

291 H

(D) Frederickburg District Court October 9th 1804

Ordered that William Richards, Benjamin James, William B. Wallace, Samuel Gordon and James Vaps, or any three of them being first sworn as the law directs. Do inventory in current money the slave & personal estate of Andrew Buchanan dec'd and return the appraisement to the Court. A copy teste.

R. Herring Esq. C

(D) Information of the aforesaid, ordered, being first duly sworn, we have appraised the estate of Andrew Buchanan Esq. dec'd as per inventory & appraisement hereto also annexed - Given under our hands this 20th day of Decr 1804.

Benjamin James
Sam Gordon
James Vaps

Fredericksburg District Court October 15th 1808

The aforesaid Inventory and appraisement of the estate of Andrew Buchanan dec'd was returned into Court by Dr. G. Youles one of his Executors, and Ordered to be Recorded.

Teste

R. Herring Esq. C

Hill Sam'l

Hill

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. 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 six years old and share alike and it is my will that if either of my said sons die unmarried without a child or children that their lots share shall be equally divided between his surviving brothers.

Direct that my negroes shall be divided among all my children but in this said Division each of my daughters shall receive double in value

endorsed[✓] are ordered to be Recorded as
the result of the present examination of the said cause.

No: 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 Gell and he having given
bond and security to prosecute according to law his appeal is ad-
mitted.

The Last will and Testament of Samuel Hill deceased 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 as

Indenture of Trust for Glaves from Carter Beverley of
the one part to Benjamin Both of the other part, together
with the note or Memorandum thereunder written and
proved by the oaths of Richard Cotton and James
Williams the witnesses thereto and ordered to be
recorded as

+ 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 daughter so dying.

I direct that my land called Kermans and also the rest of my personal Estate shall be sold by my wife hereafter married 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 supporting and maintaining my children from the profits of the same and at her death or second marriage I then direct the aforesaid divisions to be made and Requests to take effect Firstly I constitute and appoint my said wife Clara Hill my sole and sole Executor to this my last will and Testament & Testimony whereof I have hereunto affixed my hand and seal this day of May 1808

Signed Sealed and delivered as a ^{his}
Test. will and Testament in presence of Sam'l H'ill Esqrd
John Rootes, William Jackson mark

John Rootes, William Jackson

I Samuel Hill being of sound mind and memory do make this as a codicil to my last will and Testament now in the presence of wife I desire that my son Harry whom she comes of age to have a negro boy named Bill delivered him, and my son George whom he arrives at age two negroes named Bob delivered him and my daughter Nancy whom she comes of age or marries have a negro girl called Lucy delivered her and to my son William whom she comes of age a negro man named Bob delivered which said negroes in 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 Sam'l H'ill Esqrd
In his presence mark
William Jackson

Richd Johnson

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

Will and was proved by the oaths of Thomas R. Rootes and William Jackson the witness of the said and the Codicil thereto annexed was proved by the oaths of William Jackson and Richard Johnson the witness thereto and thereupon the will and Codicil so ordered to be recorded)

1800

R. Herring Esq. C.

Know all men by these presents, that we George French and John W. Green above named and firmly bound unto the Honorable Francis T. Brooks Judge of the Superior Court of Pennsylvania 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 jointly by these presents sealed with our seals, and dated this 22nd day of May anno Domini one thousand eight hundred eight.

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 deceased 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 do exhibit into the said Superior Court, when he shall be mono recognized by the said Court, and such goods, chattels, and credits do 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 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 in court, and the Executor obtain a certificate of the probate thereof, and the said George French so in such cases being required render and deliver up

(S) (S)

U.S. Patent and Trademark Office
Wills, Bonds and Inventories
With Book A-3

1281-6871

... great deal to my mind of the experience of having such a
wretched spring as 1870. I sincerely trust that you & your
friends will succeed so rightmindedly in the efforts of your
new "Home" & for the ... "present & future well-being of our
countrymen".

I do certify that the instrument above contains a true and perfect inventory of all the personal estate of deceased wife of mine so far as my knowledge goes.

(Herrn Dr. G. Schmid und Dr. H. D. Müller, Doktorand des Prof. Dr. K. v. Falck.)

