

		Principal	Interest
1861			
Nov.	2. To cash paid Rachel C. Hoyal, daughter of Alfred Janney, widow. Eliza Pleasant, Eliza Janney, son Julia & Lydia, children of Alfred Janney on \$2000.	60.00	
		240.00	
	Pleasant Jane Janney, of Et. on loan	60.00	
	Francis H. Janney, son \$5.00	60.00	
	S. J. Beale's bill.	25.00	
	do common collections	50.00	
	Estate of Daniel Janney 12 per cent on \$2000. credited to him on his bond	900.00	
19	cash paid James M. Janney 12% on \$500. paid to of David W. Dwyer	60.00	
	Alfred A. Janney - " - - - - - John Janney, son of John.	60.00	
	A. W. Janney's travelling expense	12.50	
	Commission of 5% on \$2000.	50.00	
	Interest brought into principal column on each side, brought into interest column on this side to balance.		
June	1. Balance due the Estate	653.41	
		2199.80	
		4558.91	2199.80
1862			

	C.R.		
		Principal	Interest
June	1. By balance from 9 th account	1559.11	2199.80
Oct.	10. cash of Pinson Chapman on acc't of J. Dempsey's bond.	1000.00	
	Interest brought into principal column	2199.80	
		4558.91	2199.80
		653.41	

W. C. Yeaton,

Commr. County Court.

Alex. County.

Commissioner's Office.

Alexandria, Virginia.

August 19th, 1867.

To the County Court of Alexandria County:

Your Commissioners report to the Court, that on the 15th day of May, 1867, Samuel M. Janney the surviving Executor of Phineas Janney, deceased, exhibited before your Commissioners a statement of all the moneys which he the said Samuel M. Janney, had received or become chargeable with, or had disbursed, within the period of two years, commencing June 1st 1860, and ending June 1st 1862 together with the vouchers for such disbursements.

That your Commissioner embraced the said Executor in the list of Fiduciaries, whose accounts were before him for settlement, which was posted at the front door of the Court-house of said County, on the first day of July last; and on the date of this Report, (ten days having elapsed since the said account was mentioned in said list,) made up and completed the several accounts, (designated Ninth and Tenth) of the said Samuel M. Janney's administration of the estate of the said Phineas Janney, deceased, and on the 1st day of June, 1862, finds a balance of Six hundred and fifty three dollars and forty one cents due from the Executor to the said estate, all of which sum is interest.

Given under my hand, as Commissioner of the said Court, on the day and year just foreaid.

W. C. Yeaton.

Official.

Alexandria County Court, December 2^d 1867.

The foregoing accounts and report were this day returned to Court and ordered to lie one month for exceptions. And on another day to wit: At a Court held for said County, on the 8th day of January 1868, the same were confirmed and ordered to be recorded.

I etc:

J. Tracy,

Clerk.

In the name of God. Amen.

I, Nicholas Gibney, being of sound mind, but of delicate health, and knowing the uncertainty of life, make this my last Will and Testament.

First. I will and bequeath to my beloved wife, Amanda Gibney (formerly Amanda Bell) and my son, Robert Bell Gibney (now a minor), all my personal and real estate of whatever description and wherever found, in the manner following:

The farm upon which I now reside to be bequeathed under rent, at such time as wife, Amanda Gibney, may determine after my death, or less, or in such man-

or worked in such manner as will be most productive and less injurious to the land, and fruit, during the minority of my son Robert Ball Febrey, the renting, leasing or working to be at the best discretion of the Executor and Trustee, (who will be named hereafter and in whom I place entire confidence,) and the money arising therefrom shall go to the support and maintenance of my wife Amanda Febrey, and of my son Robert Ball Febrey; and also in defraying his brother's schooling expenses during his minority. The Executor and Trustee will sell such of the personal property as may be deemed most advisable, and in such manner as may be deemed best. The money arising from this sale to be deposited and securely invested, by the Executor and Trustee, either in United States Bonds, or in Deeds of Trust on real estate, as may be deemed best; and the interest arising therefrom to go to the benefit of my wife Amanda Febrey, and my son Robert Ball Febrey.

