

86

John Moore late of the
Township of Buiford
in the District of Brick
Equine deceased,

Will

filed 21 November 1848

J. W. Registrar

John Moore
late of the Township of Buiford

Deceased

John Moore
B. J.

A correct Vindal and Inventory of the
 Several Goods and Chattels belonging to
 John Moore Esq^r Deceased Late of the
 Township of Burford in the Boock District
 Taken this 23rd day of November 1848 by us

John Wallace
 Sheriff of the County of ...

130	Bushels of wheat in the sheaf @ $2/9\frac{1}{4}$ & lb	18	12	11
50	do " Corn in the Husk @ $1/6\frac{3}{4}$	3	18	1/2
20	" " Buckwheat @ $1/3$	1	5	"
30	" " Barley @ $1/3$	1	17	6
120	" " Oats @ $7/11\frac{1}{4}$	5	15	"
2 1/2	Tons " Hay @ $33/$	4	7	6
1	Fanning Mill	2	"	"
4	of wheat Thrasher	"	10	"
23	lbs of Buckwheat in the Barn @ $1/3$	1	8	9
1	Half Bushel rake and 2 Forks	"	3	9
50	lbs of apples	1	12	6
1	Black Horse 6 years old	15	"	"
1	Sorrel do 5 do "	10	"	"
1	Impression 2 years old Colt	7	10	"
1	Impression 2 do - do - do	2	"	"
1	one year old Colt	5	"	"
1	yoke of 4 years old oxen	11	5	"
1	do do 2 do " Steers	3	10	"
5	Cows " @ 50/-	12	10	"
1	Beef Cow	3	10	"
2	Heifers @ 30/-	3	"	"
5	Calves @ 6/-	1	10	"
28	Sheep @ 5/-	7	"	"
12	Fat Hogs	9	"	"
8	Store do	2	10	"
11	Geese	"	13	9
60	Fowls	"	18	9
1	Lumber Waggon	3	"	"
		<u>£</u>	138	8 6/4

Amount Brought over		£	s	d
		138	8	6 $\frac{1}{2}$
1	Pleasure Carriage	12	10	"
1	do Sleigh	1	5	"
2	Set of Harness	2	10	"
1	Grind stone	"	"	"
3	Flougs and Cloises	2	"	"
	Sleigh and Cultivator	1	5	"
1	Harrow	"	1	6
2	or Chains	"	10	"
100	lbs of Potatoes @ $\frac{1}{3}$	6	5	"
25	do " do in Casks @ $\frac{1}{6}$ $\frac{3}{4}$	1	19	1
8	do " Apples in do @ $\frac{7}{7}$ $\frac{1}{2}$	"	5	"
2	Pork Barrels	"	3	9
1	Sugar Kettle	"	5	"
1	Scoop Shovel	"	1	3
3	Baskets	"	"	"
20	acres of wheat on the west side of the House			
	do @ $12\frac{1}{2}$ p ^r acre	12	10	"
15	do " East of the House	9	7	6
12	do " Do @ $12\frac{1}{2}$ p ^r acre	7	10	"
1	Barrel of Salt	"	5	"
	Sword and Silk Dash	2	10	"
		£	200	2 10 $\frac{1}{2}$
1	Note of Hand for £1..5 in favour of John Moore and against James Hammer dated October 10 th 1845	1	5	"
1	Note of hand against William ^{Playast} for £7..4..3 dated March 31 st 1845 with 14 th Endorse of the same	7	4	3
1	Note of hand against Jacob Crane for £5..7..10 dated 5 th 1845	5	17	10
6	Note of hand against George Hall for £2..8..9 of no value			
3	Notes of Hand against Joseph Couse for £15 Each dated 5 th June 1847			
		45	"	"
		£	259	9 11 $\frac{1}{2}$

Household Furniture

1	Cooking Stove and Furniture	£	2	
18	Chairs		10	
1	Bed & Bedding		10	
2	Tables		10	
10	Milk Crocks & 4 Jars		5	
1	Cupboard & Kitchen ware		8	1/2
1	Churn		1	6
3	Milk Pails Strainers and all the ^{the House} tin ware in		3	1/2
1	Steads and 3 Flat Irons		3	1/2
2	Tea Chests		1	6
	part of a set of China Dishes		5	
1	Soyen Knives and Forks		1	6
	all the Glass ware in the House		5	
1	Bed and Bedding		1	5
1	do " do		1	5
2	Benurians		1	5
2	Chests		3	1/2
2	Wash Stands and Basins		3	1/2
1	Writing Desk		10	
6	House Pictures		5	
5	Books and Statuets		10	
1	Bank		5	
1	Clock		5	
1	weaving Loom and piece of Cloth in		10	
1	Bed and Bedding		1	
1	do " do		1	
30	yds of Carpeting		10	
1	Shovel and tongs		1	6
2	Candlesticks and Snuff Dish		3	1/2

