

living in the bounds of said road and formerly worked on said road in future work under said Grant which road is established in the second class.

On motion it is ordered by the court that a road leading up the Barron Hollow from the county line towards Tolly Ferry on Duck River to Buffalo be discontinued and be no longer considered a public road of this County.

On motion it is ordered by the court that John W. Guff Harris Baker Calap Murphy David Murphy and James Landerall and William F. Miller be appointed a jury of view to view and mark a road commencing at the county line the Barron Hollow the nearest and best way to Barley and Satterfield store taking the public good and individual good in consideration and make report of the same to the next term of this court.

On motion it is ordered by the court that George Cooke be appointed overseer of the road in the room of Stephen McGinn removed and that all the hands living in the bounds of said road in future work under said Cooke on said road which is established in the second class.

- (338) Samuel Spicer Guardian for Elizabeth and Hugh Cannon minor heirs of Dennis Cannon dead this day made report as guardian and oath having been made thereto it is ordered to be recorded.

On motion of William Lorton it is ordered by the court that William Lorton be appointed overseer of the road in the room of Kinchen Taylor commencing at said Lortons running down Tumbling or bk to Duck River and that all the hands living in the bounds of said road in future work under said Lorton on said road which is established in the second class.

On motion it is ordered by the court that William Simpson and Henry Hunter work on the road and as Henry Seamon and that the rest of the road the said Seamon is overseer of he extended to the dividing ridge between Harrisons Creek and Blue Creek which road is established in the second class.

On motion it is ordered by the court that James Taylor be appointed overseer of the road in the room of Henry Hunter and that all the hands living in the bounds of said road in future work under said Taylor on said road which is established in the second class.

On motion it is ordered by the court that Aliza Kirkland be appointed overseer of the road in the room of L.B. Reese and that all the hands living in the bounds of said road in future work on said road under said Kirkland which road is established in the second class.

Levi McCollum guardian for Thomas Fox minor heir of Lindley Fox this day made report of his guardianship and oath having been made thereto it is ordered to be recorded.

- (339) The clerk of this court made report of a settlement made with T.B. Spicer administrator of John Rice dead which was examined by the court and read and ordered to be recorded.

On motion it is ordered by the court that Jacob N. White be appointed Guardian for William Henry Harrison a coloured boy of Cary Ann Wheat and heir of Solomon McClood dead agreeable to the will of said deceased and the said Jacob N. White appeared in open court together with B.B. Spicer Joel Smit and G.W. McClood his securities thereto and entered into and ack

knowledge their bond in the sum of eight hundred dollars is conditioned as the law direct: which bond was examined by the court and received and so certified.

On motion it is ordered by the court that John Burgess be appointed overseer of the road from George Turners to the Jackson County line and the said Turners bonds David A. Massey and hands Patrick Taylor James Neel Jerry Shearer Wilson Roy G. L. in West and James Wilson work on said road under said Burgess which road is established in the second class.

- (340) On motion it is ordered by the court that Solomon Hixings be appointed overseer of the road in room of B.B. Spicer and that all the hands who worked on said road under said Spicer shall in future work under said Hixings which is established in the first class.

The court then adjourned till court again on course.  
Urbane Harris JP Albert Warren JP Eli White JP

State of Tennessee. At a county court begun and held for the County of Humphreys at the courthouse in the Town of Waverly on the first Monday it being the 3rd day of April A.D. 1848 present and presiding the worshipful Albert Warren Urbane Harris Whitben White W.W. Moss and W.B. Hendrix James Poyner J.Y. Knight D.R. Owen Alexander Jones J.B. Long James Miller and Elizabeth Loyd Esqr Justices &c.

Coleman E. Harris who was duly and constitutionally elected clerk of the county court by the qualified voters of said county on the first Saturday in March 1848 for the next four years this day appeared in open court together with Urbane Harris Labon Hendrix Albert Warren F.B. Christian D.R. Owens D.W. Simpson and G.B. Collier his securities thereunto and entered into and acknowledged their bond in the sum of five thousand dollars conditioned as the law directs and the said Coleman E. Harris takes the oath of his office as the law directs.

Know all men by these presents that we Coleman E. Harris Urbane Harris Albert Warren Labon Hendrix J.P. Christian D.R. Owens D.W. Simpson and G.B. Collier all of the County of Humphreys and State of Tennessee are held and firmly bound unto the said State of Tennessee in the sum of five thousand dollars which payment will and truly to be made by and ourselves or heirs executors and administrators jointly severally firmly by these presents sealed with our seals and dated this 3rd day of April A.D. 1848.

The condition of the above obligation is such that whereas the above bound Coleman E. Harris was duly and constitutionally elected clerk of the county

- (341) court of said county by the qualified voters of said county on the first Saturday in March 1848 for the ensuing four years now if the said Coleman E. Harris clerk as aforesaid shall well and truly collect and pay over to the Treasurer of the State of Tennessee all such money as he is bound by law to collect and pay over on or before the first day of December in each and every year during his continuance in office this his obligation to be void otherwise to remain in full force and effect.

Coleman E. Harris Seal Urbane Harris Seal Labon Hendrix Seal  
Albert Warren Seal J.P. Christian Seal D.R. Owens Seal  
D.W. Simpson Seal G.B. Collier Seal

Know all men by these presents that we Coleman E. Harris Urbane Harris

Laben Hendrix Albert Warren J.P. Christian D.R. Owens D.M. Simpson and others for all of the county of Humphreys and State of Tennessee are jointly and severally bound unto the State of Tennessee in the sum of five thousand dollars which payment well and truly to be made we bind our selves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 3rd day of April A.D. 1848.

The condition of the above obligation is such that whereas the above bound Coleman E. Harris hath been duly and constitutionally elected clerk of the County of Humphreys for the ensuing four years now if the above bound Coleman E. Harris shall well and truly do and perform all and singular the duties of said office from time to time as the law in all such cases shall and may direct during his continuance in office then the above obligation to be void otherwise to remain in full force and effect.

C.E. Harris(Seal)Wm. Harris(Seal)Albert Warren(Seal)  
L. Hendrix(Seal)J.P. Christian(Seal)D.R. Owens(Seal)D.M. Simpson  
G.R. Coleman(Seal)

James L. Singleton this day appeared in open court and renewed his bond as collector for Humphreys County with his heirs J. L. Singleton minor heir of Wilma A. Singleton dead and the said James L. Singleton appeared in open court together with William Hedges and Joel Hedges his securities thereto and entered into and acknowledged their bond in the sum of three hundred dollars conditioned as the law directs bond was examined by the court and read and so certified.

- (342) Robert McCrory who was duly and legally elected by the qualified voters of this county this day appeared in open court together with J.M. Long G.W. McCrory D.L. Simpson C. Harris Wm. McIlwain and W. Hedges

Know all men by these presents that we Robert McCrory Joseph H. Long G.W. McCrory D.L. Simpson and C. Harris William McIlwain William Hedges all of the county of Humphreys and State of Tennessee are held and firmly bound unto the State of Tennessee in the sum of twelve thousand five hundred dollars which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally and finally by these presents sealed with our seals and dated this 3rd day of April 1848.

The condition of the above obligation is such that whereas the above bound Robert P. McCrory was duly and constitutionally elected Register of said County of Humphreys for the ensuing four years now if the above bound Robert P. McCrory shall faithfully perform and execute all the duties of the office of Register as prescribed in said office then this obligation to be void otherwise to remain in full force and effect.

Robert P. McCrory(Seal)J.M. Long(Seal)  
J.M. Simpson(Seal)W. Harris(Seal)Wm. McIlwain(Seal)  
W. Hedges(Seal)

James Yeats who was duly and legally elected Trustee of said County by the qualified voters of said county on the first Saturday in March 1848 this day appeared in open court and entered into and acknowledged his bond together with C.E. Harris W.B. Harmon John Edwards W. White and R. Yeats his securities thereto in the sum of four thousand dollars conditioned as the law directs which bond is as follows

We, James Yeats C.E. Harris L. Harmon John Edwards W. White and R. Yeats all of the county of Humphreys and State of Tennessee are held and firmly bound unto the said State of Tennessee in the sum of four thousand

dollars for which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally by these presents sealed with our seals and dated this 3rd day of April A.D. 1848.

- (343) Whereas the above bound James Yeats was duly and legally elected by the qualified voters of said county on the 4th day of March 1848 Trustee of said County for the next two years as appears from the certificate of W.W. Webster clerk of said county. Now the condition of the above obligation is such that if the said James Yeats shall safely keep all the money belonging to the county aforesaid and pay over the same agreeable to law and order of the County court of said County all such County moneys as may be deposited in his hands and faithfully discharge all the duties as Trustee of said County agreeable to law then this obligation to be void otherwise to remain in full force and effect.

James Yeats(Seal)W.B. Harmon(Seal)John Edwards(Seal)  
R. Yeats(Seal)

George R. McCrory who was duly and legally elected collector of the public revenue of county aforesaid for the present year by the county court at the January Term 1848 of said county of Humphreys this day appeared in open court together with W.C. Hedges W.B. Hedges Robert Holland his securities thereto and entered into and acknowledged their bond in the sum of two thousand dollars conditioned as the law directs and the said George R. McCrory takes the oath as collector as the law directs.

Know all men by these presents that we George McCrory W.C. Hedges W.B. Hedges and Robert Holland all of the county of Humphreys and State of Tennessee are held and firmly bound unto the State of Tennessee in the sum of two thousand dollars for which payment well and truly to be made we bind ourselves and each of ourselves and each of our heirs executors and administrators jointly and severally by these presents sealed with our seals and dated the 3rd day of April 1848

The condition of the above obligation is such that whereas the above bound George R. McCrory was duly and legally elected collector of the State and County taxes of said County at the January Term 1848 of said court now if the above bound George R. McCrory shall well and truly collect and pay to the Treasurer of the State all the State taxes by him collected as which ought to have been collected which is due the State from said County by the first day of December next this obligation to be void otherwise to remain in full force and effect.

George R. McCrory(Seal)W.C. Hedges(Seal)W.B. Hedges(Seal)  
Robert Holland(Seal)

George R. McCrory who was duly and legally elected collector of the State and county taxes for the present year of the County aforesaid at the January term 1848 of said court this day appeared in open court together with W.C. Hedges W.B. Hedges and W.D. McCrory and William Jones his securities thereto and entered into and acknowledged their bond in the sum of two thousand dollars conditioned as the law directs and the said George R. McCrory takes the oath of collector agreeable to law.

Know all men by these presents that we George R. McCrory W.C. Hedges W.B. Hedges W.D. McCrory and William Jones all of the County of Humphreys and State of Tennessee are held and firmly bound unto the State of Tennessee in the sum of two thousand dollars for which payment well and truly to be made we

bind ourselves and each of our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated the 3rd day of April 1848 The condition of the above obligation is such that whereas the above bound George R. McCrory

(344) was duly and legally elected collector of the public taxes for the year 1848 by the county court of said county at the January term 1848 of said County court. Now if the above bound George R. McCrory shall well and truly collect all county taxes which by law he ought to collect and pay the same over to the Trustees of said county by the first day of December next then this obligation to be void otherwise to remain in full force and effect.

George R. McCrory (Seal) William C. Hedge (Seal) W.B. Hughes (Seal)  
W.D. McCrory (Seal) Will T. Jones (Seal)

Burwell B. Spicer who was duly and legally elected sheriff of Humphreys County by the qualified voters thereof on the first Saturday in March 1848 for the ensuing two years this day appeared in open court together with John Brown Philip Lewton J.H. Long U. Harris C.E. Harris W. White James Yeats D.M. Simpson R. Holland and John Sullivan his securities thereto and entered into and acknowledged their bond in the sum of twenty thousand dollars conditioned as the law directs and the said

(345) Burwell B. Spicer taken the several oaths of office according to law.

We, B.B. Spicer John Brown Philip Lewton J.H. Long Urbans Harris C.E. Harris James Yeats W. White D.M. Simpson Robert Holland and John Sullivan all of the County of Humphreys and State of Tennessee are hold and firmly bound unto the said State of Tennessee, in the sum of twenty thousand dollars for which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally by these presents sealed with our seals and dated this 3rd day of April 1848.

Whereas the above bound Burwell B. Spicer was on the 4th day of March 1848 duly and legally elected sheriff of said county by the qualified voters in said county for the next two years as appears on the certificate of W.W. Webster, Coroner of said county. Now the condition of the above obligation is such that if the said Burwell B. Spicer shall well and truly execute and due return make of all process and precepts to him directed and pay and satisfy all fees and sums of money by him received or levied by virtue of any process in the proper office by which the same by the term thereof ought be paid or to the person to whom the same shall be due his heirs or their executor or administrators attorneys or agents and small things well and truly and faithfully execute the said office of sheriff during his continuance therein then this obligation to be void otherwise to remain in full force and effect.

B. Spicer (Seal) John Brown (Seal) Philip Lewton (Seal) J.H. Long (Seal)  
U. Harris (Seal) W. White (Seal) James Yeats (Seal) D.M. Simpson (Seal)  
Robert Holland (Seal) John Sullivan (Seal)

Ne 1. James A. Simpson who was duly and legally elected constable in the County of Humphreys by the qualified voters of the 1st Civil District this day appeared in open court together with John Edwards Daniel Tealinson Robert Peyner and E.M. Lucas his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified and the said Simpson taken the several oaths of office as the law directs.

Ne 2. Thomas M. Warren who was duly and legally elected constable in said county for the ensuing two years by the qualified voters in the 2nd Civil District in said County this day appeared in open court together with John Brown

John Sullivan Benjamin Stone C.E. Harris V.S. Allen his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs and the said Warren takes the several oaths of office agreeable to law which bond was examined by the court and so certified.

Ne 3. William McIlwain who was duly and legally elected constable of said county for the ensuing two years by the qualified voters in the 3rd Civil District of said County on the first Saturday in March 1848 this day appeared in open court together with C.E. Harris Laban Hendrix M.M. Massey and D.M. Simpson his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs and the said McIlwain taken the several oaths of office agreeable to law which bond was examined by the court and received and so certified.

(346) Ne 4. Joseph Honey who was duly and legally elected constable in the County of Humphreys for the ensuing two years by the qualified voters in the 4th Civil District in said County on the first Saturday in March 1848 this day appeared in open court together with Onby Owens M.M. Massey David Frewett Zelae Owens and John Owens his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified and the said Joseph Honey taken the several oaths of office as the law directs.

Ne 5. Laban Hendrix who was duly and legally elected constable to serve the next two years in the county by the qualified voters in the 6th Civil District of said county on the first Saturday in March 1848 this day appeared in open court together with W. White William McIlwain U. Harris Albert Warren and C.E. Harris his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified and the said Laban Hendrix taken the several oaths of office as the law directs.

(347) Robert Peyner who was duly and legally elected constable to serve in said county the ensuing two years by the qualified voters in the 5th Civil District in said county on the first Saturday in March 1848 this day appeared in open court together with C.E. Harris James A. Simpson John Edwards and James Peyner his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified the said Peyner taken the several oaths of office as the law directs.

William Jones who was duly and legally elected to serve as constable in this county for the ensuing two years by the qualified voters in the 6th Civil Districts on the first Saturday in March 1848 this day appeared in open court together with William Jones Jr R.B. McCrory J. Little and J.L. Brown his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified and the said William Jones taken the several oaths of office as the law directs.

George F. Lumsden who was duly and legally elected to serve as constable in this county for the ensuing two years by the qualified voters in the 8th Civil District on the first Saturday in March 1848 this day appeared in open court together with Henry sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so



and so certified, the said Robert Hall taken the several oaths of office as the law directs.

- (348) Edward Cowen who was duly and legally elected to serve as constable in said county for the ensuing two years by the qualified voters in the 11th Civil District in said County on the first Saturday in March 1848 this day appeared in open court together with W<sup>h</sup>ite John Edwards Robert Poyner and James H. Mercer his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified and the said Crockett L.W. Bryant James Crockett W.C. Hedge and Joseph H. Long his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified and the said George F. Lamson taken the several oaths of office as the law directs.

Robert Hall who was duly and legally elected to serve as constable in the 9th Civil District of this county by the qualified voters on the first Saturday in March 1848 for the ensuing two years this day appeared in open court together with Robert Holland Joseph H. Long G.F. Lamson and P. Lewton his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified the said Robert Hall taken the several oaths of office as the law directs.

William M. Hendrix Urbane Harris William W. Moss James Miller E.D. Loyd William Hadspeith John B. Lawson, James Poyner Joshua Y. Knight Alexander James Whitbee White David R. Owens Albert Warren William B. Hughey W.K. Byrn Philip Lewton William C. Hedge James Crockett and Roland Rushing who were duly and legally elected by the qualified voters in the several different civil districts in this county on the first Saturday in March 1848 to serve as Justices of the peace for the ensuing six years this day appeared in open court and taken the several oaths of office as the law directs and taken their seats on the bench and proceeded to business

- (349) The clerk of this court made report of a settlement made with B.B. Spicer guardian for George T. Eby minor heir of Thomas Eby deed which was examined by the court and received and ordered to be recorded

The clerk of this court made report of a settlement made with Daniel F. McElvay guardian for the minor heirs of Robert McElvay deed which was examined by the court and received and ordered to be so certified

The clerk of this court made report of a settlement made with Cyrena Garrett guardian for the minor heirs of Nathan Garrett deed which was examined by the court and ordered to be recorded.

The clerk of this court made report of a settlement made with Henry Miller guardian for Jacob and Thos. Miller deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with James Frewett guardian for the minor heirs of John Frewett deed which was examined by the court and received and ordered to be recorded.

- (350) The clerk of this court made report of a settlement made with William U. McNeely administrator of the estate of John Cannondeed which

and so certified, the said Robert Hall taken the several oaths of office as the law directs.

- (348) Edward Cowen who was duly and legally elected to serve as constable in said county for the ensuing two years by the qualified voters in the 11th Civil District in said County on the first Saturday in March 1848 this day appeared in open court together with W<sup>h</sup>ite John Edwards Robert Poyner and James H. Mercer his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified and the said Crockett L.W. Bryant James Crockett W.C. Hedge and Joseph H. Long his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified and the said George F. Lamson taken the several oaths of office as the law directs.

Robert Hall who was duly and legally elected to serve as constable in the 9th Civil District of this county by the qualified voters on the first Saturday in March 1848 for the ensuing two years this day appeared in open court together with Robert Holland Joseph H. Long G.F. Lamson and P. Lewton his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified the said Robert Hall taken the several oaths of office as the law directs.

William M. Hendrix Urbane Harris William W. Moss James Miller E.D. Loyd William Hadspeith John B. Lawson, James Poyner Joshua Y. Knight Alexander James Whitbee White David R. Owens Albert Warren William B. Hughey W.K. Byrn Philip Lewton William C. Hedge James Crockett and Roland Rushing who were duly and legally elected by the qualified voters in the several different civil districts in this county on the first Saturday in March 1848 to serve as Justices of the peace for the ensuing six years this day appeared in open court and taken the several oaths of office as the law directs and taken their seats on the bench and proceeded to business

- (349) The clerk of this court made report of a settlement made with B.B. Spicer guardian for George T. Eby minor heir of Thomas Eby deed which was examined by the court and received and ordered to be recorded

The clerk of this court made report of a settlement made with Daniel F. McElvay guardian for the minor heirs of Robert McElvay deed which was examined by the court and received and ordered to be so certified

The clerk of this court made report of a settlement made with Cyrena Garrett guardian for the minor heirs of Nathan Garrett deed which was examined by the court and ordered to be recorded.

The clerk of this court made report of a settlement made with Henry Miller guardian for Jacob and Thos. Miller deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with James Frewett guardian for the minor heirs of John Frewett deed which was examined by the court and received and ordered to be recorded.

- (350) The clerk of this court made report of a settlement made with William U. McNeely administrator of the estate of John Cannondeed which



was examined by the court and received and ordered to be recorded.

On motion of G.B. Collier it is ordered by the court that the said G.B. Collier be appointed administrator of the estate of William Taylor deed and the said G.B. Collier appeared in open court together with C.E. Harris Urbane Harris and E.H. Lucas his securities thereto and entered into and acknowledged their bond in the sum of two hundred and fifty dollars conditioned as the law directs which bond was examined by the court and received and so certified and the said G.B. Collier taken the oath of administrator as the law directs.

The court then went into election to elect a chairman for the balance of the year 1848 and on counting the votes it is declared that Albert Warren was duly and legally elected Chairman for the present year.

A paper purporting to be the last will and testament of Abram Rushing deed was this day produced in open court and the due execution thereof proven by the oath of Elisha Crosswell one of the subscribing witnesses thereto and the signature of David Irwin the other witness approved by the said Crosswell and Elizabeth Rushing who was appointed executrix of said last will and testament this day appeared in open court together with W.W. Moss Wilson Rushing and Rowland B. Rushing her securities thereto and entered into and acknowledged their bond in the sum of twelve hundred dollars conditioned as the law directs and the said Elizabeth Rushing taken the oath of executrix as the law directs. It is ordered by the court that letters testamentary issue to the said Elizabeth on said estate.

The court then proceeded to elect a quorum to serve the balance of the present year and on counting the votes it was declared that A. Warren Urbane Harris and Whidbee White was duly and legally elected to serve as quorum the balance of the present year.

(351) A paper purporting to be the last will and testament of William Tomlinson was this day produced in open court certified by W. Williams Clerk of the County court of Stewart County and thereupon on motion of Daniel Tomlinson it is ordered by the court that the said Daniel Tomlinson be appointed administrator with the will annexed of William Tomlinson deed and the said Daniel Tomlinson appeared in open court together with John Carter T. Knight and Robert Carter his securities thereto and entered into and acknowledged their bond in the sum of eighteen hundred dollars conditioned as the law directs and the said Daniel Tomlinson taken the oath of administrator with the will annexed as the law directs.

Hugh L. Brown one of the administrators of the estate of Alexander Brown deed this day made a supplemental return of said Estate and oath having been made thereto it is ordered to be recorded.

Urbane Harris and Albert Warren who was appointed at the January Term 1848 of the county court of said county Revenue Commissioners to make settlement with the county officers of said county this day made report of a settlement made with James Lents trustee of said county which report was examined by the court and ordered to be recorded.

Urbane Harris and Albert Warren who was appointed at the January Term 1848 of the county court of said county Revenue Commissioners to make settlement with the County Officers of said county this day made report of a settlement made with Richard Batson clerk of the circuit court on account

Marrissett be appointed overseer of the road in the room of said Hiram McElyea and that all the hands living in the bounds of said road in future work under said Marrissett on said road which road is established in the second class.

On motion it is ordered by the court that William Usury be appointed overseer of the road in the room of Solomon Owens and that all the hands living in the bounds of said road in future work under said Usury on said road which is established in the second class.

The clerk of this court made report of a settlement made with Elzey Roberts administrator of the estate of Rebecca Hiddings deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with James L. Singleton administrator of the estate of Eliza A. Singleton deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with James L. Singleton guardian for Dona Mart a Singleton minor heir of Eliza Ann Singleton deed which was examined by the court and received and ordered to be recorded.

Solomon Hiddings and others who was appointed at the last term of this court a jury of view to view and mark a road on the lands of B.B. Spicer and others this day made a favorable report of the same which was read by the overseer of said road. It is therefore ordered by the court that the road be viewed and marked by said jury be considered a public highway was in this county and that the said Spicer and I have leave to stop up the old road which road is now changed is established in the first class.

W. James A. Simpson John Edwards Daniel Tomlinson Robert Poyner and E.H. Lucas all of the county of Humphreys and state of Tennessee are held and finally bound unto the State of Tennessee in the sum of four thousand dollars for which payment well and truly to be paid we bind our selves and (554) each of our heir executors and administrators jointly and severally and by these presents sealed with our seals and dated this 3rd day of April 1848. Whereas the above bound James A. Singleton was on the 4th day of March 1848 duly and legally elected constable in the first district of said county to serve the ensuing two years and appears from the certificate of W.W. Webster coroner of said county now the condition of the above obligation is such that if the said James A. Simpson shall faithfully discharge the duties of his office and shall well and truly pay over and account for all money by him collected by virtue of his office to the person or persons authorized to receive the same then this obligation to be void otherwise to remain in full force and effect aforesaid and appeared Jas. A. Simpson in open court 3rd day of April 1848

Jas. Simpson (Seal) John Edwards (Seal) Daniel Tomlinson (Seal)  
Robert Poyner (Seal) E.H. Lucas (Seal)

W. Williams McMillin C.E. Harris Laben Hendrix M.M. Massey D.M. Simpson all of the county of Humphreys and State of Tennessee are held and finally bound unto the State of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally finally by these presents sealed with our seals and dated this 3rd day of April A.D. 1848.

Whereas the above bound William McIlwain was on the 4th day of March A.D. 1848 duly and legally elected in the 3rd Civil District to serve as constable in the county aforesaid for the next two years as appears from the certificate of W.W. Webster coroner of said county. Now the condition of the above obligation is such that if the said William McIlwain shall faithfully discharge the duties of his office and shall well and truly pay over and account for all money by him collected by virtue of his office to the person or persons authorized to receive the same then this obligation to be void otherwise to remain in full force and effect. Ackd and approved in open court 3rd day of April 1848.

Wm. McIlwain (Seal) C.E. Harris (Seal) Laban Hendrix (Seal)  
M.M. Massey (Seal) D.M. Simpson (Seal)

(355) We Robert Poyner C.E. Harris, James A. Simpson John Edwards and James Poyner all of the county of Humphreys are held and firmly bound unto the said State of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally by these presents sealed with our seals and dated this 3rd day of April A.D. 1848 whereas the above bound Robert Poyner duly and legally elected in the 8th Civil District to serve as constable in the county aforesaid for the next two years as appears from the certificate of William W. Webster coroner of said county. Now the condition of the above obligation is such that if the said Robert Poyner shall faithfully discharge the duties of his office and shall well and truly pay over and account for all sums of money by him collected by virtue of his office to the person or persons authorized to receive the same then the obligation to be void otherwise to remain in full force and effect.

Acknowledged and approved in court 3rd day of April 1848.

Robert Poyner (Seal) C.E. Harris (Seal) James A. Simpson (Seal)  
John Edwards (Seal) James Poyner (Seal)

We Joseph Honey Only Owens and M.M. Massey David Frewitt Zedac Owens and John Owens all of the county of Humphreys and State of Tennessee unto the State of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally by these presents sealed with our seals and dated the 3rd day of April 1848 Whereas the above bound Joseph Honey was on the 4th day of March 1848 duly and legally elected in the 4th District to serve as constable in the county aforesaid for the next two years as appears from the certificate of the above obligation is such that if the said Joseph Honey shall faithfully discharge the duties of his office and shall well and truly pay over the sums of money by him collected by virtue of his office to the person or persons authorized to receive the same then this obligation to be void otherwise to remain in full force and effect. Acknowledged and approved by the court 3rd April 1848. A. Warren Chairman.

Joseph Honey (Seal) Only Owens (Seal) M.M. Massey (Seal)  
David Frewitt (Seal) Zedac Owens (Seal) John Owens (Seal)

We William T. Jones M.P. McCrory William Jones J.N. Little and J.L. Brown all of the county of Humphreys and State of Tennessee are held and firmly bound unto the said State of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally by these presents sealed with our seals and dated this 3rd day of April A.D. 1848

Whereas the above bound William Jones as duly and legally elected in the 8th district to serve as constable for the next two years in the county of Humphreys on the 4th day of March 1848 as appears from the certificate of W.W. Webster coroner of said county now if the said William T. Jones shall faithfully discharge the duties of his officers and shall well and truly pay over and account for all sums of money by him collected by virtue of his office to the person or persons authorized to remain in full force and effect and approved in open court 3rd April 1848. Albert Warren Chairman.

Wm. T. Jones (Seal) M.P. McCrory (Seal) William Jones (Seal)  
J.N. Little (Seal) H.L. Brown (Seal)

We, Laban Hendrix C.E. Harrison W. "Hite Wm. McIlwain, Urb ne Harris, W. White Wm McIlwain and Albert Warren all of the county of Humphreys and State of Tennessee are held and firmly bound unto the said State of Tenn in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated the 3rd day of April 1848.

Whereas the above bound Laban Hendrix was duly and legally elected in the 8th District to serve as constable in the county aforesaid the next two years as appears from the certificate of W.W. Webster coroner of said county now the condition of the above obligation is such that if the said Laban Hendrix shall faithfully discharge all the duties of his office and shall well and truly pay over to the person or persons as authorized to receive the same to void otherwise to remain in full force and effect. Ackd and approved in open court 3rd April 1848.

Laban Hendrix (Seal) Wm. "Hite (Seal) Wm. McIlwain (Seal)  
Urbane Harris (Seal) Albert Warren (Seal) C.E. Harris (Seal)

(357) We George Lundson Henry Crockett and L.W. Bryant James Crockett W.C. Hedge and Joseph M. Long all of the county of Humphreys and State of Tennessee are held and firmly bound unto the said State of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 3rd day of April A.D. 1848 Whereas the above bound George F. Lundson was on the 4th day of March 1848 duly and legally elected in the 8th District to serve as constable in the county aforesaid for the next two years as appears from the certificate of W.W. Webster coroner of said county now the condition of the above obligation is such that if the said George F. Lundson shall faithfully discharge the duties of his office and shall well and truly pay over and account for all sums of money by him collected by virtue of his said office to the person or persons authorized to receive the same then this obligation to be void otherwise to remain in full force and effect. Ackd and approved in open court 3rd April 1848. A. Warren Chairman.

F. Lundson (Seal) Henry Crockett (Seal) L.W. Bryant (Seal)

We Robert Hall Robert Holland Joseph H. Long J.T. Lundson and Phillip Lawton all of the county of Humphreys and State of Tennessee are held and firmly bound unto the state of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 3rd day of April 1848. Whereas the above bound Robert Hale was on the 4th day of March 1848 duly and legally

elected in the 9th district to serve as constable in said

county for the next two years as appears from the certificate of W.W. Webster coroner of said County now the condition of the above obligation is such that if the said Robert Hale shall faithfully discharge the duties of his office and shall well and truly pay over and account for all sums of money by him collected by virtue of his office to the person or persons authorized by law to receive the same then this obligation to be void otherwise to remain in full force and effect. Acd and approved in open court 3rd April 1848. A. Warren Chairman.

Robert Hale (Seal) Robert Holland (Seal) Joseph H. Long (Seal)  
Philip Lawton (Seal) G.F. Lumsden (Seal)

And now McCastland and A.A. Hooper two of the securities of Joel Smith guardian this day filed thier petition to be released as securities for the said Joel Smith guardian for Felix McCastland Nancy Ann McCastland minor heirs of Isaac McCastland deed. It is therefore ordered by the court that the clerk of this court issue to summons commanding the said Joel Smith to appear at the next term of this court and answer other and counter security or deliver the estate of said orphans into the hands of those the court may direct.