Second. - All Bonds, notes of hand, Stocks, Bills of Trust, and monies to be taken charge of by the Executor and Trustee, and the whole to be so invested as may be deemed best for the interest of my wife, Amanda Febrey, and my son Robert Ball Febrey; they, however, to receive only the benefit of the interest of the same.

Third. - On my son, Robert Ball Febrey arriving at age of majority, or legatage, he is then to relieve the Executor and Trustee of all care and responsibility, under the terms of this will as regards the same, and to assume the entire charge and management thereof; presuming him to be entirely capable, at that time, to take charge of the same.

Fourth. - I will that the farm in question shall not be sold during the life time of either my wife Amanda Febrey, or my son Robert Ball Febrey; and that at their death the same shall go to my son, Moses Alexander Febrey, or if he be dead, to his next son, Wallace; provided that my son Robert Ball Febrey, should have died without leaving any legal heir.

Fifth. - I will that the interest alone of all Bonds, Notes of hand, Stocks and Deeds of Trust be used for the benefit of my wife Amanda Febrey, after my son, Robert Ball Febrey, shall have arrived at the age of one and twenty; and that at no time will they be converted into money, to be used as well during the life time of my wife, Amanda Febrey, or the minority of my son, Robert Ball Febrey; as after her death. I will that the said Bonds, Notes of hand, stocks and Deeds of Trust go to my son, Robert Ball Febrey, on his arriving at the age of thirty years, if that should be after the death of my wife, Amanda Febrey, to him and to do with as he pleases; but he must only come into the entire possession of them after her death, be that later than the period named of "the age of thirty years," but he shall receive the interest arising from the same, should my wife, Amanda Febrey, die before he arrives at the age thus specified.

Sixth. - Should my son, Robert Ball Febrey, die before my wife Amanda Febrey, and leave no legal heirs, then it is my will and desire, that the stocks and Deeds of Trust be equally divided between my children by my first marriage, or their legal heirs.

Seventh. - I will, however, my wife, Amanda Febrey, marry again at any time, then all her interest as widow and bequeathed to her, in this instrument, ceases and the same then to revert to my son, Robert Ball Febrey or his legal heirs.

Finally. - I now appoint my beloved son, John Edward Febrey, Executor and Trustee to carry into effect the foregoing.

In witness, Whereof, I have affixed my hand and seal this 28th day of November, One thousand, eight hundred and Sixty-eight.

Nicholas X Febrey ^{his} Seal
mark

Signed sealed and delivered by Nicholas Febrey, in the presence of us who at his request are his witness, and in the presence of each other, hereunder subscribed our names as witnesses.

Richard Gott.
Richard S. Shirive
William R. Birch.

In witness whereof, I have caused the foregoing clauses to be made in my will, and this 2^d January 1868, acknowledge the same to be ^{my} part in presence of the following witness: and have affixed my hand and seal accordingly.

Witnesses

Richard Gott
Richard Shirive
William R. Birch

Nicholas X Febrey ^{his} Seal
mark.

Unusual.
Clementine County Court, February 3^d 1868.

The last Will and Testament of Nicholas Febrey, deceased, was this day proved in open Court by the oaths of Richard Gott, Richard S. Shirive, and William R. Birch subscribing witnesses thereto and ordered to be recorded. And on another day, to wit: At a Court convened and held for said County, on the 28th day of March 1868, John Edward Febrey, who hath been named in the last Will and Testament of Nicholas Febrey, probated at the last term of this Court, this day appeared in open Court and pronounced the ^{2d} portion of the Executorship thereof, thereupon the Court doth appoint Henry W. Febrey, Administrator with the will annexed of the said Nicholas Febrey, and

the said Henry W. Gibney qualified and gave bond according to law,
the security having justified.

I test:

J. Facey Clerk.

In the name of God, Amen.

Luman Whittlesey's Will I Luman Whittlesey, of the city of Alexandria & State of Virginia, being of sound and disposing mind, memory & understanding do make this my last Will and testament as follows. (that is to say).

