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by the said Justices Constable for the County of Montgomery Now if the said David Williams does well and truly execute all prosects & other things that shall come into his hands & due return make thereof & shall faithfully & truly pay & discharge all monies that are collected by him to such person or persons as are entitled to receive them and in all cases demean himself as constable by faithfully executing all duties enjoined on him by law Then this obligation to be void Else to remain in full force & effect

Acknowledged in open Court January Term 1808

David Williams *Sealed*  
Wm Williams - *Sealed*  
William Grayson *Sealed*  
P't M' Goughlin *Sealed*

I now all men by these presents that we Simon Miles Martin Gof & Samuel Smith all of Montgomery County and State of Tennessee are held & firmly bound unto the Justices of Peace & Quarter Sessions for Montgomery County in the sum of six hundred & forty dollars to be paid to said Justices or their successors in office which payment will & truly to be made & done we bind ourselves our heirs Executors and Administrators, Jointly & severally firmly by these presents Sealed with our Seals and dated this 12<sup>th</sup> day of January Eighteen hundred Eight

The condition of the above obligation is such that whereas Simon Miles is this day appointed by the said Justices constable for the County of Montgomery Now if the said Simon Miles does well & truly execute all prosects & other things that shall come into his hands & due return make thereof and shall faithfully & truly pay & discharge all monies that are collected by him to such person or persons as are entitled to receive them and in all cases demean himself as constable by faithfully executing all the duties enjoined on him by law Then this obligation to be void Else to remain in full force & effect

Acknowledged in open Court January Term 1808

Simon Miles *Sealed*  
Martin Gof *Sealed*  
Samuel Smith *Sealed*

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I know all men by these presents that we Henry Small William McLean & James Bailey all of the County of Montgomery and State of Tennessee are held & firmly bound unto Robert Prince Esqur Chairman of the County of Montgomery in the sum of five hundred Dollars to be paid to him the said Robert Prince chairman as aforesaid and his successors in office or their assigns for which payment will & truly to be made and done we bind ourselves our heirs Executors and Administrators Jointly & severally firmly by these presents sealed with our seals and dated this 12<sup>th</sup> day of January in the year of our Lord one thousand eight hundred Eight

The condition of the above obligation is such that whereas the above said Henry Small is Elected or appointed to the Office of Ranger for the County of Montgomery Now if the said Henry Small shall well and truly comply with all the requisites of the acts of the General Assembly in that case made & provided & in all things relative to his office faithfully demean himself as Ranger for said County then this obligation to be void else to remain in full force in law

Acknowledged in open Court January Term 1808

Teste

W.C. Jamison *Sealed*

Henry Small *Sealed*  
W.M. May *Sealed*  
James Bailey *Sealed*

I now all men by these presents that we Joseph Woolfolk, Drury Ford, Robert Seany, Henry St Bryan, John Robinson, W. James Huling all of the State of Tennessee and County of Montgomery are held & firmly bound unto the Governor in and over the State aforesaid or his successors in office in the sum of Twenty Thousand dollars to be paid to the said Governor or his successors in office or their assigns which payment will and truly to be made we bind ourselves our heirs Executors and Administrators

Jointly and severally firmly by these Presents Sealed  
and dated this Twenty first day of June 1808

The Condition of the above obligation is  
such that if the above bounden Joseph Woolfolk & Dury  
Ford Administrators of all and singular the goods and  
Chattels, Rights & credits of James Ford Decedent, do make  
or cause to be made a true & perfect Inventory of all and  
singular the goods and chattels, Rights and credits, of  
the deceased, which have or shall come into the hands  
knowledge or possession of the said Joseph Woolfolk & Dury  
Ford or into the hands or possession of any other person or  
persons for them and the same so made, do exhibit or cause  
to be exhibited into our ensuing County Court, and the  
same goods and chattels, Rights and credits and all  
other the goods and chattels, Rights and credits of the  
deceased at the time of his death, which at any time  
hereafter come into the hands or possession of any other  
person or persons for them, do will and truly administer  
according to law, and further do make, or cause to be  
made a true and just account of all the Administration,  
within one year after the date of these presents, and all  
the rest and residue of the said Goods, chattels and credits  
which may be found remaining on the said Administrator  
account, the same being first examined and allowed  
agreeable to law, shall deliver & pay unto such person or  
persons respectively, as the same shall be due, pursuant to  
the true intent and meaning of this Administration, and  
if it shall appear that any will and Testament was made  
by the Deceased / and Executor or Executrix thereto named  
do exhibit the same unto Court, making it allowed and  
approved of accordingly of the said Joseph Woolfolk &  
Dury Ford therunto be requested, do render and deliver  
the said Letters of Administration, approbation of such  
Testament being first had and made in our said Court, then  
this Obligation to be void, else to remain in full force in law.

Teste

W. Jamison Esq.

Joseph Woolfolk  
Dury Ford  
Robt. Seaver  
Henry A. Brown  
Joseph Robinson  
Jas' Harting

John  
John  
John  
John  
John  
John

And Inventory of the Estate of James Ford Dec'd to wit  
760 acres Land Parcels &c - twenty nine Negroes, to wit  
George, Fan, Dinah, baty, David, Jacob, Adam, Lissie, John  
Abraham, Rhody, Jean, Isaac, Charles, Richard or Dick, Jean,  
Ezra, Seaver, Sophia, Nancy, Margina, Shadrack, Fan  
King George, Hilly, Bobt. Hanah, Absolum & son -  
1 Stud Horse: 4 work Horses 7 mares 1 bott. 1 mare & 2 bott.  
Mipping 6 hours Horses. 17 head of Different sorts of  
Cattle, 2 Stalls. 20 Head hogs & waggon & some gears  
5 plows & some Geese 1 big chain Swingle trees 20 5 axes  
and saddle bags. Stearing Apparal &c 4 Beds & furniture  
2 chist 1 small 3 small trunks 1 table 4 chaires 3 big  
wheels 1 flat wheel. 2 Table cloths 1 Riffle Gun 1 shot  
gun 1 cupboard 2 Peter Dishes 9 plates som other  
ware 1 Spice Morter & Doz Knives & forks 1 Peter Basin &  
tin cups 1 pocket 1 pair of fire doggs 2 pigeons 1 scell of  
buttons 2 pairs 1 Loom 2 Hittles 4 potts 3 ovens. 1 Grind Stone  
1 pot rack &c 3 pair of pott hooks 1 pair of tongs 1 Canteen  
7 Barrels 10 Hail Stands 1 Br. Gun 3 pair of cotton cards  
2 Grind Stones 1 Broad ax. 1 Candle thick & smafles 1 Billit  
1 + cut saw 1 frow 2 Iron wedges 6 Turners chisells 8  
Gouges 5 chisells 2 Raps 1 Bong Driver 4 augers 3 planes  
Tunning tools hand saw. 1 Tennet saw 2 pair of compasses 5  
Gimblets 2 Smoothing pens 1 Bull in Dispute

J. Woolfolk  
Dury Ford

Know all men by these presents that I  
William Goodwin of the County of Montgo-  
mery & State of Tennessee do make & ordain  
To longer front of the same County & State  
my true & lawful Attorney to act for me  
& in my name to sign seal & receive a  
Land Warrant No 173 fifty five acres of said  
Warrant which is the balance of said warrant  
due me in as full & ample a manner as  
I myself could do were I personally present.  
Witness whereof I have hereunto set my hand  
this 15<sup>th</sup> day of January 1811

W. Goodwin  
Thos. Dennis  
Richmond Croppwell  
Proven July Term 1811

An Additional Inventory of the Estate of James  
Ford Dec'd returned.