- (358) Robert Holland who was duly and legally elected constable in the qualified voters of the 10th Civil District in said county on the 4th day of March 1848 this day appeared in open court together with A.J. Taylor James Crockett W.C. Hedge and B.B. Spicer his securities thereto and entered into and acknowledged thier bond in the sum of four thousand dollars conditioned as the law directs and the said Robert Holland taking the several oaths of office as the law directs.

Now Robert Holland A.J. Taylor James Crockett W.C. Hedge and B.B. Spicer all of the County of Humphreys and State of Tennessee are held and firmly bound unto said State of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 3rd day of April 1848 Whereas the above bound Robert Holland was on the 4th day of March 1848 duly and legally elected in the 10th district to serve as constable in said county for the next two years as appears from the certificate of W.W. Webster coroner of said county. Now the condition of the above obligation is such that if the said Robert Holland shall well and truly pay over and account for all money by him collected by virtue of his office to the person or persons authorized to receive the same then this obligation to be void otherwise to remain in full force and effect. Acd in open court and approved 3rd April 1848. A. Warren Chairman.

Robert Holland (Seal) A.J. Taylor (Seal) Jas. Crockett (Seal)  
W.C. Hedge (Seal) B.B. Spicer (Seal)

Now Edward Cowen Whidbee White John Edwards Robert Poyner and James H. Miller all of the county of Humphreys and State of Tennessee are held and firmly bound unto the said State of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated the 3rd day of April 1848. Whereas the above bound Edward Cowen was on the 4th day of March A.D. 1848 duly and legally elected in the 11th District to serve as constable in said county for the next two years as appears from the certificate of W.W. Webster coroner of said county now the condition of the above obligation is

is such that if the said Edward Cowen shall faithfully discharge the duties of his office and shall well and truly pay over and account for all money by him collected by virtue of his office to the person or persons authorized to receive the same then this obligation to be void otherwise to remain in full force and effect.

Acd and approved in open court 3rd April 1848. A. Warren Chairman  
Edward Cowen (Seal) W. White (Seal) John Edwards (Seal)  
Robert Poyner (Seal) James H. Miller (Seal)

On motion it is ordered by the court that Urbane Harris Albert Warren and Eli White be allowed the sum of three dollars each for their services and court of Quorum for the January February and March Term of the County court of Humphreys county for the year 1848 out of any money in the hands of the county Trustees not otherwise appropriated.

On motion it is ordered by the court that the taxes issued at the January term of said court be so altered and amended as to make the total (359) amount for state and county forty cents each poll there being a majority of the acting Justices on the bench and all voting in the affirmative.

On motion it is ordered by the court that Felix Massey be appointed overseer of the road from George Turners to near a pond on the stage road leading to Charlotte known as the dividing line between said Turners and the Dickson County line and working on said road and that George Turner hands Patrick McInren James Seal John Ray Calvin Hart James Gaskick & Cullen Burden work on said road under said Messes which road is established in the first class.

On motion it is ordered by the court that the K'vance commissioners who were appointed at the December Term of said court to take tax lists for the year 1848 be allowed each the sum of five dollars out of any money in the hands of the Trustees not otherwise appropriated.

On motion of James H. Maadec who appeared in open court together with John Maadec and Stephen Johnson her securities who entered into and acknowledged their bond in the sum of twenty four hundred dollars conditioned as the law directs. It is ordered by the court that the said James H. Maadec be appointed guardian for Louise Box a minor heir of Lindly Box deed and that the same be made an entry of record.

- (360) Know all men by these presents that we, James Yeats Colman E. Harris and Henry L. Harmon and Whidbee White all of the county of Humphreys and State of Tennessee are held and firmly bound unto Albert Warren chairman of the county court of said county and his successors in office in the sum of twenty four hundred dollars the of which well and truly to be made we bind ourselves and each of our heirs jointly and severally firmly by these presents sealed with our seals and dated the 3rd day of April 1848. The condition of the above obligation is such that if the said Yeats shall well and truly pay and account for all the moneys received by him from the Justice of Humphreys county for fines by them received and pay over as the act of the Genl Assembly required on all offenses issued the 10th day of January 1848. Then this obligation is void otherwise to remain in full force and effect. Acknowledged and approved in open court. Albert Warren Chairman.

James Yeats (Seal) Whidbee White (Seal) H.L. Harmon (Seal)

On motion of Samuel Hartley it is ordered by the court that the said



Samuel Marsley be appointed administrator of all and singular the goods and chattels rights and credits of Stephen Horsley dead and the said Samuel Marsley appeared in open court together with G.W. Taylor and W.C. Hedge his secur ties thereto and entered into and acknowledged their bond in the sum of four hundred dollars conditioned as the law directs and the said Samuel Marsley takes the oath as Samuel Marsley takes the oath as Adam as the law directs.

On motion of Samuel Marsley it is ordered by the court that W.C. Hedge Robert Marsley and DREWRY Taylor be appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of Stephen Marsley dead one year from his death and make report of the same to the next term of this court.

- (561) Urbane Harris W.W. Waggoner William Hadsopeth John Edwards Whidbee White Albert Warren Joseph H. Long and W.C. Pullin and J.B. Wilson and Thomas Linn Esqrs Revenue commissioners this day made return of their tax list for the present year and oath having been made thereto they were ordered to be recorded.

Court then adjourned until court in course.

Albert Warren JP W. White JP Urbane Harris JP

- (562) At a County court begun and held at the court house in the town of Haverly for the county of Humphreys on the first Monday it being the first day of May 1848 present and presiding the worshipful Whidbee White Albert Warren Urbane Harris David M. Owen William Hadsopeth Phillip Lewton J. J. Long L.W. Bryant Esqrs Hedge W.B. Haghey A. James James Poyner J.Y. Knight Thomas Linn R.B. Hushing and W.M. Hendrix Esqrs Justices do.

The clerk of this court made report of a settlement made with Joel Smith Guardian for the minor heirs of Isaac McCastland deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Samuel Hensby administrator of the estate of Elizabeth Thompson deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with William Rogers guardian for the minor heirs of Samuel Owens deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with W.H. Guthrie minor heir of Edmond Wildredge deed which was examined by the court and read and ordered to be recorded.

The clerk of this court made report of a settlement made with James Melldoe Guardian for Louise Box minor heir of Lyndley Box deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with John Melldoe guardian for Mary Spicer formerly Mary Box minor heir of Lyndley Box deed which was examined by the court and read and ordered to be recorded.

Upon suggestion having been made to the clerk of this court in writing by Burwell B. Spicer Administrator of the estate of William J. Baker deed

wherein it is represented

- (563) wherein it is represented that the estate is insolvent thereon on motion of said clerk by virtue of said suggestion it is ordered by the court that the said B.B. Spicer of said estate give public notice at the courthouse door and three other public places in said county by advertising the same in writing for all persons having claims against said Estate to file therewith the clerk of said court on or before the first day of October 1848 and upon motion of said clerk it is ordered by said court that the administrator file with said clerk of said court true and perfect schedule of the amount of said estate counting of the available funds chosen in action and all other effects with the seal estate by the first Monday in October next so that distribution can be made amongst the creditors of said estate.

James Webster who was duly and legally elected constable in the 7th Civil District in said county on the 28th day April 1848 by the qualified voters in said district for the ensuing two years from the first Monday in April 1848. This day appeared in open court together with J.P. Christian G.R. McCrory E. Clark W.B. Haghey and George R. Clark his securties thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs and the said James M. Webster taken the oath of constable as the law directs.

He, James M. Webster J.P. Christian G.R. McCrory E. Clark W.B. Haghey and George R. Clark all of the county of Humphreys are held and firmly bound unto the State of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 1st day of May 1848 whereas the above bound James M. Webster was on the 28th day of April 1848 duly and constitutionally elected by the qualified voters in the 7th Civil Districts in said county to serve as constable in said county for the next two years. Now the condition of the above obligation is and that if the said James M. Webster shall faithfully discharge the duties of his office and shall well and truly pay over all sums of money by him collected by virtue of his office to the person or persons authorized to receive the same then this obligation to be void otherwise to remain full force and effect Examined and approved by the court 1st day May 1848 A. Warren Chairman J.M. Webster (Seal) J.P. Christian (Seal) G.R. McCrory E. Clark (Seal) W.B. Haghey (Seal) G.C. Clark (Seal)

Thomas Linn and William McCutchen who was duly and legally Justices of the peace in said county in the 1st and 11th Civil Districts in said county for the next six years this day taken the oath of office as the law directs and taken their seats on the bench.

James Crockett Esqr this day returned a bond made by Treasury Wilson with P.N. Burgess her security thereto of five hundred dollars for the maintenance of bastard child were three dollars 12cts fine for refusing to illegible said child

- (564) It is ordered by the court that the clerk pay the said sum of three dollars 12cts to the trustee of this county and that he charged on the Revenue Decket with the same.

On motion it is ordered by the court that William Bateman be appointed overseer of the road in the town of Haverly and that all the hands

living in the bounds of said road in future work under said Bateson on said road which road is established in the second class.

On motion it is ordered by the court that William Averett be appointed overseer of the road in the room of James H. Patterson and that all the hands living in the bounds of said road in future work under said Averett on said road which road is established in the second class.

On motion of David T. Bunn it is ordered by the court that M. Warren Browney Pace Correll Pace James Warren and William Pace be appointed a jury of view to view and mark an alteration in the road on the lands of said Bunn and make report of the same to the next term of this court.

On motion of Thomas Holland it is ordered by the court that James H. Mc'Doo be appointed overseer of the road in the room of said Holland and that all the hands living in the bounds of said road in future work under said Mc'Doo which road is established in the second class.

On motion of James Crockett it is ordered by the court that Isaac Matlock be appointed overseer of the road up Blue Creek commencing at George Patterson said creek and to intersect the Hurricane Road at or near where William Johnson now lives and that James B. Manns Edward Matlock John Ray and all the hands at Rebecca Buchanons and Peter and Edward Shost work on said road under said Matlock which road is established in the second class.

On motion it is ordered by the court that William S. Bell be appointed overseer of the road from Anderson Bivens on Duck River up Tennessee River to D. Falls on Blue Creek in the room of A. Bivens at that all the hands living between the ridges of Buffalow and Tennessee River (365) and the hands of George Robbins Floyd Roberts Elijah Roberts William Roberts and William Jackson work on said road under said Bell which road is established in the second class.

W.C. Hedge and others who was appointed commissioners at the last term of this court to lay off and set apart a sufficient of provisions to serve the widow and family of Stephen Marshley dead this day made a report of the same which was ordered to be recorded.

The court then went into election to elect a county surveyor for the next four years and on counting the votes it is declared by the court that Albert Warren Esqr was duly and legally elected surveyor of said county for the ensuing four years and the said Albert Warren appeared in open court together with C.E. Harris J.P. Christian Whidbee White William Atkinson and William Rogers his securities thereto and entered into and acknowledged their bonds in the sum of ten thousand dollars conditioned as the law directs and the said Warren taken the oath of office as the law directs.

We, Albert Warren C.E. Harris J.P. Christian Whidbee White William Atkinson and William Rogers all of the county of Humphreys and State of Tennessee are held and firmly bound unto the said State in the sum of ten thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs jointly and severally firmly by these presents sealed with our seals and dated this 1st day of May 1848. The condition of the above obligation is such that whereas the above bound Albert Warren was this day duly and constitutionally elected County surveyor for Humphreys County for the ensuing four years by the county court of said

county now if the above bound Albert Warren shall faithfully and impartially discharge all the duties of surveyor agreeable to law then the above obligation to be void otherwise to remain in full force and effect.  
A. Warren (Seal) C.E. Harris Seal Whidbee White (Seal)  
J.P. Christian (Seal) Wm. Atkinson (Seal) Wm. Rogers

The court then went into an election to elect an entry taker for said County and on counting the votes it is (366) duly and constitutionally declared by the court that Dorsey H. White was duly and legally elected entry taker for said county for the ensuing four years and the said Dorsey H. White appeared in open court together with C.E. Harris John Edwards and Whidbee White his securities thereto and entered into and acknowledged their bond in the sum of five thousand dollars conditioned as the law directs and the said Dorsey H. White taken the oath of entry taker as the law directs.

We Dorsey H. White C.E. Harris John Edwards and Whidbee White all of the county of Humphreys and State of Tennessee are held and firmly bound unto the said State of Tennessee in the sum of two thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally firmly these presents sealed with our seals and dated this 1st day of May 1848. The condition of the above obligation is such that whereas the above bound Dorsey H. White was this day duly and legally elected by the county court of said county entry taker for the ensuing four years now if the above bound D.H. White shall faithfully discharge the duties of Entry taker as the law directs and safely keep all the records belonging to said office, taken agreeable to law then this obligation to be void otherwise to remain in full force and effect.

Acknowledged and approved in open court 1st May 1848. Wm. Hunspeith  
Sheridan

Dorsey H. White (Seal) C.E. Harris (Seal)  
John Edwards (Seal) Wm. White (Seal)

The court then went into election to elect a ranger from Humphreys County for the ensuing two years and on counting the votes it is duly declared that Whidbee White was duly and constitutionally elected Ranger in and for said county for the ensuing two years and the said Whidbee White appeared in open court together with C.E. Harris Urbane Harris and H.B. Traylor his securities thereto and entered into and acknowledged their bond in the sum of two thousand dollars conditioned as the law directs and the said Whidbee White taken the oath of office as the law directs which bond is as follows.

We, Whidbee White C.E. Harris Urbane Harris and H.B. Traylor all of the county of Humphreys and state of Tennessee are held and firmly bound unto the State of Tennessee in the sum of one thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs jointly and severally firmly by these presents sealed with our seals and dated this 1st day of May 1848. The condition of above obligation is such as that whereas the above bound Whidbee White was this day duly and legally elected (367) by the county court of said county ranger for said county for the ensuing two years now the above obligation is such that if the said White shall well and truly perform all the duties of Ranger as is requested by the law then this obligation to be void otherwise to remain in full force and effect.

Whidbee White (Seal) C.E. Harris (Seal) U. Harris (Seal)  
H.B. Traylor (Seal)

The clerk of this court made report of a settlement made with John C. Scholless administrator with the will annexed of the estate of Bryant O'Guin deed which was examined by the court and read and ordered to be recorded.

On motion of John B. Lowery it is ordered by the court that the said Lowery be appointed Guardian for Francis W. Parrel minor heir of W.B. Powell deed and the said John B. Lowery appeared in open court together with William Rogers his security thereto and entered into and acknowledged their bond in the sum of one hundred dollars conditioned as the law directs which bond was examined by the court and so certified.

W.W. Webster this day returned the verdict of two jurors of inquest the dead bodies of one John Martin and the other over the body of Sarah Ann Moore it is whereupon ordered by the court that the Trustees of the County pay to the said W.W. Webster five dollars in each case for holding said inquest out of any money in his hands not otherwise appropriated.

On motion of G.P. Lumsden it is ordered by the court that David Long be appointed overseer of the road in the room of said Lumsden and that all the hands living in the bounds of said road in future work on said road under said Long which road is established in second class.

On motion it is ordered by the court that Rendell Reese be appointed overseer of the road in the room of John Bohannon beginning at W.D. McCallie's running to the ford of Buffalo at Scott's Mill and that all the hands on the North Fork of Blue Creek and the lands on the west side of said River works under said Reese on said road which road is established in the second class.

(368) On motion of Burwell B. Spicer it is ordered by the court there being a majority of all the Justices on the bench and all voting in the affirmative that the trustees of this county pay to the said Burwell B. Spicer sheriff of said county the sum of fifty dollars for boarding and guards of James Etheridge a state prisoner at different times at the tavern in Waverly and other places in said town out of any money in his hands not otherwise appropriated.

On motion of Silvester Adams and Lehabod Adams they being the securities of Margaret and Isaac Myers formerly Margaret McCloud for their faithful performance as administrator and administratrix with the will annexed of Sellenon McCloud deed and said securities being apprehensive of waisting the effects of said estate and they moving the court to compel the said administratrix and administrator by ordering process in such cases made and provided to give other security or deliver the effects of said Estate in the hands of said securities thereupon the said Isaac Miner appeared in open court and gave notice and delivered the effects of said estate in the hands of the said Margaret and Isaac Miser as administratrix and administrator of said estate with the will annexed. It is ordered by the court that the said Silvester and Lehabod Adams Jr go on and administer and deliver the effects of said estate to the will of the said Sellenon McCloud deed.

On motion of V.S. Allen it is ordered by the court that James Yeats C.E. Harris and Alexander Jones be appointed commissioners to superintend the repairing of the courthouse in the Town of Waverly and that the said commissioners it to let the repair of said building to the lowest bidder binding the persons undertaking the same to do it in a workman like manner and make report of the same as some convenient time of this court so that appropriation can be made for said repairs

On motion of V.S. Allen attorney it is ordered by the court that the trustees of this county pay T.T. Webster five dollars for holding the election to elect all the county officers in said county on the first Saturday in March 1848 out of any moneys in the hands not otherwise appropriated.

(369) The court then proceeded to appoint a jury to serve at the next term of Circuit Court which is as follows: to wit, John Arnold Isaac Lucas J.D. Marbury W.F. Lucas David Box W.C. Jackson William Hadespeth J.P. Lowery James Poyner J.H. Knight J.B. Massey James McGee Whidbee White Edmund Varden Jonathan T. Land W. Warren Nathan Sparks Richard W. Bryant Phillip Lewton William Etheridge John Burgess S.B. Johnson and George Hiddings W.B. Brigham and that William McCallie and Joseph Honey serve as constables to wait on the court.

The court then went into an election to elect a coroner of said county for the next two years and on counting the votes it was declared that Jackson P. Christian was duly and legally elected coroner for the next two years and the said J.P. Christian appeared in open court together with James M. Webster G.R. McCrory E. Clark Urbane Harris Albert Warren W.B. Hughey and C.E. Harris his securities thereto and entered into and acknowledged their bond in the sum of ten thousand dollars conditioned as the law directs and the said J.P. Christian taken the oath of office as the law directs.

Know all men by these presents that we Jackson P. Christian James M. Webster G.R. McCrory E. Clark U. Harris Albert Warren W.B. Hughey C.E. Harris all of the county of Humphreys and State of Tennessee are held and firmly bound unto the State of Tennessee in the sum of ten thousand dollars which payment well and truly to be made we bind ourselves and each of our heirs jointly and severally firmly by these presents sealed with our seals and dated this 1st day of May 1848.

(370) The condition of the above obligation is such that whereas the said Jackson P. Christian has this day been elected by the county court of said county for the ensuing two years. Now should the said J.P. Christian well and truly execute all legal precepts which may come to his hands and pay over all money which as coroner he is bound to collect and pay over and faithfully do and perform all the duties required by law of him as coroner aforesaid then this obligation to be void otherwise to remain in full force and effect.

Filed in open court 1st May 1848 and approved by ad court A. Warren Clerkman.

J.P. Christian (Seal) C.E. Harris (Seal) Jas. M. Webster (Seal) G.R. McCrory (Seal) E. Clark (Seal) U. Harris (Seal) Albert Warren (Seal) W.B. Hughey (Seal)

On motion of B.B. Spicer it is ordered by the court that the said B.B. Spicer be appointed special administrator for his own benefit on the estate of John H. Marable deed and the said B.B. Spicer appeared in open court together with V.S. Allen his security thereto and entered into and acknowledged their bond in the sum of one hundred dollars conditioned as the law directs and the said B.B. Spicer taken the oath of administration special issue to it is ordered by the court that letters of administration special issue to the said B.B. Spicer on the estate of the said John H. Marable deed.

The court then went into an election to elect five persons as Trustees for the rural academy of this county for the next two years whereupon it



appears that John Sullivan Albert Warren T.B. Gains Benjamin Stone and V.B. Allen were duly elected Trustees for said Academy for said term of two years who together with B.B. Spicer Joel Smith and Whidbee White their securities thereto entered into and acknowledged their bond in the sum of fifteen hundred dollars conditioned as the law directs which was examined by the court and ordered to be recorded.

- (371) Urbane Harris Esqr this day returned a warrant as C. Weaver in a case of bastardy and bond for the appearance of the said Weaver at the County house in the town of Waverly on this day before the worshipfull County Court of said county to be further dealt with as the law directs, and the said Cannon Weaver failing to appear he being duly called and failing to appear it is ordered by the court that judgment be rendered against the said Cannon Weaver and George McCloud F.B. Saunders and S.L.G. Dunlap the securities for the appearance of the said Weaver for the sum of two hundred dollars and cost of suit for which the execution may issue

Court then adjourned until court in course.

Albert Warren JP Whidbee White JP Urbane Harris JP

- (372) State of Tennessee, Humphreys County At a County Court begun and held at the courthouse in the Town of Waverly on the 1st Monday it being the 5th day of June 1848 for the county aforesaid present and presiding the worshipfull Albert Warren Whidbee White Urbane Harris Thomas Linn W.B. Hughes and J.B. Lowrey Esqrs Justices.

Daniel Tomlinson administrator with the will annexed of William Tomlinson deed this day made return of an inventory and account of sale of said estate and oath having been made thereto it is ordered by the court to be recorded.

On motion it is ordered by the court that Berry A. Mitchell be appointed overseer of the road in the room of George C. Clark and that all the hands living in the bounds of said road worked under said Clark in future work under said Mitchell on said road which road is established in the second class.

On motion of William Hadsbeth it is ordered by the court that James Bolton be appointed administrator of the estate of W.D. Huff deed and the said James Bolton appeared in open court together with William Hadsbeth and William McIlwain his securities thereto and entered into and acknowledged their bond in the sum of one hundred dollars conditioned as the law directs, and the said James Bolton taken the oath as the adj as the law directs it is ordered by the court that letters of Admin issue to said James Bolton on the estate of W.D. Huff deed.

On motion of James Bolton it is ordered by the court that William Hadsbeth Thomas Smith and James L. Singleton be appointed commissioners to lay off and set apart a sufficiency of provisions to lay off and set apart a sufficiency of provisions to serve the widow and family of W.D. Huff one year from his death and make report of the same to the next term of this court.

- (375) Samuel Harshly Administrator of the estate of Stephen Harsley deed this day made return of an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

C.B. Collier administrator of the estate of Wm. Traylor deed this day made return of inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

On motion of W.B. Brigham it is ordered by the court that James Hushing be appointed overseer of the road in the room of said Brigham and that Joseph Foyner William S. Payne Coleman G. Payne James Hushing William Hushing Sterling Allen Jerry L. Brown W.B. Brigham and hands work on said road under said Hushing which road is established in the second class.

John W. Huff and others who was appointed a jury of view to view and mark a road from the county line below John W. Huffs in the Barn Hollow the nearest and best way to the Satterfield and Early Store on Buffalo River near Jesse Rogers. This day made a favorable report of the same and that James Lindroth be appointed overseer to open said road as viewed and marked by said commissioners and that all the hands living in the Barn Hollow and within one and a half mile of said road work under the said Lindroth on said road to open the same which road is established in the second class.

- (374) Cannon Weaver who was recognized heretofore to appear at a former term of this court in a case of bastardy committed on the body of Nancy Houston appeared not but made default, for which judgment was rendered against him and securities by said default, and the said Cannon Weaver this day appeared in open court and proved the death of said bastard child. It is ordered by the court that the said Cannon Weaver be further liabilities by paying the cost of suit and that the securities be released from further liabilities.

Andrew McCastland and A.P. Hooper securities for Joel Smith as guardian this day appeared in open court and surrendered the said Smith as Guardian for Felix Samuel H. and Nancy Ann McCastland they having notified the said Smith of the same as the law directs and the said Andrew McCastland and A.P. Hooper is released from any further liabilities as securities of said Smith thereupon said Smith appeared in open court and entered into bond in the sum of two thousand dollars conditioned as the law directs together with B.B. Spicer and V.B. Allen his securities thereto which bond was examined by the court and so certified.

On motion of Thomas Linn it is ordered by the court that Levi Johnson Hugh L. Brown W.B. Brigham James Hushings Allen Scholes be appointed a jury of view to view and mark an alteration in the road on the lands of Rebecca Tomlinson and make report of the same to the next term of this court.

W.W. Warren and others who were appointed at the last term of this court a jury of view to view and mark a road on lands of David Burn this day made a favorable report of the same it is ordered by the court that the road as viewed and marked by said jury of view be considered a public highway of this county and that William Lorton the overseer of the old road in future work on the road as viewed and marked by said jury in the room of the old way and that the same be considered a public highway in this county which road is established in the second class.

- (375) James Yeats formerly acting Justice of the peace in this county this

day returned the bond of Nancy Ann Funeau in a case of bastardy with James McGee and Reddish Yeats her securities thereto for the maintenance of a bastard child provided it should ever become a county charge with three dollars twelve and a half cents. It is ordered by the court that the Trustee be charged with the sum of three dollars 12 cts on the Revenue Ticket.

On motion of Richmond Powers who suggested the death of George Goswick and prayed that letters of administration issue and thereupon B.B. Spicer together with James Miller and Willis Rogers his securities thereto came in open court and entered into and acknowledged their bond in the penal sum of two hundred dollars conditioned for the faithful performance of the said Spicer as administrator of the estate of the said Goswick deed it is ordered by the court that the said B.B. Spicer be appointed the administrator aforesaid and that he have letters of administration on the estate of said dead be having taken the oath of administrator as the law directs.

Elmer B. Trelor Esqr produced to this court a deed purporting to be the appointment of Paschal G. Trelor as guardian for Margaret Ann Robert Sanders Richardson M. Trelor minor heirs of Robert Tignat deed which was examined by the court and ordered to be recorded.

The clerk of this court made report of a settlement made with the Trustee of the rural academy of Humphreys county which was examined by the court and received and ordered to be recorded.

On motion it is ordered by the court that Robertson Brown be appointed overseer of the road in the room of Peter Shoet that the hands from George Pattys to Rebecca Davis work on said road under said Brown which is established in the second class.

Court then adjourned till court again of course,  
J. Harris JP W. White JP Albert Harrison JP

(376) The county court begun and held at the courthouse in the Town of Averly on the first Monday it being the 3rd day of July 1948 for the county of Humphreys and State of Tennessee present and presiding the worshipful Albert Warren Urbane Harris Whitbee White Joseph A. Long James Poyner William Rudolph A. Jones J.Y. Knight B.R. Owens Wm. Hendrix R.B. Rushing and W.W. Bryant Esqrs &c.

The clerk of this court made report of a settlement made with W.B. Hughey Guardian for Robert Hughey minor heir of Edward Hughey deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Whitbee Ann Hixings minor heir of Joel Hixings deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Lucinda Owens administratrix of the estate of John J. Owens deed which was examined by the court and received and ordered to be recorded.

William Moll guardian for Malinda Jennetta Buchanan minor orphan heirs of Lemuel Buchanan deed this date made report of his guardianship and oath having been made thereto it is ordered to be recorded.

Elizabeth Rushing executrix of the last will and testament of Abraham Rushing deed this day made return of an inventory of said estate and oath having been made thereto it is ordered to be recorded.

James B. Huff administratrix of the estate of W.D. Huff deed this day made return of an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

(377) James L. Singleton and others who was appointed commissioners to lay off and set apart at the last term of this court a sufficiency of provisions for the widow and family of W.D. Huff deed this day made return of the same which was ordered to be recorded.

On motion of John Edwards and it appearing to the satisfaction of the court that Alexander Gwin senior is wrongfully charged on the revenue docket with the sum of five hundred dollars given in for taxes for the present year. It is ordered by the court that the said Gwin be released from paying fifty seven and 1/2 cents State taxes and the same amount of County Taxes for the present year and that the collector have a credit of the said sums with the Treasurer of the State and county Trustee in his settlement of the same.

The clerk of this court made report of a settlement made with Patrick Grice guardian for W.C. Mary and Nancy L. Grice minor heirs of John Brigham deed which was examined by the court and received and ordered to be recorded.

B.B. Spicer administrator of the estate of George Goswick deed this day returned an inventory and account of sale of said estate and oath having been made thereto it is ordered by the court to be recorded.

On motion of W.B. Johnson Alr and it appearing to the satisfaction of the court that there is five orphan children of one Sally Tompkins a citizens of said county which is in sufferance and they having no effect for support it is ordered by the court that the sheriff of this county have said children before this court by tomorrow morning 10 o'clock to be dealt with as the law directs which children is by the name of Mary & John Tompkins three others names not known and that writ issue to the sheriff commanding him to comply with said order.

On motion of Noah O'Guin it is ordered by the court that Noah O'Guin be exempt from paying a poll tax and from working on the road during his inability and that the said O'Guin be released from paying a poll tax for the present year and that the collector have a credit with Treasurer of the State and Trustee for the same Patrick Grice former guardian for W.C. Mary J and Nancy L. Grice minor heirs of John Brigham deed this day renewed his bond as guardian for said minors which bond is for the amount of seven hundred dollars with W.M. Hendrix S.L.G. Dunlap and Sterling Pitt his securities thereto conditioned as the law directs which bond was examined by the court and received and so certified.

On motion it is ordered by the court that William Robbins be appointed overseer of the road in the room of Samuel Wildrege and that all the hands living in the bounds of said road in future work under said Robbins which road is established in the second class.

On motion of Wm. Hendrix Esqr it is ordered by the court that Seaborn J. Cooley Elijah Hendrix Anderson Dunlap Jacob Hansen Samuel Hensby be appointed commissioners to view and mark a road leading down Little Highland creek leaving the Waverly road on the ridge of between John Arnolds and Waverly to Davidson ferry on Tennessee River the nearest and best way and make report of the same to the next term of this court.

William Rogers this day appeared in open court and qualified as deputy sheriff of said county as the law directs.

Joshua Y. Knight former guardian for Margaret Rufus and Cordelia F. Knight minor orphan heirs of Edmond Wildredge deed this day appeared in open court with James Peyner and Alexander Gwin his securities and acknowledged their bond in the sum of twelve hundred dollars conditioned as the law directs which bond was examined by the court and read and so certified.

James Yeats and C.E. Harris commissioners appointed at the last term of this court to let out the repairing of the courthouse this day made report that they had let the same to Alexander Jones for the sum of six nine dollars and he entered into bond with security for the payment of the same.

(379) William Rogers former guardian for Mary Elizabeth and Ethelinda Owens minor heirs of Samuel Owens deed this day appeared in open court together with C.E. Harris and J.P. Christian his securities thereto and acknowledged and renewed his bond in the sum three hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

E.D. Reece former guardian for Amanda L. Reece this day appeared in open court together with William Hudspeth and D.M. Simpson his securities thereto and renewed and acknowledged their bond as guardian in the sum of two hundred dollars conditioned as the law directs which bond was examined by the court and renewed and so certified.

