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16/2/84		
March 26	To 1 paid taxes for the year 1827	\$ 3 57
	2 paid David Ward for sale of property	2 60
	3 Paid Ward freight & cartage to Long	3 00
	4 no note & interest do M B Steward	5 60
April 18	5 paid no Amble executor of John Barron	83 17
	note & interest 3	3 00
	6 his Balance note & interest to himself	39 15
	7 do Robert Pearson for his account of property	145 70
	8 his & wife	3 45
26	9 do Robert Brackenridge from account	34 85
27	10 do Dr. Haral Jones from account	37 70
May 20	11 do James Stichell note & interest	67 62
	12 do Wm King from account	23 16
	13 do Dr. C. W. Morrison Administrator of	6 75
	14 his balance note & interest	3 27 55
Aug 14	15 do Wm C. Morrison account	4 75
	16 to Tax for the year 1828	4 50
Sept 17	17 do James A. Dotter from account	3 57
18/2/1	18 do Birmingham accounts of post	79 27
	19 do Crookman & Ward for Coffin	3 47
	20 do James Gray for 55 1/2 lbs 2 30	11 00
	21 do Henry Pearson prima facie	4 50
	22 do Justice Bell 16 00	3 57
	23 do Birmingham Clerk his account of	50 73 2
	24 do 4 1/2 yrs for administration	21 60
	25 do 4 1/2 yrs for account	190 50
	26 paid B. Jones no br. order	" 50
	per cent commissions on \$27043	135 20
	allowed by court	3 105 53
	Nett proceeds of the Estate remaining	3704 82
	in the Administrators hands	named Birmingham 3 50
	as indicated below	enr. to B. Jones do 162 11
		do do George do 7 53 11
		do do woman Bell do 4 07 10
		Henry C. Miles neight & collector 89 70
		Balances of other persons & property 67 50
		Bello. Bottom & Yarbrough 25 76
		Bello. Bottom & Williams & Greek 15 72
		Bello. Bottom & Greek 6 87 10
		Bello. auction do " do 22 3 2
		Bello. do do from Bell & C. Early 15 50
		Bello. do do from I. Hammett & C. Early 26 00
		Balance remaining in the hands of the Administrator 236 02
		The State of Alabama, Marion County, Trinity Court, Grand County 216 53
		Solictor on the first Monday of June 1829 Henry Pearson Administrator
		of the Estate of Leonard Pearson deceased being duly sworn in Open Court
		say that the aforesaid account showing the Administration of said Estate
		is stated is correct and true to the best of his knowledge and belief signed
		Henry Pearson. sworn & subscribed before me G. C. Cunningham Clerk

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Final Settlement. At a County Court began and held at Linder in the County of Marion in the State of Alabama for Ex parte business on the first Monday in August in the year of our Lord 1829 present the County of Marion and Judge the account current of Henry Pearson Administrator of Leonard Pearson deceased bring filed for allowances and final settlement according thereto having been required by Law and the hearing allowed and settlement thereof having been continued until the present time and the same together with the matter and things therein contained being inspected and by the Court considered and there being no resistance made to the allowance and settlement thereof. It is considered by the Court that the same in all things allowed and entered as a settlement final and liquidation of all the estate of the said deceased that has come to the knowledge & perceiving of the said Administrator This account exhibits and shows that after allowing all legal offsets and deducting commissions and paying his due debts due by the deceased at the time of his death and such other expenditures and costs and charges as have been necessarily incurred by the administrator the net sum or value of \$216 53 consisting of slaves money and diverse solvent chattels and being as exhibited in the Schedule annexed to said account remaining in the hands of the Administrator for division & distribution among the heirs and it being made appear to the satisfaction of the Court that there are no other goods & chattels of said estate to be administered.

The Estate of Alexander Moore deceased and the same to the County of
Marion in the State of Indiana for expenses incurred on the
third Monday and twentieth day of August A.D. 1822 present
the Honorable Thomas Kingpile Judge At this day came Camm G White
into Open Court and makes application for Letters of Administration
on the Estate of Alexander Moore deceased and upon satisfactory shewing
to the Court here that due notice hath been given made of his application
to the widow and kindred of the said deceased and no person objecting to con-
test the same and the said Camm G White having given bond in the sum
of three thousand dollars with Abraham Lindsay Jarret H G Clark and
Morat Culver Sureties hereto and having taken the oath presenitizing
said Alexander Moore Ordered by the Court that Letters of administration
be given to the said Camm G White on all and singular the goods chattel
of the said Alexander Moore deceased it is Ordered by the Court that
Alexander Moore John O'Clown John Spain Richard Bond and
Lewis Anderson or a majority of them be appointed executors of the
deceased Alexander Moore deceased and that they or a majority of them
make and return of the same.

The State of Indiana, Marion County, Know all men by these presents
that we Jasim G White and Abraham Lindsay, Justice of the Peace, do
hereby certify and bind by bond unto Thomas Ringgold Evans,
Judge of the County Court of the County aforesaid in the sum of three
thousand Dollars to be paid to the said Thomas Ringgold Evans
at his successor in office, to which payment will and may be made in
and our solvents have executors & Administrators generally
and return to us these presents sealed with our seals and dated this 20 day
of August AD 1817. The condition of the above obligation is such that
if Jasim G White has this day but only a general
Administrator of all and singular the goods & chattels right and
estate of Alexander Horn deceased, now if the said Jasim G White
will for ever and truly perform all the duties which are to maner by
law require of him as such administrator then the above obligation
is to be discharged to remain in full force and virtue, provided
White dies, Abraham Lindsay ^{and} the Glare ^{and} G. C. Horn
will seal and affix their hands in Open Court this 20th day of August AD
1817. Given under my hand this 20th day of August AD 1817.

Letter. The State of Alabama Marion County. By the Judge of the
County Court of said County Whereas Alexander Ross late of said
County deceased died intestate having while he lived and at the
time of his death Titulars of goods chattels & credits within the County
of Marion whereof the full designation & power of granting
the administration of all and singular the goods chattels & credits
and credits of the said deceased and a full general description from
the same to the Court aforesaid does of right belong. This County
that the goods chattels & credits so said deceased may be well and
rightfully administered and legally disposed of as here by grant unto
John G White administrator full power by the honor of their
musters to administer the goods chattels & credits of said
deceased which to him in this time and at the time of his death
did belong and to ask demand payment and return administration the
same and to pay the debts in which the deceased stood debtor

as his effects will extend according to Law and thus the balance justly to
pay off to the legal heir and devisees of said deceased and the said George
W. White having bound and security given and taken the oath and performed all
other requirements required by Law being a party to his just distribution as Adminis-
trator he is by Order of said Court and by virtue of these presents Ordained
constituted and appointed administrator of all and singular the goods
chattels rights & credits of the said Alexander Morris deceased. Noting
the sum total the budget of the said County this 20th day of August AD 1803
Geo. Canning home Clark

Geo. C. Morris named Clark 116
Inventory A List of the Estate of Alexander Morris deceased as valued on the 27th day
of August 1827 by Richard Bonds Lewis Anderson & John O'Gorman appraisers
of said Estate.

1 Box of battle	\$.40	1 Board & Furniture	\$.28
3 Books & Charts	.23	1 do	.25
1 Box Hone	.50	do	.00
1 Sett of Sheets	.43	1 Set of Bed Cloths	.17
1 Box of Linen	.50	1 do	.00
1 Box of Linen	.78	6 Chair	.2
1 Box of Linen	.78	1 Coffeepot	.66
1 Box of Linen	.80	2 Sets Books	.0
1 Box of Linen	.12	1 Sett Writing Table	1.75
1 Box of Linen	.30	1 Box Table	.80
1 Box of Linen	.30	1 Box Wine	.30
1 Box of Linen	.50	1 Tray & Silver	1.25
1 Box of Linen	.30	1 Small Table	.75
1 Box of Linen	.25	1 Pot Back	.0
1 Box of Linen	.30	4 Barrels	1.00
1 Box of Linen	.475	5 Geese	.30
1 Box of Linen	.50	20 Ducks	.20
1 Box of Linen	.50	1 Dunn Bott	.25
1 Box of Linen	.410	1 Bridle	.1
1 Box of Linen	.55	1 Sett Sled Leather	.30
1 Box of Linen	.20	1 Flash & Canister	.25
1 Box of Linen	.20	1 Medicine Box	3.00
1 Box of Linen	.20	1 Tom	.250
1 Box of Linen	.050	1 Blacksmiths Fungi	.00
1 Box of Linen	.80	1 Someth on Redrich Rd	1654.46
1 Box of Linen	.25	1 Hornet was 23 Decembe	.00
1 Box of Linen	.25	1827 for	.50
1 Box of Linen	.50	1 Someth on Redrich Rd	.00
1 Box of Linen	.50	1 Someth on Redrich Rd	.00
1 Box of Linen	.50	1 Shovel	.00
1 Box of Linen	.50	1 Box in his possession	.30
1 Box of Linen	.30	1 Box	.00
1 Box of Linen	.40	6 White	140.00

State of Alabama Marion County We the undersigned affirms do hereby certify that the within Schedule is a just & true list of the property of Alexander Moore deceased as appraised by us given under our hands and seals this 27th day of Augt 1827 AD B G Love Read Richard Bondurant Lewis Anderson Kalg C P D C H L M J W

State of Alabama Marion County personally appeared before me
Sue B. Shields a Notary of the Open even & for paid before me to her C
Glen Richard Bonds & Lewis Anderson who being duly sworn
deposed that there is a limited of the effect of the man now

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deceased as by them appraised Thos Phillips Dr 100

The State of Alabama Marion County Personalty appraised before me George Cunningham, Clerk of the County Court of the County of State of Alabama, C. G. White, Administrator of the Estate of Alexander Moore deceased and makesteth Oath that the aforesigned Schedule containing a full and true Inventory of the goods & chattels rights of debts due or according to Alexander Moore deceased who died intestate at the time of his death so far as the same has come to my knowledge or knowledge as Administrator aforesaid (Signed) C. G. White from so and subscriber before me this 18th day of October A.D. 1827
Geo Cunningham, Clerk

Order: At a County Court for Ophians business began and held at Linden in the County of Marengo in the State of Alabama On the 2d Monday and 3d Tuesday and 4th Wednesday day of October in the year of our Lord One thousand eight hundred and twenty seven present the Honorable Thomas Ruggles Judge It is ordered by the Court that the summons and appearance of the Estate of Alexander Moore deceased as this day filed by the Administrator be received entered and record Exemption of C. G. White Administrator of the Estate of Alexander Moore deceased now deceased and for subscriber cause now given to the Court to be referred to the Court that the said Administrator have an order to sell the goods & chattels of the said deceased and the manner return of the same attributable to him

In account of the estate of the personal property of Alexander Moore deceased appraised by an order of Ophians Court of the County of Marengo held at the house of paid A. Morris Esq Tuesday 2d November 1827
1 Dozen 1 Cow & Calf 1 \$ 8 00 Log Cabin for same Birmingham \$ 1 35
18 13 11 825 - 1 Little Bird 13 12 21 3 72 23 36
1 Cow 1 Cow 1 Star 1 Log Cabin 15 107 25 Boston Horn Dr 1 White cow 9 18
1 Star Saddle 13 5 - 1 Burlington 6 75 - Birmingham 12 10 16 15 13 32
1 Little Bird 13 52 10 Birmingham 15 1 23 36
1 Saddle 2000 Brum 22 5 423 William Brewster Dr 3 Quartards
1 Bed of Furniture 34 3 7 - 1 Do 37 20 67 370 bottle you better will 15 10 25
1 Tuning Whet 5 57 - 1 floor do 30 8 87 E 11
1 Bird Bray & Peter 12 2 2 Chain 12 2 1 87 E In 1000000 1 Bar Chair 3
1 Chair 18 1000000
1 pr. Length Gains for Office 1 50
1 pr. Length Gains for Office 1 50
1 mans Saddle 1 Doz. Mifflin Gunnen 37 29 3 72 Ave C. Glaser Dr 3 Quartards
23 5 12 colored Calf 13 32
17 75 1 pair horse leather 1000000 17 5 2 72
11 6 2 William Browning Dr 1000000 44 10
9 50 amount earned Post 52 16
3 87 10 R. L. Brown Dr 1000000 43 16 63
1 Bird Bray & Peter 12 2 2 Chain 12 2 4 87 1 Broad new 4 Do 5 10
1 Doz. 1000000 1 75
1 Doz. 1000000 2 37 1000000 1 hamper
1 Doz. 1000000 7 3 92 1000000 1 more boy Tom hours 4 10 10
William Kingman Dr 1000000 4 10 87
1000000 1 75 1000000 3 00

William Kingman Dr 1000000 1 75 1000000 3 00
1000000 1 75 1000000 3 00
Selling as 212 - 1000000 6 65
Saddles 1000000 1 75 1 and per 352 5 75

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Woolfkin Dr 2500000 1000000	\$ 100	one jacket or 2 horn hats	\$ 4 50
Marshall plough 1000000 1000000	6 00		
mans Saddle 1000000 1000000	7 75	Two P. King Dr 1000000 1000000	9 00
	25 75	4 Geese & 21 Ducks	6 00
Piped Horn Dr 1 Grind Stone	2 00		\$ 00
1 Smoking Glass 1000000 1000000	1 75	Benjamin Schulte Dr 1000000 1000000	2 50
	3 75		
James Clegg Dr 1 Head Bridle 3	3 2 35	Amen & Glaser Dr 1000000 1000000	15 25
1 children Bells	3		
		Wm. Brewster Dr 1 Honey bag	8 2
Charles Williams Dr 1 Hatchet	1 35		
Lewis Anderson Dr 1 Wedding box	1 00	Hannah Lindsey Dr 1 Stock Horse	5 50
		carried 0 00	9 50
1 Doz. 2 Doz. 1 Doz. 1 Doz.	1 00	Alexander Anderson Dr 3	
10 Chaffel 1 Bag 400 1 basket 100	10 00	1000000 1000000 1000000	443 00
1 large but 1000000 1000000	1 75	Garrison Septimus Dr	2 00
	12 75	1000000 1000000	
John Marshall Dr 1000000 1000000	3 50	1000000 1000000	\$ 3 16
Peter Daniels Dr 1000000 1000000	75	1000000 1000000	3 6 62
1000000 1000000	1 25	1000000 1000000	40 12
	2 00		40 12
			40 12

The State of Alabama Marion County Personalty appraised before me George Cunningham Clerk of the County Court of the County of State of Alabama on the 2d Monday and 3d Tuesday and 4th Wednesday day of December in the year of our Lord One thousand eight hundred and twenty seven present the Honorable Thomas Ruggles Judge of the personal Estate of the said Alexander Moore deceased as standeth stated in the said Schedule is just & true C. G. White Administrator to receive & enter into the same before me this 18th day of December 1827
Geo Cunningham Clerk

Order: At a County Court for Ophians business began and held in for the County of Marengo at the Court House in part County On the third Monday and 3d Tuesday and 4th Wednesday day of December in the year of our Lord One thousand eight hundred and twenty seven present the Honorable Thomas Ruggles Judge of said Court presiding It is ordered by the Court that the account Sales of the Estate of Alexander Moore deceased as this day filed by the Administrator be received & entered of Record

At a County Court began and held in for the County of Marengo in the State of Alabama On the first Monday and 3d Tuesday and 4th Wednesday day of December 1829 for Ophians business present the Honorable Thomas Ruggles Judge Cannon C. G. White Administrator of the Estate of Alexander Moore deceased having filed his account current and final for final Settlement It is ordered by the Court that the Just Standard in judgment be appointed for final hearing and that the Clerk give notice to all persons concerned at Linden and those other places in the County to the hundred and creditors to attend and there cause if any they have why said accounts should not be made final and remitted to the Court

Continuation: At a County Court for Ophians business began and held in for the County of Marengo in the State of Alabama on the first day and first Monday in June 1830 present the Honorable Thomas Ruggles

Judge of said Court presiding. It is ordered by the Court that this case be continued until the next Term of this Court in July next
continuing At a County Court for Ophians business began and held at Ginder
in the County of Marion in the State of Alabama On the first
Monday in July in the year of our Lord One thousand eight hundred
and twenty nine the Honorable Thomas Ringgold Judge of said Court
presiding. It is ordered by the Court that this case be continued un
til the next Term of this court
continuing At a County Court began and held at Ginder in the County of
Marion in the State of Alabama for Ophians business On the
first Monday in August in the year of our Lord 1829 present the
Honorable Thomas Ringgold Judge C G White Admin of the
Estate of Peter Horn deceased appears and presents his account for
final Settlement which after being inspected by the Court It is
ordered that the same be allowed and that the Court must to day
until next Term at time to restore and make due of distribution
of said Estate among the lawful claimants & executors contained
Order. At a County Court for Ophians business began and held at Ginder
in the County of Marion in the State of Alabama on the first
Monday in December in the year of our Lord
One thousand eight hundred and twenty nine all of the Inde
pendence of the United States of America the title with gear
present the Honorable Thomas Ringgold Judge of said Court
swearing. This day came Samm G White Administrator of the
estate of Peter Horn deceased, and it being made appear to the Court that
the heirs and legatees of said Estate have had no notice to publication
of the Administrators motion for final settlement & distribu
tion and also for bringing into Court before the admittance made
in the account in his life time thereupon came a jury to set Rod
rich Benton, Jacob H Parker, James Johnson, B M Grant Wright
John C. Lewis, Lewis May, Payton Daniel, John Pennington
Hubbard Charles Benjamin Glass, B W Adams and Samuel A.
Loring who being elected tried and sworn well and true to remain
in to the admittance made by the said Alexander Adcock in his life
time to the account & estate of said deceased. Who in consideration
of law that Samm G White hath received in advance the sum of
One hundred Dollars H. Caubis One hundred and five dollars
Edenrich Horn One hundred fifteen dollars Sanders Smith
One Five Dollars Wright North Sixty Two dollars Ezechiel
Wright Forty Dollars James Caubis fifty four & Hays a total
of Forty Two Dollars Benton Highty Thirty dollars A Young
One hundred and five dollars and 8 farthing for total of
It is therefore considered by the Court that the said account be
settled and interpreted pro tem and the said account current and
true as the said Samm G White bring this day heard and admitted
just and to bring no notice being directed by law. It is ordered
etc in the Court upon a full hearing that the same be allowed
but because it is necessary to restore the said account the Court
doth order until the next term of this Court to restore the same
to make the full decree and final distribution of said Estate
at this day came Benton Moore Wright A Moon and James

