

Dxo
 Fredericksburg District Court October 9th 1804
 Ordered that William Richards, Benjamin James
 William B. Wallace, Samuel Gordon and James Vass,
 or any three of them being first sworn as the Law re-
 quires. Do inventory in clear and manly thro' slave &
 personal estate of Andrew Buchanan dec^d and return
 the appraisement to the Court. A Copy Teste.

R. Henning Ch. D. C.

In pursuance of the annexed order being first duly
 sworn, we have appraised the estate of Andrew Buch-
 anan Esq: dec^d as per inventory & appraisement hereto
 also annexed - Given under our hands & seals this 20th
 day of Dec^r 1804.

Benjamin James
 Sam Gordon
 James Vass

Fredericksburg District Court October 15th 1808
 The aforesaid Inventory and appraisement
 of the estate of Andrew Buchanan dec^d was returned
 into Court by Jacob Courtes one of his Executors, and
 Ordered to be Recorded.

Teste

R. Henning Ch. D. C.

Will Sent
 Will

In the name of God Amen, I Samuel Hill, being
 of sound mind and disposing memory thank be to God
 for the same, do make this my last will and Testament
 in manner and form following. I recommend my
 Soul to the great creator of the universe, hoping and
 believing I shall receive mercy and forgiveness for my
 many sins and transgressions through the merits of my
 Blessed saviour and redeemer Jesus Christ.

My worldly goods I dispose of in the following
 manner. I direct that the land I lately resided on shall
 be equally divided among my three sons when the
 youngest son arrives at the age of Twenty, and years
 shew and share alike, and it is my will that if either
 of my said sons die under age, without a child or
 children that then his share shall be equally divided
 between his surviving Brothers.

I direct that my negroes shall be divided
 among all my children but in the said Division
 each of my daughters shall receive double in value

of the jury examination of the said ~~same~~ ^{issues} thereon
endorsed are Ordered to be Recorded ↪

Ind: 377

George Newman came into Court and prayed an appeal to the next Court of Appeals from a Judgment obtained against him on the 3rd Day of the present Term by William Gall and he having given bond and security to prosecute according to Law his appeal is allowed ↪

✓ The Last will and Testament of Samuel Hill ~~decd~~ was proved by Oaths of Thomas R. Rootes and William Jackson the witnesses thereto and the Codicil thereto Annexed was proved by the oaths of William Jackson and Richard Johnston the witnesses thereto and thereupon the said Will and Codicil are ordered to be recorded ↪

Indenture of Trust for Slaves from Carter Beverley of the one part to Benjamin Botts of the other part, together with the note or Memorandum thereunder written was proved by the oaths of Richard Cotton and James Williams the witnesses thereto and Ordered to be recorded ↪

to what each son shall receive out of the value of said
negroes because I have left them no Land and in case
+ either of my daughters shall die under Twentyone years
of age without having married in that case it is my will
that her surviving sister shall receive the share of my
daughters so dying.

I direct that my Land called Kemmen's and
also the rest of my personal Estate shall be sold by my
+ atties hereafter named and the money equally divided
among all my Children.

I give to my loving wife all my Estate both
real and personal during her remaining a widow she
+ raising and maintaining my Children from the
profits of the same and at her death or second mar-
riage I then direct that aforesaid divisions to be made
and requests to take effect. Lastly I constitute and
appoint my said wife exec^r & will my whole and
sole execut^r to this my last will and Testament in
Testimony whereof I have hereunto affixed my hand
and seal this day of May 1808

Signed Sealed and delivered as a
+ last will and Testament in presence of
of us
Thos^r R. Rotes, William Jackson

his
Samuel X Hill (signed)
mark

I Samuel Hill being of sound mind and memory
+ do make this as a codicil to my last will and Testament
now in the possession of my wife I desire that my son Henry
when he comes of age have negro buy named Bill deli-
vered him, and my son George when he arrives at age
have negro named Bob delivered him and my daughter
+ Nancy when she comes of age or marries have a negro
girl called ^{Lucy} delivered her and to my son William
when he comes of age a negro man named Moses be
delivered which said negroes or their value are to be
accounted for by my said Children when a general
+ division of my Estate takes place as directed by my
Will to which this is to be annexed as a Codicil.

