

with interest thereon from this day.

Respectfully Submitted

Henry S. Howard Commissioner
Commissioners Office

To the County Court of Southampton County -

Jerusalem Sept. 30th 1861.

Your Commissioner reports to Court that Geo. W. Vick Sheriff and the administrator of James Whitehead has exhibited before him a statement of all moneys received by the said Administrator or with which he had become chargeable or had disbursed, during the periods embraced in the foregoing account, together with the vouchers in support of the disbursements. That he finds a balance of \$14.02 to be due by the said administrator to the said estate on the 15th day of August 1861, with interest thereon from that day. That the said account is supported by satisfactory vouchers, and that the said Sheriff & adm'r has given such bond as the law requires, the penalty whereof and the securities thereto are sufficient in the opinion of the Commissioner. That the said Administrator was embraced in the list of fiduciaries posted up at the front door of the Courthouse of Southampton County on the first day of September Court last, and now on this day (ten days having elapsed since the same was thus posted up) the foregoing account is made up and completed. Given under my hand as Commissioner aforesaid the day and year aforesaid.

Henry S. Howard Commissioner

Southampton County In the Clerk's Office the 30th day of September 1861.

This account of George W. Vick's administration on the estate of James Whitehead as was returned and filed for exceptions. And at a Court held for the said County on the 18th day of November 1861 the said account having lain one month and upwards in the Clerk's Office and there being no exceptions thereto, was examined, confirmed and ordered to be recorded.

Tested

L R. Edwards Clerk

In the name of God, Amen. I Leonard Cobb of the County of Southampton and State of Virginia do hereby make and publish this my last Will and Testament in manner and form following to wit.

Item 1st After my decease I desire that all my just debts and funeral expenses be paid out of my estate by my executors herein after named.

2^d After my decease I leave my whole estate both real and personal to my wife Martha Cobb and also I desire that my daughter Martha J. Cobb shall be supported out of my estate as long as she lives single and after the decease of my wife I desire that my whole estate shall be sold or divided just as the heirs think proper.

3^d I give to my daughter Maria O. Wiggins the sum of two dollars and fifty cents. it being all I intend to give her

4^d I give to my son Robert B. Cobb one sixth of my estate, and to my son Daniel W. Cobb one sixth of my estate, and to my son Leonard C. Cobb one sixth of my estate and to my son William J. Cobb one sixth of my estate and to my daughter Martha J. Cobb one sixth of my estate.

5^d I give to my grand daughters Martha A. B. Joyner and Virginia Grumpler one third of one sixth of my estate, the remaining two thirds of one sixth I give to my grand children of Thomas Vaughn, deceased, namely Ephraim Vaughn & Frances D. Vaughn & Richard L. Vaughn & Maria J. Vaughn. I desire that the two thirds given to Thomas Vaughn: heirs shall remain in my executors hands until Richard L. Vaughn shall be twenty one years of age, and if either shall die in the course of that time the surviving ones shall have the property.

6^d I desire that after my wife and family is well supported, if there is any money in hand that it shall be equally divided between my son Robert B. Cobb & my son Daniel W. Cobb & my son Leonard C. Cobb & my son William J. Cobb & my daughter Martha J. Cobb as long as my wife lives.

7^d And lastly I hereby nominate and appoint my son Robert B. Cobb & my son Daniel W. Cobb Executors of this my last Will and Testament hereby revoking and annulling all other or former Wills or Testaments by me heretofore made signed and sealed this 22nd day of December 1853. In the presence of

Witnesses. Orman M. Bryant

O. Joyner, A. C. Joyner

Leonard C. Cobb Seal
mark