10	Cost by me to open Court in their own proper persons and freely or being owed unto their mother the widow of said deceased the full amount of their distribution share that may be due and coming to them from the Administrator	
11	The estate of Meagan as now made in account current with Sam G White Admin Co Branches To amonabt paid John P Robinson estate	16 100 By his sum recd of 16 Shillings 19 3
12	each paid the 6 Shillings paticularly paied	0 16 0 money of acc collected by him 3 \$ 36 16
13	each paid Henry Phillips tax collector	1 13 0 By his sum recd of 13 Shillings 16 3 13 13
14	expenses in making a Settlement of Estate	3 17 0 By this sum being part of sales of Estate 11 13 18
15	each paid John Lockett as a recomp	4 3 6 By amount of Books given John Lockett 11 13 18
16	paid 16 Shillings just for talents of an Esq	13 4 4 Brinsham taken up from Edward Hyatt
17	paid John Shamus a note	22 1 6 2 1/2 for 27 85 & the other for 3000 dollars 3 62 47
18	paid Davis Monaghan an account	3 13 By amount paid by admr trustee 3
19	paid John Craig his account	4 8 5 Beaton Morris his account 3 111 95
20	paid Dr J H Murphy his account	11 10 By amount of admr fees made by
21	paid John Keaydeth his account	3 00 Recd by him for time to the heirs
22	paid Mr T Dickson his account	4 9 3 brought into holt pitch a/c to his in court 1/2 advanced
23	paid Mr T Dickson & the Sheriff of the amt of an Execution from the court of 10 7 16	Sam G White \$ 10 00
24	paid Mr J. Horn his notes & accounts	3 4 1 16 Francis Causty 10 0 0
25	paid Wright Barron in his account	2 10 0 Lydia Moore 15 0 0
26	paid G Anderson & Clerk of Court & C and of a note left in suit cost, said note 3 11 95	Samuel Smith 35 0 0
27	given to Beaton Morris his account 3 00	M A Korn 65 0 0
28	paid G W Sox in his account	8 9 0 Elizabeth Moore 4 0 00
29	paid Charles Williamson his account	3 9 0 James Causty 35 0 0
30	paid P Wainsmith his account	1 25 Abbott Storer 4 0 00
31	this amt paid Abbott Storer in his order taken up from Morris account to his credit	9 00 Beaton Morris 3 0 00
32	paid Abbott Storer in his account	1 10 Young 105 10
33	paid O Perkins	10 0 0 0 Perkins 40 0 0 750 00
34	paid Abbott Storer in his account	3 1 00 By amount of interest drawn on notes 3 49 56
35	to his wife price allowing Beaton Morris the amount of his claim for account to his credit Administrator compensation 3 00	given at the sale of the estate 3
36	out commision \$ 24 76 39	3 0 0 shares given by the legatee being within the amount of their
37	whole amount of disbursements amount in Administrator hands	12 3 8 1/2 delivery of shares and over delivered and charged them as permitted in payment of their
38	including administration & interest to his credit	9 29 6 8 1/2 shares without interest 16 4 1/2 shares without interest
39		25 26 95 93 25 55
40	The above is a true & full account current of the Adm'r Administrator settled & allowed by me under my hand January 4th 1830	7 1/2 net amount of Estate in the hands of Administrator for distribution including attorney fees made by account to the heirs and by the trustee Rockforth as stated and accounted
41	At a Court of Court Land and Water for the County of Marquette in the State of Michigan on the first Monday and fourth day of January in the year of our Lord one thousand eight hundred and thirty present the Honorable Thomas Ringgold Judge of said court presiding. The court current of Sam G White Administrator of the Estate of the deceased together with his wife and all matters pertaining to	159 1/4 116

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to his final settlement and to the distribution of said Estate, being his account since then having been settled by the said administrator the sum amount of said Estate including the advances made by the deceased in his life time to be One thousand five hundred and ninety four dollars fourteen & one fourth cent to which sum it being made appears the Court is to be distributed to and divided amongst the widow Polly Morris and eleven children, resort Morris and her Husband Sam White Scaly and, her husband Frances Causing Kelly and her husband Archibald Young Penelope and her husband James Causing Brown and her husband Alexander Smith Sarah and her husband Obadiah Perkins Lodowick Morris jun Robert C Morris Benton Morris Wright A Morris & Charles S Morris. Wherefor it is now considered adjudged ordered and decreed by the Court that the said Administrator account with and pay over to Polly Morris the widow of said deceased the sum of Three hundred and nineteen Dollars twenty six and one fourth cents being the one fifth part of the nett amount of said Estate. That he retain to his own credit the sum of \$16,084 including his advances brought into the stock held being the one fifth part of the nett amount of the remaining sum after deducting the widow's one fifth and that he account with and pay over to the said Frances Causing Kelly, Penelope Young, James Causing Anderson, Smith, Obadiah Perkins Lodowick Morris jun Robert C Morris Benton Morris Wright A Morris & Charles S Morris the sum of \$7,308 each including their respective advances brought into the stock held and that then upon the said Administrator be discharged from further administering and his and his heirs stand discharged from further liability by virtue of their Bond. Thomas Ringgold Judge presiding.

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The Estate of Etowah County Court for Etowah County return day being the first
20 of Monday in October 1824 present the Honorable Thomas Ringgold
James Young Judge George Cunningham Clerk & Thomas Adams Sheriff
in the application of William Craig for Letters of Administration on
the estate of James Young deceased and the Court being satisfied that
such estate requires the immediate attention of said administrator
person. His thereforeOrdered by the Court that therefor Letters of
Administration issue to the said William Craig on all the singular
goods & chattels of the said James Young died on his dying bed
and security in the sum of Eight hundred Dollars. It is further ordered
by the Court that the Clerk issue Citation to the husband and creditors
of the said James Young died by publishing the same at the Court house
and three other places in the County notifying them to appear at a
Court to be holden on the third Monday of November next and show
cause if any they have why permanent Orders of Administration
should not be granted to the said William Craig.

Order County Court for Etowah County return day being the third Monday
of November 1824 present the Honorable Thomas Ringgold Judge George
Cunningham Clerk & Thomas Adams Sheriff the husband or creditors having
made application for Letters of Administration of the estate of James
Young although thereto duly cited by advertisement of the publication
of the said William Craig. It is therefore considered that Letters of Adminis-
tration in chief do issue to the said William Craig upon all and singular
the goods & chattels rights and credits of James Young died on his
dying bed and security in the sum of One thousand Dollars
and publishing on or before the next monthly term of this Court
Order bonds for \$1000 being the third Monday of December
1824 present the Honorable Thomas Ringgold Judge George Cunningham
Court and Thomas Adams Sheriff by his deputy David Rogers William
Craig having failed to enter into bond and satisfy his warrant to last
Orders of this Court and it appearing to the satisfaction of the
Court that the said William Craig is greatly insolvent and the said
estate is in a existing situation. It is therefore ordered that the business
is committed to William Craig to be sold and that Letters of Adminis-
tration issue to the Comer. It is ordered by the Court that Jonathan Day
Court, Charles Robert, W. Coleman & Eliza Bostling and Ross Kelly be
appointed appraisers of the estate of James Young deceased and that
they or a majority of them make a distribution of the same according to law
The State of Alabama Marion County Court for Etowah County
20 December 1824 It is ordered by the Court that Jonathan Day, John
Caleb, Moses Kelly, Eliza Bostling and Ross Kelly be appointed
appraisers of the estate of James Young deceased and that
they or a majority of them make a distribution of the same according to
law extracted from the minutes of Court the 23 day of Decr 1824
Geo Cunningham Clerk.

Letter. The State of Alabama Marion County By the Judge of the County
Court of Etowah County Whereas James Young late of Etowah County
deceased died intestate having while he lived at the time of his death
divers goods & chattels also credits within the County aforesaid. No
mason whereof the full disposition and power of managing the ad-
ministration of all and singular the goods and chattels aforesaid and

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consists of the said deceased and also a final disposition from the same to the Court aforesaid does of right belong. This deeming that the good chattels and effects of said deceased may be sold and trustee administered upon legally disposed of as shall be found unto H. D. Whittle, Coroner Administrator James Young full power by the tenor of these presents to administer the said chattels right and effects of said deceased which to him in his life time and at the time of his death did belong and to ask deth and sue for recovery and receive the same and to lay the acts in which the deceased stood bound so far as his effects will extend according to Law and then the balanced estate to pay over to the legal heirs and distributees of the said deceased and the said \$39 Willow having given Bond and security and taken the oath and performed all other requisites required by Law necessary to his said qualification as administrator aforesaid he is the Order of said Court and by virtue of these presents Ordained constituted and a Comrined Administrator of all and singular the good & chattels rights and effects of the said deceased unto H. D. Whittle, Coroner Administrator of the said County this 23rd day of December A.D. 1824 G. C. Cunningham Esqne Clerk.

Ordered. The State of Alabama Marion County Court for Espianas Justice return day being the third Monday of January 1825 before the Honorable Thomas Ringgold Judge George Clinton named Clerk and Thomas Adams Sheriff on motion of the Coroner who is administrator and on sufficient showing before the Court that I am & capable to and have well & fully heard they are such appropriate appraisers in the place of Jonathan Hob and Robert Coleman Notetakers appointed I find. In State of Alabama Marion County Court January 3d 1825 It is ordered to the Court that David Wickliffe Hobson Clerk present to the Clerk T. B. Adams and Moses Kelly be appointed appraisers of the Estate of James Young deceased and that they or a majority of them make and return of the same extanted from the Minutes of Court this 28th January A.D. 1825 G. C. Cunningham Clerk.

Inventory of the Estate of James Young deceased		
1 Sotl plait	\$ 8.00	Grind Stone Brank
1 " Saw	7.00	1 Blk. Stone
1 " Tenir auges	8.00	1 Fough Shear
1 " Axe	1.00	1 Lot 4in Scars
1 Pule & 2 Squares	1.00	1 Lot 4in Scars
1 Plain Piles	9.00	3 pr Smuffers
1 Sotl Chibels	30.00	1 Box Standardized
16 sawing knifes	2.00	1 pr Iron Shears
1 Sotl Piles	" 75	1 Sotl Butter
2 Crates	2.50	1 1/2" Lath + upfarrated
2 Hatchets	50	1 Uniformers Compasse
2 in compasses	75	1 Iron Bands
1 Small Box tools	25	1 1/2" Blk. Brdg Gun mounting
1 Iron wrap	5.00	1 Box Razors
1 Silver	1.00	Carried forward
	5.00	Blk. Axes and Broad ax
		\$ 53.62
		8.00

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1 Hammer	\$ 1.50	1 H. Blk. Brdg no 1	\$ 25
1 Sett hewing forkes Spoons	1.00	1 Corp. Short Buttons	.50
1 Saddle & Blanked	15.00	1 Lopplank + Scantling	11.00
1 Iron Pitcher + Bowl	1.50	1 Spider	.75
4 Chains	3.00	1 Ax	.25
1 Sets Sprigs	5.00	2 worth Branches	.25
1 Trunk packing apparel	16.75	14.75	731.50

Mc Hu unappraised appraiser of the Estate of James Young has by certifying the above to be a correct appraisement of the property exhibited this day the 10th January 1825. As est. Mitchell D. R. Hobson Moses Kelly Tho. State of Alabama sharing County Personally of Edward Blenigh P. P. Whittle Who being duly sworn in open Court this 21st February 1825 being return day that the foregoing schedule of appraisement contains a full Inventory of the good & chattels of the Estate of James Young dead so far as the same has come to his knowledge or recollection (Signed) H. D. Whittle Coroner M. C. Stevin and Substantly in open Court Stevin in open Court before me G. C. Cunningham Esqne Clerk County Court for People and Business return day being 3rd mobiday 1825 before the Honorable Mr. Thomas Ringgold Judge George Clinton named Clerk and Thomas Adams Sheriff his Deputy C.R. Malone H. D. ordered by the Court that the Inventory thereto produced in open Court by the Coroner or as Administrator of the Estate of James Young deceased, hereina and entered of Record. It is also ordered by the Court that the Coroner administrator of record have an order to sell the good & chattels of the said James Young deceased Account Sales of the property belonging to the Estate of James Young died April 1825 at 6 months

articles	purchasers	Price
1 Mirror	Fred. Lindsay	3.50
1 Sotl spc	John Jordan	1.50
1 Oily Ton	E. Shurtliff	1.50
1 Smuler Plane	Fred. Lindsay	2.25
1 Fox	do	1.50
1 Jack	G. C. Cunningham	1.00
1 Smoothing do	Fred. Lindsay	.50
1 -	E. Shurtliff	.50
1 Ax	G. C. Cunningham	.15
1 Box Tools	John Jordan	6.00
1 New Handle	G. C. Cunningham	.12
1 Box Sundries	E. Shurtliff	.75
1 Hand Saw	G. C. Cunningham	.12
1 Q	E. Shurtliff	.75
1 Jem. Chair	Thomas C. Ferguson	2.50
1 Do	Fred. Lindsay	1.50
1 Do	John Jordan	1.00
1 Do	E. Shurtliff	.75
1 Drawing Room	James C. Douglas	.06
1 Stand ax	B. D. Whittle	1.00
3 Arm Bands	James C. Douglas	.25
1 Sotl Storing Box	do	.50
1 Augur	Mason Jordan	.375
1 do	do	.50

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Materials	Purchaser's Name	Price
1 Set Gun mounting	B P Whittle	.76
1 Augue	Mason Arnot	.314
1 " "	D Marderant	.25
1 Lott	Geo Cunninghamham	.125
1 " "	Mason Arnot	.314
amount Brought forward		\$33
3 pieces Iron	James C Douglass	.78
1 Lott files	William Anderson	.60
1 " " brushes	Jacob Lindsay	.125
2 Rasp	John Hawkins	.564
2 Gun files	Jacob Mitchell	.314
2 Stake do	John Hawkins	.25
1 Lott do		.434
1 Lott plumb Arms	D Marderant	.35
1 " " do	John Scott	.25
2 Mile Sawfiles	B P Whittle	.125
1 Square		.125
2 " " do	Jacob Mitchell	.375
1 Lott Sandries	John Anderson	.375
1 Blue Paint & Grok	M. Grant	.575
1 Friend Stone Brackets	B P Whittle	.125
1 Chisel		.366
1 Lott Pewter do	John Hawkins	" .066
1 Iron wedge	B P Whittle	.875
1 Bar Sheet Plough		.50
1 Shovel with Blanked	F Walker	.11.25
1 Turning Lathe do	L Mott	.00
3 Chisel & file	D Marderant	.75
1 Cutting machine	F Walker	.50
1 Lott Snuffers	C Warner	.24
1 Can	G Conroy	.125
1 Bowl	D Marderant	.66
4 Chair's at 75	B P Whittle	3.00
1 House	M. Grant	.25 "
200 feet plank at 125	B P Whittle	.25
" " "		.50
1 Hoe	James C Douglass	.35
2 pr. scythes	Jacob Mitchell	.62
1 do	J. C. Douglass	.82
1 do	do	.11
1 Shovel	Jacob Mitchell	.66
4 pr. pantalons	Jas C Douglass	.65
1 do	John Scott	.50
4 do		.125
1 pair Cloths		.34
1 " " do		.66
2 Hocks	J. Richard	.125
1 Lott Springs	Geo Cunninghamham	.52
1 Lott Buttons	Mason Arnot	.61
1 Drapery	Lorn Mott	.314
1 work Bench	B P Whittle	.875
		\$33.00

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The State of Alabama Marion County Personally appeared before me a Notary
signed Judge of the County Court the above named B. P. W. H. the
Administrator of James Young deceased who being duly sworn deposes that
the above is a true and full account of value of the Estate of the said
deceased at office this 7th April 1866 attest J. King Jr. of 66.

County Court in Orphans' Cause return daying the third monday of April
17th day of the month present the Honorable Thomas Ringgold Judge R.C.B.
It is ordered by the Court that the account Sales of the Estate of James
Brown Esq deceased and entered

bound of record and entered
The County Board convened and held for the County of Marion in the State of
Indiana for Orphans business on the third Monday and 28th day of August A.D.
1827 present The Honorable Thomas Rengold Justice of the Peace who appear
to be the late justice of the court that Benjamin D. Whetstone has resign'd the
office of coroner and that Henry Childs has been appointed his successor His
Wards for ordered by the court that Henry Childs and his successors in office
Coroner be appointed administrator be his now to finish the said ad
ministration.