I direct that my body may be buried, at the direction of my Executor, hereinafter named, and that all my just debts funeral expenses be paid, as soon after my decease, as may be convenient.

First. I give bequeath unto my dear wife, Elizabeth, all the household and kitchen furniture, linens, jewels & estate, which will be in my house at 134 Duke Street, in said City of Alexandria at the time of my decease.

2^d. - I bequeath my brick dwelling-house & appurtenances, etc., being lying on Duke street in said City, and numbered 134, unto my daughter Sarah J. S. Whittlesey, and her heirs forever.

3^d. I bequeath unto my dear wife, my frame tenement on Duke street with its appurtenances, adjoining the above and numbered 132, for and during her natural life, & after her death to my daughter Sarah, if then living, during her natural life, then to my son Oscar Columbus if he be alive, for reducing his natural life, and finally to be distributed among the heirs of my two sons, Edgar Augustus & Joseph Adolphus, at present resident in the state of Texas.

4th. I bequeath to my wife Elizabeth, all that, my estate unoccupied, ground, land, hereditaments, and premises, with the appurtenances therof situate, in the town of Williamston, - County of Martin, and State of North Carolina, with full power and authority to dispose of the same, as she may see proper.

5th. And lastly the residue of my estate of every nature I possid, whether real or personal, I hereby give to my son Oscar Columbus and his heirs forever.

And I do hereby nominate and appoint my said son Oscar Columbus Whittlesey to be the Executor of this my last Will and testament.

In witness whereof, I the said testator Luman Whittlesey, have to this my last Will and testament set my hand and seal, this 19th day of December A. D. 1867.

Witness.

James Bowring.

W. Leon. Hammond. M. D.

S. Whittlesey Seal

Virginia

Alexandria County Court March 2d 1868.

The last Will and testament of Luman Whittlesey, dead, is this day proved in open Court by the oaths of James Bowring and W. Leon Hammond subscribing witnesses thereto and ordered to be recorded.

Oscar Columbus Whittlesey the Executor named in said Will qualified and gave bond with security according to law, the security having justified.

I test:

J. Facey Clerk.

Second Account.

R. Johnson vs. The Estate of Henry Dangerfield, in account with R. W. Johnson, Jr. and Jno. S. Barbour, Esq. his Administrators

Born. Nov 1866

No.

Second. Decr. 10 3^d balance due Administrators as per Account

Barlons Report.

22. cash paid S. S. King - tuition of Henry & Rev
- dy Dangerfield

100 00
199 30
199 30
100 65
29 85
50 87
660 00
400 00
412 00
142 50
140 88
50 00
13 61
33 70
160 00

26 " " Mrs. J. S. Barbour's W. S. tax.

" " " Wife S. S. Dangerfield's de

" " " Taxes on Kansas lands

" " " Mrs. S. S. Dangerfield's gas bill

1867 " " " Taxes on Iowa lands

Decr. 3 " " " W. S. Internal Revenue tax

9 " " " Mrs. Eliza Dangerfield

12 " " " S. S. public bill for monument for

Mr. Dangerfield

21 " " " Dr. Shuck's bill

31 " " " Taxes on St. Louis property

32. 4 " " " W. W. Taylor, Attorney

" " " Joseph Gherardi's bill

9 " " " Dr. P. J. Murphy's bill

Mar 20 " " " Mrs. Eliza Dangerfield

Cr.

June 17	By cash recd for sale of Sandy small articles	21 08
18	of H. O. Clauthor Jr & Murray	24 15
March 11	of H. O. Clauthor Jr & Murray	38 00
July 11	of H. O. Clauthor Jr & Murray	38 93
18	S. T. Beach Atty, the J. J. Mason Atty in 1/2 of interest in the debt of S. J. J. Grymes	
Sept 7	of Alex. Murray in 1/2	200 00
8	H. O. Clauthor Jr & Murray Nov 10 1866 and improperly credited to Guardian 7c	58 28
Oct 3	of Mr Willis premium on Policy of insurance for 8 months being from Jan 15 th to Sept 15 1866	75 00
Nov 1	Balance due Executor	10 00
		4674 57

\$6211 73

Commissioner's Office,
Alexandria Virginia,
March 13rd 1869.

