

Ramsay deceased, was returned to court by the Commissioner and ordered to be recorded.

Teste  
John B. Kaefer J<sup>r</sup>

I William Carmack Senior of Washington county and State of Virginia, being desirous to settle and arrange my worldly business in manner the most equitable in my judgment and at the same time the least troublesome to my surviving friends; and being of sound and disposing mind and memory, do make and subscribe this my last Will and Testament in the manner following, To wit.

1<sup>st</sup> I bequeath unto my daughter Sarah Susy one hundred dollars.

2<sup>d</sup> I bequeath unto my daughter Susannah Rhea the like sum of one hundred dollars.

3<sup>d</sup> I bequeath unto my daughter Mary Gray the like sum of one hundred dollars.

4<sup>th</sup> I bequeath unto my granddaughter Margaret Susy the sum of fifty dollars.

5<sup>th</sup> I bequeath unto my son Cornelius Carmack the sum of one hundred dollars.

6<sup>th</sup> I bequeath unto my son Robert Carmack the sum of five hundred dollars, also one feather Bed, bedstead and bed clothing, also one small clothes chest.

7<sup>th</sup> The entire residue of my estate with the exception of a note due me from Peter Hickman, I bequeath unto my five sons William Carmack, James Carmack,

John Carmack, Isaac Carmack and Alfred Carmack.

To wit, after all my lawful debts and funeral expenses are paid residue to be equally divided among my said five sons last above named, share and share alike. And provided

that the note due from Hickman (above excepted) can be collected or any part thereof, it is my will that said money be equally divided among my six sons last above named.

To wit, William, James, John, Isaac, Alfred and Robert share and share alike.

And I do hereby appoint my two sons Cornelius Carmack and William Carmack to be the executors of this my last Will and Testament. In Witness whereof I

William Carmack Senior do set my hand and seal this 4<sup>th</sup> day of May 1850.

William Carmack Sr. (seal)

This within is declared by William Carmack Senior to be his last Will and Testament in presence of

us who subscribed as witnesses is present to of the Testator.  
James Carmack  
Hewson Carmack  
Isaac Hooper

Whereas I William Carmack Senior of Washington county and State of Virginia have made my last Will and Testament and duly executed in writing bearing date the fourth day of May 1840 which said last Will and Testament and every clause request and sense therein contained, I do hereby ratify and confirm saying and excepting such clauses, requests and senses therein mentioned as are by me herein after revoked and made void and being desirous to alter same part thereof and of making addition thereto, do therefore hereby make this my Codicil, which I Will and direct shall be taken and held as part of my said Will and Testament, in manner and form following that is to say. — Whereas since the making of my said Will and Testament my son Robert Carmack is dead without heirs now I hereby give and devise to my five sons say William Carmack, James Carmack, John Carmack, Isaac Carmack and Alfred Carmack, to wit, after all my son Roberts debts are paid say the five hundred dollars or so much thereof as shall be remaining after his debts are paid to be equally divided amongst them. I further give to my son Alfred Carmack the feather bedstead and bed clothing and small clothes press and my clock and trunk, the feather bedstead and bed clothing and small clothes press being the same devised to my son Robert in and by my last Will and Testament. In Testimony whereof I William Carmack Senior do set my hand and seal this 5<sup>th</sup> day of March 1844.

William <sup>sr</sup> Carmack

The above is declared by William Carmack the above named Testator as and for a Codicil to his last Will and Testament in the presence of us who have subscribed our names as witnesses thereto.  
Edw. Marsh  
George Bushhart  
John S. Bushhart

At a court held for Washington county the 22<sup>nd</sup> day of October 1849  
The last Will and Testament of William Carmack Senr. deceased was exhibited in court and proved

Hickman, Ann C. Campbell and Daniel Trigg his securities conditioned as the law directs: A certificate is therefore granted him for the probat of the Will of the said Francis S. Campbell deceased in due form.

Teste

John B. Hooper J.C.

