

" Cash received of Silas Minter for hire of Peter for year 1833	7.00
" Cash received for crop of tobacco made in 1832	840 00
" Cash received of David Campbell for hire of Davy in 1833	35 00
" Cash received of Elijah Mendith for hire of Keuben in 1833	45 00
" Cash received of Pace for hire of Minerva paid by King	14 16
" Cash of Henry Backsdale for rent of 1833	65 75
" Cash of Minter for cow sold	63 75
" Cash of Wm East for hire of Milly 5 months being pregnant and returned	14 75
" Cash of A. Batesfield for hire of boy in 1833	13 35
" Cash of J. Hupad in part of hire for Bob in 1833	20 00
" Cash for hire of Milly & Wyatt for year 1833	70 00
July 10 <sup>th</sup> by balance as per contra	1758 89
	\$ 705 59

Pursuant to an order of the County Court of Henry, the undersigned commissioners having been first sworn for that purpose, have proceeded to examine, state & settle the account current of John Redd as adm<sup>r</sup> of Walter Redd dec<sup>d</sup> and as guardian for Lucinda Redd and find the foregoing account shewing a balance in the hands of the administrator & Guardian this day of seven hundred and five dollars and fifty nine cents, supported by proper vouchers which is respectfully submitted this 10<sup>th</sup> July 1834

Anthony McDuffay  
Geo A Brown  
J. Giggis

At a Court holden for Henry County 14<sup>th</sup> July 1834

The foregoing account current of the Estate of Walter Redd dec<sup>d</sup> with John Redd the adm<sup>r</sup> was produced in Court examined and ordered to be recorded.

Teste Anthony McDuffay Ck -

In the name of God amen, I Martha Greenlee of the County of Henry Virginia being old and weak in body, but of sound mind and disposing memory, calling to mind the uncertainty of human life & being desirous of disposing of all such worldly estate as it has pleased God to bless me with, I do hereby depose give and bequeath the same by this my last will and testament in the manner following to wit: Item 1<sup>st</sup>: I desire all my just debts of funeral expences be first paid.

Item 2<sup>nd</sup>: My three children namely Robert Hunter, Samuel Hunter and Ruth Greenlee being already provided for I give to each of them and their heirs to one dollar only.

Item 3<sup>rd</sup>: I give to my son in Law Samuel Rowland one dollar to him & his heirs for ever.

Item 4<sup>th</sup>: From the respectful trust and confidence I have in my two friends John A Hamilton & Robert J Woods I give to them John A Hamilton & Robert J Woods in trust for the sole use & benefit of my son Powhatan B Hunter during his natural life all my lands of every description whatsoever I may own, all my stock of every kind consisting of horses, cattle, hogs, sheep, goats, Oxen &c. all my crops, tools, Carriage, Waggon, Plantation tools and utensils, house hold and kitchen furniture every kind, debts and money over what may be necessary to pay my debts, and ten choice negroes. I desire my son Powhatan B Hunter to make the

Greenlee M.

Will

situation if he should choose to do so, if not then John A. Haunton and Robert J. Woods or either of them to do so, and to have the full and entire management & control of all the property hereby given them in trust for the benefit of my son Powhatan B. Hunter with full unrestrained discretion for his interest and happiness, the property is not to be used in any way to pay any debt which he has contracted, nor any debt which he may hereafter contract, unless the debt to be contracted be by the consent of one or more of executors hereafter to be named. If in their discretion it should hereafter appear to them that my son Powhatan B. Hunter is steady and careful to manage the property prudently, then they are at liberty to entrust the same to him so long as he continues to do so and no longer. But if he should become intemperate and form any connection with a certain Charles Thomson he is to have no control over the property, but to have a comfortable support out of the proceeds annually. - After the death of my son Powhatan B. Hunter, the property left in trust for his benefit is to be equally divided amongst his lawful begotten children if any, if no issue then to his brothers and sisters that may be then living. - Item 5. I give to my grand daughter Martha Binks a negro girl named Mary to her and to her heirs. - Item 6. I give one sixth part of all the rest of my negroes to my two friends John A. Haunton & Robert J. Woods above named in trust for the sole use and benefit of my daughter Poley Rowland during her natural life, after the death of my daughter Poley Rowland, the property hereby given in trust for her benefit to be disposed of according to her will and desire. - Item 7. The remaining five sixths of my negroes I give to my <sup>sons</sup> children herein after named that is, to my daughter Polly Bassett one sixth, to Elizabeth Mathews one sixth, to Pamela Binks one sixth and to my sons Peyton Hunter one sixth & Alexander Hunter one sixth. - Item 8. I give all the rest of my estate if there should be any of every nature description & kind whatsoever to the above named John A. Haunton & Robert J. Woods in trust as before for the sole use and benefit of my son Powhatan B. Hunter

Item 9. and lastly I do hereby constitute and appoint my friends John A. Haunton, Robert J. Woods and Landis P. Stovall executors to this my last will and testament hereby revoking all other former wills conveyances &c. by me made. In witness whereof I hereunto set my hand & seal this the 13<sup>th</sup> day of January 1834

Signed in the presence of James R. Stovall  
Samuel Good, Thomas Mitchell, Georg. W. Hunley

Martha Greenlee *(Seal)*

A Codicil to this my last will and testament shows that the 6<sup>th</sup> part of the negroes left in the body of my will to my son Alexander Hunter is at the death of my said son Alexander Hunter to be taken possession of by my friends John A. Haunton, Robert J. Woods, and Landis P. Stovall in trust for the sole benefit of my son Powhatan B. Hunter as witness my hand and seal this 17<sup>th</sup> day of January 1834

Test Nancy <sup>her</sup> Good <sub>mark</sub>

Martha Greenlee *(Seal)*

A Court held for Henry County 14<sup>th</sup> July 1834 The foregoing last will and testament of Martha Greenlee dec<sup>d</sup> was produced in Court by John A. Haunton & Landis P. Stovall two of the executors therein named proven by the oaths of James R. Stovall, Thomas Mitchell and Nancy Good and ordered to be recorded. Whereupon the said Stovall and Haunton qualified as Executors and with George Haunton their security entered into bonds in the penalty of \$10,000 conditioned according to Law. and leave is reserved to Robert J. Woods the other Executor to qualify as such -

*(Seal)*

Anthony M. Dupuy, Clk