

*Federal Records of Administration causes for charging
the Robert Stancy (wife of William Taylor) her late Husband
Esquiline Green & his Heirs Robert's money each One distribution
share or the sum of security for the account of the fourths each and be accounted
for and paid over to their Guardians and if any made appear to the
Court that there remains nothing more than a limited amount it is considered
by the Court that the said Administration is after paying over the above
said distribution share be discharged from further administering the
said Estate.*

*On the Estate of Thomas Roberts deceased in account with Thomas Adams the Executor
1. In the sum paid by D. Taylor account \$31 50 35 By sale of personal estate
2. His sum personal debts over and 8 25 per date List of his date \$ 554 63
3. His sum paid 3 00 account 3 50 15 By amount of sales per sale
4. His sum paid 10 00 15 00 List of his date 3 448 00
5. His unpaid debts over and 15 00 15 00 amount of sales per sale
6. His sum paid for collecting cattle 6 00 List of his date 15 00
7. His sum paid for printing publication 2 00

The following debts due the
estate as set forth in the
Inventory instant and other
are not to be collected to wit
8. His unpaid debts over and no
effect found by which the same and balance 50 00
9. Account with Jas. T. Adams his debts
to have been settled in his time, dead
except a small balance which he did not
collect the amount of \$ 74 87
10. Account with Butcher not sustained - 15 50
11. Account with Armstrong not collected to wit
Account of audience list, not tame 3 33 00
12. Account with L. M. not collected to wit
not found in the estate 1 13 00
13. Account with Dr. Smith, Dr. Smith
died and died before he was collected 2 00
14. Account with Worcester Boston 3 50
balance paucely paid to the estate 3 71
15. Account with Dr. Day in Boston
in which estate is found 32 95
35 50
16 99 35 00
13 34 87 00*

*The Estate of C. C. a County Court Legion and held in and for the County of
Benton for the purpose of paying
debtors in the third, mondays in September in the years of our Lord 1825
that went the Honorable Thomas Ringgold Judge presiding the following
order was granted to act on the application of Sarah Bailey & Garrison
Adams for Letters of Administration on the Estate of Sarah Bailey
because previous notice by advertisement having been given to the kindred
and creditors of said deceased none one appearing to contest the same
and the Honorable Bailey & Garrison confirmed by passing in open
Court & filed their bond with Barnet Berryman & Thomas Lancaster
their security in the sum of \$1000 & they being duly qualified as
the law prescribes as the administrators of the Administration for Sarah
Bailey deceased It is therefore ordered by the Court now here that*

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*Federal Records of Administration causes for charging
Letters of Administration upon to the said Sarah Bailey &
Garrison Anderson and it is further ordered by the Court that
Henry Bentz Loderick Chas. Daniels & Gandy of the County of
and Charles Willigens be appointed appraisers of the Estate of Sarah
Bailey deceased State of Alabama Chancery Court to know all
men by these presents that we Sarah Bailey and Garrison Anderson
Wingman and Thomas Lancaster are held and firmly bound unto
Thomas Ringgold Esquire judge of the County by bonds of the aforesaid
County in the sum of nine hundred Dollars to be paid to the said Sarah
Ringgold Esquire or his successors in office to which payment will
and truly to be made at and before us his Executors and Administrators
jointly severally and firmly by these presents sealed with our
seals and dated this 19th day of September 1825 The conditions of the
said obligation is such that whereas the above named Sarah Bailey
and Garrison Anderson have done duty appointed Administrator
and Administrator of all and singular the goods chattels realty
and credits of Sarah Bailey deceased Now if the said Sarah Bailey
and Garrison Anderson shall well and truly pay and discharge all the
debts which are or may be by Law required of them as such Adminis-
trator and Administrator to the above obligation to hold the
same to remain un paid (Signed) Sarah Bailey Sub C.
Garrison Anderson Sub C. Barnet Berryman Sub C. Thomas Lancaster
Sub C. Gandy Sealed and acknowledged in open Court before me
Geo. Bevingham Clerk*

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Garrison Anderson Sub C. Barnet Berryman Sub C. Thomas Lancaster
Sub C. Gandy Sealed and acknowledged in open Court before me
Geo. Bevingham Clerk*

Final Record of Administration Cases for March

order of ~~the~~ ^{of the} Record - On motion of the Administrator and appearing to
Sect. 5. the satisfaction of the Board that the good and chattels of Knock
Barley received aid of a parish character it is considered that an order
is made you to sell at £1 and simples the food and chattels contained
in the inventory and that the Administrator make payment of the

Inventory Line Chard at		\$ 50.00	awl blades 96	\$ 1.00
One Young Calf at		68.00	Wire Cog Chain 1 pr Hatcher	
One Pint of Smith's Talc at		37.50	1 lb. wire 14 & 16 ga. 3 ft.	5.25
One Set of Knives and Cutlery		55.00	Three sets of decorated plates	3.00
Two Bed & Furniture at		75.00	One Looking Glass	1.50
One Girha Stone	60		3.00	One Hand Towel white
and Chest		5.00	and Arm Guard	4.00
One Set of cuttings		9.00	long iron cutting 3 ft. each	06.00
and Set of Scissors		1.75	Set of cutting 3 ft. each	.75
One Paper Trunk R.		1.00	Tin Bottles	0.00
One Spinning Wheel		4.00	long hair - 10 ft. yards	2.00
and a few Gun & shot pouch		16.00	Tin Boxes	2.00
and a few pairs of 14 inch iron	2		one pair & one bottle	1.00
wire 4 ft. & 6 ft.		5.00	one 10 ft. roll mill and smoothing iron	1.00
Two Box Stands		7.00	One Pot metal tools	4.00
Two Silks and two Chairs		3.95	3 sets of canvas Game Station for	
One Buskin plus single tier			Football 14 x 24 ft. running mat	3.00
and canvas	1		3.00	Intermission chairs for tennis
and armchairs 2 from 40			5.00	and a 23 ft. long of tennis net
12 ft. small top 30 ft. high, inner				31.50
12 ft. high				total \$ 563.75

The State of ~~of~~ Alabama Chancery Court No. 255
Date of 30th October 1825
The cause between Justice of the Peace John Joseph Clegg
and his wife Elizabeth and their son John Clegg and his wife
Elizabeth and with that they have joined and compromised all the effects
debt and claims of the property of John Clegg to the best of their skill
and judgment without any inaccuracy giving and mannered a certificate
that they doth now hold the same to the sum of one thousand dollars
John Clegg having submitted before me on the 28th October 1825
George Anderson A. P. State of Alabama Chancery Court No. 255
Appeared before me during the administration of Justice of the peace as above, and the
said John Clegg and his wife Elizabeth and Garrison Anderson
Administrator and the Estates of John Clegg deceased also whom
being duly sworn deposeth and saith that the above named Justice of the
Court of all the debts and chattels and debts due at the time of his death
as per his will he came to their knowledge also the above named Garrison Anderson
Administrator and George Anderson and Garrison Anderson
and John Clegg and Subscribed before me this the 28th October 1825
George Anderson A. P.

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Final Record of Administration Bonds for Marino's

One Set traps, wire	\$ 1.50	One Gun - Part Element gun	
One paper trunk	1.00	wire frame	\$ 3.75
One Spinning Wheel	.75	Tinny min. Gun of Corp	96.93
One Pele Gun and Shot pouch	11.25	Tinier Gun of battle	75.75
One Set heavy forks beaten Gladys	2.00	Tin Gladys	2.50
for Bird Heads	2.25	One pair Steel yards	2.00
One to 16 lbs for Chasing	.75	Three Bells	18.75
One Barbwire plough sing like & chain	2.68	One Jug & 4 glasses bottles	1.25
One Set of haines traps to strong	5.18	One Coff a mile & something	3.25
One Set small tools of nail & pinney		Three	.25
and blades \$6	1.50	One Set of small	
one Set Chain Hitchery		Torbs	
Iron ingot Ding late \$6	3.75	Total	444.25
Three axes and two long plough	1.75		
One Locking Glass	.25		

State of Alabama Marion's County & Personally appeared before me
Henry Anderson a Justice of the Peace in and for said County Sarah
Bailey administrator and Garrison Anderson administrator
of the Estate of Enock Bailey deceased who upon being duly sworn
deposith and saith that the above is a true list of sale & all and singular
the several Estate of Enock Bailey deceased as made out in the Inventory and
sett atmeal to order and date also mentioned with the exception of his house
in Rock which Sarah Bailey was necessitated to sell previous to the day of
Sale for the support of herself & children also one Head of cattle which
and previous to the day of Sale in this instrument left not, signed
Garrison Anderson Sarah Bailey (born and Subscribed to this the
16th day of January 1825) I am a Notary Public.

80^o of January 1820 - upon me, & my undersigned
order of the County Court drawn and held in and for the County of Hastings in
Court the State of California for the purpose of settling the first Monday and third
day of March 1820 Present the Honourable Thomas Ringgold Justice of the
Peace and made to Mr Garrison Anderson having filed his accounts and made
as administrator of the estate of Jacob Butler deceased for a final
settlement. It is ordered by the Court that notice be administered at Los Angeles
and three other publick places in the County to know by the Clerk to the Court
and creditors of said deceased to come and appear at a County Court held
held on the first Monday of May next and show cause if any they have
when the accounts of the said administrator should not be allowed and
settled to record and made final. (Signed) Thomas Ringgold J.S.C.

Final Account of the County Court for Orphans' Business, between the Plaintiff and the County Settlement of Estates in the State of Louisiana, at the fifth day and first Monday of May in the year 1822, present the Honorable Thomas Langford, Judge, the following Order was made an order of said Court to wit: The account brought of Garrison Anderson and Sarah Bailey now wife of Thomas P. King, the last minister and administrator of the Estate of Sarah Bailey deceased and the sum of money therein named being filed for hearing all the same and final Settlement at this time due notice having been given and directed to be done. This account shows the sum of five hundred and twenty four Dollars twenty nine and three quarter cents having come in to the hands of the administrator from which sum deducted the amount of expenses and debts due by the Estate paid out by the administrator leaves a net balance of three hundred and seventeen Dollars twenty nine and three quarter cents and the said account audited and fully inspected the sum and the matters

Final Records of Administration Causes for Marriage
of record - On motion of the Administrator who it appears to
be the satisfaction of the Board that the goods and chattels of deceased
Deacon, deceased and of a parishable nature it is considered that an order
of sale may be sold all land unpledged the goods and chattels contained
in his inventory and that the Administrator make due return of the
same.

Personal Record of Administration caused for Marriage		
One Set Boxes and	\$ 1.00	One Hand Paul Bunyan
One paper Trunk	1.00	and square
One Spinning Wheel	1.00	Turkey min Head of Corp
One Little Gun and Shot pouch	11.25	Turtle Head of battle
One Set Hair forks beaten Glass	2.00	Turk Cavalry
Two Bed Sheets	2.25	One pair Steel yards
Clothes to 16 lbs per Chair	.75	Thon Belly
One Barber shop plough Sing blue & white	2.00	One pair 4 Black Dots
One Set of horses traces etc	5.00	One off a mill 3 something
One Set small tools small bits spares	3.00	Iron
and blades etc	1.375	One Set of small
one Set chain Stitches	3	Toys
One dredge Sing blue etc	5.75	Total
Three guys and Scissors plough	1.75	
One Locking Culey	.25	

State of Alabama Marengo County Personally appears before me
Loring Anderson a Justice of the Peace in and for said County Sarah
Bailey Administrator and Garrison Anderson coAdministrator
of the Estate of Enock Bailey deceased who upon being duly sworn
deposeth and saith that the aforesaid is a true list of sale & all and singular
the personal estate of Enock Bailey deceased as made out in the Inventory and
held according to order and date above mentioned with the exception of his head
of cattle which Sarah Bailey was necessitated to sell previous to the day of
Sale for the support of herself & children also the head of cattle which
died previous to the day of sale for the disbursement of which not (Signed)
Garrison Anderson Sarah Bailey Garrison and Subscribed to this the
16th of January 1826 upon my Honor & Anderson J.P.
witness of the County Court herein and held in and for the County of Marengo in
about the 1st of Feb of the same year for Orphans business being the first Monday and third
day of February A.D. 1826 Present the Honorable Thomas Ringgold Judge the
Court was presid by Mr Garrison Anderson having filed his account and made
as administrator of the Estate of Enock Bailey deceased of or final
settlement It is ordered by the Court that notice by advertisement at public
and three other publick places in the County be given by the Clerk to the kin
dred and creditors of two weeks to come to appear at a County Court to be
held on the first Monday of May next and show cause if any they have
where the accounts of the said administrator should not be allowed and
settled in record and made final (Signed) Thomas Ringgold J.P.
Final At a County Court for Orphans business begun and held in and for the County
of Marengo in the State of Alabama on the fifth day and first Monday of May
in the year 1826 present the Honorable Thomas Ringgold Judge the following
was made an order of said Court to wit The account current of Garrison
Anderson and Sarah Bailey now wife of Henry P. Ring, coAdministrator
and coAdministrator of the Estate of Enock Bailey deceased and the money
therein named being paid for having allowed and final Settlement at
this time due notice having been given as directed by Law This account
shows the sum of four hundred and twenty four Dollars twenty nine and
three Quarters cents having come in to the hands of the administrator from
which being deducted the amount of expenses and debts due by the
Estate paid out by the Administrator bears a nett Balance of three
hundred and fourtteen Dollars twenty nine and three Quarters cents and
the said account audited and fully inspected the same and the matter

Final Record of Administration: Bonds for Charon's County
in said account contained of satisfied and orders that said account be
allowed and record as a final Settlement. It is further ordered that a
commission of five per cent on the amount of said Estate be allowed the
Administrator as a compensation for Administering the same which is
equal to the sum of twenty six Dollars and twenty five cents and which
being deducted from the aforesaid balanced leaves in the hands of the
Administrator the net sum of two hundred and eighty eight Dollars
Seventy and three fourth cents which the Court here doth and orders to be
distributed and paid over as follows: To wit one fourth being of the sum of
sum of twenty six Dollars and three cents to Sarah the widow of said
deceased and Thomas Ring her present Husband who hath in his name
and in his wife's name two Dollars and two hundreth being the one fourth
to each of the children of said deceased to wit Eliza wife of Bailey
Civilliar & Bailey and William & Baile the minors to be paid over
to their Guardian Sarah King their sister and the Estate being now
fully administered. It is considered by the Court that the said Administrator
be discharged from further Administering the same and upon pay-
ment of all accounts as above directed then Bond stand as executed
Pleas Dols 72 for account current.

The Settlement of The State of Alabama charging bounty to the Clerk of the
County Court of James County under the date of having this day made
James Holt's application to the undersigned judge of the County Court of said
order for Letters of Administration on the Estate of James Holt deceased. It is
ordered that citation issue to the widow of the said deceased to
appear at a County Court to be held at the Court House in said County for
Orphans business on the third Monday of December instant then and there
to show cause if any she has why Letters of Administration should not
issue according to the application given under my hand and seal the
seventh 16th 1824 Thomas Ring Gold Seal

Ordered for bonds due for orphans business to bind the said Monday of December
2d 1824 present the Honorable Thomas Ring Gold Judge George Blount Justice
of peace Clerk and Thomas Adams Sheriff by his deputy David Morgan at this
date the following order was made to wit citation issued to James
Holt's widow of James Holt deceased being returned executed no

Final Record of Administration Bonds for Charon's County
Court appearing to contest the appointment of Carter Holt as Administrator
of James Holt deceased and the said Carter Holt having given Bond and
Security and being quite fit in open Court agreeable to Law. It is further pre-
scribed by the Court that Letters of Administration issue to Carter Holt on all
and Dismantle the good and chattels rights and credits of James Holt deceased
It is ordered by the Court that David and Lucy John Clevor William Gilman John
Graham and Gorwick should be appointed appraisers of the estate of James
Holt deceased that they or a majority of them make due return of the summons
Court according to Law.

Bonds The State of Alabama charging bounty To the Sheriff of said County Greeting
You are hereby commanded to summon Charles Scott Sheriff of James Holt deceased
to be and appear at a County Court for Orphans business to be held on the third
Monday of December current at the Court House in Clinton and there cause
of any he has may Letters of Administration execute not issue to Carter
Holt's father of the deceased who has applied for the same having fail-
not also have given him this writ Entituled Reciting hence before
of our said Court at office this 16th day of December A.D. 1824 present
Reciting hence this is in Office December 18th 1824 Reciting hence
executed the same day Thomas Ring Gold by his Deputy Surgency
The State of Alabama charging bounty I know all men by these
present that we have Holt David to you and John C. Gorwick
and he are and firmly bound unto Thomas Ring Gold Sheriff of the
County Court of the County of Franklin in the sum of three thousand dollars
to be paid to the said Thomas Ring Gold deceased or his successor in office
towards payment will and shall to be made in kind our selves and
his Executor and Administrators jointly severally and friends by the
present sealed with our seals and dated this 20th day of December 1824
The condition of the above obligation is such that Thomas Ring Gold
bound Carter Holt has his duty of presenting and maintaining all due
and orderly the good and chattels rights and credits of James Holt deceased
to the said Carter Holt shall well and truly pay from all money
which are or may be by law require of him as such Administrator or in
the above obligation to hold otherwise to remain in full force and effect
Signed Carter Holt David and Morgan Gilman in the County of Clinton L. B.
Giffin sealed and acknowledged in open Court before me Eschewing name
Letter bark. The State of Alabama charging bounty By the Court of
the County Court of said County Greeting James Holt late of Charon's County
of deceased died intestate having wife in his and at the time of his death
died good chattels and credits within the County of Franklin to be distributed
in the full distribution and power of granting the administration of
all his singular good and chattels rights and credits of the said
deceased and also a final discharge from the same to the Court
aforementioned notwithstanding being. This desiring that the good chattels
right and credits of said deceased may be used and duly administered
and duly disposed of do here by grant unto Carter Holt administrator
full power by the tenor of these presents to come into the goods chattels rights
and credits of said deceased which he now in his life time and at the time of his death
did hold and to such demand sue fit manner and receive the same and to pay the
debt in which the deceased stood bound so far as his effects will extend according
to Law and then the Balance justly to pay over to the legal heirs and distribute
of the said deceased and the said Carter Holt having given Bond and security and
taken the oaths and performed all other requisites required by Law may go by

Final Records of Administration houses for Marcy

his just qualification as a Commissioner to be by the order of said Board and by
written or their presents ordained constituted and appointed Administrator
of all and singular the goods and chattels rights and credits of the
said James Holt when the Commissioner his Judge of the said County
this 20th day of December 1824.

approve the written Bond of said Holt with his pecuniary therein are hereby
approved this 21st day of October 1824 Thomas Ringgold 166

Auth of Feb the 9th 1823 Personally came before me Lewis Anderson Justice of
of Prairie the Peace of Monroe County William Tolman Esquire and David Culley
Esq^r Fish & Gobber & Lerdorff Esq^r all being duly sworn respectively
swore that they will take and appraise all the property and effects of James
Kell and make out a true certificate thereof to the administrator without any
reserve of particular whatsoever to the best of their judgment and ability.

