	9-0-0
To 6 D.o	1-15-0
To 17 Head of sheep	5-2-0
To 1 pair of Mill stones	0-8-0
To 2 Horses	10-0-0
To 1 pair of cart wheels & Cart	4-5-0
To 6 head of Hogs	1-16-0
To 6 D.o	2-5-6
To 1 Grinding Stone	0-7-0
To 1 kittle	3-0-0
To 3 pots & Dutch oven	1-11-0
To 1 crosscut saw & spade	0-12-3
To 1 gun	1-0-0
To 1 Trunk	1-5-0
To 1 Table & Desk	4-7-6
To 1 glass case	0-8-0
To 2 Beds & furniture	8-0-0
To 15 chairs	1-2-0
To 1 hone strop & Razors	0-6-0
To 2 box Irons	0-10-0
To 2 jugs & pair of scales	0-9-6
To pair of Tongs & branding Irons	0-4-0
To pint pot & Books	0-8-0
To 1 glass & Earthen ware & canester	0-8-9
To parcel of Tools & safe	1-16-3
To parcel of plates	0-4-0
To parcel of Earthen ware	0-5-0
To 1 Table Bowl & Can	0-10-0
To 1 Bed to three D.o	25-0-0
To 2 boxes & 1 chest	1-7-3
To 2 flaxs wheels	1-1-0
To 1 saddle & bed	4-15-0
To a parcel of Leather	3-17-0
To 1 parcel hoes & axes	2-7-0
To 1 parcel of Hanes	0-3-0
To 1 skillit	0-9-0
To 1 Gird Iron & Loam	0-12-0
To 1 parcel of peuter & Two Tin pans	1-12-3
To parcel of knives & forks	0-6-0
To 1 Dish & spice Morter	0-6-6
To 1 Iron spoon & Tea Kittle and hoe	0-5-6
To one saddle 2 Siveters & serch	2-10-0
To 1 Negro Man Luis	15-0-0
To 1 Girl Beck 45P To D.o Stephen 20/L	65-0-0

To 1 D.o Fanny 65L 2/0 1 D.o Moning 29	94-0-0
To 1 D.o Nat 75L To D.o Cuffy 50L	125-0-0
To D.o Sarah 19L To 1 D.o Sarah 60L	19-0-0
To 1 D.o Jane 32 .10 To 5 casks 1.2.6	33-12-6
To 7 small catle	2-10-0
To 6 sheep 42/, To 9 Hogs 4/10	6-12-0
To Eleven D.o 45/, To 11 D.o 65/	6-10-0
To 6 head of Cattle	12-8-0
To 5 head D.o 11.5/, To 5 D.o 7	18-5-0
To 1 Mare 7L To 1 D.o 3L 10p	10-10-0
To 1 Mare & colt	5-0-0
To 2 stears	5-10-0
To 1 negro Man Dick	25-10-0
To 1 girl Sarah 40L To 1 D.o Amy 35	75-0-0
To 1 boy Dick 45L	45-0-0
TP 1 D.o David 80L	80-0-0
TP 1 D.o Beck	24-10-0
To 1 pot & percel of old iron	1-18-6
To 1 Mare	12-0-0
To 6 hogs & 5 pigs	4-12-0

Rich.d Phillips

W.m Lipscomb

Samuel Thomason

At a Court held for Louisa County Octob.r 12.th 1772 This Inventory was this Day Return.d & ordered to be Recorded

Test John Nelson

In the name of God amen I Joseph East being very sick and weak but of perfect mind and memory do make & ordain this Instrument of writeing my last will & Testament and I do Hereby utterly Disallow Revoke Disanul all & every other will & Testament by me made confirming this & no other To be my last will & Testament. First my will & Desire is that My beloved wife Mary East may And shall peaceably & Quietly Possess all my Estate both Real, & personal during her natural Life & after her Decease, I lend my negro an Levy to my daughter edith peers during her Natural life & after her Decease I give & bequeath the above Named negro herry to the heirs of of her Body lawfully begotten & should she Decease before such Heirs is Twenty one years old my will is that Thomas Peers may Possess the.s.d Negro herry until such Heirs arrives to the age of Twenty one years when he or she shall fully and Peacably possess and Enjoy the.s.d Negro Herry above given also I give to my Daughter Edith peers the sum of five shillings also after the Decease of my beloved wife I lend to my Daugher Mary Cannon one feather Bed & furniture and my negro girl Named Nan Together with all her Increase dureing Her Natural life and after her Decease I give and Bequeath the above named Negro Nan; together with all her Increase to her children Lawfully Begotten to be Equally Divided among them when the youngest child come of age, I also Give to my daughter Mary Cannon the Sum of Five Shillings also I give to my Son James East the Sum of five shillings also I give to my son Thomas East the sum of five shillings also I give to mySon Josias East the sum of Five shilling tho Remaing part of my Estate I leave to my beloved Wife to Despose of as she thinks proper and I Hereby forbid any apraisment by order of Court on my Estat after my Decease & I do appoint my friend James Dabney with my beloved wife whole & Sole Executor of this my last will and Testaments

In witness whereof I have hereunto set my hand & seal this 16.th Dayof April one thousand seven hundred & sixty Eight

Joseph East (his seal)

Sign.d Seal.d & Deliver.d In presence of

W.m Terrell

John Walton Jun.r

Thomas Jackson

At a Court held for Louisa County September 14.th 1772 This will was this Day prov.d by the oaths of John Walton Jun.r and Thomas Jackson and by the Court ordered to be Record.d

Test

Know all men by these presents that we Mary Eas W.m White Gentl and Thom as peers are held and firmly Bound to Thomas Johnson, Robt Anderson &c Gent, Justices of the Court of Louisa County now sitting in the sum of five Hundred pounds to the payment whereof well and Truly to be made to thes.d Justices and their successors we bind We bind ourselves and each of us and each of our Heirs Executors and administrators Jointly and severally firmly by these presents sealed with our seals this fourteenth Day of September In the Year of our Lord one thousand Seven Hundred & Seventy two and In the Twelvth year of the Reign of our Sovreign Lord George the third

The Condition of this obligation is Such that if the above bound Mary East Executrix of the last will & Testament of Joseph East Dec'd do make or cause to be made a true and perfect Inventory of all and singular the Goods and Chattles and Credit of thes.d Dec.d which have or shall come to the hands, possession or knowledge, of thes.d Mary, or into the hands and possession of any other person or persons for her and the same so made do exhibit into the County Court of Louisa at such time as she shall be thereunto Required by thes.d Court and the same Goods & Chattles & Credits and all other the goods & Chattles & Credits of thes.d Deceas.d which at any time after shall come to the hands possission or knowledge of thes.d Mary or into the hands & 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 actions & Doings therein; when thereto Required by the s.d Court, and also shall well and Truly pay and Deliver all Legacies contained & specifed In thes'd Testament as far as thes.d Goods chattles & credits will thereunto Extend and the law shall charge, then this obligation to be Void & of None Effect or Else to Remain in full force and Virtue

Mary (her mark) East (her seal)

W.m White (his seal)

Tho.s Peers (his seal)

Sign.d Seal.d & Deliver.d In presence of the court

At a Court held for Louisa County Sept.r 14.th 1772 This Bond was this Day in open court acknowledg.d & order.d to be Recorded

Teste

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A True and perfect Inventory, of Est. Joseph East

One Negro Man Slave Named Harry

one Negro Girl Slave Named Nan

Ten head cattle Fourteen Hogs

Two Feather Beds & furniture

Three pewter dishes Four D.o Basons Fifteen D.o plates

Six d.o spoons One Case knives & forks

One frying pan 1 handle d.o One spit one Iron pot & hooks

One Iron pot Rack Two Box Irons & Heaters

Three Stone Juggs one Earthen d.o one Quart Pottle

One Mug Two Bowls Part of a Set of Tea ware

Four Books one chest one Trunk Two Tables

Four Turn.d chairs Two spinning wheels Three Co Cards

One Side Saddle one Bridle one Hammer

Eight hoes Two Axes Two sickles one Iron Wedge

One D.o pessell one Drawing Knife one Fleshing D.o

Three Gimlletts one Candle Hand one pepper Box

One Safe One Stone pot Three pales one Tub

Four Barrells one Cart one Horse Harness

One Cow Hide Fifteen Shillings six pence cask

Two bells one Meal Sifter

Mary East Executrix

At a Court held for Louisa County December the 14.th 1772 this Inventory was this Day Return.d, &
Ordered to be Recorded

Test

An Inventory and appraisal of the Estate of Drury Pulliam

3 cows & calves	L	7-10-0
To 1 cow & 2 yearlings		3-10-7
To 1 Mare 10L, 1 D.o 3L		13-0-0
14 pigs 17/6.d, 10 Geese 15/, 7 dishes 15/		2-7-6
1 Bason 1 pounger & 7 spoons 3/, 1 Dozn new spoons 5/		0-8-0
6 jugs 8/ 1 Dozn plates 10/		0-18-0
1 Mug 2 bowls 3 earthen plates 1 salt cell 1 pepper 13 ox		0-4-0
1 Sauce pan 2 flesh forks 1 Ladle 1 Spice Morter		0-14-0
1 weeding hoe 4 Hilling D.o 3 plough D.o 2 Grubing D.o		
3 Axes 2 wedges 1 frying pan 1 looking glass		1-14-6
1 Handsaw 2 Drawing knives 3 Auger 1 gouger bells		
2 Candlesticks 1 spur 16 Cessors 1 grinstet 1 Rute 1 chiswell		1-0-0
a percel of shoemakers Tools & 6 lasl		0-8-0
2 guns 3: 2 Mens saddle & 1 Womons D.o L3		6-0-0
A percel of Old books 15/, 2 chests 3 of 3, Tables & cloaths 2		3-5-0
3 Beds bedstead & furniture L17/10		17-10-0
1 Violin 21/6 a percel of Brass Nails 1 slate 1/6		1-6-0
1 Reap hook 1/, 1 pair saddle bags 10/		0-11-0
3 p.r Cards 1 Box Iron & Heaters 1 Brush		0-14-0
1 Seal skin Trunk 1 hone 1 Rasor		0-7-0
all the cloaths of the Dec.d consisting of coats jackets		
Breeches stockheens And a Matt		5-0-0
2 skins of Leather 30/ 5 casks 12/6.d		2-2-6
3 Pots & 2 p.r of Hooks 20/ 3 piggins & 1 Tub 5		1-5-0
1 loam 7/6, 1 churn 2/6, 1 Table pot 1/		1-11-0
1 Set of wheat sives 3/, 3 Knives & 6 forks 1/		0-4-6
1 Hatchet 3 shillings 4 chairs 5/		0-8-0
1 Mare & Colt 10L 9 hogs 5/5		15-5-00

	L	86-3-0
		0-16-0

		86-19-00

Persuent to An Order of the Worshipful Court of Louisa County we the subscribers Met first being sworn & apraised the above Mentioned articles at the above Mentioned Rates they being all the Personal Estate of Drury Puliam Dec.d Produced to us by the administratrix Given under our hands this 12.th day of December 1772

Curtis Parrott

Same Barnitt

Jacob (his mark) Bow

At a Court Held for Louisa County Dec.r 14, 1773 This Inventory was This day Return.d & by the Court Ordered to be Recorded

Test

An Inventory of the Estate of Joseph Green Dec.d taken this 27.th Day of Ap.l 1759

To 10 head of Cattle	8-6-0
To 1 mare 150/, 1 lott 40/, 12 Hogs 48	11-18-0
To 2 Iron pots 9/, shoe Tools 3	0-12-0
To 1 Riffled Gun 35/, Knives & &tc 6/	2-1-0
Salt stand /a.d, Box Iron &tc 4/6	0-5-3
To 1 Candle stand /6.d, pales & piggins	0-5-0
To 1 Looking Glass & 1 wine D.o	0-1-3
To 1 Search 2/6 To Carpenters Tools saddles	
Bridle & Coforth 18/	1-0-6
To 1 Bell 57 Broad Ax 4/6	0-9-6
To 2 Broad Hoes 1 D.o Harrow	0-5-9
To 1 Hacthet and posenger	0-2-0
To 1 chest 6/, 1 frying pan 2/	0-8-0
To 1 spining whele 1/, 2 Beds 150	7-11-0
To 1 Negro Woman Dafney	
and Child Jenney	75-0-0
To 1 Negro Boy Jack	35-0-0
May 21.st To 1 Sythe	0-6-6
To 1 Mare & Colt	5-10-0

Thomas Ballard

Geo. Holland

W.m Trimmere

At a Court Held for Louisa County, Dece.r 14.th 1772 This Inventory was this Day Return.d & ordered
To be Recorded

Teste

An Inventory of the Estate of Sir William Bickley Dec.d

14 plates 11/6, Dishes 8/, 4 Basons 5/	1-4-6
4 spoons and 1 Broken Coffee pot & 1 pounger 1/	0-1-0
3 Earthen Dishes & 6 plates 5/, a Parcel of Earthen stone ware 2/6	0-7-6
3 bowls 5 cups and saucers 2/6, 1 glass tumbler 8.d	0-3-2
1 stone mugg 1/3, 1 Vinegar Cuet and Salt Celler	0-1-11
1 Brass Candle Stick a pair of snuffers 1 peper box & a small	0-1-6
1 Case with 5 Tea spoons 1/6, 1 Case Bottle 9 a parcel of old Books 1/6	0-9-9
1 Bed and Furniture L6, 1 D.o 40/, 1 D.o 50/	10-10-0
1 spinning whell and 3/5, Cards 10/, 1 brass spice mortar 5/	0-15-0
2 sad irons 1 Box Iron & Heaters & 1 Tibbet 7/6	0-7-6
6 case knives 11 forks 2/6, 1 Bell 4/, a parcel of shoemakers tools 5/	0-11-6
5 Flax chairs 4/6, 6 Leather D.o 46/6, 1 Walnut Table 17/6	3-11-6
1 Walnut chest 13/9, 1 Trunk 5/, Seal Skin D.o 2/	1-0-9
10 Quart Bottles 2/6, 3 juggs and a jarr & 1 Tinn Funnel 5/	0-7-6
3 Brown Linnen Table Cloths an 2 Towells 2/	0-2-0
1 Man's Saddle 25/, 1 Woman's D.o and Bridle 27/	2-12-0
1 small Looking Glass 2/6, 2 Earthen pans 8.d 1 pine Table & a Box 7/6	0-10-8
1 Negro Man Dick	50-0-0
1 wench nam.d Patt	60-0-0
1 Girl named Sarah	45-0-0
1 Boy nam'd Stephen	29-5-0
3 Iron Potts and 2 p.r Hooks 17/6	0-17-6
4 Pails and a Washing Tub 5/, 1 yearling skin 3/	0-8-0
1 Bay Horse L6, 10 old casks 10/	6-10-0
4 shooks 20/, 6 hilling hoes & 1 Grubbing D.o 10/	1-10-0
3 Iron wedges 7/6, 1 old Ax 2/6, 2 stone chamber pots 2	0-12-0
3 Cows L5/10, 3 heifers 47/6, 2 yearlings 21/9	8-19-3
a Quantity of Corn unknown @ 8/, p.r Barrell	0-0-0
2 Plow Hoes 4/, a Strop and 2 Razors 1/6	0-5-6
2 coats & 3 Nest D.o and 2 shirts	1-10-0
1 Candle Mould & 1 p.r of Fire Tongs	0-5-0
1 hatt & an old wigg 1/6, 1 p.r of Russia Drill Breeches 4/	0-5-6
1 p.r of Money Scales and Weights 2/6	0-2-6
1 old Horse Cart	0-7-6
	The whole amount 228-15-6

In Obediance to an Order of Court held for Louisa County the Eight of April 1771 We the subscribers have apprais.d all and Singular the estate of Sir M.rs Bickley Dec.d that was brought before us

William Crenshaw

John Marshall

George Lumsden

Cleverse Duke

At a Court held for Louisa County July the 13.th 1772 This Inventory and appraisement was this Day Return.d and Ordered to be Recorded

Test

An appraisement of the Estate of John Woodleif Deceased Prince George County June the 24.th 1772
In obedience to an Order of Louisa court W the subscribers have this day appraised the Estate of John
Woodleif Deceas.d in this County as Follows, to wit

1 Negro woman Aggy and her child	60-0-0
1 D.o Girl Jenny	30-0-0
2 Beds ad furniture	6-15-0
Pewter	1-10-0
Tin Ware	0-5-6
8 Knives and folks	0-3-0
1 spice mortar and Pestle	0-4-0
1 Tea Kittle & Coffee Pott	0-15-0
1 Box Iron and Heaters	0-3-19
6 Dirt pans & Some Stone Ware	0-3-6
2 Searches 1 sifter & 1 Wheat Sifter	0-2-60
3 butter pots	0-6-0
a parcel of old bottles &	0-2-0
1 jugg and some sturgeon Ogle	0-4-0
2 chest	0-10-0
1 Percel of old Books	0-1-0
1 Gun and Two pistols	0-5-0
1 Table 4/	0-4-0
7 old chairs	0-8-0
2 old Tables	0-1-0
1 case and bottles	0-15-0
2 Harness and stays	0-12-0
1 Basket with spun cotton	0-8-0
1 Barrell with Cotton	1-0-0
2 spinning wheels Cards & 6	0-3-6
2 Bags and one Bed Co rd	0-2-6
2 Iron potts 1 Kittle 1 skillit & 6	1-0-0
1 Brass Kittle	2-0-0
Cooper Tools	0-5-0
a percel of old Iron	0-12-0
1 p.r of old steel yards	0-2-6
A percel of old Barrells &	0-10-0
Tanned Leather	0-15-0
Hide	0-8-0

L 110-16-9

Edm.d Ruffin
John Watts
William Young

At a Court held for Louisa County on Monday the 8.th day of March 1773 This Inventory and
appraisment of the Estate of John Woodleif Dec.d (taken in Prince George County was this day
Return.d & Ordered to be Recorded
Test

Persuant to an Order of Court Held for Louisa county June the Eight 1772 We the Subscribers being first sworn have appraised Such of the Estate of M.r Jn.o Woodleif as was showed us by John Nelson adm.d and is as Follows

To one Negro woman Named Sarah	5-0-0
To 1 D.o...D.o old Betty	70-0-0
To 1 Girl named Betty	70-0-0
To 1 Fellow Named Amarica	80-0-0
To 1 D.o Peter	80-0-0
To 1 D.o Jimmy	80-0-0
To 1 D.o Jack	80-0-0
To 1 D.o Cyrus	80-0-0
To 1 D.o Author	80-0-0
To 1 Boy Davy	50-0-0
To 1 Girl Patty	30-0-0
To 1 Horse	20-0-0
To 2 yoke of Oxen with the yokes and two Bells	14-14-0
To 2 steers	7-0-0
To 2 D.o	4-0-0
To 2 D.o	3-0-0
To 4 cows and 1 bell	10-4-0
To 2 heifers	3-10-0
To 1 boar	0-15-0
To 1 sow and seven piggs	1-5-0
To 7 sheep	2-9-0
To a womans saddle girts and Bridle	2-8-0
To carpenter and coopers Tools & sundry their articles	2-10-1/2
To 2 old saddles	1-10-0
To 2 narow axes	0-8-0
To 2 Broad D.o	0-7-0
To 1 Flag collar & p.r Harnes	0-2-0
To 1 p.r of Horse Harnes & a large Gimbolett	0-1-3
To 1 Case of Razors	0-2-6
To Earthen and Glass wair	0-10-0
To Pewter	1-11-0
To 1 Jugg	0-5-0
To 1 looking Glass	0-12-6
To 1 pair of Tongs	0-1-6
To 2 straw Bashells	0-2-0
To 1 Chest Lock & key	0-10-0
To 1 Cross Cut Saw	0-7-6
To 1 Bung Boarer	0-1-3
To 1 pair Money scales and Weights	0-10-0
To 1 old Book	0-1-0
To Sundry waring apparel	9-3-0
To 1 serman Book	0-0-7 1/2
To 1 pair of shells	1-16-0
To 2 pair Cotton sheets	2-10-0
To 1 Bed and Furniture	10-0-0

To 1 Ditto	8-0-0
To 1 Cask	0-2-6
To 50lb of Cotton at 4.d	0-16-8
To 1 chest 10/, 2 Carts & 1 p.r of Wheels 30/	2-0-0
To Cash	36-1-4
To 4 Hoes	0-10-0
To 1 Cow Hide	0-7-6
To 5 sides & 2 skins of Leather	2-10-0
To 16 hogs at 15/ Each	11-4-0
To 2 sheep at 7/6	0-15-0
To 1 spit	0-5-0
To 3 Towels	0-9-0
To 2 oz.s Brig. Table cloths	0-5-0
To 1 Damask D.o	0-5-0

	L 870-18-2

William White

Cha.s Daniel

Far.o(?) Chiles

At a Court held for Louisa County march the 8.th 1773 This Iventory and appraisement of the Estate of John Woodleif Deceased was this Day Return.d and Ordered to be Recorded
Test

In the name of God Amen I Richard Wright of Louisa County being at this Time weak in Body But Blessed by God of Good sence and Memory do this Seventh day of January one Thousand Seven Hundred and Seventy three make and publish this my last will and Testament in manner and form Following, Imprimus I Lend unto my beloved wife Mary Wright, all the Tract of Land whereon I now live dureing Her Natural, Item I Give and Bequeath unto my Son Clayborn Wright his heirs and Assigns forever, after my wifes decease one third part of the.s.d Tract of Land whereon I now live to Include the dwelling Houses and what other Houses that shall be on the.s.d third part Item I give unto my son Bartelott Wright, his Heirs and assigns forever after my wifes Decease, one third part of the s.d Tract of Land whereon I now live, to be laid off to him on both Sides of the South Fork of little Rockey Creek, Item, I give unto my son David Wright his Heirs and assigns forever, one third part or Remainder of the.s.d Tract of Land whereon I now live after my wifes Decease Item, whereas when my Son John died he left by a Verbil Will to my Son Clayborn Wright Effects to the Amount of about three Pounds vallue and as Ive never paid the same to my son Clayborn my will and Desire is that the.s.d Sum of Tree pounds be paid him out of my Estate by my Executors here after named Item, Item I Lend unto my beloved wife dureing Her Natural Life all the Ramainder of my Estate, and after her Deceas my Will and Desire is that it be divided as Followeth

Item, I Give unto my Son clayborn Wright Ten Pounds Currt money, Item, I Give unto my daughter Clorender Snelson one cow and Calf and Two sheep, to her heirs and assigns forever, Item My will and Desire is that my Sons W.m Wright and Richard Wright have no part of my Estate as I have already Given them their parts

Item, I have Given my Son David Wright a Feather Bed my will is that the Value of it be Deduced out of his part of my personal Estate, Item I give unto my Grand Daughter Sarah Sims one Feather Bed and Furniture to Her heirs and assigns forever

Item My will and desire is that all the Remaining part of my Estate be Equally Divided among my children hereafter Named (Viz) Lamonder Wright David Wright Mary Wright Betty Wright Candace Wright Bartelott Wright and Clayborn Wright; to them their heirs and assigns forever

Item I constitute and appoint my sons W.m Wright, David Wright and Bartelott Wright my whole and sole Executors of this my Last Will and Testament, In Witness whereof I have hereunto set my hand And Seal the Day & year before Written

January the 7. 1773

Rich.d (his mark) Wright (his seal)

Sign.d Sealed and Published In presence of us

John Smith

Thomas Colemand

Thomas Smith

At a Court held for Louisa County on monday the 18.th day of February 1773 This will was this day in open Court, produced by David Wright and Bartelott Wright Exors therein Named who made cash thereto, according to Law, and was proved by the Oaths of John Smith and Thomas Smith, witnesses thereto and by the Court admited to Record

Test

Know all men by these Presents that we David Wright Bartelott Wright John Smith and W.m Smith are held and Firmly Bound to Samuel Ragland &c Gent. Justices of the court of Louisa County now Sitting in the sum of one thousand Pounds currt money to the payment whereof; well and Truly to be made to thes.d Justices and their Successors we bind ourselves and Each of us Our and Each of our Heirs Exrs, and Amrs.ts Jointly and Severally firmly by these presents, Sealed with Our Seals this Eight day of Feb.y in the year of our Lord One thousand Seven Hundred ad Seventy three and in the 13.th year of the Reign of our Sovreign Lord George the third

The condition of this obligation is Such, that if the above bound David Wright and B.t Wright Exors of the last will and Testament of Rich.d Wright Deceas.d do make or cause to be made a True and perfect Inventory of all and singular the Goods chattles and credits of thes.d Deceased which have or shall come to the Hands Possession or knowledge of thes.d David and Bartelott 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 Louisa at such time as they shall be thereto Required by thes.d Court; and the same Goods chattles and Credits, and all other the Goods chattles and Credits of thes.d Deceased which at anytime after shall come to Hands and Possession, or knowledge of thes.d David and Bartelott or into the Hands and possession of any other person or persons for them do well and Truly administer according to Law; and Further do make a just and True Account of their Actings and doings therein; when thereto Required by thes.d court, and also shall well and Truly pay and Deliver all the Legacies contained and specified in thes.d Testament as far as thes.d Goods chattle and credits will thereto 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

David Wright (his seal)

Bartelott Wright (his seal)

John Smith (his seal)

William Smith (his seal)

Signed Sealed and delivered In Presence off

An Inventory of the Estate of Richard Wrigh Deceas.d March the 13.th 1773

To 2 Oxen L4 Each	8-0-0
To 1 Cow with calf L3.0.0, 3 Cows L7.10	10-10-0
To 3 heifers L5.0.0, 2 yearlings 27/6	6-7-6
To 5 small hogs 40/, 1 Feather Bed & Furniture L6.16.8	8-16-8
To 1 Feather Bed and Furniture L3.0.0	3-0-0
To Bedstead Cord Bolster a p.r sheet & under Bed	5-0-0
To 1 Bed Quilt 25/, 1 Bed and Furniture L5/10	6-15-0
To 1 Bed and Furniture L3.0.0, D.o L5.0.0	8-0-0
To 1 piece of Leather 2/6, 32lb of cotton in the seed @4	13-2-0
To 20lbs of Feather 2/, 4 of 3 Flax Wheels 25/ (4)	3-5-0
To 2 old Brass and Iron candlesticks 2/6, 4 jugs	0-6-6
To 1 old Gun 5/, 2 Large Bottles 3/, 1 gunn w.th 1 (/) sack 3/6	0-11-6
To 3 old Boxes & a old cider cask 2/6, a p.r of old steelyards 5/	0-7-6
To 1 six hundred Slay and harness 6/, 1 380 D.o w.th Double harness 3/6	0-9-6
To 2 sets of old harness 5/, 1 Cow hide 10/ a parcel of Shoemakers Tools & 6 7/6	1-2-6
To 4 old Reap hooks 2/6 a small chest 2/6 1 old Saddle 7/6	0-12-6
To a Parcel of Lumber 3/9, a parcel of Carpenters Tools 10/	0-13-9
To 2 hh.d Jointers & Irons a Coopers adz and bronze 5/	5-0-0
To 6 p.r old cards 4/, 82+ Bottles 11 pint D.o & 4 Ticklars 4/6	0-8-6
To 1 Small Looking Glass 2/, 52 hackles 15/	0-17-0
To 1 Gin with Iron Rowlers & a basket 2/6, 1 Gun 10/	0-12-6
To 1 old p.r of scales and wrights 7/6, 1 Cow hide 10/	0-17-6
To 1 hone a Strop and Razor 5/	0-5-0
To 1 punch bowl, 1 Mug, 1 Canester and Can 2 wine glasses & seven Phials &tc	0-4-3
To a parcel of Books 10/, 1 stone chamberpot 1/	0-11-0
To 1 Table and Chest 12/6, 1 Loom L150 Slay & harness 10/	1-2-6
To 2 spinning wheels & a Quil wheel & 2 Iron spindles 7/6	0-7-6
To 1 womans old Side Saddle 2/6, a parcel of old chairs & Hooks 5/	0-7-6
To 1 Loom and Cow Slay & harness 15/, 3 slays & harness 15/	1-10-0
To 1 Bell 5/, 3 old Box Irons and heaters 10/, 5 weavers skuttles 2/6	0-7-6
To a parcel of knives & forks 8/, a frying pan and Flesh fork 5/	0-13-0
To 1 Iron Pott and hooks & old pan 15/, 1 small D.o & hooks 2/6	0-7-6
To 1 Iron pot & hooks & 2 Iron Pott Tacks 15/, 1 Bell mettle skillet 10/	0-5-0
To 2 Iron wedges 4/, a parcel of Carpenters Tools & 6.5/	0-9-0
To 1 Safe 15/, 1 Table 2/, 2 water pails & a Tray 4/6	1-1-6
To 2 bee hives and some bee gum 7/6, 2 butter potts 5/	1-12-6
To 1 bell Mettle spice Morter 7/6, 6 Dishes 12/, 4 bason 7/6	1-7-0
To 2 Dozn pewter Plates 24/, 18 spoons 6/, a parcel of Trays and lumber 10/	2-0-0
To 2 Meal bags 3/, 1 old Cross Cutsaw 7/6	0-10-6
To 3 axes and hoe 10/, 4 old cyder casks 6/	0-16-0
To 3 old horse Collars & harnes a old Bridle & a pair old Iron Traces 7/6	0-7-6
To 1 Grubing hoe 4 old bro hoes 3 old plow hoes & Coutler old Iron & 6	0-12-6
To 2 old Casks and Brass Cock 5/	0-5-0

To 1 Grey mare L10, one Bay D.o L6	16-0-0
To 1 Mare and Colt 20/, 6 sheep 45/	3-5-0
To 17 Barrells of Corn at 8 shillings	6-16-0
To 2 old Tob.o h.fs & 3 old Barrells 5/, 2 old Plow hoes 1/6	0-6-6
To 1 p.r old cart wheels Cart ox yoke & rings 7/6	0-7-6
To 14 Geese a 1/3	0-17-6
To 4 small shoats 8/	0-8-0
To 1 Sow ad 3 Pigs 15/, 2 Sows and four shoats 40/	2-15-0
To 2 old Wash Tubs 2 pails and a large Tub 5/	0-5-0

L 114-14-4

In obedience to an order of Louisa Court Date February Court 1773 we the Subscribers being first sworn have appraised the Estate of Richard Wright Dec.d to the above Sum of one hundred and Fourteen Pounds fourteen shillings and four pence Curr.t Money being the whole of his Personal Estate Exhibited to us by the Executors

John Smith

W.m Pettus

W.m Wash

At a Court held for Louisa County april the 12.th 1773 This Inventory was this Day Retur.d and by the Court Ordered to be Recorded

Teste

In the name of God amen I John Davis of Trinity Parish in Louisa County being Perfect Sence and Sound Memory do make Constitute and Ordain this my Last Will and Testament us Follows, Item I Lend to my Beloved Wife Susana Davis three Negroes Named Abraham charles and peter and also the house and plantation whereon I now live and two Feather Beds and one horse and Saddle and Bridle and half my other Moveable Estate dureing her Natural Life; Item I give and Bequeath unto my Son Samuel Davis Five hundred and Nine Acres of Land Which is already Laid off to him I give to him his Heirs and assigns forever, Item I give and Bequeath to my son Micajah Davis two hundred and Ten Acres of Land Begining at Samuel Davises Corner on the Road and Along that Line to Netherlands Line and along Netherlands Line to Blass.d White Oaks Sapling Near a Branch By the path side that Leads to Samuel Raglands Quarter and then cross the Branch and Run up the Branch close to it and keep the Course of the Branch to the Back line and along the Back line to Make up his Compliment to him and his heirs and assigns forever; Item I give and Bequeath to my son William Davis one yong Mare Saddle and Bridle and one Feather Bead and Furniture and two hundred Acres of Land adjoining Micajah Davis from the creek line to the Back line to him and his heirs and assign forever, Item I give and Bequeath to my Son Dickey Davis two Hundred Acres of Land more or less Including the plantation whereon I now live after my son Williams two Hundred is Laid off and one Feather Bed and Furniture and one horse colt Saddle and Bridle to him and his heirs and assigns Forever, I also, Give and Bequeath unto my two Sons Micajah and William Davis One Hundred Acres of Land more or less on the North Side of the Road lying in the North Fork of Poore Creek to be Equally Divided between them, To them and their Heirs and Assigns forever, Item I Give and Bequeathe unto my Daughter Elizabeth Bradley Twenty Shillings To her, her Heirs and Assigns forever I also lend to my Daughter Elizabeth Bradley the third of what Negroes is alive at the Death of my Beloved Wife and after the Decease of my said Daughter Elizabeth Bradley to be Equally Divided amongst her children that are the Liveing To them their Heirs and assigns forever Item I give and Bequeath to my daughter Anne Barnett the third part of what Negroes are alive at the death of my beloved wife to her; her Heirs and assigns forever; Item I give and Bequeath to my daughter Mary Smith the third part of what Negroes are Alive at the death of my beloved wife to her her her: her Heirs and assigns forever & the Rest of my Estate what is Not already given is to be Equally divided amongst my Six children Viz Anne Barnett, Mary Smith Samuel Davis Micajah Davis William Davis and Dickey Davis given to them and their Heirs ad assigns forever Item If Either of my two youngest sons William or Dickey Davis shou.d Die before they come to Lawfull age or have any Lawfull Issue then the part of my Estate alloted them be Equally Divided amongst the Rest of my children to them their Heirs and assigns forever, Lastly I appoint constitute and Ordain my beloved wife Susana Davis my son Samuel Davis and my son Micajah Davis to be Executors of this my Last will and Testamnt Revoaking and Makeing Void all other wills and Testaments by me heretofore Made and do confirm this to be my Last will and Testament in Testamony whereof I have Hereunto Set my hand and Seal this thirtieth day of the Eighth Month one thousand seven Hunddred and Seventy Two

John Davis (his seal)

Sign.d Seal.d and publish.d In Presence off us

James Johnson

Lucy Johnson

Richard Bloxsom

At a Court Held for Louisa County April the 12.th 1773 This Will and Testament was This Day in open court Proved by the affirmation of James Johnson Lucy Johnson and Richard Bloxsom (Quakers) and by the Court ord.d to be Recorded

Test John Nelson C.L. Cur

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Know all men by these Presents that we Susanna Davis Sam.l Davis Micajah Davis John Medlock and William Ragland Jun.r are held and firmly bound Robert Anderson the first Justice in the Commission of the Peace for Louisa County for and in Behalf and the use and Behoof of the Justices of the County and their Successors In the sum of five Hundred Pounds to be paid to the said Robert Anderson his Executors Administrators or assigns to the which Payment well and Truly to be made we Bind ourselves and Every of us our and Every of our Heirs Executors and administrators Jointly and Severally Firmly, by these Presents Sealed with our Seals Dated this twelvth Day of aprill Anno domini 1773

The Condition of this obligation is such that if the above Bound Susanna Davis Samuel Davis and Micajah Davis Executors of the Last will and Testemant of John Davis Deceas.d do make or Cause to be made a true and perfect Inventory of all and Singular the goods chattles and Credits of the said deceas.d which have or shall come to the Hands Possession or Knowledge of the said Executors or into the hands or Possession of any other Person or Persons for them and the same so made do Exhibit in the County Court of Louisa at such time as they shall be thereto Required by the said Court and the same goods chattles and Credits and all other goods chattles and Credits of the said Deceas.d which at any time after shall come to the hands, Possessions or knowledge off the said Executors or into the hands Possession of any other Person or Persons for them do well and Truly administer according to Law, and Further, do make a True and Just account of their actings and doings therein when thereto Required by the said Court and also, shall well and Truly Pay and deliver all Legacies contain.d and specified in the said Testament as Far as the said Goods chattles and 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

Susanna (her mark) Davis ((her seal)

Samuel Davis (his seal)

Micajah Davis (his seal)

John (his mark) Medlock (his seal)

W.m Ragland Jun.r (his seal)

Sealed and Delivered In Presence oof us

At a Court Held for Louisa April the 12.th 1773 this Bond was this Day in Open Court acknowledged and by the Court Ordered to be Recorded

Test

Page 166

In the Name of God Amen I Catherine Woodleif of the Parish of Trinity in the County of Louisa being Very sick and weak but of a sound Desposeing mind do make and Ordain this my last Will and Testament in Manner Following, Imprimis I give and Bequeath to my Grand Daughter Sarah Phillips Nelson one Feather Bed Item I give & Bequeath all the Rest of my Estate of what kind or Quality soever unto my Son in Law John Nelson and Daughter Rebecca Nelson to dispose of as they shall think Proper my will an desire is that my Estate be Not apprais.d and I Constitute and appoint my s.d Son inlaw John Nelson whole and Sole Exor of this my last will and Testament hereby Revokeing all Former wills by me made and Declareing this to be my last Will and Testament, In Witness whereof I have hereunto Set my Hand affixed my Seal this Nineteenth day of February one Thousand Seven Hundred and Seventy three

Catherine (her mark) Woodleif (his seal)

Sign.d Seal.d and Deliver.d In Presence off

Jn.o Hankins Jun.r

Jn.o Poindexter Jun.r

At a Court continued an held for Louisa County april the 13.th 1773 this will was this day exhibited in open court by Jn.o Nelson Executor therein Named who made oath thereto according to Law and Prov.d by the Oaths of John Hankins Jun.r and Jn.o Poindexter Jun.r and by the Court ordered to be Recored

Test

Know all men by these Presents that we John Nelson and John Marshall are held and firmly bound unto Robert Anderson Waddy Thomson William Garrett and William White the Justices in the comission of the Peace for Louisa County, for and in Behalf, and to the use and behoof of the Justices of the County and their Successors in the Sum one thousand Pounds, to be Paid to the Justices their Executors administrators or assigns to the which Payment well and Truly to be made we Bind Ourselves and Every of us our and Every of our Heirs Executors and admos Jointly and Severally Firmly by these Presents Sealed with our Seals dated this 13.th Day of april Anno Domini 1773 The Condition of this obligation is such, that if the above Bound John Nelson, Executor of the last will and Testament of Catherine Woodleif deceas.d do make or cause to be made a true and Perfect Inventory of all and Singular the goods Chattles and Credits of the Dec.d which have Or shall come to the Hands, Possession or Knowledge of the John Nelson or into the hands and Possession of any other Person or Persons for him and the Same so made do Exhibit into the County Court of Louisa at such time as he shall thereunto Required by the Court; and the Same goods chattles and Credits of the Deceased which at any time after shall come to the Hands Possession or Knowledge of the John Nelson 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 True and Just account of his Actings & Doing therein when thereto Required by the Court: and also shall well and Truly Pay and Deliver all Legacies contained and Specefied in the Testament as far as the Goods Chattles and 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

John Nelson (his seal)

John Marshall (his seal)

Sealed and Delivered In Presence off

At a Court Cont.d and Held for Louisa County April the 13.th 1773 This Bond was this day in Open Court acknowledged by John Nelson and John Marshall and by the Court Order.d to be Recor.d

Test

Inventory of the Estate of John Davis Dec.d

To 1 Negro Named Abraham	80-0-0
To 1 D.o Charles	80-0-0
To 1 D.o Peter	55-0-0
To 1 Feather Bed and Furniture	7-10-0
To D.o	7-0-0
To 1 Horse Saddle and Bridle	10-0-0
To 1 Hay and Harness	0-5-0
To 3 d.o &6	0-9-0
To 1 Large Bible and small Book	0-15-0
To 1 Gifted Trunk	0-6-0
To 1 chest	0-5-0
To 1 Folding Table	0-12-6
To a parcel of knives and forks	0-8-0
To 6 chairs a 2/	0-12-0
To 2 p.r shears &6	0-2-6
To a Baskett and Earthenware	0-3-2
To 1 Large Canester &6	0-6-0
To 1 Tea kittle	0-10-0
To 2 stone Juggs	0-3-0
To 2 small D.o	0-2-0
To 4 D.o	0-8-6
To 2 Canesters and Funnels	0-1-6
To 1 Glass Tumbler & Nine Glasses	0-1-3
To 1 Large spoon	0-1-0
To 1 Pair of Money Scales	0-4-0
To parcel of Black peper	0-2-6
To 1 Pair of sheep sheers &6	0-2-0
To 1 Canner Cubbard	1-10-0
To 1 Baskett & Earthen ware	0-1-6
To 1 p.r spoon Molds &6	0-10-0
To 2 p.r of Cotton Cards	0-4-0
To 6 stone Plates	0-3-0
To 1 Looking Glass & Tea ware	0-2-6
To 1 Feather Bed belonging to William Davis	7-0-0
To 1 Feather Bed	3-0-0
To a Remnant of Broad Cloth	0-10-0
To 1 Dutch Blankett	0-6-0
To a Parcel of Lumber shoemakers Tools	0-4-0
To 1 pair of sadle bags &6	0-6-0
To 1 chest &6	0-5-0
To Blankett and Remnant of Cotton	0-3-6
To 8 Ells of Rolls	0-5-0
To 1pair of Hand Bellows	0-2-6
To a parcel of Books	0-8-0
To 1 chest	0-6-0
To 1 Table	0-2-0
To 1 Pair of Marking Irons & Carpenters Rule	0-3-0

To 3 chairs	0-5-0
To 2 candlesticks	0-1-6
To a Parcel of old Cards	0-2-0
To 6 Tea Spoons @ 2.d	0-1-0
To 1 Hone Razor &6	0-6-0
To 3 ¾ yards of check Virginia Cloth @ 2/6	0-9-4
To 1 Lanthorn and Tin Candle Box	0-3-0
To powder and shott	0-2-0
To 1 Feather Bed Property of Dickey Davis	6-10-0
To 1 Horse colt Property of Dickey Davis	13-0-0
To 1 Mare	5-0-0
To D.o	15-0-0
To 1 Flaz Wheel	0-10-0
To Parcel of Plow Harniss	0-6-0
To old saddle &6	0-3-9
To 1 Marre saddle and Bride Property of W.m Davis	0-13-0
To 1 Saddle and Bridle Property of Dickey Davis	0-15-0
To 1 Head of Cattle	16-8-0
To 9 Head of Cattle	18-7-6
To 5 Earlings 3 Pounds	3-0-0
To 8 Head of Hogs	8-0-0
To 13 Geese @ 1/	0-13-0
To 1 Sow and six shoats	2-5-0
To 7 Head of sheep	2-15-0
To 10 Head D.o	2-10-0
To 29 Barrells of Corn @	13-1-0
To 11 ½ Bushels of Oats @ 1/6 p.r Bushell	0-17-3
To 11 Bushell of Wheat 3/6	1-18-6
To 3 Tile Casks	0-10-6
To 3 D.o	0-7-6
To 310 Feet of plank	0-17-0
To 4 shoots	0-14-0
To 1 Grind stone	0-4-0
To 2 bee hives	0-10-0
To 2 sows and 8 pigs	2-1-0
To 1 Barrow and Sow and 2 pigs	1-16-6
To 1 Cart	4-5-0
To 1 Mans Saddle and Saddle Cloth	2-5-0
To 3 Seated Liquid Measures	
To 1 Box Iron and Heaters	0-10-6
To 1 p.r of wheat Sifters	0-5-0
To 2 Flat Irons	0-5-0
To 1 Bell Mettle Skillett	0-8-0
To 1 Spice Morter and Pestle	0-5-0
To 1 Sythe and Cradle	0-6-0
To a Parcel of Hoes	0-15-0
To a Parcel of Carpenters Tools	0-15-0
To 1 Pair of Steelyards	0-10-0
To a parcel of Old Iron	1-10-0

To D.o	0-5-0
To 1 X cut saw	0-10-0
To 2 Grubing Hoes	0-13-0
To 1 Flax wheel and Cotton wheel	0-12-0
To 3 Raw Hides	1-5-0
To 2 D.o	1-5-0
To 12 ½ pounds of Feathers @ 2/	1-5-0
To Neets Leather	0-16-0
To 1 Hide	0-2-6
To 1 Loom and Warping Bars	0-12-6
To 3 Iron Potts & hooks	0-10-0
To a Barsell and Tray	0-2-6
To 1 Iron Potts and hooks	0-4-0
To 1 Frying Pann & 6	0-8-0
To a Quantity of old Iron	0-3-0
To a Parcel of water Vessells	0-10-0
To 1 old Ax	0-2-0
To 1 Cash	0-4-0
To Casks & 6	0-10-6
To 755 lts bacon @ 6.d	18-17-6
To 29lbs of Beef @ 3.d	0-7-3
To 19.ll of Hogs Lard @ 6.d	0-9-6
To 16 oz lls of Meets Tallar @ 6.d	0-8-3
To 82 lls =2 of Soap @ 6.d	2-1-3
To 1 safe	0-10-0
To 2 butter potts	0-6-0
To 1 D.o churn and Fat Tub	0-3-6
To 1 Table and Tray Curten Rings	0-1-4
To 2 Dishes and Eight Plates	0-18-0
To 3 basons and Twelve spoons	0-10-0
To 2 Dishes and Twelve Plates	0-15-0
To 3 basons and Six spoons	0-6-0
To Basketts	0-2-0
To 1 Cask 4/, To 1 Cask 2/, To 1 Meal tub and Baskett 3/6	0-9-6
To 1 Search 2/, To 1 D.o 6.d To 1 HH.d 4/, To 1 Cask 2/6	0-9-0
To 1 Large Tray 1/3, to 1 Cak 1/3, To 1 D.o 1/6, To 1 Gun 15/	0-19-0
To 2 Plow Hoes & Hammer 7/, To 1 Hog 8/, To 1 Hill & worm L12	12-15-0
To 2 Casks 3/, To 1 water pale 2/6, To 1 Jointer & Rideing spur 2/	0-6-6
To 1 Barrell 1/6, To 1 Tray 6.d, to spinning Cotton 11/, 2 ½	0-13-2 ½
To a Baskett 8.d To 14 Head Hogs Not app.d Sol.d for L4.5	4-5-8
To 1 stock lock d.o 3/, To 1 Bell 2/, D.o 3/, d.o	0-5-0

L 160-18-10-1/2

In obedience to Order of Court we the appointed have apprais.d the Estate of John Davis Dec.d Given under our hands this 13.th of Appril 1773

Charles Mooreman

James Johnson

W.m Lipscomb

At a court held for Louisa County May the 10.th 1773 This Inventory was this Day in Open Court

Return.d and by the Court ordered to be Recorded
Test John Nelson C.L. Cur

Know all men by these Presents that we Mary Foster James Dabney Gent and John Fox are Held and Firmly Bound unto Thomas Johnson the First Justice proceeding in the commission of the Peace for Louisa County for and in Behalf and to the use and behoof of the Justices of the County and their Successors in the Sum of Fifty Pounds, to be Paid to the said Thomas Johnson his Exors admors and assigns to the which Payment well and Truly to be made we Bind ourselves and Every of us our and Every of our Heirs, Exors & admors Jointly and severally firmly by these Presents Sealed with our Seals and Dated this Tenth Day of May 1773

The condition of this obligation is such that if the above Bound Mary Foster administratrix of All the Goods Chattles And Credits of Rob.t Foster Deceas.d do Make or Cause to be made a True and Perfect Inventory of all and Singular the Goods Chattles and Credits of the said Deceas.d which have or shall come to the Hands Possession or knowledge of her the said Mary Foster or into the Hands or Possession of any other Person or Persons and the same so Made do Exhibit or Cause to be Exhibited into the County Court of Louisa at such tie as she shall Be thereunto Required by the said Court, and the Same Goods and chattles and Credits of the said Deceas.d at the time of her Death which at any time after shall come to the Hands or possession of the said Mary Foster, or Into the Hands or 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 actings and Doins therein when thereto Required by the said Court, and all the Rest and Residue of the said goods chattles and Credits, which shall be found Remaing up on the said administratrix account the same being first Examined and allowed by the Justices of the Court for the time being, Shall Deliver & pay unto Such person or persons Respectively, as the said Justices 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 and Testament was made by the said Deceas.d and the Executor or Executors therein Named do Exhibit the same into the said Court Makeing Request to Have it allowed an approved accordingly of the said Mary being thereto Required do Render And Deliver up her Letters of administration, approbatin of Such Testament being first had and made in the said Court then this obligation to be Void and of None Effect or else to Remain in Full force and Virtue

Mary (her mark) Foster (her seal)

James Dabney (his seal)

John Fox (his seal)

Sealed & Delivered In Presence of

At a Court Held for Louisa County May the 10.th 1773 This Bond was this day in open court acknowledged by the Parties therein Named and Ordered to be Recorded

Test

Know all men by these presents that we Elizabeth Tylor David Gentry and Moses Gentry, are held and Firmly Bound unto Robert Anderson the First Justice in the Commission of the Peace for Louisa County, for and in Behalf and to the Sole use and behoof of the Justices of the County and their Successors, in the sum of one Hundred Pounds to be Paid unto the said Robert Anderson his Exors admrs, and assigns to the which Payment well and Truly to be made we Bind Ourselves, and Every of us our & Every of our Heirs Executors and Adm.rs Jointly and Severally firmly by these Presents Sealed with Our Seals and Dated this Fourteenth Day of June 1773

The Condition of this obligation that if the above Bound Elizabeth Tyler administratrix of all the Goods, chattles, and credits of Henry Tylor Deceased do make or cause to be made a True and Perfect Inventory of all and Singular the Goods chattles, and Credits of the said Deceased which Have or shall come to the Hands possession or knowledge of her the said Elizabeth Tyler or into the hands as Possession of any other Persons for free and the same so made, do Exhibit or cause to be Exhibited into the County Court of Louisa at such time as She shall be thereto Required by the said Court, and the Same goods chattles and credits, and All other the Goods chattles, credits of the said Deceased at the time of her Death which at any time after shall come to the Hands or Possession of the said Elizabeth Taylor or into the Hands or possession of any other person or Persons For her do will and Truly administer according to Law and Further do Make a True and perfect Account of her Actings and doings therein. When thereto Required by the said Court, And all the rest and Residue of the said Goods chattles and credits which shall be found Remaining upon the said Administratrix account the same being first Examined and allowed by the Justices of the Court for the time being shall Deliver and pay unto such Person or Persons, Respectively, as the said Justices by their Order or Judgment shall Direct, Pursuant to the Laws 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 Exors therein Named do Exhibit the Same into the said Court, making Request to have it allowed And approve accordingly if the said Elizabeth Tyler being thereunto Required do Render and Deliver up her letters of Administration approbation of Such Testament being first had and made in the said Court, then this obligation to be void and of None Effect or Else to Remain in Full force and Virtue

Eliz.a (her mark) Tylor (her seal)

David (his mark) Gentry (his seal)

Moses (his mark) Gentry (his seal)

Seal'd and Deliver'd In Presence off

At a Court Held for Louisa County June 14.th 1773 This Bond was this day in open Court acknowledged by the Parties and by the Court Ordered to be Recorded

Test

In obedience to an Order of the Worshipfull Court of Louisa we the subscribers being first sworn have appraised the Estate of Robert Foster Deceas.d Viz

6 Head of Cattle and 4 Bell L12.2.6, 1 Gun 17/6	13-0-0
2 chests 12/, 1 Table 10/, Coopers Tools & 12/6	1-11-6
2 Broad hoes 1 Narrow D.o 11/, 2 Plow hoes & 1 Grub.g hoe 5/	0-16-0
1 Ax 4/, Box Iron & 5/, 1 Iron skillitt 3/, 4 chairs 6/6	0-18-6
Earthen and Glass ware & 4/, Pewter Plates Dishes & 10/9	0-14-9
Books 5/, looking glass 2/6, Pales 4/, Cards 3/6	0-15-0
wedges 5/, Knives forks & 2/6, Bedstead and Cord 5/	0-12-6
Hammer 1/, 1 Bed L3, 1 Bed and Furniture L5	8-1-0
Bed and Furniture L3.19, Drawing Knife 1/	4-0-0
Pot and Hooks 7/6, spinning wheel 7/6, Corn 40/	2-15-0
1 Tob.o hhd 3/, Cask and Tub 3/6, Bridle 1/6	0-8-0
2 Bee hive 10/, 1 stone jugg 2/6	0-12-6
2 Casks 7/, one Narrow Axe 13/	0-10-0

Will Terrell

Robert Anderson

Bartelott Anderson

At a Court held for Louisa County July the 12.th 1773 This Inventory was this day in open Court Return.d and by the Court Ordered to be Recorded

Test

In the memory of God Amen I William Trimyear of the County of Louisa being very sick and weak but of sound mind and Memory, do make and ordain this my last will and testament in manner and form following, first and principalley, I recommend my soul into the hands of Almighty God that gave it me, and my body to the Earth to be decently Burried at the Descretion of my Executors hereafter Mentioned; and as to my Worldly Estate where with it hath pleased God to bless me with after my Just debts are Discharged I give and dispose as followeth Viz.t Item I lend to my Loveing wife Lucy Trimyear dureing her natural life the Land and plantations whereon I now live and one negro woman named Jane and all my Stock of every kind, together with all my household furniture excepting two feather Beds & at the Death of my said wife the Estate hereby lent is to Reveal to my three Daughters Namely Anne Elisabeth & Mary (excepting the land) to them and their heirs forever, and in case either of my said Daughter should Die without lawfull Issue, it is my Desire that thes.d Estate should be equally Divided among those that are living, to them and their heirs forever, Item I give and bequeath to my son Obadiah Trimmear, after the death of my said wife, the Land and Plantation whereon I now live, with one feather bed and furniture to him and his heirs forever, Item I give and bequeath to my son John Trimeer, one tract of Land containing 400, Acres, in this County and Lying on the three Notch.d road, and one feather bed and furniture, to him and his heirs forever, my will and desire is that my Negro man Jack, shoud be sold at the discretion of my loveing and the money ariseing, from such, sale, shoud be laid out in Negroes, an such Negroes to be at the desposial of my Loveing Dureing, her Natural life, and at her death to be equally divided among my above mentioned daughter, and I also Desire that my Land on foster Creek, shoud be sold in Order to Discharge my Just Debts, and the Balance of the Money, to be Laid out for a work horse for the use of my said wife, and Twenty Pounds to my son John Trimeer, to be allowed him before thes.d Horse is purchased and Lastly I appoint my Loveing wife, John Watson and R Phillips J.r Executors and Executrix of this my Last will and Testament In Witness whereof I have hereunto set my hand and seal this 26.th day of July 1773 Sign.d Seal.d and Delivered In Presence of

NB the word cont; interlined in the 16.th line and what is Included, in the 20.th and 21.st lines in the parenthes is to be left out, altered before signed, one hh.d Tob.o and Eleven pounds Ten shillings, Due from Henry Garrett, to go towards paying my Just debt

William Trimeer (his seal)

Alexander Grant

Elisabeth Watson

Ann Watson

At a Court held for Louisa County on Monday the 11.th day of October 1773 This will was this day Exhibited in open Court by John Watson Executor and Lucy Trimeer Executrix therein Named, and was proved by the oaths of the Witnesses thereto, ad by the Court admitted to record and is recorded
Test

Know all men by these presents that we John Watson & Lucy Trimmer & Richard Anderson, are held and firmly Bound to Robert Anderson James Overton, James Meriwether and William Garrett Gent.m Justices of the Court of Louisa County now sitting in the sum of one Thousand Pounds to the payment whereof well and truly to be made to thesd Justices, and their successors, we bind ourselves and each of us, our and each of Heirs Exors and Administrators Jointly and Severally, firmly by these presents sealed with our Seals this 11.th day of October In the year of our Lord one Thousand Seven Hundred and Seventy three, and In the 13.th year of the reign of our Sovereign Lord George the third
The condition of the above obligation is such that if the above Bound John Watson and Lucy Trimmer, Executor & Executrix, of the Last will and Testament, of William Trimmer Deceased, do make or cause to be made a true and perfect Inventory of all and Singular, the goods chattles and Credits, of the said Deceased, which have or Shall, come to the Hands possession or Knowledge, of thesd John Watson, and Lucy Trimmer, or into the hand or possession of any other person, or persons, for them, and the same so made do exhibit into the County Court of Louisa, at such time as they shall be thereunto required, by thesd Court, and the same goods chattles, and credits, and all other thesaid goods chattles and credits of thesaid Deceased, which at any time after shall come to the Hands Possession or knowledge, of thesd John Watson, and Lucy Trimmer, or into the hands or possession of any other person or persons, for them, do well and truly administer, according to aw, and further do make a just & true account of their actings and doings, therein when thereto required by thesd Court; and also shall well and Truly pay and Deliver all the Legacies, contained and specified in thesd Testament; as far as thesaid Goods chattles and Credits, will thereto 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

John Watson (L.S)

Lucy Trimmer (L.S.)

Rich C Anderson (L.S.)

Sealed and Delivered In presence off

At a Court held for Louisa County on Monday the 11.th day of October 1773 This Bond was this day in open court ack.gd by the parties, and by the Court admitted to record and is recorded

Test

An Inventory and appraisement of the Estate of William Trimmer Dec.d agreeable, to an Order of the Worshipfull Court of Louisa County taken this 9.th day of December 1773, which is as follows, Viz.t

To Cow at 65/, one D.o and yearling as 60/	6-5-0
To 2 heifers at 40/, one yearling at 20/	5-0-0
To 11 yong hogs and one shoat	4-4-0
To 10 sheep at 7/, one old white mare at 90/	8-0-0
To 14 Gun at 1/6	1-1-0
To a percel of Glass and Earthen Ware	0-12-0
To a percel of Books at 14/, three pair of Cards 9/	1-3-0
To a percel of Earthen ware 5/, one slate 2/6	0-7-6
To 6 Bottles and one Canister	0-4-6
To 2 Handsaws 14/, a percel of Joners tools 1 Bell, 1 hammer some chizels 1 file and one Gage 23/	1-17-0
To 20 plates 21/9, 5 Dishes and 2 Basons 22/6	2-4-3
To a percell of pewter and a stone butter pot	0-13-0
To a pair of stillards 10/, one flax hackle 3/6	0-13-6
To one slay 3/, one Gun 10/, one pair of shears 1/3	0-14-3
To 2 Cotton wheels 11/6, one Flax wheel 5/	0-16-6
To 1 churn 3/, 1 old cask 1/, 1 Bag 1/6	0-5-6
To a percell of old Iron	1-4-0
To 2 Beds and some Furniture with Bedsteads & Cords	14-0-0
To 2 D.o...D.o ...D.o	11-0-0
To 8.do Feathers at 2/6	1-0-0
To 2 chests 9/, one small Trunk 7/	0-16-0
To 3 pots and hooks 10/, 1 frying pan 7 ½	0-10-7 ½
To 1 Sauce pan 3/, The top of a Dutch Oven	0-3-7 ½
To one Negroman Jack 80L, one Negro woman Jane L40	120-0-0
To 1 Cross leged table at 4/, Six chairs 12/	0-16-0
To a percel of Leather 34/6 one Looking glass 10/	2-4-6
To 1 pale and 2 piggin 5/	0-5-0

	L 66-0-9

Richard Phillips
 Thom.s Thomson
 R Phillips Junior

At a Court held for Louisa County on Monday the 14.th day of February 1774. This Inventory was this day in open Court return.d and by the Court ordered to be recorded

Test

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I Mary Waddy of Louisa County do make and ordain this my Last will and Testament manner and form following Imprimis, my my will and desire is that my Brother John Waddy have as much of my Estate as I had from my Grandfather Waddy as will make him Equal with my other Brother and sisters as if my fathers Estate ware Equally Divided among them; Item, I give and Bequeath to my sister Frances Waddy six silver Table spoons Item I give to my sister Elizabeth waddy my gold Earrings And silver shoe Buckles, Item I give and bequeaths to my sister Ann Waddy the remainder of my Estate real and personal and what I Have given as above I give to them and their Heirs and assigns For Ever and I appoint my Brother John Waddy Executor of This my Last will and Testament in witness where of I have hear unto Set my Hand and seal this 27 Day of November 1773

Mary Waddy (her seal)

Sign Sealed and Deliver'd In the Presents of

Samuel Richardson

Molley Street

At a Court held for Louisa County on Monday the 13.th day of December 1773 This will, was this day Exhibited in open Court By John Waddy Executor therein named and was proved by the oths of Samuel Richardson and Molly Street and By the court ordered to be recorded

Know all men by these presents that we Jhn Waddy and Williame White Gent. Are held and firmly bound unto Robart Anderson Gentleman the first Justice in the Commission of the peace for Louisa County: and in Behalf and to the use and Behoof of the Justices of the said County, and theirs successors, in the Sum of Five Hundred Pounds to Be paid to the said Robert Anderson His Executors, administrators and assigns: to the which payment well and truly to be made we bind our Selves and every of us our and every of our Heirs Executors and administrators jointly and Severally firmly By these presents & sealed with our Seals Dated this Thirteenth Day of December 1773 The Condition of this obligation is such that if the above bound John Waddy executer of the last will and testament of Mary Waddy deceased: do make or cause to be made a true and Perfect Inventory of all and Singular goods Chattles, and Credit of the said deceased which have or shall Come to the Hands Possession or Knowledge of the said John Waddy or into the Hands and Possession of any other person or persons For Her and the same so made, do exhibit into the County Court of Louisa at such time as he shall be there unto 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 shall come to the Hands Possession or Knowledge of the said John Waddy 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 true and just account of his actings and Douing 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, and 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

John Waddy (LS

W.m White (LS

Sealded and delivered In the Presents of

At a Court held for Louisa County on Monday the 13.th Day of December 1773. This Bond was this Day in open Court acknowledged by William White and John Waddy to be their Act and Deed and by the Court ordered to be recorded

Teste

Know all men by these presents, that we Matthew Anderson and John Thompson are held and firmly bound unto Robert Anderso Gent. The first justice in the cmmission of the peace For Louisa County, for and in Behalf and to the sole use and Behoof of the Justices of the said County, and their successors in the sum of Two Hundred pounds Current money to be paid to the said Robert Anderson his executors administrators and assigne's to the which payment well and truly to be made we bind ourselves, and every of us our and every of our heirs Executors and administrators jointly and severally firmly by these presents sealed with our seals Dated this thirteenth Day of December 1773

The Condition of this obligation is such that if the above bound Matthew Anderson adminstrator of all the goods Chattels and credits of Sally Richerson 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 Hand possession or knowledge of him the said Matthew Anderson or into the Hands or possession of any other persons for her and the same so made do exhibit or cause to be exhibited into the County Court of Louisa 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 at the time of her Death which at any time after shall come to the Hands, or possessions of the said Matthew Anderson or into the Hands and Possession of any other person or person for him do well and truly adminster according to law: and further do make a Just and true account of His Acting and doings therein when thereto required by the said Court: and all the rest and residue of the said Goods, and Chattels, and Credits which shall be found remaining upon the said administrators accounts the same being first examined and allowed by the Justices of the Court for the time being, shall Deliver and pay unto such persons or persons respectively, as the said Justices by their order, or Judgment, shall direct, pursuant to the laws in that casae 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, do exhibit the same into the said Court making Request to have it allowed and approved accordingly if the said Mathew Anderson being thereunto 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 to be void and of none Effect or else to remain in full force and Virtue

Matthew Anderson (his seal)

John Thomson (his seal)

Sealed and Delivered In the presents of

At a Court held for Louisa County the 13.th Day of December 1773 This Bond was this Day in open Court acknowledged by Matthew Anderson John Thompson to be there act and Deed By the Court admitted to record

Teste

An Inventory and appraisement of the Estate of Benjamin Clark Deced agreeable to an order of Louisa Court, apprais,d This 29.th of October 1773

1 Gray Horse	L	16-0-0
1 Mans Saddle		0-7-6
1 old Black Horse		1-0-0
1 Womans Saddle		0-5-0
1 Negro wench Jenny		40-0-0

		58-2-6

W.m Meriwether

Richard Phillips J.r

George Merriwether

At a Court held for Louisa County the fourteenth Day of February 1774 This Inventory was this Day returned and by the Court ordered to be recorded

Teste

In persuance to an order of Louisa Court December 1773 we whose name are under written being first sworn Before William White Gent.n have appraisd the Estate of Mary Waddy Dec.d In Current Money as followeth

Negroe Judy	L	66-13-4
6 selver Table spoon 69/, 1 does.g Table 20/		4-9-0
1 Looking glass 9/4, 2 fur boxes 4/6		0-13-10
1 spinning wheel 6/8, 1 Chest of draws 5/		0-11-8
1 old bible 5/, p.r earrings 21/6.d		1-6-6
1 Goldring 15/, 1 p.r silver shoe buckels 20/		1-15-0
1 Garter loom 2/6, 1 p.r Irons 5/		0-7-6
1 Chamber pott 1/, 1 old p.r Cotton Cards 2/6		0-3-6
Wearing Cloaths & Bed Covering		12-15-6

		88-5-10

G Johnson

Samuel Waddy

John Tait

At a Court Held for Louisa County on Monday the 14.th Day of March 1774. This Inventory was this Day returned and by the Court ordered to be recorded

Teste

We the Subscribers in obedience to an Order of the worshipful Court of Louisa County bearing date in August 1772 on the 10.th day of october in the said year began to examine and settle William Pettus's account of His administration of John Pettus's Estate by the vouchers by him produced and on this Day on further Examination and Settlement find that there is a Ballance due from the said Executors to the said Estate 177-0-2 ¼ after allowing him credit the sum of L391-0-2 ½ And further we find that each Orphan's particular Legacy amounted to the following Itams respectively to wit, Samuel Overton Pettus L15-19-7 ½ Ann Overton Pettus to L12-6-5 Mary waters Pettus's L11-0-5, John Waters Pettus L6-5-8 ½ Barbary Overton Pettus's L8-13-5 Lucy waters Pettus's L7-3-5 W.m Overton Pettus's L8-13-7 ½ Thomas Warters Pettus's L6-10 ½ and besides exclusive of the Particular Lagacies we on the said 10.th Day of October in the aforesaid year found that there was then Due to each of the said orphans of the said John Pettus's the Sum of twenty seven Pounds eight shillings and were then And are still of opinion that the said Orphans, shall in proportion to their said parts of the said Estate to be received contribute towards paying the sum of L16...17 which we have allowed thes.d Executor for his Disbursements and Expences in selling and receiving the said Estate, and we further find that the further Sum of L1-11-6 ½ is due to the afores.d orphans over and above thes.d Sum of twenty seven pounds Eight Shillings Given under our hands the fourth Day of August 1773

J Lewis

J.o Graves

Thomas Minor

At a Court held for Louisa County on Monday the 14.th day of March 1774. The settlement of William Pettus his account of the administration of the Estate of John Pettus dec.d was this day return.d and ordered to be recorded

Teste

A Further account of The Administration of The Estate of Gilber Gipson Dec.d

To 5 Levys at 63 lbs Tobo Each paid in Frederiksville parish

for the year 1760 at 20 p.r Cent

L 3-3-0

To Rum and sugar expended at the sale of the Estate

0-13-10

L 3-16-10

Errors Excepted

p.r Tho: Freeman

This day we the subscribers Examined according to order of Court the further administration of the Estate of Gibert Gibson Dec.d when Thomas Freeman produced the above acct, with proper Vouchers for the Articles in the said Acc.t certified under our hands this 29.th day of may 1772

Rob.t Anderson

W.m Phillips

At a Court held for Louisa County on Monday the 14.th day of March 1774

This further settlement of the Administration of the Estate of Giblert Gipson dec.d was this day returned by Tho.s Freeman the administrator and admitted to record

Teste John Nelson Clk.

Know all men by these presents that we Sarah Freeman William Steel and Charles Arnut Junior are held and firmly bound to Thomas Johnson J.r W.m White, Ja.s Dabney, Ja.s Meriwether & W.m Garrett Gent Justices of Louisa County, now sitting, in the Sum of one Hundred Pounds Current Money. To payment whereof well and truly to be made to the Said Justices, and their Successors we bind our selves and each of us our and each of our Heirs Executors and administrators Jointly and severally, firmly by these presents Sealed with our Seals, this Ninth Day of may in the year of our Lord one Thousand Seven hundred and Seventy Four and in the 14.th year of the Reign of our Sovereign Lord George the third.

The Condition of this obligation is Such, that of the above bound Sarah Fleeman administrators of all the Goods, Chattels Credits of Thos.d Fleeman 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 her the said Sarah Fleeman or into the Hands or Possession of any other person or persons for her and the same so made, do exhibit or cause to be exhibited into the County Courts of Louisa at such time or she 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, at the time of his Death which at any Time after shall come to the Hands or possession of the said Sarah Fleeman or into the Hands or possession of any other person or persons for her do well and truly administer according to Law And further do make a just & true Account of her Actings & doings therein, when 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 Administratrix account the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver & pay unto Such person or persons respectively as the said Justices by their order or Judgment shall direct pursuant to Laws 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 do exhibit the same into the said Court, making request to have it allowed and approved accordingly, if the said Sarah Fleeman being thereunto required to render & deliver up her Letters of administration, approbation of such Testament being had and made in the said Court, Then this obligation to be void and of none effect or else to remain in full Force and Virtue

Sarah (her mark) Fleeman (her seal)

William Fleet (his seal)

Cha.s Daniel Jun.r (his seal)

Sealed & Delivered in the Presence of

At a Court held for Louisa County on the ninth Day of May 1774. This Bond was this Day in open Court acknowledged by the within named Sarah Fleeman William Steel and Charles Daniel Jun.r, to be their Act and Deed and by the Court admitted to record

Teste

In obedience to an order of Louisa County Court dated the 9.th of May last past; we the subscribers being first sworn as the Law directs, have appraised the Estate of Thomas Fleeman dec.d as follow's
Viz

To 17 Hogs & 6 pigs	L	9-6
To 4 sheep 24/, T 1 Cow & yearold with a bell 45/		3-9
To 3 young Cattle 55/, To 1 Cow and Calf 35/		4-10
To 1 young steer 30/, To 1 Cow and yearold 30/		3-1
To 3 Narrow Axes 10/6, To 1 Broad Hoes 6/		0-10-6
To 2 narrow Hoes 6/, To Wedges 4/10		0-10-10
To 4 old Broad Hoes 5/ To 2 old Grubbing Hoes 2/6		0-2-6
To 2 old Narrow Hoes 2/6, To 1 old Hoe & shovel 2/3		0-4-9
To 1 Handsaw Hammer & pieces 2/6, To two Trowel Hoes 6/		0-8-6
To 1 Taylors Goose 2/, To shears & Jassaw 1/6, To Sundrys 1/3		0-4-4
To Box Iron and Heaters 6/, To 1 Gun and Sword 11/3		0-17-3
To 1 Gilding L8, To 1 Ridgling Horse L6		14-0-0
To 1 Bell and Collar 4 o 1 old D.o 7/ 2 To 1 Pot & Hooks 11/6		17-1 ½
To 1 Little Iron Pot and skillet 1/3, To 1 Ladle 1/6		
To 1 Iron pot & Hooks 7/6, To 1 old Bed and furniture 26/ To 1 D.o 2.6		3-2-2
To 1 Frying pan 2/6, To a Weavers Loom 15/, To 2 slays & Harness 5/		1-2-6
to ½ Bushel Measure 1/, To Some water vessels 3/6		0-4-6
To 1 Curry Comb & Brush 1/6, To 1 spinning wheel 5/		0-6-6
To 4 pair of Wool & Cotton Cards 2/6, To 1 old chest & Trays 3/		0-5-6
To 1 Brass skimmer 7 ½ To 1 old saddle & Bridles & halter 7/6		0-8-7 ½
To 1 Side of Leather 10/, To 2 pair of Hayms & Lines 3/		0-13-0
To a parcel of old Books 13/, To a Bed and furniture 110/		6-3-0
To 1 Small Bed and Bedstead 40/, T 1 Womans Saddle 15/		2-15-0
To a parcel of Earthen Ware & Glass 2/6, To a parcel of old Tin 3/6		0-6-0
To a parcel of old pewter 8/10, To 6 pewter plates 7/6		0-16-4
To 7 pewter plates 10/6, To 2 Bassons & 1 Defh 6/6		0-17-0
To a spice Mortar & pestel 7/6, To 2 tickler Bottles 1/		0-8-6
To 6 2.t Bottles 2/, To Sugar Box, Looking glass & old pig 1/6		0-3-6
To 4 stone pigs 6/, To 4 fat pots 6/6		0-12-6
To parcel of Knives & Forks 4/, To 1 Chamberpot /6		0-4-6
To 1 chest 5/, To 1 old Box /6, To 1 D.o 2/6, To 6 old chairs 2/6		0-10-6
To 1 old Table 1/3, To 9 ½ lbs of Cotton 11/10 ½		0-13-1 ½
To 4 ¼ lb.s of Wool 5/3 ¾ , To 1 Ivory Comb 9.d To a parcel of old Tubs 2/6		0-3-3
To Warping Boxes 1/6, To fleshing knife 3 ¾ Canates 1/3		0-2-11 ¼
To 1 Meat Spit 7 ½ To Cash Received		1-13-0

The amount in Current Money	L	59-17-5 ¾

June the 2.nd 1774

William Smith

Harry Edwards Charles Daniel Senor

At a Court held for Louisa County on Monday the 13.th Day of June 1774. This Inventory was this Day in open Court returned and by the Court ordered to be Recorded and is Recorded

Teste

In the Name of God amen I Joseph Clark of Louisa County being Sick and weak but of Sound mind and memory thanks be to Almighty God for it, but knowing the Certainty of Death and uncertainty of Life have thought proper to make and ordain this my Last will and Testament in manner and following, first and principally I Recommend my Soul into the hands of the Almighty God that give it me and my Body I commit to the Earth to be Decently Burried at the Discretion of my Executors here after mentioned and as to my worldly Estate where with it hath pleased God to Bese me with after my Just Debts are paid I give and Dispose of as followeth Viz.

Item I give and bequeath to my Son Beverly Clark and my Son Benjamin Clark, my Tract of Land in North Carolina Lying on the South side of P.D. River to be Equally divided between them to them and their heirs forever

Item I give and Bequeath to my Son Beverly Clark one Negro Boy named Harry to him and his heirs forever

Item I give and Bequeath to my son Benjamin Clark two negro Boys named Sam and Tumbler, and one horse and in Case his Negros should prove more Value then my Son Beverlys, it is my desire that he should pay the Deference to his five Sisters, Lucy Crew, Sarah Clark, Mildred Clarks, Mary Green, Agnis Clark and Elisabeth Clark to be Equally Divided amongst them and the remainder of such Estate to him and his heirs forever

Item I give and bequeath to my Daughter Lucy Crew, Sarah Clark, Milderd Clark Agnes Clark and Elisabeth Clark after the Death of my loveing wife Mary Clark the Land and plantation whereon I know live Including four hundred acres to be Equally divided amongst them. Item I give and Bequeath to my Daughter Mary Green one hundred Acres of Land Lying on the Miry Branch and Joyning William and Nicholas Meriwethers Land

Item I Lend to my loving wife Mary Clark the use of my Land and Plantation whereon I now live, and all my stocks of Every kind (Excepting one horse) with all my Household furniture, and all my Negros Excepting three which I have given to my sons During her natural Life and at her Death to be Equally Divided amongst all my Daughters Except Mary Green and She is not to share in the Land lent to my wife the Negros Stocks and houshold furniture I give Equally at the Decease of my said wife amongst my Six Daughters.

And Lastly I constiture and appoint my Loving wife my son Beverly Clark and my Son Benjamin Clark to be my whole and Sole Executors and Executrix of this my last will and Testament In Witness whereof I have hereunto set my Hand and seal this 2.nd Day of October 1773

Joseph Clark (his seal)

Sign'd Sealed & Delivered In Presence off

Rich.d Phillips Jun.r

W.m Price

Benj. Mosby

At a Court held for Louisa County on Monday the 11.th Day of July 1774 This will was this Day presented in Court by Beverly Clark Executors therein named, and proved by the oaths of Richard Phillips and Benjamin Mosby and ordered to be Recorded

Teste

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Know all men by these presents that we Beverly Clark Richard Phillips Jun.r & Benjamin Mosby are held and firmly to James Overton Samuel Ragland James Merewether & N.t Garland Gent. Justices of the Court of Louisa County now sitting, in the Sum of Fifteen 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 and Severally, firmly by these Presents, Sealed with our Seals this Eleventh Day of July in the year of our Lord one Thousand Seven hundred and Seventy four and in the fourteenth year of the Reign of our Sovereign Lord George the third

The Condition of this obligation is such that if the above bound Beverly Clark Executor of the Last Will and Testament of Joseph Clark 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 Beverly Clark or into the hands and possession of any other Person or Persons, for him and the same so made to Exhibit into the County Court of Louisa at such time as he shall Be thereunto required by the said Court and the same goods chattles and Credits, and all other the Goods Chattels and Credits, of the Said Deceased, which at any time after shall come to the hands Possession Knowledge of the said Beverly Clark 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 actings 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 and Credits will thereount 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

Beverly Clark (LS)

R Phillips Jun.r (his seal)

Benj.a Mosby (his seal)

Sealed and Delivered In Present off

At a Court held for Louisa County on the eleventh Day of July 1774. This Bond was this Day in open Court acknowledged by Beverly Clark Richard Phillips Jun.r and Benjamin Mosby to be their act & Deed and by the Court ordered to be record

Teste

In the Name of God Amen. I Rob.t Yancey of Louisa County being in my usual health do make and ordain this my Last will and testament That is to say, First my Desire is that my well beloved wife Ann Yancey remain in the full & undisturbed possession and enjoyments of all my whole estate both reale and personal until one of my children shall come of lawful age and then she shall have only my Land with what improvments shall Be on it and one third part of all my estate beside which shall be laid of to her by my Executors During her natural life and after her decease to Be Equally divided between my Children and the remainder of my Estate shall be divided in the following manner Viz My sons shall all share equally one with another But my daughter or daughters shall have but half as much as my son or sons if then shall be such but if ther be no son my Daughters shall all share Equally and Each Child shall have ther potion at their Coming of Lawful age to be Divided and laid of to them respectively by me Executors or in case of decease by the surviving one or ones and such other person or person as the Child conceived in the division and the surviving Executor or Executors shall chance to supply the place of the Decased and if none of the Executos Beliving the Concieved in the division of my Estate to gather with

The one next above him or her in age and the one next below if such there be, shall choose three respectable men who are disinterested to make out such Division By the Child concerned In the division of my Estate I mean the one who is just then come of age and potion is then to be laid off but my disire is that my Estate be not sold in order to affect the above division But that as Each child comes of age the person appointed as above to make a division shall Devide my whole Estate That shall not Be my wifes property by the provision made above, into parcels or lots according to the number of children who are yet to receive their portion and the dividers above Mentioned shall Give to Each child the particular part of Lot they shall think fittest from them But as each child Receives his part the remaining shall Be thrown together And considered as the Common property of the Children who shall have yet their potions to reeive & so a new division of all that shall remain to be divided shall be made as each child come of Lawful age and in consideration of my wifes having my whole estate till one of my Children shall come of age she shall Raise all the said children and support them During their Minority without charging them for Boarding or Cloathing or schooling Each of my Children shall have three years schooling But in case mywife shall marry she shall only enjoy one third part of my Estate To be laid of to her by my Executors or the dividers of my estate and my Land during her Life and then after her decease to be Equally Devided Between all all my children as above directed, and if after the marrige of my wife it shall appear to my Executors that her husband will wast her Estate in an improper manner to the detriment of her Children it shall Be in the power of my Executors to take the said Estate By which I mean the one third part of all my Estate and my Land above mentioned out of this hands and to improve it to the Benefit of my wife as far as they shall think proper, and of my Children and if it should happen that all my Children should die before they Come of Lawfal age my will is that my well Beloved wife should enjoy all my whole Estate both real and personal during her life and should further have the one half of my Estate to dispose of By will or Gift as she shall think proper and the other half of my Estate after the death of my s.d wife Ann Yancey shall Be Equully Divided Between my two Brothers Charles and Jeremiah Yancey to them and their heirs & assigns forever and my will is that my mother should enjoy the free use and possession of the Land whereon she now lives during her Natural life & after her decease to go to my beloved wife Ann Yancey as my other land above directed and where as it may happen that my brother Charles Yancey may move out of this province in which case my Beloved wife Ann Yancey may incline to move with him with her children and her and their Estates which may Be for the advantage of my wife and my children my will is that if it shall appear to my Executors to befor the Good of my wife and Children that they shall, that is my my Beloved wife Ann Yancey and my Executors hereafter named, I have the liberty of seling my said and other immovebles parts of my said Estate and the Price of such land to be laid out in Land where my said wife and children with my said brother shall move and the said land and other Estate be

disposed of above directed in case of no Removal and my will is that if any of my wifes brothers/ the Crawfords/ shall be convenient in the said province or near the said province that they shall act as Executors of the my will and testament with my Brother Charles Yancey and in case none of my wifes Brothers be convenient it shall be in the power of my Beloved wife and my Brother Charles Charles Yancey to chuse one or two more respectable persons to act as Executors of this my last will and testament with my Brother Charles Yancey and my other Executors that shall not move with My said wife and Children shall be released from their Executorship And shall not be accountable for any trasaction that shall be such said removeal out of this provence and if their shall be any case hereafter not due by provided for in this my last will and Testament my disire is that the same be adjusted settled and Determined by my Executors or the dividers of my Estate as shall appear to them most reasonable and advantagous for the good of the whole and my will is that a copy of this my last will and Testament may be recorded in such provence or County Court where such removal of my wife and children shall be and I constute and ordain my Brother Charles Yancey M.r John Bullock and M.r Nathaniel Anderson all of this County Louisa Executors of this my Last will and testament and I do hereby revoke and disanul all former wills by me made and and declare this and no other to be my last will and testament I Witness whereof I have hereunto set my hand and seal this sixteenth of march In the year of our Lord one thousand seven Hundred and seventy fourteenth

Rob.t Yancey (his seal)

Interlined before signed

Signed sealed and delivered in Presence of us

Nath.l Pope

John Pople

Temperance Hix

At a Court held for Louisa County on Monday the 10.th Day of October 1774 This Will was this Day Exhibited in open Court by the Executors within named and was Proved to be his Last Will and Testament of the Rev.d Robery Yancey by the oaths of the witnessess and by the Court ordered to be Recorded

Test

Know all Men by these presents that we Charles Yancey John Bullock Nath.l Anderson John Crutchfield and Benj.a Timberlake are held and firmly bound to Robt Anderson Thomas Johnson Waddy Thomson & John Poindexter Gent Justices of the Court of Louisa County now Setting in the sum of One Thousand Pounds Current Money to the Payment whereof, well and truly to be made to the said Justices and their Successours, we bind ourselves and Each of our, our and Each of our Heirs Executors and Administrtors. Jointly and Severally, firmly by these Presents sealed with our Seal, this 10.th Day of October in the year of our Lord one Thousand Seven hundred and Seventy four and in the 14 year of the Reign of our Sovereign Lord George the third

The Condition of this obligation is such that if the above Bound Charles Yancey John Bullock & Nathaniel Anderson Executors of the last will and Testament of Robert Yancey Decea.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 Deceased which have or shall Come to the Hands Possession or Knowledge of the said Charles Yancey John Bullock & Nath.l Anderson or Into the Hands and Possession of any other Person or Persons for them and the same so made, do Exhibit into the County Court of Louisa at such time as they shall be thereunto required by by the said Court; and the same Goods Chattles and credits and all other the Good Chattles and Credits of the said Deceas.d which at any time after shall come to Hands Possession or Knowledge, of the s.d Charles Yancey John Bullock & Nath.l Anderson or into the Hands and Possession of any other Person or Persons for them do well and truly adminnesur according to Law; and further do make a Just and true account of their actings and Doings therein when thereto required by the s.d Court: and alson shall well and truly Pay and Deliver al the Legacies contained and specified in the s.d testament as far as the said Goods, Chattles and credits well 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

Charles Yancey (his seal)

John Bullock (his seal)

Nath.l Anderson (his seal)

John Crutchfield (his seal)

Benj.a Timberlake (hi seal)

Sealed and Delivered In the Presence of

John Nelson

At a Court Held for Louisa County on Monday the 10 Day of October 1774 This Bond was this Day in open Court Acknowledged by the Parties and by the Court Ordered to b Recorded

Test

October y.e 8.th 1774 We the Subscribers being first Sworn according to Law to appaisse the sollowing Goods belonging to the Estate of Thomas Fleeman Dec.d

To 2 mall stear hides

L 0-16-6

William Smith

Charles Daniel

At a Court held for Louisa County on monday the 10.th of Oct.br 1774 This Inventory was this Day in open Court returned, and ordered to be recorded

Test

In the name of God Amen I John Chiles of the Parish of Trinity in the County of Louisa Being at present Sick and weak but of perfect mind and sound memory Thanks Be to God for it but Calling to mind the Mortality of my Body that It is appointed, for all men once to Die Do make and ordain this my last Will and Testament as followeth first I Give my Soul to God that Gave It and my Body to a Christain Burial at the Discretion of my Loving Wife In hopes to Receive the same by the Mighty powers of God and merits Jesus Christ my Saviour; and as Touching my Worldly Estate wherewith it hath pleased God to bless me with in this Life I do freely give & Dispose of in the Following Manner and form Imprimis It is my Will and Desire that all my Just Debts be Fully satisfied Item, It is my will and Desire that my Loving wife Sarah Chiles should have the sole use & Benefit of all my Estate Both real and Personal or of whatsoever other Nature or Quality It be for and During her Natural Life and after her Decease It is my Will and Desire that my Estate be disposed of in the Following manner That is to say I give and Bequeath after the Death of my Loving Wife; to Jane Wright Daughter of John Wright and Jane his wife all the Tract or parcel of Land whereon I now Dwell to her, her Heirs or assigns; But If the said Jane Wright should Depart this Life without an Heire of her Body, Then in that Case It is my Will & Desire that after the Death of my Loving wife that William Martin son of Joseph Martin & Susanah his wife; have the above said Land to him his Heirs or assigns forever. Item, I give and Bequeath all the residue of my Estate after the Decease of my wife to be Equally Divided between my neice Olive Edwards Daughter of Joseph Martin & Susanah his wife and Mary Wright Daughter of John Wright & Jane his wife to them their Heirs or assigns Item I do hereby Constitute and appoint my Loveing wife Sarah Chiles Executrix and John Poindexter my Executor of this my last will and Testament Disannuling all Former wills in Confermation hereof I have hereunto afixed my hand and Seal this 27 day of August 1774

John Chiles (his seal)

Signed and Sealed in Presence of

Peter McKalester

Susanah Haley

At a Court held for Louisa County on Monday the 10.th Day of October 1774. This Will was this Day Exhibited in open Court by Sarah Chiles Executrix and John Poindexter Executor of the within will and was further Proved by the Oaths of Peter McCallester and Susannah Haley to be the last will & Testament of John Chiles Deceased and by the court the same is ordered to be Recorded & is Recorded
Test John Nelson Clk

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Know all men by these presents, that we Sarah Chiles John Poindexter John Nelson & Thomas Johnson are held & firmly bound unto Robert Anderson the first Justice in the commission of the Peace for Louisa County; for and in behalf and to the sole use & behoof of the Justices of the County of their Successors, in the sum of one Thousand Pounds Current money of Virginia to be paid to the said Robert Anderson his Executors, Administrator or assigns: To the which Payment well and truly to be made, we bind ourselves, and every of us, our and every of our Heirs Executors, and Administrators, Jointly and Severally firmly, by these Presents Sealed with our Seals Dated his Tenth, Day of October Anno Domini 1774

The Condition of this obligation is Such that if the above bound Sarah Chiles & John Poindexter Executors of the last Will and Testament of John Chiles 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 Sarah Chiles & John Poindexter or into the Hands & Possession of any other person or persons for them & the same so made, do exhibit into the County Court of Louisa at such time as they shall be therein 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, shall come to Hands, Possession, or Knowledge of the said Sarah Chiles & John Poindexter into the Hands and Possession of any person or persons, for them do well and truly Administer according to Law; and further do make a true and just account of their actings and Doings therein, when thereto required by the said Court: and also, shall will 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 none Effect or Else to remain in full Force & Virtue

Sarah (her mark) Chiles (her seal)

John Poindexter (his seal)

John Nelson (his seal)

Thomas Johnson Jun.r (his seal)

Sealed & Delivered In presence of

John Poindexter Jun.r

At a Court held for Louisa County on Monday the 10.th Day of October 1774 This Bond was this Day in open Court acknowledged by the parties and by the Court ordered to be recorded and is recorded
Teste

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I do hereby certifie that Joel Yancey in the time of his Sickness spoke to me to make his Will; he told me that his Will & Desire was that his Wife should have the whole Estate during her natural Life; and after her Death to Bequeath it to her sons & his Heirs forever and that I believe he was perfectly in his Senses at the time & had the conversation with him; in so much that he had begun his will & wrote the Preamble thereof; but company coming to see him presented its being finished & before the company went away he was taken very bad and delirious and continued so till his Death which happened the second day after the Will was begun. He died on Saturday the first Day of October, given under my Hand this fourth Day of October 1774

I do hereby Certifie that Joel Yancey (George Lumsden Desire was for his Wife & child to have his whole Estate & that I was present when George Lumsden Begun his Will and that I believed him to be perfectly in his Senses at the time the Will was begun I fully believe his Intentions were to Lend the Estate to his Wife & afterwards to give it to his Son at her Death she declared that he never would leave his Wife destitute He Died on Saturday the first of October, Given under my hand this fourth day of October 1774

Cosby Duke

Louisa Co. Va.