To the County Court of Alexandria County:
Your Commissioner reports to the Court, that on the 12th day of November, 1868, Andrew Jamison Executor of William P. Quisenberry deceased, exhibited before your commissioner a statement of all the money which he the said Andrew Jamison had received, or became chargeable with, or had disbursed, within the year ending December 1st 1868, together with the vouchers for such disbursements. That your commissioner embraced the said Executor in the list of Fiduciaries whose accounts were left him for settlement, which was posted at the front door of the Courthouse of said County, on the first day of October last; and on the date of this Report, [16 days having elapsed since the said account was mentioned in said list] made up and completed the arreved account of the said Andrew Jamison's administration of the Estate of the said William P. Quisenberry deceased, and on the 1st day of November 1868, finds a balance of Four thousand six hundred and seventy four dollars, and fifty nine cents, due from the Estate to the said executor.

W. C. Yeaton
Commissioner County Court
Alexandria County.

Virginia

Alexandria County Court April 5th 1869.

The foregoing account and report were returned to Court, and ordered to lie, one month for exceptions, and on another day to be filed. At a County Court held for said County, on the 7th day of June 1869, the same were confirmed and ordered to be recorded.

Date:

Tuesday

Filed in The Estate of Nicholas Tiberay in account Henry
Tiberay N. Tiberay his Administrator.

Adminis 1868

Debtors	Amount
Debtors of March 2 To paid J. Tracy Clerk of Court	15 00
" " 7 To paid G. L. Smith Attorney &c	10 00
" 17 To paid Amanda Tiberay Widow	279 50
" " "	180 00
" 26 " "	12 05
" " " Joe H. Rock for bill for 1867	7 65
" " " B. A. Benge for bill	2 20
" " " W. M. Phillips for bill	40
" " " J. W. Garrison Paid 1865-66	16 88
July 8 " " Amanda Tiberay	16 64
August 8 " " J. P. Johnson for swearing affidavits	1 00
September 12 " " Amanda Tiberay	100 00
October 8 " " da " da	50 00
November 22 " " da " da	50 00
January 1 " " da " da	100 00
" 5 " " da " da	20 00
January 11 " " da " da	25 00
March 5 " " Insurance	4 20
" 10 " " Amanda Tiberay	5 00
" 24 " " da " da	100 00
" " " Joe H. Rock bills 1868 & Tax Bill	10 51
May 2 " " Amanda Tiberay	100 00
" " " S. W. Tiberay's Bill	10 50
" " " W. H. Tiberay Administrator	
Commission of 1/2 per cent on \$3390 65	
Actual Receipts	204 28
To paid F. L. Smith & Special Commissioner	5 00
Balance	1176 44

\$3390 65

March 10	By cash of J. E. Tracy	
" "	for sale of houses & implements,	111.10
	Furniture &c	409.85
April 6	Sale of \$100 - Government Bonds	1712.00
September 18	Cash of C. Ball	25.00
" "	R. S. S	107.16
" "	J. A. Bush	14.25
" "	C. Ball	20.55
" "	J. T. Bick	234.87
" "	G. B. Wilcox	184.84
" 28	W. R. Pritch	31.66
" "	J. H. Witcher	59.24
" "	James Conknot	41.73
" "	J. G. Tracy	8.00
January	W. Tucker	202.78
December 8	R. Ball	60.00
" 29	H. Shocknor	11.29
March 6	Mr. Louis Harvey	22.40
" 20	John Ball	100.00
April 5	J. L. Smith	102.72
" 10	John Ball	26.56
		\$ 3396.03
		\$ 1996.74

1868
May 3 Account due the Estate

Commissioners Office

May 3rd 1869.