In Witness whereof I have hereunto affixed my hand
and seal this 7th August 1808.

Signed Sealed and delivered
+ as a Codicil to his last will
In our Presence
William Jackson
Rich^d Johnson

his
Samuel X Hill (signed)
mark

() Fredericksburg District Court October 8th 1808
The above last will and Testament of Samuel

The will doe was proved by the oaths of Thomas R. Rootes
and William Jackson the witnesses thereto and the
Codicil thereto annexed was proved by the oaths of
William Jackson and Richard Johnson the witnesses
thereto and thereupon the will and Codicil are ordered
to be recorded)

Weste

R. Hering Ad. C.

Know all men by these presents, that we George French
and John W. Green and Meis and firmly bound unto
the Honorable Francis T. Brooke Judge of the Superior
Court of Spotsylvania County now sitting, in the
sum of Four thousand dollars to the payment
whereof well and truly to be made to the said Judge
and his 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, and dated this 22^d day of May Anno
Dom. one thousand eight hundred thirtys.

The condition of the above obligation is such,
that if the said George French administrator of all
the goods, chattels and credits of Robert Wilson doe
so make a true and perfect inventory of all and singu-
lar the said goods, chattels, and credits of the said
deceased, which have or shall come to the hands
possession or knowledge of him the said George French
or into the hands or possession of any other person or
persons for him and the same so made, as aforesaid into
the said Superior Court, when he shall be thereto required
by the said Court, and such goods, chattels, and credits,
as well and truly administer according to Law; and
further so make a just and true account of his
actings and doings therein, when there is required by the
said Court: and all the rest of the said goods, chattels &
Credits, which shall be found remaining upon the
account of the said administrator the same being
first examined and allowed by the Judge of the said
Court for the time being, shall deliver and pay unto
such persons respectively as are entitled to the same by
Law: and if it shall hereafter appear that any Last
will and Testament was made by the deceased, the same be
opened in Court, and the Executor obtain a certificate
of the probat thereof, and the said George French do,
in such cases, being required, render and deliver up

1. Returns		6
2. Entries	103/	10
3. Books of Cash		14
6. Procter Books		16
Trayning from the Auditor		6
Showing from the Office		12
5000 tickets to be		12
1. George Martin		15
Warrant		
Billy		40
Amberg		40
Book	turning the 1/2 of the tax	20
		\$ 4422 2/4

In obedience to an order of the Honorable the District Court of the Eastern District of New York, bearing date the 7th of May 1808, we the undersigned, first of the names of the said Court, do hereby certify and give that the amount of the same of \$4422.24 as appears by the foregoing return is correct and true under our hands and the seal of the District Court the 11th of September 1811.

With a view of the payment of the same, between the date of the order aforesaid, and the date of the same, year 1808, the Honorable the District Court of the Eastern District of New York, do hereby certify and give that the amount of the same of \$4422.24 as appears by the foregoing return is correct and true under our hands and the seal of the District Court the 11th of September 1811.

The undersigned, District Court of the Eastern District of New York, do hereby certify and give that the amount of the same of \$4422.24 as appears by the foregoing return is correct and true under our hands and the seal of the District Court the 11th of September 1811.

Warrant, (2011)