£ 14-4-9

John Wallace }
 Rufus } Appraisers
 Mary Moore }
 Jacob Smith } Executors

To the Judge of the Surrogate Court of the District of Brook

The Petition of Mary Moore ^{John} Scammon and Paul
Moore and Jacob Smith Executors of the last will & testament of the late
John Moore, late of the Township of Bampfurd in the District of Brook.
begone deceased.

Sheweth

That John Moore late of the Township of Bampfurd in the District of Brook
deceased this life at Bampfurd in the District aforesaid on
the 14th day of November 1841
possessed of diverse goods & chattels rights and credits all within the
said District amounting as your Petitioners believe in value to
£250.0.0 at least. and appointed your Petitioners Executors
and Administrators thereof. That your Petitioners are desirous of settling
and paying the said will and having the charge of the said goods
and chattels rights & credits committed to them your Petitioners
therefore humbly pray your Honor will be pleased to commit
the said goods & chattels of the said will to your Petitioners And
your Petitioners as in duty bound will ever pray

Woods took 21st November
1841

Mary Moore
Paul Moore
Jacob Smith

Province of Canada
District of Brock
To wit.

In the Surrogate Court of the District of Brock.

You George Washington Whitehead of the Township of Berford in the District of Brock Gentleman one of the subscribing Witnesses to the last Will and Testament of the late John Moore late of the Township of Berford in the District of Brock in the Province aforesaid Gentleman deceased do swear that you were personally present and did see the said John Moore sign seal publish and declare the Will now shown to you as his last Will and Testament, And you the said George Washington Whitehead do further swear that the name which appears as Witness to the last Will and Testament of John Moore is your own handwriting and that you signed your name to the said Will in the presence of the said Testator and at his special instance and request. And you likewise further swear that you verily believe that the said John Moore at the signing of the said last Will and Testament was of sound Mind Memory and understanding and you further swear that the said Will was signed by the said John Moore in the presence of yourself Elizabeth Young & that you and the said Elizabeth Young did and subscribed your names to the said Will as witnesses thereto in the presence of the said John Moore and that the names G. W. Whitehead & Elizabeth Young did and subscribed thereto are in the proper handwriting of the said Elizabeth Young & of yourself.

Seen before me at Woodstock in the
District of Brock this 25th day of November

W. Lap Sushie

Deap

Province of Canada
District of Brock.

To Wit

In the Surrogate Court,

You may know the Township of ^{where} ~~where~~ you saw
Smith of the said Township of ~~where~~

You Paul Moore of the Township of
Burford in the District of Brock. You may
do swear that you are one of the Persons
named in the last Will and Testament
of the late John Moore late of the Township
of Burford in the Brock District, demand
of ^{example} ~~example~~ ^{as} Executor thereof, that you believe the
Paper now shewn to you to be the said
last Will and Testament of the said deceased
that you will pay all the debts and legacies
of the said deceased so far as the
Goods and Chattels shall extend
and the law shall bind you, and
that you will exhibit a true, and
perfect Inventory of all and every
the Goods and Chattels, rights and
Credits of the said deceased together
with a just and true Account into
the Registry of the said Surrogate
Court when you shall be thereto
lawfully required.

So help you God.

Shewn before me at Woodstock
this twenty first day of November
1848.

W. Lapruske

Judge

Province of Canada
District of Brock
To Wit

In the Surrogate Court
of the District of Brock.

Paul Moore of the Township of Burford
District of Brock and Province aforesaid
Herman Makish Oak and saith that
John Moore late of the Township of Burford
in the District aforesaid Gentleman deceased
departed this life on or about the fifteenth
day of November in the Year of our Lord
one thousand eight hundred and forty eight
and that to the best of his knowledge and
belief as far as he has been able to discover
the Goods and Chattels, Rights and Credits
of the said deceased within the said
District of Brock. did not exceed the
Sum of three hundred Pounds

Paul Moore

Sworn before me at Woodstock
this twenty first day of November
1848.