George Lumsden of Cosby Duke made Oath before that the within Contains the true Sense & meaning of Joel Yancey in regard to leaving his Estate as far as they believed Given under my hand this fourth Day of October 1774

W.m Johnson

At a Court held for Louisa County on Monday the 10.th Day of October 1774. This Nuncupative Will was this day in open Court sworn to by George Lumsden & Cosby Duke to be the true sense and meaning of the within Mentioned Joel Yancey, and by the Court ordered to be Recorded

Teste

In the name of God Amen, I Thomas Thomson of the County of Louisa, and Parish of Trinity, being very weak of body and Cauling to mind the uncertainty of life, do make ordain and appoint, this my last will and Testament in Manner & form following to wit, I Lend to my beloved wife dureing her natural life Two negroes by name, Sibba & Yorke and my Land and Plantation, Cauled and known by the Name of Burfords, together with fourt of her Choice of the Cows & Calves I Lend to my said Wife all my Household and Kitching furniture Except one feather Bed, which I give to my son Jeremiah Thomson, I lend to my said wife one of the choice of my Horsess, I give to my said wife all my stocks of Hoggs and sheep to her forever, I lend to my said wife one Negroe Girl Named Sarah and her increase dureing her Natural life, and at her death to be at her desposial to give her and her increase to such of my children or grand children, as she may think fitt, Itam I give to my son Jeremiah Thomson the Land and Plantation I now live on, on Bever Creek, to him and his Heirs forever, Itam I give to my said son Two Negroes, by name Poll and Peter, and the Increase of thesaid Female, have to him and his Heirs forever, I Give to my said son the Household and Kitching furniture and the four cows and Calves, as above Mentioned, as Lone to beloved wife to him and his Heirs at the Death of hisaid Mother, Itam it is my Will and desire that the Crop of Grain that is made this Present year, be for the use of my wife and my son Jeremiah, and Divided if they Require it, by my Executors as they shall think best, Itam I Give to my son William Thomson all the Land I have on Rockfish River in the County of Amhusk to him and his Heirs forever, Itam I give to my Daughter Patience Glunn one shilling sterling Itam, I Give to my Daughter Ursley Ray one shilling sterling, Itam I give to my son Nathan Thomson, One shilling, sterling, Itam it is my will and Desire that all my Estate, both Rail and Personall, that is not disposed of in this my Last Will and Testament may be sold by my executors; which I shall Hereafter Mention, and the Money, ariseing from the sale be Equally Divided amongst such of my Children, as I now mention us Susanna Clack Mourning Pryce, William Thomson, Elizabeth Nuby and Richard Thomson, that is to say if, thesaid Richard or his Heirs shoud appear to Claim his Part in the Term of Ten Years after my Death, and in Case thesaid Richard nor his representifs, do not Claim in that time, I then give and Bequeath the part allotted for him, to be equally, Divided between my Two sons William Thomson and Jeremiah Thomsn, to them and their Heirs for ever, in whose Hands it is my will and Desire the Part allotted for my said son Richard may be Lodged they giving Bond and security to myother executor, for the Payment of his part if he or his appears, in the above Limited time to Claim his Right Itam, it is my Will and Desire that what I have Given my above ment.d Children us Susanna Clack, Mourning Pryor William Thomson, Elizabeth Nuby and Richard Thomson heretofore, Except there Lands, be Valued and allotted to each of them on part of their Proportion in the Division to them and their Their Heirs forever, Itam it is my Will and Desire that the Two Negroes, and the increase of thesaid female slave if there shoud be any together with Land and Horse, I have Lent my wife, may at her Death, be sold by my Executors, & the Money ariseing from such sales, to be equally Divided among such of my Children as I here mention us Susanna Clack Mourning Pryor, William Thomson Elizabeth Nuby and Richard Thomson, if he claims as I have above mentioned and if he thesaid Richard, Nor his Heirs, should not Claim I then Give his Part to my sons William and Jeremiah Thomson to be as above to them and their Heirs forever Itam it is my Will and desire, that my Debts may be Paid, out of the part of my estate, I have allotted to be sold, Itam I make ordain and appoint this as my last Will and Testament, laying all other Wills aside, appointing my son William Thomson and Thomas Johnson Jun.r Executors to this my last Will and Testament Whereof I have Hereunto, set my Hand and sele, this 22.nd of April 1774

Thomas (his mark) Thomson (his seal)

Signed Sealed and Delivered In Presants of

Thomas Pulley

Margerett (her mark) Thomasson

Jeremiah Thomson

At a Court held for Louisa County on Monday the 10.th Day of October for This Will was this Day in open Court Proved to be the last Will and Testament of Thomas Thomsson Deceased, by the oath of Thomas Pullen as witness thereto and ordered to be certified

Teste John Nelson

Know all men by these Presents that we William Thomsson Thomas Johnson Henry Garrett and Thomas Johnson, are held and firmly Bound unto Robert Anderson, John Poindexter & Gent Justices of Louisa County now sitting in the sum of One Thousand five Hundred Pounds Current money of Virginia to the Payment whereof, well and truly to be made to thesaid 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 10.th Day of October in the year of our Lord one Thousand seven Hundred, and Seventy four, and in the 14.th Year of the Reign of our sovreign Lord George the third

The Condition of this obligation is such that if the above Bound, William Thomson and Thomas Johnson Executors of the last Will and Testament of Thomas Thomson Deceased, do make or Cause to be made a true and perfect Inventory, of all & Siinguler the Goods Chattels and Credits of thesaid Deceased, which have or shall Come to the Hands, Possession, or Knowledge of thesaid William Thomson and Thomas Johnson, or into, the Hands, and Possession, of any any other Person or Persons for them, and the same so made do, exhibit into the County Court of Louisa at such time as they shall be thereunto required by thesaid Court, and the same Goods, Chattles, & Credits, and all other goods Chattles and Credits of thesaid Deceased, which at any time after shall come to the Hands, Possession, or Knowledge, of thesaid William Thomson, and Thomas Jhnsn, 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 Actings, and Doings therein, when thereto Required by the said Justices, and also shall well and Truly pay and Deliver all the Legacies, Contained in thesaid Testament as far as thesaid Goods Chattles and 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

William Thomson (his seal)

Tho.s Johnson J.r (his seal)

Henry Garrett (his seal)

Tho.s Johnson M.r (his seal)

Sealed and Delivered In Presence of
John Poindexter J.r

At a Court held for Louisa County, on Monday the 10.th Day of October 1774. This Bond was this day in open court acknowledged & by the Court Ordered to be Recorded

Teste

Know all men by these Presents that we David Hall, and William Clift are held and firmly bound, to Robert Anderson, Thomas Johnson Jr. Waddy Thomson & John Daniel Gent. Justices of Louisa Count now sitting in the sum of Five Hundred Pounds, Current Money of Virginia 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, Extr.s & Administrators, Jointly and severally firmly by these presents, Sealed, with our Seals this Tenth Day of October in the year of our Lord One Thousand Seven Hundred and Seventy four, and in the 14.th Year of the Reign of our Sovereign Lord George the third

The Condition of this obligation is such that if the above Bound David Hall, Administrator of all the Goods Chattles and Credits of John Hall, Deceased, do make or cause to be made a True and Perfect Inventory, of all and Singular the Goods, Chattles & Credits, of thesaid Deceased, which have or shall Come to the Hands Possession or Knowledge of thesaid David Hall, or into the hands or Possession of any other person or Persons for him, and the same somade do, Exhibit or Cause to be exhibited into the County Court of Louisa, at such time as he shall be thereunto Required by thesaid Court, and the same Goods Chattles and Credits, and all other the Goods, Chattles and Credits of thesaid Deceased at the time of his Death which at any time after shall come to the Hands, or Possession of thesaid David Hall, or into the Hands or Possession of any other Person or Persons for him, do well and Truly administer according to Law, and further do make a True and Just amount of his actings and doings therein when thereto required by thesaid Court, and all the rest and residue of thesaid Goods, chattles and Credits, which shall be found remaining upon thesaid Administrators the same being first Examined and allowed, by thesaid Justices of the Court for the time being, shall Deliver and pay unto such person or Persons, Respectively, as thesaid Justices by their Order or Judgment, shall Direct, Pursuant to the Laws in that Case made and Provided; and if it shall hereafter appear that nay Last will and Testament was made by thesaid Deceased and the executor or executors therein Named do exhibit the same into thesaid Court making request to have it allowed and approved accordingly if thesaid David Hall being thereunto required do render and deliver up his Letters of administration approbation of such Testament being had and made in thesaid Court. Then this obligation to be Void and of None effect or else to remain in full force and Virtue

David Hall (his seal)

William (his mark) Clift (his seal)

Sealed and Delivered In Presence of
John Poindexter Jr.

Dr The Estate of William Kimbrow in Acc.t with John Moss

1771 Dec.r	31	To Ballance as per former Settlement	L	1-18-0
1772 April	10	To 11 Ells of oz.es at ½		0-12-10
Oct	1	To 5 Pair of shoes @ 4/ To Sundries had from M.r Potties, as appears per Not of Particulars		1-0-0 0-7-3
Dec.r	31	To Boarding five children @ 80/		20-0-0
1773 Oct.r	1	To 5 Pair of shoes @ 4/ To Cash Paid John Dickenson for Teaching Two Boy part of a year		1-0-0 0-18-0
Dec.r	25	To Boarding, 5 children 12 months		20-0-0
1774 Apl.r	7	To Sundries had from J.r Geo: Potties, as appears per note of Particulars		3-1-1 -----
		To Ballance Due John Moss this Date		20-1-7
Contra C.r				
1772				
Sept.r		By Cash of Rob.t Fields		3-6-0
Dec.r	31	By the Hire of Negroe Woman		5-0-0
1773				
March	8	By Cash of Robert Fields		3-0-0
June	2 nd	By Cash of Thomas Coleman		5-2-1
Decem.r	25	By the Hire of Two Negroes		10-0-0
	28	By Cash of John Lipscomb		2-7-6 -----
				28-15-7
		By Ballance Due John Moss		20-1-7 -----
				48-17-2

Louisa September 7.th 1774

In Obedience to an order of the Worshipfull Court of Louisa we the subscribers have stated and settled the above Account and find a Ballances of 20 L1-7 Currency Due John Moss

Sam: Ragland

W.n Pettus

Geo: Lumsden

At a Court held for Louisa County on Monday the 10.th day of October 1774.

This Acc.t was this day in open Court Returned, and being allowed is ordered to be Recorded

Teste

Know all men by these Presents that we James Nelson & William Pettus are held and firmly Bound to Rob.t Anderson W.m Johnson, Richard Anderson & W.m Garrett Gent Justices of Louisa County now sitting in the sum of one Thousand Pounds Current Money of Virginia, to payment whereof Well & Truly to be made to thesaid Justices and their successors, we bind ourselves and each of us our and each of our Heirs, Executors and adm.rs Jointly and Severally firmly by these Presents Sealed with our seals this 14.th Day of November, in the year of our Lord one Thousand Seven Hundred, and Seventy four, and in the 15.th Year of the Reign of our Sovreign Lord George the third

The Condition of this obligation is such that if the above bound James Nelson, Administrator of all the Goods Chattels and Credits of Thomas Baker Deceased, do make or cause to be made a true & Perfect Inventory of all and Singular the Goods Chattles & Credits of the said Deceased, which have or shall come to the Hands Possession or Knowledge of him thesaid James Nelson, or into the Hands or Possession of any other Person or Persons, for him, and the same so made do exhibit or Cause to be exhibited into the County Court of Louisa, at such time as he shall be thereunto required by thesaid Court, and the Same Goods Chattels, and all other the Goods Chattels and Credits, of thesaid Deceased at the time of his death which at any time after shall come to the Hands, or Possession of thesaid James Nelson or into the Hands Possession or Knowledge 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 Actings and doings thereon when thereunto required by thesaid Court, and all the rest and residue, of the said Goods & Chattles and Credits which shall be found Remaining upon thesaid Administrators Account the same being first examined, and allowed, by the Justices of the Court for the time being, shall Deliver unto such Person or persons, respectively as thesaid Justices by their respective Order or Judgment shall Direct, Pursuant to the Laws in that case made and provided and if I shall hereafter appear, that any last will and Testament was made by thesaid Deceased and the Executor or Executors therein Named, do exhibit the same into thesaid Court making request to have it allowed and approved accordingly if thesaid James Nelson, being thereunto required do render and Deliver up his Letters of administration approbation of such Testament being had and made in thesaid Court: then this obligation to be Void and of none effect or Else to remain in full force and virtue

James Nelson (his seal)

William Pettus (his seal)

Sealed and Delivered In Presence of
John Poindexter J.r

At a Court held for Louisa County on Monday the 14th Day of November 1774, This Bond was this day in open Court acknowledged by James Nelson and William Pettus to be their act and Deed and by the court Ordered to be recorded

Teste

Know all men by these Presents that we Judith Hogan and Zacherias Hogan are held and firmly bound unto Robert Anderson the first Justice in the Commission of the Peace for Louisa County, for & in behalf and to the use and behoof of the Justices of thesaid County & their Successors in the sum of fifty Pounds Current Money of Virginia to be paid to thesaid Robert Anderson his Executors, Administrators and assigns to which payment well and Truly to be made we bind ourselves and every of us our and each of our Heirs Executors and Administrators Jointly and Severally firmly by these Presents Sealed with our Seals Dated this 14.th Day of November 1774

The Condition of this obligation is such that if the above Bound Judith Hogan, administratrix of all the Goods Chattles and Credits of John Hogan Deceased do make or Cause to be made a True and Perfect Inventory, of all and Singular the Goods Chattles and Credits of thesaid Deceased which have or shall Come to the Hands, Possession or Knowledge of her thesaid Judith Hogan, or into the Hands or Possession of any other person or persons for her, and the same so made do exhibit or cause to be exhibited into the County Court of Louisa at such time as she shall be thereunto required, by the said Court; and the same goods Chattles and Credits, and all others the same Goods Chattles and Credits, of thesaid Deceased at the time of this Death, which at any time after shall come to the Hands or Possession of thesaid Judith Hogan, or into the Hands and possession of any other person or persons for her, do well and Truly Administer and further do make a just & True account of her Actings and Doings therein when thereto required by thesaid Court; and all the rest and residue of thesaid Goods, Chattles and Credits which shall be found remaining upon the said Administratrix Account, the same being first Examined and allowed by the Justices of the Court for the time being shall Deliver & pay unto Such person and Persons respectively, by their Order, or Judgment, shall Direct; pursuant to the Laws in that Case made and provided & if it shall hereafter appear that any Last Will Testament was made by thesaid Deceased, and the Executor or Executors, therein Named do exhibit the same into the said Court, making request to have it allowed, and approved accordingly, if thesaid Judith Hogan being thereunto required, do render & Deliver up her letters of Administration, approbation of, such Testament being first had and made in thesaid Court: Then this obligation to be Void & of None effect, or else to Remain in full force and Virtue

Judith (her mark) Hogan (her seal)

Zack.y (his mark) Hogan (his seal)

Sealed and Delivered In Presence off

At a Court held for Louisa County onMonday the 14.th Day of November 1774 This Bond was this day in open Court acknowledged by Judith & Zack.y Hogan to be their act and Deed and by the Court to be Recorded

Teste

Inventory of the appraisement of the Estate of M.r John Chiles Dec.d

To 1 negroe Bartelott L60, To 1 D.o Ned 10, To 1 D.o Dick 10	L	80-0-0
To Rachell and her Child L70, To 1 Gray Horse L15		85-0-0
To 1 Mare and Colt L20, To 1 old mare		20-5-0
To 2 Cows and Calves L5, To 2 D.o & D.o L5		10-0-0
To 2 young steers 13.10.s To 2 small D.os L1.15		5-5-0
To one Bull L1.5 To 1 Calf 5/, To 1 shoat 5/, To 13 Hogs L 6.10		8-5-0
To 4 open sows L3, To 8 shoats L3, To 1 Large Hogg 15/		6-15-0
To 1 Cart L1, To 3 grubbing Hoes 6/6, To 4 Hilling D.o 8/		1-14-6
To 5 Broad D.o 6/3, To 2 Iron Wedges 6/, To a percell of old Iron 4/3		0-16-3
To Broad Ax 4/, To 3 Narrow D.o 3/9, To adds 3/		0-10-9
To 2 small augers 1/3, To some old Tools, 2/6, To 1 Draw.g knife 2/6		0-6-3
To 1 x cut saw5/, To Jointer 2/6 Handsaw 2/6		0-10-0
To 1 Howell & Cross 2/6, To 2 Hammers 2/6, To 1 Bell & Rope 2/6		0-7-6
To 2 old grindstone 2/, To 1 old Hhh.d 1/3, To 5 Cyder Casks 15/		0-18-3
To 5 Syder Casks 15/, To a Small D.os 5/, To Casks 5/, 1 D.o 4		1-9-0
To 3 Juggs 5/, 1 Butter Pott 2/, To 1 fatt Tub 1/		0-8-0
To 1 funnell and Nippers 1/3, To 3 old Syder Casks 5/		0-6-3
To 2 Sack baggs 3/9, To a weheat sive 1/, To 1 old side saddle 1/6		0-5-9
To 3 Beehives 15/, To 1 old Meat pan 1/, To Iron Pott & Pann 5/6		1-1-6
To 1 old sugar Box 2/6, To 2 Iron Pots and Hooks, Tonges & Ladle 7/6		0-10-0
To 1 Weaveing Loom 7/6, To upper Leather L1.0.6		1-8-0
To 1 Tub & Piggen 2/, To 1 pale and Churn 2/6		0-4-6
To 1 Pegen and Tray 2/6, To 5 pewter Dishes 17/3		0-19-9
To 4 old plates and Bason 2/6, To 9 plates 13/6		0-16-0
To 4 Delf plates 2/, To 5 cups and 6 sausers 2/6		0-4-6
To 6 Basons 16/, To 5 Tubs and a Tray 9/, To 2 sifters & search 3/9		1-8-9
To 4 Bottles ¼, To 1 Jugg 1/, 1 Gun 10/		0-12-4
To 2 Candle sticks Salt Seller, a p.r of Scissors and Pepper Box		0-2-9
¾ le of Shoe Thread 1/6, To 1 Trunk 4/, To Chest 7/6, To 6 chairs 9/		1-2-0
To 1 old spinning Wheel 2/6, To 2 slays and Harness 9/		0-11-6
To a Percell of Books 11/11 ½ To a old Lookinglass & Gimble 17 ½		0-12-7
To amount Brought over		232-2-1
To 1 pair of Money Scales 2/6, To compasses and Marking		
Irons 1/3, To 2 files 7 ½, To 6 knives & forks 1/6, To 1 q.t Mugg		0-6-7 ½
To 1 Table 5/, To a Percell of old Cards 5/6		0-10-6
To 2 pieces of Sole Leather 2/		0-2-0
To 1 Bed and furniture L7		7-0-0
To 1 D.o & D.o L5, To 1 D.o and D.o L3, To 1 D.o & D.o L4		12-0-0
To Cash 12/3, To 4 sides of sole Leather L2		2-12-3
To 2 small Barrels 2/, To 1 Sack Bagg 2/6		0-4-6
To 1 old Hhh.d 1/3		0-1-3

		254-19-2 ½

Err.s Excepted & us

William White

William Smith

Charles Daniel

At a Court held for Louisa County on Monday the 14.th Day of November 1774
This Inventory was this Day returned in open Court and by the Court ordered to be recorded
Teste

An Inventory and appraisement of the Estate of Joseph Clarke Dec.d agreeable to an Order of the Estate of Joseph Clarke Dec.d agreeable to an Order of the Worshipfull Court of Louisa County, to us Directed taken this 31.st Day of October 1774 which is as follows

To 10 Cows @ 40/, 5 young Cattle 30	2-10-0
To Sorrell Horse @ L10, one Grey Mare @L8	18-0-0
To 1 Bay Horse @ L12, four shoats @ 7/6	13-10-0
To 7 Calves @ 10/, 15 Hoggs @ 20/, 10 Shoats @ 7/6	22-5-0
To 28 Geese @ 1/6	2-2-0
To 1 Negroe Man Rock @ L40, one Negroe Womans Phebe @ L50, one D.o Jane @ L30, one negroe girl Doll @ L70	190-0-0
To 1 Negroe Boy Harry @ L70, 1 Negroe D.o Sam @ L60	130-0-0
To 1 D.o D.o Mitchell @ L35, 1 D.o D.o Tumbler @ L30	65-0-0
To 1 D.o D.o Moses L23	23-0-0
To 1 Pair of old Cart Wheels @ 10/, 5 Sides of Leather @ 8	2-10-0
To 43 ½ Pounds of Feathers @ 2/6, 2 Baggs 5/	5-13-9
To a percel of old Iron @ L1.6.6, 9 Plates @ 8/	1-14-6
To 2 Dishes 5/, 3 Basons 4/10	0-9-10
To 10 spoons ¾, Some Knives and Forks 3/	0-6-4
To 1 Butler Pott 3/6, 3 Juggs 4/9	0-8-3
To 1 Flax Hackell 5/,	0-5-0
To 1 pair of Wedges and a Steell Grubbing Hoe	0-7-0
To 3 Flax Irons 3/, 1 Flax Wheel 6/, 2 spinning D.o 10	0-19-0
To 2 Pair of Cards 6/, 1 Bed & Furniture stead and cord 80	7-16-0
To 1 Bed and some Furniture stead and Cord	3-0-0
To 1 D.o and Furniture stead and Cord	6-10-0
To 1 D.o and some Furniture stead and Cord	6-0-0
To 4 chairs & a Cross Legged Table 6/6	0-6-6
To 3 Slays 6/, 1 Green Barrill and some Furniture	1-1-6
To 1 Frow and Hogshead Jointer 3/3, 1 Loom 5/	0-8-3
To 2 Pots and Hooks 21/, 1 Frying Pan 1/	1-2-0
To 3 Piggins and 1 Tub 7/, 1 Cowhide 7/6	0-14-6
To 1 Pair of Hand Hill stones 5/, 2 Casks 7/6	0-12-6
To 1 D.o 4/, 1 D.o and 2 chests 15/	0-19-0
To 1 Bible and Testament	0-2-6
To 1 Muggs Cannester and Bottle	0-2-6

	532-15-11

Nicholas Meriwether

Benjamin Mosby

Rich.d Phillips

To 1 Sow and 5 shoats To 1 yearling 1 Pair of Traces

The Last Mentioned articles was added to the Inventory Since the appraisement by Beverly Clarke one of the Executors

R.d Phillips

At a Court held for Louisa County on Monday the 14.th Day of November 1774, This Inventory was was this Day in open Court returned and ordered to be Recorded

Test

Know all men by these Presents that we Catherine Phillips William White, Rich.d Phillips George Meriwether & William DuVall are held and firmly Bounds to Thomas Johnson W.m White Thomas Johnson J.r and John Poindexter Gentlemen Justi of the Court of Louisa County Now sitting in the sum of One Thousand Pounds Curr.t Money of Virginia to the Payment whereof well and Truly to be made to thesaid 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 ourseals, this 12.th Day of December, in the Year of our Lord One Thousand Seven Hundred and Seventy Four, and in the Fifteenth Year of the Reign of our Sovreign Lord George the Third.

The Condition of this obligation is such that if the above Bound Catherine Phillips Ex.x and William White and Richard Phillips Executors of the Last will and Testament of Richard Phillips Deceased do make or cause to be made a True and Perfect Inventory of all & singular the goods Chattles and Credits of thesaid Deceas'd which have or shall come to the Hands Possion of knowledged of thesaid Catherine, William and Richard or into the Hands or Possession of any other Person or persons for them and the same so made do exhibit into the County Court of Louisa at such time as they shall be thereunto required by thesaid Court and the same goods, Chattles, and Credits and all other the Goods chattles and Credits of thesaid Deceased which at any time after shall come to the Hands Possession or Knowledge of thesaid Catherin, William & Richard, or into the Hands or Possion of any other Person Or Persons for them do well and Truly administer according to Law, and further do make a just and True account of their actings and doings therein, when thereto Required by thesaid Court and also shall well and Truly pay and deliver all the Legacies Contained and specified in thesaid Testament as far as the said goods Chattles and Credits will thereunto Extend and the Law shall charge, Then this obligation to be Void & of None Effect or Else to Remain in full force and Virtue

Kathirin Phillips (his seal)

William White (his seal)

R.d Phillips (his seal)

George Meriwether (his seal)

William DvVall (his seal)

Sealed and Delivered In Presence off

At a Court held for Louisa County on Monday the 12.th Day of December 1774

This Bond was this Day acknowledged by the subscribers therto and ordered to be Recorded
Teste

In obedience to an Order of Louisa Court we the subscribers being first sworn have appraised the Estate of Thomas Baker in the said County as Follow Viz.t

7 Head of Cattle L10, 1 Bay Mare L15	25-0-0
1 Dark Bay ditto L6, 1 white Ditto L2	8-0-0
1 Bay Mare Colt L20, 1 Ditto L12.10	32-10-0
12 Head of Hoggs L3, 1 steer Raw Hide 15	3-15-0
1 p.r Iron Trace 10/, 4 Axes 16/, 7 Hilling Hoes 14	2-0-0
7 Weeding Hoes L1.1, 3 Grubbing ditto 6	1-7-0
3 Wedges 10/, a parcell of Old Iron 15/, 1 draning knife 1/3	1-6-3
1 Negroe Man Quash L70, 1 ditto Jack L60	130-0-0
1 Wench and Child Milley & Isaa	75-0-0
1 ditto ditto Hannah & Beck	75-0-0
1 ditto and 2 children Judy, Dapney & Amey	70-0-0
1 Wench Dinah L35/, 1 girl Mary L55	88-0-0
1 Cart	3-0-0

L 516-18-3

David Anderson J.r
Frederick Harris
Cyrus Davis

At a Court Held for Louisa County on Monday the 13.th Day of February 1775. His Inventory was this day returned and ordered to be Recorded

Teste

King William County December the 2.nd 1774 The appraisement of M.r Thomas Baker Dec.d Estate

1 Desk L4.10, 1 Case and Bottles L3, 1 Teaboard and Waiters 15/	L	8-5-0
1 Round Table L1, 6 chairs Black walnut L3.15, 1 small table 7/6		5-2-6
1 Large sq.r Table 1.10, 1 Looking Glass 15/		2-5-0
1 Bible, 1 Prayer Book and the youngmans Companion		0-7-6
1 Seal skin Trunk 10/, 1 chest 20/, 1 sq.r Table 5/		1-15-0
13 White stone plates 3/, 8 agate d.o 3/, 5 large stone dishes 5/		1-1-0
1 Turin 8/, 1 Butter Boat and dish 5/, 6 Custard Cups 2/		0-15-0
4 stone Qu.t Muggs 2/6, a Butter Boat and Sugar Dish 2/		0-4-6
2 salts 1, 1 Decanter 4/, 3 Candlesticks and 2 snuffers 5/		0-10-0
16 offed Hhh 5/, 1 Iron Candlestick 1/, 1 Large & 3 small Butter Pots 6/		0-12-0
1 Water Jugg & Earthen penn 3/, 1 p.r scales & weights 10/		0-13-0
5 Pewter Basons 5/6, 7 D.o dishes 12/6, 19 d.o plates 12/6		1-10-6
1 Tea Chest and Canester 10/, 6 China Tea Cups & saucers 7/6		0-17-6
5 silver Tea spoons 20/, 6 coffee cups stone 1/		1-1-0
2 Pepper Boxes, Vinagar Cruett and a funnell		0-2-0
a stone Pott Mustard D.o & Sugar Box		0-2-0
1 Large Pewter spoon & 6 Table d.o		0-2-0
2 ? shovels and Caffing dish 5/, a Tea Kittle and sand 7/6		0-12-6
2 Iron Bread Toasters, 3/, 1 p.r Tobacco Tonges 2/6		0-5-6
1 Large Earthen Bowl 2/, 1 small china d.o Crackes 1/3		0-3-3
2 Horn Punch Ladles 2/, 1 Broken dressing glass 2/6		0-4-6
1 chest of Drawers L4, 1 sq.r Table 30/		5-10-0
1 writeing Table 20/, 2 chests 40/, 12 flagg bottom chairs 24		4-4-0
3 small Trunks 17/6, 1 sugar Canester 1/6, 1 Gunn 55		3-14-0
1 Cradle Black Black Walnut 10/, 1 Bed and furniture L7		7-10-0
1 D.o D.o L7, 9 Table Cloaths 70/, 8 fl sheets L6		16-10-0
2 Counterpains and 1 Set of Curtains L5.10, 6 Towell 4 pilow Cases 20/		6-10-0
12 Dish Mats 4/, 1 Water Kann 1/6, 1 silver Watch L4		4-5-6
13 Knives and 15 forks 10/6, 1 Bed and furniture L6.10		7-0-6
1 D.o D.o L7, 1 D.o D.o L6/ 9 Juggs 25/, 2 Grid Irons 12/6		14-17-6
2 Flat Irons 3/, 1 small Bell Mettle Skillett 10/		0-13-0
1 Ladle skimmer an dflesh fork 7/6, 1 spit and Pot Rack 17/6		1-5-0
1 frying pan 1/6, 1 Iron Pott 5/, 1 Rideing chair & Harness /8		18-6-6
1 Bay Mare L35/, 1 saddle & 2 Bridles 25/		36-5-0
58 of feathers & 2 Bags L5.18		5-18-0
Johnsons Dictionary 2 Volumes 17/6, 1 spice Morter & 5/		1-2-6
1 Box & Tools 30/, 1 skimmer 1/		1-11-0

L 163-3-9

Geo Dabney J.r

Isaac Dabney

R Brooke

Mann Satterwhite

agreable to an Order of Louisa Court we the Subscribers have appraised the Estate of Thomas Baker, lying in the above mentioned County R.gh? Geo Dabney, Isaac Dabney, & Mann Satterwhite was sworn before me Dec.r 2.nd 1774

At a Court held for Louisa County on Monday the 13.th Day of February 1775. This Inventory was

This day Returned & Ordered to be Recorded
Test

In obedience to an Order of Louisa Court made January 1775 we the subscribers have appraised the Estate of Benjamin Harris Dec.d or so much as was Produc.d

1 Negroe fellow James L70, 1 Ditto Jack L20, 1 D.o Wench Unity L75	165-0-0
1 Ditto Ditto Tiller L65, 26 Head of Cattle L38, 14 d.o of Hoggs L3	106-0-0
12 Head of Sheep L5.8, 1 Bay Horse L7, 1 Grey d.o L1.10, 1 Dark Grey Horse L16/0	28-18-0
3 Iron Pots and 2 Pot Hooks L1.7, Dutch oven 7/, 1 small Brass kettle 5/	1-19-0
2 Narrow & Broad Ax 10/, a parcel of old Iron 13/, 2 Grubbing Hoes 8/	1-11-0
10 Knives and 13 forks 12/, 1 p.r shears & 1 p.r scissors 2/, 1 Gunn & Bayonett L1	1-14-0
1 Box Iron and Heaters 4/, 1 Curry Comb & Brush 1/3, 2 Bells 4/	0-9-3
3 Reap Hooks 1/, a parcel of Carpenters Tools 10/	0-11-0
1 frying Pan, Ladle, a skimmer & Flesh forks 8/, 1 Mans saddle L1	1-8-0
1 Womans d.o L1, 1 old mans saddle 6/, 4 water pales 5/, 2 d.o Tubs 3/	1-14-0
1 pine Table 1/3, 2 Table Cloaths and one Table 10/, 6 chears 9/	1-0-3
1 Large chest 10/, 2 old chests and one old Trunk 3/, 3 old Barrells 3/	0-16-0
2 Casks and 1 old Hoghead 7/, 2 Collers and Harness 7 1pr. Traces 4	0-11-0
4 Pewter Basons and 1 Porenger 14/6, 4 Ditto dishes 10/, 13 d.o spoons 3/6	1-7-6
10 ditto Plates L1.2, 3 Bakeing Pans and 5 Earthen Pans 3/6	1-5-9
a Parcell of Earthen Ware 4/6, 9 Quart Bottles 4/6	0-9-0
1 andlestick and snuffers 1/6, 1 Tin Funnell 6.d, 1 small Trunk 2/6	0-4-6
4 old Books 6/, 1 Cannester and Pepper Box 1/3	0-7-3
1 Bed and Furniture L8.10, 1 Ditto & Ditto L7, 1 Ditto & Ditto L7.10	23-0-0
2 p.r sheats L3.6, 5 butter Pots 11/6, 1 Jugg & Chamber Pot 3/6	4-1-0
2 p.r Cotton cards 7/6, 4 Basketts 4/, 1 Bridle 2/6, a parcell of Leather L1.10	2-4-0
1 Bagg & Feathers 17/6, 1 old spinning wheel 3/, 8 Geese 12	1-12-6
3 Trays a Meal Barrell, 1 Sifter and 2 meal Bags	0-8-6

John Bullock
James Nuckols
William Shelton

At a Court held for Louisa County on Monday the 13.th Day of Feb.ry 1775
This Inventory was this day in open court Returned and ordered to be Recorded
Test

Page 219

In the name of God Amen, I William Price of Louisa County in Frederickville Parish being sick and weak but of Perfect sence and Memory, think fit to appoint this my last Will and Testament, in Manner and form following first I bequeath my soul to God who gave it, in hopes that my dear Redeemer, will raise it up at the Last Day in Glory my Body I committ, to the Ground to buried in a Christian like manner, and after my funerel charges being Paid and all my other just Debts, I leave what Little it has bin Please God to Bless me with as Follows, I Lend to my beloved wife, my whole Estate be it of what Nature or Quolity, so even Dureing her Natural life, or widowhood, but on her Death or Marriage my Estate be Equally divided amongst my four Children, Namly, John, Sarah, Thomas Johnson and William I appoint Richard Phillips my brother Thomas Price with my beloved wife Ann Price to be my whole & sole Executors of this my last Will & Testament In Witness whereof I do Hereunto set my Hand and seal this 30.th Day of October 1773

William Price (his seal)

Sign.d Seal.d & Deliv.d In Presence off

Jn.o Digge

Benj.a Mosby

Isaac Clarke

At a Court held for Louisa County on Monday the 18.th day of May 1775

This Will was this day in open Court, Prov.d by the Oath of Benjamin Mosby and by the solemn affirmation of Isaac Clarke (a Quaker) and Ordered to be Recorded

Test

In the name of God Amen, I Jeremiah Glynn of Louisa County being of sound mind and Memory blessed be God the weak of Body, do make and institute this my last will and Testament in manner and form as followeth, Imprimas, I give & bequeath to my Daughter Lucy Bobitt, to her & her Heirs, forever, one Negroe Woman Named Fanny & all her increase, and all the rest of my Estate which she has in her possession, Item I give & bequeath to my son Wortham Glyn to him and his Heirs forever, One Negroe man Named Bristol, and all the rest of my Estate that he has in his Possession, Item I give and Bequeath to my Daughter Sarah Harris, to her and her Heirs forever, and Negroe Woman Named Patt & all the Rest of my estate that she has in her Possession, Item I give & bequeath to my son Tyree Glyn, to him and his Heirs forever, one Negroe Boy Named Harry, and all the rest of my estate y.t he has in his Possession Item I give & bequeath to my son William Glyn, to him and his Heirs forever, one Negroe Boy Named David and the rest of my Estate that he has in his Possession, Item I give & bequeath to my Daughter Eliz.th Dollins, and her Heirs forever one Negroe Womon Named Sarah and her increase one Cow and Calf & all the rest of my Estate that she has in her Possession, Item I give and bequeath to my Beverly Glyn to him & his Heirs forever, one Negroe Boy Named Nick also, one other Negroe Boy named Jack, and all the rest of my Estate that she has in his Possession also one Pair of spoon Molds, Item I give and bequeath to my Daughter Susanna Glyn to her and her Heirs forever, one Negroe Boy Named James also one Negroe Girl Named Cato, the best feather Bed and furniture I have, a Cow and Calf an Iron Pott and Twenty shillings Cash Item I give & bequeath to my son Beverly Glyn all that Part or Percell of Land appurtaining unto the Tract whereon I now live, and lying on the lower (or East) side, of Cub creek cotaing by Estemation, One Hundred and thirty acres, Item, it is my will and Desire that all the rest of my Estate, both Real & Personall that is not Already Mentioned, shall be and the Profits ariseing from such sale, to be Equally, Divided amongst the above Lagatees, Item I constitute and appoint my son Beverly Glyn hole & sole Executor of this my last will & Testament as witness my Hand & Seal this 28.th Day of November anno Domi 1774

Jeremiah Glyn (his seal)

Sign.d and acknowledge In presence of

Tho.s Jackson

W.m Jackson

Jn.o Fox

At a Court held for Louisa County on Monday the 10.th day of April 1775. This Will was this Day in open Court Proved by the Oath of Thomas Jackson & ordered to be certified and At a Court held for the same County on Monday the 8.th Day of May 1775 the same was further Proved by the Oath of William Jackson and ordered to be Recorded

Test

Know all men by these Presents that we George Lumsden, Henry Garrett and Cosby Duke, are held and firmly Bound to Thomas Johnson, James Overton, Thomas Johnson Jun.r & Nath.l Anderson & Gentlemen Justices of Louisa County, now sitting in the Sum of Five Hundred Pounds Curr.t Money to the Payment whereof well and truly to be made we bind ourselves and Each of us our and Each of our Heirs Ex.rs and Adm.rs Jointly and severally firmly by these presents sealed with our Seals this 10.th Day of July in the Year of our Lord one Thousand Seven Hundred and Seventy five and in the 15.th Year of the Reign of our Sovereign Lord George the Third

The Condition of the above obligation is such that if the above Bound George Lumsden Adm.r of all the Goods Chattels and Credits of Joel Yancy Dec.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 Deceas'd which have or shall come to the Hands, possession or Knowledge of him thes.d George Lumsden, or into the Hands or possession of any other persons for him and the same so made do exhibit or cause to be exhibited into the County Court of Louisa, at such time as he shall be thereunto Required by thes.d Court, and the same Goods Chattels and Credits, and all other the s. Goods Chattels & Credits of thesaid Deceas.d at the time of his Death and which at any time after shall come to the Hands or possession of the said George Lumsden, or into the Hands, or possession of any other person or person or persons for him do well and Truly administer, according to Law, & further do make a Just and True account of his account of his Actings, and Doings therein when thereto Required by thes.d Court, and all the Rest and Residue of thesaid Goods Chattels & Credits, which shall be found Remaining upon thes.s administrators acc.t the same being first Examin'd & allowed by the Justices of the Court for the time being shall, deliver and pay unto such Person or Persons Respectively as the Justices shall by their Order or Judgm.ts shall Direct, pursuant to the Laws in that Case made & provided, and if it shall Hereafter appear that any Last Will and Testament was made by thes.d Dec.d and the Executor or Executors therein Nam'd do Exhibit the same into thes.d Court, making Request to have it allow'd and approv'd accordingly if thes.d George Lumsden being thereunto Required, do Render & Deliver up his letters of administration; approbation of such Testament being Had and made in thes.d Court; Then this obligation to be void, or Else to Remain in full force and Virtue

Geo. Lumsden (his seal)

Henry Garrett (his seal)

Cosby Duke (his seal)

Seal'd and Deliv'd In presence of

John Nelson

At a Court held for Louisa County on Monday the 10.th of Day of Junly 1775

This Bond was this day in open Court acknowledged by George Lumsden, Henry Garrett & Cosby Duke to be their Act and Deed, and by the Court Order'd to be Recorded

Teste

In obedience to an Order of Louisa Court we the subscribers have Divided the Estate of Thomas Baker
Dec.d as follows Viz.t

Lot n.o 1	Milley and her Child Isaac Valued Quash	L	75-0-0 70-0-0 145-0-0 ----- Nancey Baker
2.nd	Hannah & her child Beck Judah & her 2 children Daphney & Amey		75-0-0 70-0-0 ----- 145-0-0 Drawn for M.r Dabney
3.rd	Mary Dinah Jack		55-0-0 35-0-0 60-0-0 ----- 150-0-0 Drawn for Overton Baker
	Whole amount		440-0-0 -----
	Proportion		146-13-4

Ja.s Overton
David Anderson J.r
Fred.k Harris

At a Court held for Louisa County on Monday the 10.th of July 1775
This Division was this Day in open Court Return'd & by the Court Order'd to be Recorded
Teste

In Obediance to an order of Louisa Court We the subscribers after being first sworn appraise the following under mentioned articles shone us of the Estate of Thomas Thomson Deceas'd 31.st of October 1774 in Current Money

1 Still 20L, 44 head of Cattle 69 L 150	L	89-15-0
1 Sorrell Horse L16.0., one Mare 6 L, 5 Weeding Hoes 12/6		22-12-6
2 Axes and two Plow Hoes, 2 Wedges, and 1 Blade of a Hoe		0-10-3
1 Hand saw and old Tools 13/6, york a Negroe man L65		65-13-6
George a Negroe Man L45/, Betty an old Woman L20		65-0-0
Feby an old woman L15, Nan & her Child L80		95-0-0
Tamer & Lewis her son L70, Poll a Mulatto Girl L65		135-0-0
Grace a Negroe girl L25, Peter a Mulatto Boy L40		65-0-0
Sall a Negroe girl L35, Sarah a Girl L30		65-0-0
Three Beds & Furniture L17, Pewter L1.14		18-14-0
Two Potts 18/, one skillett 7/, Two Wheels 15/, Chest & Trunk 10/		2-10-0
Five Chairs 3/, Grindstone 6/, 1 Bed & Furniture 4/		0-13-0
One Cow Earling 12/6, 2 chairs 3/, one Table & Flax Wheel 7/6		1-3-0
1 Pott & Hooks 5/		0-5-0

		630-12-0

Amounting to six Hundred and Thirty Pounds Twelve Shillings Current Money Given Under our Hands this 11.th of Feb.ry 1775

Rob.t T.g Bibb

James Mickie

Rich.d Johnson

At a Court held for Louisa County on Monday the 10.th Day of July 1775

This Inventory was this Day in open Court Return'd and Ordered to be Recorded

Teste

An Inventory and appraisalment of the Estate of John Hall Deceased

To one Cow and Calf & Bell 60/, 1 Red & white & calf 59/6	L	5-12-6
To one Pied cow and Calf 47/6, 1 Black D.o & Calf 40/		4-7-6
To 1 Black Cow & Earling 70/, 1 Pied Heifer 30/, 1 Bull 22/6		6-2-6
To 1 Black Horse 160/, one old mare 40/, 1 black Colt 160/		18-0-0
To 1 Bay mare 270/, one son & 9 shoots 65/, 5 sheep 37/6		18-9-6
To 1 Pair of Cart Wheels & Carl 50/, 1 stack Tops 30/		4-0-0
3 Cocks of Blades 16/3, To a old Cart saddle collar & Harness sheep skin 1/6		0-17-9
1 old Barrell 2/, To 4 Tob.o Chos & old Rum Hhds 15/6		
a Quantity of Fodder in the House 7/6		1-3-0
To 1 small stack Tops 5/, Eight Hoggs 80/		4-5-0
To 1 Washing Tub 2/6, a old whip saw 5/, 3 old axes 5/		0-12-6
To 2 Grubbing Hoes, 5 old Weed.g Hoes, 5 old Plow & Hilling Hoes, and a New Ground Plow		0-12-6
To 1 New ground Plow hoe & Coltor 2/6, 2 Iron Wedges 5/		0-7-6
To 1 Handsaw, 1 Howell 1 Adze, 2 Augers a Draw.g Knife Hammer and Bayonott.r 7/6, To 2 Bells 5/		0-12-6
A old Jointer & Iron 6, 1 old Hhd & 24 Bushell Peas 60		3-0-6
To 1 Bee Hive 2/6, 4 Sides of Leather 40/, 1 Grindstone 6/		2-8-6
To 1 Mans, saddle & 2 old Bridles 15/, one old D.o 5		1-3-0
To 1 old Barrell with a few feathers 5/, a small Quantity of soap 2/		0-7-0
To 4 old Barrells 4/, one gin 1/6, 3 Trays 3/6, 2 Butter Pots 8/		0-17-0
To 1 old Frying Pann 1/6, 1 old Iron Pott & Hooks 3/ and 12 spoons 10/6		
5 Pewter Dishes 15/, To 5 Basons 15/, 12 Pewter Plates		2-5-0
To 1 Butter Pott & a Quart Mugg 3/, 5 cups 10, 15 Butter 10		0-13-10
To 2 Punch Bowls 2/6, 2 Balls Bees Wax 1/6, a old Meal sifter 9.d		0-4-9
To 1 Pair of steelyards 12/6, a old Box Iron & Heaters 2/6		
3 Pan Handles a Tap Boarer, 3 gimblets 2 p.r shears 2 Bridle Bitts a Vise, & 2 spindles 5		1-0-0
Razor, Tobacco Box & Pockett Book 4		0-9-0
To a Pair of Traces 1/, Wheat 2/6, 3 p.r of old Cotton & 2 Pair of Wool Cards 8/		0-11-6
To 8 ¼ of spun Wool 24/9, To 1 Pound Died Wooll 1/6, a Parcel of Books 12/6		1-18-3
To a Water Pail & 3 Piggins 7/, a Pair of Tineers a Pair of Nippers & 3 awls 2/		0-9-0
To a Parcell of Knives & Forks 2/6, 1 old Bell mettle skillett 12/6		0-15-0
To 6 old Reap Hooks 3/, 1 small Looking Glass 6.d, 2 Tables 7/6		0-11-0
To 1 old spinning wheel & spindle 5/, 3 stays & Harness 15/		1-0-0
To 9 old chears 11/0, 1 chest 20/, some small remants Leather 2/6		1-13-0
To 2 guns & a Barrel 2/, 3 jugs 5/, 1 Pewter Chamber pott 3/		0-10-0
To 2 chests 7/6, 1 womans saddle 15/, 4 old Meal Bags 5		1-7-6
To 1 old feather Bed, a rug, Blanker, and one sheet 65/		3-5-0
To 1 old D.o 2 old Rugs, a sheet & Blanket coverlid & hide 50		2-10-0
To 1 Bed Bedstead and Furniture 70/, 1 Bed Bedstead & Furniture 60/		6-10-0
To 1 d.o d.o and D.o 70/		3-10-0
To 27 ½ Bushels of wheat @ 4/, & Bushel		5-10-0
To 40 Barrells of Corn @ 8/, p.r Barrell		16-0-0
To 20 lb of Cotton @ 4.d per pound in the seed		0-6-8
To 2 ¾ Bushels of onions @ 4/, p. Bushel		0-11-0

To 2006 lb neet Tob.o at Crutchfields @ 20 per 6.t
To 1 Gun 25/, 1 Frow 1/3, 1 slate
To 3 ews and 2 Lambs 26/

20-1-2

1-7-3

1-6-0

L 148-2-3 ½

In obedience to an order of the worshipfull Court of Louisa County Dated October 1774 we the
Subscribers being First sworn, have appraised the Estate of John Hall Dec.d to the above sum of one
hundred and Forty Eight pounds Two shillings and three pence one Farthing Dec.r 15.th 1774

William Pettus

David Smith

James Dillard

At a Court held for Louisa County on Monday the 10.th of July 1775

This Inventory was this Day In open Court Return.d & ordered to be Recorded

Test

In obedience to an order of Louisa Court made October 1774 we the Subscribers being first sworn have appraised the Estate of the Rev.d Robert Yancey Dec.d viz

One Negroe Fellow named Nick	L	80-0-0
One D.o wench named unity		55-0-0
One D.o ditto...ditto...Betty		60-0-0
One d.o ditto...ditto...Venue		50-0-0
One d.o ...girl...ditto...Rachel		35-0-0
One d.o...Boy...ditto...Jacob		40-0-0

	L	320-0-0
1 Yoke of Oxen		9-0-0
1 young steer		1-7-6
1 Hepher		1-7-6
1 cow yearlin		0-15-0
4 Cows and Calfs		9-10-0
1 Calf		0-7-6
one mare and Colt		6-0-0
One bay Horse		25-0-0
One grey D.o		3-0-0

	L	376-7-6
one Barrill old corn		0-10-0
60 Barills Corn @ 8/		24-0-0
31, ditto of Oats @ 1/6		2-6-6
4200 Bundles of Blades @ 2/		4-4-0
79 Feet of stack @ 10		3-5-10
2 bushels of peas @ 2/6		0-5-0
One Iron pott & dutch oven		1-2-6
1 Iron pott & 1 p.t stelyards		1-3-0
3 grubbing Hoes & 3 Axis		1-0-0
4 Broad Hoes & 2 plow Hoes		0-12-6
one Iron wedge & 2 Bells		0-12-0
One shoe hammer & 2 p.r pinchers		0-3-6
one frying pann		0-1-3
one cutting Box & knife		0-10-0
2 Bushels salt & six old Barrils		0-15-6
2 ox yokes rings & pin		0-3-0
2 spinning wheels		0-15-0
3 p.r cards & 2 water pailles		0-3-9
1 p.r cart wheels & 1 Half bushel		0-8-6
1 grind stone & 5 tite casks		1-13-0
a parcel of Leather		1-17-6
one silver watch		7-0-0

carried over	L	428-19-10
Brought Over		428-19-10
Johnsons Dick.y 2 Vol.s		6-0-0
4 Vol.s Locks works		5-17-7

3 Vol.s Tullotsons works		4-4-0
One concordance		1-10-0
Laws of Virginia		1-2-6
the present state of England 2 Vol.s		0-15-0
youngs Nights thoughts		0-7-6
new Translation of the new Testam.t		0-10-0
Salmons Geography		0-10-0
Tissotts Advice		0-10-0
Watts Sermons		0-7-6
Thomsons Caleepison		0-2-0
one prayer Book		0-3-6
one large Bible		0-15-0
One Sermon Book		0-7-6
Art of Resonik		0-5-0
Euclids Eliments		0-12-6
2 Greek grammers		0-7-6
Hammons Algebra		0-7-6
Lattin Dick.y 1 Volume		0-15-0
One greek Dictionary		0-15-0
Two Greek Testaments		0-14-0

	L	455-18-5
One Gunn		1-10-0
one p.r saddle Bags		0-7-6
2 Beds & Furniture		18-0-0
One d.o and d.o		8-0-0
One saddle and Hous.g		1-5-0
11 pewter plates & 21 dishes		1-6-0
3 d.o Basons & 16 Table spoons		0-10-0
1 d.o soope spoon		0-1-3
1 Looking glass		0-2-6
9 knives & 12 Forks		0-7-6
one Earthen pott		0-0-8
one Butter pott		0-1-8
5 stone jugs		0-7-6
21 Bottles		0-5-0
one copper coffee pott		0-7-6

carried up	L	492-10-1
Brought forward		492-10-1
one Box Iron & heaters & 1 Hatchett		0-6-0
1 p.r sad Irons & 1 flesh fork		0-5-0
1 copper tea kittle & sauce pann		0-4-0
2 Iron candlesticks and snuffers		0-3-0
1 auger and chiswell		0-1-6
1 p.r fire Tongs & House & Bell		0-7-6
1 Ladle & 2 reap hooks		0-1-6
Box old Iron and Lumber		0-1-3
2 Earthen Dishes & 5 plates		0-7-6

parcell old Earthen ware	0-4-0
1 p.r sheep shears	0-0-6
2 china Bowls	0-5-2
1 Broken chamber pott & mugg	0-0-6
2 stone pitchers	0-1-3
one painted Table	0-10-0
1 painted Cradle & 1 square Table	0-10-6
1 pine chest	0-3-0
6 painted framed chears	0-17-6
1 childs Elbow ditto	0-3-0
1 walnut Table & 1 ditto chest	2-15-0
1 d.o Desk & 6 chears	7-1-0
4 maps with frames	0-1-10
window curtains	0-0-12
1 Book Case	2-10-0
1 coffee Mill & 3 Lanietts	0-6-3
2 Razors hone & strap	0-7-6
1 cock screw	0-0-6
9 vials & 2 Ticklers	0-2-6
1 quire paper & 1 doz sermons	0-6-0
1 paper case & canister	0-0-8
1 Turkey leather pockett Book	0-2-6
1 Raw Hide	0-11-0
1 sythe and Cradle	0-5-0
1 spaid	0-4-0
2 Linch pins	0-2-9
3 fated Hogs	2-2-0
2 sows & seven shoots	3-4-6
1 shoot	0-7-0
shucks of 60 Barrils Corn	1-10-0
1 Bee hive	0-5-0
wheat & oats shaw & piah ams	1-0-0
1 years salory	108-0-0

L -----
630-7-11

Jackville King

Moses Gentry

David Gentry

Charles Barret

At a Court held for Louis County on Monday the 14.th day of August 1775

This Inventoy was this day In open Court Return.d & Ordered to be Recorded

Test

Louisa July 21.st 1775 In obedience to an order of Louisa court we the subscribers being first sworn have appraised the Estate of Joel Yancey as followeth

1 Bed and Furniture	L	9-0-0
1 p.r sheets a Towel & Table Cloth		2-0-0
1 Bed Quilt & coverlid		1-0-0
1 Looking glass & brush		0-10-0
1 chest		0-10-0
2 common chairs		0-2-0
1 cradle & a p.r shears		0-3-0
1 water jug & a butter pott		0-2-6
crockley ware		0-2-0
8 plates, 7 spoons, 2 dishes & Egg slice		0-18-0
knives forks & case		0-4-6
1 coffee pott		0-6-0
1 p.r Lad irons		0-3-0
1 square Table		0-2-6
1 gun		1-0-0
1 Tub, 2 Trays & a Reel		0-2-6
1 Saddle Bridle &c		0-15-0
2 Iron potts 1 pan & a p.r Tongs		0-10-0
1 spinning wheel & 3 p.r Cards		0-10-0
1 old sifter		0-0-6
1 cealskin Trunk & 1 giltrith		0-7-6
1 doz 2.r Bottles		0-4-0
1 wench Suckey & child Cinthia		75-0-0

	L	93-13-0

Clevear's Duke

David Anderson

W.m Crenshaw

At a Court held for Louisa County on Monday the 14.th day of August 1775 This Inventory was this day Return,d & ordered to be Recorded

Test

In the name of God amen I Richard Henson of the parish of Trinity and County of Louisa do make constitute and ordain this my last will and Testament in form and manner following (viz) I Humbly give my soul to God who gave it trusting that through the merits and mediation of Jesus Christ he will revive it to himself, and I give my body to the Earth from whence it was taken in full hope and assurance of the Resurrection fo the Body at the last day when the Earth shall give up its Dead As to my worldly Estate and possessions which it hath pleased Almighty God to give me my will and desire is that first of all, all my Just debts be paid by my Executors hereafter named, Item I give and bequeath to my loving wife my whole Estate Both Land and whatsoever Else I possess During her time of Widowhood of life after paying my debts and Funeral charges and my will and desire is that at her death or day of marriage any land on which I now dwell being one hundred acres be sold to the highest Bidder as also my other goods and chattles of what kind soever at the discretion of my Executors and the money thence arising by such sail to be Equally divided amoung my four Children Job Henson Rebeckah Henson Richard Henson Mary Thacker and John Williams, and Lastly I constitute my Loving wife Sarah Henson and my son Richard Henson and Clifton Allen Executors of this my last will and Testament hereby making null and Void all and Every will or wills by me made whatsoever In witness whereof I have hereunto set my hand and affix'd my seal this fourth day of January in the year of our Lord Christ 1776

Richard Henson (his seal)

Signed sealed and Delivered In the presence of us

Anthony Gholsson

Mary Gholsson

Charles Allen

At a court held for Louisa County the 9.th day Oct.r 1775

This will was this day presented to Court by Clifton Allen & Richard Henson Exors & Sarah Henson Ex.tx which was proved by the oath of Charles Allen and Anthony Gholsson/ Bond acknowledged probate granted

October 16.th 1776 Memorandum of the appraisement of the Estate of Richard Henson Deceased

6 Hogs @ 13/, 1 sow 16/, 3 shoots 9/	L	6-15-0
1 Mare, Bell & L6, 1 horse L6		12-0-0
1 Cow & alf L3, 1 stear L1.15, 1 stear L1.10, 1 hepher L2		8-5-0
1 hepher L1.10, 1 heapher L1.10, 1 d.o L1, 1 d.o 18		4-8-0
1 Baron Cow L3, 1 Cow & Calf L3		6-0-0
1 Cart & wheels 10/, 1 grind 1/3, a parcel Carpenters Tools 10/		1-1-3
a parcel hoes & 10/, a parcel pewter 16/		1-6-0
5 Basons 14/, 3 trays 3/9, 1 meal sifter 7 ½		0-18-4 ½
32 Butter @ 7.d, 3 Butter pots @ 1/6, 1 old Butter pot 1/		1-2-2
2 Cream pots @ 6.d, 1 piggen 2/6, 1 washing Tub 1/6		0-5-0
a parcel of water pails 6/, 1 cup and salt stand 1/		0-7-0
6 spoons & 1 scimer 8.d, a parcel of wheat 7/6		0-8-2
8 old Barrils 5/, 1 p.r sheep shears 1/6, 1 Looking glass 1/		0-7-6
a parcel old Books 4/, 1 spinning wheel 6/		0-10-0
1 pewter ink stand 3/, 1 frying pan 5/, 1 Iron pot & hooks 2/		0-10-0
1 old Bread hoe & pan handle 9.d		0-0-9
1 Box Iron and heater 4/6, 1 Iron pot & hooks 5/		0-9-6
1 Table 1/6, 1 Iron pot 5/, 1 Iron skillit & scimer 4/6		0-11-0
1 womans saddle 15/, 1 mans saddle & 2 Bridles 2L		2-15-0
1 Case of knives & forks 4/9, 1 curry comb & pepper box 1/		0-5-9
2 p.r cotton Cards 6/, 2 p.r wool ditto 5/		0-11-0
1 Leather wallet 5/, 8 bottles & 1 mug @ 6.d		0-6-4
1 stay 2/6, 1 Lamb 5/6, 1 feather bed & L7		7-8-0
1 feather Bed & L1.10, 1 Leather trunk 3/6		1-13-6
1 Box 7/, 1 p.r Iron wedges 5/, 2 Sides sole Leather 20/		1-12-0
2 horse collars & 1/, 1 sack Bag & p.r knee buckets 2/		0-3-0
5 Lasts & p.r pinchers 5/, 2 gimblets 4.d		0-5-4
1 rasor 1/, 1 p.r Temple spechickels 2/6		0-3-6
1 stack of fodder 15/, a parcel Blades & wheat shaul		1-5-0
2 Barrils & 4 Bushels of Corn @ 8		1-2-8 ½
a parcel & Bridle Ropes & 2 lb reap hooks		0-2-0
1 Leather apron 6.d, 1 jug 2/, a parcel old chain& 1/8		0-4-0
1 shuttle & 2 vials & a parcel of old Buttons & 6.d		0-1-0

To the worshipfull court of Loui County Sc.t In obedience to an order Renet.d to us to appraise the estate of Rich.d Henson Deceased, we the subscribers have appraised the same as within contained This 16.th day of October 1775

Anthony Gholsson

At a court cont.d and held for Louisa November 14.th 1775 This Inventory was this day in open court Returned & ordered to be Recorded

Test

Nov 29.th 1775 Inventory and appraisement of the Estate of W.m Paulett Dec.d

1 Bed & Furniture	7-7-0
2.d Bed & Furniture	8-5-0
one Lot of pewter 29/, one Lot of Earthen ware 7/6	1-16-6
one Bedstead & mat 5/, one lot of wearing apparel	5-7-6
one lot of Leather 33/, one goard & sope 3/	1-16-0
one lot of Books 8/3, one lot of spinning cotton 15/	1-3-3
one lot knives & forks 5/6	0-5-6
one Lot crockley ware 7/6	0-7-6
one chest & small Articels	0-13-9
one spinning wheel cards & slay	1-0-0
one lot nails 7/, one Table & 5 chairs 8/	0-15-0
one lot tools 84/, one lot flax & hemp 5/	4-9-0
one Hogshead and Oats 15/	0-15-0
one lot oats & straw 25/, one lot of Fodder 30/	2-15-0
To 16 Hogs 180/, one parcel of Corn & 7/6, p.r Barrell	9-0-0
one mare 340/, one Horse 140/	24-0-0
one lot Fodder 12/6, one hh.d oats sald & 33/	2-5-6
one lot old Iron 13/6, one mans saddle 11/3	1-4-9
one pot & dutch oven 10/, tubs parts & 5/	0-15-0
one Lamb 15/, one crosscut saw & whipsaw 5/0	3-5-0
10 Head of Cattle 260/, one lot of fodder 30/	14-10-0
6 reap hooks 6/ one Coat 15/	1-1-0
one whip saw & broad ax 40/	2-0-0
one negro man Charles	80-0-0

W.m Lipscomb

Samuel Thomason

Nicholas Gensory

At a Court held for Louisa County the 12.th day of August 1776 This Inventory was this day in open court Return.d & order.d to be Recorded

Test

An Inventory and appraisement of the Estate of Rich Phillips Dec.d agreeable to an order of the worshipfull Court of Louisa County to us Directed Taken this 16.th day of December 1774 which is as follows

To 1 Negroe man Mikkel	70-0-0
To 1 negro woman Nell & 3 children	130-0-0
To 1 d.o Lucy & 2 children	100-0-0
To 1 Mare 2 Colts & 1 grey Horse	15-0-0
To 15 to Cattle & 4 young ones	12-0-0
To 10 sheep	3-10-0
To 8 hogs @ 1L..3 ditto 1 L	2-0-0
To a parcel of Leather	2-10-0
To 1 whipsaw 1 cross cut d.o 1 hand d.o	1-18-0
To a parcel old Iron	1-4-0
To a p.r steelyards	0-6-3
To a parcel Lumber	0-5-3
To a parcel of wool	0-8-0
To 1 gun	0-18-0
To 1 Bed and Furniture stead of Cord	9-0-0
To 1 d.o and Furniture stead & Cord	9-0-0
To 1 d.o and Furniture stead & Cord	5-6-8
To 1 d.o & some Furniture with stead	4-0-0
To 2 chests and 1 Trunk	1-0-0
To 2 Looking glasses	0-10-0
To 1 flax wheel and 1 spinning wheel	0-10-0
To 2 Cow hides	0-7-6
To 3 pots & 1 Broken skillet	1-0-0
To a parcel of Cishen Lumber Racks roaster &	1-5-0
To 1 spice mortar	0-8-0
To a parcel of Books	0-5-0
To 3 Tables	1-10-0
To 12 chairs	0-18-0
To 2 Trunks	0-5-0
To 1 Tea kittle knives & forks 3 p.r cards 1 jug	
1 Candlestick & p.r money scales	1-0-0

L 376-1-5

To a parcel of China and Earthen ware	0-18-0
To 4 Tea spoons and 1 Tickler	0-2-0
To a parcel of pewter and tin ware	2-1-6
To 1 chafing Dish	0-2-0
To p.r Cart Wheels	1-10-0
To 741 of Tob.o	4-13-6

Nathan Harris
John Patterson

At a Court held for Louisa County on Monday the 14.th day of Oct.r 1776 This Inventory was this day In open Court Returned and orderd to be Recorded
Test

We the subscribers being first sworn have appraised the Estate of Robert Thomson Deceas.d
An Inventory of the said Estate

To 1 woolen wheel & p.r of Cotton Cards 12/6	L	0-12-6
To 1 Linen Wheel 14/, To 1 gun 25/, T 1 flax Hacker 5/		2-4-0
To 2 slays & Harness & 1 shuttle 11/, To 1 small trunk & Razor 3/		0-14-0
To 1 Looking glass 2 Crits & 1 Viol 2 Ink glasses 2/3		0-2-3
To 1 p.r Temple spectacles 2/6 To 1 Large trunk 5		0-7-6
To a parcel of Lumber 11.7 ½, To 2 Bottles & 1 Jug 1.3		0-12-10 ½
To 1 old pistol 2/6, To 1 Curry Comb & Brush 1/3		0-3-9
To 1 Slak 2/, To 1 Iron pot & Hooks 15/, To 2 d.o 1 p.r hooks 10/		1-7-0
To 1 Box Iron & heaters 3/, To a parcel of Lumber 2/		0-5-0
To 1 flesh fork & Ladle 1/6, To 1 pewter plates 15/		0-16-6
To 6 pewter Basons 15/, To 16 spoons 2 Dishes & small basons 12/		1-7-0
To 1 p.r sasars & 1 p.r shears 1/6, to 1 Bayonet 1		0-2-6
To a parcel of Lumber 2/, To 2 sauce pans 1/		0-3-0
To 1 water pale 2/, To a parcel Books 11/		0-13-0
To a parcel of Lumber 10/, To 2 old saddels 15/3		1-5-3
To 2 old Barrels 2/, To 1 Bed & furniture 4L		4-2-0
To a parcel of Feathers & some Bed Clothes 40/		0-2-0
To a p.r of Iron I edges 7/, To 1 plow & hoe 10/		0-17-0
To a parcel of Cotton 31/3, To 1 man 5L To 1 horse L10		16-11-3
To a year old Colt L4.3.8, To 1 washing Tub 1/		4-4-8
To 1 Bridle 1/3, To 1 Raw hide 5/, To 1 stack of fodder 21/		1-7-3
To a parcel of Blades 15/, To a parcel of Corn & L4.12		5-7-0
To 2 cows 6L, To a parcel of straw 2/6, To a parcel Wheat 9/6		6-5-0
To 1 Negro man Jack 30L, To 1 Negro woman agg 60L		90-0-0
To 1 Book 1/, Book 1/, To a parcel of Wool 7/6		0-8-6

		142-19-97

Zacharias Hogan

John Patterson

Clefton Allen

At a Court held for Louisa County on Monday the 14.th day of Oct 1776. This Inventory was this Day I
open Court Returned & ordered to be Recorded
Test

In the name of God Amen I Charles Dickinson of the County of Louisa being at this time in perfect good Health sence and Memory & calling to mind the uncertainty of this transitory Life Do make constitute & ordain this my Last Will & Testament in manner and form following hereby Revoking all other wills by me heretofore made and first and principally I Recommend my soul to Almighty God & my body to be buried at the discretion of my Executors hereafter named, and as to what worldly Estate it hath pleased God Almighty to bestow on me after my Worldly debts are paid I give desire & bequeath as followeth. Impremis I give to my beloved Wife Sarah Dickinson all my Estate during her Natural life and the half of it both Real and personal to her heirs and Assigns forever. Item my will & desire is that after her decease the other half of my Estate both real & personal be sold & the money arising therefrom Equally Divided between Thomson Dickinson & Charles Dickinson sons of my brother Thomas Dickinson & Thomas Pyston son of my sister Agatha Pyston to them their heirs & assigns forever and I hereby Constitute and appoint Edward Jones and my brother Thomas Dickinson my whole sole Executors of this my Last will and Testament.

July the 10.th one thousand seven hundred & seventy three

Charles Dickinson (his seal)

Test

Sarah (her mark) Dickinson

Obediah (his mark) Hensley

William Poindexer

Ann (her mark) Hambleton

At a Court held for Louisa County the 14.th day of Oct.r 1776

This will & was this Day in open Court proved by the oaths of Ann Hambleton & William Poindexer two of the witnesses thereto and Ordered to be Recorded and on the metion of Sarah Dickinson & Ben Cook admon of Res.d Dickinson Estate is granted them with the well annexed who took the oath of adm.re & entered into Bond according to Law &

Test

Page 238

A True and perfect Inventory of the Estate of James Beckley dec.d 26 August 1776

One mare

one Horse

one Saddle & pair saddle bags

one Riffle Barrell & Lock

a silver watch

upper & sole Leather u s mull 2.ty

one trunk

a Bridle

a small brush

great coat

Hunting shirt

7 p.r Breeches

1 pair silver knee buck.s

7 D.o stock.s & 2 old ones

6 shirts & 6 bands

1 pair mens shoes

2 Hatts

1 bristol stone mek buck.s

11 Jacketts

1 Gold broach

4 Coat & 1 pair of drawrs

1 p.r Legins

a small tomans Rushshia drill

2 bottles

½ th stock thread & some shoe thread

1 smal brush

1 pair shoe coots & silver spurs

Cash seven pounds

2 d.o shirts

1 small file & fishing line & hook

1 worke pocket Book

1 plain d.o d.o

Tho.s Demicott

Geo Holland

Ex.rs

At a Court held for Louisa County on Monday 11.th Nov 1776 This Inventory was this day in open Court Return.d and Order.d to be Recorded

Test

I James Tate of the County of Louisa being sick and weak in body but through the abundant mercy and goodness of God, I am of a perfect mind and disposing memory do make and ordain this my last will and Testament hereby Revoking all other will or Wills by me made Confirming this and this only to be my Last will and Testament First I give unto my Grandson John Tate son of uriah Tate all the Land I bought of my Brother Nathan also the land I bought of Walter Goldsmith and to his heirs forever but if the said John Tate should die without heir Lawfully Begotten of his body my will and desire is all the Land should be sold and the money Equally Divided between his two sisters Anne & Agness to them and their heirs forever. Item I give unto my grand son James the son of James Tate all the Land I bought of Francis Hester To him and his heirs forever after his fathers death if the said Grandson dies without heir Lawfully begotten of his body my will and desire is That the Land be Equally divided between Zemry Tates three sons, Lewis, Mafield Thomas & Zimry to them and their heirs for ever. Item I give unto my son in law Enos Tate all the Land given me by my father and if In case the said Enos dies without lawfull heir begotten of his body begotten of my daughter my will and desire is that the said Land shall fall to my Brother Robert Tates son Robert Tate Then my will and desire is that all the Rest of my Estate slaves Locks household & kitchen furniture and every other article of what kind or Quality whatsoever be sold at two years Credit By my Ex.rs hereafter named and the money arising from such sale be disposed of in the following manner after my Just debts and funeral Expences be discharged...Item I give unto my loving wife Abigail Tate one hundred pounds during he natural life, or widowhood..Item I give unto my son Uriah Tate one hundred pounds. Item I give unto my son James Tate one hundred pounds. Item unto my daughter Ciciley Gardner one hundred pounds. Item I give unto my daughter Elizabeth Tate one hundred pounds. Item I give unto my daughter Abigail Tate one hundred pounds Item I give unto my daughter Margret Tate one hundred pounds, my will is that the Remainder of the money if any over arising from the sale of my stocks slaves & be Equally divided between all my grand children and Ciceley Gardner Charles Hester Excepted. Item I give unto my Executor hereafter named twenty pounds Each for their Services on Setting my Estate to be Raised from the money that shall be found in the house at my death or is due to me on Cond bills or compres and the Remainder if any of the money Ras shall be found on hand and debts due to me if any be over paying my Executors my will and desire it as should be Equally divided between my brother John Tates daughters. Lastly I constitute and appoint my worthy friends William Gardn and Enos Tate Executors to this my last will and Testament In Witness whereof I have hereunto set my hand and seal This October the 17.th day In the year of our Lord one Thousand eleven hundred & seventy six

James Tate (his seal)

Signed seal.d publish.d Pronounced and declared by the said James Tate as his Last will and Testament in the presence of us

Zimry Tate

Peter Schooler

Charles Daniel Jun.r

John Gardner

At a Court held for Louisa County on Monday the 11.th of November 1776 This will was this day in open Court presented by W.m Gardner and Enos Tate Executors therein named who made Oath thereto According to Law and was proved by all the Witnesses thereto & ordered to be Recorded
Teste

A Sale of Robert Thomson Dece.d Estate

Susana Thomson D.r

To 1 woolen wheel & p.r Cotton Cards 10/	L	0-10-0
To 1 flax Wheel 14/, To 1 flax Hackle 5/		0-19-0
To 2 Slays & 1 Harness 8/, To 1 Trunk 3/		0-11-0
To Sundry Bottles 1/7, To 2 pots & hooks 8/		0-9-7
To 1 Box Iron and p.r heaters 3/2, 1 womans saddle 10/		0-13-2
To 4 plates 7/, To 2 dishes 5/6, To 2 Basons 5/6		0-18-0
To 9 spoons 2/3, To 1 Looking glass 6.d, To 1 Tub & pale 2/6		0-5-3
To 3 hoes 3/, To 4 Cooks 3/, To 1 mare 8.10		8-16-0
To 1 Cow 3L, To 1 Cow L4.2s, To 1 feather bed 3L		10-2-0
To a parcel Feathers 2L, To a Bag of Cotton 20/		3-0-0
To 1 barrell of Cotton 13/6, To 1 stack Fodder 6/		0-19-6
To 1 rawhide 10/6, To 2 Tin cups 6.d		0-11-0

L 27-14-6
L-S-D

David Thomsons D.r

To 1 gun 20/, To 1 Trunk & razor 2/		1-2-0
To 2 Basons 6/6, To 1 mans Saddle 5/		0-11-6
To 1 Bridle & 1 Bayonet 2/6, To 1 ax 4		0-0-6
To fodder 4/		0-4-0

L 2-4-0

Waddy Thomson D.r

To 2 Vinigar Cruets & 2 Ink glasses 2/6		0-2-6
To 1 p.r spectalles 2/9, To 1 jointer 2/6		0-5-3
To 1 Curry Comb & brush 2/, To 1 state 1/6, To 1 pot 8/		0-11-6
To sundries 2/6, To 2 hoes 3/2, To 1 plow & 7/6		0-13-2

1-12-5

Anderson Thomson D.r

To sundry Tools 3/, To 2 Basons 9/, To 1 mare Colt L8S12		9-4-0
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Anthony Thomson D.r

To Sundrys 4/6, To 2 Iron wedges 6/		10-6-0
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Clifton Allen D.r

To 1 Ladle and flesh flesh fork		0-1-6
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Whalen Newbey D.r

To 6 plates 11/1, To 4 basons 4/1		0-15-2
To 6 spoons 1/4, To 1 Barrel of Cotton 16/2		0-17-6

1-12-8

Continued

Joseph Bunch D.o

To 1 p.r money scales 5/1, To 1 Horse L10. S8		10-13-1
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William Smith D.r

To 4 plates 6/6, To 2 hoes 5/

0-11-6

To 2 axes 10/, To 2 Spindle 9.d, To fodder 3/

0-13-9

1-5-3

Deemas Lane D.r

To Sundry Books 3/8

0-3-8

William Shelton D.r

To 1 frool 2/6, To 1 drawwing knife 2/6

0-5-0

The whole amount of the sale

L 54-6-7

At a Court held for Louisa County on Monday the 14.th day of Oct.r 1776. This sale was this day in open court return.d & order.d to be Recorded

Know all men by these presents that we Sarah Dickinson Benj.n Cook Geo Johnson & David Chirisholm are held and firmly bound to Thomas Johnson James Merriwither James Overton Tho.s Johnson & William Garrett Gent. Justices of the Court of Louisa County now sitting in the sum of one thousand pounds To the payment where of well & truly to be made to thes.d 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, seated with our seals, and dated this fourteenth day october in the year of our Lord one thousand seven hundred and seventy six

The condition of this obligation is such that if the above bounden Sarah Dickinson & Benjamin Cook administrator with the well annex.d of all the goods Chattles, of thes.d deceas.d which have or shall come to the Hands possession or knowledge, of them the said son and Benjamin or into the Hands or possession of my other person, or person for him and the same so made do Exhibit, or cause to be exhibited into the County Court of Louisa at such Time as they shall be thereto Required by the said Court and the same goods Chattles and Credits, and all other the goods Chattles and Credits of the said Deceas.d at the time of his death, which at any time after shall come to the Hands or possession of the said Sarah and Benjamin or into the hands or possession of any other person, or persons for them do well & truly administer, according to Law and further do make a just and true account of his Actings and doings therein when thereto required by thes.d court and also do well and truly pay and deliver all the Lagacies contain and specified In the said Testament, as far as thesaid Goods, Chattles, and Credits will thereunto Exten according to the Value thereof, and as the Law shall Charge him then this obligation to be Void otherwise to remain in full force & Virtue

Sarah (her mark) Dickinson (her seal)

Ben Cook (his seal)

G Johnson (his seal)

David Chirisholm (his seal)

Sealed and Deliver.d In presence of
the Court

At a Court held for Louisa County the 14.th day of Oct.r 1776 This bond was this day in open court acknowledged and by the Court order.d to be Reccorded

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Be it known unto all men that I John Bunch of Louisa County being of sound mind and memory for which I desire to be truly thankful to the Lord Calling to mind the uncertainty of this life do in manner & form make & ordain this to be my last will & Testament and dispose of my worldly goods as followeth Item I give & bequeath to my sister Lucresha Meridith fifteen pounds current money. Item I give & bequeath to Nanny Bunch daughter of W.m Bunch Ten pounds current money. Item I give & bequeath all the Remaining part of my Estate to be Equally divided between my three Brothers Samuel David & James Bunch and I do appoint my three Brothers Samuel David & James Bunches to be my Executors of this my last will and Testament as witness my hand and seal this Eight day of the sixth month 1774

John Bunch (his seal)

Test Charles Moorman

George Bibb

Micajah Davis

At a Court held for Louisa County January the 13.th 1777

This Will was this Day exhibited in Court by James and Sam.l Bunch & therein Named and proved by the affirmation of Charles Moorman & Micajah Davis Witnesses thereto And Ordered to be Recorded

In the Name of God amen. I John Moore of Louisa County being very infirm in body, but of sound mind, do make this my last will, in manner following my Soul I recomen to the mercy of its Donour hoping through Christ, expectation for a Joyfull Ressurrection- my body I commit to the Earth from whence it came to be inter.d as my Ex.rs may think decent my Estate I dispose of as followeth I give my affectionate wife, one negro Woman Janey I also give to my said wife the time of etervise of a Mullattoe woman duthith as also her four children. Bartelot, Ned Reah & Bat, and at my wifes death the said Judith & her children to be free I do also give to the said dullith fifty Acres of Land about a gerd Spring a little below the Road at the N.E. Creek to make a Comfortable house for her if she chooses to live on it and Liberty to tend any of my wast Land for two or three years till she may get on opening made upon her own, and Moreover that my Estate shall lend her grain for the first year, I do also give the said Judith a young sow with pigg and lend her a Cow and Calf and desire that she may be assterin opening a little field and every hereto favour.d as her most faithfull Services fully claims-I give to my beloved wife my houshold Furniture by the lum and not to be Inventory.d as myEstate but solely for her use and disposal nevertheless should my wife die without disposing of it in that evens it is Revert to myEstate-I give to my beloved wife a young sorrel horse that I bough of Jn.o Day-as also do give one third part of the yearly profits of my other Estate for her comfortable support & and more over that the necessary charges of my house keeping be defrayed by the Estate annually a Tract of Land lying in Alb.er hereon Tho.s Roy lives as a Tenant containing upwards of two hundred Acres-A Tract lying in ? W.m of 108 acres bought of M.r Fr.s Smith (Chesterfield also) a Tract of Land late of M.r Jn.o Jouet as a deed in office will shew Bounded by N.E. Creek the Remaining lands of the said Jouets. Gambrels or Mitchels land M.r Smiths Raglands place & Venables road, it is my will that they be sold and the money arising therefrom to be appied as my Ex.rs to pay off to my daughters Susanah & Martha the Sum of three hundred pounds Each which sum shall be paid them by my Estate in two years after Marriage at farthest- the residue of Land Remaining lying on the Side of Venables Road bound by N.E. Creek-the reiver-by ol.o Richard Andersons lands M.r Amblers land, and B. thence by Ballard Smiths out to Venables Road, and so up the Road to N.E. Creek. I do give and bequeath to my Sons Edward & James and in Case of the death of either of them before they attain to twenty one years, or leave lawfull Issue, I do in that event give the Survivor the whole to him & his heirs forever and in Case the Said Edward & said James shall live till the youngest attains the age of twenty one. I then give the said Tract of land above said lying on both sides of the river as above said to the said Edward and said James to be Equally divided as my Executors may conclude upon the giving the Eldest Brother Choice, to them & their heirs or either of them and their heirs forever, I give to my daughter Ann Hamner a Mulatto girl milly, as also whatsoever she has had heretofore of my Estate, to her and her heirs forever. I give to Eliz Woodson, or rather confirm what I have already given her possession of -ie the land & negroes mulatoes &tc &tc she is in possession of to her & her heirs forever-& make all are made even-The Residue of my Estate with the our debts &tc &tc and every thing not heretofore particularly disposed of I do give & bequeath to my sons Edward & James under the same limations & Clauses as the land above said is given-i.e that if either of them dies without lawfull Issue or a Main to the age of twenty one years, the survivour of the two is to enjoy the whole and in case they both die in non age and leave no lawfull Issue, that in this case the whole they were to have enjoyed shall be sold and fairly divided amongst my Children at large beginning with Matthew & so down to them and their heirs, It is my will and bequeast that John Moore Jun.r, , shall occupy my lands with his people for seven or Eight years if Chooses it and be enihited to any priviledge as I might claim myself-I doappoint M.r Rich.d Anderson of Charlottesvile. John Henderson Jun.r John Clark, Tucker Woodson John Harvie, John Moore Jun.r and George Meriwither Ex.rs To this my last will-with my beloved wife Executrix As witness my hand or seal this 29.th Day of July 1777. In a bequeast to my daughter Susanah & Martha it says to be paid them in two years after marriage as farthest and making fas ther m ention, now know ye that it is my will that they claim and be entitiled to such legacy, when, and as they

arrive to the age of twenty one years, each married or single, and to be supported till that time in such manner as their mother approved

J Moore (his seal)

Signe.d sealed & Executed In the presence of

Mr.s Caty Smith

David Bullock

J Moore Jun.r

At a Court held for Louisa County y.e 13.th day of Oct.r 1777

This Will was this Day Exhibited in open Court by Rich.d Anderson, John Henderso J.r, Tucker Woodson Jn.o Clark, J.o More Jun.r & Martha Moore Ex.rs therein Names who made Oath & Entered into Bond Conditioned as the Law Directs and was proved by the Oaths of Caty Smith & David Bullock Witnesses thereto and Ordered to be Recorded

John Nelson Cl. Curt

Know all men by these presents, that we Martha Moore Richard Anderson Jn.o Henderson Jun.r Jn.o Clark, Tucker Woodson Jn.o Moore Jun.r Tho.s Johnson, Tho.s Johnson James Minor & David Hoops, & James Meriwether are held and firmly bound to Rob.t Anderson, W.m Johnson, Rich.d Anderson, W.m Phillips & John Poindextor Gent. Justices of the Court of Louisa County now sitting, in the sum of ten thousand pounds payment where of well & 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, this 15.th day of Oct.r in the year of our Lord one thousand seven hundred and Seventy Seven.