To the County Court of Alexandria County - V.
The undersigned, as Special Commissioner appointed by an order of this Court at the April Term 1869 to settle the accounts of Emery H. Tracy as Administrator with the will annexed of Nicholas Tracy doe would beg leave to report that he has examined the vouchers produced before him: And settled and herewith submits said account, showing a balance in the hands of said Administrator of \$1996.74, as of this date.

Francis L. Smith Jr.
Special Commissioner.

Virginia

Alexandria County Court May 3rd 1869.

The foregoing account and report were returned to Court, and ordered to lie one month for exceptions, and on another day to wit: At a County Court held for said County, on the 1st day of June 1869, the same were confirmed and ordered to be recorded.

Date:

Tracy clk.

Mary In the name of God, Amen. I Mary Green, of the City of Alexandria in the State of Virginia, being of sound and disposing mind and memory, but of weak bodily health, do make and publish this as and for my last will and testament, hereby revoking any and all wills and testaments heretofore made, as follows - to wit:

First. I will that all my just debts and funeral expenses be paid as soon as possible after my death. Secondly. I devise and bequeath unto my beloved niece Lydia Jolly of Washington City \$100 One thousand Dollars Bonds of the Orange, Alexandria and Manassa Rail Road Company (Known as the seven per cent bonds). Also my house and lot on the east side of Fairfax Street, between Wilkes and Gibbon Streets in the City of Alexandria. Also all my household and kitchen furniture. I will however that in the event of the said Lydia Jolly's claiming any part of the Alexandria Corporation Stock left by my sister, the late Sally Green, then and in that case I will that the property hereby devised and bequeathed to the said Lydia shall be charged with a sum equal to the amount so claimed by the said Lydia, the said sum to be paid to my nephew John Jolly. Thirdly. I devise and bequeath unto my beloved nephew John Jolly, Five hundred dollars of the registered stock of the Corporation of Alexandria now standing in my name, and my moiety of the twelve hundred Dollars of the Corporation Stock, now standing in the name of my late Sally Green - my sister, with all the account and accruing interest thereon.

Fourthly. I devise and bequeath unto Agnes Grant Colored - in consideration of her faithful services, my frame house and lot on the Alley between Wilkes and Gibbon Streets in the City of Alexandria.

Fifthly. I hereby nominate and appoint my friend John W. Burke executor of this my last will and testament, and desire that he be not required to give security on his executional bond.

In testimony whereof I have hereunto set my hand and seal, this first day of June 1869.

Mary Green Seal

Signed, sealed, published and declared by the said testatrix to be her last will and testament, in our presence, and we in the presence of the said testatrix

Second Account.

N. Feby's The Estate of Nicholas Feby in account with Henry H. Feby
Administrator

	Dr.	Principal Interest
June 17	To Cash paid Amanda Feby	500.00
September 16	" " Amanda Feby, Guardian of Robert Ball Feby	50.00
November 16	" paid Amanda Feby	60.00
" " "	" Joseph E. Birch Blacksmith	6.00
December 23	" Amanda Feby	25.00
1870	" " "	100.00
January 1	" Amanda Feby Guardian of Robert Ball Feby	250.00
February 28	" Amanda Feby	10.00
March 26	" F. L. Moore clover seed	8.75
" 28	" Amanda Feby	50.00
	To Balance	2098 11/119 .82
		\$2707 86 119 .82

	Dr.	Principal Interest
May 3	By Balance from first account	1996.94
"	One Years interest	119.82
June 12	Cash received of Henry H. Feby	90.00
September 8	" " " J. E. Feby	47.62
November 13	" " " Robert Ball	60.00
December 2	" " " J. E. Birch	14.11
" 31	" Charles Harbys	720.11
1870	" " " for Rent of Farm	250.00
February 5	" " " of John Ball	26.36
March 22	" " " F. L. Smith	102.72
		\$2707 86 119 .82

1871	May 3 By Balance due Estate	\$2098 11/119 .82
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Commissioner's Office
Alexandria Virginia

August 1st 1870

To the County Court of Alexandria County,

Your Commissioner reports to the Court, that on 15th day of June 1870 Henry H. Feby the administrator of Nicholas Feby deceased, exhibited before your commissioner a statement of all the money which he the said Henry