Silvester Adams former guardian for S.T. J.B. M.W. and P.B. Adams minor heirs of Willis Norworthy deed this day appeared in open court together with Ichabed Adams and Robert Peyner his securities thereto entered into and acknowledged their bond in the sum of fifteen hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

Robison Coleman )

vs

George W. Taylor )

this day the plaintiff appeared in open court as well as the defendant G.W. Taylor and the said Plaintiff Robison Coleman exhibits the transcript of a (illegible) of the private court of Pinnale county State of Mississippi together with a copy of the last will and testament of William Ward deed and (illegible) the court that said copy of last will and testament and records of probate thereof be filed as of the records of this court and that said copy of said last will and testament be recorded by the clerk of this court, and counsel being heard, by the court as well for the plaintiff as the defendant it is ordered by the court that said records of probate and copy of said last will and testament be filed as a record of the court and

(380) that said copy of said last will and testament be recorded by the clerk of this court and the said plaintiff thereupon moved the court to grant to him letters of administration with the will annexed upon the estate of William Ward deed which being also objected to by said defendant it is ordered by the court that said letters of administration with the will annexed be granted to said Plaintiff Robison Coleman to which opinion of writ ordering said transcript to be filed and said copy to be recorded as well as said letters of administration with the will annexed to issue the defendant excepts and prays an appeal open said orders and judgments of said court to the next term of the circuit court for Humphreys County and having entered into bond and (illegible) the same is granted, and the said George W. Taylor one of the distributives of the said William Ward appeared in open court by the attorneys and objected to the recording of the said paper writing purporting to be the last will and testament of the said William Ward deed and ask the court that the record of this proceeding be certified to the circuit court of said county for an issue of (illegible) to be tried by a jury according to law but the court refused the application and ordered the record and copy of the will to be recorded.

(380) James Yeats Alexander Jones and C.E. Harris who was appointed commissioners at the last term of this court to let out the repairs of the courthouse to the lowest bidder in the town of Waverly which was this day let and Alexander Jones bidding the sum of sixty nine dollars that being the last and lowest bid and the said Alexander Jones executed his bond to C.E. Harris and James Yeats with Urbane Harris his security thereto in the sum of one hundred and forty dollars conditioned as the law directs.

On motion of William Hudspeth it is ordered by the court that Daniel Baker be exonerated from paying a state and county tax on the sum of three hundred dollars of which he was wrongfully charged and that the collector have a credit of the same in his settlement with the Treasurer of the State and County Trustees.

On motion of Isaac Mitchell it is ordered by the court that Isaac Mitchell be appointed guardian for Mary Meland minor orphan heir of Duncan Meland and the said Isaac Mitchell appeared in open court and entered into bond with Coleman Harris and S.D. McClure his security thereto in the sum of five hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

On motion of S.D. McClure it is ordered by the court that the said S.D. McClure be appointed guardian for John George B. J.R. and E.U. Brown minor heirs of Laman Brown deed and the said S.D. McClure appeared in open court together with Ezekiel Brown and Isaac Mitchell his securities thereto and entered into and acknowledged their bond in the sum of one hundred dollars conditioned as the law directs which bond was examined by the court and acknowledged in open court and so certified.

The clerk of this court made report of a settlement made with guardian by right of his wife Elizabeth McClure for John Brown deed which was examined by the court and received and ordered to be recorded.

Court then adjourned until Wednesday Morning 10 O'Clock  
Urbane Harris JP Albert Warren JP Whidbee White JP



Wednesday morning July 5, 1848 The court met according to adjournment and proceeded to business. Present and presiding the worshipful Albert Warren Urbane Harris and Whidbee White, James Poyner and Alexander Jones William Hudspeth J.Y. Knight D.R. Owen J. Miller Wm. Hendrix Esqrs Justices &c.

William S. Bell one of the administrators of the estate of Malinda Seats this day made a return of a supplemental inventory of said estate and oath having been made thereto it is ordered to be recorded.

Agreeable to an order of the court made on the first day of the term of this court commanding the sheriff of this county to have five orphan children brought before their body to be dealt with as the law directs was this day brought before the court by the sheriff agreeable to said order thereupon the court ordered the sheriff to let the five said orphan children by the name of Tompkins with her mother to the lowest bidder for the time of three months and W. Moss bidding sum of fifty dollars that being the last and lowest bid it is ordered by the court that Trustee of this county pay the said W.W. Moss the sum of fifty dollars at the expiration of said time of three months but of any money in his hands not otherwise appropriated.

Humphreys County Court)

vs

Sarah Tompkins &c

On motion it is ordered by the court that the Trustee of this County pay D. Edwards six dollars W.P. Reese W.S. Bell Floyd Roberts and Thomas Smith each two dollars a piece for their serving in bringing five orphan children to the court house in the town of Waverly agreeable to an order of court to that effect made at this term.

On motion of D.R. Owen it is ordered by the court that Alexander Jones Albert Warren and D.R. Owen be appointed commissioners to be receive proposals for a poor house to be erected, in said county from this time until the first Monday in October next.

James C. Teas guardian for James Teas Henry Teas Edmond Teas Marthana & Mary J. Teas minor orphan heirs of James Teas deed this day made a report of his guardianship & oath having been made thereto. It is ordered to be recorded.

Friday Morning July 7th 1848. The court again met according to adjournment and the journals was read and then adjourned until court in course.  
W. White JP A. Warren JP U. Harris JP

(585) State of Tennessee. At a county court begun and held at the courthouse in the town of Waverly for the County of Humphreys on the first Monday it being the 7th day of August 1848. Present and presiding the worshipful Albert Warren Urbane Harris Whidbee White James Poyner and William M. Hendrix Esqrs Justices &c.

The clerk of this court made report of a settlement made with Daniel Forree guardian for the minor heirs of Benjamin Holland deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with L.W. & P.D. Bryant administrator with L.W. & P.D. Bryant administrator with the will annexed of John Bryant deed which was examined by the court and received

and ordered to be recorded.

James H. Maldee administrator of the estate of John Box deed this day made return of an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

The clerk of this court made report of a settlement with James Teas Trustee of this county relative to the common school fund of said county which was examined by the court and received and ordered to be recorded.

The court then proceeded to appoint a jury to serve at the next term of circuit court which is as follows William McCutchen Henry C. Cooley W.W. Moss Robert T. Turner William Adams Nathan Cole William Usury John Owens Silvester Adams John C. Parper Richard D. Turner Henry Damesworth John Parker Barney F. Beasley John M. Hart Benjamin A. Moody William C. Simpson Dempsey Legton William Y. Mervely James Rushing Kinchen Pelt James H. Maldee Dempsey May and Eliza Crosswell and Robert Poyner and L. Hendrix constables to wait on the court.

Daniel Forree guardian for the minor heirs of Benjamin Holland deed this day appeared in open court together with C. Harris his security thereto and removed his bond in the sum of three hundred dollars conditioned as the law directs which bond was examined and approved by the court.

(584) On motion it is ordered by the court that Edward McClarin be exonerated from paying twenty five cents a county tax for the year 1847 of which he was wrongfully charged.

Seaborn J. Cooley and others who were appointed a jury of view to view and mark a road leading down Little Richland Creek the nearest and best way to Davidson Ferry on Tennessee River this day made a report of the same it is ordered by the court that Samuel Hemby be appointed overseer to open said road as viewed and marked by said jury of view as for down to the creek as to William M. Hendrix and that all the hands living at Aaron Arnolds and on the creek between there and the said Wm. Hendrix work under the said Hemby to open said road which road is established in the second class.

On motion it is ordered by the court that Robert Brown be appointed overseer to open a road as viewed and marked by Seaborn Cooley and others from where William M. Hendrix now lives where the same intersects the Big Richland road this side of Davidson ferry on Tennessee River and that all the hands living on Little Richland below William Hendrix work under the said Browning to open the same which road is established in the second class.

Henry Miller former guardian for Jacob and Thomas Miller deed this day appeared in open court together with Sterling H. Fowler and Joel Smith his securities there and entered into and removed his bond as guardian in the sum of eight hundred and fifty dollars conditioned as the law directs which bond was examined by the court and received and so certified.

On motion of Michael McMackens it is ordered by the court that the said Michael McMackens be appointed guardian for S.C. M.J. and H.T. James D. Danner minor heirs of John Cannon deed and the said McMackens appeared

in open court together with William Rogers R. Hale and B.B. Spicer his securities thereto and entered into and acknowledged their bond in the sum of four hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

- (385) On motion it is ordered by the court that William Berry be appointed overseer of the road in the room of John Crowell and that all the hands living in the bounds of said road and formerly worked under said Berry in future work under said Berry on said road which road is established in the second class.

On motion it is ordered by the court that Ezekiel Baker be appointed overseer of the road in the room of Moses Crowell and that all the hands living in the bounds of said road in future work on said road under said Baker which road is established in the second class.

On motion it is ordered by the court that Jesse Rogers be appointed overseer to open a road as viewed and marked by John W. Cuff and others who were appointed a jury of view to view and mark a road for the County line below John W. Cuff in the Barren Hollow the nearest and best way to Scatterfields and Early Store on Buffalo River and that all the hands living in one and a half miles work on said Rogers to open said road which road is established in the second class.

- (386) On motion it is ordered by the court that Peter Harmon be appointed overseer of the road from forks of the road on the top of the Ridge be low Moses Bames to Henry's Harmon and that all the hands on the old man Harmon's farm and the widow Kemmer's hands Joseph Sims and John Sims work on said road under said Peter Harmon which road is established in the second class.

On motion of B.B. Spicer it is ordered by the court that the said B.B. Spicer be appointed administrator of all and singular the goods and chattels rights and credits of James F. Baker deed and the said B.B. Spicer appeared in open court together with Onby Owens and James Miller his securities thereto and entered into and acknowledged their bond in the sum of four hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified and the said B.B. Spicer taken the oath of administrators as the law directs. It is ordered by the court that letters of administration issue to the said B.B. Spicer on the estate of the said J.F. Baker deed.

On motion of B.B. Spicer it is ordered by the court William Proer Daniel Ashley and Alexander Martin be appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of J.T. Baker deed one year from his death and make report of the same to the next term of this court.

- (388) On motion it is ordered by the court that James M. Hall be appointed overseer of the road in the room of Isham Rogers and that all the hands living in the bounds of said road in the future work on said road under said McFall which road is established in the second class.

On motion of James K. Mahdee it is ordered by the court that John K. Mahdee be exonerated from paying the sum of four dollars two and four cents State Tax and four dollars and one half cents County Tax of which he

was wrongfully charged on the revenue commissioners return for the present year and that the collector have a credit with the Trustee of this County and Treasurer of the state of the same in his settlement.

James Yeats Trustee of this county this day appeared in open court together with William Melham D.M. Simpson R. Yeats and Henry H. Marable his securities thereto and entered into and acknowledged their bond in the sum of one thousand six hundred dollars conditioned as the law directs for his faithful performance relative to the common school fund of said County which bond was examined by the court and received and so certified.

On motion it is ordered by the court that Wade H. Knight be exonerated from paying a poll tax of which he was wrongfully charged by the revenue commissioner of the first district in the county and that the collector have a credit with the Treasurer of the state with the sum of fifteen cents with the Trustee of this county with the sum of twenty five cents in his settlement for the same.

On motion it is ordered by the court that Whitson Carter be appointed overseer of the road in the room of Levi Kirkland and that all the hands living in the bounds of said road in future work under said Carter on said road which road is established in the second class.

- (387) On motion it is ordered by the court that William Bone be appointed guardian for William M. Baugus and Sarah Baugus minor orphan heirs of Peter Baugus deed and the said William Bone appeared in open court together with Jeremiah Baugus and Daniel Ashley his securities thereto and entered into and acknowledged their bond in the sum of two hundred dollars conditioned as the law directs which bond was examined by the court and read and so certified.

The clerk of this court made report of a settlement made with Salathiel Honey guardian for Wm. W. Baugus and Sarah Baugus deed which was examined by the court and read and ordered to be recorded.

William Bone guardian for Wm. M. Baugus and Sarah Baugus minor heirs of Peter Baugus deed this day made a report of his guardianship and oath having been made thereto it is ordered to be recorded.

The clerk of this court made report of a settlement made with Patsey Curtice guardian for the minor heirs of Joel Curtice deed which was examined by the court and read and ordered to be recorded.

On motion it is ordered by the court that John H. Center and William Brown each be released of paying a poll tax for the present year and that the collector of the public taxes have a credit of 30 cts with the Treasurer of the State and fifty cents with the Trustee of this county in his settlement of the same.

On motion of Patsey Curtice it is ordered by the court that the said Patsey Curtice be appointed guardian for the minor heirs of Joel Curtice deed and the said Patsey Curtice appeared in open court together with Thomas her security thereto and entered into and acknowledged their bond in the sum of fifty dollars conditioned as the law directs which bond was read and by the court so certified.

Court then adjourned until court in course.  
Albert Warren JP Whidson White JP Urbane Harris JP

(388) State of Tennessee. At a county court began and held at the courthouse in the town of Waverly on the first Monday it being the 4th day of September 1848 present and presiding the worshipful Albert Warren Whitbee White, Urbane Harris Elijah Lloyd Phillip Lewten and Thomas Lain Esqrs.

The clerk of this court made report of a settlement made with James H. Madcoe administrator of the estate of John W. Box deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Silvester Adams guardian for J.T. J.B. and M.N. and P.B. Adams minor heirs of Willis Herworthy deceased, which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with John & Kinchen Taylor administrators of the estate of Edmond Taylor deed which was examined by the court and received and ordered to be recorded.

William Miller the former guardian of John Miller idiot heir of Jacob Miller deed this day appeared in open court and entered into and renewed his bond as guardian in the sum of four hundred and forty dollars with C.K. Harris Wm. McMillan and Thomas Lain his securities thereto which bond was examined by the court and read and so certified.

On motion it is ordered by the court that George Cox be appointed overseer of the road from the ford of the creek at or near Esham Rogers on Lewis Branch leading to Waverly to the forks of the road on the south side of Widow Brown on White Oak Creek and that Atkins Cox A.A. Brown A. Beacham Willson Rushing David Rushing G.W. Browning Levi Balen Joseph Scholes Robert Scholes James Nichols B.F. Brown John Forsee Stephen O'Guinn Jands James Gallis James O'Guin H.A. Brown work on said road under said Cox which road is established in the second class.

(389) On motion of John Thomason it is ordered by the court that said John Thomason be appointed guardian for Elizabeth A. Dewell Adeline B. Dance his heirs at law of John M. Thomason deed and the said John Thomason appeared in open court together with James Yeats and B.B. Spicer his securities thereto and entered into and acknowledged their bond in the sum of six hundred and twenty five dollars conditioned as the law directs which bond was examined by the court and received and so certified.

On motion of Phillip Lewten it is ordered by the court that Israel Etheridge be appointed overseer of the road from James D. Young crossing Reeses Branch at Jesse Reeses shop thence acrossing Tumbling Creek at W.Y. McNeelys thence up Pullis Branch so as to intersect the Waverly road at Pullens Mill and that Jesse Rees John Rice W.Y. McNeely H.B. Pullin and W.C. Pullin work on said road under said Etheridge which road is established in the second class.

William Price and others who were appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of James P. Baker deed this day made report of the same which was ordered by the court to be recorded.

On motion it is ordered by the court that James McGill be appointed overseer of the road in the room of H.J. Marbury and that all the hands living in the bounds of said road and formerly worked under said Marbury

and that all the hands living in the bounds of said road and formerly worked under said Marbury in future work under said McGill on said road which road is established in the first class.

On motion of U.M. Herrin it is ordered by the court that the said U.M. Herrin be appointed administrators of all and singular the goods and chattles rights and credits Drury Pace deed and the said U.M. Herrin appeared in open court together with Robert Hales and W.Y. McNeely his securities thereto and entered into and acknowledged their bond in the sum of five thousand dollars conditioned as the law directs. It is ordered U.M. Herrin take the oath of administrator as the law directs. It is ordered by the court that letters of administration issue to the said U.M. Herrin on the estate of Drury Pace deed.

(390) On motion of Joel Ridings it is ordered by the court that the said Joel Ridings be appointed guardian for Mary E. Ridings minor heir of Katherine Tomlinson deed and the said Joel Ridings appeared in open court together with James L. Singleton and Woody Reeves his securities thereto and acknowledged their bond in the sum of three hundred and fifty dollars conditioned as the law directs which bond was examined by the court and received and so certified.

Michael McMaekenguardian for the minor heirs of John Cannon deed this day made a report of his guardianship and oath having been made thereto it is ordered to be recorded.

A paper purporting to be the nonceptive will of W.C. Young deed was this day produced in open court and proved by the oath of Wilkins W. Waggoner and James T. Waggoner and was objections having been made thereto it was ordered by the court that the same be recorded and thereupon motion of John T. Young it is ordered by the court that the said John T. Young be appointed administrator with the will annexed of the said W.C. Young deed and the said John T. Young appeared in open court together with James D. Young W.J. Gardner and James J. Wylie his securities thereto and entered into and acknowledged their bond in the sum of twelve thousand dollars conditioned as the law directs. It is ordered by the court that letters of administration with the will annexed issue to said John T. Young on the estate of William C. Young deed.

On motion of Jeremiah Baugus it is ordered by the court that Thomas Farham James Frewett Jeremiah Baugus William Teas and George Holand be appointed a jury of view to view and mark a road commencing at the place where the Waverly road intersects the Hurrians road above the Widow Teas the nearest and best way to Bauguses ford on Duck River thereto intersect the Perryville road near Thomas Farham in the Barren Hollow which road is established in the second class.

(391) On motion of Phillip Lewten it is ordered by the court that John G. Jones be appointed overseer of the road in the room of the said Phillip Lewten and that William Etheridge James D. Young Wm. Berry Dennis Cannon Stephen Cannon and Thomas Rice work on said road under said Jones which road is established in the second class.

On motion it is ordered by the court that John L. Spencer be appointed overseer of the road as opened by Banks Links overseer to open the same and that William Martin William Buchanan Jefferson Whitfield Bryant Wilcox and Thomas White work on said road under said Spencer which road is estab-



lished in the second class.

On motion of J.B. Lowery it is ordered by the court that John B. Lowery be appointed administrator of the estate of W.B. Powell deed and the said J.B. Lowery appeared in open court together with William Rogers and William McIlwain his securities thereto and entered into and acknowledged their bond in the sum of three hundred dollars conditioned as the law directs and the said John B. Lowery takes the oath of administrator as the law directs. It is ordered by the court that letters of administration issue to the said John B. Lowery on the estate of the said W.B. Powell deed.

Salathiel Honey former guardian for Lucinda Honey minor heir of George Honey deed this day appeared in open court and renewed and entered into and acknowledged his bond in the sum of seventy five dollars with James L. Singleton and William McIlwain his securities thereto which bond was examined by the court and received and so certified.

The clerk of this court made report of a settlement made with Salathiel Honey minor heir of George Honey deed which was examined by the court and read and ordered to be recorded.

On motion it is ordered by the court that Dobson McCrory and hands in future work on the road under G.R. McCrory on the portion of the road that the said G.R. McCrory is now overseer.

(392) On application of Alexander Fortner who made it appear to the satisfaction of the court that he was overcharged the sum of one dollar and fifteen cents. It is therefore ordered by the court that he have a credit of fifty seven and a half cents with the Treasurer of the State and the same amount with the Treasurer of the County.

Court then adjourned.

Urbane Harris JP Whidbee White JP Albert Warren JP

State of Tennessee, Humphrey County. At county court began and held at the court house in the town of Waverly for the county aforesaid on the first Monday it being the 2nd day of October 1846 present and presiding the worshipful Albert Warren U. Harris Whidbee White Thomas Linn J.B. Lowery E. Loyd J. Miller D.K. Owens James Payner and W.W. Moss Esqrs be

the clerk of this court made report of a settlement made with Sally Walker administratrix of the estate of John Walker deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Reddick and James Yeats administrators of the estate of Imma Yeats deed which now examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with John Edwards executor of the last will and testament of John M. Thompson deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Balithe Owens administrator of the estate of Samuel Owens deed which was examined by the court and ordered to be recorded.

The clerk of this court made report of a settlement made with Isaac Mitchell guardian for Mary McCloud minor heir of Duncan McCloud deed which

was examined by the court and read and ordered to be recorded.

John M. Thompson guardian for Mary E. & Susan A. Daniel minor heirs of John M. Thompson deed this day made report of his guardianship and oath having been made thereto it is ordered to be recorded.

The clerk of this court made report on a settlement made with James Cates guardian for George Elizabeth John and Margaret Robison minor heirs of Elizabeth Davidson deed which was examined by the court and received and ordered to be recorded.

On motion of V.S. Allen it is ordered by the court that Urbane Harris be appointed guardian for Catherine and Margaret Harmon minor heirs of Heuben S. Harmandee and the said Urbane Harris appeared in open court together with Masenbor Allen Box S. Eppison W.W. Moss his securities thereto and entered into and acknowledged their bond in the sum of two thousand dollars conditioned as the law directs which bond was approved by the court and so certified.

On motion of Michael McLaekens it is ordered by the court that said Michael McLaekens be appointed administrator of the estate of Thomas Bates deed and the said Michael McLaekens appeared in open court together with William Rogers Robert Hall and Thomas E. Taylor his securities thereto and entered into and acknowledged their bond in the sum of six hundred dollars conditioned as the law directs and the said McLaekens took the oath of Administrator as the law directs. It is ordered by the court that letters of administration issue to the said McLaekens on the estate of the said Thomas Bates deed.

Mention is ordered by the court that John Crowl Moses Crowl Given Crowl Michael Crowl John Saunders James Saunders Robert Smith and John Stringer infuture work on the road under Ezekiel Baker overseer of the road at this time which road commences near the mouth of Tumbling Creek up Indian Creek to Simpson Mill on Little Hurricane which road is established in the second class.

(394) On motion of Michael McLaekens it is ordered by the court that Henry Lewton William Price and James D. Young be appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of Thomas Baker deed one year from his death and make report of the same to the next term of this court.

On motion of B.C. Wiggins it is ordered that Alfred Edwards David Winstead Alexander Given Junior W.H. Cathrie Wm. Robbins Westley Young and William Hooper be appointed a jury of view to view and mark a road commencing at the lower end of Simpson farm on White Oak Creek to the county line leading to the Buva forge in Stewart County the nearest and best way and make report of the same to the next term of this court.

On motion it is ordered by the court that William Clark be appointed overseer of the road in the room of George Tubb and that all the hands living in the bounds of said road infuture work under said Clark on said road which road is established in the second class.

On motion it is ordered by the court that Leir McCollum be appointed administrator of the estate of Joel A. Hubb deed and the said Leir McCollum appeared in open court together with V.S. Allen and Albert

Warren his securities thereto and entered into and acknowledged

their bond in the sum of two hundred dollars conditioned as the law directs taken the oath of administrator as the law directs. It is ordered by the court that letters of administration issue to the said Levi McCollum on the estate of Joel A. Hubbs dead.

On motion of John H. Thomas it is ordered by the court that John H. Thomas have special letters of administration on the estate of John H. Marable dead and the said John H. Marable appeared in open court together with E.M. Warren his security thereto and entered into and acknowledged their bond in the sum of one hundred dollars conditioned as the law directs and the said John H. Thomas taken the oath as administrator as the law directs it is ordered by the court that letters of administration special issue to the said John H. Thomas on the estate of John H. Marable dead.

(555) On motion it is ordered by the court that John Larkins be appointed overseer of the road in the road of Samuel Larkins removed and that all the hands living in the bounds of said road in future work under said Larkins on said road which road is established in the second class.

On motion of Elijah Langley and it appearing to the satisfaction of the court that the said Elijah Langley was lawfully charged with revenue commissioners return of the 1st Civil District with a pole tax it is ordered by the court that the collector have a credit of fifteen cents with the treasurer of the state and twenty five cents with the trustee of this county in his settlement for the same.

On motion of Anderson Hivens and it appearing to the satisfaction of the court that Anderson Hivens was lawfully charged in the Revenue commissioners return with the sum of one dollar and nine cents and that the collector have a credit of fifteen cents with the treasurer of the state and twenty five cents with the trustee of this county in his settlement for the same.

A paper purporting to be the last will and testament of Henry Harmon dead was this day produced in open court and the subscribing witnesses thereto failing to attend as the same could not be proved and recorded. It is ordered by the court that he had thereon until the next term of court and no further proceeding be from the clerk of this court commanding this court and that subpoenas issue from the clerk of this court commanding the subscribing witnesses thereto to appear in open court at the next term of this court to give evidence in the above named cause.

It is ordered by the court that fifteen dollars be allowed for the maintenance of Mary Shaver an idiot of this county out of any money in the hands of the Treasurer of the county and that C.E. Harris receive the same and apply it to the use and benefit of said Mary in his opinion the necessity may require for keeping the idiot for the term of twelve months from this date.

On motion it is ordered by the court that William Bartlett be appointed overseer of the road in the road of H.H. Marable and that all the hands living in the bounds of said road in future work on said road under said Bartlett which road is established in the first class.

(596) On motion it is ordered by the court that the following named persons be appointed judges to hold the election on the first Tuesday after the first Monday in November next for the person to be appointed Judges to hold the election on the first Tuesday after the first Monday in November

next for the p

next for the purpose of electing electors to vote for Priscilla and Vice President of the United States at H.B. Traylor John Sullivan Seaborn J. Cooley and Jacob Henson and Jacob Henson at U. Harris 2nd district R. Watson James M. Holmes and W.W. Moss 3rd district at H. Warwick James Miller E. Loyd and W.H. Gardner 4th district J.D. Lowry D.M. Simpson William Hadspeith 5th district Wm Hooper Westley Young and John Edwards 6th district D.R. Owen W. White and James Yerts 7th district Nathan Tubb A. Warren L.W. Bryant 8th district W.L. Byrns Phillip Lewton and William Spice 10th district P.W. Burgess Benj Holland W.C. Madge 11th district James Thompson George Ridings John C. Echoles

Court then adjourned until court in course.

Albert Warren JP-Urbane Harris JP Whidbee White JP

(597) State of Tennessee At a county court began and held at the court house in the Town of Waverly for the county of Humphreys on the first Monday it being the 6th day of November 1848 present and presiding the worshipful Albert Warren Urbane Harris Whidbee White W.W. Moss and James Crooks & Rogers &c.

The clerk of this court made report of a settlement made with E.H. Baker guardian for Mary A.R. and E.J. Baker minor orphan heirs of Edmund Taylors dead which was examined by the court and received and ordered to be recorded.

Henry Odonley guardian for Thomas Oliver William John and Elizabeth Bessel minor heirs of Arol A Bessel dead this day made report of his guardianship and oath having been made thereto it is ordered to be recorded

The clerk of this court made report of a settlement made with D.M. Simpson and W.B. Bell administrator of the estate of Melinda Seate dead which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with William Rogers administrator of the estate of Edmund Ford dead which was examined by the court and received and ordered to be recorded.

Henry Odonley guardian for Thomas Oliver William John and Elizabeth Bessel minor heirs of Carol A Bessel dead this day made report of his guardianship and oath having been made thereto it is ordered to be recorded.

The clerk of this court made report of a settlement with D.M. Simpson and W.B. Bell administrator of the estate of Melinda Seate dead which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with William Rogers administrator of the estate of Edmund Ford dead which was examined by the court and received and ordered to be recorded.

The clerk of this court this day produced the comptroller receipt for the statement of the Revenue by him collected for the year ending the first day of September, and the Treasurer receipt for the same and the Trustee receipt for the revenue by him collected and due this county for the same year which was ordered by the court and ordered to be recorded

Urbane Harris and Albert Warren Revenue commissioners appointed to make settlement with county officers for Revenue by them collected for the present year this day made report of settlement made with C.E. Harris

clerk of this court for the county revenue by him collected and due the county for the year ending the first day of September last which was examined by the court and received and ordered to be recorded in the Revenue docket of said County.

- (398) U.M. Herrin administrator of the estate of Jewery Pace deed this day made a return of inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

H.B. Spicer administrator of the estate of James F. Baker deed this day made return of inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

R.H. Baker guardian for Mary A. Baker J. Baker minor heirs this day Edmund Taylor deed produced in open court a bond and letters of guardianship regularly certified by the clerk and Judge of the probate court of Carroll County Mississippi which was received by the court and ordered to be recorded.

William Teas John Frewett and a who was appointed a jury of view to view and mark a road the nearest and best way leaving the Waverly road near the widow Teas to intersect the Perryville road near Thomas Parham in the Barren Hollow this day made a favorable report of same. It is ordered by the court that John H. Brown be appointed overseer of the road as viewed and marked by said Jury of view from the ford of Tumbling Creek to where the same will intersect the Perryville road in the Barren Hollow and that all the hands above David Frewett and living in said Brown to open the same which road is established in the second class.

On motion it is ordered by the court that John Frewett be appointed overseer of the road as viewed and marked by W. Teas and Com from the ford of Tumbling Creek above the Widow Teases on Tumbling creek to where the same intersects the Waverly road above the widow Teases on Hurricane Creek and that David Frewett and hands and all the hands from the widow Taylors down to W. Pulis work under said Frewett to open the same which road is established in the second class.

Wesley Young and a who was appointed a jury of view to view a road this day made a favorable report of the same. It is ordered by the court that the road as viewed heretofore be considered a public highway in this County.

- (399) On motion it is ordered by the court that C.C. Holmes A.G. Holmes John Brown and J.M. Holmes hands J.W. Wims and Robt Turner and hands work on the road leading from John Browns mill to the ford of Dry Creek on the stage road as the lands of M.S. Smith and that William T. Boulton be appointed overseer of the same and that all the hands before mentioned work on said road under said Boulton which is established in the second class.

On motion it is ordered by the court Nicholas Waggoner be appointed overseer of the road from the ford of the creek from Lewis Dickerson to intersect the stage road below Z.T. Criss and that hands who worked Joseph Willson as overseer of said road in future work under said Waggoner which road is established in the second class.

On motion it is ordered by the court that J.T. Phillips be appointed

overseer of the road in place of A.M. Vaden and that all the hands who worked on said road under said Vaden in future work under said Phillips which is established in the second class said road commences at S.F. Beasley on Pumpkin creek and end at the fork of the road near Nathan Tubb on Blue Creek

(400)

Allen Box, Mason Box, James H. Martin, Urbane Harris Gdn  
vs  
Henry L. Harmin, Exors &c.