The Condition of this obligation is such, That if the above bound Martha Moore, Rich.d Anderson, Jn.o Henderson, Jn.o Clark Tucker Woodson Jun.r Jn.o Moore Jun.r, Exce.rs of the Last will and Testament of Jn.o Moore Deceased do make, or Cause to be made, a true and perfect Inventory of all and singular the Goods, Chatels and Credits of the said deceased, which have, or shall come to the Hands, possession or Knowledge, of the said Martha, Rich.d John Henderson J.r, John Clark, Tucker Woodson J.r & Jn.o Moore J.r or into the hands and possession of any other person or persons, for them and the same so made, do exhibit into the County Court of Louisa at such time as they shall be thereunto Required by the said Court; and the same Goods, Chattles and Credits, and all other the goods, Chattles and Credits, of the said Deceased, which as any time after shall Come to the hands possession knowledge, of the said Martha, Rich.d, Jn.o Henderson, Jn.o Clark, Tucker Woodson J.r, & Jn.o Moore Jun.r, or into the hands and possession of any other person or persons for them do well and truly administer according to Law: and further do make a Just and true account of their actings and Doings therein, when thereto required by the Said Court and also shall well and truly pay and deliver of thelegacies contain.d and specified in the said Testament as far as the said Goods, Chattles and 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

Sealed and delivered in the presence of

Matha (her mark) Moore(his seal)

Mark R Anderson (his seal)

John Henderson (his seal)

John Clark (his seal)

Tucker Woodson Jun.r (his seal)

J.o Moore (his seal)

Tho.s Johnson Min (his seal)

David Hoops (his seal)

James Meriwether (his seal)

At a Court held for Louisa County on Monday the 13.th of 1777 This Bond was this day In open Court acknowledged & ordered to be Recorded

Teste Jn.o Nelson Clk

In obedience to an order of the worshipfull Court of Louisa County to us directed, we the Subscribers being first sworn have appraised all the Estate of John Moore Dec.d that was shown us by the Exe.r which is as followeth Viz

2 Sides Leather @ 30/2 d.o @ 25/, 2 d.o @ 15/, 1 d.o @ 5	L	7-5-0
2 Sides upper d.o @ 25/, 1 d.o @ 30/, 1 d.o @ 5/, 1 d.o @ 7/6, 2 d.o @ 4/6		5-1-6
1 hunting saddle @ 50/, 1 mans d.o @ 40/, 1 d.o @ 30/		6-0-0
2 old saddles 5/, 1 old chair saddle & harness 10/		0-15-0
1 negro girl Jane L60, 1 d.o a child L50/, 1 d.o d.o L40		150-0-0
1 negro fellow David L150/, 1 d.o George L150		300-0-0
1 d.o boy Glouister L80/, 1 d.o Gid L30		160-0-0
1 d.o Ben L100, 1 d.o Billy to serve 12 years L50		150-0-0
1 d.o John to serve 4 years L25		25-0-0
a parcel old Iron 40/		2-0-0
½ dozen reap hooks 12/, a parcel of wedges &tc 22/		1-14-0
1 hand saw 10/, a parcel of Tools 30/, 1 X cut saw 17/6		2-17-6
5 spade @ 7/6. 1 small gun 30/, 1 d.o 20/, 3 sythes blades 12/6		5-0-0
1 small grindstone 3/, 1 pair sheep shears & 1 slate 3/		0-6-0
1 bay mare L30/, 1 black mare & cole L15		45-0-0
1 sorrel d.o & colt L40/, 1 fleebitten horse L12		52-0-0
1 dark bay horse L15, 1 black mare Colt L25		40-0-0
1 sett waggon wheels yokes & chains L10.15		10-15-0
14 old hoes 35/, 3 d.o 7/6, 4 mattocks 26/		3-2-6
1 bares horse 25/, 1 plow 7/6, 1 d.o 7/6		2-0-0
1 Cutting knife and Box 10/, 1 Rake with Iron Teeth 3/6		0-13-6
4 pole axis 40/, 1 Sythe Blade 2/6		2-2-6
3 Cow hides L4, 1 Sythe Blade 2/6		16-10-0
3 yoke Oxen L48, 3 heffers L12, 5 young cattle 10		70-0-0
1 Cow, 1 Steer, and small bull		11-0-0
7 Cows & Calfs L49, 1 Cow and stear L12		61-0-0
1 pair hand mill stones 50/, 12 larg hogs 24L		26-10-0
33 small ax L33, 2 sows & piggs L5		38-0-0
a parcel of straw and wheat failings		1-0-0
a parcel wheat in the straw 20/, 4 flax brakes 12		1-12-0
1 stack Tops 30/, a Quantity of Blades 28/		2-18-0
1 Broad ax 5/, 36 feet tops 27, flax seed 7/6		1-19-6
7 Geese 17/6, 5 Turkeys 7/6, a quantity oats L9.11		10-15-0
2 pole axis 14/, 1 Sythe 2/6, 1 stack tops 28/		2-4-6
a quantity blades 35/, a Cask of barley 90/		6-5-0
a quantity of drugs and Mediciines		6-10-0

Carried up	L	1227-16-6
a Quantity of Verdigreese 30/, a parcel of old Iron 32/		3-2-0
a small quantity walnut plank		0-8-0
a quantity of flax and hemp L13.10, 2 sows 80/		17-10-0
1 Bricklainers trowel and a long plain		0-8-0
a quantity flax seed 50/, a parcel of hops 12/6		3-2-6
a quantity of Corn 25L		25-0-0
1 Negro fellow Danniell		40-0-0

a quantity of hem sead

0-10-0

90-0-6

1227-16-6

L 1317-17-0

R.d Phillips
Benj.n Mosby
Rich.d Paulett

At a Court held for Louisa County on Monday the Ninth day of November 1778, This Inventory and appraisment was this day returned and by the Court Ordered to be Recorded.

Test John Nelson Clk

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1778 Sep.r 30.th

Inventory of the Estate of William Price Dec.d Est:

To a negro man named Jack	L	300-0-0
a negro Woman & child		175-0-0
a lame Negro woman named Phanny		50-0-0
a Bed & Furniture		20-0-0
a Bed ditto		12-0-0
a chest		5-0-0
a Trunk 6/, a parcel of Butter pots 9/		0-15-0
½ ct wool 6/, 1 cotton wheel 30/		1-16-0
1 churne 2/6, parcel of pewter 60/, churn not sold		3-2-6
parcel knives & forks snuffer *tc		0-8-0
1 skillit 40/, spice mortar 25/		3-5-0
2 pots, hooks &tc 20/, 1 frying pan 20/		2-0-0
a parcell old Iron 30/		1-10-0
a cannester 2/6, Cards & plane sticks 1/3		0-3-9
box Iron & heaters 5/, pair wool Cards 24/		1-9-0
not sod (a Table 1/3) fire Tongs 12/		0-13-3
2 Cattle L20, 1 d.o L4		24-0-0
1 Calf 30/		1-10-0

	L	607-2-6

John Smith

Barnet Smith

John Bagby

Louisa County fe.t

In Obedience to your Order we have appraised the Estate of William Price Dec.d & find as above

To the worshipfull Court of Louisa

Be six hogs L15.2s ach 12s gudg 12/, 1 Sarch 2/6 parcel of Leather L1 snall L17.6s.6d

December 18.th 1778

John Smith

Barnet Smith

At a Court held for Louisa County August the 9.th 1779 this Inventory was this day in open court

Returned & Order.d to be Recorded

Teste

In the Name of God Amen. I William Snelson of Louisa County and parish of Trinity being of sound mind and memory (blessed be God) do make Constitute & ordain this my last will and Testament in manner and form as followeth. Imprimis I leave my soul to God my Creator my body to the Earth to be ent at the discretion of my Executors hereafter mentioned with an wil- an humble hope of a happy Reunion at the Resurrection The merits and Intercession of Jesus Christ my Redeemer—Item I lend to my wife Sarah Snelson during her natural life all & every part of my Estate both real and personal she paying all just debts out of the said Estate in such manner as she and my Executors shall think most proper

Item I give and bequeath to my son in law John Mitchell af-the decease of my s.d wife Sarh Snelson, two negroes namely Da- & Dille them and their Increase together with the land whereon I now live which said land and slaves I give unto the said John Mitchell and his heirs forever. Item it is my will and desire that all the rest & residue of my Estate which I have at the time in possession the land and slaves above mentioned excepted be at the decease of my said wife Sarah Snelson Equally divided between my sons Charles William and Nathan Snelsons, and my son in law Charles Harriss, and Equal part -which I give and bequeath to them and their heirs forever Item it is my will and desire in Case my son William Snelson should die without lawfull Issue that such part of my Estate as may fall to him, return to and be Equal- divided between my avoe mentioned sons and Sons in Law Item in case I should have a right to any part of my Brother in law John Snelson dec.d Estate either Real or personal It is my will and desire that it be Equally divided between my sons Charles William and Nathaniel Snelsons and my sons in law Charles Harriss and John Mitchell to be enjoyed by them and their heirs forever. Item I do appoint Sarah Snelson Executrix, my son Charles Snelson my son in law Jhn Mitchell and my Friend William Sith, Executors of this my last will and Testament In witness whereof I have unto set my hand and affixed my seal this thirty first day of January Anno Dommini one thousand seven hundred and Eighty

W.m Snelson (his seal)

Signed sealed and acknowledged by the Testator I presence of us

John Smith Jun.r

Caty Smith

Thomas Mann

It is my meaning that my within mentioned son in law John Mitchell is to have the child call.d Jane, daughter to the within mentioned will

Test

Ann Smith Jun.r

Caty Smith

Thomas Mann

W.m Snelson

At a Court held for Louisa County March y. e 13.th 1780

This Will was this Day Exhibited in Court by W.m Smith & Cha.s Snelson two of the Ex.rs therein Named who made Oath thereto & Entered into bond According to Law and the s.d Will was prov.d by the Oaths of Ann Smith Caty Smith and Tho.s Mann Witnesses thereto and Ordered to be Recorded

Test

Know all men by these presents that we William Smith G. Meriwither & Joseph Street Charles Snelson are held and firmly bound unto Thomas Johnson the first Justice in the Commission of the peace for Louisa County; for and in Behalf and to the Sole use and behoof of the Justices of the said County and their successors, in the Sum of fifty thousand pounds to be paid to the said Thomas Johnson his Executors, administrators and assigns: To the which payment well and truly to be made we bind our selves, and every of us our and every of our heirs, Executors and administrators, Jointly and severally, firmly by these presents, Sealed with our seals, dated this 13.th day of March 1780

The Condition of this obligation is such, that if the above bound W.m Smith & Charles Snelson Executors of the last will and Testament of William Snelson 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 dec.d which have, or shall come to the hands, possession, or Knowledge of the said W.m Smith & Charles Snelson or into the ha- and possession of any other person or persons for them, and the same so made do exhibit into the County Court of Louisa at such time as – shall be thereunto Required by the said Court: and the same Goods, Chattels, and Credits and all other Goods, Chattels of the said deceased which at any time after shall come to the hands, possession or Knowledge of the Said W.m Smith & Charles Snelson or into the hand and possession of any other person or persons for them do well and truly administer according to Law: and further do make a true and Just account of their actings and doings there-when there to Required by the said Court; and also shall well and tr-pay and deliver all the Legacies contain.d and specified in the Said Testament as far as the said goods, Chattels, and Credits will thereunto extend, and the Law shall charge: then their obligat-to be Void and of none effect, or else to Remain in full force and Virtue

W.m Smith (his seal)

Charles Snelson (his seal)

George Meriwither (his seal)

Joseph Street (his seal)

Sealed and Delivered in the presence of

At a Court held for Louisa County on Monday 13.th day of March 1780, This Bond was this day in open Court acknowledged and Ordered to be Recorded

Test

In the Name of God Amen, I William Woolfolk of the parish of S.t Martins and County of Louisa being at this time in a weak Low state of Health, but blessed be God of perfect good sence and memory, and calling unto mind the uncertainty of this Transitory life, and that all flesh must yield unto death, whenever Almighty God shall please to call. Do make and ordain this my Last Will and Testament in manner and form following Imprimis I Lend unto my Father Augustine Woolfolk during his Natural Life all that Tract parcel of Land I purchased of James Dillard, and after his decease I give Divise and bequeath the Said Tract of Land to my Sisters Fanny Woolfolk and Agness Woolfolk, to them their heirs and assigns forever to be Equally divided between them according to Quality

Item I give unto my Sister Agness Woolfolk, my mare and Colt to her her heirs and assigns forever.

Item I give unto my brother Joseph Woolfolk all my wearing apparel my Riding saddle and gun to him & his heirs and assigns forever, Item all the Remaining part of my Estate I give unto my aforesaid Sister Fanny Woolfolk and Agness Woolfolk to be Equally divided between them, to them their heirs and assigns forever. Item I Constitute and appoint my Father Augustin Woolfolk my whole and sole Executor of the my Last Will and Testament In witness whereof I have hereunto set my hand and seal this Tenth day of December, one thousand Seven hundred and Seventy nine

W.m Woolfolk (his seal)

Seigned Sealed and acknowledg.d before us Witnesses

W.m Pettus

Jn.o Lewis

Will Snelson

At a Court held for Louisa County March y.e 13 1780-This Will was this Day Exhibited in Court byAugustine Woolfolk Executor therein Named who Entered into Bond & took the oath proscribed by Law and was proved by the Oaths of W.m Pettus John Z Lewis & W.m Snelson Witnesses thereto And Ordered to be Recorded

Test

Know all men by these presents, that we Augustine Woolfolk, W.m Pettus & Jn.o Z Lewis are held and firmly bound unto Tho.s Johnson the first Justice in the commission of the peace for Louisa County; for and in behalf, and to the sole use and Behoof of the Justices of the said County, and their successors in the Sum of fifty thousand pounds to be paid to the Said Tho.s Johnson his Executors administrators or assigns, to the which payment well and truly to be made, we and ourselves, and every of us, our, and every of our heirs, Executors and administrators, jointly and severally, firmly, by these presents, Sealed with our seals, dated this 13.th day of March Anno Domini 1780

The Condition of this obligation is such, That if the above bound Augustine Woolfolk Executor of the Last will and Testa- of W.m Woolfolk 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 Augustine Woolfolk or into the hands and possession of any other person or persons for him and the same so made, do exhibit into the County Court of Louisa as such time as he shall be these to Required by the said Court: and the same Goods, Chattels, and Credits of the said deceased, which at any time after, shall come to the hands, possession or knowledge of the said Augustine Woolfolk 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 true and just account of his Actings 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, and Credits will thereto 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.

A Woolfolk (his seal)

W.m Pettus (his seal)

Jn.o Z Lewis (his seal)

Sealed and Deliver.d in the presence of

S Cosby

At a Court held for Louisa County on Monday the 13.th day of March 1780. This Bond was this day in open Court acknowledged and Ordered to be Recorded

Test

In the Name of God Amen, I Thomas Wash of Louisa County being at this time weak of Body, but Blessed be god of good Sence and memory, and Calling into mind the unceartainty of this Transitory Life, and that all flesh must yield unto death whenever Almighty God shall please to Call, Do Constitute and appoint This my Last Will and Testament in manner and form following (Viz) First and principally I give my sould to God that gave it me and my body to the Earth to be Intend in Such Christian and decent manner as to my Executor hereafter named shall think –and Convenient in sure and Certain hopes of its Resurrection to Eternal Life, thro the merits of Jesus Christ my blessed Saviour and Redeemer, And as to what Temporal Estate God hath been pleased to bestow upon me, after my Just and Lawfull debts are paid, I give, desire, and bequeath, as followeth, Imprimus I give unto my daughter Suckey Hester one negro woman named Venus with her further Increase, To her, her heirs & assigns forever. Item I give unto my daughter Mary Lasley one Negro girl named Winnie with her further Increase, To her, her heirs and Assigns forever, Item I give unto my daughter Sarah Crank, one negro girl named Violet with her further Increase, To her, her heirs and assigns for ever, Item I give unto my daughter Elizabeth Wash , one negro girl nam.d pegg- with her future Increase, to her, her heirs and assigns forever, I also give unto my said daughter Elizabeth the sum of Thirty pounds, to be paid to her after her Mothers decease by my Executors, and to be at her own disposal. Item I give unto my daughter Lucy Wash, one Negro give named Thomas, with her future Increase, to her, her heirs & assigns for ever, I also give unto my said daughter Lucy the sum of thirty pound to be paid to her after her Mothers decease by my Executors and to be at her own disposal. Item I give unto my son William Wash one third part of my Tract of Land lying on Chamberlains Creek and Catherans Run in Louisa County, To begin in the middle, between Ashley Johnson's upper line and Samuel Ragland'd upper line, thence along Ragland,s Line to David Pares's line thence along the said Paris's line as far as is sufficient to Include one third part of the said Tract of Land, to him his heirs and assigns for ever. Item I give unto my son Thomas Wash, one third part of the aforesaid Tract of Land, (the part that lies on Chamberlains Creek) To him his heirs and assigns for ever. Item I give unto my son David Wash all the Remainder of the Said Tract of Land To him his heirs and assigns forever. Item I give unto my sons, Nathan Wash, and Lipscomb Wash, the sum of one hundred pounds, to each, to be laid out for them by my Executors in Land, for each to them their heirs and assigns for ever. Item I give unto Each of my children, one feather Bed, and one Cow & Calf Except such of my Children whoever Have already, or who may Receive the same before my death-Item In case any of my Children dies without Lawful Issue, then it is my Will and desire that what I have here given them, be Equally divided among all the Surviving Brothers and Sisters or their Lawfull Representatives, Item I lend unto my beloved wife during her Natural Life or Widowhood the tract of Land whereon I now Live, together with all the Remaining part of my Estate not before given, and at her Decease or Marriage it is my Will and desire that the said tract of Land, and the Remaining part of my Estate be sold by my Executors, and the money arising from such sale to be Equally divided among all my Children and the heirs of such as shall be dead, Item it is my Will and desire that my Executors hereafter named shall have the sum of Twelve pounds Current money Each for their Trouble in Executing this my Last Will and Testament. Item I constitute & appoint my son William Wash and my son in Law John Crank my whole and sole Executors of this my Last Will and Testament. In witness whereof I have hereunto set my hand and seal this fifth day of March one thousand seven hundred & seventy seven

Tho.s Wash (his seal)

Signed sealed and published In the presence of us

W.m Pettus

Thomas Mooreman

William Lipscomb

John Smith

At a Court held for Louisa County March y.e 13.th 1780-This Will was this Day Exhibited in Court by

W.m Wash one of the Ex.rs therein Named and was proved by the Oaths of W.m Pettus, Tho.s
Moorman & W.m Lipscomb Witnesses thereto & Ordered to be Recorded
Test John Nelson Clk.

Know all men by these presents, that we William Wash W.m Lipscomb & John Lasley one held and firmly bound unto Tho.s Johnson the first Justice in the commission of the peace for Louisa County; for and in behalf and to the sole use and Behoof of the Justices of the said County, and their successors, in the sum of one hundred thousand pounds, to be paid to the Said Tho.s Johnson, his Executors, administrators and assigns: To the which payment well and truly to be made, we bind ourselves, and every of us, our and every of our heirs, Executors, and administrators, jointly and severally firmly these presents, sealed with our seals dated this 13.th day of march 1780

The Condition of this obligation is such, That if the above bound W.m Wash Executor of the Last Will and Testament of Tho.s Wash 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 hand, possession, or knowledge of the said W.m Wash or into the hands and possession of any other person or persons for him and the same so made, do Exhibit into the County Court of Louisa at such time as he shall be there to 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 shall come to the hands, possession or knowledge of the said W.m Wash or into the hands and possession of any other person or persons, for him do well and truly administered according to Law; and further do make a true and just account of his actings & 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 and Credits will there to 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

W.m Wash (his seal)

W.m Lipscomb (his seal)

John Lasley (his seal)

Sealed and Delivered in the presence of

Sydmor Cosby

At a Court held for Louisa County on Monday the 13.th day of March 1780, This Bond was this day in open Court acknowledged & ordered to be Recorded

Teste

In the Name of God Amen, I William Dickenson of the parish of S.t Martins in the County of Louisa being very sick & weak in body but of Sound mind and memory and Calling to mind the Certainty of death do make & ordain my last will & Testament in manner & form following (To wit) First and principally I recommend my soul into the hands of Almighty that gave it hoping to be saved thra.r the merits of my blessed Saviour & Redeemer Jesus Christ and as to my body I commit to the Earth to be decently buried at the descretion of my Executors hereafter Named and as to my worldly Estate I give and dispose thereof in manner form following

Imprimus, It is my Will and desire that my debts be first paid & satisfied. Item I lend unto my well beloved wife during her widowhood all my whole Estate both real and personal, except three hundred acres of the upper part of my Land which it is my Will and Desire shall be sold by my Executors & the money arising by such Sale to be laid out in purchasing a Negroe To assist m Wife in Raising my Children. Item, I give and bequeath to my son John and his heirs forever one hundred & fifty acres of Land the lower part, Item. I give & bequeath unto my son Billy & his heirs forever one hundred & Eighty two Acres of Land (being the Remainder of my Land) and in Case my wife should intermarry Then it is my Will & Desire that she shall have her thirds of the said one hundred & Eighty two acres given to my son Billy and no other part of my Land whatsoever, Item in case my wife should intermarry I then give her a child part of my personal Estate and in Case she dies my widow Then it is my Will & desire that my Estate be Equally divided amongst all my Children share & share alike to them & their heirs forever, Item it is my Will & I accordingly order that in Case any of my Children Die before they come of age, or marry that their part be Equally divided among the Survivours, & in Case Either of any sons should die before they come of age or marry that then the Land given to such son to Return to his brother & his heirs forever, Lastly I constitute make & appoint my wife Sarah Dickenson & my Friend M.r Zacharias Tate my Executor of this my Last Will & Testament, I also appoint my friends M.r Richmond Terrell & M.r Charles Cosby Trustees to see this my Will fully preformed & it is further my Will & desire that my Estate may not be appraised or any part sold unless my trustees shall think it will be to the advantage of the Legatees and in that case I leave is to their discretion in Testimony whereof I have hereunto set my hand & seal this 20.th day of March 1764
W.m Dickenson (his seal)

Sealed & delivered in the presence of
William (his mark) Angleor
Richmond Terrell Ex.rs Jones

At a Court held for Louisa County the 9.th day of Oct. 1764 This Will was fully proved in open Court & admitted to Record above is a true Copy

Test James Littlepage Cl Curt

I James Watson of Trinity Parish in the County of Louisa being in good Health and Sound mind and memory, but Calling to mind Incertainty of This Life that it is appointed for all men once to die do make & ordain this my last will and Testament in manner & form following. Imprimis, Item, I give & desire to my wife Barbary Watson during her widowhood Two hundred and Fifty acres of Land part of the Tract whereo I now dwell with my dwelling House and plantation, and after her decease I give and devise the Said Two hundred and Fifty acres of Land Devis.d to my wife during her widowhood and also all the Remainder of my Lands, to my son James Watson his heirs and assigns, he the said James Watson paying to my Two daughters Elizabeth Michie, Ann Michie and my Grandson Henry Paulett, To Each of them thirty pounds Current money within the space of three Years after my decease. Item I lend my wife Barbary During her widowhood my Negroes Ben, Sary, Phillis, Tom a boy, and young Ben, Item. I give and devise to my daughter Mary Wood and her Heirs or assigns my Negroes, Sam and Tamer with er Increase which is now in her possession, Item I give and Desire to my daughter Elizabeth Michie my Negroes, Moses and Fanny with her Increase and further more it is my Will and desire, and I do hereby direct and Impower my Executors hereafter Named, that if they shall at any time see just cause to take my daughter Elizabeth Michie part of my Estate (which I lend her) Into their possession, and account for the profit thereof to my said daughter Elizabeth During her Natural Life, and it is my Will and desire that after the Death of my Daughter Elizabeth her part be Equally divided among all my said Daughter Elizabeth Michies Children. Item. I give and devise to my daughter Ann Michie my Negroes Will & Harry

Item I lend to my Grandson Henry Paulett my Negroes Jean, and Kate During his Nonage and further more it is my Will and Desire that if my Grandson Henry Paulett should die, without Bodily Heir Lawfully Begotten then this part of my Estate shall return to my Children to be Equally Divided among them, and it is Also my will and desire that my son James Watson shall have the management of his part, Till he shall marry or come of age, then to him or his heirs. Item I give and Devise to my son James Watson, and his heirs or assigns my Negroes named, Robin, Adam, Nel, Milley, Cupit, Esther & Charles Item. I give and Devise after my Wife's Death, to my son James Watson and his heirs or Assigns my Negroes Named, Tom a boy and Ben a boy and phillis with their Increase. Item, I give and Desire after my wife's decease to my two daughters Elizabeth Michie Ann Michie and my Grandson Henry Paulett my Negroes old Ben, Tom, and Sarah to be Equally divided among them Item. I lend to my Wife during her widowhood, the Rise of one third part of all my stock of Horses Cattle &tc and houshold Furniture. Item. I give and and devise to my son James Watson the other Two thirds of my stock of Horses Cattle and houshold Furniture & out standing debts, and also, after his mothers Widowhood the other third of stocks Furniture &tc to him his heirs or assigns. Lastly. I do Constitute and appoint my son James Watson & Robert Michie my son in Law my Executors of this my Last Will and Testament Hereby Revoking all other Wills by me heretofore made, and hereby do claming this only to be my last will and Testament, Witness my hand seal this second day of September one thousand seven hundred and Seventy five

James (his mark) Watson (his seal)

Signed sealed and published in the presence of

W.m Wash Jun.r

James Jones

Thomas Wood Jun.r

At a Court held for Louisa Feb.y 12.th 1776 This Will was this day Exhibited in Court by James Watson one of the Executors therein Named who made Oath thereto & entered into Bond Acc.g to Law & was & Ordered to be Certified and at a Court held for Louisa County March y.e 11.th 1776 This will was this Day in in these proved by the Oath of W.m Wash J.r and ordered to be recorded

Test

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In the name of God amen. I James Bickley of Louisa County being of sound & disposing mind memory & understanding, do make and ordain this my Last Will & Testament in manner & form following I Surrender my Soul into the Hands of my mercifull Redeemer, & my Body to be Intered at the discretion of my Executor here after named, & as to the Temporal Estate which it hath pleased God to Bless me I give as followeth. Item my Will & desire is that after paying my Just Debts the Remainder of my Estate of Every kind whatever be Equally divided between Joseph Bickley, Eliz.th Bickley, Mary Bickley, Peggy Bickley, & Sarah Bickley, The Children of my Deceased brother M.r Bickley & that the said Estate Remain in the Hands my Ex.rs Till the Children above mentioned come of age or are Married & that then my Executors give them their Equal parts & I do Constitute and appoint my Friends Tho.s Darracott & George Holland my Executors of this my Last Will and Testaments
James Bickley (his seal)

Signed & Sealed in presence of
Elizabeth Darracott
Elizabeth Bickley

At a Court held for Louisa County May y.e 13.th 1776

This Will was this Day Exhibited in Court by Tho.s Darricott and George Holland Executors therein Named and was proved by the Oaths of Elizabeth Darricott a witness thereto and Ordered to be Recorded

Test John Nelson Clk

Know all men by these presents, that we Tho.s Darricott, George Holland, W.m White Gent: & Rob.t F Bibb, are held & firmly bound unto William Johnson the first Justice in the Commission of the Peace for Louisa County; for & in behalf, and to the Use and behoof of the Justices of the said County, and their Successors, in the sum of Five hundred pound Current Money to be paid to the said W.m Johnson, his Executors, Administrators and Assigns; To the which payment well and truly to be made, we bind ourselves; and every of us, our and every of our heirs, Executors, and Administrators, Jointly & Severally, firmly, by these presents, sealed with our Seals, dated this thirteenth Day of May 1776.

The Condition of this obligation is Such, That if the above bound Tho.s Darricott & George Holland Executors of the Last Will and Testament of James Bickley decease, 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 Tho.s and George or into the hands and possession of any other person or persons for them and the same so made, do Exhibit into the County Court of Louisa at such Time as they shall be thereto 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 shall come to the hands, possession or Knowledge of the said Tho.s & George, or into the Hands and possession of any other person or persons, for them, do well & truly administer according to Law; and further do make a true & Just accounts of their Actings and doings therein, when there to Required by the said Court; and also shall well & truly pay and deliver all the Legacies contained and specified in the said Testament, as far as the said goods, chattels, and credits will thereto Extend, and the Law shall charge Then this obligation to be Void and of none Effect, or Else to remain in Full force Virtue

Tho.s Darracott (his seal)

Geo: Holland (his seal)

W.m White (his seal)

Rob.t F.g Bibb (his seal)

Sealed and deliver.d in the presence of

At a Court held for Louisa County on Monday the 13.th day of May 1776. This Bond was this day in open Court acknowledged and order.d to be Reccorded

Test

Know all men by these presents, that we Sarah Henson, Richard Henson, Clifton Allen, Nathan Gentry, Charles Allen, & Obediah Farmer, are held and firmly bound unto Tho.s Johnson Gent, the first Justice in the Commission of the peace for Louisa County; for and in Behalf, and to the sale Use and Behoof of the Justices of the Said County, and the successors, in the sum of Two hundred pounds Current money of Virginia, To be paid to the Said Thomas Johnson his Executors, Administrators an Assigns; To the which payment well and truly To be made, we bind ourselves, and every of us, our & every of our, heirs, Executors, and Administrators, Jointly & Severally, firmly, by these presents, Sealed with our Seals, Dated this 9.th day of October 1775. The Condition of this obligation is such That if the above bound Sarah Henson, Rich.d Henson & Clifton Allen Executors of the Last Will & Testament of Richard Henson deceased, do make or Cause to be made, a true & perfect Inventory of all & singular the Goods, Chattels, and Credits of the said deceased, which have, or shall come to the Hands, possession or knowledge of the said Sarah, Rich.d, & Clifton or into the hands and possession of any other person or persons for them and the same so made, do Exhibit into the County Court of Louisa at such time as they shall be thereunto required by the said Court: and the same goods, Chattels, and Credits of the said Deceased, which at any Time after shall come to the hands, possession or knowledge of the said Sarah, Rich.d & Clifton, or into the hands and possession of any other person or persons for them do well & truly administer according to Law: and further do make a true & just account of thir actings and doings therein when there to 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 and Credits will thereto Extend, and the Law shall charge: then this obligation to be void & of none Effort, or Else to Remain in Full force & Virtue

Sarah (her mark) Henson (her seal)

Rich.d (his mark) Henson (his seal)

Clifton Allen (his seal)

Nathan (his mark) Gentry (his seal)

Charles Allen (his seal)

Obediah (his mark) Farmer (his seal)

Seal.d & Delivered in the presence of

At a Court held for Louisa County on Monday the 9.th day of October 1775 This bond was this day in open Court acknowledged & ordered to be Recorded

Know all men by these presents, That we James Watson, Tho.s Johnson/shff, and Richard Johnson, are held and firmly bound unto Thomas Johnson the first Justice in the Commisson of the peace for Louisa County: for & in behalf, & to the Sole use and Behoof of the Justices of the Said County, and their Successors, in the Sum of Three thousand pounds, To be paid to the said Tho.s Johnson his Executors, Administrators & Assigns; To the which payment well & truly to be made, we bind ourselves, and Every of us, our & every of our heirs, Executors, and administrators, Jointly & Severally, firmly, by these presents, Sealed with our Seals, dated this 12.th day of February 1776. The Condition of this obligation is Such, That if the above bound James Watson Executor of the Last Will & Testament of James Watson 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 James Watson or into the hands & possession of any other person or persons for him and the same so made, do Exhibit into the County Court of Louisa at such time as he shall be thereto Required by the Said Court and the same goods, Chattels, & Credits of the Said deceased, which at any Time after shall come to the hands, possession or knowledge of the Said James Watson, or into the hands & possession of any other person or persons, for him, do well & truly administer according to Law: and further do make a true & Just account of his Acting & Doings therein, when thereto 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, and Credits will thereto Extend, and the Law shall Charge: Then this obligation to be Void & of none Effect or Else to remain in full force & Virtue

James Watson (his seal)

Tho.s Johnson shff (his seal)

Richard Johnson (his seal)

Sealed & delivered

in the presence of

Jn.o Poindexter

At a Court held for Louisa County Feb.y 12.th 1770

This Bond was this day in open Court acknowledged & ordered to be Recorded

Know all men by these presents, that we W.m Gardner, Enos Taite, Garrett Minor, John Byars, John Gardner & Robert Thomson, are held & firmly bound unto Tho.s Johnson the first Justice in the Commission of the peace for Louisa County: for & in behalf & to the Sole use and Behoof of the Justices of the said County, & the successors, in the Sum of Five thousand pounds, To be paid to the Said Tho.s Johnson his Executors, administrators & assigns: To the which payment well & truly to be made, we bind ourselves, & every of us, our and every of our heirs, Executors, and Admnistrators, Jointly and Severally, firmly by these presents, Sealed with our seals, Dated this 11.th day of November 1776. The Condition of this obligation is Such That if the above bound W.m Gardner and Enos Taite Executors of the Last Will and Testament of James Taite 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 W.m & Enos, or into the hands and possession of any other person or persons for them and the same so made, do Exhibit into the County Court of Louisa at such Time as they shall be thereto Required by the said Court: & the same Goods, Chattels, & Credits & 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 W.m & Enos or into the hands & possession of any other person or persons, for them, do well & truly administer according to Law & further do make a true & just account of their Actings & doings therein, when thereto Required by the Said Court: and also shall well & truly pay and deliver all the Legacies contained and specified in the said Testament, as far as the said Goods, Chattels, and Credits will thereto Extend, and the Law shall Charge, Then this obligation to be Void and of none Effect, or Else to Remain in full force & Virtue

William Gardner (his seal)

Enos Tate (his seal)

Garritt Minor (his seal)

Byars (his seal)

Joh Gardner (his seal)

Robert Thomson (his seal)

Sealed and Delivered in the presence of
the Court

At a Court held for Louisa County November the 11.th 1776 This Bond was this day In openCourt
acknowledged & Ordered to be Recorded

Test

Know all men by these presents, that we James Bunch, & Sam.l Bunch, Nath.l Anderson, & Tho.s Johnson, shff, are held & firmly Bound unto, Tho.s Johnson, the first Justice in the Commission of the peace for Louisa County for & in behalf, and to the Sole use and Behoof of the Justices of the Said County, and their Successors, in the sum of Five hundred pounds current money, to be paid to the said- his Executors, administrators or assigns: To the which paiment well and truly to be made, we bind ourselves and every of us, our & every of our Heirs, Executors, and administrators, Jointly and severally, firmly, by these presents, sealed with our seals, dated this 13.th day of January Anno Domini, 1777

The Condition of this obligation is such, That if the above bound James, and Samuel Bunch's, Executors of the Last will & Testament of John Bunch 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 James and Sam.l Bunches, or into the hands and possession of any other person or persons for them and the same so made, do Exhibit into the County Court of Louisa At such time as they shall be thereto 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, shall come to the hands, possession, or knowledge of the said Ja.s and Sam.l Bunch, or into the hands and possession of any other person or persons for them do well and truly administer according to Law; and further, do make a true and just account of their actings & doings therein, when thereto Required by the Said Court; and also shall well & truly pay and deliver all the Legacies contained and specified in the Said Testament, as far as the said Goods, Chattels, & Credits will thereto 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

James Bunch (his seal)

Sam.l Bunch (his seal)

Nath.l Anderson (his seal)

Tho.s Johnson shff (his seal)

Sealed and Delivered in the presence of
the Court

At a Court held for Louisa County January the 13.th 1777. This Bond was this day In open Court acknowledged and order.d to be Recorded

Test

In the Name of God amen, I, John Waddy of the County of Louisa being Sick and Weak but of disposing mind and memory do make this my Last Will & Testament in manner & form following. Imprimis, whereas Samuel Cobbs the late Father of my beloved wife Jane by his Last Will gave and devised to her a Tract of Land in the County of Bedford containing Seven hundred & Ten acres near a mountain Call.d Nobusiness which Land the said Samuel Cobbs had purchased and paid for but no Patent having Issued for the said Land, I obtain.d one in my Name therefore I give & devise the said Land to my said wife Jane the said Land to hold to her and her Heirs and assigns forever as her said farther had given it to her item, I give & devise to my son Samuel and his heirs and assigns forever the Tract of Land whereon I now live. Item, I give and bequeath to my said wife all the Right or Interest that I might have in the Negroes and personal Estate to which she has a right by her said Fathers will, I mean what I have received shall be of the same Value as when I received any part thereof, my said wife having agreed and being obliged by this my Will to constitute our of her Estate so much of her Estate as will pay one half of the debts I now owe. Item. I give & bequeath to my said son Samuel all my negroes & personal Estate. Item. It is my Will and desire that my said wife shall have Liberty to live on the Land whereon I now live during her widowhead only. Lastly I constitute and appoint my Friends Waddy Thomson of the County of Louisa, John Lewis of the County of Spotsylvania Attorney as Law and Nelson Thomson of the County of Hanover Executors of this my Last Will and Testaments Signed with my own hand and sealed with my seal the twenty second day of December in the year 1775

John Waddy (his seal)

Signed Sealed & publish.d as his Last Will and Testament in presence of us

Judith Cobbs

G Johnson

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I John Waddy of the County of Louisa have considered my within will and think its necessary to make The following alterations and additions thereto by this Cordial which I desire may be Taken as Part of this my Last Will and Testament, Imprimis, It is my Will and desire that in case my son Samuel shall die without Leaving a child or Children, then the part of my Estate herein given to him shall go to and be Rested in my Brother Samuel and my Sisters Ann, Francis, and Elizabeth, and their Heirs and assigns for ever to be Equally divided amongst them, Item I give and bequeath to my said son Samuel my gun as a particular Legacy Item, I give and devise to my brother Samuel all the Rights and Interest that I have or might in a Tract of Land mentioned in my Grand father Anthony Waddy's Will, witness my hand & seal the twenty second day of December in the year one thousand seven hundred and seventy five

John Waddy (his seal)

Signed Seal.d & publish.d as part of his within Last Will & Testament in presence of us

Judith Cobbs

G Johnson

At a Court held for Louisa Court Oct.r the 14.th 1776 This Will was this day returned and proved by the Oaths of the Witnesses thereto and Ordered to be Recorded

Test

Know all men by these presents, That we John Lewis, Waddy Thomson, Charles Smith, & Robert Barrett, are held and firmly bound unto Robert Anderson the first Justice in the commission of the peace for Louisa County: for and in behalf and to the sole use and Behoof of the Justices of the said County, and their successors, in the sum of six hundred pounds, To be paid to the said Robert Anderson his Executors Administrators and assigns; To the which payment well and truly to be made, we bind ourselves, and every of us, our and every of our Heirs, Executors, and administrators, jointly and Severally, firmly, by these presents, sealed with our Seals, dated this twelfth day of May 1777
The condition of this obligation is such, That if the above bound John Lewis & Waddy Thomson Executors of the Last Will & Testament of John Waddy Deceased, do make or Cause to be made, a true and perfect Inventory of all & singular the Goods, Chattels, and Credits of the said deceased, which have or shall come to the Hands, possession, or knowledge of the said John & Waddy or into the hands and possession of any other person or persons for them and the same so made, do Exhibit into the County Court of Louisa at such Time as they shall be thereto 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 John & Waddy or into the Hands and possession of any other person or persons, for them do well & truly administer according to Law; and further do make a true and just account of their Actings and doings therein, when thereto Required by the said Court; and also shall well and truly pay and deliver all the Legacies contain.d and Specified in the said Testament, as far as the said goods, Chattels, and Credits will thereto Extend and the Law shall charge: Then this obligation to be Void and of none Effect, or Else to Remain in full force & Virtue.

J Lewis (his seal)

Waddy Thomson (his seal)

Cha.s Smith (his seal)

Rob.t Barrit (his seal)

Sealed and deliver.d in the presence of

At a Court held for Louisa County May 12.th 1777

This Bond was this day In open Court acknowledged and order.d to beRecorded

Test

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Be it known to all men that I John T. Taylor of Louisa County being of sound mind & memory for which I desire to be truly thankful to the Lord & calling to mind the uncertainty of this life do make constitute and ordain this my Last Will and Testament & dispose of my worldly goods in manner and wise following (Viz) after my Just debts & funeral charges are paid I give and bequeath unto my two Brothers & one Sister (Viz) William & Charles Taylor & Ann Eve all the Remaining part of my Estate of what nature or kind soever with all my outstanding debts to be Equally divided among them and I do appoint Cap.t Thomas Johnson, Minor, and Thomas Jones to be my Executors of this my Last Will & Testament In Witness whereof I have set my hand and Seal this seventh day of September 1776

John T Taylor (his seal)

Teste

james Bunch

James (his mark) Meridith

Sarah Bunch

At a Court held for Louisa County Oct.r y.e 14.th 1776-This Will was this Day presented to the Court by Tho.s Johnson and Tho.s Jones Ex.rs therein Named who Entered into Bond and took the oath proscribed by Law-and was proved by the Oath of James Meridith and by the Afirmation of James Bunch and Sarah Bunch (who are Quakers) the witnesses thereto and ordered to be Recorded

Test

Know all men by these presents, Tho.s Johnson, Tho.s Jones, John Boswell Pouncey Bunch, & Joseph Bunch are held and firmly bound to Jam- Meriwither Ja.s Overton, Tho.s Johnson & W.m Garnett Gent Justices of the Court of Louisa County now sitting, in the Sum of Five hundred pounds To the payment whereof , well & 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, the fourteenth Day of Oct.r in the year of our Lord One thousand Seven hundred and Seventy six

The Condition of this obligation is Such, That if the above bound Tho.s Johnson & Tho.s Jones Executors of the Last will & Testament of John T. Taylor 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 Tho.s Johnson & Tho.s Jones or into the hands and possession of any other person or persons, for them and the same so made, do Exhibit into the County Court of Louisa, at such time as they shall be thereto 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 shall come to the Hands, possession or knowledge, of the said Tho.s Johnson & Tho.s Jones or into the Hands & possession of any other person or persons for them do well and truly administer according to Law: and further do make a Just and true account of their actings 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 and Credits will thereto Extend and the Law shall charge, Then this obligation to be Void and of no Effect, or Else to Remain in Full force and Virtue

Tho.s Johnson Min.r (his seal)

Tho.s Jones (his seal)

John Boswell (his seal)

Joseph Bunch (his seal)

Pouncey Bunch (his seal)

Sealed and delivered in the presence of
the Court

At a Court held for Louisa County on Monday the 4 day of Oct.r 1776. This Bond was this day in open Court acknowledged and ordered to be Recorded

Teste

In the Name of God amen, I David Bunch of Trinity Parish and County of Louisa being diseas.d of body yet of a Sound and perfect mind & memory, thanks be to God for it, do make & ordain this my Last Will & Testament in manner as follows (Viz) First I give my soul to God my Maker beseeching his most Gracious of Exception of the same; Secondly, I commit my body to the Earth from whence it was taken in full assurance of it,s Resurrection at the Last day; as for my burial I desire it may be decent without pomp; as for my Worldly Estate which it has pleased God to bind me I do give and devise it as follows Imprimis after all my just debts are paid & funeral Expences Discharged; I do give unto my beloved Wife Mary O Bunch one Side saddle to dispose of as she thinks fit; I also lend unto her During her Natural life or widowhood, the Tract of Land whereon I now live with all my houshold Furniture Item, I give unto my daughter Jane Bunch Ten pounds to be raised out of my Estate after the Death of my Wife. Item, I give to my daughter Mary Bunch Ten pounds to be Raised as above Item. I give to my daughter Luccreasea Bunch Ten pounds to be Raised in the same manner. Item I give to my daughter Winney Bunch Ten pounds to be Raised as above. Item. I give to my son Joseph Bunch Sixty acres Land being the Tract whereon I formerly lived Lying on both sides Hudsons Creek & joining the Lands of Charles Moorman, James Bunch James Watson & Pouncey Bunch, Item. I give to my son David Bunch one Horse Branded on the near Buttock B also Fifty five Acres Land Lying on the North Side of the Creek Call- Sycamore fork be the same more or less and bounded as follow- (Viz) Beginning at a hicory & poplar on the said Creek runnin-thence North four & half degrees West Cross the Travelers Road to a white oak thence south Eighty seven degrees West twenty seven poles to a pine & little hicory thence south ten degree- West one hundred & forty two poles to a Sycamore on the Said Creek thence down the same Creek by the Meanders to the beginning; to him & his heirs forever, Item. I give unto my son Anthony Bunch the Colt that shall be brought by a bay mare now with foal also fifty five acres Land Lying on the North side Sycamore for- be the same more or Less and Bounded as follows (Viz) Beginning at a Sychamore on s.d Creek running thence North Ten degrees East one hundred and forty Two poles to a pine & little hicory thence south Eighty seven degrees West fifty five poles to Several pines thence south Twenty one degrees West one hundred & three poles to a sychamore on s.d Creek, thence down the same by – mianders to the beginning to him and his heirs forever Item. I give unto my son Thomas Bunch Seventy one Acres Land beginning at two little Dogwoods in Camp Creek running thence north sixteen degrees West one hundred & Eighty six poles to a pine & hicory thence south forty four degrees west forty four poles to a white oak & two little hiccorys thence north Seventy six degrees West forty poles to two little white oaks thence south sixteen degrees East one hundred & seventy three poles to a poplar on the s.d Creek thence down thes.d Creek by the mianders to the beginning; to him & his Heirs forever provided nevertheless that he shall pay his brother David Bunch Eight pounds Curr.t money when my youngest son comes of age. Item. I give unto my son Nath.l Bunch Seventy one Acres Land lying on the south side sychamor fork be the same more of Less and bounded as follows (Viz) Beginning at a hicory & poplar on the Said Creek Running then- South Seventy three degrees west one hundred & Fifty three poles to a hicory & oak sapling, thence north sixteen degrees west ninety poles to a pine and hicory thence forty four degrees west fifty Eight poles to a Sychamore on the Said Creek thence down the same by the mianders to the Beginning; to him and his Heirs forever; provided nevertheless that he shall pay unto his brother Anthony Bunch Eight pounds Curr.t money when my youngest son comes of Age. Item. I give unto my son Paul Bunch Seventy four Acres on which my mansion house stands be the same more of less and bounded as follows (Viz) Beginning at a hicory on Camp Creek running thence north four & half degrees West Eighty five poles to a hicory & poplar on Sychamore fork Creek Thence south seventy three degrees west one hundred & fifty three poles to a hicory & oak saplings thence south sixteen degrees East ninety three poles to two little Dogwods on Camp Creek thence down the same by the Mianders to the beginning to (& his) Heirs forever Item. That none of my children; Except Joseph Bunch shall have the afore mentioned Legacies till after the death of my Wife Mary Bunch and if Either of my sons David, Anthony, Nath.l ,

Thomas, or Paul should die before they come of age that then their part of Land to be Equally divided amongst the survivors and my desire is that none of them (Joseph Bunch Excepted, shall sell or leas any of their Land till my youngest son Comes of Age; and that the Remainder of my Estate after my daughters are paid their Legacies shall be sold at publick auction and the money arising from such sale to be Equally divided among all my Children then living, and I appoint my Wife Mary Bunch Executrix and my son Joseph Bunch Executor of this my Last Will and Testament; and I Revoke all other Wills by me heretofore made, sealed with my seal dated this 3.d day of January 1776

David Bunch (his seal)

Signed by the said David Bunch and by him sealed & declared to be his Last Will and Testament in presence of us

Sam.l Richardson

Nath.l Anderson

Forrest Green

At a Court held for Louisa County Oct.r the 14.th 1776. This Will was this Day presented to the Court by Mary and Joseph Bunch's Ex.or therein named who Entered into Bond and took the Oath proscribed by Law, and was proved by the Oaths of Samuel Richardon & Nath.l Anderson two of the Witnesses thereto and Ordered to be Recorded

Test

Know all men by these presents, that we Mary Bunch Joseph Bunch, Cap.t Tho.s Johnson & Tho.s Jones are held firmly bound to James Meriwither, Ja.s Overton, Sam.l Ragland, & Natt Garrland Gent. Justices of the Court of Louisa County now sitting in the Sum of one thousand pounds To the payment whereof well & truly to be made to the s.d Justices & their successors, we bind ourselves & each us our & each of our Heirs Ex.rs and Admr.s jointly & severally firmly, by these presents, sealed with our seals, This 14.th of Oct.r in the year of our Lord one thousand and seven hundred & Seventy six The Condition of the above obligation is such, that if the above bound Mary Bunch & Joseph Bunch Executors of the Last Will and Testament of David Bunch deceased do make or Cause to be made, a true & perfect Inventory of all & singular The goods, chattels and Credits of the said Dece.d which have, or shall come to the Hands, possession or knowledge of the Said Mary & Joseph Bunch or into the Hands and possession of any other person or persons for them and the same so made do Exhibit into the County Court of Louisa at such time as they shall be thereto Required by the said Court; and the same goods, chattels and Credits and all other the goods, chattels and Credits of the said dece.d which at any time after shall come to the Hands, possession or knowledge of the said Mary & Joseph or into the Hands and possession of any other person or persons for them do well and truly administer according to Law: and further do make a true and just account of their Acting an 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 and Credits will thereto Extend and the Law shall charge; Then this obligation to be void & of none Effect, or Else to Remain in Full force and Virtue

Mary (her mark) Bunch (her seal)

Joseph Bunch (his seal)

Tho.s Johnson Min. (his seal)

Tho.s Jones (his seal)

Sealed and delivered in the presence of
the Court

At a Court held for Louisa County October the 14.th 1776 This Bond was this day in open Court
acknowledged and Orderded to be Reccorded

Test

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In the Name of God amen; I thomas Whitlock of Louisa County being in Health of Body and of sound Memory do make this my last Will and Testament in manner following. Imprimis. I give and Bequeath unto my beloved Brother John Whitlock all my whole Estate both real and personal, on provise he should survive me and live to return from this our present Expedition but if not, Item, my Will and desire is that my said Estate be Equally divided amongst my other Brothers and Sisters (Viz) William and Euclid Whitlock, Frances Dicken, and Elizabeth Gentry. Item. Excepting Ten pounds which I give unto my Sister Molley Dicken, and I do here by Constitute and ordain my Brother in Law; Joseph Dicken whole and sole Executor of this my Last Will and Testament Revoking all other Wills and Testaments by me heretofore made given under my hand and Seal this Twentieth day of March in the year of our Lord one thousand seven hundred and seventy six

Thomas Whitlock (his seal)

Signed in presence of us

Tich.d Bloxsom

Joseph Dicken

David Gentry

At a Court Cont.d and held for Louisa County March the 10.th, 1778 This Will was this day Exhibited in Court and proved by the Oath of Joseph Dicken and by the affirmation of Richard Bloxon two of the Witnesses, thereto and by the Court Ordered to be Recorded

In obedience to an Order of the worshipfull Court of Louisa we The Subscribers being first sworn have appraised the Estate of John Bunch Dec.d which is as follows (to Wit)

1 Bed Bedstead & Furniture at	10-5-0
Wering apparel	9-14-9
1 hand saw & a Iron wdge	0-10-0
four jugs & two Candlesticks	0-7-6
part of a side of Leather	0-8-0
A large Bible	0-15-10
1 curry comb	0-2-0
a Testament	0-1-3
1 pocket Book & a small Rundlet	0-1-3
1 Viol & two small leather purses	0-1-0
1 Box Andersons pills	0-2-6
1 razor a p.r spectacles &tc	0-5-0
1 pair money scales	0-8-0
1 knife case with six knives & two forks	0-5-0
a Quantity of pewter	3-12-3
1 butter pot	0-2-6
1 sugar box	0-5-0
1 Table & two chairs	0-6-0

Whole amount	L 27-10-10

At a Court Contin.d and held for Louisa County april the 15.th 1777. This Inventory was this day In open Court Ret.d and order.d to be Recorded
Test

In obedience to an order of Louisa Court dated the 14.th of Oct.r 1776

We the subscribers met at the Late dwelling House of M.r Ch.s Dickenson Dec.d on the 23.d of the same month, and after being Sworn did then and there appraise the Estate of the s.d Dickinson in manner and form as follows (Viz)

one Negro Fellow Nat	L	70-0-0
one boy ditto Will		40-0-0
one wench Easter		50-0-0
one girl Winney		24-0-0
one Sorrel horse Colt		15-0-0
one black horse		1-10-0
one Black Mare		10-0-0
One White D.o		5-0-0
One grey Do		4-0-0
Three raw hides		1-17-6
Three Calves		0-15-0
one Bull		1-10-0
one work steer		3-0-0
one Red cow		2-10-0
one D.o 40/, Two D.o & a bull 100/		7-0-0
Two D.o 80/, two yearlings 40/		6-0-0
one Cow 55/, four yearlings 60/		5-15-0
nine Hogs 45/		2-5-0
one black Walnut Table		1-10-0
one Desk		3-0-0
one bed and furniture		8-0-0
one D.o & D.o		5-0-0
one Looking glass		1-0-0
a parcel of old chairs		0-10-0
a parcel of glass & Earthen ware		0-7-6
2 p.r of shares & an hour glass		0-2-3
a parcel of old books		0-8-0
two pine Table		0-2-6
a spice Mortar & pestle		0-10-0
a parcel of pewter knives and forks		1-2-0

	L	274-14-9
Brought forward		274-14-9
One pine chest..12/6		0-12-6
Two Slays and Harness		0-9-0
One large Earthern bowl		0-0-7 ½
one Case 2/6, Puter 1/3		0-3-9
Three old barrels		0-7-6
A mans Saddle and two Bridles		1-10-0
One candlestand 7 ½, a peck 1/		0-1-7 ½
old Iron 35/, one bell 1/3		1-16-3
A sifter, Tubs & pails		0-8-3
spining wheel & Cards		0-6-0
Two Iron pots & furniture 20/		1-0-0

Two houghs a fryin pan and Ladle	0-4-6
grindstone 2/6, skillet 2/6	0-5-0
four sheep 32/, 5 Geese 7/6	1-19-6
a Loom 16/, a Table 1/6	0-17-6
A parcel of upper & under Leather	0-10-0
two Jugs 5/, Beadstead 3/	0-8-0

	L 285-19-11

Jn.o Fox
 W.m Crenshaw
 W.m Poindexter
 George Kersey
 At A Court held for Louisa County July the 14.th 1777
 This Inventory was this Day in Open Court Returned and Ordered to be Recorded
 Test

The Estate of Mary Meckey (decd)		
By William Garrett for Sundrys	L	56-11-11
By William Davenport for D.o		0-4-3
By Thomas Poindexter for D.o		0-5-4
By Stephen Tatum D.o		4-6-3 ½
By Hugh Currain D.o		1-6-2
By Joseph Talbott D.o		7-8-6
By Henry Garrett D.o		0-9-0
By Thomas Wisdom D.o		6-19-6
By Nath.l Garland D.o		0-6-4
By Richard Poindexter D.o		0-2-6
By Robert Bibb D.o		0-4-4
By James Sandadge D.o		0-4-6
By Jacob Burrass D.o		0-3-6
By D.o . D.o for Hire of Judy		3-2-6
By James Meckey for hire of Abram		10-12-6
By Col.o Will.m Johnson for Rent &tc		4-10-0
By D.o D.o on Acc.t		2-6-9
By Arch.l Harriss for Sundryes		1-0-1
By Robert Bibb for hire of a negro for some Time		0-15-0

	L	100-13-11 ½
E Excepted p.r		
Jacob Burrass		
Rob.t F.g Bibb		
1767		
To paid William Garrett his Acc.t for Land		50-0-0
To D.o D.o Bond delivered the garden		6-11-11
To paid Maj.r Carrs Acc.t		0-16-0
To paid George Sims, for schooling his Acc.t		1-0-0
To paid Ante Harris for Making Coffin		0-5-0
To paid Coll.o Boswells Acc.t		1-8-9 ¼
To paid William Fleming for Wearing		0-5-4
To paid Hugh Currin his Acc.t		0-16-6
To paid George Pottie his Acc.t		12-16-3
To Coll.o W.m Johnson as Sheriff for 1766		2-6-9
To D.o D.o 1767		2-0-5 ½
To the Hire of Abram of Ja.s Meckey p.d the Garden		
M.r Isaac Davis		10-12-6
To Coll.o Johnsons Bond for tent &tc delivered D.o		4-10-0
To a Mistake in C.r for Coll.o Johnsons Acc.t for 1766		2-6-9
To paid Rich.d Poindexter for apraising		0-2-6

		95-18-8 ¾
To Cash paid Isaac Davis for the Hire of Judy		
by Jacob Burrass		3-2-6
To Rum at the Inquiss.or		0-5-0

To D.o at the Burrial	0-7-6
To D.o at the first sale	0-10-0
To D.o at the second sale	0-7-6
To paid Nath.l Garland for 2 days Out Crying	1-0-0

	101-11-2 $\frac{3}{4}$
To Sundry Expences & Trouble in Travelling from Caroline by Jacob Burass	1-0-0
To Sundry Expences & Trouble by Rob.t Bibb	0-15-0

To paid Major Tho.s Johnson 19/4	103-6-2 $\frac{3}{4}$
To p.d Ja.s Meckey for Clothing Ab.m 25/	2-4-4
Louisa fot In obedience to an Order of Court to us Directed we have Inspected the above Au.t together with their Vouchers and adjudge the same to be Reasonable Certified under our hands this first Day of August 1774	
W.m Johnson	
Tho.s Poindexter	
Nath.l Garland	
At a Court held for Louisa County Aug.t y.e 14.th 1775 This Acc.t was this Day in open Court Returned and Ordered to be Recorded	

Know all men by these presents that we James Watson J.r W.m Lipscomb and Rob.t Michie are held and firmly Bound to Thomas Johnson, James Meriwither W.m White and Nat: Anderson Gent: Justices of Louisa County, now sitting in the sum of One Thousand pounds 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 and Admiistrators, Jointly and Severally, firmly by these presents sealed with our Seals, this Eleventh day Day of September in the Year of our Lord One thousand Seven Hundred and Seventy five and in the fifteenth Year of our Sovereign Lord George the Third The Condition of this obligation is such That if the above bound James Watson Administrator of all the Goods, chattels and Credits of William Paulett Deceased do make or Cause to be made to their and perfect Inventory of all and Singular the Goods, Chattles and Credits of the Said Deceased, which have, or Shall come to the Hands, Possession, or Knowledge of him the said James, or into the hands or possession of any others Person or Persons, for him and the same so made, do Exhibit or Cause to be Exhibited into the County Court of Louisa at such Time as he Shall be thereunto required by the said Court; and the same goods, chattles and Credits, and all other the goods, Chattles, and Credits of the said Deceased, at the time of his Death which at any time after, shall come to the Hands or Possession of the said James or into the Hands or 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 Actings and Doings therein, when thereto Required by the said Court: and all the Rest and Residue of the Said Goods, Chattles and Credits, which shall be found Remaining upon the said Administrators Account the same being first Examined and allowed by the Justices of the Court for the time being shall Deliver and pay unto such person or persons Respectively, as the said Justices 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 and Testament was made by the said Deceased, and the Executor or Executors therein Named, do Exhibit the same in the said court, making Request to have it allowed and approved Accordingly, if the said James being thereunto Required, do render and Deliver up his letters of Administration, approbation of such Testament being had and made in the said Court: Then this obligation to be Void and of none Effect, or else to Remain in full force and Virtue

James Watson J.r (his seal)

W.m Lipscomb (his seal)

Robert Michie (his seal)

Sealed and Delivered in presence of

John Nelson Clk

At a Court held for Louisa County Sep.r the 11.th 1775

This Bond was this Day in Open Court Acknowledged and Ordered to be Recorded

Know all Men by these presents That we Richard Paulett John Sanders & Charles Walden are held and firmly bound to thomas Johnson Gent: first Justices of the Court of Louisa County, Now Sitting, in the sum of Two thousand Pounds To the payment whereof , well and truly to be made to the said Justices, and their Successors, we bind our Selves, and each of us, our, and each of our heirs, Executors, and Administrators, Jointly and Severally, firmly by these presents Sealed with our seals, this 10.th Day of October in the year of our Lord one thousand seven Hundred and Seventy five and in the Sixteenth year of the Reign of our Sovereign Lord George the Third

The Condition of this obligation is such, that if the above bound Richard Paulett Executor of the Last Will and Testament of Thomas Paulett Deceased, Do make or Cause to be made, a true and perfect Inventory of all and singular the Goods, Chattles and Credits of the Said Deceased, which have or shall come to the Hands, Possession or Knowledge, of the said Richard Paulett or into the Hands and Possession of any other person or persons, for him and the same so made do Exhibit into the County Court of Louisa at such time as he shall be thereunto required by the Said Court: and the same goods Chattles and Credits, and all other the goods, Chattles and Credits, of the said Deceased which at any time after shall Come to the Hands, Possession or Knowledge , of the said Richard Paulett 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 Actings 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, Chattles and 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

Rich.d Paulett (his seal)

John Sanders (his seal)

Charles Walden (his seal)

Sealed and Delivered in the presence of

John Nelson

At a Court held for Louisa County October the 9.th 1775 This Bond was t his Day in open Court Acknowledged and Ordered to be Recorded

Know all Men by these presents, that we Waddy Thomson & William Thompson are held and firmly Bound unto Thomas Johnson the first Justice in the Commission of the peace for Louisa County: for and in Behalf, and to the sole use and Behoof of the Justices of the said County, and their Successors, in the sum of One thousand Pounds To be paid to the said Thomas Johnson his Executors, Administrators, and Assigns: To the which payment well and truly to be made, we bind ourselves, and every of us, our and every of our heirs, Executors, and Administrators, Jointly and Severally, firmly by these presents. Sealed with our seals. Dated this thirteenth Day of Nov.r 1775

The Condition of this obligation is such that if the above bound Waddy Thompson Administrator of all the Goods, Chattles and Credits of Rob.t Thompson Deceased, Do make or Cause to be made, a true and perfect Inventory of all and Singular the Goods, Chattles, and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him the said Waddy Thompson or into the Hands, or Possession of any other person, or persons for him and the same so made, do Exhibit or Cause to be Exhibited into the County Court of Louisa at such time as he shall be thereunto Required by the said Court: and the same Goods Chattles, and Credits, and all other the Goods, Chattles, and Credits of the said Deceased, at the time of his Death, which at any Time after shall come to the Hands, or Possession of the said Waddy Thompson 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 Last and true Account of his Actings and Doings therein, when thereto Required by the said Court. And all the rest and residue of the said Goods, chattles & Credits which shall be found Remaining upon the said Administration accoount, the same being first Examined and allowed by the Justices of the Court for the Time being, shall Deliver and pay unto such person or persons Respectively, as the said Justices by their Order, or Judgment, shall Direct, pursuant to the Laws 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, do Exhibit the dame into the said Court, making request to have it allow'd and approved Accordingly if the said Waddy Thompson being thereunto 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 to be Void and of none Effect, or else to Remain in full force and Virtue

Waddy Thomson (his seal)

W.m Thomson (his seal)

Sealed and Delivered in the presence of

At a Court held for Louisa County November the 13.th 1775 This Bond was this Day in open Court Acknowledged and Ordered to be Recorded

Know all Men by these presents, That we John Hickerson and William Hughs are held and firmly Bound unto Samuel Ragland the first Justice in the Commission of the peace for Louisa County, for and in behalf, and to the sole use and Behoof of the Justices of the said County and their successors, in the Sum of five Hundred Pounds To be paid to the said Samuel Ragland his Executors, Administrators, and Assigns: To the which payment well and truly to be made we bind Ourselves and every of us, our and every of our Heirs, Executors and Administrators, Jointly and Severally firmly by these Presents. Sealed with our Seals. Dated this Eleventh Day of December one thousand seven Hundred and Seventy Five

The Condition of this obligation is such, That if the above bound John Hickerson Administrator of all the Goods, Chattles and Credits of John Hickerson Deceased, Do make, or Cause to be made, a true and perfect Inventory of all and Singular the Goods, Chattles and Credits of the said Deceased, which have, or shall come to the Hands Possession, or Knowledge of him the said John Hickerson or into the Hands or Possession of any other person, or persons for him and the same so made do Exhibit, or Cause to be Exhibited into the County Court of Louisa at such time as he shall be thereunto Required by the said Court; and the same Goods, Chattles, and Credits, and all other the Goods, Chattles, and Credits of the said Deceased, at the time of his Death, which at any time after shall come to the Hands, or Possession of the said John Hickerson 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 first and true account of his Actings and Doings therein, when thereto Required by the said Court; and all the rest and Residue of the said Goods, Chattles, and Credits which shall be found Remaining upon the said Administrators Account, the same being first Examined and allowed by the Justices of the Court for the Time being, shall Deliver and pay unto such person or persons respectively, as the said Justices by their Order, or Judgment shall Direct, pursuant to the Laws 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 Executors Executors therein Named, Do Exhibit the same into the said Court, making Request to have it allowed and approved accordingly if the said John Hickerson being thereunto 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 to be Void and of none effect, or Else to Remain in full force and Virtue

John Higgason (his seal)

W.m Hughes (his seal)

Sealed and Delivered in the presence of

At a Court held for Louisa County December the 11.th 1775 This Bond was this Day in Open Court Acknowledged and Ordered to be Recorded

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In obedience to an Order of Court dated Nov.r 13.th and to us directed we the Subscribers did on the 29 Jno.t meet at the late dwelling House of W.m Dickinson Dec.d and being first sworn did then and there Divide the Estate of the said dickinson Agreeable to his Last Will and Testament in Manner and form as follows

The Amount of Valuation of Negroes stock & old Iron } L338-14-8

Proportion of each Legatee or $\frac{1}{4}$ of the above L338-14-8 } L84-13-8

John Dickerson Receiv.d L96.8

which is L11.14.4 more than his proportion therefore he's to reimburse the sum of L11.14.4

which reduces his part to the sum of L84.13.8 the proportion L84.13.8

W.m Dickinson Rece.d L92 L therefore has to pay the sum

of L7.6.4 which brings his part to the proportion which is L84.13.8

Sarah Gentry Received L85.6.8 therefore he's to Return the sum of L0.13 which Reduces her part to t he proportion L84.13.8

Elizabeth Dickinson Rece.d the sum of L65

therefore John is to pay Eliz.th—11.14.4

Sarah Gentry to pay---11.13

W.m Dickinson to pay Eliz.th---7.6.4

which brings her part to the an Equal

proportion with the other Legaties which is L84.13.8

Cleavers Duke

W.m Crenshaw

G Johnson

At a Court held for Louisa County Feb.y the 12.th 1776 This Division was this Day in open Court Returned and Ordered to be Recorded

Know all Men by these presents, That we Ja.s Poindexter and John Poindexter are held and firmly Bound to William Johnson Samuel Ragland W.m White and James Dabney Gent: Justices of Louisa County, now sitting, in the sum of Two Hundred pounds Current Money 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, this thirteenth Day of May in the Year of our Lord one thousand Seven Hundred and Seventy Six and in the Sixteenth Year of the Reign of our Sovereign Lord George the Third. The Condition of this obligation is such That if the above bound Joseph Poindexter Administrator of all the Goods Chattles and Credits of Richard Poindexter Deceased, do make or Cause to be made, a true and perfect Inventory of all and Singular the Goods, Chattles, and Credits of the said Deceased, which have, or shall come Possession or Knowledge of him the said Joseph Poindexter or into the Hands and possession of any other Person or Persons, for him and the same so made, do Exhibit or Cause to be Exhibited into the County Court of Louisa at such time as he shall be thereunto Required by the said Courts and the same Goods, Chattles and Credits, and all other the Goods, Chattles, and Credits of the Said Deceased, at the Time of his Death which at any time after, shall come to the Hands or Possession of the said Joseph Poindexter or into the Hands or Possession of any other Person or persons for him do well and truly Administer According to Law: and further do make a true and Just Account of his Actings and Doings therein, when thereto Required by the said Court: and all the rest and Residue of the said Goods, Chattles and Credits, which shall be found Remaining upon the said Administrator Account the same being first Examined and allowed by the Justices of the Court for the Time being, shall Deliver and pay unto such person or persons Respectively, as the said Justices by their Order or Judgement shall direct, pursuant to the Laws 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, do Exhibit the same into the said Court, making request to have it allowed and approved Accordingly, of the the said Joseph Poindexter being thereunto Required, do render and Deliver up his Letters of Administration, Apporbation of such Testament being had and made in the said Court: Then this obligation to be Void and of none Effect, or Else to Remain in full force and Virtue

Joseph Poindexter (his seal)

John Poindexter (his seal)

Sealed and Delivered in the presence of

At a Court held for Louisa County May the 13.th 1776 This Bond was this Day in Open Court Acknowledged and Ordered to be Recorded

In the Name of God Amen, I George Steward of the County of Louisa and Parish of Trinity being of sound mind and perfect Memory, and Calling to mind the uncertainty of this Life, do make and Ordain this my Last Will and Testament, and as to what Temporal Estate it has Pleased God to Bless me with I dispos of in manner and form following that is to say

Item First it is my Will and desire that my son Charles Steward should have the Land in the Lower side Jerdone's Mill Road on Franks Run and my son William Steward the Land and Plantation in above the said Road whereon I now live, and if it should happen that I should die before the said Lands are acknowledged to me, that my son Charles Steward, make his Brother William Steward a proper Title, to the part Assigned him

Item I Give to my son Charles Steward One Negro Boy Named Jack, after my wife's Death-

Item I give to my Robert Steward One Negro Woman Named Amey and her futer Increase, but if it should happen that he should Die before he come of age or marries, that the part allotted hi be divided between my son William Steward, and his sisters mentioned below, also it is my desire that he have not the said Negro till after my wifes Death

Item I lend to my beloved wife Arender Steward all my whole Estate Real and personal during her widowhood, but if it should happen that she should marry again, that she should have no more than what the Law Allows her

Item it is my Will and Desire all my whole Estate of what kind soever (not mentioned above) after my wifes death, should be Equally Divided between my three Daughters (that is to say) Anne Steward Milley Steward and Mary Steward to them share and share alike, but if it should happen that Either of my Daughters should die before they come of age or Marry's that their part be Equally Divided Among the Surviving Sisters, and Lastly I do Constitute my two sons Charles and William Steward to be Executors of this my Last Will and Testament Revoking all others heretofore made and Ratifying and Confirming this only in Testimony whereof I have hereunto set my hand and affixed my seal this second Day of January 1775

George Steward (his seal)

Signed & Sealed in presence of us

Daniel Lane

Joseph (his mark) Harper

James Byars Sen.r

At a Court held for Louisa County on Monday the 12.th day of August 1776

This Will was this Day presented to the Court by Charles Steward one of the Ex.rs therein Named who Entered into Bond According to Law, and was proved by the Oaths of Joseph Harper & James Byars two of the Witnesses thereto and Ordered to be Certified

Know all Men by these presents, That we Charles Stewart W.m Phillips Gent John Byars and Archela Harris are held and firmly Bound unto Thomas Johnson Gent: the first Justice in the Commission of the peace for Louisa County: for and in Behalf, and to the sole use and Behoof of the Justices of the said County, and their Successors, in the sum of one thousand Pounds Curr.t Money to be paid to the said Thomas Johnson his Executors, Administrators, or Assigns: To the which paiment well and truly to be made, we bind ourselves and every of us, we and every of our Heirs, Executors, and Administrators, Jointly and Severally, firmly, by these presents. Sealed with our Seals, Dated this twelfth Day of August Anno Domini 1776

The Condition of this obligation is such That if the above bound Charles Steward Executor of the Last Will and Testament of George Steward Deceased, do make, or Cause to be made, a true and perfect Inventory of all and Singular the Goods, Chattles and Credits, of the said Deceased, which have or shall come to the Hands, possession or Knowledge of the said Charles Steward or into the hands and possession of any other person or persons for him and the same so made, do Exhibit into the County Court of Louisa at such Time as he shall be thereunto Required by the said court, and the same Goods, Chattles and Credits, and all other the Goods, chattles, and Credits of the said Deceased which at any Time after, shall Come to the Hands, Possession or Knowledge of the said Charles Steward 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 true and Just Account of his Actings 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, Chattles, and 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

Charles Steward (his seal)

W.m Phillips (his seal)

Jn.o Byars (his seal)

Anhelaus Harris (his seal)

Sealed and Delivered in the presence of John Nelson

At a Court held for Louisa County August the 12.th 1776

This Bond was this Day in open Court Acknowledged and Ordered to be Recorded

Know all Men by these presents that we Thomas Digg Richard Phillips and John Digge are held and firmly bound to Thomas Johnson, James Overton Sarah Ragland James Meriwither Thomas Johnson J.r & Gent Justices of the Court of Louisa County now sitting in the sum of five Hundred Pounds To the payment whereof well and truly to be made to the s.d 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 ninth Day of September in the year of our Lord One thousand Seven Hundred and Seventy Six The Condition of this obligation is such That if the above bound Thomas Digge Administrator of all the Goods Chattles and Credits of John Digge Deceased do make or Cause to be made, a true and perfect Inventory of all and Singular the Goods Chattles and Credits of the said Deceased, which have or shall Come to the Hands, possession, or Knowledge, of hi the said Thomas Digge or into the Hands, or possession of any other person, or persons for him and the same so made do Exhibit, or Cause to be Exhibited into the Court of Louisa at such Time as he shall be thereto Required by the.s.d Court and the same Good, Chattles & Credits, and all other the Goods Chattles and Credits of the said Deceased, at the Time of his Death, which at any Time after shall Come to the Hands or possession of the s.d Thomas Digge or into the Hands or 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 Actings and Doings, when thereto Required then this obligation to be Void otherwise to Remain in full force

Thomas Digge (his seal)

R.d Phillips (his seal)

John Diggs (his seal)

At a court held for Louisa County Sept.r the 9.th 1776 This Bond was this Day in open Court acknowledged and ordered to be recorded

Know all Men by these presents that we Moses Morris, Thomas Ashman and Thomas Coleman are held and firmly bound to James Meriwether James Overton, Sam.l Ragland & Nat Garland Gent Justices of the Court of Louisa County now sitting in the sum of one 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, Ex.rs and Adm.rs Jointly and Severally firmly by these presents, sealed with our Seals, and dated this 14.th day of October 1776

The Condition of the above obligation is Such, that if the above bound Moses Morris Administrator of and to he Estate of George Stewart Morris, of all the Goods Chattles and Credits of George Stewart Morris Deceased do make or Cause to be made a true and perfect Inventory of all and singular the Goods Chattles and Credits of the said Deceased which have or shall come to the Hands possession or Knowledge of him the said Moses Morris or into the Hands or possession of any other person or persons For him and the same to made do Exhibit, or Cause to be Exhibited into the County Court of Louisa at such time as he shall be thereto Required by the said Court and the same Goods Chattles and Credits, and all other the Goods Chattles and Credits of the said Deced, at the Time of his Death, which at any Time after shall come to the Hands or possession of the said Moses Morris or into the Hands or 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 Actings and Doings therein, when thereto Required by the said Court and also do well and truly pay all debts Due from the said Estate as far as the said Goods Chattles and Credits will thereunto Extend and the Law shall charge then this obligation to be Void otherwise to Remain in full force and Virtue

Moses Mis (his seal)

Tho.s Ashmon (his seal)

Tho.s Coleman (his seal)

Sealed and Delivered in presence of

The Court

At a Court held for Louisa County October the 14.th 1776

This Bond was this Day in Open Court Acknowledged and Ordered to be Recorded

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Joseph Winston Bob @ L10 & Red L22

Anthony Peg @ L50 & Pay L18

Ann Jany @ L42 & pay L10

John Lucy @ L35 & pay L3

William Cory @ L55 & pay L23

Mary Cash L32

The above Settlement and Division of Negroes made among the children of Samuel Winston Dece.d being the Dower of his Widow the above Negroes was appraised by James J Waddy and Moses Genty & Sackvill King

March the 7.th 1774

Waddy Thomson Ex.rs

Joseph Winston

Antho Winston

Ann Winston

Jn.o Winston

the above all present

At a Court held for Louisa County October the 14.th 1776 The above settlement and Division of the slaves of Sam.l Winston Dece.d was this Day Returned and Ordered to be Recorded

John Nelson Clk Cur

In obedience to an Order of Louisa County Court bearing date the 11.th day of November last past We the Subscribers being first sworn have appraised the Estate of James Tate dec.d (as was produced to no) as allows to wit

One Negro fellow Nam.d Peter L50, Ditto, Ned L86, Ditto Dick L32	172-0-0
Ditto Cue L75, a negro wench Named Tamor L53...6	128-6-0
A Negro Wench Named Hester L65, Bob a negro Boy L73	138-0-0
Patrick a negro boy L73, Ned a negro boy L65	138-0-0
Moses a negroe boy L60, Kate a negroe girl L53	113-0-0
Jude a negroe girl L25, Livie a negroe girl L 19	44-0-0
an old white Horse L8, and old black Ditto L7, Ditto L12	27-0-0
an other black Horse L15, a young bay horse L18	33-0-0
32 head of Cattle L51.6, 33 Head of Hogs L25.2	76-8-0
196 Barrels of new Corn at 8/, about 60 barrels old D.o 10/, L 30	108-8-0
Carried forward	
182 feet of Tops L8.11.6, 19 Corks of Blades L11.1.3	19-12-9
a Quantity of Nubbins and shucks L6.1.6, a still L 20	26-1-6
a Quantity of salt L9.15, 33 Head of sheep L14.17	24-12-0
one Bed, bedstead & furniture L10, 1 D.o L9.10, 1 D.o 8.10.4	31-10-0
one D.o L6.10, 1 D.o L4.10, 1 Trundle D.o &tc L7	18-0-0
a panel of old Tob.o supposed to weigh 3000 at 12/6 p.r Henn.d	18-15-0
a Quantity of new Tob.o Impt suppos'd to be 5775	50-1-3
a parcel of Pewter L3.1, a Quantity of wheat L3.15	6-16-0
a parcel of Oats 16/6, D.o of flax L1, of Hemp seed L2	3-16-6
a Qt.y of flax seed 15/, of pease and Beans 18/3	1-13-3
3 raw hides L1.17.6, p.r steel yeard 12/6, 2 grindstone 6/	2-16-0
p.r Cart wheels L3, Loom & warpping Bars 5/	3-5-0
1 spinning wheel 4/, p.r Hand Mill Hones L2.10	2.-14-0
a parcel Coopers Tools 16/6, Carpenters D.o 13/, shoe makers D.o 10/	1-19-6
a spade 5/, 4 new weeding hoes 20/, 3 broad Axes 8/	1-13-0
Narrow Axes 15/, 4 Grubbing Hoes 10/, 9 old weed.g D.o 13/	1-18-0
a parcel of old Hilling Hoes 20/, 3 old plow L3/3	1-3-3
2 old Saddles and a Bridle L2.15/, 2 Sides and a price Sole Leather L1.12.6	4-7-6
A parcel of upper Leather L1/, 1 Flax wheel 13/	1-13-0
3 Chamber potts 5/, 2 p.r Cotton Cards 10/, old side saddle 20/	1-15-0
2 large seal skin Trunks L2.5/, 3 small trunks 17/	3-2-0
2 large chests L1.5, a Quantity of Nails of Different sorts and Box L1.10	2-15-0
A parcel of Reap Hooks 5/, 772 yd.s fine Linnen at 10/ L3.15	4-0-0
1 Desk L4.10, D.o L1.70, Table 10/, large looking glass 20/	7-10-0
a parcel of Books 6/6, a large Brush 2/, 11 chairs L1.6	1-14-6

	1221-6-0
A Curry Comb & Brush 2/6, 1 whip saw & 2 Files L1.10	1-12-6
1 Hackle 2/6, p.r Hand Irons 10/, 2 ½ Gallons Brandy 12/6	1-5-0
5 Butter Potts 15/, 5 Jugs 10/, 1 funnel 1/, 2 Cross Cut Saws 2/, files & rest L1.10	2-16-0
5 Iron wedges 7/6, p.r Tongs 2/6, 3 potts & 2 p.r Hooks 15/6, 2 pans 7/6	1-13-0

p.r sheep shears 1/6, 1 Ladle 1/, 200 clapboards 8/, 1 mill peck1/	0-11-6
1 Hammer 2/, 14 Cyder Casks L2.14, a barrel w.th some salt 5/	3-1-0
a parcel of Old stands and Barrels L1.10.6, 3 bottles 1/	1-11-6
4 old guns and 1 p.r bullet Moulds L2/, 3 punch Cords 3	2-3-0
Carried over	
Brought Over	
Tumbler & Drinking glass 1/9, p.r Money Scales & W.ts 12/6	0-14-3
8 Knives & 9 Forks 6/, p.r Rope Traces 2/6, 1 Quart & 1 p.r pott 6/	0-14-6
1 Table 1/3, 2 Candlesticks & 1 p.r snuffers 8/, parcel woodinware 3/9	0-13-0
1 Bell mettle, skillet 15/, a parcel of Baskets & old Lumber 10/3	1-5-3
a parcel of old Iron &tc 19/, 2 small Boxes 1/, 2 old Cicks fodder 8/	1-8-0

	1240-14-6
Cash	5-0-0

	L 1240-14-6

Jn.o Timberlake
Garrett Minor
Thomas Thomson
Dec.r 3.d 1776

The following Articles not appraised to withstanding 1 Cask & about 60 Gallons Cyder

1 Iron Pot Rack 44 lb Bar Iron

5 negroes in disupute

W.m Gardner

Enos Tate } 6a.rd

At a Court held for Louisa County December the 9.th 1776 This Inventory was this Day in open Court
Returned and Ordered to be Recorded and is Recorded

Know all Men by these presents that we John Watson Waddy Thompson and William Phillips Gent: are held and firmly Bound unto Thomas Johnson the first Justices in the Commission of the peace for Louisa County: for, and in Behalf, and to the sole use and Behoof the Justices of the said County, and their Successors, in the sum of Five Hundred pounds To be paid to the said Thomas Johnson his Executors Administrators, and Assigns To the which payment well and Truly to be made, we bind ourselves, and Every of us, our; and Every of our Heirs, Executors, and Administrators, Jointly and Severally, firmly by these presents. Sealed with our Seals, Dated this ninth Day of December 1776 The Condition of this obligation is such, That if the Above Bound John Watson Administration of all the Goods, Chattles, and Credits of David Watson Deceased, do make or Cause to be made, a true and perfect Inventory of all and Singular the goods, Chattles and Credits of the Said Deceased which have or shall come to the Hands possession or knowledge of him the said John Watson or into the Hands, or possession of any other person or persons for him and the same so made, do exhibit, or Cause to be Exhibited into the County Courts of Louisa at such time as he shall be thereunto required by the said Court, and the same Goods, Chattles and Credits, and all other the Goods, Chattles and Credits of the said Deceased at the Time of his Death which at any Time after shall come to the Hands or possession of the said John Watson 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 Actings and Doings therein when thereto Required by the Said Court: and all the Rest and Residue of the said Goods, Chattles, and Credits, which shall be found Remaining upon the said administrators Account, the same being first Examined and Allowed by the Justices of the Court for the Time being shall Deliver and pay unto such person or persons respectively, as the said Justices by these Order or Judgment, shall Direct, pursuant to the Laws 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, do Exhibit the same into the said Court, Making Request to have it allowed and approved accordingly, if the said John Watson being thereunto 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 to be Void and of none Effect, or Else to Remain in full force and Virtue
John Watson (his seal)

Waddy Thomson (his seal)

W.m Phillips (his seal)

Sealed and Delivered in the presence of

At a Court held for Louisa County December y.e 9.th 1776

This Bond was this Day in open Court Acknowledged and by the Court Ordered to be Recorded

Know all Men by these presents, That We Judith Robinson Zachariah Shackelford and Thomas Woodfolk are held and firmly Bound unto Thomas Johnson the first Justice in the Commission of the peace for Louisa County for and I Behalf and to the sole use and Behoof of the Justices of the said County, and their successors, in the sum of Five Hundred pounds To be paid to the said Thomas Johnson his Executors, Administrators, and Assigns: To the which payment well and truly to be made, we bind ourselves and every of us, our and every of our Heirs, Executors, and administrators Jointly and Severally, firmly by these presents Sealed with our seals Dated this Tenth Day of March 1777

The Condition of this obligation is Such, That if the above bound Judith Robinson Administratrix of all the Goods Chattles and Credits of James Robinson Deceased, do make or Cause to be made a true and perfect Inventory of all and singular the Goods, Chattles and Credits of the said Deceased, which have or shall Come to the Hands, possession or Knowledge of her the said Judith Robinson or into the Hands or possession of any other person or persons, for her and the same so made do Exhibit, or Cause to be Exhibited into the County Court of Louisa at such Time as she shall be thereunto Required by the said Courts and the same Goods, Chattles, and Credits, and all other the Goods, Chattles, and Credits of the said Deceased, at the Time of his Death, which at nyTime after shall come to the Hands, or possession of the said Judith Robinson 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 Actings and Doings therein, when thereto Required by the Said Court: and all the Rest and Residue of the said Goods, Chattles, and Credits which shall be found Remaining upon the said Administratrix Account the same being First Examined and allowed by the Justices of the Court for the Time being shall Deliver and pay unto such person or persons Respectively, as the said Justices by their Order, or Judgment, shall Direct pursuant to the Laws 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, do Exhibit the same in to the said Court, making Request to have it allowed and approved accordingly if the said Judith Robinson being thereunto Required do render and Deliver up her letters of Administration, approbation, of such Testament being first had and made in the said Court: Then this obligation to be Void and of none Effect, or else to Remain in full force, and Virtue

Judith (her mark) Robinson (his seal)
Zach.s Shackelford (his seal)
Thomas Woolfork (his seal)

Sealed and Delivered in the presence of
At a Court held for Louisa County March the 10.th 1777 The above Bond was this day in Open Court Acknowledged and by the Court Ordered to be Recorded

Know all Men by these presents, That M.s Elizabeth Johnson Richard Anderson and James Dabney are held and firmly Bound unto Robert Anderson the first Justice in the Commission of the Peace for Louisa County for and in Behalf and to the sole use and Behoof of the Justices of the said County and their successors, in the sum of Ten Thousand Pounds Current Money of Virginia To be paid to the said Robert Anderson his Executors, Administrators and Assigns: To the which payment well and Truly to be made, we bind ourselves, and every of us, our, and every of our Heirs, Executors and Administrators Jointly, and Severally, firmly, By these presents Sealed with our Seals, Dated this thirteenth Day of October 1777