During October Delman David Lucy and Gloria Eddie came from Sumatra
Sukarno's wife and son.

Insuring Bill of Lading, and the documents of the vessel.

1 Chair	\$ 4 00	Cader Holl dated 24 th April 1824 payable one day after date for the sum of \$ 21.00
1 Washstand	2 00	
4 chairs @ 50 ⁰⁰	2 00	
1 Set of plates	2 00	
1 Set of Cutlery	2 00	
1 pair Sins	1 00	
1 Table	1 00	
2 Pitchers & 2 Jars this	2 00	Debt after in the sum of \$ 40.00 on credit Thruon date 2 nd Augt
2 Plates and 1 candlestick	1 25	1824 for a Bal due 24 00
1 set plates	2 00	
6 Dishes, 12 1/2 ⁰⁰ each from	" 00	
8 Candles	" 00	
1 Chair, 10 ⁰⁰	" 00	
1 Bed Furniture lot	" 00	
1 pr Sheet & Smits	" 00	
1 round Table	" 00	
1 Saddle	" 00	
4 tables, 10 ⁰⁰ & 10 ⁰⁰ hining and tools.	" 00	
1 Egg Rock	1 00	Amount of ready money in hands at the death of
1 Tow & 4 jugs	45 00	the said James Holl deceased
1 Tow & 5 ⁰⁰ tools	5 00	and which have come in
1 Large Coat	5 00	from his hands or remains
1 Cow & calf	12 00	tractor four hundred dollars
1 Lot of bread say 200 bushels @ 50 ⁰⁰	11 00	J H Garrison in consideration
3491 Seed Cotton @ 2 ⁰⁰	13 00	of a negro mortgage held by
2 Sacks of Todder	5 00	Miss Cader Holl
1 bushel	1 00	We the undersigned subscribers do
1 Smock	5 00	certify the above amount of the
5 jeans, 10 ⁰⁰	3 00	value of the late James Holl
1 Wood man named Stant	1 00	deceased as written on the other
One Note of hand on his	600 00	sides to be a just and true account
Spnsd by him the 1 st January		must be paid William Tolman
1824 payable on 25 th Account		David Ebury, one by glass & rock
for 600 00		(more)

Final Record of Administration - Candidates for Marriage

The State of Alabama Marion County Personally affidated before me the undersigned
Judge of the County, a friend to the Testator administrator of the estate of James
Wells deceased duly sworn states that the foregoing Schedule of Appraisement
was subscribed by the Testator first after adding to the same the amount of Receipt,
money or handt at the death of the said deceased of a true and full inventory
account and discovery of all the good chattels rights and credits of the said James
Wells deceased at the time of his death so far as the same has cognizance his knowledge
or information given under my hand and seal at office this 10th day of February
A.D. 1858 Thomas Longfield Judge

County Court for orphans, heirs &c in the County of King 3rd Monday of February
1855 Present the Hon Thomas King Esq Judge of Common Pleas & Adm'r.
Thomas Oldham Sheriff by his Deputy C. H. Chalow the following my mandate
order of said Court to wit It is desired by the Court that Jas Woll's Administrator
of Jas Woll deceased have an order to sell and dispose of the goods and effects
of the deceased they being considered by the Court of perishable and subject to waste
excepting the negro which the said administrator will have out until the first
day of January next. Signed Thomas King Esq. A.D. 1855

Petition State of Alabama Marion County, March 1st, 1825 To the Honourable the Judges
of the Superior Court of the County aforesaid your petitioner, James, that an Order
of Court be granted for the sale of a certain negro man named Dennis the
property of the late James Holt deceased (Signed) Henry Scott
writ to The State of Alabama Marion County Court for selling
a sell a business March Term 1825 Upon the petition of Henry Scott,
negro widow of James Holt deceased and satisfactory showing to the Court
by the Administrator it is ordered by the Court that the Administrator
for have an order to sell a certain negro man named Dennis men-
tioned in the said Petition agreeably to Law Extracted from the
minutes of Court this 1st March 1825 Gathingshams Clerk,

Accrued Accredits Sales of the Estate of James Webb deceased held at the house
Sales T. & Wm. Gleave on the 23rd March 1825.

J. Wm. Johnston & Sons Brothers	154 James Brinkley 1 Pitcher	\$.50
Benj' Y. Four 1 9/16 pds	37 James Early 1 Cts	.50
John Johnston 1 Cts	28 James H. Glore 1 Cts	.45 ^{3/4}
Dr 1 Part	10 John Jackson 1 Do	.75
Dr 1 Reindeer	46 Bing Glass 1 Cts	.10 ^{1/2}
Bing Glass 1 Do	37 Benton Brown 1 Do 4 Trunks	1.00
John Johnston 1 Do	13 Am't Barred forward	
Bing Glass 1 Do 100 lbs	25 Bay Lockett 1 Caning Knife	.35
Cader Holl 1 Garter	10 Dr 1 handle Stick	1.00
Dr 1 Do Thorey Tongue	95 John Weston 1 Do	.25
Dr 1 Gun	37 Benton Brown 6 Do 4 Trunks & Barrows	54.62 ^{3/4}
Alexander Brown 1 Do 4 Trunks	51 Ulysses Knobell 2 Gens & 13 Ings	26.50
Bing Lockett 1 Sea Kettle	" 50 James Early 1 Gen & 3 pds	3.50
John Johnston 1 Young Chick	10 John Weston 1 Do & 4 Trunks	3.50
John Weston 4 Chick	10 Daney Holl 1 Bed & Furniture	10.12 ^{3/4}
Dr 1 Bedstead & Boxes	32 Shab Gmelch 2 Do	.10 ^{1/2}
Cader Holl 1 Do 4 Trunks	10 Harry Holl 1 Chest	1.00
Farrell 10 Glass 9 plates	75 Cader Holl 1 Trunks	.25
Knobell 1 Do 1 Do	16 Benton Brown 1 Jack Galt	.15 ^{3/4}
Cader Holl 1 Do 1 Do 4 Trunks	27 Cader Holl 1 Garter	.25
John Weston 1 Do 4 Trunks	35 Bayliss Dr 1 Map	.10 ^{1/2}
Dr 4 Table Spoons	33 Bayliss Weston 3 Trunks	.50

Final Record of Administration bonds for Marion County -
John O'Gorman, Esq. Esq. \$ 18 00 John Johnston 20 bushels corn @ 25 50
John Williams 1 C 11 3/4 N. B. C. 20 C. @ 12 1/2 22 40
Benton, John 2 bushels 5 00 James Buckley 21 C. @ 11 21 40
Freighthouse, Wm. 65 3/4 Garrison Skating 25 C. @ 10 7/8 21 45
Peter Williams 20 bushels corn @ 15 7 31 20 John Johnston 1 sack flour
John Williams 25 C. @ 13 1/2 32 25

Samuel Lancaster	21 Cr	(@ 12)	25-44	Benton Moore Cr \$ 115.74
Wm Barnes	24 Cr	(@ 132)	26-45	John Spain Cr \$ 100.00
Benton Moore	25 Cr	(@ 15 Cr)	21-25	Nelly Morris Cr \$ 22.77
John Schuster	25 Cr	(@ 105)	21-50	John Spain 1 negroman sum \$ 25.00
(Total) 1	111			

Personally appeared before the undersigned Judge of the
County Court of Chancery County, of said County, Cudie Scott, administrator
of the estate of James Scott deceased who being duly sworn deposes and
saith that the foregoing Schedule contains a just true and full account of
all of the personal estate of the said deceased held by him as administrator
to pursuant to an Order of Court and according to the C. l. C.

Given under my hand and Seal May 16th 1855 Thomas Ringgold ^{Seal}
Final County Court for Orphans' Benefit in the County of Worcester in the State
(Settlement of Volama) bind the third and last day of June 1855

of James being his third monitory in December 1823. At this day the
Following Bond was made by said Bond to set. The account current
of David T. Scott administrator of the Estate of James Scott, deceased
totally forth the whole value of the said Estate as comes to his hands at this sum
of Eight hundred and Sixty six and Dollars twenty four and one fourth cents
his charges for debt paid necessary expenditure together with a commission
of five per cent which is allowed him by the Court as a compensation
of all amounting to the sum of four hundred and forty eight Dollars
and forty two cents which being deducted leaving the sum of three
ministrator for distribution the sum of fourteen hundred and twenty two
Dollars being real and the same at this day coming in to his hand for alienation
and Settlement my notes aforesaid having been given by directed by the
testator in Dashiell make and prouided the said account as note set forth and
stated in said the matter and witness thereunto.

such and his wife to be the agents, or have fully undivided and no person
joining with the said or sharing cause why the said action to not be allowed
whereupon it is considered by the Court that to said account bear all things
alleged and entered of record and it being made appear to the parties
factum of this Court now heard that the said deceased at the time of his
death left a widow namely Frances Scott widow married to Thos C.
Shield and three brothers to his namely Thomas and Hugh Scott also two
sisters to wit Hannah Gilliam and Isabella Scott 4 minors and Catherine wife
of the deceased Gilliam and Judith wife of said deceased why by the law
of the Land and intitled to share in the Estate of the said deceased therefore
it is considered adjudged and decreted that the said deceased left account unto
and paid unto his said Husband Thos C. Shield his husband of aforesaid of the said
Frances the sum of one hundred and eleven Dollars and twenty five cents
being the last and greatest amount of said estate and that the said Frances
Katharine Hugh & Hannah Gilliam and Isabella Scott and Catherine married
to the said Gilliam and Judith married to his said Husband received each
the sum of six hundred and ninety two cents to her said Husband
the said Husband to his wife and Guardians and Trustees of aforesaid and
the said Husband Scott to his wife paid ^{one} hundred and ^{one} dollars and ^{one} cent
the time of said Husband Scott to discharge from further accounting

I'm & Estate of Etalando & Garfield County Personally appear before the undersigned
Judge of the County Court the within named Esder Scott & am being duly sworn
deposeth that the with account current of His Administration in the said
Estate according to the best of His knowledge information & belief & that
is among Ringgold Et al.

The Estate of Nathaniel Horwood deceased I do set & remain that on the tenth day of December anno 18th thousand eight hundred and sixteen to the use of Carlile Peacock a Notary Publick in and for the City of New Orleans duly compromised & the receipt of Nathaniel Horwood of New Orleans in the State of Alabama at present living in the City went to the Notary Publick in said New Orleans at his dwelling house of a lot boy in custom House Street in this City where I can find him now and executed to his hand but of some time ago memory as far as I recollect to me the Notary and the undersigned parties and having require of me to recite my last will & did then and there dictate the same in the words following by Nathaniel Horwood an native of Abbeville District in the State of South Carolina and aged about 70 two years name fully married with Emma Charlotte Winter widow of Nathaniel Dugay now deceased and late resided in Marengo County Alabama By my said marriage I had one child Nathaniel Horwood aged about fourties years now residing with his mother at the place aforesaid I have no other children my brother and sister are both deceased — I give and bequeath unto my said wife Emma half of all property good debt and effects of what nature soever and wife seven lots land in New Orleans which shall belong to me at the time of my decease — I give and bequeath unto my said son in like manner the other

Final Record of Administrations issued for Management

Other half of all my said property, freely & effectually nominate
and appoint for my testamentary Executrix in the State of Alabama
my said wife Eliza Charlote together with A. T. G. Love of the
Second and State of Alabama, possessed with power to act jointly
or separately as the case may require or in case may be thought
convenient and appoint James Hunsing of this City, or New Orleans
to be my testamentary Executor in the beginning of my property etc
existing in my State of Louisiana with power to take a charge with
Burrin Miller without intervention of Justice so having the said
will written and signed and executed with my business and concerning
them and my accounts, property and effects to deliver to my Executor
in Alabama or either of them who shall be empowered to grant him of
re lease and discharge for the same I revoke all wills & testaments
written since the present will alone shall remain valid and
binding, and the foregoing will to the testator in the presence of the
undersigned witness. He did in their presence declare that it contained
no will they will has been dictated by the Testator to me Notary
Public and I have written the same as he dictated it to me in the
presence of the undersigned in the City immediately and without interpolation
or recuring to other day or word and placed at New Orleans
at the writing of the Testator of a record on the day and year above
written in the presence of Thomas Shelday Peter Lourie Gleason
and George C. Donald all members residing in this City in this parish
of Orleans who have signed their names as such with the Testator
as witness to the same. I desire that the Notary Public Shelday P. L.
Gleason for record, affix his Notary Seal to the
copying to him true copy of the original, will recorded in my
office according my Statute and seal of Office at New Orleans
this fourtenth day of April Eighteen hundred and forty three,
Affix his Notary Seal.

Summons - State of Alabama Marion County To the Sheriff of said County
Gaveltoe, you are hereby commanded to summon Mr. Charlotte
Strout's widow or Nathaniel Norwood deceased to be and appear
before the Honorable the judge of the Circuit Court of the County
and State, at or before on the third Monday in May next to show cause
of and she has had Notice of Administration I now let not be
granted to design to her who has applied for the same on the estate
of said Charlotte Strout deceased herein shall not and
I charge you that they are Not true. William Tolman Clerk of
the Circuit Court aforesaid the 2nd day of May current 1893
Test William Tolman Esq^d Clerk of said Circuit Court, Gavelling
County received in Writing 2nd May 1893 To W. Tolman Deputy Sheriff
executed 3rd May 1893 W. M. Adams Deputy Sheriff
Circuit Court in Marion County 3rd day of May 1893 Present the
Honorable Thomas King of this County At this day the following order
was made and ordered by the Court that the probate of the
will of Nathaniel Norwood deceased be continued until the next
State election being the third Monday in June next The King of
judged etc.
At this day the said order was signed 16th June 1893 Present the
Honorable Thomas King of this County At this day the following

Final Records of Administration, January 20, 1945

Order was made to enter. Ordered by the court that the birth of his copy of
the last will of Nathaniel Norwood deceased being saved by Helen Gleave
and Susan Charlotte Norwood to be considered as a sufficient probate paper
the person appearing to contest it that the same be rejected and that the exec-
utor Helen Gleave and the Executrix Susan Charlotte Norwood thereon
appoint to be admitted to qualify and administer the same. Ordered by
the court that William Fletcher Morgan & G. Brown William May
John Ellington & Bushnell Bent or any other be appointed affording
of Nathaniel Norwood deceased and make return according to law
(The King's Bench judges County Court)

State of Maryland, Anne Arundel County. Know all men by these presents that we Allen Glou & Charles Warriner, William Fletcher, Thomas Adams, are held and firm by bond unto Thomas Kinggold, Judge of the County Court of said in the name of the State of Maryland, to be paid to the said Thomas Kinggold and his successor in office to which payment we will and truly to be made we bind our selves our heirs & executors and administrators jointly & severally firmly by these presents sealed at the court house and dated this sixtenth day of June in the year of our Lord one thousand eight hundred and twenty nine. The condition of the above obligation is such that Whereas the above bound Allen Glou & Charles Warriner bound the former during apprenticeship to executor and the latter to carrying of the last will and testament of Nathaniel Trout deceased when it was above bound Allen Glou & Charles Warriner shall well and truly perform all that they by which aid or means he required of them as such an executor and executrix their the above obligation to be valid & cause to remain in full force & virtue. witness & the Glou & Charles Warriner dated from Fletcher Esq. Notary Public Esq. at Annapolis June 16th 1823. The Kinggold.

State of Indiana & Parke County to William Stucke, citizen,
Gilbert Brown & Co law day, term Spring and Autumn Court
you or a majority of you Greeting, you and each of you are hereby
required to proceed to the said Town House and for me to Nathaniel
Brown deceased in the County aforesaid aforesaid testate and you are
now living or you will then and there proceed to and examine the personal
estate of the said Nathaniel Brown deceased so as and so much things
as shall be produced to you by Ethan Sharlotte Morris & co-Executor
and or in their Executor his ring similarly named accordingly
whereas Thomas Youngdale widow of our said testate died the 1st day of
July 1823 Test William Stucke Clerk by his deputy returning same
Parke County Court for Probate herewith in Due time the 22nd day of 1823

Winooski County Court for Winooski business in Probation the 22^d August 1893
Present the Winooski Townspeople Judge & J. H. this day the following
Arraignment made to us the clerks by the Clerk that the appraiser and
Inventory of the goods and chattels of John C. Winooski deceased
the Plaintiff Winooski deceased as returned the day by Sarah C. Winooski
Executive and Allen Glover the Executor of the said deceased be
received and entered record The Winooski Judge County

Inventory - State of Alabama & Jefferson County on the undesignated 1st day of April 1865
John H. Brown
& his husband John and wife Elizabeth and each of us do solemnly swear that we
will make a just and true appraisement of all and singular the goods and chattels
of Nathaniel Steward deceased as shall be produced by him to be shown to the
examiner and Almon G. Lowry Executor of the will of the said Nathaniel

Final Record of Administration Causes for Marriage

Whereas deceased and that we will return the same certified under our hands and seal unto the said Executor and Executrix within the time presented by Law to Help us God (Signed) M G Brown
John Springer of Durham Notary. Sealed and subscribed by the abovesigned approving the 11th day of July A.D. 1833 as witness my hand and seal. George W. Stewart Esq^r Justice of the Peace
Administrator and Settlement of the Personal Estate of the late Nathaniel Horrocks deceased. We the aforesigned Jordan & Brown, Durham Notary and John Springer pursuant to an order of Court to direct from the Honorable Thomas Ningpo, Sheriff of this County, Court for the County of Warren and State of New-Hampshire, and having date the 15th day of July one thousand eight hundred twenty three after having duly sworn depositions by said Comit to say it is comonly proceeded to the dwelling house of the said late Nathaniel Horrocks deceased and there on the day aforesaid approved the personal Estate of said deceased as he was to us produced by Ethan C. Horrocks and Mr. H. G. Lovell
Executor and Executor of said Estates and had this day appraised the following items

1 pair leather tuffing & 1 chain	\$ 3.00	1 2 year old Pier	\$ 8.75
10 pairs of leather saddle temporary	.00	1 jaded Cow (days)	15
1 pair of riding spurs		1 cow & half	12
1 mafle suit including 4 shirts	12	3 yearling	21
7 lbs 3 oz weight of cattle stand	3	1 brown' cow (days)	10
2 sets riding	7.00	1 bull	3
2 sets 3 long & 1 short		6 lined Wm.	442.50
2 sets 3 long & 1 short	20.00	1 Red Cow & calf	12
5 do 3 long & 1 short		1 Black yearling	7
2 sets long & 1 short	6.00	1 Red Cow & calf	12
2 sets 3 long & 1 short	4.00	1 Black bull	3
2 sets 3 long & 1 short	3.00	1 dozen meat	100
1 comb & saw	4.00	1 Gray Horse	125
1 wire & wire	13.10	1 Silver horse & hells	75
15 ironing Nickel	3.00	1 Blue horse	40
4 tins of soap	1.00	1 Barn horse	81.25
1 do 1 short	1.00	1 Gray and harness	90.00
2 soap & soap	1.00	4 ploughs 4 scythes 4 mowers	12
1 piece blue nippel leather temporary	15	16 1/2 wheel 9 1/2 log Chain	3
3 mattocks	9.00	1 far of iron	5.20
1 feather bed, bolster & pillow	31.00	14 pieces of furniture & utensils	250
1 do	35.50	3 bed lining	3.4
1 do	35.00	1 set of dishes	51.00
1 do	35.00	100 head of bacon about 100 lbs	15
1 do	36.00	100 lbs of flour	60
1 do	30.00	100 lbs of flour	60
3 boxes bedding for beds	5.33	2 bedsteads with their curtains	10
1 wash basin	50.00	1 ma hogany bureau	20
1 do	9.00	1 bed	10
1 team horses	5.00	5 chairs including 1 small and	15
1 bridle horse & calf	10.00	1 breaking Glass	3
1 4 year old mafle horse skin	17.50	Carried over	\$1617.75

