

(190) Know all men by these presents that we John Peter Jr & son  
Philip & James McLaugherty are held and firmly bound  
by Peter James Barbour Esq<sup>r</sup> Governor of the Commonwealth of Virginia  
Constable for the time being and his successors in office in the just and  
full sum of five hundred Dollars to the payment whereof we  
Bond and truly to be made we bind our selves jointly and severally  
and several heirs firmly by these presents sealed with  
our seals and several heirs firmly by these presents sealed with our seals  
Seal and dated this 27<sup>th</sup> day of July 1813.

The condition of the above obligation is such that the  
above bound John Peter Jr is appointed constable in and for the  
county of Giles in the Western District. Now if the said John  
Peter Jr do well and truly execute his said office of constable  
according to Law then the above obligation to be void and  
no effect otherwise to remain in full force and Virtue in  
Law given under our hands and seals the day and year a  
bove written

John Peter Jr  
E 453

Acknowledged in Court

Jas McLaugherty E 453

G N Pease E 453

E Peter  
Constable  
Bond

Know all men by these presents that we Elijah Peters  
Philip Peters & William Smith are held and firmly bound  
unto his excellency James Barbour Esq<sup>r</sup> Governor of this Common-  
wealth and his successors in office in the sum of five  
hundred dollars for which payment we bind our selves on  
heirs executors administrators jointly, firmly and severally by these  
presents sealed with our seals this 28<sup>th</sup> day of Sept<sup>r</sup> 1813.

The condition of the above obligation is such  
where as the above bound Elijah Peters is appointed constable  
in the county of Giles for the western district if there  
fore he shall well and truly perform his said office of  
constable according to Law then this obligation to be void  
otherwise to remain in full force and Virtue Elijah Peters  
Philip Peters  
Wm Smith

Acknowledged in Court

(21) Know all men by these presents that we James McLaugherty  
Edward Hale Davis French & John McLaugherty are held and  
firmly bound unto James Barbour Esq<sup>r</sup> Governor of this Commonwealth  
alth for the time being and his successor in office in the  
sum of five hundred dollars to which payment well & truly to  
be made we bind our selves on heirs executors & administrators  
jointly and severally by these presents sealed with our seals  
and dated this 28<sup>th</sup> day of Sept<sup>r</sup> 1813.

The condition of the above obligation is  
such where as the above bound James McLaugherty is appointed  
commissioner of the Revenue of Giles county for the ensuing  
year if therefore the said James McLaugherty shall well  
and truly perform his said office of commissioner then this  
obligation to be void other wise to remain in full force  
and Virtue.

Signed & Sealed the day & year  
aforesaid

Acknowledged in court

James McLaugherty E 453  
Edward Hale E 453  
D French E 453  
John McLaugherty E 453

This indenture made this thirtieth day of April  
in the year of our Lord 1813 Between Henry Clay of the  
Deed of  
county of Giles and State of Virginia of the first part  
Trust to  
Andrew Johnston of the second part and Joseph Hair  
of the third part where as the said Henry Clay is indebted  
to the said Joseph Hair the sum of three hundred and  
fourteen dollars & Sixty one cents law full money of the said  
State the payment of which said sum with lawful  
interest thereon the said Henry Clay is willing effectually  
to secure to the said Joseph Hair his heirs heirs or assigns  
This indenture therefore witnesseth that the said Henry Clay  
as well in consideration of of the premises aforesaid as one  
dollar to him in hand paid by the said Andrew Johnston  
before the sealing and delivery of these presents the receipt  
is hereby acknowledged hath granted bargained sold and con-  
veyed and by these presents doth grant Bargain sell and  
convey unto the said Andrew Johnston his heirs Executors  
or Administrators for ever two negro slaves named Ned and

(122) Rachel, ned about 14 years of age Rachel about 7 years old: to have and to hold the said negro Slaves unto the said Andrew Johnston his heirs or executors for ever to his own proper use and behoof for ever in trust nevertheless that if the said Henry Clay his heirs Executors or Administrators or either of them Shall on the first day of November next well and truly pay unto the said Joseph Hair his heirs or executors the aforesaid sum of three hundred and fourteen dollars and Sixty one cents with Lawfull interest there on till paid then in that case this Indenture and every thing there in contained is to be come void But if the aforesaid sum of three hundred and fourteen dollars Sixty one cents with interest as aforesaid or any part thereof Shall be and remain unpaid on the the first day of November as aforesaid then the said Andrew Johnston his heirs executors or adm<sup>rs</sup> or either of them Shall & may sell and dispose of the aforesaid two negro Slaves and Rachel at public auction for ready money at Giles court house, previous notice of two weeks being given by advertising the time of sale thereof at Giles court house and out of the proceeds of such sale after paying there out all the expences attending the execution of this trust Shall be applyed by the said Andrew Johnston his heirs executors or administrators to wards the discharge and payment to the said Joseph Hair of the aforesaid sum of three hundred and fourteen dollars Sixty one cent with the interest that may be due there on and the surplus of the said proceeds if any there should be to be paid to the said Henry Clay or his legatees representatives And the said Henry Clay for himself and his heirs Executors Admin<sup>rs</sup> doth hereby covenant and promise and agree to and with the said Andrew Johnston his heirs Executors or adm<sup>rs</sup> that he the said Henry Clay shall and will warrant and ever defend the title of the said negro boy ned and negro girl Rachel unto the said Andrew Johnston his heirs Executors or adm<sup>rs</sup> against all and every person whomsoever claim or to claim right title interest or estate there in or in any part thereof and cause of a sale thereof for the purpose aforesaid he the said

(123) Henry Clay his heirs Executors or Administrators Shall and will do all such acts and things and seal and lawfully execute all such Bill of Sales or other writings as may and shall be of him or them requested for putting the purchaser or purchasers of the said negroes in actual possession of them in witness where of the said parties have here unto set their hands & seals the day and year above written

Attest

Benja<sup>m</sup> Beck  
George Johnston  
David French

Henry Clay Esq<sup>r</sup>  
A. Johnston Seal  
David French

At Giles October court 1813.

This Deed of Trust from Henry Clay to Andrew Johnston trustee to secure the payment of certain sums of money herein mentioned to Joseph Hair was proven in court by the oaths of Benjamin Beck and David French two of the witness thereto subscribed and ordered to be recorded

Jos<sup>t</sup> David French C. G. C.

22<sup>d</sup> May 1813

Præsum<sup>m</sup> By an order of court handed to us from the Honorable  
Court of Giles County to appraise the personal estate of  
M<sup>r</sup> McKinsey Hardeck McKinsey Deceased do proceed as follows we do  
estate appraise Eight head of hogs - - - - - \$16. 00  
fifteen head of Sheep - - - - - 23. 53  
thirteen head of cattle - - - - - 65. 00  
one Sow<sup>l</sup> horse - - - - - 28. 00  
one dark bay filly - - - - - 15. 00  
one black horse - - - - - 20. 00  
one Sow<sup>l</sup> mare said to be in range - - - - - 16. 00  
one duck oven & hooks - - - - - 2. 00  
one pot, Faddle & pair of forks - - - - - 3. 00  
One pan - - - - - 0. 83  
one huckle 15/- 2 lb of Steel 24/- 3. 17  
three pigeons 2 hens one pale & 1 chick - - - - - 1. 17  
two small hogs - - - - - 0. 50