1 pe. Hl yards, one note of hand on Joseph Hay for \$37.62  
Insolvent, one Ditt on William Gilbert for £ 5 none  
Know nothing about it, one do on Henry Newell for  
19<sup>th</sup> Satt Insolvent & Dead & Notes on Matt. Logan 2  
for \$19 each & 1 for \$12 know nothing of him Ditt on  
James Ford Jr for Thirty Bushels at the selane  
Crop of Corn subject to the Expence of Making of it  
and feeding hands 1 bushel for Coopers

J. W. Hobbs Administrato,  
Suey Ford

I know all men by these presents that we William Caldwell Jamison, Duncan Stewart, Morgan Brown, Charles Stewart, Haydon Wells, & Thomas Clinton, all of the County of Montgomery and State of Tennessee are held and firmly bound unto his Excellency John Sevier Governor of the State aforesaid and his Successors in Office in the sum of full sum of Five Thousand Dollars, to be paid to be paid to him the said John Sevier Governor as aforesaid and his Successors in Office or their Assigns for which payment well & truly to be made and done we bind ourselves our Heirs Executors and Administrators jointly and severally firmly by these presents sealed with our Seals and dated the third day of May in the Year of our Lord one thousand Eight hundred

The Condition of the above Obligation  
is such that whereas William Caldwell Jamison  
hath been appointed by the Justices of the Court  
of Pleas & Quarter Sessions for the County of Mont-  
gomery at the April Term of the said Court Clerk  
of said County, Now should the said William  
Caldwell Jamison faithfully preserve the records  
of the said Office & duly & faithfully Execute the  
Duties thereof according to Law then the above  
Obligation to be void Else to remain in full  
force and Virtue

Signed sealed and delivered  
in Open Court  
Robt Nelson J.P. W.C. Jamison  
Duncan Stewart  
Morgan Brown  
Charles Stewart  
Haydon Wells  
Tho. Clinton

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Know all men by these presents that we William Caldwell Garrison, Duncan Stewart, Morgan Brown, Charles Stewart, Haydon Webb and Thomas Clinton, all of the County of Montgomery and State of Tennessee are held and firmly bound unto John Sevier Esqur Governor in and over the State aforesaid or to his Successors in Office in the sum of Five Thousand Dollars, for which payment well and truly to be made and done to him the said John or his Successors in Office or their Assigns we bind ourselves our heirs executors & administrators Jointly severally and firmly by these presents sealed with our Seals and dated this third day of May A. D. 1808.

The Constitution of this Obligation is such, that Whereas the said William Caldwell Garrison has this day been appointed by the Court of Montgomery County Clerk of and for said County now of the said William Caldwell Garrison shall well and truly receive and regularly account for all public monies as Tax dues by him received or which he may be authorized by Law to receive and Account for, with the Treasurer of this Capital from time to time as the law may require then this Obligation to be void else remain in full force and effect.

Signed sealed and  
acknowledged in open  
Court

Test  
Robt Nelson

W. C. Garrison Seal  
D. Stewart Seal  
Morgan Brown Seal  
Charles Stewart Seal  
Haydon Webb Seal  
Tho. Clinton Seal

Know all men by these presents that we William C. Garrison, Morgan Brown, James Huling & Thomas Clinton Esq<sup>rs</sup> of the County of Montgomery & State of Tennessee are held and firmly bound unto his Excellency John Sevier Governor of said State or his Successors in Office for the time being in the just and full sum of Five Thousand Dollars to be paid to the said John Sevier Governor or his Successors in Office or their Assigns, for which payment well and truly to be made & done, we bind ourselves, our Heirs, Executors, Administrators, and Assigns Jointly, and severally, and firmly by these presents sealed with our Seals, and dated this 30<sup>th</sup> day of July one thousand Eight hundred.

The Condition of the above Obligation is such if the above said William C. Garrison Clerk for the said County of Montgomery does well and truly Account and pay unto the Treasurer or any person authorized to receive the same all public Tax fines & Forfeitures arising & agreeable to Law then this Obligation to be Void else to remain in full force

Test

Samuel Thornton  
Robt. Cooper

W. C. Garrison Seal  
Morgan Brown Seal  
James Huling Seal  
Tho. Clinton Seal

Know all men by these presents that we George Nevill, George Nevill, Robert Cooper, Robert Dunning, Thomas Clinton, Philip Compton, Christopher Owens, Neaham Whifield & John Neville of the County of Montgomery and State of Tennessee are held & firmly bound unto his Excellency John Sevier Governor of said State or his Successors in Office for the time being, in the just and full sum of Five thousand Dollars to be paid to him the said John Sevier Governor as aforesaid, his Successors in Office, or their Assigns for which payment well and truly to be made & done we bind ourselves, our heirs Executors Administrators and Assigns jointly severally and firmly by these presents, Sealed with our Seals and dated this 30<sup>th</sup> day of July one thousand Eight hundred ..

The Condition of the above Obligation is such, that Whereas George Nevill Jr. hath this day been elected by the Justices of Montgomery County, to the Office of Sheriff for said County now, if the said George Nevill Jr. does comply with the requisites of the law, agreeable to an Act of the General Assembly in this State made and provided, and in all things demean himself as Sheriff for said County, by faithfully transacting, and duly executing, and returning, all processes sent unto his hands, and all such other Business as the Law may require: then this obligation to be void, else to remain in full force in like manner under our hands & Seals this day and date before mentioned acknowledged in open Court.

Test

W. C. Jamison C. M. C.

G. W. Nevill  
Geo. Nevill  
R. Cooper  
R. Dunning  
Thos. Clinton  
Philip Compton  
Christopher Owens  
John Whifield  
Geo. Seville

Know all men by these presents that we George Neville, William Ross, Gov. James Adams, Neaham Whitfield & Joseph B. Neville, all of the County of Montgomery and State of Tennessee are held and firmly bound unto his Excellency John Sevier Governor of the State aforesaid His Successors in Office in the just & full sum of Two Thousand Dollars to be paid to him the said John Sevier Governor as aforesaid His Successors in Office or their Assigns for which payment well and truly to be made & done we bind ourselves our Heirs Executors and Administrators Jointly & Severally firmly by these presents sealed with our Seals and dated this 30<sup>th</sup> day of July in the Year of our Lord one thousand eight hundred.