Record of Administration Causes for Marriage County

Amount Recd. Name	\$1617.75	1 pair Boston bands	\$ 1.00
1 pair of large decanters	4.00	1 Burning Glass	.50
3 small decanters	1.50	1 Shirt Box	.50
1 Glass tumblers	3.00	4 pieces of Seal Leather	6.00
2 small pitchers	.00	1 pair Old Saddle Bag	1.00
1 Glass bowl	1.50	1 Lot of old String	2.75
1 Old basket	1.00	1 old box	.50
1 Stoner pot	.00	1 broken shell	1.10
2 pair Bird Anthor	4.00	1 Basket of Honey	.375
1 silver table & talk spong	2.00	2 Do Honey	4.00
1 pt salt spong unmarked	3	1 stone flag sugar w/ honey	2.00
10 pieces of spring & kitchen wares	15.11	1 meat ax	.50
5 large table Spoons	3.00	6 Bottles & cutlery	.575
1 pt Glass salt cellar	2.00	1 Brok hand sticks & snuffer	1.25
4 do Rose Blankets	16.00	4 pairs of stockings with their points	10.00
5 Quilt & point Blanket	7.50	1 Large Bowl of Medicine	.50
11 Cotton piano	30.00	9 Tin patty pan	.25
3 quilt & 1 mat	9.00	1 Do	1.00
16 Shirts	24.00	8 writing pens	.50
16 pillow & bolster cases	8.00	1 malloch & 1 Gratinghou	5.00
12 towels	3.00	Carried over	\$2093.00
3 Household cloths	3.00	4 blue ax	6.00
3 cotton diaper ditto	6.00	1 iron drawing pins & straight	3.50
3 Linen diaper ditto	9.00	4 Hand saw and square	2.50
Carried over			
\$1618.75		1 Grindstone	4.00
2 Linen table cloth	4.00	5 Head of sheep	10.00
10 do & Home spun	20.00	5 Dishes	.25
1 Tobacco Bell	1.00	24 plates	2.00
1 wooden Box	.50	6 1/2 Hand towels	.50
1 Lot of Gaffs	6.00	3 small dishes & 1 large do	2.50
Pharol of sugar or treacle	16.00	1 Measuring spoon & 1 sugar dish	2.00
8 oz of bacon or treacle	111.00	1 Bowl	.50
1 Gaff Gun	16.00	1 Pine Table	1.00
1 Do	3.00	1 Peg manna Nathan	100.00
1 Trunk	2.50	1 Do	60.00
1 Wardrobe	3.00	1 Do	60.00
2 sets bedstead curtains	6.00	1 Do	60.00
2 Small Trunks	4.00	1 Do	60.00
1 Stone Seat	1.00	1 Do	60.00
1 Trunk	1.00	1 Do	60.00
1 Ban Box	3.00	1 Do	60.00
1 Dressing base	.50	1 Do	60.00
1 set of cutl	3.75	1 Do	60.00
1 family Bible & books on Religion	21.00	1 Do	60.00
2 Latin Books	2.50	Carried over	\$1630.00
1 Laundry Books	1.00	1 Metal gilt Ann	3.00
1 Small Bible	.00	1 Do	Harriet
5 pieces of broken glass	20.00	1 Do	Mary
3 Daddies	45.00	1 Do	Jenny
3 Bridles	4.50	60 lbs of stock report materials	443.50
		through running from eastern thresholds	1385.00

Final Records of Administration Causes for Change

The improvement of St. Thomas
place of Residence including
Field House & its
half the building and remaining
part of the Cotton Gin.
1 Hammer
14 Flew Barley 20-
1 Empty Houghhead
1 Coal-tar plough
16 Breast Axes
1 pair Compasses
1 Hand axlet (Simplifying)
2 Hides 1 Yearling 20 sides skinning
1 set of cow Bells
1 side Saddle
part of a Barrel of Salt
Half a Barrel Yeast
25 lbs of Thread & twine for house of prediction
1 pair wash towels with a silk or muslin
very thin & small

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certified - We the undersigned G. Brown, Durand
Hunt and John S. Hinckley do certify
that the foregoing testimony of John Hinckley
amounting to nine thousand five hundred
and twelve dollars and six and one-half cents
consists of a full and true statement
of such facts as may have exhibited
itself to the best of our knowledge
and in the course of our business, and sealing this
affidavit the third day of July A.D. One thousand
and eight hundred and twenty three.

State of Alabama, Be it known
that I, George W. Clegg, whom
it pleases God to call home
to his judgment seat, do this day the
fifth of July 1843, publish unto the
world, that I have abdicated all
the late residence of Nathaniel
Clegg, in Sharpe's County, & present
this instrument to Susan Charlotte
Noyes, Co-Executor of the Estate of

The letter to General Morris dated
their return of the appointment of
the effect of the said estate as far as
had been presented to them and more
was did upon the answer to their
minds and seal and acknowledge the
said instrument as the said piece

to be their said Attorney
whereof St George S Stewart
500 00 Notary Public duly commissioned
and sworn for the County of Washington
50 00 State of Alabama has and then
50 presently set my hand and affixed the
50 temporary seal of my office at the
50 aforesaid place and on the day
75 above written
5 00 witness unto George S Stewart
19 May 1865 Notary Public etc
1 11 State of Alabama Marion County
6 25 November 1864 debt due and unpaid
2 10 to Samuel C. Morris deceased before
10 00 as the same now stand to the present
3 00 am knowledge of the Executors of the
3 00 last will and testament of the said
2 00 Samuel C. Morris deceased died about
the year of a thousand eight hundred and six
31 11 Sum of sixteen in Clark County
496 00 of Notary publishing in the state of
Alabama in Marion County
a residence and of the ready money on
hand at the time of the death of the
said deceased of follows etc the next
page
One note on Washington
6 Potts for fifty five
Dollars $\frac{1}{2}$ being dated 1st
July 1863 payable birthday 95
after date
Another One note on John Lockhart
Marion for one hundred and fifty
to be paid on 1st July 1863
Also 182 payable 3 days after date 130 17
One note on James
Perkins & Francis enough to
pay 14 1/2 to Alice Dillay later
the 14th day 1863 and payed
the first day of January 1863 01 17
One note on D. Young
Young is deceased now
Dillay 1/2 due 14 1/2 1863
182 payable the 1st day of January 1864 75
etc
Another One note on Eml. R.
Young 1/2 due 1st day of January
hundred dollars due 1st day of January
1st 1864 and payed the 1st day of January
day after date being a
Sunday 1/2 due 1st day of January
1864 100

Final Record of Administration Bases for Managing

One Note on Glens Garage Birmingham drawn for one hundred and Twenty Eight Dollars 97 cents dated 4 th January 1823 payable on Demand with a credit of One Hundred and forty five Dollars sixteen cents endorsed thereon the 1 st January 1823	783 91
amount Carried forward	1434 66
Nelson Thomas Farmer for 14 Dollars dated 25 th August 1823 payable two days after date with a credit of two and four dollars endorsed thereon	16 16
The one half of a house and lot in the town of Jackson in Clark County in the State of Missouri owned in company with Jacob B. Neely the half cost he demands	1111 00
One thousand Dollars	136 00
Sixty six shillings in the stock of the town of Demopolis in Marengo County worth One hundred and fifty Dollars	115 00
Sum to Buy a Glens Garage note aged 11 th Oct for \$113 due about May 1823 a note used on aged B Burton for \$115 ⁰⁰ incurred cost & charges 7 th August 22 nd 1823 I acknowledge欠款	9765 00

Order County Court for Cuyahoga County, began and held at Lincoln the County of
on the third Monday in June 1835. Present the Honorable Thomas
King, Esq., Judge. At this day the following Order was made touching his cause
is continued till the third Monday in July next.

Order County Court for Liphkang business is an and held at Liphkang in the County of
Champhu on the date, Monday of July 1825 Present the soon. This day it is
ordered. (At this day the) Meeting Order was made to all. And it is ordered
that the hearing not & the case continued or disposed of be continued until
the next term of this Court to be held on the third day of August
in the County Court for Liphkang business begun and held in the County of
Champhu on the 3rd Monday of August 1825 Present the Honourable Thomas
ingilie Judge. (At this day the following Order was made to all) It is ordered
by the Court that Alain G. L. and the Executors of Nathaniel Townsend and
not having appeared to file his account for settlement this case be continued
till the next term of this Court.

order County Courts or City Halls be open and held in the County of many
on the 3rd Monday in September 1825 Present The Honorable Samuel Thompson
Judge of the City Day the following Order was made to wit This order by the
Court that this cause be continued on Motion of Allen Glou-

Final Record of Administration Causes p. 6

Order Counter Court for breaking business return day the third Monday and sometime
day of October 1825 to went the Marshall Thomas Ringgold Judge / Atch
day the following of Order was made to wit) The summing Execution not attaining
to appear to his account current this cause is continued until next Court

Order County Court for Cuyahoga County return day the third Monday of November
1825 and 29th day of the same present the Honorable Thomas Rippig judge
(At this day the following Order was made to it) It is ordered by the Court
that this cause be continued until the next return day.
D^r The Estate of Wethersell to Toledo be caused to come

to the said grand Total on & Barnewell account	4	3	11	98
On Mr. St. L'Homme's note	.5	20	ca	
for Charly account	.4	4	10	
by A. B. Bailey account	.5	2	00	
" " Allen Glass for sundries & expenses				
New Orleans mercantile account of 649 12 3	.6	249	12 3	
In this sum paid to Mr. L'Homme account	.1	1	56 6	
Levi St. L'Homme's account for the Estate				
of his account current & balance	.8	231	86	
paid Tax on the Estate by Allen Glass for the year 3	.9	26	84	
182 3 up to the Collector received				
paid Shadrack Kilby 46	.10	11	75	
paid Solomon Perkins as practs & receipt	.11	3	75	
paid Geo. Cunningham on up as pracs & receipt	.12	5	00	
paid Ensl. Lewis as pracs & receipt	.13	1	25	
197 9 carried as pracs & receipt	.14	2	87 6	
Do Do Do	.15	1	60	
Judge & Clerk fee for Tax on his acct	.16	13	81 6	
Postage acct of pracs & receipt	.17	1	76	
Mrs. B. Miller for Printing acct	.18	3	57	
For the travel & same where the deceased died at the time of his death as per last will & test. Lands				599 n
so his amount from Mrs. Glass in New Orleans Note and 3				106 n
of money due him by Mr. L'Homme as his Guardian				
so this amount paid to Mrs. Glass on same account in Oct 3				
Lockhart's note				
do do do in Oct 16 1817 do note				132 n
do do do in Oct 18 1817 do note				170 n
do do do in Oct 18 1817 do note				73 57
This amount paid to Mr. G. C. L'Homme on Oct 18 1817				6
toward the balance due him on final settlement in amounts the amount	3	575	55	
amount of 5000 dollars further divided into 100 shares to family use	19	129	11	
Bethel paid in Oct 5 1817 or Oct 15 1817 do				107 15
amount paid to Mr. L'Homme as pracs & receipt	20	13	10	
such sums by Mrs. Nomine to L'Homme, settled for 3				
goods purchased in October accts	21	64	00	
amount paid to Mrs. L'Homme as pracs & receipt	22	3	50	
" " Henry & Charles Bell receipt	23	25	00	
" " Mr. L'Homme's account	24	1	07	
" " Solomon Perkins	25	3	63	
" " Thomas Easton right receipt	26	10	00	
" " Mrs. Nomine Bell at Grandchamps	27	4	00	

Final Record of Administration, Gainsville, January 1900.

Book 1. John Allen Glavin and Rosa Charlotte Morris swear that the writing which has been admitted
to be received as the last will and testament of William Morris deceased contains the true last
will & test of the said William Morris as far as you know or believe and that you will not do any thing
but this will according to Law & the direction of the party for the administration of his estate & the
settlement of his debts & expenses that you will return a true inventory of all the goods chattels rights & credits before
as he may conceive or know best & a true account of what your said Administration according to Law shall stand
& come within Glavin Susan & little Morris & Swan in open Court before one of the
Proper Judge by County Court from 1st to 12th 1823.

~~Accont Current with Allen Glazier & coators &c St. Lawrence, Esq. &c~~

By this amount being the price at which the property of 3 stand & estate was appraised.	\$1440.89
This amount received of James Ramsey in East Orleans after his paying the physician's bills Farmer expenses \$6 of m ^r time or as per account current & damages (11) 2	735.56
Balance amount of Drs 2 of cotton in 1823	394.89
By the following Notes on hand at the time of Captor towards decade 1830. Sault Grisby Note	\$ 20.
Winton & Lab & Wm. Anderson note	10.
Brinsford Daugherty Note. Balance due	99.50
David Shulz Note	45
John Lockhart do	150.
Balance owing Glouster & James on their note after a settlement in 3 full of all accounts as per execution note	183.91
Balance due on Thomas Farmer note	10. "
James Paynes note. Balance due	17.70
Sam'l B Shulz due Bill	5.00
J M Mc Long Note	32.00
Mr Robertson "	32.50
Lunford Perkins "	61.00
Receipt for this sum paid for A. B. Potter due by said Wtys	32.50

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Setting Testamentary.— State of Philadelphia, County of Bucks, wherein I have made
known to all whom it may concern that by the application of Henry Lewis and
Sarah C. Edwards to your said Court we have caused these out to be filed as Testimony
to the same in favor of Lydia the wife wife of the said Allen Glouc & Sarah C. Edwards
and upon the said 4th of October rightly & truly filed to themel. I am directed that
every year since & occasion may require the said Allen Glouc & Sarah Edwards and
authorized to bring suit & to be tried as the lawful Executrix & Executor of said
estate Nathaniel Edwards deceased Wit: me to Thomas King Jr Esquire Judge
said Court this sixtenth day of June in the year of our Lord 1823 and
the year of American Independence the fourth seventh
Geo. Dunningham Esq.

Final Record of Administration Causes for Marriage

Dr. Un. Estate of Catharine Colcord died in 1850 current with the balance on her annual payment November 1st at 1690 plus 15% \$ 2.00	
Less Renting out 1690	4 65
This amount of undivided property belongs the share of Catharine Colcord son of the deceased and belongs to his Guardian	4745 34
This amount of property divided of by Mr. Colcord as a part of his shares per her will 1853	4745 34
Besides the to Mr. Hechler Wife of the deceased a sum of value \$ 150. Hann horse & side saddle 85 Feather Bed two 160 and 180 A fine brocade piano 385.50 Major gold and silver the same glass Balance of Mr. Colcord's share of the property retained by his undivided 3387.50	387.50
Balances due to the Estate	4745 34
By Balance due the Estate 12311.25 Amount charged Nov 13 paid 261.00	12050.25
4745 34 less for of time which unpaid to 21 1/2 a month in person 1.95	12048.30
12311.95 Balance due the Estate 202.48	12048.30

12511 925 platinum estate 959 111

Part of Settlement
Hansel Gurnell Personally appeared before me this 16th day of November 1825 & did then & there file his account of the execution of a Testamant of Nathaniel Horwood who being duly sworn deposed & said that he was then a cooperator thereto & he claimed of two hundred and two dollars and forty nine & a half cents in favor of said estate as a just & true account of administration of the said estate with the exception of errors to the best of the belief of the said cooperator signed Hansel Gurnell
Sworn to and subscribed before me this 16th of November A.D. 1825 George C. Thurston Esq^r Notary Public
Order Served — Being by court for Writs of Execution return day the third Monday in February 1826 against the Honorable Thomas King & wife Mrs. King they say the following order was made to wit — In a certain account between Hansel Gurnell & cooperator and Swan & Son rods now deceased who in her lifetime among co-operators jointly with the said Hansel of the last will and testament of Nathaniel Horwood died having been filled by the said partners, Executor for a final and final settlement and the same at Highgate on 1st Decr 1825 for final hearing due notice whereof having been given as directed by the Statute in such case made and provided. The said account as stated & sworn to be the sum summing & Executor & not diminished or contested by either with the mattering & short therein contains or forfeited having been by the Judge in execution been inspected and duly compared it satisfactorily appears to the Court now here sitting in the said account stated & set forth that the Estate of the said Nathaniel Horwood deceased as of now to the date of the said & estimate amount to the sum of two thousand three hundred and four Dollars money due & shall have & that this sum paid out the following amounts to wit to Benjamin Gurnell the sum of One thousand & seventy two dollars & fifteen cents the ballance and him from the said deceased as Guardian to the said Benjamin to pay unto other wrongs for which due he and no stranger, money incurred in executing the will of the said deceased the sum of eight hundred and forty nine Dollars & fifteen cents to the fourth party to usables paid out of

Final Record of Administration Causes for Marriage

Susan C. for her other part of her Estate pursuant to her bequest the sum of
Eight hundred and thirty three Dollars fifty cents and that there now remaineth in the
hands of the surviving Executor in Cash upon his hands the sum of two hundred &
two Dollars forty five a fourth cent in personal Estate at the appraised
value of four thousand and seven hundred and forty five dollars thirty seven and a half cents
against the undivided half of Nathaniel Wm. Jr. the value of the said undivided and a half
in personal Estate as of eight thousand eight hundred and seven dollars
Eighty Four and a half cents the remaining part of Susan C. for her other part undivided
half of the Estate of the said Nathaniel declared whereupon it is considered
by the Court that the said account be in all things allowed and entered of record
and it is further considered by the Court that the said surviving Executor be
allowed as a compensation for his services a commission at the rate of two &
a half per cent on the sum of nine thousand six hundred and nine dollars
Dollars and Eighty Five cents and at the rate of five per cent on the sum
Four Thousand six hundred and nineteen Dollars Thirty Nine and a half cents
amounting to the sum of three hundred and sixty eight dollars twenty
Five and a half cents which he may retain out of any monies in hand arising
from a property growing out of the said Estate.

