Case No. 64 File No. 2948

DAVID WATSON deceased JAMES WATSON et. al. Administrator

1805

South Carolina York District

February 6th 1805

we, **JAMES VENABLES**, **SAMUEL NEELY** and **WILLIAM WATSON** appraisers assigned to appraise the estate of **DAVID WATSON**, deceased, has produced to us by **JAMES WATSON** and **JOHN BENTON** administrators of said estate.

Appraisement as follows

[INVENTORY LIST]

JAMES VENABLES SAMUEL NEELY WILLIAM WATSON

February 22nd 1805

sales list

CATHERINE WATSON
JAMES WATSON
THOMAS GILL
WILLIAM WATSON
ROBERT ALLISON
JOHN CARRELL [CARROLL]
JAMES VENABLES
JOHN BRYSON
SAMUEL BURNS
JAMES FINLEY
JOHN TURNER
WILLIAM NESMITH
NATHANIEL HENDERSON
EDWARD MOORHEAD
DAVID BYERS

inventory of the estate of **DAVID WATSON**

DAVID WATSON

VANDUE BILL

South Carolina York District

By **ALEXANDER MOORE**, Esquire, ordinary

Ordered that the personal property or estate of **DAVID WATSON**, deceased, be sold at twelve months credit by the administrators of the set of State they giving legal notice of said sale the same being at public vandue.

N. B. Sale not to commence before the hours of 10:00 A.M. on any sale day.

Given under my hand and seal February 15th 1805

ALEXANDER MOORE, ordinary

South Carolina York District

by **ALEXANDER MOORE**, Esquire, ordinary

These are to authorize and empower you, or any three or four of you whose names are here under written, to repair to all such parts and places within the district aforesaid as you shall be directed on to buy JAMES WATSON and JOHN BRYSON [BRISON], administrators to the estate of DAVID WATSON, deceased, and then view, appraise and inventory make of said goods and chattels (being first duly sworn) and return the same certified from under your hand and seal to the said administrators within 30 days from this date.

Given under my hand and seal February 4th 1805

ALEXANDER MOORE, ordinary, York District

Directed to:

JOHN VENABLES JAMES VENABLES SAMUEL NEELY WILLIAM WATSON

February 6th 1805

I do hereby certify that **JAMES VENABLES**, **SAMUEL NEELY** and **WILLIAM WATSON** have been duly sworn as appraisers of the estate of **DAVID WATSON**, deceased, agreeable to the within instructions.

SAMUEL WATSON {seal}

Warrant of Appraisement

DAVID WATSON

ADMINISTRATION BOND

KNOW ALL MEN by these presents, that we **JAMES WATSON** and **JOHN BRYSON**, **THOMAS ROBERTSON** and **JAMES VENABLES** are holding and firmly bound unto **ALEXANDER MOORE**, Esquire, ordinary for the District of York, in the full and just sum of five hundred dollars, to be paid to the said **ALEXANDER MOORE**, or his successors, ordinaries of this District, or to their certain attorney or assigns. To which payment well and truly to be made, we bind ourselves, and every of us, our and every of our heirs, executors, and administrators for the whole and in the whole, jointly and severally firmly by these presents, sealed with our seals and dated the 4th day of February in the year of Our Lord 1805 and in the 20th year of American independence.

THE CONDITION of this obligation is such, that if the above bound JAMES WATSON and JOHN BRYSON, administrators of the goods, chattels, and credits of DAVID WATSON deceased, do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattels, and credits of the said deceased, which have or shall come to the hands, or possession, or knowledge of the said JAMES WATSON and JOHN BRYSON administrators or into the hands or possession of any other persons for them, and the same so made, do exhibit into the said Court of ordinary for York District, at such time as they, shall be hereunto required by the said Court and of the same goods, chattels, and credits do well and truly administer according to law, and make a just and true account of their actings and doings, when by law required, pay and deliver all the legacies contained and specified in the said will, as far as the said goods, chattels, and credits will extend and the law, then is this obligation to be void, or else to remain in full force.

JAMES WATSON {seal}
JOHN BRYSON {seal}

signed, sealed, and delivered in the presence of

THOMAS ROBERTSON {seal}
JAMES VENABLES {seal}

South Carolina York District

by **ALEXANDER MOORE**, Esquire, ordinary

WHEREAS **JAMES WATSON** and **JOHN BRYSON** made suit to me to grant them letters of administration of the estate and effects of **DAVID WATSON**, deceased.

THESE ARE THEREFORE TO CITE and admonish all and singular the kindred and creditors of the said deceased on the Tuesday next after this publication hereof to show cause, if any they have, why the said administration should not be granted.

Given under my hand and seal January 7th 1805

ALEXANDER MOORE, ordinary

published at Beersheba Meeting House February 3rd 1805 By me **JAMES S. ADAMS**, V. D. M.

Page No. 296

March Term 1806

JAMES WATSON and JOHN BRYSON administrators of DAVID WATSON }

vs } Sum Pro. On Note

WILLIAM BENNETT and } Mr. SMITH, plaintiffs attorney

BENJAMIN ALDRIDGE WILLIAM BENNETT the only defendant in this case being under age, the plaintiffs suffered an nonsuit.

######		‡	# #		#####		#######	#		#	#		#####		#######		#		#	
	#	#	##	##	#	#	#	##		#		#	#	#	#	##	##		##	
	#	#	# # :	# #	#		#	#	#	#		#		#	#	#	#	#	#	
######		‡	# #	#	#	####	#####	#	#	#		#		#	#	#	#	ŧ	#	
	#	#	#	#	#	#	#	#	#	# #		#		#	#	#			#	
	#	#	#	#	#	#	#	#		##	###	#	#	#	#	#			#	
	######	‡	#	#		####	#######	#		#	###		###		####	#			#	

Transcribed from original documents by Brent R. Brian & Martha M. Brian.

This document and others can be found on our website:

BMGEN

We claim COPYLEFT on the documents that we publish that are our original work.

COPYLEFT "rules" can be reviewed on the web site:

<u>GNU Free Documentation License</u>

In short, use what you like. But if you use our stuff, mention us as the source.

Brent R. Brian
Martha M. Brian
<u>BrianMitchellGenealogy@gmail.com</u>