Warrant	of the District Court of the Eastern District of New York, do hereby certify and give that the amount of the same of \$4422.24 as appears by the foregoing return is correct and true under our hands and the seal of the District Court the 11 th of September 1811.	\$ 40
Warrant	of the District Court of the Eastern District of New York, do hereby certify and give that the amount of the same of \$4422.24 as appears by the foregoing return is correct and true under our hands and the seal of the District Court the 11 th of September 1811.	75
Warrant	of the District Court of the Eastern District of New York, do hereby certify and give that the amount of the same of \$4422.24 as appears by the foregoing return is correct and true under our hands and the seal of the District Court the 11 th of September 1811.	190
Warrant	of the District Court of the Eastern District of New York, do hereby certify and give that the amount of the same of \$4422.24 as appears by the foregoing return is correct and true under our hands and the seal of the District Court the 11 th of September 1811.	100
Warrant	of the District Court of the Eastern District of New York, do hereby certify and give that the amount of the same of \$4422.24 as appears by the foregoing return is correct and true under our hands and the seal of the District Court the 11 th of September 1811.	100
Warrant	of the District Court of the Eastern District of New York, do hereby certify and give that the amount of the same of \$4422.24 as appears by the foregoing return is correct and true under our hands and the seal of the District Court the 11 th of September 1811.	100
Warrant	of the District Court of the Eastern District of New York, do hereby certify and give that the amount of the same of \$4422.24 as appears by the foregoing return is correct and true under our hands and the seal of the District Court the 11 th of September 1811.	50
Warrant	of the District Court of the Eastern District of New York, do hereby certify and give that the amount of the same of \$4422.24 as appears by the foregoing return is correct and true under our hands and the seal of the District Court the 11 th of September 1811.	50
Warrant	of the District Court of the Eastern District of New York, do hereby certify and give that the amount of the same of \$4422.24 as appears by the foregoing return is correct and true under our hands and the seal of the District Court the 11 th of September 1811.	30

Do certify that the attachment above contains a true and correct inventory of the personal estate of James White and so far as same may concern the said James White and his heirs the said attachment is correct and true
 (Richard James White for James White)

The foregoing return is correct, as when the 23rd 1811.
 This inventory was approved in the presence of the State of Maine Clerk or before this return is correct and true
 (John Gering, Clerk)

Debit	Credit
Government of Maine make the 1/3 of duty 1810 of the 1/3 of duty of duty 1811. This was as Mrs. Green's do	Thomas Dorothea
1/20th of 1000	at 2.12
1/20th of 1000	7.15
1/20th of 1000	4.9
1/20th of 1000	4.9
1/20th of 1000	4.8.6
1/20th of 1000	1.10
1/20th of 1000	8.
1/20th of 1000	18.
1/20th of 1000	5.
1/20th of 1000	4.10
1/20th of 1000	4.40
1/20th of 1000	1.6
1/20th of 1000	14 sheep
1/20th of 1000	2.8
1/20th of 1000	3.
1/20th of 1000	4.4
1/20th of 1000	6.
1/20th of 1000	2.11
1/20th of 1000	2.7
1/20th of 1000	1.8
1/20th of 1000	1.7
1/20th of 1000	1.56
1/20th of 1000	3.
1/20th of 1000	12.5
1/20th of 1000	6.
1/20th of 1000	13.
1/20th of 1000	13.9
1/20th of 1000	1.6
1/20th of 1000	3.
1/20th of 1000	5.2
1/20th of 1000	9.0
1/20th of 1000	10.5
1/20th of 1000	12.6
1/20th of 1000	1.4
1/20th of 1000	39.4.5.8
1/20th of 1000	2.19.0
1/20th of 1000	16.6
1/20th of 1000	22.10.0
1/20th of 1000	3.10.44
1/20th of 1000	1.10.7
1/20th of 1000	1.17.6
1/20th of 1000	6.7.6

William Peyton	Ry	1000g	Richard Bauman	Ry	200g
John Bauman	26	1 Bauman	Bauman		
Prof. Parker	Ry		George S. Hornsby	Ry	
2 Bauman	130		3 Mrs. Hoops	120	
1 Prof. Parker	5		1 P. Hoops	1	
1 Prof. Parker	2				
1 Prof. Parker	104		Robert Woods	Ry	
1 X. Bauman	2.1.1		1 Bauman	24.5.5	
Horatio Peter	88		1 Bauman	5	
1 X. Bauman	1.18		1 Bauman	5	
			Catherine Bauman	140.14.92	

(¹)
 (Prof. Parker) 1 Bauman, Cate Bauman, 200g Ry.
 (Mrs. Bauman) 1 Bauman, Cate Bauman, 200g Ry.
 (Catherine Bauman) 1 Bauman, Cate Bauman, 200g Ry.

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1. Returns	6
3. Rates	9
3. Posts of Owen	1/4
6. Proctor Rights	1/16
7. Paying from Foundries	6
8. Binding up notes	12
9. 10. Rates tickets	12
1. Large notes	15
Slaves	

Billy 40
 Rampory 40
 Books during the life of his tax 20

\$ 477.27 1/2

In obedience to an order of the Honorable the Board of Directors of the Bank of the City of New York, the following is the statement of the accounts of the various branches of the Bank of the City of New York, as of the 31st of December 1811.