At a County Court for Elkhorn held on the 4th day of January A.D. 1829, present the Honorable Mr. Justice Peleggie, Judge of said Court & presiding. It is ordered by the Court that Henry Childs Esq. be directed to file his post and account current as Administrator of the Estate of

of James Young deceased,
With a County Court to determine his rights and held at Lincoln, in the
County of Sarpy in the State of Nebraska on the first Monday in
February A.D. 1894 present the Honorable Thomas Ringgold Judge
presiding. It is ordered by the court that along Station Street to
Henry Kelley Coroner and Attorney for the Estate of James
Young deceased to file his account current and make over on or before
the third Monday of this month.

The first Monday of every month
The State of Alabama, Marion County. To the Sheriff of said County
greeting, you are hereby commanded to summon Henry C. Collier known
as Administrator on the Estate of Daniel Young deceased to land
at least at a County Court House held at Lurleen on the third Monday
of February instant and file his account and vouchers as Auditor
Administrator of said County for one year and have you then and there

Administrator aforesaid "Concede his right and have you him and there
this way with your long list in evidence of their own Miscalculation
George Bunting lame Clerk of our said Court at office on the
1st day of February A.D. 1829 and of the Independence of the United
States of America the fifty third year Bunting lame Clerk
I acknowledge the receipt of the written notice 12th July 1825 from the
Administrator

At a County Court for Orphans Justices began and held at Limerick
in the County of Kilkenny in the State of Ireland On the third Monday
and sixteenth day of February A.D. 1802 present the Honourable
Thomas Ringgold Esq. Justice of the Peace in the County of Kilkenny
On motion of Henry Bullock Esq. Minister of the Estate of James
Young that he be allowed until the first Monday of March next to
file his account and bond where On said Estate.

Call a County Court for Chancery business to be held in for the
County of Marion, in the State of Oklahoma, on the first Monday in June.

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second day of March A.D. 1829 present the Honorable Thomas Ringgold Esq. Clerk of this Court by this bond that the administration on the Estate of James Griggs shall be allowed until the first Monday in April to file his account.

A. County Court began and held in and for the County of Marengo in the State of Alabama on the first Monday and sixth day of April A.D. 1829 for the business present the Honorable Thomas Ringgold Esq. Clerk Henry Chilley Administrator of the Estate of James Griggs deceased in his report filed having fully & fairly showed to the Court that the said Estate is insolvent whereupon It is ordered that six months be allowed the creditors to audit & hear and file their accounts & it is further ordered that John M. Tarkle and Phillip Borzino have appointed commissioners to hear and examine and audit the claims against said Estate and that they meet for the purpose named of that date at the office of John M. Tarkle & Son in Linden on the third calendar in October next and that they make their report to this Court on the first Monday of November 1829 and it is further ordered that notice of the creditors be immediately given by six meetings of the above Commissioners in the Tuscaloosa Tribune also a docketment of the Court House door in Linden.

The State of Alabama having County Court of Etowah District began and held in and for the County on the first Monday of December in the year of our Lord One thousand eight hundred and twenty nine and of the Independence of the United States of America the fifty fourth year present the Honorable Thomas Ringgold Judge of said Court presiding at his desk before the Board that the Report of the Commissioners appointed to audit the claims against the estate of James Griggs deceased be received and laid on the desk of the Clerk and that the first Monday in February next be set for final hearing and determining of the account herein and that the bush give five days notice of the same by advertisement in Linden and three other public places in this County.

John M. Tarkle and Phillip Borzino Commissioners appointed by the County Court of Madison County State of Alabama to audit and report the claims against the Estate of James Griggs deceased and after duly considering & examining the said claims made the following statement and report of the same to wit

No 1	amt of an ac't due Adams (A)	\$4,376
2	" " " Jordan & Mitchell	84.87
3	" " " Curtis & Kelly	15.37
4	" " " Henry Chilley	11.41
5	" " " Isaac Grier	23.00

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6	Elizabeth Doty	John C. Jones	134.62
7	"	George Ringgold	54.33
8	" a note due Jacobus Green in clothing Int	"	9.37
9	" a note due Jordan & Jordan	"	3.08
10	" a note due Jordan & Jordan	"	49.90
11	a note due Lewis & Jordan	"	216.95
12	a note due John Jordan	"	15.33
13	a note due Robert Kelly	"	10.23
14	a note due Mr. Mills	"	47.25
15	an ac't due Miller Whittle	"	37.07
16	"	B.P. Whittle	24.48
17	"	B.W. Johnson	33.04
Signed & subscribed before me this		\$7678.4%	
5 th day of July 1829 Birmingham Clark		Philip Borzino	
John M. Tarkle		John M. Tarkle	
John C. Jones allowed 80.4% deducted in account of Mitchell 325		\$7712	
John C. Jones allowed 53.33 deducted in account of Jones 750		488	
Curtis & Kelly allowed 15.37 deducted in account of Curtis 337		1600	
The amount found against Estate by the Commissioners after deducting the amount to against Jacob Mitchell John C. Jones & Henry Chilley from the amount to allow is them and their partners is accounted to be \$1 per cent and of fifty One Dollars fifty seven one fourth cents of \$1512		\$1512	
Ringgold, Judge County Court of Etowah		Ringgold, Judge County Court of Etowah	
Citation The State of Alabama Marengo County To the Sheriff of said County Greetings You are hereby commanded to summon Henry Chilley Commissioner and Administrator of the Estate of James Griggs he was aforesaid to be and appear at a County Court to be held at Linden in the County aforesaid on the first Monday in January next and file his account current and take up for final settlement of said Estate wherein said Court not and have by him done this work M. Philip Groom & Bryan of Birmingham Clerk of our said Court at office has been Linden this 1 st day of December A.D. 1829 and of the Independence of the United States of America the fifty fourth year April 1829		April 1829	
Return Rec'd in office 1 st Decr 1829 Received 14 th Decr 1829 the Adams Mifflin for the Estate of James Griggs Deed in account current with Henry Chilley Clerk for so doing paid John C. Jones 15.37		By amount of a Deed paid to John C. Jones 15.37	
John W. Anderson a account for 11.00		But on 15.37 being returned	
making Coffins (1) 11.00		of \$15.37 after deducting	
An account of John C. Jones a account		Mitchell, John C. Jones 34.00 \$32.59	
for funeral expenses paid (2) 14.00		Balance of a judgment on	
John C. Jones had from John W. Anderson 14.00		John Adams 14.00	
for printing (3) 3.57		John Adams 14.00	
Deducted from John W. Anderson 13.20		Sub from John W. Anderson 3.82	
deducted commissions 7.60		deducted commissions 7.60	
Paid and collected by Sheriff of		144.60	
Marengo County 15.37 deducted 14.70		Paid and collected by Sheriff of	
Adams (4) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
Isaac Grier which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (5) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (6) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (7) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (8) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (9) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (10) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (11) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (12) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (13) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (14) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (15) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (16) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (17) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (18) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (19) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (20) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (21) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (22) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (23) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (24) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (25) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (26) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (27) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (28) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (29) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (30) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (31) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (32) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (33) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (34) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (35) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (36) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (37) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (38) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (39) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (40) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (41) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (42) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (43) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (44) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (45) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (46) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (47) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (48) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (49) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (50) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (51) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (52) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (53) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (54) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
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was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (56) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (57) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (58) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (59) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (60) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (61) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (62) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (63) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid and collected by Sheriff of	
John C. Jones (64) which the judgment		Marengo County 15.37 deducted 14.70	
was rendered against the said		Paid	

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and W.C. Curtis \$5,57 balance as offsets their claims against said Estate.	16	10.	By reason of an order in the County Court of Appeals against John C. Curtis \$5,57 last settled up \$20 \$16.00 Curtis \$5,57.	7.50
Balance of an account on Reclaiming flames not returned for want of evidence	64	12.	\$16.00 Curtis \$5,57.	16.00
Balance of accounts against Jacob Lindner Lemuel A. Brown James C. Douglass and Jacob L. Curtis \$600	16.5	13.	By reason of an account on \$600 claim from said Lemuel Lindner \$16.50	16.50
To Charles L. Curtis \$600	40	14.	Balance of evidence	64.00
To compensation allowed the administrator of estate at 18 per cent on \$5,57	44	18.	By reason of accounts against Jacob Lindner Lemuel Brown and James C. Douglass for injuries	34.63
To settle Balance in hands of Henry Stiles Administrator for debts transient amongst the creditors	319	19.	By reason of amounts of estate in hands of administrator for adjustment amongst the creditors	35.50
Statement & published before me in open Court this 6th day of October 1853	319	20.	10% of administrator for adjustment amongst the creditors	32.50

The State of Alabama County Court Marion County, return day for
February 1831 The recd in the Bureau of Henry Childs Administrator of the
Estate of James Young & deceased his wife for having allowance and final
settlement at this day due notice whereof having been given as directed by
Law no resistance to the allowance and settlement thereof has been made and
the matters therein contained and referred to being inscribed It is considered
by the Court that the same be in all things allowed and recorded as a final
Settlement and liquidation of all the Estate of the said deceased which has
come to the knowledge & possession of the said Administrator This account
is liable to the mill sum of Three hundred and nineteen Dollars and ninety
two cents in the hands of the said Administrator and the Estatething
duly bound and sealed by the said Administrator and the Commissioners aforesaid
and the claims having returned their report it is ascertained that the
claims found by them against the said Estate amount to the sum of seven
hundred and fifty One Dollars and fifty seven and a half cents Whereupon
It is directed by the Court that the debts or mill sum in the hands of the
said Administrator be paid to the creditors at the rate of forty two
and a half cents to the dollar and no more Wherefore it is ordered and
judged and decreed that the said Henry Childs pay off and discharge to
the several creditors in the following manner After mentioning the said
sum of forty two and one half cents to each dollar of the respective
claims allowed and reported by them as aforesaid It is to say that he
pay to Adam Gray the sum of One dollar and eighty five cents to him
Gordon and Jacob McPhile thirty two dollars and ninety eight cents
to Steven Curtis and James Kelly four dollars and twenty five cents
oc tainable to his own use Four dollars and eighty five cents paid to Isaac
Four nine dollars and seventy seven cents to the wife of Abby for the seven
dollars and twenty one cents to John C Jones twenty dollars and fifteen
cents to Thomas King Eight three dollars and ninety eight cents
to Zackariah Green two dollars and fifteen cents to Jacob Jordan
Twenty One Dollars and twenty one cents to Benjamin Green & John Jordan
nineteen Two dollars and thirty six cents to John Jordan six dollars & five
and a cent to William Fletcher and James Kelly four dollars and thirty
four cents to William Wells Twenty dollars and eight cents to Benjamin
Talbot one surviving partner of Miller & Talbot fourteen dollars and
forty four cents to Mr Benjamin Talbot Eight dollars and seven cents

Final Record of Administration caused M.C.

and to Benjamin W. Johnson four hundred dollars and four cents, being their respective pro-
portions of said moneys due to them now as before and accrued to them respectively
upon their respective claims of said and be settled by said Company; and that
he has charge for further administering said Estate. James (Signed)
presiding Judge

The Estate Letter of Letters granted in the County of December 21st
1825 Burkard having applied for Letters of Administration
Mason Arnt Son on the Estate of Mason Arnt it is ordered that notice
be given of the said application to all persons interested in the Court House and the
Court at which place all persons interested to appear and show cause
at the next Court to be held on the third Monday of this instant at
the Court House, and when cause why Letters of Administration should
not according to law be granted. Thomas Ringgold Judge of the
County Court of Law shall have to return on the third Monday of December
of December 1825 present the Writ or affidavit of Thomas Ringgold Sheriff
Burkard having previously made application for Letters of
Administration on the Estate of Mason Arnt deceased and no cause being
shown of said application denied in law and no cause of hearing
to contest the same and the said Burkard grant this day coming in to
Court containing of his said application and having entered in the Book
with security in the sum of One thousand Dollars and taken the oath
swore by law as administrator aforesaid It is then further ordered
the Court that Letters of Administration issue to the said Burkard
grant on all and singular the goods & chattels rights & credits of
said deceased. It is ordered by the Court that William Anderson William
Banks Thomas Anderson Matthew Brown and Eli Davis be appointed
appraisers to appraise the Estate of Mason Arnt and that they make
allowance of the same.

Bona. The State of Alabama, Marion County, know all men by these pres-
ents that we Durkham, Grant, Benjamin, Barton and William Cooper
are held and firmly bound with Thomas Ringgold Eggers, Judge of the
Probate Court,

Final Record of Administration Causes No. 6

County Court of the County of Marion in the State of Alabama aforesaid in the sum of One Thousand Dollars which payment will and truly be made to the said Thomas Ringgold Esq; or his executors in full or hind our selves our heirs executors administrators and assigns in full & severally by these presents sealed with our seals and dated this 19th day of December in the year of our Lord One thousand Eight hundred and twenty five. The condition of the above obligation is such that whereas the above bound Durham Court has run and appointed administrators of all and singular the goods and chattels rights and credits of Mason Court deceased now if the said Durham Court shall well and truly perform all the duties which are or may be by Law required of him as such administrator then the above obligation to be void otherwise remain in full force and witness (S. and) R. Durhams Attest (B. Barton Esq; William Cox, witness) I doth seal and acknowledge in my Court before me Geo. Burroughs Justice of the Peace.

Letters. The State of Alabama Marion County By the judge of the County Court for said County Whereas Mason Court late of Marion County deceased died intestate having while he lived and at the time of his death divers goods chattels and credits within the County aforesaid to whomsoever whereof the full administration and powers of granting the administration of all and singular the goods chattels rights and credits of the said deceased and also a final distribution from the same to the creditors of right belong. Now desiring that the goods chattels and credits of said deceased may be well and truly administered and to fully discharge of doing so to his friends Durham Court. Administrator will administer the testaments of these presents to administer the goods chattels rights and credits of said deceased which is him in his lifetime and at the time of his death did belong and to ask demand sum for or earn and receive the same and upon the receipt whereof the deceased stood bound so far as his effects will extend according to Law then the balance to include his fees to the total amount distributed of said deceased to be paid Durham Court having due Bond and security and taken the oath and informed all other creditors required by Law necessary to his full qualification as administrator aforesaid he is by order of said Court and by virtue of these presents retained constituted and appointed administrator of all and singular the goods chattels rights and credits of the said Mason Court aforesaid witness the Honorable the judge of the said County this 19th day of Decr - 1825

Geo. Burroughs Clerk
Attest. James of the Estate of Mason Court
Joseph Reed of New Bedford \$10.00
1825 " 100 Pounds
" 1000 Benjamin Mills 11.00
" 3.00 Sherod Parker 3.25
" 6.00 Eliz. Morris 11.25
" 9.00 John M. Hartlan 6.50
" 7.50 John M. Hartlan on hand 3.00
" 5.00 John P. Truman 15.30
" 3.00 Philip Goodbread 23.50
" 6.00 John Wiggin 6.50

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John P. Truman	5.00	William Anderson	9.60
William Butler	3.00	Moby Brinkley	22.70
David Curry	17.84	Isaac Smith	5.45
Benjamin Adams	3.00	Galt Warner	5.93
James Pully	15.00	William H. Clark	2.37
Noah Chatham	5.44	Thomas Ringgold	4.10
B. M. Adams	2.00	Robert Neel	.00
Jerome Mitchell	4.10	B. G. Miller 5.57	3.57
Brington S. Potts	4.67	George Cunningham	2.80
Matthew Brown	2.00	Durham Court	2.30
Dempsey Thurman	8.81	John Carter	3.12
Broughton Orr		Durham Court	
John Carter	16.00	amount brought over	30.67
John Carter		amount of money paid out	15.23
			24.44

Amount of money paid out by Durham Court Adm' of the Estate of Marion Court to Creditors

To funds to Adams Sheriff on an Execution against Mason Court 10.00

To different persons who accepted the same 35.00

To B. M. A. as the note wrote there 35.00

To D. A. M. \$13.84 1384

The State of Alabama Marion County Personally \$825.57

appeared before me Durham Court. Administrator of the estate of Mason Court who being duly sworn, saith that the existing inventory contains a true statement of all the goods & chattels consisting of debts due or remaining and debts owing the defendant or belonging to the Estate of Mason Court accounted so far as the same has come to his knowledge as administrator of the estate of Durham Court. I now and on this 1st day of November this 18th year 1829 doth command & direct that a copy of said bond & judgment be made and sent to the County of Jefferson in the State of Alabama on the first day and first instant in June 1829 present the Honorable W. L. Young Ringgold Judge of said Court presiding. It is ordered by the Court that the Sheriff produced by Durham Court. Administrator of the Estate of Mason Court file & enter of record

The State of Alabama Marion County County Court of Jefferson business began and held in and for said County on the first Monday of November in the year of our Lord One thousand Eight hundred and Twenty nine the Honorable Thomas Ringgold Judge of said Court presiding. It is ordered that Durham Court. Administrator of all and singular the goods and chattels rights credits of Mason Court account be filed his account of debts of said Estate and also his account current with said Estate by or before the first Monday of December next.