The Condition of this obligation is such, That if the above bound Elizabeth Johnson Administrator of all the Goods, Chattles, and Credits of William Johnson Deceased do make or Cause to be made a true and perfect Inventory of all and Singular the Goods, Chattles and Credits of the said Deceased, which have, or shall come to the Hands, possession or Knowledge of her the said Elizabeth Johnson or into the Hands or possession of any other person or persons, for her and the same so made, do Exhibit, or Cause to be Exhibited into the County Court of Louisa at such Time as she shall be thereunto Required by the said Court: and the same Goods, Chattles, and Credits, and all other the Goods, Chattles and Credits of the said Deceased, at the time of his Death, which at any Time after shall come to the Hands or possession of the Said Elizabeth Johnson 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 Actings an doings there, when thereto Required by the said Court: and all the Rest and Residue of the said Goods, Chattles and Credits, which shall be found Remaining upon the said Administratrix account, the same being first Examined and allowed, by the Justices of the Court for the time being, shall Deliver and pay unto such person or persons Respectively, as the said Justices, by their Order or Judgment, shall Direct Pursuant to the Law in that Case made and provided: and it shall thereafter appear, that my Last Will and Testament was made by the said Deceased, and the Executor or Executors therein Named, do Exhibit the same into the said Court, making Request to have it allowed and approved accordingly if the said Elizabeth Johnson being thereunto 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 to be Void and of none Effect: or Else to Remaining full force and Virtue

Elizabeth (her mark) Johnson (her seal)

Richard Anderson (his seal)

James Dabney (his seal)

Sealed and Delivered in the presence of

John Nelson

At a Court held for Louisa County October the 13.th 1777

This Bond was this Day in open Court Acknowledged by the Court ordered to be Recorded is Recorded

The Inventory of Estate of James Robinson Dec.d 1777

To two Cows & Calves L8, three Barren D.o L9	L	7-0-0
To three D.o L9, To 3 Heifers L4.10, three YearlingsL2.10		16-0-0
To parcel of Hogs L7.15, one Black Mare L15		22.15.0
To 1 bare Mare L12, one Young Horse L6		18-0-0
To 1 white Horse L4, one bay Horse L30, teg Sheep L3.12		37-12.0
To 2 Bull Yearlings L2.5.7, 1 stear L3		5.5.0
To one young Bull L1.5, To one Saddle and Bridle L1.7.6		2-7-6
To one Brier Sithe 4/, To 1 Chest & Quantity Tallow & Fat L1		1-4-0
To parcel of Jugs & Bottles L1.0.8, To Toe & Lumber 5/		1-6-8
Tort bott & Lumber 5/, To Tools & Lumb.r 10/		0-15-0
To soap 6/, To salt and Lumb.r L3.3, To 3 chests 12/		4-1-0
To Leather & Saddle Bags L1.5, To 4 Bags 7/6		1-12-6
To parcel of wool and Cotton 10/, To Sithes & Cradle 10/		1-0-0
To 1 Table and Lumber L3, To 1 womans Saddle 15/		3-15-0
To parcel of Feathers & furniture for a bed & bedstead		3-0-0
To 1 Bed and Bedstead & Furniture L5, To 1 D.o L7.10		12-10-0
To 1 D.o L3.10, To two guns L5, To Cheers & Table L1.5		9-15-0
To two Drawing Knives & 2 Steel Traps L1		1-0-0
To 1 Crop cut saw & hand saw & Lumb.r L1.10		1-10-0
To 1 Loom & gares 5/, To bag & feathers in it L1.6		1-11-0
To parcell of pewter & Lumb.r L4.10, To 1 Grindstone 4/		4-14-0
To 3 wheels & Lumb.r L1.8		1-8-0.
To parcel of Horse Cotton & Thomas 16/		11-16-0

		168-16-6
To 1 saddle & Bridles L1.5, to 6 Axes L1.1		2-6-0
To old Iron L2.2, To 2 Iron Back Banks 6/		2-8-0
To 1 p.r Cart wheels L4, To 3 Hogs heads & Cask 12/6		4-12-6
To old Lumb.r 5/, To old Iron L1.2.6		1-7-6
To 1 stear Hide & Lumb.r L1.3.6		1-3-6
To 4 potts & 1 Dutch ovenL7.10, To Lumb.r 7/		1-17-0
To 1 Negro Man L100, To woman D.o L100		200-0-0
To Cach L63.14 2 1/4 To Book & Lumb.r L2		65-14-2 1/4
To 10 Barrels of Corn @ 12/3, L6.2.6		6-2-6
To 16 Bushels of Wheat @ 3/ L2.8		2-8-0
To 10 Bushels of Oats @ 2/ L1		1-0-6
To 600 w.t Bacon @ 7/2		18-15-0
To 2161 lb Tob.o @ L1.1.9		23-9-1 3/4
To George Morton Bond L12		12-0-0
To George Morton D.o L20		20-0-0
To James Shurleys Note of hand L3.5		3-5-7
To Ballence of W.m Biggas p.r Bond		3-5-10

	L	530-11-8

Pursuant to your Worships Oder we have Valued the Estate of the Deceased James Robinson & Find it to be worth as above Mentioned Witness our hands
W.m (his mark) Harris

John (his mark) Bibb

Thomas Garrett

At a Court held for Louisa County October y.e 13.th 1777

This Inventory was this Day in open Court Returned and by the Court Ordered to be Recorded
Test

In obedience to an Order of Louisa Court to us Exhibited we have appraised the Estate of James Watson Deceased

Three Cows & Calves 160/, Sixteen Hogs 170/, one Cow 55/	L	19-5-0
Five Cows & Calves 300/, Two work steers 200/		25-0-0
Five Cows 250/, Eight young Cattle 230/		24-0-0
Six young Cattle 100/, Seven young D.o 70/		8-10-0
One Mare & Colt 260/, one pair Cart wheels 60/		16-0-0
Five Cow Hides 65/, four grubbing Hoes five weeding D.o		
Five Hilling d.o four Iron Wedges five Axes		2-10-0
One Chest 7/6, one Bed 110/, one D.o 200/, one d.o 180/		24-7-6
One Bed 200/, one Coil Table 26/, Six chairs 15/		12-1-0
Three Chairs 10/, one Looking glass 20/, one Chest & Table 20/		2-10-0
one chest 5/, one p.r Tongs & Shovles 5/		0-10-0
One set Knives & forks 7/6, one set D.o 6/		0-13-6
One Bag & Feathers 30/, one Mare & Colt 300/		16-10-0
One Horse 60/, One Bell Mettle skillit & spice Morter 15/		3-15-0
Four pots & frying pan 27/, Two tubs & pails 7/		1-14-0
Two saws 6/, Four butter pots 14/, one parcel of pewter 61/		4-1-0
Three pails 8/, one Mans Saddle 10/, one Tea Kittle 10/		1-8-0
one womans Saddle 35/, one flax wheal 10/		2-5-0
One spinning wheal & Table 5/, Five Juggs 11/6		0-16-6
Ten sheep 78/, Two work steers 200/, one Cow & yearling 75/		17-13-0
Eight steers 400/, Four Cows & Calves 240/		32-0-0
Three heiffers 150/		7-10-0
Two Bulls 90/, one Horse 340/, one D.o 500/		46-10-0
One Horse 320/, One D.o 240/, One X cut saw 60/		31-0-0
One Beel 180/, One D.o 60/		12-0-0
One Negro Man Harry 1700/		85-0-0
One Negro Man Robin 1300/		65-0-0
One Negro Charles 500/, one negro Tom 400/		45-0-0
One Negro Addam 700/, one negro Hester 700/		70-0-0
One negro Ben 1500/, one negro Tom 1500/		150-0-0
One Negro Ben 800/, one negro Sary 800/		80-0-0
One Negro Fillis 1000/, one negro Jean 800/		90-0-0
One Negro Mosses 800/, one negro Cate 600/		70-0-0

William Lipscomb

John Lipscomb

Nicholas Gentyory

At a Court held for Louisa County Jan.y y.e 12.th 1778 This Inventory was this Day in open Court Returned and Ordered to be Recorded

In the Name of God Amen I Cosby Duke of the parish of Saint Martins and County of Louisa being at this Time weak I Body but Blesses be God of perfect Sence and Memory do this Seventh Day of December one thousand seven Hundred and Seventy Seven make & ordain this to be my Last Will, and Testament as follow Viz.t Impr.o I Lend unto my Beloved wife Betty Duke the plantation & Tract of Land where I now Live, Together with the following slaves Viz.t Dick, Sabra, Aggy, Nancy, Patt & her child, Annaky and her children also one third part of my stock & Houshold furniture of what kind soever, During her Natural life or Widowhood Item I give unto my Daughter Mary Garland Duke the Tract of Land and plantation whereon my father now lives which (after his Death) is to be Rented out by my Exors hereafter Named and the Money Arising from said Rents to be paid her when she come to Lawfull age or Marries when she shall take possession of said Land herself. Item I give unto my son John Duke the Land and plantation lent my wife (after her Dearth or Marriage) to him and his Heirs forever Item I Give unto my friend George Lumsden Thirty pounds to him and his Heirs Item my Will and Desire is that the Remainder part of my Estate of what Kind soever (not abaudy int or Given) be sold and the money after paying my Just Debts equally Divided between my Son and Daughter Item my Will and Desie is)after the Death or intermarriage that may first happen to my Wife) that the part of my Estate Lent her (the land Excepted) be Equally Divided between my son and Daughter – Lastly I constitute and appoint my Wife Betty Duke my friend William Pettus & George Lumsden Executors to this my Last Will and Testaments

Cosby Duke (his will)

Test

Tyre Yancey

John Yancey

Elisabeth Gregson

At a Court held for Louisa County, January the 12.th 1778 This Will was this day presented to the Court by Betty Duke William Pettus and George Lumsden the Executors therein Named and was proved by the Oaths of Tyre Yancey John Yancey and Elizabeth Gregson the Witnesses thereto and by the Court Ordered to be Recorded

Test

J Nelson CLC

Know all Men by these presents, That we Betty Duke, William Pettus, George Lumsden, Frederick Harris, Robert Goodwin and William Lipscomb are held and firmly Bound to Robert Anderson James Merriwither, Thomas Johnson and Waddy Thomson Gentlemen Justices of the Court of Louisa County, now sitting, in the sum of Ten Thousand pounds Current Money 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, a Jointly and severally, firmly by these presents sealed with our seals this Twelfth Day of January in the Year of our Lord one thousand Seven Hundred and seventy Eight and in the Second Year of the Commonwealth

The Condition of this obligation is such, That if the above bound Betty Duke, William Pettus and George Lumsden Executors of the Last Will and Testament of Cosby Duke Deceased Do make or Cause to be made, a true & perfect Inventory of all and singular the Goods, Chattles and Credits of the said Deceased, which have or shall come to the Hands Possession or Knowledge of the said, Betty Duke, William Pettus and George Lumsden or into the Hands & possession of any other person or persons for them and the same so made, do Exhibit into the County Court of Louisa at such Time as they shall be thereunto Required by the said Court: and the same Goods, Chattles and Credits of the said Deceased, which at any Time after shall come to the Hands possession or Knowledge, of the said Betty Duke, William Pettus and George Lumsden or into the Hands or possession of any other person or persons for them do Well and truly Administer According to Law: and further do make a Just and true account of their Actings and Doings therein, when thereto Required by the said Cout and also shall Well and truly pay all the Legacies contained and specified in the said Testament as far as the said Goods, Chattles and 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

Betty Duke (her seal)

W.m Pettus (his seal)

Geo: Lumsden (his seal)

Frederick Harris (his seal)

Rob.t Goodwin (his seal)

W.m Lipscomb (his seal)

Sealed and Delivered in the presence of

At a Court held for Louisa County January y.e 12.th 1778

This Bond was this Day in open Court acknowledged and by the Court Ordered to be Recorded

In the Name of Almighty God amen I Thomas Ballard Smith of the County of Louisa being in perfect Sence and Memory do make and Ordain this to be my Last Will and Testament, Revoking all other Wills heretofore made either Verbally or Written Imprimis, I give and Bequeath unto my beloved Wife Anne over and above her Dower which the Law give her in my Estate, one Yoke of Oxen that she shall make choice off and the ox Cart

Item, I Give and bequeath unto my son William Smith my silver hilted sword, my silver spurs, Two guns called old Holland and the Bullet Gun, with all my wearing apparel

Item, It is my Will and Desire that my Land that I am now possest of or may be possest of, or acreed to me, either by Grant, entry or any other way should be sold and out of the money Arising from such sale I give and bequeath unto my said son William Smith and his Heirs forever Two fifths of the whole amount of the said sale of Land, now if my said son William should not like to take the Two fifths of the money arising from the sale of my Land and should rather be possest of the Land whereon I live it is then my Will and Desire that he shall be at Liberty to take and possess the Trait of Land whereon I now live, in lieu of the said two fifths of money above Mentioned and whereas two Hundred Acres of the said Trait of Land was given by David Meriwither, Gent, to all my Children in Common, it is my Will and Desire that in case any said son William should choose the said Land, that oath of my Daughter Anne Smith, Caty Smith, Susanna Smith, Salley Smith, and Rosana Smith shall convey and make over their right, that each of them how to the said Land, to my said son William, when thereto Required, and in Case that they, or either of them should refuse to relinquish their title and Vest it in my said son agreable to the above Directions it is then my Will and Desire that the refusing Daughters or Daughter, shall each of them pay out of the part of my Estate that they or either of them shall possess the sum of Fifty pounds to my said son William which he shall enjoy in lew of the part or parts of the said Two Hundred Acres of Land they or either of them shall refuse to make over to him

Ite, It is my Will and Desire that the monies that my sister Suanna Fox will owe me at her Decease shall be laid out by my Executer in plate with my Coat of Arms and Name engraved thereon and then I give and bequeath the said plate to be Equally Divided between my Daughter Ann Smith and my Niece Caty Fox

Item I give and bequeath unto my Daughter Caty Smith my young Bay Mare. Item I give and bequeath unto my Daughter Susanna & Sally Smith my two Great looking glasses

Item, I give and bequeath unto my Daughter Rosanna all my Silver spoons

Item, I give and bequeath unto my Daughters Anne Smith Caty Smith Susanna Smith, Sally Smith & Rosanne Smith, to be Equally Divided among them, The three fifths of the Money arising from the sales of my Land before Mentioned and not Disposed off and as I have left it to the option of my son William Smith to take two fifths of the Money my said lands should sell for, or the Land whereon I now live inlew of the Money mease he should choose the Lane whereon I live, then it is my Will and Desire that all other lands that I am possest of or may be possest of by Grant or intry or any other way, shall be sold and the money arising from the said sale of shall be Equally Divided between my Daughters, Anne, Susanna, Catie, Sally & Roxanna & their Heirs

Item, Not withstanding the above bequeaths it is my Will and Desire that in case I should recover or get Twenty five thousand Acres of Land in the Granvill Company then I give and bequeath unto my Grand sons Thomas Ballard Wyatt Francis Wyatt and John Wayatt Three Thousand acres of the s.d Twenty five thousand & they paying Costs to be Equally Divided among them and if I should recover more I would choose they should receive more in proportion to the Quantity above given, Item it is my Will and Desire that that all the residue of my Estate of every kind shall be sold and the money arising from the said sale to be Equally Divided between my son William Smith, Anna Smith, CatySmith, Susanna Smith, Sally Smith and Rosanna Smith and their Heirs forever

Item, It is likewise my Will and Desire that if either of my said Daughters Anne Caty, Susanna, Sattety & Rosanna Smith should die before they come of age or Marrys then their, or either of their parts of my

said Estate shall be Equally Divided among my son William Smith and any said surviving Daughters, and Lastly to execute this my Last Will and Testament I do appoint my Trusty friends, William DuVall, James Meriwither, William Meriwither & George Meriwither Gent: my said Executors, In Witness whereof I have hereunto set my hand & Seal this thirteenth Day of August Anno Dom. One thousand Seven Hundred and Seventy Six

B Smith (his seal)

Signed Sealed and Acknowledged in presence of

Thomas B Wyatt

George Meriwither

Jos.o Moore

Ansalom (his mark) Clarkson

Rich.d Phillips

Ann Phillips

The words they paeing Costs was interline by fore signed

Calling to mind the Long love and Affection that has Subsisted between me and my Sister Susannah Fox, more especially in regard to her Tenderness to me in my Last Sickness: I Lend to the said Susanna Fox any Negro Man, Jack, for the Term of five years from my Death and in case the said Susanna Fox should Die within that Term of years that the s.d slave be an Issue or the use of Caty Fox Daughter to the s.d Susanna Fox, or the Remaining part of the said Term of five Years and at the Expiration of the s.d Term, to Return to my Children In Witness whereof I have hereunto set my hand and seal this sixth day of October 1777

B Smith (his seal)

Signed Sealed and Delivered In presence of

William Phillips

Rich.d Phillips

At a Court held for Louisa County Jan.y y.e 12.th 1778 This Will was this Day Exhibited in Court by James Meriwither and William Meriwither two of the Exors therein Named who made oath thereto according to Law, and was proved by the Oaths of Richard Phillips and Ansalen Clarkson two of the witnesses thereto and by the Court ordered to be Recorded and the Cordial thereto annexed was proved by the Oaths of Richard Phillips and William Phillips and is likewise Ordered to be Recorded and At a Court held for Louisa County March the 9.th 1778 George Meriwither one of the Exors Named in the Will came into Court and took the oath of an Exor of the s.d Will and its Ordered that he be joined with the other Exors in the probat thereof

Test

John Nelson CLK

Know all Men by these presents, That we James Meriwither William Meriwither, Maj.r Thomas Johnson Thomas Johnson shff and Rob.t Mosby are held and firmly Bound to Rob.t Anderson Tho.s Johnson, Waddy Thomson & John Poindexter Gent: Justices of the Court of Louisa County, now sitting, in the sum of Ten thousand pounds current Money 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 then presents Sealed with our Seals, this twelfth Day of January in the year of our Lord One Thousand Seven Hundred and Seventy Eight and in the Second Year of the Commonwealth

The Condition of this obligation is such That if the above bound James Meriwither and William Meriwither Executors of the Last Will and Testament of Thomas Ballard Smith Deceased, Do make, or Cause to be made, a true and perfect Inventory of all and singular the goods, Chattles and Credits of the said Deceased, which have, or shall come to the Hands, possession or Knowledge of the said James and William or into the Hands and possession of any other person, or persons, for them and the same so made, do Exhibit into the County Court of Louisa at such Time as they shall be thereunto required by the Said Court: and the same Goods, Chattles and Credits, and all other the Goods, Chattles and Credits of the said Deceased, which at any Time after shall Come to the Hands possession or Knowledge, of the said James and William or into the Hands and possession of any other person or persons & or them its well and truly Administer according to Law: and further do make a First and true Account of their Actings 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, Chattles and Credits, well therein to 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

James Meriwither (his seal)

W.m Meriwither (his seal)

Tho.s Johnson (his seal)

Tho.s Johnson (his seal)

Rob.t Matby (his seal)

Sealed and Delivered in the presence of

In obedience to an Order of Louisa Court we the subscribers being first sworn have appraised the Estate of Samuel Carr Dece.d as follows in the County of Albemarle Viz

One Negro fellow Tom	L	150-0-0
One D.o Sandy		150-0-0
One D.o Londen		150-0-0
One D.o Dennis		150-0-0
One D.o William		180-0-0
One Negro Wench Venus		90-0-0
One D.o Phillis & her Child Mary		160-0-0
One D.o Nanny		130-0-0
One Negro Boy Matt		150-0-0
Two Negro Children David and Violet		85-0-0
One Sorril Philie		50-0-0
One bay mare Colt & a Black Horse D.o		40-0-0
One Dark bay Horse with blaze in his face by Name whitting		30-0-0
One small Bay Mare		30-0-0
One Sorril Philia		50-0-0
One Large Bay Mare		35-0-0
One Dark Bay Horse		13-10-0
One Yoke Oxen		30-0-0
One black & white sear		4-10-0
One red and white D.o		4-0-0
Two Cows & one Calf		10-0-0
Four Hiephers		14-0-0
Three Cows		12-0-0
Three Cows and Calves		18-0-0
Two Cows and Calves		8-0-0
Two young stears & one heifer		6-0-0
Nine young cattle		10-0-0
Ten sheep		10-0-0
Two Cases and Bottles		4-0-0
One jug and three Vials		0-6-0
One Delph Bowl		0-4-0
Two Sides & a p ieces of Sole Leather		4-15-0
Two Broad Axes		1-0-0
Two Wedges		0-12-0

		1780-17-0
a parcil of Red Lid		0-5-0
Three old Axes		1-0-0
One Adds		0-5-0
Carried forward		
One portmantrau Saddle and Pynian		5-0-0
One Small Bull Hide		1-0-0
Ten Hogs for pork w.t Supposed 1650 Gross		41-5-0
Four young Hogs		5-0-0
Seven and thirty Hogs		37-0-0
400 Barrels of Corn		400-0-0

One Half shear plough	1-5-0
320 foot Tops	20-0-0
13 obt w.t Blades	26-0-0
Two Grubbing Hoes	0-12-0
Six old Hilling Hoes	1-10-0
Six old weeding Hoes	0-15-0
Six Reap Hooks	1-0-0
Four Trowel Hoes	1-0-0
A parcel of Nubbings	2-0-0
Twenty Geese	3-0-0
Fifteen pound of Feathers	4-10-0
Four Brass Rings	0-2-6
1 stack Tops 40 foot long	3-0-0
Crop Tob.o unprised supposed to be 7000 w.t	175-0-0
shucks supposed to be Worth	10-0-0
	L 2521-6-6

27 Dec.r 1777

Nicholas Lewis

W.m Tandy

T. Woodson Jr.

Jn.o Jouet

At a Court held for Louisa Couty Feb.y y.e 9.th 1778

This Inventory was this Day in open Court Returned and by the Court Ordered to be Recorded

An Inventory and appraisement of the Goods & Chattles of Samuel Carr Dec.d in Louisa County

One Black walnut Desk	L	15-0-0
One Cherry Table		6-0-0
One Horse		80-0-0
One Black Walnut Table & looking glass &tc		10-0-0
a potibial pamphlet		0-2-6
a Wins Companion		0-10-0
2 Beds 1 Bed quilt 1 Rug		35-0-0
4 Trunks		6-0-0
a Box Iron		1-10-0
One Chest		1-10-0
One Round Cherry Table		0-15-0

	L	156-7-6

In obedience to an Order of the Worshipful Court of Louisa we the subscribers have appraised the above effects of Samuel Carr Dec.d as above

Geo:e Pottie

John Bagby

John Ragland

At a Court held for Louisa County Feb.y the 9.th 1778 This Inventory was this Day Returned and Ordered to be Recorded

Page 316

An Inventory of the Estate of George Steward (Dec.d)

One Black walnut Desk	L	15-0-0
One Cherry Table		6-0-0
One Horse		80-0-0
One Black Walnut Table & looking glass &tc		10-0-0
A political pamphlet		0-2-6
A Wise companion		0-10-0
2 Beds 1 Bed quilt 1 Rug		35-0-0
4 Trunks		6-0-0
A Box Iron		1-10-0
One chest		1-10-0
One round Cherry Table		0-15-0

	L	156-7-6

In obedience to an Order of the Worshipfull Court of Louisa with subscribers have Appraised the above effects of Samuel Carr Dec.d as above

Geo: Pottie

John Bagby

John Ragland

At a Court held for Louisa County Feb.y the 9.th 1778. This Inventory was this Day Returned and Ordered to be Recorded

An Inventory of the Estate of George Steward (Dec.d)

15 Hoggs L6, 1 Cow & three Yearlings L6	L	12-0-0
one Dark Grey Mare L12, one small Bay D.o L7		19-0-0
one bay glass Eyed D.o		12-0-0
3 Grubbing Hoes, 3 Broad Ditto 1 foot adds		0-18-0
Two Hand saws		0-5-0
3 Hammers, one Drawing knife two Gimblets		0-8-0
Five Reap Hooks		0-7-6
one Iron pestle Two Wedges		0-6-0
one parcel of old Iron		0-7-0
one Grid Iron, one Foster, one ladle, one fleshy fork, 1 Iron spoon		0-12-0
one Trivet, Two old hoes one poker		0-2-0
1 pair Iron Traces & Horse gear L1.5, six Leather Ch L3		4-5-0
Twelve Flag Bottom Chairs L1.10, one Desk L4		5-10-0
1 Chest L1, Two oval Tables & 1 Square D.o L1.15		2-15-0
one Loom L1.10, four pewter Basons & Two Dishes L1		2-10-0
Twelve pewter plates and fourteen old Ditto		2-0-0
Two Dishes 7/6, one soop spoon		0-9-0
Fourteen old spoons and one pipes Box		0-3-16
Two Looking Glasses		0-8-0
one Bedstead and Bed and furniture		6-0-0
One D.o D.o		7-0-0
One D.o D.o		10-0-0
One D.o D.o		6-0-0
One D.o D.o		5-0-0
5 Cupps & Saucers, 2 Milk pots, 1 Butter Boat, 1 Custard pot		0-7-0
Three Tea pots and Two Coffee pots		0-8-0
Five Earthen plates and Two Dishes		0-6-6
Five stone plates		0-2-6
1 Candle stick, 1 salt stand one Vinigar Cruit		0-2-6
To sundry cattle		6-0-0
one pair Cart Wheels		1-6-0
one Black Horse and some Harness		9-0-0
one Box Iron, Heaters and Stand		0-7-6

	L	116-6-7
one pair Tongs and Shovell		0-3-6
one pair Iron Doggs		0-10-0
four pair of Cotton Cards		0-15-0
one parcel old Books		0-8-0
one pair Seissors, one pair Snuffers		0-2-6
Two Butter potts and three Jugs		0-12-9
one pickling pott and one Bottle		0-1-3
one pewter Bason		0-1-6
Six sides soles Leather		3-0-0
Two powdering Tubs		0-5-0
one pickling Tub, Two churns		0-6-0
one Rundlet & small Casks		0-5-0

Ten Knives and fourteen forks	0-7-6
Two Trays 3/, one side saddle and Bridle L10	1-13-0
one Mans saddle	0-15-0
one Dutch oven and Hooks	0-8-0
Two wheat sives 1/6, one Meat Sifter 1/, one Meat Bagg 0/6	0-4-0
one Half Bushel & one pail 4/, one Meat Tub 1/	0-5-0
Three Iron potts	1-3-6
one Frying pann 2/6, Two Piggins 2/6	0-5-0
one plow Hoe 5/, one mans saddle L1.5	1-10-0
Two Axes 6/, one safe 20/	1-6-0
One Large Chest	0-15-0
Four Earthern Bowles	0-10-0
One small chest	0-5-0
four Drying Baskets	0-2-6
One Negro Woman Nam.d Daphney	20-0-0
One D.o D.o Sarah	40-0-0
One D.o D.o Amey	70-0-0
One Negro Boy Jack	25-0-0

L 287-6-7

Louisa S.t We the Subscribers in obedience to an Order of Court being first Sworn have Valued and appraised the Estate of George Steward (Dec.d), to L287.6.7 as within which we Report under our Hands this 2.nd day March 1778

Nath.l Garland

William Garrett

William Garrett J.r

At a Court held for Louisa County March the 9.th 1778 This Inventory was this Day Entered and by the Court Ordered to be Recorded

In the Name of God amen I James Michie of the County of Louisa being in my perfect mind and Memory but Very Sick of Body and cauling to mind the uncertainty of this Life make Ordain and appoint this my last Will and Testament laying all other Wills aside in manner and form following to Wit Itam it is my Will and Desire that all my Just Debts be first paid Itam I lend to my beloved Wife During her Natural life the following Negroes Harry, Lucy, Fann, Ester, Milley and Stephen, I likewise lend to my said wife one feather Bed and furniture six Cows and Calves one Horse Ten Head of Hogs, I likewise lend to my Said wifes During her natural Life the plantation I now live on Annexing to it Two Hundred Acres of Land the Mill Excepted and to be Enext to the remaining part of my Estate—Itam It is my Will and Desire that my Land be Equally Divided amongs my three sons by Name, George, John and James Michie but if Either of my afore named son should Die before they come of Lawfull Age or have Lawfull Issue that it be Equally Divided Amongst the survivor or survivours To them and their Heirs forever—Itam it is my Will and Desire that all and Singular the remaining part of my Estate of any Kind or Dignity whatsoever be Equally Divided amongs my Children by name as follows Viz George, John, Ann, Elizabeth, Mary, James & Sarah Michies as they the aforesaid children shall arise to Lawfull Age or Marry but that the whole of the Estate be Kept together and undivided till the one Marries or Comes of Age and after his or her part is laid off the Ballance to continue undivided till another comes of age or marry's and so to Continue undivided and in Common for the support and Maintainance of Such of my said Children as have Not arive to Lawfull Age till the whole arives, to such age or Marries it is my will and Desire that if either of my said Children Should Die Before they are of Lawfull Age or Marries that the daid Estate to be Equally Divided amongs the survivors, which I give and Bequeath to them and their Heirs forever—Itam, it is my Will and Desire that the Negroes stocks &tc I have lent to my beloved wife during her Life, at her Death be Equally Divided amongs my children or their representatives together with all the Increase of the above Lent to them and their Heirs forever—Itam it is my Will and Desire that my Brother Robert Michie, James Watson, Thomas Johnson, Shff, and my son George Michie act as Executors to this my Last Will and Testament. In Witness I have hereunto set my hand and seal this 6.th Day of January one thousand seven Hundred and Seventy Eight

James Michie (his seal)

Signed Sealed and Delivered In Presents of

Mosses White

William Ragland Jun.r

Francis Giddens

At a Court held for Louisa County March the 9.th 1778 This Will was this Day presented in Court by Robert Michie and James Watson two of the Executors therein Named who made oath thereto According to Law, and was also proved by the Witnesses and by the Court Ordered to be Recorded

Know all Men by these Presents that We Robert Michie, James Watson, Thomas Johnson, William Watson, John Poindexter and Richard Johnson are held and firmly Bound to Robert Anderson, James Meriwither, Thomas Johnson & John Poindexter Gentlemen Justices of the Court of Louisa County, Now sitting in the sum of Ten thousand 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, and Each of our Heirs, Executors and Administrators, Jointly and Severally, firmly by these presents, Sealed with our Seals, this Ninth Day of March in the Year of our Lord One thousand Seven Hundred and Seventy Eight and in the second year of the Common Wealth

The Condition of this obligation is Such, That if the above bound Robert Michie and James Watson Executors of the Last Will and Testament of James Michie Deceased do make or Cause to be made a true and perfect Inventory of all and Singular the Goods Chattles and Credits of the said Deceased, which have or shall come to the Hands, Possession or Knowledge of the said Robert Michie and James Watson or into the Hands and Possession of any other Person or persons for them and the same so made, Do Exhibit into the County Court of Louisa at such Time as theyhall be thereunto required by the said Court: and The same goods, Chattles and Credits, and all other the Goods Chattles and Credits of the said Deceased, which at any Time after shall come to the Hands Possession or Knowledge, of the said Robert Michie and James Watson or into the Hands and possession of any other person or persons for them Do well and Truly Administer according to Law: and further Do make a Last and true account of their Actings 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, Chattles and 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

Robert Michie (his seal)

James Watson (his seal)

Thomas Johnson (his seal)

William Watson (his seal)

John Poindexter (his seal)

Richard Johnson (his seal)

Sealed and Delivered in the presence of

At a Court held for Louisa County March y.e 9.th 1778 This Bond was this Day in Open Court Acknowledged and by the Court Ordered to be Recorded

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I Barbary Watson of the County of Louisa and Parish of Trinity being in my Perfect mind and Memory but Very Ill of Body by Afflictions & caulng to mind the uncertainty of this Life make, ordain & appoint this my Last Will and Testament Laying all other Wills aside in manner and form following- Itam it is my Will and Desire that all Just claims and Demands against my Estate be first paid Itam. I give and Bequeath to my Grand Daughter Elizabeth Watson one feather Bed and furniture to her & her Heirs forever Itam I give and Bequeath to my son William Watson all the remaining Part of my Estate of every Kind and Denominate whatsoever that I possess or have any right or Interest In whatsoever To him and his Heirs forever-Itam, It is my Will and Desire that my son William Watson and my son In Law Robert Michie Act as my Executors to this my Last Will and Testament. In Witness hereof I have hereunto set my hand and affixed my seal this 19.th of February one thousand Seven Hundred and Seventy Eight

Barbary (her mark) Watson (her seal)

Signed Sealed and Delivered in presence of

Thomas Johnson Shff

James Wood

Elizabeth Michie

At a Court held for Louisa County March the Ninth 1778 This Will was this Day Presented to the Cort by William Watson and Robert Michie the Executors therein Named who made Oath thereto According to Law and was proved by the Oaths of Thomas Johnson and James Wood two of the Witnesses thereto and by the Court Ordered to be Recorded

Know all Men by these presents that We Robert Michie W.m Watson Thomas Johnson and James Watson are held and firmly Bound to Robert Anderson, James Meriwither, Thomas Johnson and John Poindexter Gent Justices of the Court of Louisa County now sitting in the Sum of Ten thousand 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 and Severally firmly by these presents, Sealed with our Seals this ninth Day of March in the year of our Lord one thousand Seven Hundred and Seventy Eight and in the Second year of the Common Wealth The Condition of this obligation is Such, that if the above bound Robert Michie and William Watson Executors of the Last Will and Testament of Barbary Watson Deceased, Do make or cause to be made, a true and perfect Inventory of all and Singular the goods, Chattles and Credits of the said Deceased, which have, or shall come to the Hands possession or Knowledge of the said Robert Michie and William Watson or into the Hands and Possession of any other person or persons, for them and the same so made, do Exhibit into the County Court of Louisa at such Time as they shall be thereunto required by the said Court: and the same Goods, Chattles and Credits, and all other the Goods Chattles and Credits of the said Deceased, which at any time after shall come to the Hands Possession or Knowledge, of the said Robert Michie and William Watson, or into the Hands and possession of any of any other person or persons for them do well and truly Administer According to Law: and further Do make a Just and true Account of their Actings and Doins therein, when there to 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, Chattles and 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

Robert Michie (his seal)

William Watson (his seal)

Tho.s Johnson Shf (his seal)

James Watson (his seal)

Sealed and Delivered in the presence of

John Nelson

At a Court held for Louisa County March the 9.th 1778 This Bond was this Day in open Court Acknowledged and by the Court Ordered to be Recorded

Know all Men by these presents, that We George Meriwither, William Smith, Nicholas Meriwither are held and firmly bound to Robert Anderson James Meriwither Thomas Johnson-Poindexter Gentle men Justices of the Court of Louisa County-- sitting, in the sum of Ten thousand pounds To --whereof well and truly to be made to the said Justices and their successors we bind ourselves, and each of us, our and each— Executors, and Administrators, Jointly and Severally – these presents Sealed with our Seals this ninth Day of March-- Year of our Lord one thousand Seven Hundred and Seventy Eight and in the second year of the Common Wealth

The Condition of this obligation is Such That if the above bound George Meriwither Executor of the Last Will and Testament of Thomas Ballard Smith Deceased Do make or Cause to be made, a true and perfect Inventory of all and Singular the Goods, Chattles and Credits of the said Deceased, which have, or shall Come to the Hands, Possession or Knowledge, of the Said George Meriwither or into the Hands and possession of any other person, or Persons for them and the same so made, Do Exhibit into the County Court of Louisa at such Time as he shall be thereunto required by the said Court; and the same Goods, Chattles and Credits, and all other the Goods, Chattles and Credits, of the said Deceased, which at any Time after shall come to the Hands, Possession or Knowledge, of the said George Meriwither or into the Hands and possession of any other person or persons for them, Do well and truly Administer According to Law: and further Do make a Just and true Account of his Actings 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, Chattles and 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

George Meriwither (his seal)

William Smith (his seal)

N Meriwither (his seal)

--led and Delivered --the presence of

--a Court held for Louisa County March the 9.th 1778—Bond was this Day in open Court

Acknowledged and by --Ordered to be Recorded and is Recorded

In Obedience to the above Order We Benjamin Mosby, Lewis Barrett & Nicholas Meriwither Being first sworn did appraise the Estate of Thomas Ballard Smith Dec.d as follows Viz.t

5 cows l30, 1 D.o L5	35-0-0	1 Bell mettle spice Mortar	0-15-0
1 Heifer L6.10, 1 cow L7	13-10-0	one firelock	2-0-0
2 stears L14, 2 Bulls L8	22-0-0	1 Box Iron & 2 flat irons	1-10-0
1 small heifer and stear	7-0-0	1 p.r brass scales & weights	1-10-0
1 small bull & heipher	5-0-0	1 square walnut table	0-10-0
1 small heipher30/, 1 calf20	2-10-0	1 pine chest	0-12-6
1 cow and calf L7, 1 d.o L7	14-0-0	1 seal skin trunk phy	
1 cow 7L 1 calf 15/ 1 do 25	9-0-0	sick box and old trunk	1-5-0
1 cow L5.10 one stear L8	13-10-0	3 stone juggs	0-10-0
1 stear 7L one cow L6.10	13-10-0	2 butter pots & a jugg	0-13-6
1 cow & calf L6.10 one cow 5L	11-10-0	1 bed N.o 1 & furniture	20-0-0
one cow L5 one heifer 5L	10-0-0	1 d.o N.o 2 & do	20-0-0
1 heipher 5L one cow L5	10-0-0	1 do No 4 & do	15-0-0
3 yearlings	4-0-0	1 d.o N.o 3 & do	12-0-0
3 heiphers L6.5 one bell 50	8-15-0	1 do N.o 5 & do	15-0-0
1 stear 40/, 31 sheep at 30 p.r			-----
sheep	48-10-0		389-2-0
1 old bay horse	3-0-0	7 walnut chairs	2-5-0
1 black horse	5-0-0	6 hog do 25/, 1 p.r tongs &	
1 small grey Mare	10-0-0	shovel 7/6	1-12-6
1 p.r iron doggs 30/ 1 p.r d.o 10	2-0-0	1 flax wheel 30/, 2 cotton do 15	2-5-0
1 fyerlock 3L, 1 do 20/ 1 do 40/	6-0-0	1 saddle 10/ 1 candle mole 2/	0-12-0
1 large looking glass 30/ 1 do 80/	8-0-0	1 old trunk 7/6 1 do 3l	3-7-6
2 vol. Of stock houses history	6-0-0	1 dutch oven 12/6 1 iron bryler 10	1-2-6
1 d.o of baileys dictionary	0-10-0	1 bell mettle skillet	1-10-0
1 webbs justice 1 bilbe &	1-0-0	1 p.r steel yards & iron pestle	2-15-0
2 raisors & hone 7/6 1 flute 1L	1-7-6	1 iron spit 12/6, 1 p.r cords 40	2-12-6
1 slate 2/6. 1 brass warm.g pan 10	0-12-6	6 pewter basons	3-5-0
1 tea chest 17/6, 1 walnut table 20	2-2-6	6 pewter dishes	3-12-6
1 oak table 30/ 1 cherry do 90	6-0-0	1 dozen puter plates	3-0-0
1 desk 30/ 1 d.o 160	12-0-0	½ dozen d.o (very old)	0-10-0
1 small china bowl	0-7-6	1 p.r old cotton cards	0-5-0
sundry booken tea ware	0-7-6	6 case knives & 7 forks	0-5-0
3 stone dishes 2 of 7 stone plates	2-10-0	1 mans saddle	5-0-0
one tea pott &	0-7-6	2 womens do	0-10-0
1 p.r iron doggs 15/ 2 earthen bottle	1-1-0	1 iron pott & dutch oven	3-0-0
3 candlesticks & snuffer stand	1-0-0	5 raw hides	10-0-0
1 copper coffee pott	0-15-0	1 womans Hunt.g saddle	3-0-0
1 grindstone	1-0-0	1 frying pan	1-0-0
1 churn 3/6 1 loom 25/	1-8-6	Sarah	180-0-0
1 slay and harness	0-12-6	Abram	130-0-0
1 Bay Mare L35	35-0-0	Coneo	90-0-0
1 wheat fann	5-0-0	Janey	60-0-0
1 copper still 35L 1 red & chair 5L	40-0-0	Antoney	40-0-0
40 feet of stack fether & shucks	3-0-0	Polley	80-0-0
4 stacks of blades	4-0-0	Fanney	200-0-0

60 feet of stack fodder & shucks	4-10-0	Bob	60-0-0
5 stacks of Blades	5-0-0	Kit	30-0-0
about 90 barrels of corn@ 20/	90-0-0	Agness	200-0-0
14 geese @ 4/ 4 table cloths		Patty	75-0-0
and one Towel 23/	3-19-0	Tom	40-0-0
5 weeding hoes & 3 grub.g do	3-7-0	Sue	50-0-0
2 hilling hoes & part of another	1-6-0	Sam	200-0-0
2 axes 30/ 6 sows & 7 piggs L12	13-10-0	Phillis (under meum branus)	30-0-0
6 hogs 6L, 3 shoats 20/	7-0-0	Bobby D.o	40-0-0
1 pig 6/, 3 mill puks 6/	0-6-0	Thornton D.o	40-0-0
1 currying knife & adds	1-6-0	Stephen D.o	25-0-0
1 large pot 3L brass kittle 10L	13-0-0	Milly D.o	20-0-0
1 dutch oven 30/	1-10-0	Dick D.o	60-0-0
2 yoke of oxen	48-0-0		-----
1 flax wheel	0-15-0		L 3049-11-6
3 books 10/ 1 frying pan 5/	0-15-0	In Obedience to the Above Order	
1 lot of old hoes	2-7-0	we Lewis Barrett, Nicholas Meriwither	
1 lot of D.o 10/ 1 ax 8	0-18-0	& Richard Phillips being first	
1 tea kittle & trivet	0-10-0	Sworn did appraise the Remainder	
1 ax 15/	0-15-0	of the Deceased Estate Viz.t	
1 sledge hammer & anvil	2-10-0	1 whip saw	1-10-0
1 sow and 4 pigs	2-0-0	1 bed N.o 6	7-0-0

	L 733-16-6	1 Rug & Sheet	2-0-0

			10-10-0
			3049-11-6
2 sows & 3 pigs	3-17-0	Total amount	L 3050-1-6
1 Barrow	0-15-0	To Am.t in errors to be added	0-1-0
7 sows & pigs & 1 barrow	11-0-0	January y.e 16.th 1778	
1 flax hackle	0-3-0	Lewis Barret	
Negro David	100-0-0	Nicholas Meriwither	
Jack	150-0-0	Benjamin Mosby	
Creshey	200-0-0		
Judah	200-0-0		
Total amount with the Errors added Brought Over Viz.t	L3050.2.6		
9 large and 3 small silver spoons		30.0.0	

	L	3080.2.6	

Benjamin Mosby

Lewis Barret

Nicholas Meriwither

At a Court Cont.d and held for Louisa County March y.e 10.th 1778 This Inventory was this day in open Court Returned and by the Court Ordered to be Recorded.

In the Name of God Amen, I John Haley Sen.r of Louisa County Being Sick and weak but of sound mind and perfect Memory, do make and ordain This my Last Will and Testament in manner following Viz.t

First and principally I Recommend my Soul into the hands of Almighty God that gave it me, and my Body to the Earth, to be Deently Buried at the Dicretion of my Executors hereafter Mentioned, and as to my Worldly Estate wherewith it hath pleased God to Bless me with after my Justs Debts is paid I give and Dispose of as followeth

Item I Give to my Daughter Tabetha Dykes one Cow and Calf and one Ewe and lamb

Item I give unto my Daughter Ursuly Crews one Cow and Calf and one Ewe and lamb

Item It is my Will and Desire that the Land whereon I now live should be sold to the Best Bidder, & the money arising from such sale, to be Paid out in other Lands, and that my Executors Give any Daughters that are Now Single the preference of living on part of the s.d land so purch.d or where else they think proper, as long as they remain single

Item It is my Hill and Desire that my Daughter Sarah Haley shou.d share an Equal part in the Land or the money arising from the Sale of the said Land with my sons

Item I give to my Daughter Delila Haley one Bed and Furniture

Item I give to my son William Haley one Black Horse Colt and one Bed---Cont.d

Item, I Give to my son Benjamin Haley One Bed

Item I Give to my son Randolph Haley one grey mare and one bay Horse

Item Give the Money arising from the sale of Land or the Land purchased by the said Money to be Equally Divided between four of my Sons and one Daughter Viz.t John William, Benjamin, Randolph, and my Daughter Sarah

Item I Give to my son Bartlet Haley one Ewe

Item It is my Will and Desire that all my Estate that is not here before Given show.d be Sold to the highest Bidder and the money arising from such sale be Equally Divided among my Children Viz.t

John William, Benjamin, Randolph, Sarah and Delila—And Lastly I appoint my sons John and Randolph Haley my whole and Sole Executors of this my Last Will and Testament, In Witness whereof I have hereunto Set my hand and Seal this 20.th day of January 1777

John (his mark) Haley (his seal)

Signed Sealed and Delivered In presence of
Memor.m before Signed

It is my Will and Desire that my two sons, John and Randolph Haley shoud be allow.d a Sufficient Sum of Money out of my Estate that is to be Sold to purchase a Bed for Each of them Equevolent to those above Given

John (his mark) Haley (his seal)

Test

W.m Phillips

Benj.a Mosby

R.d Phillips

At a Court held for Louisa County April y.e 13.th 1778 This Will was this day Exhibited in Open Court by Randolph Haley one of the Exors therein Named and was proved by the Oaths of the Witnesses thereto and by the Court Admitted to Record and is Recorded

Know all Men by these presents, That We Randolph Haley John Dykes and John Haley are held and firmly Bound to Thomas Johnson, Robert Anderson, Samual Ragland, Thomas Johnson Jun.r, William Phillips and John Poindexter Gent: Justices of the Court of Louisa County, now sitting, in the Sum of Five Hundred Pounds Curr.t Money. 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, this thirteenth day of April in the year of our Lord One Thousand Seven Hundred and Seventy Eight The Condition of this obligation is such, That if the above bound Randolph Haley Executor of the Last Will and Testament of John Haley Deceased, do make, or Cause to be made, a true and perfect Inventory of all and Singular the Goods, Chattles and Credits of the Said Deceased, which have, or shall come to the Hands, Possession or Knowledge, of the said Randolph Haley or into the Hands and Possession of any other Person or Persons, for him, and the same so made, do Exhibit into the County Court of Louisa at such Time as he shall be thereunto required by the Said Court; and the same goods, chattles and Credits, and all other the Goods, Chattles and Credits of the Said Deceased, which at any Time after shall come to the Hands, Possession or Knowledge, of the Said Randolph 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 Actings and Doings therein, when thereto Required by the said Court: and shall Well and truly pay and Deliver all the Legacies contained and specified in the Said Testament, as far as the Said goods, chattles and 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

Randolph Haley (his seal)

John Dykes Jun.r (his seal)

John Haley (his seal)

Sealed and Delivered In the Presence of

The Court

At a Court held for Louisa County April the 13.th 1778 This Bond was this day in Open Court Acknowledged and by the Court Ordered to be Recorded

January 17.th 1778

In obedience to an Order of the Worshipfull Court of Louisa County We the subscribers have appraised all the Estate of James Smith Deceased, that was presented to our View, I Curr.t Money of Virginia

Imprimis

To one Sorrell Mare	L	30-0-0
To a Mans Saddle &		6-10-0
To a Cow and Calf		7-0-0
To a Whip Saw, Wrest and file		6-0-0
To a Coopers Adds 7/6, A frying pan 15/		1-2-6
To an Iron pott & Hooks		2-0-0
To an Earthen, or Stone Jugg		0-5-0
To a parcel of Carpenter Tools		2-6-0
To one gun 70/, To a Bell 10/		4-0-0
To a Chest & Bottle 8/9, An old blanket 7/6		0-16-3

Total	L	59-19-9
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Sworn Appraisers

John Bagby

Will.m Bagby

John Whitton

At a Court Cont.d and held for Louisa County April y.e 14.th 1778 This Inventory and appraisment was this Day in open Court Returned and Ordered to be Recorded

An Inventory and Appraisement of the Estate of M.r Cosby Duke Dece.d Taken the 16.th day of January 1778

To one Negro Man Robin L50, one Negro Man Dick L123.6.8	L	173-6-8
To one Negro Man Sabra L136.13.4, one D.o Tom Bryant 100L		236-13-4
To one Negro Boy, Charles L80, one D.o Bunch L100		180-0-0
To one Negro Woman, Aggy L80, one D.o Annaky L80.13.4		161-13-4
To one Negro Woman Patt L100, one D.o Nancey 100L		200-0-0
To one Girl Hannah 75L, one D.o Judy 65L		140-0-0
To one negro Boy Julias 40L, one Negro girl Amey L20		60-0-0
To one Negro Boy Young Dick L15, one Negro Girl Celia 70L		85-0-0
To one grey Horse Jack L14, one bay D.o Buck L20, one Bay Mare Judge L14		48-0-0
To one bay Mare Polley L65, one bay D.o Suckey Simmons L12.10		47-10-0
To 1 bay Mare Colt Diamond L25, one bay horse Colt Pompey 25L		50-0-0
To one old Riding chair & Harness L7.10		7-10-0
To 1 Stall.d Beef L17.10, one D.o L12.10, one D.o L5		35-0-0
To 2 Yoke of Oxen with Yokes & rings & L22.10 thirty two head of Cattle L85		107-10-0
To a Cart & Wheels shod & Box, @ a Clevy and Ox chain		6-0-0
To 26 head of shee @ 15/ L19.10 Two fatning hogs L5, Six hogs 12L		36-10-0
To 4 Sows and 23 pigs L10-50 geese @ 4/ L10		20-0-0
To a Case of knives & forks 24/, one d.o 30/, 8 old knives & 11 forks 25/		3-19-0
To 8 pewter Dishes 80/, one Doz.n hard mettles pewter plates 50/, 1 Doz.n pewter D.o 25/		7-15-0
To 10 old pewter plates 20/, 2 pewter pottle Basons 20/ a small parcel old pewter 2/6		1-14-6
To 6 brass candle sticks @ 5/, 30/ one iron D.o 1/, 2 chaf.g dishes 8/		1-19-0
To 1 spice Morter & Booken pestle 12/6, one Coffee pott 7/6 a Roaster and Toaster 5/		1-5-0
To 1 Tin funnel 1/6, 5 pottle Bottles 5/, 23 Quart Bottles 11/6 a Broken Decanter 1/6		0-19-6
To 1 old Tea kittle & Trippet 5/, 2 butter potts 9/, a Rimm and parcel of Phyols 7/6		1-1-6
To 1 Candle Box 2/6, 2 Small Canisters 2/, 1 Lanthorn 5/ a mouse trap 1/0		0-10-9
To 1 Box Iron and Heaters 10/, 3 flat Irons 11/, 1 Iron Toaster 3/, A Sugar Box 12/6		1-16-6
To 2 pair Marking Irons 3/, a pruning knife 1/6		0-4-6
Carried Over		
To 2 stacks of Tops 60 feet long Each L12, 11 Corks of Blades @ 10/, L5.10		17-10-0
To 1 broken Cross Cut Saw 30/, 6 augers, 2 drawing knives 5 Chiswalls one gouge and Hammer 25/		2-15-0
To 1 spade 7/6, 1 sythe & 13 reap Hooks 20/, 7 Broad hoes 42/, 5 Grubbin Hoes 20/		4-9-6
To 8 old hilling hoes 24/, 6 old plow Hoes and New ground plow and Coutter		3-14-0
To 3 new plow hoes @ 7/6, 22/6- 6 Narrow & 3 Broad Axes 67/6		4-10-0
To 4 Iron Wedges 1 froe & adze 20/6, 2 hand saws 12/6 a pair		

of Steelyards 12/6	2-5-6
To a piece of Ox chain & 3 hooks 7/6, one half of a wheat fan 50/	2-17-6
To one large grind stone 40/, one small D.o 30/, one hand Mill and Stones 40/	5-10-0
To one Iron pott and hooks 25/, a Iron Morter & pestle 10/ two Bell mettle skillits 45/	4-0-0
To 1 Grid Iron 10/, 2 old Tables 7/6, one Iron pott Hooks and pott rack 40/	2-17-6
To 1 old Dutch Oven, Frying pan & Iron spitt 17/6	0-17-6
To 2 washing Tubs 4 water pails & a milk Piggin 17/6	0-17-6
To 1 Iron ladle 2/6, one Loom 25/, 2 spinning wheels and 2 pair Cards 15	2-2-6
To 2 slays & Harness 27/6, one Cotton gin 5/	1-12-6
To 1 soap Jarr 1 stone pitcher 2 old Casks 1 Churn and one old flour Barrel 20/	1-0-0
To a set of Warping Barrs & Boxes 7/6, 6 Cyder Casks 30/ 9 old Barrels 35/	3-12-6
To 6 Tob.o Hhd.s 30/, 1 Jugg with Linseed oil 15/, 6 Juggs 15/	3-0-0

	L 1679-10-1
To 1 stone Pitcher, jugg & meat tray 6/3, 2 sides Sole Leather 60/	3-6-3
To 2 p.r sheep shears 3/, 2 p.r Wool Cards 2/, 1 large old chest 12/6	0-17-6
To 1 small chest 20/, an old Warming pan 2/6, a Elbow chair 5/	1-7-6
To 1 Meal sifter 10/, 2 horse collars 3/6, 4 Baskets 10/, a stone Broken Dish 1/3	1-4-9
To 2 feather Beds a Bedstead, hide, Cord, Rug, Blanket a p.r sheets and Bolster	30-0-0
To 1 old side Saddle 20/, a Bedstead, Cord & old Box 11/6	1-11-6
To 1 p.r hand Irons and Bellows 10/, one large painted chest 25/	1-15-0
To 1 Small old Chest 5/, One D.o with Luber 7/6 a flax wheel & Winding Blades 20/	1-12-6
Carried Forward	
To 2 Guns, a Gun Barrel, a Pistol, & 2 Iron Rods L6.10	6-10-0
To 46 lb new Iron @ 9.d 34/6, 2 Leather Elbow Chairs 60/	4-14-6
To 1 Doz.n Leather chairs L12, one Black Walnut Desk L7.10	19-10-0
To 2 Black Walnut Folding Tables 100/, a Dressing Table & Cover lid 30/	6-10-0
To 1 Case with 10 gallon bottles 100/, one large looking glass 50/	7-10-0
To 1 seal skin Trunk 15/, one old Trunk 7/6, 2 Gallons Honey 30/	2-12-6
To 1 Great Bible, Common prayer Book, and Sundry old books 50/	2-10-0
To 1 feather Bed & furniture with 3 Bed Quilts L20	20-0-0
To a Case with 3 razors, strop, Hone & Viol 30/, a Case with 2 Lancets 7/6	1-17-6
To 1 Bed and furniture L18.0.6, One D.o & furniture L16	34-0-6
To 1 Trundle Bedstead & cord 5/, one safe 25/, 1 chest of drawers 50/	4-0-0
To 1 p.r old money scales and Weights 5/, a case and 2 lancets 2/6	0-7-6
To 1 old folding Table 15/, 2 Leather chairs & 5 flag D.o a Cricket and Candle Stand 15/	1-10-0
To 1 p.r and Irons 10/, a pair fire Tongs & 2 Shovels 12/, a pair of Taylors shoes 3/	1-5-0
To 2 Cow hides 65/, a p.r and Irons 10/, 2 cloth brushes 3/9, Three	

Table Cloths 15/	4-13-9
To 3 pillow cases 6/, 4 Towels 6/, 2 old Brown Linnen Table Cloths 4/	0-16-0
To 1 china Bowl broken and 1 whole D.o 22/6 One Queens China D.o & 1 Broken Earthern D.o 6/3	1-8-9
To 1 Doz.n Queens China plates 15/, 1 stone plates 11/, 9 agate & 3 Earthern D.o 12/	1-18-0
To 2 agate Dishes 7/6, 1 glass cooler 7/6, 3 Queens china Mugs 12/	1-7-0
To 1 Tea pott, half Doz.n Cups & saucers & some Broken D.o with 2 china cups &	0-15-0
To 1 Tea pott 7 old Earthen Cups, Sugar pott mustart pott and milk pott 5/	0-5-0
To 2 old Broken glass Tumblers & Mustard pott 1/3, 1 Doz.n Silver Tea spoons 60/	3-1-3
To 1 pewter soup spoon 2/6, 2 Candles muffers & 1 pint bottle 3/6	0-6-0
To 3 p.r old Cotton Cards 15/, One spinning Wheel 24/2	1-19-2
To 1 Still, Worm & Tub L35 one pint pewter pott and Plastering Towel 6/	25-6-0
To 3 Casks 12/, 1 Quart Bottle 1/, One Mans Saddle 40/ 1 D.o 25/, 1 Boys D.o 15/	4-13-0
To 3 Bridles 12/, 3 Horse Collars & Harness with Iron Rings 12/	1-4-0
To 1 Inkstand 2/6, 6 Candle Moulds & a Coffee Mill 22/6	1-5-0
To 9 Cotton Sheets 72/, Cash in paper 88/	8-0-0

Carried over L -----
1891-0-6

Brought forward

To Barrels Corn @ 15/, p.r Barrell

To Bushels Wheat @ 5/, p.r Bushel

To Bushels Peas @ 4/ p.r Bushel

To Bushel Rye @ 6/ p.r Bushel

To lbs of Cotton @ 6.d p.r lb in the Seed

In Obedience to an Order of Louisa Court, dated January Court 1778, We the Subscibers have appraised the Estate of M.r Cosby Duke Deced to the above Sum of one thousand Eight Hundred and Ninety one pounds, and six pence Curr.t Money Exclusion of the Corn, Wheat, Peas, Rye and cotton, given under our hands this 16.th day of Jan.y 1778

W.m Crenshaw

At a Court Cont.d and held for Louisa County April y.e 14.th 1778 This Inventory and appraisement was this day in open Court Returned and by the Court Ordered to be Recorded

An appraisement of the Estate of William Johnson Deced taken November 21.st 1777

9 Hogs @ 20/, 13 shoats @ 10/	15-10-0	4 weeding hoes 6/, 2 wedges 12/6	0-18-6
3 hogs @ 24/2, 5 shoats @ 7/	5-7-6	1 broad ax 20/, 1 hand saw 10/	1-10-0
9 cows @ 5L, 4 Heiphers @ L3.10	59-0-0	3 narrow D.o & a hatchet	0-15-0
4 heiphers @ 40/, 2 stears @ L4	16-0-0	1 coopers ax & a dze	0-15-0
24 geese @ 3/, 6 yearlings @ 20/10	9-17-0	a parcel of old tools	0-12-0
14 sheep	3-18-0	5 cup hooks 7/6 a ladle	
1 Mare 25L, 1 Ditto L10	5-0-0	grid iron & 12/6	1-0-0
1 old Mare	8-0-0	1 box iron & heaters 20/ 1 skillit 7/6	1-7-6
4 dishes 35/, 2 Basons 30/	3-5-0	1 p.r steelyards 20/, 171/2lbs iron 17/6	1-17-6
18 plates 54/, 2 Basons & a p.t		1 x cut saw 30/ 1 mans saddle L5	6-10-0
pot 60/	6-0-0	2 old saddles 20/a parcel	
10 spoons 10/, 1 spice mortar & 30/	2-0-0	of Leather 4/	5-0-0
1 Tea kittle 20/, 3 plow hoes 10/	0-10-0	2 spinning wheels 15/, 2 cow	
3 gurb.g hoes @ 6/, 4 hilling d.o 10/	1-8-0	hides 55/	3-10-0
2 Butter pots 8/, 4 Juggs 10/	0-18-0	Brought forward	1329-6-10
1 Brass kittle L3, 2 wheat sives 6/	3-6-0	about 200lbs of cotton	7-10-0
61/2 Bushel 4/, 3 collars & harness 15/	0-19-0	1 cow hide 40/ 1 grind	
1 flax wheel 30/, 1 grindstone 15/	2-5-0	stone 15/	2-15-0
23 lbs of feathers & Bags	5-15-0	1 broad ax 10/ 2 iron wedges	
about 100 lbs of Cotton in the seed	5-15-0	10/	1-0-0
about 14 lbs of Wool	3-10-0	A parcel of Carpenters Tools	1-0-0
5 Casks 20/, 1 chest 10/	1-10-0	6 old hoes 20/ 5 ditto 20/	2-0-0
4 Iron pots 4L, 1 Trunk 4L	8-0-0	one iron pott 12/6 two	
3 Beds and furniture	45-0-0	p.r of harness & a bell 8/	1-0-6
1 old Desk L3, 4 chairs 30/	4-10-0	one old horse L5 one side	
1 Table 20/, 2 looking glasses L3.10	4-10-0	of Leather 12/6	5-12-6
Earthern Ware and Glass D.o	2-0-0	one horse	20-0-0
1 Gun & 3L 1 Rat Trap 7/6	3-7-6	one negro woman Tamer	70-0-0
Sheep shears candle moulds &	0-12-0	One d.o girl Esther	55-0-0
a Slay & Harnes	0-10-0	One d.o d.o Doll	40-0-0
1 Chamber pot 2/6, 3 of old		One d.o d.o Dinah	30-0-0
Cords 30/	1-12-6	One d.o woman Sarah	100-0-0
1 Hone stro & razor	0-12-6	One d.o girl Beck	120-0-0
one negro man Peter	80-0-0	One d.o d.o Charity	80-0-0
1 d.o d.o Ceasar	150-0-0	One d.o man Samson	90-0-0
1 d.o woman Nan	120-0-0	One d.o d.o Bob	30-0-0
1 d.o D.o Dilcey	150-0-0	4 sows L6, four Barrows	
1 d.o girl Jane	126-13-4	L7.10	13-10-0
1 d.o woman Lucey	80-0-0	Two stears L9.10 four	
1 d.o girl Else	130-0-0	cows L20	29-10-0
1 d.o Boy Tom	60-0-0	3 heiphers 9L 2 stears 6L	15-0-0
1 d.o d.o Bob	40-0-0	2 yearlings L4 one Ram 20/	5-0-0
1 d.o girl Milley	40-0-0	2 hogs L6 two sows L3.10	9-10-0
1 d.o Boy Isaac	30-0-0	7 shoats @ 15/	5-5-0
1 d.o girl Pegg	25-0-0		-----

L 1329-6-10

Tho.s Darracott

Joseph Shelton

Geo: Holland

At a Court held for Louisa County May y.e 11.th 1778 The above Inventory was this Day Exhibited in Court and by the Court Ordered to be Recorded

In obedience to an Order of Louisa Court We the Subscribers being first sworn do appraise the Estate of James Michie Deced as follows To Wit

A Girl Named Mary	L	150-0-0
A Girl Named Sarah		120-0-0
A Girl Named Anne		180-0-0
A Girl Named Esther		80-0-0
A Wench Named Fanny & her Child Stephen		210-0-0
A Girl Named Phillis		60-0-0
A Fellow Named Harry		200-0-0
A Girl Named Milley		75-0-0
A Fellow Named Rob.t		200-0-0
A Fellow Named Isaac		220-0-0
A Fellow Named Michal		200-0-0
A Fellow Named Bob		195-0-0
A Boy Named Jeremiah		180-0-0
A Boy Names Moses		120-0-0
A Wench Named Jane		20-0-0
A Wench Named Betty		80-0-0
A Wench Named Lucy		75-0-0
A Boy Named Robin		50-0-0
A Boy Named Aaron		92-10-0
A Girl Named Lucy		60-0-0
A horse Cart		10-0-0
A compleat sett of Black Smith Tools		50-0-0
A cross cutt saw		2-10-0
Twenty Ewes Two lams & Eleven lambs		37-10-0
Twenty Eight Hogs		18-2-6
A parcel of planters Tools		28-10-0
One light bay Mare in foal		40-0-0
Eight cows Two Calves and a Yearling		50-0-0
One Bay Horse		20-0-0
One grey Horse		30-0-0
One old bay Mare in foal		25-0-0
Six Cow hides		12-0-0
Thirty Geese		4-10-0
Two Steers		18-0-0
Five Cows and Calves		40-0-0
Carried Forward		
Brought Forward		
Nine Cows		60-0-0
Eight young Cattle		28-0-0
Thirteen young cattle		19-10-0
Two Cow Hides		3-0-0
Twenty five Hogs		25-0-0
One Cow		7-0-0
One Desk		15-0-0
One Large Table		5-0-0

One Square Table	2-10-0
One Small Table	2-0-0
Two Seal Trunks	2-10-0

	3124-0-6
One Dressing Glass	3-0-0
Five large pictures	10-0-0
Ten flag chairs	3-0-0
Six old leather chairs	6-0-0
Three china Bowls	2-5-0
Two Earthen dishes 6 china cups two saucers 4 tea spoons	3-0-0
Two Brass Candle sticks	0-12-0
Three large Bottles	1-10-0
One sugar & one pepper Box	0-10-0
Thirteen Deep Earthen plates	3-18-0
Two Tea pots Salt sellers tumbler	1-16-0
One Canister one mugg & old sugar dish	0-6-0
One half Doz.n knives & forks & box	2-0-0
the whole of his Pewter	10-0-0
the grid iron 1 spice mortar 2 iron ladles a hackle & coffee pott	4-10-0
One Square Table	1-5-0
A Quantity of powder	0-10-0
Six Jugg & one Butter pott	5-5-0
One large & one small Cask	0-15-0
Two flax wheels	2-0-0
Two Iron pott	1-0-0
Two Box Iron & heaters	1-5-0
One Cotton Wheel	0-12-0
One Small Skillit	0-12-0
Two Beds and furniture	50-0-0
One Bed Bedstead & Furniture	40-0-0
One Bed and Furniture	30-0-0
Two Beds and furniture	55-0-0
Carried Forward	
one bed and Furniture	45-0-0
Two chests	0-1-10
One large looking glass	6-0-0
One Large Jugg	5-0-0
two pair hand irons	4-0-0
One Tongs & shovle	
five thousand w.t of Tob.o	125-0-0

	L 3551-10-6

Christopher Wood

Moses White

Rich.d Johnson

Rob.t F.g Bibb

At a Court held for Louisa County May the 11.th 1778 The above Inventory was this Day Exhibited in Court and Ordered to be Recorded

In obedience to an Order of Louisa Court we the Subscribers being first Sworn do appraise the Esate of M.rs Barbary Watson Decd as follows (To wit)

A parcel of fodder	L	4-15-0
A parcel of Cotton		6-0-0
a Quantity of tallow, Wax & Candles		3-0-0
A Quantity of honey, Sugar & butter		5-0-0
A parcel of pewter		3-0-0
A pair cotton cards		3-0-0
A parcel of ginger, peper, & other trifles		2-10-0
Twenty w.t of spun cotton & flax		15-0-0
One hundred yards of cloth		75-0-0
a sheep skin & a few onions		0-2-6
ten lb of flax & 3 lb of Hemp		1-13-0
A Quantity of Wool and Cotton Seed		0-10-0
a pair of Loom Harness		0-12-0
a Quantity of leather		14-0-0
one bag and feathers		3-0-0
three Quarts rum		1-7-6
one 2.t Brandy & 2 Qt.s Muque bark		0-11-0
one feather bed		12-0-0
thirty Barrels corn		37-10-0
Forty three Bushels Oats		12-10-0
Seventeen & half barrels corn & parcel nubbins		26-15-0
Carried forward		
Two Cow Hides		4-0-0
One Hogs head Tobacco		25-0-0
one parcel D.o		10-0-0
One parcel short corn		1-0-0
A Quantity of fodder & Hemp		1-0-0
A parcel of wheat		0-10-0
A parcel of Hemp seed		0-5-0
One basket		0-3-0
250 W.t of Tob.o		6-5-0
A parcel of old iron		2-10-0
A Quantity of Soap		5-11-0
A Quantity of Salt		1-10-0
Seven hundred W.t of Bacon		70-0-0
One large Iron pot full of fat		9-10-0
a parcel of small pots with fat		2-8-6
a 11 young Cattle		17-2-6
14 head of Hogs		8-8-0
three Ewes two lambs & a ram		7-10-0
Twenty two geese		3-6-0

	L	404-3-0

Witness our hands this 18.th day of March 1778
 Christopher Woods

Moses White
Rich.d Johnson
Rob.t Fg Bibb

At a Court held for Louisa County May the 11.th 1778 The above Inventory and appraisment was this day Exhibited in Court and Ordered to be Recorded

In the Name of God Amen, I Francis Waddy of Saint Martins Parish in the County of Hanover being of perfect sence and memory thanks be to Almighty God for the same I do make and Ordain this my last Will and Testament – my soul I bequeath to God that gave it my body I Recommend to be buried at the discretion of my Executors hereafter mentioned Imprimis. As to those Worldly goods my Estate as it hath pleased Almighty God to Bless me within this Life (after my Just Debts and Funeral charges being paid) I have and Dispose in manner and form following, Item. I give to my Brother Samuel one negro fellow Named Peter to him and the Lawfull Heirs of his Body forever he paying to my Sisters Ann and Elizabeth thirty pounds Current Money Each in Twelve Months after my Decease, Item, I give to my Sister Elizabeth Six Silver spoons to her and the Lawfull Heirs of her Body forever, Item, I give to my Sister Ann one bay horse together with my undivided part of my Sister Mary's Estate, to her and the Lawfull heirs of her Body forever, it is my Will and Desire that all the Remainder of my Estate be it of what nature or Quality Soever be Equally Divided among my Brother & Sisters – now in case my Brother or Either of my Sisters should Die without Lawfull Heirs as above mentioned then it is my Will and Desire that my Estate given them should be Equally Divided among the Survivours – Lastly I do appoint constitute and ordain Nelson Thomson and my Brother Samuel my whole and sole Executors of this my Last Will and Testament making Void and annulling all other Wills by me heretofore made Declaring this to be my Last Will and Testament and no other, In Witness whereof I have hereunto set my hand and seal this Thirtieth Day of September one thousand Seven hundred and Seventy Seven
Frances Waddy (his seal)

Signed Sealed and Published in presence of

Charles Thomson

John Winston

W.m Mills

At a Court held for Louisa County August the 10.th 1778 This Will was this day Exhibited in open Court by Nelson Thomson one of the Executors therein Named who made oath, and Entered into Bond Conditioned as the Law Directs and was proved by the Oaths of Charles Thomson, John Winston, and William Mills Witnesses thereto, and by the Court the same is Admitted to Record

Know all Men by these Presents, that M.r Nelson Thomson, Waddy Thomson and William Rice are held and firmly Bound to Thomas Johnson, Rob.t Anderson, Thomas Johnson, Nath.l Garland & John Poindexter Gent: Justices of the Court of Louisa County now sitting, in the sum of Two thousand 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 and Severally, firmly by these presents, Sealed with our Seals, this tenth Day of August in the year of our Lord one thousand seven Hundred and Seventy Eight and in the third year of the Common Wealth The Condition of this obligation is Such, That if the above Bound Nelson Thomson Executor of the Last Will and Testament of Frances Waddy Deceased, Do make or Cause to be made, a true & Perfect Inventory of all and Singular the Goods, Chattles and Credits of the said Deceased, which have or shall come to the Hands, Possession or Knowledge, of the said Nelson Thomson or into the Hands, and Possession of any other person or persons, for him and the same so made, do Exhibit into the County Court of Louisa at such Time as he shall be thereunto required by the said Court; and the same Goods, Chattles and Credits, and all other the Goods, Chattles and credits of the said Deceased which at any Time after shall come to the Hands, Possession or Knowledge, of the said Nelson Thomson 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 Actings 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, Chattles and 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

Nelson Thomson (his seal)

Waddy Thomson (his seal)

W.m Rice (his seal)

Sealed and Delivered in the presence of

At a Court held for Louisa County August the 10.th 1778 This Bond was this day in open court acknowledged and by the Court ordered to be Recorded

In the Name of God amen I William Thomson of the County of Louisa and Parish of Trinity being of sound mind and Memory at this Time thanks and Praises to Almighty God for the same but being Sensible of the Decay of nature and the Certainty of Death in order to Dispose of any Temporal Estate after my Decease according to my present Desire have thought Expedient to make any Last Will and Testament in manner following – Imprimis I commend my Spirit into the Hands of my Blessed Saviour Jesus Christ, and as to my Body I leave it be buried at the Discretion of my Ex.tx and Ext.r hereafter Mentioned – Item I give and bequeath unto my daughter Anne Thomson one negro boy named Jack a negro girl Named Easter, a Side Saddle, a dark bay mare named Bounce, and Middleing good Cow & Calf & a bed and furniture to her and her Heirs forever – Item, I give and bequeath unto my son Rodes Thomson the Land I purchased of John Ederington from the Lower South Corner of Robert Wasley's line to the fork of Goldmine Creek all that is above, a negro Woman Named Luce a Bed and furniture & a Cow a calf to him & his heirs forever – Item, I give and bequeath unto my Daughter Mary Wigglesworth one Negro boy named Dick a Girl Named Jane She has in possession to her and her Heirs forever. Item, I give and bequeath unto my son William Thomson half the Land back of the New Design fence, one negro Named Milley a Mare and colt and Saddle that he has now in Possission, a Cow and Calf and a Bed and furniture to him and his Heirs forever. Item, I give and bequeath unto my so Clifton Thomson the other half of the Land back of the New Design fence, to be Divided Between them as they can best agree, one negro Man Named Jeffery a young bay mare two years old, my Riding saddle, one Bed and furniture, and a cow and Calf, to him and his heirs forever. Item, I give and bequeath unto my Son Asa Thomson a Tract of Land Beginning at the ford betwixt here and John Ederingtons and running thence a Straight line to where my lower line Crosses the road thence down the road to my lower Corner on Joseph Harrisons line, thence along his line to W.m Biggers'es line thence along Biggerses line corssing the said s.d Biggerses Mill Pond thence, up the Pond to the corner of the New Design fence, thence along the fence streight to the upper line, thence to the Beginning, also one Negro Man Named Frank, a middling good Beast and Saddle a Bed and furniture a Middling good gun and a Cow and Calf to him and his Heirs forever – Item, I give and bequeath unto my son John Thomson Three Hundred Pound Curr.t Money – also a negro Woman Named Sue, a middling Beast and Saddle, a Middling good gun, a Bed and furniture, a cow & calf and a years schooling to him and his Heirs forever. Item, I give and bequeath unto my Daughter Eunice Thomson one negro boy named Anthony, a Negro named Pegg, a midling Beast and side saddle, a Bed and furniture, and a Cow and calf and half year schooling, to her and her Heirs forever. Item, I give and bequeath unto my Daughter Elizabeth Thomson one negro boy named Adam one negro girl named Phillis, a midling good Beast and Side Saddle, a Bed and furniture, a cow and calf and two years school.g to her and her heirs for ever. Item. I give and bequeath unto my Daughter Lydda Thomson one negro boy named Stephen a negro girl named Delph, a Midling Beast, and side saddle also a Bed and furniture, a cow and calf and three years school.g to her and her Heirs forever, Item, I give and bequeath unto my so David Thomson the Remainder of my Land, (after my wifes Decease) containing the Plantation whereon I now live, also a negro boy Named Isaac, a Midling good Beast and Saddle, a Bed and furniture, also a midling good gun, a cow and calf, and five years schooling to him and his Heirs forever. Item. I give and bequeath unto my Daughter Sarah Thomson, a negro boy named Moses, and a Girl named Jane, a midling Good Beast and side saddle also a Bed and furniture, a cow and calf and three years Schooling, to her and her Heirs forever – and in case either of my Children should die before they should come of age or Marry, then there part of my Estate I give to be Equally Divided amongst all my Surviving Children. Item, after all my Debts are paid I give and bequeath all the Rest of my Estate not particularly herein Mentioned to my beloved Wife Anne Thomson to her and her Heirs forever – Lastly I nominate, constitute, and appoint my beloved Wife Anne Thomson, my sons, Rodes Thomson and William Thomson whole and sole Ext.x and Ext.rs of this my Last Will and Testament hereby revoking all o

ther Will or Wills by me heretofore made and Declaring this to be my Last Will and Testament In
Witness whereof I have hereunto set my hand and seal this Twenty fourth day of April 1778
William Thomson (his seal)

Sign'd Seal,d & acknowledged In Presence of

Robert Wasley

Dav.d Thomson

John Ederington

At a Court held for Louisa County August the 10.th 1778 This Will was this day Exhibited in open
Court by Anne Thomson, Rodes Thomson and William Thomson Exors therein Named who made Oath
thereto According to Law and was proved by the oths of Robert Wasley, David Thomson, and John
Ederington Witnesses thereto and Ordered to be Recorded

Know all Men by these presents that We Ann Thomson, Rhodes Thomson, William Thomson, Samuel Brockman, Thomas Graves and William Smith are held and firmly bound to Thomas Johnson Rob.t Anderson Samuel Ragland Thomas Johnson & John Poindexter Gent: Justices of the County of Louisa County, now sitting in the sum of Ten thousand 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 and Severally, firmly by these Presents. Sealed with our seals, this tenth day of August in the Year of our Lord One thousand Seven Hundred and Seventy Eight and in the third year of the Common Wealth

The Condition of this obligation is Such, that if the above bound Ann Thomson, Rhodes Thomson and William Thomson Executors of the Last Will and Testament of William Thomson Deceased, do make, or Cause to be made, a true and Perfect Inventory of all and Singular the Goods, Chattles and Credits of the said Deceased, which have, or Shall come to the Hands, Possession or Knowledge of the Said Ann Thomson, Rhodes Thomson & William Thomson or into the Hands and Possession of any other Person, or Person, for them and the same so made, do Exhibit into the County Court of Louisa at such time as they shall be thereunto required by the said Court: and the same Goods, Chattles and Credits and all other the Goods, Chattles and Credits, of the said Deceased which at any Time after shall come to the Hands, Possession or Knowledge of the said Ann Thomson, Rhodes Thomson and William Thomson or into the Hands and Possession of any other person or persons for them Do well and truly Administer According to Law; and further Do make a Just and true account of their Actings 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, Chattles, and Credits, will thereunto Extend, and the Law charge; Then this obligation to be Void and of none Effect or Else to remain in full force and Virtue

Anne (her mark) Thomson (her seal)

Rodes Thomson (his seal)

William Thomson (his seal)

Saml Brockman (his seal)

Thos Graves (his seal)

William Smith (his seal)

Sealed and Delivered in the presence of

At a Court held for Louisa County August the 10.th 1778. This Bond was this day in open Court acknowledged and Ordered to be Recorded

In Obedience to an Order of Louisa Court, to us Directed, we have appraised the Estate of David Bunch Decd

Two fat hogs 100/, one Mare 100/, one Horse 300/	L	25-0-0
One Young mare 360/, one Colt 400/, Six Yearlings 90/		42-10-0
One Cow 72/6, one Cow 50/, one Cow 55/, one Cow & Calf 60/		11-17-6
Two young cows 100/, ten hogs 160/, Twenty three geese 34/6		14-14-6
Six fat hogs 180/, one Sow and pigs 30/, Ten sheep 100/		15-0-0
One pair of Cart Wheels 50/, and Grindstone 8/, parcel of old hon 50/		5-18-0
One parcel of fodder and Corn 220/, two Casks 10/, one Hack fodder 10/		12-0-0
One parcel of Corn & fodder 145/, one stack of fodder 20/		8-5-0
One parcel of Oats 102/, Two beds and furniture 320/		21-2-0
One lot of furniture 160/, These chests 30/, one parcel Earthen ware 30/		11-0-0
One parcel of furniture 30/, parcel beans 3/, one parcel of old hon 25/		2-18-0
Three beds 360/, one lot of furniture 20/, one bull Hide 20/		20-0-0
Two hides and a pair of Leather bags 20/, One spinning Wheel 10/		1-10-0
One parcel of furniture 22/, One parcel of pewter 80/		5-2-0
On parcel of pots & frying 40/ Two tubs and five pails 25/		3-5-0
Two Iron racks and pot 30/, one loom warping bars and boxes 12/		2-2-0
One lot of furniture 42/6		2-2-6

	L	203-14-6

James Watson

William Sargeant

At a Court held for Louisa County September y.e 14.th 1778 This Inventory was this Day Exhibited in Court, and by the Court it was Ordered to be Recorded

In the Name of God Amen, I David Smith of the County of Louisa being at this time Very sick and weak but of blessed be God of perfect good sence and Memory. Do make ordain and publish this my last Will and Testament in manner and form following

Imprimus, I lend unto my loving Wife Elizabeth Smith During her Natural life the Tract of Land whereon I now live together with five Negroes (Viz) old Jack, old Venus, Jem, Pegg & Joe, Six Cows and Six young Cattle her choice of my whole stock and two work steers Twelve head of sheep her choice all my stock of Hogs, also a Horse called the young Bay horse my black Mare and young Black Horse colt all my Houshold and Kitchen furniture a Cart and cohes to all my Plantation Utensils my Crop of Corn and Twenty five Bushels wheat and also my Riding Horse and at her Decease it is my Will and Desire that the Land which I have lent her and all other things lent her be sold and Equally Divided among all my Children Item, I give unto my son William Smith the Tract of Land whereon he now lives to him his Heirs and assigns forever provided he chooses to take it and pay to my Estate Eighty pounds Current Money if he does not like to take the s.d Land on them Conditions it must be sold and the money Equally Divided among all my Children Item, I give to my Daughter Louina McGehee a Cow and Calf and Sow and pigs to her and her Heirs forever Item my Will and Desire is that all the Remaining part of my Estate both Real and personal be sold and Equally Divided among all my Children and their Heirs, and if any of them should Die before a Division then such Childs part to be Equally Divided among his or her Children and in Case of any of my Children dies and leaves no Issue then it is my Will and Desire that their part be Equally Divided among all my Children that are alive and the Heirs of such as are Dead. Item, I constitute and appoint my beloved Wife Elisabeth Smith Executrix and my friend William Pettus my son in law William Lipscomb and my sons John Smith and Nathan smith Executors of this my Last Will and Testament. In Witness whereof I have hereunto set my hand and seal this the Sixteenth day of February 1778

David Smith (his seal)

Signed Sealed and published in presence of

Geo: Lumsden

John Smith

George Smith

John Wash

It is my Will and Desire that what Gold and Silver I have should be Equally Divided among all my Children

David Smith

Test:

Geo: Lumsden

John Smith

George Smith

John Wash

At a Court held for Louisa County Sep.r y.e 14.th 1778 This Will & was this Day Exhibited in Court by John Smith William Lipscomb and Nathan Smith three of the Executors therein Named who made Oath thereto according to Law: and was proved by the oaths of Geo: Lumsden, John Smith and John Wash three of the Witnesses thereto and Ordered to be Recorded

Know all Men by these presents, That We John Smith, William Lipscomb, Nathan Smith, George Pottie James Overton and John Poindexter are held and firmly Bound to James Meriwither, William White, William Garrett and John Daniel Gent: Justices of the Court of Louisa County, now sitting, in the sum of Ten thousand 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 and Severally, firmly by these presents. Sealed with our seals, this fourteenth day of Sept.r in the year of our Lord One thousand Seven Hundred and Seventy Eight

The Condition of this obligation is such, That of the above bound John Smith, William Lipscomb and Nathan Smith Executors of the Last Will and Testament of David Smith Deceased, do make, or cause to be made, a true and perfect Inventory of all and Singular the Goods, Chattles and Credits of the said Deceased, which have, or shall come to the Hands, Possession or Knowledge, of the said John Smith, William Lipscomb, and Nathan Smith or into the Hands and possession of any other Person or persons, for them, and the same so made, do Exhibit into the County Court of Louisa at such Time as they shall be thereunto required by the said Court: and the same Goods, Chattles and Credits, and all other the Goods, Chattles and Credits of the said Deceased which at any Time after shall come to the Hands, Possession or Knowledge, of the said John Smith, William Lipscomb and Nathan Smith or into the Hands and possession of any other Person or persons for them, Do well and truly Administer According to Law: and further do make a Just and true account of their Actings 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, Chattles and 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

John Smith DS (his seal)

W.m Lipscomb (his seal)

Nathan Smith (his seal)

Geo: Pottie (his seal)

James Overton (his seal)

John Poindexter (his seal)

Sealed and Delivered in the presence of

At a Court held for Louisa County Sep.r y.e 14.th 1778 This Bond was this day in Open Court

Acknowledged and Ordered to be Recorded

In Obedience to the Court of Louisa We have praised the said Estate of John Haley

fourteen head of Cattle	L	78-0-0
fourteen head Sheep		25-0-0
one mare L30, one D.o 30/, one colt L12		43-10-0
One gray mare		25-0-0
Three Beeds amd furniture		48-0-0
Twenty five Weight of feathers @ 6/		7-10-0
Thirty one head Hogs		16-15-0
Three Iron pots		3-0-0
a parsell of old puter		4-10-0
A parcell of old knives & forks		0-8-0
One butter pot and frying pann		0-11-0
A parsell of old pailles		0-12-0
A parsell of Old Iron		1-10-0
One box Iron & heater 8/, one old gun 10/		0-18-0
One Mans Saddle and Bridle		1-0-0
A parsell of old Books		0-10-0
Two padlocks & three Reeping Hooks		0-9-0
Two Juggs one looking glass		1-6-0
One flax Wheal		0-10-0
One pair of Cards		0-12-0
One Hatchet		0-7-6
A parsell of Wool		1-17-6

	L	262-1-0

Benja Mosby

John Dykes

Isaac Clarke

At a Court held for Louisa County September y.e 14.th 1778 This Inventory and appraisment was this Day Exhibited in Court and Ordered to be Recorded

Know all Men by these presents that We Thomas Carr, Garland Carr, John Lewis, James Minor, Richard Anderson, Garland Callis, Garrett Minor and Dabney Minor are held and firmly bound to Thomas Johnson Robert Anderson, Samuel Ragland, Thomas Johnson Shff and John Poindexter Gent: Justices of the Court of Louisa County, now Sitting, in the sum of Twenty thousand 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, & Administrators, Jointly & Severally firmly by these presents, Sealed with our seals this 10.th day of August in the year of our Lord 1778 and in the third Year of the Common Wealth