Fistuliferous *lachrymorum* *Scutell.* *visibilia* *anno* *1855.*
This *lachrymorum* was represented by a single specimen
of *Scutellaria* which was divided into four cells
two of which contained two small *lachrymorum*.

1911-1912 (C) 1912

817

William W. Van den	\$4	Rich. L. Stevens	\$6
1000 grm.	\$6	1 bushel bushel	2.00
Loring Parkes	\$4	Dr. Price & Son, Inc.	\$6
2 bushel bushel bushel	13.0	3 bushel bushel	12.0
ghost wings	"	"	"
ghost wings	"	1 bushel bushel	"
James G. Thompson	\$4	Rich. L. Stevens	"
D. J. J.	"	1 bushel bushel	"
Honolulu Fish	\$4	Rich. L. Stevens	\$6
1 X case	1.3	1 bushel bushel	5
oak commandado	\$140.14.75		8.11.6
Rich. L. Stevens	\$4		
Rich. L. Stevens	\$4		
(Dentice Lelemaneff)			
Photo prints in leather bound, color wash \$20.00			
Photo prints of birds, fishes, insects, etc., mounted in leather bound or in wooden frame			
1000			
Rich. L. Stevens			

1281-6871

Billy
Jumper
Beck, during the life of Miss Rose

My obedience to an order of the Honourable the Historical
Board of Greenwich being directed to "the Mayor,
1808 cover the underwritten book, which he has ordered (that is to say),
of Greenwich (Borough) recorded and paid £100 damages
to the sum of £100. D. 25 as expenses by the fore-mentioned
representative first. Greenwich having done which, the said
order of September 1811.

With above instrument corroborate, between the date of
the order of payment and the date of £100 or more than £100

Philadelphia October 20th 1811
This present certificate is given of the fact of James
Currier deceased who this day died in town
Wanted to be buried.

Monica Gobbi over
Dschalil Chisti
Hörerforense

Wyoming, (cont'd.)

Mr. Chapman's receipt of the Estate of James Bell
deceased on the 20th January 1811.
Copy by J. G. Green
Received. —
J. G. Green

Westerly & white stevens
is a very old white pine
Forest white pine forest
River white pine forest
Rocky white pine forest
Vicinity white pine forest
Hobson - - - - -

二〇一

3/10

Do you prefer that the announcement above contains a brief
and brief inventory of all the persons in the State of Kansas
who do? so giving names and every information
you may desire checked above mentioned.

Derridie, Colleagues & Friends

Diabolopeltis *stictica* *var.* *lutea*. *Wester* the 31st 1871.
This *Unicorn* was a specimen sent me by the *Rev.* *W. H. Parker* of *Saint Paul* who has reared it into *adult* *size*,
of which *size* he *wishes* *to* *know*.

卷之三

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A. D. & Co., The Bank of America, New York, August 1st, 1810.

Statement of the Bank of America, New York, for the month of August, 1810.		Date
\$ 3.0.0	Cash Received from the credit of New York, 14.72	
8. 8. 8	Interest on 12 months on the credit from New York, 14.72	
1. 16.	By Mr. Moore, Postman, for sixty dollars, bank of New York, 14.72	
0.4. 5. 3	By Mr. Moore, Postman, for one hundred and ten dollars, 14.72	
3.0. 0	By Mr. Moore, Postman, for one hundred and ten dollars, 14.72	
3.11. 6	By Mr. Moore, Postman, for one hundred and ten dollars, 14.72	
6. 7. 6	By Mr. Moore, Postman, for one hundred and ten dollars, 14.72	
1.10.	By Mr. Moore, Postman, for one hundred and ten dollars, 14.72	
2.10. 4. 2	By Mr. Moore, Postman, for one hundred and ten dollars, 14.72	
2. 4	By Mr. Moore, Postman, for one hundred and ten dollars, 14.72	
3. 15. 2	By Mr. Moore, Postman, for one hundred and ten dollars, 14.72	
2.	By Mr. Moore, Postman, for one hundred and ten dollars, 14.72	
18. 3. 2	By Mr. Moore, Postman, for one hundred and ten dollars, 14.72	
11. 13. 7	By Mr. Moore, Postman, for one hundred and ten dollars, 14.72	
10. 3. 10. 7	By Mr. Moore, Postman, for one hundred and ten dollars, 14.72	
	163. 12. 92	

Dr. Dr. Capital.