The State of Alabama Marion County To the Sheriff of said County. Godeboro You are hereby commanded to make known unto Durham Court the administrator of the Estate of Mason Court aforesaid that it is ordered by the judge of the Jefferson County Court of Marion County that he be called & file his account of debts of said Estate and also his account current with said Estate by or before the 1st Monday in December next. Having given notice and had you and others this writ with your proper endorsement thereon witness George

Final Record of Administration Causes

George Cunningham Clerk of our said Court at office this 2nd day of
Novr A D 1839 and of the Independence of the United States of America
the fifty fourth year I bind 9th Inst 1839 George Cunningham Clerk
Return: Recd 12th Novr 1829 not Executed The Adams Chff.
At a County Court for Ophians business begun and held at Linden
in the County of Marion and State of Alabama On the first Monday and
Second day of December in the year of our Lord One thousand eight
hundred and twenty nine and of the Independence of the United States
of America the fifty fourth year present the Honorable Wm H. May
King sole Judge of said Court presiding Officer ordered by the Court
that an alias citation issue to Durham Arnt Administrator on
the Estate of Mason Arnt deceased to file his account of debts
also his account current and vouchers for final settlement on
or before the next term of this Court
Citation: The State of Alabama Marion County To the Sheriff of said County
you are hereby commanded to notify Durham Arnt to appear and answer
at the next term of the County Court in Ophians business held at
Linden in the County aforesaid on the first Monday in January
next to file his account of debts and account current as the administrator
in said Estate. Being called and thereupon return this
M^r M^r George Cunningham Clerk of our said Court at office
this 2nd day of December A D 1839 and of the Independence of the
United States of America the fifty fourth year of said year
1829 Geo Cunningham Clerk
Return: Recd 12th Dec 1829 Executed 14 Decr 1829 Thos. Evans Chff.
At a County Court begun and held in the County of Marion in the State
of Alabama on the first Monday and fourth day of January in the
year of our Lord One Thousand Eight hundred and two held at Linden
in the County of Marion the Honorable Thomas Ringgold Judge of said
Court presiding Durham Arnt having been duly cited to file his account
of debts account current and vouchers and having of made default
it is ordered by the Court that an attachment issue unless he be
and appears at the next return day of this Court and file his said
account of debts account current and vouchers and final citation
is given accordingly
Citation: The State of Alabama Marion County To the Sheriff of said
County you are hereby commanded to notify Durham Arnt
to appear at the next term of the County Court in Ophians
business held at Linden in the County aforesaid on the first
Monday of March next to file his account of debts account current
and vouchers as the Administrator of Mason Arnt deceased and also
in such cause where an attachment should not issue against him
for contempt wherein fail not and thereupon return this M^r M^r
Geo Cunningham Clerk of our said Court at office this 18th day of January

Final Record of Administration Causes No 6

A.D 1830 and of the Independence of the United States of America the fifty
fourth year George Cunningham Clerk
Return: Recd 21st Feby 1830 Presented 29th Feby 1830 The Adams Chff.
An account of the Sale of the personal Estate of Mason Arnt deceased
1st October 1825

John P. Bravins 1 Peal	\$ 26
Robert Brach moridge 1 peal	3 $\frac{1}{2}$
1 st week Peal	9 $\frac{1}{2}$
Durham Arnt	3 $\frac{1}{2}$ Gallons Vinegar 35 ⁰
3 barrels	50
3 $\frac{1}{2}$	3 $\frac{1}{2}$
W ^m Johnson 2 Barrels	2 $\frac{1}{2}$ 25
Bonham Star durant 6 Barrels	144
1 st week 10 th ultimt at 36 ⁰	75
David Hobson 1 Peal allspice	13
1 st week ten wares	3 $\frac{1}{2}$
John Corby 2 Balls Cotton twine	13 $\frac{1}{2}$
Durham Arnt 1 peal iron	1 $\frac{1}{2}$
A. A. Mc Neel 10 hours	10 $\frac{1}{2}$
David Hobson 1 Pele Gun	1 $\frac{1}{2}$
Durham Arnt 1 Peal and wright	25
John P. Bravins 1 Peal	5 $\frac{1}{2}$
Durham Arnt 8 th Oct 1825 as 10 th	24 $\frac{1}{2}$
The State of Alabama Marion County Personally appeared before me George Cunningham Clerk of the County Court of the County and State of Alabama Durham Arnt Administrator of the Estate of Mason Arnt deceased who being duly sworn deareth affeath that the above account of debts of said deceased Estate is just & true and is a full and perfect account of said Estate, given by Durham Arnt. There is returned this 8 th day of March 1830 Geo Cunningham Clerk County Court for Ophians business begun and held at Linden in the County of Marion in the State of Alabama on the first Monday of first day of March A D 1830 before the Honorable Thomas Ringgold Judge of said Court presiding. It is ordered by the Court that the account of debts of Durham Arnt Administrator of the Estate of Mason Arnt deceased as returned by him be entered of record. And the said Durham Arnt having filed his account and vouchers for final settlement of said Estate. It is ordered that the third Monday in May be obtainable for hearing and determining the same and that the Clerk give notice of the same by advertisement at Linden and there other publick places in the County. The State of Alabama Marion County the third Monday of May A D 1830 The account of Durham Arnt Administrator of the Estate of Mason Arnt deceased being filed for settlement and allowed to set for final hearing at Linden due notice whereof having been given directed by Law. By the returning and certifying of the said Administrator it is made appear that the debts due to the said deceased at the time of his death doth lie with the account of debts of the food and chattels amount to the sum of three hundred and two dollars 93 $\frac{1}{2}$ cents that in the life time of the said deceased the said Durham Arnt had the sum of the said Masons one thousand Biens now due and for a large sum of money which was in fact countermanded by said Mason in his lifetime	

22 Final Record of Administration Causes

In a Court duly convened and recorded authorizing the said Burkhard to make sale of all the goods and chattels of and to collect all the debts due to the said claim and apply the monies especially to the discharge of said debt for which it had become necessary and afterwards the balance of the proceeds to go in payment of other debts justly due and it further being to appear that the said debt together with the costs and charges amounting to the sum of One hundred and sixty One Dollar & 75 Cents being more than the whole proceeds of the estate has been paid by the said Burkhard to the said George Administration of the estate of said deceased leaving said and that there remains no other effects to be administered. It is therefore concluded and ordered that said Burkhard has fully administered the said estate and had given the necessary notice according to law that he and his successors to the said Administration are discharged and go henceforth out of the County of Orangeville, presiding Justice.

Final Record of Administration Causes

The Estate of James Brainerd deceased in creation the 8th October 1826 Thomas B. Lucy having this day made application for Letters of Administration on the Estate of William Lucy deceased. It is therefore ordered that Citation issue to show cause why the widow should not appear at the next County Court to be held for said County at the Court house there on the first Monday of October instant then and there to show cause why and she has why administration should not be granted to the said Mr. B. Lucy. County Court - Orangeville in creation the 2nd October 1826 then and now deceased Estate. Having to Lucy having this day made application for Letters of administration on the Estate of William Lucy deceased. It is therefore ordered that Citation issue to show why the widow of said deceased to appear at the next County Court to be held for said County at the Court house there on the third Monday of October instant then and there to show cause why and she has why administration should not be granted to the said Mr. B. Lucy. Thomas B. Lucy, Justice of the Peace, Orangeville Court. Dated from the minutes of Court the 1st day of October A.D. 1826. Geo. Cunningham Clerk. By order of the County Court. Read in office the 7th of October 1826

Order County Court of Orangeville, business return day being the third Monday and 10th day of October A.D. 1826 present the Honorable Thomas B. Lucy of the County of Orange. It appearing to the court that the citation to the widow has not been returned. It is ordered that an alias citation issue returnable to the next term of the court and that this cause be continued until then.

Citation State of Alabama - Orange County, County Court for keeping money. Return day, being the third Monday and 10th day of October A.D. 1826 present the Honorable Thomas B. Lucy of the County of Orange. It appearing to the court that the citation to the widow to appear and answer to appear and show cause why administration should not be granted to Thomas B. Lucy has not been returned. It is ordered that an alias citation issue returnable to the next term of the court to be held on the third Monday in November next and that this cause be continued until the 6th term to be held on the 26th of December A.D. 1826. In the mean time the cause will be heard in the County Court of Orangeville. Dated in office the 23rd Oct. 1826.

Plaintiff's Answer Thomas B. Lucy, Esquire, Clerk of the County Court of Orangeville, 9th Oct. 1826. I do hereby answer to the Plaintiff's Answer filed in this cause. I do hereby state that the Plaintiff's Answer is true in every particular.

County Court for keeping money return day, being the third Monday and 10th day of October A.D. 1826, present T. W. Moore & W. Thomas Linck Esquires, Judge. At this day came Thomas B. Lucy, Plaintiff in this cause to make application for Letters of Administration on the Estate of William Lucy deceased and shown to the satisfaction of the Court now here that he has duly recited the widow of the deceased of his said application and to appear at the term and show cause to the contrary if any and the said Thomas B. Lucy having succeeded to the sum of one hundred Dollars worth of money and Benjamin P. Miller as his successor and the widow of the deceased having wholly made default to appear and show cause to the contrary. Whereupon it is considered that letters of Administration upon the goods & chattels rightly & credits of the said Mrs. Lucy deceased

Final Record of Administration Causes No 6

To the p Thomas B Lucy upon his taking the oath imonies for law and the said The B Lucy comission him into Court and thus the court prescribes the Law. It is ordered that Benjamin P Whittley Joshua Lewis William the Administrator Thomas Roberts and Mr Curtis he and they are hereby appointed appraisers of the estate of William A Lucy deceased.

State of Alabama Marion County Now a witness by these presents that we Thomas B Lucy Benjamin P Whittley and Joshua Lucy and wife and family bounded unto Thomas Ringgold Morris Judge of the County Court of the County of State appeared in the sum of five hundred Dollars which payment we all and truly to be made to the said Thomas Ringgold Morris his successors in office we find ourselves and each of our heirs executors and administrators & jointly & severally claim to be these presents dated with Circeo Day and dated this 10th day of Februray A.D. 1826. The condition to the above alia in witness that whereas the aforesaid Thomas B Lucy having been appointed administrator of all and singular the goods chattels rights & credits of William A Lucy deceased now if the said Thomas B Lucy shall be unable to perform all the duties which are or may be here required of him & such administration shall then the later obligation to be one otherwise to remain in full force & credit to Thomas B Lucy and his heirs executors & administrators & joint executors & administrators & without any in anywise increase Geo Cumming James Clark.

The State of Alabama Marion County To the view of the poor & elderly in said County Whereas William A Lucy estate of Marion County deceased and intestate having White in his list at the time of his death divers goods chattels & credits within the County of Marion Alabama whereof the full & singular powers of managing & administering of all and singular the goods chattels rights & credits of the said deceased and his final account from the same to the County aforesaid does of right belong to the said Thomas B Lucy and the said Thomas B Lucy having agreed that the goods chattels & credits of any deceased may be well and truly administered and his debts & account of do hereby grant unto Thomas B Lucy Administrator full power to the best of his present ability to administer the said chattels with immediate & undivided credit to him in his life time and at the time of his death did belong and to administer said property to the said and to pay the debt in which the deceased stood and so far as his effects will extend according to law and then the balance left to the said heirs and distribute it of said deceased and the said Thomas B Lucy having given bond and security and taken the oaths and affirmed all to their respective persons & law in respect to his just qualifications as administrator being his bond of 2000 Dollars and by virtue of these presents attorney constituted and a known administrator of all and singular the said chattels rights & credits of the said William A Lucy Minus the amount of the debts of the said deceased this twenty first day of Februray A.D. 1826. Testd Geo Cumming James Clark.

Witness: We the undersigned appraisers by the working of County Court of

Final Record of Administration Causes No 6

of Marion bounded to appraise the Estate of Mr. A. Lucy etc have met this day and after being duly qualified to make the following appraisement			135
One Saddle	14 00	One Sack horse	14 00
93 10 " Sud bottom at 175 per hund	40 25	One for Shoes	2 10
One Cow & calf	10 00	One Side Leather	2 00
21 Bushels corn 5 50	18 00	One do "	2 50
One Cough	2 30	One pigskin \$1 pair	.75
One Hhds	.75		
		B. P. Whittley	
		The Hobart	
		Joshua Lewis	

December 18 1826
The aforesaid duly qualified and
Sworn before me

Ch B Lucy Esq

I, the Court for Belping business return day being the third Monday in month of February 1827 present the Honorable Thomas Ringgold, Judge & I do ordain by the Court that the Appraiser of the Estate of William A Lucy this day filed by the Administrator hereinbefore named of Record & is ordered by the Court that Thomas B Lucy Administrator of the Estate of William A Lucy have an order to sell all the goods & chattels belonging to the said Estate specified as they have been returned in the Inventory.

Witness: A Supplemental Inventory of property belonging to the Estate of Mr. A. Lucy deceased agreed by Thomas B Lucy Administrator of his own recognizance

Charles Wells his Esq	\$37 75	Peter Shaver Freeman Factor \$ 5 25	
Isaac Allen	6 75	decoy or netting \$3 in	
Patrick Payne	.75	James Lucock Peter	2 50
John Davis	5 00	do	.50
John Gibbons	5 00	James Burke Captain	2 50
Edwin Anna	2 00	John W. Carter do	.50
Johnie East	2 00	David Brinkley Anna	2 50
Edward Brock Jr	4 25	do	
do	5 00	Personalty a Statuary Surgeon	

George Cumming being Clerk of the County Court of Marion County witness doth affirm the Estate of Mr. A. Lucy deceased of Marion County made out and certify that this inventory & schedule contains a full & true statement of all the personal property that may come to my knowledge or possession in longing to said deceased Estate. Signed

Geo B Lucy Admin of Estate of Mr. A. Lucy
A. D. 1827

25 Feb 1827 Date of the Estate of Mr. A. Lucy deceased offred Esq

By whom Bough article	\$ 0	Thos B Lucy Esq leather	2 00
Martin Webb 5 17 1/2 years old	16 94	do 6 ft. 4 in	2 00
Thomas B Lucy 17 years	31 00	Stevens hammer 1 pound iron	.75
do	6 50	do 1 lb	.50
do	2 00	do plough	2 00
do	2 00	do plow	4 00
John Blair iron Chaffle	13 75	do round	4 00
Thos B Lucy White Silk Stock	2 00	do Barrels 100	.50
James Johnson Washed Corn 52 bush	3 50	do B Lucy oblong	.50
Louis Early silk Cloth	3 50	do B Lucy administrat	16 00

Final Record of Administration Bonds, Marquette County.

The Estate Application for Letters. At a county court for orphans having begun and held in and for the County of Marquette in the State of Michigan on the twenty-fourth day of March, A.D. 1833.
 Allen Grimes hundred and thirty-five pound the Honorable Wm. H. Atlow Judge of said Court presiding.
 At this day James Charlotte Grimes widow of Allen Grimes Deceased and made application for letters of administration on the estate of the said Allen Grimes deceased and made application for letters of administration on the estate of the said Allen Grimes deceased and the said Charlotte Grimes having entered into bond in the sum of Sixteen Thousand Dollars with James H. Bryant and Jacob Hatch as her sureties and having taken the oaths prescribed by law and by the Administrator it was ordered by the said Court that letters of administration were accordingly.

Appraisers Ordered by the Court that Jacob Hatch James H. Bryant James Marquette Henry D. Hatch and C. C. Hinman be and they are hereby appointed appraisers of the estate of Allen Grimes deceased and that they or any majority of them make their return of the same.

Record The State of Alabama Marquette County bounded in by these presents that we Charlotte Grimes and James H. Bryant and Jacob Hatch are held and firmly bound unto William H. Atlow Judge of the County Court of Marquette and state aforesaid in the sum of Sixteen Thousand Dollars to be paid to the said William H. Atlow and his executors or administrators which amount well and truly to be made out in bonds and each of us our heirs executors and administrators shall severally jointly & severally freely by these presents be held with our dearest debts the last before the day of March 2d eight hundred and thirty five. The conditions of this obligation are such that whereas the above named Charlotte Grimes has been made a personal administrator of the estate of Allen Grimes deceased one of the said Charlotte Grimes shall well and truly perform all the duties which may be required by law of her as such Administrator to the same obligations to be paid otherwise to remain in full force & credit had at the Royal Eagle Hotel, Birmingham, 2nd Street, corner of 2nd and 3rd Streets, in the County of Marquette State of Alabama.

At a meeting of the Marquette County Court March 24th 1833 of whom Court
 It is commanded and required to all concerned in any manner that on a return of Charlotte Grimes to the County Court or thereabout at a return date on the 24th day of March 1833 I have bound them my letters of administration in favor of the said Charlotte Grimes and upon the goods and chattels right and credits of Allen Grimes deceased of Marquette County and in whom case whatever sum may appear to said Charlotte Grimes Administrator to be due and owing to him shall and is due as the lawful Administrator of the said Allen Grimes deceased. Witnessed by myself the 24th day of March 1833 and full seventh year of the reign of King George IV and the year of our Lord 1833 and full seventh year of American Independence. Robert Gee Birmingham Clerk.