Cornelius Carmack Executor of William Carmack deceased, in account the Estate

	deb	to
For amount of your note due the 20 <sup>th</sup> day of Sept. 1839	1000	"
" interest thereon to the 20 <sup>th</sup> Nov. 1849 - 10 yrs & 2 months	610	"
" amount of another of your notes due 20 <sup>th</sup> Sept. 1839	500	"
" interest thereon to the 20 <sup>th</sup> Nov. 1849 - 10 years & 2 months	305	"
" amount of your note due the 2 <sup>d</sup> Sept 1844	100	"
" interest thereon to the 2 <sup>d</sup> Dec. 1849 - 5 yrs & 3 months	34 50	"
" amount of William Carmack junr. note due 2 <sup>d</sup> Sept 1844	500	"
" interest thereon to the 20 <sup>th</sup> Nov. 1850 - 6 yrs & 2 mo & 18 days	186 50	"
" amount of Alfred Carmack's note due 2 <sup>d</sup> Sept 1844	100	"
" interest thereon to the 20 <sup>th</sup> Nov. 1850 - 6 yrs & 2 mo & 18 days	37 50	"
" cash rec <sup>d</sup> of Isaac Carmack one half of amount paid in bank of 68.13 interest on it of 22.68	106 81	"
	3580 11	

Contra Cr.

By cash paid Pleasant Carmack for coffee Vouch <sup>d</sup> No. 1	6	"
" " for John A. Campbell fee as counsel " No. 2	2 50	"
" " for Charles fees for recording Will &c " No. 3	3 40	"
" " for Sheriff taxes for 1849 " No. 4	1 78	"
" " for Alfred Carmack account " No. 5	12 25	"
" " for Charles W. Wells for Undertakes " No. 6	17 50	"
" " for William D. Blewins Executor of Wm. Radcl <sup>d</sup> dec <sup>d</sup> amount of Radcl <sup>d</sup> 's note & interest. Vouch <sup>d</sup> No. 7	25 04	"
" " for Hooper & Bosden account " No. 8	2 70	"
" " for Wm. D. Crounley account " No. 9	1	"
" " for William Carmack junr. note & interest " No. 10	66 64	"
" amount of Executors account against testator herewith returned and marked. Vouch <sup>d</sup> No. 11	280 58	"
" amount allowed Executor for the care & support of testator for the last two years of his life	900	"
" cash for Susannah Rhoads amount of specific legacy to her as per receipt. Vouch <sup>d</sup> No. 12	100	"
	1419 39	

Amount brought forward	\$ 1419 39
By Cash paid Isaac Gray amount of specific legacy to his wife Mary, as per receipt. Vouches No. 13	100 "
" Cash paid Alexander Loring amount of specific legacy to his wife Sarah, as per receipt. Vouches No. 14	100 "
" Cash paid Campbell Balliett amount of specific legacy to his wife Margaret, as per receipt. Vouches No. 15	50 "
" amount of specific legacy to Executor	100 "
" Cash paid William Carmack, one of the residuary legatees, as per receipts, Vouches No. 16 & 17	340 40
" Cash paid James Carmack, one of the residuary legatees as per receipts, Vouches No. 18 & 19	339 97
" Cash paid Alfred Carmack one of the residuary legatees as per receipts, Vouches No. 20 & 21	340 40
" amount of residuary legacies to John Wana Isaac Carmack transferred to Executor, as appears by assignments herewith marked, Vouches No. 22 & 23	680 80
" amount allowed the Executor as compensation for his personal trouble & for payment of expense of making and recording this settlement.	108 75
	\$ 3571 71

J. Paul Lynch a Commissioner of the county court of Washington, has proceeded to examine state and settle the executorial account of Cornelius Carmack executor of William Carmack since deceased with the estate of the deceased, and find the foregoing to be a true statement of the said account, and that after allowing the executor the sum of \$108.75, which I deem reasonable, as a compensation for his personal trouble and payment of the expenses attending this settlement, there remains in his hands due the estate the sum of forty cents. Given under my hand this 5<sup>th</sup> day of April 1852.

Paul Lynch M. Comm.

At a court continued and held for Washington county the 1<sup>st</sup> day of July 1852.

This Settlement of the estate of William Carmack since deceased which has been filed in the clerk's office of this court for more than one month past and to which there are no exceptions, was examined by the court and found to be correct and it is ordered that the same be confirmed

and rounded.

Teste  
John B. Koger D.C.

James S. Davis and William B. Co. 1871

100
590
90
067
"
"
"
175
774
070
923
185
32
40
70
25
41
th
to
70
"
"
45
"
15

A  
C