The Condition of this obligation is such, That if the above bound Tho.s Carr, Garland Carr, James Minor and John Lewis Executors of the Last Will and Testament of John Carr Deceased, do make, or cause to be made a true and perfect Inventory of all and Singular the Goods, Chattles and Credits of the Said Deceased, which have, or shall come to the Hands, Possession or Knowledge, of the said Thomas Carr Garland Carr, James Minor and John Lewis or into the Hands and Possession of any other person or persons, for them, and the same so made, do Exhibit into the County Court of Louisa at such Time as they shall be thereunto Required by the said Court: and the same Goods, Chattles ad Credits, and all other the Goods, Chattles and Credits of the said Deceased, which at any Time after shall come to the hands, Possession or Knowledge, of the Said Thomas Carr, Garland Carr, James Minor and John Lewis or into the Hands and Possession of any other person or persons for them. Do well and truly administer According to Law: and further Do make a Just and true Account of their Actings and Doings therein when thereto Required by the said Court, and also shall Will and Truly pay and Deliver all the Legacies contained and specified in the said Testament, as far as the said Goods, Chattles and 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

Thomas Carr (his seal)

Garland Carr (his seal)

J Lewis (his seal)

James Minor (his seal)

R Anderson (his seal)

G Callis (his seal)

G Minor (his seal)

D Minor (his seal)

Sealed and Delivered In the presence of

At a Court held for Louisa County August y.e 10.th 1778

This Bond was this day In open court acknowledged and ordered to be Recorded

Know all men by these presents, That We Thomas Barnett, James Barnett and William Barnett are held and firmly Bound unto Thomas Poindexter the first Justice in the Commission of the Peace for Louisa County: for, and in Behalf, and to the Sole use and Behoof of the Justices of the said County, and their Successors, in the Sum of Two thousand pounds to be paid to the said Thomas Poindexter his Executors, Administrators and assigns to the which payment well and truly to be made, we bind ourselves and every of us, our and every of our Heirs, Executors and Administrators, Jointly and Severally, firmly by these presents. Sealed with our seals Dated 14.th Sep.r 1778

The Condition of this obligation is such, That if the above bound Thomas Barnett administrator of all the Goods, Chattles and Credits of William Price Deceased with the Will annexed do make, or cause to be made, a true and perfect Inventory of all and Singular the Goods, Chattles, and Credits of the said Deceased which have or shall come to the Hands, Possession, or Knowledge of him the said Thomas Bennett or into the Hands, or Possession of any other Person or Persons, for him and the same so made, do Exhibit, or Cause to be Exhibited into the County Court of Louisa at such time as he shall be thereunto required by the said Court, and the same Goods, Chattles, and Credits, and all other the Goods, chattles and Credits of the said deceased, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the said Thomas Barnett 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 Actings and Doings therein, when thereto Required by the said Court; and all the rest and residue of the said Goods, Chattles and Credits, which shall be found Remaining upon the said Administrators account the same being first Examined and allowed by the Justices of the Court for the Time being, Shall Deliver and pay unto Such person or Persons Respectively, as the said Justices, by their Order or Judgment, shall Direct, pursuant to the Laws 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, do Exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said Thomas Barnett being thereunto 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 to be Void and of none Effect or Else to remain in full force and Virtue

Tho.s Barnett (his seal)

James Barnett (his seal)

W.m Barnett (his seal)

Sealed and Delivered in the presence of

At a Court held for Louisa County Sept.r y.e 1778 This Bond was this day in open Court acknowledged and Ordered to be Recorded

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Know all Men by these Presents, That We Nath.l Anderson Sam.l Ragland and James Overton Gent: are held and firmly Bound unto Robert Anderson the first Justice in the Commission of the Peace for Louisa County, for and in Behalf and to the Sole use and Behoof of the Justices of the Said County, and their Successors in the sum of Ten Thousand Pounds to be paid to the Said Robert Anderson his Executors, Administrators, or Assigns. To the which paiment well and truly, to be made, we bind ourselves, and every of us, our, and Every of our Heirs, Executors, and administratiors, Jointly, and Severally, firmly, by these presents. Sealed with our Seals. Dated this ninth Day of November Anno Domini 1778

The Condition of this obligation is Such, That if the above Nathaniel Anderson Executor of the Last Will and Testament of John Carr Deceased, do make, or Cause to be made a true and perfect Inventory of all and Singular the Goods, Chattles and Credits of the said Deceased, which have or shall come to the Hands, Possession, or Knowledge of the said Nathaniel Anderson or into the Hands and Possession of any other Person or persons for him and the same so made, do Exhibit into the County Court of Louisa at such time as he shall be thereunto required by the said Court; and the same Goods, Chattles and Credits and all other the goods, Chattles and Credits of the Said Deceased, which at any Time after, shall come to the Hands, Possession or Knowledge of the Said Nathaniel Anderson 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 true and Just account of his Actings 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, Chattles and 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

Nath.l Anderson (his seal)

Sam.l Ragland (his seal)

James Overton (his seal)

Sealed and Delivered in the presence of

At a Court held for Louisa County Nov.r the 9.th 1778 This Bond was this Day in open Court

Acknowledged and Ordered to be Recorded

In Obedience to an Order of the Worshipfull Court of Louisa, Baring Date the 14.th of October 1776 (after being first sworn Proceeded to and appraised the Negroes and Personal Estate of the Late M.r John T. Taylor which are as follows, Viz

One Negro Wench named Jenny about 32 years old	L	150-0-0
One Negro boy Named Jack about 14 years old		55-0-0
One Dark bay Horse about 10 years old		9-0-0
One dark Road D.o 4 years old Next Spring		15-0-0
One Sorrell Mare about 16 or 17 years old		5-0-0
One Horse Colt by old Fearnought 5 or 6 Months old		25-0-0
One Mans Saddle and Saddle Cloth		2-17-6
One D.o D.o		1-10-0
One p.r Old Leather Saddle Bags		1-0-0
One old pinch Back Watch		3-11-8
One p.r Tuspu Irons		0-0-6
One Violin		1-0-0

	L	268-19-8

James Barnett

W.m Carris

John Bradley

At a Court held for Louisa County December the 14.th 1778 This Inventory and appraisement was this day Exhibited in open Court, and Order to be Recorded

Page 352

Inventory of the Estate of Charles Moorman Deceased of Louisa County made of that part of his Estate being in the County of Albemarle this December 1778

Hannah about 50 years of age	L	150-0-0
Sal & young child Named Tom		750-0-0
Venus a young Wench		750-0-0
Rachel with Child		750-0-0
Jude 12 years old		400-0-0
Lucy 8 years old		300-0-0

	L	3100-0-0

We William Hamner, William Moon & John Scott being first sworn to appraise the Estate of Charles Moorman Deced do in obedience to the Court of Louisa Return the above Inventory of all the Estate of the Deced shown as to appraise

William Hamner

William Moon

Jo. Scott

At a Court held for Louisa County y.e – Day of –'77 This Inventory and appraisment was this day Exhibited In Court and Ordered to be Recorded

Know all Men by These Presents That We Richard Phillips and William Phillips are Held and firmly Bound unto Thomas Johnson the first Justice in the commission of the Peace for Louisa County; for, and in Behalf, and to the sole use and Behoof of the Justices of the said County, and their Successors, in the sum of One Thousand Pounds, To be paid to the said Thomas Johnson his Executors Administrators and assigns, To the which Paiment Well and truly to be made, we bind ourselves and every of us, our, and every of our Heirs, Executors, and Administrators, Jointly and severally, firmly by these Presents. Sealed with our seals. Dated this Eighth day of March 1779

The Condition of this obligation is Such, That if the above bound Richard Phillips Administrator of all the Goods, Chattles and Credits of Thomas Phillips Deceased, do make, or cause to be made, a true and Perfect Inventory of all and Singular the Goods, Chattles and Credits of the said Deceased, which have or shall come to the Hands, Possession or Knowledge of him the said Richard Phillips or into the Hands and Possession of any other Person or Persons, for him and the same so made do Exhibit, or Cause to be Exhibited into the County Court of Louisa at such Time as he shall be thereunto Required by the said Court: and the same Goods, Chattles and Credits, and all other the Goods, Chattles and Credits of the Said Deceased, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the said Richard Phillips 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 Actings and Doings therein, when thereto Required by the said Court, and all the Rest and Residue of the said goods, Chattles and Credits, which shall be found remaining upon the said Administrators Account, the same being first Examined and allowed by the Justices of the Court for the Time being, shall Deliver and pay unto such Person or Persons respectively, as the said Justices, by their order or Judgment, shall Direct, pursuant to the Laws 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, do Exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said Richard Phillips being thereunto 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 to be Void, and of none Effect; or Else to Remain in full force and Virtue

Rich.d Phillips (his seal)

W.m Phillips (his seal)

Sealed and Delivered in the Presence of

At a Court held for Louisa County March the 8.th 1779 This Bond was this day in open Court acknowledged and ordered to be Recorded

An Invotary of the appraisment of the Estate of M.r David Smith Dec.d

21 sheep @ 40/, & sheep	L	42-0-0
2 yoke of stears		80-0-0
25 head of cattle		150-0-0
41 head hogs		41-0-0
1 Cart & wheels two chains &		15-0-0
1 Black horse		7-0-0
1 Bay do		25-0-0
1 Bay horse Colt		50-0-0
1 Black mare		30-0-0
1 Bay mare Colt		30-0-0
1 Bay mare and Colt		50-0-0
1 Bay horse		50-0-0
1 Kittle 100/, Iron spit 15/		5-15-0
2 pots 1 Dutch oven 3 p.r hooks & ladle		6-0-0
2 trays 2 pails 1 tub & churn		0-15-0
still tub &		50-0-0
grindstone 10/, per.l of Tools 35/		2-5-0
Vinegar & Cask 3 of 4 Casks & 5 Hh.bs		4-15-0
3 Cow hides & 1 sheep skin		4-10-0
5 reap hooks 15/, six hoes 40/		2-15-0
5 hilling hoes & 4 grubing do		2-0-0

	L	648-15-0
5 Axes 30/, per.l of old Iron & wedges		4-10-0
pr old Cart Wheels 20/, 2 cross cut saws 30/		2-10-0
156 Iron 2/ &		15-12-0
4 Hh.ds L of 3L feet walnut plank 34/		3-14-0
Bucket pail for tray bell mettle skillet		4-0-0
p.r stellards 40/, 3 wheels & 2 p.r of Cards 50/		5-10-0
Negroe Minor		300-0-0
Will 350, James 300		650-0-0
Ame & Lewis		300-0-0
Negroe Lucey Billey & peg		450-0-0
Betty & John		350-0-0
Venus		325-0-0
Jack & old Venus		120-0-0
Milley		250-0-0
Diley		225-0-0
Agge		300-0-0
Dol		300-0-0
Dinah		50-0-0
Peg		200-0-0
44 geese @ 5/ & goose		11-0-0
1 Bed &		40-0-0
1 D.o		30-0-0
per.l Cotton		5-10-0

50 spun cotton @ 12/&		30-0-0
1 Flax Wheel 30/, 14 spun Wool @		15-10-0
11 Wool @ 10/, &tt 1 chest 40/		7-10-0
1 chest 60/, 8 yds Oy.n @ 6/, & yard		5-8-0
4 yards corded cloth @ 18/, & yard		3-12-0
38 yards white cotton cloth @ 10/, & y.d		19-0-0
8 yards Double Wove Cloth @ 20/, & y.d		8-0-0
7 p.r sheets @ 7 1/1 10 p.r Pare		52-10-0
p.r counterpains at 7L 10		7-10-0
4 Nails @ 20/, & 1 stand 40/		6-0-0
1 Doz.n hard mettles plates		5-0-0
4 jugs 25/, a per.1 Soap 30/		2-15-0
11 Sides sole leather @ 50/, & side		27-10-0
9 Sides upper leather & some scraps		25-0-0
8 Dishes & 8 plates		23-0-0
15 old pewter @ 5/ &	}4242-17	3-13-0
spice Morter 15/ 2 tables 15/	}648-15d	1-10-0
Cask & brandy	}6314-13-6	60-0-0
Salt & Barrell 100/ Table 10/		5-10-0
Chest & Box 25/ slate 6/		1-11-0

L 4242-17

1 Cart & wheels & 1 yoke		6-0-0
1 Iron pot & hooks		0-5-0
2 narrow & 1 broad Ax		0-15-0
1 ox chain		0-10-0
2 collars & harnes with rings		0-5-0
2 hilling hoes 1 grubbing D.o		0-12-0
3 plough hoes old		0-12-0
3 weeding hoes old		0-6-0
1 single chair & harness		7-0-0
2 reap hooks		0-3-0
1 jointer stock		0-2-0
1 Loom		0-8-0
1 old Cabinet		0-1-3
1 Stand		0-2-6
1 old Arm chair		0-0-0
1 D.o Elm Bottom		0-18-0
1 old Common turnd		0-0-0
1 Plank Table		0-5-0
1 p.r Taylors Shears		0-2-6
5 Table Knives 5 D.o Forks		0-5-0
1 Pewter Bason		0-3-0
1 P.r Wool 1 p.r Cotton Cards		0-10-0
1 Cotton Wheel		0-8-0
1 Bed rug & blanket & Bolster		5-0-0
5 old Small Books		0-7-0
1 Large Bible		1-0-0
1 Small Cabenet		0-5-0

1 Large Chest		1-10-0
1 Box		0-1-3
1 Smoothe Gun		2-0-0
1 Frying Pan		0-1-6
a Negroe Man Named Dick		40-0-0
a Mulatto Woman Judy		75-0-0
1 Shovel		0-2-0
1 Black horse		20-0-0
4 Cows 2 yearlings		17-0-0

	L	182-0-0
1 Weather		0-15-0
6 large 3 small hogs		4-15-0
6 geese		0-9-0

		5-19
		182-5
	Brought over	4-9-7 ½
	Total L	192-8-7 ½

Richard Swift
Samuel Waddy
Samuel Shelton

I hereby Certifye that the Within Named Richard Swift & Samuel Waddy and Samuel Shelton were Sworn before me the 18.th Day of June 1777

Waddy Thomson

In Obeidance to the Within Order we the Subscribers have Inventaried and apprais.d the Within John Waddys Estate as appears by the Inventory hereto annex.d

At a Court held for Louisa County on Monday the 10.th Day of May 1779 This Inventory and appraisment was this Day Return.d and Ordered to be Recorded

Test

In the name of God Amen I Samuel Carr of Sound mind, but uncertain of my Continuance in life Do make my Last Will and Testament, in Manner Following

-First my Will and Desire is that all my first Debts be paid be them of what kind soever

Item I lend to lend my Loving Wife, my Whole Estate both Real and Personal During her Widowhood and in Case of her Marriage, I lind her one half of my said Estate only During her life

Item I give and bequeath to my said Wife my two Wenches, Venus and Phillis, with their Increase, together with whatsoever I may have have receied with er, to be absolute property and as her Absolute Disposal

Item I give and Desire unto my nephew Samuel Carr, son of my Brother Dabney Car, and to his heirs for ever, after the Death or Marriage of my Wife as aforesaid, my Tract of Land on James River, Given me by my Father, my said Nephew to have the one half of the said Land immediately upon Wifes Marriage, and in Case thereof the whole at her Death, also it is my Will and Desire that my said Nephew Samuel Carr may have that Tract or parcel of Land, which of John Harvie which I have his Bond for Acknowledgment when he shall some of Lawfull age

Item All the Residue of my Estate of what kind soever I give to be Equally Devided between all my Brothers and sisters and their legal Representivs after the Death or Marriage of my and Wife, this Division to take place at the same, and under the like Restrictions with the Devise as aforesaid to my Nephew Sam.l Carr

Item In Case my wife out of the profits of my Estate purchase slaves I am willing she should Work them on my Land but in Case of her Marriage my Will is that only her moiely of those I shall leave be Work.d thereon

Item If is should happen that the Profits of my Estate should not be Sufficief to Satisfie my Creditors in that Case it is my Will and Desire that the Land which I Purchas.d of John Harvie be sold for that purpose before any of the rest of my Estate

Item Also Whereas there is reason to believe that my Wife may be pregnant and in Case of the Birth of such child, whether son or Daughter, that it may or shall have all my whole Estate of what kind soever, if it should live to come of age or Marry, and if it should happin to Die before it comes of age or Marries that my Estate may be Equally Divided between all my Brothers and Sisters and then Representatives as above Mention.d and Directed

Lastly I do Constitute Willis Reddick Nath.l Anderson Ja.s Minor Overton Carr, and Garland Carr Ex.rs of this my Last Will and Testament and which is my Last Request that no want of form may Vitiare In Witness whereof I have hereunto set my hand and affixed my Seal this 6.th Day of March 1776

Sam.l Carr (his seal)

Signed Sealed and Acknowledged in presence of

John Cosby Jun.r

Nath Garland

Garland Callis

At a Court held for Louisa County Oct.r the 13.th 1777 This Will was this Day Exhibited in Open Court by Nath.l Anderson, James Minor, and Garland Carr Executors therein named who made oath & entered into Bond conditioned as the Law Directs and was proved by the Oaths of Nath.l Garland & Garland Callis two of the Witnesses thereto and Ordered to be Certified and at a Court held for the said County of Louisa May the 10.th 1779 This Will was this Day in Open Court further proved by the Oath of John Cosby Jun.r the other witness and ordered to be Recorded

Test

John Nelson Clk

Page 357a

Know all men by these Presents That we Nathan Anderson James Minor Garland Carr Richard Anderson Thomas Johnson shff & Garland Callis---are held and firmly bound to Robert Anderson W.m Johnson Richard Anderson & John Poindexter---Gent Justices of the Court of Louisa—County, Now siting in the sum of Five Thousand Pounds Curr.t Money

Payment Whereof, Well and truly to be made to the Justices and their Successours, we bind ourselves, and each of us ours and, each of our heirs Executors and Admiistrators Jointly and Severally, firmly by these Presents. Sealed with our Seals. This Thirteenth---Day of October in the Year of our Lord One Thousand Seven Hundred and Seventy Seven and in the Second Year of the Common Wealth

The Condition of this obligation is Such, that if the above bound Nath.l Anderson James Minor & Garland Carr --- Executors ---of the Last Will and Testament of Samuel Carr --- 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 Deceas.d Which have or shall come to the hands, Possession or Knowledge of the said Nathaniel Anderson James Minor & Garland Carr or into the hands and Possession of any other Person or Persons, for them --- and the same so made do Exhibit into the County Court of Louisa --- at Such time as they shall be thereunto requird by the said Court and the same Goods Chattels and Credits and all other the Goods Chattels and Credits of the said Deceas.d which at any time after shall come to the hands Possession or Knowledge of the said Nathaniel Anderson Ja.s Minor & Garland Carr --- or into the hands and Possession of any other Person or Persons for them --- do well and truly Administer According to Law: and further do make a just and true Account of his --- Actings and Doings therein When thereto requir.d by the said Court; and also shall Well and truly pay and Deliver all the Legacies contain.d 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 none Effect or else to Remain in full force and Virtue

Nathaniel Anderson (his seal)

James Minor (his seal)

Garland Carr (his seal)

R Anderson (his seal)

Thomas Johnson (his seal)

Garland Callis (his seal)

Sealed and Delivered In presence of

At a Court held for Louisa County on Monday the 10.th Day of May 1779 This Bond was this Day Acknowledged by the Parties and by the Court Ordered to be Recorded

Test

Page 358

An Inventory of the Estate of M.rs Catharine Woodleif
To one Mocely of the personal Estate of John Woodleif Dec
L93-7-19

Errors Excepted p.r John Nelson

At a Court held for Louisa County on Monday the 14.th of June 1779 This Inventory was this Day
return.d by John Nelson adminis and by the Court Ordered to be Recorded
Test

Page 358a

In the Name of God Amen I Christian Poindexter Being Well and of Perfect Memory thanks to God I Do Constitute appoint and Ordain this my last Will and Testament as Follows after the charges of a Christian Burial I give and Bequeath my Estate as Followeth – First it is my Will and Desire that all my just Debts be fully Paid

Item I give and Bequeath to my son William Poindexter one Negroe Wench Named rose to him his Heirs or assigns forever. Item I give Bequeath to my grand-William Poindexter Ju.r one Negroe Boy Named Moses being the son of the Wench Rose above Mention.d and if he Dies before he comes of Age To return to his Fathe-

Item It is my Will and Desire that all my Estate both real and personal which I had a Fee Simple in before an Act Declaring Tenants of Lands or slaves in Taille to hold the same in Fee Simple to be Equally Divided Between My Children that I Mention My Daughter Frances Anderson being Departed this Life I give her part to be Divided Between her Children – Likewise my son – Richard Poindexters part to be Divided Between his two Daughters Christian & Feby Poindexter to them and their Heirs or Assigns forever to John Poindexter William Poindexter Anne Slaughter Joseph Poindexter Sarah Trior to them and their Heirs or Assigns forever and Whereas by the Above said Act I have an Indefeasible right too in Fee Simple to Certain Negroes and Land Now in my Possession which part of my Estate I give and Bequeath as Follows my Daughter Frances Andersons part to her Children and my son Richard Poindexters part to his two Daughters To them and their Heirs, or Assigns forever To Thomas Poindexter John Poindexter William Poindexter Anne Slaughter Joseph Poindexter Sarah Trion to them these Heirs or Assigns forever to be Equally Divided Among them

I make and appoint John Poindexter William Poindexter & Joseph Poindexter to be my Executors of this my Last Will & Testament and it is my Will and Desire that the above Estates may not be appraised but Equally Divided According to the Express Words of this my Last Will and In Witness I set my hand and Seal this 25 Day of June 1778. Interlined before Assign.d

Christian Poindexter (his seal)

John Slaughther

Sallay Biggers

Elizabeth Poindexter }

Ann.g Poindexter

William White

At a Court held for Louisa County on Monday the 14 of June 1779 – This Will was this Day Exhibited in Court by John Poindexter and William Poindexter two of the Executors therein Nam.d Who Took the oath and Entered into Bond According to Law and was prov.d by the Oaths of Elizabeth Poindexter Ann Poindexter and Sara Biggar three of the Witnesses thereto an by the Court Order.d to be Recorded
Test

Page 359

Know all men by these Presens. That We John Poindexter William Poindexter John Nelson & William Hughes are held and firmly Bound Unto Thomas Poindexter Gent, the first Justice in commission of the Peace for Louisa County: for and in Behalf and to the Sole Use and Behoof of the Justices of the Said County and their Successors in the Sum Ten Thousand Pounds to be paid to the s.d Thomas Poindexter Gent – his Executors Administrators or Assigns To the Which Payment Well and truly to be made we bind Ourselves and Every of us our and every of our Heirs Executors and Administrators Jointly and Severally Firmly by these Presents. Sealed Withour Seals Dated this 14 Day of June Anno Domini 1779

The Condition of this obligation is Such that if the above bound John Poindexter Gent & William Poindexter Exor.s of the Last Will and Testament of Christian Poindexter 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 John & William or into the hands and possession of any other Person or Persons for them and the same so made do Exhibit into the County Court of Louisa at such time as they 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 deceas.d which at any time after shall come to the Hands Possession or Knowledge of the said John and William or into the hands and possession of any other person or persons for them do Well and truly administer according to Law and further do make a true and just Account of their Actings 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 and 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

John Poindexter (his seal)

William Poindexter (his seal)

John Nelson (his seal)

William Hughes (his seal)

Seal.d and Delivered in the presence of

Sydnor Cosby

At a Court held for Louisa County on Monday the 14.th of June 1779 This Bond was this Day in Open Court Acknowledg.d

Page 360

1777 Feb.y

by the Parties and by the Court Ordered to be Recorded The Estate of George Steward (Dec.d) Test

To 2 Mares sold my Mother Orinder Steward	L	28-0-0
To Cash paid Benjamin Steward		2-0-0
To Cash paid John Mead for Joseph Tyler		0-10-0
To Cash paid Maj.r Sam.l Ragland for Crying		0-10-0
To 2 gallons Brandy for sale		0-18-0
To Paid Henry Garrett for Rent		4-0-0
To Paid Robert Armestead for Smiths Work		1-16-0
To Thomas Bond for a Beef		3-10-0
To Paid Sam.l Carr for Rum		1-2-6
To Paid James Sandadge for Coffin		0-10-0
To Paid William Tally for Bond		19-4-0
To Paid Sheriff for Leveys &		0-12-1
To Paid Nathan Smith for bond		63-2-6
To Paid Arch.s Harris for Bond		12-4-0
To Paid shereff for Leveys &		1-12-1
To Paid Rev.d M.r Hatt for Tobacco		0-10-0
To Paid William Garrett Ju.r for Tent		2-0-0
To Paid Joseph Harper		0-3-9
To Paid Julius Clarkson for Bond		7-10-0
To Robert Harts Account		72-9-10-222-5-

To Paid John Dedman for Crying the Second Sale		2-2-0
To Sundry Liquor for D.o		0-12-0
To Paid Col.r Nelson for recording Will and Inventory		1-0-0
T Sundry Cashar Several times tent my Father in his life time		53-7-0-57-1-0

	L	279-6-1
To Sundry Expences &		5-0-0
	L	281-6-1

D.r 1777

Feb.y 1779

By Sundrys Sold Sundry Persons		151-0-0
By Joseph Watkins for Sundrys		55-1-0
By William Lenney for d.o		50-15-0
By James Hendrick for d.o		8-0-0
By George Thomason for D.o		5-0-0
By William Garrett for d.o		1-16-0
By Charles Steward for d.o		0-12-0
By John Bird for D.o		1-4-0
By Barnard Mitchell for D.o		2-12-0

275-

By Ballance due 8-

EE & Cha.s Steward Ex.rs

Louisa Se.r

In Obedience to an Order Court we have Examin.d the above Acco.t together with the papers and Vouchers and do judge the same to be reasonable which we report under our hands this 5.th day April 1779

Nath.l Garland

Tho.s Poindexter

Will.m Garrett

At a Court held for Louisa County on Monday the 14.th June This settlement was this Day return.d and by the Court Ordered to be Recorded

Test

Page 360a

In Obedience to an Order of Louisa Court Bearing Date the 12.th Day of October 1778 we Subscirbers being first Sown have appraised the Estate of Frances Waddy Dec.d viz. One Negroe fellow Squire to fifty Pounds one girl Mitty to two hundred & fifty pounds a Wench Jenny & her Child Lucy to Eight hundred and Fifty one Chest to Six Pounds and one Bay horse to Seventy Pounds the Estate Amounting to the Sum of Twelve hundred & twenty Six Pounds having all the Effects of the said Deceased that was produced to us Witness our hands this 1.st Day of January 1779

George Meriweather

James Dabney

John Fox

John Parkes

At a Court for Louisa County on Monday the 14.th June This appraisment was this Day returned and by the Court ordered to be Recorded

Test

Page 361

Settlement of William Prices Estate

a bed 21 Pounds a bed 12 {pimds	L	33-0-0
A Cow		12-7-6
A Cow and Calf		10-2-6
A Bull		4-8-0
a par of Cards		1-12-0
a Flax Wheel		1-16-0
a Cotton Wheel		1-7-0
A skillit		6-0-0
a spice mortar		1-10-0
a pot		1-1-6
a pot		0-13-6
a Passil of puter		7-6-0
a box Iron & heters		0-2-6
a frying pan		1-16-0
½ pound Wool		0-2-3
a chest		1-10-0
a trunk		1-0-0
2 Sides of Leather		3-0-0
a Passil of old Iron		0-13-0
a Drawing knife		0-4-6
a Cannester		0-3-6
a pair of fire Tongs		1-0-0
a Passil of butter pots		0-15-0

	L	92-5-9

Sale Sept.r the 30.th Day 1778

Sold for Twelve Months Credit

At a Court held for Louisa County y.e 9.th of August 1779 This Settlement was this Day returned and by the Court ordered to be recorded

Test

Page 361a

The Estate of Richmond Terrell Dec.d

To Rich.d Terrell for money Advanced	L	83-9-1
To Paid David Talloh for 8 ½ Gallons Brandy		25-10-0
To Paid William Terrells Accompt		48-10-0
To Paid George Lumsden as Cryer		20-0-0
To Paid Rich.d Overton as Overseer		63-0-0
To paid Clough Overton for Finishing the crop		16-4-0

		258-13-5
To paid Francis Bickley for Whiskey	3-12-0	
To Waller Overton as Clerk		9-0-0
To James Overton Jun.r as Ditto		6-0-0
To Paid James Hills Accompt		5-2-0
To John Baker for Mistake in a Sheep		2-10-0
To Paid 23 Parish and County Levies		13-16-0

		40-0-0
To Clevears Duke for Dinally Finishing the Crop		62-10-0
To Frederick Harris for Oysters & Candles		1-12-0
To M.rs Anne Terrell for Bond and Interest		13-11-8-3/4
To Richard Overton for Sundrey Days Work		14-14-0
To David Tulloch for Balance of his Accompt		2-0-0
To Charles Barrett & Accompt		2-11-0

		96-18-8 ¾
To Col.r Johnson for Expences in Selling the Estate		48-10-2
To the Executor for his Expences		130-0-0
To Depositum Left in Exe.r Hands		300-0-0
To Rich.d Terrell Rec.d of Anne Terrell		8-0-0
To Maj.r Garritt Minor of D.o		224-4-0
To Aaron Fontaine of D.o		138-16-0
To William Terrell of D.o		120-0-0
To Col.r Zachary Lewis of D.o		262-12-0
To paid Charles Thompson & Bul		50-18-0

		1280-0-2
To the Assesmentor 100 Gallons Spirits at 6.d		2-10-0
To Do on Cash L300		4-10-0
		2-10-0

		7-0-0
		1685-12-33] 1685=12=5L
		300-0-0

		1385-12-3 ¾
To Mistake in M.rs Terrells Acc.t		10
To Paper for the Use of the Estate		12

To paid & Legatees L1890.5.3 each
To a Deposition in the Exe.rs hands

1386-14-3-3/4
15122-2-0/16508=16=3 3/4
239=16=11

L 16748-13-2-3 3/4

Contra
D.r
1779

By Richard Terrell
By Maj.r Garrett Minor
By Aaron Fontaine
By William Terrell
By Col.r Tachra Lewis
By Frederick Harris
By Samuel Terrell
By M.rs Anne Terrell

L 3432-0-0
1233-1-6
2513-8-6
1535-12-1 3/4
365-10-0
1188-17-6
79-0-0
577-11-0}10985-8-

By William McGehee
By James McGehee
By Archilaus
By Bondr.l Poindexter
By David Tulloh
By William Wood
By William Reynolds
By Anthony Maury
By Richard Eggleston Jun.r
By William Trice
By Samuel Newton
By John Baker
By John Walton
By Henry Davis
By Robert Walton

9-15-0
2-9-0
4-5-0
29-11-0
351-2-0
1064-4-0
1923-0-0
861-0-0}4245-6-0
776-0-0
30-18-0
15-2-6
127-7-6
12-18-9
18-2-6
25-15-0

By John Lucas
By Martin Hawkins
By Elias Thomason
By Cap.t Robert Dabney
By George Phillips
By John Dickason
By Moses Morris
By William Smith
By Tyre Yancy
By Francis Lipscomb

L 1006-4-3
16-2-6
57-13-0
1-10-0
1-8-0
8-6-0
1-10-0
0-18-0
4-0-0
1-18-0
2-6-0

By the Rev.d John Todd
By Micajah Davis

L 95-11-6
13-14-0
0-11-0

By Robert Goodwin 2-17-0
 By Robert Honeyman 0-18-0
 By James Overstreet 2-2-0
 By Anthony Winston 2-5-0
 By John Smith 1-11-0
 By George Lumsden 12-9-11

 36-7-11

By John Huckstep 41-7-0
 By Anthony Addison 2-10-0
 By William Thompson Jun.r 0-13-0
 By Asa Hall 2-6-0
 By Col.r Richard Anderson 96-0-0
 By Griffith Dickason 4-7-0
 By Richard Overton 21-0-6
 By Alexander Parker 18-0-0
 By James Burnley 38-7-0
 By John Wash 3-3-0
 By Samuel Waddy Sen.r 26-1-0

 L 255-18-6

By Joseph Street 2-0-0
 By William Baker 1-10-0
 By Waller Overton 1-0-0
 By James Overton Jun.r 1-0-0
 By Interest on Sundry Bonds 104-18-5
 By Cap.t James Overton 0-6-0
 By Clevears Duke for a parcel of Hun.d Tob.o 13-0-0

 123-14-5

 16748-3-2 ³/₄

By Error in John Bakers Ac.t 0-10-0

 L 16748-13-2 ³/₄

In Obedience to an Order of Louisa Court Dated April the 13.th 1779 we the Subscribers have Settled and Divided the Estate of Richmond Terrell Dec.d and find that Each Legatees part Amounts to Eighteen Hundred and Ninety Pounds five Shillings and and three pence Exclusive of a Deposition in the Exe.rs hands of two Hundred and thirty Nine Pounds Sixteen shillings and Eleven pence Given under our hands the 20.th Day of September 1779

William Pettus
 Charles Barret
 John Crutchfield

At a Court held for Louisa County on Monday y.e 11.th of October 1779 The Above Settlement and Division of the Estate of Richmond Terrell Deceased was this Day returned and by the Court Ordered to be Recorded

Test

Page 363

In Obedience to an Order of the Worshipfull Court of Louisa Bearing Date July the 12.th 1779 We the Subscribers being Sworn before Thomas Poindexter Gen.t have Settled and at a Court Continued and held for Louisa County on Tuesday the 12.th of October 1779 this Inventory was this Day Returned by the Executors and by the Court Ordered to be Recorded

Test

An Inventory of the Estate of John Carr Dec.d in Louisa in 1778

1 Negroe Man Balaam 1 D.o Tom 1 D.o James 1 D.o Ben 1 D.o Boy Bartlet 1 D.o Girl Ford 1 D.o William 1 D.o Woman Amy 1 D.o Abby 1 D.o Bridget 1 D.o Milley 1 D.o Girl Judah 1 D.o Peggy 1 D.o Girl Patty 1 D.o Boy Stephen 1 D.o Thornton 1 D.o Lewis 1 D.o Charles 1 D.o Girl Mary 1 D.o Child Cyrus 1 D.o Lucinday 1 D.o Boy William 1 D.o Girl Dolley 1 D.o Phoeba 1 D.o Cisly 1 D.o Boy James 1 D.o Ralph 1 D.o Anthony 1 D.o girl Clary 1 D.o Tamer 1 D.o Boy Pompey 1 D.o Girl Charlotte 1 Desk and Book Case 1 Chest of Draws 5 Tables 6 Blak Walnut hairs 14 Old Chairs 8 Beds 10 Bed Steads 3 Dutch Blankets 3 Pair Double Blankets 1 Gun 2 Bed Quilts 2 Elbow Chairs 2 Trunks 2 Chests 2 Looking Glass 4 Single Blankets 6 Counterpains 5 Rugs 1 Black Gammon Table 3 old work stears 5 calves 46 sheep 25-2 years old hogs 24 under 2 years old 5 horses 7 Axes 8 broad hoes 1 narrow hoe 2 mastox 3 grubbing hoes 5 trowel hoes 2 bar shares 3 collars 1 foot addit drawing knife 3 augres 1 coopers axe 1 howel 1 crows 2 wedges 2 froes 3 crosscut saws 1 whip saw 1 hand saw 1 cart & wheels a pair of compass's 3 bramble cythes 2 long cythes 1 pair hand irons 14 reap hooks 14 pan sheets 11 pan pillow cases 1 cutting knife 1 currying knife 1 dozen silver spoons 2 ox chains 3 dozen and seven earthen pates 9 earthen dishes 1 tuscan 1 copper kettle 1 china bowl 3 queens china bowls 1 cruet stand 10 bolsters 11 pillows 2 volumes Barbys Dictionary, 9 cyder casks 2 pair stellards 12 pewter dishes 3 pewter plates 8 pots 2 frying pans 1 iron pan 2 dutch ovens 1 bell mettle skillet 1 spice mortar & pestle 2 pepper boxes 1 close stool & pan 1 Warming pan 1 old chair and harness 3 prayer books 3 bibles 6 volumes Dodredges Expoutor 8 volumes Harries works 2 volumes Evans's Sermons 1 Duty of Man 1 Pracial Discourse 1 Volumn in unitation of Jesus Christ Ansans Voige With cuts Best of Ushears Works Scotts Christian Life a partue of puty an Arnsworth Dictionary 3 Warters a Tea Chest the Revelation of the Apocalypse Westons Arittmiteck The Mystery of Self Deceiving a Parcel of old Books Best of Bevridge. 3 Hackels thorted a pair of tongs & 2 old shovels Book Debts L387=3=7 Senicas Morrals an old currying knife 3 pot racks 3 pot hooks 1 iron ladle 1 old flesh fork 2 egg slices 1 old brass ladle 2 small & 1 large funnels 1 copper & 1 old tin coffee pot 1 tin sugar box 1 large tin cannister 2 pair seales and weights 3 small casks 2 earthen pots 1 case & 1 bottle 16 sides leather 11 jugs 1 large earthen pot ½ barrel of salt 1 tin candle box 8 butter pots 1 cream pot a parcel of lumber the cellar a parcel of phials & physic gold cows 7 heifers 10 young stears & a bull 3 bells 1 pan garden staves a set of shoe makers tools 3 large cow hides 1 calf skin 2 old tables an old tool chest 1 bar steel 1 quart pot 1 pint D.o 3 Oil jugs 1 pan cart wheel boxes 1 p.r toe combs 3 pair candle snuffers 3 brass candlesticks 2 iron ditto 2 pair wool cards 4 pan cotton D.o 3 cotton wheels 3 flax D.o a parcel of Lumber in Sundry houses on the plantation too tedious to mention ½ part of a wheat fan 1 chiny tobacco box 1 iron spit sundrie glass ware 6 ans tumblers glass's 5 Table cloths 10 Tables 1 sallem ander 6 chamber pots 1 griddle 4 pan scissers 1 pan shares ½ Dozen Black handle knives and forks ½ dozen old D.o 3 Mattresses 1 trufel 1 grid iron 1 wiker knife box 1 pair cloathers cards about 8lb wool about 12 a Bushell of Bye about 132 barrels of Corn 250 feet of fodder about 3000 lb Blades about 2000 lb of hay a large quantity of spinning cotton about 25 gallons brandy 2 Hhds cyder

10 November 1778

Thomas Carr

Garland Carr

Nathaniel Anderson

James Menan

At a Court Continued and held for Louisa County on Tuesday 12.th of October 1779 This Inventory was this Day returnd by the Executors and by the Court ordered to be Recorded

Test

Know all men by these presents, that we Robert Hart John Lewis and George Pottie are held and firmly Bound unto Thomas Johnson Gent the first Justice in the commission of the peace for Louisa County; for and in behalf and to the sole use and Behoof of the Justices of the said County and their Successors in the sum of one hundred thousand Pounds To be paid to the Said Thomas Johnson his Executors Administrators and assigns To the which payment well and Truly to be made we Bind ourselves and Every of us, our and Every of our heirs Executors, and Administrators Jointly and Severally firmly by these Presents Sealed with our Seals Dated this Eights Day of November 1779

The Condition of this Obligation is Such that if the Above Bound Robert Hart Administrator of all the Goods Chattels and Credits of John Marshall 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 him the said Robert Hart or into the hands or Possession of any Person or Persons for him and the Same so made do Exhibit or Cause to be Exhibited into the County Court of Louisa 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 at the time of his Death which at any time after shall come to the hands or Possession of the said Robert Hart 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 Actings and Doings therein When 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 Administrators Account the same being first Examined and allowed by the justices of the court for the time being shall Deliver and pay unto such person or persons respectively as the Said Justices by their Order or Judgement shall Direct pursuant to the Laws in that Case Made and Provided and it Shall hereafter appear that any Last will and Testament was made by the Said Deceased and the Executor or Executors therein Named do Exhibit the same into the Said Court Making request to have it allowed and approved accordingly if the Said Robert Hart being thereunto required do render and Deliver up his letters of Administratio approbation of Such Testament being first had and made in the Said Court then this obligation to be Void and of None Effect or else to remain in full force and Virtue

Robert Hart (his seal)

John Lewis (his seal)

George Pottie (his seal)

Sealed and Delivered in the Presence of

At a Court held for Louisa County on Monday the 8.th November 1779 this bond was this Day in Open Court acknowledged by the parties and by the Court Ordered to be recorded

Test

Page 366

An Inventory of the Estate of George Stuart Morriss Dec.d

1 Horse L10, 1 Broad Ax 5/ 1 pair Gloves 2/6	L	10-7-6
1 Cote & 2 Waistcoats 12/6, 1 pair shoes 2/		0-14-6
1 Sett of shoe & knee Bukles 5/1, Cote 10/		0-15-0
1 Waistcoat 6/, 1 Band and Buckle 1/6		0-7-6
1 Leather Apron & pair Rappers 1/, 1 Ladder 5/		0-6-0
1 Pair Pumps 5/, 1 old hatt 3/		0-8-0

	L	12-8-6

Louisa Jty We the subscribers in Obedience to an Order of Court being first Sworn have Valued and appraised the Estate of George Stuart Morriss (Dec.d) to 12..18..6 as above which We report under our hands this 8.th Day of March 1778

William Garrett Jun.r

James Watkins

At a Court held for Louisa County on Monday the 8.th of November 1779 This Inventory and appraisment was this Day returned and by the Court ordered to be Recorded

Test

Page 366a

Inquisition indented made Day of February in the year one Thousand Seven Hundred and Eighty at the late Dwelling house of of John Marshall (Dec.d) before William Hughes of the Said County of Louisa Executor Lawfully Constituted by William Pettus Fredrick Harris, Aaron Fontaine Robert Armistead Charles Yancey William Lipscomb James Burnley John Whitton John Smith James Nuckolos John Saunders Elias Thomason William Garrett William Hogan Samuel Newton William Cook Cyrus Davis James Terry Thomas Purs, Francis Lipscomb, and Richard Swift Junior, who being Elected try.d and Sworn an Oath do say that John Hindman formerly and inhabitant of this State is now and for Many years past been a British Subject and that he is Said in Fee of and in thirteen Hundred Acres of Land in the Said County of Louisa and Possess.d of a pair of Mill Stones on the said Land and that the Said Land is Escteated and the Said stones forfeited according to the Act of Assembly Concerning Escheats & Forfetines from British Subjects sign.d with my hand and Sealed With Seal the Day ad year above Written

William Hughes

At a Court held for Louisa County on Monday the 13.th of March 1780 This Inquisition was this Day Return.d By William Hughes Executor and by the Court Ordered to be Recorded

Test

Page 366a

Inquisition indented taken the twenty Eighth Day of January in the Year one thousand Seven Hundred and Eighty at the late Dwelling house of the late John Marshall Deceased Before William Hughes of the Said County and of Louisa Escheator Lawfully constituted by John Crutchfield Samuel Cole William Garrett Joseph Watkins Nathan Harris Thomas Bond John Lane Charles Steward Thomas Terrell Isham Watkins Robert Barrett Robert Goodwin Perret Hix Richard Swift James Terry James Nuckolds and Fredrick Harris Junors Who being Elected tried and sworn on Oath do say that the whole Estate both real and personal whereof John Marshall (Dec.d) Seis.d and Possessed, is Excheatable and that the Said John Marshall Left no Heir at Law in this State to their Knowledge Sign.d with my hand ad Sealed With my Seal the Day and Year first above Written

William Hughes

At a Court held for Louisa County on Monday the 13.th of March 1780 This Inquisition was this Day returned by William Hughes Executor and by the Court Ordered to be Recorded

Test

Page 367

In the Name of God Amen I John Hall of Louisa County Who have Listed a Soldier for & in
Dipendance of our Country and the protection of our Just Rights and Liberties, to Compleat Which I
am oblidge Directly to Leave and quit my Family and in Case of Death Do Make and Ordain this my
Last Will and Testament, to, Wit, I Give unto my Son Robert Hall the Plantation whereon I Lived With
One Hundred Acres of Land and his Mother having her Life therein and my Wife being pregnant, if it
should be a son then the Above Land to be Equally Divided Between my two Sons and the all the rest
and residue of what Little I am Worth I leave to my Beloved Wife Agness Hall, and I make and appoint
David Hall and Charles Cosby the Whole & Sole Executors of this my Last Will and Testaments

John (his mark) Halls

Test Cosby Duke (his marke)

Pen.d (his mark) Hix

At a Court held for Louisa County on Monday the 13.th Day March 1780 this Will was this Day
Exhibited in Court and proved by the Oath of Pewed Hix a Witness thereto the said Pewed also
Declared on Oath that he Saw Cosby Duke Who is Since Dec.d Sign the same as a Witness at the
bequest of the Said Hall which is by the Court Ordered to be Recorded

Test

Page 367a

In the Name of God Amen, I Richard Jones of the Parish of Trinity in the County of Louisa being now in Perfect Mind and Memory thanks be to Almighty God for the Same and Calling to Mind the Uncertainty of this Transitory Life and being Willing to Settle my Worldly Affairs in Order do make and Ordain this my Last Will and Testament in Manner and form Following, Imprimis

I Commend my Soul to Almighty God Who gave it hoping Thro, the Death and Merits of my Blessed Saviour, Jesus Christ to be made Partaker of the Never failing Joys of Immortalety at the Day of Resurrection and as for What Temporal Estate is hath Pleased God to bestow on me I Give and Bequeath the Same in Manner and form Following (that is to Say) I Give unto my Beloved Wife Ann Jones all my Estate Both real and personal In during her Widowhood Item I give and Bequeath to my Son David Jones the house and Plantation I now live in and the Land on the East side of the main Bever Creek Item I Give and Bequeath to my son James Jones the Remainder of my Land which his on the South West Side of the Main Bever Creek and after my Decease and my Wife's I Desire all my Just Debts to be paid and then what remains of my Estate I Desie should be Equally Divided among my Eight Children which is William Jones, Richard Jones, John Jones, Thomas Jones James Jones David Jones, Susannah Alling, Usley Anthony and if any of my Children should Die without Heir his or her share must be Divided among the Surviving Children, and Lastly I Constitute Nominate and appoint my two sons William Jones, and Richard Jones & John Higgason and David Jones, Executors of this my Last Will & Testament hereby Renouncing and Makeing Void all other Will or Wills heretofore by me Made and Declaring this and none other to be my Last Will and Testament In Witness Whereof I have hereunto Interchangeably Set and Affix.d my Hand and Seal this the 18.th Day of May and in the Year of our Lord one Thousand Seven Hundred and Seventy Four

Richard Jones (his seal)

John Dicken Jun.r

Tyree Seirs

Josephh Norment

At a Court held for Louisa County on Monday the 13.th March 1780 This Will was this Day Exhibited in Court By David Jones

Turn over

one of the Executors therein Named Who took the Oath Prescribed by Law and was Proved by the Oaths of John Dicken and Joseph Norman two of the Witnesses thereto it was also Proved by Joseph Norman that he see Tyrie Secrs who is Since Dead Sign the Same as a Witness at the Request of the Said Jones, it is therefore Ordered by the Court that the Same be Recorded With Leave for the Executors to Qualify at the Next Court and at a Court Continued and held for the Said County the 11 Day of April 1780 William Jones, and David Jones Two of the Executors therein Named came into court and took the Oath of Executors and entered into Bond according to Law Probate is therefore Granted them

Test

John Nelson Clk

Page 368a

Know all me by these Presents that we William Jones David Jones Thomas Johnson & John Byars are held and firmly Bound unto Thomas Johnson the first Justice in the Commission of the peace for Louisa County for and in Behalf and the Sole use and Behoof of the Justices of the Said County and their Successors in the Sum of One Hundred and Fifty Thousand Pounds to be paid to the Said Thomas Johnson his Executors, Administrators or Assigns To the which Payment Well and Truly to be made we bind ourselves and Every of us our, and every of our Heirs Executors & Administrators jointly and Severally firmly by these Presents Sealed with our Seals, Dated this Eleventh Day of April Anno Domini 1780

The Condition of this Obligation is Such that if the above Bound William Jones & David Jones Executors of the Last Will & Testament of Richard Jones Deceas.d

(look up)

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 or shall come to the hands Possession or Knowledge of the Said William & David or into the hands and Possession of any other person or persons for him and the Same so made do Exhibit into the County Court of Louisa County at Such time as they shall be thereunto requir.d by the Said Court and the Same Goods Chattels and Credits and all other the Goods Chattels and Credits of the Said Dec.d which at any time after shall come to the hands Possession or Knowledge of the Said William and David Jones or into the hands and Possession of any other Person or Persons for them do well and truly Administer According to Law and Further do make a true and just Account of their Actings 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 and 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

William Jones (his seal)

David Jones (his seal)

Thomas Johnson (his seal)

John Byars (his seal)

Sealed and Delivered in Presence of

At a Court Continued and held for Louisa County on Tuesday the 11.th Day of April 1780 this Bond was this Day in open court acknowledged by the Parties and by the Court ordered to be Recorded
Test

In obedience to an Order of Court we the Subscribers being sworn have appraised the Estate of Thomas Wash (Deceased as followeth

To 7 Male Slaves, Namely, Daniel Charles

Harry, Dick, Cupit Martin & Joe	L	28000-0-0
2 Boys Ben & Isaac		5000-0-0
2 Boys Matt & Lewis		4000-0-0
1 Negroe Woman & Child Jean & Jack		4500-0-0
1 Negroe Woman Phillis		1500-0-0
1 Negroe Woman Phaner		4000-0-0
1 Negroe Girl Pegg		3000-0-0
10 Pewter Basons		150-0-0
2 Dozen Pewter Plates @ 90/&		108-0-0
7 Dishes D.o		150-0-0
25 D.o spoons		45-0-0
1 Tin Cullender 2 Pewter Measures }		
1 Candle Mould & tin Funnell }		30-0-0
1 Copper Tea Kettle & a Coffee Pot		75-0-0
2 Oxen & Cart		500-0-0
1 Sorrell Gelding L1000, 1 Grey D.o 800		1800-0-0
1 Sorrell Mare Colt L100, 1 Grey horse D.o L500		600-0-0
1 Sorrell Mare Colt L350, 1 Grey Mare L500		850-0-0
7 Cows & Calves		1050-0-0
9 Head of Nett Cattle		1200-0-0
4 Bull Yearlings		36-0-0
12 Head of Hogs		300-0-0
9 Head Sheep		200-0-0
a Parcil Carpenters Tools		20-0-0
8 Axes L96, 8 old hoes L50, a parcel old Iron & 6L130		276-0-0
2 Sets Iron Wedges L25, 4 flat Irons & old Box Iron		65-0-0
1 Pair steelyards 25 a Basket some Nails mill peeks & 25 a Parcel of old Iron Tools & 80, 3 Trays L14		94-0-0
a parcel of old Iron L22 an old saddle & bridle L20		42-0-0
7 old reap hooks L6, 4 augers a chissell & gouge L10		1-6-0
Sundry plains Jointer & L12, 3 scythes & 2 cradles L30		42-0-0
1 Whip Saw & 1 Cross cut D.o L100, 1 hachte L10		110-0-0
1 grind stone 12 a Dutch oven L30		42-0-0
1 old skillet L12, 4 iron potts 60		72-0-0
To Amount Bro.t Over		
1 Churn L4 a Qty of Feathers L120		124-0-0
2 Meal Sifters L4, a Dumb Doll L10		14-0-0
2 flax wheels L60, 3 Cotton D.o L60 a pair pott hooks L4		124-0-0
3 Neat hides		80-0-0
a parcel of earthenware a Case razors a case knives and forks 2 candle sticks &		120-0-0
2 butter potts and a jugg		3-0-0
3 bottles a bowl drinking glass &		24-0-0

1 gun L80 2 slates L10 2 tables a table linen & sev.l towels 180	2-7-0
a parcel old Books 2 small trunks & sugar box	2-2-0
a parcel of old jugs & bottles 30, 12 flag.d bottom chairs	1-3-0
2 slays and harness 24, 18 yards virginia cloth L72	9-6-0
2 old chests and a barrell 30, a parcel of seed cotton L24	5-4-0
a parcel of lumber & Tobacco L10, a bed and furniture L180	4-9-0
1 feather Bed & furniture L400 1 D.o L00	8-0-0
1 small looking glass a p.r shears & p.r snuffers	0-1-6
a p.r Andiron 20 a feather Bed & furniture L400	4-2-0
3 sheets 2 counterpains pillow cases & Actest	1-6-0
1 Iron square 5L	0-0-3
1 Iron pott a frying pan & several old pails	0-6-5
3 beds & furniture	10-0-0
1 side saddle	1-2-0
1 side leather a chamber pott some hemp seed & churn	0-2-4
1 p.r cotton cards	0-1-8
2 bee hives	0-4-0

Turn over

Robert Michie

William Harris

Turner Anderson

At A Court Continue and held for Louisa County on Tuesday y.e 11.th April 1780 This Inventory and Appraisalment was this return.d and by the Court Ordered to be Recorded

Test

Page 370a

An Inventory of M.r Richard Jones Estate Dec.d

To 1 Yoke of Stears	L	175
To 1 Cow		75
To 1 Ditto		80
To 1 Ditto & calf		110
To 1 Ditto		60
To small D.o		40
To 1 Ditto		60
To 1 D.o & Calf		100
To 1 Ditto & yearling		110
To 1 D.o & yearling		110
To 1 D.o		55
To 1 D.o		60
To 1 Ditto		90
To 1 Ditto		45
To 1 Bull		60
To 13 sheep		156
To 2 sows & 9 pigs		60
To 16 hogs		160
To 7 Ditto		140
To 1 Sow & 6 shoots		40
To 1 old mare		5
To 1 horse		700
To 1 Ditto		150
To 1 colt		400
To 1 Ditto		300
To a parcel of Blades		100
To 40 barrels of corn		1200
To 12 bushels of wheat		180
To 1 Bed		60
To 1 D.o		100
To 1 Ditto		100
To 1 Ditto		110
To 1 Loom 2 slays & 4 harness		30
To 1 chest 7 Lumber		100
To 1 side saddle		60
To 1 Flax wheel		10
To a sarch sifter & sand sive		5
To a parcel of lumber		5
To 1 table & 8 chairs		10
To 2 guns		10
To a parcel books		5
To 1 box iron & heators		3
To 1 chest		5
To a peace of steal		8
To a p.r of stellards		7
To a parcel of old tools & 2 saws		60

To 1 mans saddle	20
To a parcel of horse gear	20
To 4 hooks & a scythe	8
To 3 jugs	5
To 7 casks & 2 hogshead	7
To 1 grind stone	15
To a parcel of earthen ware	10
To a parcel of old hoes & iron	30
To a parcel of plantation tools	76
To 3 wedges	14
To 1 Negroe Jack	5000
To 1 Ditto Nat	2000
To 1 Ditto Abraham	4000
To 1 Ditto Ned	4000
To 1 Ditto Sam	3000
To 1 Ditto Oring	3500
To 1 Ditto William	3000
To 1 Ditto Easter	3000
To 1 Ditto Milley	1500
To 1 Ditto Luce	1500
To 1 Ditto George	800
Turn over	
To 1 Ditto Cate	1200
To 1 Ditto Janey	2000
To 1 Ditto hannah	300
To 1 Ditto Sarah	5000
To 1 Ditto Jack	300
To 1 Ditto Sam Nothing	
To a parcel of potts	100
To 4 Bacons	40
To 4 D.o	20
To 4 Dishes	30
To 1 ½ Dozen of plates	90
To 8 spoons & Quart pot	58
To a Salt & pepper Box	2
To knives & forks	6
To a parcel of lumber	10
To a parcel of Cards & wheel	40
To a parcel of raw hides	70
To a p.r of Cart wheels	90
To 24 geese	20
To a parcel of bacon	1000
To 1000lb of Tobacco	400

L 7788-8

In obedience to an order of louisa Court of April 11.th 1780 we the appraisers be first sworn have appraised the Estate of the said Richard Jones and find to be forty seven thousand seven hundred and Eighty Eight pounds Eight Shillings current money as Witness our hands this Day 12.th Day of April 1780

Samuel (his mark) Thomason

Charles Daniel Ju.r

James Beadles

At a Court held for Louisa County on Monday the 8.th Day of May 1780 This Inventory was this Day
return.d and by the Court Ordered to be Recorded

Test

Page 371a

In the Name of God Amen I William Garritt of Louisa County and Parish of Trinity being being of Sound Memory and Parish of Trinity being of Sound Memory do Make and Ordain this my Last Will and Testament in Manner and form Following

First is my Will and Desire that all my Lawful Debts be paid out the Several Debts Due to me if (sufficient) if not, out of my Estate of Course Item I lend to my Beloved Wife Elizabeth Garrett the Land and Plantation where on I now live together with all the Negroes, stacks of Cattle Horses, Hogs & Sheep, and also all my household furniture on the Said Plantation Dureing her Natural life Provided my said wife shall never claim any Right or title to a Certain Tract of Land Sold Benjamin Lewis Called and know by the name of Contrary sometime ago – Item I give to my son William Garrett all my Land on the South Side of Franks Run adjoining the Lands of Watkins and Steward, to him and his heirs forever – Item I give to my Son Henrey Garrett all my Land in Spotsylvania County on Condition he does, pay the Sum of two hundred & fifty Pounds to my Estate to him and his Heirs forever Item I give to my Son Henry Garritt the Tract of Land lent my Wife above after her Death to him and his heirs forever

Item it is my William Desire that all my Estate of what kind soever after the Death of my Wife that Remains, should be Equally Divided among all my Children (that is to say) William Garrett, henry Garrett Ann Johnson Elizabeth Terrell and Susanna Johnson to them and their Heirs, share and share alike and Lastly I do Constitute my two Sons William and Henry Garritt to be Executors of this my Last Will and Testament Revoking all other heretofore made In Witness Whereof I have hereunto set my hand and seal this 3 Day of Feb.r 1779

Turn over

Interlined in the Ninth Lne before Sign.d Withe the word (Wife)

William Garrett

Signed and Sealed in presence of

Nathanell Garland

John Lane (his mark)

At a Court held for Louisa County on Monday the 8.th Day of May 17- this Will was this Day Exhibited by Henry Garrett one of the Executors therein Named and was prov- by the oath of Nathaniel Garland Gent one of the Witnesses hereto and ordered to be certified and at a co- held for the s.d County y,e 11.th Day of June 1780 the said will was further proved by Jone Lane the other witness they and William Garret heir at Law to the s.d William Dec.d came into Court and consented that this Will should be recor- it is therefore ordered by the Court to be Recorded the s.d William Garrett and Henry Gar- the Executors, therein named came into Court and to the oath of Exe.rs and entered – Bond according to law probate is therefore granted them

Test

Page 372a

Know all men by these Presents that we William Garritt Henry Garritt Robert Bibb & Landes Richardson are held and firmly Bound unto Robert Anderson the Justice in the Commission of the peace for Louisa County, for and in Behalf & to the Sole use & behoof of the Justices of the Said County, and their Successors in the sum of one Hundred Thousand Pounds to be paid to the Said Robert Anderson his Executors, Administrators or Assigns: to which payment Well and truly to be made we bind ourselves & every of us, our, and every of our Heirs Executors Administrators Jointly and Severally firmly by these Presents Sealed with our seals & Dated this 12.th Day of June 1780 The Condition of this Obligation is Such that if the above Bound William & Henry Garretts Executors of the last Will and Testament of William Garrett Dec.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 Deceased which have or shall come to the Lands possession or knowledge of the Said William & Henry or into the hands & possession of any other person or persons for them and the same so made do Exhibit into the County Court of Louisa at such time as they shall be thereunto requir.d 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 shall come to the hands possession or knowledge of the Said William & Henry or into the hands and Possession of any person or Persons for them do well & truly Administer According to Law, and further do make a true and just account of their actings and Doings therein When thereto requir.d by the s.d Court and also Shall and truly pay and Deliver all the Legacies contained & specified in the s.d Testament as far as far as the s.d 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

William Garretts (his seal)

Henry Garrett (his seal)

Robert T.g Bibb (his seal)

Landie Richardson (his seal)

Sealed and Deliver.d In presence of

John Nelson Clk

At a Court held for Louisa County on Monday the 12.th Day of June 1780 this Bond was this Day in open Court Acknowledged by the part us and by the Court order.d to be Recorded

Test

Page 373

In the Name of God Amen I William Gooch being, Sick & weak but of Good and perfect Memroy thanks to God Do make this my last Will & Testament in manner & form Following: that is to Say, first I Desire all my just Debts be fully paid. Item. I Desire my two old horses & part of the Waggon & harness be Sold and the Money arising put out to Interest which Interest I Desire my Wife may have Yearly to Support my Children and to Enable her to pa Tax the Princeble to remain Till my Youngest Daughter Comes to the age Eighteen or Marries then to be Taken in & Equally Diveded Between my Three Daughters that is to Say Mary Jamimah and Salley to them their Heirs or assigns, the rest of my Estate, Both real and Personal I lend to my loving Wife Luvinah During her Natural Life and after her Death To be Equally Divided Between my three Children above Mentioned it is my Desire that my Estate may not be apprais.d but be Divided According to the Express Words of this my Last Will & Testament, Itam I make & ordain my Loving Wife Luvinah Gooch my Father Rowland Gooch John Poindexter to be my Executors of this my last Will and Testament, In Witness Whereof I set my hand and Seal this 13.th Day of October 1780

William (his mark) Gooch (his seal)

in Presence of

William White

Unity (her mark) Gooch

John Gooch

At a Court held for Louisa County December the 11.th 1780 this Will was this day in open Court Exhibited by Lovina Gooch Executrix Rowland Gooch, John Poindexter Gent, Exe.rs therein Named who made oath and Entered into Bond according to Law, and was prov.d by the Oaths of William White Unity Gooch & John Gooch the Witnesses thereto & Ordered to be Recorded

Test

Page 373a

Know all men by these presents that we Lovina Gooch Rowland Gooch John Poindexter Gen.l William Lipscomb Thomas Gooch & Reuben Edwards are held and firmly Bound unto Thomas Johnson Gen.t the first Justice in the Commission of the peace for Louisa County for and in behalf & to the Sole & Behoof of the Justices of the s.d Couty & their Successors in the sum of fifty Thousand Pounds to be paid to the s.d Thomas Johnson his Exe.r administrators or assigns to which payment well & truly to be made we bind our selves & every of us our and every of our Heirs Exe.rs Adm.rs Jointly and Severally firmly by these presents Sealed With our Seals and Dated this Eleventh Day of December 1780 The Condition of this Obligation is Such that if the above bound Lovina Gooch Rowland Gooch and John Poindexter Gent.l Exe.rs of the last Will and Testament of William Gooch Deceas.d do make or Cause to be made a true & perfect Inventory of all and Singular the Goods, Chattels & Credits of the said Deceas.d which have or shall come to the hands possession or Knowledge of the s.d Lovina Rowland & John or into the hands & Possession of any other person or Persons for them & the same so made do Exhibit into the County Court of Louisa at Such time as they shall be there unto required by the s.d Court and the same Goods Chattels & Credits and all other the Goods Chattels & Credits of the s.d Deceas.d which at any time after shall come to the hands possession or knowledge of the s.d Lovina Rowland & John or into the hands & possession of any persons or Persons for them do Well and truly administer according to Law, and further do make a true and just account of their Actings & Doings therein when thereto requir.d by the s.d Court and also shall well and truly pay and Deliver all the Legacies Contain.d & specfied in the s.d Testament as far as the s.d Goods Chattels and Credits well thereunto Extend and the Law shall Charge then this obligation to be Void & of none effect or else to remain in full force and Virtue

Turn over

Lovina (his mark) Gooch (his seal)

Rowland Gooch (his seal)

William Lipscomb (his seal)

Thomas Gooch (his seal)

Ruben Edwards (his seal)

Sealed & Deliver.d In presence of

John Nelson Clk

At a Court held for Louisa County Decm.r the 11.th Day of 1780 this Bond was this Day in Open Court Acknowledg- by the parties & by the Court Ordered to be Recorded

Test

Page 374a

Know all men by these Presents that we Patty Douglass William Hughes & John Madison are held and firmly Bound unto Thomas Johnson the justice in the Commission of the peace for Louisa County for and in behalf and to the Sole use & Behoof of the Justices of the s.d County, and their Successors, in the Sum of To be paid to the s.d Thomas Johnson his Executors Administrators and assigns to the Which payment well and truly to be made we bind ourselves and every of us, our, and every of our Heirs Exe.rs and Administrators jointly and several- firmly by these Presents, Sealed with our seals Dated this Eighth Day of January 1781 The Condition of this obligation is Such that if the above Bound Patty Douglass Administratrix all the Goods Chattels and Credits of Robert Douglass Deceas.d do make or Cause to be made a true & perfect Inventory of all & Singular the Goods Chattels & Credits of the s.d Deceas.d which have or shall come to the hands Possession or Knowledge of her the s.d Patty Douglass or into the hands or Possession of any other Person or Persons for her and the same do made do Exhibit or cause to be Exhibited into the County Court of Louisa at such Time as she shall be thereunto requir.d by the Said Court and the Same Goods Chattels and Credits and all other the Goods Chattels and Credits of the s.d Deceased at the Time of his Death which at any Time after shall come to the hands or Possession of the s.d Patty Douglass or into the hands or Possession of the s.d Patty Douglass or into the hands and Possession of any other Person or Persons for her do well and truly administer 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 Actings and Doings therein When thereto requir.d by the sa.d Court and all the rest and residue of the s.d Goods Chattels & Credits which shall be found remaining upon the s.d Administratrixs Account the same being first Examined and allowed by the Justices of the Court for the time being, shall deliver and pay unto such Person or Persons respectively as the s.d Justices by their Order or Judgment, shall Direct Pursuant to the Laws in that Case made and provided and if it shall hereafter appear that any last Will and Testament was made by the s.d Dec.d and the Exe.r or Executors therein Named do Exhibit the same into the s.d Court Making request to have it allow.d and Proved Accordingly if the s.d Patty Douglass being thereunto requir.d do render and Deliver up her letters of Administration approbation of Such Testament being first had and made in the s.d Court then this obligation to be Void and of none effect or else to remain in full force & Virtue

Patey Douglass (her seal)

William Hughes (his seal)

John Madison (his seal)

Sealed and Delivered in the Presence of

John Nelson Clk

At a Court held for Louisa County Jan.y the 8.th 1781 This Bond was this Day in open Court
acknowledg.d by the Parties and Ordered to be Recorded

Test

Page 375a

1781 Jan.y 12.th

Inventory of the Estate of William Gooch Dec.d

1 Negroe Boy about Six Years old

2 Feather Beds & furniture

1 Spinning Wheel 1 Flax D.o 1 Table

5 Setting chairs 1 Gun 1 small butter pott

1 Iron pott 1 Dutch Oven ½ Dozen Pewter Plates

2 Pewter Dishes 2 Basons 5 Table Spoons

1 Pale 1 Piggin 1 Testament 1 Chest

1 Trunk 1 Sytth 2 Broad hoes 2 plow D.o

2 Narrow Axes 1 p.r Cotton Cards 1 Smoothing

Iron 2 Tobacco Hh.d 2 Barrels 1 Small Cask

1 Tray 5 Sheep 6 Cattle 14 Hogs 18 Geese

1 Loom 1 Cart 3 Horse Kind 1 Saddle and the ½ of a Waggon a Quantity of Corn an dfodder and Rye
& Wheat

Witness our hands this 7.th Day of Febuary 1781

John Poindexter

Vinah Gooch

Rowland Gooch

At a Court held for Louisa County Feb.y 12.th 1781 This Inventory & was this Day return.d by Exors
& Ordered to be Recorded

Test

In Obedience to an Order of Court we the Subscribers being first Sworn have appraised the Estate
Robert Douglass Dec.d as Followeth Vetue

To 1 Negroe Wench Named Hannah & child nam.d Tom	L	6000-0
To 1 Negroe Named Pegg		6000-0
To a parcel of Joiners Tools		780-0
To 1 Tenn and Saw 1 hand Saw		55-0
To 11 reap hooks		17-10
To a parsel of Turners Tools		54-0
To a parsel of Juggs		24-10
To 3 small trunks and one sugar Boy		70-0
To 1 Spice Morter 2 plain Irons and files		35-0
To a parcel of Books		100-0
To 1 p.r Stillards & 2 flat Irons		40-0
To 2 wheat Sives		15-0
To 1 Saddle		60-0
To a parcel of old Pewter		40-0
To 2 Dishes & 2 plates Queens China		35-0
To a parcel of Knives & forks		50-0
To 4 Beds & furniture L33-0 each		1400-0
To 1 Large Iron Pott L60		60-0
To 1 Skillet 1 pot 1 Flesh fork & Ladle L30		30-0
To frying pan & Dutch Oven 32-10		32-10
To 3 Bed steads & Card L70		70-0
To 1 spining wheel L8		8-0
To 3 Pales L10		10-0
To a Barrell of Tar & Rundlet L80		80-0
To a Vice Lathe & Wheel L20		20-0
To 1 stone Raser & strop L20		20-0
To a Silver Stock Buckle & old Poekes Book L60		60-0
To 1 mare 1200		200-0
To a Carpenters Adds & pole ax 22 To a parcl old Iron		54-0
To 4 neat hides L75		75-0-0
To 1 Bell L21 To a parcel of old Lumber L31		52-0-0
To a parcel of flax wheel cranks L30		30-0-0
To 2 Cows & Calves		800-0-0
To 3 Wedges 125 Doll.s		37-10-0
To a parcel of House joiners Tools		52-10-0
To a parcel of Chissels Drawing knife &		52-10-0
To a parcel of Saws		140-0-0
To a Broad ax		10-0-0
To an old Whipsaw		40-0-0
To 2 old hoes		12-0-0
To 3 chears		13-10-0
To 1 Meal Sifter 20 Dollars		6-0-0
To 2 slays 60 Dollars		18-0-0
To 1 p.r Cards 15 Dollars		4-10-0
To 1 Chest 20 Dollars		6-0-0

To 1 Gun & old Hoe 30 Dollars

9-0-0

To 2 Froes

17-0-0

Robert Anderson

William Phillips

William Lipscomb

At a Court held for Louisa County March the 12.th 1781 This Inventory & was Day Returned and by
the court Ordered to be Recorded

Test

Page 376a

Know all men by these Presents that we Anne Armstrong and James Dabney Gentleman are held and firmly Bound unto Thomas Johnson Gent the first Justice in the Commission of the peace for Louisa County for in behalf and to the Sole use and Behoof of the Justices of the s.d County and their Successors in the Sum of Fifty Thousand Pounds To be paid to the s.d Thomas Johnson his Exe.rs Administrators and Assigns to the which payment Well & Truly to be made we bind ourselves and every of us, our, and every of our Heirs, exe.rs and Administrators, Jointly and Severally, firmly by these Presents Sealed with our Seals, Dated this 12 Day of March 1781

The Condition of this Obligation is Such that if the Above Bound Anne Armstrong Administratrix of all the Goods Chattels & Credits of Thomas Armstrong Decea.d do make or cause to be made a true & perfect Inventory of all and Singular the Goods Chattels & Credits of the s.d Deceas.d which have or shall come to the hands Possession or Knowledge of her the s.d Anne Armstrong or into the hands or Possession of any other Person or Persons for her and the same so made do Exhibit or Cause to be Exhibited into the County Court of Louisa at Such time as she shall be thereunto to requir.d by the s.d Court and the same Goods Chattels & Credits and all other the Goods Chattels & Credits of the s.d Deceas.d at the time of his Death which at any time after shall come to the hands or Possession of the s.d Anne Armstrong or into the hands and Possession of any other Person or Persons for her do well & truly administer according to Law and further do make a Just and true account of her Actings & Doing therein when thereto requir.d by the s.d Court and all the rest and residu- of the s.d Goods chattels & Credits which shall be found remaining upon the s.d Administratrix accou- the same being first Examin.d and allow.d by the Justices of the Court for the time being shall Delive- and pay unto Such Person or Persons respectively as the s.d Justices by their Order or Judgment shall Direct Pursuant to the Laws in that Case made & provided, and if it shall hereafter appear that any last Will & Testament was made by the s.d Dec.d and s.d Court Making request to have is allowed and approved accordingly if the s.d Anne Armstrong being thereunto required do render & Deliver up her Letters of Administration Approbation of Such Testament being first had and made in the s.d Court then this obligation to be Void & of none Effect, or else to remain in full force & Virtue

Anne Armstrong (her seal)

James Dabney (his seal)

Sealed and Delivered in the presence of

At a Court held for Louisa County March the 12.th 1781 This Bond was this Day Acknowledged by the parties & by the Court Ordered to be Recorded

Test

Page 377a

Cumberland County 1.st March 1781

In obedience to an Order of Louisa Court we the Subscribers being first Sworn hath apprais.d all the Estate of Robert Douglass that was shone ers in s.d County Viz

To 1 Walnut Table	L	150-0-0
To 1 Walnut Desk		100-0-0
To 1 pitt saw		150-0-0
To 1 Gallon jug		15-0-0
To 1 reap hook		5-0-0
To 1 rabet plain		25-0-0

	L	445-0-0

William Hudgens

George Walton

Robert Flippen

At a Court held for Louisa County y.e 12.th of March 1781 This Inventory & appraisment was this Day returnd & by the Court Ordered to be Recorded

Test

Page 378

An Inventory & appraisment of the Estate of William Woolfolk Dec.d

To 1 Mare & Colt	L	1500-0-0
To 1 gun		120-0-0
To 1 Mans Saddle & Bridle		30-0-0
To 3 chears		9-6-8
To 1 Chest		15-0-0
To 1 Bed stead & Cord		10-0-0
To 6 pewter plates		15-0-0
To 6 knives & forks		9-0-0
To 1 Brass candlestick		6-0-0
To 1 Tomahawk		4-10-0
To 1 Small Pewter Bason & Wooden Salt Sellar		2-10-0
To 8 Quart Bottles		8-0-0
To 1 frying pan & Iron spoon		12-0-0
To 1 Table Piggon & horn Tumbler		9-0-0
To 1 Hh.d 1 Cyder Cask & small rundlet		10-0-0
To 1 Loom		10-0-0

	L	1770-6-8

Turn over

In Obedience to an Order of the Worshipful Court of Louisa Court Dated October Court 1780 we the Subscribers have Valued the Personal Estate of W.m Wool- Dec.d to the above Sum of one Thousand Seven hundred and Seventy Pounds Six Shilings & Eight pence as Witness our hands this 9.th Day of November 1780

William Pettus

George Lumsden

Barnet Smith

At a Court held for Louisa County on Monday y.e 12.th Day of March 1781 This Inventory & appraisment was this Day return.d & by the Court Ordered to be Recorded

Test

Page 378a

May the 23.d 1781 In Obedience to an Order of the Worshipful Court of Louisa we the Subscribers being Sworn have apprais.d the Estate of Thomas Armstrong Dec.d Which is as Followeth Viz

1 small negroe	L	3500-0-0
Two beds & Furniture		3000-0-0
One Desk		700-0-0
3 pots & a parcel of Pewter		400-0-0
Three Butter pots 2 jugs & 2 Bottles		110-0-0
One Bowl & a Small Looking Glass		12-10-0
One Small Trunk & small chest		40-0-0
One Flax Wheel & one Meat Sifter		62-10-0
One spinning Wheel & one Gin		35-0-0
3 Casks & a parcel of old Iron		160-0-0
a parcel of Shoe Makers Tools & a Box Iron		125-0-0
2 p.r of old Cards L30 three old chairs L10		40-0-0
17 Hogs		1100-0-0
9 Cattle		3200-0-0
one horse		2500-0-0
6 sheep		300-0-0

	L	15285-0-0

Look up

John Watson

John Richardson

Samuel Dabney

At a Court held for Louisa County on Monday y.e 13.th of Au.t 1781 This Inventory & appraisment was this Day return.d & by the Court Ordered to be Recorded

Test

In The Name of God Amen I Pouncey Anderson of Saint Martins Parish in Louisa County, Being in perfect Sence & Memory blessed be God for the same but yet considering the Brivity of this life and that it is appointed once for all men to Die I do This Make Constitute and appoint this my Last Will & Testament In Manner & form Following First Commitd my Soul into the hands of Almighty God who gave it hoping through the Meritorious Death and my Blessed Save our to receive free pardon and remission of all my Sins, Next I Commitd my Body to the Earth to Buried in a Christian Burial Acording to the Direction of my Ex.rs hereafter named and as to my small estate both real & personal which it hath pleased god to bless me with I give and Bequeath following but first I will that all those Debts I owe in Right to any person be Dischrqd & fully Satisfied paid Within Convenient time after my Decease, and then the remainder part of my Estate I Give & Bequeath in manner & form as followeth that is to say

Item I lend to my Well beloved Wife Elizabeth Anderson During her remaining my Widow all that land and plantation Whereon I now live Containing four Hundred Acres more or less I also lend unto my s.d Wife During her remaining her remaining my Widow one Negroe Woman Slave Named Sebina & her Eight Children Together with all their future Increase and at the Death or Marriage of my s.d Wife my Will & Desire is that the s.d Slaves Sebina & her Eight Children and all their future Increase shall be Equally Divided into three parts one third part I give to my Son Richard Anderson or the Survivors of him, one third part I Give to my Son Michael Anderson or the Survivers of him and the Other third part I Give to be Equally Divided Amongst the Children of my Daughter Judith Dabney to remain.d my two Sons Richard & Michael Anderson and their Heirs Forever I give and bequeath to my Well beloved Wife Elizabeth Anderson the following Slaves, Viz.t Paul, Tom, Judith and her four children. Viz, Nanney, Sam, Richard, Walter and all their futer Increase to her and her heirs forever, also all my whole house hold and kitchen furniture with all the stocks of Cattle, hogs, horses, and sheep that is on this Plantation where I now live to her and her Heirs forever

Item I give & bequeath to well beloved Grand Daughter Francis Anderson Daughter of Richard & Mary Anderson, Viz, one Negroe Woman Slave named Fanney and her child Named Tom now in my Possession with her futer Increase to her and her Heirs forever

Item I give & bequeath to my Well beloved Grand Daughter Mary Anderson Daughter of Richard & Mary Anderson one Negroe Girl Named Lucy Now in my Possession with her futer Increase to her & her Heirs forever

Item I give & bequeath to my Will beloved Grand Daughter Judith Anderson Daughter of Richard & Mary Anderson one Negroe Boy Named Isaak now in my Possession to her and her Heirs forever

Item I Give & bequeath to my Well beloved Grand Son Richard Anderson Son of Richard & Mary Anderson one Mulatto Boy Named Abraham Now in my Possession to him & his Heirs forever

Item I Give and bequeath to my well beloved Grand Daughter Christian Anderson Daughter of Richard and Mary Anderson one Negroe Girl Named Liley now in my Possession with her futer Increase to her & her Heirs forever

Item I Give and bequeath my Grandson Thomas Miriweather Anderson of Michael & Sarah Anderson one Negroe Woman Slave named Doll and her child nam.d Cager now in my Possession with their futer Increase to him & his Heirs forever

Item I give bequeath to my Grand Daughter Ann Anderson Daughter of Michael & Sarah Anderson one Negroe Girl Named Sebina now in my possession with her futer increase to her & her heirs, forever

Item, I give & bequeath to my Grand son Pouncey Anderson

Turn over

son of Michael & Sarah Anderson one Negroe Girl nam.d Dilcey now in my possession with her futer increase to him and his heirs forever

Item I Give & bequeath to my Grandson Reuben Anderson son of Michael & Sarah Anderson one

Negroe Girl namd Betty now in my Possession with her futer increase to him & his Heirs forever
Item I Give & bequeath to my Grand son William Anderson son of Michael & Sarah Anderson one
Negroe Boy namd Adam now in my Possession to him & his heirs forever

Item I Give & bequeath to my Grand son Edmund Anderson son of Michael & Sarah Anderson one
Negroe Girl namd Morning now in my Possession with her futer increase to him & his heirs forever
Item I Give & bequeath to my Grand son Richard Anderson son of Michael & Sarah Anderson one
negroe Girl named Hannah and one Negroe Girl named Kezia now in my Possession with their futer
increase to him & his heirs Forever

Item I give & bequeath to my Well beloved Grand Daughter Elizabeth Johnson Daughter of James &
Judith Dabney the following Slaves Viz one Negroe Woman slave Named Molley & her three Children
Iecham, Morning & Moses which is now in my possession & one Negroe girl namd Doll now in her
Possession with their futer increase to her & her heirs forever

Item I Give & bequeath to my Grand Daughter Cicely Dabney Daughter of James & Judith Dabney one
negroe woman salve nam.d Mildred and her child named Jane now in my Possession with their futer
increase to her & her heirs forever

Item I give and bequeath to my grand Daughter Ann Anderson Dabney Daughter of James & Judith
Dabney one negroe girl nam.d Nanney now in my possession with her futer increase to her and her
heirs forever

Item I give and bequeath to my Grand son William Dabney son of James & Judith Dabney one negroe
Boy named Richard now in my Possession to him his heirs forever

Item I give & bequeath to my Grand Daughter Mary Dabney Daughter of James & Judith Dabney one
negroe girl nam.d Lucy now in my possession with her futer increase to her & her heirs forever

Item I give & bequeath to my Grand Daughter Charity Dabney Daughter of James & Judith Dabney
one negroe Girl nam.d Sukey now in my possession with her futer increase to her & her heirs forever

Item I give & bequeath to my well belov.d son Richard Anderson the Following Slaves (Viz) Jack &
Judith his Wife Ned & Hannah now in my possession with their futer increase to him & his heirs
forever

Item I give & bequeath to my well belov.d son Michael Anderson the following slaves (Viz) my two
Smiths David & Will & Smiths Tools and Henry & Charles I also give my son Michael Anderson after
his Mothers Deceased the Tract of Land & plantation I now live on Containing four hundred acres
more or less I also give my son Michael Anderson Two acres Land & Mill Lying on the South side
pamankey river after his Mothers Deceasd now in my possession to him & his heirs forever
Turn over

Item I give & bequeath to my well belov.d Daughter Judith Dabney one Tract of Land I purchas.d of
Owen Dabney Lying on Taylors Creek Containing 200 & 60 Acres more or less I also I give my
Daughter Judith Dabney the Following slaves (Viz) Great Nanney, Pat, Barstos, Adam now in my
possession with their futer increase to her & her heirs forever

Item I give & bequeath to well belov.d great grand Daughter Ann Anderson Johnson Daughter of
Christopher & Elizabeth Johnson one negroe Boy named peter now in my Possession to her & her heirs
forever

Item I give & bequeath to my Grand son Richard Anderson Son of Michael & Sarah Anderson one
Tract of land I purchased of David Henderson containing one hundred & Eighty Acres land more or
Less now in my possession to him & his heirs forever

Item I will that the remainder part of my Negroes be equally Divided into three parts one third part I
give to my son Richard Anderson one third part I give to my son Michael Anderson & one third part I
give to my Daughter Judith Dabney to them & their Heirs forever

Item my Will & Desire is that if either of my Grand children should lose their Negroe I have left them
in this will before they come of age or Married I will that my Son Richard & Michael Anderson &
James Dabney shall pay the Value of any of their Negroes as may die to the Child it belongs

Item my Will is that my Estate shall not be apprais.d nor my Ex.rs give Security for their Due perform and Lastly I Nominate Constitute & appoint my well beloved Wife Elizabeth Anderson my son Richard Anderson & Michael Anderson & my son in law James Dabney whole & Sole Ex.rs of this my last Will & Testament and I hereby revoke all other Wills & Testaments by me heretofore made and acknowledge this only as my last Will and Testament In Witness Whereof I have hereunto set my hand & affixt my Seal this Twenty fourth Day January one thousand Seven hundred & Eighty one

Pouncey Anderson

Signed Sealed and Acknowledged in the presence of us

Nathan Sims

Mary Sims

Samuel Dabney

At a Court held for Louisa County on Monday y.e 13.th Day of August 1781 This Will was this Day Exhibited in open court by Michael Anderson and James Dabney two of the Ex.rs therein Named and was proved by the Oaths of Nathan Syms and Samuel Dabney two of the Witnesses thereto and Ordered to be Certified at a Court held for Louisa County the 8.th Day of October 1781 this Will was this Day further proved by the Oath of Mary Sims the other Witness thereto and by the Court Ordered to be Recorded

Test

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In the Name of God Amen I James Arnett of the County of Louisa & Parish of Trinity being of Sound mind & Memory at this time thanks & praises to Almighty God for the Same but being Sensible of the Decay of Nature & the Certainty of Death in Order to Dispose of my temporal Estate after my Decease according to my present Desire have thought prudent to make my last Will & Testament in Manner Following Imprimis I Commend my spirit into the hands of my Blessed Saviour Jesus Christ & as to my Body I leave it to be Buried at the Descretion of my Exe.x & Exe.rs hereafter Mentioned Item I leave to my Dear Wife Susannah Arnett my whole Estate During life in case she remains a Widow and after her Decease to be Sold to the highest Bidder Land, Negoes, stock of all Kinds, Household furniture & every thing and Equally Divided Between my Dear Children Lastly I Nominate Constitute & appoint my beloved Wife Susannah Arnett my Sons David & James Arnett & William McGehee whole & Sole Exe.r & Exors of this my last Will & Testament hereby revoking this to be my last Will & Testament In Witness where of I have hereunto Set my Land & Seal this Sixth Day of March 1778

James Arnett

Sign.d Seal.d & acknowledg.d in the presence of

Robert Wasley

James McGehee

Marey Bibb

At a Court held for Louisa County on Monday y.e 8.th of October 1781 this Will was this Day Exhibited in Open Court by Susannah Arnett Executrix & David Arnett & James Arnett three of the Executors therein Named who took the Oath of Executors and Entered into Bond According to Law & was prov.d by the Oaths of Robert Wasley & James McGehee two of the Wit.es & therto & the s.d Robert & James on oath declared that they saw Mary Bibb the other Witness thereto Sign the Same as a Witness at the request of the s.d Arnett & by Court the same is Ordered to be Recorded