The Estate of Richard Morris & Order appointing Administrators - State of Alabama & having
13 County, County Court in Session ordered by the Sheriff
Richard Morris & to the people of the County Court aforesaid that Isaac
4yer Benjamin Judith Joseph Boundary senior Durham & junior
John Colley young three of them to be appointed administrators of the estate of
Richard Morris deceased and make due return accordingly directed
from the minutes of court this 21st October 1822 Test in William Shuler Esq.
Bd - State of Alabama & having County known as now by them written by test
in Lucy Morris William Shuler & Matthew Brewster of the County of
Harrison & State of Alabama are held and being brought up to John
Lockhart Esq. Judge of the County Court of the County & State aforesaid
and his successors in Office in the usual course of their functions to
witness payment due and true to be made up unto our selves our heirs
executors jointly by these presents sealed with our seals and date
this 21st day of October 1822 The condition of the above obligation is
such that whereas the above named Lucy Morris Administrator
& William Shuler Administrator of all and singular the goods &
chattelings right & credits of Richard Morris deceased now if they
shall well & truly perform all the duties which are or may be by law
required of them for such Administrators & Administrators shall be
above obligation to bind otherwise to remain in full force and
effect. (Signed) Lucy Morris Esq. William Shuler Esq. Matthew
Brewster Esq. Accepted 21st October 1822 John Lockhart, 166 A. B.
Letter - State of Alabama Marion County We do nominate and make
known to all whom it may concern that on the application of Lucy Morris
widow of Richard Morris deceased and William Shuler to us resident
we have caused these our Letters of Administration to issue in favor of
for the sole use of the said Lucy Morris & William Shuler we do give
the goods & chattelings right & credits of Richard Morris deceased
and in every case which occasion may require the said Lucy Morris
& William Shuler are authorized to bring suit & be paid as the law gives
Administrator and Administrator to the said Richard Morris deceased
John Lockhart

70. Final Record of Administration Causes for marriage

Witness John Rockham Esqne Judge of our said Court the 25th day of October in the year of our Lord 1820 and of American Independence the
forty ninth year Test William Adams Clerk Clerk
of the State of Alabama &淳安 County County Court of Session
before the Honorable Mr the Judge of the County Court that and ordered grants
to William Tucker Administrator and Lucy Morel Administrator
to sell the Estate of Richard Morel deceased and make an return of the
same Ex-Executor Ministry of Court the 8th term 1822 William Adams
Clerk

Inventory of R. Morris Estate taken 8th November 1822

One German clock		@ \$ 50.00	Amt Broth up	
6 long chairs @ \$15		66.00	Lotto basing	28 50
6 Stools		90.00	water dressy	2 00
1 Small stool		15.00	6.6 chairs	2 00
2 brass candlesticks @ 15		3.00	1 Table	1 00
3 brass battle		35.00	1 Trunk & 6 nice	5 00
4 pairs of hose @ 2.50		21.00	1 Fiddle	3 00
1 box garment		8.00	1 shot Gun	12 00
2 Gluey, older @		100.00	1 Gun lock	3 57
Corn		8.00	ant. furniture	631 58
1 pair Gear		75.00	1 Gold Crampon	12 00
2 ploughing & Stock		9.00	1 Lot Supp. before 1933	
30.00		1 00	1 flat iron	6 00
30.00		3.00	1 Jack satz	2 00
1 Tree wedge		2.50	1 Looking Glas	1 00
1 Set of Italy		1.00	1 Powder Horn Statu	
3 Study Leather	2	8.50	1 Candamole	130
2 Sets Furniture	2	30.00	1 Spinning Wheel	2 00
Box Furniture		42.00	1 Pair Cotton bars	
1 coffee mill		1.00	1 Hours & forks	2 75
3 Stoddles		11.00	1 Table	
2m 1 caried up				\$633 75

Be it affirme & certe that the abov is a true Inventory of the
Goods & Chattells of Richard Morrell deceased Estate deceased signed
the day and date above written (Signed) Joseph Brandy Birkham
Avant. Bessy Puddock Lucy Morrell Adams M^m Fletcher witness
July - An account of sale of the property of Richard Morrell deceased
affordable to an order of the Orphans Court of County of Charango
held at the House of said Richard Morrell deceased Monday 9th Oct
1822 Lucy Morrell for her \$ 9 00 as balance \$ 3 12

3 34 oz
1 87 lb 17 oz
2 67 lb 4 oz
3 50

1 Side leather	1.00	to 1/4 Cotton	80	1.00
1 Bed & furniture	26.00	to 1/2 Seal leather	11.76	11.76
1 Counterpane	3.37	to 1/4 leather small	1.16	1.16
to 1/2	2.50	to 1/2 sheep saddle	2.25	2.25
to 1 Bed quilt	1.16	to 1/2 men's coat	3.02	3.02
to 1 Blanket	3.37	to 1/2 bow 16d	14.62	14.62
to 1 Counterpane & Sheet	2.50	to 1/2 bow 16d	11.44	11.44
to 1 Blanket	2.75	to 1/2 bow 16d	14.82	14.82
to 1 Bed	2.50	to 1/2 leather	6.00	6.00

Final Record of Administration Causes for Nonpay.

to 1 Cow & half a large Bell	\$ 16.00	George	\$..
to 1 Do & Do	13.00	William Fletcher	..
to 1 Gun & Siper	16.00	No 2 Garter, Leather	2.75
to 1 Bay mare	52.00	No 9 Buckle with chain	1.18 ^{1/2}
to 3 Head of sheep	16.00	No 8 Stock feeder	4.25
to 1 Stock feeder	2.00	No 1 Rifle Gun	10.50
to 1 bush of corn	61.00	No 1 Gun Lock	2.37
to 1 Lot of Casting	3.00	9th Decr	..
to 1 Lot of water Drifts	1.50	Robert Brassey	..
to 6 Chairs	2.00	No 1 Cow & Bell	16.63 ^{1/2}
to 1 Table	.50	" " 1 Do & Do	14.00
to 1 Trunk & Chest	4.00	1 Improvement Ferry	38.00
to 1 Shot Gun	16.00	9 ^{1/2} December	88.63 ^{1/2}
to 1 Lot of money	3.00	Leaving Waineworth	..
to 1 Do dozen Buttons something iron	2.00	No 1 Gun	13.00
to 1 Sack Salt	2.00	12 ^{1/2} Decmber	..
to 1 Looking Glass	1.00	William Fletcher 1 Gun	1.25
to 1000 pounds Steel beams & micks	1.43 ^{1/2}	1. Storm ridge of saddle	2.43 ^{1/2}
to 1 Spinning Wheel	1.50	Suey Morris Admr	8.68

State of Alabama Marion County. Before me came William Fletcher
& Lucy Morris late joint Administrators of all and singular the goods
belonging & credits of Richard Morris deceased who being duly sworn
maketh oath and saith that the account of sale of his personal estate
the said Richard Morris deceased dated monday the ninth of December 1822
and to which this affidavit is attached by way of superscript states
in the schedule is just & true Your Comsds subscriber at hearings this 1st
of March 1823 before me Wm. Fletcher Notary Adm'

The King's Gold Judge of County Court at midday
Lucy Morell
Signature - Dr. William Adelbert Esq^r, Clerk of the County Court of Chancery

County of Alameda Sir I hereby notify you that I resign the office of
Administrator of the Estate of Richard Morris deceased and remain your
most obedient Servt Martin J. Flaherty December 1822 Wm Flaherty

Order—County Court in Session 18th February 1823Ordered by the Honourable the
Judge of the County Court that the kindred & creditors be cited to appear
before the said Judge on Monday the 19th day of this instant at the Cour-
thouse of Hastings County and show cause why Letters of Administration
should not issue to the Sheriff or coroner according to the requisitions
the Laws of this State on the estate of Richard Morris deceased
in the County of Hastings.

Order - County Court Return day 17th February 1823 Present the Honorable
Thomas Penruddick Esq. Ordred by the Court that the Letters bearing

Thomas King gold Judge and one of the Court in the County having
granted to Lucy Morris and William Fluker to have the same are hereby
renewed in consequence of the resignation of William Fluker and that
new Letters of Administration be presented to said Lucy Morris
upon her dying. Nathan Brewer and Mathias Hamm and all her next
Bonds State of Alabama Marion County Know all men by these presents
that we Lucy Morris Nathan Brewer & Mathias Hamm are held and
firmly bound unto Thomas King gold Judge of the County Court of
County of Marion & State aforesaid and his Due Office in the
sum of Three thousand Dollars which payment will and shall
be made or bind ourselves our heirs executors or Administrators

72 Final Records of Administration Laws for Wm. H. Morris

Jointly by these presents sealed with our seals and dated this 17th day of February 1823. The condition of the above obligation is such that whereas the above named Lucy Norrie Administrator of all and singular the goods & chattels rightly & truly of Richard Morris deceased now of whom shall well and truly perform all the duties which are or may be required of him as such Administrator then the above obligation to be void otherwise to remain in full force and effect.

(Signed) Lucy Norrie & C. Mathew Brewster, Mathew M. Hammond Esq. Wm. H. Geoburne of same approved this 17th February 1823. The Kingfield Judge County Court.

With - You Lucy Norrie do solemnly swear that Richard Morris deceased died without any lawful wife, as far as you have or believe and that you will well and truly administer all and singular the goods & chattels rightly & truly of the said deceased and return a true inventory thereof as far as may come to your knowledge and a just account of all to of your Administration agreed upon to help you Geoburne, Lucy Norrie. The foregoing oath was taken & subscribed by Lucy Norrie at Wm. H. Geoburne the 17th March 1823 before me The Kingfield Judge County Court aforesaid.

Setting State of Alabama Marion County Be it remembred and made known to all whom it may concern that on the application of Lucy Norrie to our said Court we have cause these our Letters of Administration Norrie to issue in favor of and for the sole use of the said Lucy Norrie in and upon the goods & chattels rightly & truly of Richard Morris deceased and in every case which occasion may require the said Lucy Norrie is authorized to bring suit and to be sued of the Lawful Administrators to pay Richard Morris deceased debts & expenses of his last Will & Testament in the year of our Lord 1823 and of American Independence aforesaid.

Ordered - County Court Marion County 17th February 1823 Present the Honorable Thomas Ringgold Judge Ordered by the Court that Lucy Norrie Administrator of the Estate of Richard Morris have an Order of sale to sell a mare & colt & a cow & calf returned in the former Banishment but not sold at the first sale under the Administration of her self or William Fletcher

Inventory of the estate of Lucy Norrie Administrator of Richard Morris deceased. These are the notes and accounts on hand at the time of the deceased death heretofore made up and paid to her self or William Fletcher for collection the amount of said note \$40.00

Due me to my Stephen Betley the date not known it is in the hands of Joseph Jones a Justice for collection his receipt I

Held dated 11th October 1821 the amount of said note \$40.00

Received in County Treas. fourteen dollars & 75 cents date not known

Received on a Note of hand on a Hendrick for twenty dollars

dated Sept 10th 1820 payable thirty days after date

all the above notes & accounts are in the hands of a Justice to

collection his receipt I hold dated 15th October 1821

One Note of hand on a Hendrick for twenty dollars

dated Sept 10th 1820 payable thirty days after date

Final Records of Administration Laws for Wm. H. Morris

One do on the same man for twelve dollars dated 18th September 1820 payable thirty days from the date thereof
One note of hand on Stephen Geoburne for five hundred and forty six dollars due the 1st January 1822 date not known this note is in the hands of A. Hammons for collection I hold his receipt \$465.00 date January 9th 1823

A Do one other note on Lucy Norrie Co. due for ten Dollars due 1st January 1823 date not known 10.00

Also one receipt on Mr. Whipple for a Do of Land lying in S.ville District So Carolina all the above since the statement of the One hundred Dollars note is in the hands of A. Hammons for collection or subject to my order his receipt bearing date as aforesaid

Notes on hand contracted for property sold at the sale of Richard Morris deceased by Wm. Fletcher Adminstrator & Lucy Norrie Administrator

One do on Robert Brown, James P. Hauseworth & John Kirkam for Forty four Dollars 48^{cts} being One do on Lewis Hauseworth & Robert Brown & James P. Hauseworth for thirteen Dollars One do on William H. Clark & Jacob Mitchell for Eight Dollars 48^{cts} all the above notes taken at the date as aforesaid bear date December 1st 1822 and payable six months from the date thereof One note on Dr. Melvin Fletcher for six Dollars Ninety Six Cents and fourth cent dated 17th March 1823 Amount of money on hand at the time of the death of Richard Morris Six hundred and twenty one Dozen Dollars 48^{cts} being One thousand & two hundred at the time belonging to the Estate and One thousand & Lucy Norrie Administrator Date 1st January 1823 before me personally came Lucy Norrie Administrator in the Estate of Richard Morris deceased and made oath that the property found in her hands containing a full and complete Statement of the goods & chattels right & true & duly due to or belonging to the said Richard Morris deceased at the time of his death except the articles returned in the former inventory of said Estate returned by Lucy Norrie Administrator & Wm. Fletcher Adminstrator as far as has come to my knowledge or for better administration is the said Richard Morris deceased. (Signed) Lucy Norrie Administrator sworn to and subscribed before me this 17th March 1823 The Kingfield Judge County Court aforesaid

Supplemental - A Supplemental return of Lucy Norrie Administrator in the Estate of Richard Morris deceased as Inventory his amount retained in her hands is as follows

Received by me at the date of the effects of the said Estate under the former Administration of William Fletcher amount of three hundred and thirty seven Dollars four & one fourth cents \$37.00 not collected it at the time of returning first Statement of worth Estate - \$37.00 and charging back to Remainder amount received by me Thomas Ringgold Judge of the County Court aforesaid Lucy Norrie Administrator to the Estate of Richard Morris deceased who being in her hands made oath and saith that the above supplemental return of just & true and liable that has come to her recollection & known to her since the former return (Signed) Lucy Norrie. Sworn & subscribed before me Thomas Ringgold Judge of the County Court for Marion County & State of Alabama at Birmingham the 30th April 1823 The Kingfield

Order of Sale - County Court Marion County 17th February 1823 Present to Wm. H. Morris

Final Record of Administration causes for

Thomas Ringgold, Plaintiff, ordered by the court that Hugh Morris
Administrator of the Estate of Michael Morris to have an Account of Sale to
sell a mare & Calf & a horse & colt returned in the former Inventory but
not sold at the First Sale under the Administration of his self and
William Shuker - ordered Esphang, Court in Session at New Haven
1823 ordered by the court that the application of William Shuker late
trustee Administrator in the Estate of Michael Morris deceased to
have to settle his Administration thereon the third Monday in April
next at the Court house that the account of the said Administrator
in the said Estate will then & there to be heard and determined and

of the Estate of deceased, now deceased, in accordance with the will of the testator, and determined on March 12, 1823, pursuant to an order of the Orphan's Court of New-York, by Lucy Ann Miller, Administrator, turned over to the heirs.

One score and five dollars and fifty cents \$14.50
An overplus of 15 dollars and twenty five cents 15.50
Total \$30.00

Am. Knobell, Atto. of Liver Morel at Guntown, Mississippi. 17-2
Noted & acknowledged having received Before me came Liver
Morel, Administrator of the Estate of Theard Morel deceased.
Not being duly sworn made bath & sayeth that the account of
Balys as aforesaid stated of the effects of the said deceased before us having
stated in his said will which is dated June 2nd, 1855, Liver Morel
sworn to and subscribed before me the 11th day of July A. D. 1857
Court of Lawrence County, State of Alabama this 11th day of July 1857.

at Harenge & House Of The Windgold.

Under Oaths taken thereupon the 21st April 1825 present the Town make
continues Thomas Nininger Esq. and ordered by the town that the settlement
of William Hager late settler in the said town be paid him £100.

William Shaler late and now resides on the Estate of Heckard,
Morrell deceased with said Estate, he continued until the third Monday
in his new in consequence of the high water, breaching the parties
Under Ground tunneling. - Orphan Court stated October, May 12, 3 long term
settled Monday - Decided by the Court, that the account of William Shaler
July 26, & December, Morrell, late joint Administrator of the Estate, including
William Shaler Morrell deceased having been duly examined by the Court and leave cor-
rectly stated that the Settlement & account current be entered of record
that all the papers relating thereto be filed in the Clerks Office and that
the same be sealed up.

Melville Shultz be discharged from further administering said Estate and from the quality of his bond from and after the time of the sale of Richard Morris' land being delivered with Melville Shultz's account. Louis Morris' administrator said Estate being respects. Morris 1829. Shultz was advised.

1121 *Stewarts agency & transactions* 113
1129 *To his agency office*

Decr 9 To his amount & time the amount
of property increased by December

Born in joint Administration
They amount being the
amount of sales on the

at a monthly credit from the
Bank of New York \$1000.
Dated at New York December 9th 1829.

of the yesterdays
the bottling of the beer

223 Herchard's (33) 14 East St. Louis

May 6 Being a memorandum to Mr. Fletcher
etc. as account against the State of
the Affairs of the City.

of the Orphanage
Court of Appeal

No 21 This amount being deducted
from the amount of payment

Final Record of Administration caused for Slavery, No.

Kelly's account for medicine & medical services rendered			of salary returned to him on the 3d of August 1823	466 11s
March 16	the following amount being noted taken to article purchased by the sale of the chattels of the Estate on the 2d Decr 1822, payable monthly after date a balance of has accrued to the hands of Lucy Morris the new ad Administrator of the said Estate & Richard Mordecai & Co against Robert Braray James P. Beaumont & John Kirkham for 1. Note against James P. Beaumont £1000 Braray or his heirs bearing for 1 Note against William R. Clark & Jacob McHale for £1000 Kellys account for medicine & medical attendance	14 11s	8 68s	
Mo 3	the amount being £1000 Kellys account for medicine & medical attendance	14 25	0 00	
	Amounts given the Administrator for this amount	92 64s		
	May bring note given Lucy Morris the Administrator for this amount	466 01s		

409 075

Errors & omissions Mar 1905 b 4 May 1823 (Signed) Mr. Fletcher late Adm'r
Lucy Monteclaro Adm'r.

Supplemental Inventory—Lucy Morris Administrator dethor now of the Estate of
Lucinda Morris deceased her by making return, supplemental of Inventory thereto as
may be due by her latee of John C. Knapp for a note collected by the said my
Attorney of Robert Hayden mentioned in her former Inventory and the
amount left blank on account of the receipt being lost long 1882, now
Lucy Morris has before me this 2^d day of May 1883. The sum of \$100
the Estate of Alanson Knapp County. Know all men by these presents
that Benjamin Giddeth and

1825 Benjamin Suddeth and
widow bound unto Thos. Kingfield Esquire judge of the Court of said
County in the sum of three thousand Dollars to be paid to the said Thos.
Kingfield Esquire or his successors in office to which payment will
and truly to be made in kind our de lyc Our heirs executors & Administrators
jointly severally and firmly by these presents sealed with our
seals and this 18th March 1825 The execution of the above obligation
such that whereas she a widow bound Benjamin Suddeth has been duly
appointed administrator of all and singular the goods chattels rights
deeds etc that now are or the estate of Richard Morris deceased
the same Benjamin Suddeth shall use and truly perform all the duties which
are or may be required of him as such administrator to then the alternative
time to wait otherwise to remain in full force and effect (signed) Benjamin
Suddeth and James Delighty Jr. Notary Public

Letters The State of Alabama, Marion County. By the Judge of the County Court
to B or said County Sheriff. Richard Morris late of Marion County deceased
Leave did not estate having while he lived & at the time of his death any goods
chattels & credits in the town of aforesaid By reason whereof
the full distribution & power of goods left by the Administration of said es-
tate

76 Final Records of Administration Case No. 149

Singular the goods chattels right & credits of the said deceased and also
at legal distinction from the same, to the court aforesaid, day of eight hundred
and twenty five days of the year one thousand eight hundred and twenty five.
The aforesaid the goods, chattels, & credits of said deceased may be sold and
justly administered and legally disposed of as here by grant unto Benjamin
Giddeth the Administrator a Bond now full probate by that tenor & then
not to be returned to the goods & chattels left by his wife Lucy in her
estate of said Benjamin Giddeth which is her in his lifetime on or at
the time of his death and belong to such claimant Benjamin
and no other and receive the same and to let the aforesaid
which the aforesaid Henry Giddeth to pay as by aforesaid Court
ordered according to law and then the balance as aforesaid
to pay over to the aforesaid heirs and distributees of said deceased
and the said Benjamin Giddeth having given Bond and security and taken
the oath and performed all other responsibility required by Law necessary to his
just administration as Administrator abiding with me by order of said
Court and by virtue of these presents herein constitutes sufficient
Administrator of all and singular the goods chattels rights & credits
said Richard Morel deceased before the Honorable Mr. Judge of the
said County this day of 1825.