The above statement was made between the 1st of the month of January, 1808 & the 31st of the month of December, 1808.

Thomas Goddard
 Joseph R. Smith
 William B. Goddard

The statement of the Board of Directors is as follows:
 The statement of the Board of Directors is as follows:
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of the Bank of the City of New York

1. Returns	6
3. Rates	9
3. Posts of Owen	1/4
6. Proctor Rights	1/16
7. Paying from Foundries	6
8. Binding up notes	12
9. 10. Rates tickets	12
1. Large notes	15
Slaves	
Billy	40
Rampory	40
Books during the life of his tax	20
\$ 477.27 1/2	

It is certified that the above account above contains a true and correct inventory of all the personal estate of Samuel Wells deceased so far as same concerning knowledge of the said Benjamin Wells and the other above mentioned

Rich^d Adams and Jas
Dunne Esquires

The before written account is taken the 23rd 1811.
The Inventory and appraisement of the estate of Samuel Wells deceased this return into Court under
Sheweth to be correct

Wm Henry, Clerk

Account of debts made the 19th day of July 1810 of the
Estate of Samuel Wells deceased
Mrs Adams

1 note of Adam	to 10.1.	Mrs New & Co	to 2.12.
1 bond for 100	9.11	Black, do	1.16
1 do do	3.	1 Sheen	4.9
1 do do	1.9.		
1 do do	4.8.6	Robert Pittman	to 6.11.9
1 do do	1.10.	1 Bond	to 2.9.0
1 do do	8.		
1 do do	18.	John Taylor	to 20.6.0
1 do do	5.		
1 do do	4.10.		
1 do do	4.4.0	Benjamin Robinson	to 3.9.0
1 do do	1.6.	1 Bond	to 8.8.0
1 do do	17.	14 days	to 11.10.0
1 do do	2.8.		
1 do do	3.	Thomas Butler	to 9.0
1 do do	4.0.	1 do do	to 2.11.0
1 do do	6.	1 do do	to 12.7
1 do do	12.11.	1 do do	to 2.7
1 do do	2.1	1 do do	to 2.16.2
1 do do	1.8.		
1 do do	1.7.	James Tully	to 2.9.0
1 do do	1.5.6	1 do do	
1 do do	3.		
1 do do	12.8.	John Sten	to 16.6
1 do do	6.		
1 do do	13.		
1 do do	18.9		
1 do do	1.6		
1 do do	3.		
1 do do	5.2.		
1 do do	9.0.		
1 do do	10.5.		
1 do do	12.6.		
1 do do	1.4.		
1 do do	5.1.5.8		

to 6.7.6

William Hayton	Rs 6	Rich. Lammie	Rs 2000
Wagon	Rs 6	Butterworth	Rs 2000
Long Park	Rs	George E. Henry	Rs
2000	Rs 130	3 Archhops	Rs 200
1000	Rs 3	1 Fishshark	Rs 1
1000	Rs 3		Rs 3
1000	Rs 21.1	Robert Woods	Rs 5
1000	Rs	1000	Rs 5.6
1000	Rs	1000	Rs 5
1000	Rs 1.13	1000	Rs 5.11.6

total amount etc £140. 14. 9

Richardson
for Denton Colman M.P.
Paying

(Particulars of the...)

total amount etc

Madonistaken, District Court October 9th 1877
Edward Earl William Richards, Benjamin James
William B. Wallace, Samuel Gordon and James W. G.
or any three of them being justly accused as the slave of
reeds. An indictment in Charles county the slave of
personal estate of Roscoe Buchanan and a return
the return to the Court. A Copy Made.

Returning C. D. B

The provisions of the amended law being justly
accused, we have explained the facts of the above
accused as per indictment & return in Court. Bonds
also assigned - Given under our hands this 20th
day of Decr 1877

Benjamin James
of
Sam Gordon
James W. G.