Surety Settlement of the property belonging to the estate of Allen Grimes Dec. January 10th 1833
 1. 1/2 bushel old flour 61 lbs - 4 bushel best forward 738.00
 1. 1/2 bushel old flour 80.12 45 bushel best forward 46 - 360.00
 1. 1/2 bushel old flour 56.00 100 bushel best forward 46 946 1000.00
 37 bushel oats 20 \$100 per bushel 27.00 - 8 head horses - 247.75
 510 lb butter per pound 10/- \$5 per lb 350.10 58 head of cattle at \$5 per head 130.00
 100 lb bacon 6/- 16 heads of sheep at \$1 per head 26.00
 Household & Utensils furnished 150.00 12 hens - do - 10/- per head 12.00
 Farming Utensils 25.00 \$3410.75

One set blacksmith tools 30.00 James H. Hatch Surety to date
 7 bushels of oats at \$5 per bushel 35.00 Charles H. Bryant Surety to date

Administrator The Clerk of Marquette County personally appeared in open Court Charlotte Grimes Administrator of Allen Grimes Deceased who being duly sworn deposed and sworn that she above Sureties contains a true account and Inventory and appraisement of the personal property of Allen Grimes Deceased as made by her given under her hand in open Court this 25th day of January 1833 Geo. Birmingham Clerk.

Order At a private Court session held in and for the County of Marquette in the State of Michigan to wit, on the 24th day of December 1833 before Jacob Hatch and Charles H. Bryant and of the County Court of Marquette County to fully satisfy her reasonable expences in the course of said Court holding the application it is ordered that the Administrator of the estate of Allen Grimes Dec. have an order to set aside her personal estate of said Deceased and of her

Final Record of Administration Bonds, Marquette Co.

Order to

recapitulate County Court for orphans having returned day being the 8th January 1833. Testimony of James H. Atlow
 It is ordered by the Court that the Inventory and appraisement of the estate of Allen Grimes deceased as made by the Administrator to be received and entered of record and it is also further ordered that the two amounts of said personal property of said deceased as made by the said administrator be also received and entered of record and also that the inventory of article received and entered of record

After Sales Account Sales of the Estate of Allen Grimes Dec. Sold 28th April 1833 total balance due \$ 44.00

Articles Sold

Names of purchasers	
Robert Gordons	5.11
John Gordons	10.00
Sethasie Ostdale	29.75
Mr. Grimes	18.50
Daniel Johnson	9.00
Jacob Hatchell	18.00
Sethasie Ostdale	30.00
C. Grimes	28.00
C. Grimes	20.00
C. Grimes	10.00
C. A. Hatchell	21.11
Hardy Avery	8.75
Henry H. Hatchell	8.50
Hardy Avery	7.00
Robert Gordons	5.00
C. Grimes	10.00
C. H. Hatchell	8.25
Sethasie Ostdale	19.50
Henry H. Hatchell	9.75
Henry H. Hatchell	19.50
Henry Avery	9.00
C. H. Hatchell	7.00
Charlette Grimes	3340.75

Apparently the State of Alabama Marquette County personally appeared in open Court Charlotte Grimes Admin. of the estate of Allen Grimes Dec. who being duly sworn day to that the above schedule contains a true account of the personal property of said Decedent given under my hand in open Court this 25th day of January 1833 before Jacob Hatch and Charles H. Bryant and of the County Court of Marquette County to fully satisfy her reasonable expences in the course of said Court holding the application

Names of purchasers

Articles	
Mrs. C. Grimes	
Do Do	11.00
Do Do	150.00
Do Horses and oats	5.00
Do Do	50.50
Do Do	60.00
Do Do	700.00
Do Do	6.00
Do Do	2.50
Do Do	2.50
Do Do	6.00
Do Do	1.00
Do Do	26.50
Do Do	1.50
Do Waggon	36.50
Do Horses and oats	30.00

C. A. Hatch	Amt paid back from	481.50
Do Do	1 Black Cow & Calf	7.50
Do Do	1 Red Cow & Calf	9.25
Do Do	1 White Cow & Calf	8.65
Robt. Goodwyn	1 small red cow & yearling	7.25
H. H. Hatch	3 yearlings for	11.37
Do Do	1 Maw & Calf	21.05
John C. M. Grimes	1 Half of colts	18.75
James W. Bryant	1 old colt & foal	10.50
Mrs. C. Grimes	1000 lbs bacon & 60 do	66.25
Wm. C. Grimes	200 " front for	11.25
Do Do	200 " do " do	11.25
Do Do	200 " do " do	22.92
Do Do	200 " do " do	11.65
Do Do	200 " do " do	11.65
Do Do	200 " do " do	11.65
Do Do	1 Hhd Lard	2.00
Do Do	1 lot hay & few more	1.00
Do Do	Washing tubs & chairs	1.00
Do Do	Wood & boards	.50
Do Do	grails	.50
Do Do	Breeding utensils	.50
Do Do	2 Saddles	5.00
Do Do	1 Lbd Bottles	14.00
Do Do	1 Lbd Crockery	1.00
Do Do	1 1/2 lb flour	2.12
Do Do	1 Lbd Plates & dishes	4.50
Do Do	1 Mahogany Table	10.00
Do Do	1 Mirror	10.50
Do Do	1 fine Table	.50
Do Do	5 Old chairs	.50
Do Do	2 Wash tubs	2.00
Do Do	4 B. Eggs	4.00
Do Do	6 do rice or 1/4 lb	6.75
Do Do	900 lbs wool at 31cts per lb	6.20
Do Do	1 Hair Mallap	100.625
Do Do	157 acres of land, houses & lots	2.50
Do Do	1 lot houses & forks	.75
Do Do	1 Barn & tool	.50
Do Do	Grain & fire logs	1.00
Do Do		
Do Do	Draft on John C. M. Grimes Dated Jan 20th 1834 accepted by C. A. Hatch for	10.00
	Ag'td Charlotte Grimes	82054.00

Witness, I, Charles H. Hatch, Mayor of Grimes, personally appear in open Court Charlotte Grimes, Adminstrator of the Estate of Allen Grimes deceased who being duly sworn deponent and doth say that she doth now desire to make a full and true account of part of the personal property of Allen Grimes deceased estimated by her good and true house in open Court this 28th day of January 1835 for sum of £1000 being the value of the same to be paid to the estate of Allen Grimes deceased and owing to the Estate of Allen Grimes deceased in the house of Charlotte Grimes Adminstrator including interest and amount up to the 28th day of January 1834.

From witness does state witness will now account and calculate £1000
Henry C. Hatch, Feb 19th 1835 Dated 23.24. Sect 2 503.90

From whom Due	Date	Amount	Credit	When due	Am't still forward	No't of Searched	Page
Charles Mitchell	150.00	"	"	Feb 10th 1835	Add Sect 4.80	161.50	1781
Henry H. Mitchell	57.00	"	"	Feb 22nd 1835	" " 3.00	60.00	
Henry H. Mitchell	30.00	50.00	"	March 1st 1835	" " .70	10.70	
Henry H. Mitchell	36.00	"	"	Aug 1st 1835	" " 7.35	93.35	
C. A. Hatch	298.50	"	"	Jan 1st 1835	" " 25.53	324.08	
Henry H. Mitchell	12.87	"	"	Feb 11th 1835	" " .97	13.66	
C. A. Hatch	160.00	"	"	Jan 1st 1835	" " 10.80	170.10	
Ab. W. Adams	38.75	10.00	"	Jan 1st 1835	" " 1.60	26.25	
Matthew Thorne	69.00	"	"	Aug 28th 1835	" " 6.14 in credit 26	72.14	
C. A. Hatch	29.25	"	"	Sept 28th 1835	" " 2.34	31.59	
John Goodwyn	10.00	"	"	Sept 28th 1835	" " .60	10.60	
Henry H. Mitchell	66.25	"	"	Sept 28th 1835	" " 3.91	58.86	
Robert Goodwyn	24.50	"	"	Jan 25th 1834	" " "	34.55	
Harley Almy	15.76	"	"	Jan 25th 1834	" " "	15.76	
David Johnson	15.68	"	"	Jan 25th 1834	" " "	15.68	
Robert Goodwyn	10.00	"	"	Sept 28th 1834	" " 20.00	9.80	
C. A. Hatch	40.00	"	"	Jan 25th 1834	" " 40.00	37.94	
Henry H. Mitchell	108.00	"	"	Jan 25th 1834	" " 108.00	108.00	
James W. Bryant	36.50	25.00	"	Jan 25th 1834	" " "	11.50	
Henry H. Mitchell	25.00	"	"	Jan 25th 1834	" " "	25.00	
Elizab. Willis	11.66	"	"	Jan 25th 1834	" " "	11.66	
Lemuel Simmons	8.00	"	"	Jan 25th 1834	" " "	8.00	
John C. M. Grimes	290.00	"	"	Jan 25th 1834	" " "	1290.00	
C. A. Hatch notes	60.00	"	"	Jan 25th 1834	Add Sect 4.81	64.81	
J. H. Waters	30.00	"	"	Jan 1st 1835	" " 30.00	33.00	
C. A. Hatch & H. H. Mitchell	237.00	"	"	Jan 1st 1835	" " 1.91	238.91	
H. H. Mitchell	10.00	"	"	Jan 1st 1835	" " .55	10.55	
David Mitchell	15.00	"	"	Jan 1st 1835	" " .41	15.41	
Ab. W. Adams	57.50	"	"	Jan 1st 1835	" " 15	57.65	
Lemuel Simmons	66.50	"	"	Jan 1st 1835	" " .44	56.64	
	£ 3868.10	55.00				£ 3918.61	
Deduct out of Credit	55.00						
	£ 3808.10						

Signed Jan 24th 1834 Charlotte Grimes

Order for a County Court for expenses belonging to the day of 1st day of Feb 1835 for 1000 £ in the sum of £1000 being the final settlement of the day came Charlotte Grimes Administrator of the Estate of Allen Grimes deceased and presented her property and accounts for allowances and final settlement it is therefore ordered by the Court that herein the Settlement of January will be set apart for said final Settlement and that the Clerk of the Court give full copy thereof to Charles H. Hatch and other public places in the County that the Lender and Creditor may come forward and show cause why such final Settlement may not be affording it is ordered by the Court that the following items be sent for an her her appraisers appraisers to value and appraise the property belonging to the Estate of Allen Grimes deceased and included in the same day Lavender Lemuel Augustus Foscue Board Edridge and Peter Borodow and similarly make me where in this Court at least to his own or before the just money of January next according to law to be done by him and suggested to the Court it is thought one cause that a claimant gives to Plaintiff to set off one of the heirs of Allen Grimes deceased to appear and declare the amount of Allowances made to him by his surviving said Allen Grimes in his lifetime so that the same may be brought into Notice before or show cause why it should not be considered and applied by the Court that he set off in proportion to his decease the full proportionable part of said Estate

Spousal Marriage Bond December 28 th 1833 Appraisement of the negro property belonging to the Estate of Alvin Grimes Decreasding esd		
of Negroes; Fem. Aged 57 years	310. 11	James Aged 26 years — 750.00
Turky Aged 44 years	350. 00	Will Aged 24 years 700.00
Sunny do 34 years	475. 00	Loren do 8 years 250.00
Nork do 13 years	400. 00	George do 24 years 300.00
Flower do 2 years	175. 00	Mariah do 18 years 300.00
Total do 15 years	380. 00	Adaline do 13 years 300.00
Father do 12 years	160. 00	The above last sum and negroes amounting \$8955.75
Pats do 10 years	400. 00	given by demand to Lucy Watson 100.00 to add
Elle do 8 years	975. 00	in full where they are appraised \$9925.75
George do 6 years	300. 00	present age & value at the time of
Wicks 30 years old & childless	500. 00	500.00 advancement say \$1000.00
Will do 13 years	375. 00	With the appraisement certifly that the above price is
Friends do 10 years	800. 00	as near as we can come at in the value of
Sines do 8 years	250. 00	250.00 said negroes belonging to the Estate of
Charthas do 5 years	300. 00	Alvin Grimes 25.00 more
Wicks aged 5 years	180. 00	John Watson
Elle aged 26 years & childless	500. 00	Jacob Watson
George aged 7 years	250. 00	
Ernest do 8 years	175. 00	
Wicks do 6 years	150. 00	
and carried up to \$8955.75		

order for, to my Court for ophorus business January term 9th day 1820 now Judge Watson presiding
Duly called to account & call of the administrators of the Estate of Alvin Grimes D. & E. together with the bond
paid by the Court and the same is fully accounted and ordered to be recited as a final
Settlement of said Administrators so much the sum account abiding the mill sum to the two
Administrators one hundred and twenty five dollars to the Court and three Court costs in and
out in 1820 to 1833 and account made to the heirs in the lifetime of the testator and are ready
now in the hands of the Administrators to be settled among and accounted for the Administrators
to the testator and decreed it is ordered by the Court that the said mill sum of money
one hundred and twenty five dollars to the Court and three Court costs be equally
distributed among and distributed to the aforesaid heirs Court to Lucy B. Watson Husband to
Lucy Grimes & her Charlotte husband and by descent to Dorcas Grimes Sarah Grimes
Grimes a minor her of the age of twelve years and Charlotte Grimes widow of Lucy deceased &
that the distribution share of the minor be paid over to Lucy and it is further ordered that
John Wicks Augustus Joseph Wicks Bradford W. Wicks and George G. Leonard administrato
ors of the estate to make distribution of said estate according to the instructions
of the above order and that the executors of the Court give in said County Grimes with a copy
to the foregoing order of division together with an inventory of the real estate of said
testator to be distributed

Administrator		
No.	\$	cts
to Account of ready money	100. 00	
to Account of notes of Alvin Grimes 1	48. 00	paid at the death of the decedent 100. 00
to Account of notes of Alvin Grimes 2	90. 41	1st & 2d the day succeeded up
to Account of Alfred Hufford 3	17. 10	to Adelina Wicks his wife 2. 37
to Account of J. Johnson 4	40. 00	1832 July 3rd of C. Watson
to Account of H. Avery 5	30. 00	in account — 10. 00
to Note to D. Wicks 6	5. 00	Southree for Notes 10. 00
Sum forward	\$ 230.51	Sum carried up to 1687.25

On the Estate of Alvin Grimes account comes with C. Grimes the Administrator		
Amount debt held forward	330. 57	Amount debt held forward 1687.25
To Account of Paid for 1830 40. 7	15. 37	1687.25
To Account of Paid for 1830 40. 7	15. 37	1687.25
to Note to Dr. W. Wicks 8	2. 00	1687.25
+ 30 do 114. 81	15. 76	97% of bill Banker on account
+ Note to John Gilmore 9	1. 00	40. 00 of Comer's Dray m nect
to Note to Cannon Potts 10	1. 62	100 bushels of Wheat and 500 lbs
+ do to Mr. H. Nicholson 11	2. 00	Wheat produced 20 bushels of Corn
+ do to Matt. Edwards 12	8. 75	of 1831 sold by C. Grimes
+ do do 13. 00	2. 18	99 bushels of Wheat sold by C. Grimes
+ Note to J. W. Ellis 14	10. 89	100 bushels of Wheat sold by C. Grimes
+ Note to J. T. Gregor 15	10. 00	100 bushels of Wheat sold by C. Grimes
+ Note to H. D. Miller and 16	13. 25	do. M. C. Adams due Jan 1 st 1831 for
+ Note paid 17. 00	30. 75	1687.25 due 1 st April 1 st for payment
Execution of Alvin Grimes Suff 18	30. 8	of 1830 held 25 th Aug 1833 including cash 75
to Note to D. W. Wicks 19	20. 00	Balance of 1832 date Oct 1 st 1832
+ Note to D. W. Wicks 20	2. 00	1687.25
to Note to D. W. Wicks 21	81. 00	1687.25
+ Note to D. W. Wicks 22	16. 50	1687.25
+ do paid David Johnson 23	17. 00	Interest on 250 Dollars from 9 th
+ Note to D. W. Wicks 24	5. 49	July 1 st 1835 to 25 th June 1834
+ Note to Wiley C. Hubbard 25	7. 00	1687.25
+ Note to John Grimes 26	5. 15	1832 to 25 th January 1834
+ Note to Robert Wicksung 27	5. 15	1687.25
+ Note to Simon Grimes 28	14. 00	on further account of 1687.25
+ Note to Caleb Warner 29	71. 05	balance Alvin Grimes 1687.25
+ Note to H. C. Whallard 30	1. 88	1687.25
+ Note to H. C. Lyon 31	87. 10	in Clerks Office which is to pay
+ Note to H. C. Lyon 32	10. 00	by this time received of Dr. H. C. Lyon
Execution of Alvin Grimes Suff 33	74. 83	1687.25
+ Note paid C. H. Taylor 34	11. 19	negative 1687.25 for payment due
+ Note paid C. H. Taylor 35	108. 45	1687.25 paged by C. H. Taylor to
+ Note paid C. H. Taylor 36	6. 00	Received in his life time
+ Note to C. H. Taylor 37	5. 90	By this time received of Dr. H. C. Lyon
+ Note to John Wicks 38	20. 00	1687.25
+ Note to D. W. Wicks 39	192. 00	Interest due to December 1 st 1834
+ Note to James Saly 40	23. 50	1687.25
+ Note to Horatio Wicks 41	7. 75	1687.25
+ Note to Lewis H. Wicks 42	34. 9. 34	1687.25
+ Note to Sarah J. Grimes 43	10. 9. 48	1687.25
plus interest 1832 due to Adelina 44	100. 00	1687.25
+ Note to George Birmingham 45	90. 00	1687.25
+ Note to John Grimes 46	8. 68	1687.25
cash paid for the purchase of		
the Wicks Mill 1687.25	103. 00	1687.25
+ Note to H. C. Lyon 47	1. 00	1687.25
for the Estate		
bank paid for the purchase of the		
Wicks Mill 1687.25	50. 1687.25	1687.25
Bank paid for the purchase of the		
Wicks Mill 1687.25	18. 1687.25	1687.25
Bank paid C. Grimes by C. H. Taylor 49	18. 1687.25	1687.25
Bank paid C. Grimes by C. H. Taylor 50	2175. 37	1687.25

Sparseness Marriage January December 28 th 1833. Apperment of the negro property belonging to the Estate of Allen Grimes Deceased.	
of Negroes	Amt last forward
Item Aged 55 years	310. 00
Lucky aged 44 years	350. 00
Sunny do 44 years	475. 00
Nash do 15 years	400. 00
Timmer do 2 years	170. 00
Sarah do 15 years	350. 00
Allie do 12 years	400. 00
Pete do 10 years	400. 00
Eliza do 8 years	275. 00
George do 6 years	200. 00
Dick do 4 years	500. 00
Bill do 10 years	375. 00
Frank do 16 years	300. 00
Times do 8 years	250. 00
Bartholomew years	200. 00
Wright aged 5 years	190. 00
Collagee's buckey child	500. 00
Other aged 7 years	280. 00
Brown do 8 years	175. 00
Kelida do 0 years	150. 00
and Carried up \$ 6355. 00	

order for County Court, for expenses incurred during January term 9th day 1830 now suspended pending distribution of the remnant of the administration of the Estate of Allen Grimes D. S. Together with the sum to be paid to the Court audited and accounted is fully allowed and ordered to be rendered as a final Settlement of said administration according to the account certifying the same sum of the two thousand nine hundred and seventy five dollars to the Court and three thousand dollars in money due to the heirs in the lifetime of the testator and ready money in the hands of the administrator distributed among and accounted for the administration. So first sum it is declared it is ordered by the Court that the said will sum of thirteen thousand nine hundred and seventy five dollars to the Court and three thousand dollars in money due to the heirs in the lifetime of the testator and ready money in the hands of the administrator distributed to the aforesaid Ruth Brown & Mary B. Miller and to Mrs. Grimes wife of Charles W. Miller husband and representative to Louisa Grimes Sarah Times Grimes a minor heir of George of both years and Charlotte Grimes widow of said deceased. That the aforesaid share of the above to said ones to Grimes as it further ordered that Eliza Brown wife of Ruth Brown & Charles W. Miller and Louisa Grimes to whom the aforesaid money is due to division and distribution of said estate according to the instructions of the above order and that the executors of this Court furnish said Grimes & others with a copy of the foregoing order of division together with an inventory of the real estate of said deceased to be distributed.