Attest The State of Alabama on the County of Benjamin Giddeth do solemnly
swear that Richard Morel deceased died without any will or papers
known to him that he was a justly administrator on a claim in
all the goods & chattels right & credits of the said deceased and payable
his just debts as far as the same will extend and the Law requires me to
certify made and true & proper Inventory of all and singular
the goods & chattels right & credits & a just return thereof made him
hereunto required to certify me God I do say Benjamin Giddeth the Clerk
subscribed before me this eighth day of August 1825 Geolumingham
Clark County Court

County Court for Orphans business begun and held in the County
of Etowah on the third Monday in August 1825 Present the Honorable
Mr. Thomas Ringgold Judge He is ordered by the Court that Benja-
min Giddeth Administrator of the Estate of Richard Morel
deceased be cited to file his account & settle his Settlement
Statement State of Etowah County Court for Orphans business
August term 1825 This endorsed by the Court that Benjamin Giddeth
be cited & Administrator of the Estate of Richard Morel deceased be
cited to file his account & settle his Settlement as before the
third Monday in September next 1825 Ex parte led from the ninth
of August 1825 August 1825 Geolumingham Clark

Recd in my office Aug 29th 1825 Executed the 9th Sept 1825 Benjamin
Burton Clerk by his deputy Hatch Gent
County Court for Orphans business begun and held in the County of
Etowah at the courthouse there on the 3rd Monday in September 1825
Present the Honorable Thomas Ringgold Judge Benjamin Giddeth
Administrator of said estate naming this day cited his account &
settlement to be filed if is considered by the Court now in that the
3rd Monday of November next be appointed to auditing said account and
making final settlement of said estate & that the Clerk forthwith administer
at Lumberton the other publick places in the County the said
account and settlement.

77 Final Record of Administration Case No. 149

Order of continuance
County Court for Orphans business begun and held in the County of Etowah on the 3rd Monday in September 1825 and
twenty first day of the same present the Honorable Thomas Ringgold Judge
The Estate of Richard Morel. It is ordered by the Court that on motion of Benjamin Giddeth the Administrator this case be continued until the next term of
this Court his wife being indisposed unable to attend to day
Order of continuance
County Court for Orphans business begun and held in the County of Etowah on the 3rd Monday in December 1825 Present the Honorable Thomas Ringgold Judge The Estate of Richard Morel. It is ordered by the Court that this case be continued till the next term of Court
on account of indisposition of Lucy Morel Giddeth.

Order of Final Settlement
County Court for Orphans business begun and held in the County of Etowah on the 3rd Monday in January 1826 present the Honorable Thomas Ringgold Judge The Estate of Richard Morel. The account current of Lucy Giddeth Administrator and Benjamin Giddeth the adm't of the Estate of Richard Morel deceased tolling together the gross amount of the Estate of the said deceased as come to the hands of the administrators at the sum nineteen hundred and twenty two Dollars fifty seven and a half cents being against the said Estate for debts paid
thereon and a half cents being a surcharge against the said Estate for debts paid
thereon and a half cents being a compensation of six per cent as a compensation to the
Administrators and the amount of interest due said Estate making in all
the sum of four hundred and twelve Dollars thirty seven and a half cents which
being deducted leaving in the hands of the administrator the balance of one hundred
and ten dollars twenty four cents to be distributed among the
heirs the same at this day coming in to a head for attorney and legal
settlement due notice whereof having given them as directed by Law and
the said account as now stated sworn to and signed by the parties in execution
audited and they stated and the matter & thing therein contained is in all thing
sounde and satisfactory by the Court now here fully understood and no person
appearing to controvert or contest the settlement thereof. It is considered by
the Court that the said account be in all things allowed and on this ground
it being made appear to the satisfaction of the Court that the said deceased
left a widow and the said Lucy since married to the said Benjamin
Giddeth of three children that are now living vizt Nancy W. Morel
William Morel and Alfred Morel they tell being minors that the
said deceased has now living no other children or descendants of either
whereupon it is considered adjudged ordered and decreed that the same
last mentioned debt amount be divided into four equal parts and distri-
buted follows to wit One fourth part amounting to the sum of three
hundred and fifty two Dollars and fifteen cents to the widow
of the said deceased which may be retained by the said Benjamin the husband
of the said Lucy to James M. Morel to be paid over to his Guardian
One fourth part amounting to three hundred and fifty two
Dollars and fifteen cents to William Morel to be paid over to his
Guardian and the remaining one fourth part the sum of
one hundred and fifty two Dollars and fifteen cents to
Alfred Morel to be paid over to his account by his Guardian
And that upon the payment of the said sum to Lucy by the said Adminis-
trator as above directed the said Benjamin & Lucy be discharged from
further administering the said estate and that this & the preceding to this
Bond be henceforth discharged & released
Do the Estate of Richard Morel deceased in account current with the said
Richard Morel Administrator since married to Benjamin Giddeth and with
the

75 Final Records of Administration causes for 196

Benjamin Giddeth also Administrator of the said deceased	for
John Rammond paid William Fletcher	By amount of Gales of the
Medicines & Attendance \$ 19.95	Personal Estate, because
amount paid Fletcher & Kelly 2.37	of Gales & interest to the 25.72
amount paid James Kelly 14.55	Mar 1823 148.66
amt paid C. Curtis 2.12	Balance of Gales of the 22.2
amt paid James Kelly 24.82	Balance 12.23 of the remaining
paid W. H. Carlton servant hired 9.12	Goods & chattels as sole test 45.78
paid Young's Doctor in favor of	By amount of ready money in
W. H. Clark for making coffee	hand at the death of the decd
to his wife	See Supplemental Inv 1621.62
paid Fletcher & Kelly for medicine	By this amount & money of
and attendance	31.87. 3/4 of cash also collected from
This amount paid out for corn	R. G. Haydon for payment 25.00
Bacon, Beef, Coffee & sugar for the	By amount of notes & due 2
first support of the Administr	State on the 1st day of May 18
istrator & holder of the 123.125	Supplemental Inventory 112.25
This amount paid out for rent of	By this amount received 2
1/2 year in South Carolina by Dr.	of 1/2 amount & interest the
Giddeth a sum & no more than	amount collected by him 2
and the Estate then stand	At the note just in his hand 1
by Dr. G. Curtis, and Giddeth	against Stephen & Garrison
one note in recd 17.72.00	46.50 of it returned in supplement
The following notes & amounts	of the Inventory 5/4 0
mentioning no collection	To the note in supplemental
considered insufficient	Inventory on Lucy Morris son
thereon in New London 46.00	also payable the hands of 1
one in New London 14.67	Rammond not collectible 16.10
one on G. Kentucky 26.	By amount of notes & due 2
due on the same 12.00	and received 11.34
due on Lucy Morris son 9.00 16.00	By the amount received for
amount paid James Kelly 9.00	for money due the estate up
paid W. H. Carlton to collect & pay 3.00	to him in the Inventory 6.75
5 per cent commision going to the	By 22.00 worth of land in
Administrator and him as 2	the hands of the testator
comission for their services &	carried into account, together
treble on the amount \$ 12.00	with the note of Lucy Morris the
not to exceed in the hands of the	deced the testator's sole
Administrator to distribute among	estate therein, the property of
the heirs 16.00	the rights in the hands and
19.93 5/4 of the amount of the Adminis	possession of the Administrato

Entered & certified January
the 13th 1828 - L

Benjamin Giddeth
Lucy Giddeth

The State of Indiana, Marion County, Personalty offered, before the undersigned judge, etc.,
County Court of the said County, Lucy Eadie, widow of Wm. H. Eadie, deceased, by her
husband being duly sworn deposed and saith that this within aforesaid
is the estate of Wm. H. Eadie deceased, as administrator, etc.
Said Estate consisting of just full and true account of the value of the said
estate, so far as the sum has come to this deposition or knowledge, that the

Final Record of Administration Causes for Marangoto 19

disturmently train charged and that the said account current as stated is just & true according to the best of information knowledge & belief. In witness whereof I have hereunto set my hand & seal this 13th day of January 1828. Shortridge Esq.

Estate of Snock Bailey	Vide Volio 54
For the Estate of Snock Bailey in account with Sarah Bailey now the wife of	
Thomas & King and Garrison Anderson Adm'rs	
No To paid back dates	7 84 By the amount of Sales 28 Dec 1825
paid John Timmard	28 80 By sale list of that date
paid James W. Garrison	18 18 By this amount paid myself 1825 32 32
paid James Lamm	43 03 by checks before date
paid Peter Kelly	35 06 By interest received
paid this amount Tax	" 76 00 amount of interest accrued
paid winter tax B.M. H. 1826	3 63 a note of hand in Jas. Ateton
paid Ephraim Bates	14 22 due 1st Aug 1826 for 350
paid Isaac S. Perkins	11 67 mention 28th November 25 R
paid William Lancaster	6 50 Decr 1825 for
paid Barret (Bengman)	12 37 Cash on hand at decease
paid Zachariah Giron	10 00 By the amount of interest received
This amount to Mr. J. Ateton	4 05 small debts
amount of east porch block Bill	181 178 828 May 5- By balance on hand of 524 292
To amount of a note to Dr. Bentz	81 68 285 288
Morn After Month past b/w 81	Adm'rs in money
due 26th Sept 1826 in suit	285 288
To balances due from Adm'rs	933 432
from myself to Garrison Anderson	524 292

May 5th 1829
The Clerk of the Columbia County Before me Thomas Ringgold Justice
of the County Court the witness named Garrison Anderson one of the co-
Administrators of E. Bailey deceased who being duly sworn deposed that the within
account sought in a full true and faithful exhibit and account current
of the said Estate to the best of his knowledge and belief. May 5th 1829
Attest T. Ringgold J. C. J.
John C. Huland, Garrison Esq; personally came before me Daniel S.
Fitch Jr and Samuel C. Wilson two Justices of the Superior and Probate Courts
in this City formerly the wife of Enoch L. Bailey one of the Administrators
of the said Estate deceased who being duly sworn deposed and
stated that the within account current is a full true and faithful
list of the within account current of the said Estate to the best of her knowledge and
belief Sept 17th 1829 (Signed) Sarah ^{his} Ringatt Daniel S. Fitch
Samuel Wilson

Final Records of Administration Causes for No 6

The Estate J. Bond - State of Alabama Marengo County Shows all minis by these presents that we Basil A. Hester & John A. Penier and Pethkin Barnes & Adolphus Bahr are held and firmly bound unto Shelly Corrige Judge of the County Court in the sum of six hundred and fifty dollars for the payment of which we defind ourselves jointly & severally by these presents. We will pay our hands and seals at the next 7th March. The condition of the et al obligation is such that if the above bound B. Hester shall well and truly administer all and singular the things belonging to the Estate of John A. Penier deceased and do all & every thing in and about the Estate that an administrator ought according to Law to do then the above obligation to be null & void & otherwise remain in full force and effect if said Basil Hester Esq & Pethkin Barnes Esq & Adolphus Bahr Esq

Letter - State of Alabama Marengo County Granted in vacation December 7th 1825 Be it remembred and made known to all

where it may concern that on the application of Basil Hester Esquire to the said court we have caused these our letters & testament of John A. Penier Esq to issue in favor of and for the sole use of said B. Hester Esq to pay the goods and chattels in the hands of credit of John A. Penier deceased and in every case where it may occur the said B. Hester is authorized to bring suit and be tried at the Lawful administration to said John A. Penier deceased before Shelly Corrige Judge of the County Court 7th December 1825 and to demand & require the same by the year at the William L. Adams Esq Esq State of Alabama Chancery Court Orphans business return day being the third Monday of January 1826 present the Honorable Thomas Ringgold Judge George Cunningham Clerk and Thomas Adams Sheriff as his day the following Order was made clearly & distinctly by the court that Basil Hester Administrator to John A. Penier deceased be cited to return Inventory and take list as administrator of said Estate on or before the third Monday of February next following the date hereof having cause to attend before the Term 1825 It is ordered by the court that Basil Hester administrator of John A. Penier and be cited to return Inventory and take list as administrator of said Estate on or before the third Monday of February next George Cunningham Clerk

Return Received in office 28th Jan 1825 Executed 11th Feb 1825 Thomas Adams Sheriff D. C. Malone D. C. Sheriff

Order County Court for Orphans business return day being 3rd Monday of February 1825 present the Honorable Thomas Ringgold judge George Cunningham clerk & Thomas Adams Sheriff by his deputie John A. Penier died You are hereby cited to appear to attend at a court to be held at Linden on the third Monday of September next and file your inventory and account current for settling out as administrator of said Estate. Exectuted from the minutes of court this 22nd August 1825

Final Records of Administration Causes for No 6

to appear on the 3rd monday of April next to show cause why an attachment against him for not producing the Inventory of said deceased estate as he has heretofore been required to do

Objection - The State of Alabama Marengo County Court for Orphans business Term 1825 It is ordered by the Court that Basil Hester administrator of John A. Penier deceased be cited to appear on the third Monday of May next to show cause why an attachment should not issue against him for not producing the Inventory of said deceased estate as he has heretofore been required to do Extracted from the minutes of court this 21st March 1826 Geo Cunningham Clerk

Return Received in office 36th March 1825 Executed the 25th April 1825 Thomas Adams Sheriff by his deputie D. C. Malone

Order County Court for Orphans business April 30th Monday present the Honorable Thomas Ringgold Judge at this day the following Order was made by the court that this case be continued

Order County Court for Orphans business held at Linden the County of Chancery on the 3rd Monday in November 1825 Present the Honorable Thomas Ringgold Judge at this day the following Order was made to wit It is ordered by the court that Basil Hester administrator having filed his account current for allowances Ordered that the third Monday in August next be fixed for hearing & allowing the same and that the Clerk give notice by advertisement at the Court House in the County of Linden and at the other publick places to all persons interested to appear and contest the same if they think proper

Order County Court for Orphans business held in the County of Linden to wit the 3rd Monday of August 1825 Present the Honorable Thomas Ringgold Judge at this day the following Order was made to wit It is ordered by the court that Basil Hester Administrator of the Estate of John A. Penier not having appeared to file his account current this case be continued & that citation issue to the said Basil Hester is a clear at the next Term of this court and file his books accordingly

Order State of Alabama Marengo County Court for Orphans business August Term 1825 To Basil Hester Administrator of the Estate of John A. Penier died You are hereby cited to appear to attend at a court to be held at Linden on the third Monday of September next and file your inventory and account current for settling out as administrator of said Estate. Extracted from the minutes of court this 22nd August 1825

Geo Cunningham Clerk

Return Received in office 29th Aug 1825 Executed the 1st Sept 1825 Wm. Bainbridge Sheriff by his deputie Joseph Dent

Order County Court for Orphans business held in the County of Linden to wit the Court House there of on the 3rd Monday of October 1825 present the Honorable Thomas Ringgold Judge at this day the following Order was made to wit It is ordered by the court that this case be continued until the next term

Order County Court for Orphans business return day the third Monday and the seventeenth day of October 1825 present the Honorable Thomas Ringgold Judge at this day the following order was made to wit It is ordered by the court this case be continued and time extended until the next term the file now closed

Order County Court for Orphans business return day the third

Final Record of Administration cause no 16

Monday 1st November 1825 and twenty first day of the same present the Honorable Thomas Ringgold Judge at this day the following order was passed (read) It is ordered of the Court that the third Monday in January next be appointed for Settlement of accounts by said Administrator and that the Clerk give forty days notice by advertisement at the Court House and other publick places in the County of the time & place thereof.

Order: County Court for Orphans business return day being the third Monday and twentieth day of January 1826 at this day the following Order was passed to wit the administrator in this case not having given the his account current or filed any evidence of his claim against said Estate. It is considered by the Court that this cause be continued till the next Term of

Order: County Court for Orphans business began and held for the County of Marengo at the Court House thereon on the third Monday of February in the year of our Lord One thousand eight hundred and twenty six and a half of American Independence the fifteenth year present the Honorable Thomas Ringgold Justice Judge at this day the following Order was made to wit It is ordered by the Court that citation issue to Basil Webster administrator of the Estate of John A. Peniers to file evidence of his claim against the Estate of said intestate on or before the third Monday in April next or the same will not be allowed him.

Continued County Court for Orphans business return day being the nine instant of April 17th day of the month present the Honorable Thomas Ringgold Judge 1826 at this day the following Orders were made to wit It is ordered by the Court that Basil Webster Administrator of the Estate of John A. Peniers be allowed until the third Monday of July next to furnish further evidence of his account against said deceased Estate.

Continued County Court for Orphans business return day being the third Monday and 17th day of July 1826 present the Honorable Thomas Ringgold Justice Judge at this day the following Order was passed to wit It is considered by the Court that this cause be continued that the administrator have until the third Monday in August to file the evidence of his claim against the said Estate.

Order: County Court for Orphans business return day being the third Monday and 18th day of September AD 1826 present the Honorable Thomas Ringgold Judge at this day the following Order was made to wit The time for the administrator to file evidence of his claims against the estate is extended and this cause continued until the next term of the Court.

Order: County Court for Orphans business return day being the third Monday and 18th day of October AD 1826 present the Honorable Thomas Ringgold Judge at this day the following Order was passed to wit Application of the Administrator for further time to file a copy of the settlement of his account & file evidence of his claims It is ordered that the time for doing the same be extended until the third Monday in December and that the cause be continued until then.