This day the cause came on and Henry L. Harmin of first for probate a paper purporting to be the last will and testament of Henry Harmin deed and thereupon came into open court Allen Box Mason Box James H. Martin all of whom were spoken of said supposed will and legates with Urbane Harris regular guardian for the legal heirs of Reuben S. Harmin deed and objected to the probate of said supposed will and testament because they say it is not the last will and testament of Henry Harmin deed and ought not to be admitted to probate as such and the said Allen and Mason Box James H. Martin and Urbane Harris as guardian having entered into and tendered a bond according to law. Nor prays the court that a transcript of the record may be sent up to the Circuit court of Humphreys county together with the supposed will to the end that an issue of (illegible) may be made up under the discretion of the said court to test the

- (400) validity if the said supposed will and testament. It is ordered by the court that a copy of the record of this cause be certified and sent to the clerk of the Circuit court together with said paper purporting to be last will and testament of Henry Harmin deed.

On motion of James C. Hughes it is ordered by the court that the said Thomas C. Hughes be appointed administrator of the estate of William B. Hughes deed the same and the said Thomas C. Hughes appeared in open court together with John H. Beasley and Schilton Cheat his securities thereto and entered into and acknowledged their bond in the sum of one thousand dollars conditioned as the law directs and the said Thomas C. Hughes taken the oath of Administrator as the law directs. It is ordered by the court that letters of administration issue to the said T.C. Hughes on the estate of the said W.B. Hughes deed.

On motion it is ordered by the court that N.D. McCrory George R. McCrory and John H. Beasley be appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of William B. Hughes deed one year from his death and make report of the same to the next term of this court.

(402)

On motion of J.P. Lowery it is ordered by the court that James Berehman Banks Jank William Martin Jefferson Whitfield and D. Thompson be appointed a jury of view to view and mark an alteration in the road leading up Buffalo River to leave the room of Solomon Owens and that all the hands living in the bounds of said road in future work on said road under said Lowery which road is established in the second class.

On motion of Elias C. White it is ordered by the court that the said Elias C. White be appointed administrator of the estate of W.A. White deed and the said E.C. White appeared in open court together with D.A. Massey and James M. Hanes his securities thereto and acknowledged their bond in the sum of eight hundred dollars conditioned as the law directs and the said Elias C. White taken the oath of administrator as the law directs. It is ordered by the



ordered by the court that letters of administration issue to the said K.C. White on the estate of W.A. White deed.

On motion of William S. Bell it is ordered by the court that the said William S. Bell be appointed guardian for Mary Ann Bell and a minor orphan heir of Melinda Sears deed and the said William S. Bell appeared in open court together with D.M. Simpson his security thereto and entered into and acknowledged their bond in the sum of two hundred dollars conditioned as the law directs

(401) which bond was examined by the court and received and so certified.

On motion of W.B. Lucas it is ordered by the court that the David O'Guin be appointed guardian for T.B. Lucas minor orphan heir of William Lucas deed and the said David O'Guin appeared in open court together with Elijah Rudolph and Reddick Yeats his securities and entered into and acknowledged their bond in the sum of five hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

On motion of W.W. Moss it is ordered by the court that the estate of the county pay to the said W.W. Moss the sum of thirty four dollars and 30 cents for keeping Sarah Tomkins and five poor children two months which was struck off to him as paupers at the rate of \$60 for three months and of any money and his hands not otherwise appropriated.

J. J. Lowery administrator of the estate of W.B. Powell deed this day made return of inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

On motion of George W. Collier it is ordered by the court that the said George W. Collier be appointed guardian for T.L. Collier and M.F. Collier minor orphan heirs of Willis Collier deed and the said G.W. Collier appeared in open court together with D.A. Massey and J.C. Detson his securities thereto and entered into and acknowledged their bond in the sum of two hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

(402)

The clerk of this court made report of a settlement made with W.N. Whitehead administrator of the estate of William McCrunch deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Nathan Page guardian for Phibes A. & G.W. Bessel minor orphan heirs of C.A. Bessel deed which was examined by the court and read and ordered to be recorded.

Court then adjourned until Wednesday Morning 10 o'clock  
U. Harris JP W. White JP Albert Warren JP

Wednesday Morning November 8th 1848

The court met according to adjournment present and presiding the worshipful Albert Warren Whitbes White Urbane Harris W.W. Moss and Phillip Lewton and James Crockett Peers Justices etc.

On motion of V.S. Allen it is ordered by the court that letters of administration fundamental issue to Henry L. Harmon on the estate of Henry L. Harmon deed and the said Henry L. Harmon appeared in open court to-

gether with Levi McCollum Joel Pearce T.M. Goren and John T. Scott his securities thereto and entered into and acknowledged their bond in open court in the sum of twenty six thousand dollars conditioned as the law directs and the said Henry L. Harmon appeared in open court and taken the oath of administrator of the law directs. It is ordered by the court that letters pendential issue to the said Henry L. Harmon on the estate of Henry Harmon deed.

(106)

George R. McCrory collector of the public taxes of this county for the present year this day returned in open court on oath a list of insolvent polls on which the taxes could not be collected for the year 1848 which was received by the court and ordered to be certified by the clerk of this court so as the collector could have a credit for the same.

(403) On Motion it is ordered by the court that John S. Adams be appointed overseer of the road in the room of Felix G. Massey and that all the hands living in the bounds of said road in future work under said Adams on said road which road is established in the second class.

Court then adjourned until court tomorrow.

W. White JP Albert Warren JP James Crockett JP

At a county court begun and held for the county of Humphreys at the courthouse in the town of Waverly on the first Monday in being the 4th day of December A.D. 1848 Present and presiding the worshipful Albert Warren Whitbes White and Urbane Harris Peers Justices etc.

The clerk of this court made report of a settlement made with Harriette Hendrix administrator of the estate of Isaac Hendrix deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with James C. Harris administrator of the estate of Samuel Buchanan deed which was examined by the court and received and ordered to be recorded.

(306)

The clerk of this court made report of a settlement made with John Brown Guardian for Frances L. Draper minor heir of Daniel Draper deed which was examined by the court and received and ordered to be recorded.

Levi McCollum administrator of the estate of Joel A. Hobbs deed this day made return of an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

(404) James D. Young Henry Lewton and William Price who was appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of Thomas Boles deed this day made report of the same which is ordered to be recorded.

Michael Melchens administrator of the estate of Thomas Boles deed this day made return of an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

W.D. McCrory John H. Bensley and G.R. McCrory who was appointed commissioners to lay and set apart a sufficiency of provisions to serve the widow and family of N.B. Hughey deed this day made report of the same it is ordered to be recorded.

John H. Beasley who was heretofore duly and legally elected by the qualified voters in the 7th Civil District of the county a justice of the peace to fill out the unexpired time of William B. Hughes deed this day produced his commission and taken the oath of office as the law directs and taken his seat on the bench.

On motion of Mercedes Hendrix, it is ordered by the court that the said Mercedes Hendrix be appointed guardian for James M. & William A. Hendrix her two children and minor heirs of Isaac Hendrix deed and thereupon the said Mercedes Hendrix appeared in open court together with William M. Hendrix and B.E. Spicer her security thereto and entered into and acknowledged their bond in the sum of four hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

Levi McCollum this day appeared in open court and by the consent of the court tendered his resignation as guardian for Thomas Box minor heir of Landley Box deed and thereupon James M. McAdoo appeared in open court together with John H. Beasley Levi McCollum and Silver Adams his securities thereto and acknowledged their bond in the sum of six hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified. It is ordered by the court that the said James M. McAdoo be appointed guardian in the room of Levi McCollum resigned.

The court then proceeded to make out jury to serve at March Term of the Circuit Court 1849 as follows, to wit: S.J. Cooley A. Hendrix, J. Hinton, James McMillan, James M. Holmes Elijah Jackson, A.A. Waggoner, C.T. Broadard, Simpson N. Hemen, T.J. Whitfield, William Edwards, Lenford Hooper, Eliza White, W.R. Tomlinson, Thomas C. Hughes G.L. Nelson L.B. Tolson, William O'Donnell Uriah M. Harris, Kinchen Taylor, F.D. Koel Paul McClure Stephen Forger, Allen Scholes and Marcus Brigrance, Aith William Jones and James M. Webster constables to wait on the said and that a writ of venire issue to the sheriff of this county for the same.

The clerk of this court made report of a settlement made with Elizabeth Rushing administrator de bonis non of the estate of Willis Rushing deed which was examined by the court and received and ordered to be recorded.

The court then proceeded to appoint Revenue Commissioners to take a list of the taxable property and polls in each Civil District in this county for the year 1849 which as follows, to wit, 1st District W.M. Hendrix 2nd District W.W. Moss 3rd E. Loyd 4th J.W. Lowry 5th James Poyner 6th D.R. Owen 7th John H. Beasley 8th Willis W. Bryant 9th Dist Philip Lewton 10th District James Crockett 11th Thomas Linn.

On motion of J.D. Young it appearing to the satisfaction of the court that John D. Young who was appointed at a former term of this court administrator with the last will and testament of William C. Young deed and removed her ingood faith and performance as administrator aforesaid and on motion of James C. Young it is ordered and decreed by the court that said J.D. Young be appointed administrator de bonis non with the will annexed and that he take upon himself the burden of further administration of the said William C. Young deed and thereupon the said James D. Young came in open court together with John Crockett William H. Gardner, Isaac Luona, and C.T. Pavatt his securities and entered into and acknowledged their bond in the penal sum of twelve thousand dollars conditioned as the law

(406) court that letters of administration de bonis non with the will annexed of the said William C. Young deed iss to the said James C. Young.

A paper purporting to be the last will and testament of Elizabeth N.C. White deed was this day produced in open court and proved by the oaths of B.E. Spicer and B.F. Holland subscribing witnesses thereto and thereupon on motion of Elias C. White was left executor of said last will and testament of B.N.C. White appeared in open court together with B.E. Spicer and B.F. Holland his securities thereto and entered into and acknowledged their bond in the sum of two thousand dollars conditioned as the law directs and the said B.C. White taken the oath of executor as the law directs it is ordered by the court that letters testamentary issue to the said B.C. White on the estate of Elizabeth N.C. White deed.

The clerk of this court made report of a settlement made with Nancy Tunlap guardian for Elizabeth A. Tunlap minor heir of S.A. Tunlap deed which was examined by the court and read and ordered to be recorded.

B.C. White administrator of the estate of W.A. White deed this day made return of an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

On motion it is ordered by the court that the trustees of this county pay Whidden White Urbane Harris and Albert Warren thirteen dollars each for their services for holding the quorum court of this county from the first Monday in April 1848 until the first Monday in January 1849 out of any money in his hands not otherwise appropriated.

Court then adjourned until next court in course.

Urbane Harris JP Whidden White JP Albert Warren JP

(407) At a County court began and held at the courthouse in the town of Severly for the county of Humphreys on the first Monday being the 1st day of January 1849 present and presiding the worshipful Albert Warren, Whidden White, Urbane Harris, Thomas Linn, J.W. Lowry, James Crockett W.C. Hodges Phillip Lewton, W.L. Byrne, L.M. Bryant, M. Loya, J.H. Long, Jas Miller D.R. Owen, Jas. Poyner, J.Y. Knight, and R. Rushing esqrs do.

The clerk of this court made report of a settlement made with R. Batson administrator of the estate of Spencer T. Hunt deed which was examined by the court and received and ordered to be recorded.

The clerk of this court also made report of a settlement made with William Rogers administrator of the estate of James Teas deed which report was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with William C. Pullen guardian for Mary R. Perry minor heir of Kinchen Perry deed which was also examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with John Larkins Guardian for John Lytle, William Seals, Thomas Coats and Neely Seals deed which was examined by the court and received and ordered to be recorded.

On motion it is ordered by the court that Hiram McElvay be appointed guardian for Oaker Lytle minor heir of Peyton Lytle deed and the said Hiram

McKilvey appeared in open court together with John Edwards and E.H. McKell his securities thereto and entered into and acknowledged their bond in the sum of eight hundred dollars conditioned as the law directs which bond was examined by the court and received and ordered by the court to be so certified.

On motion it is ordered by the court that Simon Stacy be appointed overseer of the road in the town of Thomas Paynor and that all the hands living in the bounds of said road as formerly worked under said Stacy on said road which road is established in the first class.

- (408) On motion it is ordered by the court that William Johnson be appointed overseer of the road in the town of Irish Brown and that all the hands living in the bounds of said road and formerly worked under said Johnson in future work under said Johnson on said road which road is established in the second class.

On motion of Sarah Guin it is ordered by the court that she said Sarah Guin be appointed administratrix of the estate of William M. Guin dead and the said Sarah Guin and the said Sarah Guin appeared in open court together with Robert Carter, William M. Hendrix and William Hendrix her securities thereto and entered into and acknowledged their bond in the sum of eight hundred dollars conditioned as the law directs and the said Sarah Guin taken oath of administratrix as the law directs. It is ordered by the court that letters of administration issue to the said Sarah Guin and the estate of William M. Guin dead.

The court went into an election to elect a chairman for the present year and on counting the votes it was declared that Albert Warren was duly and constitutionally elected chairman for the present year.

The court then went into an election to elect a quorum for the present year and on counting the votes it was declared that Albert Warren, Urbane Harris and Whitbee White were legally elected to serve as quorum for the present year.

The court then went into an election to elect two Revenue Commissioners to make settlement with the County Officers for the present year and on counting the votes it was declared that Albert Warren and Whitbee White were elected Revenue Commissioners for the present year.

On motion of Sarah Guin it is ordered by the court that Robert Carter, W.M. Hendrix and Elijah Rudolph be appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of William M. Guin dead one year and make report the same to the next term of this court.

- (409) George McCrory this day produced in open court the Treasurer receipt for the Taxes due the State of Tennessee for the year 1848 which was ordered by the court to be recorded.

The sheriff of this county this day by order of the court put Nathan Sheffield a pauper of this county to the lowest bidder for the present year and George McCloud bidding the sum of thirty four dollars and fifty cents that being the last and lowest bid. It is ordered by the court that the Trustee of this county pay to the said G.W. McCloud the sum above named and of any money in his hands not otherwise appropriated at the expiration

of said time.

On motion of Isaac Bittell it is ordered by the court that T. J. Farler, William Ladd, George S. Clark, James T. Baggett and James Adams be appointed a jury of view to view and mark an alteration in the road to commence at Harris ferry on Duck River and run down the bank of said River until a line due south will strike the dividing line between the lands of C.E. Harris and said Mitchell and thence with said line to far as these lands run then the nearest and best way until the same will strike the old road leading up Buffalo River below William McIlwain taking the public good and individual advantage in consideration and make report of the same to the next term of this court.

On motion it is ordered by the court that S.W. McClure be appointed overseer of the road in the town of Nathaniel Simpson and that all the hands living in the bounds of said road and formerly worked under said Simpson in future work under said McClure on said road which road is established in the second class.

On motion it is ordered by the court that Arthur Collier be appointed overseer of the road in the town of William Bateman and that all the hands living in the bounds of said road in future work on said road under said Collier which road is established in the second class.

- (410) On motion of L.W. Toland it is ordered by the court that L.W. Bryant, J.W. Long, W.G. Desages, Ben Jamin Epperson, George Noland, Hildred Gatlin, Samuel B. Lundgren be appointed a jury of view to view and mark the road leading down Harbison creek from near Tubbs line to Tolands Spring branch the nearest and best way and make report of the same at the next term of this court.

The clerk of this court made report of a settlement made with Jack Hamble administrator of the estate of William McCastland dead which was examined by the court and read and ordered to be recorded.

C.E. Harris clerk of this court presented to the court an account of fifty four dollars 93 cents due him as clerk of said court for services rendered the county of Humphreys for the year 1848 as clerk of said court. It is ordered by the court that the Trustee of this county pay to the said C.E. Harris the sum of fifty four dollars 93 cents out of any money in his hands not otherwise appropriated.

On motion of B.B. Spicer it is ordered by the court that the Trustee of this county pay to the said B.B. Spicer sheriff of said county the sum of fifty dollars as ex officio services rendered by him as sheriff for the year 1848 out of any money in his hands not otherwise appropriated.

On motion of John Woods it is ordered by the court a majority of all the Justices being on the bench and all voting in the affirmative that the Trustee of this county pay John Woods fifty dollars for keeping Lilly Bryant a pauper of this county twelve months from this date out of any money in his hands not otherwise appropriated at the expiration of said time.

E.C. Hughey administrator of the estate of B.B. Hughey dead this day returned an inventory account of sale of said estate and oath having been made thereto. It is ordered to be recorded.

V.S. Allen one of the administrators of the estate of Isaac McCastland dead with the will annexed this day made a supplemental return of the sale



of the slaves of a id estate and rent of farm 1848 and oath having been made thereto it is ordered to be recorded.

- (411) On motion it is ordered by the court that the Trustees of this county pay to Stephen Harlsey twenty five dollars for keeping Hugh Craig a pauper of this county twelve months from this date out of any money in his hands nototherwise appropriated at the expiration of said time.

Onmotion of John Brown it is ordered by the court that the said John Brown be appointed administrator of the estate of John W. Grubbs dead and the said John Brown appeared in open court together with W.W. Moss Urbane Harris his securities thereto and entered into and acknowledged their bond in the sum of six hundred dollars conditioned as the law directs

It is ordered by the court that letters of administration issue to the said John Brown on the estate of John W. Grubbs dead.

Court then adjourned until court in course.

Albert Warren JP Whidbee White JP Urbane Harris JP

- (412) State ofTennessee. At a county court begun and held for the County of Humphrey at the courthouse in the Town of Waverly on the first Monday it being the 5th day of February 1849 present andpresiding the worshipful Whidbee White, Urbane Harris and W.W. Moss Esqrs Justices do.

The clerk of this court made report of a settlement made with Levi Mc Cellum former guardian for Thomas Box minor heir of Lyndley Med which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Samuel Eppison guardian for Hugh and Elizabeth Cannon minor heirs of Dennis Cannon dead which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with H.B. Traylor administrator of the estate of Polly Traylor dead which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with John and Zedee Owens administrators of the estate of Balitha Owens dead which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Samuel Horsby administrator of the estate of Stephen Harlsey dead which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Joshua Y. Knight Guardian for Jas F M.A. and R.S. and S.C. Knight minor heirs of Edmund Wildredge dead which was examined by the court and received and ordered to be recorded.

- (413) Onmotionof John Burgess itis ordered by the court that J.C. Dotson be appointed overseer of the road in the room of said Burgess and that all the hands living in the bounds of said road and formerly worked under said Burgess work under said Dotson in said road which road is established in the first class

The clerk of this court made report of a settlement made with H.B. Spicer

and V.S. Allen administrators with the will annexed of Isaac McCastland dead which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with the will annexed of Isaac McCastland dead which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with James Patterson administrator with the will annexed of James Patterson dead which was examined by the court and received and ordered to be recorded.

On motion of Joseph McCracken deceased which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with James H. Patterson administrator with the will annexed of James Patterson dead which was examined by the court and received and ordered to be recorded.

Onmotion of Joseph McCracken is it ordered by the court that William Parker Junr be appointed overseer of the road in the room of the said McCracken and that all the hands living in the bounds of said road and formerly worked under said McCracken in future work under said Parker on said road which road is established in the second class.

Henry L. Harmon administrator pendent of the estate of Henry Harmon dead this day made return of articles a ld of said estate and oath having been made thereto it is ordered to be recorded.

On motion it is ordered by the court that Henry Lewton William Price James D. Young Dennis Cannon Henry Cannon be appointed a jury of view to view and mark a road from J.D. Young for yard crossing Reeces branch at his blacksmith shop thence the nearest and best way to W.C. Pullen mill and make report of the same to the next term of this court which road is established in the second class.

Onmotion it is ordered by the court that the Trustees of the County pay J.P. Christian cornerer of this county five dollars for holding a jury of inquest over the dead body of a negro killed by the name of Isaac out of any money in his hands not otherwise appropriated.

- (414) A paper writing purporting to be the last will and testament of Christopher Waggoner dead was this day produced in open court and the due execution thereof proven by the oaths of W.W. Waggoner and G.E. Harris subscribing witnesses thereto and thereupon George W. Waggoner and Martin A. Waggoner who was left executors to said last will and testament appeared in open court together with G.E. Harris Urbane Harris Wilkins W. Waggoner and Isaac Lucas their securities thereto and entered into and acknowledged their bond in the sum of twelve thousand dollars conditioned as the law directs and the said Martin A and George W. Waggoner taken the oath of executors as the law directs it is therefore ordered by the court that letters testamentary issue to the said G.W. and M.A. Waggoner on the estate of Christopher Waggoner dead.

On motion it is ordered by the court that Hilliard Gatlin be appointed overseer of the road in the room of George Holand and that all the hands living in the bounds of said road under said Gatlin which road is established in the second class.

On motion of David Meredith it is ordered by the court that he be appointed guardian for Lucinda Mary Frewett minor heirs of John Frewett minor heirs of John Frewett deceased and the said David Meredith appeared in open court together with W. Rogers and Levi McCellum his securities thereto and entered into and acknowledged their bond in the sum of seventy five dollars conditioned as the law directs which bond was examined by the court and received and so certified.

John H. Thomas special administrator of the estate of John H. Marable dead of this day returned an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

On motion of Joseph Teas it is ordered by the court that Joseph Teas be appointed guardian for Robert Teas minor heir of James Teas dead and the said Joseph Teas appeared in open court together with William Rogers and B.B. Spicer and L.W. Bryant his securities thereto and entered into and acknowledged their bond in the sum of three hundred and fifty dollars conditioned as the law directs which bond was examined and so certified.

(415) On motion it is ordered by the court that all the hands who formerly worked under John Burgess and J.B. Adams as overseers of the road from George Turners to the Dickson County line, to wit, Thos Craft, P.T. Craft Henderson Craft, J.R. Burgess Carrol Dedson Jackson May, John Burgess J. Dedson, A. Wadkins, Jas Wilson, P.W. Burgess, Ma Pew, William Ray, Michael May, Madison Ray McRee, J.W. Sheen J. Noel, George Turner hands and the hands of J.B. Adams Lee Hendrix which is the stage road, and in the first class.

On motion of James Payner is ordered by the court that J.V. Knight, Jas Patterson, Saml Wildredge, Westly Young, Sil Adams and C.E. Brigham be appointed a jury of view to view and mark an alteration the road leaving the old road at or near the upper end of sd Payners plantation intersecting the same near the Tennessee Ridge and make report of the same at the next term of this court.

On motion it is ordered by the court that Thomas H. Gashiver be appointed overseer of the road in room of J.O. Hains and that all the hands who live in the bounds of said road work in future under said Goodwin which is established in the first class.

On motion it is ordered by the court that William H. Simmons be appointed overseer of the road from the Ross ferry road to Kirkmans ferry and the Tennessee River and that the hands who live in the bounds and formerly worked on said road in future work under said Simmons on said road which is established in the second class.

On motion of William G. DASHAM it is ordered by the court that William Black Jacob Poland Joseph Teas J.C. Teas H. Long Samuel Lamden Benjamin Epperson and Nathaniel Powers be appointed a jury of view to view and make a charge in the Hurricane creek road beginning on the east boundary line of William G. DASHAMs land running with said line to the C. Teas corner and with his tract to the said road.

(416) On motion it is ordered by the court Moses Box Jr be appointed overseer of the road in the room of W.C. Jackson and that all the hands who worked on said road under said Jackson in future work on said road under

said Box which is established

in the second class.

On motion it is ordered by the court that John T. Turner be appointed overseer of the road from the dividing line between the lands of U. Harris and R. Batson to the steam ferry of K.L. Wingfield on Tennessee River and that the hands of R. Batson M.S. Smith Mason Box the hands belonging to the firm of said ferry John Turner and the hands belonging to the farm of Willie Turner on said River Jas McMillion J.H. Alexander and John Cake work under said Turner on said road which is established in the first class.

On motion it is ordered by the court that Isiah Paul be appointed overseer of the road in room of William Jernigan and that all the hands who worked under said Jernigan in future work on said road under said Paul which is established in the second class.

On motion it is ordered by the court that J.W. Boyles be appointed overseer of the road in the room of M.S. Spradling and all the hands that worked under said Spradling in future work under said Boyles on said road which is established in the second class.

Thomas J. Fowler and others who were at a former turn of this court a jury of view to mark an alteration in the road from the landing on Duck River opposite the mouth the cold branch made a favorable report as follows to wit/ beginning and running down said River to the dividing line between Isaac Mitchells and C.E. Harris and with said line south so as to intersect the old road at the mouth of a hollow above James F. Wagners. It is ordered by the court that said road to make a public highway and that Isaac Mitchell be appointed overseer to cut out the same and that all the hands living in the bend of Duck River and Buffalo to William McIlwain work under said Mitchells to open the same.

On motion it is ordered by the court that Robert Stewart be appointed overseer of the road in the room of Elias Saunders and that all the hands living in the bounds of said road in future work under said Stewart on said road which road is established in the second class.

Levi McCellum administrator of the estate of Joel A. Hobbs dead this day made a supplemental return and inventory of said estate and oath having been made thereto it is ordered to be recorded.

Barwell B. Spicer former guardian for George T. Eby minor heir of Thomas Eby dead this day appeared in open court and  
(417) renewed his bond as guardian in the sum of four thousand five hundred dollars conditioned as the law directs together with William Rogers Henry L. Harmon and V.S. Allen his securities thereto which bond was examined by the court and received and so certified.

John Larkins guardian for Thomas William and Westly Seals minor heirs of William J. Seals dead this entered in and renewed his bond as guardian in the sum of four thousand five hundred dollars conditioned as the law directs together with William Rogers Henry L. Harmon and V.S. Allen his securities thereto which bond was examined by the court and received and so certified.

John Larkins guardian for Thomas William and Westly Seals minor heirs of William J. Seals dead this entered in and renewed his bond together with

Levi McCollum his securities thereto in the sum of six hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

James H. MaDoo guardian for Thomas Box minor heir of Lyndly Box deed this day made report of his guardianship and oath having made thereto it is ordered to be recorded.

David Meredith guardian for Louisa and Mary Prewett minor heirs of John Prewett deed this day made report of his guardianship and oath having been made thereto it is ordered to be recorded.

(418) James B. Walker who was duly and legally elected by the qualified voters of the 5th district to serve out the unexpired time of Robert Poyner rendered as constable this day appeared in open court together with J.D. Walker James Poyner Silvester Adams and James MaDoo his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs, and the said James B. Walker taken the oath of office as the law directs which bond is as follows, to wit.

We, James B. Walker Silvester Adams, James Poyner, J.D. Walker and James MaDoo all of the county of Humphreys are held and firmly bound unto the State of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated the 8th day of February 1848.

The condition of the above obligation is such that whereas the above bound James B. Walker was duly and constitutionally elected by the qualified voters in the 5th Civil District in said county to serve as constable in said county to fill out the unexpired time of Robert Poyner removed as appears from the certificate of B.B. Spicer sheriff of said county now if the said James B. Walker shall faithfully discharge the duties of his office and shall well and truly pay over and account for all sum or sums of money by him collected by virtue of his office to the person or persons authorized to receive the same otherwise to remain in full force and effect. Aged in open court and approved 8th Feb. 1848.

James B. Walker (Seal) James Poyner (Seal) Silvester Adams (Seal)  
James MaDoo (Seal)

On motion it is ordered by the court that John Jenkins be appointed overseer of the road in the room of William Rogers and that all the hands living in the bounds of said road in future work under said Jenkins on said road which road is established in the second class.

Court then adjourned until court in court.

Urbane Harris JP Whidbee White JP W.W. Moss JP

(419) State of Tennessee. At a county court begun and held for the County of Humphreys at the courthouse in the town of Waverly on the first Monday it being the 8th day of March A.D. 1848 present and presiding the worshipful Albert Warren, Urbane Harris, Whidbee White, James Crockett and M. Loyd Justices.

The clerk of this court made report of a settlement made with William Harris guardian for Ferrell and William A Reese minor heirs of Charles Reese deed which was examined by the court and received and ordered to be recorded.

John Brown who was appointed at a former term of this court overseer to cut out and open a road this day made report that he had opened the same agreeable to said order. It is ordered by the court that Shadrack Prewett be appointed overseer of said road and that Joel Prewett George Baugus and Jeremiah Baugus hands William Prewett James Prewett John H. Brown work on said road under said Shadrack Prewett which road is established in the second class.

James D. Young Henry Lawton and others who was appointed at the last term of this court a jury of view to view and make a road this day made report that they had complied with said order. It is ordered by the court that Israel Etheridge has heretofore been appointed overseer of said road with the hands laid off to him work on said road which road is established in the second class.

James D. Young administrator with the will annexed of William C. Young deed this day returned an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

Richard Batson guardian for John G and Caroline Harris minor heirs of Mary May deed this day made a report of said wards estate and oath having been made thereto it is ordered to be recorded.

(420) On motion of Thomas Linn Esq. it is ordered by the court that Allen Scholes B.F. Brown Richard L. Taylor James W. Nichols and Beverly Bechman be appointed a jury of view to view and mark an alteration in the road running up White Oak creek leave the old road at or near said Bechmans so as to intersect the lower road on the top of the hill north of the widow Browns the nearest and best way taking the public good and individual advantage is consideration which road is to be established in the second class.

On motion of Thomas Linn it is ordered by the court that Allen Scholes B.F. Brown R.L. Taylor James W. Nichols and Stephen O'Guire be appointed a jury of view to view and mark an alteration in the road leading from Dover to Waverly leaving the old road at the branch below the widow Browns so as to intersect with the old road at the mouth of Stephens O'Guire Linn the nearest and best way taking the public good and individual advantage in consideration and make report of the same to the next term of this court.

On motion of William Turner it is ordered by the court that the Trustees of this county pay to the said William Turner the sum of one dollar thirty three cents for provisions furnished by him to the family of John Jackson poor person of this county out of any moneys in his hands not otherwise appropriated.

On motion it is ordered by the court that Wm. I. Smith be appointed overseer of the road in the room of James Hooper and that all the hands living in the bounds of said road and formerly worked under said Hooper in future work under said Smith on said road which is established in the second class.

(421) On motion it is ordered by the court that Jesse Jones be appointed overseer of the road in the room of Eliza Kirkland and that all the hands living in the bounds of said road in future work on said road under said Jones which road is established in the second class.



- (421) On motion it is ordered by the court that William C. Simpson be appointed overseer of the road in the room of Henry Seamen and that all the hands living in the bounds of said road in future work under said Simpson on said road which road is established in the second class.

On motion it is ordered by the court that James R. Holland be appointed overseer of the road in the room of Sellamen Ridings and that all the hands living in the bounds of said road and formerly worked under said Ridings in future work on said road under said Holland which road is established in the first class.