Test

Page 383

Know all men by these Presents that we Susannah Arnett David Arnett & James Arnett William Lipscomb James McGehee & Rice Graves are, held & firmly bound unto Thomas Johnson Gent the first justice in the Commission of the peace of the peace for Louisa County for and in behalf & to the Sole Use & behoof of the Justices of the s.d County & their Successors in the sum of five Hundred thousand Pounds to be paid to the s.d Thomas Johnson his Exe.rs Administrators or assigns to the which payment well & truly to be made we bind Ourselves & Every of us, our, & every of our heirs Ex.rs & Administrators Jointly & Severally, firmly by these presents, Sealed with our Seals, & Dated this Eighth Day of October Anno Domini 1781

The Condition of this Obligation is Such that if the above bound Susannah Arnett David Arnett & James Arnett Executors of the last Will & Testament of James Arnett Dec.d do make or Cause to be made a true & perfect Inventory of all & Singular the goods Chattels & Credits of the s.d Dec.d which have or shall come to the hands, Possession, or Knowledge of the s.d Susannah David & James or into the hands & Possession of any other Person or Persons for them and the Same do made do Exhibit into the County Court of Louisa at such time as they shall be thereunto requir.d by the s.d Court & the same Goods Chattels & Credits & all other the goods Chattels & Credits of the s.d Dec.d which at any Time after shall come to the hands Possession or Knowledge of the s.d Susannah, David & James or into the hands & Possession of any other Person or Persons for them do well & Truly Administer According to Law & further do make a true & Just Account of their Actings & Doings therein When thereto requir.d by the s.d Court & also shall well & Truly pay & Deliver all the Legacies Contain.d & specified in the s.d Testament as far as the s.d Goods Chattels, & Credits will thereunto extend & the Law shall charge then this obligation to be Void & of none effect or else to remain in full force & Virtue

Susannah (his mark) Arnett (her seal)

David Arnett (his seal)

James Arnett (his seal)

William Lipscomb (his seal)

James McGehee (his seal)

Rice Graves (his seal)

Seal.d & Delivered in the presence of

The Court

At a Court held for Louisa County on Monday y.e 8.th of October 1781 This Bond was this Day in Open Court Acknowledg.d & by the Court Ordered to be Recorded

Test

Page 383a

In the Name of God Amen I William Lowry of Louisa County being tho Weak of Body, yet of Sound mind & Memory do make this my last Will & Testament in form following, My Soul I Commit into God who gave it in hopes of his gracious acceptance of the same thro the Merits of Jesus Christ my Saviour my Body I Commit to the Dust from whence it was taken in hopes of a Glorious resurrection at the Last Day, as for Such Worldly goods, as God hath blessed me with after all my Lawful & Just Debts are paid I Dospse of the residue as followeth Item my Will is that the Whole of my Estate of Whatsoever Kind may be kept Together and improved to the best Advantage During the Minority of my Youngest Children & that they be Maintained & Well Educated out of the product of the Same, & When my youngest Daugter Joanna comes of full age then my Will is that my s.d Estate be Equally Devided Among my Eight Children hereafter Named (Viz) Milley, Kittey, Keziah, Bettey, William, Nancey, John, Joanna, & as for my other four Children who hath left me (Viz) Anne, Susanna, Mary & Jane, I hereby exclude them from any part of my Estate; & as for my Eight children above Named to whom I have left my Estate my Will is that they shall Quietly & peaceably acquess in all respects to this my Will & if any of them behave otherwise & rais any needless Dispute or Law Suit about the Division of my Estate my Will is that, he, she or them are hereby Declared Disenterested & their part or parts to be Equally Divided Among those of my Children who behave themselves Agreeable & peaceable Item my Desire is that my Executors hereafter Mention.d shall move my family down either to hanover or Caroline County, where they may be Convenient to a Standing School, Lastly I my trusty Friend Johnson Falconer of Caroline County & William Trivillian of Hanover County & my Brother Aaron

(I believe page 384a is missing as page 385 starts out with an Exor Bond)

Page 385

(I believe the first part of this Exor Bond is on page 384a which is missing)

& Severally firmly by these Presents Sealed with our Seals & Dated this Eighth Day of October 1781
The Condition of this obligation is Such that if the above Bound Aaron Lowry Exe.r of the last Will &
Testament of William Lowry Dec.d do make or cause to be made a true & perfect Inventory of all &
Singular the Goods Chattels & Credits of the s.d Dec.d which have or Shall come to the hands
possession or Knowledge of the s.d Aaron Lowry, or into the hands & Possession of any other Person
or Persons for them & the same so made do Exhibit into the County Court of Louisa at such time as
they shall be thereunto requir.d by the s.d Court & the same Goods Chattels & Credits & all other the
Goods Chattels & Credits of the s.d Dec.d which at any time after shall come to the hands Possession
or Knowledge of the s.d Aaron Lowry or into the hands & Possession of any other Person or Persons
for them do well & Truly Administer According to Law, & further do make a true & just Account of
their Actings & Doings therein when thereto requir.d by the s.d Court & also shall Well & Truly pay &
Deliver all the Legacies Contain.d & specified in the s.d Testament as far as the s.d Goods Chattels &
Credits will thereunto Extend & the Law shall charge then this obligation to be Void & of None Effect
or else to remain in full force & Virtue

Aaron Lowrey (his seal)

William Wash (his seal)

Nathan (his mark) Gibson (his seal)

Sealed & Delivered In Presence of

At a Court held for Louisa County on Monday y.r 8.th of October 1780 This Bond was this Day in
Open Court acknowledged by the parties & by the Court Ordered to be Recorded

Test

Page 386

In Obedience to an Order of Louisa Court we the Subscribers have Settled the Estate of William Kimbrough Dec.d & find that the Amount of the appraisment of Slaves then in the Ex.rs hands together with the Money Due to the Estate from them Amounts to four hundred & forty two pounds fourteen shillings & Eight pence three farthings the fifth part of which to Susanna Chiles now of Lawfull age Amounts to Eighty Eight Pounds, Ten shillings & eleven pence half penny Current Money. Witness our hands this 14.th Day of December 1776

Sam.l Ragland

George Lumsden

William Pettus

At a Court held for Louisa County on Monday y.e 12.th Day of November 1781 this Settlement & Division was this Day return.d & by the Court Ordered to be Recorded

Test

In the Name of God Amen I Love Statham of the County of Louisa & parish of Trinity being weak in Body but of perfect mind & memory thanks be Given unto God do make Ordain & appoint this as my last Will & Testament as follows laying all other Wills aside To Will, it is my Will & Desire that all my just Debts be paid Itam I give to my beloved Wife One Feather Bed & Furniture & the Safe and one one Negroe girl named Phillis & her Increase to be at her Will & Disposal to give to each of my Children or Grand children as the my think best & the remainder part of my Estate both real & personal, I lend to my s.d Wife During her life

Item I give to my Daughter Jane Haley One hundred Acres of Land Beginning on the Branch below the house she now lives in running a Cross from Garths line to hunters thence Extending up the horse pen creek on both sides the said creek to include the hundred Acres to her & her heirs forever

Itam I give to my son in law Stephen Hunter one hundred & twenty five Acres of Land which been Laid of to him already out of the nin Survey to him & his heirs forever

Itam I lend to my Grand son William Dabney Statham One Negroe Boy nam.d Jack until he comes to Lawful age & after he comes to a Lawful age I give the s.d William Dabney Statham the s.d negroe Boy Jack as his rights & property forever in casae he dies before hes is of age or marries I then Give the s.d negroe Boy to my Grandson Cornelius Umphrey this heirs forever

Itam I lend to my Daughter Sarah Umphrey one Negroe Wench Nam.d Beck & her increase During her Natural life & at her Death I then give the s.d Negroe Wench & her increase to Such of my S.d Daughters Child as shall be Living at her Death to them & their Heirs forever

Itam it is my Will & Desire that all my Estate (except) the s.d Negroe Boy Jack that I give to my Grand Son William Dabney Statham both real & personal & what kind soever be at the Death of my s.d Wife Equally didided among such of my Children & their representatives as I now Mention (Viz) Elizabeth hardwick John Statham Ann Eastham & to my Daughter Jane Haley, I only give to her her Equall Porportion of my Person Estate as I have before Willed her What I think is her proportion of my Lands and to my Daughter Sarah I only give to her an Equall part of my Lands & my other Estate Except the negroes as I have given to her & her heirs her full proportions of them to my son Charles Statham to the Children of my Dearest Daughter Marey Hunter & to the Child of my Dearest Daughter Mildred Humphrey by name Martha Humphry to them & their Heirs forever

Itam it is my Will & request that my sons John & Charles Statham as Executors & my beloved Wife Martha Statham Executrix to this my last Will & Testament in Witness I have hereunto set my hand & seal this fourteenth Day September An Domi one thousand Seven hundred Eighty one

Love (his mark) Statham (his seal)

Sealed Signed & Deliver.d in presence of us the Subscribers

John (his mark) Garth

David Shepherd Ju.r

Elizabeth (her mark) Garth

At a Court held for Louisa County the 12.th Day of Novem.r 1781 This Will was this Day Exhibited in open Court by Martha Statham the Executrix therein Named who took the Oath of an Executrix and Entered into Bond According to Law and was proved by the Oath of John Garth, David Shepherd Jr and Elizabeth Garth the Witnesses thereto & by the Court Ordered to be Recorded and At a Court held for the s.d County the 10.th Day of Decem.r 1781 John Statham and Charles Statham the other Executors to this Will came into Court and took the Oath of Executors and Entered into Bond accord.g to Law

Test

Know all Men by these Presents that We Martha Statham John Statham & Charles Statham are held and firmly Bound unto Thomas Johnson Gent. The first Justice in the Commission of the Peace for Louisa County, for and in Behalf and to the Sole Use and Behoof of the Justices of the s.d County and their Successors, in the Sum of Fifteen hundred Thousand Pounds Current Money to be paid to the s.d Thomas Johnson his Exors Admorz, or Assigns To the which payment Well and truly to be made we bind ourselves, and Every of us, our and Every of our Heirs Exors, and Admors, Jointly and Severally firmly, by these Presents, Sealed With our Seals, Dated this twelfth Day of Novem.r Anno Domini 1781 The Condition of this obligation is Such, that if the above Bound Martha Statham Executrix of the last Will and Testament of Love Statham Dec.d do make or Cause to be made a true and perfect Inventory of all and Singular the Goods Chattels and Credits of the s.d Dec.d which have or shall come to the hands Possession or Knowledge of the s.d Martha Statham or into the hands and Possession of any other Person for her and the same so made do Exhibit into the County Court of Louisa at Such time as she shall be thereunto Required by the s.d Court, and the same Goods Chattels & Credits and all other the Goods Chattels and Credits of the s.d Dec.d Which at any time after Shall Come to the hands Possession or Knowledge of the s.d Martha Statham or into the hands and possession of any other Person or Persons for her do Well and truly Administer According to Law I further do make a true & Just account of her Actings & Doings therein when thereto Requird by the s.d Court, and also shall Well and truly pay and Deliver all the Legacies Contained and specified in the s.d Testament, as far as the s.d Goods Chattels and Credits Well 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

Martha (her mark) Statham (her seal)

Cha.s Statham (his seal)

Sealed and Delivered in the Presence of

At a Court held for Louisa County y.e 12.th of Novem.r 1781 This Bond was this Day in Open Court Acknowledged & by the Court Ordered to be Recorded

Test

Know all Men by these Presents that We John Statham Charles Statham William Hughes & William White J.r are held and firmly Bound unto Thomas Johnson Gent.n the first Justice in the Commission of the peace for Louisa County for and in Behalf and to the Sole use and Behoof of the Justices of the s.d County and their Successors, in the Sum of Fifteen hundred Thousand Pounds Current Money to be paid to the s.d Thomas Johnson his Exors, Admors, or Assigns To the which payment Well and truly to be made we bind ourselves and Every of us, our, and Every of our Heirs, Exors, & Admors, Jointly and Severally Firmly by these Presents Sealed With our Seals, Dated this Tenth Day of Decem.r 1781 The Condition of this obligation is such that if the above Bound John Statham and Cha.s Statham Exors, of the last Will & Testament of Love Statham Dec.d do make or Cause to be made a true and perfect Inventory of all and Singular the Goods Chattels and Credits of the s.d Dec.d which have or shall come to the hands Possession, or Knowledge of the s.d John Statham and Charles Statham, or into the hands and possession of any other person or Persons for them and the same so made do Exhibit into the County Court of Louisa at such time as they shall be thereunto Required by thes.d Court and the same Goods Chattels and Credits, and all other the Goods Chattels and Credits of thes.d Dec.d which at any time after shall come to the hands Possession or Knowledge of the s.d John & Charles Statham or into the hands and Possession of any other Person or Persons for them do well and truly, Administer According to Law and further do make a true and Just account of their Actings and Doings therein when thereto Required by thes.d Court and also shall well and truly pay and Deliver all the Legacies Contained and specified in thes.d Testament as far as thes.d Goods Chattels and 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

John Statham (his seal)

Cha.s Statham (his seal)

W.m Hughes (his seal)

W.m White J.r (his seal)

Sealed and Delivered in the Presence of

At a Court held for Louisa County the 10.th of Decem.r 1781 This Bond was this Day Acknowledged and by the Court Ordered to be Recorded

Test

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In the Name of God Amen I David Anderson of the County of Louisa and Parish of Trinity being Very Sick and Weak but of a Sound mind and Memory do make and Ordain This my last Will and Testament in Manner and Form Followig I Commend my Soul into the hands of Merciful Redeemer Who gave it my body to Enter.d at the Discretion of my Exors, hereafter Named, and as to the Worldly Goods with which it has pleased Almighty God to Bless me I give as Followeth Item I lend to my beloved wife Judith Anderson my whole Estate both Real and personal Dureing her Natural life in order to Inable her to Support and Bring up my Children Item my Will and Desire is that after the Death of Wife that my Land be Equally Divided between my four Sons John Charles Archilus & David at the Discretion of my Exors, Which s.d part so laid of, I give to my s.d to them and their Heirs forever Item I give and bequeath to Each of my Sons as Named above at the Death of my Wife one Cow and Calf & one Sow and pig to be Delivered them by my Exors, Item my will and Desire is that as my Daughters come of age or Marries that my whole estate which I have lent my Wife (Except the Land Given my Sons) be Valued by my Exors, and that one Fifth part be Delivered to her and to the Next that Shall come of Age or shall Marry a fourth and so on to the Last all which Parts I give to my s.d Daughters Item my will and Desire is that the part Remaining in the Possession of mys.d Wife at her Death be Equally Divided between my Four Daughters Mary, Sarah, Susannah, and Elizabeth Item I do Constitute and appoint Cap.t Joseph Shelton and Perrin Farrow Exors, to this my last Will and Testament Revoking all other Wills by me heretofore made

David Anderson (his seal)

Signed & Acknowledged Before us

Elizabeth (her mark) Johnson

Elizabeth Johnson

Mary Lacy

At a Court held for Louisa County on Monday y.e 8.th Day of Oct.r 1781 This Will was this Day Exhibited in Open Court and proved by the Oaths of Elizabeth Johnson and Elizabeth Johnson two of the Witnesses thereto and by the Court Ordered to be Certified and At a Court held for the s.d County of Louisa the 12.th Day of Novem.r 1781 Joseph Shelton & Perrin Farrar who Were left as Exors, to this Will this Day Certified under their hands that they did not think Proper to Quality as Exors, to the s.d Will Therefore on the Motion of Judith Anderson Widow to the s.d David Administration is Granted her with the Will Annexed who to the Oath of an Administratrix and Entered into Bond According to Law
Test

Know all Men by these Presents that we Judith Anderson Robert Anderson and Zachariah Stanley are held and firmly Bound unto Thomas Johnson Gent.r the first Justice in the commission of the peace for Louisa County for and in behalf and to the Sole use and behoof of the Justices of the s.d County and their Successors, in the Sum of two hundred Thousand Pounds to be paid to the s.d Thomas Johnson his Exors, Admors, and assigns To the which Payment Well and truly to be made we bind ourselves and Every of us our and Every of our Heirs Exors, and Admors, Jointly and Severally firmly by these Presents, Sealed with our Seals Dated this twelfth Day of Novem.r 1781 The Condition of this obligation is Such that if the above Bound Judith Anderson Administratrx with the Will annexed of all the Goods Chattels and Credits of David Anderson Dec.d do make or Cause to be made a true and perfect Inventory of all and Singular the Goods Chattels and Credits of the s.d Dec.d Which have or shall come to the hands Possession or Knowledge of the s.d Judith Anderson or into the hands or Possession of any other Person or Persons for her and the same so made do Exhibit or Cause to be Exhibited into the County Court of Louisa at such time as she Shall be Thereunto Required by the s.d Court and the same Goods Chattels and Credits and all other the goods Chattels and Credits of the s.d Dec.d at the time of his Death Which at any time after Shall Come to the hands on Possession of the s.d Judith Anderson 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 Actings and Doings thee in When thereto Required by the s.d Court and all the rest and Residue of the s.d Goods chattels and Credits Which shall be found remaining upon the s.d Administrators Account the same being first Examined and allowed by the Justices of the Court for the time being shall Deliver and pay unto Such Person or Persons respectively as the s.d Justices by their Order or judgment shall Direct pursuant to the Laws in that Case made and Provided and if it shall hereafter appear that any Last Will and Testament was made by the s.d Dec.d and the Exor or Exors therein named do Exhibit the same into the s.d Court making Request to have it allowed and approved Accordingly if the s.d Judith Anderson being Thereunto Required do Render and Deliver up his Letters of Administration approbation of Such Testament being first had and made in the s.d Court Then This obligation to be Void and of None Effect or Else to Remain in full Force and Virtue

Judith (her mark) Anderson (her seal)

Robert Anderson (his seal)

Zachariah Hanley (his seal)

Sealed & Delivered in the presence of

At a Court held for Louisa County the 12.th Day of Novem.r 1781 This Bond was this Day in Open Court Acknowledged by the Parties and by the Court Ordered to be Recorded

Test

An Inventory of the Estate of James Arnett Dec.d Novem.r

The Valuation in Specia

Charles A Negroe Fello	L	150-0-0
James		150-0-0
Fanney L50, Hannah L150, Phillis L150		350-0-0
Luch & Fortin L80, Jack L15 Rubin L100		195-0-0
Henry L100 Sam L80 Phillis L150		330-0-0
Cattle L77-10 Sheep L7 Hoggs L36-14		121-4-0
Horses 62 Beds & Furniture L40		102-0-0
weight Iron L1 Saddle and Bridle L2		3-0-0
D.o L7-6 Saddle and Bridle L2		10-0-01
Cotton Wheales & 6 pr Cards L2		2-0-0
Flax Wheales 15 Tin & Loom L5		1-10-0
pots 1 Dutch Oven & 2 p.r hooks		5-0-0
parsel Pewter L2-16 old knives & Forks slais & harnis		4-2-0
Flat Irons & Sundries Guns 2 Jugs & 1 bottle		3-0-0
Casks & Seven sides Leather		6-6-0
Hoxsheads & 3 raw hides		4-10-0
Water Vessels & 2 Iron Wedges		1-2-0
Weight Cotton		15-0-0
p.r Cart Wheales & 4 axes		6-0-0
Trowel hoes & 4 Grubing hoes		1-16-0
Hoes & 1 whip saw		4-5-0
Reap hooks & a parcel Tools		1-10-3
Curry Comb & 30 Bushels Oats		1-11-3
3 Sifters & 15lb Feathers		1-1-0
15 Bushels peas & half Bushel Sault		2-11-0
50lb Flax L3-15 To part of a Still 20L		23-15-0
8 Pound Wool S16-2 Calf hides S6		1-2-0
1 negroe Morning for which David Bill claims a Right Valued to		50-0-0

In Obedience to an Order of Court Baring Date the 8.th October 1781 We the Subscribers meeting and being first Sworn have appraised the Estate of James Arnett Dec.d In specia as above as Witness our hands this 9.th Novem.r 1781

W.m Phillips

W.m Lipscomb

W.m Hughes

Rice Graves

At a Court held for Louisa Cty on Monday y.e 12.th Day of Nove.r 1781 This Inventory and appraisment was this Day Returned and By the Court Ordered to be Recorded

Test

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In The Name of God Amen I John Byars of Louisa County of sound mind and Memory & Knowing that is appointed for all men to die I do make and Order this as my last will & Testament First I Recommend my soul into the hands of Almighty God that Gave it & my Body to the Earth of which it is made and as touching such Worldly Estate wherewith it has pleas.d God to Bless me With I give & Dispose of the same in the Following manner First I lend to my beloved Wife my Estate both Real & personal During her life or Widowhood & Then to be Divided as Follows (to Wit) Each of my Sons & Daughters (to Wit) James Byars to have a Feather Bed & Furniture at the time he comes to the Age of Twenty one Years or Marries Item I give to each of my children hereafter named One Feather bed & Furniture & Each of them a Saddle (to wit) John Fleming George William Salley Anna Jemima & Betsey Byar's & my Wife being with Child whether it is son or Daughter to have a Bed & Furniture & saddle & if any of my childred above shall die before they come of age then his, her, or their parts to be Equally Divided among the rest of their Brothers and Sisters & at the Death of my Wife my Will & Desire is that my Estate both Real and personal be Sold & Equally Divided among all my Childred (to Wit) James John Fleming George William Byars Mary Smith Jane Matthews Sally Martha Anna Jemima & Betsey Byars & the son or Daughter my Wife is with Child with to have Equal part with the rest of my Children & I do appoint Elizabeth Byars David Smith & Sharod Matthews my Exors, of this my last Will and Testament In Witness Whereof I have hereunto set my hand & Seal this Day of June 1780

Jn.o Byars (his seal)

Sign.d Seal.d & Acknowledged this my last will & Testament in presence of

Aaron Fontaine

Sam.l Cole

Fleming Thomasson

John Lea

Richard Thomasson

Char.s Wingfield

At a Court held for Louisa County on Monday y.e 11.th Feby 1782 This Will was this Day Exhibited in Open Court by Elizabeth Byars the Executrix there in Named who took the Oath of an Exetrix and Entered into Bond according to Law and was proved by the Oaths of Aaron Fontaine Richard Thomasson and Fleming Thomasson three of the Witnesses thereto and by the Court Ordered to be Recorded

Test

Know all men by these Presents that we Elizabeth Byars Garritt Minor Robert Fleming Bibb & Nathan Smith are held and firmly bound unto Thomas Johnson Gent.n the first Justice in the Commission of the peace for Louisa County for and in behalf and to the Sole Use and behoof of the Justices of the s.d County and their Successors in the Sum of Three Thousand Pounds Current money to be paid to the s.d Thomas Johnson his Exors, Admors or assigns To the Which payment well and truly to be made we bind ourselves and Every of us, our and Every of our Heirs Exors and Admors, Jointly and Severally Firmly by these presents Sealed with our Seals Dated the Eleventh Day of Feby Anno Domini 1782 The Condition of this obligation is such that if the above Bound Elizabeth Byars, Exetrix of the last Will and Testament of John Byars Dec.d do make or cause to be made a true and perfect Inventory of all and Singular the goods Chattels and Credits of the s.d Dec.d which have or Shall come to the hands possession or Knowledge of the s.d Elizabeth Byars or into the hands and Possession of any other person or Persons for her and the same so made do Exhibit into the County Court of Louisa at Such time as she shall be thereunto Required by the s.d Court and the same Goods Chattels and Credits and all Other the Goods Chattels and Credits of the s.d Dec.d which at any time after shall come to the hands Possession or Knowledge of the s.d Elizabeth Byars 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 true and Just account of her Actings and Doings therein when thereto Required by the s.d Court and also Shall Well and truly pay and Deliver all the Legacies Contained and specified in the s.d Testament as far as the s.d Goods Chattels and Credits will 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

Elizabeth (her mark) Byars (her seal)

Garritt Minor (his seal)

Rob.t Flim.g Bibb (his seal)

Nathan Smith (his seal)

Sealed and Delivered in Presene of

At a Court held for Louisa Cty on Monday the 11.th of Feb.y 1782 This Bond was this Day in Open Court Acknowledged and by the Court Ordered to be Recorded

Test

In Compliance with an Order of Louisa Court of the 14.th Jan.y 1782 we have appraised the Estate of W.m Tate Dec.d

negroes Peter	L	60-0-0
Herculas L65 Matt L47-10		112-10-0
1 Desk L4, 1 small Looking Glass S8		4-8-0
1 Gray horse L10, 1 Black mare 10		20-0-0
10 Head of Cattle L14, 8 Fatted Hogs L10-18		24-18-0
3 old hogs & 10 shoots L5, 5 shoots S15		5-15-0
8 sheep L3, 1 bed and Furniture L3		6-0-0
1 Ditto D.o, 1 D.o, D.o		10-10-0
1 D.o Without a stead L3		3-0-0
1 chest/ one D.o 20/, 1 Cotton Wheel 2/6		1-11-6
1 Flax D.o 14/, one D.o 15/		1-9-0
1 p.r Cart Wheels 2, 1 Iron pott 15/, one D.o 2/6		2-17-6
1 D.o 5/, one p.r hooks 2/6, 1 Iron Skellet 2/6		0-10-0
1 p.r Tongues & shovell 3/, 1 box iron & heaters 5/		0-8-0
1 Griddle 5/, one Fryiing pan 6/		0-11-0
1 spice mortar & Pestle 2/6, 2 old bells 2/6 and pepper box		0-3-6
1 tin Funnel ¼ Dishes 24/		1-5-0
8 Basons 1-6-8, 16 plates 1-10		2-16-8
7 Spoons 3/, one Ladle 2/6		0-5-6
1 Dutch Oven 6/, 1 Sett of Dogs 10/		0-16-0
1 Gun 20/, Six chairs 11/		1-11-0
1 Warming pan 20/, 3 old Meal Bags 6/		1-6-0
4 narrow Axes 10/, one Broad Ax 3/		0-13-0
6 Broad hoes 9/, Six Narrow D.o 12/		1-1-0
2 Trowel D.o 3/, three grubbing D.o 5/		0-8-0

Amount Carred over	L	270-6-2
Amount Brought Over		270-6-2
1 X cut Saw & file 16/		0-16-0
1 hand Saw & file 3/, two lb steel 3/		0-6-0
1 p.r steelyards 15/		0-15-0
1 Trunk 3/ one Oval Table 35/		1-18-0
2 Pine Tables 3/, two Butter potts 1/6		0-4-6
2 Drawing knives 1/, three augers 4/		0-5-0
1 bung Boreer 1/		0-1-0
1 Howel 1/3, one Adr 1/6		0-2-9
1 p.r of pinchers 2/		0-2-0
2 Bottles 1/6, three Raysors, 7/		0-8-6
1 Hone & strop 5/, 10 old Jugs 10/		0-15-0
2 Chamber potts 8 two Candle Sticks 3/		0-11-0
1 p.r Snuffers 8 Tea Cup & Saucer 8.d		0-1-4
1 salt 1/, one Tin Cannister 4		0-1-4
4 Cyder Casks 10/, ¼ lb Indigo 4/		0-16-0
1 mans saddle & Bridle 25/		1-5-0
2 Iron Wedges 7/6		0-7-6

2 p.r horse geer 5/		0-5-0
1 Grindstone 1/3, five Bashets 3/		0-4-6
138 lb Cotton in the Seed		0-2-6
5 lb Wool 5/, one Horse Phlemes 1/3		0-6-3
a Parcell of old Nails 3/		0-3-0
1 Meal Sifter 1/10, Old Barrells 20/		1-1-0
1 Water pail 1/, & a parcell Leather 12/		0-13-6
Corn suppos.d 28 barrells		8-8-0
Tob.o suppos.d 1000 lb		7-0-0
Wheat suppos.d 25 Bushells		5-0-0
Short Corn 2 ½ Barrells		0-7-6
Crop of Flax 40/		2-0-0
1 Sermon & 2 prayer books		0-4-3
1 Bible & a parell of old Books		0-0-6
Look up		
Wats Hymes & psalms 4/		0-4-0
2 mugs & two hays 2/4, a p.r of Scales 6.d		0-2-10
1 Tobaia Hogshhead 2/, one & ½ Bushells Flax Seed 7/6		0-9-6

am.t carried over	L	307-13-7
3 Pecks Beines 3/, three bushells Pees 12/		0-15-0
1 Cow skin 7/6, Six knives * forks & box 3/		0-10-6
1 Half Bushell 1/, two p.r of Sissars 2/6		0-3-6
1 Bridle bitt 8.d one Whipsaw file 1/		0-1-8
3 Towels 2/, five reap hooks 4/		0-6-0
1 Slay 2/6, one phial 8.d a parell of Buttons 4/		0-7-2
7 ½ Bushells Rye 1-2-6		1-2-6
1 Frow 1/3, one p.r of specks 2/6		0-3-9
1 p.r money scales 18/		0-18-0
9 ½ lb Leather 14/3		
a parcell of shucks 7/6		0-7-6
42 feet tops 1-2, 1200 lb Blades 18/		2-6-0
1 milk pan 1/, Brass Cock 2/		0-3-0
18lb iron 9/, four Fat tubs 5/		0-14-0
1 Meal Tub & old Basket 1/ spice 3/3		0-4-3
1 p.r sheep sheares 2/, one horn comb 6.d		0-2-6

	L	315-18-11

Garrett Minor
Aaron Fontaine
William Cole

21.st January 1782

At a Court held for Louisa County on Monday y.e 11.th of Feb.y 1782 This Inventory & app.t was this Day returned and by the Court Ordered to be Recorded
Test

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I William Bourn of Louisa County being in perfect Sence and Memory do make and Ordain this my last Will and Testament in Manner and form Following

Item I lend to my Well beloved Wife Elizabeth Bourn all that Tract or parcel of land Whereon I now live I also lend to my s.d Wife all my whole Estate both real and personal During her natural life Excepting one Feather bed and Furniture which I shall leave to my Daughter Susannah Bourn

Item I give and bequeath to my son Stephon Bourn one Feather bed and Furniture one Cow & Calf one sow & piggs which he has now in his possession I also give to my s.d son at the Death of his Mother one young work horse to him and his Heirs forever

Item I give and bequeath to my Daughter Jean Howard one Feather bed and Furniture one Cow & Calf which she has now in her possession to her and her Heirs forever

Item I give and bequeath to my son W.m Bourn one half of the Land Whereon I now live after his Mothers Death

Item I give and bequeath to my Daughter Francis Toler one Feather bed and Furniture to her and her heirs forever which she has now in her Possessions Item I give and Bequeath to my Daughter Sarah Walker one Feather bed and Furniture to her and her heirs Forever which she has now in her Possession

Item I Give and Bequeath to my Daughter Susannah Bourn one Feather bed and Furniture which she has now in her Possession to her and her heirs Forever

Item I Give and bequeath to my son David Bourn one young work horse as soon as it can be raised out of the Estate to him and his heirs forever

Item I give and Bequeath to my son George Bourn one young Work Horse as soon as it can be Raised out of the Estate to him and his Heirs Forever

Item I Give and Bequeath to my Son Lewis Bourn one half of the Land I now live on after his Mothers death my Will and Desire is that Neither of my Sons William or Lewis should Sell their Lands above Mentioned onless it be from one to the other and I Desire my Land May be Equally Divided Between my two Sons William and Lewis Bourn and I Desire that my Orchard may be Equally Divided between them after the Death of their Mother my Will and Desire is that all my Estate both real and personal that I have not already Given away after the Death of my Wife shall be Equally Divided Between my son William Bourn my son David Bourn my son Lewis Bourn my son George Bourn and my Daughter Susannah Bourn to them and their Heirs Forever

I also Constitute and appoint Richard Richardson and John Mayo to be Exor's of this my last will and Testament I do hereby Revoke all former Wills by me made in Witness thereof I have hereunto set my hand and Seal this Twenty Seventh Day of June one Thousand Seven Hundred and Eighty one

W.m (his mark) Bourn (his seal)

Sign.d Sealed and Acknowledg.d in Presence of

Mich.l Anderson

John Mayo

John Richardson

At a Court held for Louisa County on Monday y.e 8.th Day of April 1782 This Will was this day Exhibited in Court by John Mayo one of the Exors, therein Named and was proved by the Oaths of Michael Anderson John Mayo & John Richards on the Witnesses thereto & Ordered to be Recorded Bond acknowledg.d probate Granted the Exor having made Oath thereto according to Law

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Know all men by these Presents that we John Mayo & Michael Anderson are held and firmly bound unto Thomas Johnson Gent the first Justice in the Commission of the peace for Louisa County for and in behalf and to sole Use and Behoof of the Justices of the s.d County and their Successors in the Sum of one Thousand Pounds Current money to be paid to the Thomas Johnson his Exors, Admors, or assigns to the which payment Well and truly to be made we bind ourselves and Every of us, our, and every of our Heirs, Exors, and Admors, Jointly and Severally Firmly by these presents Sealed With our Seals and Dated the Eighth Day of April Anno Domini 1782

The Condition of this Obligation is Such that if the above Bond John Mayo Exor of the last Will and Testament of W.m Bourn Dec.d do make or Cause to be made a true and perfect Inventory of all and Singular the Goods Chattels and Credits of the s.d Dec.d

Look Up

which have or shall come to the hands possession or Knowledge of the s.d John Mayo or into the hands and possession of any other person or persons for Louisa and the same so made do Exhibit into the County Court of Louisa at such time as he shall be thereunto required by the s.d Court and the same goods Chattels and Credits and all other the goods Chattels and Credits of the s.d Deed Which at any time after Shall Come to the hands possession or Knowledge of the s.d John Mayo 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 true and Just account of his Actings and doings therein when there to required by the s.d Court and also shall Well and truly pay and Deliver all the Legacies containd and specife/d in the s.d Testament as far as the goods Chattels and Credits will 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

John Mayo (his seal)

Mich.l Anderson (his seal)

Sealed and Delivered In presence of

At a Court held for Louisa County on Monday y.e 8.th Day of April 1782 This Bond was this Day in Open Court Acknowledg.d and by the Court Ordered to be Recorded

Test

In Obedience to an Order of Louisa Court we the Subscribers After being Sworn have appraised the Estate of William Bourn Dec.d

Viz

To 1 Negroe Man Named Crump	L	60-0-0
To 1 mare and colt L30, To 1 horse 15/		45-0-0
To 1 mare L12, To 1 D.o 15L		27-0-0
To 26 Head Hoggs L10		10-0-0
To 19 Head cattle L19, To 1 sheep 10/		19-10-0
To 3 Beds and Furniture		25-0-0
To 5 chares 5/, To 1 Chest and Table 7/6		0-12-6
To a parsel of old Iron L1-15		1-15-0
To a parsel of old Pewter		1-12-0
To a parsel of Earthenware		0-7-0
To 1 p.r Stillards		0-10-0
To 7 Casks L1-1, To 2 Iron pots 18/		1-19-0
To 1 p.r flat Irons		0-7-6
To 1 spining wheel		0-5-0
To 2 Slays		0-8-6

	L	194-6-6

Mich.l Anderson

Rich.d Richardson

Christopher Johnson

May 9.th 1782

At a Court held for Louisa County on Monday y.e 13.th of May 1782 This Inventory and app.l was this Day Returnd and by the Court Ordered to be Recorded

Test

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Being at This Time in a Low & Weke state as to my Bodey by parte But Sound In Memrey & Calling to mind That all men is Onest to Day I Thought proper to Constitue & Ordain This my last Will & Testament making Void & Nul all other Wills hearetofore made by me I First Commit my Sold to God he Gave it & then my Desire is that my Funerel Expences be paid – my Will and Desire is that all my Just Debts be paid -

Item I lend to my beloved Wife all my Estate both Real and personal During her Widowhood or deth & at her Deth or marridg my Will & Desier is that all my Estate both real & personal should be Ekuley Divided amongsts my seven children Which in Oney Henrey John Jessey Ann Nathanel & Molley and in Case Either of my s.d Children above Minshend should Dey before they come to the Age of Twenty one The Boyes & Eighteen the Garles Then my Will and Desire is that the part of Such Diseist child or children be Ekueley Divided amongsts the Surviving children I also appoint my loving Wife Jemima & my Suns Henry Bow my Exors, to this my last Will and Testament as Witness my hand & seal this 4.th Day of March 1782

Jacob (his mark) Bow (his seal)

Sinn.d Seal.d & Deliver.d in presence of

John (his mark) Matlock

Zachariah Stanley

Zachariah Matlock

At a Court held for Louisa County on Monday y.e 13.th of May 1782 This Will was this Day Exhibited in Court by Jemima Bow and Henry Bow Exors thereto and proved by the Oaths of John Matlock and Zachariah Matlock and by the affirmation of Zachariah Stanley Witnesses thereto & ordered to be Recorded the s.d Exors, took the oath and Entered into Bond According to Law

Test

John Nelson Clk

Know all men by these presents that we Jemima Bow Henry Bow John Matlock & Zachariah Matlock are held and firmly bound unto Thomas Johnson Gent.r the first Justice in the Commission of the peace for Louisa County for and in behalf and to the sole use and behoof of the Justices of the.s.d County and their Successors, in the sum of fifteen hundred Pounds Current Money to be paid to the s.d Thomas Johnson his Exors, Admors or assigns to the which payment well and truly to be made we bind ourselves and every of us, our, and every of our, Heirs, Exors, and Admors Jointly and Severally firmly by these presents Sealed with our Seals and Dated the Thirteenth Day of May Anno Domini 1782 The Condition of this obligation is such that if the above bound Jemima Bow and Henry Bow Exors of the last Will and Testament of Jacob Bow Decd do make or Cause to be made a true and perfect Inventory of all and Singular the Goods Chattels and Credits of the.s.d Dec.d which have or shall Come to the hands possession or Knowledge of the.s.d Jemima Bow & Henry Bow, or into the hands and possession of any other person or persons for them and the same so made do Exhibit into the County Court of Louisa at Such time as they shall be hereunto requird by the.s.d Court, and the same Goods Chattels and Credits, and all other the Goods, Chattels and Credits of the.s.d Decd which at any time after shall Come to the hands possession or Knowledge of the s.d Jemima Bow & Henry Bow, or into the hands and possession of any other person or persons for them do well and truly Administer Accord.g to Law and further do make a true and Just Account of their Actings and doings therein when thereto Requird by the.s.d Court, and also shall well and Truly pay and Deliver all their Legacies Contained and specified in the.s.d Testament as far as the s.d Goods Chatels and Credits will Extend and the Law shall Change Then this obligation to be Void and of none Effect, or Else to Remain in full force and Virtue

Jemima (her mark) Bow (her seal)

Henry (his mark) Bow (his seal)

John (his mark) Matlock (his seal)

Zachariah Matlock (his seal)

At a Court Held for Louisa County on Monday y.e 13.th of May 1782 This Bond was this Day in Open Court Acknowledgd and by the Court Ordered to be Recorded

John Nelson Clk Cu

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In The Name of God Amen. I Elizabeth McCulloch of the Parish of Trinity and County of Louisa being weak in Body but of sound mind and Memroy, and Considering the uncertainty of Life an Desierous, of Settling my Worldly affairs, and therefore do make my last Will and Testament in manner and form (Following Viz) I give and bequeath to my son W.m Settle my Negroe Woman Call.d Milli which I bought of the Estate of John Elliott Dec.d also Sam, Kate, Jett Zachary, & Sarah Children to the s.d Milli and all their future Increase, Item, I also give and bequeath to to thes.d W.m Settle all the rest and residue of my Estate real and personal he paying all my Just Debts and funeral Expences, and I hereby revoke all other and former Wills by me heretofore made at any Time Ratifying and Declaring this to be my last Will and Testament, made this Eleventh Day of Novem.r in the year of our Lord one thousand Seven hundred and Eighty one

Elizabeth (her mark) McCulloch (her seal)

Sign.d Sealed publish.d and Declared as and for my last Will and Testament in the presence f

Robert Wasley

William Bibb

Turn over

Know all men by these Presents that we William Suttles and Joseph Bunch are held and firmly bound unto Thomas Johnson Gent the first Justice in the Commission of the peace for Louisa County, for and in behalf, and to the sole use and behoof of the Justices of the s.d County, and their Successors, in the sum of Two Thousand Pounds Current Money to be paid To thes.d Thomas Johnson his Exrs Admors, and assigns To the which payment well and Truly to be made we bind ourselves and Every of us, our, and Every, of our Heirs Exors and Admors, Jointly and Severally Firmly by these presents Sealed with our Seals Dated This Thirteenth Day of May 1782

The Condition of this obligation which That if the above Bound W.m Suttler Admon with y.e Will annexd of all the goods, Chattels and Credits of Elizabeth McCulloch Dec.d do make or Cause to be made a True and perfect Inventory of all and Singular the Goods Chattels and Credits of the s.d Dec.d which have or shall come to the hands possession or Knowledge of him thes.d W.m Settles or into the hands or possession of any other person or persons for him and The same so made do Exhibit or Cause to be Exhibited into the County Court of Louisa at Such Time as he shall be thereunto requird by thes.d Court and the same Goods Chattels and Credits, and all other the goods Chattels and Credits of thes.d Decd, at the time of her Death which at any Time after shall come to the hands or possession of thes.d W.m Suttles, or into the hands and possession of any other person or persons for him do well and Truly administer accord.g to Law, and further do make a True and Just Account of his Actings and Doings Therein when thereto requir.d by thes.d Court; and all the rest and residue of thes.d goods Chattels and Credits which shall be found remaining upon thes.d Admors Account the same being first Examin.d and allow.d by the Justices of the Court for the Time being shall Deliver and pay unto Such person or persons respectively as thes.d Justices by their Order or Judg.t shall Direct pursuant to the Laws in that Case made and provided, and if it shall hereafter appear that any last Will and Testament was made by thes.d Decd and the Exr or Exors Therein named do Exhibit the same into thes.d Court making request to have it allow.d and approved accordingly if thes.d W.m Suttles being Thereunto requir.d do render and Deliver up her Letters of Administration approbation of such Testament being first had and made in thes.d Court Then this obligation to be Void and of none Effect or Else to remain in full force and Virtue

W.m Suttle (his seal)

Joseph Bunch (his seal)

Sealed and Deliverd in the presence of

At a Court held for Louisa County on Monday y.e 18.th of May 1782 This Bond was this Day in open Court acknowledged and by the Court ordered to be recorded

John Nelson Clk

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Know all men by these Presents that in John Boush and John Boswell are Held and Firmly bound unto Sam.l Ragland Gent the first Justice in the Commission of the peace for Louisa County for and in behalf and to the Sole use and Behest of the Justices of the.s.d County and their Successors in the sum of Five Hundred Pounds to be paid to the.s.d Samuel Ragland his Exors Admors and assigns To the which Payment Well and Truly To be made we bind Ourselves and Every of us our, and Every of our Heirs Exor.s and Admor.s Jointly and Severally firmly by these Presents Sealed with our Seals: Dated This 14.th Day of July 1783

The Condition of this obligation is Such that if the above bound John Bourn Admor of all the Goods Chattels and Credits of W.m Bourn Dec.d do make or Cause to be made a True and perfect Inventory of all and Singular the Goods Chattels and Credits of the.s.d Dec.d which have or shall come to the hands, Possession or Knowledge of him the.s.d John Bourn or into the hands or Possession of any other person or persons for him and the same so made do Exhibit or Cause to be Exhibited into the County Court of Louisa at such time as he shall be thereunto requir.d by the.s.d Court; and the same goods Chattels and Credits and all other the Goods Chattels and Credits of the.s.d Dec.d at the time of his Death, which at any Time after shall come to the Hands or Possession of the.s.d John Bourn 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 True and Just Account of his Actings and Doings therein when thereto requir.d by the.s.d Court: and all the rest and residue of the.s.d Goods, Chattels and Credits which shall be found remaining upon the.s.d Admr.s Account the same being first Examined and allow.d by the s.d Justices of the Court for the Time being shall Deliver and pay unto Such person or persons Respectively as the.s.d Justices by their order or Judg.t shall Direct pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the.s.d Dec.d and the Exor or Exor.s Therein Named do Exhibit the same into the s.d Court Makeing Request to have it allow.d and approv.d accordingly if The.s.d John Bourn being thereunto requir.d, do render and Deliver up his Letters of Administration approbation of such Testament being first had and made in the.s.d Court Then this obligation to be Void and of none Effect or Else to Remain in full force and Virtue

John Bourn (his seal)

John Boswell (his seal)

Sealed and Delivered In the Presence of

At a Court Held for Louisa County on Monday y.e 14.th July 1783 This Bond was this day in open court acknowledg.d and by the Court Ordered to be Recorded

John Nelson Clk Cur

An Inventory of W.m Robinson Dec.d Estate 1782	L S D
To 11 sheep 5L/ To 31 shoots 6L 10s- To 18 Hoggs 9/	20-10-0-0
To 12 head Cattle & a Bull L45-10s, To 6 Horses L43-10s	89-0-0-0
To 21 Gees L2-2S, To 1 Negroe Man Nam.d Sid 10	12-2-0-0
To 5 Beds & furniture L29-10s	29-10-0-0
To a parsel of black walnut plank & parsel cotton & wool	3-2-0-0
To 4 chests and a Trunk	2-15-0-0
To a parsel of Lumber & 3 Files	1-13-9-0
To a parsel of Lumber and 1 lb steel	2-0-0-0
To a parsel Tubs and 4 Cow hides	2-14-0-0
To 5 Bushels Oats parsel hemp and Flaz	1-7-6-0
To a parsel old iron and 9 axes and 5 wedges	2-17-0-0
To a parsel of old Iron and 3 hammers	2-7-0-0
To 3 hoes pair chains and parsel old Iron	2-7-0-0
To parsel of old Tools and parsel of Lumber & 7 Bells	2-17-0-0
To 3 pots and one griddle	1-1-0-0
To 1 Butter pot 1 hackle 2 flax wheels & 1 frying pan	0-14-0-0
To old cards 2 cotton wheels 1 loom and cloth Limit	2-7-6-0
To 2 Slaes a parsel of Bacon and parcel Corn & p.r saddle bags	18-7-0-0
To 4 old Bridles and 2 old Saddles and one meal bagg	1-17-6-0
To parsel dresed Deer skins 2 guns and gun Barrell	6-2-6-0
To 1 Candle stick Corner cubbard and p.r Stillards	2-2-6-0
To 2 Books 41 lb Iron Box Iron and heaters	2-0-0-0
To 4 Dishes 7 plates 6 spoons & 2 Basons	2-18-0-0
To parsel knives & forks parsel Lumber & parsel Leather	2-8-0-0
To parsel Hemp	1-0-0-0

In obedience to an order of Court Baring Date the 9.th apr 1789 We being first sworn have apprais.d all the Estate of W.m Robinson Dec.d that has ben produces to us Given under our hands this 9.th April 1782

Rice Graves

George Pane

Roger Mallery

At a Court held or Louisa County on Monday y. 13.th of May 1782 This Inventory and app.r was this Day ret.d and by the Court Court ordered to be recorded

John Nelson Clk Cur

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In Obedience to an ordere of the Worshipfull Court of Louisa Bearing Date June 10.th 1782 we the Subscribers after being first sworn have Diveded such of the Estate of Sarah Bradburn as was produced us among Elizabeth, W.m Butler & Thomas Bradburn, if appearing on the word of W.m & Thomas Bradburn that their Brother John who is in Carolina has recv.d his Portion Given Under Our Hands this third Day of July 1782

John Boswell

Thomas Johnson M.r

William Harris

At a Court Held for Louisa County on y.e 12 of Aug.t 1782

This Settem.t & Division was this Day ret.d and by the Court Ordered to be Recorded

John Nelson Clk Cur

Inventory of The Estate of W.m Ragland Dec.d	L S D
Negroes Peggy To L40, Squire To L60, Cha.s to 60, George To L75	235-0-0
Dick To L60, Barbary L45, Phillis To L5-5	160-0-0
Sally to L55	55-0-0
horses 1 sorrel blace face D.o	25-0-0
one bay horse star in the forehead	8-0-0
One small Black horse L10	10-0-0
One small sorrel mare & year old sorrel colt @ L25	25-0-0
Cattle 2 work steers @ L40	40-0-0
7 Cows having calves @ L7 each	49-0-0
4 Cows @ 5L Each 20L 1 heifer @ 3 1 small steer @ 4L	27-0-0
4 year old Cattle @ 25/ each	5-0-0
sheep 31 head old and young at 12/	18-0-0
Hogs 67 head @ 7/6	25-2-6
4 out hogs @ 4 each	3-4-0
8 geese @ 2/6 1 Bar share & 50/	3-10-0
4 trowel hoes @ 5/, 1 Bread D.o @ 6/	1-6-0
4 small old hoes @ 21-1 Broad D.o 5/	0-13-0
One Matlock @ 10/, & 1 Grubing hoe 6/	0-16-0
One Cross Cut Saw @ 50/, & 3 old axes 5/	3-5-0
1 p.r Wedges 1 hand saw 1 frow 1 Drawing knife 2 old chiswells & 1 Coopers ads	1-10-0
1 Five Quarter Auger 5/	0-5-0
1 old Sythe 2/6, 1 old gimblet large kind	0-3-2
1 old Bar share 20/	1-0-0
2 large pewter dishes @ 22/	1-2-0
4 small Dishes @ 10/, Each 2L 6 basons @ 8/	2-8-0
7 New plates @ 5/, Each 1L 15S, 8 old D.o @ 4/	1-12-0
8 Pewter Spoons 1/, & 5 Iron D.o 1/	0-13-0
1 Tin Funnel 1/3, 4 Stone Jugs @ 4/	0-17-3
3 small D.o @ 2/6, 1 Tea kittle 90/	1-7-6
1 Brass skillet @ 2/, 1 Iron spice Mortar 5/	0-17-0
1 Iron Candle stick @ 3/	0-3-0
1 Pine Chest @ 10/, & 1 Walnut D.o @ 30/	2-0-0
2 Glasses 20/, 2 flax wheels @ 24/	2-4-0
7 old Chairs @2/, 6 Leather D.o 12/	4-6-0
1 old Walnut Table @ 12/	0-12-0
1 Walnut Table @ 50/	2-10-0
To amount brought forward	
1 Box Iron 3/, 3 stone butter pots 5/	0-18-0
2 Earthen D.o @ 2/	0-2-0
4 Glass Bottles @ 1/, 6 stone mugs @ 1/6	0-13-0
5 stone plates @ 12/	0-12-0
1 Coffee pot @ 5/	0-5-0
2 Tea pots a bowl of Tea ware salt seller sauce(pan with mitt pot	0-15-0
1 hone & 2 Razors @ 6/	0-6-0
1 steel hackle @ 18/	0-18-0

1 Delph Dish 1 pepper box 1 pint bottle 1 tin can cups &c	0-8-0
1 smoothe bore gun @ 20/	1-0-0
1 Cader Dish @ 40/	2-0-0
1 p.r Stiltards @ 15/	0-15-0
1 Cotton wheel @ 3/, 11 Casks at 5/ Each	2-18-0
5 open Tubs @ 2/6	0-12-0
1 Cotton wheel at 7/6	0-7-6
1 spindle @ 1/, 1 large iron pot @ 25/	1-6-0
1 D.o @ 25/, 3 D.o damaged @ 30/	2-15-0
1 Dutch Oven @ 30/, 1 pot Each @ 12	2-2-0
1 D.o @ 6/, 1 Mans saddle 20/	1-6-0
1 p.r Cart wheels & 1 Ox yoke @ 20	2-0-0
1 Large Bible @ 20/, 1 Vol.m of D.r Gilts Works	1-10-0
1 Vol of Watts Hymns 3/, 1 Vol.m of Whitfields Sermons	0-4-0
1 old Testament 1 Bible	0-2-6
1 Sythe & Cradle @ 6/, 1 old pine chest 5/	0-11-0
2 slays & 3 harnesses	0-13-6
1 bed and furniture @ 7L-10 S, 1 D.o @ 12L	19-10-0
1 D.o @ 10L, 1 D.o again @ 10	20-0-0
500lb of Bacon @ 8.d	16-13-4
15 Barells Corn @ 8/9, Bushels wheat @ 2/6	7-2-0
21lb of Feathers @ 2/6	2-12-6
4 Cow hides @ 20/ Each	4-0-0
1 Roan horse @ 15L	15-0-0

apprais.d by us the Subscirbers

Cha.s Yancey

W.m Harris

W.m Lipscomb

At a Court held for Louisa County on Monday y.e 12.th Day of Aug.t 1789

This Inventory and app.r was this Day held ret.d & by the Court Ordered to be Recorded

John Nelson Clk Cur

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In the Name of God Amen I James Moorman of Louisa County being weak of body but of sound, and perfect Mind and Memory do make and ordain this my last Will and Testament in manner and form following First of all I give and Commend my Soul to Almighty God that gave it and my body to the Earth, to be buried at the Discretion of my Exor.s herein after Named, and as Touching my Worldly Estate Wherewith it hath pleased God to bless me I give and Dispose of the same in the following Manner First I give and bequeath to my beloved Brother Robert Moorman of Albemarle County One Certain tract of Land lying and being in the County of Louisa Containing by Estimation three hundred and fifty Acres and lying on Camp Creek to him his heirs and assigns Forever, I also give and bequeath to my s.d Brother Robert Moorman my one half of the grist Mill on Hudsons Creek left by our Father to me and my brother Thomas, to him his heirs, and assigns Forever, also give and bequeath to my s.d Brother Brother Robert Moorman One Negroe Girl Namd Amy to him his heirs and assigns Forever, I also give and bequeath to my s.d Brother Robert Moorman all my stock of horses cattle sheep and hogs as also my household and kitchen Furniture to him his heirs and assigns Forever. I Give and bequeath to my beloved Brother Thomas Moorman of Louisa County six Negroes Namely George, Larry, Paul, Anise, Sall, Nell, to him his heirs and assigns Forever lastly I appoint my two Brother Robert and Thomas Moorman Exor.s of this my last Will and Testament In Witness whereof I have hereunto set my hand and seal this fifteenth Day of April One thousand Seven hundred and Eighty two

James Moorman (his seal)

Sign.d Seal.d published and Declared in the presence of us

Littleberry Moor

Josiah Wood

Thomas Doutherty

At a Court held for Louisa County on Monday y.e 10.th June 1782

This Will was this Day Exhibited in Court by Robert Moorman one of the Exor.s therein named and was proved by the Oaths of the Witnesses thereto & O. R probate Granted Bond acknowledg.d thes.d

Robert Laveing taken the oath Accord.g to Law

Test

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An App.t of the Estate of Elizabeth McCulloch 1782

To 1 Cubbard 1L-10 S, 1 Cabinate 1L-10S	L	3-0-0
To 1 Chest of Draws & Looking glass		3-0-0
To 1 black walnut table		1-10-0
To 1 Bed & Bedstead L6-S10		6-10-0
To parsel old Pewter		1-10-0
To 1 spice mortar candle sticks Butter pot small book		0-10-0
To parsel Earthenware 5L, To 1 Decanter 3		0-8-0
To 1 pot griddle frying pan garden shears		0-15-9
To 1 Butter pot and small Jugg parsel old Bonsis		0-6-0
To 1 Side Saddle		0-13-0
To parsel old Books		0-3-0
To 1 parr Doggs & back Iron		1-0-0
To 1 Looking glass		1-10-0
To 1 Table & Quilting Frame		0-10-0
To 1 Hiffer		2-0-0
To 1 Wench & child		130-0-0
To 1 Negroe Boy		80-0-0
To 1 Negroe Girl		60-0-0
To 1 Negroe Girl		50-0-0
To 1 Negroe Girl Boy		40-0-0

383-4-9

In obedience to an Order of Court bearing Date 13.th May 1782 We the Subscribers have apprais.d all the Estate of Elizabeth McCulloch that have been produced to us as Witness our hands this 8.th June 1782

Jn.o Daniel

Rodes Tomson

W.m Phillips

At a Court held for Louisa County June y.e 10.th 1782 This In.y & app.r was this Day rt.d and by the Court Ordered to be Recorded

Test

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In the name of God Amen I Edwar Cory of the County of Louisa and parish of Trinity being weak in body but of sound mind and memory, and being sensible of the Decay of Nature have thought fit to make my last Will & Testament in Manner following Item It is my Will and Desire that my Father Rich.d Cory be will provided for with good clothing; Dick, and loding at the Expençe of my Estate During his Natural Life

Item I lend unto my Dearly beloved Wife Anne Cory the land I now reside upon with my Land Cantuckey together with all my Estate both real and personal / after my Just Debts are paid / During her Natural life and after her Dec.d to be Equally Divided between all my Children here after Nam.d Viz Mary Ann, Eliz.t Martha & Sarah, provided my Wife bases the held she goes with she or he have an Equal part with the Children nam.d above

Item It is my desire that if either of my Children dies without heir their Estate that I give them be equally Divided betwixt all the rest of my children mention.d in this Will

Item I Constitute and appoint my loving Wife Anne Cory Exrs James Bibb John Bibb Benjm Bibb & W.m McGehee Exrs of any last will and Testament In Witness whereof I have hereunto set my hand and Seal this Eleventh day of Jan.y 1782

Edward Cory (his seal)

Sign.d Seal.d and acknowledg.d in presence of

Robert Wasley

Tho.s Graves

Lavina Young

At a Court held for Louisa County June y.e 10.th 1782 This Will was this Day Exhibited in Court by Ann Cory & John Bibb two of the Exrs thereto and was prov.d by the Oaths of the Witness thereto & ordered to be recorded probate granted Bond acknowledg.d thes.d Exors having first taken the Oath provided by law

Test John Nelson Clk

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Know all men by these presents that we Anna Cory, John Bibb Laurence Young and Uriah Tate an held and firmly bound unto Thomas Johnson Gent the first Justice in the Commission of the peace for Louisa County for and in behalf and to the sole use and behoof of the Justices of the County and their Successors in the Sum of five hundred pounds Current money to be paid to the said Thomas Johnson his Exrs Admors or assigns to the which payment well and truly to be made we bind ourselves and every of us, our and every of our heirs Exrs and Admors Jointly and Severally firmly by these presents Sealed with our Seals and Dated the tenth Day of June Anno Domini 1782

The Condition of this obligation is Such that if the above bound Anna Cory & John Bibb Exrs of the last Will and Testament of Edward Cory Decd do make or cause to be made a true and perfect Inven.y of all and Singular the goods Chattels and Credits of the said Decd which have or shall come to the hands possession or knowledge of the said Anna Cory & John Bibb or into the hands and possession of any other person or persons for them and the same so made do Exhibit into the County Court of Louisa at such time as they shall be thereinto requir.d by the said Court and the same goods Chattels and Credits and all other the goods Chattels and Credits of the said Decd which at any time after shall Come to the hands possession, or knowledge of the said Anna Cory & John Bibb or into the hands and possession of any other person or persons for them do well and truly Administer According to Law and further do make a True and Just Account of their Actings and doings therein when thereto Reques.d by the said Court; and shall well and Truly pay and deliver all the Legaies Contain.d and specified in the said Testament as far as the said good, Chattels and Credits will 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

Ann Cory (her seal)

John Bibb (his seal)

Laurence Young (his seal)

Uriah Tate (his seal)

Seald and Deliver.d in presence of the Court

At a Court held for Louisa County June y.e 10.th 1782 This Bond was this Day acknowledg.d in open Court & by the Court ordered to be recorded

Test

In Obedience to an Order of the Worshipfull Court of Louisa County Bearing Date the 12.th day of Novem.r 1781 we the Subscribers being first sworn agreeable to s.d order have apprais.d all the Estate of Love Statham Dec.d that was produc.d to us which is as followeth (Viz)

To 1 Negroe Woman Ester and child Lila	L	120-0-0-0
To 1 D.o Boy Squire L30, 1 D.o Girl Nan L22-S10		52-10-0-0
To 1 D.o Man Cupit L100, 1 D.o man Sam L140		240-0-0-0
To 1 D.o Woman Beck and child frank		120-0-0-0
To 1 Bay horse L6, 1 Black Mare L15, 1 Dark bay D.o L15		36-0-0
To 16 head of Cattle L37, 2 shoats 15/		37-15-0
To 19 head of hogs L15, 7 head Fallen.d D.o L10		25-0-0
To 11 head of sheep L5-10, 1 p.r Cart wheels L6		11-10-0
To a parcel of un hoke flax L1-12-6, 96 feet of Tops L4-16		6-8-6
To a parcel of Blades L5-8, 90 barrels Corn L27		32-8-0
To 1 Crosscut saw L2, four hoes 20/, 3 axes 18/a parcel of old Iron L1-7-6		5-5-6
To a Barr of Iron 13/6, 4 beds 14/, and parcel leather L3		4-7-6
To a parcel of Cyder Caske L3, 1 mans Saddle L2-10		5-10-0
To 14lb of Feathers L2-2, one sithe 10/		2-10-0
To 200 lb Cotton in the seed L3-6-8, Womans Saddle		7-6-8
To 1 flax hackle 4/, 1 gun 40/, 1 Desk L5-10		7-14-0
To a parcel of Books 25/, 5 chears 7/		4-0-0
To 1 cross Leg.d table 5/, a parcel of Pewter L5		1-12-0
To 1 spice Morter and some Lumber 25/, 4 p.r cards 25/		5-5-0
To 2 Jugs and 3 bottles 20/, 1 p.r slit cards 10/		2-10-0
To a parcel of Queens China Earthen and stone ware		1-17-0
To 6 yards of Cloth L3, 6 slays 30/		4-10-0
To 1 looking glass 10/, a parcel of Carpenters and Coopers Tools L2-9		2-19-0
To a parcel of shoe makers Tools		0-6-0
To 2 beds, steads, and Furniture at L13-10		27-0-0
To 1 Grind stone 2/6, 4 pots 3 p.r hooks and Dutch oven 47/		1-19-0
To 1 Washing Tubb 2 pails and 2 piggins		0-15-0
To 1 Mans Saddle 20/, 2 spinning wheels 18/		1-18-0
To 1 Loom 20/, 1 frying pan 5/		1-5-0
To 1 Cross leg table 4/, 3 Cowhides 35/		1-19-0
To 1 Negroe girl phillis L50, 1 Negroe Boy Jack L40		90-0-0
To 70 Bushels wheat		12-15-0
To 1 young Bay horse		10-0-0

	L	885-19-8

Jn.o Garth
 Rich.d Phillips
 Ro.t F.g Bibb
 Rich.d Johnson

At a Court held for Louisa County June y.e 10.th 1782 This Invoys was this day ret.d and by the Court ordered to be recorded

Test

In the name of Almighty God Amen I George Meriwither of Louisa County being in perfect sense and Memory do make and appoint this my last Will and Testaments Imprimis; us I am Sensible that I am in Debt it is my Will and Desire that my Exrs Make Sale of part of my Estate In but terms they sufficient to Discharge all Demands against me

Item and as I have Given my bond for the Sum of Seventeen pounds ten shillings to be paid annually to my mother Frances Pryor and have Given thes.d From us Pryor liberty to occupy the house she lives in and five Acres of land and to have Liberty to cut wood & any kind of Timber and to make use of the spring it is my Will and desire that my Exrs pay the greatest Attention to what relates to thes.d Frances Pryor and not suffer her to be molested in the Possession of the above Five Acres of Land & appurtenances During life & to pay the sum above Mention.d yearly During her life as & Bond & that these may not be any Wrong Construction put on the above clause; it is my Will and Desire that thes.d Frances Pryor, Injoy and keep in possession During her natural life thes.d house and land and annuity above mentiond, and after her death to revert to my Estate and be dispos.d as if thes.d clause had never been made

Item and as I have seen by the Will of thes.d Francis Pryor that among the Estate she Will to me there is a boy Harry which said Negroe boy Harry I give and bequeath unto unto her Son Sam.l Pryor my brother in law and if he dies with out heir I give thes.d Negroe boy Harry to my Son William Meriwither

Item I give and bequeath unto my belov.d Wife Martha Meriwither one Negroe Bett and her future increase forever

Item I give an bequeath unto my belov.d Wife Martha one thir part of Negroes Household furniture and stocks of every kind during her Natural life and at her death she is at liberty to Will thes.d Negroes and household furniture & stock, to, and among my Children, and to no other person whatever it is like wise my Will and desire that my s.d Wife Martha Meriwither keep in her possession the house I live in, and one third of the Tract of Land around it during her life and at her decease to be Dispos.d of in the same manner as the rest of the land I have Dispos.d of

Item I give and bequeath unto my Son William Meriwither One Negroe boy to be Chosen by him when he thes.d William comes of age / to him and his heirs forever, thes.d Gift being in consideration of a Sum of Money I sold a peace of land given to me by his Grand Father William Meriwither at the time of thes.d Gift requested that this s.d grandson should have a little a Negroe in consequence of thes.d gift

Item all the rest of my Estate of every kind and Sort I give to be equally Divided among all my Children and to be divided when they come of age and his part Given & then put together again and as part, as they come of age, or Marries to have a Division it is my Will and Desire that my s.d Estate shall remain and the presence thereof be in the hands of my Wife, he only being accountable for the Maintanance a wil Education of my Children without my s.d Wife enters into Second Marriage then she is only to enjoy what I have mention.d before according to the intent and meaning of the Severally bequeath

I do appoint Cap.t William Meriwither Nicholas Meriwither & Ruebin Meriwither my Exrs who I direct to have my Sons well Educated, and taught the languages without those appears so great a dullness in my s.d Sons that it wou.d answer no purpose, and put to some Genteel profession such as phisick, law, or Divinity, and in order that they may comply with my request, I do empower my s.d Exrs to sell such part or the whole of either of my Sons Estates that will be necessary to Educate, or, Qualify him or them for either of the s.d professions and my s.d exrs are empowered and I do hereby empower them at any time before a Division of my Estate to sell any part thereof that wou.d be necessary to Educate and Accomplish my Sons in thes.d profession and whatever Sum they shall lay out on either of my s.d Sons at afore Mention.d shall be Diducted out of the estate I have left them so that one may

not enjoy more than another of the Estate, I leave to be equally divided among them and finally It is my Will and Desire that my Exrs that when my Estate is Divided or any Division made, if they shou.d think it to the Interest or advantage of my s.d Children that any part or the whole of thes.d Estate be sold I do impower anys.d Exrs to make Sale thereof and Divide the money among my s.d children or if they think proper I wou.d have them lay it out in some other Estate for each particular child I wou.d be so understood that I wou.d have my Exrs to At and do in the same manner as they woud think I wou.d do as I have not the least dont of their Willingness & ability to Serve and in my several requests In Witness whereof I hereunto set my hand and Seal this Sixth day of July Anno Domini one thousand Seven hundred and Seventy five

Georg Meriwither (his seal)

Sign.d & Sealed in the presence of

W.m White

David Meriwither

John Hoew

Nath.l Harris

To be nexed by way of Codicil to the above Will for fear thes.d should be any mistake in the division of my estate my Will, and Meaning is that all my Children that is already born and those that may be born after the date thereof shall and may enjoy thes.d estate bequeath.d in the above Will and if either of thes.d Children dies before they come of age or Marries their parts to be Equally divided among the Survivors Sign.d & Seal.d this Seventh day of July 1775

Geo Meriwither (his seal)

Test Nicholas Meriwither

At a Court held for Louisa County on Monday y.e 8.th Day July 1782

This Will was this Day presented in Court by Nicholas Meriwither one of the Exrs therein Nam.d and was prov.d by the Oaths of William White Gent and Nath.l Harris two of the Witness's thereto also the Codicil was prov.d by the oath of thes.d Nicholass Meriwither the Witness thereto & on the Motion of thes.d Exor who made Oath according to Law certificate is granted him for obtaining a probate thereof in due form he giving a Security where upon her together with his Security entered into Bond according to Law

Test John Nelson Clk

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Know all men by these presents that we Nicholas Merieither Thomas Johnson Shff & James Meriwither are held and firmly bound unto Thomas Johnson Gentleman the first Justice in the Commission of the peace for Louisa County, for and in behalf and to the sole use and behoof of the Justices of the s.d County and their Successors in the Sum of Four thousand pounds Current Money of Virginia to be paid to thes.d Thomas Johnson his exrs, admors or assigns to the which payment well and truly to be made, we bind ourselves and every of us, our, and every of our Heirs Exrs and admors Jointly and Severally firmly by these presents Sealed with our Seals and Dated the 8.th day of July Anno Domini 1782

The Condition of this obligation is Such that if the above bound Nicholas Meriwither Exor of the Last Will and Testament of George Meriwither Dec.d do make or Cause to be made a True and perfect Invoy of all and Singular the goods Chattels and Credits of thes.d Dec.d which have or shall come to the hands, possession or Knowledge of thes.d Nicholas Meriwither or into the hands and possession of any other person or persons for him and the same so made do exhibit into the County Court of Louisa at such time as he shall be thereto requir.d by thes.d Court, and the same goods Chattels and Credits and all other goods chattels and Credits of thes.d Dec.d which at any time after, shall come to the hands, possession, or knowledge of thes.d Nicholas Meriwither or into the hands and possession of any other or persons for him do well and truly administer according to Law and further do make a True and just account of her actings and doings therein when thereto requir.d by thes.d Court and also shall well and Truly pay and Deliver all the Legacies Contain.d and specified in the s.d Testament as far as thes.d Goods chattels and Credits will extend and the Law shall Charge then this obligation to be Void and of none effect otherwise to remain in full force and Virtue

Nicholas Meriwither (his seal)

Tho.s Johnson Jr. (his seal)

Ja.s Meriwither (his seal)

Sealed & Delivered In presence of

At a Court held for Louisa County on Monday y.e 8.th Day of July 1782

This Bond was this Day in open Court acknowledg.d and by the Court ordered to be Recorded

Test

Paid 429

An Inventory of Edward Corye Dec.d Estate 1782

To 1 Mare & Coalt L20, Seven hogs L4-4	L	24-4-0
To 10 shoats L3, Eight sheep L4		7-0-0
To 7 head Cattle L15-15, two fatted shoats L1-4		16-19-0
To 2 Tables and 5 old Chears		1-7-6
To parsel of pewter and parsel of Books		2-18-0
To 1 Spining wheal p.r cards and 2 slaes		1-0-0
To 4 water vessels parsel tools and jointer stock		1-5-0
To 2 flat Irons one gun shot bagg & powder horn		2-15-0
To Beds and Bead steads and Furniture		14-10-0
To 2 flax wheals one gin and old bed		2-10-0
To 1 chest pare Stillards and parsel Cotton		2-2-0
To parsel Wool glax and hemp and Leather		2-5-0
To parsel Lumber two Juggs and two Bottles		0-9-0
To 1 Steal Trap 3 Axes and one Iron wedg		1-11-0
To parsel old Iron 2 plow hoes and 2 hilling hoes		1-14-0
To 1 Sithe cradle and parsel Corn		5-2-0
To 1 pot Dutch Oven Fifteen Bushels Oats		1-15-0
To 1 Bushel Wheate p.r Iron trases and harness		0-18-0
To 2 Negroes		60-0-0

In obedience to an Order of Court Baring Date the Tenth June 1782 we the Subscribers being first sworn have apprais.d, all the Estate of Edward Cory Decd that was produced to us given and is our hand, this Eighth Day of July 1782

W.m Phillips

Rice Graves

Uriah Taite

At a Court held for Louisa County on Monday 8.th Day of July 1782

This Invoy was this Day ret.d and by the Court Ordered to be Recorded

Test

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We the Subscribers being first sworn appointed to appraise the part of W.m Raglands, Dec.d Estate in Albemarle County, have proved to Value & Take the Inventory this 12.th Day Ap.1 1782

Negroes

Bobb, a fellow, L55 Susannah L35 Bobb a boy L23 Jessee a boy L40 Hannah a girl L17-13-3 Ben a fellow L75 Burgess and old fellow unless two work horses L9-6-8 A mare & colt L17-10 Two Cows & Calves L5 Three Cow L6-15 Two Work steers L12-10 Nin head Cattle L13-10 Eight head D.o L8 five head sheep L1-10 Thirty head Hoggs L15 Six piggs 9/ a parcel wheat & Rye in the chalf L1-15 a Cock oats L1-5 two Cow hides 1 of three Tobacco Hogsheads 4/6 three Casks 12/6 a pott 4/, one riddle and Sive 3/, five hoes 18/, three plow hoes 12/, wo axes & one wedge 15/, one Sithe blade and cradle 5/, a Draw knife 1/3, a parcel Tobaco L4-7-6 a parcel Corn L7-4

Martin Sey

W.m Watson

W.m Sandy Sen.r

At a Court held for Louisa County on Monday y.e 12.th Day of Aug.t 1782 This Inventory was this Day ret.d and by the Court ordered Recorded

Test

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We the Subscribers have appraised the Estate of David Watsons Dece.d in Current Money agreeable to the Order of Court held the 9.th of Decb.r 1776

A Negro Man Sam L70, To 1 Mare L30, To 1 Stone Horse L11 L111

To 1 Bed L4..To 1 Saddle L1-10 To Parr Saddle Baggs 15/To parse close & Rozor7/ 6-12-

Robert Anderson, John Armstrong, Lancelott Armstrong

At a Court held for Louisa County the 13.th Day of January 1777

This Inventory and appraisement was this Day Returned and by the court ordered to be Recorded

Test John Nelson Clk Cur

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June y.e 6.th 1777 Additional Inventory of Thomas Fleeman Dece.d Estate

655 lbs of Tobacco @ 3 of p.r ct

L 9-16-6

To cash received of John Freeman

0-6-0

L 10-2-6

At a Court held for Louisa County the 9.th Day of June 1777

This additional Inventory of the Estate of Thomas Fleeman Deceased was this Day Returned and by the Court Ordered to be Recorded

Test John Nelson Clk

Be it known to all Men that I Charles Moorman of Louisa County being of Sound mind & memory for which I Desire to be thankful to the Lord and calling to mind the uncertainty of this life do make Constitute and Ordain this my last Will and Testament and do thereby Dispose of all my Worldly Goods as followeth. Item I Give and Bequeath to my Son Robert all that part of my Tract of Land in Albemarle County on the Branches of Toleer that lies on the North side of Henry Woods spring Branch from Scots line up the said Branch to Woods line and thence on the Back line to him his heirs & assigns forever Item I lend to my said Son Robert the Labour of the five following slaves Viz Fillis Tobys Daughter, Judy, John Tobys Son, Easter and Rachel the Males until they attain to the Age of Twenty one Years respectively and females to the Age of eighteen Years and then after that time it is my Will and Desire that the said five Slaves and their increase shall forever hereafter be Discharged to all intents and purposes from Slavery or the Service of any person whatsoever and that the said Slaves and their increase shall enjoy all the Benefits of Freedom in the same manner as if they had been Free Born Item I Lend to my Son Thomas the Labor of the four following Negro Slaves Viz Lucy, Hannah, Tom & Adam in manner as followeth the three Last Named under the same Limitation and to be made free in the same manner as the five Slaves lent to my Son Robert my Will is that the first named Lucy shall Remain with her Mother till she is of Age or as long as her Mother lives and that whoever shall keep her shall pay Reasonable Wages to my Son Thomas until her Mothers Death then & he is to be under the same Limits as the others to my Son Thomas to be made free at the Age of eighteen years Item I Give and Bequeath to my Son Thomas all the Remaining part of my Tract of Land in the County of Albemarle on the Branches of Toleer and also one feather Bed and furniture and Ten pounds & Current Money to his his Heirs and assigns forever Item I lend to my Son James the Labour of the four following Negro Slaves Viz George, Sary, Amy, Nelley under the same Limitations and to be made free in the same manner as the Slaves lent to my Son Robert Item I Give and Bequeath to my Son James three hundred and sixty acres & Land on Camp Creek and Secomore fork part of which I purchased of Charles Moorman and the other part of Richard Morise also one feather Bed and furniture and Ten pounds Current Money to him his Heirs and assigns forever and I likewise give him one Colt at Toleer to him and his Heirs forever Item I Give and Bequeath to my Son Thomas one hundred acres of Land in the County of Louisa adjoining the Land Bequeathed to my Son James being the Land I purchased of David Bunch to him his heirs or assigns forever Item I Give and Bequeath to my three Daughters Elizabeth Johnson Lucy Johnson, and Agness Venable and to the Children of my Daughter Judith Anthony Deceased three hundred and sixty seven acres of Land part of the Tract whereon I now live to be Equally Divided amongst them to them and all of them Respectively their Heirs or assigns forever Item I Lend to my beloved Wife for and During her Natural life one third part of the profits arising from my Mill Item I Give and Bequeath to my two Sons Thomas and James the other two thirds of the profits of my said Mill with eight acres of Land on the North side of the said Mill and two acres on the south side adjoining the same for and During their Mothers life and after her Decease the property of the said Mill and Ten acres of Land to be holy and Soley Vested in my said two sons Thomas and James to them their Heirs or assigns forever Item I lend to my aforesaid beloved Wife Mary the five following Negro Slaves Viz Morris, Joh, Rachels Son, Fillis Jean & Aggey and that she have the Benefit of their Labours During her Natural life and after her Decease the said Negroes to enjoy their freedom as above mentioned they and their Heirs forever to all tents and purposes Item I lend to my Daughter or Agness Venable Negro Garl slaves Named Letty under the same Limits and to be made free in the same manner as the Slaves lent to my son Robert Item I lend to my Daughter Elizabeth Johnson one Negro Girl Named Peg under the same Limitations and to be made free in the same manner as the Slaves but to my Son Robert Item I Give

and Bequeath to my Daughter Lucy Twenty pound Current Money in Lieu of the Labour of negro
Item I lend to my Daughter Mary Taylor one Negro Girl named Milley under the same Limitation and
to be made free in the manner as the slaves lent to my Son Robert and also one Negro Girl Named
Mimi in the same manner and to be made free as above Item It is my Will and Desire that the Land
purchased for my Daughter Mary Taylor whereon she and her Husband now lives that it be her property
During her Natural life then to be Equally Divided amongst all her Children to them and their Heirs
forever.

Item I lend to my beloved Wife Mary all my Household and Kitchen furniture Seventeen nul cattle
which she chooses my flock of sheep and Hogs two Horses and one Mare as she chooses during her life
or Widowhood; my Will is that the Remaining part of my Horse kind may be Sold and the Money
arising from the Sale be Given to my Wife for her Use in paying of Legasayes

Item it is my Will and Desire that the Slaves heereafter named Viz Jack Allen, Rachel Dinah, Hannah,
Sarah, To be, Let, Bek, Venes, and Annes, in Consideration of their faithful Service Be immediately
free and Injoy all the Benefits thereof as persons Born free in case the Laws of the Land will not admit
of such freedom that then the said last mentioned Slaves and their increase be Equally Divided amongst
my other Legatees or their Legal Representatives

Item It is my Will and Desire and I hereby leave it as my Particular instruction that my Executors as
soon as may be to make application to the General Assembly of this Common Wealth for an Act to
conform the Freedom hereby intended to be given to all the Slaves above mentioned and in Case such
an Act cannot be attained that then my Legatees keep possession of their Respective Loans and their
increase to Desend to them their heirs or assigns forever Reserving nevertheless a Right for all the
above mentioned Slaves to Claim the Benefit of this my last Will and Testament if ever hereafter it
should be Lawful for them so to do My Will is that the Remaining part of my Cattle belong to his place
after my Wifes part is taken and be sold and the Money arising therefrom to pay off Legetees Namely
my Sons Thomas and James and Lucy Johnson as before mentioned and all my outstanding Debts to be
Collected and one hundred pounds put in my Wifes hands for her use and the Rest to be equally
Divided amongst all my Children Male and Female

Item my Will is that after my Wifes Decease that all my Estate Lent to her be Equally Divided amongst
all my Children Male and Female my Will is that if either of my Sons Die without Lawful Heir that
their part of my Estate shall be equally Divided amongst my Sons

Item I do hereby constitute appoint and Ordain my two Sons Charles and Robert Christopher Johnson
my Son Thomas and John s.d ain Executors of this my last Will and Testament and do utterly Revoke
Disannul and make Void all other Wills and Testament in any wise heretofore made In Witness whereof
I have heereunto set my hand and seal this y.e second Day of September 1778

Charles Moorman (his seal)

Signed Sealed and published in the presence of us

James Bunch,

Pouncy (his mark) Bunch

David (his mark) Brock

At a Court held for Louisa County on Monday the 12.th Day of October 1778 This Will was this Day
Exhibited in Court by Robert Moorman one of the Executors therein Named and proved by the Oath of
David Brock one of the Witnesses thereto and Ordered to be Recorded as to the Goods and Chattels
probate granted Bond acknowledged, leave being Reserved for the other Executors to Quallify
hereafter, And at a Court held for the said County of Louisa the 9.th Day of November 1778 Charles
Moorman Heir at Law of the Decedent appearing in Court Declared that he had nothing to object to the
Will whereupon the said Will was further proved by the Oath of Pouncey Bunch and by the affirmation
of James Bunch two more Witnesses thereto and Ordered to be Recorded and on the Motion of Charles
Moorman and Thomas Moorman two of the Executors to the said Will who made Oath according to
Law Certificate is Granted them for obtaining probate thereof in Due form giving Security whereupon

they together with their security's entered into and acknowledged their Bond according to Law
Test John Nelson Clk Cur

Know all Men by these presents that We Robert Moorman James Moorman, Samuel Richardson and William Ragland are held and firmly Bound unto Robert Anderson Gentleman the first Justice in the Commission of the Peace for Louisa County; for and in Behalf, and to the Sole use and Behoof of the Justices of the said County, and their Successors, in the sum of twenty thousand pounds to be paid to the said Robert Anderson, his Executors administrators, or assigns, To the which payment well and truly to be made, We bind ourselves, and every of us, our, and every of our Heirs, Executors, and Administrators, Jointly and Severally, firmly, by these presents. Sealed with our Seals Dated this 12.th Day October Anno Domini 1778

The Condition of this obligation is such, that if the above Bound Robert Moorman Executor of the last Will and Testament of Charles Moorman 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 Robert Moorman or into the Hands and possession of any others person or persons for him and the same so made, do exhibit into the County Court of Louisa 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, shall come to the hands, possession, or knowledge of the said Robert Moorman 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 true and just account of his actings 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, and 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

Robert Moorman (his seal)

James Moorman (his seal)

Sam.l Richardson (his seal)

W.m Ragland (his seal)

Sealed and Delivered in the presence of

John Nelson Clk Cur

At a Court held for Louisa County the 12.th Day of October 1778

This Bond was this Day in Open Court acknowledged by Robert Moorman, James Moorman, Samuel Richardson and William Ragland to be their Act and Deed and by the Court Ordered to be Recorded
Test John Nelson Clk Cur

Know all Men by these presents that We Thomas Moorman, Charles Moorman, Nathaniel Anderson and James Barnett are held and firmly Bound unto Robert Anderson the first Justice in the Commission of the peace for Louisa County; for and in Behalf, and to the Sole use and Behoof of the Justices of the said County, ad ther Successors, in the Sum of Thirty thousand pounds to be paid to the said Robert Anderson his Executors, administrators, or assigns; To the which payment well and truly to be made, we Bind ourselves, and every of us, our and every of our Heirs, Executors, and administrators Jointly and Severally, firmly, by these presents Sealed with our Seals Dated this Ninth Day of November Anno Domini 1778

The Condition of this obligation is such, that if the above Bound Thomas and Charles Moorman Executors of the last Will and Testament of Charles Moorman 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 and Charles or into the hands and possession of any other person or persons for them and the same so made do exhibit into the County Court of Louisa at such time as they 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, shall come to the hands, possession, or knowledge of the said Thomas and Charles or into the hands and possession of any other person or persons, for them do well and truly administer according to Law; and further, do make a true and just account of their actings 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, and 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

Thomas Moorman (his seal)

Charles Moorman (his seal)

James Barnett (his seal)

Nath.l Anderson (his seal)

Sealed and Delivered in the presence of

At a Court held for Louisa County the 9.th Day of November 1778

This Bond was this Day in open Court acknowledged by Thomas Moorman Charles Moorman, James Barnett and Nathaniel Anderson to be their act and Deed and by the court ordered to be Recorded

Test John Nelson Clk Cur

In the Name of God Amen I John Carr of the County of Louisa and parish of St. Martin in the Colony of Virginia being of sound mind and Disposing Memory and calling to mind the incerttainty of Human Life do make this my last Will and Testament in manner following

Imprimis I give to my loving Wife during her life or Widowhood the use of the Land and plantation whereon I now live tottogether with my other Estate of what Nature or Quallity so ever it may be, whereof I shall possessed on the said Land execpt such Negroes as I have hereafter given us particular Legacies and I do Declare it to be my Will that after my Wifes Death or Widowhood all my Estate except my Lands and particular Legacies left on the said Lands and at my Death my other Estate except us above shall be equally divided amongst all my Children or their Legal Representatives

Item I Give to my said Wife my gold Ring which I now wear

Item I Give and devise to my Son Thomas Carr and his Heirs and assigns forever a Tract of Land lying in the County of Albemarle (being part of a larger Tract by me held there) which said Tract of Land hereby given and devised to my said Son Thomas is bounded as follows Viz.t Beginning at a Maple below the wide mossing place on the South side of the South Branch of the North Branch of James River nearly apposite to the Mouth of Powells Creek, thence up the said Branch of the said River and crossing the same to the mouth of Watt's Branch thence up the said Watt's Branch to the three forks thereof thence up that Branch of the said Watt's Branch which is nearest to the said River to the Head or near the Head thereof to a white oak a corner and from thence along a line of mark'd Trees to four pines in the back line thence along the said line to three Red oaks, thence south thirty Degrees West crossing the said South Branch of of James River, to two Hickory saplins and a gum thence along a line of mark'd Trees South forty two Degrees East one hundred and sixty poles to a pine thence along a line South twenty seven Degrees East three hundred and twenty four poles to two pines thence North seventy Degrees East along a line of mark'd Trust to the Beginning

Item I Give and bequeath to my said Son Thomas one Negro Woman named Mary alias Moll, now in his possession, also Cyrus and his Wife Judah

Item I Give and bequeath to my said son Thomas my Hul Tobacco Box and my old Watch

Item Whereas by a former Will I gave and bequeathed to my Son Dabney now dece.d, my Negro man Frank then in his possession, also Negroes Berkshire and Hannah, but my said Son dying and leaving children, I therefore give and Bequeath the said Negroes bequeathed to him as aforesaid, to his said Children to be equally divided amongst them, also his proportion of my Personal Estate I hereby Direct shall be Divided in the same manner.