Administrator	
No. 1 to C. G. amount of ready money	\$ 10. 00
for Am't of note P. Allen Glover 1	478. 00
Am't of note P. Allen Glover 2	70. 00
Am't of P. Clifford Hulford 3	11. 10
Amount P. S. Johnson 4	40. 00
Am't of J. Avery 5	30. 00
Am't of Dr. Maloy 6	5. 00
last forward	\$ 280. 51
and Carried up	\$ 1637. 55

25 The Estate of Allen Grimes account current with Grimes the Administrator		Cr.	
Am't debt West Forward	930. 51	Am't credit last paid	1687. 55
Am't the Davis for 1831 40. 7	15. 57	1832. Number recd of H. B. Nichols	70. 00
Am't the Davis for 1832 40. 7	15. 57	Land and seal for 1831	4. 37
Am't do Mr. Birrell 8	9. 50	Land and seal for 1832	12. 50
Am't do Mr. King 9	15. 75	1/2 of bill Davis on accts	6. 00
Am't do John Gilmore 10	82	Am't of James Kelly on accts	18. 50
Am't do Cannon Pictor 11	1	1/2 of bills of wheat and rye	
Am't do Mr. R. Michelsoen 12	2. 00	Wheat & rye of 25 bushels of barley	
Am't do Walter Edwidge 13	8. 75	of 150 bushels by C. G. 60	85. 51
Am't do Mr. Willis 14	2. 18	Wheat & rye sold by H. B. Waters	98. 61
Am't do J. H. Gregor 15	10. 00	Wheat H. B. Nichols balance owing	0. 00
Am't do Mr. Thos. and	12. 25	do. H. B. Adams amount of 1831 for	95. 75
Am't paid of H. B. Sutherland 17	30. 00	1832 June 28 th due & personal property	
Reception Thos. Adams 18	30. 00	6 1/2 of land 25 th Aug 1833 including brick 75	2034. 00
Accts to H. B. Sutherland 19	20. 00	6 1/2 of land 1832 date Oct 7 th 1832	
Am't April 28 th sales of personal estate			
Am't do Wm. Fletcher 20	8. 00		
Montgomery Co. Wmbridge 21	81. 00	old 28 th April 1833 to Oct 2 nd (4) 299. 75	
Am't H. B. Nichols 22	16. 00	1/2 of land & house of Wmbridge 1832 698. 00	
Am't paid Danl. Johnson 23	120	Balance on 245 Dollars from 9 th	
Am't do W. Carpenter 24	5. 49	July 1833 to 25 th Oct 1834	22. 28
Am't do H. B. Hubbard 25	75. 00	Aug 1833 to 25 th January 1834	
Am't do Captain Edmund 26	56. 00	1833 to 25 th January 1834	99
Am't do Robert Newling 27	5. 10	This sum recd of & left out	
Am't do L. M. Brown 28	114. 00	in Northern Circuit Court. Unpaid 1832	
Am't do Caleb Warner 29	71. 05	Sum by Allen Grimes vs H. B. Gordan 14. 14. 92	
Am't do H. B. Whittier 30	1	1/2 number of T. Ringgold 1832	
Am't do H. B. Lygo 31	87. 10	in books of record which estipulate 6. 68%	
Am't do H. B. Lygo 32	10. 00	by this sum received of H. B. R. 2	
Reception Thos. Adams 33	74. 82	Received for the value, sum of her	
Am't paid C. H. Taylor 34	11. 19	negro man Sam Faversham 1832	
Family Store part of same 35	108. 45	Engaged by C. H. Johnson to 1400. 00	
Am't paid C. H. Gurney 36	6. 00	Decayed in her life time	
Am't do C. H. Gurney 37	5. 90	by this sum recovered on a	
Am't do John Morris 38	20. 00	draft given by C. H. Gurney	
Am't do Dr. Wm. Hill 39	129. 00	final due to deceased	253. 18. 1
Am't do James O. 40	23. 50	Am't forward \$ 7266. 76	
Am't do Horatio Pitts 41	7. 75		
Am't do Lewis N. Nichols 42	349. 34		
Am't do Sarah J. Grimes 43	109. 48. 74		
Am't paid 1832 due to Adams 44	100. 00		
Am't paid Birmingham on feed 45	90. 00		
Am't paid John Gurney 46	8. 68%		
Am't paid for Coalbank 47	105. 00		
Am't paid for the purchase of the Wm. H. W. Jackson 25. 51 48	105. 00		
Am't paid by H. B. Nichols 49			
For other Estates			
Banked for the purchase of their 1/2 of the W. H. Jackson 25. 51 48	50. 19. 72		
Ranney G. L. leased by C. G. Grimes			
Cash paid at Baynes by H. B. Waters 49	18. 75		
	2175. 37. 72		

An Account Current Between The Estate of Allen Grimes & Friends Co Amt Recd M.C. over		
	Amt Recd over	\$ 7366.76
To this sum retained by A.G. 50 ^s C duty 40 ^s due from C. D. 20 ^s	191	38 3 1824 due 1 st
To William's fees for Clerk off 51 ^s in County paid by the Court 25 ^s	27	06 ^s By Balance in money in hands of the Administrator.
Spec. Commiss'ns 2576.76 allowed as a commission to the administrator	363	713.51
Am't Notes on hand & Balances of interest for December 31 st	83	including the amount to this date he had remitted 50 3948.61 See Exquist, Louis & Hoblitzle.
Up't. B. Hoblitzle his bond and note 13 2449.34		
Inventory filed (59) 3808 10 ^s See Wm. Sarah, & Grimes' Bonds 109 13 ^s		
Money in hands of the Admin ^r 718 11		Amount of value of negroes advanced by the Plaintiff in his life time
		to Attorney, W. Waters 1000.00
		Appraised value of 93 negroes 7955.00
		Total amount of the Plaintiff 13975 54 ^s
		\$ 7366.76

Remaining for distribution amongst the heirs (viz) Caroline Grimes the
Widow and Administratrix Mary B. Waters and Lucy her wife Henry
B. Hoblitzle and his child Louis H. Hoblitzle the Administrator of Louis
H. Hoblitzle's estate and Sarah Fann Grimes. Signed Charlotte Grimes
of the State of Alabama Marriage bond personally appeared before me Thomas
Anderson Clerk of the County Court of the said County to the above named Charlotte
Grimes Administrator of the Estate of Allen Grimes deceased who being duly sworn
on deposite that the foregoing account as stated is just and true and contains a
full and true state of her said account current of all and singular her personal
estate of the said deceased that comes to her hands and of all her acts so far done
regarding them to the best of her knowledge and belief sign'd Charlotte Grimes, Plaintiff
here to and subscriber before me the 8 day of January 1854 At the Southern City
Court House and subscriber before me the 8 day of January 1854 At the Southern City

Guardianship County Court for orphans business held in vacation at the
25th day of August 1854 present the Honorable Mr. J. Allen
Stevens Esquire Judge of said court presiding. His say appeared in open
Court before Robert P. Strode, Justice of the Peace & minor etc. the age of
Appointee 17 years who chose Eme E. Discourt as his guardian
of which appointment was made and letters special recorded
Eme E. Discourt having his entering into bond and security

To the Honorable William S. Hoblitzle Judge of the County Court
Administrator of the Marango County one subscriber E. E. Discourt Guardian of the
estate of Maria L. Hoblitzle would respectfully shew unto your Honour
that the personal Estate and the rents and profits of the same
are wholly unable and inadequate for the support maintenance and
education of her ward the said Maria Hoblitzle. Furthermore that
it is necessary for said person to have a gift that a part of the real
estate of her said ward should be sold your petitioner would further
respectfully solicit your Honour to order that such part of said
real estate as your Honour may deem meet should be sold for said
purposes your petitioner would also suggest unto your Honour that
owing to the situation and quality of the tract of land belonging

to said ward known as the allotment Number sixty seven in section being
by five in Township Eighteen in range three East in the district of lands
known as the French grant it seems to your petitioner the most convenient
to be sold your petitioner would further respectfully pray of your Honour to
order said tract of land to be sold in conformity to the law in such
case made and provided and your petitioner is in duty bound to inform you
order shall be ordered by this court that the plaintiff E. E. Discourt
of the petitioner be granted and that the said guardian have an acre
to sell the above described tract of land according to the rules of law
in such case made and provided. Now I William Hoblitzle Judge of the Southern
City Court of Alabama, Marango County, do make and say this, in witness
to the fact that we G. E. Discourt, Alexander Hoblitzle and Peter Delaney are here
and jointly bound unto William S. Hoblitzle Judge of the County Court
of Marango County for the time being and his successors in office in the sum
of Two Thousand Three hundred and Eighty Dollars to be levied of our
merchandise goods and chattels lands and tenements for his yearly
service of us and our said son Louis our receiver and administrator done
by and severally for us by these presents. In testimony whereof we have
hereunto subscribed our names and affixed our seals this 25th day of
August one thousand eight hundred and thirty four

The condition of the above obligation is such that whereas the
above bound E. E. Discourt as guardian of Maria L. Hoblitzle
having obtained an order for the sale of allotment No. 67 Section 10^s
corresponding with the west half 1/2 of and 1/2 of 1/2 of the quarter
section No. 28 in the official plat of survey in Township 18 range
three East containing one hundred and sixteen and 3/4 acres that
she will observe the rules and directions of law for the sale of real estate
by guardians and that she will well and truly account for the proceeds
of said sale and that the same shall be disposed of according to law
G. E. Discourt Test. W. S. Hoblitzle E. E. Discourt Peter Delaney Test.

Endorsed The within bond having been seen and inspected is hereby affirmed the 28th day
of August 1854 Eighteen hundred and thirty four Wm. Hoblitzle George E. E.
Letters Test. W. S. Hoblitzle

The State of Alabama, Marango County is a county court held in vacation
on the 28th day of August 1854 be it remembered and understood to all
whom it may concern that an application of Florida Campfield DeStevens
a minor under the age of four years to our orphans court to have E. E. Discourt
appointed his guardian during his minority I have caused him my letters
of guardianship to issue in favour of the aforesaid E. E. Discourt by which
she is authorized as such guardian in every case which occasion may
require to bring suit and to sue and to do and transact all the
business and matters as may be necessary to be done as the law directs
draw of the said Florida Campfield DeStevens which is Section 10^s
of the Township Eighteen in range three East in the district of lands commonly
known as the French grant also one other tract of land lying and being in the
County of Marango containing one hundred and forty acres being the
undivided portion of allotment Number fifty eight in section
number twenty two in Township Eighteen in range three East in the
lot of lands commonly known as the French grant which said lots
of land are worth according to the best estimates two thousand of our

Final Record of Administration Decided Marango County

hundred Dollars signed E.G. Descourt

Affidavit Personally appeared in open Court Enos E. Descourt, Guardian of Florida Josephine DeBontiere a minor heir of John G. DeBontiere deceased being duly sworn deposes and says that the written recital contains a true account and Inventory of all the property of Louisa DeBontiere of which she has taken possession in guardian ad propositum given under her hand in open Court this 25th day of August A.D. 1834 signed E.G. Descourt, sworn to in open Court on the 1st day and year above stated Atala Holman Clerk

Know all men by These presents that we E.G. Descourt Julius Martin and Peter DeCaray we hold and firmly bound unto William P. Hobson Judge of the County Court of Marango County and his successors in office in the sum of four thousand eight hundred Dollars to be paid of our respective goods and chattels lands and tenements for the payment whereof we hereby bind ourselves our heirs our executors and administrators jointly and severally firmly by these presents In Testimony whereof we have hereunto subscribed our hands and affixed our seals on this the twenty fifth day of August Anno Domini 1834 The condition of the above obligation is such that whereas the above bound E.G. Descourt has been appointed guardian of the person and estate both real and personal of Florida Josephine DeBontiere now of the name of E.G. Descourt shall well and truly perform all the duties which are or may be by law required of her as such guardian Then the above obligation to be void & return to him in full force and virtue E.G. Descourt and Julius Martin and Peter DeCaray

State of ~~the name of God Amen.~~ I Peter W. Holman late Robt W. Holman of late No 45 of Philadelphia in the State of Pennsylvania deceased in the year inform State of health but of sound mind do testify to that \$10,000 to me and go to my wife according to what this my last will and Testament it is my will that all my just debts of any kind there should happen to at the time of my death as now however now exists as I write believe and the chancery be paid and discharged by my executors hereafter named and appointed out of my estate as soon thereafter as practicable and I leave the charge of my children to the direction of my said executors I give and appoint of all my estate saving what shall be required for the payment of my just debts in cash as foreseen there should happen to be any such at my death and funeral charges in the following manner I give to my beloved wife Mary Holman to be by her enjoyed so long as she may remain my widow all the issues goods chattels rights credits &c that may by law my profession or which may be true or according to law be entitled to her otherwise in any manner whatever at the time of my death to take the same to her use and the proper education and maintenance of my children during her life and so long as she may remain my widow as aforesaid but in this consideration that should my said wife inter marry with any other person she shall faithfully and fully account to me executors for every sum not so expended by her for the benefit of my children all being my will and meaning to secure all my property to my said wife for her natural life and so long as she may remain unmarried and no decease or in the event of a second marriage the same to be secured to my children for their sole use and benefit

As a proper testimony of respect to the memory of my dear deceased parents I will that the sum of one hundred dollars be set apart and appropriated to erecting a seat and suitable tombstone over their remains

And I nominate and appoint Benjamin Horner Executor of this my last will and testament by Testimony whereof I have hereunto set my hand and seal this fourteenth day of November in the year of our Lord one thousand eight hundred and thirty three A.D. 1834 Holman Clerk by good seal, published and declared by the above named Testator and for his last will and testament in the presence of us who at his request and in his presence and in the presence of one other have hereunto set our hands as witnesses this day of November A.D. 1834 John Wiley Alexander Hamilton

Probate

State of Alabama Mobile County S.S. Personally appeared before me Wm. W. Garrison Judge of the County Court of Mobile John Wiley his being duly sworn by Test. Will W. Holman whose name is subscribed to the above will and Testament sick in the sixteenth day of November 1833 sign seal and published and declare the same in the presence of him the said Wiley and of Alexander Hamilton and that they the said John Wiley and the said Alexander Hamilton did at the request of the said Holman and in his presence and in the presence of each other subscribe their names as witnesses to the said will and Testament 1833 and that the signature of W. W. Holman was to John Wiley and Alexander Hamilton to the said will and Testament and in the proper handwriting of the said Holman and John Wiley and Alexander Hamilton respectfully and he further states that the said W. W. Holman at the time of signing and publishing the said last will and Testament as aforesaid was of sound mind subscribed and sworn to before me the aforesaid Judge of the County Court of Mobile County this 16th day of August 1834 Wm. W. Garrison

Witness

The signature of Holman is starting County At a county Court began and held in and for

Dade County on the first and only day being the first day of Sept. A.D. 1834

Wound

The State of Alabama Marango County Know all men by these presents that we Benjamin Horner W. L. James and Jack Martin our selfs are held and truly bound unto William P. Hobson Judge of the County Court of the County aforesaid to the sum of one thousand Dollars to be paid to the said W. L. James to his executors in office which amount will and truly to be made use on account hereof executors and administrators jointly and severally jointly by these presents to satisfy with our debts this thirtieth day of January A.D. 1834

Endorsed

The condition of the above obligation is such that whereas the above bound Benjamin Horner has been duly appointed executor of the last will and Testament of Peter W. Holman Doth now if the said Benjamin Horner shall do well and truly perform all and singular the duties which are or may be required of him by law as executor of aforesaid hee the above obligation shall become void but otherwise to remain in full force and virtue Benjamin Horner and W. L. James jointly and severally bound before me this thirtieth day of January Eighteen hundred and thirty four A.D. 1834

Also witness

W. L. James C. Hobson Dade County Court Marango County
At this day present for probate the last will and Testament of Holman and the appointment of John Wiley one of the subscribing witness to said will being produced in court and examined by which it doth appear to the satisfaction of the court that the said Holman and Wiley signed date and published the same on the day and year herein mentioned as his last will and Testament in the presence of the said witness and Alexander Hamilton the other subscriber witness and that the said witness at the time of making the same was of sound mind & Benjamin Horner

John W. Brown, is the instrument Sanjour Sists Brownian section has
to live in Township 8th line or range. Here, as in the vicinity of law,
where the French first came to your nation, it will be convenient
to set up a station, and further, it will facilitate your own honor to
do said tract of land to be sold in two parcels. The land in such
way measured, located and you furnished as in duly known with no pay-
¹ & no tax by the owner that the property is good & free from
of the conditions be granted and that the said grantee have an eas-
e to sell the above described tract of land according to the rules of law
in such case made and provided, Attest, George Cole C.P. the 6th
of October of this year, George Cole, Justice of the Peace, to witness
that we G. P. Peacock, State of Florida, and Peter Johnson are both
and firmly bound unto William A. Gibson, Sheriff of the County of
Flagler County for the sum of one hundred and twenty dollars, to be levied on our
of two thousand and three hundred and eighty dollars, to be levied on our
one thousand and one hundred and twenty dollars, to be levied on our
one thousand eight hundred and thirty dollars,

The condition of the above obligation such that whereas the said Edward E. Desoutter a planter of St. Lucie, in the County of St. Lucie having obtained an order for the sale of all that he had in his possession worth the sum of £1000 and £1000 being £1000 in the official plan of service in this ship at New York, New York containing one hundred and sixteen and two-tenths thousandths of an acre which he will make over to the said Edward E. Desoutter by instrument and that she will make her agreement for the payment of said sale and that the same shall be disposed of according to law & by the said Edward E. Desoutter and his heirs and executors.