On motion it is ordered by the court that Alexander Ivens be appointed overseer of the road in the room of John E. Arnold and that all the hands living in the bounds of said road in future work under said Iven on said road which road is established in the second class.

On motion of L.W. Bryant it is ordered by the court that Willie Simmons be appointed overseer of the road in the room of John Frewett who was appointed overseer to open said road and that David Frewett John Frewett William and Nicholas Ferguson work on said road under said Simmons which road is established in the second class.

On motion it is ordered by the court that E.M. Warren be appointed overseer of the road in the room of James R. Allison and that all the hands living in the bounds of said road and formerly worked under said Allison in future work under said Warren on said road which road is established in the second class.

Isaac Mitchell who was appointed overseer to open a road as viewed and marked by James T. Haggner and others this day made report that he had cut out the same agreeable to said order. It is ordered by the court that the road as cut out by said Mitchell be considered a public highway of this county and that the old road be annulled and that the overseer of the old road work on the road as cut out by Mitchell which road is established in the second class.

- (422) Joseph H. Long and others who were appointed a jury of view to view and mark an alteration in the road leading up Hurricane Creek this day made a favorable report of the same. It is ordered by the court that the same be considered a public highway of this county.

On motion it is ordered by the court that William G. McMackens be appointed overseer of the road in the room of Warren Berry and that all the hands living in the bounds of said road in future work under said Macken on said road which road is established in the second class.

J.Y. Knight and others who were appointed a jury of view to and mark an alteration in the road on the lands of James Peyner this day made a favorable report of the same. It is ordered by the court that the same be considered a public highway of this county and that the hands who formerly worked on said old road in future work on the road as viewed and marked by said jury which road is established in the second class.

L.W. Bryant Esqr this day tendered his resignation as a Justice of the peace in and for said county which was received by the court and ordered to be recorded.

On motion it is ordered by the court that Joseph Spicer be appointed

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overseer of the road in the room of William Y. McNeely and that all the hands except McNeely and hands who formerly worked under said McNeely in future work under said Spicer on said road which road is established in the second class.

On motion it is ordered by the court that Joseph Crockett be appointed overseer of the road in the room of William Harris and that all the hands living in the bounds of said road in future work under said Crockett on said road which is established in the second class.

- (423) William Harris former guardian for Ferrel J. & W.A. Reese minor heirs of Charles Reese this day appeared in open court and renewed and entered into and acknowledged his bond with Henry O'Donley and W.M. Massey his securities thereto in the sum of three hundred and twenty five dollars conditioned as the law directs which bond was examined by the court and received and so certified.

On motion of William Robbins it is ordered by the court William Robbins be appointed guardian for Ferdinand E. Balthrop and Sarah S. Balthrop minor heirs of Edward Balthrop and the said William Robbins appeared in open court together with Joshua Y. Knight and James Peyner his securities thereto and entered into and acknowledged their bond in the sum of three thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified.

On motion of Henry O'Donley it is ordered by the court that Henry O'Donley be appointed administrator of all and singular the goods and chattels rights and credits of Nathaniel Ferguson deed and the said O'Donley appeared in open court together with Nicholas Ferguson William Harris E.M. Massey his securities thereto and entered into and acknowledged their bond in the sum of three thousand dollars conditioned as the law directs and the said Henry O'Donley taken the oath of administrator as the law directs. It is ordered by the court that letters of administration issue to the said Henry O'Donley on the estate of Nathaniel Ferguson deed.

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On motion it is ordered by the court that J.B. Adams in future work on the road as overseer from the branch near the upper end of his lane to George Turners and that William Ray, George Morean Majures Jeremiah Sheen J. Neal George Turners hands Riley Chambers Cullen Burches Madison Ray Theophilus Bess and J.D. Adams hands and the hands that lives in the bounds of said road shall in future work on said road which is established in the first class under said Adams.

On motion it is ordered by the court that William Few be appointed overseer of the road from the Dickson County line to the branch of upper end of J.B. Adams land and that John Burgess Thomas Craft P.H. Craft P. Craft James Burgess, J.C. Doorn, John May J.J. Dodson A. Watkins, William Willson, P.W. Burgess and D.L. Hendrix with all that may live in the bounds of said road work on the same under said William Few which is established in the first class.

- (425) On motion it is ordered by the court G.L. Nelson be appointed overseer of the road from the St Peter avenue ford of Duck River to where it intersects the Centerville road near Robert Nelson in the room of J.W. Miller and that Edmund Patton Mr. Hatfield and all the hands at Willie Millers farmwork under said Nelson on said road which road is established in the second class.

The clerk of this court made report of a settlement made with William H. Gardner guardian for Hannah E. Harvy and Thomas McClure minor heirs of James McClure deed which was examined by the court and read and ordered to be recorded.

The clerk of this court made report of settlement made with Daniel F. McKlyea guardian for Marcus and Felix McKlyea minor heirs of Robert McKlyea minor heirs of Robert McKlyea deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with W.M. Hendrix Adm. of the estate of Elijah Hendrix deed which was examined by the court and read and ordered to be recorded.

Ornison of Isaac Lucas one of the commissioners appointed by the legislature of the State of Tennessee to sell the lots in the Town of Waverly, and superintend the public Building for the County of Humphreys this day made report to court that they had read the jail as a public jail in the County and that he wished the court to receive the same as such from him it is considered by the court that the said jail be considered a public prison and for said county from here forward and that the receive the same as such.

Court then adjourned until court in course.

Urbane Harris JP Whidbee White JP Albert Warren JP

(425) State of Tennessee. At a county court began and held at the courthouse in the Town of Waverly for the County of Humphreys on the first Monday it being the second day of April 1849 present and presiding the worshipful Albert Warren, Whidbee White, James Crockett, W.W. Moss, Urbane Harris, Elijah Crosswell, James Miller, Phillip Lewten, James Poyner, E. Loyd A. Jones, D.R. Owen, J.Y. Knight, Thomas Lain, W.M. Hendrix, Esqrs Justices of

Sarah Owen administratrix of the Estate of William M. Wynn made this day made report of inventory this day and account of sale of said estate and oath having been made thereto it is ordered by the court that the same be recorded.

Whidbee White and Albert Warren who was appointed at the January Term of this court Revenue commissioners to make settlement with the county officers of said county this day made report of a settlement made with James Leas Trustee of said county which was examined by the court and received and ordered to be recorded.

Whidbee White and Albert Warren Revenue Commissioners appointed at the January term of said court to make a settlement with the different county officers of this county for the present year this day made report of a settlement made with John M. Little clerk of the Circuit court for Revenue collected by him and fines and forfeitures for the year ending the 10th March 1849 which was examined by the court and received and ordered to be received.

George R. McCrory who was duly and legally elected by the county court at the January term of said court collector of the public Revenue of this county for the year 1849 this day appeared in open court together with N.D. McCrory R.P. McCrory William M. McIlwain and B.B. Spicer his securities thereto and entered into and acknowledged their bond in the sum

of two thousand dollars conditioned as the law directs and the said G.R. McCrory taken the oath of collector as the law directs which bond is in words and figures as follows, to wit,

(426) Know all men by these presents that we, George R. McCrory, D.H. McCrory William McIlwain and B.B. Spicer all of the county of Humphreys are held and firmly bound unto the State of Tennessee in the sum of two thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors or administrators jointly firmly by these presents sealed with our seals and dated this 2nd day of April 1849. The above condition is such that whereas the above bound George R. McCrory was duly and legally elected collector of the State and County of the State and county revenue of said county for the present year at the January term of said court. Now if the above bound George R. McCrory shall well and truly collect and pay to the Treasurer of the State all sums by him collected or which ought to be collected which is due to the State from said county by first day of December next then this obligation to be void otherwise to remain in full force and effect.

Attest in open court 2nd April 1849 and approved by court. A Warren  
George McCrory (Seal) N.D. McCrory (Seal) R.P. McCrory (Seal)  
William McIlwain (Seal) B.B. Spicer (Seal)

George R. McCrory who was duly and legally elected collector of the public revenue of this county by the county court of said county at the January term of said court this day appeared in open court together with N.D. McCrory R.P. McCrory Wm McIlwain and B.B. Spicer his securities, thereto and entered into and acknowledged their bond in the sum of two thousand dollars conditioned as the law directs which bond was examined by the court and received and ordered to be recorded, which is as follows, to wit.

Know all men by these presents that we, George R. McCrory and N.D. McCrory and R.P. McCrory, William McIlwain and B.B. Spicer all of the county of Humphreys are held and firmly bound unto the state of Tennessee in the sum of two thousand dollars for which payment well and truly to be made we bind ourselves our heirs executors or administrators jointly and severally firmly by these presents sealed with our seals and dated this 2nd day of April 1849.

The condition of the above obligation is such that whereas the above bound George R. McCrory was duly and constitutionally elected collector of the state and county revenue of said county for the present year at the January term of said county court. Now if the above bound George R. McCrory shall well and truly collect and pay all of the revenue due inside county for the present year by the first day of December 1849 and pay the same over to the Trustee of said county then this obligation to be void otherwise to remain in full force and effect.

Attest in open court 2nd April 1849 and approved by court A. Warren Chairman  
George R. McCrory (Seal) N.D. McCrory (Seal) R.P. McCrory  
(Seal) Wm McIlwain (Seal) B.B. Spicer (Seal)

The clerk of this court made report of a settlement made with William M. Moss administrator of the estate of James Moss deed which was examined by the court and received and ordered to be recorded.

(427) William Hendrix W.W. Moss, E. Loyd, J.B. Lowery, James Poyner, D.R. Owen, John H. Reasley, Phillip Lewten, James Crockett, and Thomas Lain Esqrs Revenue Commissioners appointed by the county court to take lists of the taxable property and polls in their respective districts in Humphreys county for

the year 1849 having heretofore made return of their lists of said taxable property and poll and taken thereto as the law directs the same was ordered to be recorded.

Jane Moon former guardian for B.J. E.W. and W.H. and Elisabeth J. Boulton minor heirs of William Boulton died this day appeared in open court together with W.T. Boulton and E. Harris his securities thereto in the sum of three hundred and fifty dollars conditioned as the law directs which bond was examined by the court and read and so certified.

The clerk of this court made report of a settlement made with Jane Moon guardian for the minor heirs of William Boulton dead which was examined by the court and read and ordered to be recorded.

Elisha Crosswell who was duly and legally elected a Justice of the peace by the qualified voters in the 11th Civil district of this county in the 3rd day of March 1849 to fill out the unexpired term of Roland B. Rushing removed this day produce his commission a such and the said Elisha Crosswell taken the several oaths of office and taken his seat on the bench.

On motion it is ordered by the court that James W. Nichols be appointed overseer of the road leading up White Oak Creek commencing at the fork of the creek at the county line near Miles Summers running up said creek to leave the widow Brown upperfield on the right hands to the Maverty road and that J.M. Echols, R.A. Ascholes, L.M. Traylor, Stephen Traylor, J. Beaman H.L. Ruskin and J.C. Echols work on said road under said Nichols which road is established in the second class.

(428) B.T. Brown and others who was appointed at the last time of this court a jury of view to view and mark an alteration in the road leading from Dover to Maverty this day made a favorable report of the same. It is ordered by the court that the road as viewed and received be considered a public highway in this county and that the old road be annulled and void.

On motion it is ordered by the court there being a majority of all the Justices on the bench and the majority voting in the affirmative that the Trustee of this county pay to James D. Forsee and A.J. Hughey for guarding James Etheridge a States prisoners 7 days seven dollars each. William Yeats two dollars. Smith Moon, William M. Cooley and T.M. Forsee two dollars each out of any money in his hands not otherwise appropriated for guarding said Etheridge.

The court then proceeded to and appointed the following persons to serve as jurors at the next term of the circuit court for said county John W. Hall, D.D. Cooley, J.L. Harris James W. Harris, James Miller B.S. Beon, William Knotts, S.H. Fowler, J.C. Paroh, John Carter, William Averett, A. Jones, D.R. Owens, J.H. Beasley, Nathan Tubbs, W.G. Dekhaze, Willie Miller, Willie Saunders, Israel Etheridge, Dennis Cannon, P.H. Craft, Wm. Hart, R.L. Traylor Daniel Tomlinson, John Fiser and G.L. Lunsden, Robert Hall to serve as constables to wait on the court.

On motion it is ordered by the court that William Hebbs be appointed overseer of the road in the room of John Brown removed and that all the hands living in the bounds of said road and formerly worked under said Brown in future work under said Hebbs on said road which road is established in the second class.

Henry L. Harmon administrator pendente lite of the estate of Henry Forner died this day made a supplemental return of said estate and oath having been made thereto it is ordered to be recorded.

The court then proceeded to lay a tax for the present year for General County purposes which as as follows to wit to pay on each \$100 worth of taxable property 11cts on each White Poll twenty five cts.

(429) On motion it is ordered by the court that the Trustee of this county pay to William M. Hendrix W.W. Moss, E. Leyd, J. Lowry, James Payne, D.R. Owen John H. Beasley L.W. Bryant Philip Lewton, James Crockett, Thomas Lane five dollars each for their services as revenue commissioners in taking a list of the Taxable property and polls in the different districts of this county for the year 1849 or their services as such out of any money in his hands not otherwise appropriated.

On motion it is ordered by the court that Pleasant Clark be appointed overseer of the road in the room of George Light and that all the hands who formerly worked under said Light in future work under said Clark on said road which is established in the second class.

A paper purporting to be the last will and testament of Charles F. White died was this day produced in open court and the due execution thereof being proved by the oaths of Nathan Tubbs and Pleasant Clark subscribing witnesses thereto and Sarah White who was left executrix to said last will and testament appeared in open court together with Albert Warren, Pleasant Clark, J.P. Christian and C.P. Harris her securities thereto and entered into and acknowledged their bond in the sum of two thousand dollars conditioned as the law directs and the said Sarah White taken the oath of executrix as the law directs, there upon it is ordered by the court that letters testamentary issue to the said Sarah White on the estate of Charles White dead.

The clerk of the circuit court of this county produced to the county court of said county the following bills of cost regularly certified by the attorney General and Judge of said court for payment which the county was taxed with the cost, to wit.

State

vs

William Hatcher, W.B. Johnson

Clerk Batson fee \$10.75, Clerk Little fee \$2.12, Shiff Spicer fee \$5.25  
Shiff McIlwain \$1.80, Shiff Utley \$1.00 Shiff Harmon 50cts, W.T. Cooley \$1.79  
James Miller \$1.65, W.B. Johnson, attorney \$2.50

State of Tennessee

vs

Thos. Quarles

(430) Clerk Batson for \$8.06, clerk Little \$2.12, Shiff Spicer \$4.50, Shiff Mc  
Ilwain 50cts James Larkins 75cts, John Larkins 75cts Benj Moody \$1.81  
Atty G.L. W.B. Johnson \$2.50

State of Tennessee

vs

Isaac Miles

Clerk Little \$1.87, Shiff Spicer 12cts, Attorney G.W. Johnson \$2.50



State of Tennessee )

vs

Lewis Dickerson )

Clerk Batson fee \$2.89, Shiff McCollum \$1.25, Attorney W.B. Johnson \$2.50

State )

vs

William Rogers )

Clerk Batson \$4.12, Shiff McCollum \$5.75, witnesses Joseph Crockett \$3.09

Henry Crockett \$3.09, Henry Crockett \$3.09, S.B. Lamsden \$2.25, William

Rice \$3.09, G.P. Lamsden \$2.25, S.P. Lamsden \$2.25, W.B. Powers 75cts,

Attorney G.L. fee \$2.80

State of Tennessee )

vs

Wm. Rogers )

Clerk Batson \$2.81, Shiff McIlwain \$1, James Crockett \$1.8, Attorney

Gl W.B. Johnson \$2.50

State of Tennessee )

vs

Pleasant Page )

Clerk Batson \$2.52, Shiff McCollum \$1.25, Shiff Spicer 12cts, Atty G.L.

Johnson \$2.50

State of Tennessee )

vs

W. Whitehead )

(431) Clerk Batson \$4.82, Attorney fee \$2.50, Shiff McCollum \$5.75, Shiff Spicer

12cts, W.H. Crunk \$2.86, Lewis Mark \$2.70, Henry Robins \$2.82, James Miller

\$4.01.

State of Tennessee )

vs

Samuel Rogers )

Clerk Batson \$2.50, Shiff McCollum \$1.25, Shiff Spicer 37cts W.B. Johnson

Att Gl \$2.50

State of Tennessee )

vs

Joseph Teas. )

Clerk Batson fee \$2.37, W.B. Johnson Attorney fee \$2.50, Shiff McCollum

\$1.25, Shiff Spicer 12cts

State of Tennessee )

vs

William Miller )

Clerk Batson \$2.37, W.B. Johnson Att fee \$2.50, Shiff McCollum \$1.12

State of Tennessee )

vs

Charles Teas. )

Clerk Batson fee \$2.37, W.B. Johnson Att \$2.50, Shiff McCollum \$1.25

Shiff Spicer 12cts

State of Tennessee )

vs

James L. Singleton )

Clerk Batson \$2.00, W.B. Johnson Att \$2.50, Shiff McCollum 62cts

State of Tennessee )

vs

Peter Harman )

Clerk Batson \$1.37, Att Gl W.B. Johnson \$2.50, Shiff Spicer \$1.25

State of Tennessee )

vs

Marous Pavatt )

Clerk Batson \$1.37, W.B. Johnson Att Gl \$2.50, Shiff Spicer \$1.37

State of Tennessee )

vs

W.W. Whitehead )

Clerk Batson \$2.37, Att Gl W.B. Johnson \$2.50, Shiff Spicer \$1.37

(432) State of Tennessee )

vs

Joseph McCracken )

Clerk Batson fee \$2.37, Att Genl W.B. Johnson \$2.50, Shiff Spicer \$1.37

Ised James M. Parker \$2.25, Robert Carter \$2.25

State of Tennessee )

vs

Lea Dunlap )

Clerk Batson fee \$2.37, Shiff Spicer \$1.37, W.B. Johnson Att Genl \$2.50

State of Tennessee )

vs

D O'Guin )

Clerk Batson \$2.37, W.B. Johnson Att Genl \$2.50, Shiff Spicer \$1.37

State of Tennessee )

vs

John Hunter Wtn )

Clerk Batson Fees \$2.82, Shiff Spicer \$1.87, Att Genl W.B. Johnson \$2.50

Hillard Gatland \$2.25, James W. Hedge \$2.25

State of Tennessee )

vs

J.W. Drake )

Clerk Batson fee \$2.75, Shiff Spicer \$1.82, Att Genl Johnson \$2.50

State of Tennessee )

vs

J.W. Drake )

State of Tennessee )

vs

William Powers )

Clerk fee Batson \$5.25, W.B. Johnson Att Genl Fee \$2.50, Shiff Spicer \$2.25

Shiff McIlwain 50cts, Witnesses Saul Rogers 75cts, Joseph Teas 75cts

State of Tennessee)

vs

William Ward

Clerk Batson fee \$2.25, W.B. Johnson Att Genl \$2.50, Shff Spicer 62cts

(434) State of Tennessee)

vs

Joel Smith

Clerk Batson \$2.25, Att Genl W.B. Johnson \$2.50, Shff Spicer 62cts

State of Tennessee)

vs

J.P. Saunders

Clerk Batson fee \$2.25, Att Genl Johnson \$2.50, Shff Spicer 62cts

State of Tennessee)

vs

Thos. Cole Jr

Clerk Batson fee \$4.47, Att Genl Johnson \$2.50, Shff Spicer \$1.62, Shff Webb \$1.25

State of Tennessee)

vs

Thos. Cole

Clerk Batson fee \$2.62, Shff Spicer \$1.12, Shff Webb \$1.25, Att Genl W.B. Johnson \$7.50

Thereupon J.W.B. Johnson read his fees on all the above bills with B.B. Spicer read his order for the above cost C.R. Harris C.R. Batson has read his order on all the above.

On motion it is ordered by the court there being a majority of all the Justices of the Peace on the bench and voting for the payment of the above bills of cost and that the Trustees of this county pay the above amount of each bill of cost to those authorized by law to receive the same out of any money in his hands not otherwise appropriated.

Court then adjourned until court in course.

Albert Warren JP Urbane Harris JP Whidbee White JP

(434) At a county court began and held for the County of Humphreys and State of Tennessee at the courthouse in the Town of Waverly on the first Monday it being the 7th day A.D. 1849 present and presiding the worshipfull Whidbee White, Urbane Harris and W.W. Moss Esqrs Justices do.

The clerk of this court made report of a settlement made with James H. Meade Guardian for Jonas Box minor heir of Lyndley Box dead which report was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with A.B. Spicer guardian for George Tally minor heir of Thomas Eby dead which report was examined by the court received and ordered to be recorded.

M.M. Massey who was duly and legally elected a Justice of the peace by the qualified voters of 8 civil district in this county on the 6th day of April last to fill out the unexpired time of L.W. Bryant Esqr resigned this day produced his commission as such and the said M.M. Massey taken the several oaths of office and taken his seat on the bench.

Martin A. Waggoner one of the executors of the last will and testament of Christopher Waggoner dead this day made return of inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

(435) Henry Menely administrator of all and singular the goods and chattles rights and credits of Nathaniel Furgeson dead this day made return of an inventory and account of sale of said estate and oath having been made thereto. It is ordered to be recorded.

On motion of S.E. Fowler it is ordered by the court that Wm. Hall wain J.B. Lowry and T.J. Whitfield be appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of David Meredith dead one year from his death and make report of the same to the next term of this court.

On motion of V.S. Allen attorney it is ordered by the court that William J. McNeely be appointed guardian for Thomas B. & James McNeely minor heirs of Thomas Boles dead and the said J.Y. McNeely appeared in open court together with Michael McNeekins and R. Boles his securities thereto and entered into and acknowledged their bond in the sum of five hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

The clerk of this court made report of a settlement made with Daniel Tomlinson Admr of the estate W. Tomlinson dead which was examined by the court and read and ordered to be recorded.

James Yeats Trustee of this county this day appeared in open court together with John W. Caernell Meddock Yeats and William Yeats his securities thereto and entered into and acknowledged their bond in the sum of sixteen hundred dollars conditioned as the law directs relative to the common school fund of said county which bond was examined by the court and received and so certified.

Court then adjourned until court in course.

Urbane Harris JP Wm. W. Moss JP W. White JP

(436) State of Tennessee. At a county court begun and held at the courthouse in the town of Waverly on the first Monday it being the 4th day of June 1849 for the county of Humphreys present and presiding the worshipful Albert Warren, Whidbee White, W.W. Moss Urbane Harris C.R. Owens and Alexander Jones Esqrs

The clerk of this court made report of a settlement made with the Trustee of the rural academy of said county the year ending the 1st June 1849 which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Joel Smith guardian for Isaac Felix Samuel B and Nancy Ann McCastland minor heirs of Isaac McCastland dead which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with James C Teas Henry Teas, Martha Teas and Edmund D Teas minor heirs of George Teas dead which was examined by the court and read and ordered to be recorded.

The clerk of this court made report of a settlement made James Frewett guardian for Louisa John Lucas Anderson & Benjamin Frewett minor heirs of John Frewett deed which was examined by the court and read and ordered to be recorded.

- (437) On motion it is ordered by the court that G.B. Collier be appointed overseer of the road in the room of G.W. McClelland removed and all the hands living in the bounds of said road and formerly worked under said McClelland in future work under said Collier which road is established in the second class.

On motion it is ordered by the court that John Holland be appointed overseer of the road in the room of William Parker removed and that all the hands living in the bounds of said road in future work under said Holland on said road which road is established in the second class.

On motion it is ordered by the court that Thomas C. Hughey be appointed overseer of the road in the room of Robertson removed and that all the hands living in the bounds of said road in future work under said Hughey on said road which road is established in the second class.

On motion it is ordered by the court that James Stepton be appointed overseer of the road in the room of Peter Harmon and that all the hands living in the bounds of said road and formerly worked on said road under said Harmon in future work under said Stepton on said road which road is established in the second class.

W.W. Moss Esqr this day returned the receipt of James Yeatts Trustee of this county for two dollars for fine collect of H.L. Harmon of small officers continued in 1848. It is ordered by the court that the Trustee be charged on the revenue docket with the same.

- (438) On motion it is ordered by the court that Pleasant Page be appointed overseer of the road in the room of Henry Cockett and that all the hands living in the bounds of said road in future work under said Page on said road which road is established in the second class.

On motion of V.S. Allen attorney it is ordered by the court that James W. Holmes be appointed administrators of all and singular the goods and chattles rights and credits of the estate of A.S. Holmes dead and the said James M. Holmes appeared in open court together with C.E. Holmes and Nimrod F. Lucers his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs and the said James M. Holmes taken the oath of administrator as the law directs. It is ordered by the court that letters of administration issue to the said James M. Holmes on the estate of A.S. Holmes dead.

On motion it is ordered by the court that Zedee Hooper be appointed overseer of the road in the room of James Hooper and that all the hands living in the bounds of said road and formerly worked on said road in future work under said Zedee Hooper on said road in established in the second class.

On motion it is ordered by the court that William Prichard David R. Owen William Ferguson John Carson and William Atherson be commissioners to examine the plans of repairing of the courthouse and the work done on said court and make report of the work is done agreeably to said plan to the next term of this court and if they are a majority of them, should be of opinion this work is not finished as the plan requires they shall

report the amount of deficiency.

The court then adjourned till court again of course.

U. Harris Jp Albert Warren Jp W. White Jp

- (439) State of Tennessee. At a county court begun and held for the County of Humphrey at the courthouse in the Town of Waverly on the 1st Monday it being the second day of July A.D. 1849 present and presiding the worshipful Whidnes White, Urbane Harris, Albert Warren, Alexander James James Gwynn Thomas Linn, W.W. Moss Eliza Crosswell, James Crockett Philip Newton W.L. Byrns D.R. Owen Esqrs Justices &c.

The clerk of this court this day made report of a settlement made with B.B. Spicer Executor of the last will and testament of Thomas White dead which report was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with James Yeatts Trustee of the county of Humphreys for the year ending, 12th April 1849 respecting the common school fund of said county which was examined by the court received and ordered to be recorded.

The clerk of this court also made report of a settlement made with Henry O'Connell guardian for Allison Thomas, William, John and Elizabeth Bessels minor heirs of Caleb J. Bessel dead Elizabeth Bessel having since dead which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Silvester Isaac Adams administrators denomon of the estate of Solomon McClelland dead with the will annexed which was examined by the court and received and ordered to be recorded.

On motion it is ordered by the court that George R. McCrory collector of the public revenue of said county for the present year be exonerated from paying 57 cents county tax and the same amount State Tax of which he is wrongfully charged on the revenue docket of said county and that he have a credit of the same in his settlement with the Treasurer of the State and county Trustee for the same.

- (440) On motion it is ordered by the court that B.F. Thompson be appointed overseer of the road from S.H. Fowler to where the same crosses Blue Creek and that all the hands living from N. Byrns to the said creek work on said road under said Thompson which road is established in the second class.

On motion of William Hendrix it is ordered by the court that Benjamin E. Carter be appointed overseer of the road in the room of Morgan Madden and that all the hands living in the bounds of said road in future work under said Carter on said road which road is established in the second class.

On motion of Joseph B. Massey it is ordered by the court that the said Joseph B. Massey be appointed administrator of all and singular the goods and chattles rights and credits of the estate of William Massey dead and thereupon the said Joseph B. Massey appeared in open court together with Alexander James and William M. Hendrix his securities thereto and entered into and acknowledged their bond in the sum of five hundred dollars conditioned as the law directs and the said Joseph B. Massey taken the



oath of administrator as the law directs, it is ordered by the court that letters of administration issue to the said J.B. Massey in the estate of the said Wm. Massey dead.

On motion it is ordered by the court that William T. Young be released from paying a poll tax and that the collector have a credit with the Treasurer of the state with the sum of 16cts and the sum of 26cts in his settlement with the Trustee for the same and that W.J. Thompson be released of a tax of 450 dollars worth of property wrongfully charged in the commissioners report.

On motion of N.W. Massey it is ordered by the court that Eliza Waggoner William Harris, Robert Shannon, Henry Odenley and M. M. Massey be appointed a jury of view to view and mark a road from the head of Asamby lane the nearest and best way to Massey ferry and make report of the same to the next term of this court.

On motion it is ordered by the court that W.J. Thompson be appointed overseer of the road in the room of James Patterson and that all the hands living in the bounds of said road in future work under said Thompson on said road which road is established in the second class.

On motion of James H. Parker and Hiram Bellows, it is ordered by the court that the Trustee of this county pay to William Frichard two hundred and fourteen dollars for the building of the publick prison in the Town of Waverly out of any money in his hands not otherwise appropriated.

On motion it is ordered by the court that the following named persons be appointed judges to hold and open the election of the different precincts in the County on the first Thursday in August next for the purpose of electing one governor and congressmen and members of the Senate and house of Representatives in the next general assembly, to wit, in the 1st District James W. Parker, Jehn Anderson R.R. Dunlap 2nd Dis Mason Box M.S. Smith and N.W. Moss 3rd James Miller Peter Harson and John Townsend 4th Robert Vanhook, Alexander Martin and John Forch 5th Alexander Gerrin J.W.H. Guthrie and Westley Young, 6th Dis W.H. Tomkinson Simon Smay and William Hewlett 7th Dist. M. Tubb W.F. Beasley and Thos (illegible) 8th District L.W. Bryant I.W. Poland and George Noland, 9th district Henry Lorton William Price and M.R. Young 10th Dist William Simpson, Benjamin Holland and Jonathan May, 11th Dist John H. Scholtes, James Rushing and George Ridings.

William M. Hendrix an acting Justice of the peace this day returned in open court a warrant in favour of Mary A. Jackson vs H.L. Collier with a bond for the maintenance of a base bond child on the body of the said Mary A. Jackson with G.B. Collier security that the same shall not become a county charge with three dollars and 25cts fine with all cost of suit it is ordered by the court the Trustee be charged with the same for the use and benefit of the county in the revenue docket of the same.

James C. Teas former guardian for James Henry Martha A. Edmund, D & Mary L. Teas minor orphan heirs of George Teas dead this day appeared in open court together with William Black and L.W. Bryant his securities thereto and entered into and acknowledged their bond in the sum of five hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

On motion of Nancy of Nancy Dunlap it is ordered by the court that W.W. Moss be appointed administrator of the estate of Abram Rushing dead and the said W.W. Moss appeared in open court together with Nancy Dunlap M.H. Moss and David L. Rushing his securities thereto and entered into and acknowledged their bond in the sum of five hundred dollars conditioned as the law directs and the said W.W. Moss taken the oath of administrator as the law directs. It is ordered by the court that letters of administration issue to the said W.W. Moss on the estate of Abram Rushing dead.