Paid in demand.

Balance for Daniel, Colonna.

Statement of the Bank of America, New York, for the month of August, 1810.

This account is to be closed by
Court and expenses against the
Bank of America, New York.

John Moore, A.C.

318.

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Recd.

Chancery Clerk District Court of Chester Oct 1804
On motion of William Wallace, Benjamin Jaunes
William B. Wallace, Samuel Gordon and James Vale,
or any three of them being first sworn as the true re-
cords. By unanimous resolution made the slave K.
Johnson et al estate of Ammon Buchanan and another
to his executors in the sum of \$10000.00 (one thousand
dollars) to be paid to the State of Indiana.

(To the executors of the said Ammon Buchanan.)

In pursuance of the aforesaid order, being first sworn
as the true records of the state of Indiana
and so forth — given under our hands, this 10th
day of October 1804,

Benjamin Jaunes
James Vale &
John Gordon

H. C. Richings District Court October 15th 1808,
After reviewing the testimony and representations
of the parties, of Ammon Buchanan who was returned
into Danville, by which he makes out his account, and
Ordered to be allowed.

Chase

H. C. Richings District Court

Will come
At the name of John Ammon, I do hereby bind him
of several years ago continuing至今 to this my last will and testament,
for his due and proper payment of the same to the testator,
and to the good execution of the conditions before and
between us, to the best of my power and belief,
leaving substantial legacy and legacies for my
many sons and daughters through the number of my
children and their descendants (which is)
My surviving goods I wish one of the following
manner. I direct that the same shall be divided in the following
to equally divided among my three sons whom the
youngest son arrives at the age of sixteen years
thereon and above alike, and it is my will that either
of my said sons die before age without a child or
children that then his share shall be equally divided
between his surviving children
I direct that my negroes shall be divided
among all my children but in the said Division
each of my daughters shall receive double value

District and Superior Courts
will Bank and Trustee
Wm. Chase A-3

1789-1831

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+ 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 Seventyone 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 Kenmon's and
also the rest of my personal Estate shall be sold by my
widow who after married 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 widow
raising and maintaining my children from the
profits of the same and at her death or second mar-
riage I then direct the aforesaid divisions to be made
and executed to take effect Firstly I nominate and
appoint my said wife Blanche Hill my executor and
sole Executor to this my last will and Testament &
Testimony whereof I have hereunto affixed my hand
and seal this day of May 1808
Signed sealed and delivered as a ^{her}
last will and Testament in presence ^{Sam'l X Hill Esq'}
^{of us} ^{mark}
(The R Roots, William Jackson)

(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 wife I desire that my son Henry
when he comes of age to have a negro boy named Bill deli-
vered him and my son George when he arrives at age
have a negro man named Bob delivered him and my daughter
Nancy when she comes of age or marries have a negro
girl called Louisa or her and to my son William
when he comes of age a negro man named Bob
delivered which said negroes in 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 ³ August 1808

Signed sealed and delivered ^{hi}
as a Codicil to his last will ^{Sam'l X Hill Esq'}
In our presence ^{mark}
William Jackson
Richt of the Wm

() Frederickburg District Court October 8th 1808
The above last will and Testament of James

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The will was proved by the oaths of Thomas R. Roots
and William Jackson the witness of the will and the
codicil thereto annexed was proved by the oaths of
William Jackson and Richard Johnson the witness
thereto and thereupon the will and codicil are ordered
to be recorded.

Roots

Ridgway Ch. C.
(S)

T. 64

Know all men by these presents, that we George French
and John W. Green executors and jointly bound unto
the Honorable Francis T. Brooks Judge of the Superior
Court of Probate in this 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
jointly and severally firmly by these presents. Sealed
with our seals, and dated this 22nd day of May anno
Dom. one thousand eight hundred eight.

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 ~~be~~
to 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 doth break into
the said Superior Court, when he shall be monoⁿ recognized
by the said Court, and such goods, chattels, and credits,
do well and truly administer according to law; and
further demand a just and true account of his
actions and doings therein, when and to 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 it shall hereafter appear that any last
will and testament was made by the deceased, the same be
proved in Court, and the Executor obtain a certificate
of the probate thereof, and the said George French so,
in such cases, being required, render and deliver up

(S) (S)