The Condition of the above Obligation is such that if the above said George Neville should for the said County of Montgomery does well & truly pay and account for all public Monies fines & forfeitures to be him collected, to the Treasurer or such person or persons authorized to receive the same & in all things faithfully & herein himself agreeable to the acts of Assembly in such case made and provided then the Obligation to be void Else to remain in full force

Acknowledged in open Court

Test

W. C. Jamison C. M. C. John Whitfield C. M. C.

J. B. Nevill. C. M. C.

G. W. Neville. Seal  
William Ross. Seal

James Adams. Seal

Know all Men by these presents that we John Hammill, George Neville Esq. Robert Dunning Joseph B. Nevill all of the County of Montgomery and State of Tennessee aches and firmly bound unto his Excellency John Sevier Governor of the State aforesaid & his Successors in Office in the just and full sum of one thousand Dollars to be paid to him the said John Sevier Governor as aforesaid & his Successors in office or their Assigns for which payment well truly to be made & paid done we bind ourselves our Heirs Executors & Administrators jointly and severally firmly by these presents sealed with our seals and dated the 30<sup>th</sup> day of July in the Year of our Lord one Thousand eight hundred.

The Condition of the above Obligation is such that whereas John Hammill Esq. is elected Coroner for the County of Montgomery and if the said John Hammill Esq. shall well and truly Execute and due return make of all process to him directed and pay and satisfy all sums of Money by him received and levied by virtue of any such process agreeable to the Tenor thereof to such person or persons to whom the same may be due his or their Executors Administrators attorney or agent and in all other things relative to his Office as Coroner faithfully demean himself during his continuance theron & Complying with all the Requisites of the Law in that case made and provided then this Obligation is void and of no effect  
I Hammill

Geo. Neville

Acknowledged in open Court R. Dunning J. B. Nevill

Test

W. C. Jamison L.L.C.

Know all men by these presents that we Small Joseph B. Nevill and James Huling of the County of Montgomery & State of Tennessee are held & firmly bound unto his Excellency John Sevier Governor of said state or his Successors in office for the time being in the just & full sum of Five Hundred Dollars, to be paid to him the said John Sevier Governor as aforesaid, his Successors in office their Assigns; for which payment well & truly to be made & done, we bind ourselves our Heirs Executors, Administrators and Assigns jointly severally & firmly by these presents sealed with our seals, and dated this 30<sup>th</sup> day of July one thousand eight hundred.

The Condition of the above Obligation is such that whereas the above said Henry Small is appointed to the Office of Ranger for the County aforesaid Now if the said Henry Small shall well & truly Comply with all the requisites of the Act of General Assembly in that case made & provided and in all things relative to his Office faithfully demean himself as Ranger for said County then this Obligation to be void else to remain in full force in law.

Acknowledged in open Court Henry Small  
J. B. Nevill  
W. C. Jamison L.L.C. James Huling

Know all men by these presents that  
We Hugh McClure James Adams Henry  
Small & Joseph B. Novell all of the  
County of Montgomery and State of  
Tennessee are held and firmly bound  
unto Morgan Brown Chairman of the  
Court of Montgomery in the just and  
full sum of Two Thousand Dollars  
to be paid to him the said John Morgan  
Brown Chairman as aforesaid and his  
Successors in Office or their Assigns for which  
payment well and truly to be made & done  
We bind ourselves our heirs Executors and  
Administrators jointly & severally firmly by  
these presents sealed with our seals and  
dated this 30<sup>th</sup> day of July in the year of  
our Lord one thousand eight hundred

The conditions of the above  
Obligation are such that whereas the above said  
Hugh McClure is appointed by the Court aforesaid  
Trustee for the said County of Montgomery now if the  
aforesaid Hugh McClure as Trustee does well and  
truly account and pay unto such persons or persons  
authorized to receive the same all such sum or sums  
of Money which may be demanded & paid unto his  
hands as Trustee aforesaid and in all cases where  
ever comply fully with requisites of the law in that  
case made & provided then this Obligation to be  
void Else to remain full force by Law.

Acknowledged in open Court Hugh McClure Seal  
Test. James Adams Seal  
W. C. Garrison Esq. Henry Small Seal  
J. B. Novell Seal

15  
Know all men by these presents that we  
We the Sons David Polton & George Oldham all of the  
County of Montgomery and State of Tennessee are  
firmly bound unto his Excellency John Sevier Governor  
nor of the said state in the sum of Five hundred  
Dollars to be paid to his Excellency his Successors in  
Office or their Assigns which payment well and truly  
to be made & done we bind ourselves our heirs Executors  
Administrators & assigns Jointly & Severally firmly  
by these presents sealed with our seals & dated the  
30<sup>th</sup> day of July Eighteen hundred

The Conditions of the above  
Obligation are such that if the above bounded William  
Roggs who is appointed Constable for the said County  
shall and will & truly Execute & due return make of  
all process & precepts to him directed and pay and  
Satisfy all such sum or sums of Money which by  
him shall be received and levied by virtue of any  
such process agreeable to the tenor thereof to such  
person or persons to whom the same may be due him  
or their Executor, Administrators, Attorney or Agent  
& in all things relative to his Office as Constable  
faithfully demean himself during his continuance  
in office then this Obligation to be void  
Else to remain in full force and virtue in  
Law.

Acknowledged in open Court William Roggs Seal  
Test. David Polton Seal  
W. C. Garrison Esq. G. Oldham Seal

Know all Men by these presents that  
We John Sevier, Robert Dunning, James  
Huling & John Stewart of the State of  
Alabama and County of Montgomery are held &  
firmly bound unto the Governor of the State  
aforeward and his Successors in Office in the sum  
of Five Thousand Dollars to be paid to the  
Governor and his Successors, or their Assigns  
which payment well and truly to be made we  
bind ourselves, our heirs Executors and Adminis-  
trators jointly and severally firmly by these  
presents sealed with our Seats and dated this  
29<sup>th</sup> day of July 1800.