On motion of John W. Henson it is ordered by the court that John Allison be appointed overseer of the road in the room of the said Henson and that all the hands living in the bounds of said road and formerly worked under said Henson in future work under said Allison on said road which road is established in the second class.

The clerk of this court made report of a settlement made with Daniel Forsee guardian for the minor heirs of Benjamin Poland dead which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Samuel Weldridge administrator of the estate of Elizabeth Carter dead which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Harry Nichols administrator of the estate of G.H. Alexander dead which was examined by the court and received and ordered to be recorded.

Court then adjourned until court incourse.

Albert Warren J.P. W. White J.P. Urbane Harris J.P.

(443) State of Tennessee. At a county court begun and held for the county of Humphreys at the court house in the town of Waverly on the first Monday it being the 10th day of August 1849 present and presiding the worshipful Whidbee White, Urbane Harris, Albert Warren Esqr Justices of the Peace.

The clerk of this court made report of a settlement made with S.D. McClure guardian for George James and Edmond Brown minor heirs at law of Laben Brown dead which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with John A. Cearnall guardian for W.H. and R.W. M.D., A.G. P.M. and S.H. and Leona Parker minor orphan heirs of Hubbard Cearnall dead which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with C.C. Hudson administrator of the estate of Mary Perkins dead which report was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Whidbee White guardian for Rebecca Riding minor heir of Joel Ridings dead which was examined by the court and received and ordered to be recorded.

On motion of Solomon Ridings and it appearing to the satisfaction of the court that the said Solomon Ridings is wrongfully charged on the Revenue docket with a poll tax, it is ordered by the court that the said Ridings

be released from paying the same and that the collector have a credit with the Treasurer in this settlement with the sum of fifteen cents and with the Trustee with the sum of twenty five cents in his settlement for the same.

Joseph B. Massey administrator of the estate of William Massey deed this day returned an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

- (444) On motion it is ordered by the court that Edwin Clark be appointed overseer of the road in the room of William Clark and formerly worked under said William Clark in future work under said Edwin Clark on said road which road is established in the second class.

On motion of James Crockett it is ordered by the court that James H. McAdoo be appointed overseer of the road from the forks of Hurricane Creek up said creek to where the same crosses William Johnson spring branch and that all the hands living on said creek from the fork up to William Johnson work on said road under said McAdoo which road is established in the second class.

On motion of J.E. Lowery it is ordered by the court that Thomas Williams be appointed overseer of the road in the room of Samuel Gowler and that all the hands living in the bounds of said road and not taken off to work on the other road work on said road under said Williams which road is established in the second class.

On motion of J.E. Lowery it is ordered by the court that William Braham William Horton Banks Links Noble Lead and Thomas Williams be appointed a jury of view to view and mark an alteration in the road to leave the road at or near on old school house on the road below Banks Links to intersect the arms at the corner of William Martins field the nearest and best way taking to public goods and individuality and make report of the same to the next term of this court.

On motion of J.E. Lowery it is ordered by the court that S.D. Thompson John Smith William Braham Matthew M. Moss and John B. Lowery be appointed a jury of view to view and mark a road to commence at the Beverly road near Isaac Anderson the nearest and best way to intersect the road leading down Blue Creek up Tennessee River and make report of the same to the next term of this court.

- (445) The court then proceeded to appoint the following named persons to attend the next Circuit court which is as follows, to John P. Madden, Samuel Benby, W.T. Parker, Peyton Gookwin, William Rogers, Samuel Perkins, James T. Waggoner, Jesse Rogers, S.D. Thompson, Joshua Y. Knight, James Poyner, W.P. Hale, B.T. Holland Whidbee White, J. Knight, Ezekiel Brown, J.P. Christian, Eliza Waggoner, William Lewton, W.W. Burgess, A.J. Taylor, James Thompson and John C. Echols, and Robert Holland and Edward Cowan to serve as constables to attend the court.

On motion of Whidbee White it is ordered by the court that Coleman Harris be appointed guardian to Samuel H and Nancy Ann McCastland minor heirs of Isaac McCastland deed and thereupon the said Coleman H. Harris appeared in open court together with Whidbee White and Urbane Harris his securities thereto and entered into and acknowledged their bond in the sum of eighteen hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

On motion of Whidbee White it is ordered by the court that Eli White be appointed guardian to Felix McCastland minor orphan heir of Isaac McCastland deed and the said Eli White appeared in open court together with J.P. Christian and George McGrogy his security thereto and entered into and acknowledged their bond in the sum of nine hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

Charles H. Wier administrator of the estate of David Lordeau deed this day made report of an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

James M. Holmes administrator of the estate of W.W. Holmes deed this day made report of the personal estate of W.W. Holmes deed and oath having been made thereto it is ordered to be recorded.

John G. Cornall former guardian for Rufus W. H.M. A.G. Katherine B. Leane and P.M. Porter minor orphan heirs of Hubbard Cornall deed this day appeared in open court and renewed and entered into his bond together with W.M. Marable and Whidbee White his securities thereto in the sum of eight hundred dollars conditioned as the law directs, which bond was examined by the court and received and so certified.

A paper purporting to be the last will and testament of Joel Smith deed was this day produced in open court and the due execution thereof proven by the oaths of Henry H. Marable and William T. Jones subscribing witnesses thereto they being called on by the (illegible) to witness the same and thereupon Whidbee White who was left executor to said last will and testament this day appeared in open court together with G.B. Harris and Urbane Harris his securities thereto and acknowledged their bond in the sum of four hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified and the said Whidbee White taken the oath of executor as the law directs. It is ordered by the court that letters testamentary issue to the said Whidbee White on the estate of Joel Smith deed.

Court then adjourned until next court in course.

Urbane Harris JP Whidbee White JP Albert White JP

- (447) State of Tennessee, Humphrey County. At a county court begun and held for the county of Humphrey at the court house in the town of Severly on the 1st Monday to wit the 2nd day of September A.D. 1849 present and presiding the worshipful Whidbee White, Albert Varre, Urbane Harris and W.W. Moss Magistrate Justices &c.

The clerk of this court made report of a settlement made with William J. Knight executors of the last will and testament of Lucinda Spradlin deed which report was examined by the court and received and ordered to be recorded.

C.F. Harris guardian for Samuel H and Nancy Ann McCastland minor orphan heirs of Isaac McCastland deed this day made report of the effects of said minors and that had come to his hands as guardian and oath having been made thereto it is ordered to be recorded.

Whidbee White executors of the last will and testament of Joel Smith deed this day made return of inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

William H. Moss administrator of the estate of Abraham Rushing deed this day made return of inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

The clerk of this court made report of a settlement made with James C. Tamm guardian for George, John Elizabeth Ann Robinson minor heirs of Elizabeth Davidson which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Waldben White executor of last will and testament of Joel Smith deed who was guardian for Felix Samuel H and Nancy Ann McCrattland minor heirs of Isaac McCrattland deed which was examined by the court and received and ordered to be recorded.

William M. Hendrix Esqre this day paid into the clerk of this court five dollars collected of James A. Simpson a fine for small offense. It is ordered by the court that the clerk pay the same to the trustee and charge the same to him on the revenue docket of this county.

- (448) The clerk of this court made report of a settlement made with William Bon, Guardian for William M and Sarah Angus minor heirs of Felix Angus deed which was examined by the court and received and ordered to be recorded.

James Schlyen guardian for Peter Lytle minor heir of Peyton Lytle deed this day made report of his guardianship and oath having been made thereto it is ordered to be recorded.

James Prewett former guardian for Louise J. John Lewis, Anderson and Benjamin Prewett this day appeared in open court and renewed and entered into and acknowledged his bond together with Shadorick Prewett his security thereto and acknowledged their bond in the sum of sixty dollars conditioned as the law directs which bond was examined by the court and received and so certified.

Elisha Waggoner and others who were appointed at a former term of this court a jury of view to view and mark a road this day made report of the same to it is therefore ordered by the court that Robert Shannon be appointed overseer to open said road as viewed by said jury and that William Harris J. A. Douglas Joseph Crockett, John Duke, Stephen Duke, Edmund Taylor E. Waggoner Joseph Shannon Wm Hatfield, W.M. Massey, Wm Odenby and Benjamin G. Crockett John Crockett James Pace and Jackson Lott and James Southall work under said Shannon on said road to open the same which road is established in the second class.

On motion it is ordered by the court that John F. Thomas be appointed overseer of the road in the room of James J. Parker and that all the hands living in the bounds of said road in future work under said Thomas on said road which road is established in the second class.

- (449) On motion of William Odenby and it appearing to the satisfaction of the court that Henry Odenby deed instate thereupon motion it is ordered by the court that the said William Odenby be appointed administrator of all and singular the goods and chattels rights and credits of the said Henry Odenby deed and the said William Odenby appeared in open court together with

M.H. Massey William Harris Elisha Waggoner and Sterling H. Fowler his securities thereto and entered into and acknowledged their bond in the sum of ten thousand dollars conditioned as the law directs and thereupon the said William Odenby taken the oath of administrator as the law directs it is ordered by the court that letters of administration issue to the said William Odenby on the estate of Henry Odenby deed.

On motion of James F. Forsee it is ordered by the court that the said James F. Forsee be appointed administrator of all and singular the goods and chattels rights and credits of Phillip Lewton deed and the said James F. Forsee appeared in open court together with Henry Cannon and Silvester A. and J. H. Thomas his securities thereto and entered into and acknowledged their bond in the sum of eight hundred dollars conditioned as the law directs and the said James F. Forsee taken the oath of administrator as the law directs. It is ordered by the court that letters of administration issue to the said Forsee on the estate of Phillip Lewton deed.

Motion is ordered by the court that Elisha Waggoner be appointed administrator of the estate of Nathaniel Ferguson deed. Thereupon the said Elisha Waggoner appeared in open court together with William Odenby and M.H. Massey his security thereto and entered into and acknowledged their bond in the sum of sixteen hundred dollars conditioned as the law directs and the said Elisha Waggoner taken the oath of administrator as the law directs. It is ordered by the court that letters of administration issue to the said E. Waggoner on the estate of Nathaniel Ferguson deed.

- (450) Motion of James F. Forsee it is ordered by the court that William Etheridge Daniel Forsee and Joseph H. Lott be appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of Phillip Lewton deed and under from his death and make report of the same to the next term of this court.

Motion it is ordered by the court that Jesse Rice be appointed overseer of the road in the room of Israel Etheridge and that all the hands living in the bounds of said road and formerly worked under said Etheridge in future work under said Rice on said road which road is established in the second class.

On motion of Benjamin Moody it is ordered by the court that the said Benjamin Moody be appointed guardian to William and John Reese 1 minor heirs of Caleb B. Bessel deed and the said B.A. Moody appeared in open court together with M. H. Massey William Odenby his security thereto and entered into and acknowledged their bond in the sum of two hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

On motion of Nathaniel Page it is ordered by the court that the said Nathaniel Page be appointed guardian to Thomas Bissell and the said Nathaniel Page appeared in open court together with Jesse Page his security thereto and entered into and acknowledged their bond in the sum of seventy five dollars conditioned as the law directs which bond was examined by the court and received and so certified.

The clerk of this court made report of a settlement made with Michael McLaskin guardian for the minor heirs of John Cannon deed which was examined by the court and received and ordered to be recorded.



- (451) Eli White guardian to Felix McCastland minor heir of Isaac McCastland deed this day made a report of his guardianship and oath having been made thereto it is ordered to be recorded.

Noble Ladd and others who were appointed a jury of view to view and mark an alteration in the road leading up Buffalo River this day made a favourable report of the same.

It is ordered by the court that Thos. Williams overseer of the old road out out the road as viewed and marked and that the same be considered a public highway of this county and that the old road where charged be null and void which road is established in the second class.

It is ordered by the court that Thos. Williams overseer of the old road out out of the road as viewed and marked and that the same be considered a public highway of this county and that the old road where charged be null and void which road is established in the same class.

Sherrod D. Thompson, John Smith and others who were appointed a jury of view to view and mark a road the nearest and best way from Isaac Anderson on Buffalo river to intersect the road near James Reeces on Blue Creek of Tennessee River this day made report that they had viewed the same agreeable to said order. It is ordered by the court that Isaac Rees James Rees, David L. Singleton, Samlwood Owens, Isaac Anderson, John Smith, S.D. Thompson, William Burcham James Burcham, Penton Poland, Franklin Ross, J.T. Whitfield, R. Whitfield, John Spencer, Jesse Walker Wm. Martin, Banks Link S.B. Martin Sallomon Owens, Thomas Owens and that M M Moss be appointed overseer to open said road and that all the hands above named work under said Moss to open said road which road is established in the second class

On motion of Laban Hendrix. It is ordered by the court that an orphan boy by the name of Levi Duncan be bound unto Laban Hendrix until he arrives at the age of twenty one years which boy is about thirteen years of age and the said Laban Hendrix appeared in open court and entered into bond as in such case made and provided court then adjourned until court in course.

Albert Warren JP Urbane Harris JP W. White JP

- (452) State of Tennessee. At a county court begun and held at the courthouse in the town of Waverly on the first Monday it being the first day of Oct 1849 for the county of Humphrey present and presiding the worshipful Whitbea White, Urbane Harris, Albert Warren, H.M. Massey, W.M. Hendrix, John H. Beasley W.W. Moss, J.H. Long, Thomas Lein, James Miller Esqr &c

The clerk of this court made report of a settlement made with Margaret Cooley executrix of the last will and testament of William T. Cooley deed which was examined the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Silvester Adams, guardian for J.W. and M.N. and P.B. Adams minor heirs of Willis Horworthy deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with William Rogers guardian for the minor heirs of Samuel Owens deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with William Rogers guardian for the minor heirs of Samuel Owens deed which was examined by the court and received and ordered to be recorded.

On motion of William Bartlett it is ordered by the court that David O'Guire be appointed overseer of the road in the room of William Bartlett and that all the hands living in the bounds of said road in future work on said road under said O'Guire which road is established in the first class.

On motion of H.R. Lucas it is ordered by the court that the said H.R. Lucas be appointed administrator of all and singular the goods and chattles rights and credits of the estate of Isaac Lucas deed and the said H.R. Lucas and C.E. Harris appeared in open court together with William Bartlett N.F. Lucas and Whitbea White, V.S. Allen and H.M. Massey, their securities thereto and entered into and acknowledged their bond in the sum of fifty thousand dollars conditioned as the law directs and the said H.R. Lucas and C.E. Harris taken oath of administrator as the law directs.

- (453) It is ordered by the court that letters of administration issue to the said Lucas Harris on the estate of Isaac Lucas deed.

On motion of H.R. Lucas it is ordered by the court that William Bartlett V.S. Allen and Urbane Harris be appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of Isaac Lucas deed one year and make report of the same to the next term of this court.

William Odumley administrator of all and singular the goods and chattles rights and credits of Henry O'Dumley deed this day returned an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

On motion of Herbert H. Massey who this day made application for him self and David A. Massey to be appointed administrators of all and singular the goods and chattles rights and credits of John Massey deed also on motion of Elizabeth Massey widow of the said John Massey deed who applied to this court this day for letters of administration upon said estate and that the credit thereupon granted letters of administration granted to Elizabeth Massey aforesaid to which the said Herbert H. and David A. Massey objected and prayed an appeal to the next circuit court for Humphrey county which was granted upon them giving bond and security for the faithful prosecution of the said appeal, thereupon the said H.H. Massey and D.A. Massey appeared in open court together with H.R. Lucas and V.E. Allen their securities thereto and entered into and acknowledged their bond in the sum of five hundred dollars conditioned as the law directs which bond was examined by the court and received. It is ordered by the court that the clerk of this court transfer a copy of the record to the clerk of this circuit court for further action thereon.

Elisha Waggoner administrator de bonis emptoris of the estate of Nathaniel Bergusen deed this day made inventory and return of said estate and oath having been made thereto it is ordered to be recorded.

The clerk of this court made report of a settlement made with John Thomason guardian for Mary E. and Susan A. Dowell minor heirs of John W. Thomason deed which was examined by the court and received and ordered

to be recorded.

- 4) On motion of Eaten J. Cooley and the court being satisfied that James W. Cooley was lawfully charged with a poll tax for 1848 it is ordered by the court that the said Cooley be released of the sum of twenty five cents and that the collector have a credit with the Trustee in his settlement for the same.

On motion of James Crockett it is ordered by the court that William Perry who present overseer of the road from J.B. Adams line to the county line to Hiram Hoopers Blacksmith shop with the same hands which he now has and that John B. Adams in future work from George Turners to said Hoopers shop on said road with the same hands he now has together with said Hooper which road is established in the first class.

On motion it is ordered by the court that John D. Woodard be appointed overseer of the road in the room of John Larkins and that all the hands living in the bounds of said road in future work under said Woodard on said road which road is established in the second class.

On motion of John Larkins it is ordered by the court that William McIlwain be appointed guardian for John Westly and Thomas Seats minor heirs of William J. Seats minor heirs of William J. Seats deed in the room of the said John Larkins and thereupon the said William McIlwain appeared in open court together with M.M. Massey, Elisha Waggoner, C.E. Harris, D.M. Simpson his securities thereto and entered into and acknowledged their bond in the sum of twelve hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

On motion of M.M. Massey it is ordered by the court Elisha Waggoner be appointed guardian for Jenitha M.C. Massey minor heir of Isaac H. Massey deed and the said William McIlwain appeared in open court together with M. M. Massey Elisha Waggoner, C.E. Harris, D.M. Simpson his securities thereto and entered into and acknowledged their bond in the sum of twelve hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

On motion of M.M. Massey it is ordered by the court Elisha Waggoner be appointed guardian for Jenitha M.C. Massey minor heir of Isaac H. Massey deed and the said Elisha Waggoner appeared in open court together with Watkins Waggoner, William McIlwain and M.M. Massey his securities thereto and entered into and acknowledged their bond in the sum of seventeen hundred and fifty dollars conditioned as the law directs which bond was examined by the court and received and so certified.

- 155) On motion of Urbane Harris it is ordered by the court that Hiram J. Marbury be appointed overseer of the road in the room of James McGill from Mason Run to the bank of the river at Reynoldsburg and that James J. Wyly and hands work under said Marbury on said road which road is established in the first class.

On motion it is ordered by the court that the Trustee of this county pay C.E. Harris fifteen dollars to be appropriated to the use of Mary Shaver and that of this county out of any money in his hands not otherwise appropriated for the use and maintenance of said edict for the term of twelve months from this date.

(286) On motion it is ordered by the court that William Hadespeth Thomas Smith D.M. Simpson H.R. Reese and John R. Ward be appointed jury of view to view and mark a road to commence at the forks of the road at or near Joel Ridings on Blue Creek of Tennessee River the nearest and best way up the south prong of said creek to the Perry County line and make report of the same to the next term of this court.

On motion of M.M. Massey there being a majority of all the justices of the peace on the bench and all voting in the affirmative. It is ordered by the court that the lines of the 8th and 4th Civil Districts be so altered that the line of the 8th District cross the river at Gommelys ferry on Duck River and round west course across the bottom to the bluff then up the river then up the river with the meanders of the bluff to the upper end of the farm now owned of M.M. Massey thence eastwardly across the river until it strikes the original line of the 8th district and that all taxable property and polls being in said bounds be chargeable in the said 8th district and that all persons living in said bounds be allowed the same privilege as other citizens of said 8th District.

Court then adjourned until court in course.

Urbane Harris JP Albert Warren JP Whidbee White JP

- (456) State of Tennessee. At a county court began and held at the courthouse in the town of Severly on the first Monday it being the 5th day of November for said county, present and presiding the worshipful Whidbee White, Albert Warren, Urbane Harris and J. Lowery, Esqrs Justices &c.

The clerk of this court made report of a settlement made with L.R. Reese guardian for Amanda R. Reese minor heir of Charles Reese deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with M.M. Massey minor heir of Isaac H. Massey deed which was examined by the court and received and ordered to be recorded.

Whidbee White and Albert Warren Revenue commissioners appointed to make settlement with the different county officers for the present year this day made report of a settlement made with C.E. Harris clerk of this county court of said county for revenue by him collected off of privilege and due the county for the fixed year ending the first day of September 1849 which was examined by the court and received and ordered to be recorded.

Urbane Harris and others who were heretofore appointed commissioners to lay off a years provisions for the widow and family of Isaac Lucas deed this day made a report of the same which report was examined by the court and ordered to be recorded.

(286) The clerk of this court presented to the court the receipt of the comptroller for the statement of the revenue by him collected and due the State for the year ending the 1st Sept 1849 and the Treasurer's receipt for the payment of the same which was ordered to be recorded in the revenue docket of this county.

- (457) On motion of Kishah G. Lucas it is ordered by the court that Kishah Lucas be appointed guardian for John G. Lucas Lucinda M.A. and Mary Lucas minor heirs of Isaac Lucas deed and the said Kishah G. Lucas appeared in open court together with C.E. Harris, Urbane Harris, William Bartlett B.B. &c.

and Whidbee White her security thereto and entered into and acknowledged their bond in the sum of twenty thousand dollars conditioned as the law directs which bond was aaid in open court and approved and so certified.

Robert Shannon who was appointed overseer to open a road as viewed and marked by Elisha Waggoner and C this day reported to court that he had opened the same agreeable to said order. It is ordered by the court that James Waggoner, Joseph Shannon, Elisha Waggoner, Stephen Duke and Edmund Taylor work on said road and that William Harris be appointed overseer to keep-up said road which road is established in the second class.

On motion of James H. Biles. It is ordered by the court that letters of administrators be granted to the said James H. Biles on the estate of Benjamin Moody deed, and the said James H. Biles appeared in open court together with Elisha Waggoner and James T. Waggoner his security thereto and entered into and acknowledged their bond in the sum conditioned as the law directs which bond was examined by the court and received and so certified and the said James H. Biles taken the oath of administrators as the law directs. It is ordered by the court that letters of administration issue to the said James H. Biles on the estate of Benjamin Moody deed.

On motion it is ordered by the court that Silas A. Bellinger be appointed overseer of the road in the room of sd Whitem Coster and that all the hands living in the bounds of said road infuture work on said road under said Belinger which road is established in the second class.

(50) On motion of William Odumley it is ordered by the court that William O'Dumley be appointed guardian for William and John Bessel minor heirs of C.A. Bessel minor heirs of C.A. Bessel deed in the room of Benjamin Moody deed and the said William Odumley appeared in open court together with James T. Waggoner John Owens and William Rogers his securities thereto and entered into and acknowledged their bond in the sum of one hundred and fifty dollars conditioned as the law directs which bond was examined by the court and received and so certified.

On motion of James H. Boles it is ordered by the court that Henry Crockett Joseph Crockett and Jacob Toland be appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of Benjamin Moody deed one year from his death and make report of the same at the next term of this court.

On motion of J.H. Long it is ordered by the court that William Rice be appointed overseer of the road in the room of D.M. Long and that the hands on the plantation of the said J.H. Long the widow Lucinda and Joslin heirs plantation work on said road under said Rice which road is established in the second class.

On motion of Filander Prestly it is ordered by the court that the said Prestly be appointed guardian for Hiram A. Summers deed and the said Prestly appeared in open court together with B.F. and John Brown his securities thereto and entered into and acknowledged their bond in the sum of eight hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

On motion of Whidbee White it is ordered by the court that Coleman E. Harris be appointed administrator of the estate of Freeman Yeats deed and

the said C.E. Harr

and the said C.E. Harris appeared in open court together with J.R. Adams Whidbee White, Urbane Harris and V.B. Allen and M.A. Massey his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs. (459) which bond was examined by the court and received and so certified and the said C.E. Harris taken the oath of administrator as the law directs. It is ordered by the court that letters of administration issue to the said C.E. Harris on the estate of Freeman Yeats deed.

James D. Farsee administrator of the estate of Phillip Lewton deed this day made return of an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

Joseph H. Long who was appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of Phillip Lewton deed this day made report of the same which was ordered by the court to be recorded.

On motion it is ordered by the court that Dennis Cannon be appointed overseer of the road in the room of John G. Jones and that all the hands living in the bounds of said road infuture work under said Cannon said road which road is established in the second class.

Elisha Waggoner guardian for Jasentha M.C. Massey minor heir of Isaac H. Massey deed this day made report of his guardianship and oath having been made thereto it is ordered to be recorded.

On motion of Joel Ridings and it appearing to the satisfaction of the court that Joel Ridings was wrongfully charged on the revenue docket for the year 1849 on poll tax. It is therefore ordered by the court that the said Ridings be released from the payment of the same and that the collector have a credit of fifteen cents with the Treasurer of the State and twenty with the County Trustee.

On motion of David A. Massey who is plaintiff in an appeal taken from the December of this court at the last term of said court in a case on a case of administration granted to Elizabeth Massey widow and relict of John Massey deed in which case he says he will not prosecute the same any further and that he will pay all cost in said appeal, and on motion of the said D.A. Massey by the consul of the widow is ordered by the court that the said David A. Massey and William C. Massey be appointed (450) administrators of all and singular the good and chattles rights and credits of the estate of John Massey deed and thereupon the said David A. Massey and W.C. Massey appeared in open court together with C.E. Harris, Urbane Harris James B. Young, H.M. Massey W.H. Gardner and Allen Box his securities thereto and entered into and acknowledged their bond in the sum of sixteen thousand dollars conditioned as the law directs and the said David A. Massey and William C. Massey took the oath of administrators as the law directs. It is ordered by the court that letters of administration issue to the said David A. Massey and W.C. Massey on the estate of John Massey deed.

On motion of David A. Massey it is ordered by the court that Urbane Harris, Allen Box and C.E. Harris be appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of John Massey deed one year from his death and make report of the same to the next term of this court.



The clerk of this court made report of a settlement made with Philander Priestly guardian for Hiram J. Summers minor heir of John Summers minor heir of John Summers deed which was examined by the court and received and ordered to be recorded.

Joseph Teas guardian for Robert Teas minor heir of James Teas deed this day made report of his guardianship and oath having been made thereto it is ordered to be recorded.

On motion it is ordered by the court that David Allison be appointed overseer of the road in the room of John Allison deed and that all the hands living in the bounds of said road and formerly worked under said Allison on said road in future work under the said road which road is established in the second class.

Court then adjourned until court incourse.

Albert Warren JP Whidbee White JP Urbane Harris JP

- (461) State of Tennessee. At a county court begun and held for the county of Humphreys at the courthouse in the town of Waverly on the first Monday it being the 3rd day of December A.D. 1849 present and presiding the worshipful Whidbee White, Albert Warren, Urbane Harris, J.B. Lowry and W.W. Moss Esqrs Justices &c.

The clerk of this court made report of a settlement made with R.J. (I legible) guardian by right of his wife for the minor heirs of Aaron Kirkland deed which report was examined by the court received and ordered to be recorded.

The clerk of this court made report of a settlement made with Nathaniel Page guardian for Phoebe Ann and George G. Bissel minor heirs of C.A. Bissel deed which report was examined by the court, concurred and ordered to be recorded.

Urbane Harris, C.E. Harris and Allen Box who were heretofore appointed commissioners to lay off ayeers provisions for the widow and family of John Massey deed this day made a report of the same which report was examined by the court received and ordered to be recorded.

The clerk of this court made report of a settlement made with W.C. Pullen guardian for Mary Perry minor heir of Kinchen Perry deed which was examined by the court and received and ordered to be recorded.

W.C. Pullen the present guardian for Mary Perry minor heir of Kinchen Perry deed this day appeared in open court and renewed and entered into and acknowledged his bond in the sum of nine hundred dollars with William L. Byrn and William C. Hedge his securities thereto which bond was examined by the court and received and so certified.

W.C. Hedge Esqr this day returned a bond with three dollars and ten cents fine in a case of larceny given by Dola Barnhill together with James Watkins and John McMillen his securities thereto that the said child never became a county charge. It is ordered by the court that the clerk pay the same to the

- (462) Trustee and that he be charged with the sum of three dollars and ten cents on the Revenue docket of said county.

C.E. Harris and H.R. Lucas administrators of the estate of Isaac Lucas deed this day made return of an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

The court then proceeded to appoint a jury to serve at the next term of the Circuit court held for said county which is as follows to wit, James M. Parker, Wilson Turner, John Sullivan, H.R. Lucas, M.S. Smith, Jonathan Nichols Joel Pearce, Elijah Waggoner, David Brewett, T.J. Whitfield, E.H. McNeill, William Rollins H. McElroy, George Damesworth, William Hargerson, William Hobbs, Robinson Brown, George Holand, W.C. Simpson M.B. Pullin, W.L. Byrn, W.C. Hedge, William Hamix, Daniel O'Guin, Jesse Edwards, T.W. Warren W.F. Cooley constables to wait on the court.

The court then proceeded to appoint revenue commissioners to take a list of the taxable property and polls in each civil district in this county for the year 1850 to wit, 1st district William McCutchen and Urbane Harris 2nd Dist. James Miller, 3rd District William Hudspeth, 4th Dist J.Y. Knight and Whidbee White, 6th Dist A. Warren, 7th J.H. Long, 8th Dist W.L. Byrn 9th Dist W.C. Hedge, 10th Dist E. Crosswell, 11th Dist.

- On motion of Priestly Craft it is ordered by the court that Priestly Craft be appointed administrator of the estate of Lee Hendrix deed and thereupon the said Priestly Craft appeared in open court together with P.H. Craft and John W. Cearnall his securities thereto and entered into and acknowledged their bond in the sum of two hundred dollars conditioned as the law directs and the said Priestly Craft taken the oath of administrator as the law directs. It is ordered by the court that letters of Adm issue (463) to the said Priestly Craft on the estate of Lee Hendrix deed.

On motion of E.H. McNeil. It is ordered by the court that William Robins Alfred Edwards, Ezekiel Hudson, E.H. McNeil and Samuel Wildredge be appointed a jury of view to view and mark a road the nearest and best leaving the stage road at or near David Chuldrasses on Trace Creek to intersect the Clarksville road at or near Westly Young and make report of the same to the next term of this court which road is established in the second class.

On motion of John H. Beazley Esqr. It is ordered by the court that Eli White, John W. Hart, William Hobbs, Thomas Dezelle, and Horden Chambers be appointed a jury of view to view and mark an alteration in the road leading up Blue Creek to leave the old road at the upper end of Eli Whites plantation to intersect the old road near Joel Hobbs farm the nearest and best way taking the public good and individual interest in consideration and make report the same to the next term of this court.

