

Amt. Sales Continued.

Court Page 2208 11-26²

		Amt. Received	6473
George Ford one Share	12 Am. Ford one Share A.M.	193	
Maham Major one Third Share	81 Clarendon Street one Third Sub	65	
Different Person 1/3rd Blacksmith Cole	58 12 de de One 1/2d per Month	65	
C. C. Simons one Rifle Gun	11 18 A de One 1/2d per Month	65	
Elvina French one Bottle	35 de de One 1/2d per Month	65	
de de One Coin	65 Col. Indian St. Park 1/16th per Month	65	\$ 155.00
de de One Chest Pub	65 Clarendon Street one Smoothing iron	65	6.75
de de One Metal Pub	65 de de Smoothing Colar	65	55.00
Black Major 2 Gun Dragnet	15 de de One Plough	65	15.25
Elvina French 1/3rd Cutlery & Hardware	20 Mrs. Ford one Plough	65	15.00
de St. Wm's Clock	20 de One Table Butter Term	65	\$ 287.50
de de One Captain's Furniture	25 Clarendon Street one Chair Back	65	
de de One Bed	25 Black Major 1/3rd Gun Dragnet	65	
de de One Tin Pan	65 Abraham Major's	65	
de de One Table	65 Clarendon Street one Chair Back	65	
R. D. Price One T. & A. Addy	71 de de One P. Edible Soap	65	
Elvina French 2 Pairs Trade	65 de de One P. Statuary Sc.	65	
de de 1 Sack Rice	25 de de One P. Sheep Shears	65	
de de One Pot	65 A. B. Cloud 1/3rd Camp & Cloth	65	
Black Major one Shovel & Spade	57		

The above is a list of the Sales of the
Estate of William C. Durkee as sold by me as the Administrator of said Estate.

V. Moyers,
Administrator.

Settlement of the Estate of Jas. S. Howell, deceased.

State of Pennsylvania

Clairborne County, Oct. 1st 1851.

This day Jacob Cloud one of the administrators
of the Estate of James S. Howell, deceased appeared and made the following settlement of
said Estate, to wit:

The Administrator is Chargable upon the Account of sales the sum of	\$ 607.61
I. S. Johnson Collected that belongs to the Estate or the Note taken } for the Sale of the Negro }	
for the Sale of the Negro }	7.00
The Administrator is entituled to the following Estate, to wit:	\$ 614.61
1. L. A. Garret Receipt for Copy of Record to go to Kentucky.	\$ 134.84
2. S. C. Evans, L. Shiff. Receipt for Attorney Fees.	65.34
3. G. B. Cleary L. Shiff. Receipt.	4.42
4. Carter, Garfield Receipt for Pump Equipment.	0.00
5. Jacob Peete Receipt as Attorney.	50.00
6. Thos. S. Johnson Audit Receipt.	5.50

After a Settlement of the Estate so far I find in the Hands of Jacob Cloud the
Administrator, the sum of Three hundred and forty nine dollars and fifty one cents
all of which is Submitted for the inspection of the Court, at the number 15th 1851.

The S. Johnson Ch. M.

Settlement with A. A. Morris, Guardian of Mary S. Howell.

State of Pennsylvania
Clairborne County,

August the 16th, 1851.

This day A. A. Morris appeared before me Thos. S. Johnson
Ch. of the County Court of said County and made the following Settlement as
Guardian to wit:

The Guardian is Chargable upon a former Settlement made the	
4th of December 1850, the sum of	
the Interest upon the above amount from the 4th of December 1850 to	
The 26th August 1851, the sum of	
14. I Note on A. H. Kelley due 1st. January 1852, for	55.00
15. Other Note due 1st January 1852 on A. H. Kelley for	15.25
16. An other Note on A. H. Kelley due 1st. January 1852, for	15.00
The Guardian is entitled to the following Estate, to wit:	
1. I. By A. H. Kelley Recd & int.	10.60
2. A. P. Evans Account Recd.	5.50
3. C. H. Hollings Other Recd & int.	15.50
4. C. Graham Recd & int.	1.00
5. C. E. Lewis, Recd.	.50
6. A. S. Johnson Ch. R. for making out and handing this Settlement.	1.50
The Guardian charges for his trouble	5.00
Even in the former Settlement.	

\$ 196.47

After a full statement with A. A. Morris the aforesaid Guardian I find in
his hands the sum of One Hundred and Ninety six dollars and Fifty seven cents, all
of which is Receipted further Submitted for the inspection of the Court.

T. S. Johnson

Ch. M.

Settlement with A. A. Morris, Guardian of Houston Howell.

State of Pennsylvania
Clairborne County,

August 26th, 1851.