The Condition of the above  
Obligation is such that if the above bounden  
John Sevier Administrator of all and singular  
the goods and Chattels rights and credits of  
Valentine Sevier deceased do make or cause to  
be made a true & perfect Inventory of all and  
singular the goods and Chattels rights and Cred-  
its of the deceased which have or shall come  
into the hands knowingly or possession of the said  
John Sevier, or into the hands or possession of any  
other person or persons for him and the same so  
made do exhibit or cause to be exhibited in the  
ensuing County Court, and the same Goods Chattle  
and Credits and all other the Goods Chattels  
and Credits of the deceased, at the time of his  
Death which at any time hereafter shall come  
into the hands or possession of any other person  
or persons, for him do well and truly administer  
according to Law and further do make or  
cause to be made a true and just account  
of all the said Administration within one

year after the date of these presents and all and  
singular of the said goods Chattels and Credits  
which shall be found remaining on the said Adminis-  
tration, Account; the same being first examined  
and allowed agreeable to Law shall deliver and  
pay into such person or persons Proportionately as the  
same shall be due pursuant to the intent and  
meaning of the Administration and if it shall appear  
that any Will & Testament was made  
by the deceased and the Executors or Executrix  
therein named do exhibit the same into Court  
making request to have it allowed and approved  
accordingly If the said John Sevier being then  
alive required do render & deliver the said Letters  
of Administration approbation of such Testamen-  
t being first had and made in our said Court  
then this Obligation to be void else to remain in  
full force in Law.

Acknowledged in open I Sevier <sup>Sealed</sup>  
Court

Test

W. Garrison C.M.C.

James Huling <sup>Sealed</sup>

John Stewart <sup>Sealed</sup>

Inventory of the Estate of W. Sevier made  
 one Household lot in Clarksville,  
 Five Heads of Cattle,  
 Hogs number to me unknown,  
 One Set of Plough Irons,  
 One pair Blunderbuss,  
 one pair of handmill stones,  
 one Limestone, four leadstuds,  
 Seven Chairs, one Table, one big wheel,  
 one Flax Wheel, two Looking Glasses,  
 one knife Box, Crockery ware, Knives,  
 Forks, Some pewter quantity unknown,  
 one black Walnut chest,  
 three Dabbs barrels, three Water pails,  
 one axe, three weeding Hoes,  
 three large Potts, one small pott,  
 four Butch knives, one pair fire tongs,  
 one Smoothing Iron two waiters,  
 one house Bible, two Caddle Stocks,  
 one Chisel, one pair Shovel & tongs,  
 one Spice Mortar, one file,  
 one pair Candle Snuffers, one Note  
 on William Campbell for two hundred  
 & Eighty two Dollars which is believed  
 to be a last debt,  
 one pair Pot hooks, one drawing knife,  
 one Shovel Plough,

July 29<sup>th</sup> 1800

Signed J. Sevier Administrato

	Sold and
Mr. Edmonson one lot household furniture	5/-
Susannah Edmonson one Mare	30/-
Amy Edmonson one Sorrel Cott	13/-
Jane Edmonson one year Old Cott	14/-
Ephraim Rue one red Cow & yearling & white weather	19/-
John Pur one Cow and Yearling	17 50
James Edmonson one Cow & Yearling	18 00
Lanice Gugg one Cow & Yearling bid off to	
Giles Cornell	20/-
James Edmonson one Cow	14 00
Robert Cooper one Bull	20/-
Susannah Edmonson one Heifer	11 25
James Edmonson one Yellow Steer	16 25
Anna Edmonson one red heifer	12 25
Jane Edmonson one Brindle heifer	10 25
Anna Edmonson one white face Yearling	5 25
Susan Edmonson one white face Yearling	5/-
Ralph Williams one white Steer	8 25
John Edmonson one Cow & Yearling	24 25
one year old Steer	4 25
one ditto	4 00
Mrs. Edmonson eleven head Sheep	22/-
Robt Cooper one Ram	3 50
Hos. Clinton one Weather	3/-
John Edmonson one Weather	2 87
Hos. Clinton one Weather	3/-
Mm. Given one Weather	3/-
Jona Hardin four head Sheep	12 00
John Edmonson one Spotted Barow	6/-
John Pur six spotted Hogs	16 50
John Edmonson eight white Hogs	33 50
Sam Watson two Goats & five Sheep	6 25
John Dykes three Hogs	9 1
James Patton four Hogs	9 50
James Edmonson one Goat	5 75
Elizah Grace one White Barow	6/-
Andrew Miller one Spade Cow	5 25
Bryan Whittleton one white Cow & three Sheep	4 75
Sam Edmonson three Hogs in Woods	10 50

Continued

Edmonson's Inventory of Gales not paid for	
Widow Edmonson One Cow & Six pigs	3
Henry Small Five Shoots	3
James Adams Three Plains	3
Sixty Edmonson Eight plains & one	4
James Edmonson One Broad Ax	3
" " Drawing knife	1
	all else
Wm Williams Joiner	1
John Edmonson One lot of Tools	20
James Edmonson One Jar	2
John Edmonson Two Chests	2
" " One Axe Stone	1
" " One Chest	1
Four Saw's	1
Jane Edmonson Two Volumes Reviver	4
Widow Edmonson Lot of Books	1
John Edmonson Two acts of Assembly & Constitution	1
" " One Volum Geography	3
James Edmonson One Sward	1
John Edmonson One Rifle gun	3
Robt Edmonson One lot of Iron Tools	1
Widow Edmonson One Lamp & Two Shays	1
Robt Edmonson One Saddle	2
John Edmonson One pair Steatyards	1
" " " Scythe	1

Additional Sales of the Estate of Charles  
Teas Deceased Rendered into Court by Will  
Teas Administrator (January Term 1801)

One Matlock	2. 10
One plain belt	5

82, 75

This Indenture made this 30<sup>th</sup> day  
of July in the year of our Lord one Thousand  
Eight Hundred Between Morgan Brown  
Esquire Chairman of the County of Montgomery  
State of Tennessee of the one part and George C.  
Oldham of the County and State aforesaid of the  
other part witnesseth that the said Morgan  
Brown Esq: in pursuance of an Order of Court  
made at July Term and according to the direc-  
tions of an Act of the Assembly for that purpose  
made, do put place and bind William Murphy  
Orphan of Patrick Murphy deceased with the  
said George Oldham after the manner of an  
Apprentice to live until he shall attain to  
the age of Twenty one years all which time  
the said William Murphy shall faithfully serve  
his Masters lawfull Command & shall not alien-  
himself from his Masters service without leave  
but in all things behave as a faithfull servant  
ought to do and the said Master on his part do  
Covenant grant and agree to and with the said  
Morgan Brown Esq: that he will teach the said appren-  
tice the Trade of a Farmer & to have him taught reading  
writing & Arithmetic as far as the rule of three, at the expiration  
of his Apprenticeship to give him a good new suit of Cloathes  
that he will constantly feed and provide for the said  
William Murphy during his servitude sufficient Diet  
Lodging & Clothing & every necessary boath or Sicknes  
& for health for himself whereof the parties have  
hereunto set their hands and seals the day & year  
first above written Acknowledges in open court Morgan Brown Esq:  
Date W.C. Jamison Esq: Geo. Oldham Esq:

This Indenture made this 30<sup>th</sup> day  
of July one thousand eight hundred between Morgan  
Brown Esq<sup>r</sup> Chairman of the County Court of Mor-  
gomery and state of Tennessee of the one part & Thomas  
Keef of the County and state aforesaid of the other part  
Witnesseth that the said Morgan Brown Esquire  
in pursuance of an Order of Court made at July Term  
and according to the directions of an Act of the Assembly  
for that purpose made do put place and bind unto  
the said Thomas Keef Margaret Murphy orphan of  
Patrick Murphy deceased to live with the said Thos  
Keef after the manner of an apprentice to live until  
she shall attain to the age of eighteen years all which  
time the said Margaret shall faithfully serve her  
Masters lawful Commands every where Obey and  
shall not absent herself from her Masters service  
without leave but in all things behave herself as a  
faithfull servant ought to do and the said Master  
on his part doth Covenant grant and agree to and  
with the said Morgan Brown that he teach or have  
taught the arts of a seamstress also to read and write  
and at the expiration of her apprenticeship is to  
give her a New suit of Cloaths, and that he  
constantly find and provide for the said Margaret  
Murphy sufficient diet washing, Lodging & apparel  
fitting for her and every necessary boath in sickness  
& in health In witness whereof the parties have  
hereunto set their hand & seals the day & year first written  
acknowledged in open court Morgan Brown Esq<sup>r</sup>

Teste W.C. Garrison Esq<sup>r</sup> Thos. Keef Esq<sup>r</sup>

State of Tennessee 1800

Montgomery County

I know all Men by these presents that  
I James Ford, of the State and County aforesaid  
do have, for and in consideration of the sum of  
three hundred Dollars to me in hand paid;  
have this day, released & quit Claim to my  
Negro man Rheuben and all his property  
and I do hereby for myself my Heirs, Executors  
Administrators and Assigns release and forever  
quit all manner of right title or Claim to  
the said Negro man Rheuben and to it further  
understood that I the said James Ford  
for myself my Heirs Executors & Administrators  
do liberate and forever set free the said  
Negro man Rheuben, in witness whereof  
have hereunto set my hand and seal this  
fifth day of September 1800

Teste

James Ford J.B.

Francis Prince

Wm Connell

J Stephenson

Jas Edmonson

The above quit Claim was proven in Open  
Court by the oath of William Connell a  
Subscribing Witness thereto October Term 1800

Teste W.C. Garrison Esq<sup>r</sup>

1801

Know all Men by these presents that I William Loggins of the State of Tennessee & the County of Montgomery Planter for divers Considerations and good Causes me huncinto Moving I have made Constituted & appointed and by these presents do make & chuse consti- tute and appoint my Trusty Friend Nathaniel Land of the County and State aforesaid my True and lawfull attorney for me in my Name & to my use to ask demand or recover & receive unto my said Attorneys hands A sum of Money which will appear by the Judgment giving to my said Attorney my sole and lawful power to make Pursue and follow such legal Courses for the recovering receiving and obtain- ing of the same as I might or could do were I personally present as I the Said William Loggins in my own might or could do in and about the same Ratifying allowing and Confirming whatsoever my said Attorney shall Lawfully do or cause to be done in about the Execution of the Judgment by Virtue of these presents in witness whereof I have hereunto Set my hand and affixed my seal this 27<sup>th</sup> day January 1801

Test  
John H Hyde  
John Garner

Wm W Loggins Seal  
mark

Acknowledged in open Court Janry 1801  
Sert Wm Jamison Clerk

1801

Know all Men by these presents that the John Bosley George Nevill & Haydon Wells Esquire all of the State of Tennessee and County of Montgomery are held and firmly bound unto the Governor of the State aforesaid and his successors in Office in the sum of Two Thousand dollars to be paid to the Governor and his successors or their assigns which payment well and truly to be made we bind ourselves our heirs Executors & Administrators jointly & severally by these presents sealed with our seals and dated this 27<sup>th</sup> day of January 1801

The Condition of the above Obliga- tion is such that if the above bounden John Bosley Administrator of all and singular the goods and chattles rights and credits of Daniel Rowan deceased, do make or cause to be made a true and just Inventory of all and singular the goods and chattles rights and credits of the deceased which have or shall come into the hands knowingly or possessions of the said John Bosley or into the hands or possession of any other persons persons, for him and the same so made, do exhibit or cause to be exhibited, into our County Court & the same goods chattles & credits of the deceased at the time of his Death, which at any time hereafter shall come into the hands or possession of any other person or persons, for him, do well and truly administer according to law, and further do make, or cause to be made, a true and just account, of all the said administra- tion within one Year after this date of these presents, and all the rest and residue of the said

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goods chattels & credits which shall be found remaining on the said Administration, account the same, being first examined and allowed agreeable to law shall deliver and pay unto such person or persons, respectively as the same shall be due pursuant to the true intent & meaning of the Administration, and if it shall appear that any will and Testament was made by the deceased and the Executors or Executrix therein named do exhibit the same into court making request to have it allowed and approved of accordingly, if the said John Bosley being thereto required do render and deliver the said Letters of administration approbation of such, Testament being first had and made in our said Court, then this Obligation to be void, else to remain in full force in law

John Bosley *Seal*

George Newell *Seal*

Haydon Wells *Seal*

Acknowledged in open Court at  
January Session 1801

Test Wm Garrison Clark

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Know all Men by these presents that I William Holderness of the County of Caswell and State of North Carolina, do by these presents nominate, constitute and appoint my trusty friend George Oldham of the County of Davidson in the territory of the United States of America South of the River Ohio my true and lawful Attorney with full power and authority, in my Name and for my use, as fully and amply as I could do myself were I personally present, to ask for, demand and receive of all, and every person whatsoever residing, or living in the aforesaid territory, all such sum, or sums of Money, or any other property whatever, that is or may hereafter become due, or owing to me, and upon receipt of the same or part thereof, in my Name, one, or more receipts or other sufficient discharge to make sign and deliver, and further I do hereby empower my aforesaid Attorney, in my Name and for my use, to enter upon and take into his possession, all such tracts or parcels of Land that I am now at this time, or hereafter may be lawfully intitled to, in the Territory aforesaid, and if required & necessary in my name to institute suits for the recovery of all the above mentioned property, and in my name plead & implead, and in all things touching the premises aforesaid to make use of all lawfull ways, and means for the recovery of the same to my use, and also, by these presents, I the aforesaid William Holderness, do empower my said Attorney George Oldham to sell and dispose of all such tracts or parcels of land that I am, or may be intitled to in the Territory aforesaid and in my name to make one or more Deeds,

or Deeds for the conveyance of the same in  
fee simple, to the purchaser or purchasers  
thereof and in my name and for my use, do  
all such lawfull things as will be necessary  
for carrying the above into effect as fully as  
I could or might do were I personally present.  
Hereby ratifying and confirming whatsoever  
my said attorney may lawfully do in and  
in and about the execution of the same.  
In witness whereof I have hereunto set my  
hand and seal this 17<sup>th</sup> day of September anno  
Dom: 1792