The other bond having been made and deposited before the Clerk of the Superior Court of Justice of St. Lucie, in the County of St. Lucie, on the 20th day of August 1828 be it remanded and made known to whom it may concern that an application of St. Lucie, in the County of St. Lucie, in the name of a minor under the age of fourteen years orphans next to him to be appointed a guardian during his minority. I have caused these two letters of guardianship to you in favour of the aforesaid Edward E. Desoutter to which she is authorized as such guardian in every case which a master cannot require to bring suit and to sue and to have and transmit all such business and matters as may be necessary to be done as the complete guardianship of the said Edward E. Desoutter until my return to the County of St. Lucie, in the County of St. Lucie, so far as have been taken up by me part of land containing one hundred and sixteen and two-tenths thousandths of an acre lying and being in the County of St. Lucie, in the County of St. Lucie, in the District of lands commonly known as the French grant situate on the tract of land lying and being in the County of St. Lucie, in the County of St. Lucie, containing one hundred and sixteen and two-tenths thousandths of an acre lying and being in the District of lands commonly known as the French grant which said two tracts of land are worth a thousand dollars each thousand four

Final Record of Administrators' Causes, Marion County

Presented & First signed 8th December
Applicant: Cornelia appears in open court Enrica E. D. earliest Guardian
of Florida, Springfield, DeWittville minor heir of John C. DeWitt
DeWitt being deceased before and since death the mother
and wife of James C. DeWitt and Cornelia is all the property
the estate of John C. DeWitt and Cornelia is all the property
transferred from mother and husband in open court file #510, Case of
Cornelia, Dated 8th Dec 1894 signed by DeWitt, given to James C. DeWitt on
the 1st and now above stated has no objection to it
Counsel State of Indiana having documents known me by these
written: Friends of the late Mrs. John C. DeWitt and State of Indiana
to file and record in county of Marion I. State of Indiana the Court
Court of Marion County and Indiana has no objection to the same
for Thousand Eight Hundred Dollars to be paid at my direction
to the wife of the late DeWitt and documents for the amount whereof
hearty and willingly have on executed and acknowledged before
me and secretary firmly by these presents in testimony whereof we
have hereunto subscribed our hands and affixed our seals on
the County of Marion of Indiana the 1st day of January 1894 The testator
of the above instrument doth declare that whereas the above sum \$1,000.
Dollars has been appointed to payment of the former and estate
both real and personal of Marion DeWitt and DeWitt residing
in the 2nd R. E. DeWitt, Shottville and body to him all the debts
which are owing by DeWitt except those due at the present time
from the above obligations to be paid to James C. DeWitt in
full so far as he can be secured and that E. C. DeWitt in his name and
interest and in behalf of his wife and children to receive the same
E. C. DeWitt that all the Testate of Marion DeWitt has been appointed
to the use of his widow and heirs who are to be relieved and the
amount of the same to be used for the payment of the debts
and expenses out of my estate as soon thereafter as the testator shall have
no other interest to be discharged by said testator. I give and
affirm in full during his life to my wife for the payment of my debts
in such amounts as she may happen to be in need of the same and
further larger or less sum as may be necessary to her interest and
the sum to be in her judgment and by the same sum or less than
the same to her heirs after my death to be divided among them
as she may see fit to make but still in such amounts as may be necessary
to the time of my decease to take the same to be divided among them
and continuing and in that sum among them as long as the same
are not less than one-half on this condition that she shall not take interest
thereon with any other person to her, but shall have right to receive
it in full for every sum not so expended to her for the benefit of my children
E. C. DeWitt in all and every thing to secure all my property to my said wife
in her sole and entire life and so long as she may remain unmarried and
deceased as in the event of a second marriage the same to be secured to
children for their sole use and benefit.

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Dear Sirs. I am much obliged to the memory of my dear deceased parents
I will send the sum of one hundred dollars by post and if you will let me have
the box it will be sent and suitable to hold some over their remains.

And I nominate and appoint Benjamin Harver Esq; of this city to be my attorney in Tennessee whereof Slave bequeathes at my hands and seal'd the fourteenth day of November in the year of our Lord one thousand eight hundred and thirty three A.D. B.C. Baltimore United States dated published and witnessed by the above named Notary and for habent will and Testament in the presence of us all at his request made in his presence and in the present witness other have hereunto set our hands as witness to this done this day of November A.D. 1829 before witness Alexander Hamilton

The consideration of the above obligation is such that whereas the above named Benjamin Horner has been such affianced Brother of the Test with and Testament of his late R. W. Holman Dec'd. year of the said Benjamin Horner the aforesaid and his son from all and singular his dutes which he or may be required of him by law as executor of前述 Test has also an obligation she or he to have voice but
Horner to remain in full force and active Benjamin Horner and Ruth Horner
sister thereto late R. W. Holman's wife to serve this scripette day
of January Eighteen hundred and thirty four this Mottelshain 1820 a to
the witness hand having few examined is ready aff to word this 1st Sept 1820

William C. Hobson Judge County Court Waringo County
I hereby certify for the Judge that I am William C. Hobson an attorney at law
and the officer of the court by whom I am appointed to sue or defend in cause
and caused by which it is made appear to the satisfaction of the Court that the said
Wm C. Hobson does and did sue and defend the said cause in the said court and that he
will be held liable with me for all costs in the expenses of the said suit and
Alexander Hamilton the other subscriber certifying and that the said defendant
at the time of making the same was of sound mind & of sound memory.

Final Recd.

Letters received in a post office affixed in open court and made of paper
return to letters of attorney and claim return date to have in the security
of the sum of \$100.00 and having to have the date of paying off
to withdraw the letters of Procuror according to his bill is awarded by the court
first letter from the city to your account.

Letter of Paul W. Baldwin, Marion County at a county court began and ended
in our the said County on the first Monday being the first day of October
1858 wherein the same letters of attorney of said court and made of paper
to prove the last attorney & Postmaster of Paul W. Baldwin being said
Court to do and make in my office to the said County Court of
Marion County for letters of attorney upon the said last bill and
Statement of the said Paul W. Baldwin due and the said last bill and
Statement being true this day certify payment of fees accordingly
it appears that the said by justice of peace were unexecuted as by
order and having interest to him with the court in the time of
November December being the time he so the present bill by law is a
herefore append the said letter which is now to be of record to
which he is authorized to sue and collect and to do and execute all
manner of things in which said bill or may be interest to him in
accordance to circumstances the powers and franchises granted by law
to execure the same to the end that he may be paid the day in
year first above written. Attest. Paul W. Baldwin Clerk

Postmaster of Paul W. Baldwin Marion County at a County Court Marion County
Letters of Paul W. Baldwin Marion County at a County Court Marion County
of which it was made to amount of \$100.00 and in that the
writing which has been admitted to be recorded in the first note of P.
W. Baldwin & Company postman the true full name of said Post Master
is known as C. H. H. and believe me that I will do my best and that
written to do it will accordingly to said and the variations thereof as far
as the postman and shall be true and true creation of the said Post Master
having no other intent and that I will return it true statement of all
said posts shall be sent to the court as far as they may come from having
a true account of salary in the said administration as required
to said Attorney General to whom to send and subscribe before me the
undersigned Clerk of the County Court of said County this 1st
day of Oct 1858. W. C. G. T. S.

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LOOR COUNT

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11/26			
November 15	By this sum in money in full account with Richard Ewing the Slave in sight, less with Paul Lewis, Attorney in Medicine and attendance & Paul William T. Parker his account	10 00 450 00 73 00	
Decem 4	" Paul George Ewing same part day in Court	5 00	
Dec 18/17	" Paul Daniel Watson on his claims against me		
11/29	By this sum and of note on 1st Dec 1817, 75	27 75	
December 11,	" The same day of money from John Mann 60 00	60 00	
Jan 12/18	" The sum in money	50 00	
Aug 15/18	" Amount of Slaves and Negroes held as bequeathed by all the parties as administrators satisfactory for the commissions and the raising the Child Rebecca Watson minor here up to the January 1835	20 00	
January 7	Commiss fee	10 00	
	Clerk's Bill of balance of fees due balance in hand of Administrator carried to credit below	9 62 1/2	
		491 53 1/2	
		\$719 43	
Nov 14	By the following notes & Slaves in Inventory	(1)	
	" Due on William P. Parker due 1st Jan 1	1131 " 28 00	
	" Due on J. M. Green due 3rd Nov 1	1131 " 37 75	
	" Due on Richard Little due 1st Oct 1	1131 " 20 00	
	" Due on John Robertson due 1st Feb 1	1124 " 36 00	
	" Due on Malcolm Watson as of 1st Sept 1	1124 " 10 00	
	" This sum to receive and received on the notes against John Mann for \$39, 87 1/2 above	(2)	
1832	" received the same Sept 2d 1829 viz	399 84	
Sept 21/18	" Amount of date of all the personal Estate except the Negro Girl as per Sale list -	(3)	
	" the same date 17th Feb 1825 at 184 months	328 86	
1834	By this sum in money remaining in hands of the Administrator to be distributed	717 45	
Sept 7	" after the first of January 1835 One Negro woman named Sally in possession of Administrator of the value of to be divided and distributed between the Administrators Richard Singleton and his wife between the widow of deceased and Rebecca Watson the same after and minor here of the said deceased	500 00	
Decem 18	The State of Alabama County Court Marion County Orphans business Wednesday 7th August 1836. The account of Richard Singleton claim involving right of his wife of the Estate of James Watson deceased being set for final hearing on this day. The notice whereby hearing was given as required by Law. The parties and witnesses appear and upon an inquiry and hearing of said account all objections are waived and it is decreed		

Final Record of Administration Causes — 1736 (143)

it is ordained by all that said account be allowed, wherefore
and because the masters and things therein contained being also
paid and understood by the Court. It is considered and decreed
that the said account be in all things allowed and entered on record
as a full account and of the said administrators accounts up to the
10th instant. By said account is made appear that a net
balance in money of four hundred and nearly one dollars due
John Gee and one half cents remain in the hands of the said Richard
Singleton. Whereupon it is considered and decreed that the said
Richard Singleton and Rebecca his wife who was also the widow
of the deceased bequeath to their own proper use forever the sum of two
hundred and forty five dollars and twenty two cents. It is hereby
further considered and decreed to belong to Rebecca Walton the minor
her and daughter of the said deceased and a sum of money
to be paid over to her lawful Guardian. The Estate of
the said Samuel Walton deceased except the Negro woman Sally with
the provision of the said Richard Singleton to be fully remunerated.
It is further considered and decreed that one half of the said net
income issue and increase appertain and belong to the said
Richard Singleton and wife. And that the other half of the said
net income issue and increase belong and appertain to
the said Rebecca Walton the minor her and daughter of the
said deceased. And it is further ordered that from and
after the last day of December next, that the said Negro Sally
for the possession and custody of the negroes of the said
deceased to be held a year annually by me for the benefit of
both parties until the said Negro be otherwise disposed
of according to Law. — Wm J. Alston, Presiding Judge
of said Court.

Attest. John Walker, Notary of the
District of New York and Notary of the State of Chester district
and deceased lately died intestate having while he lived and at the time of his death no
womans right and credits within the court of record by reason whereof the said deceased
left no just power of granting the administration of all and singular his goods rights
and credits of the said deceased and also including the accounts current due and balance
of his said administration and a full dispensement of the same to me is necessarily
known to him of transacting that the persons right and credits of the said deceased may
be well and truly administered accounted and disposed of as fully granted unto the
said George Lee, Notary of the said Cheyzer Co. deceased in whom fully in this
his behalf I have very much transacted his power by the time of his funeral administration
the goods rights and credits of the said deceased which to him in his lifetime did
at the time of his death did belong and to ask his name and surname the same and to
pay the debts in which the deceased did obligate so far forth as his effects goeights
and credits will extend according to their date and order of law being first due on
the 1st day of January and the ordinary office in chester district in order to be
recorded in or before the fifth day of January next ensuing under seal
a full and true account calculation and reckoning of the said administration
which shall be required and presented for your consideration and to you the said
Cheyzer Co. administrator of all and singular the goods rights and credits

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of the said deceased by the time of his death and may be made
dealt this tenth day of November Anno Domini 1736 and in the fifty fifth
year of American Independence. — John Walker Notary.

I, John Walker Notary of the said Chester district and Clerk
of the Court of Ordinary of Chester district and Clerk of said Ordinary being sole
Judge and my own Clerk of said Court hereby certify that the foregoing paper
contains a true copy of the letters of Administration and the papers thereto appur-
tenant and belonging in the administration annexed to Cheyzer Co. widow
of George Lee deceased and upon the estate of Cheyzer Lee due further certify
that John Walker Notary Clerk and Clerk of the Court of Ordinary
in said district that the same hath been made in the form of law and full
credit and partly directed to give in there to given under my hand and the seal
of my office this 10th day of November 1736 and of the 55th year of
American Independence. — John Walker Notary and Clerk of said Court of Ordinary
Chester District.

I, the State of South Carolina, through County Sheriff, do hereby command
that we George Lee, alias Gee, do pay said John Street as held and
deemed convenient, 4000 £. Sterling, being of the County Court of the County
of Cheyzer and his executors in office on his first sum of three thousand
Eight hundred and Eighty Pounds for the payment of a debt well & truly
to me made in hand and delivered to me in the sum of One thousand
or thereabouts sealed with our seal in the date of this 10th day of Oct 1734.

The execution of the above obligation is to take place when the above
sum of One thousand Pounds, or upon the death of or since in Chester District to
South Carolina and his executors and has been paid in the County
Clerks office of Cheyzer County of said said a copy of the letters of
Administration granted to me in Chester District in the State of
South Carolina, Name of the said George Lee, his executors and
affidavit shall not be fully remunerated and affidavit
to law and every man effects removed by me in sight of Cheyzer Lee
leaving from any person or persons in this state then their obligation
to be paid otherwise to be and remain in full force and effect.

Cheyzer Lee, alias Gee, James Gandy and John Street said

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one lot of hens	\$ 1.50	plus hens added on manure bill	\$ 167.00
one lot turkeys	36.00	plus turkeys added on manure bill	15.00
one lot Pigeons	.37	one lot Pigeons plus eight head	192.00
one pair Starlings	2.00	one lot Starlings 184 more	26.00
one lot of quail were	6.00	one quail dozen	50.00
one lot pheasants	20.00	one Pheasant home molt	25.00
one lot pheasants & hawks	6.00	one lot hawks forty six head	100.00
one lot geese	17.50	plus ears and claws	24.00
one doves	5.00		
		Total	6705.18

John D. French
John B. Britton
Brownie Lockette
John Glor - re
The above appraisals were made in my presence by the
J. L. Lehman (Signed)

The State of Alabama, County of Perry, I, James Dugay,
one of the following herein styled of the County and State above-
named, do solemnly protest against the action of the
Court of Jefferson and Tuscaloosa, who being duly sworn dep-
ose and say that the above is a true and correct copy of the judgment
of the said Court of the personal property of the Estate of William
Dugay, deceased, as the same was made to their knowledge
and belief before J. H. Silvers, Esq. A Notary Public to the
Court, twenty ninth December 1852. I do swear to the same.