This day A. A. Morris
appeared before me Thos. S. Johnson Ch. of the County Court of said County
and made the following Settlement as Guardian, to wit:

The Guardian is Chargable upon a former Settlement made the	
4th of December 1850, the sum of	
the Interest upon the above amount from the 4th of December 1850 to	
the 26th August 1851.	
To a Note on C. Cardwell, due the 1st. January 1852, for	
To a Note on Kelley & Crane, due 1st. January 1852, for	
To a Note on S. J. Barnard due 1st. January 1852, for	
To a Note on A. H. Kelley due 1st. January 1852, for	
To a Note on A. H. Kelley & Evans due 20th December 1851,	
To Rent of the Five Room for 1851.	
To Interest upon same up to date.	
To Rent, that should have been charged in former Settlement	

(cont.)

2
Guardian Settlement Continued

Amount Brought Forward

To Interest upon the same.

To a Note on L. & C. Garnett due the 1st January 1851.

To Interest on the same.

To a Note on J. C. Lane due 1st January 1851.

To Interest upon the same to date.

To the Mind of Black boy John to S. M. Kelley for the year 1850

To Interest upon the same to date.

The Guardian is entitled to the following Credit, to wit:

1. By John Cormitts recd. Int.
2. J. S. Kelley recd. Int.
3. S. L. Faris recd. Int.
4. William Capps recd. Int.
5. Rev. Horace's recd.
6. J. C. Lane recd.
7. G. F. Bush recd. Int.
8. S. M. Kelley Evans recd. Int.
9. Gov. Rogers recd. as Crdt.
10. Mrs. Weston recd. Int.
11. Mrs. Guardian Charged her to her credit.
12. Recd. S. S. Johnson for settling settlement and Recording the same.

\$491.71
47.00
46.00
1.84
30.00
1.40
52.00
3.18

\$1038.78
1.41.71
51.18
8.00
4.00
1.00
.50
2.50
53.88
20.00
34.35
10.00

1. 30.832777
\$102.05

After a Settlement of the above Accounts I find in the hands of the Guardian the sum of One hundred and one dollars and am Crdt. to which is Respectfully Submitted to the Court.

The S. Johnson,
Clark.

The last Will and Testament of Silas Williams, Esq. deceased.

State of New-York
Clarkson County.

I, Silas Williams Senior, do make and publish this as my last Will and Testament as follows, to wit: At 1st. I will my soul to God who created it. At 2nd. I direct that my funeral expenses and all my debts be paid as soon after my death as possible out of monies that I may die possessed of or that first come into the hands of my Executor. At 3rd. It is my will that my Executor set free as soon as possible after my death the following named Slaves on Condition they comply with the laws of the land in such case made and provided. Viz. Two twin boys David & Calow aged 16 years Feb. of March last & Dies aged 18 years the 9th. August last also Elizabeth aged about 31 years and that they assume the name of Cleary, having previously emancipated and free their Brother and all the Children. At 4th. It is my will that my land and all my personal property be sold on a Twelve Months Credit and the proceeds equally divided amongst my lawful living Children, Namely, Sarah Cappa, William

Williams, & David Williams Senior to have one dollar, Silas Williams Senior, Calow, Bruffield, Nancy Redement, John Williams, Frederick Williams, Susanna Clinton, James Williams all of the above named heirs except David Williams Senior, is to share equal in the proceeds of my property both real & personal. At 5th. It is my will that the 2 boys David & Calow have the privilege of getting her Manse to a House and to have the Cells. At 6th. To my will that my Executor have David, Calow & Cappy dedicated six weeks next with the expenses to be paid out of the proceeds of my property. At 7th. I do hereby nominate and appoint Silas Williams, Senior and Robert S. Rufus my Executors, In witness whereof, I do to this my will set my hand in seal this 1st day of December 1847.

Silas Williams, Senior *(Seal)*

Signed, Sealed and published in our presence and we here subscribe our names hitherto in the presence of the Testator, this 1st day of December 1847.

Witnessed,

William Williams

Edward Pughill

Guardian settlement with Hamilton Evans.

State of New-York
Clarkson County, Esq. 1st. S. S. Johnson, Clark. 1849.

This day Hamilton Evans the Guardian of William M. Evans, appointed before me the S. S. Johnson Clerk of the County Court of said County did make the following statement, to wit:

The Guardian is chargeable upon a former settlement made the 3d. August 1849 the sum of

To interest upon the above account from the 3d August 1849 to the 3d. of August 1850 the sum of

The Guardian is entitled to the following Credit, to wit:

1. By Am. H. S. Johnson, Clerk for managing & Prosecuting this statement the sum of \$ 1.50
2. His Clerk for removing Bond as Guardian .75
3. Am. S. Hamill receipt for tuition \$ 20.00
4. \$ 32.55

Upon a settlement of the above accounts, I held in the hands of the Guardian the sum of One hundred and Ninety dollars and fifty four cents all of which is Respectfully submitted for the further Inspection of the Court.

The S. Johnson
(Seal)