Teste  
John Williams  
Wm H Rice  
Acknowledged before me November 20<sup>th</sup> 1799  
A Brutcher

Wm Holden Esq<sup>r</sup>

To all people to whom these presents shall come  
I Benjamin Whitehead do send Greeting  
Know ye, that I the said Benjamin Whitehead  
of the state of Tennessee Montgomery County  
(Farmer) for and in consideration of the love good  
will and affection which I have and do bear to  
towards my loving sons, Joseph & Richard Whitehead  
both of the State & County aforesaid Farmers have  
given and granted and by these presents do freely  
give and grant unto the aforesaid Joseph & Richard  
their Heirs executors, administrators &c as follows  
(To wit) First to Joseph a negro girl called Dolly  
seven years of age secondly to Richard a Negroe  
boy called Jack going on three years old said Negroe  
being now in my present possession in the County  
aforesaid of which (before the signing of these  
presents) I have delivered up to them, the said  
Joseph, and Richard Whitehead (singularly)

to have and to hold the said Negroes before facts  
as their right, to them their Heirs, Executors, Administrators, &c from henceforth as their, proper right  
absolutely without any manner of consideration  
In witness whereof I have hereunto put my  
hand and Seal this 24<sup>th</sup> day of October anno  
Dominie one Thousand Eight hundred  
Signed sealed and delivered  
in the presence of us      Benjamin Whitehead Esq<sup>r</sup>  
Jeffre Martin  
Isam Trotter

Now all men by these presents that we  
Samuel Allen Robert Cooper & James Sockert  
all of Montgomery County and State of Tennessee  
are held and firmly bound unto Morgan Brown  
Esquire Chairman of the said County Court or he  
Assigns in the just sum of five hundred dollars  
which payment well and truly to be made and done  
we bind ourselves our Heirs Executors Administrators and  
Assigns Jointly and severally firmly by these pres-  
ents In witness whereof we have hereunto sett our  
hands & seals this 27<sup>th</sup> day January 1801.

The conditions of the above obliga-  
tion is such that whereas the above bounden Samuel Allen has  
paid and obtained a license to keep a few acrred river at his  
Landing Now if the said Samuel Allen shall keep a good and  
sufficient boat for the purpose, and in all cases fully comply with the  
act of Assembly in that case made and provided then this obligation  
to be void Else to remain in force in law. Samuel Allen Esq<sup>r</sup>  
acknowledged in January 1801 Robt. Cooper Esq<sup>r</sup>  
Jno. Sockert  
Test Mc. Garrison Clark James Sockert Esq<sup>r</sup>

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This Indenture made this 26<sup>th</sup> of January One thousand eight hundred & one between Morgan Brown Esq; chairman of the County Court of Montgomery and state of Tennessee, of the one part, and James Scockert of the County and State aforesaid of the other party witnesseth that the said Morgan Brown Esq; in pursuance of an Order of Court made in October Term and according to the direction of an Act of the Assembly for that purpose made, so bind, place and bind unto the said James Scockert Esquire, John Brown and the wife of Hannah Brown to live with the said James Scockert Esquire after the manner of an apprentice, to live ~~with~~ he shall attain to the age of Twenty one Years all which time the said John Brown shall faithfully serve his master lawfull Commands every where, and not abs<sup>t</sup> himself from his masters service without leave in all things behave himself as a faithful servant ought to doe, and the said master on his part doth Covenant, grant and agree with the said Morgan Brown Esq; chairman to teach the said Apprentice the Art of Farming and shoole him as far as to read & write and Arithmetic as far as the rule of three and to give a suit of Cloaths, at the expiration of his servitude, and that he will constantly find and provide for the said John Brown a sufficient diet washing lodging and apparel fitting for him and every necessary both in sickness and in health In witness whereof the parties have hereunto set their hands

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and affixed their seals the day and year first above written

To Prince

Morgan Brown Esq;

Acknowledged in open Court <sup>Term 1801</sup> James Scockert Esq;

Jest W.C. Jamison Clerk

I know all men by these presents that we James Huling Esq; Hugh T Bell & Duncan Stewart all of the County of Montgomery and State of Tennessee are held and firmly bound unto Morgan Brown Esq; chairman of the Court of Montgomery in the just, and full sum of Two Thousand Dollars to be paid to him the said Morgan Brown Esquire chairman as aforesaid his Successors in Office or those Assigns for which payment well and truly to be made & done we bind ourselves our heirs Executors, and Administrators, jointly & severally, firmly by these presents sealed with our seals and dated this 29<sup>th</sup> day of January in the Year of our Lord one Thousand eight hundred & one

The Conditions of the above obligation are such that Whereas the above said James Huling Esquire is appointed by the Court aforesaid Trustee for the said County of Montgomery Now if the above said James Huling as trustee does well and truly account and pay unto the hands of such person or persons authorised to receive the same all such sum or sums of money which may be delivered & paid into his hands as trustee aforesaid & in all cases whatsoever comply fully with the requests of the law in that case made and provided then this obligation to be void otherwise to remain in full force & Virtue in Law.

Jas. Huling Seal  
Acknowledged in Court  
Jan'y 29<sup>th</sup> 1801

H. T. Bell Seal  
Jest W.C. Jamison and J. Stewart Clerk

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Know all men by these presents that  
We Hugh F Bell, Robert Cooper, & James Stewart  
Esquires, all of Montgomery County & State of  
Tennessee are held and firmly bound unto His  
Excellency John Sevier Governor of the said  
State his successors in Office or their assigns  
into the Just and Full sum of one Thousand  
Dollars to be paid to his said Excellency his  
Successors in Office or their assigns for the pay-  
ment of which we bind ourselves our Heirs Exec-  
tors Administrators and Assigns Jointly and  
severally firmly by these presents in witness  
whereof we have hereunto set our hands & Seals this  
29<sup>th</sup> day of January one thousand eight hundred  
and one. The Conditions of the above  
Obligation is such that whereas Hugh F. Bell  
is this day appointed Coroner for the said County  
of Montgomery. Now if the said Hugh F. Bell  
does well and truly execute and due return make on  
all such precepts or other things, as may be directed  
to him, and pay, and deliver all such sum or sum  
of Money as may be by him received unto such person  
or persons to whom the same may be due, and in all  
cases demean himself as Coroner agreeable to the Act  
of Assembly in that case made & provided then this  
Obligation to be void else to remain in full force  
Acknowledged in open Court      H. F. Bell Esq.  
January Session 1801      R. Cooper Esq.  
Test.      James Stewart Esq.  
W. C. Jamison Clerk