W. Lapsdalen

Judge

In the name of God, Amen. I John
Moore of the Township of Burford in the
County of Oxford in the Province of Canada
do hereby certify, that I am
weak in body, but of sound mind, memo-
ry and understanding, and considering the
certainty of death and the uncertainty of the
time thereof, and to the end I may be the
better prepared to leave this world, whenever
it shall please God to call me hence, do hereby
make and declare this my last will and testa-
ment, in manner following, that is to say

It is my will that all my just debts and
the charges of my funeral be paid and dis-
charged by my executors hereinafter named
and appointed, out of my estate, as soon as
conveniently may be after my decease, and
I leave the charges of my funeral to the
direction of my executors

I give, devise, and dispose of all my real
and personal estate, save what shall be
necessary for the payment of my just debts
and funeral charges, in the following manner
I give to each of my three sons Paul,
Cyrus and John, and to three or either of their
heirs and assigns the sum of one pound

five shillings lawful money of the said Province
which with what I heretofore advanced to
each of them the said Paul, Cyrus and
John, I judge to make three hundred
Pounds, And I discharge them and each of
them the said Paul, Cyrus and John and
their and each of their heirs of what I
charged them or either of them with for
and on account of the same in my Testis
I further give to John Stone my son in whose
name the sum of Twenty five pounds the same
to be paid to him out of the share or part
that will be coming to my son Jonathan
from the proceeds of the sale of the Halvested
farm hereinafter mentioned

I give to my daughter Sarah Stone her
and assigns Twenty five pounds lawful
money of the said Province to be paid to her
out of the share or part that will be coming to
my son Jonathan out of the proceeds of the sale
of the Halvested farm hereinafter mentioned

I give to my sons Jonathan, Robert, and
Matthew Stone a thirds of their heirs or assigns
Each one equal third part out of the proceeds
of the sale of the Halvested farm hereinafter
mentioned and except one third part of

the proceeds thereof which I give to my dear Wife Mary
as Lien and as for her right to deuen or thuds in
the said Habmentat or any part thereof
Also I will and ordaine, that the Executors and
Executrix of this my last will and Testament,
or the Survivors or Survivor of them for and
to record, the performance of this my last Will
and Testament, shall with all convenient speed
after my decease, bargain, sell, and alien in
fee simple all those lands called the Habmentat
and Compasall of the South half of Lat Ham
four in the thirteenth Cencefion one hundred
and being the same premises on which I do
presently reside together with the North East
quarter and a part thereof as I shall direct
of that number six in the thirteenth Cencefion
all in the Township of Newford aforesaid for the
better Execution and perfect finishing whereof
I do by these presents give to my said Executors
and Executrix the Survivors or Survivor of them
full power and authority to sell, grant, alien
bargain, sell, convey, and assure all the same
lands so called the Habmentat as last aforesaid
described, to any person or persons, and their
heirs and assigns forever in fee simple, by all and
every such lawful ways and means in the la

in my said Executors and Executrix or the Survivors
Survivors of them or to their, his or her Counsel
learned in the law shall deem fit and necessary
and out of and from the fund and proceeds of the
Sale of the same to pay over to my said dear
Wife Mary one Equal third part thereof the same
to be as aforesaid in lieu of and for all dower
or thirds she might be entitled to in law, in and
to the said premises or any parts thereof, and the
Remainder two thirds part of said proceeds shall
shall be equally divided as aforesaid and to be
paid over to my three said sons, Robert
and Matthias in equal proportions as aforesaid.

I also give and bequeath to my said Wife
Mary, all the clothing, wearing apparel, linen,
Beds, Bedding, chairs, Kitchen furniture and
all other my household goods and furniture
whatsoever and whatsoever in and about and
belonging to my present Residence.

