

Statement settled & adjusted the account of Leonard Cobb the Curator for Daniel Cobb etc. & friend a balance as above Statement of nine dollars & ten cents due the Curator with interest from the 12th day of August 1842 until paid. Respectfully Submitted,
Signed under my hand the 13th day of Augt 1842.

John M. Jones

At a Court held for the County of Southampton the 21st day of November 1842
This account current of Leonard Cobb Curatorship over the estate of Daniel Cobb etc. was
returned & ordered to lie over for exceptions. And at a Court held for the said County on
the 19th day of December 1842. The account having lain over for exceptions being filed was
confirmed & ordered to be Recorded.

Test

L. B. Edwards Esq

Sarah Stone
Will

In the Name of God. Amen. I Sarah Stone, of Southampton County in the State of Va.
of sound and disposing mind and memory, do make and ordain this my last will & Testament:
In primis I wish all my just debts paid

Item. I give to my daughter in Law Susan B. Stone widow of my son Edward Stone, for
and during her life, my negro girl named Emily and her future increase, and at the death of
the said person, I give the said negro girl and her future increase to be equally divided
between the three Children of my said son William, or such of them as may then be living.

Item. I give to my daughter in Law Susan wife of my son Joshua Estes, for and during her
life, my negro girl named Caroline and her future increase, and at the death of my said daugh-
ter in Law, I give the said negro girl and her future increase to the child or Children of my said
son Joshua who may then be living.

Item. I give to my son Joshua Estes an equal half of the rest of my negro slaves for & during
his life, and at his death, I give them to his children then living: and if he should die
without child, then I give the said slaves so to be allotted him to the children of my son
William A. Stone etc.

Item. I give to the three children of my son William his wife Sarah Ann Frances, Eliza &
William B. Stone, the other undivided half of my said slaves remaining after the two
first legacies. To be equally divided between them, and to the surviving one of them.

Item. as my married daughter in Law will have the trouble of raising her helpless children
it is my will and desire, that she shall keep the negro slaves which may be allotted to her
children together undivided, and receive the profits of these labour after their support, for
the benefit of herself and her said three children during her widowhood, without having
to account for the same.

Item. I give to my son Joshua my bed and bedstead one pair of sheets, one dimity counter-
pane & one bed quilt of new Calico and a half dozen table Spoons of Silver.

Item. I give to my grand daughter Sarah & to my chest of drawers & iron milk pot

Item. I give to my grand daughter Eliza my Silver candle, & my dust of bed curtains.

Item. I give to my daughter in Law Susan B. Stone widow of my son William all the rest of
my property of every description -

Item. If any thing is necessary for me in Philadelphia on account of my etc. has been etc.
I wish it to be used in paying my debts, and if any thing remains, that Joshua have half
and Williams three children have the other half -

Lastly I appoint my friend John Y. Mason Executor of the my last will & testament