No. Bird
Will

Feby had received or become chargeable with, or had disbursed within the year - commencing May 3rd 1869 and ending May 3rd 1870, together with the vouchers for such disbursements. That the Commissioner embraced the said Administrator in the list of fiduciaries, whose accounts were before him for settlement, which was posted at the front door of the Court House of said County, on the first day of July court last, and on the date of this report, (ten days having elapsed since the said account was mentioned in the said list) made up and completed the foregoing account of the said Henry H. Feby's administration of the estate of the said Nicholas Feby deceased, and on the 3rd day of May 1870, finds a balance of, Two thousand, two hundred and seventeen $\frac{3}{4}$ Dollars, due from the Administrator to the said estate of which sum, One Hundred and nineteen $\frac{3}{4}$ Dollars is interest. The account is supported by satisfactory vouchers and is here-with returned. Your Commissioner further reports to the Court, that he has examined whether the said Administrator has given such bond as the law requires, and whether it is in a penalty, and with securities sufficient, and finds the same to be unobjectionable and fully sufficient given under my hand as Commissioner of the said Court, on the day and year first aforesaid.

Francis L Smith Jr.

Virginia

Alexandria County Court Oct 3^d 1870

The foregoing account and Report were returned to Court and ordered to lie one month for exceptions and on another day, to wit: At a County Court held for said County. On the 5th day of Dec 1870, the same was confirmed and ordered to be recorded.

Test:

Henry. H. Feby.

I William Birch of the County of Alexandria and State of Virginia declare this to be my last Will and Testament I will and bequeath to my daughter Martha Liles and her heirs thirty six acres of land more or less, being all the land owned by me southwest of the Langley and Alexandria County Road, I will and bequeath to my daughter

Guardian, which account is hereto annexed, and I hereby approve the sale made of the guaranteed bonds mentioned in said account and do moreover release the said Lewis M'Kenzie and the estate of said James M'Kenzie from all claims and demands growing out of said guardianship or suretyship.

Witness my hand and seal this 17th day of Oct. 1863.

J. Howell Sammons

<u>Statement No. 1</u> Jane H. Sammons now Mrs. A. Stewart.		
1863 July 1	Balance due Jane H. Sammons	1879 04
	On Hand Virginia Guaranteed Bonds	12 57 00
<u>Statement No. 2</u>		
1863 Sept 1	Balance due Guardian	74 87
	On hand Va. Guaranteed Bonds	12 00 00
<u>Statement No. 3</u>		
1863 Oct 1	Balance due Guardian 74. 87	929 07
	On hand Va. Guaranteed Bonds	17 80 00
<u>Statement No. 4</u>		
	Balance as above & 929. 07 at 36%	334 00
	Interest	1 79
	Final balance due Jane H. Stewart date of \$1780. 00 Guard Bonds \$334. 00	403 42
		786 80
	Int.	6 26
		789 56

The following is a true copy of John Stewart's receipt.

Chamberlyburg, Pa., 17th Oct. 1863.

Received of Lewis M'Kenzie who is surety on the bond of James M'Kenzie given as the Guardian of my wife Jane H. Stewart formerly Jane H. Sammons, in the County Court of Alexandria County Va, four hundred and fifty three ~~two~~ dollars being balance due me in his right; upon final settlement of the account of said Guardianship, which account is hereto annexed, and I do hereby approve the sale made of the guaranteed bonds of the state of Virginia, mentioned in said account, and I do moreover release the said Lewis M'Kenzie and the estate of the said James M'Kenzie from all claims and demands growing out of said guardianship or suretyship.

Witness my hand and seal this nineteenth day of October A. D. one thousand eight hundred and sixty three.

John Stewart

Virginia

Alexandria County Court, July 9th 1868.

The foregoing accounts and Report were this day filed, and ordered to lie one month for inspection; and on another day, to wit: At a County Court to be for said County, on the 2^d day of September 1868, the same were confirmed and

ordered to be recorded.