Herricksburg District Court October 15th 1878,
The following machinery and apparatus
of the estate of Roscoe Buchanan doer was returned
into Court by Sheriff Gordon one of his executors, and
ordered to be recorded.

Walter
Returning C. D. B

Will Grant
(Will)

In the name of God Amen, I do hereby certify
of record within and explaining among them to be for
for the same done to his my first will and testament
in manner and form following. In testimony
about to the good estate of the devisee hoping and
believing shall receive money and forgiveness for my
many sins and inexpressions through the merits of my
Beloved Saviour and Redeemer Jesus Christ.
My worthy gods disciples of in the following
manner. I do hereby certify that the same
to be equally divided among my three sons when the
years of age of the age of twenty years
shall and also of the age of twenty years
of my said sons die under age without a child or
children that then his share shall be equally divided
between his surviving children.
I do hereby certify that my negroes shall be divided
among all my children but in the said Division
each of my daughters shall receive double value.

District A. Superior Court
Will, Bond and Testament
W. B. G. A-3
1789-1831

to what each son shall receive out of the value of said negroes because I have left them no Land and in case either of my daughters shall die under Twenty one years of age without having married in that case it is my will that her surviving sister shall receive the share of my daughter so dying.

I direct that my Land called Keenon's and also the rest of my personal Estate shall be sold by my executor hereafter named and the money equally divided among all my Children.

I give to my loving wife all my Estate both real and personal during her surviving and widow she raising and maintaining my Children from the profits of the same and at her death or second marriage I then direct the aforesaid provisions to be made and requests to take effect. Nextly I constitute and appoint my said wife Eliza Hill my sole and sole executrix to this my last will and Testament in Testimony whereof I have hereunto affixed my hand and seal this day of May 1808

Witness my hand and delivered as a last will and Testament in presence of
Thos. R. Hoates, William Jackson
Saml. Hill Esq. Mark

I Samuel Hill being of sound mind and memory do make this as a codicil to my last will and Testament now in the possession of my wife. I desire that my son Henry when he comes of age have a negro boy named Bill delivered him, and my son George when he arrives at age have a negro named Bob delivered him and my daughter Nancy when she comes of age or marries have a negro girl called Betty delivered her and to my son William when he comes of age a negro named Moses be delivered which said negroes or their heirs are to be accounted for by my said Children when a general division of my Estate takes place, as directed by my Will to which this is to be annexed as a Codicil.

In Witness whereof I have hereunto affixed my hand and seal this 7th August 1808.
Signed sealed and delivered as a Codicil to his last will in our presence
William Jackson
Richd. Johnson
Samuel Hill Esq. Mark

Wendicksburg District Court October 8th 1808
The above last will and Testament of Samuel Hill

The will need was proved by the oaths of Thomas R. Rodes and William Jackson the witnesses thereto and the Codicil thereto annexed was proved by the oaths of William Jackson and Richard Johnson the witnesses thereto and thereupon the will and Codicil are ordered to be recorded

Wts

Attest
J. H. Hening Esq. C. C.

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Know all men by these presents, that we George French and John W. Green do hereby and firmly bound unto the Honorable Francis J. Baycho, Judge of the Superior Court of the State of Virginia, sitting in the sum of Four thousand dollars to the payment whereof we will and truly to be made to the said Judge and his 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, and dated this 22^d day of May Anno Dom. one thousand eight hundred thirty.

The Condition of the above obligation is such, that if the said George French administrator of all the goods, chattels and credits of Robert Wilson do make a true and perfect inventory of all and singular the said goods, chattels, and credits of the said deceased, which have or shall come to the hands possession or knowledge of him, the said George French or into the hands or possession of any other person or persons for him and the same so made, deposit into the said Superior Court, when he shall be thereto required by the said Court, and such goods, chattels, and credits, as well and truly administer according to law; and further do make a just and true account of his acting and doing therein, when thereto required by the said Court: and be the rest of the said goods, chattels & credits, which shall be found remaining upon the account of the said administrator the same being first examined and allowed by the Judge of the said Court for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by Law; and if it shall hereafter appear that any last will and testament was made by the deceased, the same be proved on Court, and the Executor obtain a certificate of the probat thereof, and the said George French do, in such cases, being required, render and deliver up