




shall be found Remaining upon the said Administrative account the same being first Examined and allowed by the Justice of the Court at the time.

Being, shall deliver and pay, unto such Person or persons Respectively, as the said Justice 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 Executrix therein named, so Ex-hibit the same into the said Court making Request to have it allowed and approved accordingly, if the said Henretta Terry being therein 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

Sealed and delivered in presence of —
Will. Winslow —

Henretta ^{her} Terry 
John Bullock ^{over} 
Peter Crawford 

At a Court held for Louisa County August 11th 1783 —

This Bond was this day in open Court Acknowledged by Henretta 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 seven hundred and eighty three, I George Thomason of Louisa County Planter being in perfect mind and Memory thanks be to God for it, therefore calling to mind the Mortality of my Body and 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 gain it and my Body I Recommend to the Earth to be Buried in a Decent Christian Burial at the Discretion of my Executors, Nothing Doubting at the General Resurrection I shall Receive the same by the mighty power of God. and Touching such worldly Estate where with it hath pleased God to Bless me with in this Life. I Give devise and Dispose of the same in the following manner & form —

Item, I Give to my Beloved wife Mary Thomason the plantation and four hundred Acres of Land with the Mill which I now Possess During her life and after her Decease I Give it to my son Fleming Thomason his heirs or assigns I also Give to my well beloved wife Appressed the Following Negroes, to wit Dick Judith, Kit, Sam, Lucy, Phillis and Fanny During her natural life & after

her Decese 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 Decese the said household goods & to be Equally Divided among all my Children —

Item I give to my son William Thomason one Negro fellow named Saander to him his heirs or assigns —

Item I give to my son Thomas Thomason one Negro fellow named Peter to him his heirs or assigns — Item I give to my son Richard Thomason one Negro Girl named Barbara to him and his heirs or assigns —

Item I give to my son John Thomason a Negro fellow known the name of Little Ben to him his heirs or assigns —

Item I give to my son George Thomason two hundred Acres of Land with the Plantation including the Land he sold John Shepherson which leaves the said Tract of Land but about one hundred and eighty mow or less to him his heirs or assigns —

Item I give to my son Fleming Thomason one Negro fellow named Isaac to him his heirs or assigns —

Item I give to my Daughter Elizabeth Byars one Negro fellow named Davis and one Negro wench named Army to her her heirs or assigns —

Item I give to my Daughter Anne Curwin a Negro Girl named Mow and after my wifes Decese I give my Negro fellow James to her her heirs &c —

Item I give to my Daughter Christiana Terribulate one Negro wench Esther and one Negro Boy named Ned to her, her heirs and assigns —

Item I give to my Daughter Sally Bobb one Negro Girl named Sedola and Wil, and Kate to her, her heirs and assigns —

Item I give to my son George Thomason 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 Sedola also a Feather Bed & Furniture & one cow and calf and a Woman saddle when she arrive to the age of twenty one years or thereabouts and if she should decese 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 is that if the afforesaid Negro Girl Sedola should die before Delivered then the said Negro Girl shall be made good out of my Estate to the said Martha Byars — and Furthermore my Will and Desire is that if my two sons George Thomason and Fleming Thomason or either of them that the Negroes

above given to them, should die before they are possessed of them then the said Negroes shall be made up out of my Estate, Item I send to my Grand Daughter Jimima 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 Jimima Byars is to have the Interest Yearly towards her Maintenance for the said Jimima 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 Acres 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 send to my Wife the following Negroes, Milly, Roger, Richmond, Charlotte, Anthony Franks, Davie During her Natural life and after her Decease to be Equally Divided among all my Children &c. and lastly I appoint, Thomas Thomason Richard Thomason and Fleming Thomason Executors of this my last Will and Testament Revoking all others Wills by me heretofore made In Witness whereof I have hereunto set my Hand and affixed my Seal this Day and Year above Written

Sealed and signed in presence of

George Thomason *(Seal)*

Matthew Thomson, Charles Cosby, William Corley senr, James Byars,

and as there is a parcel of Negroes that we have brought suit for My Will and Desire is if they are Recovered that they be Equally Divided amongst all my Children

Now Court held for Louisa County on Monday the 13th Day of October 1793







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 Securitys entered into Bond according to Law

Test

Know all men by presents that we Tho: Thomason, Richard Thomason, Fleming Thomason, Enos Tate, Henry Edwards, & S. Yancy, 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 Justice 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 1th day of October Anno Domini 1783

The Condition of this obligation is such that if the above Bound Thomas Thomason Rich: 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 proper Inventory of all their 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: & 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 times 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: and Fleming 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 doings and things 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 Extend and the Law shall Exchange, then this obligation to be Void and of none Effect or Else to Remain full force and Virtue

Seals and Delivered in presence of

- Thomas Thomason 
- Fleming Thomason 
- Rich: Thomason 
- Enos Tate 
- Stephen Yancy 
- Henry Edwards 

At a Court held for Louisa County October the 1st 1783 —
 This Bond was this day in open Court acknowledged by, Thomas Thomason, Rich: Thomason, Fleming Thomason, Enos Tate, Stephen Yancy, and Henry Edwards to be their act and deed by the Court is ordered to be Recorded