Final Record of Administration cause no 16

Oppositors: State of Alabama Marengo County In the undersigned appears having been duly apprised by the Honorable Melly Morris Judge of the County Court of Marengo County do hereby certify that the propertie of John Augustine Peniers deceased consisting of the following item by our survey house in the Town of Demopolis estimated at \$56.5 Subdivided shares in the company of said Town 75- 480 acres of land in the town of probt with improvements situated Section 32 Township 19 Range 4 3 52 Total 275

is worth in our estimation the annexed sum of money of two hundred and thirty five dollars Given under our hands and seal at the town of Demopolis this 10th day of December in the year of our Lord 1825 L. G. (L. G. Barnes) W. W. (W. W. Bolley) I certify that the aforesaid attorneys have been duly sworn before me for eliciting in the discharge of their duty Demopolis 10th December 1825 Israel Rodger J. P. Baile

The State of Alabama Marengo County Personally appeared before the undersigned Judge of the County Court of Marengo County L. G. Barnes Sheriff's Administrator of John Augustine Peniers deceased Wherby doth stand & recite & certify that the foregoing within Schedule of Government contains a full and true account and Inventory of all and singular the goods & chattels rights & credits of the said deceased before the same was come to his knowledge & proportion of his testator I do also subscribe before me this 20th June 1825 Thomas Ringgold 1826 Deed of Service wherein he did make his mark and acknowledged before me this 20th June 1825 John A. Peniers

In the County of John A. Peniers deceased in effect current with his testator 1822 to 3rd this instant paid S. Barnes pro receipt 100 00 By Sales of 320 acres of land to Edmund D. Ritter 500 00 amount paid S. Barnes pro receipt 20 00 Land to Edmund D. Ritter at 12 months end for the sum of 580 00 amount paid S. Barnes affidavit 6 50 sum of 580 00 amount paid R. McGehee from day to him 320 00 amount paid S. Barnes pro receipt 50 00 amount paid as due from deceased 500 00 to Dr. Lester the Administrator of land 300 00 West of said house to Other 145 00 amount paid S. Barnes 21 90 amount paid S. Barnes 117 50 by balance remain 1078 00 less a compensation to same 33 75 paid by balance remain 1044 25 balance remaining the hands of the Administrator unapplied 166 85 to the heirs to become 3466 85

executed to the State of Alabama
Intended to be completed theron from time the pay to full due day of December 1823
Signed and Sealed December 1826 T. Ringgold Judge 6 6 1.
Final The State of Alabama Marengo County County Court return the 5th day of December 1826 On the account current and vouchers of Basil Webster Administrator of John A. Peniers deceased having been filed for allowance and settlement at the return day of this Court the 5th day of August 1825 deceased whereof having been given as directed by Law and the

Final Records of Administration Barbour M.C.

final hearing thereof having been continued from time to time until the present return day to allow the Administrator full opportunity to fully sufficient evidence of his claims & charge of a just account to State and the said account and the matter therein contained at this day coming on for final hearing and the same with the parties and things therein being seen and inspected and by the Court were fully and well. It is considered by the Court that the said account as stated by said Administrator shewing a balance of One hundred and forty six Dollars and twenty five cents in the hands of the Administrator for the want of sufficient evidence in support of part of the charge as well as the unlawful charge of interest on a decline, not authorized, cannot and ought not to be allowed. The judge in坐ation having audited and stated the accounts of the said Administrator which set forth & shew a net balance in the hands of the said Administrator of four hundred and forty six dollars and eighty four cents and the same as aforesaid at this day, notwithstanding the said Administrator and all others interested making default to appear. It is considered by the Court that the said account as aforesaid setting forth the said sum of four hundred and forty six dollars and eighty four cents in the hands of the said Administrator and the same being valued from December 1, 1823 to the 1st day of January and entered record as a settlement and liquidation of the accounts of the said Administrator.

Final Record of Administration Barbour M. County

The Estate of Lewis Barfield, late of Alabama, Marion County, known also by their presents that we Lewis Barfield formerly James Barfield born in Thomas Adams of the County & State of on said 16th day of October 1822 deceased. We the said Lewis Barfield & family bound unto John Lockhart Esqur Judge of the County Court of Marion County & State aforesaid and his executors in office in the sum of three hundred dollars which payment will and shall be made in China our place two hours & 25 minutes from the present time under our hands and seals this 7th day of October 1823. The condition of the above obligation is such that whereas the above bound Lewis Barfield has duly appointed Administrator on the Estate of James Barfield deceased now if the said Lewis Barfield shall or will and shall perform all the duties which are or may be law required of him as such Administrator then thal or of his wife to her the otherwise to remain in full force & binding upon Barfield Lewis & her children, Lewis, Thomas, Abigail, Liza.

Witness: State of Alabama, Marion County Be it remembered and made known to all whom it may concern that on the application of Lewis Barfield to our said Court we have caused these our Letters of Administration to issue in favor of and for the sole use of the said Lewis Barfield and upon the goods & chattels rights & credits of him deceased deceased and in this case which occasion may require the said Lewis Barfield is authorized to bring suit & to be sued as the Lawful Administrator of said James Barfield deceased. Witness John Lockhart Esqur Chief Justice of the said Court the 7th day of October in the year of our Lord 1822 and the year of the American Independence the 4th day of November, William Adams Sheriff, County Court, Vacation time. Ordered by this Court that Alfred Moore, Edward Moore and Arthur bald Moore be appointed appraisers of the Estate of James Barfield deceased and make due return upon their oaths this 7th October 1822. John Lockhart J. C. C. M.C.

Inventory: State of Alabama, Marion County. In accordance to an Order of the court & said from the Honorable the Judge of the Court before us he ordered that Alfred Moore, Edward Moore & Arthur bald Moore are appointed a committee to administer the Estate of James Barfield deceased and proceeded to execute the same in the following manner to wit:

1 Bed at 2 dol 50 cts per hand	\$ 2 50	1 Leganter 3. Hatch' Doller 19 2 14
1 chair at 10 cents per piece	10	7 6 chairs 14 dol 8 pence the trunk 10 62
1 Iron C. 16 ozs at	75	6 5 hours forks table spoon at 1 50
1 man's Cutler at	6 00	1 carth' dish about 1 hatchet 5 12
1 Ladies do do	12 00	2 Glaz'd dishes 12 pence
6 Woods hoes at 4 50 per head	27 00	1 1/2 gal. dish 1 tea' pot 10 dol up stand 35
6 Reading Books at	4 00	1 Stumpie cloth 10 cent money 3 50
1 Blank do at	1 75	1 sharing of 15 oz. Wine bottle 20
2 Beds & furniture at	30	1 quilted Mar' his spiced 10 dol
1 sewing box & smallock at	6 25	1 flat iron 1 clock metal 10 cent
1 plough pair gins 2 Bridle at	9 00	1 Bell 1 pitchers Box
2 pots & pans 2 plates 1 pie pan etc 5 50	2 Basins	2 12
1 fat Dut salmon 2 spatt' leathards 3 00	1 butter dish	75
1 Brisk meat dinner basket	1 00	Lorth' Moore
		Ab'lard' Moore

Final Record of Administration Causes

State of Alabama Marion County We hereby certify that the
aforenamed appraiser will duly perform his duty to take this above In-
ventory Given under my hand and seal of office this 25th Oct 1822
John Jackson *J. Jackson*

Benton & Williams Attorneys at Law

Probate Court of Marion County, Indiana, October Term
TUESDAY, October 28, 1893. Ordered by the Judge of the County Court that
Lewis Burfield Administrator of the Estate of James Warfield
deceased have an Order to sell the Estate of said deceased, also
make due return accordingly. Signed at Indianapolis, Indiana, this 28th day of October, 1893.

Settled at Rockford \$ 66.46
 Settled at the sale of James Barfield and his wife 122
 Settled at Rockford 13.57 to Ned Cotton \$ 22.50 \$ 30.57
 Settled at Barfield 4.72 de do de 11.12
 Remained 1.00

Benton Moore	1 man's Saddle	6 50
Alma Barfield	1 Horse & Bridle	102 00
Alexander Moore	2 Baskets \$75 1 Splough \$4	4 75
John Bishop	1 Axe	3 50
John Amor, son	1 Hattock	2 75
Lewis Anderson	1 Needing Kow	1 50
John Farmer	1 Saw	1 50
John Bishop	1 Flat Iron	1 37 ¹ / ₂
Garrison Anderson	1 Gilder	2 87 ¹ / ₂
Benton Moore	1 Spade	1 25
Henry Barfield	1 Pot	3 00
Frank Barfield	1 Pail 3 qt 1 Bark 10cts	1 50
Joseph Bates	1 Pail 5 qt 1 Tub 15cts	1 80
Lucy Barfield	1 Piggin 57-1 Scale & Dividers	2 25
Henry Barfield	1 Churn	" 50
Reverend D. C. Barfield	1 Cle 2 5 qt 1 Munt Cards 60	" 62 ¹ / ₂
Rebecca Barfield	1 pr Cotton Cards	" 43 ¹ / ₂
Alexander Moore	1 pr Splough Gears	3 00
John Bates	1 Chain 3 lbs-1 pr Saddle Beams	1 50
John Moore	1 Blank Bark	1 87 ¹ / ₂
Lewis Barfield	3 Bells 1 1/2 oz - 1 Dozen 675	8 37 ¹ / ₂
Mathalia Moore	1 Siv. Job - 1 do. Job	12 00
do	2 Works 50 cts - 1 Do. Trunks 3 1/2	1 16 ¹ / ₂
Michelle Barfield	1 Case Knaps & Brush	2 10
Levi Barfield	1 Bridle 225-1 lot Fowlers 125	3 30
Alfred Quarles	6 Chairs	6 50
Garrison Anderson	1 Child Saddle	14 50
John Bishop	3 Mach' Battles	25
do	1 Decanter	1 10
Charles D. Moore	1 Lot Furniture 29-1 Trunk	3 00
Rebecca Barfield	2 Beds & Furniture	40 00
do	3 Woods \$5-40 Bushels Corn	45 00
Mathalia Moore	1 Horse Knaps & Tools	" 30
Lewis Barfield	1 Bello 355-1 Trunk	4 50
do	1 Flat Set	1 50
Anderson Smith	25 bushels Corn \$100 per bushel	26 50
Eliza Barfield	do do do do	26 50
Alfred Moore	3 do do \$1	3 00
Lewis Barfield	1 Sodder Stack	3 00
do		
Henry Barfield		

Federal Record of Administration Cases No. 6

State of Alabama Marion County Probate Court, before Honorable Thomas Ringgold Judge of the County Court of said County. Lewis Barfield, administrator of all and singular the first schedule rights & effects of James Barfield deceased, who died duly sworn deponent and saith that the foregoing schedule is a just & true account of part of the personal Estate of the said deceased. (Signed) Lewis Barfield. sworn & subscribed before me at Marion this 27th day of October 1823. The Ringgold, Marion City, Et. The State of Alabama Marion County County Court for his said business return day being the third Monday of January 1825 present the Honorable Thomas Ringgold Judge of this Court or by the Court that Lewis Barfield Administrator of James Barfield deceased to make & return his account current and Administrator of said Estate before the third Monday of February next.

Summons The State of Alabama Marion County Court June
ay Jan 1825 It is desired by the Court that Lee & Bartelle Attorneys
of James Basfield deceased be cited to return his executors
and administrators aforesaid on or before the 15th instant
at 1 P.M. at next box office from the minute of Court
this 28th January A.D. 1825 Wm Cunningham Justice.

Order I certify that the above affidavit was made before me on the 3rd day of April 1823 by John Cunningham Clarke, a black Servt by his master J. A. Malone, Esq. I certify that for my said business on the 3rd mon day in April 1823 I present the above named Thomas Cunningham, Judge of Probate by the before that the aforesaid affidavit in this case be continued till the third mon day in May next.

County Court for Co. Kildare return day being the third
Monday and 19th day of December 1825 present the Honorable
Thomas Kingola Esq. Judge The Administrator in this
case not appearing he referred his account It is Ordered by the
Court that this cause be continued until the next term.

controversy between County Court, or Corporation, to return day before the 1st Monday and 8th instant the day of January 1826 present the Honorable Thomas Ringgold Judge. The Administration in this case having made default to appear and swear to his account et current the cause is continued until the next Term.

In the estate of James Barfield deceased in account current with Lewis J. Wayfield deceased
Amount \$6.00 remitted paid to John Murray 39, 28 By his summons of Sales of property 344-14

	Amount	Date
amount paid C. Cunnaynate	18.50	
amount paid Charles Lacy	3.57	
paid Elmer Anderson apx	2.65	
amt paid Charles Lacy apx	11.96	
amt paid G. G. Daugherty	1.83	9.03
amt paid James Daugherty apx	120.00	
amt paid County Court Letter	1.00	

7-95-

Sam'l Spalding	Frances Daugherty	7.00	By Balance	364.76
for Calico	Indemnity Receipt		On hand for distribution	135.91
Sam'l Spalding	J. B. Perkins for	5		
Miss Emma Beck for running short		3.75	By this sum due or account	35.00
clocks Bill of lading		20.15	of Publick Laws imposed by the	
for her services on my bill of lading		16.10	Assembly	35.00

Final Record of Administration Causes

State of Alabama Marion County	County Sheriff certify that the
afforementioned appraisers work duly shown by me to take this above Inventory given under my hand and seal off office the 28 th Oct 1822	John Cochran Esq.
Order of State of Alabama Marion County Sheriff in execution	28 th October 1822 Ordered by the Judge of the County Court that
Edward Barfield Administrator of the Estate of James Barfield deceased have an Executor sell the Estate of said deceased also make due return accordingly John Cochran \$66.46	Dwight Barfield Administrator of the Estate of James Barfield deceased have an Executor sell the Estate of said deceased also make due return accordingly John Cochran \$66.46
Set A List of property sold at the Sale of James Barfield and the 28 th Oct 1822	1357 lb Seed Cotton \$225 \$30 37
Set Edward Barfield	472 do do do 11 12
Set 1 Barfield	1 mans Saddle 6 50
Benton Moore	1 Horse & Bridle 162 10
Alfred Barfield	2 Baskets 75 Splough 84 475
Alexander Moore	1 Axe 3 50
John Bishop	1 Mattock 2 75
Lewis Anderson	1 Mending Hoe 1 56 5
John Farmer	1 Saw 1 50
John Bishop	1 Flat Iron 1 37 2
Garrison Anderson	1 Goad 2 84
Benton Moore	1 Pot 1 25
Henry Barfield	1 Gall 3 14 1/4 Bushel 100cts 2 36 4
John Barfield	1 Gall 6 56 1 Tub 105 cts 1 84
Joseph Bates	1 Puffin 57-1 Scale & Dividers 2 25
Edward Barfield	1 Barn 5 14
Edward D. Barfield	1 Whet 5 14 1 Mount Board 14 12 5
Rebecca Barfield	1 ym Cotton Cards 4 43 7
Alexander Moore	1 pr Splough Gees 3 00
Frank Bates	1 Chain 3 14-1 pr Saddle Bpon 2 3 14
John D. Moore	1 Blank Book 1 87 2
Lewis Barfield	3 Bricks 1 12 3-1 Box 6 75 8 37 2
McIntosh Moore	1 Sack 14-1 do 1 12 00
do do	2 Works 50 cts-1 in Trunk 3 14 1 6 14
McIntosh Barfield	4 Case Knaps & Boxes 4 10
John Barfield	1 Bridle 225-1 lot Pewter 125 3 50
John Bishop	6 Chairs 6 35 4
do do	1 Elite Saddle 14 50
Charles D. Moore	3 Black Battle 25
Rebecca Barfield	1 Decanter 1 10
do do	1 1/2 Crockery 29-1 Trunks 3 00
Edward Barfield	2 Birds 1/2 miniature 40 00
John Barfield	3 Boxes \$5-40 Bushels & cts 15 00
John Barfield	1 Chor knife and Stacks 1 30
John Barfield	1 Bolo 358-1 Anchors 1 4 50
John Bishop	1 Fat Cat 1 50
do do	25 bushels corn \$10 the bushel 26 50
do do	do do do do 26 50
do do	3 do do \$1 3 00
do do	1 Saddle Stack 3 00
Henry Barfield	

Federal Record of Administration Bonds MC

Final Records of Administration causes No 6

The State of Alabama Marion County Personally appears before the undersigned Judge of the County Court of the said County the aforesaid James Barfield Administrator of the Estate of James Barfield deceased deceased of the said deceased deposited with that his above account, last and contains a just true and full account of the value of the Estate of the said deceased that the distribution of the same has been made and the said account current as stated and just and true to the best of his information know ledge & belief I am witness whereof I have this certificate my hand and seal this 25th day of February 1826 A.D. 1826

Thomas Kingfield

Final Settlement - At a County Court for Orphans business began and held for the County of Marion at the Court House thereof on the third Monday of February in the year of our Lord One thousand Eight hundred and twenty six A.D. of Americans Independent the the fifth day present the Honorable Thomas Kingfield Judge the account current of James Barfield Administrator of the Estate of James Barfield deceased settled in the commencement of the said Estate as follows to the sum of One hundred and one dollars and twenty five cents by name of James Barfield leaving in the hands of the said Administrator the sum of One hundred and six dollars and twenty one cents for distribution and the same this day coming to an end in allowance and final settlement deceased wherof having been given pursuant to the act of Assembly in such case made and provided and no person appearing to demand or contest the allowance thereof the said account as now stated and sworn to together with the chattels and things therein contained and specified having been seen inspected and examined agreeing to the Court below here fully under. And it is ordered that the said account be in all things allowed and entered of record. It being made appear to the satisfaction of the Court that the said James Barfield died at the time of his death and hath nowt living the following kindred entitled to share in his Estate to wit a widow namely Rebecca Barfield since married to Richard Garner and three children to wit John Barfield a son Sally penning Barfield a daughter and David George Barfield a son all minors under the age of fourteen years. Whereupon it is considered by the court that the aforesaid will Barfield in the hands of the Administrator took ordination to four equal distributive shares and distribute the said Estate to him & his son John & David & the said Richard Garner the first & his wife the said Rebecca did swear before said the sum of thirty nine dollars seven & three fourths cents and to each of the aforesaid children of the said deceased to wit the aforesaid John Sally and David Barfield the sum of forty nine dollars and seventeen & two & three fourths cents

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to be laid over to their respective guardians and of appearing to the satisfaction of the court that there remains in other property of the said Estate to be administered. It is therefore considered that the said Administrator be discharged from further administering the said Estate and upon the settlement and payment of the aforesaid sum of money as aforescribed to be distributed the said Administrator may be relieved in his Bond & his said administration discharged and for the next day.

The Estate Order County Court for Orphans business on the third Monday and nineteenth day of February 1827
James Barnes present the Honorable Thomas Kingfield Judge Marion Lindsay having appeared in open Court and made application for Letters of Administration on the Estate of James Barnes deceased. It is therefore Ordered by the Court that Citation issue to Marion Lindsay & Wright - their wife & Wright Moore and Matilda Barnes widow of said deceased to be and appear at the next Term of the Court to be held on the third Monday of March next and show cause why Letters of Administration should not issue to the said Marion Lindsay.

