

88 Amount brought over

State of Tennessee  
Lincoln County Court Nov 7 Term 1814  
This Inventory was exhibited in open court  
and ordered to be made a part of the  
Record

Bruce M. Garner et al.

Addition Inventory one note on Etaw Mill 19. 75  
To cash on hand 1. 00  
I certify this to be a true inventory of all  
Merchandise property

Elijah Mervay  
This Inventory Received by the court  
Recorded 23<sup>rd</sup> Decr 1814 Henry Teller &

Agreeable to letters of Administration  
to me August Term 1814 directed on the  
Estate of Joseph H. Jones Deceased and I  
can not find no property of the  
Deceased but his bounty about pay as a  
Regular Soldier and same made in the  
Profession of Joseph George which he will  
not give up without a law suit at  
true Inventory by me Joseph Kelley, Asst  
Recorded the 26<sup>th</sup> Decr 1814 19<sup>th</sup> Novr 1814

State of Tennessee Lincoln County  
We the Commissioners appointed by the  
Worshippfull Court of Lincoln County to allow  
Martha Harris Wife of the late of John  
Harris Deceased and her child one year provision  
have proceeded to the same and do allow her  
fifteen dollars out of the estate of said deceased given  
under our hands & seal this 6<sup>th</sup> November 1814

Henry Kelly Esq  
John Beatty  
William Smith

I George C. Will of the County of  
Lincoln and State of Tennessee knowing how uncertain life is  
and I now being in a reduced situation as to health do for  
this and other good causes and considerations, dispose of my prop-  
erty by this my Will and Testament in the following manner  
that is to say — If I die leaving any wife Charlotte  
pregnant and she is delivered of a Living Child I then  
give and bequeath to said child all debts owing to me in any  
manner with all my personal property after paying my  
just debts, and I do further give & bequeath unto said  
Child my house and Lot in the Town of Fayetteville  
and all the land I may have in the name of Dickson  
Garner & Will being interested as I now think in about  
fourteen different tracts or parcels. The before mentioned  
parcels will remain in possession of my wife Charlotte  
until she marries, then to be for the use of said heir but  
If I have not an heir as before mentioned then the aforesaid  
property shall belong exclusively to my wife Charlotte.  
I wish my wife Charlotte to have the household furniture  
which I received with her and my wedding suit of clothes  
It is then my wish that the tract of land whereon  
my Brother Thomas Will now lives and the two negro  
Boys Harry and Austin and any sorrel mare shall be  
and is hereby given to him the said Thomas. I wish it to  
be further understood that if I have an heir and it  
should die in infancy then the property willed to it to belong  
to Charlotte. I do hereby constitute and appoint  
Francis Porterfield and James Bright executors of  
this my last will and testament. In witness whereof  
I have hereunto set my hand and seal this