Item I Give and bequeath to my Son Samuel my Negro Boy now in his possession named Billy Kemp a son of my Negro Bridget, also Sawney and Nanney to him and his Heirs forever Item I Give and devise to my son Overton and his Heirs and assigns forever a Tract of Land in Albemarle County bounded as follows Beginning at four pines a Corner of my son Thomas's Land in the back line thence leaving the said Thomas's Land and Running thence along a line of marked Trees (the said back line) to shrubby white oak thence South seventy Degrees East along another back or outside line to the dividing Line (formerly the Line between John Carr and his Brother Thomas) at the Corner of the Land hereafter left to my Son Garland Carr, thence along the said dividing Line/ which is the Line between my Sons Overton and Garland/ South twenty five Degrees West seven hundred and ninety two poles to another Corner of the Lands hereafter given to my said Son Garland thence South seventy Degrees West along a line of mark'd Trees to a Maple the Beginning Corner of my said Son Thomas thence along my said Son Thomas's several Lines to the Beginning

Item I give and Devise to my said Son Overton and his Heirs and assigns forever a Tract of Land in albemarle County which I purchased of M.r Samuel Gist now of London Merchant and which formerly belong.d to John M. Cauley

Item I Give and Bequeath to my said Son Overton three Negroes to wit Robin, Joe and Ned also a

Horse Colt that came out of my Mare little Fly

Item I Give and Devise to my Son Garland Carr and his Heirs and assigns forever a Tract of Land in Albemarle County adjoining the Lands of my Son Overton and bounded as follows Viz.t Beginning at two Maples on the North Branch of the North fork of James River and Crossing the same South forty two Degrees East nineteen poles to Several Saplings thence South fifty nine Degrees West seventy four poles to a Red Oak Thence South seventy two Degrees West thirty four poles to a small Hickory thence North fifty two Degrees West thirty two poles to the River thence down the same to the Point of the fork thence up the Courth Branch thereof to the Maple the Beginning Corner of Thomas Carr's Land thence North seventy East one hundred and twenty poles to a Corner thence North twenty five Degrees East seven hundred and ninety two poles to a Corner in the back line thence South seventy Degrees East two hundred and sixty nine poles to two Red Oak saplings in William Carr's line thence South ten Degrees West one hundred and thirty six poles to several saplings thence south fourteen Degrees West two hundred and seventy eight poles to a pine a Corner to Minor thence a straight Line to a Hickory another Corner of the said Minor thence South thirty six Degrees West along the said Minors line two hundred and ninety poles to a stake thence along another of the said Minor's Lines south twenty four Degrees and a half East one hundred and twenty poles to the Beginning

Item I Give and Bequeath to my said Son Garland and his Heirs three Negroes to wit Charles, Israel, and Ben, also one Horse Colt that came out of my Mare Great Fly and was begott by John Bollings Dray Horse

Item I Give and Bequeath to my Daughter Elizabeth now the Wife of Nathaniel Anderson and her Heirs forever three Negroes to wit Lucy, Phill and Hester and their future Increase

Item I Give and bequeath to my Daughter Mary and her Heirs forever the Sum of two hundred pounds Current Money also three Negroes Viz.t Violet, Harry and his Wife Litty and their future Increase, likewise a Horse Colt from my Grey Mare now at my plantation on James River, and also a side Saddle

Item I Give and bequeath to my Sons Overton and Garland and my Daughter Mary (now the Wife of James Minor) and to each of them Respectively a Feather bed and Furniture, also it is my Will and Desire that my Sons Samuel Overton and Garland and my Daughter Mary shall on the General division of my Negroes, have allotted to them, a young Negroe a piece more than my other Children

Item It is my Will and Desire that if either of my said Sons Garland or Overton shall die without Child or Children, the Land of him, so dying shall go to and be Vested in Fee in the Survivour of them, and if both of my said two Sons shall die as aforesaid that their Land shall go to and be Vested in fee in my Sons Thomas and Samuel but that their Negroes and personal Estate shall be equally Divided amongst all my Children or their Legal Representatives

Item Whereas by the Disorder with which I am afflicted I may be rendered incapable of allowing my Will hereafter, I do therefore declar it to be my Will that if any of my said Children shall die in my lifetime not being capable of Disposing of or before they have power to Dispose of their Negroes and personal Estate in that case the part of such Child or Children shall be equally Divided amongst their Legal Representatives

Item I Give and bequeath to my Grandson John the Son of my said Son Thomas a Negro Boy named Bunch now in my said Son's possession

Item I Give and bequeath to my Grandaughter Mary a Daughter of my said Son Thomas a Negro Girl named Sarah now in my said Son's possessions

Item I Give and bequeath to my Grandson Nathaniel the Son of my said Son Thomas a Negro Boy Named James a Son of Lucy

Item I Give and bequeath to my Grandson Thomas a Son of my said Son Thomas a Negro Boy named Ben a Son of Fanny

Item I Give and bequeath to my Grandaughter Elizabeth the Daughter of my said Son Thomas a negro Girl named Rachel a Daughter of Judy

Item I Give and bequeath to my Grand Daughter Jane the Daughter of my said Son Dabney a Negro

Girl named Lucy a Daughter of Abby

Item I Give and bequeath to my Grand Daughter Mary the Daughter of my said Son Dabney a Negro

Girl named Rose a Daughter of Pegg

Item I Give and bequeath to my Grand Daughter Lucy the Daughter of my said son Dabney a Negro

Girl named Winney a Daughter of Abby

Item I Give and bequeath to my Grandson Peter the Son of my said Son Dabney a Negro Boy named Ralph a Son of Milley

Item I Give and bequeath to my Grandson Samuel or Son of my said Son Dabney a Negro Boy named Thornton a Son of Amey

Item I Give and Bequeath to my Grandson Dabney a son of my said Son Dabney a Negro Boy named William a Son of Abby

Item I Give and bequeath to my Grandson William the Son of my said Daughter Elizabeth a Negro Boy named Dick a Son of Lucy

Item I Give and bequeath to my Grandson Overton a Son of my said Daughter a negro Girl named Charity a Daughter of Lucy

Item I Give and bequeath to my Friend John Lewis of Spotsylvania County attorney at Law the Sum of fifty pounds Current Money

Item It is my Will and Desire that if any of my said Children shall die before they come to full age or Merry such child or Childrens part of my Slaves and personal Estate shall be equally Divided amongst my Surviving children or their Legal Representatives

Item It is my Will and Desire that if either of my Grand Children shall die before they come of full age or marry, in that Cause his or her part of my Estate hereby given shall be equally Divided amongst his or her Brothers and Sisters or their legal representatives

Item It is my Will and, Desire and I do hereby order and Direct that if my Son Thomas or any Person claiming under him shall claim a Right to or Disturb my sons Samuel, Overton Garland their Heirs or assigns in the possession, Right or Title in or of the lands on James River herein devised to them then and in that case he my said Son Thomas or any person claiming under him shall not have hold or be entitled to any part of my Estate but that his part thereof hereby given and Divided shall go to and be Vested in and be equally Divided amongst my said Sons Samuel, Overton and Garland and their Heirs and assigns forever

Item It is my will and Desire that my Estate shall not be appraised and that my Executors shall not give Security

Lastly I Constitute and appoint my Sons Thomas, Samuel, Overton and Garland and my Friend John Lewis of Spotsylvania County Executors of this my Will and I do hereby appoint my Friends D.r Thomas Walker and Nicholas Lewis of Albemarle County Trustees to see this my Will performed, and I do Desire that the said Nicholas Lewis, Thomas Walker and John Lewis shall Divide my Estate in case my children Disagree in the Division and I do by this Revoke and make Void all other Wills by me heretofore made, Declaring this only to be my Last will and Testament Signed with my own Hand and Sealed with my Seal this 22.d Day of June 1773

Jn.o Carr (his seal)

Signed Sealed and published at his last Will and Testament in presence of

Thomas Minor

John Z Lewis

Robert Lewis

Nicholas Lewis

I John Carr of the County of Louisa and parish of St. Matins having considered this my within Will have thought fit to make some alterations by this Codicil which I desire shall be taken as part of the within Will It is my Will and Desire that the Land in this Will – devised to my Son Overton which Land I purchased of M.r Samuel Gist of London Merchant and which formerly belonged to John McCauley

shall be sold and Conveyed by my Executors as well mentioned in the Will as this Codicil and the Money arising from the Sale of the said Land shall be applied to pay my Just Debts and Legacies and whereas my Sons Overton and Garland are placed out from me at some expence and my intention is that they shall be maintained out of my Estate till they are intitled to a place of Profit I therefore Declare it to be my Will that my said Sons Overton and Garland shall be maintained out of my Estate my Son Overton 'till he arrives to the Age of twenty five years and my Son Garland till he arrives to the age of twenty two years, and I further declare it to be my Will that my Executors shall not only have full power and Authority to sell and Convey the Land aforesaid but also to work my Negroes on my James River Land at their Discretion till my Legacies Debt and expences above mentioned are Satisfied and paid

Item I Give and Bequeath to my two Sons Overton and Garland and to each of them six Silver Table spoons after my Wifes death the spoons bring now in My House

Item I Give and Bequeath to my Daughter Elizabeth Anderson the Chair harness and a Horse Bobb which my Wife generally makes use of after my Wifes Death

Item I Give and Bequeath to my Daughter Mary Minor the chair Harness and the Horse called Sorrell which I generally use after my Death-Item

Lastly I add to my within named Executors my Sons in law Nathaniel Anderson and James Minor to act with my other Exors who are to perform this my last Will and That all my Exors shall give Security Witness my hand and seal this fifth Day of February 1774

J.n Carr (his seal)

Signed Sealed and published as a part of the within Will in Presence of us

Mary Callis

Garland Callis

J Lewis

I John Carr of the County of Louisa and Parish of St Martin having Reconsidered this my within Will have thought fit ti make some alterations by this my Codicil which I desire shall be taken as part of my within Will It is my Will and I do Declare it to be my Desire That instead of the words in the first Clause of my Will whereof I shall die possessed on the said Land & the following words shall be inserted to wit, whereof I was possessed at the time, I made my said within Will except as by my Will excepted.

Item It is my Will and Desire that my son Thomas shall have my still he paying my Sons Samuel, Overton and Garland and my Son in Law James Minor six pounds each. Item I Give and bequeath to my son Overton my Negroes nanny and Judah and their Increase in Lieu of Negroes Robin and Joe mentioned in my Will Item I Give to my Son Garland my Negro Janney as the Negro Israel before given him by my said Will is Dead Item It is my Will and Desire that my Daughter Mary shall not on the general Division Receive a Negro extraordinary as by my Will directed, as I hereby give and bequeath to her Son Dabney Minor my Negro Girl Beckey a Daughter of Anna, Item I Give and bequeath to my Daughter Elizabeth Anderson my Looking glass now fix'd in my Hall. Item I Give and bequeath to my Daughter Mary her choice of my other two looking glasses Item It is my Will and Desire that none of my Relations or Friends shall wear Mourning for me, and that no funeral Sermon shall be preached for me Item I Give and bequeath to my Grandson Samuel the Son of my said Son Thomas my Negro Girl Mary a Daughter of Fanny In Witness whereof I have hereunto set my hand & affixed my seal this sixth Day of Jan.y 1775

John Carr (his seal)

Signed Sealed and published in presence of us, Garland Callis J Lewis I John Carr of the county of Louisa and parish of St. Martin having Reconsidered this my last Will and Testament having thought fit to make some alteration by this Codicil which I desire may be taken as part of this my Will It is my Will and Desire that the Executors of my Son Dabney dec.d in Behalf and for the Use of his Representatives, and my Son in Law Nathaniel Anderson for himself shall have Liberty, on the General

Division of my Negroes/ before mentioned, to make Choise of one of my Negroes before such Division made, as I think the Negroes in my Will given and bequeath'd to my said Son Dabney's children and my said Son in Law Nathaniel Anderson, are not of so great Value as the several Legacies & negroes given to my other Children Item I Give to my Son Garland my Negro John Kemp a son of Bridget, in Lieu of Charles a Negro by my Will given to him, who is now Dead in Witness whereof I have hereunto set my Hand and affixed my seal this third Day of July 1775

Jn.o Carr (his seal)

Signed Sealed and published as part of his last Will and Testament in presence of

Sarah Gordon

Mary Callis

J Lewis

At a Court held for Louisa County the 10.th Day of August 1778

This Will and three Codicils was this Day Exhibited in Court by Thomas Carr, Garland Carr, John Lewis and James Minor Executors therein named whereupon this said Will with the Codicils annexed were proved by the Oaths of Thomas Minor, John Z Lewis, Robert Lewis, Mary Callis, Garland Callis and John Lewis Six of the Witnesses thereto, and by the Court ordered to be Recorded, and on the motion of the said Executors who made Oath thereto according to Law Certificate is granted them for obtaining probate thereof in Due form, giving security whereupon they together with their sucuritys intered into and acknowledged their Bond according to Law, and at a Court held for the said County of Louisa the 9.th Day of November 1778 Nathaniel Anderson Gent another of the Executors therein named came into Court and took the Oath of an Executor to the said Will, and entered into Bond with Security as the Law Directs Certificate is therefore granted him for obtaining probate there & in Due form

Test

John Nelson Clk Cur

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Know all Men by these presents, that We Beverley Glenn, John Byars and John Sanders are held and firmly bound unto Thomas Johnson, James Meriwether Williams White and John Poindexter Gent Justices of Louisa County now sitting, in the sum of two thousand pounds Current Money 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, & administrators jointly and Severally, firmly by these presents Sealed with our Seals, this 12.th Day of June in the year of our Lord one thousand seven hundred and seventy five and in the 15.th Year of our Sovereign Lord George the third

The Condition of this obligation is such, that if the above bound Beverly Glenn Executor of the Last Will and Testament of Jeremiah Glenn 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 Beverly Glenn or into the hands and possession of any other person or persons for him and the same so made do Exhibit into the county Court of Louisa 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 shall come to the hands possession or knowledge, of the said Beverley Glenn 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 Actings and doings therein, when thereto required by the said Court: and also shall 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 none Effect or else to remain in full force and Virtue

Beverly Glenn (her seal)

Jn.o Byars (his seal)

John Sanders (his seal)

Sealed and Delivered in presence of

John Nelson Clk

At a Court held for Louisa County the 12.th Day of June 1775 This Bond was this Day in open Court acknowledged by Beverley Glenn, John Byars and John Sanders to be their Act and Deed and by the Court Ordered to be Recorded

Test

John Nelson Clk Cur

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Feb.y 16.th 1775

In the name of God Amen I James Smith Jun.r of S.t Martins Parish in the County of Louisa being In perfect health and Memory do make and ordain this my last Will and Testament in manner and form as follows

Viz. I lend to my Father & Mother the use of all my Estate both Real and personal during their Natural lives and at their deceas I Give and bequeath unto all my Brothers and Sisters, William Smith, John Smith, Charles Smith, Joshua Smith, Carr Smith, Elizabeth Thomson, Sarah Smith Mary Smith and Morning Park to be equally Divided amongst them and if any should be ded then their parts to be Equally Divided amongst their Children if they should leave any and if not then their parts to be equally Divided amongst the Survivors. I Constitute and appoint my loving brother William Smith, John Smith and Charles Smith my Executors

James Smith Jun.r (his seal)

In presence of us

Francis Meriwether

John Meriwether

Joseph McGehee

Nicholas Meriwether

At a Court held for Louisa County the 8.th Day of October 1777

This Will was this Day Exhibited by William Smith and John Smith two of the Executors therein named whereupon the said Will was proved by the Oaths of John Meriwether and Nicholas Meriwether two of the Witnesses thereto and ordered to be Certified and o, the motion of the said Executors who made oath thereto according to Law Certificate is Granted them for obtaining probate thereof in Due form Giving security whereupon they together with their Security's entered into and acknowledged their Bond according to Law

Know all Men by these presents, That We William Smith, John Smith, James McGehee and William McGehee are held and firmly Bound to Thomas Johnson, Thomas Johnson J.r William White and John Poindexter Gent Justices of the Court of Louisa County, now Sitting in the Sum of five 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 and Severally, firmly by these presents Sealed with our Selas, This eighth Day of December in the year of our Lord one thousand seven hundred and seventy seven and in the second year of the Common Wealth The Condition of this obligation is such, That if the above Bound William Smith, and John Smith Executors of the Last Will and Testament of James Smith Jun.r Deceased, do make or cause to 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 William Smith and John Smith or into the hands and possession of any other person or persons, for them, and the same so made, do Exhibit into the county Court of Louisa at such time as they 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 shall come to the hands, possession or knowledge, of the said William and John or into the Hands and possession of any other person or persons for them do well and truly administer according to Law: and further do make a Just and true account of their Actings 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 and 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

William Smith (his seal)

John Smith (his seal)

James McGehee (his seal)

W.m McGehee (his seal)

Sealed and Delivered in presence of

The Court

At a Court held for Louisa County the 8.th Day of December 1777

This Bond was this Day in Open Court acknowledged by William Smith, John Smith, James McGehee and William McGehee to be their Act and Duty and by the Court Ordered to be Recorded

Test

John Nelson Clk Cur

Know all Men by these presents, That We James Anderson and Richard Phillips are held and firmly Bound unto Thomas Johnson the first Justice in the Commission of the peace for Louisa County, for, and in behalf, and to the Sole use and Behoof of the said Justices of the said County and their Successors in the Sum of two hundred pounds, To be paid to the said Thomas Johnson his Executors, administrators, and assigns: To the which payment well and truly to be made, We Bind ourselves, and every of us, our, and every of our heirs Executors, and administrators Jointly and Severally firmly by these presents Sealed with our seals Dated this 10.th Day of August 1778

The Condition of this obligation is such, that if the above Bound James Anderson administrator of all the Goods, Chattels, and Credits of Stephen Chambers 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 him the said James Anderson or into the Hands, or possession of any other person or persons for him and the same so made, do Exhibit, or cause to be Exhibited into the County Court of Louisa at such time as he shall be thereunto Required by the said Court and the same Goods, Chattels, and Credits, all all other the Goods Chattels and Credits of the said Deceased, at the time of his Death, which at any time after shall come to the Hands or possession of the said James Anderson 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 actings and Doing therein when thereto Required by the said Court: and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining Remaining upon the said administrators account, the same being first examined and allowed by the Justices of the Court for the time being, shall deliver and pay unto such person or persons respectively, as the said Justices, by their order or Judgment, shall Direct, pursuant to the Laws in that case made and provided and if it shall hereafter appear, that any Least Will and Testament was made by the said Decreased, and the Executor or Executors therein named, do exhibit the same into the said Court making Request to have it allowed and approved accordingly, if the said James Anderson being thereunto 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 to be Void, and of none Effect, or else to remain in full force and Virtue

James Anderson (his seal)

Rich.d Phillips (his seal)

Sealed and Delivered in presence of

The Court

At a Court held for Louisa County the 10.th Day of August 1778

This Bond was this Day in open Court acknowledged by James Anderson and Richard Phillips to be their Act and Deed and by the court ordered to be recorded

Test John Nelson Clk Cur

Know all Men by these Presents, that We Mary Pharris, Nathaniel Anderson Gent: and William Hughes are held and firmly bound unto Thomas Johnson Gent: the first Justices in the Commission of the peace for Louisa County, for and in Behalf, and to the Sole Use and Behoof the said Justices of the said County, and their Successors, in the Sum of two thousand pounds, To be paid to the said Thomas Johnson Gent, his Executors, administrators, and assigns: To the which payment well and Truly to be made, We Bind ourselves, and every of us, our and every of our Heirs, Executors, and administrators, Jointly and severally, firmly by these presents, Sealed with our Seals, Dated this 9.th Day of August 1779

The Condition of this obligation is such, that if the above bound Mary Pharis administratrix of all the Goods, Chattels and Credits of Charles Pharis 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 Mary Pharis or into the Hands, or possession of any other person, or persons for her and the same so made, do exhibit or cause to be exhibited into the County Court of Louisa at such time as she 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, at the time of his Death, which at any time after shall come to the hands, or possession of the said Mary Pharis 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 actings and Doings therein, when 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 administratrix's account, the same being first Examined and allowed by the Justices of the Court for the time being, shall deliver and pay unto such person or persons Respectively, as the said Justices by their order, or Judgment, shall Direct, pursuant to the Laws 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, do exhibit the same into the said Court, making Request to have it allowed and approved accordingly if the said Mary Pharis being thereunto Required do bring first had and made in the said Court, Then this obligation to be Void and of none Effect, or else to remain in full force and Virtue

Mary (her mark) Pharis (her seal)

Nath.l Anderson (his seal)

W.m Hughes (his seal)

Signed Sealed and Delivered in presence of

The Court

At a Court held for Louisa County the 9.th Day of August 1779

This Bond was this Day in open Court acknowledged by Mary Pharis, Nathaniel Anderson and William Hughes to be their Act and Deed and by the Court ordered to be Recorded

Test John Nelson Clk Curt

Know all Men by these presents that We Robert Anderson & Turner Anderson are held and firmly Bound unto Thomas Johnson Gent: the first Justice in the Commission of the peace for Louisa County; for, and in Behalf, and to the sole use and Behoof of the Justices of the said County, and their Successors, in the Sum of six thousand pounds to be paid to the said Thomas Johnson his Executors, administrators, and assigns: To the which payment well and truly to be made, We Bind ourselves, and every of us, our, and every of our Heirs, Executors, and administrators, Jointly & severally firmly, by these presents, Sealed with our seals. Dated this EleventhDay of January 1779. The Condition of this obligation is such, that if the above Bount Robert Anderson administrator with the Will annexed of all the goods, chattels, and Credits of William Price 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 him the said Robert Anderson or into the hands or possession of any other person or persons for him and the same so made, do exhibit, or cause to be exhibited into the County Court of Louisa 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 at the time of his Death, which at any time after shall come to the Hands or possession of the said Robert Anderson 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 actings and doings therein, when 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 Administrators account, the same being first Examined and allowed by the Justices of the Court for the time being shall, Deliver and pay unto such person or persons Respectively, as the said Justices, by their Order or Judgment, shall Direct, pursuant to the Laws 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, do exhibit the same into the said Court, making Request to have it allowed and approved of accordingly, if the said Robert Anderson Gent: being thereunto 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 to be Void, and of none Effect; or else to remain in full force and Virtue

Robert Anderson (his seal)

Turner Anderson (his seal)

Sealed and Delivered in presence of

John Nelson Clk

At A Court held for Louisa County the 1.th Day of January 1779

This Bond was this Day in open court acknowledged by Robert Anderson and Turner Anderson Gent: to be their Act and Deed and by the Court Ordered to be Recorded

Test John Nelson Clk Cur

Know all Men by these Presents that We John Poindexter Gent; John Nelson, and William Poindexter are held and firmly Bound unto Robert Anderson the first Justice in the Commission of the peace for Louisa County; for, and in Behalf, and to the Sole use and Behoof of the Justices of the said County and their Successors, in the Sum of Ten Thousand pounds To be paid to the said Robert anderson his Executors, administrators, and assigns, To the which payment well and truly to be made, We Bind ourselves, and every of us, our and every of our Heirs, Executors, and administrators, Jointly and severally firmly by these presents. Sealed with our seals Dated this 12.th day of June 1780

The Condition of this obligation is such, that if the above bound John Poindexter administrator of all the Goods, chattels, and Credits of Richard White 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 him the said John Poindexter or into the hands, or possession of any other person or persons, for him and the same so made, do exhibit, or cause to be exhibited into the County Court of Louisa 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, at the time of his Death, which at any time after shall come to the hands or possession of the said John Poindexter 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 Actings and Doings therein, when 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 administrators account, the same being first examined and allowed by the Justices of the Court for the time being, shall deliver and pay unto such person or persons Respectively as the said Justices, by their order or Judgment, shall direct, pursuant to the Laws 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, do Exhibit the same into the said Court making Request to have it allowed and approved accordingly if the said John Poindexter being thereunto 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 to be Void, and of none Effect; or else to remain in full force and Virtue

John Poindexter (his seal)

John Nelson (his seal)

W.m Poindexter (his seal)

Sealed and Delivered in presence of

The Court

At a Court held for Louisa County the 12.th Day of June 1780

This Bond was this Day in open Court acknowledged by John Poindexter, John Nelson, and William Poindexter to be their act and Deed and by the Court ordered to be Recorded

Test

John Nelson Clk Curt

Know all Men by these presents, That We David Anderson Jun.r, Turner Anderson, and William Poindexter are held and firmly Bound unto Thomas Johnson Gent: the first Justice in the Commission of the peace for Louisa County; for, and in Behalf, and to the Sole use and Behoof of the Justices of the said County, and their Successors, in the Sum of one thousand five hundred pounds To be paid to the said Thomas Johnson his Executors, administrators and assigns: To the which payment well and truly to be made, We Bind ourselves, and every of us, our, and every of our Heirs, Executors, and administrators, Jointly and Severally, firmly, by these presents. Sealed with our Seals. Dated this ninth Day of April 1782

The Condition of this obligation is such, That if the above bound David Anderson Jun.r administrator of all the Goods, chattels, & Credits of Robert Anderson Gent: 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 him the said David Anderson Jun.r or into the Hands, or possession of any other person or persons, for him and the same, do exhibit, or cause to be exhibited into the County Court of Louisa 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, at the time of his Death, which at any time after of the said Deceased, at the time of his Death, which at any time after shall come to the Hands or possession of the said David Anderson Jun.r 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 actings and Doings therein, when 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 administrators account the same being first examined and allowed by the Justices of the Court for the time being, shall deliver and pay unto such person or persons respectively, as the said Justices, by their Order of Judgment, shall Direct, pursuant to the Laws 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, do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said David Anderson Jun.r being thereunto 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 to be Void, and of none Effect; or else to remain in full force & Virtue

David Anderson (his seal)

Turner Anderson (his seal)

William Poindexter (his seal)

Sealed and Delivered in presence of

The Court

At a Court held for Louisa County the 9.th Day of April 1782

This Bond was this Day in open Court acknowledged by David Anderson Jun.r, Turner Anderson and William Poindexter to be their act and Deed and by the Court ordered to be Recorded

Test

John Nelson Clk Cur

Know all Men by these presents, that We Joseph Mollon, William Lipscomb, and Anthony Thomson are held and firmly Bound unto Thomas Johnson Gent. n the first Justice in the Commission of the peace for Louisa County for, and in Behalf, and to the sole use and Behoof of the Justices of the said County and their Successors, in the Sum of four thousand pounds To be paid to the said Thomas Johnson his Executors, administrators, and assigns To the which payment will and truly to be made, We Bind ourselves and every of us, our, and every of our Heirs, Executors, and administrators, Jointly and Severally firmly by these presents Sealed with our Seals Dated this ninth Day of April 1782

The Condition of this obligations is such, that if the above Bound Joseph Molton administrator of all the Goods, chattels, and Credits of William Ragland 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 him the said Joseph Mollon or into the Hands, or possession of any other person or persons, for him and the same so made, do exhibit, or cause to be Exhibited into the County Court of Louisa 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 at the time of his Death, which at any time after shall come to the hands or possession of the said Joseph Mollon 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 acting and Doings therein, when 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 administrators account, the same being first Examined and allowed by the Justices of the Court for the time being, shall deliver and pay unto such person or persons Respectively, as the said Justices, by their order or Judgment, shall Direct, pursuant to the Laws 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, do Exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said Joseph Molton being thereunto 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 to be Void and of none Effect; or else to remain in full force and Virtue

Joseph Morton (his seal)

W.m Lipscomb (his seal)

Anthony Thomson (his seal)

Sealed and Delivered in presence of

John Nelson Clk

At a Court held for Louisa County the 9.th Day of April 1782

This Bond was this Day in open Court acknowledged by Joseph Morton, William Lipscomb and Anthony Thomson to be their act and Deed and by the Court ordered to be Recorded

Test

John Nelson Clk Cur

Know all men by these presents, That We James Robinson, William Phillips Gent: and Laurence Young are held and firmly Bound unto Thomas Johnson Gent: the first Justice in the Commission of the peace for Louisa County; for, and in Behalf, and to the Sole use and Behoof of the Justices of the Said County, and their Successors, in the Sum of five hundred pounds To be paid to the said Thomas Johnson his Executors, admors assigns: To the which Payment well and truly to be made, we Bind ourselves and every of us, our, and every of our Heirs, Executors, and administrators, Jointly & Severally, firmly by these presents. Sealed with our Sels Dated this Ninth Day of April Anno Dom 1782

The Condition of this obligation is such, That if the above Bound James Robinson administrator of all the Goods, Chattels, and Credits of William Robinson 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 him the said James Robingson or into the Hands, or possession of any other person or persons, for him, and the same so made, do exhibit, or cause to be exhibited into the County Court of Louisa 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 at the time of his Death, which at any time after shall come to the hands or possession of the said James Robinson 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 actings and doings therein, when 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 Administrators account, the same being first Examined and allowed by the Justices of the Court for the time being shall Deliver and pay unto such Person or Persons Respectively, as the said Justices, by their order or Judgment, shall Direct, pursuant to the Laws 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, do exhibit it the same into the said court, making Request to have it allowed and approved accordingly, if the said James Robinson being thereunto 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 to be Void, and of none Effect; or else to remain in full force and Virtue

James Robinson (his seal)

W.m Phillips (his seal)

Laurence Young (his seal)

Sealed and Delivered in presence of

John Nelson Clk Cur

At a Court held for Louisa County the 9.th Day of April 1782

This Bond was this Day in open Court acknowledged by Ja.s Robinson, W.m Phillips and Laurence Young and by the Court Ordered to be Recorded

Test

John Nelson Clk Cur

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Know all Men by these presents, That We James Flannagan, John Bickley, and William Bradburn are held and firmly Bound unto Thomas Johnson Gent the first Justice in the Commission of the peace for Louisa County; for, and in Behalf, and to the Sole Use and Behoof of the Justices of the said County, and their Successors in the sum of

To be paid to the said Thomas Johnson his Executors, administrators, and assigns To the which payment well and truly to be made, We Bind ourselves, and every of us, our, and every of our Heirs, Executors, and administrators, Jointly and severally firmly by these presents, Sealed with our seals.

Dated this thirteenth Day of May 1780

The Condition of this obligation is such, That if the above bound James Flannagan administrator of all the Goods, Chattels, and Credits of Sarah Whittle 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 him the said James Flannagan or into the hands, or possession of any other person or persons, for them and the same so made, do exhibit or cause to be exhibited into the County Court of Louisa 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 at the time of her Death, which at any time after shall come to the Hands, or possession of the said James Flannagan 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 actings and Doings therein, when 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 administrators account the same being first Examined and allowed by the Justices of the Court for the time being, shall deliver and pay unto such person or persons respectively as the said Justices, by their order or Judgment, shall direct pursuant to the Laws 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, do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said James Flannagan being thereunto 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 to be Void; and of none Effect; or else to remain in full force and Virtue

James Flannagan (his seal)

John Bickley (his seal)

W.m Bradburn (his seal)

Sealed and Delivered in presence of

The Court

At a Court held for Louisa County the 13.th Day of May 1782

This Bond was this Day in open Court acknowledged by James Flannagan John Bickley and William Bradburn to be their act and Deed and by the Court Ordered to be Recorded

Test

John Nelson Clk Cur

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Know all Men by these presents that We Robert Moorman,, John Bickley and Thomas Johnson are held and firmly Bound unto Thomas Johnson Gentleman, the first Justice, in the Commission of the peace for Louisa County for and in Behalf, and to the Sole use and Behoof of the Justices of the said County and their successors, in the sum of Three thousand pounds Current Money to be paid to the said Thomas Johnson his Executors, administrators or assigns. To the which payment well and truly to be ade, we Bind ourselves and every of us, our and every of our Heirs, Executors, and administrators, Jointly and severally firmly by these presents, sealed with our seals and dated the 10.th Day of June Anno Domini 1782

The Condition of this obligation is such, that if the above bound Robert Moorman Executor of the Last Will and Testament of James Moorman 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 Robert Moorman or into the hands & possession of any other person or persons for him and the same so made do exhibit into the County Court of Louisa 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, shall come to the hands & possession or knowledge of the said Robert Moorman 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 true and Just account of his actings 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, and Credits will extend and the Laws shall charge Then this obligation to be Void and of none Effect, or else to remain in full force and Virtue

Robert Moorman (his seal)

John Bickley (his seal)

Thomas Johnson J.r (his seal)

Sealed and Delivered in presence of

John Nelson Clk Cur

At a Court held for Louisa County the 10.th day of June 1782

This Bond was this Day in open Court acknowledged by Robert Moorman, John Bickley and Thomas Johnson J.r Gent to be their Act and Deed and by the Court ordered to be Recorded

Test John Nelson Clk Cur

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I Joseph Hopkins J.r of the County of Louisa having at heart the uncertainty of this life am now of sound Disposing mind Memory and understanding do make this to be my last will and Testament In manner and form following That is to say First – I give and Bequeath to my Beloved Son Lund Hopkins all my Track of Land lying and being in the aforesaid County Consisting of four hundred acres with all its appurtenances thereunto belonging and I likewise give and Bequeath to my Daughter Susannah Hopkins one Negro Gairl Named Vilolett to her and her Increase forever provided she live to Marry and have a true begotten Heir if not the above leagasy to be To be Equally Divided amongst the surviving Brothers and Sisters and I likewise give and Bequeath to my son Joseph Hopkins one Negro Boy named George to him and his Heirs Lawfully Begottin forever provided he lives to arive to the age of twenty one years if not the above Legacy to to be Equally Divided amongst the Surviving Brothers & Sisters & I likewise gave and bequeath to my Daughter Elizabeth Hopkins one Negro Man named Darby to her and her Truebegotten Heirs forever provided se hiy to have such of not the above Leagesy to be Equally Divided amongst the Surviving brothers and Sisters and likewise give and Bequeath to my Daughter Sarah Hopkins one negro Boy Named Boston to her & her Truebegotten Heirs provided she lives to have such if not the above Leagesy to be sold and Equally Divided amongst the Surviving Brothers and Sisters and as my beloved Wife is now pregnant with Child and it is the Lords Will that it should come into life and arrive to age I give and Bequeath to it all and every part of my moveably Estate what so every and wheresoever provided it lives if not the above Legesy to be sold & equally Divided amongst the surviving Brothers & sisters and my Desire is that as long as my beloved Wife Chuses after my Death to live single not she may have a true Right to the above leagesies and Give up to the above Legetees the Legaesy to Given by me as she pleases and when she pleases, But if she should se cause to Marry my Desire is that the aforesaid Legetees shall enjoy their Right won the arive to age that is Men to twenty one years & the Women to eighteen years and my Desire is that all my Just Debts should be paid out of the monies I may have at the time of my Death or otherwise at the Discretion of my Executors hereafter mentioned and lastly I do appoint Nominate, Constitute and My Esteemed and my loving Wife Elizabeth Hopkins and my Esteemed Friend Anthony Haden of Fluvanney County Executors of this my last Will and Testament hereby Revoking all other Wills by me made in Witness whereof I have hereunto set my hand and Seal this twentieth Day of June in the year of our Lord one thousand seven hundred and eighty

Joseph Hopkins (his seal)

Signed Sealed & Declared by me the said Testator as my last Will and Testament in the Presents of Daniel Alligrue

Thomas Rountree

John Forsee Jun.r

At a Court held for Louisa County on Monday the 12.th Day of August 1782

This Will was this Day Exhibited by Anthony Haden one of the Executors therein named and was proved by the Oath of Daniel Alligrue and Thomas Rowntree two of the Witness thereto and ordered to be certified and on the motion of the said Executor who made oath thereto according to Law certificate is Granted him for obtaining probate thereof in Due Form giving Security whereupon he together with his Securities entered into and acknowledged their Bond according to Law

Test John Nelson Clk Cur

Know all Men by these presents that We Anthony Haden, Roger Thomson, and Thomas Roundtree are held and firmly Bound unto Thomas Johnson Gentleman the first Justice in the Commission of the peace for Louisa County for and in Behalf, and to the Sole use and Behoof of the Justices of the said County and their Successors in the Sum of one thousand pounds current Money to be paid to the said Thomas Johnson his Executors, administrators or assigns; to the which payment well and truly to be made we Bind ourselves and every of us, our, and every of our Heirs, Executors, and administrators Jointly and Severally firmly by these presents Sealed with our Seals and Dated the twelfth Day of August Anno Domini 1782

The Condition of this obligation is such, that if the above Bound Anthony Haden Executor of the last will and Testament of Joseph Hopkins 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 Anthony Haden or into the hands and possession of any other person or persons for him and the same so made do exhibit into the County Court of Louisa 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; shall come to the hands possession, or knowledge of the said Anthony Haden 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 true and just account of his actings 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 and Credits will 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

Anthony Haden (his seal)

Roger Thomson (his seal)

Thomas Rountree (his seal)

Sealed and Delivered in presence of

John Nelson Clk

At a Cort held for Louisa County the 12.th Day of August 1782

This Bond was this Day in open Court acknowledged by Anthony Haden Roger Thomson and Thomas Rowntree to be their Act and Deed and by the court ordered to be Recorded

Test

John Nelson Clk Cur

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august avi mdccclxxxij In obedience to an order of the Worshipful Court of Louisa held the second Monday in February uls.m John Boswell, Thomas Johnson (Minor) and Robert Michie being first sworn divided the Estate of Collins Johnson Deced between his Widow and orphans in manner and Form following

That is to say To the Widow the allotted 63 $\frac{3}{4}$ acres of the Tract of Land whereon said Collins dyed bounded as in the plot herewith Returned, Jane Valued to L30 oger to L65. 4 chairs 1/3.d. 1 Table 5/. Lott pewter 17/4. 30 lbs Feathers L3.15 and of the Money belonging to said Estate in the Hands of Captain James Barnett which moneys are settled.To M.r William Bradburn & his Wife Mary 26 acres Bounded as appears by said plat. Agga valued to L55. 10Lbs feathers 11.5, 1 Lott Pewter 11/7. 1 Black Walnutt Chest 15/. 1 Flax wheel 10/ & of the Money belonging to said Estate in the hands of said Barnett, which Money are settled.

To M.r William Porter and his Wife Sarah 65 $\frac{1}{4}$ acres of said Tract bounded as appears by said plat. Lucy Valued to L50. 10 lbs Feathers L1.5. 1 lott pewter 11/7.d 1 green Rugg 10/ 1 Box Iron 5/ 2 small jugs 3/ 2 Bed steads 12/ 1 Slay 5/ & of the said Money in the hands &c. which Money are Settled.

To Miss Nancy Johnson 45 acres of said Land bounded as aforesaid, Rose Valued to L70. 10 lbs Feathers L1.5 1 Lott pewter 11/7.d 1 black Walnut Cupboard 15/. 2 Butter potts 5/ 1 Iron D.o 10/ and of the Money as aforesaid L8.11.5

John Boswell

Thomas Johnson (Minor)

Robert Mickie

Layed off according to Order of Worshipful Court of Louisa sixty three & three Quart, acres of Land for the Dower of the Widow of Collins Johnson dec.d twenty six acres for William Bradburn & Mary his Wife sixty five & a Quarter for Sarah Johnson & forty five for Nancy Johnson, Mary Sarah & Nancy Johnson, being orphans of said Collins & Bounded as follows Viz. The Widows Dower began at a White oak standing on the side of the County Road, Running thence N 42* East 160 poles to an Elm on Mansh Lasleys since thence S61* E fifty poles to a Beach on Cap.t Harris's Line thence along said Line S32* West 190 poles to said County Road: Thence along said Road to the Beginning William Bradbur- & Mary his Wife's Bounded as follows Viz Beginning at said White Oak and Running S32* W 56 poles to Col.o Boswells Line & some Haw Bushes, thence along said Line to Capt.n Johnson's S32* E 80 poles to a post oak thence N32* E 56 poles to the County Road aforesaid thence to the Beginning Nancy's Bounded as follows Beginning at a black oak stump 40* from the white Oak aforesaid down the Widows Line & Running N32* West 110 poles to some White Oaks on thortons Line thence along said line to a Red oak and White S65 W 60 poles thence along Col.o Boswells Line S32* E160 poles to Bradburn's Line and the Haw Bushes: Thence along said line & the Widows to the Beginning Sally's boundes as follows Beginning at the Black Oak stump with Nancy & on the Widows line & Running with her to the White Oaks upon Mortons Line Thence N65* E 107 poles to pointers: thence S61* E 83 poles to the Elm on the Widows Line thence along said Line to the Beginning Variation Needle 3* East

John Michie

March 9.th 1782

At a Court held for Louisa County the 9.th Day of September 1782

This Report and plat for the Division of the Estate of Collins Johnson Deceased was this Day Returned and by the Court ordered to be Recorded

Test John Nelson Clk Cur

*-denotes "degrees"

Pursuant to an order of the Worshipful Court of Louisa We the Subscribers have appraised the slaves and personal Estate of Cap.t John Byars Deced as follows

1 Negro Man Jack	L	60-0-0	1 Tea Kettle & sauce pand	0-2-6
1 D.o Wench Amy		50-0-0	1 p.r Flat Irons	0-5-0
1 D.o D.o Fanny		40-0-0	1 Taylors Goose	0-3-6
1 D.o D.o Hannah		60-0-0	1 2lb copper weight	0-2-6
1 D.o girl Milley		35-0-0	2 Bells	0-2-6
1 D.o Boy Peter		20-0-0	1 pine Table	0-1-3
1 D.o D.o Jerry		10-0-0	13 ½ bus: wheat @ 3/	2-0-6
20 sheep @ 5/		5-0-0	39 Bus: Rye @ 2/6	4-7-6
1 ox		4-0-0	1 Bus: Buck Wheat	0-3-0
1 yoke oxen		6-0-0	a parcel of Leather	1-5-0
13 cattle		21-5-0	a parcel of soap and a box	0-2-6
1 Black Horse		6-0-0	¼ Bush Peas & a Tub	0-2-0
1 White Mare		8-0-0	30 Gallons Whiskey @ 4/	6-0-0
1 Grey Colt		3-0-0	2 old saddles and bridles	1-5-0
1 Bay D.o		3-0-0	1 Bed and furniture	6-0-0
30 Hogs		10-10-0	1 D.o D.o	6-0-0
7 old Iron Potts		1-5-0	1 D.o D.o	2-0-0
1 Dutch oven		0-10-0	1 D.o D.o	6-0-0
1 Frying pan		0-2-6	1 D.o D.o	10-0-0
1 Iron skillet		0-3-0	1 p.r Cotton Sheets	1-10-0
1 very large grind stone		2-0-0	275lbs of cotton & the seed @ 3.d1/2	4-0-2 ½
1 Loom		0-5-0	a parcel of feathers & a bag	1-0-0
a parcel of old pails and tubs		1-0-0	5 old Bags	0-5-0
21 Casks		2-7-0	6 baskets	0-12-0
one half of a still		10-0-0	1 old chest	0-2-6
1 ox cart		4-0-0	1 D.o	1-10-0
1 Sett of plow gear		0-2-6	6 sleys & Harness & 2 shekels	1-15-0
2 p.r saddle bags		0-5-0	3lbs blue Cotton	0-6-0
3 Linnen D.o		0-5-6	4 Jugs	0-12-6
3 Cow hides		1-10-0	4 Butter potts	0-4-0
2 sheep skins		0-4-0	6lbs Brown Sugar	0-6-0
3 plow Hoes		0-7-6	1lb loaf D.o	0-3-0
5 Hilling D.o		0-10-0	10 Bottles	0-5-0
4 Grubbing D.o		0-10-0	½ gallon Honey	0-3-0
1 p.r Iron Wedges		0-3-0	1lb Copperafs	0-1-0
a parcel of old Iron		0-10-0	3 gallons Brandy @ 8/	1-4-0
3 narrow axes		0-10-0	1 old canvester	0-0-4
a parcel of Coopers Tools		0-18-6	3 Doz Buttons	0-3-9
2 X cut saws		1-0-0	3lbs Logwood	0-0-8
1 Cotton ginn		0-2-6	1 p.r shears	0-1-3
1 Heckle		0-2-6	1 Candlestick	0-1-3
2 Flax Wheelles		0-15-0	3 Gimblets	0-3-0
1 Chern		0-2-6	1 sett Tooth Drawers	0-1-3
3 Sickles		0-1-3	5 p.r knitting pins	0-2-0
1 p.r sheep shears		0-1-3	2 old spindles	0-1-0

a parcel of old buckles & gun locks	0-10-0	1 p.r compasses	0-1-0
1 p.r steelyds	0-15-0	1 lb Beeswax	0-1-6
		a parcel of old nails	0-2-6
½ lbs powder	0-9-0	½ Doz knives and forks	0-6-0
3 ½ lbs Lead	0-14-0	4 Table Cloths	1-10-0
13 Gun Flint	0-2-0	3 Towels	0-3-9
3 Mugs	0-3-0	33 yds Virginia Cloth 3/	4-19-0
1 Bowle	0-1-3	4 lb spun cotton	0-12-0
½ Doz stone plates	0-6-0	3 gunns	4-0-0
11 Coffee Cups	0-3-8	1 gunn Barrell	0-6-0
1 Tea pott	0-1-3	1 Walnutt Table & Cover	2-5-0
14 Pewter Tea spoons	0-1-3	1 Pine D.o	2-6-0
1 Tin Coffee Pott	0-3-0	8 chairs	0-14-0
3 Tin Cans	0-1-3	15 Barrell Corn @ 7/6	5-12-6
1 Pepper Box	0-0-6	27 feet of Stack	1-7-0
2 Phials Camphire	0-1-3	250 w. of Blades @ 2/6	0-6-3
½ lb all spice	0-3-0	12 geese @ 1/3	0-15-0
¼ lb allum	0-0-8	21 ½ lbs Tallow @ 6.d	0-10-9
3 horn Combs	0-1-0	1 Bee hive	0-10-0
3 Phials	0-1-0	1 Ink pott	0-0-4
1 Razor Hone & Lancett	0-5-0	8 sheets paper	0-1-0
1 slate	0-1-6	½ Bus Hemp seed	0-3-0
1 Looking Glass	0-8-0	½ Bus Flax seed	0-2-0
2 Seal skin Trunks	1-0-6	3 treys	0-4-0
4 p.r Cotton Cards	1-4-0	1 Flax Bush	0-2-6
4 p.r Wool D.o	0-10-0	a parcel of Hemp & Flax	0-10-0
2 spinning Wheels	0-15-0	1 Bus Salt	0-12-0
14 Old Books	0-17-6	spicia	0-12-0
2 old Sifters	0-3-6	Paper Currency L6156-18	
13 Table spoons	0-2-0	1 Sett warping Barrs	0-2-6
1 ½ Doz Pewter Plates	1-16-0	1 lb Blue Cotton spun	0-5-0
5 Dishes	1-15-0	1 Large Pewter spoon	0-2-0
6 Basons	1-8-0	1 paper pins	0-1-3

Aaron Fontaine, John Lea, Nathan Smith 4.th September 1782

At a Court held for Louisa County the 9th Day of September 1782

This Inventory and appraisement of the Estate of John Byars Deced was this Day Returned & Ordered to be Recorded

Test John Nelson Clk Cur

An Inventory of the Estate of Joseph Hopkins Jun.r Deceas.d taken by Order of Louisa Court, the 12.th Day of August 1782

One Square falling Walnutt Table	L	1-15-0
one Case and 9 Bottles L3-5, one Desk and Book Case L8		11-5-0
one Walnut Cupboard L2, one square Walnut Table L1-10		3-10-0
One three Gallon Jug 3/, one gallon D.o 2/9, on Tea kettle & Trivet 16/		1-1-9
one puter Gallon Pott 19/2, one Pint D.o 3/, one Brass Cock 4/		1-6-2
one stone Butter Pott 6/, one D.o 4/, one D.o 4/		0-14-0
One half Dozen Queens China supe plates 6/, one ½ Dozen shallow D.o		0-12-0
four Earthen plates 4/, half Dozen hard mettles puter plates 18/		1-2-0
half a Dozen puter plates 15/, half Dozen D.o 10/, 5 hard mettles D.o 15/		2-0-0
one Large puter Dish 10/3, one D.o 3/6 one D.o 6/		0-19-9
One hard mettles D.o 6/, one D.o 3/6, four pint puter Basons 4/		0-13-6
One 5 Quat puter Bason 7/6, two gallon 8/, each 16/		1-3-6
two pottle Basons 6/, each 12/, five Table spoons 2/, one supe D.o 2/		0-16-0
one puter skimmer 1/ one Brass spice Morter & pestle 3/		0-4-0
one p.r of skeets 2/ one Tomhawk 2/6 one sword 11/		0-15-6
one old Brass kettle 5/ one D.o 1/ one smooth bore gun L2.10		2-16-0
Ten flag botton churn 20/ one cotton wheel 5/ one looking glass 10/		1-15-0
one slate 2/6 one large pini chest and lock 15/ one walnut D.o 16/		1-13-6
one small Box & pain 5/ one flax haccle 20/ one hogs head jointer 3/		1-8-0
one flax wheel 16/ one D.o 16/ one D.o 10/ one half Bushell 2/		2-4-0
one side of Leather 15/ one Tand hogskin 5/ parcel of old feather 5/		1-5-0
a parcel of old Leather 9/ one Barrell 2/6 a parcel of wool 15/		1-6-6
Leather for p.r of Bridle Reins 2/ p.r of old saddle Bags 2/		0-4-0
one half Bushell 3/ one p.r of Large stillards 15/ one p.r small D.o 7/10		1-5-10
one fro 2/6 a parcel of old iron 55/ two narrow axes 3/9 each 7/6		3-2-6
one Broad ax 3/ one clamp 2/ one coopers ax 3/		0-8-0
one Tom ax 1/6 a parcel of Iron Lumber 3/ one inch auger 2/		0-6-6
one three quarter D.o 1/6 one half inch D.o 1/3 one inch gouge 1/3		0-4-0
one three quarter D.o 1/ one half Inch & one inch Chisels 3/		0-4-0
Two Drawing knives 2/5 each 5/ one steel plate hand saw 15/		1-0-0
one smith Hammer 3/ one jack plain 3/ one coopers crows 1/3		0-7-3
one p.r of Branding irons 1/ one stock lock 1/		0-2-0
one shoemakers bench & Tools 7/6 one inch firmer 1/6		0-9-0
one inch chisell 1/3 three iron wedges 8/10		0-10-1
three p.r of haims one leather collar iron traces and britchband		1-2-0
one mans saddle 12/ three barrells 7/ thirteen rea hooks 26/6		2-5-6
Two bramble sithes 20/ one masons Trowell 1/6		1-1-6
a parcel of Leather 18/8 four hillings hoes 2/6 each 10/		1-8-8
Three gubbing hoes 8/ one Weeding d.o 2/6		0-10-6
One iron axeltree of a grindstone 7/6 one grindstone 15/		1-2-6
One Large Bar shear plow & clivers & swingletree		0-15-0
one half shear plow 5/ one D.o 7/6 one five gallon pot & look 9/		1-1-6
one three gallon D.o 5/ one dutch oven and trivet 18/		1-3-0
one four gallon pott & hooks 8/ one iron pot rack 6/		0-14-0
one iron chain 10/ one frying pan 7/6 two bread hoes 6/		1-3-6

one grid iron 6/ two p.r of fire tongs 5/ one p.r flatt irons 6/	0-17-0
one loom two slays 520 & 450 & four p.r of harness two p.r of temples	
three shuttles 35/ one p.r of flesh forks 1/3	1-16-3
one puter candle mole 2/ one washing Tub 1/3 one pine piggin 2/6	0-5-9
one Cedar pail 3/ three small tubs 7/6 one bread tray 2/6	0-13-0
one p.r of cart wheels 80/ one wheat fan 60/	7-0-0
one negro man named Darby L40- one boy George L50	90-0-0
One Negro girl named Vilate L25 one Boy Boston L30	55-0-0
four yearling Hogs 40/ five D.o 40/ seven D.o L7	11-0-0
One pitch fork 1/ one Coopers Vice 7 ½ nine head of sheep 90/	4-11-7 ½
One small Bell 1/6 twenty three geese 34/6	1-16-0
Four Cows & Calves L12 three Barren Cows L9	21-0-0
Three Heifers & a Bull L7 – two heifers 5/ one yearling 10/	10-0-0
Two Trowell hoes 5/ each 10/ five Canisters 5/	0-15-0
one p.r of Money Scales 5/ five Case knife & half Dozen forks 8/	0-13-0
Tin forks 7/ one small hamer 1/ one D.o 1/	0-9-0
two Candlesticks and Snuffers 5/ p.r of sheep shears 5/	0-10-0
One Coffee Mill 2/, one Elder Rule 2/6, two Box handle gimblets 1/3	L 0-5-9
One p.r of marking Irons 1/6, one handsaw Rest & 3 hand saw files 2/6	0-4-0
a parcel of old Iron Buckle 4/, 10 Raxers & two Cases & hone 6/	0-10-0
One old black horse L5, one bay Mare L12, one bay horse colt L8	25-0-0
One large Bible 20/, one small pocket Bible 6/, one D.o 6/	1-12-0
One Watts hymns & Pshalm Book 7/6, Wesleys poems 3/	0-10-6
One Testament 1/3, one prayer Book 1/3, afflicted Mans Comp.n 5/	0-7-6
Four Pamphlets of Divinity 6/, one small Law Book 1/	0-7-0
Two Books of arithmitick 10/, five Books of Divinity 12/	1-2-0
Twelve Historys 12/, one bread Baskett 2/, one mustard pot 1/	0-15-0
Seven Vials 3/6, one glass Bottle 7 ½ one glass Tumbler 1/3	0-5-4 ½
One sugar Dish ¼, one milk pot 2/6, one Large Chana Bowl 2/6	0-6-4
One Large Broken Turene 2/, one Bed & stead & furniture L10	10-2-0
One D.o L9 one D.o L6 one flour Tub 5/, one Women saddle L5	20-5-0
One p.r of Cotton Scales & Leaden Weights 3/9, one Rasp 1/3	0-5-0
One spade 3/6, one small Raw hide 2/6	0-6-0
Two Bee hives 18/, five D.o /	1-3-0

L 330-10-1

Nathan Anderson

Johnson Row

John Row

At a Court held for Louisa County the 9.th Day of September 1782

This Inventory & appraisment was this Day Returned and by the Court Ordered to be Recorded

Test John Nelson Clk Cur

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Know all Men by these present that We James Dabney, John Watson and Garritt Minor are held and firmly Bound unto Thomas Johnson Gentleman the first Justice in the Commission of the peace for Louisa County for and in Behalf, and to the Sole use and Behoof of the Justices of the said County and their Successors, in the Sum of one thousand pound Current Money to be paid to the said Thomas Johnson his Executors administrators or assigns: to the which payment well and truly to be made, We Bind ourselves and every of us, our, and every of our Heirs, executors and administrators, Jointly and Severally firmly by these presents. Sealed with our Seals and Dated the fourteenth Day of October Anno Domini 1782

The Condition of this obligation is such, that if the above Bound James Dabney Executor of the Last Will and Testament of Thomas East 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 James Dabney or into the hands and possession of any other person or persons for him and the same so made do Exhibit into the County Court of Louisa 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 shall come to the hands possession or knowledge of the said James Dabney 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 true and Just account of his Actings 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, and Credits will 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

James Dabney (his seal)

John Watson (his seal)

Garritt Minor (his seal)

Sealed and Delivered in presence of

John Nelson Clk

At a Court held for Louisa County the 14.th Day of October 1782

This Bond was this Day in open Cout acknowledged by James Dabney, John Watson and Garrett Minor to be their act and Deed and by the Court ordered to be Recorded

Test John Nelson Clk Cur

Know all Men by these presents, that We Garland McCallester, Enos Tate, Zimry Tate and John Lipscomb are held and firmly Bound unto Thomas Johnson the first Justice in the commission of the peace for Louisa County: for and in Behalf and to the Sole use and Behoof of the Justices of the said County, and their Successors, in the Sum of one thousand pounds To be paid to the said Thomas Johnson his Executors, administrators, and assigns: To the which payment well and truly to be made, We Bind ourselves, and every of us, our, and every of our Heirs, executors and administrators, Jointly and Severally, firmly, by these presents. Sealed with our seals. Dated this 14.th Day of October 1782 The Condition of this obligation is such, that if the above Bound Garland McCallester administrator of all the Goods, Chattels, and Credits of James McCallester 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 him the said Garland McCallester or into the Hands, or possession of any other person or persons, for hi mand the same so made, do Exhibit, or cause to be Exhibited into the County Court of Louisa 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, at the time of his Death, which at any time after shall come to the hands or possession of the said Garland McCallester 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 Actings and Doings therein, when 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 administrators account the same being first Examined and allowed by the Justices of the Court for the time being, shall Deliver and pay unto such person or persons Respectively as the said Justices, by their order or Judgment, shall direct, pursuant to the Laws 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, do exhibited the same into the said Court, making Request to have it allowed and approved accordingly if the said Garland McCallester being thereunto Required do Render and Deliver up his Letters of administration, approbation of such Testament being first made in the said Court: Then this obligation to be Void, or else to remain in full force and Virtue

Garland McCallester (his seal)

Enos Tate (his seal)

Zimry Tate (his seal)

John Lipscomb (his seal)

Sealed and Delivered in presence of

The Court

At a Court held for Louisa County the 14.th Day of October 1782

This Bond was this Day in open Court acknowledged by Garland McCallister, Enos Tate, Zinry Tate, and John Lipscomb to be their Act and Deed and by the Court Ordered to be Recorded

Test

John Nelson Clk Cur

Know all Men by these Presents, that We Mary Kennady, William Davenport and William Wash are held and firmly Bound unto Samuel Ragland Gent: the first Justice in the Commission of the peace for Louisa County, for, and in Behalf and to the Sole Use and Behoof of the Justices of the said County, and heir Successors in the Sum of three thousand pounds To be paid to the said Samuel Ragland his Executors, administrators, and assigns: To the which payment well and truly to be made, We Bind ourselves, and every of us, our and every of our Heirs, Executors, and administrators, Jointly and Severally firmly by these presents. Sealed with our Seals. Dated this Eleventh Day of November 1782 The Condition of this obligation is such, that if the above Bound Mary Kennady administratrix of all the Goods, chattels, and Credits of Davenport Kennady, 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 her the said Mary Kennady or into the Hands, or possession of any other person or persons, for her and the same so made, do exhibit, or cause to be exhibited into the County Court of Louisa at such time as she 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, at the time of his Death, which at any time after shall come to the hands or possession of the said Mary Kennady 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 makes a Just and true account of her Actings and Doings therein, when there 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 administrators account, the same being first examined and allowed by the Justices of the Court for the time being, shall Deliver and pay unto such person or persons Respectively, as the said Justices, by their Order or Judgement, shall Direct, pursuant to the Laws in that case made and provided; and if it shall hereafter appear that any Last Will & Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly if the said Mary Kennady being thereunto Required, do Render and Deliver up her Letters of administration, approbation of such Testament being first had and made in the said Court Then this obligation to be Void and of none Effect; or else to remain in full force & Virtue

Mary Kennedy (her seal)

William Davenport (his seal)

W.m Wash (his seal)

Sealed and Delivered in presence of

The Court

At a Court held for Louisa County the 11.th Day of November 1782

This Bond was this Day in open Court acknowledged by Mary Kennedy, William Davenport, and William Wash to be their act and Deed and by the Court Ordered to be Recorded

Test

John Nelson Clk

In obedience to the Worshipful Court of Louisa held on Monday the 13.th May 1782 We the appraisers provided to appraise the Estate of Jacob Bow Deced as followeth Viz.t

4 Beds & Furniture	29-0-0	Cash paper money	623-0-0
2 Chests and one Table	1-0-0	pockett Book and Razor	0-6-3
1 safe and spinning wheel	1-8-0	Bacon 40lbs	1-0-0
1 H Saw 1 Sifter	0-10-0	parcel Books	0-8-0
4 pales 1 Tub	0-11-0	4 Cows & Calves	14-16-0
1 ume Bares & Boxes	0-15-0	1 D.o	3-0-0
2 pots 1 oven	1-10-0	2 stears	4-0-0
1 Bel mettle skellett 1 iron pan	1-2-0	1 young D.o	1-10-0
1 saddle 1 bridle	0-12-0	1 D.o	1-0-0
1 pacel plantation tooles	2-2-0	1 Mare	15-0-0
1 p.r Haims p.r Traces	0-12-0	1 D.o & Colt	12-0-0
1 table 1 flax wheel	0-16-0	6 Bells	0-18-0
3 old Trunks	0-6-0	3 yews	0-18-0
100 lbs seed cotton	1-11-3	1 small gun	2-10-0
4 Basketts 3 tubs	0-14-0	negro amee	60-0-0
womans saddle parcel of tan.d leather	0-17-0	D.o Jane	75-0-0
shoemakers tooles	0-15-0	D.o Phillis	50-0-0
parcel of salt	0-6-0	D.o Sarah	40-0-0
parcel of soap	0-5-0	D.o Lucy	30-0-0
2 jugs 1 butter pott	0-6-0	9 cyder casks	1-10-0
p.r cotton cards	0-2-0	parcel Wool	0-10-0
5 pewter basons	1-0-0	parel corn	4-0-0
½ Doz plates	0-18-0	16 bushels rye	1-12-0
2 small basons 11 spoons	0-9-6	p.r cart wheels	2-10-0
1 Large Dish	0-10-0	Bee hifes	0-5-0
1 Large musquet	2-10-0	James Barnett	
1 Candle stick and sundries	0-12-0	James Gains	
Knives & forks	0-6-0	William Wash	

At a Cort held for Louisa County the 11.th Day of November 1782

This Inventory and appraisement was this Da Returned and by the Court ordered to be Recorded

Test John Neson Clk Cur

Inventory of the Estate of James McColester Dec.d

Tom a Negro fellow	65-0-0	1 sett smoothing irons	0-3-9
1 bay mare	15-0-0	1 candlestick	0-1-3
1 sorrel D.o	10-0-0	6 earthen plates	0-4-0
2 sheep	0-10-0	1 punch bowl	0-1-3
1 bed and furniture	8-0-0	1 drinking glass	0-0-6
1 D.o &	5-0-0	1 mugg	0-1-0
1 D.o & D.o	7-0-0	1 small earthen dish	0-1-0
3 sitting chires	0-6-0	3 small cups	0-2-0
1 sppinning wheel	0-12-6	3 vials	0-1-0
1 flax D.o	0-10-0	3 earthen basons	0-1-6
1 chest	0-7-6	1 gun	1-10-0
1 butter pott	0-1-3	1 side saddle & bridle	2-0-0
1 sugar box	0-1-0	1 old mans D.o	0-7-6
5 Books	0-10-0	1 Small Cask	0-3-0
1 port pocket Bottle	0-1-3	1 Iron Pott 12/, 1 Duch Oven 6/	0-18-0
1 Chest 10/, 1 Box 1/3.d	0-11-3	1 Frying pann	0-3-0
8 lbs Cotton 10/, parcel Wool 5/	0-15-0	1 Water Pale 2/6, 2 old hoes 2/6	0-5-0
3 p.r old Cards	0-15-0	2 Slays	0-10-6
2 pewter Basons 10/, 1 Dish 2/6	0-12-6	To 1 Colt	6-13-2
5 pewter plates 15/, 6 spoons 3/	0-18-0	To 1 Bond	4-15-2
5 Knives & forks	0-2-6	To an account against Nath.l McCallister	4-13-5
1 shares	0-1-6		-----
		The amount of the whole	149-1-11

We the Subscribers being first sworn have praised the within Estate and the amount thereof is
L149-1-11

Thomas Gooch, William Cole, Matthew Thomson

At a Court held for Louisa County the 10.th Day of February 1783

This Inventory and appraisement of the Estate of James McAllister Deceased was this Day Returned
and by the Court Ordered to be Recorded

Test John Nelson Clk Cur

A Return of the Remainder of the Estate of James McAllester Dec.d

1783 Dec.r 1.st By Cash Rec.d for Tobacco Sold L 17-2-0

Ap.l 10.th By D.o Rec.d of Will Morre Esq.r 4-16-0

1784 May 21 By a Ball due the Estate on Settlement with the said Moore for L13

also 1190 lbs Tob.o as p.r note 13-0-0

By 20 Barrells of Corn furnished the publick as p.r Certificate in the hands of s.d More at L40 p.r
Barrell to be accounted for by him when he shall settle his own claim of the said Nature & standing
will the publick

Garland McAllister administrator

May 22.d 1784

At a Court held for Louisa County the 14.th Day of June 1784

This Inventory was this Day Returned and by the Court Ordered to be Recorded

Test John Nelson Clk Cur

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We the subscribers being first sworn agreeable to and Order of Louisa Court to apprais the Estate of Thomas Kivil do Value the same as below Viz.t

To a parcle of old Lumber 12/3, a Bed and Bedstead L2..10—L3-2-3

Given under our Hands this 1.th of February 1776

Christopher Wood, W.m Thomason, James Watson

We c.r the Estate of Tho.s Kivil W.s C.d springer Admin.sr

By the Sale of the above articles at acution...L3-2-3

At a Court held for Louisa County this 13.th Day of January 1777

This Inventory and appraisment was this Day Returned and by the Court Ordered to be Recorded

Test John Nelson Clk Cur

Page 462

In obedience to an Order of Louisa County Court the subscribers have settled Thomas Barnett administration of the Estate & William Price Dece.d and find the sale of the same amounting to L111-7-9

We also find by a Legal Voucher to us produced, that the said Barnett paid for the said Estate to Robert Wheeler 8-1-0

We also find the said Estate Indebted to the said Barnett for Sundries charged in his account the sum of L29.15.9

upon the whole we find a Ball.s of L73.11 Due from the said Barnett to the said Estate, which in Bonds and Money, together with the four sheep, has been Delivered into the Hands of the Guardian for the Orphans of the said W.m Price dec.d, Witness our Hands this 7.th Day of August 1779

Robert Anderson, James Watson

At a Court held for Louisa County the 9.th Day of August 1779

This Settlement was this Day Returned and by the Court ordered to be recorded

Test John Nelson Clk Cur

In the name of God amen I Samuel Waddy Jun.r of the parish of Saint Martins and County of Louisa being sick and weak of Body but of perfect sence and Memory do make and ordain this present writing my last Will and Testament in manner and form following that is to say.

Imprimis I Give devise and bequeath unto my beloved sister Ann Waddy and to the Heirs of her Body Lawfully begotten which Heirs are to share the same Equally at her Death all my Lands lying and being in the aforesaid County of Louisa which said Lands are in two separate Tracts one Given to me by my Mother the other by my Grandfather Anthony Waddy – the following Negro Slaves Viz. Harry, Peter, Milley, Winney and Lucy together with my undivided part of my Sister Frances Waddy's Estate and all the Residue of my Estate be it of what nature or Quallity whatsoever after Discharging my Just debts item It is my Will and Desire that if my said Sister Ann should Dye without Heir Lawfully begotten of her Body then I Give and devise unto my Nephew Samuel Waddy all the Estate given to my said Sister Ann Item It is my Will and desire that if my said Nephew Samuel Waddy should dye without heir Lawfully by other then I Give and Devise unto my uncle William Craghill that Tract of Land Given to my by my Mother being the same abovementioned Item It is my Will and Desire that my Executors hereafter named do sell that Tract of Land given to me by my Grand father, Anthony Waddy, to Discharge my Debts in case the Debts due to me shoud not be Sufficient to do the same, lastly I Constitute appoint and Ordain my friends Nelson Thomson, William Waddy and Charles Thomson Executors of this my last Will and Testament hereby Revoking and making Void all other Wills and Testaments by me heretofore made and Confirming this and none other to be my last Will and Testament In Testimony Whereof I have hereunto set my hand and affixed my Seal this second Day of November one thousand seven hundred and seventy Nine

Samuel Waddy (his seal)

Signed Sealed and published in presence of

Nelson Thomson, John Higgason Jun.r, Benjamin Higgason

At a Court held for Louisa County the 8.th Day of May 1780

This Will was this Day Exhibited in Court and proved by the Oaths of Nelson Thomson, John Higgason Jun.r and Benjamin Higgason the Witnesses thereto and Ordered to be Recorded and Liberty is Reserved to the Executors therein named to Quallify as Executors to the said Will when they shall think fit

Test John Nelson Clk Cur

Page 464

Inventory of the Estate of Thomas East

Seven head of Neet Cattle, one old Mare, one Bed & furniture one old ax, one hoe and 1 Iron pot

James Dabney

Nov.r 25 1782

At a Court held for Louisa County the 10.th Day of March 1783

This Inventory was this Day Returned by the Court Ordered to be Recorded

Test John Nelson Clk

Know all Men by these presents, that We John Dickerson, George Lumsden, Nathan Smith, and John Hancock are held and firmly Bound unto Thomas Johnson Gent: the first Acting Justice in the Commission of the Peace for Louisa County; for, and in Behalf, and to the Sole use and Behoof of the Justices of the said County, and their Successors, in the Sum of two thousand pounds Current Money To be paid to the said Thomas Johnson his Executors, administrators, and assigns: To the which payment well and truly to be made We Bind ourselves, and every of us, our, and every of our Heris, Executors, and administrators, Jointly and Seveally, firmly, by these presents. Sealed with our Seals and Dated this tenth Day of March 1783

The Condition of this obligation is such, That if the above Bound John Dickason administrator of all the goods, Chattels, and Credits of Nathaniel Dickerson 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 him the said John Dickerson or into the Hands, or possession of any other person or persons, for him and the same so made, do Exhibit, or cause to be exhibited into the County Court of Louisa 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, at the time of his Death, which at any Time after shall come to the hands or possession of the said John Dickerson 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 Actings and Doings therein, when 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 administrators account, the same being first examined and allowed by the Justices of the Court for the time being, shall Deliver and pay unto such person or persons Respectively on the said justices, by their order or Judgement, shall Direct, pursuant to the Laws 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, do exhibit the same into the said Court, making Request to have it allowed and approved accordingly if the said John Dickerson being thereunto Required, do Render and Deliver up his Letters of admnistration, approbation of such Testament being first had and made in the said Court: Then this obligation obligation to be Void, and of none Effect, or else to remain in full force and Virtue.

John Dickenson (his seal)

George Lumsden (his seal)

Nathan Smith (his seal)

John Hancock (his seal)

Sealed and Delivered in presence of

John Nelson Clk

At a Court held for Louisa County the 10.th Day of March 1783

This Bond was this Day in open Court acknowledged by John Dickenson George Lumsden, Nathan Smith, and John Hancock to be their act and Deed and by the Court ordered to be Recorded

Test

John Nelson Clk Cur

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William Steels Verbal Will Decest february the sixth one thousand seven hundred and eighty three. My Will is that all my Estate be left to my Sister Sarah Fleemand During her Natural life and after her Decese to be Equally Divided Betwixt all her Children

By the Deposition of Charles Daniel Jun.r and William Daniel purporting this to be the Nuncupitive Will of William Steel Deceased were Established by the Court as the Will of the said Steel and by the court ordered to be Recorded, the proof I hereof appearing to the Court to be agreeable to Law, and on the Motion of Sarah Fleeman who made oath and entered into and acknowledged Bond as the Law Directs Certificate is Granted her for obtaining Letters of administration of the said William Steel Deceased Estate with the said Nuncupitive Will annexed in Due form

Test

John Nelson Clk

Know all Men by these presents, That We Sarah Fleeman, Henry Edwards and Thomas Thomason are held and firmly Bound unto Samuel Ragland the first Justice in the Commission of the peace for Louisa County; for, and in Behalf and to the Sole use and Behoof of the Justices of the said County, and their Successors in the Sum of two thousand pounds To be paid to the said Samuel Ragland his Executors, administrators, and assigns: To the which payment well & truly to be made, we Bind ourselves, and every of us, our, and every of our Heirs, Executors and administrators, Jointly and Severally firmly by these presents Sealed with our Seals. Dated this Eleventh Day of March 1783

The Condition of this obligation is such That if the above Bound Sarah Fleeman administratrix with the nuncupative Will annexed of all the Goods, Chattels, and Credits of William Steel 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 her the said Sarah Fleeman or into the hands, or possession of any other person or persons, for her and the same so made, do exhibit, or cause to be or cause to be exhibited into the County Court of Louisa at such time as she shall be thereunto Required by the said Court; and the same Goods, chattels, and Credits, of all other the Goods, Chattels, and Credits of the said Deceased, at the time of his Death, which at any time after shall come to the Hands or possession of the said Sarah Fleeman or into the hands and possession of any other person or persons for her do well and truly administer, accordiing to Law: and further do make a Just and true account of her Actings and Doings therein, when 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 administratorix account, the same being first Examined and allowed by the Justices of the Court for the time being, shall Deliver and pay unto such person or persons Respectively, as the said Justices, by their order or Judgment, shall Direct, pursuant to the Laws in that case mae 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, do exhibit the same into the said Court making Request to have it allowed and approved accordingly, if the said Sarah Fleeman being thereunto Required, do Render and Deliver up her Letters of administration approbation of such Testament being first had and made in the said Court, Then this obligation to be Void, and of none Effect; or else to remain in full force and Virtue

Sarah (her mark) Fleeman (her seal)

Henry (his mark) Edwards (his seal)

Thomas (his mark) Thomason (his seal)

Sealed and Delivered in presence of

William Winslow

At a Court held for Louisa County the 11.th Day of March 1783

This Bond was this Day in open court acknowledged by Sarah Fleeman, Henry Edwards and Thomas Thomason to be their Act and Deed and by the Court ordered to be Recorded

Test

John Nelson Clk Cur

Page 466

Deb.r Miss Mary Belches in account with Geo: Pottie as Exor of Frances Jerdone Deced

To Sundry Goods purchased for her use and Money advanced at Different times from the year 1772 to 1779	L	55-0-0
To a Depreciation on L294.14.9 being rec.d in pap.r Money		98-4-11
To Money Due from francis Jerdone's Estate		1334-17-1/2
To Cyrus Davis Bond Ready to be Delivered		117-9-2 ½
To Money Due from George Pottie		141-9-10

		1747-1-0

1772 Jan.y 1.st

By Ballance due from her Fathers Estate		712-0-0
By Ditto Mothers...Ditto see Gen.l acc.t		622-17-1/2

1773 May 1.st

By Cash Received from Cyrus Davis		150-0-0
By Sundry small Debts Collected due her Mothers Estate		75-11-6

1774 May 1.st

By Cash from Cyrus Davis		69-3-3
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1776 Nov.r 4.th

Mem.d still Due from Cyrus Davis p.r bonds		117-9-2 ½
		1747-1-0

By Geo: Pottie		141-9-10
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By Cyrus Davis p.r Bonds		117-9-2 ½
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1783 March 24.th

By Francis Jerdones Estate as p.r Contr.a		1334-16-
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March 24.th 1783

We the Subscribers pursuant to an Order of the Worshipful Court of Louisa County have Examined and Settled the Executorship of M.r George Pottie and W.m Sarah Jerdone who are acting Executor and Executrix of M.r Francis Jerdone Deceased who was Executor of M.r patrick Belches and Judith Belches Deceased and find that there is a Ballance due from M.r Geoge Pottie of one hundred forty one pounds nine shillings and ten pence half penny specia; also that there are Bonds of Cyrus Davis to the amount of one hundred and seventeen pounds nine shillings and two pence half penny which M.r George Pottie is to Deliver to Miss Polley Belches Guardian; also that M.rs Francis Jerdone's Estate are indebted to Miss Belches in the sum of Thirteen hundred and thirty four pounds seventeen shillings and an half penny with Interest from this Date. The Great loss which the said Francis Jerdones Estate has received by paper Money induce us to Give no Interest on the last Balance

W.m Pettus, Geo: Lumsden, W.m Duval

At A Court Cont.d and held for Louisa County the 16.th Day of April 1783

This Settlement and Report was this Day Returned and by the Court ordered to be Recorded

Test

Deb.r The Estate of Francis Jerdone Deceased in acc.t with Geo: Pottie acting Executor

1771 Aug.t 5

To Cash paid James Belches for Miss Peggy Belches	L	809-7-4
To D.o D.o William Holt		792-17-6 ½
To D.o 60 L John Snelson Acco.t proved N.o 1		2-8-9
To D.o Geo: Gordon D.o 2		2-2-0
To D.o Doctor John K. Read D.o 3		21-10-0
To D.o Nathan Talley D.o 4		21-17-10 ½
To D.o Charles Gordon D.o 5		8-5-0
To D.o John Bullock D.o 6		0-6-6
To D.o Joseph Harper D.o 7		8-1-9
To D.o James Taylor D.o 8		1-13-7-1/2
To D.o Peter Stubblefield D.o 8		2-0-0
To D.o Robert Cobb D.o 9		1-5-6
To D.o Meriwethers Inspectors D.o 10		3-7-6
To D.o Crutchf Tinsley D.o 11		0-14-3
To D.o Clerks Tickets D.o 0		2-17-4
To D.o Doctor John Hind D.o 13		1-5-0
To D.o John M. Coy D.o 12		2-10-0
To D.o William Ragland D.o 14		1-13-3-1/2
To D.o John Walton D.o 15		0-15-0
To D.o John Johnson D.o 16		8-3-0
To D.o Daniel Lane D.o 17		1-5-0
To D.o Sarah Jerdone		46-0-0
To D.o D.o		113-10-8
1772 Aug.st 8.th		
To D.o John Lewis		32-10-8
1773 May 4		
To D.o Benjamin Waller for his advise		0-10-0
To D.o Taswell D.o & Settling accot.s		4-16-10 ½
To D.o Sarah Jerdone		60-10-8
To D.o William Douglass Legacy		50-0-0
To D.o my Wifes Fortuen		800-0-0
To D.o M.r Brackenridges Ditt.o		800-0-0
To D.o M.r Charles Thomson's Ditto		800-0-0
To Miss Mary Belches due p.r account	L	1334-17-1/2
To Miss Elizabeth Jerdone ...D.o		800-0-0
To Miss Isabella Jerdone...D.o		800-0-0
To Francis & John Jerdone...D.o		2000-0-0

Ballance p.r Contra

310-9-8 ½-----
9653-15-3-1/2

C.r

1771 Aug.t 5

By Cash on hand at his Death		786-0-0
By Sundry Debts Ditto per Estate Book		5168-10-2 ½

By D.o...D.o in sterling L1359.8.1 @ 25 p.r C.t	1699-5-1
By ½ of the store Debts left his two sons	2000-0-0

	L 9653-15-3-1/2
Debts unpaid Viz.t	
Miss Mary Belches	1334-17-1/2
Miss Elizabeth Jerdone	800-0-0
Miss Isabella Jerdone	800-0-0
Miss.rs Francis & John Jerdone	2000-0-0

	4934-17-1/2
By Ballance p.r Contra	310-9-8 ½

	5245-6-9
1774 Debt Remaining on hand not paid as p.r bonds Viz.t	
William Holt Sterling L674.16.3}	
Doctor Mercer D.o 400}	1593-0-3
John Lewis D.o 200}	
John Winston's Estate	137-0-0
1778 March 26	
Hawkins & Morris	1000-0-0
July 18	
Terrell & Harris	425-0-0

	3155-0-3
To Ballance as p.r Contra	2090-6-6

	5245-6-9
To Ballance due as above	2090-6-4
Deduct for Depreciation as agreed upon the Money being lent out	
Received in paper Currency	696-15-6

	L 1393-11-0

1783 March 24.th

We the Subscribers pursuant to the annexed order of the Worshipful Court of Louisa County have Examined the within account of M.r George Pottie one of the acting Executors of Francis Jerdone Deceased, and find that there is a Ballance of thirteen hundred and Ninety three pounds Eleven shillings due to the legatees hereafter named in the following manner Viz The Sum of Sixty pounds four shillings and four pence is due to M.rs Sarah Jerdone and the Ballance of thirteen hundred and thirty pounds seven shillings and four pence specia to be paid & equally Divided between M.r Francis Jerdone and his Brother John Jerdone which appears to be the Ballance in full which is Due from M.r Geo: Pottie as Executor as aforesaid In Testimony Whereof we have thereunto set our hands the Day & year above written

W.m Pettus, Geo: Lumsden, W.m DuVal

At a Court Cont.d & held for Louisa County the 16.th Day of April 1783

This settlement and Report was this Day Returned and ordered to be Recorded

Test

In the Name of God Amen I Anne Lea of Louisa County being weak and feeble of Body but of Sound mind and perfect memory thanks be to Almighty God for the same and knowing the uncertainty of this Transitory Life and the certainty of Death, and being willing to settle my Worldly affairs, and prevent disputes that may arise after my death do make and ordain this my last Will and Testament in manner and form following, first and principally I Recommend my Soul into the hands & almighty God that Give it hoping that through the Merits and intercession of Jesus Christ to obtain Remission of my Sons and my Body to the Earth to be Buried at the Discretion of my Executor hereafter named and as for my worldly Estate which it hath pleased God to bless me with I give and desire as follows, Item I give and Bequeath to my son John Lea one feather Bed & furniture to him his Heirs and assigns forever. Item I give to my Daughter Susanna Carpenter wife of Jonathan Carpenter, one feather Bed and Furniture, to her Heirs forever – Item I Give to my son Francis Wanewright Lea one feather Bed and Furniture which he has now in possession, and to his Heirs forever Item I give my son Gideon Lea one Bed and furniture which he has now in possession to him & his Heirs forever Item It is my Will and Desire that all the Rest of my Estate be it of what nature or quallity soever be equally Divided between my two Children John Lea & Susanna Carpenter and Lastly it is my Desire that my s.d Son John Lea be Executor of this my last Will & Testament hereby Revoking and Disannulling all other and former Wills, Devises, & bequests by me heretofore made and Declaring this only to be my last Will and Testament In Witness whereof I have hereunto set my hand and Seal this fifteenth Day of September 1780 (I desire my Estate may not be appraised or Inventoried

Ann (her mark) Lea (her seal)

published & Declared in presence of

Wm White, John Cosby

At a Court held for Louisa County the 12.th Day of May 1783

This will was this Day presented in Court by John Lea the Executor therein named and was proved by the Oath of William White a Witness thereto and ordered to be recorded and on the motion of the said Executor who made oath thereto Certificate is granted him for obtaining a probate thereof in Due form giving security whereupon he together with his Security intered into and acknowledged their Bond with Condition as the Law Directs

Test

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Know all Men by these presents that we John Lea and John Poindexter are held and firmly Bound unto Thomas Johnson Gentleman the first Justice in the Commission of the peace for Louisa County for and in Behalf and to the sole use and Behoof of the Justices of the said County and their Successors in the Sum of Two hundred pounds Current Money To be paid to the said Thomas Johnson his Executors, administrators, or assigns: to the which payment well and truly to be made, we bind ourselves and every of us, our, and every of our Heirs Executors, and administrators Jointly and severally firmly by these presents sealed with our seals and Dated the 12.th Day of May Anno Domini 1783

The Condition of this obligation is such, that if the above Bound John Lea Executor of the Last Will and Testament of Ann Lea 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 John Lea or into the hands and possession of any other person or persons for him and the same so made do Exhibit into the County Court of Louisa at such time as he shall be thereto 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, shall come to the hands possession or knowledge of the said John Lea or into the hands & Possession of any other person or persons for him do well and truly administer according to Law and further do make a true and Just account of his Actings and doings 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 and Credits will 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

John Lea (his seal)

Jn.o Poindexter (his seal)

\Sealed & Delivered in presence of

John Nelson Clk

At a Court held for Louisa County the 12.th Day of May 1783

This Bond was this Day in open Court acknowledged by John Lea and John Poindexter Gent: to be their act and Deed and by the Court ordered to be Recorded

Test

In the Name of God amen, I Jolley Parish of Louisa County being Weak in Body but of perfect Memory and understanding do Desire my last Will and Testament to be made in manner following Viz.t To my best and beloved Wife Ann Parish I lend two Negroe Wenches one named Patt the other Sarah three feather Beds three Cows and Calves all the household furniture one Roan Horse and the plantation I now live on During her life – I Give and bequeath to my Daughter Elizabeth Laurence one Negro Wench which she has now in her possession named Fanny also a Small Tract of Land computed fifty acres be the same more or less which he now lives on – To my Son Robert one Negro Wench named Sarah which he now has in Possession One hundred acres of Land where he now lives and one Sorrell Mare – To my Son Meredith I Give and bequeath a Negro Boy named Harry and one hundred acres of Land where he now lives on likewise one black Mare which he now has in possession and one feather Bed likewise – To my Son Corbin I Give and bequeath a Negro Boy named Jack likewise a black Mare now in my Possession and the plantation where I now live on at the Death of his Mother To my Daughter Frances I Give and Bequeath a Negro Boy by the Name of Reuben one feather Bed – To my Daughter Dorothy I Give & Bequeath one Negro Girl by the name of Cozy likewise one feather Bed To my Son James Powers Parrish I Give & bequeath one Negro girl by the name of Lucy and my plantation which at present goes by the name of Hodges's To my Daughter Cythya Ford Parish I Give I Give 7 Bequeath one Negro Boy by the name of Charles and one feather Bed

To my Daughter Pamela Parish I Give and Bequeath a Negroe Girl by the name of Judith – To my youngest Son Jolley Parish I Give & bequeath one Negroe Boy Named Ben and the two which I lent my Wife her Decease It is my Will and pleasure that the Tract of Land belonging to me which goes by the name of Upshaw, is to be sold on nine months Credit to pay my Debts and all the stock unmentioned Viz of Cattle. I appoint my best and beloved Wife to act as Executrix my son Corbin and Henry Laurence as Executors after my Decease. The Houshold & Kitchen furniture likewise Hogs are to be equally Divided among my last Wifes children. Witness my hand and seal this 10.th Day of Jan.y 1783

Jolley Parish (his seal)