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In the Name of God. Amen I Ralph  
Miller of the County of Montgomery and State  
of Tennessee being of sound and perfect mind  
and Memory blessed be god do this Twenty  
seconds day of January Eighteen hundred  
and one do make and publish this my last  
Will and Testament and in the Manner  
following, viz I gave and bequeath unto my  
beloved wife Elizabeth Miller all my Negros,  
Horses, Cattle, and Stock of every kind, that  
now possest with a free privilege of enjoying  
the full benefit of all the possessions whereon  
I now live during her natural Lifetime and  
it is further to be observed and understood that  
the said Elizabeth my wife is to possest & enjoy  
all and every part and parcel of my Estate  
both real and personal during her said life-  
time and after her decease I give and bequeath  
unto my beloved son James Miller the  
whole of the Tract of Land whereon I now  
live with all and singular the Improvements  
and Immoveables thereto belonging  
likewise it is my desire that all my negroes  
be equally divided at the decease of my wife  
amongst my children First Betsy Miller  
Nancy Miller, Mary Marshal, John Miller  
Lucinda Hibbs James Miller, Frances  
Miller. Sarah Miller, observing all those  
of my children who have any of my stock  
of Negroes in their possession are to deliver  
into the original Stock all such Negroes

with their Increase that may be alive at that time of such division to be enjoyed by the Heirs of their Bodies from and after the time of said Division, as there proportionately interest and all such Increase to be equally divided as the rest of the stock of Negroes likewise I give and bequeath unto my three youngest children that is James Miller, France Miller, Sarah Miller, my three beds with the Furniture thereto belonging at the decease of my wife or sooner if she may see proper and the remainder of my household Furniture to be left to the disposal of my wife at her decease likewise my stock of Horses Cattle Hogs &c to be Equally divided between my three youngest Children before mentioned & I hereby make and ordain my Worthy Friend Joseph Bangel Nevill Am Bird Executors of this my last will and Testament in Witness whereof I the said Ralph Miller have to this my last will and Testament set my hand seal the day and year above written

Signed sealed Published  
and declared by the said  
Ralph Miller the testator  
as his last will and testament  
in the presence of us who  
were present at the time of  
signing and sealing thereof

Richard Manly  
Hamblin Manly  
B. W. Pollock

Ralph Miller Seal

KNOW all men by these presents that we William Caldwell Garrison John Shelby and John Stewart all of the County of Montgomery and State of Tennessee are held and fully bound unto John Sevier Esquire Governor in and over the State aforesaid or to his Successors in Office in the penal sum of five thousand Dollars for which payment well and truly to be made and done to him the said John or his Successors in Office or their Assigns we bind ourselves our Heirs Executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated this 28<sup>th</sup> day of July in the year of our Lord one thousand eight hundred and one.

*The Condition* of this Obligation is such if the above bounden W.C. Garrison Clerk of the County of Montgomery as aforesaid shall well and truly receive, and regularly account for all publick monies as Tax fees by him received or which he may be authorised by law to receive and account for with the Treasurer of Negro District from time to time as the law may require then this Obligation to be Void else remain in full and effect

Signed Sealed and acknowledged  
for open Court

Test

Sam. Thornton  
Geo. Nevill

W. Garrison Seal  
John Shelby Seal  
John Stewart Seal

Know all men by these presents that I  
 Phillip Alston of the County of Pickering  
 Mississippi Territory do by these presents Nominate  
 Constitute and appoint John Gilbert of the County  
 of Montgomery State of Tennessee My true and  
 lawfull Attorney with full power and Authority  
 to make a Deed of Conveyance to William Garrison  
 for a certain Tract of land lying on Spring Creek  
 Waters of Red river Containing Five Hundred  
 and Ninety acres Whereon Phillip Alston senior  
 formerly lived likewise one hundred acres of land  
 lying on the Elk lick Fork of muday river known  
 by the Name of the Elk Lick in the State of  
 Kentucky giving and granting to my said Attorney  
 full and whole power strength and Authority in  
 about the Premises to have and take all lawful  
 ways and Means in my Name for the recovery  
 thereof and upon the receipt of any such debts  
 dues sums of Money aforesaid Acquittances or other  
 sufficient discharges for and in my Name to do  
 prosecute and perform as fully largely and amply to  
 all intents and purposes as I might or could do as if  
 I myself was personally present ratifying and allowing  
 for fully effectually all also whatever my said  
 Attorney shall lawfully do in and about the premises  
 by virtue hereof in witness whereof I have  
 hereunto set my hand and seal this 29<sup>th</sup> day of  
 May 1801

Sealed and delivered  
 in the presence of  
 Benj'n Hawkins

Proven in open Court at July Term by the oath  
 of Benjamin Hawkins.

P Alston Seal

Know all Men by these presents that we  
 John Saunders Thomas Clinton, James Stewart,  
 Hugh H. Bell, James Ford, John Hill, William Ro  
 bbell, Isaac Peterson, & Rubin Pollard, all of the County  
 of Montgomery and State of Tennessee, are held and  
 firmly bound unto his Excellency John Sevier  
 Governor of the State aforesaid and his Successors  
 in Office in the sum of two thousand dollars  
 to be paid to him the said John Sevier Governor as  
 aforesaid and his Successors in Office or their Assigns  
 for which payment well & truly to be made and done  
 we bind ourselves our Heirs & Executors & Administrators  
 Jointly & severally firmly by these presents  
 sealed with our seals and dated this 27<sup>th</sup> day of October  
 in the year our Lord one thousand Eight hundred & one,

The Condition of the above Obligation  
 is such that if the above John Saunders Sheriff for  
 the said County of Montgomery, does well and truly  
 pay and account for all public Monies, fines and  
 forfeitures to be by him Collected to the Treasurer  
 such person or persons authorised to receive the same and  
 in all other things faithfully demean himself agreeable  
 to the acts of the General Assembly in such case made  
 and provided then this Obligation to be void else to remain  
 in full force.