On motion of David O'Guin. It is ordered by the court that the said David O'Guin be appointed administrator of all and singular the goods and chattels rights and credits of Abraham M. Lucas deed. The said David O'Guin appearing in open court together with W.M. Lucas and M.A.E. Lucas and Jane Lucas and entered into and acknowledged their bond in the sum of eight hundred dollars conditioned as the law directs. It is thereupon ordered by the court that letters of administration be granted to the said David O'Guin upon the estate of said deed. The said O'Guin having taken the oath prescribed by law letters is therefore granted him upon said estate.

On motion it is ordered by the court that Whidbee White be allowed the sum of twelve dollars, Albert Warren ten dollars, William W. Moss two dollars and Urbane Harris twelve dollars for their services as Justices for the serving as a court of quorum for the year 1849 out of any money

in the hands of the county Trustee not otherwise appropriated.

Alexander Jones Esqrs this day tendered to the court his resignation as a Justice of the peace in and for the County of Humphreys which was received by the court.

- (464) George McCrory collector of the public taxes for the year 1849 made report of the following persons with their amount of taxes thereto annexed which could not be collected, which is as follows, to wit. In district No 1st W.H. Williams 1 poll tax 40cts, In 3rd District Leonard Bivens 1 poll tax 40cts, Robert Bivens 1 poll tax 40cts, S.S. Shilbly taxes 44cts, In 4th District Jas McClain 1 poll tax 40cts, Reuben McClain 1 poll tax 40cts, John McFall 1 poll tax 40cts, William Surrifield taxes \$1.84, W.H. Ashley 1 poll tax 40cts, In district No 5 Constantine Batliff 1 poll tax 40cts, In dist. No 10 William Carvan 1 poll 40cts, William & Larkin Corley taxes 69cts, Robert Flanary 1 poll tax 40cts, Oren Flowers, taxes 14cts, Sam Horsley 1 poll tax 40cts, Miles Long taxes 23cts, Michael Light, taxes 6cts, William Laurence tax 46cts, In district No 10 G.W. Norman taxes 57cts, G.V. Petty 1 poll 40cts, J.B. Wilson 1 poll 40cts

It is ordered by the court that the collector have a credit of fifteen cents on each poll and the treasurer of the state and twenty five cents on each poll and the other half of the balance with the Trustee of the county in his settlement for the same.

- (465) On motion of Lanorah Ray it is ordered by the court that the said Lanorah Ray be appointed administrator of the estate of Isaac Ray dead and the said Lanorah Ray appeared in open court together with D.W. Ray, G.F. McCrory and John H. Beasley his securities thereto and entered into and acknowledged their bond in the sum of four hundred dollars conditioned as the law directs and the said Lanorah Ray taken the oath of administrator as the law directs. It is ordered by the court that letters of administration issue to the said Lanorah Ray on the estate of Isaac Ray dead.

On motion of Lanorah Ray it is ordered by the court that Joseph B. Massey Jeremiah Sheen and John B. Adams be appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of Isaac Ray dead one year from his death and make report of the same to the next term of this court.

On motion of W.W. Moss it is ordered by the court that J.B. Lowery Albert Warren, and Whidbee White be appointed commissioners to lay off and set apart a sufficiency of provisions to serve Philander G. Rushing a minor child under the age of fifteen years of Abraham Rushing dead one year from this death and make report of the same to the next term of this court.

William M. Cooley who was duly and legally elected constable by the qualified voters of the first Civil District in the county of Humphreys to fill out the unexpired term of James A. Simpson resigned on the 24th day of November last and the said William M. Cooley appeared in open court together with William M. Hendrix, E. Cowen, John H. Thomas, A.L.F. Dunlap and Elijah Hendrix his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned

as the law directs which bond was examined by the

court and received and ordered to be recorded, and the said Wm Cooley taken the oath of office as the law directs which is as follows, to wit,

We, William M. Cooley, William Hendrix, John H. Thomas, A.L.F. Dunlap and Elijah Hendrix all of the county of Humphreys and State of Tennessee are held and firmly bound unto the state of Tennessee are held and firmly bound unto the state of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bond ourselves and each of our heir executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 3rd day of December A.D. 1849 The condition of the above obligation is such that whereas the above bound William M. Cooley was duly and legally elected on the first Civil District on the 24th day of November last as constable to fill out the unexpired time of James A. Simpson resigned as appears from the certificate of S.B. Spicer sheriff of said county if the said William M. Cooley shall faithfully discharge the duties of the office of constable and well and truly pay over and account for all sums of money by him elected by the virtue of his said office to the person or persons to procure the same and otherwise do and perform all the duties required as constable as aforesaid then this obligation to be void otherwise to remain in full force and effect.

(486) Aked in open court 3rd December 1849 and approved by the court. A. Warren chairman.

W.M. Cooley(Seal) Wm. Hendrix(Seal) E. Cowen(Seal) John H. Thomas(Seal) A.L.F. Dunlap(Seal) Elijah Hendrix(Seal)

It is ordered by the court that William Miller be fined twenty dollars for contempt of court and that the sheriff keep him in custody until the fine and cost be secured.

It is ordered by the court that William Miller be confined in jail until tomorrow twelve o'clock for contempt of this court. Whereupon J.A. Miller and Joel Pearce appeared in open court and acknowledged themselves the security of William Miller for the fine of twenty dollars imposed against him for the contempt aforesaid and confess judgment for the same. It is therefore ordered by the court that the county of Humphreys recover of the said J.A. Miller and Joel Pearce as well as the said William Miller the fine aforesaid and the cost and for which execution may issue do.

On motion it is ordered by the court that the balance of the imprisonment inflicted on William Miller for contempt of court be remitted and that he be fourth with discharged from custody.

Court then adjourned until court in a course.

Urbane Harris JP Albert Warren JP Whidbee White JP

- (487) State of Tennessee. At a county court begun and held at the courthouse in the Town of Haverly for the county of Humphreys on the first Monday it being the 7th day of January A.D. 1850 present and presiding the worshipful Albert Warren, Urbane Harris, Whidbee White, Wm. Hendrix, Thomas Lavin James Miller, J.N. Long, J.B. Lowery M.M. Massey W.W. Moss J.L. Byrns W.C. Hedde James Poyner, and John H. Beasley, Esqrs Justices do.

The clerk of this court made report of a settlement made with Henry Miller guardian for Jacob and Thomas Miller deed which was examined by the court and ordered to be recorded.

The clerk of this court made report of a settlement made with Isaac Mitchell guardian for Mary Thomas formerly Mary McCloud minor heir of Duncan McCloud deed which was examined by the court and read and ordered to be recorded.

The clerk of this court made report of a settlement made with J.H. Biles administrator of the estate of William Gibson deed which was examined by the court received and ordered to be recorded.

David A and W.C. Massey administrators of the estate of John Massey deed this day made return of inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

Ell White and others who were appointed at the last term of this court a jury of view to view an alteration in the road leading up the north fork of Blue Creek this day made report that they had viewed and marked the same agreeable to said order. It is ordered by the court that W.M. Hobbs the present overseer with the hands that work under him on said old road cut out and open said road as marked and viewed by said commissioner and that the same be considered a public highway of this county and that the old road be null and void which road is established in the second class.

(468) On motion of Arthur Collier it is ordered by the court that R.H. McNeel be appointed overseer of the road in the room of Jesse Jones removed and that all the hands living in the bounds of said road and formerly worked under said Collier in future work under said McNeel on said road which road is established in the second class.

On motion it is ordered by the court that Squire Owens be appointed overseer of the road in the room of Jesse Jones removed and that all the hands living in the bounds of said road and formerly worked under said Jones in future work under said Owens on said road which road is established in the second class..

On motion it is ordered by the court that John B Patrick be appointed overseer of the road in the room of Jonathan Marriett and that all the hands living in the bounds of said road in future work under said Patrick on said road which road is established in the second class.

The court then went into an election to elect a chairman to preside over the court for the present year and on counting the votes it is declared that Albert Warren Esqr was duly and constitutionally elected chairman for the present year.

The court then went into an election to elect three justices to serve as quorum court for the present year and on counting the votes it was declared that Thomas Lain, Albert Warren and Urbane Harris Esqr was duly and constitutionally elected to serve as quorum court for the present year.

(469) On motion of C.E. Harris clerk of this court it is ordered by the court that the trustee of this county pay to the said C.E. Harris clerk as aforesaid the sum of fifty one dollars 62cts for services rendered by him for the year 1849 as clerk and due to him from said county out of any money in his hands not otherwise appropriated.

The court then went into an election to elect two persons commissioners to make settlement with the county officers for the present year a majority of all the justices on the bench and on counting the votes was declared that David R. Owens and James Poyner Esqrs was duly and legally elected Revenue commissioners for the present year.

The court then went into an election to elect a Tax collector to collect the state and county Revenue for the present year and on counting the votes it was declared by the court that Richard Turner was duly and constitutionally elected collector of the public Revenue of the state and county revenue for the present year.

The court then proceeded a levy a tax for the General county purposes for the present year and thereupon the court levied the following tax, to wit, on each merchant license \$2.50 on each license issued for any stallion or Jack one-half of the insurance price of one mare, on each poll 25 cts and all liquor license \$2.50 on each \$100 worth of taxable property eleven 1/2 cts.

On motion it is ordered by the court that the Trustee of this county pay to B.B. Spicer shff of said county fifty dollars as ex officio services rendered by him in the year 1849 out of any money in his hands not otherwise appropriated.

(470) On motion of A.L. Dunlap it is ordered by the court that the said A.L. Dunlap be appointed administrator of all and singular the goods and chattle rights and credits of S.L. Dunlap deed and thereupon the said S.L. G Dunlap appeared in open court together with William M. Cooley and William M. Hendrix his securities thereto and entered into and acknowledged their bond in the sum of four hundred dollars conditioned as the law directs and the said A.L. Dunlap taken the oath of administrator as the law directs. It is ordered by the court that letters of administration issue to the said A.L. Dunlap on the estate of S.L.G. Dunlap deed.

On motion of A.L. Dunlap it is ordered by the court that John Sullivan Elijah Rudolph and William M. Hendrix be appointed commissioners to lay off and set apart a sufficiency of provisions for the widow and family of S.L.G. Dunlap one year from his death and make report of the same to the next term of this court.

John H. Biles administrator of the estate of Benjamin Moody deed this day made return of inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

Henry Crockett and others who were appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of Benjamin Moody deed this day made report of the same which is ordered to be recorded..

J.E. Adams and others who appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of Isaac Ray deed this day made report of the same which was ordered to be recorded.

On motion of B.B. Spicer it is ordered by the court that the said



B.B. Spicer be appointed administrator of all and singular the goods and chattels rights and credits of the estate of Elizabeth Light deed and the said B.B. Spicer appeared in open court together with William Light and Thomas Lain his securities thereto entered into and acknowledged their bond in the sum of one hundred dollars conditioned as the law directs, and the said B.B. Spicer taken the oath of admr as the law directs. It is ordered by the court that letters of Admr issue to the said B.B. Spicer on the estate of Elizabeth Light deed.

- (471) William Odonnelly guardian for William and John Bissel minor heirs of C.R. Bissel deed this day made report of his guardianship and oath having been made thereto it is ordered to be recorded.

Henry L. Harmon administrator pendente lite of the estate of Henry Harmon deed this day made a supplemental return of said estate it being for the hire of the slaves belonging to said estate for the year 1850 and oath having been made thereto it is ordered to be recorded.

Motion it is ordered by the court that the sheriff of this county let Nathan Shuffield a poor person of this county to the lowest bidder for the ensuing year and Jacob M. Wheat bidding the sum of seventy two dollars that being the last and lowest bid. It is ordered by the court that the Trustee of this county pay to the said Jacob M. Wheat the sum of seventy two dollars at the expiration of twelve months out of any money in his hands not otherwise appropriated.

Motion of Priestly Craft it is ordered by the court that Charles W. Brown, William Hurt, and William Lanox be appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of Lee Hendrix deed one year and make report of the same to the next term of this court.

Court then adjourned until court in course.

Albert Warren JP Urbane Harris JP Thomas Lain JP

- (472) State of Tennessee, Humphrey county at county court began and held for the said county at the courthouse in the town of Waverly on the first Monday it being the 4th day of February 1850 present and presiding the worshipful Albert Warren, Urbane Harris and Thomas Lain Esqrs, Justices of

The clerk of this court made report of a settlement made with George W. Taylor administrator of the estate of William Ward deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with J.Y. Knight guardian for James T. Mawgery A, Rufus S and Caroline T. Knight minor heirs of Edmund Wildred a deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with William Miller guardian for John Miller 1410 heir of Jacob Miller deed which was examined by the court and received and ordered to be recorded.

Elisha Waggoner administrator de bonis man of the estate of Nathaniel Ferguson deed this day made supplemental return and account of the hire of the negroes and rent of four for 1850 which was examined by the court

and received and ordered to be recorded.

C.R. Harris administrator of the estate of Ferguson Yeats deed this day made return of an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

- (473) Motion of N.M. Massey it is ordered by the court that the road leaving Hurricane Creek at the mouth of Epp Jacksons lane to Massey ferry on Duck River be annulled and void and the hands that formerly worked on said road in future work on the road from near Henry Crockett to Odonellys ferry and that Elisha Waggoner and James Waggoner work on said road and that Elisha Waggoner be appointed overseer on said road and that all the hands that worked on said road which is made void and the hands that formerly worked on said road in future work on the same under the said Waggoner which road is established in the second class.

On Petition this day filed by Whidbee White executor of the last will and testament of Joel Smith and S.H. Fowler securities of Henry Miller guardian for Thomas and Jacob Miller idiot heirs of Jacob Miller deed, it is ordered by the court that subpoena issue commanding the said Henry Miller guardian as aforesaid to appear at the next county court to be held for said county on the first Monday in March next and give other and counter security as the law directs and on failure thereof the court will further proceed as the law directs.

Upon petition this day filed by Whidbee White executor of the last will and testament of Joel Smith deed and B.B. Spicer and G.W. McCleod securities of Jacob Wheat guardian for William Henry Harrison a coloured boy and heir of Solomon McCleod deed. It is ordered by the court that subpoena issue commanding the said Jacob M. Wheat to appear at the next county court held for said county on the first Monday in March next and give other and counter security as the law directs and on failure thereof the court will proceed as the law directs.

Motion it is ordered by the court that William Priehard be fined ten dollars for contempt of court and that he be kept in the hands of the sheriff until the fine and cost is secured for which execution may issue

- (474) Motion it is ordered by the court that William Henaris Esqr be appointed Revenue commissioner to take a list of the taxable property and polls in the first Civil District in this county for the present year and make return of the same as the law directs.

William Rogers, D. Sheriff of this county this day paid into court twenty dollars a fine collected of all William Miller for contempt of the court. It is ordered by the court that the clerk of this court pay the same to the Trustee of this county and charge the same on the Revenue docket of said county.

On motion it is ordered by the court that Moses Crowel be appointed overseer of the road in the room of Ezekiel Baker and that all the hands living in the bounds of said road and formerly worked under said Baker in future work under said Crowel on said road which is established in the second class.

On motion it is ordered by the court that William N. Whithead be appointed overseer of the road in the room of Isaiah Faine and that all the hands living in the bounds of said road and formerly worked under

said Paine in future work under said Whitehead on said road which is established in the second class.

The clerk of this court made report of a settlement made with Samuel Epperson guardian for Elizabeth and Hugh Cammon, minor heirs of Dennis Cammon deed which was examined by the court and received and ordered to be recorded.

Samuel Epperson former guardian for Hugh Cammon this day appeared in open court and renewed his bond together with Moses Box and William O'Donnell his securities thereto and entered into and acknowledged their bond in the sum of two hundred dollars conditioned as the law directs which bond was received by the court and so certified.

- (475) On motion it is ordered by the court that James McIntry be appointed overseer of the road in the room of Moses Box and that all the hands living in the bounds of said road and formerly worked under said Box in future work under said McIntry on said road which road is established in the second class.

On motion it is ordered by the court that the Shiff let Lotty Bryant a poor person of this county to the lowest bidder for the coming twelve months and James Saunders bidding the sum of nineteen dollars that being the last and lowest bid. It is ordered by the court that the Trustees of this county pay to the said James Saunders the said sum of nineteen dollars out of any money in his hands not otherwise appropriated at the expiration of said time.

The court then proceeded to appoint Judges or inspectors for the different Districts in Humphreys county at the March election for County officers for 1850 as follows, to wit, for the 1st District John E. Arnold, John Sullivan, and E. Rudolph, for the 2nd Mason Box, Richard Batson and M.S. Smith for the 3rd District Sam Larkins, Martin A. Waggoner and Elihu L. Loyd for the 4th Dist J.T. Lowry for the 5th Dist James Poyner J.Y. Knight and Sam Wildredge for the 6th Dist Whidbee White, R. Yeaman and Z.T. Criss for the 7th Dist Nathan Tubb, A.M. Vaden and Thomas Deselle, for the 8th Dist William Harris, W.H. Massey and William O'Donley for the 9th Dist Michael McMackens, William Price and Dennis Cammon for the 10th Dist James Madoo, Robert Maskey and S.D. Meelure for the 11th Dist William D. Brigham Richard L. T aylor and Marcus Baigance.

On motion of E.L. Loyd it is ordered by the court that Lewis Moore be appointed overseer of the road leading from the top of the hill below Moses Box to Ross old ferry and that all the hands that worked under Nathan Cole and in the bounds of said road work under said Moore on said road which is established in the second class.

- (576) A.L. Dunlap administrator of the estate of S.L.G. Dunlap deed this day made return of inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

Jacob H. Heat guardian for William Henry Harrison a coloured boy and heir of Solomon McCleud deed this day made report of his guardianship and oath having been made thereto it is ordered to be recorded.

Upon the suggestion of A.L. Dunlap administrator of the estate of S.L.G. Dunlap

deed. It is suggested to the court that the estate of the said deed is insolvent. It therefore ordered by the court that the said Admr advertise for all persons having claims against said estate to file them with the clerk of this court by the first Monday in August next.

Court then adjourned until court in course.

Albert Warren JP Urbane Harris JP Thomas Lain JP

State of Tennessee. At a county court began and held for the county of Humphreys at the courthouse in the Town of Waverly on the first Monday it being the 4th day of March 1850 present and presiding the worshipful Whidbee White, Albert Warren, Urbane Harris, Thomas Lane and W.L. Byrn Esqrs Justices do.

- (575) The clerk of this court made report of a settlement made with John Larkins former guardian for the minor heirs of William J. Santa deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with James H Madoo guardian for Thomas Box minor heir of Lyndley Box deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with H.L. and B.F. Brown Administrators of Alexander Brown deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with James H Madoo guardian for Louisa Box minor heir of Lyndley Box deed which was examined by the court and received and ordered to be recorded.

C.W. Brown, Wm. Lemox and Robert Holland commissioners appointed to lay off and set apart a sufficiency of provisions to serve the widow and family of Lee Hendrix deed this day made report of the same which was ordered to be recorded.

- (478) On motion of J.B. Lowry it is ordered by the court that the said J.B. Lowry be appointed administrator of all and singular the goods and chattles rights and credits of Franklin Ross deed and the said J.B. Lowry appeared in open court together with James Bolton, M.H. Massey his securities thereto and entered into and acknowledged their bond in the sum of one hundred dollars conditioned as the law directs, and the said J.B. Lowry taken the oath of Admr as the law directs. It is ordered by the court that letters of administration issue to the said J.B. Lowry on the estate of the said deed.

On motion it is ordered by the court that William B. Berry be appointed overseer of the road in the room of John Jenkins and that all the hands living in the bounds of said road in future work under said Berry on said road which road is established in the second class.

On motion it is ordered by the court that J.N. Lankford be appointed overseer of the road in the room of G.W. McMackens and that all the hands living in the bounds of said road and formerly worked under said McMackens in future work under Lankford on said road which road is established in the second class.

On motion it is ordered by the court that J.W. Poland be appointed

overseer of the road in the room of Robert Smith and that all the hands living in the room of Robert Smith and that all the hands living in the bounds of said road and formerly worked under said Smith in future work under said Smith in future work under said Toland on said road which road is established in the second class.

On motion it is ordered by the court that James Wilson be appointed overseer of the road in the room of William Paw and that all the hands living in the bounds of said road and formerly worked under said Paw in future work under said Wilson on said road which road is established in the second class.

On motion it is ordered by the court that W.C. Pace be appointed overseer of the road in the room of William Lewton and that all the hands living in the bounds of said road in future work under said Pace which road is established in the second class.

- (479) Prestly Craft administrator of the personal estate of Lee Hendrix died this day made return of an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

Leona Ray administratrix of the estate of Isaac Ray died this day made return of an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

On motion it is ordered by the court that James W. Hedge be appointed overseer of the road in the room of W.C. Simpson and that all the hands living in the bounds of said road in future work under said Hedge on said road which road is established in the second class.

On motion it is ordered by the court that J.W. Adams be reappointed overseer of the road of which he is now overseer he consenting to take the appointment and that R.C. Hatcher James Wallace, John Carter and George Hings work on said road under said Adams which road is established in the second class.

On motion of R.D. McClure it is ordered by the court that A.J. Taylor be appointed overseer of the road in the room of the said McClure and that all the hands living in the bounds of said road and formerly worked under said McClure in future work on said road under said Taylor which is established in the second class.

On motion it is ordered by the court that Whetson Carter be appointed overseer of the road leading from Waverly to Clarksville to where the said road rises and the hill below John W. Cearnalls and that Edwards Barnes Thomas Gossett John W. Cearnall and hands Mary Russells hands and E.H. Bellinger work on said road under Carter which road is established in the second class.

On motion it is ordered by the court that W. Kirkland be appointed overseer of the road leading from the foot of the hill near John W. Cearnall to where the same crosses the creek near Levi Kirkland Junr and that Jacob M. Wheat W.B.W. McCloud Thomas Kirkland work on said road under said Kirkland which road is established in the second class.

- (480) On motion it is ordered by the court that D.M. Spradlin be appointed overseer of the road in the room of William Black removed from where the road leading from Waverly to Hurricane Creek to commence at William F. Beasley and work to where the same crosses the creek above the widow Teas and that all the hands living in the bounds of said road under said Black in future work under said Spradlin on said road which road is established in the second class.

A paper purporting to be the last will and testament of Samuel Self died was this day produced in open court and the due execution thereof proved by the oath of Haza Stanfield and Samuel M. Fowler subscribing witnesses thereto and thereupon Noble Ladd who was left executor to said last will and testament appeared in open court and entered into and acknowledged his bond together with Robert Vanhook his security thereto in the sum of one hundred dollars conditioned as the law directs and the said bond taken the oath of executor as the law directs.

On motion of George R. McGrery it is ordered by the court that Henry Barpe Thomas Deselle, Edwin Clark Felix Morris and John M. Hart be appointed a jury to view and mark an alteration in the road leading up Blue Creek on the lands of Bowers widow McCastland and the said G.R. McGrery make report of the same to the next term of this court.

On motion it is ordered by the court that N.K. Young be appointed overseer of the road in the room of Dempsey Lewton and all the hands living in the bounds of said road and formerly worked under said Lewton in future work under said Young on said road which road is established in the second class.

- (481) David R. Owen Esqr Revenue commissioner appointed to make settlement with the county officers at the January term 1850 of said court this day tendered his resignation as revenue commissioner which was received by the court.

On motion it is ordered by the court that John Warriek be appointed overseer of the road in the room of W.M. Whithead and that all the hands living in the bounds of said road and formerly worked under said Whithead in future work under said Warriek on said road which road is established in the second class.

On motion it is ordered by the court that Alexander Given Junr be appointed overseer of the road in the room of William Edwards and that all the hands living in the bounds of said road and formerly worked under said Edwards in future work under said Given on said road which road is established in the second class.

William Robins guardian for F.E. and Sarah S. Balthrop minor heirs of Edward Balthrop died this day made report of his guardianship and oath having been made thereto it is ordered to be recorded.

The clerk of this court read from Barton Jordan by the hands of B.B. Spier three dollars and fifty five cents the amount of his taxes due the State and county for the year 1849 which was not charge on the revenue docket for said year. It is ordered by the court that the same be charged on the revenue docket for the year 1850 and that the said clerk be account able to the proper authority for the same.



David R. Owen and James Poyner revenue commissioners appointed to make settlement with the county officers this day made report of a settlement made with James Yeats Trustee of this county which was examined by the court and received and ordered to be recorded.

- (482) On motion of Isaac Mitchell it is ordered by the court that Urbane Harris be appointed administrator of all and singular the goods and chattels rights and credits of the estate of William F. Reeves and that letters of administration issue. Thereupon the said Urbane Harris came in open court together with Isaac Mitchell, Albert Warren and C.R. Harris his securities thereto and entered into and acknowledged their bond in the sum of four hundred dollars conditioned as the law directs, and the said Harris taken the oath of Aduer as the law directs. It is ordered by the court that letters of admr issue to the said Harris on the estate of the said dead.

On motion of Isaac Mitchell it is ordered by the court James L. Adams Martin A. Waggoner, and Elbert Woodard be appointed commissioners to lay off and set apart sufficiency of provisions to serve the widow and family of William F. Reeves dead one year from the death of said dead and make report of the same to the next term of this court.

his day appeared in open court W.C. Byrn an acting Justice of the peace for said county and returned into a court a certificate setting fourth that one Delilah Barnhill a single woman had appeared before him who made oath that she had been delivered of a bastard child begotten by one James Watkins and the warrant which had issued for the apprehension of said Watkins had been returned not found this is to authorize the clerk of this court to issue a capias for said Watkins to any county in this state.

On motion of Daniel Ashley the present guardian for Thomason and Eliza E. Haykin it is ordered by the court that John Lewton appeared in open court together with the said Daniel Ashley and Zedac Owens his securities thereto and entered into and acknowledged their bond in the sum of seventy five dollars conditioned as the law directs which bond was examined by the court and read and so certified.

- (483) Jacob H. Wheat guardian for Willie Henry Harrison McCloud a coloured boy who was notified at the last term of this court to come in at this time of the court this day came in and gave new and counter security and thereupon the said J.H. Wheat came in together with John H. Thomas and James Yeats his securities thereto and entered into and acknowledged their bond in the sum of seven hundred dollars conditioned as the law directs which bond was examined by the court and received and so certified.

On motion it is ordered by the court that William Harris be appointed overseer of the road in the room of Joseph Spicer and that all the hands that formerly worked under said Spicer with the addition of N.B. Pullen and his hands and Jonathan Lewton work under said Harris on said road which road is established in the second class.

On motion of William Hudspeth it is ordered by the court that Thomas Smith be appointed overseer of the road as viewed and mark by William Hudspeth and others which is considered to be a public highway of said County and that all the hands living on the south fork of Blue Creek and ordered to be recorded.

- (484) The clerk of the circuit court presented to the court a bill of cost

regularly certified by the judge of the said court in the case of the State vs Simpson H. Hooper for malicio mischief in which the county tared. It is thereupon ordered by the court that the Trustee of this county pay to each person the representatives amount annexed to their respective names to wit. To Thomas Lain J.P. fee 50cts, witness B.J. Adams 1 day 25cts Constable Walker annex 50cts, 75cts and \$1.25, witness E.H. Lucas 2 day 50 cts Clerk Little \$2.43 1/2, Shiff Cowen a 50cts witness B.J. Adams 6 days \$4.50 Wm. Wofflyer 6 days \$4.50, Elizabeth E. Lucas 6 days \$4.50, witness J.B. Patrick one day 75cts Wm. Krichard jailor for board \$28.12 two turn keep \$1 total \$49.81 1/2

- (485) The clerk of this court made report of a settlement made with Daniel Ashley administrator of the estate of George Herndon dead which was examined by the court and received and ordered to be recorded.

On motion it is ordered by the court that Henry Miller and Joel Pearce be appointed guardian for Jacob and Thomas Miller and Joel Pearce appeared in open court together with Sterling H. Fowler and Whidbee White their securities thereto and entered into and acknowledged their bond in the sum of eight hundred dollars conditioned as the law directs.

Court then adjourned until tomorrow morning 10 o'clock  
Urbane Harris JP Thomas Lain JP Albert Warren JP

Tuesday morning March 5th 1850.

Court met according to adjournment. present and presiding the worshipful Whidbee White, Albert Warren, Thomas Lain and Urbane Harris Esq.

Albert Warren Esqr and on motion of the court, this day appointed William L. Byrn esqr revenue commissioners to make settlement with the county officers of said county for the balance of the year 1850 in the room of David R. Owen resigned.

Elajah Rudolph Wm. Hendrix Elajah Hendrix commissioners appointed to lay off and set apart a sufficiency of provisions to serve the widow and family of S.L.G. Dunlap one year this day made report of the same which was ordered to be recorded.

The clerk of this court made report of a settlement made with W.H. Gardner guardian for Floss a McClure minor heir of James McClure dead which was examined by the court and read and ordered to be recorded.

The clerk of this court made report of a settlement made with Nancy Dunlap guardian for Elisah J. Dunlap minor heir of Samuel A. Dunlap dead which was examined by the court and received and which bond was examined by the court and received and so certified.

Court then adjourned until court in course.  
Urbane Harris JP Albert Warren JP Thos. Lane JP

- (486) State of Tennessee. At a county court began and held for the county of Humphreys on the first Monday being the first day of April A.D. 1850 at the court house in the town of Waverly present and presiding the worshipful Urbane Harris, Thomas Lain, Albert Warren, Whidbee White, James Poyner, Elisah Crosswell, W.L. Byrn and William Hendrix, Esqr Justices do.

The clerk of this court made report of a settlement made with James Frewett guardian for the minor heirs John Frewett deed which was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with the trustee of the rural academy of this county for the year 1849 which was examined by the court and received and ordered to be recorded.

James D. Forsee who was duly and legally elected sheriff of this county on the first Saturday in March 1850 by the qualified voters thereof this day appeared in open court together with W.C. Hedge, S. White, W.L. Byrre, Eli White, Levi McCollum, R.C. Watts, Daniel Forsee, A.M. Pullen, S. Forsee, Levi McCollum, Z.T. Crim, F.P. Saunders, A.P. Frazer, G.R. McCrory, R.L. Watts, R.E. Summers, J.F. Bee, J. and John Carter his securities thereto and entered into and acknowledged their bond in the sum of twenty thousand dollars conditioned as the law directs and the said James D. Forsee taken the several oaths of office as required by law which bond was examined by the court and received and so certified.