Citation - The State of Alabama Marion County Court for Orphans business February Term 1827. To the Sheriff of said County Greeting you are hereby commanded to summon Marion Lindsay & Wright Moore and Matilda Barnes to come & appear at a County Court for Orphans business to be held at Linden on the first Monday of March next to show cause if any they have why Letters of Administration should not issue to Marion Lindsay at the Estate of James Barnes deceased Marion fail not and serve you them then this next Monday George Burroughs Clerk of our said Court at office the 28th day of February 1827 Geo. Burroughs Clerk
Recd in office 9th day of March Executed on 8th March 1827 J. M. Burton Sheriff

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Order. County Court for Orphans business returning the third Monday and nineteenth day of March in the year of our Lord eighteen hundred and forty two to even present the Honorable Thomas Ringgold Judge of appearing to the satisfaction of the Court that the kindred of the said James Turner deceased have been notified by citation and otherwise of the application of the said Abraham Lindsay for Letters of Administration on the Estate of said deceased and Martha Lindsay wife of the said Abraham and widow of the said deceased having appeared in Court and waived her right of Administration in favor of the said Abraham. It is therefore considered by the Court that Letters of Administration do issue to the said Abraham Lindsay. On all and singular the goods & chattels rightly and lawfully in the sum of twenty four hundred dollars and one libras on or before the next term of this Court December the first in the County of Tuscaloosa County such all men by the inventories of Abraham Lindsay, the John Spain and William Craig are held and firmly bound unto Thomas Ringgold to receive wages of the Committee of the County and State aforesaid in the sum of two thousand four hundred Dollars to be paid to the said Thomas Ringgold Senior or his executors or assigns which payment will stand till made over hand by the said heirs & executors Administrators & a copy given to each separately sealed by the aforesaid Seal with our seal and dated this 27 day of March A.D. 1827. The condition of the aforesaid instrument is that whenever the above bound Abraham Lindsay has been duly appointed Administrator of all undivided the goods & chattels my his credit to the said James Turner deceased now if the said Abraham Lindsay shall refuse to perform all the duties which are or may be by law required of him as such Administrator or the above obligation to be void. Otherwise to remain in full force and effect as signed. Abraham Lindsay Esq. & John Spain and William Craig sealing seal and affixing their hands in presence of the Clerk of this County Court, Tuscaloosa County Alabama.

Order. At a County Court for Orphans business began and ended for the County of Tuscaloosa on the third Monday and sixteenth day of March in the year of our Lord One thousand eight hundred and forty seven being the return day present the Honorable Thomas Ringgold Judge presiding the Administrator having filed his bond with John Spain and William Craig as security therin which is approved by the Court and the said Abraham Lindsay may take the oath prescribed by law as the Administrator of James Turner deceased before the Clerk on or before the next term of this Court then it is ordered in the Court that John Spain Esq. Andrew John Garner Richard Bonds and Garrison Stephens be appointed appraisers of said Estate and they or a majority of them make and return of the same according to law.

Letter. Estate of Alabama Tuscaloosa County Be it remembered

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It is ordered by the Court that this case be continued until the next term of this Court to wit on the first Monday of August next.

At a County Court begun and held at Tuscaloosa in the County of Tuscaloosa in the State of Alabama for Orphans business on the first Monday in August in the year of our Lord 1828 present the Honorable Thomas Ringgold Judge of the day at 5th inst the account current from Saturday June 1st of the estate of James Turner deceased is presented for settlement and it is left of the life & effects representations of said Estate by his attorney appears & accepts no certain charges contained in said account. Whereupon on motion of the said Lawyer it is ordered by the Court that the further consideration of this cause be continued until Saturday next the 8th instant.

(For the Estate of James Turner deceased in aet due with Abraham Lindsay the attorney for
april 1st to the amount paid Court \$16.00. 1829 & after 25th.
from medical services to negroes 3 1829 & after 25th.
woman named Louisa m^{rs} 1 3 By amount of sale of personal
to this amount paid \$6.00. balance for 3 7 25th property sold on credit and
labor services rendered 2 3 till 25th day of September 1828.
to the sum attorney fees & mileage 2 2 25th act settled 3 13.50
advice &c 3 10.07
to clerks bills of his services 17 1829 13.50 balance in hands of the
Aug 5th to commissions &c \$13.75 and 3 administrator in notes with some
balance 3 hr cent 3 18.75 only taken for services of attorney
the balance remaining in hands of 10.50 8th interest from the 25th of October
Administrator in notes for value 1828 to be divided among the heirs \$64.16²
of property bearing interest from \$64.16² to wit Martha wife of the
1825 & till 1828 1 \$13.75 00. Administrator and legacy
of the deceased Elizabeth Moore who hath intermarried with Matilda
Turner a daughter of deceased Samuel Tibbs who hath intermarried
with Lucretia Parker another daughter of deceased Wright Johnson
and intermarried with Elizabeth Parker another daughter of deceased
William Lindsay. Who hath intermarried with Linda Warner and
their daughter deceased Samuel Warner and Benton Parker
prior deceased and minor August 8th 1824. The State of Alabama
Tuscaloosa County County Court, to Orphans business Saturday the
8th day of August 1828. At this day came Abraham Lindsay the
Administrator of the Estate of James Turner deceased and Richard
P. Tibbs one of the heirs by his attorney and the account current of the
Administrator being filed for allowance and final settlement
notice whereof having been given as required by Law the hearing
allowance and settlement whereof having been continued until
the present day and the same together with the matter & time of
therein contained being inscribed and by the Court considered
It is considered and resolved that the said account as now restated
by the judge sitting forth the net sum of two hundred and
fifty nine dollars 18² in notes with the credit due the 25th of
October 1828 and an interest from that time now in the hands
of the said Administrator for division and distribution among
the heirs to in all things allowed and intended as a settlement
final and liquidation of all the Estate of the said James Turner
deceased that has come to the knowledge of and property of the
said Abraham Lindsay his Administrator And it being made
after

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appears to the satisfaction of the Court that the said deceased left a widow and six children who are now living to wit Martha the widow of the deceased and now the wife of the Administrator Mr. John Parker daughter of the deceased and now the wife of the Esq. William Lurian another daughter who is now the wife of Hindrell Tibbs Elizab'th another daughter who is now the wife Wright now Phoebe Barnes another daughter who is now the wife of William Lindsay Samuel Barnes and Benton Barnes sons of the deceased and minors Wherefor it is considered adjudged & decreed by the Court that the aforesaid nett sum of two hundred and sixty nine dollars 18 $\frac{3}{4}$ together with the remaining interest thereon be distributed paid over and accounted for by the said Administrator in manner following viz that the said Administrator being the Husband of the widow of said deceased retain to his own use the fifth part of the nett sum equal to two hundred and fifty three dollars 83 $\frac{3}{4}$ cents that he pay over to the said Esq. Hill Morris Hindrell Tibbs Wright now and William Lindsay the two hundred of the said daughters to each the sum of One hundred & six dollars twenty five cents and a half due to that he pay over to the Guardian of the said Samuel Barnes and Benton Barnes for each the sum of One hundred and fifty nine dollars twenty two and a half cents with Interest on said sum from the 25th day of September 1828 J. Pingold presiding Judge.

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and make known to all whom it may concern that on the application of Abraham Lindsay to our said Court we have caused these Letters of Administration to pass in favor of and for the sole use of the said Abraham Lindsay in & for the goods & chattels rights & credits of James Barnes deceased and in every case where occasion may require the said Abraham Lindsay is authorized to sue and be sued as the lawful Administrator of said James Barnes deceased Mr. Hugh George Cunningham Clerk of our said Court at Office this 21st day of May A.D. 1827 and of the Independence of the United States of America the fifty first Geo. Edmund Lewis Clerk.

Order: At a County Court begun for Orphan business held at Linden on the third Monday of May and 21st day of said month 1827 present the Honorable Ishmael Ringo Judge being return day at this day came the said Abraham Lindsay and in Open Court before the Clerk present bid by law as Administrator of the Estate of James Barnes deceased it is considered by the Court that Letters of administration do it now accordingly And it is also further ordered that John Spain Lewis Anderson John Parker Richard Bonds & Garrison Stephens appointed appraisers of the Estate of said deceased & that they make due return of the same according to Law.

Appraisement: State of Alabama Marion County We the undersigned being appointed by the whipping County Court of Marion County to appraise the Estate of James Barnes deceased have made on said purpose at the house of Abram Lindsay and have valued the following moneys they being the only remaining property belonging to said Estate as follows viz Money to \$4500 Ben ditt 238 00 Item 1 25600 Peter " 13200

Abram Lindsay ad \$1058 76
Given under our hands this 30th day of June 1827 before Ishmael Ringo, Garrison Stephens, John Parker
The State of Alabama Marion County Personally appeared before me Ishmael Ringo Judge of the County Court Abram Lindsay
Who being duly sworn deposes that the above published Schedule of appraisement contains a full and true account and inventory before the personal Estate of James Barnes deceased so far as the same has come to his knowledge and no person as administrator of said Estate July 16th 1827 Thomas Stephens J.C.

Order: At a County Court begun and held for the County of Marion in the State of Alabama for Orphan business On the third Monday and turned in 16th day of August A.D. 1827 present the Honorable Ishmael Ringo Judge He doth command the Court that the Inventor and appraisement of the Estate of James Barnes deceased be record and entered of record & being made appear to the satisfaction of the Court that there are slaves and the whole of the Estate consisting of four negro slaves names by Nancy Ben Sam & Peter can not be equitably divided and completion of the Administrator It is therefore ordered by the Court that an account of said slaves be set up to be sold at

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Sale at publick sale the abovesigned Glars
accrued & due An account of Sales of the personal Estate of James Barker
deceased agreeable to an Order of the County Court of Marengo County
held on the 1st day of September 1827

Abraham Lindsay A Master woman named Nancy	\$451.00
Wm. Spain One negro Boy named Ben	386.10
John Spain One negro Boy named Tom	338.00
Middle Barker One negro Boy named Peter	26.00
	<u>\$1333.10</u>

The State of Alabama Marengo County
Where on came Abraham Lindsay Administrator of all and
singular the goods & chattels right & credits of James Barker
deceased who being duly sworn maketh Oath and saith that
the above account of the sales of the personal Estate of the said
James Barker deceased as abovesigned in the above Schedule
is just & true (Signed) Abram Lindsay Sworn to & subscribed before
me this 15th day of October A.D. 1827 Geo Cunningham Clerk

Order At a County Court for Orphans business begun and held at
Glars in the County of Marengo in the State of Alabama on
the third Monday and fifth tenth day of October in the year of our
Lord One thousand Eight hundred and Ninety four present the
Honorable Thomas Ringgold Judge! It is ordered by the Court
that the account Sales of the Estate of James Barker deceased
as filed this day by the Administrator be received & entered upon
At a County Court began and held in and for the County of Marengo
in the State of Alabama on the ninth day of February second Monday of
February A.D. 1829 present the Honorable Thomas Ringgold
Judge of said Court presiding Abraham Lindsay the Adminis-
trator makes application to settle his account current
It is ordered by the Court that the same be set for hearing on the
first Monday of April next and that the Clerk give forty
days notice thereof by advertisement.

Continuance At a County Court began and held in and for the County
of Marengo in the State of Alabama on the first Monday and
fifth day of April A.D. 1829 for Orphans business present
the Honorable Thomas Ringgold Judge It is ordered by the
Court that this cause be continued until the next term of this court

Continuance At a County Court for Orphans business begun and held at
Glars in the County of Marengo in the State of Alabama on
the first Monday and fourth day of May A.D. 1829 present the
Honorable Thomas Ringgold Judge presiding It is ordered by
the Court that this cause be continued until the next term of this court

Order At a County Court for Orphans business begun and held at Glars in
the County of Marengo in the State of Alabama on the first Monday
in July in the year of Our Lord One thousand Eight hundred and
Ninety four the Honorable Thomas Ringgold Judge of said County

Final Record of Administration Causes No 60 95

The Estate of James Pearson having been brought before the County Court for the County of Marengo in the State of Alabama on the third Monday of June A.D. 1827 found the County Court of the
Honorable Pearson the widow of the Honorable Thomas Ringgold having the widow of
Leonard Pearson having duly & fully made known her consent
that the administration be granted to Henry Pearson and he having given
Bond and security in the sum of Four Thousand Dollars and having
paid in open Court and taken the oath prescribed by Law It is there-
fore considered by the Court that Letters of Administration issue to the
said Henry Pearson on all and singular the goods & chattels right & credits of Leonard Pearson deceased

It is ordered by the Court that Guilford Cade James Gay Herbertus
Cox Wm Chapman and Elizur W. Fairburn be appointed up-
keepers of the Estate of Leonard Pearson deceased and that they to a
majority of them make due return according to Law
For sufficient cause to the Court shown it is ordered & considered that
the Administrator of Leonard Pearson deceased be and he is hereby
authorized to sell and dispose of the Goods of the said deceased to the
best advantage of the Estate at such time and place as he may
think fit

County Court Marengo County State of Alabama Vacation June 11th
A.D. 1827 Henry Pearson having this day made application for Letters of
Administration on the Estate of Leonard Pearson deceased It is there-
fore ordered by the Court here that citation shall to the widow of the
said deceased to be and at her as at the Court to be held at the Court in
said County on the third Monday of June instant or as she
shall then and there be shew-cause if any she have why administration
should not be granted to the said applicant & extracted from the minutes
of Court this 11th day of June A.D. 1827 by G. Cunningham Clerk
I acknowledge the service of the above and have no objection to
Henry Pearson Administering Henry Pearson

Before the State of Alabama having County Court in-
cussion 11th June 1827 Henry Pearson having this day made application
for Letters of Administration on the Estate of Leonard
Pearson deceased It is therefore ordered by the Court here that
citation issue to the widow of the said deceased to be and appear
at the Court to be held at the Court House in said County on the
third Monday in June instant or as she has business then & there
to shew cause if any she have why administration should not
be granted to the said applicant & extracted from the minutes
of Court this 11th day of June A.D. 1827 by G. Cunningham Clerk
I acknowledge the service of the above and have no objection to
Henry Pearson Administering Henry Pearson

Before the State of Alabama having County Court to show all men
presently that we Henry Pearson Alfred Marburn and
William Shucker are held and firmly bound unto Thomas Ring-
gold Esquire Judge of the County Court of the County & State
aforesaid in the sum of four thousand Dollars lawful money of
the United States to be paid to the said Thomas Ringgold or
to his successor in office which payment will and shall be
made without hindrance or interruption & Administrator
jointly & severally firmly by their present sealed with our
seals and dated this eighth day of June in the year of our

Final Record of Administration Caused M.C.

Order: County Court for Orphan's business return day being the third Monday and nineteenth day of March in the year of our Lord eighteen hundred and twenty seven present the Honorable Thomas Ringgold Judge of appearing to the satisfaction of the Court that the heirs of the said James Warner deceased have been not paid by citation and otherwise of the application of the said Abraham Lindsay for Letters of Administration on the Estate of said deceased but Martha Lindsay wife of the said Abraham and widow of the said deceased having appeared in Court and waived her right of Administration in favor of the said Abraham. It is therefore considered by the Court that Letters of Administration do issue to the said Abraham Lindsay on all and singular the goods & chattels rightly and equity of the said James Warner upon his entering into Bond and Security in the sum of twenty five hundred dollars and one lising on or before the next term of this Court for the Estate of James Warner County Court - all men by the invents that the said Abraham Lindsay and John Spain and William Anderson are held and firmly bound unto Thomas Ringgold the senior Judge of the County Court of the County and State aforesaid in the sum of two thousand four hundred Dollars to be paid to the said Thomas Ringgold Esquire or his executors or assigns for payment well and full to be made or paid out of the said heirs Executors Administrators & Assigns jointly severally & firmly by these presents sealed with our seal and dated this 27 day of March AD 1827 The condition of the above obligation is this that during the above term Abraham Lindsay has been duly appointed Administrator of all and singular the goods & chattels my late credits of James Warner deceased Now if the said Abraham Lindsay shall fail or die before he 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 to remain in full force and effect so long as Abraham Lindsay & John Spain and William Anderson shall be in my presence

Order: At a County Court for Orphan's business began and held in the County of Marengo on the third Monday and sixteenth day of April in the year of our Lord One thousand Eight hundred and forty seven Ringgold the return day present the Honorable Thomas Ringgold Judge having the Administrator having filed his bond with John Spain and William Combs as security therin which is approved by the Court and the said Abraham Lindsay may take the oath presented to him as the Administrator of James Warner deceased before the Clerk on or before the next term of this Court then it is ordered by this Court that John Spain Lewis Anderson John Combs Richard Bonds and Garrison Stephens be appraisers of said Estate and they or a majority of them make distribution of the same according to law

Order: Estate of Abraham Lindsay County Court Be it remembered

Final Record of Administration Caused M.C.

and made known to all whom it may concern that on the application of Abraham Lindsay to our said Court we have caused these our letters of Administration to issue in favor of and for the heirs of the said Abraham Lindsay in & upon the goods & chattels rights & credits of James Warner deceased and in every case. Which occasion may now to the said Abraham Lindsay authorizing to lay and be sued as the lawful Administrator of said James Warner deceased M'cuth George Cunningham Clerk of our said Court at Officer this 27th day of May AD 1827 and of the independent of the United States of America the fifty first year of its independence etc.

Order: At a County Court begun for Orphan's business & County held at Linden on the third Monday of May and 21st day of said month 1827 present the Honorable Thomas Ringgold Judge being return day at this day came the said Abraham Lindsay and on Ogan Court the last the oath presented by law administered for the Estate of James Warner deceased it is considered by the Court that Letters of administration do issue to the said Abraham Lindsay and it is also further ordered that John Spain Lewis Anderson John Parker Richard Bonds & Garrison Stephens be appointed appraisers of the Estate of said deceased & that they make distribution of the same according to Law

Order: State of Alabama Marengo County We the undersigned being appointed by the workshop County Court of Marengo County to appraise the Estate of James Warner deceased have made for said purpose at the house of Abel Lindsay and have valued the following in gross they bring the sum by remaining present belonging to said Estate as follows viz Money to \$4500 Ben ditt 2500 Iron " 2500 Peter " 1500 Abram Lindsay ad \$1000 to

Given under our hands this 30th day of June 1827 before Thomas Ringgold Garrison Stephens & John Parker

The State of Alabama Marengo County Personally appeared before me Thomas Ringgold Judge of the County Court Abraham Lindsay the witness duly sworn to certify that the above instrument so Schedule of appraisal contains a full and true account and inventory to all the personal Estate of James Warner deceased far as the same has come to his knowledge and no person as a diminished part of said Estate July 16th 1827 Thomas Ringgold \$66

Order: At a County Court begun and held for the County of Marengo in the State of Alabama for settling business on the third Monday and turned the day of August A.D 1827 present the Honorable Thomas Ringgold Judge It is ordered by the Court that the Inventory and appraisement of the Estate of James Warner deceased be recited and entered of record Abingman as appears to the satisfaction of this Court that there are slaves and the value of the estate consisting of four negro slaves namely Nancy Ben John & Peter cannot be equitably divided and completion of the Administrator It is therefore ordered by the Court that an order of sale be issued to

Benton & Co. No. 111

Sale of publick sale by the above named Slave
according to Law An account of Sale of the personal Estate of James Turner
deceased agreeable to an order of the County Court of Marengo County
held on 25th day of September 1857

Abraham Lindsay A negro woman named Nancy	\$457.00
John Spain One negro Boy named Ben	386.10
John Spain One negro Boy named Tom	338.00
Middleton Barnes One negro Boy named Peter	216.00
The State of Alabama Marengo County	\$1325.00

Benton and canws Abraham Lindsay Administrator of all and
suptular the goods & chattels rights & credits of James Turner
deceased who being duly sworn maketh oath and saith that
the above account of the sales of the personal Estate of the said
James Turner deceased as stands stated in the above schedules
is just & true (signed) Abram Lindsay Sworn to & subscribed before
me this 15th day of October A.D. 1857 Geo. Cunningham Clerk

on the 15th day of October A.D. 1837 George Cunningham Clerk
Orders At a County Court for Orphans business begun and held at
Selinia in the County of Marion in the State of Alabama on
the third Monday and fifteenth day of October in the year of our
Lord One thousand eight hundred and thirty seven present the
Honorable Thomas Kingpole Judge. It is Ordered by the Court
that the account taken of the Estate of James Barker deceased
be filed Thursday by the Administrator to be reviewed and corrected
at a County Court began and held in aid for the County of Marion
in the State of Alabama On the ninth day and second Monday of
February A.D. 1839 present the Honorable Thomas Kingpole
Judge of said court presiding Abraham Lindsay the Adminis-
trator makes application to settle his account current
It is Ordered by the Court that the same be set for hearing on the
first Monday of April next and that the Clerk give forty
days notice thereof by advertisement.