Debt due Meany & Son
for labor & materials in the amount
of one thousand five hundred & twenty five dollars & 50 cents
Benjamin Lockette and William E. Brorling are held to answer
jointly and severally for the same & the Alton bridge of the County
Court of the County and State aforesaid in the sum of twelve
thousand dollars and which sum will remain due to be paid to the
said William E. Alton and his executors, heirs and assigns
successors or heirs executors administrators and a fiduciary
and a ready found by this present check with the seal and
dated this twenty fourth day of September A.D. eighteen hundred
and thirty two. In consideration of the above obligation it is agreed that
when the above amount shall be delivered and paid over
in full payment of the same it is agreed that the said Benjamin
Lockette and William E. Brorling shall have a credit upon the account
which he or they may have against them or their assignees
for the above obligation to be used otherwise to remain in full
free and clear of all claim and debt of S. B. Burton Esq. S. H. Cook Esq.
Benjamin Lockette and William E. Brorling are held to answer
jointly and severally for the same & the Alton bridge of the County

John Williams Esq. attorney for the State of Alabama, in his capacity as Attorney General, has filed a bill in the Supreme Court of the State of Alabama, Monroe County, suit No. 110, against William Elmore, a citizen and a resident of Tiptonville, for the recovery of a sum of money due him by that Elizabeth Elmore, wife of William Elmore, deceased, who was acting without authority of administering the estate of William Elmore deceased. The sum recoverable is set at \$10,000.00, plus costs.

January the Secretary of the Estate of William William Beauchamp appears
with the following affidavit to wit: I am William Beauchamp
of 125 Avenue La Côte St-Luc #3 Boston area 2 A Glens November
1st 1911.

the first lot of three barrels were	three bushels	
one bushel each	\$3.00	one barrel brought up
one lot containing four	.75	the lot table
one lot of four	8.00	one barrel
one lot of four	8.00	one barrel
one lot of four	3.00	one lot chairs
one lot of four	3.00	one lot of old plates
one lot of four	1.50	one lot of old plates
one lot of four	5.00	one basket of sugar lumps, etc.
one lot of four	5.00	one lot broken and broken
one lot of four	.50	one lot broken and broken
one lot of four	4.00	one lot of old plates
one lot of four	4.00	one lot of old plates
one lot of four	3.00	four beds and furniture
one lot of four	3.00	four trunks
one pair of men's well shoes	5.00	one clock Ranch
two pair of men's well shoes	7.50	three pairs for him
one lot of four	50.00	one pair stand and a tongue
two big chairs in the lot	8.00	one chair below
one lot of four forty three hen	66.00	one lot of small chickens
one hen	50.00	lot of books
one small stone	2.00	one clock
four apes	4.00	one case and bottle
one large gun	12.50	one looking glass
one large shot gun	16.00	one lot of tin or
one small shot gun	6.00	one lot legs
	\$116.25	

The State of Alabama Marion County, Personality of Special Agent
Wm George Burns & have Clerk of the County and State above written
in A Silvers area People & Cook who being duly sworn depon-
tient earth that the above is a true inventory also of his air and
of the balance of the personal property of the Estate of William
Silvers deceased to the same as the same was come to the knowledge
and property of H. Silvers. And I doth Swear to the above
Court County forth December 1852. Wm George Burns

1st of Alabama Yarnigo Cocong to 3 P.M. now all men by
husbands that I little know of nothing beauty and State
of Alabama in consideration of the natural love and affection
which I bear for my fine grace children to Lacey Wall wife of
John Wall Cook both these Cooks little now, and Ellinore Cook
childhood of sister Kathary Cook now the wife of Miller and Delaware
to give great and bequeath unto them my said grace children the
following negroes me entirely by. To Lewis Wall wife of Lazarus
Wall a negro boy about six years old by the name of Benjamin
To Freck Cook a negro boy name Lewis about fourteen years old
To Eliza Cook a negro girl name Eliza about five years old. To Little
to be a negro girl about three years old name called and to
Ellinore Cook a negro girl name. They are a negro woman about
ninetynine years old the mother of all those negroes except Lacey
now in measure to belong to them my said children respectively at
the time of my death to have and to hold the same negroes, partently
to them and their aspetion him former and present and also
over to give the same to his negroes onto the said Lucy Wall Cook
Cook Eliza Cook Little Cook and Ellinore Cook. To them are to
them from you are from me my heirs factors administrators
and trustees to nothing whereof I have bequeath not say here and
affix my seal this eighteenth day of October eighteen hundred and
sixty one. Let this be first. (Signed) Gov Cummingsham
Notary for Marks

State of Alabama, Tuscaloosa County, Person's appears before
me John Lockhart Judge of the County Court of the County aforesaid
State aforesaid Little Hooper who acknowledged the above and
said to be his own true act and deed and does the same to
recovle as his. In testimony whereof I have hereunto set
my hand and affix my seal this the fourteenth day of September
one thousand nine hundred and twenty two. John Lockhart L.C.C. (Seal)
State of Alabama, Marion County, J. William Adams Clerk of the
County Court of Marion County aforesaid State aforesaid do hereby certify,
that foregoing deed of gift is in my acts, according to the County Court Books
of Marion County and State of Alabama the fourteenth day of September
one thousand nine hundred and thirty two.

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you all men in this present that William Schuman born 13 May, and a brother
therefore as we are writing write unto Thomas Ringgold Eggers judge of the County
Court of the County and State of Wisconsin and it is written in office in the Streeted room
of the thousand dollars which amount will come true to a man in our country or
in another state who is a public administrator and who is usually a person of
parents. So he with one half are due the County first day of January and after one
year and twenty days. The condition of the above obligation made in the place above
written William Schuman born 13 May here and appointed guardian to Billy Ann
Schuman & minor under the age of seventeen years also guardian to me to John H.
Schuman wife A Schuman Elizabeth B Schuman Alfred W Schuman and William W Schuman
the river between him as next guardian before Lewis Anderson to be a Justice
of the said County as in his continuance to the said County Court. Now if the said William Schuman doth wilfully and truly deprive to himself a majority the better of the sum
and sum per annum all the debts and expenses of him by law or such guardian then
the obligation to be void otherwise to remain in full force. William Schuman Seal
James B. Hall Seal John Gleason Seal Sigma regular worn as her ordealed

in State of Arkansas, Marion County, I have witnessed battles of the Peas-
e, the County and State & witnessed as with my eyes the chief battles of the Cau-
casus & in China by a witness that in the execution of his office he has been engaged in
numerous and bloody wars. I William Seaman Esq. of Marion
Arkansas State of Arkansas Esq. of Marion County Arkansas am Testifying
that when I was above mentioned witness to the Peas-
e, the County and State & witnessed as with my eyes the chief battles of the Cau-
casus & in China by a witness that in the execution of his office he has been engaged in
numerous and bloody wars.

Know all men by these presents that in John H. Tolman Dejia County
and Abraham Tolman are now our jointly owners unto Thomas
Pinggola Esq. Judge of the County Court of Monroe County in the State
of Alabama in the usual sum of one thousand five hundred dollars being
money of the United States which payment will be due truly to or unto us to the
Pinggola Esq. who are now occupying in office as two members of the County
administration and aforesaid jointly and equally jointly by these presents
Sells all the less and acts the twentieth day of August A.D. 1851 on these
as witness and twenty written. The generation of the above plantation is
and that hence the above written John H. Tolman has the day herein above
by written given to him. Tolman is now a minor under the age
of eighteen years. The above John H. Tolman and wife and truly
know all the facts which are or may be or may be injured of which as such
knows. Then the above being a true to believe them to be true in full force
and effect. Deacon H. Tolman Test. Dejia County, D. C. The above Dejia County
Esq. and wife were at home living this day the 20th August 1851 in Birmingham, Co.
The witness hereunto affixing their hands this 20th day of August 1851 Dejia County, D. C.

In state of Arkansas, Marion County, to the Sheriff of same county of writing given
on behalf of Commissioner of Revenue, Wm. C. L. an Attorney & Lawyer
a true witness wife of Alvin Anderson, former home of Alvin Anderson,
Residence of Elizabeth Anderson, mother of such witness and also Elizabeth Anderson
ex-wife of the witness wife of said husband, Mr. Thomas M. Anderson,
aged by return year Edward Cleman agrees with Peter McLean as
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Poor Copy of Original

Poor Copy of Original

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I am about to be a man above you the honorable the Judge of the County Court
at Court to be held for Etowah County, in said County, on vacation on Monday the
twentieth of January next to show cause if any, by having by the Administrators of said
estate called here to all the use Estate as set forth in petition No. 19, the South
one quarter of Section twenty five, the North east quarter of said West quarter and a North
West quarter of both the South quarter first tier Township fifteen Range four East in the District of Etowah
County, give and have given them their own this this with Notice to Thomas
C. Johnson Clerk of said Court at office this day of December 1820
up to the hundred and thirty three acres of the foregoing one of the Justice
of Etowah the fifty eighth year. State: I swear I do swear it to the best
of my knowledge and belief these are also the lands of William Lehman as guardian of the
minors of William Lehman deceased up to the tenth of December one thousand
eight hundred and thirty three Davis County, Mo.

The State of Alabama, Monroe County, hereto run by two presents that we
are now with William Brock & Clark and Wilson P. Gandy as a company
come and William L. Hilton Lawyer of the Bar - Court of the County and State
supperintended in the public law of the Treasury Office Law Office of the State of
Alabama which payment to be made to the said William L. Hilton & Co. and
his successor in office who are truly to be made or advised on account his
debtors administrators or executors so far as he may be lawfully bound
by them from his wife with no male and female the tenth day of December 1820
whereas my husband and myself then the condition of the above obligee
is such that there is now bona Elizabeth Lehman has been duly appointed
guardian to Thomas W. Lehman age eight twelve years Edward Lehman age
fifteen years Peter F. Lehman age thirteen years Benjamin P. Lehman a girl
eleven years old son of William Lehman of said County Deced. This of the above
whereas truly, before the date of guardianship to the said Thomas W. Lehman
Edward Lehman Peter F. Lehman and Benjamin P. Lehman according
to law then the above obligee to be made a minor Sheriff Commissioner in
full power was written in law Elizabeth Lehman and E. P. Brock Esq. M. S. Clark & Co.
The above true bearing his name and signature is hereby append William
L. Hilton Lawyer of City of Etowah Co. Mo.

State of Alabama - Monroe County - Captain Court in vacation the twenty first
day of January A.D. 1820 witness here to the present to have made
in the State of Alabama & Etowah County. It appearing to the satisfaction of the Court on the return
of John W. Lehman one of the administrators of the estate of William Lehman deceased
that his may be to all and sundry certain lands therein known in or due
to make a more equitable division among the several heirs. It is therefore ordered
by the Court that John C. Johnson John B. Butler & appointed Commissioners to take
and survey more land to the South West quarter of Section twenty five the
North East quarter of North West quarter and the North West quarter of N.E. West
quarter of Section twenty five Township fifteen Range four East in the District of Etowah
County to be at Etowah with the exception of certain parts or parcels that shall
be left off to the said Elizabeth Lehman in view of these decisions which she doth
desire and that they give forty days previous notice at these public places
in the County and in public places before printed in this state then under covering
process to the day of sale when that they will be sold in a court with the just
day of January one thousand eight hundred and thirty three for taking or making application
against the action made to the court according to law there being no other
method known to me.

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150
Elizabeth
Lehman
Petition
for
Divorce

In State of Alabama, Monroe County, on the nineteenth day of the County Court
of Etowah County, the Petitioner Elizabeth Lehman widow of William Lehman
in his life time to the South west quarter of Section twenty five Township fifteen
Range four East and the North East quarter of North West quarter of Section twenty five
Range fifteen Range four East and the North West quarter of N.E. West quarter of
Section twenty five Township fifteen Range four East in the District of Etowah
County to the said William and Elizabeth all in property the County the ninth
of November eight hundred and thirty three Elizabeth Lehman
In State of Alabama Monroe County I John H. Lehman one of the administrators
of William Lehman do swear I do hereby acknowledge the service of the above petition
the tenth day of January eighteen hundred and thirty three to William Lehman Esq.
Let the ways of the petition or guardian and wife to the Sheriff immediately
to make in all things in accordance with law January 20th 1820. P. J. Hilton Lawyer

In State of Alabama Monroe County, to the Sheriff of said County, writing Phineas
Elizabeth Lehman widow of William Lehman etc of this Court to have
now at your to me petition praying to remove to the City of Etowah County
of said State to a place near or out of said County immediately. And
so far as the Sheriff having commandment as to what day to remove her account you holders
or occupiers connected with the said estate with which set to be myself a legal administrator
to administer shall set a day off by notice and return to the Sheriff
on that part according to quantity and quality of all the said property and
immediate in said County and shall not be in possession of the same
which infipre shall rest in his and her estate for instance before to set
with West quarter of Section twenty five the N.E. West quarter of North
quarter and the South West quarter of the South West quarter of Section
twenty five Range four East in the District of Etowah
County to the said Elizabeth Lehman all and attorney this is to
with the undersigned attorney, Phineas Anderson Clerk of Court
and at Etowah - this ten to next day of January 1820 in the year
of our Lord one thousand eight hundred and thirty three and fifty eight of American
Era. Attest Phineas Anderson Esq.

Application. In State of Alabama, Monroe County, on the nineteenth day of January, 1820, for leave to sue of the County Court, said County required us to sue certain land in the
name of William Lehman etc. by whom the administration
of the said property is to be made a more equitable division among the several
heirs. We therefore apply to the County Court of Alabama, Monroe County, to be
granted the necessary letters patent by law to sue in the name of the said
John C. Johnson, John B. Butler, and Captain Court, to take
and survey the land in the South West quarter of Section twenty five
the North East quarter of North West quarter and the North West quarter of N.E. West
quarter of Section twenty five Township fifteen Range four East in the
District of Etowah to be at Etowah. In the 18th day of January in the year
and amount of the number of the section of the acre or less that is to say the
half of the acre or less a very fair acre which we respectfully entreat
to said Court to sue proceedings under the law accordingly and to be directed
herefore a petition for a court to grant us or us to establish us to one or
two or sufficient number of the same to the said purchase the same
with the time of sale. In witness whereof we have presented at our hands to our
affix our seals this the fourt day of July instant anno domini one thousand
six hundred and twenty eight D. P. Burwell Esq. P. J. Hilton Esq. The witness

Having been informed of your desire to be married, and a convenient
date to make this to the Elder at the Union Church March twenty-ninth
instant and nothing further. William A. Atteridge May 20th

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153 State of Alabama To the Sheriff of Marengo County, Greeting: You are hereby com-
Marengo County mandated take & deliver to five year old cat free holder
with connection by of County or County jointly to try off by men and women not
less than fifteen years of age of State Penitentiary late of Marego County deceased who
died in this State as the law directs in the following districts houses of which the
State of Alabama may be a part (that is to say) the said East quarter of and the
East half of the North east quarter of Section of Township of Union Range four
each in the State of Alabama and a due & large number of his court abiding
on the 1st day of October next, January 1st or the 1st day of February next.

Sixty four of the slaves of Marion County Alabama who were born or of age of 16 years and younger as designated by the commissioners appointed by the recently created county of Marion County at
(V) beginning at the original half mile corner on the line between Section
6 and 7 N. 16 W. 16 S. East and a running 16 rods North to a stake & heavy
S. 1. W. 13 Links. Thence N. 32 E. 26 Link. thence N. 65 E. 35 Link. thence
E. 63° 1/2 rods due S. Sixty four from corner N. 65 E. 8 Links due South corner
S. W. E. 26 Links. Thence the route to a stake set out east of N. 65 E. 10 rods due
South, so as to extend to the beginning.

3 Edw. Chapman & Sons
Scale 1/2 mile or 1/4 mile
1858

I hereby certify that I do any claim
off the land of Benjamin W. Davis of John Pennington
of Lawrence County, and the tract of land described
in the above note and place where John Mayes and William
Foster claim cannot overlie the said land as nearly as I possibly can.
In witness, July 6th 1858. T. C. Shadley Surveyor of Law County
the State of Alabama. The tract of land described over lies in the county of
Lawrence County. At the time of Mr. Joseph Pennington's death, he owned
in town a portion of same. After his death, the same came into the hands of his
son and son-in-law Charles and the son-in-law wife Anna. There
exists no dividing line between them and one hundred acres of same lying over
being in the town of Lawrenceville, fifteen rods from east to west, thereby
the said town is to run north and south through the said tract of land
or said tract of land, and leaving unto the said widow the said part
of said tract the 10th January 1858. John Mayes James B. McCoy, James J.
Long, William F. Chapman

The State of Alabama and 3. I, in this behalf, do a country Surveyor. Do hereby
certify that I do any claim off the land described in the above note
as nearly as I possibly can. In witness whereof, I have hereunto set my hand and
seal and a true copy of the same has been made by me. John Pennington
of Lawrenceville, deserted lands of which a Prof. Stegman has taken
possession and published the 10th of April 1858. I. G. Pennington has taken
possession of the same and published the 10th of April 1858. Also the same day, he
by name of his wife Anna, wife of John Pennington, has sold the said land to
John Mayes and his wife Anna, wife of John Pennington, of the same and
returnable to this court as the land devolves. Asa Peterson, Clerk
June 6th 1858.