We, James D. Forsee, W.C. Hedge, W. White, W.L. Byrre, Dan. Owen, E. Whitton, Daniel Forsee, A.M. Pullen, Stephen Forsee, Levi McCollum, Z.T. Crim, F.P. Saunders, A.P. Frazer, G.R. McCrory, R.C. White, R.E. Summers, J.F. Bee, J. and John Carter all of the county of Humphreys and State of Tennessee are held and firmly bound unto the said State of Tenn. in the sum of twenty thousand dollars conditioned as the law directs for which payment well and truly to be made we bind ourselves and each of our heirs executors or administrators jointly and severally firmly by these presents sealed with our seals and dated this 1st day of April A.D. 1850 whereas the above bound James D. Forsee was on the 2nd day of March 1850 duly and legally elected by the qualified voters in said county sheriff of said county for the ensuing two years as appears from the certificate of E.L. Spicer sheriff of said county. Now the condition of the above obligation is such that if the said James D. Forsee shall well and truly execute and due return make of all process and precepts to him directed and pay and satisfy all fees and sums of money by him received or levied by virtue of any process in the proper office by which the same by the tenor thereof

(487) ought to be paid as to the proper person or persons to whom the same shall be due his her or their attorney or agent and in all things well and truly and faithfully execute the said office of sheriff during his continuance therein then this obligation to be void otherwise to remain in full force and effect.

James D. Forsee (Seal) W.C. Hedge (Seal) W. White (Seal) W.L. Byrre (Seal) Eli White (Seal) R.C. Watts (Seal) Daniel Forsee (Seal) R.E. Summers (Seal) W.B. Pullen (Seal) Stephen Forsee (Seal) John Carter (Seal) Levi McCollum (Seal) Z.T. Crim (Seal) F.P. Saunders (Seal) A.P. Frazer (Seal) G.R. McCrory (Seal)

John W. Cearnall who was duly and legally elected Trustee of this county on the first Saturday in March 1850 by the qualified voters of said county this day appeared in open court together with J.W. Parker, D.A. Massey, W. Bartlett and C.E. Harris his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified and the said John W. Cearnall took the oath of office as the law directs.

We, John W. Cearnall, C.E. Harris, D.A. Massey, William Bartlett and John W. Parker all of the county of Humphreys and State of Tennessee

are held and firmly bound unto the said State of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors or administrators jointly and severally firmly by these presents sealed with our seals and dated this 1st day of April 1850.

Whereas the above bound John W. Cearnall was duly and legally elected by the qualified voters of said county for the next two years as appears from the

(488) certificate of E.L. Spicer sheriff of said county now the condition of the above obligation is such that if the said John W. Cearnall shall well and truly keep all money belonging to this county aforesaid and pay over the same agreeable to law and the order of the county court of said county all such county money as may be deposited in his hands and faithfully discharge all the duties as Trustee of said county agreeable to law then this obligation to be void otherwise to remain in full force and effect.

John W. Cearnall (Seal) John W. Parker (Seal) D.A. Massey (Seal) W. Bartlett (Seal) C.E. Harris (Seal)

Richard D. Turner who was duly and legally elected by the county court of said county court of said county at the January term 1850 of said county collector of the public revenue of said county for the present year this day appeared in open court together with John K. Dyer, W.C. Hooper, Isaac Turner, Elisha Turner and Levi McCollum his security thereto and entered and acknowledged their bond in the sum of two thousand dollars each conditioned as the law directs which bond was examined by the court and received and so certified and the said R.D. Turner taken the oath of collector as the law directs which bond is in the following words and figures to wit.

We Richard D. Turner, John K. Dyer, W.C. Hooper, Isaac Turner, Elisha Turner and Levi McCollum all of the county of Humphreys are held and firmly bound unto the State of Tennessee in the sum of two thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors or administrators or assigns jointly and severally firmly by these presents sealed with our seals

(489) and dated this 1st day of April A.D. 1850. The condition of the above obligation is such that whereas the above bound Richard D. Turner was duly and legally elected collector of the State and County revenue of said County at the January term 1850 of said county court of said county. Now if the above bound Richard D. Turner shall well and truly collect and pay to the Treasurer of the State aforesaid all the State Revenue by him collected or which is due the State from said county by the first day of December next then this obligation to be void otherwise to remain in full force and effect

R.D. Turner (Seal) J.K. Dyer (Seal) W.C. Hooper (Seal) Elisha Turner (Seal) Levi McCollum (Seal)

We Richard D. Turner, J.K. Dyer, W.C. Hooper, Isaac Turner, Elisha Turner, Levi McCollum all of the county of Humphreys are held and firmly bound unto the State of Tennessee in the sum of twenty five hundred dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors or administrators jointly and severally firmly by these presents sealed with our seals and dated this 1st day of April A.D. 1850.

The condition of the above obligation is such that whereas the above bound Richard D. Turner was duly and legally collector of the collector of the public revenue of the county aforesaid for the year 1850 by the county court of said county at the January term 1850 of said county. Now if the above bound Richard D. Turner shall well and truly collect all county revenue

which by law he ought to collect by the first day December next then this obligation to be void otherwise to remain in full force and effect.

R.D. Turner(Seal) J.K. Dyer(Seal) W.C. Hooper(Seal) Isaac Turner  
Kliska Turner(Seal) Levi McCallum(Seal)

William M. Cooley who was duly and legally elected constable in and for said county on the first Saturday in March 1850 by the qualified voters

(490) in the first Civil District in said county to the ensuing two year this day appeared in open court together with E. Cowen, H.R. Lucas, V.S. Allen John H. Beasley, R.J. Sessions his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs, which bond was examined by the court and received and so certified, and the said William M. Cooley taken the several oaths of office as the law directs which bond is in words and figures as follows, to wit,

We, William M. Cooley, E. Cowen, H.R. Lucas and V.S. Allen, J.H. Beasley and R.J. Sessions all of the county of Humphreys are held and firmly bound unto State of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors or administrators jointly and severally firmly by these presents sealed with our seals and dated this 1st day of April A.D. 1850 whereas the above bound William M. Cooley was on the 2nd day of March 1850 duly and legally elected constable for said county by the qualified voters of the first civil district of said county to serve the ensuing two years as appears from the certificate of B.B. Spicer sheriff of said county. Now the said William M. Cooley shall faithfully discharge the duties of his office and shall well and truly pay over and account for all money by him collected by of his office to the person or persons authorized to receive the same and do and perform all the duties regarded of him as an officer, then this obligation to be void otherwise to remain in full force and effect.

W.M. Cooley(Seal) E. Cowen(Seal) H.R. Lucas(Seal) V.S. Allen(Seal)  
J.H. Beasley(Seal) R.J. Sessions(Seal)

John H. Alexander who was duly and legally elected constable in and for said county on the first Saturday in March A.D. 1850 by the qualified voters in the 2nd Civil District of said county this day appeared in open court together with W.W. Moss, Urbane Harris, and H.R. Lucas his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs.

(491) which bond was examined by the court and received and so certified and the said John H. Alexander taken the several oaths of office as the law directs which bond is in words and figures as follows, to wit,

We, John H. Alexander, W.W. Moss, Urbane and H.R. Harris all of the county of Humphreys are held and firmly bound unto the State of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors jointly and severally firmly by these presents sealed with our seals and dated this 1st day of April 1850. The condition of the above obligation is such that whereas the above bound John H. Alexander was duly and legally elected constable for said county by the qualified voters of the 2nd Civil District of said county to serve the ensuing two years as appears from the certificate of B.B. Spicer sheriff of said county. Now the condition of the above obligation is such that if the said John H. Alexander shall faithfully discharge the duties of his office and shall well and truly pay over and account for all money by him collected by the virtue of his said office to the person or persons as authorized to receive the same and do and perform

form all the duties required of him as an officer then this obligation

to be void, otherwise to remain in full force and effect.

John H. Alexander(Seal) W.W. Moss(Seal) Urbane Harris  
H.R. Lucas(Seal)

William Brown who was duly and legally elected constable in and for said county on the first Saturday in March 1850 by the qualified voters in the 3rd Civil District in said county this day appeared in open court together with G.R. McGrary, Wm. McIlwain, W.F. Peters, W.L. Byrn and J.W. Cearnsall his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified and the said William Brown takes the several oaths of office as the law directs which said bond is in words and figures following, to wit,

(492) We, William Brown, G.R. McGrary Wm. McIlwain, W.F. Peters, W.L. Byrn J.W. Cearnsall, all of the county of Humphreys are held and firmly bound unto the State of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors and the administrators jointly and severally firmly by these presents sealed with our seals and dated this 1st day of April A.D. 1850. Whereas William Brown was duly and legally elected constable for said county by the qualified voters of the 3rd Civil District in said county to serve the ensuing two years as appears from the certificate of B.B. Spicer sheriff of said county. Now the condition of the above obligation is such that if the said William Brown shall faithfully discharge all the duties of his office and shall well and truly pay over and account for all sums of money by him collected by virtue of his said office to the person or persons, authorized to receive the same and do and perform all the duties required of him as an officer then this obligation to be void otherwise to remain in full force and effect.

William Brown(Seal) G.R. McGrary(Seal) Wm. McIlwain(Seal)  
W.F. Peters(Seal) W.L. Byrn(Seal) J.W. Cearnsall(Seal)

Neal Byrn who was duly and legally elected constable for said county on the first Saturday in March 1850 by the qualified voters of the 4th Civil District of said county to serve the ensuing two years this day appeared in open court together with G.R. McGrary, William McIlwain, Onley Owens, W.F. Peters, William A. Byrn his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court received and so certified and the said Neal Byrn took the several oaths of office as the law requires which said bond is in the words and figures following, to wit,

(493) We, Neal Byrn, G.R. McGrary, William McIlwain, Onley Owens, W.F. Peters and W.L. Byrn all of the county of Humphreys are held and firmly bound unto the State of Tennessee in the sum of four thousand dollars which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 1st day of April A.D. 1850 whereas the above bound Neal Byrn was duly elected constable for said county by the qualified voters in the 4th Civil District of said county and the 2nd day of March 1850 to serve the next two years as appears from the certificate of B.B. Spicer sheriff of said county. Now the condition of the above obligation is such that if the said Neal Byrn shall faithfully discharge the duties of his office and



shall well and truly pay over and account for all sums of money by him collected by virtue of his said office to the person authorized to receive the same and do and perform all the duties required of him of said office then this obligation to be void, otherwise to remain in full force and effect.

Neal Byrn(Seal) G.R. McCrary(Seal) Wm McIlwain(Seal)  
William F. Peters(Seal) W.L. Byrn(Seal)

John L. Peyner who was duly and legally elected constable for said county by the qualified voters in the 5th Civil District of said county on the first Saturday in March A.D. 1850 to serve the ensuing two years this day appeared in open court together with James Peyner, Samuel Wildredge, W. William Robins, R.D. Turner and E. Cowen his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs and the said John L. Peyner took the several oaths of office as required by law, which said bond was examined by the court received and so certified and which is in words and figures following, to wit,

We, John L. Peyner, James Peyner, Samuel Wildredge, William Robins, R.D. Turner, and E. Cowen all of the county of Humphreys are held and firmly bound unto the State of Tennessee in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 1st day of April A.D. 1850 whereas the said John L. Peyner was duly and legally elected constable for said county by the qualified voters of the 5th Civil District in said county to serve the ensuing two years as appears from the certificate of B.B. Spicer sheriff of said county. Now the condition of this obligation is such that if the said John L. Peyner shall faithfully discharge the duties of his office and shall well and truly pay over and account for all sums of money by him collected by virtue of his said office to the person or persons authorized to receive the same and do and perform all the duties required of him as an officer as aforesaid, then this obligation to be void otherwise to remain in full force and effect.

John G. Peyner(Seal) James Peyner(Seal) Samuel Wildredge  
William Robins(Seal) R.D. Turner(Seal) E. Cowen(Seal)

George R. Rivas who was duly and legally elected constable for said county on the 1st Saturday in March 1850 by the qualified voters of the 6th Civil District of said county to serve the ensuing two years this day appeared in open court together with James E. Mackley, T.B. Gwin, William Bartlett his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and so certified, and the said G.W. Rivas took the several oaths of office as the law directs, which said bond is in words and figures, following, to wit,

We, George Rivas, James E. Mackley, T.B. Gwin, and William Bartlett all of the county of Humphreys are held and firmly bound unto the State of Tennessee in the sum of four thousand dollars which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 1st day of April A.D. 1850 whereas the above bound George W. Rivas was duly and legally elected constable in and for said county by the qualified voters of the 6th Civil District in said county on the 2nd day of March 1850 to serve the next two years and as appears from the certificate of B.B. Spicer sheriff of said county now the

Now the condition of the above obligation is such that if the said G.W. Rivas shall faithfully discharge the duties of said office and shall well and truly pay over and account for all sums of money by him collected by virtue of his said office to the person or persons authorized to receive the same and do and perform all the duties required of him as an officer then this obligation to be void otherwise to remain in full force and effect.

George W. Rivas(Seal) James E. Mackley(Seal)  
J.B. Gomer(Seal) Wm. Bartlett(Seal)

(495) Augustus R. Lanford who was duly and legally elected constable for said county on the first Saturday in March 1850 by the voters in the 6th Civil District for said county to serve the ensuing two years this day appeared in open court together with V.S. Allen and Henry Marable his securities thereto who there upon entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs, and the said A.R. Lanford thereupon took the several oaths of office as the law directs and the said A.R. Lanford thereupon took the several oaths of office as the law required, said bond having been examined by the court received and so certified and which is in the words and figures following, to wit,

We, Augustus R. Lanford, V.S. Allen and Henry M. Marable all of the county of Humphreys are held and firmly bound unto the State of Tennessee in the sum of four thousand dollars which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally firmly sealed with our seals and dated this 1st day of April 1850. Whereas the above bound A.R. Lanford was duly and legally elected constable of said county by the qualified voters of the 6th Civil District of said county on the 2nd day of March 1850. To serve the next two years as appears from the certificate of B.B. Spicer sheriff of said county. Now the condition of the above obligation is such that whereas that if the said A.R. Lanford shall faithfully discharge the duties of his office and shall well and truly pay over and account for all sums by him collected by virtue of his said office to the person or persons authorized to receive the same, and do and perform all the duties required of him as an officer then this obligation to be void otherwise to remain in full force and effect.

A. R. Lanford(Seal) V.S. Allen(Seal) H.M. Marable(Seal)

(496) William A. Nelson who was duly and legally elected constable in and for said county on the first Saturday in March 1850 by the qualified voters of the 7th Civil District of said county to serve the ensuing two years this day appeared in open court together with B.B. Spicer Joseph Lewton, Albert Warren, C.E. Harris, Robert Nelson his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which said bond is in the words and figures following, to wit,

We William A. Nelson, B.B. Spicer, Joseph Lewton, Albert Warren, C.E. Harris, Robert Nelson all of the county of Humphreys are held and firmly bound unto the State of Tennessee in the sum of four thousand dollars which payment well and truly to be made we bind ourselves and each of our heirs executors jointly and severally sealed with our seals this 1st day of April A.D. 1850. Whereas the above bound William A. Nelson was duly and legally elected constable for said county by the qualified voters in the 7th

Civil District of said county on the 2nd day of March 1850 to serve the next two years as appears from the certificate of B.B. Spicer sheriff of said county Now the condition of the above obligation is such that if the said Robert A. Nelson shall faithfully discharge the duties of his office and shall well and truly pay over and account for all the sums of money by him collected by virtue of by said office to the person or persons authorized to receive the same and do and perform all the duties required of him as an officer then this obligation to be void otherwise to remain in full force and effect.

William A. Nelson (Seal) Jas Lawton (Seal) Albert Warren (Seal)  
C.E. Harris (Seal) Robert Nelson (Seal)

George F. Lumsden who was on the 2nd day of March 1850 duly and legally elected constable in and for the county of Humphreys by the qualified voters in the 8th Civil District of said county, to serve the ensuing two years this day appeared in open court together with Levi McCollum, M.M. Massey, Robt Holland, W.C. Hedge, William Lomax, his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs and the said George Lumsden thereupon took the several oaths of office as the law directs which said bond was examined by the court received and so certified and which is in the words and figures following, to wit,

We, George F. Lumsden, Levi McCollum, M.M. Massey, Robt. Holland, W.C. Hedge and William Lomax all of the county of Humphreys are held and firmly bound unto the State of Tennessee in the sum of four thousand dollars which payment well and truly to be made

(497) we bind ourselves and each of our heirs executors and administrators jointly and severally and firmly by these presents sealed with our seals this 1st day of April A.D. 1850 whereas the above bound George Lumsden was duly elected constable for said county by the qualified voters of the 8th Civil District of said county by the qualified voters of in the 8th Civil district of said county on the 2nd March 1850 to serve the next two years as appears from the certificate of B.B. Spicer sheriff of said county. Now the condition of the above obligation is such that of the said George Lumsden will faithfully discharge the duties of his office and shall well and truly pay over an account for all sums of money by him collected by virtue of his said office to the person or persons authorized to receive the same and do and perform all the duties required of him as an officer then this obligation to be void otherwise to remain in full force and effect.

G.F. Lumsden (Seal) Levi McCollum (Seal) M.M. Massey (Seal)  
Robert Holland (Seal) W.C. Hedge (Seal) Wm Lomax (Seal)

James L. McMackins who was duly and legally elected constable in and for said county on the 2nd day of March 1850 by the qualified voters in the 9th Civil district of said county to serve the ensuing two years this day appeared in open court together with W.C. Hedge, M McMackins, Robert Holland R.S. Waits, Wm. Rogers and W.L. Byrn, his securities thereto and entered in the sum of four thousand dollars conditioned as the law directs which said bond was examined by the court and received and so certified and the said James L. McMackins took the several oaths of office as the law directs which bond was in the words and figures following, to wit,

We, James L. McMackins, W.C. Hedge, M.M. Massey, Robert Holland, R.S. Waits William Rogers, W.L. Byrn all of the county of Humphreys are held and firmly bound unto the state of Tennessee in the sum of four thousand dollars which payment well and truly to be made we bind ourselves and each of our heirs

executors administrators jointly severally and firmly by these presents sealed with our seals and dated this 1st day of April 1850 whereas the above bound James L. McMackins was duly elected constable for said county by the qualified voters of the 9th Civil district of said county on the 2nd day of March 1850 to serve the next two years as appears from the certificate of B.B. Spicer sheriff of said county. Now the condition of the above obligation is such that whereas the said James L. McMackins shall faithfully discharge the duties of the said office

(498) and shall well and truly pay over and account for all sums of money by him collected by virtue of said office to the person or persons authorized to receive the same and do and perform all the duties required of him as an officer then this obligation to be void otherwise to remain in full force and effect.

James L. McMackins (Seal) W.C. Hedge (Seal) M. Mackins (Seal)  
Robt Holland (Seal) C Waits (Seal) Wm. Rogers (Seal) W.L. Byrn

John H. Lomax who was duly and legally elected constable in and for said county on the first Saturday in March 1850 by the qualified voters in the 10th Civil District of said county to serve the ensuing two years this day appeared in open court together with William Few, William Lomax W.C. Hedge, Robt Holland, M McMackins Ben Holland his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs and the said John H Lomax took the several oaths of office as the law requires which said bond was examined by the court received and so certified and which is in the words and figures following, to wit,

(702) We, John H Lomax, William Few, William Lomax, W.C. Hedge, Robt Holland M McMackins, and Benjamin Holland all of the county of Humphreys are held and firmly bound unto the state of Tennessee in the sum of four thousand dollars which payment well and truly to be made we bind ourselves and each of our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 1st day of April A.D. 1850 whereas the above bound John H Lomax was duly elected constable for said county by the qualified voters of the 10th Civil District of said county on the 2nd day of March 1850 to serve the next two years as appears from the certificate of B.B. Spicer sheriff of said county now the condition of the above obligation is such that if the said John H Lomax shall faithfully discharge the duties of his office and shall well and truly pay over and account for all sums of money by him collected by virtue of his said office to the person or persons authorized to receive the same and do and perform all the duties required of him as an officer then this obligation to be void otherwise to remain in full force and effect.

John H Lomax (Seal) William Few (Seal) W.C. Hedge (Seal)  
Robert Holland (Seal) M McMackins (Seal) Benjamin Holland (Seal)

(499) Edward Edwards who was duly and legally elected constable in and for the county of Humphreys on the 2nd day of March 1850 by the qualified voters of the 11th Civil District of said county to serve the ensuing two years this day appeared in open court together with Will Cooley W. White, J.R. Hedges, Wm Rollin Samuel Wildredge, James Payner his securities thereto and entered into and acknowledged their bond in the sum of four thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified and the said E. Cowan taken the several oaths of office as the law directs which said bond is in words and figures following, to wit,

We, Edward Cowan, W.M. Cooley, W. White, J.R. Hedges, William Robins

Samuel Wildredge and James Poyner all of the county of Humphreys all of the county of Humphreys are held and firmly bound unto the State of Tennessee in the sum of four thousand dollars which payment well and truly to be made by and ourselves and each of our heirs executors and administrators jointly and severally finally by these presents sealed with our seals and dated this 1st day of April A.D. 1850 Whereas the above bound Edward Crowell was duly elected constable for said county by the qualified voters in the 11th Civil District of said county on the 2nd day of March 1850 to serve the next two years as a peace from the certificate of B.B. Spicer sheriff of said county now the condition of the above obligation is such that if the said Edward Crowell shall faithfully discharge the duties of his office and shall well and truly pay over and account for all sums of money by him collected by virtue of his said office to the person or persons authorized to receive or persons authorized to receive the same and do and perform all the duties required of him as an officer, then this obligation to be void, otherwise to remain in full force and effect.

Edward Cowen (Seal) Wm. M. Cooley (Seal) W. White (Seal)  
J.R. Ridings (Seal) Wm. Robins (Seal) Emanuel Wildred  
James Poyner (Seal)

The clerk of this court made report of a settlement made with Jane Mason guardian for the minor heirs of W. Boulton deed which was examined by the court and received and ordered to be recorded.

On motion it is ordered by the court that Elisha Groswell be appointed guardian for Eliza A. Rushing minor heir of Willis Rushing deed and the said Elisha Groswell appeared in open court together with B.B. Spicer his securities thereto and entered into and acknowledged their bond in the sum of sixty five dollars conditioned as the law directs which bond was examined by the court and received and so certified.

B.B. Spicer administrator of the estate of Elizabeth Light deed this day made return of an inventory and account of sale of said estate and oath having been made thereto which was ordered to be received.

James Yeats, R.J. Sessions and R.Y. White who was duly and legally elected justices of the peace in and for said county to fill out the unexpired time of Phillip Lewton deed Alexander Jones resigned Wm. Mackinnon resigned this day produced their commissions as such in open court and the said Yeats Sessions and White taken the several oaths of office as the law directs and taken their seats on the bench.

James L. Adams and others who was appointed commissioners to lay off and set apart a sufficiency of provisions to serve the widow and family of W.F. Reeves deed one year from this day made a report of the same which was ordered to be recorded.

The court then proceeded to appoint men to serve as jurors at the July term of the circuit court which is as follows, to wit, William H. 1. James Cook, Jacob Wenson, James McGill, W.W. Moss, Urbane Harris, William Miller, John Crockett, T.J. Fowler, D.M. Simpson, David Winstead, Mitchell Hudson, John Dyer, James Yeats, Edward Barnes D.A. Massey, Albert Warren, James Rogers, Peyton Reeves, Thomas Craft, Dempsey May Junr David Webb and D.L. Rushing John H. Alexander, and Wm Brown to serve as constables to wait on the court and jury.

(501) A paper purporting to be the last will and testament of William Ward deed was this day produced in open court and the due execution thereof proven by the oath of Levi McCollum one of the subscribing witnesses thereto and Thomas Cole the other subscribing witness not being present put his signature being proved by the said Levi McCollum it is ordered by the court that the same be recorded and Patrick Coleman who was left executor to said last will and testament refused or did not appear to be sworn in as such and thereupon motion of Robert Coleman it is ordered by the court that the said Robertson Coleman be appointed administrator with the will annexed of the said William Ward deed and the said Coleman appeared in open court together with Levi McCollum B.B. Spicer, Eli White and James D. Forsee E.S. Allen and G.R. McCross his securities thereto and entered into and acknowledged their bond in the sum of twenty thousand dollars conditioned as the law directs which bond was examined by the court and received and so certified, and the said Robertson Coleman taken the oath of administrator as the law directs. It is ordered by the court that letters of administration issue to the said Robertson Coleman on the estate of William Ward deed.

On motion of Simeon Stacy it is ordered by the court that A.L. Atkins be appointed overseer of the road from opposite the courthouse to the ford of the creek at the widow Smiths and that all the hands living in the bounds of said road and in the Town offeverly in the upper end of said town from opposite the courthouse door work on said road under said Atkins which road is established in the first class.

On motion it is ordered by the court that Robt Holland be appointed overseer of the road in the room of James Watkins and that all the hands living in the bounds of said road and formerly worked under said Watkins in future work under said Holland and said road which road is established in the second class.

On motion it is ordered by the court that James R. Ridings be appointed overseer of the road in the room of Kinchen Pilt and that Thomas Edwards and W. Rushing work under said Ridings and all the other hands formerly worked under said Pilt on said road in future work on said road under said Ridings which road is established in the second class.

(502) Joel Pearce one of the guardians for Thomas and Jacob Miller idiot heirs of Jacob Miller deed this day appeared in open court and tendered his resignation as guardian which was received by the court whereupon on motion of W. Riley Miller it is ordered by the court that the said Riley Miller and Henry Miller be appointed guardian for the said Jacob Miller deed and the said Riley Miller and Henry Miller appeared in open court together with S.M. Fowler and William Miller or their securities thereto and entered into and acknowledged their bond in the sum of eight hundred and fifty dollars conditioned as the law directs which bond was examined by the court and received and so certified.

A.L. Dunlap administrator of the estate of S.L.G. Dunlap deed this day made a supplemental return of said estate and oath having been made thereto it is ordered to be recorded.

On motion it is ordered by the court that James J. Wiley Daniel Forsee May H.D. McCrory John Porter and S.D. McClure and Seal Simpson be appointed



administrator of the estate of Margaret Dillingham deed and thereupon the said A. McCasland appeared into open court together with Isaac McCasland, S.H. Beasley, James H. Holland and J.C. Wilson his securities thereto and entered into and acknowledged their bond in the sum of two hundred and fifty dollars conditioned as the law directs and the said A. McCasland thereupon took the oath prescribed by law. It is therefore ordered by the court that letters

(505) of administration issue to the said Andrew McCasland upon the estate of the said Margaret Dillingham deed and

On motion it is ordered by the court that the Trustee of Humphrey county pay W.W. Hendrix, Urbane Harris, James Miller, Wm Hudspeth J.Y. Knight Whidbee White, Albert Warren J.H. Long, W.C. Byrn W.C. Hedge and E. Crosswell each the sum of five dollars as services as revenue commissioners of said county for the year 1850 out of any money in his hands not otherwise appropriated.

The court then proceeded to appoint Trustees for the rural academy of Humphrey county to serve the ensuing two years whereupon T.B. Gwin H.H. Marable Hugh Plucas Albert Warren, and U.S. Allen were duly elected Trustees of said academy for the next two years and thereupon the said T.B. Gwin H.H. Marable H.H. Lucas Albert Warren and U.S. Allen appeared in open court together with P.P. Baunders and Levi Meel and their securities thereto and entered into and acknowledged their bond in the sum of one thousand dollars conditioned as the law directs and the said T.B. Gwin H.H. Marable H.H. Lucas Albert Warren and U.S. Allen thereupon took the oath prescribed by law as Trustees as aforesaid.

John N. Little clerk of the Circuit court this day presented to the court of this county the following bills of cost regularly certified by the judge of the circuit court and attorney General which is ordered by the court to be paid out of the County Treasury, to wit, out of any money in the hands of the Trustee not otherwise appropriated.

#### State of Tennessee

vs

Henry L. Harmon Bill cost clerk Little \$4.31  
Shiff Spicer 2 arrest a bond jury 12cts \$3.37 1/2 State witness W.C. Jackson 4 days \$5, James Miller a days and twenty two \$2.38

State of Tennessee Bill of cost constable Webster arrest 30cts

vs

Martin Leonard  
Clerk Little \$3.25, Sheriff Spicer 59 Sept \$1.37 1/2, State witness D. A. Massey \$1.63 Saml Rogers 75cts Att. General Humphrey \$2.50

State of Tennessee

vs

J.S. Marsh  
Bill cost clerk Little \$4.87 1/2, Sheriff Spicer \$4.21 1/2, Att Genl \$2.50 D.A. Massey witness \$4.45 Saml Rogers 75cts Sheriff Spicer order all the bills of cost.

James Payber and W.C. Byers revenue commissioners appointed to make settlement with the county officers for the year 1850 this day made report of a settlement made with James Yeats former trustee of Humphrey county which report was examined by the court and received and ordered

to be recorded.

(505) This day W.W. Hendrix, Urbane Harris, James Miller, Wm Hudspeth, J.Y. Knight, Whidbee White and Albert Warren, S.H. Long, W.C. Byrn, W.C. Hedge W.B. Johnson and E. Crosswell revenue commissioners appointed by the county court to take a list of the taxable property and polls in their respective districts in this county made return of their lists of taxable property and polls in their several districts and oath having been made thereto the same are ordered by the court to be recorded as the law directs.

Court then adjourned until court incourse.

Albert Warren JP Urbane Harris JP Thomas Lain JP

(506) State of Tennessee Humphrey county at a county court began and held for the county of Humphreys at the courthouse in the town of Waverly on the 1st Monday it being the 8th day of May A.D. 1850. Present and presiding the worshipful Albert Warren, Urbane Harris, Thomas Lain, W. White, W.C. Byrn Wm Hudspeth, W.C. Hedge, W.W. Moss Esqrs Justices

The clerk of this court made report of a settlement made with B.B. Spicer guardian for G.T. Ely minor heir of Thomas Ely deed which report was examined by the court received and ordered to be recorded.

The clerk of this court made report of a settlement made with Patrick Crite guardian for W.C. Mary J and Nancy L. Grace minor heirs of John Brigham deed which report was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with G.B. Collier administrator of the estate of William L. Trelor deed which report was examined by the court and received and ordered to be recorded.

The clerk of this court made report of a settlement made with Daniel Tomlinson administrator with the will annexed of William Tomlinson deed which report was examined by the court and received and ordered to be recorded.

Joel Ridings guardian for Mary E Ridings minor heir of William Tomlinson deed therefore made report of his guardianship and oath having been made thereto it is ordered to be recorded.

State of Tennessee

vs

James Watkins Bastardy  
This day James D. Forsee sheriff of said county returned into this court a statement duly executed with a non est and security for the appearance of the defendant at this term of the court.

(507) Urbane Harris administrator of the estate of W.F. Reeves deed this day returned an inventory and account of sale of said estate and oath having been made thereto it is ordered to be recorded.

Motion it is ordered by the court that Benjamin Brown be appointed overseer of the road in the town of Waverly and that all the hands living in the bounds of said road and finally worked under said