Date.

Tracy.

Clerk.

Will Recd. I, Moses Russell, do make this my last will and testament. I desire and give all my estate and effects, real and personal, to my Executors hereinafter named, in trust, for my wife Mary, for and during her life, the use and income thereof to go to her maintenance, and after her death, to my son Moses

I appoint Messrs Lewis M'Kenzie, Robert Bell and John Payne, Executors of this my will, and direct that no security shall be required of them as such, Witness my hand this 19th day of December, in the year of our Lord Eighteen Hundred and Sixty six.

his

Moses X Russell.
mark

Witnesses

Robt Bell

Allen C. Harmon

Virginia,

Alexandria County Court October 5th 1868.

The last will and Testament of Moses Russell deceased was this day proved in open Court by the oaths of Robt Bell and Allen C. Harmon, subscribing witnesses thereto and ordered to be recorded. Thereupon Lewis M'Kenzie and Robert Bell the surviving Executors named in the said Will qualified and gave bond according to law. No security required.

Date.

Tracy.

Clerk.

Nicholas
February
Inventory
Appraisement

Inventory and appraisement of the real and personal estate of Nicholas Feltz deceased. - Taken March 10th 1868.

One House	\$40.00
One Cow	25.00

Four Shoals	25.00
One Carriage	
Seven Chairs	2.50
Side board	
One Sofa	
Two tables	5.00
One sofa	
" Center table	
Two side tables	
Nine chairs	
One lamp	
" Chandelier	L
24 yds Carpet	100
" " "	40
Three window curtains	25
One looking glass	
Furniture in bed room	No 1
" " " "	2
" " " "	3.
" " " "	4
Stair Carpet	
Kitchen furniture	
Crockery Ware	
Rent for the residence	
Made by Mrs Amanda Feby	\$ 100.00
Rent for the remainder of the farm	150.00
Amount of land deeds of trust and bonds	9518.30
Cash	41.25
Value of real estate 120 acres at \$50.00 per acre	6000.00

We the undersigned appraisers appointed by the County Court of Alexandria County after having been duly sworn have examined the estate of Nicholas Feby deceased and make the foregoing report

Richard G. H.

Charles X. Feby

B. J. Thorne

Henry H. Feby Administrator

State of Virginia,

Alexandria County, to wit

Personally appeared before me J. R. Johnston a justice of the Peace for theforesaid county Richard G. H. Charles Kirby, B. J. Thorne and was first sworn before entering on their duties as appraisers appointed to appraise the property of Nicholas Feby deceased.

Swore under my hand this 10th day of March 1868

J. R. Johnston J.P.

Virginia,

Alexandria County Court - October 5th 1868.

The foregoing appraisement was returned to the Court, and ordered to be recorded.

Date:

J. Dacey.

Clark.

The Guardian qualified July 5th 1866.
Henry Daingerfield, in account with John W. Burke his
Guardian.

Account 1867

Dr.

Debit Principal

July 4	To Balance due the guardian from last ac-	
count		\$ 777.48
47 85		
To Interest on same one year		
27	Cash paid Tailor's bill \$4.25 Clothing \$36.73 Expenses	
	To White Sulphur Springs \$80	80
29	By Mr Daingerfield for Dry Goods &c	6.70
Aug 13	1/2 Dr George King's bill for tuition	50
Sept 11	1/2 Mr Daingerfield's bill for Board	100
Oct 15	1/2 Commission on Visit before last account	7.50
	Mr Daingerfield's bill of Expenses	30.64
22	1/2 Dr King's bill for tuition	50
Nov 22	1/2 Dr King's bill	50
Dec 6	1/2 Dr King's bill	50
11	David Campbell for Groats &c	15.50
16	William Murray for Clothing	81
Jan 22	1/2 Dr King's bill for tuition &c	50.20
Feb 4	Mrs Daingerfield for Board	154.82
21	1/2 Dr King's bill for tuition &c	51
Mar 21	1/2 Dr King's bill for tuition &c	50.15

Witness -

John C. Feby