Also I will and ordain that my said
Executors and Executrix or the Survivors or Surviv-
ors of them shall sell and dispose of all my
personal Estate Consisting of Horses, Cattle, Sheep,
Hogs, Farming implements, Waggon, Sleighs
with all other personal property which I may
possess at the time of my decease.

is proposed of and not herein before and herein after
disposed of and otherwise provided for and out of the
proceeds thereof to pay and discharge my funeral
Expenses and all my just and lawful debts, except
the debt owing by me to my son-in-law Robert
Eddy to which I have herein otherwise provided for
the payment of, and out of the proceeds of the said
Sale after payment as aforesaid of the funeral
Expenses and debts, should there be any sum left
I will and desire that a sufficient sum out of
the said proceeds shall be appropriated in giving
to my two sons Robert and Matthew and also to my
two step sons Lewis Arvin and William son of
my present wife and now living both me a good
Common Education and after paying the aforesaid
sums should there be any part of the aforesaid
proceeds left I then will and desire the same shall
be equally divided between all my children as
before named, except my two step sons Arvin and
William

Whereas I had occasion to loan a sum
of money from my son-in-law Robert Eddy
and for the better securing him against loss
in the repayment of the same I conveyed to the
said Robert Eddy his heirs and assigns in fee
simple the South half of lot the number five in

in the thirtenth of Concord of Money advanced one
hundred acres and took in return the bond
obligatory from the said Abbeul Eddy to be
recovery to him the same premises upon his
receiving the sum of Money and interest so as
advanced loaned and a part of the said
loan having been repaid and the said land
being of much greater value than the claim
or encumbrance thereon It is my will and
desire that my said Executors and Executors
the Survivors or Survivor of them shall sell the
said lands so secured to the said Abbeul Eddy
or my interest therein as shall appear to them
most advisable for the interest of my Estate
giving to the said Abbeul Eddy the preference
of purchase should he desire it and the proceeds
after discharging the balance of the said
Abbeul Eddy's claim to be disposed of
or directed to be done with the proceeds of
my personal Estate giving to my dear
Wife Mary an Equal third part of the
said proceeds

And whereas I sold to one Joseph Cruise
certain lands in the Township of Abbeul in the
Western district in the appearance of
Council then situated upon which there

the balance due and owing, it is My will and desire
that after full payment of the balance due on
the Lands so sold to the said Joseph Greene that
My said Executors and Executors the Survivors or
Survivors of them do make and execute to the
said Joseph Greene his heirs and assigns a good
and sufficient Warranty of the fee simple
and inheritance of the said Lands and premises
by all such lawful ways and means in the Law
as to My said Executors and Executors or the Survivors
or Survivors of them or her or their Council
learned in the Law shall seem fit or necessary

And whereas I sold to Paul Haffman all
My claim to the North-half of Clergy Parish in
Newbury Mass in the fourteenth year of the
said Township of Newbury for which I had oblig-
ated myself to pay the balance of purchase money
to the Government, it is My will and desire that
My said Executors and Executors the Survivors or
Survivors of them do pay to the Government all
balance due thereon and that they do assign
and release all My claim interest and demand
in of and to the said premises or any part thereof
to the said Paul Haffman his heirs and
assigns and to take such means as shall be
found requisite and necessary to have the

Government Patent to issue to the said Paul
Huffman his heirs or assigns

And all the rest, residue, and remainders of
my Estate and Effects, whatsoever and wheresoever,
and of what nature and kind soever, which
at the time of my decease, I or any person or
persons in trust for me or otherwise am, or are,
possessed of, or entitled to, and not herein before
disposed of, I give and devise, and bequeath unto
my said dear Wife Mary and my children their
heirs and assigns, according to the nature and quality
thereof respectively, to and for their own separate
uses and benefits.

And I do hereby will, and direct and declare,
that in all cases where my Executors and Executors
for the time being shall happen to differ in opinion
the matter of difference shall be decided by the
Major part or number of them, my said
Executors and Executors, and be acted upon
accordingly.

And I do hereby nominate, constitute,
and appoint my said Wife Mary together with
my said Paul and my trusty friend Jacob
Smith, to be my Executors and Executors of this

J. Olin Moore

My last will and testament ~ In witness whereof,
I, the said John Mann, have to this my last will
and testament, contained in this and the two preceding
sheets, set my hand and seal / to wit my hand to
the bottom of each of the said two sheets, and my
hand and seal to this last sheet, and my seal
at the top of the said sheets, when all the said
sheets are affixed together, this tenth day of June
in the year of our Lord one thousand eight
hundred and forty eight

John Mann

Signed, and sealed, published and declared by
the above named John Mann, as and for his last
will and testament, in the presence of us, who at his
request, and in his presence have subscribed our
names as witnesses thereto

Grat. M. Hitchcock

Elizabeth Young