

the Bond of Mary Martin
do Int on same to 10th April 1856.
" do Bond of G. Swope
" do Int on same to 10th April 1856
" do Bond of Sarah Cattell
" do Int on same to 10th April 1856.
" do Bond of John Smith
" do Int on same to 10th April 1856.
" do Bond of George Smith
" do Int on same to 10th April 1856.

200 00	00	00
" "	17	80
200 00	00	00
" "	17	80
200 00	00	00
" "	18	10
200 00	00	00
" "	18	10
200 00	00	00
" "	17	80
176 12	19	1140 22
176 12	19	1140 22
100 00	00	00
" "	12	00
100 00	00	00
" "	5	00
207 00	00	00
" "	10	18
100 00	00	00
" "	5	00
100 00	00	00
" "	5	00
100 00	00	00
" "	5	00
100 00	00	00
" "	5	00
100 00	00	00
" "	4	85
100 00	00	00
" "	5	20
100 00	00	00
" "	5	28
100 00	00	00
" "	5	16
100 00	00	00
" "	85	66
1299 72	00	00
" "	13	64
30 00	00	00
12648 91	00	1297 11

1857

April 10 By amount brought over

100 00	00	00
" "	17	80
100 00	00	00
" "	12	00
100 00	00	00
" "	5	00
207 00	00	00
" "	10	18
100 00	00	00
" "	5	00
100 00	00	00
" "	5	00
100 00	00	00
" "	5	00
100 00	00	00
" "	5	00
100 00	00	00
" "	4	85
100 00	00	00
" "	5	20
100 00	00	00
" "	5	28
100 00	00	00
" "	5	16
100 00	00	00
" "	85	66
1299 72	00	00
" "	13	64
30 00	00	00
12648 91	00	1297 11

1857

April 10 To amount brought over

207 99	00	00
207 99	00	00

Total due Estate to date

13648 92 1297 11

To the Womble's Court of Pulaski County

Above is presented a Settlement of the Account of Hugh Swope as Executor of John Swope Esq^r showing a balance in his hands of Eighteen Thousand Six hundred and forty Dollars and Ninety two Cents principal, and One Thousand Two hundred and Ninety Seven Dollars and Eleven Cents interest on the 10th day of April 1857, the interest on the bonds due to the testator being only calculated to the 10th day of April 1856 upon the supposition that the Executor immediately after his qualification proceeded to pay the legacies devised by the testator.

Respectfully submitted
John B. Backerville
June 24th 1857

Com fee \$15
Charged to Exec
J.B.B.

Virginia: At a Court held for the County of Pulaski
the 9th day of July 1857

A Settlement of the Account of Hugh Swope Executor of
John Swope Esq^r was presented in Court and ordered to
lie on file for exceptions.

And at a Court held for said County on Thursday
the 5th day of November 1857,

A Settlement of the Account of Hugh Swope Executor
of John Swope Esq^r was again presented in Court and
then being no exceptions was Confirmed and Ordered
to be recorded.

Copies to
John Glendy D.C.

John Glendy of the County of Pulaski and State of Virginia
being of sound mind and desiring memory to make this
my last Will and Testament

I give and bequeath to my beloved wife Polly M. Glendy
the farm upon which I now reside (with the exception of that
part of the land lying South of the McAdams road) also all
my Stock of every Description all my Farming utensils of
every Description all my household and Kitchen furniture
all my grain and bacon all my Plans not otherwise provided
after the household & Kitchen furniture my wife to dispose
of as she may think proper and all the other property both

In the death of my wife I expect my wife during her life to keep
the property as near what it is when it comes into her possession
as the case may allow. My daughters to have their living and their
bills paid out of the proceeds of the place just as has been done
in my life time and Gibbs education also to be furnished and
paid for from the proceeds of the farm.

Art. 2nd My son Wm. G. Glendy has received from me in Cash
and property two Thousand Eight Hundred & fifty Dollars
which he is to account for.

Art. 3rd My daughter Margaret Saret has received one thousand
and dollars in property which she is to account for.

Art. 4th I leave to my daughter Mary A. Glendy my black
boy Spencer. Should this boy die before he comes into his possession
I can choose another of my young Negroes.

Art. 5th I give to my daughter Elizabeth A. Glendy my Negro
girl Sallie, but should the girl die before she comes into the
possession of my daughter she is then to choose another of
my young Negroes.

Art. 6th I give to my son Robert A. Glendy my Negro Howard
& wife if Howard should die before coming into my son's
possession, he is to have choice of any of my blacks not left
to any of my other children. I also leave to my son Robert
A. Glendy Two Thousand Dollars in Cash out of the proceeds
of the farm I now reside on.

Art. 7th I give to my daughter Sallie A. Glendy my Negro boy
Edgar, but should the boy die before coming into possession
she is then to choose another of my blacks. all the Negroes
given by legacy to be valued by my Executors according to the val-
uation of the property given to my married children. I also give
to my daughter Sallie A. Glendy the proceeds of the sale of all my
lands lying South of the McAlpinage road.

Art. 8th I direct my Executors to sell my Gibbs farm to the best
advantage and out of the proceeds together with my bonds &
money & bonds hands on hands pay all my just debts, and
the residue to be equally divided between my three daughters
Margaret Saret, Mary Ann & Elizabeth A. Glendy. And also
to sell my land South of the McAlpinage road to the best
advantage of carrying water out of the spring on the North
side of the road and let the purchaser hold the money in his own
hands if he wishes until my daughter Sallie arrives at the
age of 18 years by securing the debt and paying the balance.

Art. 9th It is my wish that the Negroes left to my wife in
life time shall not be sold out of the family, and no other
person is allowed to bid for them at the sale.

Art. 10th It is my wish to make every adjustment just
as it can be made.

New and Sallies left to him for services which he is most to
Account for when all my children to be made equal each one
to Account for all she has received without interest.
Art. 11. Any fat cattle on hands may be sold to aid in the
payment of my just debts &c.

And Lastly I do hereby constitute and appoint my wife Polly
N. Glendy Andrew Matthews and my brother Robert A. Glendy
Executors of this my last Will & Testament.

Given this day of hand & seal this 23 day of September
acknowledged before us

Isaac Hudson

Alex Payson

John Glendy (Seal)

Virginia At a Court held for the County of Pulaski
the 13th day of January 1858

The last Will and testament of John Glendy Esq. was
presented in Court proven by Isaac Hudson and Alexan-
der Payson and ordered to be Recorded. And the same is
constituted for the qualification of the persons named therein as
Executors.

And at a Court held for the County of Pulaski
the 4th day of February 1858.

On the 25th day of Polly N. Glendy Executor was
Robert A. Glendy Executor of John Glendy deceased
A. G. Matthews the other person named therein as one
of the Executors having declined to qualify and
together with Elizew Wilson William A. Glendy A. G.
Matthews and J. W. Saret as their securities entered
into and acknowledged a Bond in the sum of Forty
Thousands Dollars with such conditions as the law requires
and having qualified according to law certificate is
granted them for obtaining a Probate of said will in the form
opposite

Felix D. Mackay D.C.

Art. 1 An Inventory of the property of Geo. W. Beard Dec^d Oct 1st 1857

Art. 1	One Table 1h White & nail at	\$14.00
Bands	3 Orns at	4.00
Brass	1 Cast Teakettle	.35
Clothes	3 Earthen Jars	.20
Clock	1. Pend. 1 Pail 1 Cage Pat.	.30
Clothes	1 Linen Sheet 1 Box wedge	.75
Clothes	1 Linen Sheet	.75