Continuance At a County Court began and held in aid for the County
of Marion in the State of Alabama On the first Monday and
fifth day of April A.D. 1829 for Orphans having present
the Honorable Thomas King, the Judge It is ordered by the
Court that this cause be continued until the next term of this
Court

Continuance At a County Court for Cophans business began and held at Linder in the County of Marengo in the State of Alabama on the first Monday and fourth day of May A.D. 1829 present the Honorable Thomas Ringgold Judge presiding. It is ordered by the Court that this case be continued until the next term of this court at a County Court for Cophans business begun and held in and for the County of Marengo in the State of Alabama on the first day and first morning of June A.D. 1829 present the Honorable Thomas Ringgold Judge presiding over this court. It is ordered by the Court that this case be continued until the next term of this court in July next.

It is ordered by the Court that this cause be continued until the next term of this Court to wit on the first Monday of August next.
#4 County Court began and held at Leland in the County of Lauderdale in the State of Alabama for & Sphans business on the first Monday in August in the year of Our Lord 1828 before the Honorable Thomas Kingfield Judge at this day to wit 5 th Augt 1828 by the account current Atm. Sunday 1 st Inst estate of James Davis deceased is presented for settlement and it doth appear of the testimony of James Davis deceased as presented for settlement and it doth appear of the deceased's representation of said Estate by his attorney of said place & except the certain charges contained in said account whereupon on motion of the said Attorney it is ordered by the Court that the further consideration of this cause be continued until Saturday next the 8 th instant
For the Estate of James Davis deceased in aet due with Graham Lindsay the attorney for medical services to negro woman named Dorothy m ^r 3 7 25 to this amount paid M. Chiles for 3 7 25 taxes become due 2 3 2 25 aet paid filed to the sum of attorney fees for counsel advice &c 3 10 07 to clerks bill of fees of court 17 53 37 to commissioners fee of 1375 and 3 18 75 balance at 5% per cent 10 5 8 16 the balance remaining in hands of the Administrator in notes for value of mortgag bearing interest from 1269 18 37 125 th Oct 1828 1 1375 00
1329 5 18 75 to By amount of sales of personal property sold on credit un- til 25 th day of September 1828. 3 1375 00

of the deceased Ezekiel Moore who hath intermarried with Matilda
Warner a daughter of deceased Hendrik Tibbs who hath intermarried
with Lucinda Warner another daughter of deceased Wright Moore who
was intermarried with Elizabeth Warner another daughter of deceased
William Lindsay who hath intermarried with Lydia Warner and
their daughter deceased Samuel Warner and Weston Warner
son of deceased and minors August 8th 1829 The State of California
Napa County County, before us Siphano business Saturday the
8th day of August 1829 At this day came Abraham Lindsay the
Administrator of the Estate of James Warner deceased and Hendrik
Tibbs one of the heirs by his attorney and the account current of the
Administrator being filed for allowances and final settlement and
notice whereof having been given as required by Law the hearing
allowances and settlement whereof having been continued until
the present day and the same together with the mallets & things
therein contained being inspected and by the court considered
It is considered and adjudged that the said account as now stated
by the judge sitting forth the net sum of two hundred and
sixty nine dollars 48^½ in notes with security due the 25th of
September 1828 and an interest from that time now in the hands
of the said Administrator for division and distribution among
the heirs to be all things allowed and entered as a petition with
final and liquidation of all the Estate of the said James Warner
deceased that has come to the knowledge and possession of the
said Abraham Lindsay his Administrator And it being made
affidavit

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appear to the satisfaction of the Court that the said deceased left a widow and six children who are now living to wit Martha the widow of the deceased and now the wife of the Administrator Mrs. Tilden daughter of the deceased and now the wife of Ezekiel whom Curran another daughter who is now the wife of Hindle Tibbs Elizabeth another daughter who is now the wife Wright Mrs. Phoebe Parker another daughter who is now the wife of William Lindsay Samuel Parker and Weston Parker sons of the said deceased and minors whom for it is considered expedient & desired by the Court that the aforesaid net sum of two hundred hundred and sixty nine dollars & 18^{1/2} together with the remaining interest thereon be distributed paid Court and accounted for by the said Administrator in manner following viz that the said Administrator being the Husband of the widow of said deceased retains his own use one fifth part of late debt owing equal to two hundred and fifty three dollars 83^{1/2} cents that he pay over to the said Ezekiel whom Hindle Tibbs Wright Moore and William Lindsay the husband of the said daughters to each the sum of One hundred & six dollars twenty two and a half cents that he pay over to the Guardian of the said Samuel Parker and Weston Parker for each the sum of One hundred and fifty nine dollars twenty two and a half cents with Interest On said sum from the 25th day of September 1828 T. Pingsold presiding Judge

Final Record of Administration causes No 6

The Estate of Leonard Pearson, Esq. for Orphans having begun before the County of Macon in the State of Alabama on the third Monday of June 1827 being held to day of the month present the Honorable Thomas Pingsold Judge the widow of Leonard Pearson having been duly called and hearing, judicating her consent that the administration be granted to Henry Pearson and he having given Bond and security in the sum of four thousand Dollars and having appeared in open Court and taken the oath prescribed by law It is then for considered by the Court that Letters of Administration issue to the said Henry Pearson on all and singular the goods chattels rights and credits of Leonard Pearson deceased.

It is ordered by the Court that Gulliford & Wade James Gay Gidderes Esq. Mr. Colquhoun and Elizur W. Fairfrough be appointed of executors of the Estate of Leonard Pearson deceased and that they or a majority of them make an return according to Law

For sufficient cause to the Court shown it is ordered & considered that the Administrator of Leonard Pearson deceased be and he is hereby authorized to sell and dispose of the Corp of the said deceased to the best advantage of the Estate at such time and place as he may thin fit, further

County Court Macon County State of Alabama Vacation June 11th 1827 Henry Pearson having this day made application for letters of administration on the Estate of Leonard Pearson deceased It is therefore ordered by the Court here that citation issue to the widow of the said deceased and a^{1/2} year at the Court to be held at the Court in said County on the third Monday of June instant to give bonds & security then and there to show cause if any she has why administration should not be granted to the applicant and the Court adjourned Thomas Pingsold Judge

Citation The State of Alabama Macon County County Court in session 11th June 1827 Henry Pearson having this day made application for letters of administration on the Estate of Leonard Pearson deceased It is therefore ordered by the Court here that citation issue to the widow of the said deceased to be and appear at the Court to be held at the Court House in said County on the third Monday in June instant to give bonds & security then & there to show cause if any she has why administration should not be granted to the said applicant & execution done from the minutes of Court this 11th day of June A.D. 1827 by Giddingsham's clerk I acknowledge this shrieve of the above and have no objection to Henry Pearson Administrator Henry Pearson

Witness The State of Alabama having to County Court all men & others present that we Henry Pearson Alfred Warmon and William Shucker are held and firmly bound unto Thomas Pingsold Esq. Judge of the County Court of the County & State of Alabama in the sum of four thousand Dollars lawful money of the United States to be paid to the said Thomas Pingsold or his successor in office which payment will and shall be made without bond our before our hundred & forty days & Administrator jointly & severally firmly by their hands sealed with our seal and dated the 8th instant day of June in the year of our

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Lord One thousand eight hundred and twenty seven
The condition of the above allegation is such that whereas the late
Leonard Pearson has been duly appointed Administrator of
all and singular the goods chattels rights & credits of Leonard
Pearson deceased. Now if the said Leonard Pearson shall well
and truly perform all the duties which are or may be by
law required of him as such Administrator then the above
allegation to be void. There is to remain in full force.

Given & sworn before Alfred Parrott Notary Public
of Lauderdale signed sealed & delivered in Open Court this
18th day of August 1827. G. Gobtningham Clerk.

Letter. The State of Alabama Marion County. By the judge of
this County Court Whereas Leonard Pearson 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 of the full disposition
and liberty of granting the Administration of all and singular
the goods chattels rights & credits of the said deceased
and also a full & complete power from the said to the court for
said deceased right & title. They desiring that the goods chattels
and credits of said deceased may be well and truly ad-
ministered and legally disposed of do here by direct unto Henry
Pearson administrator full power by the power of these
present to administer the goods chattels rights and credits
of said deceased which he had in his life time and at the time
of his death did so long and no other demand pur for and recover
and recognize the same and to pay the debts in which he deceased
stood bound so far as his effects will extend according to
law and then the last and justest to pay over to the legatees
and distributees of the said deceased and the said Henry
Pearson having given bond and security and taking the
oath and performed all other requisites required by law
as to his just qualification as Administrator the 10th
Order of said Court and by virtue of these presents ordered consti-
tuted and presented Administrator of all and singular the goods
chattels rights and credits of the said Leonard Pearson deceased
unto the Honorable the Judge of the said County this 18th day of
June A.D. 1827. G. Gobtningham Clerk.

Letter. An agreement of the personal Estate of Leonard Pearson
deceased ready money received as produced to us by Henry Pearson
the administrator agreeable to an order of administration from the
Judge of the Orphans Court of the County of Marion No us find
Humphrey Williams \$570 00 2 Bed & Furniture 2 \$350 00 \$71 00

One doz Box Tea	400 00	1 Cifl Gun & shot Bag	15 00
One doz doz George	150 00	4 Trunks for	8 00
One dozen Coffey	400 00	parc chairs at 75cts	4 00
One Box Horses	90 00	1 Table	" 50
50 bushels corn 75cts	37 50	135 ft	" 50
8000 lbs sea cotton \$2 per wt	160 00	2 prr Steel yards for	4 00
Baggin & Rop	19 00	2 Puddins for	" 50
20 Head meat cattle at \$4	112 00	Kitchen furniture for	7 25

Final Record of Administration Causes

97.

1 Blacksmithers Tools for		100
1 Spinning Wheel		360
1 mount brought forward		1973 75
1 wagon		35 00
70 Head of hogs for		16 00
Canning Whisks		5 00
1 Head Sheep at \$3		\$21975
State of Alabama Marion County No whose names are here \$215175		150 00
unauthorized do certify that the above schedule is a full and true ac- count of the personal Estate of Leonard Pearson deceased so far as the same has been produced to us by Henry Pearson the Adminis- trator certified by us the 23 rd day of June 1827 Roberto Lee Gus Ward Elisha P. Wabtongh witnesses		
The State of Alabama Marion County Before me personally came Henry Pearson and make oath that the above signed schedule contains a full and complete Inventory of the goods and chattels and rights of Leonard Pearson deceased who died intestate at the time of his death so far as the same has come to my knowledge or recollection as the administrator of Leonard Pearson deceased Henry Pearson Sworn to and subscribed before me this 17 th day of Sept 1827 Gobtningham		
Order. At a County Court held and held for Orphans business at Clinton in the County of Marion in the State of Alabama A.D. the thirteenth and 17 day of September in the year of our Lord One thousand eight hundred and twenty seven present the Honorable Thomas Rauford Judge It is ordered by the Court that the Inventory & Appraisement of the Estate of Leonard Pearson deceased filed this day by the Administrator hereinafter and entered of Record And it is also ordered that the administrator have an order to sell all the personal property contained in said Inventory excepting the negro slaves therein named and that he hire but paid slaves for the benefit of the heirs. On account of the sale of the corn belonging to Leonard Pearson deceased sold at private sale on the plantation of the adminis- trator agreeable to an Order of the Orphans Court of the County of Marion On a Monday the 4 th and Saturday the 7 th of July 1827 July 4 th James C. Williams 16 bushels of corn at 75 cts \$22 50 July 4 th John McGraw 10 bushels corn at 75 cts 22 50 July 7 th Henry Pearson 16 45 bushels corn at 75 cts 33 50 On account of the sale of the personal property of Leonard Pearson deceased agreeable to an order of the Orphans Court of the County of Marion held at the house of the said Leonard Pearson deceased On Friday the 28 th and Saturday the 29 th of December 1827 Humphrey Williams 16 1/2 Rifle Gun \$3 00 Mason Taylor 10 spoked Riddle 17 1/2 stone Uplough 15 00 26 50 William Cope 1 for large Steel yards 2 50 carried Peter 20 18 50 Zachariah Jones 1 m' steel pants 100 1 C mowing knife 43 2 1 pr hamstraps 150 1 forks 175 Set Ofa Irons 50 1 Board Nov 65 2 small trunk 150		
		8800

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Eliza Garbrough	To 1 drawing knif	916
	1 bushel measure	544
	1 carpenter Hammer	433
	2 Bronze Hors	125
Henry Pearson	To 1 pole ax 175 wappon 3165	3275
	1 feather Bed	21.00
	16 Head cattle	48.00
	Wine or rumman Wine	43.00
	as " rumman Berry }	
	do " rumman Celly }	110.00
	19 Bed of Corp	13.00
William Pittbury	To 100 pieces, towels & other articles 15.76	3166.76
	1 Large Trunk	1.00
	1 Pott + 1 Box	300
amount carried forward.		5.875
Rainey Pearson widow	To 1 spinning wheel	100
	10 day setting chairs	2.00
	1 Large Trunk	1.00
	1 do do	1.00
	1 do Box	.34
	11 Feather Bed furniture 10.00	
	Spine table 57 x 2, height 58 - 1.00	
	Frigg Tea kettle + pot	233
	13 Head Small Corp	16.00
	4 do cattle	9.00
	2 Boxes + Calors	16.00
Athene B. Doph	To 1 Bar lead + lads	47.96
W. Ford, Calor	To 2 Large Hens	18.50
	20 Head Hogs	90.50
Beth. Dent	To 5 Head Sheep	12.00
Eliza Garbrough	To 15 head hogs	30.00
Leonard Jones	To 1 bay horse which died in possession of	
	and 3 cows 18th nov 1877 and which said Horse & Cows	
	are to pay the aforesaid value	
	1/3 of the Sale of Stock of Cows brought forward from	
	and no 1	
	1/3 of the Sale of personal property brought over	
	in account of the Sale of the crops of cotton for the year	
1777 and 1808 belonging to the Estate of Leonard Pearson agree		356.35
able to an order of the Orphans Court of the County of		3117.90
Lafayette held at Hobbs, by account of Mr. Lockley Hobbs		
the State of Alabama Marion County Before whom personally came		
Henry Pearson Administrator of all and singular the goods and		
estate of Leonard Pearson deceased who being duly		
examined and made oath and saith that the foregoing account of the sales		
made by him in the name of Leonard Pearson deceased as aforesaid		
the personal Estate of Leonard Pearson deceased as aforesaid		
the said schedule is just & true (signed) Henry Pearson sworn to		
and subscribed before me this 21st day of October 1878 G. B. Burnham Clerk		
of a County Court for Orphans Court of Alabama held at Linden		
the County of Fayette in the State of Alabama On the first Monday		
of December of said year in the year of our Lord one thousand eight hundred		
and second day of said month in the year of our Lord one thousand eight hundred and		

Final Record of Administration Bonds No. 99

turning Eight present the Nomination Money Ringgold, Judge of said Court, for rendering
it is ordered by the court that the account book of the Battle of Standard Bearer
deceased as filed by Henry Pearson the administrator be rendered and of
Record.

Order At a County Court, ^{of Marion} held in and for the County of Marion in the State of Alabama on the first Monday and second day of March A.D. 1839, present the Notary W^m Thomas Bienville Judge, The administrator on the Estate of Leonard Pearson Marion filed his accounts for hearing and final settlement. It is ordered by the court that the first Monday in May be set for hearing and determining the same and that the clerk give to day notice by advertisement at Linan & three other publick places in the County for the hundred and creditors to attend and show cause if any they have with the said accounts should not be made final. And that the administrator be authorized to hire out the negroes for the present year.

Continued. At a County Court for Capital business held at Linden in the County of Marion in the State of Indiana on the first Monday and fourth day of May A.D. 1819 before the Honorable Thomas Pennington Judge presiding. It is ordered that this cause be continued until the next term of this Court.

Inventory of the Estate of Donald Pearson deceased for the year 1889 to wit

Received on John Barry Rock Eastley for his of negro man named and of
Onwards on Samuel Joseph James, father of his negro man born in 1821. Dated 12th
The State of Alabama, having a County Personally appraised \$146.50
beforeme George Cunningham Clerk of the County of State aforesaid
Henry Pearson Administrator on the Estate of Leonard Pearson
deceased who being duly sworn deposes and saith that the above is
a true return of notes taken by me for the hire of the negro aforesaid
ing to the Estate of the said deceased for the year 1829 (Signed) Henry
Pearson Sworn and subscribed before me this 28th day of May 1829
Geo Cunningham Clerk.

Order. At a County Court for Orphans business begun and held in &c on the County of, bearing in the State of Alabama in the first day to first Monday of June A.D. 1826 present the Honorable Thomas Ringgold, Judge of said court presiding. It is ordered by the court that Nathan Pearson a ministerator on the Estate of Leonard Pearson deceased be allowed three per cent on the gross amount of said Estate amounting to one hundred and thirty five dollars & twenty cents including attorney fees to say compensation for his services as Administrator on said Estate.

Contineuer: At a County Court for Orphans business began and held at Linn in the County of Marengo in the State of Alabama
On the first Monday in July in the year of our Lord One thousand
and Eight hundred and Ninety nine the Honorable W. M. Jones Presd
of old Judge of said Court presiding. It is ordered by the Court that
this case be continued until the next term of this Court to
beginning the first Monday of September.

On account current of the incomes received and ex'penditures of the
Society of Leonard Pearson caused from the 1st day of June 1874 to
the present time with George Olson the Administrator to

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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 69
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, County Court, or said County, 21st day of October, 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 he further a 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.

Final Record of Administration Causes No 6

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 being filed for allowances and final settlement, wherein thereof 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 \$2105 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.