In presence of

J Robertso, John Lawrence, O Newman

At a Court held for Louisa County the 12.th Day of May 1783

This Will was this Day present in Court by Ann Parish Executrix and Henry Lawrence one of the Executors therein named, and was proved by the Oaths of John Lawrence, and Owen Newman two of the Witnesses thereto and ordered to be Recorded and on the motion of the said Executrix and Executor who made oath thereto Certificate is Granted them for obtaining a probate thereof in due form, whereupon they together with their Securities entered into and acknowledged their Bonds with Condition as the Law directs
testaments

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Know all Men by these presents that We Ann Parish, George Holland, and Benjamin Timberlake are held and firmly Bound unto Samuel Ragland Gent: the first Justice in the Commission of the peace for Louisa County for and in Behalf and to the Sole Use and Behoof of the Justices of the said County & their Successors in the sum of three thousand pounds Current Money to be paid to the said Samuel Ragland his Executors, administrators or assigns; to the which payment well and truly to be made, we Bind ourselves and every of us, our, and every of our Heirs, Executors and administrators, Jointly and Severally firmly by these presents Sealed with our seals and Dated the 12.th Day of May Anno Domini 1783

The Condition of this obligation is such, that if the above Bound Ann Parish Executrix of the Last Will and Testament of Jolley Parish 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 Ann Parish or into the hands and possession of any other person or persons for her and the same so made do Exhibit into the County Court of Louisa at such time as she 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 shall come to the Hands, possession or knowledge of the said Ann Parish 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 true & Just account of her Actings and doings therein when thereto Required by the said Court: specified in the said testament as far as the said Goods Chattels and Credits will 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

Ann (her mark) Parish (his seal)

Sealed and Delivered in presence of

The Court

At a Court held for Louisa County the 12.th Day of May 1783

This Bond was this Day in open Court acknowledged by Ann Parish, George Holland and Benjamin Timberlake to be their Act and Deed & by the Court ordered to be Recorded

Test

John Nelson Clk

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Know all Men by these presents that We Henry Laurence, Benjamin Mosby and John Clark are held and firmly Bound unto Samuel Ragland Gent: the first Justice in the Commission of the peace for Louisa County for and in Behalf and to the Sole use and Behoof of the Justices of the said County and their Successors in the Sum of three thousand pounds Current Money to be paid to the said Samuel Ragland his Executors, administrators or assigns: To the which payment well and truly to be made, we Bind ourselves, and every of us, our and every of our Heirs, Executors, and administrators, Jointly and Severally firmly by these presents, sealed with our seals and Dated the 12.th Day of May 1783

The Condition of this obligation is such, that if the above Bound Henry Laurence Executor of the Last Will and Testament of Jolley Parish Deced do make, or cause to be made, a true and perfect Inventory of all & Singular the goods, chattels, and Credits of the said Deceased which have or shall come to the hands, possession or knowledge of the said Henry Laurence or into the Hands and possession of any other person or persons for him and the same so made do Exhibit it into the County Court of Louisa at such time as he shall be thereunto Required by the said Court; and the same Goods, Chattels and Credits, and all other the Gods, chattels and Credits of the said Deceased which at any time after shall come to the hands possession or knowledge of the said Henry Laurence 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 true and Just account of his Actings 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, and Credits will 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

Henry Laurance (his seal)

Benj.a Mosby (his seal)

Jn.o Clarke (his seal)

Sealed and Delivered in presence of

John Nelson Clk

At a Court held for Louisa County the 12.th Day of May 1783

This Bond was this Day in open Court acknowledged by Henry Laurence, Benjamin Mosby and John Clark to be their act and Deed and by the Court ordered to be Recorded

Test

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Know all Men by these presents that We Thomas Foster and William Johnson are held and firmly Bound unto Samuel Ragland Gent: the first Justice in the Commission of the peace for Louisa County, for and in Behalf, and to the sole use and Behoof of the Justices of the said County and their Successors in the sum of Five hundred pounds To be paid to the said Samuel Ragland, his Executors, administrators and assigns: To the which payment well and truly to be made We bind ourselves and every of us, our, and every of our Heirs, Executors and administrators Jointly and severally firmly by these presents sealed with our seals Dated this twelfth Day of May 1783

The Condition of this obligation is such, that if the above Bound Thomas Foster administrator of all the Goods Chattels and Credits of Richard Foster 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 him the said Thomas Foster or into the Hands, or possession of any other person, or persons for him and the same so made, do Exhibit into the County Court of Louisa 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, at the time of his Death which at any time after shall come to the hands, or possession of the said Thomas Foster 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 Actings and doings therein when 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 administrators account, the same being first Examined and allowed by the Justices of the Court for the time being, shall Deliver and pay unto such person or persons, Respectively, as the said Justices by their order or Judgment shall Direct, pursuant to the Laws 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, do Exhibit the same into the said Court, making Request to have it allowed and approved accordingly if the said Thomas Foster being thereunto 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 to be Void and of none Effect, or else to remain in full force & Virtue

Tho.s Foster (his seal)

W.m Johnson (his seal)

Sealed and Delivered in presence of

John Nelson Clk

At a Court held for Louisa County the 12.th Day of May 1783

This Bond was this Day in open Court acknowledged by Thomas Foster and William Johnson to be their Act and Deed and by the Court ordered to be Recorded

Test

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Know all Men by these presents that I Richard Anderson am held and firmly Bound unto Samuel Ragland Gent: the first Justice in the Commission of the peace for Louisa County for and in Behalf and to the sole use and Behoof of the Justice of the said County and their successors in the sum of twenty thousand pounds & Current Money to be paid to the said Samuel Ragland his Executors, administrators, or assigns, To the which payment well and truly to be made, we Bind ourselves and every of us our and every of our Heirs, Executors and administrators, Jointly and Severally firmly by these presents Sealed with our Seals Dated the twelfth Day of May 1783

The Condition of this obligation is such, that if the above Bound Richard Anderson Executor of the Last Will and Testament of Pouncy Anderson 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 Richard Aderson or into the Hands and possession of any other person or persons for him and the same so made do exhibit into the County Court of Louisa 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, shall come to the Hands possession or Knowledge of the said Richard Anderson or into the Hands & possession of any other person or persons for him do well and truly administer according to Law and further do make a true and Just account of his Actings 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 and Credits will 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

Rich.d Anderson (his seal)

Sealed and Delivered in presence of

The Court

At a Court held for Louisa County the 12.th Day of May 1783

This Bond was this Day in open Court acknowledged by Richard Anderson to be his Act and Deed and by the Court Ordered to be Recorded

Test John Nelson Clk Cur

In the Name of god amen I Samuel Bunch of Louisa County being Diseased of Body; yet of a Sound and perfect Memory do Constitute and ordain this to be my last Will and Testament in manner as followeth

Item I Lend to my beloved Wife Mary Bunch During her Natural life or Widowhood; all my Estate Real and personal – Item I Give unto my Son Sam.l Bunch after my Wifes Death or Marriage one hundred and twenty five acres of Land; to be laid of with the plantation whereon John More now lives to him and his Heirs forever Item I Give unto my Son George Bunch, after my Wifes Death or Marriage; Two hundred acres of Land to be laid off on the uper part of the Tract of Land whereon I now live, with the plantation hereon Benjamin Pharess formerly lived to him and his Heirs forever- itam Item I Give unto my Son Charles Bunch after my Wifes Death or Marriage one hundred and twenty five acres of Land; to be laid off with the plantation whereon I now live to him and his Heirs forever

Item I Give unto my Daughter Judith Bunch after my Wifes Death or Marriage one hundred acres of Land more or less lying between Camp Creek and the Creek called new found fork; which I purchased of Roger Thomson, to her and her Heirs for ever – Item I Give unto my Daughter Mary Bunch after my Wifes Death or Marrige one hundred and twenty four acres of Land lying in albemarle County ina place called the North Garden to her and her Heirs forever – Item I Give unto my Son James Bunch one Bed and furniture after my Wifes Death or Marriage – Item I Give unto my Son John Bunch five shillings to be Raised out of my Estate – Item I Give unto my Daughter Rebeccah Meridith five shilling to be Raised out of my Estate

Item I Give unto my Daughter Ann Bunch five shillings to be Raised out of my Estate – Item after my Wifes Death or Marriage, I Give uto my Children Samuel Bunch, George Bunch, Charles Bunch, Judith Bunch and Mary Bunch all the Remainder of my Estate, not before given to be equally Divided amongst them and I do hereby apoint my Wife Mary Bunch Executrix, and my Son Sam.l Bunch and Sam.l Richardson Executors of this my last Will and Testament, hereby Revoking all other Wills heretofore made In Witness Whereof I have hereunto set my hand and Seal this 30.th Day of January 1782

Sam.l Bunch (his seal)

in presence of

Sam.l Richardson, W.m Payne R.d Morris

At a Court held for Louisa County the 9.th Day of June 1783

This Will was this Day presented in Court by Samuel Bunch one of the Executors therein named and was proved by the Oaths of Samuel Richardson and William Payne two of the Witnesses thereto and ordered to be Recorded and on the motion of the said Executor who made Oath thereto according to Law Certificate is Granted him for obtaining a probate thereof in Due form giving Security whereupon he together with his Securities entered into and acknowledged their Bond with Condition according to Law and Liberty is Reserved to the other Executors named in the said Will to join in the probate thereof when they shall think fit

Test

Know all Men by these Presents that We Samuel Bunch, Pouncy Bunch and James Bunch are held and firmly Bound unto Samuel Ragland Gent: the first Justice in the Commission of the peace for Louisa County for and in Behalf and to the Sole use and Behoof of the said Justices of the said County and their Successors in the sum of one thousand pounds Current Money to be paid to the said Samuel Ragland his Executors, administrators or assigns: To the which payment well and truly to be made, we Bind ourselves, and every of us, our, and every of our Heirs Executors and administrators Jointly and Severally firmly by these presents Seald with our Seals and Dated the ninth Day of June anno Domo: 1783

The Condition of this obligation is such, that if the above Bound Samuel Bunch Executor of the Last Will and Testament of Samuel Bunch 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 Samuel Bunch or into the Hands and possession of any other person or persons for him and the same so made do exhibit into the County Court of Louisa 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 shall come to the Hands, possession or knowledge of the said Samuel Bunch 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 true and Just account of his actings and Doings therein, when thereto Required by the said Court: and 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 extend and the Law shall charge. Then this obligation to be Void and of none Effect or else to remain in full force & Virtue Samuel Bunch (his seal)

Pouncy (his mark) Bunch (his seal)

James Bunch (his seal)

Sealed and Delivered in presence of

W.m Winslow

At a Court held for Louisa County the 9.th Day of June 1783

This Bond was this Day in open Court acknowledged by Sam.l Bunch, Pouncey Bunch and James Bunch to be their Deed and by the Court ordered to be Recorded

Test John Nelson Clk Cur

In obediene to an order of Court We the subscribers have appraised the Estate of Jolley Parish Deced as follows (to wit)

1 Negro Lad Harry	100-0-0	1 Table Cloth	0-6-0
1 D.o Boy Jack	80-0-0	1 D.o D.o	0-3-0
1 D.o Boy Reuben	80-0-0	1 napkin (small)	0-1-0
1 D.o Girl Cusey	60-0-0	1 small Pine Table	0-3-0
1 D.o D.o Lucy	60-0-0	1 Pine chest	0-6-0
1 D.o Boy Charles	40-0-0	1 Womans Saddle	1-5-0
1 D.o Girl Judy	30-0-0	1 p.r Dogg Irons	1-0-0
1 Negro Woman Patt & Child	80-0-0	1 p.r D.o D.o	0-15-0
1 Negro D.o Sarah (Mulatto)	65-0-0	2 chamber potts @ 3/	0-6-0
1 D.o D.o Sarah	100-0-0	3 p.r cotton cards @ ¾	0-10-0
21 Hoggs @ 15/	15-15-0	1 Slay & Harness	0-6-0
7 Piggs @ 5/	1-15-0	1 D.o D.o	0-4-0
1 yoke steers	10-0-0	1 Flatt Iron	0-3-0
1 Cow & Calf	3-0-0	5 Butter potts @ 2/4 ¾	0-12-0
1 D.o D.o	3-0-0	5 Juggs @ 2/4 ¾	0-12-0
1 Barren D.o Cow	2-10-0	4 Juggs @ 2/6 ¾	0-10-3
1 Cow & yearling	2-10-0	1 Sug.r Box	0-4-0
7 young cattle @ 30/	10-10-0	2 Butter Ferkins @ 3/	0-6-0
10 sheep @ 8/	4-0-0	1 p.r scales	0-10-0
1 Sorrell Mare	12-0-0	1 Case & Bottles	0-15-0
1 Black d.o	8-0-0	2 Bells	0-5-0
1 Ox cart	5-0-0	4 Hilling Hoes	0-10-0
1 Roan Mare	20-0-0	1 p.r sheep shears	0-1-6
1 Black D.o	8-0-0	4 Reep Hooks @ 2/6	0-10-0
1 Grey D.o	12-0-0	1 Foot ads	0-2-6
1 Feather Bed Beds.d & furniture	7-0-0	1 D.o D.o	0-2-6
1 D.o D.o Small & D.o	3-0-0	1 Ginn	0-4-0
1 D.o D.o bed Beds.d & furniture	7-0-0	1 Iron pestle	0-3-6
1 D.o D.o D.o D.o	5-0-0	3 old plough Hoes	0-5-0
1 D.o D.o D.o D.o	5-0-0	3 gub.g hoes	0-9-0
1 D.o D.o D.o D.o	6-0-0	2 old ditch.g spades	0-9-0
1 D.o D.o D.o D.o	5-0-0	1 p.r Iron wedges	0-8-0
1 Desk	3-10-0	parcell of tools	0-7-0
1 chest of draws (walnut)	4-0-0	parcel old Iron	0-5-0
1 Looking glass	1-5-0	2 p.r Hinges	0-2-6
1 trunk	0-7-6	1 x cutt saw file	0-1-6
1 small trunk	0-4-6	3 w Saw D.o	0-1-6
1 D.o D.o	0-1-6	parcel old axes	0-8-0
1 Pine Box	0-1-3	1 narrow ax	0-3-6
1 oak D.o	0-3-0	1 x cutt saw	1-0-0
1 Pine Table	0-5-0	parcel old nailes & Barr.l	0-5-0
1 D.o D.o	0-6-0	1 old saddle	0-15-0
1 D.o D.o	0-6-0	¾ y.d sallow	0-5-0
1 Large Pine chest	1-0-0	parcell Books	0-18-0
2 Bed Quilts @ 6/	0-12-0	1 Brass Candlestick	0-2-6

1 Sword & Belt	0-15-0
1 P B Irons IAP	0-2-0
2 Ink stands	0-2-0
Powder TC shot Bagg & Gun	2-0-0
2 p.r gaslocks	0-2-6
2 Lancetts	0-2-0
auls & Tax	0-1-3
1 p.r spectacles	0-2-0
1 Violin	0-12-6
1 Silver Table spoon	0-4-0
½ Doz.n Pewter spoons	0-3-0
½ Doz.n cups & saucers	0-3-0
1 punch bowl	0-1-3
parcel Earthen ware	0-10-0
10 Earthen Plates	0-6-6
1 Waiters (Tea)	0-2-0
pepper Box, Salts & Bottle	0-1-6
10 pewter Plates	0-10-0
parcel old Pewter	0-3-6
5 pewter Dishes	1-2-6
pewter Bason ½ s.d pott & 6 mole	0-6-0
1 spice mortar & pestle	0-4-0
3 dirt pans	0-3-0
1 loom	1-10-0
1 Flax Wheel	0-15-0
15lbs Wool @ 1/3	0-18-9
1 old Box and Cradle	0-3-4
½ Bush.l Box & Gall Measure	0-4-0
1 grind stone	0-5-0
1 p.r Money Scales & w.ts	0-2-6
Box knives & Forks	0-3-0
1 Wheat sifter	0-2-0
2 spinning wheels	0-14-0
5 p.r harnes swing.l tree chains &	
27 Bells	0-9-0
Tubs of pailles	1-0-0
2 fry.g pans, skillett lad.l 1 pan	
handle	0-15-0
2 potts & pott hooks	0-15-0
Iron pott Rack	0-6-0
old table & parc.l trays	0-4-0

1 Bes Gunn	0-10-0
13 old Barrells at 1/6	0-19-6
3 Casks	0-18-0
11 Sides sole leather @ 10/	5-10-0
3 Sides upper D.o @ 12/	1-16-0
parcel Inj.d Leather	1-0-0
½ Doz.n Rush B. Chairs	0-15-0
½ Doz.n D.o D.o	0-7-0
1 calfskin Dres.d with the Hair on	0-2-0
1 Cow & yearling	3-0-0
1 Cow & yearling	3-5-0
2 young Cattle @ 30/	3-0-0
1 Negro girl (Fanny)	100-0-0
1 Bay Mare	10-0-0
1 p saddle Baggs	0-7-6
1 Hand Vice	0-5-0
a Hone & 2 Rasors	0-6-0

	L	1028-11-1
Cash		8-4-7

Total		1036-15-8

May 27.th 1783
Thomas Shelton
David Hudson
Joseph Shelton
At a Court held for Louisa County the 14.th Day
of July 1783
This Inventory and appraisement of
the estate of Jolley Parish Deced was this
Day Returned & by the Court ordered to be
Recorded
Testaments
John Nelson Clk Cur

An appraisement of the Estate of David Anderson Deceased

One Negro man Sam 125L one negro wench 30	155-0-0
One Negro Boy L75. 16 Cattle 44L. 20 Hogs 12L	131-0-0
One Horse 10/. One man and Colt 6L. 5 sheep 50/	9-0-0
Corn 9L. Fodder 30/. Tob.o 60/. Flax 20/ Cotton 75/	18-5-0
Bason 8 ¾ Woman Saddle 60/ Mans D.o & 35/	8-18-4
3 Beds 15L. Pewter 54/. Spinning wheels 35/	19-9-0
1 Table 40/ 2x leged D.o 4/. Cast and wheels 18/	3-2-0
1 Broken Wheels 10/ Horse harnish 5/6	0-15-6
Jug & Bottles 6/ Flask 1/3. 2 Ticklers 2/ lott of books 15/	1-4-3
2 pockett books 3/. 1 Slay 4/6 loom 5/. spun Flax 1/3	0-13-9
7 chairs 20/ spun cotton 7/6 11 y.ds cloth waped 9/	1-15-6
Box Iron & 15/, ½ Bu.s Salt 15/, Case of Rasors 5/	L 1-15-0
2 Bells 6/, gun 10/, look.g glass & 5/, lott of Leather 10/	1-11-0
Fire Tongs 5/, 2 chests 5/, 3 pales & Tub 7/6	0-17-6
Trays 5/, 3 small piggins 3/, 2 broken potts 5/	0-13-0
Sifter 2/6, old Barrells 12/6, 3 axes 18/, Frying pan 4/	1-17-0
Old Iron 22/6, Frow 2/6, coopers & carpenters Tools 20/	2-5-0
Lott small tools 20/, Knives and Forks 7/6, Cards 4/	1-11-6
2 Grub.g Hoes & 1 grindstone 7/6	0-15-6

360-8-10

In obedience to an order of Court have appraised the above Estate as Witness our hands this 9.th day of Feb; 1782

Sam.l Dabney
Tho.s Shelton
Will Terrell

At a Court hold at the Court house of Louisa County July 14.th 1782

This Inventory and appraisment of the Estate of David Anderson Deceased was this day in open Court Returned and ordered to be Recorded

Test John Nelson Clk

Page 478

The Estate of Sam.l Carr Dec.d in acc.t with Garland Carr

1776 Feb.y 5.th

To Cash lent L 0-12-0

To a Dictionary 0-6-0

Oct 6

To Cash 0-8-9

1777 Oct 9.th

To Expences to and from nansemond for the Estate 3-7-10 ½

To Ben: Wallers acc.t proved 29-12-3

Nov 4

To Cash paid the Inspector 1-11-6

Dec 5

To Expences at Hanover Court 0-3-0

9

To paid Garland Callis 200-0-0

16

To paid Frederick Harres's bond with Interest 27-15-3

To paid robert Dickasons Bond 9-0-0

To Robert Kimbrough in part of his Bond against you 46-0-0

23

To Len: Waller for Building John HARRISES Mill 30-0-0

1778 Jan.y 4.th

To paid John Birds Bonds against you 14-10-6

Feb.y 19.th

To Expences at Louisa Court 0-3-6

March 17.th

To paid Sheriff Louisa 1 Levy 0-3-0

25

To Anth.y Mellins as p.r acc.t 3-10-3

May 2

To Expences at abemarle 0-7-6

18

To Tho.s Lipscomb in discharge of Sandidges Bond 17-13-0

June 6.th

To Fredereck Harress for 3 years hire of Jeofery 43-17-5

July 14

To your note of hand to Jos: Herndon p.d with In.t 6 M.r Hart 2-3-2

Sep.t 14

To Expences to albemarle 0-9-6

To D.r Honeyman as p.r acc.t 4-9-6

Oct.o 1

To Chas Smith for Robert Kimbrough 20-0-0

14

To 1 Wheel Carriage paid Tax on 1-0-0

17

To paid Col.o Rich.d Anderson Acco.t proved 5-0-0

To Expences at Goochland Court 0-2-6

Nov. 9	
To paid M.r Potties Acco.t proved	81-5-10
Dec 9	
To paid the printer for an advertisement	1-4-0
1779 Jan.y 16	
To paid M.r Pottie your Bond to N. Dickason	8-1-9
To Expences at Louisa Court	0-4-0
To paid Printer for an advertisement	1-4-0
May 22	
To Expences to albemale Court	2-6-0
July 24	
To paid Maj.r Ragland & Rob.t	4-7-6
Oct 13	
To James Minor & Rec.t	359-17-1
To paid W.m Trembys acc.t (omitted Dec 4777)	4-12-9-3/4
To paid William Boll as p.r Rec.t (omitted D.o)	0-7-6
To paid your Bond to M.r Pottie (omitted 1778)	7-0-0
To paid Sam.l Terrell p.r Rec.t (omitted D.o)	10-16-0

To Ballance due Sam.l Carr Estate	713-2-7 ¼

	L 1660-5-63
1782 October	
To Cash paid for Sundries for M.rs Eliz.a Carr	4-4-0 ¼
1783 Ap.l 5	
To Cash paid M.r James Minafor Estate Sam.l Carr	35-0-0
Ball.a due Estate Sam.l Carr	3-6-8 ¼

	L 42-10-7 ½
1776 Jan.y 23	
By Cash	0-0-7 ¼
By D.o	0-1-6
May 6	
By ditto	0-15-0
20	
By Thomas Coleman	0-2-0
By John Gaines	0-10-0
1777 Oct.o 10	
By Tucker Woodson	30-0-0
Nov 4	
By John Wingfield in part of Tob.o sold by Testator	100-11-0
Dec.r 9	
By Cash of Dabney Carr Estate	135-0-0
26	
By Cap.t Brossin by hands Willis Roddickis	38-0-0
By Cash by the hands of ditto	18-0-0
1778 Feb.y 19	
ByTho.s Poinexter	2-3-9
June 1	

By James Overton	1-7-6 ¼
Aug.t 31	
By John Wingfield by hands of M.r Hart in ful for Tob.o sold by the	
Testator	155-6-2
Sep.t 12	
By James Byers	0-6-0
Nov 17	
By Thomas Miller	0-10-0
By Josiah Payne	0-9-0
1779	
By Walter Overton	0-3-0
March 19	
By James Minor	1134-0-0
May 10	
By Thomas Coleman	1-0-0

May 1779	
By Ballance due in paper money L713.2.7 ¼ Reduced by the seale is	35-13-1-1/2
By interest in the above for 3 years & 10 months	6-17-0

	42-10-3 1/2

Pursuant to an Order of Louisa Court we have Examined the Acco.ts of M.r Garland Carr one of the Executors of Samuel Carr dec.d and find a Ballance of L3.6.7 ¼ due from the said Garland to the Estate of the said Sam.l Carr dec.d July 2.d 1783

W.m DuVal

W. O. Callis

John Cosby

At a Court held for Lousa County July 14.th 1783 This Settlement was this day in open Court Returned & Ordered to be Recorded

Test John Nelson Clk

The Estate of Samuel Carr Dec.d In Account with James Minor

1778

Feb.y 26

To Expences at Orange Court & Talleaferros

To 1 quire of paper for use of Estate

Mar 1

To Cash paid John Bickly account of p.r acc.t

21

To D.o p.d Isaac Davis p.r Rec.t

To D.o p.d John King Testator Bond with Jn.o dece M King

Ap.l 9

To D.o p.d W.m McDonal acc.t by Ja.s Culverson

May 10

To D.o p.d M.rs Elizabeth Carr p.r Rec.t

Aug.t 8

To D.o p.d Garland Callis Bond with Intent

10

To D.o p.d Garrett Minor Ball: of acc.t

25

To D.o p.d Walter Carr for 1 Bushel of Salt

Oct 25

To D.op.d Missrs Watkins & Lindsay account

To D.o p.d the sheriff for Tax

30

To D.o p.d Negro Moll for Laying phillis 3 times

To D.o p.d Henry Carter for Timothy seed

Dec 26

To D.o paid Peter Clarkson for Rolling 5 hh.d Tobacco

1779 Ja.y 8

To D.op.d Daniel Ferguson Ballance of account

Mar 2

To D.o p.d John Jouet Ballance of account

19

To D.o p.d Garland Carr Exor as p.r Rec.t

Ap.l 19

To D.o p.d Dect.r George Gilmer Account

29

To D.o p.d Nath.l Garland acc.t

May 19

To D.o p.d for 2ls sugar M.rs Carr

July 15

To D.o p.d Thomas Thorpe acc.t

Sep.t 19

To D.o p.d M.rs Eliz.th Carr L600, To D.o for a hood for D.o L9

Oct 8

To D.o p.d Peter Minor acc.t L18.15.3

To Expences to Hanover Court

Hemp Lbs	Tob.o Lbs	paper L	Curc.y L	specia L
-------------	--------------	------------	-------------	-------------

1-15

12

9-18

2-10-6

9-12

6-11

130

137-10-3/4

15-6

3-15

3

25-19

2-10

18

10-5

16-6

2-7-3

1134

8-11-4

10

2-8

12

609

8-15-3

4-15

To D.o p.d a crew to sell.g tobacco	4-4
To D.o p.d for parts to risin Tobacco on the Road	1-4
14	
To D.o p.d the sheriff for Tax	168-6-5
To D.o p.d John Key soldier Tax	32-13
To D.o p.d Talliefferro Lewis Smith account	20-8-6
To D.o p.d Mrs Farguson for 4 sheep	53
To D.o p.d for 6 coats 2 vests 4 p.r britches 1 p.r leging & blankett	224-2
To D.o p.d Thomas Carr for 2 Bushels Salt	90
To D.o p.d Pasheck Fisher for 2 sheep	30
To D.o p.d D.o for Weaving 28 yards Cloths	18-8-4
To 1 ½ quart Brandy for negroes	6-15
To Cash let Tom have for Expences to Nansemond	9
1780 Jan.y	
To p.d Geo Rice for waggoning 8 hh.d Tob.o to Richmond	240
Mar 1	
To Tax on L3309.11.6 ½	60
4	
To Cash for knitting a hood & 9 yards Lace for M.rs Carr	84-0
21	
To D.o p.d for Linen for a bag	22-10
To D.o p.d for Continental Tax	56
To D.o p.d M.rs Barbara Carr for six days work of shoemakers	18
23	
To p.d Bullock a Tobacco Tax & Rec.t	252
To put a parcel of Tobacco into a hh.d of this Estate January 1780}	
p.r overseers Certificate	220
Ap.l 3	
To Cash p.d J.rs Keys for 3 Bushels hemp seed	45
May	
To D.o paid into the Loan office & certificate	1465-10
To D.o p.d Jerry Franklin p.r Rec.t	69
To D.o p.d Talliaferro Lewis for Smiths work	78-18
June	
To D.o p.d Nath.l Anderson Exor p.r Rec.t	129
To D.o put in the Loan office p.r Certificate	249
Sep.t 30	
To D.o p.d John Sandidge Tax Keys 3.rd Division of Draft	522
To D.o p.d on L3309.11.6 ½ for Keys 2.nd Division of Draft	150-6
Oct 1	
To Tax on L1991.6.7	19-19
14	
To Expences arbitriton with Wennys	35
To Cash p.d the sheriff for Tax	461-5
To D.o p.d Thomas Lones for the season for the Sorrell mare	75
To D.o p.d for a Blankett L60 Nov To 1 p.r Cart Wheels L480	540
December	
To D.o lot Iron have for Expences from Nansemond	4-10

1781 Feb.r					
To D.o p.d John Fitch for mending a wheel		9			
To specie Tax of 2 p.r 6.t for raising soldiers		864-10			
Mar					
To Cash let Tom has a for Expences to Nansemond		30			
To Beef and Clothing tax		137-10			
To p.d Richard Bruce Tobacco Tax p.r Rect	240				
To p.d Richard Wood for posting and finding an ox		30			
To D.o p.d Jerry Franklin for his proportion of Rye		45			
May					
To D.o p.d the sheriff for Tax		972-8-10			
Sep.t					
To D.o p.d D.o for D.o		340			
1782 Ja.y					
To Lent as p.r overseers Certificate	390				
Aug.t 30					
To Cash p.d John Smith p.r acct		6			
Oct 14					
To D.o for Expences to Bushbys & louisa Court				8	
15					
To D.o p.d Cott Lewis for Tax		2-0-1 ¼			
To 4 Cotton 6/. To cash paid Peter Clarkson p.r Rec.t 16		6-6-			
No					
To finding nails Fixing & Rolling 1 hh.d Tob.o to Richmond		2			
To Warehouse Expences on D.o		0-8-0			
		Hemp	Tob.o	L S D L	
To Cash p.d Martin Key in part of acc.t & Rec.t					8-19
To D.o p.d W.m Tandy acc.t L3 To 1 Claw hammer 2/					3-3
Dec 4					
To D.o p.d Sam.l Hrgan & acc.t & Rec.t					29-16
11					
To D.o p.d for 1 quire paper for use of Estate					3
17					
To 11 ½ lb leather 28/9, to weaving 52 yards 26/					2-14-9
1783 Feb 13					
To Cash p.d John Fitch for minding a wheel					1
To p.d the Clerk of Louisa & Tickets 370 lb Tob.o					2-6-3
Ap.l 21					
To p.d Walter Goldsmith & account					4-1-11
To Ballance of account leu from Testator with interest & account					157-18-69
To p.d Meno: Clarkson at Different time & his Rec.t		7337			
To C.s in this acc.t Oct.o 1779 for		10826			
To p.d Richard Bruce for Tax		644			
To C.r in this acc.t Nov. 1782 for		1645			
To lent Nath.l Wallester & his Rec.t & not		6907			

		396-28071	L3444-9-8 ¼	L226-5-7	
24 To Balance as p.r Couha		396-712			111-5-9
C.r					

1777 Oct 27	
By achilles Tandy Bond with Interest	4-18
Dec 27	
By John White for 15 lb Feathers	4-10
1778 8 Ja.y	
By Meno: Clarkson for Corn be sold	9
Feb.y 12	
By Anderson Bryan in part of account	4
26	
By Hay & Laurance Talliaferro Bonds with Interest	123-19-4-3/4
Ap.l 4	
By John Key for 20 Bar: Corn L30, By John Jouett for 20 Bar: D.o L30	60
May	
By Meno: Clarkson acc.t L10.10.7 ½, By Th: Wash for 2 Bar: Corn L3	13-10-7-1/2
15	
By Rich.d Wood for 16 Bar: Corn	24
By Meno: Clarkson for 8 ½ Bar: Corn sold several persons	12-15
June 26	
By John Moore for 2 Beeves	46-4
July 9	
By the Commonwealth for 9 Barrells Corn sold Last Winter	11-5
Oct 27	
By Nath.l McAllester acc.t 2/6 By Tucker Woodson in p.r of acc.t L7.4	7-6-6
Nov 19	
By Maj.r John Carr Exors acc.t	28-5-1 ¾
By John Jouett & acc.t L30/, By John Jouet for 6 Bar: Corn L10.10	12
Dec 16	
By Henry Carter for 5 Barrells Corn	25
Feb 9	
By Thoo: Wash for 5 Barrells Corn	25-4
By Tho. Lewis for 2 sides Leather	18
By John Harris for Work at the Barracks	15
Ap.l 3	
By John Moore in part of 100 Barr: Corn & 2084 lb pork	476-2-6
16	
By Dabney Carr Exors account	34-19-3
By nath.l Garlands acc.t	1-9
May 10	
By John Beckly in part for 20 Bar: Corn	91-10
By John Moore for fodder & pasturage	57-17-4 ¾
July 8	
By Martin Hawkins for 15 Barrels Corn	180
Sep.t 17	
By Peter Clarkson for 6 Bar: Corn L90 By des off in for L bar D.o L30	120
13	
By John Moore in full for the above Corn & Pork	235
By 5 Barrels Corn	75
Oct 9	
By Isaac Dabney in part for 10326lb Tob.o at L20.15 P.r D.o	678-6-5

13	
By Garland Carr Exor L359.17.1 Nov 21 By Cap.t}	
Wennys for Rent L100	459-17-1
Dec. 28	
By Isaac Dabney in part for the above Tobacco	407
1780 Ja.y 10	
By Geo: Rice for pasturing	400
Feb 1	
By John Hawkins for 40 Bar: Corn sold John Allen	1000
By John Hawkins for 34 ½ Bar: Corn	1104-18
By Cap.t Wessup for 3 Bar: Corn & 205lb Fodder	196-12
By D.o for 20lb Nott pork L12 By 428lbs grose pork L89	201
By Mena Clarkson for 300lb Tob.o he sold at 20L p.r }	
which we supposed he had Rec.d over his proportion }	60
By Cap.t Wessup for Resel	112
May	
By Isaac Dabney byJohn Minor in full for the above Tob.o	1161-1-7
By Cap.t Wessup for Rent	122-16
June	
By 10 Bar Corn 350L By Charles Ashley at L2.11.6	1161-1-7
1781 FebruaryBy one officer for 100 fodder	15
May	
By Hezekiah Burssey for abf L500 By 50 Hemp L150	650
July 23	
ByJohn Bukley in part for 8 shotes	780
OctoberBy 1 3/4lbs red lead	27-16-3 ½
1782 July 10	
By Cash of Richard Tervillin part ofor a Black horse	29-18-10
Nov 4	
By D.o of Nath.l Anderson	32-18
By 455lb Tobacco left paying tax	4-11
By 1 hh.d Tobacco nett @ 1190	11-18
1783 Ap.l 5	
By Garland Carr	35
15	
By 4 Bushells hemp seed	1-4
By 26 hh.d Tob.o Rec.d at Different times nett w.t of which is	27359

	27359-9444-9-8 1/4=114=19=10
By Balance due James Minor Ex.r	396-712-0-0-&-111-5-9
	396-28071-9444-9-844-226-5-7

Thomas Walker
 Jn Walker, James Quarles
 R.n Lindsay
 At a Court held for Louisa County July 15.th 1783
 This Account was t his day in open Court Returned & ordered to be recorded
 Test
 John Nelson Clk

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The Estate of Samuel Carr, in Account with Nath.l Anderson one of the Executors of
 1778 Dec.r 15

	Seale	Paper money	Specia
To Cash paid Richard Anderson in full discharge of Donald Scot and Comp.y Acc.t	6	103-14-1/4	17-5-8

1779 May 20

Ditto John Nelson for Copy Inventory		1-11-3	
ditto John Wingfield for opening 13 hh.d Tob.o	20	11-14-0	0-13-3

1780 Dec.r 29

ditto Clarke Tecket 500 lb Tobacco @ 1.d 1/2		3-2-6	
ditto ditto 40 lb Tob.o @ L & C.t		1-4	
ditto ditto 55 lb Tob.o @ 4.d	75	0-18-4	0-1-4

The Interest on L17.5.8 from 15lb December 1778 until
 Jan 23r.d 1780

			1-6-3
--	--	--	-------

ditto on L0.13.3 from May 20.th 1779 until ditto			0-0-8
--	--	--	-------

ditto on L17.5.8 from Dec. 15.th 1779 until decem.r 25 1782			3-9-6
---	--	--	-------

1782 Oct.r 22

To Cash p.d Burton & Owens for Expences 3 hh.d Tobacco Nov.4			1-18-0
---	--	--	--------

To cash p.d James Minor			32-8-0
-------------------------	--	--	--------

To Expences a Richmond Selling three hh.d Tob.o			0-6-0
---	--	--	-------

1783 Feb.y 27

To Cash paid Elizabeth Carr			0-18-0
-----------------------------	--	--	--------

	L		58-1-9

April 24

To Thomas Thorpe for Expences at Sittling the acc.t			2-0-9
---	--	--	-------

	L		60-2-6

By Bllance due the Estate			3-11-2
---------------------------	--	--	--------

	L		63-13-8

Contra

1780 June 23

By Cash of James Minor	65	129-0-0	1-19-8
------------------------	----	---------	--------

1782 Oct 20

By 11 1/2 Barrells Corn at 6/8			3-16-8
--------------------------------	--	--	--------

1783 Jan.y 10

By 1000 lb Groce pork @ 15/ & C.t			7-10-0
-----------------------------------	--	--	--------

By cash received for 3407 lb Tobacco at 20/, & C.t omitted

Last October 22.d			34-1-3
-------------------	--	--	--------

By 94lb nett pork @ 20/ & C.t			0-19-0
-------------------------------	--	--	--------

By 100 lb Beef @ 2.d p.r lb omitted			0-16-8
-------------------------------------	--	--	--------

Feb.y 24

By David Whitlock for a Beef wright 751 1/4 lb @ 4.d			12-10-5
--	--	--	---------

March 15

By Francis Taliaferro 4 Barrells Corn @ 10/			2-0-0
---	--	--	-------

			63-13-8

Ap.l 24

By Balance as p.r Contra

3-11-2

Thomas Walker Jn Walker, James Quarles, R.n Lindsay

At a Court held for Louisa County July the 15.th 1783

This account was this day in open Court Returned and ordered to be recorded

Test John Nelson Clk

Page 487

In Compliance with an order of Louisa Court bearing date 10.th February 1783 We the Subscribers have examined and Settled the acc.ts of James Minor and Nathaniel Anderson Two of the Executors of Samuel Carr Dec.d In presents of M.r John Carr was authorized by M.rs Elizabeth Carr to act for her and fina a Balance as per cash of their Seperate acco.ts as follows: due from the Estate of Samuel Carr Dec.d to James Minor Three hundred and ninety six pounds Hemp Seven hundred and twelve pounds of Coop Tob.o and one hundred, and eleven pounds five shillings & nine pence speci – due from Nathaniel Anderson to the said Estate Three pounds eleven shillings & Two pence we find also a bond in the hands of M.r Minor due to the said Estate from Nathaniel McAllester for six Thousand nine hundred and Seven pounds of Crop Tob.o part at Richmond on demand 1.st April 1781 Likewise one other Bond in the hands of the said Minor due the Estate from James Marks for one thousand nine hundred and fifty eight paper Dollars bearing date 23.rd Nov. 1780 Given under one hands this 24.th april 1783

Thomas Walker

Jn. Walker

James Quarles

R.r Lindsay

At a Court held for Louisa on Monday the 14.th day of July 1783

This Settlem.t was this day Returned and by the Court ordered to be Recorded

Testaments John Nelson Clk Curt

D.r The Estate John Christmass Jun.r D.c In acc.t with the Executorship
1771

To 1 Bottle Brandy		0-1-3
To Sam.l Thomasson for Cry.g the Estate		0-10-0
To Anthony Thomson making a Coffin		0-5-0
To William Paulett		3-0-0
To Jouett Davenport		0-10-0
To Joseph Hawkins		0-5-0
To William Paulett		4-7-0
To Joel Yancey		1-15-0
To Bumbs for the arbitration with W.m Trice		0-0-7 ¼
To W.m Anderson &b.o		5-18-2-1/2
To the Sheriff of Louisa p.r acc.t & Clke Tickets		3-16-2
To W.m Paulett Exor T: paulett D.d		9-0-0
To W.m Whitlock		0-1-3
To James Hogan		0-1-8
To John Jouett		0-9-9 ¾
To William Smith		0-11-6
To W.m Thomson Exor T: Thomson D.d		1-18-3
To Joh Nelson Clk		1-11-3
To William White		0-16-10 ½
To William Anderson	L	0-12-10 ½
To James Michie		0-8-9
To Tho Paulette Exors		2-13-6
To John Murdoch &C.o		1-0-2-1/2
To Jeremiah Glenn		0-12-6
To W.m Bourn Taylor		0-19-0
To Hart & marshall		1-8-6 ½

		44-0-6 ¾
To Bal.a due the Estate Exclusive of Interest due on Bonds		133-8-3 ¾

	L	177-8-10 ½
C.r		
1772 Mar 9		
By James Arnett		3-0-0
July 13		
By John Fox		10-6-3
Sep.t 14		
By John Higgason		2-1-4
Oct 11		
By John Clarke		0-17-3
By John Higgason		2-1-4
Nov 5		
By John Venable		1-5-6
By Rich.d Goodall		3-0-0
Dec 29		
By Nathan Hill		0-17-6
1773 Ja.y 11		
By John Clark		1-10-0

1774 Mar 14
By John Clark
1778
by William Trice

0-14-3

21-3-9

43-13-10 ½

130-15

L 177-8-10 ½

By the Sale of the Estate

In obedience to an order to the Worshipful Court of Louisa County we the Subscribers have Examined & Settled the acco.ts of Thomas Jackson and Waddy Thomson Exors of the Estate of John Christmass Jun.r Decd and find a Bal.a due the said Estate of one hundred and thirty three pounds eight shillings and three pence three farthings given under our hands this 17.th day of June 1783 Charles Barrett, John Crutchfield John Sanders

At a Court held for Louisa County July 15.th 1783 This Settlement was this day in open court Returned & Ordered to be Recorded

Test John Nelson Clk

1783 April 3.d

Inventory of the Estate of William Steel Dec.t

To 1 Feather Bed and Furniture	L	3-0-0
To 1 Bed Cord		0-2-0
To 1 Bason 1 Dish 6 plates & 4 spoons		1-0-0
To 1 Flax Wheel		0-15-0
To 1 Small hackell		0-1-3
To 2 Wedges Iron		0-6-8
To 1 Dutch Oven		0-10-0
To 2 plow hoes		0-10-0
To 1 gunn		1-5-0
To 2 Ew & Lamb		0-8-0
To 3 old Book 5/. 1 Chest 10/. 1 Dear Skin 12/		1-7-0
To 4 lb Thread 12/. 4 Knives and 3 Forks 4/		0-16-0
To 1 Hand saw & Rest 7/. 1 hand Compass 1/3.d		0-8-3
To 2 Razors & Hone & penn Knife 6/		0-6-0
To 3 files 3/. Shoemakers Tools 6/		0-9-0
To 1 Two foot Rule 1/3 4 lbs Cotton 5/		0-6-3
To 1 Fleshing Knife 1/ Quantity Wool 6/		0-7-0
To 1 Cask 5/. Black Smith Tools 20/		1-5-0
To 4 Box Irons 2 Hooks 10/		0-10-0
To 1 Hamer and peace Iron 2/		0-2-0
To a parcel of Carpenters Tools 5/		0-5-0
To 1 Jointer and Craes 3/9 Logerhead 1/		0-4-9
To 1 X Cut Saw 10/		0-10-0
To a parcel of saddling tools 20/		1-0-0
To 1 Mans Saddle & Bridle & Saddle Baggs 41/3.d		2-1-3
To 1 Bread ax 5/. 3 augers 1 Dess Knife 6/		0-11-0
To 1 Coopers ax 5/. 1 adds and Howel 8/		0-13-0
To parcell of Joiners Tools 12/. p.r Wool Cards 1/3		0-13-0
To 1 Sheep skin 3/. 1 Tubb 3/		0-6-0
To 1 old hoe & Compass plate 2/		0-2-0
To 1 Table Cloth 10/		0-10-0
To 1 horse 160/		8-0-0
To 1 Chie 1/3.d 1 Table 2/6		0-3-9
To 1 p.r sheep skins & Taylors D.o 2/6		0-2-6

E. E. by

28-16-11

Charles Daniel, John Lea William Smith

At a Court held for Louisa County August 11.th 1784

This Inventory was this day in open Court Returned & Ordered to be Recorded

Test John Nelson Clk

In the name of God Amen I Nathaniel Garland of the County of Louisa, do make and ordain this to be my last will and Testament.

First it is my will and desire that my wife Elizabeth Garland may have the use of all my estate of what kind soever Except two Colts given to my Two sons Edward Garland, and John Garland, during her widowhood and that the Children be maintained out of the said Estate; and if any of the Children should Marry that there may be lent to them as much of the said Estate as Can be spard by the Judgment of the Executors; and that eight hundredweight of Tobacco be paid to the trustees of Dabney Carr for four years annually for my son Tho.s Garland, for the Rent of the place where Charles Steward now Lives, and that my Land be Equally Divided betwixt my two sons Edward Garland and Nathaniel Garland, and it is my Desire that my son Nathaniel Garland may have his Choise of the said Land after a Division; and it is my desire that the neck of Land lying up the River from my plantation be not Cut nor Cleared except for Timber; and the Negroes all Ready lent to Tho.s Garland and John Lane be Returned to my estate a Division which shall Insue on my wifes Marriage or Death, and be Equally divided amongst all my Children and that my son John Garland may have two parts of the same Estate in lew of know Land given him and lastly I Constitute and appoint Waddy Thomson, Anthony Thompson & William Garrett Executors of this My last Will and Testament In Witness hereof I Have hereunto Sett my hand & Seal this Second day of November 1782 Interlined in the line twenty eight estate before Signed to John Garland Nath.l Garland (his seal)

Sign'd & Seal'd in presence of

Jn.o McAllister, Robert Fig. Bibb

At a Court held for Louisa County August 11.th 1783 This Will was this day presents in Court by Anthony Thoson and William Garett two of the Executors therein named and was proved by the Oaths of John McAllester and Robert F.g Bibb the witnesses thereto and ordered to be Recorded and on the Motion of the said Executors who made Oath according to Law Certifica- is granted therein for obtaining probate thereof in due form giving Security whereof they together with Samuel Brockman their Security entered into and acknowle- their Bond in the penalty of Ten thousand pounds with Condition according Law, and Liberty is Reserved to Waddy Thomson the other Executor named in the said Will to Join the probate thereof when he shall think fit

Test

John Nelson Clk

Know all men by these presents that we Anthony Thomson, William Garre- Waddy Thomson & Samuel Brockman are held and firmly Bound unto Samuel Ragland Gent the first Justices in the Commission of the peace for Louisa County for and in Behalf and to the sole use and behoof of the said Justices of the said County, and this being in the Sum of Ten Thousand pounds Current Money to be paid to the said – Ragland his Exors, admrs or assigns to the which payment well and truly to be made, We Bind our selves and every of us our and every of our heirs, Exors, admrs Jointy and Severally firmly by these presents Sealed with our Seals and dated this Eleventh day of August Anno Domini 1783

This Condition of this obligation is such that if the above bound Anth.y Thomson & Will: Garrett Executors of the last will and Testament of Nathaniel Garland Deceased do Make or Cause to be made a True and perfect Inventory of all and Singular the goods, Chattles and Credits of the said Deceased, which have or shall come to the hands, possession or knowledge of the said Anth.y Thomson and Will: Garrett, or into the hands and possession of any other person or persons for them and the same so made do Exhibit into the County Court of Louisa at such time as they shall be thereunto Required by the said Court, and the same goods, Chattles and Cridits, and all other the goods, Chattles and Credits of the said deceased which at any time after shall come to the hands possession or Knowledge of the said Anth.y Thomson and William Garrett or into the hands and possission of any other person or persons for them do well and truly administer according to Law, and further do Make a true and Just account of their actings 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 Chattles and Credits will Extend and the Law shall charge then this obligation to be Voidd and of none Effect or else to Remain in full force and Virtue

Anthony Thomson (his seal)

William Garrett (his seal)

Waddy Thomson (his seal)

Sam.l Brockman (his seal)

Sealed and Delivered in presence of

The Court

At a Court held for Louisa County August 1783

This Bond was this day in open Court acknowledged by Anthony Thomson, William Garrett, Waddy Thomson, and Samuel Brockman to be their act and deed and by the Court ordered to be Recorded

Test

John Nelson Clk

In the name of god amen I Willim Jackson of the County of Louisa in the parish of Trinity being sick and weak of Body but perfect sence and Memory thanks be given to almyhty God for the same and Calling to mind the uncertainty of the transitory Life and knowing that its appointed for all men once to die do make and ordain this My last will and testament in manner and form following.

Imprimis I Give my Soul to God who gave it, hoping through the death and Merits of my Blessed Saviour Jesus Christ to be made partake of the never fading Joy of Immortality, and as for what Temporal Estate it hath pleased God to bestow on me I Give and bequeath the same in manner and form following.

Item I give and bequeath unto my son Alexander Jackson a Certain Bond given by Stephen Pettus to Nelson Anderson jun.r & now in his possession for Ten thousand pounds of Tobacco Together with the Interest thereon, which said Bond & Interest I desire may be laid out in small or young Negroes by my Executors hereafter named to be kept maintained & worked on the plantation whereon I now Reside until he shall arive to the age of twenty one years & to be then Delivered hi & to his heirs forever Item I Lend unto my beloved wife Susanna all the Rest of my Estate of what nature or kind soever during her natural life of widowhood & after her decease or Intermariage I give the land and plantation whereon I now live to be Equally Divided between my said Son Alexander and my son William Jackson: and in case the infant my said Wife is now in Travail with should be a Male Issue my desire Intent and Meaning is that he should partake an Equal part or share of the said Land according to Quantity & Quality with my aforementioned two sons Alexander & William Jackson and their heirs forever

Item I give and bequeath all the Rest of my Estate after the Death or Intermariage of my wife as aforesaid to be Equally divided between my Daughter Mary Jackson and Nancey Jackson and my said Son William Jackson & the aforesaid supposed Infant in the Womb and to their heirs forever-

Item my Will and desire further is that incase the Bond or the amount thereof herein before given my son Alexander Jackson should be Insufficient to purchase two Negroes, to wit, a Boy and Girl such as my Executor shall think proper that then the Insufficiency shall be Raised out of my Estate as my said Executors my find the most Convenient & Interesting thereto: anything herein before contained to the Contrary notwithstanding

Item my will and desire still further also is that incase either of my said Children should die without Lawful issue that then their part so during shall be Equally divided among the Survivors, the Land only Excepted which I desire may Remain with my aforementioned male issue & their heirs forever

And lastly I Constitute nominate and appoint my two Brother Thomas Jackson and Charles Jackson Executors of the my Last will and Testament hereby Revoking all other wills heretofore by me made. In Witness whereof I have hereunto set my hand and seal this tenth day of February one thousand seven hundred and eighty three Interlined and Erased before signed

William Jackson (his seal)

Signed Sealed and Delivered in presence of

Jn.o Jackson, Anna Jackson, John Landey

At a Court held for Louisa County August 11.th 1783

This Will was this day presents in Court by Charles Jackson one of the Executors therein named and was proved by the oaths of John Jackson and John Slanders two of the witnesses thereto and is Ordered to be Recorded and on the Motion of the said Executors who made oath thereto Certificate is granted him for obtaining a Probate thereof in due form whereupon he together with his Securities entered into and acknowledged this Bond with Condition as the Law directs

Test John Nelson Clk

Know all men by these presents that we Charles Jackson, Waddy Thomson, and John Sanders are held and firmly bound and Samuel Ragland Gent: the first Justice in the Commission of the peace for Louisa County for and in behalf and to the sole use and behoof of the Justices of the said County and their Successors in the sum of Two thousand pounds Current money to be paid to the said Samuel Ragland his Executors adm.rs or assigns, to the hich payment will and truly to be made we bind our selves and every of us our and every of our heirs Executors and adm.rs Jointly and Severally firmly by these presents Sealed with our seals and dated this 11.th day of August Anno Domini 1783

The Condition of this obligation is such that if the above bound Charles Jackson Executor of the last will and Testament of William Jackson Deceased do make or cause to be made a true and perfect Inventory of all and Singular the goods, Chattles, and Credits of the said Deceased which have or shall come to the hands possession or knowledge of the said Charles Jackson or into the hands and possession of any other person or persons for him and the same so made do Exhibit into the County Court of Louisa at such time as he shall be thereto Required by the said Court, and the same goods Chattles and Credits and all other the goods, Chattles, and Credits of the said Deceased which at any time after shall come to the hands possession or Knowledge of the said Charles Jackson 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 True and Just account of his actings 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 Chattles and Credits, will 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

Cha.s Jackson (his seal)

Waddy Thomson (his seal)

John Sanders (his seal)

Sealed and delivered in presence of the Court

At a Court held for Louisa County august 11.th 1783

This Bond was this day in open court acknowledged by Charles Jackson, Waddy Thomson and John Sanders to be their act and deed and the Court is ordered to be Recorded

Test John Nelson Clk

In the name of God amen I James Terry of the County of Louisa being weak of Body but of sound mind do
Constitute and ordain this writing to be my Last will and Testament, In manner and form following.

Item I give to my son Stephen Terry the Land and Plantation whereon he now lives Lying on Indian Creek
containing by Estimation two hundred and thirty six acres be the same more or less to him his heirs &tc.

Item I lend to my beloved wife Henretta Terry during her natural life the Land and plantation whereon I live
Containing two hundred and eighteen acres be the same more or less

Item I give to my son Stephen Terry such stock and household furniture as he has now in his possession

Item I give to my daughter Jane Bullock a negro named Crease with such stock of furniture as she has in her
possession to her, her heirs &

Item I give to my Daughter Henritta Nuckols a negro nam.d Hester with such stock and furniture as she has in
her possession to her, her heirs &

Item I Lend to my loving wife Henritta Terry during his Natural life the following Negroes (to wit) Jack, Lucy,
Amey, Tom, Sarah & Dilce as also all my Houshold furniture and stock of all kinds

Item its my Will and desire also, that my wife Possess during life that part of My Estate that falls to me in the
Division of my Father Estate but if she Can make it Convenient, I desire that as my Childre Marry they should
have a negro each. Either of the Estate I now have in possession or of that part which Falls to me of my Fathers
Esate and that such negroes be Valued at the time of Delivery as also the negroes given to my Daughters Jane
Bullock and Henritta Nuckols

Item my will and disire is that after the death of my wife the Land and plantation whereon I live be sold and the
money arising from such sale with all the rest and Residue of my Estate be Equally Divided, amongst Jane
Bullock Marry Terry Henritta Nuckols, Amey Terry, Sarah Terry, Elizabeth Terry, Francis Terry James Terry,
William Terry, Barbary Terry, and Joseph Terry, having regard to such as Receive a negro before the Death of my
wife that the Division may be Equal amongst them. And Lastly I nominate and appoint Rob.t Goodwin and
James Nuckols Ex.rs of this my Last Will Witness my hand and seal this August 1783

Test I Stephen Terry Heir at Law of James dec.d do oblige my self to divide all the Estate Real & personal
among my Brothers and Sisters as the writing Directs which I do truly knowing it to be the Intention of my
father that it should be so done & I oblige my self my heirs to abide by the same under the penalty of Ten
thousand pounds specia. Witness my hand and seal this Eleventh day of August 1783

Test Stephen (his mark) Terry (his seal)

William DuVal, Jn.o Poindexter j.r, John Nelson Clk Cur

At a Court held for Louisa County on Monday the 11.th day of August 1783 This Day Stephen Terry heir at Law
of James Terry Deceased came into Court and produced this writing which he considered as the Will of his
Deceased Father and tho' not Executed so as to bind him as heir at Law Binds himself Voluntarily and fuly to
divide the Estate according to the writing and moves that the said writing and his obligation at the foot of it
under his hand and seal may be admitted to record and at his particular Instance the Court directs that the same
should be Recorded and on the Motion of Henritta Terry the widow of James Terry Deceased who made oath and
entered into bond as the Law directs, Certifecate is granted her for obtaining Letters of Administration on the
Estate of the said Decedent with the said Will annexed

Test John Nelson Clk

Know all men by these presents that we Henrietta Terry, John Bullock & Peter Crawford are held and firmly bound unto Samuel Ragland the first Justice in the Commission of peace for Louisa County, for and in behalf and to the sole use and behoof of the Justices of the said County and their Successors in the sum of Ten Thousand pounds To be paid unto the said Samuel Ragland his Executors, administrators, and assigns to the which payment well and Truly to be made we bind our selves and every of us, our and every of our heirs Executors and administrators Jointly and severally firmly by these presents sealed with our seals and dated this Eleventh day of August 1783

The Condition of this obligation is such that if the above Bound Henritta Terry administratrix of all the goods, Chattels, and Credits of James Terry 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 her the said Henritta or into the hands or possession of any other person or persons for her and the same so made do Exhibit or Cause to be Exhibited into the County Court of Louisa at Such time as she 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 at the time of his death, which at any time after shall come to the hands, or possession of the said Henritta Terry, or into the hands & possession of any other person or persons for her, do well and truly administer according to Law, and further do make a true and Just account of her actings and doings therein when thereto Required by the said Court, and the Rest and Residue of the said Goods, Chattels and Credits, which shall be found Remaining upon the said administratrix account the same being first Examined and allowed by the Justices of the Court at the time being, shall deliver and pay unto such person or persons Respectively, as the said Justices by their order, or Judgment, shall direct pursuant to the Laws 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, do Exhibit the same into the said court making Request to have it allowed and approved accordingly, if the said Heneretta Terry being thereunto Required do Render and deliver up her Letters of administration, Approbation of such Testament being first had and made in the said Court then this obliga- to be Void and of none Effect or else to Remain in full force and Virtue

Heneritta (her mark) Terry (his seal)

John Bullock (his seal)

Peter Crawford (his seal)

Sealed and delivered in presence of

Will: Winslow

At a Court held for Louisa County august 11.th 1783

This Bond was this day in open Court acknowledged by Henrietta Terry, John Bullock, and Peter Crawford to be their act and Deed and by the Court ordered to be Recorded

Test John Nelson Clk

In the name of God Amen the nineteenth of August one thousand one hundred and eighty three, I George Thomasson of Louisa County Planter being in perfect mind and Memory thanks be to God for it, therefore Calling to mind the Mortallity of my Body ad knowing that it is appointed for all men once to die do make and ordain this my Last will and Testament that is to say first & principally I Give and Recommend my Soul into the hands of almighty God. That gave it and my Body I Recommend to the Earth to be Buried in a Decent Christian Burial at the Discretion of my Executors, Nothig Doubting at the General Resurrection I shall Receive the same by the mighty power of God. And Touching such worldly estate who- with it hath pleased God to Bless me with in this Life. I Give dismiss and Dispose of the same in the following manner & form

Item, I Lend to my Beloved wife Marry Thomasson the plantation and four hundred acres of Land with the mill where I now Dwell During her life and after his Decease I give it to my son Fleming Thomasson his heirs or assig- I also lend to my Well beloved wife afforesaid the Following Negroes, to wit, Dick, Judith, Kit, Jean, Lucy, Phillis and Fanny During her natural life & after her Decease the said Negroes to be Equally Divided among all my Children, I also give to my well beloved Wife all my household Goods, & kitchen Furniture with my stocks of all Kinds and after her Decease the said houshold goods, &c to be Equally Divided among all my Children

Item I give to my son William Thomasson one Negro fellow named Leander to him his heirs or assigns
Item I give to my son Thomas Thomasson one negro fellow named peter to him his heirs or assigns – Item I give to my son Richard Thomasson one Negro girl named Barbara to him and his heirs or assigns – Item I give to my son John Thomasson a negro fellow know the name of Little Ben to him his heirs or assigns – Item I give to my son George Thomasson two hundred acres of Land with the plantation including the Land he sold John Shepherdon which leaves the said Tract of Land but about one hundred and eighty more or less to him his heirs or assigns – Item I give & to my son Fleming Thomasson one negro fellow named Isaac to him his heirs or assigns – Item I give to my Daughter Elizabeth Byers one negro fellow named Davie and one negro wench named Anny to her her heirs or assigns – Item I give to my Daughter Ann Currin a negro girl named Nan and after my wifes Decease I give my negro fellow James to her her heirs & - Item I give to my Daughter Christiana Timberlake one negro wench Esther and one negro Boy named Ned to her, her heirs and assigns

Item I give to my Daughter Salley Bibb one negro girl named Ledda and Wil, and Kate to her, her heirs and assigns

Item I give to my son George Thomasson one negro fellow named Abram to him his heirs or assigns – Item I give to Martha Byars Daughter of John Byars & Elizabeth his wife one negro girl by the name of Judeda also a Feather Bed & Furniture & one Cow and Calf and a Womans Saddle when she arive to the age of twenty one years or Marrieth and if she should decease without lawful heir of her own Body Begotten then the above negro &c to Return and be a part of my Estate – Item my will & Desire that if the afforesaid Negro girl Judith should die before Delivered these the said Negro girl shall be made good out of my Estate to be the said Martha Byers – and Furthermore my Will and Desire is that if my two sons George Thomasson and Fleming Thomasson or either of them that the negroes above given to them, should Die before they are possed of them then the said Negroes shall be made up out of my Estate. Item I lend to my Grand Daughter Jemima Byars fifty pounds Forty pounds of the said Money her Fathers Estate owes me with the Lawful Interest which fifty pounds put to Interest and the said Jemima Byars is to have the Interest yearly towards her Maintainance for the said Jemima Byars and if the Interest should not be sufficient she must make use of the principal and if any of the money should be left at her Death it should go to Rebeckah Byars

Item My Will and Desire is that two hundred acres of Land lying and joining John Carpenter to be Sold by my Executors hereafter named as also fifty ares lying and joining Stephen Yancy to be sold in like manner and the Money thence arising to be Equally Divided among all my Children then living Item, I lend to my Wife the following negroes, Milley, Roger, Richmod, Chatlotte, Anthony, Frank, Davie During her Natural life and after her Decease to be Equally Divided among all my Children & and lastly I appoint, Thomas Tomason Richard Thomason and Fleming Thomason Executors of this my last Will and Testament Revoking all other Wills by me heretofore made In Witness whereof I have hereunto set my Hand and affixed my Seal this Day and year above Written

George Thomason (his seal)

Sealed and Signed in presence of MaMr.s Thomson, Charles Cosby, William Corley Sen.r, James Byars, and as

there is a parcel of Negroes that we have brought suit for My Will and Desire is if they ar Recovered that they be Equally Divided amongst all my Children

At a Court held for Louisa County on Monday the 13.th Day of October 1783

This Will was this Day presented in Court by Thomas Thomason Richard Thomason & Fleming Thomason the Executors therein named and William Thomason Heir at Law to the Decedent appearing in Court Declared he had nothing to object to the said Will's being proved whereupon the said Will was proved by the oaths of Matthew Thomson, Charles Cosby and James Byars three of the Witnesses thereto and by the Court ordered to be Recorded, and on the Motion of the said Executors who made oath according to Law Certificate is Granted them for obtaining a probate thereof in Due form Giving Security, whereupon they Together with Their Security's entered into Bond according to Law

Test

Know all men by presents that we Tho.s Thomason, Richard Thomason, Fleming Thomason, Enos Tait, Henry Edwards, & S. Yancey, are held and firmly bound unto Thomas Johnson Gent: the first Justice in the Commission of peace for Louisa County for and In behalf and to the sole use and behoof of the said Justices of the said County and their Successors in the sum of Three thousand pounds Current money to be paid to the said Thomas Johnson his Executors adm.rs or assigns to the which payment well and truly to be made we Bind our selves and every of us, our and Every of our heirs, executors and administrators Jointly and Severally firmly by these presents, sealed with our seals and dated this 12.th day of October Anno Domini 1783

The Condition of this obligation is such that if the above Bound Thomas Thomason Rich.d Thomason and Fleming Thomason Executors of the last will and Testament of George Thomason Deceased do make or Cause to be made a true and perfect Inventory of all said 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, Rich.d & Fleming or into the hands and possession of any other person or persons for them and the same so made do Exhibit into the County Court of Louisa at such such time as they 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 shall come to the hands possession or knowledge of the said Thomas, Rich.d and Fleming or into the hands and possession of any other person or persons for them do well and truly administer according to Laws, and further do make a true and Just account of this actings 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 and credits will extend and the Law shall charge, then this obligation to be void and of none effect or else to remain full force and Virtue

Thomas Thomasson (his seal)

Fleming Thomasson (his seal)

Rich.d Thomasson (his seal)

Enos Tate (his seal)

Stephen Yancey (his seal)

Henry Edwards (his seal)

Sealed and Delivered in presence of

At a Court held for Louisa County October the 13.th 1783

This Bond was this day in open court acknowledged by Thomas Thomasson, Rich.d Thomasson, Fleming Thomasson, Enos Tate, Stephen Yancey, and Henry Edwards to be their act and deed and by the Court is ordered to be Recorded

Test

In Obedience to an order of the Worshipful Court of Louisa County Bearing date the 13.th day of April 1779 we the subscribers agreeable to said order have appraised all the Estate of Thomas Phillips Dece.d that was shown us by the administrator, which is as follows Viz.t

To 1 Horse	L	45-0-0
To 1 Saddle		10-0-0
To 1 Book		1-10-0
To 2 Chizells		1-0-0
To 1 Trow		1-0-0

To a Broad Axx	L	58-10-0
		1-0-0

	L	60-0-0

To 1 gun Impressed for Publick service which have had no satisfaction for
To 1 old Box Iron and Heaters

The above Last mentioned articles has bin added to this Inventory by the adminis.or since the appraisement as they were not fully known of at that time and has not bin appraised

The Depreciation on L60 at 16 for 1 is	L	3-15-0
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Nath.l Garland, John Cosby, Thomas Terrell

At a Court held for Louisa County October 13.th 1783

This Inventory was this day Returned and by the court ordered to be recorded

Test

Page 500

In the name of God amen I John Johnson of Louisa County being Very sick & weak but of sound mind and memory thanks be to god for it, but calling to mind the mortality of my Body and knowing it is appointed for all men once to dye do make and ordain this my Last Will and Testament that is to say principally, and first of all I Give and Recommend my Soul into the hands of almighty god. That gave it, and my Body I Recommend to the Earth to be buried at the discretion of my Executors, as to my worldly goods I desire that they may be Divided amongst my wife and children in manner underneath Divided to wit Item, I lend to my wife Elizabeth Johnson all my Estate of kind or sort so once so long as she Continues my Widow only, that my children to wit, Mary William. Benjamin Lewis, Elizabeth, James & John as they come of age or Marrys, that they be out of my Estate the sum of Ten pounds, Should my said Wife Marry 'tis then my Will and desire that my whole Estate of what kind or sort so was be sold to the best advantage for the use of my said wife & children & divided Equally amongst them should any of my said Children not have Rescind the above Legacy of ten pounds in case I desire that they be made Equal in the last Division should my said wife dye before marriage, I desire all my Estate be sold and Divided as above denoted in case any of my said Children should dye without will or Lawful Issue that their parts be Equally divided amongst the surviving ones: and I do appoint my Friends John Sanders, Christopher Johnson and William Terrell Executors to this my Last Will and testament, Revoking all o ther Wills by me made as Witness my hand and seal this 27.th day of Jan.y 1783

John Johnson (his seal)

Signed in the presence of

Thomas Gardner, Jesse Hogard, William Gibson

At a Court held for Louisa County September the 18.th 1783

This Will was this day in open court proved to be the Last Will and Testament of John Johnson by the oaths of Jesse Hogard and William Gibson two of the witnesses thereto and is ordered to be Recorded

Test

Inventory of the last appraisal of Charles Moorman Deceased Late of Louisa County as appraised by us –
Robert Michie, James Watson, James Barnett

1 Negro Fellow named Toby	L	100-0-0
1 Ditto wench annie		350-0-0
2 Negroes Phillis & John		200-0-0
1 Negroe Wench Let		200-0-0
5 Negroes, Sall, Amy, Nell, Hannah & Etta		550-0-0
1 Negroe fellow John		300-0-0
1 Negroe Ditto Allen		200-0-0
1 Negro Ditto Morris		400-0-0
1 Negroe D.o George		200-0-0
1 Negroe Boy Adam		100-0-0
1 Negroe wench Beck		400-0-0
1 Negroe Ditto Dinah		250-0-0
1 Negroe Ditto Rachel		150-0-0
1 Negroe Ditto Agness		250-0-0
1 Negroe Ditto Jean		300-0-0
2 Negroes girl of Temasna & Tom		400-0-0
1 parcel of Corn		15-0-0
8 Barrels D.o		75-0-0
1 grindstone		1-5-0
A parcel of Nubins		10-0-0
1 pair Compasses		1-0-0
34 head of sheep		85-0-0
1 yoke oxen		100-0-0
5 Head Cattle		60-0-0
A parcel of Bacon		36-0-0
Ditto Flax and Hemp		5-0-0
Ditto of wheat, Rye, & Flax		21-0-0
35 Barrels Corn(275)		275-0-0
A parcel of Fodder		20-0-0
86 Barrels Corn		400-0-0
A parcel of Fodder		20-0-0
15 Head of Hogs (225)		225-0-0
A parcel of Fodder		0-12-6
1 pair Money scales & weights		1-10-0
A parcel of Feathers		7-10-0
100 lb Cotton		20-0-0
40 gallons Brandy		10-1-0
200 Gallons Cyder		20-0-0
40 head of Cattle		400-0-0
10 head Ditto		25-0-0
1Horse		100-0-0
7 Beds & furniture		300-0-0
A quantity of Pesether		20-15-0
D.o Old Iron		12-10-0
2 Cotton wheels		3-0-0
1 Brass Kettle & skellat		6-0-0
1 still		75-0-0
6 Casks		5-0-0
a parcel of Earthenware		3-10-0

1 pair Steelyards	2-0-0
2 casks	1-0-0
2 Pewther Dishes	1-10-0
3 Bee hives	7-0-0
7 Sides Leather	13-10-0
part of a set of Smiths Tools	15-10-0
1 plough	3-10-0
1 ox Cart and Chain	15-0-0
1 Case knives & forks	0-11-0
5 Head Clattle	65-0-0
4 Calves	10-0-0
1 Colt	50-0-0
1 Mare	80-0-0
1 Ditto	200-0-0
1 Colt	250-0-0
1 Ditto	20-0-0
1 Horse	50-0-0
1 Ditto	100-0-0
A Desk and several things therein	50-0-0
7 Leather Bottomed Chairs	14-0-0
6 Turned Wood Ditto	3-0-0
3 Tables	12-0-0
1 Looking Glasses	5-0-0
1 Cupboard Earthenware	25-0-0
1 Gun	3-0-0
1 pair fire dogs & pair Flatt Irons	10-0-0
A p.t small leather	12-0-0
3 casks & 1 Trunk	6-0-0
4 Leather Bottomed Chairs	6-0-0
1 Womans Saddle	10-0-0
3 Rugs & 1 Bed Quilt	25-0-0
1 whip saw & Jug	9-0-0
2 Scythes 5 old Flax Wheels	10-0-0
2 Slays	1-5-0

Total Amount	L 7826-12-6

At a Court held for Louisa County Sep.t 8.th 1783
This Inventory was this day Returned and by the Court ordered to be Record-
Test

In obedience to an order of Louisa Court dated 8.th of August 1783 for the appraising the Estate of William Jackson late of said County dec.d we the Subscribers met on the 8.th of Oct.o following at the late dwelling House of the said dec.d and being first Sworn, did then and there Value and apprais the said Estate in manner and form as followeth Viz.

One Negroe David	L	60-0-0
One Ditto Hannah		40-0-0
One D.o Delphi		55-0-0
One D.o Delphi Sen.r		40-0-0
One D.o Jenney		15-0-0
One D.o Hannah J.r		12-0-0
One D.o Unity		20-0-0
One Bull		2-10-0
One yoak of Steers		8-0-0
5 cows & 1 calf		11-15-0
3 steers		4-15-0
3 Heifers		3-0-0
One Horse		15-0-0
One Ditto		5-0-0
Seven Sheep		2-16-0
Eleven Hogs		13-15-0
Fifteen Ditto		6-0-0
a parcel of old Iron and plantation Tools		2-4-0
One Gunn		1-5-0
a pestle & Morter		0-2-6
One Bed and Furniture		5-0-0
One Ditto & Ditto		5-0-0
A Table & 4 chairs		0-16-0
A A wedoers Loom		0-10-0
A parcel of Earthenware		0-2-0
A parcel of old Books		0-1-0
A saddle and Bridle		0-2-6
One Curry Comb		0-0-6
One Looking Glass		0-1-0
Two chests & a Trunk		0-13-0
a parcel of Earthen ware Knives & Forks		0-10-0
A parcel of Puter		0-15-0

	L	331-3-6

Phillip Timberlake
 Benjamin Timberlake
 John Fox

At a Court held for Louisa County Oct.o 13.th 1783
 This Inventory was this day in open Court Returned & ordered to be Recorded
 Test

An Inventory of the Estate of Nathaniel Garland Dec.d

1 Negro Fellow Tom	L	100-0-0
1 Ditto Harry		100-0-0
1 Ditto Peter		100-0-0
1 Ditto James		100-0-0
1 Ditto Isaac		70-0-0
1 Ditto Sam		70-0-0
1 Negro Wench Luce		40-0-0
1 Ditto Patt		60-0-0
1 Ditto Moll		60-0-0
1 Ditto Jane		40-0-0
1 Negro Boy Abram		45-0-0
1 Negro girl Rachel		35-0-0
8 Head of Cattle at 45 p.r Head		18-0-0
3 Ditto Young		4-10-0
4 Work Stears		20-0-0
5 Yearlins		3-15-0
3 Calfs		1-18-0
19 Head of sheep		6-17-9
2 Barrows		2-10-0
8 Sow & pigs		4-0-0
16 young Hogs		6-8-0
1 Sow & seven shoats		1-10-0
1 pair of Cart wheels		3-0-0
1 Mare and Colt		15-0-0
1 young Bay Mare		18-0-0
1 Ditto		15-0-0
1 Sorrell Horse Colt		8-0-0
1 Bay Mare Colt		10-0-0
1 Bay Horse		12-0-0
1 parcel of old Iron		0-15-0
1 Bare shose Colter & Clevies		0-3-0
1 parcel of Tools		1-10-0
1 parcel of old hoes		0-18-0
3 Sithes Blades & Cradles		1-2-0
1 Hand saw		0-4-0
1 Feather Bed & Furniture		6-0-0
1 Ditto		5-5-0
1 Ditto & Furniture		7-0-0
1 Gun		1-10-0
1 Ditto		1-0-0
1 Bed & Furniture		1-0-0
2 pair of old money scales & weights		0-7-6
1 Loom 4 slays & Harness		2-10-0
1 Loom Ditto & 1 Cotton ginn		1-15-0
1 safe		1-5-0
2 spinning wheels		1-0-0
1 chest and 5 pair of old cotton cards		0-10-6
1 pair of brass seales		0-3-0
½ Doz of white, stone plate 1 milk pot ½ cups & saucers		0-10-6
1 parcel of Earthen Ware 1 Large Chest		1-5-6

1 Pewter plates & two Dishes	1-0-6
1 parcel of old pewter	0-7-0
1 pair of old Irons	0-5-0
8 chears	0-12-0
1 parcel of books	1-5-0
1 Table & a parcel of knives & forks	0-5-0
1 Case Bottle 1 stone jug & glas Can	0-4-0
1 Butter Pott 1 earthen Ditto	0-4-0
13 old Cider Casks	1-10-0
2 Tubs & 2 Iron potts	0-16-6
1 Dutch oven	0-15-0
1 parcel of Tabs & Plates	0-12-0

L 1013-8-9

Agreeable to an order of the whorshipful Court of Louisa we have appraised the Estate of Nath.l Garland dec.d to L1013.8.9 as we report above witness our hand this Eighteenth day of August 1783

Will.m Smith
 John Ragland
 John Bagbly

At a Court held for Louisa County Nov. 10.th 1783

This Inventory was this day in open Court Returned and ordered to be Recorded

Test

In obedience to an order of the worshipful Court of Louisa, we the subscribers have provided (being first sworn) to appriase the negroes and personal Estate of James Terry Dec.d as Follows

Negro Tom	80-0-0
Jack	65-0-0
Amy	65-0-0
Lucy	65-0-0
Sarah	80-0-0
Delce	80-0-0
Frank	40-0-0
George	60-0-0
Davie	20-0-0
Celia	40-0-0
23 Head Hogs	9-4-6
1 Sorrell Mare	9-7-0
1 D.o D.o	3-0-0
1 Bay Horse	7-10-0
8 head sheep	4-0-0
16 D.o Cattle	27-0-0
1 Sorrell Mare Colt	3-0-0
13 old Hoes @ 3/	1-19-0
5 old axes	1-0-0
Coopering Tools for	1-0-0
1 p.r Steel Yards	0-15-0
7 old reap hooks	0-6-0
1 old Cast &	2-0-0
1 Still	17-10-0
1 grindstone	0-15-0
27 Casks & Barrells	5-18-0
2 Iron potts & hooks	1-12-6
1 Dutch oven	0-10-0
Old Pewter	1-10-0
Loom & spinning Wheel	1-0-0
5 p.r Old Cards	0-10-0
3 Slays & 1 p.r harness	0-18-0
1 old Gun	0-12-0
2 p.r Shears	0-2-6
1 pair Flat Irons	0-5-0
2 Walnut Tables	2-10-0
11 old chairs	0-11-0
5 Feather Beds and Furniture	50-0-0
15lbs Feathers	2-5-0
Earthen Ware for	0-15-0
2 Mens Saddles & Bridles	0-15-0
2 Womens Saddle	4-10-0
1 Chest	0-7-6
2 spinning Wheels	1-0-0
1 Bell Mettel Skillit	1-0-0
½ Doz Knives & Forks	0-3-0

L -----
761-6-0

Cyrus Davis

James Nuckolls

At a Cout held for Louisa County November 10.th 1783 This Inventory was this day in open court Returned and ordered to be Recorded

Test

Pursuant to an order of the Worshipful Court of Louisa we have appraised the Estate of George Thomasson dec.d as Follows

Dick 50L. Kit 50L	100-0-0	1 Grind stone	0-15-0
Roger 100L Abram 100L	200-0-0	a parcel of old Barrels	10-0-0
Isaac 180L James 60L	140-0-0	2615 lbs Tobacco	31-16-3
Jane 60L Milley 75L	135-0-0	a parcel of casks	0-15-0
Kate 75L Judah 50L	125-0-0	a parcel of plantation Tools	4-16-0
Dice 75L Phillis 15L	75-15-0	1 ox yoke	0-2-6
Fanny 60L Richmond 45L	105-0-0	1 Iron Morter	0-2-6
Frank 35L Anthony 35L	70-0-0	2 Frows	0-6-0
Charlott 35L Barbara 50L	85-0-0	a parcel of coopers Tools	0-8-0
Lucy 15L Juda L12.10	27-10-0	a parcel D.o	1-0-0
Sarah 15L Davy 30L	45-0-0	1 spade	0-5-0
3 yoke oxen	30-0-0	a small kettle	0-2-6
19 Cattle	40-11-0	a parcel of plow hoes	0-17-0
66 Hogs	43-12-0	1 D.o	0-2-0
5 Bells & Collars	1-10-0	1 Grind stone	0-15-0
4 Horses	51-0-0	5 Iron potts	2-5-0
19 sheep	7-12-0	2 Dutch ovens	0-15-0
1 ox cart yokes & chains	7-10-0	1 Frying pann	0-2-6
50 bushels of wheat @ 4/	10-0-0	1 saddle	2-0-0
225 lbs cotton in seed @ 4.d	3-15-0	1 ditto	0-10-0
3 ½ bus.ls salt @ 5/	0-17-6	5 bridles	0-6-0
a parcel of hogs heads	1-15-0	1 Skellett	1-0-0
2 cask	0-10-0	a parcel of tubs & pales	0-12-6
5 gallons Brandy @ 5/	1-5-0	Plow gear	0-10-0
12 gallons whiskey @ 4/	2-8-0	2 grid irons	0-3-0
9 ½ lbs cotton @ 1/3	0-11-10 ½	1 Lantern	0-1-3
1 lj.l pott & funnell	0-3-9	2 Candle sticks	0-2-0
1 p.r steelyards	0-15-0	1 Candle Box	0-2-6
1 Bushels onions	0-4-0	1 Candle Mould	0-1-3
1 whipsaw	1-10-0	1 spit	0-5-0
1 X cut D.o	1-5-0	2 Ladles & Flesh Fork	0-4-0
3 Scythes	1-6-0	3 pair Pott hooks & 2 Pott racks	1-15-0
50 Gallons Vinegar	1-13-0	Shovel & Tongs	0-5-0
3 Casks & half Bushell	0-10-0	1 Sett Warping Racks	0-6-0
Parcel of Corn	12-10-0	2 Tubs 3/ 2 axes 7/	0-10-0
2 Tarr Barrels	0-5-0	a parcel Pewter	6-10-0
36 ½ Bus. Rye & 3 Hogsheads	5-3-3	2 old churns 3/6. 3 Ear. Dishes 4/	0-8-0
7 Bus. Oats	0-17-6	3 basons 3/2. 1 milk pann 1/6	0-5-3
14/4 Tobacco @ 6.d	0-7-3	2 Chests Baskett & Barrell	0-12
		2 Pewter Potts	0-4-0
1 spade 1/	0-1-0	1 Large Chest	0-15
200 Gallons Cyder	0-5-0	6 Beds & Furniture	57-0
15 Gallons Brandy @ 5/	3-15-0	1 Rugg	1-10
4 Casks 30/, 3 Trays 3/	1-13-0	1 spinning wheel	0-12
9 Cyder Casks	3-7-6	2 Tables	1-0
1 padlock 2/, a parsel sole Leath.r 72/	3-13-0	1 Trunk	0-5
a parcel upper Leather	2-5-0	2 Gins	0-15
86lb Orpm 43/ 1 Corn Barrell 2/	2-5-0	3 Baskett Cotton	0-18
38 Feet Plank	0-16-8	2lbs spun cotton	0-9

140 feet Stock	7-0-0	1 straw Basket	0-6
5000lb Blades	3-2-6	3 p.r Bridle Rains	0-6
105 Barrells Corn @ 10/	52-10-0	1 Chamber Pott	0-2
132 lbs Cotton	6-12-0	3 gunns	3-0
parcel of oats 17/6 1 spinning wheel 10/	1-7-6	2 p.r Taylors shears	0-2
1 powdering tubb 3/ 60lb Bacon 45/	2-8-0	1 Table 15/ 1 Desk L4	4-15
Mell paks & at the Mill	0-15-0	a parcel of Books	1-10
2 rawhides 20/ 5 Basketts 5/	1-5-0	a parcel of chairs	1-10
4 Flax Wheels 55/ 62 1/2lbs cotton 20/10	3-15-10	1 safe	1-10
a parcel of Wool	2-4-9	1 Beugle Horn	0-1
a parcel of Seckles	0-10-0	a parcel shoe Tools	0-4-6
1 Barrell with Matt	0-6-0	a Serch	0-1-3
1 Sett of wheat Sifters 5/	0-5-0	1 p.r snuffers & pepper box	0-2-0
1 Heckle 1/6 a parcel of Laete 3/	0-4-6	2lbs Bees Wax	0-3-0
1 Womans side saddle	3-0-0	3 Bee hives	1-10-0
1 Curryng Knife	0-10-0	2lbs spun wool	0-5-0
1 Loom Harness & Slays	2-0-0	172lbs spun Toe	0-2-3
1 spinning wheel 10/	0-10-0	a parcel of earthenware	1-0-0
3 p.r Fire Dogs	1-5-0	2 Sifters	0-2-6
1 p.r sheep shears	0-3-6	1 Box knives & forks	0-10-
a parcel of Cotton & wool Cards	1-4-0	2 Phials with Tarter	0-2-6
1 Box Iron & heaters	0-8-0	Hone strop & Raxors	0-10-0
2.bs steel 1/6, 1 Bed pann 8/	0-9-6	1 p.r Money Scales	0-7-6
a parcel of old iron	0-3-0	1 p.r Shott Moulds	0-3-6
a parcel of Files and Hinges	0-5-0	1 1/2lbs Lead	0-1-0
2 p.r saddle Bags	0-7-6	1/2 shoe thread	0-1-3
5 Butter Potts	0-12-6	4 Bottles	0-2-6
2 gallons Honey	0-10-0	a parcel of Bowls & 1 Mugg	0-5-0
8lb Butter	0-6-0	1 hand Bellows	0-3-0
a parcel of Bottles	0-2-6	1 spice mortar	0-10-0
a Spoon Mould & spoons	0-16-6	4 p.r sheets	4-0-0
Powder & shot	0-2-0	4 Table Cloths	1-0-0
parcel of nails	0-2-0	2 Towels	0-4-0
Dish	0-0-6	5 Pillow Cases	0-7-6
Box with Candles	0-5-0	9 yds Virginia Cloth	1-10-6
2 Butter Potts with Sugar	0-17-6	1 p.r chains	1-10-0
2 bottles with sper.l of Brandy	0-2-0	a parcel of juggs	1-0-0
1 old Trunk	0-2-6	1lbs pepper	0-2-0
Wool	0-1-3		
Geese	0-19-6		
1 swingle wheel	0-10-0		
W- Plank	0-2-0		
-rcel of Flax	0-5-0		
a parcel of cotton	0-5-0		
1 Mill stone	5-10-0		

	L	1620-6-1-1/2	
2 Cows L5.10 1 Bull 2L	7-10-0		
1 Stell	35-0-0		
4 Meal Bags	0-7-6		
1 p.r Cart Wheels	3-0-0		
1 p.r Cards	0-1-0		
1/3 part of a Dutch Fan	1-13-4		

3 sheep skins	0-3-6
1 old cask	0-1-3
1 slate	0-1-0
1 Pair sheep shears	0-1-0

Stephen Yancey

William Coe – Henry Edwards

At a Court held for Louisa County December 8.th 1783

This Inventory was this day Returned and ordered to be Recorded

Test Jn.o Nelson Clkf