Acknowledged in open Court  
 Octo: June 1801

Test: Wm Garrison Seal

John Saunders Seal  
 Thos Clinton Seal  
 James Stewart Seal  
 Hugh H. Bell Seal  
 James Ford Seal  
 John Hill Seal  
 Wm Robell Seal  
 Isaac Peterson Seal  
 Rubin Pollard Seal

This Indenture made this 28<sup>th</sup> day  
of April one thousand eight hundred and one  
between Morgan Brown Chairman of the County  
Court of Montgomery and State of Tennessee of the  
one part and James McCand of the County of State  
aforesaid of the other part Witnesseth that the said  
James McCand in pursuance of an Order of Court  
made at April Term 1801 and according to the direc-  
tions of An Act of the Assembly for that purpose made  
do put place and bind unto the said James  
McCand Michael Donnon orphan to live with  
the said James McCand after the Manner of an  
Apprentice to live untill he shall attain to the age  
of Twenty one Years; all which time the said Michael  
Donnon shall faithfully serve his Masters lawful  
Commands every where Obey & shall not absent him-  
self from his Masters service without leave but in  
all things behave himself as a faithful servant ought  
to do And the said Master on his part doth covenant  
grant and agree to and with the said Morgan Brown  
to leavn the said Apprentice the occupation of a  
farmer also to school him as far to read & write as  
far as the rule of three in Arithmetic and that  
he will constantly find and provide for the said  
Apprentice sufficient diet, washing, Lodging, & apparel  
fitting for him and every necessary boath w sicknes  
and in health In Witness whereof the parties  
have hereunto set their hands & seals the day and  
year first above written,

James McCand Seal

Acknowledged in open court  
at April Term 1801 Morgan Brown Seal  
Test W C Garrison Et al

Know all men by these presents that I John Hogan  
of the County of Montgomery and State of Tennessee for divers  
causes me herein to moving but more specially for the paternal  
love and affection I have for my Daughter Margaret Lloyd  
Kimbrel doth during her life give to her the Labour of a negro  
girl named Jancy now about four years old and at the  
decease of her the said Margaret Lloyd Kimbel I give her  
and make over the said negro girl Jancy and her increase  
to her surviving Issue lawfully begotten to be equally  
divided amongst them which said negro I will for myself  
my Heirs Executors and Administrators warrant and even  
defend unto the lawfull Issue of her the said Margaret &  
Lloyd Kimbel their heirs Executors Administrators or  
assigns or from the lawfull claim or title of any other  
person persons whatever as Witnes my hand & seal this  
20<sup>th</sup> day of December one thousand eight hundred  
sealed & delivered in the presence

Thomas Hogan  
William his Son and Testate  
mark July Term 1801

John Hogan Seal

State of Tennessee  
Montgomery County

Know all men by these presents that  
I Joseph Downs of Montgomery County in the State of  
Tennessee Do hereby Nominate constitute and appoint  
Morgan Brown of the state & County aforesaid my true  
and lawfull Attorney, for me and in my name to  
sell my land at or near the mouth of buds Creek on  
Cumberland river, and to make good and Sufficient in  
Title in my Name, and I do hereby ratify and  
Confirm whatsoever my said Attorney may do, in relation  
about the premises in witness whereof I have here-  
unto set my hand & seal this 8<sup>th</sup> day of June 1801

Robert Nelson

Joseph Downs Seal

KNOW all Men by these presents that We James Huling Charles Stewart & Thomas Clinton all of the County of Montgomery and State of Tennessee in this our family bound unto Morgan Brown chairman of the Court of Montgomery in the just and full sum of Two thousand Dollars to be paid to him the said Morgan Brown chairman as aforesaid and his successors in Office or their Assigns for which payment for which payment well & truly to be made and done we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 28<sup>th</sup> day of July in the year of our Lord one thousand Eight hundred and one

The Constitution of the above Obligation are such that whereas the above said James Huling Esquire is appointed by the Court aforesaid Trustee for the County of Montgomery Now if the above said James Huling esquire as Trustee does well and truly Account and pay unto such person or persons authorized to receive the same all such sum or sums of Money which may be delivered & paid unto his hands as Trustee aforesaid and in all things whatever comply fully with the requisites of the law in that case made provided then this Obligation to be void else to remain in full force in Law.

Acknowledged in open court at July 28<sup>th</sup> 1801

W<sup>t</sup> Williamson Clerk

James Huling  
Charles Stewart  
Tho<sup>s</sup> Clinton

KNOW all Men by these presents that I Robert Sherard of the State of Kentucky and County of Letcher and in consideration of the sum of three Hundred Dollars to me in hand paid by Elias Wallace of the County of Montgomery and State of Tennessee have this day bargained and sold and delivered in plain & open market one Negro woman named Hannah about Nineteen years of age unto the said Elias Wallis, his Heirs executors & assigns And I the said Robert Sherard my heirs Executors and Assigns unto the said Elias Wallis his Heirs executors and Assigns against all manner of persons whatever will for ever warrant and defend, In Witness whereof, I have hereunto set my hand and seal this seventh tenth day of October in the year of our Lord one thousand eighteen hundred and one,

signed sealed and delivered  
In the presence of  
Thomas Morris  
John Sherrard

Robert Sherard

KNOW all men by these presents that I Joseph Patton of the District of New Montgomery County and State of Tennessee have bargained and sold and by these presents do great bargin and sell unto John Edmonston of the same place two Stills one of two hundred and seven Gallons the other of Eighty gallons with Iron shutters and Twenty Logheads and Cags for Stilling for the sum of Two hundred and Fifty Dollars in part to pay for three hundred and fifty seven Acres of land lying on rear river about seven miles from Clarksville the receipt & payment whereof I hereby acknowledge myself to be fully satisfied with and I do hereby warrant and defend the above mentioned Stills against all Claims or Demands of any person or persons whatever unto the said John Edmonston his Heirs and Assigns for ever in witness whereof I have hereunto set my hand & seal this twenty fifth day of July one thousand eight hundred & one

Interlined before signed

Test  
James Patton  
Wilson Gibson

Joseph Patton

Know all Men by these presents that We James Huling Charles Stewart & Thomas Clinton all of the County of Montgomery and State of Tennessee are held and firmly bound unto Morgan Brown chairman of the Court of Montgomery in the just and full sum of Two thousand Dollars to be paid to him the said Morgan Brown chairman as aforesaid and his successors in Office or their Assigns for which payment for which payment well & truly to be made and done we bind ourselves our heirs Executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 28<sup>th</sup> day of July in the year of our Lord one thousand Eight hundred and one

The Condition of the above Obligation are such that whereas the above said James Huling Esquire is appointed by the Court aforesaid Trustee for the County of Montgomery Now if the above said James Huling Esquire as Trustee does well and truly Account and pay unto such person or persons authorised to receive the same all such sum or sums of Money which may be delivered & paid into his hands as Trustee aforesaid and in all things whatever comply fully with the requisites of the law in that case made provided then this Obligation to be void else to remain in full force in Law.

Acknowledged in open  
Court at July Term 1801

Wm Jamison Clerk

James Huling Esq  
Charles Stewart Esq  
Tho<sup>r</sup> Clinton Esq

Know all Men by these presents that I Robert Sherard of the State of Kentucky and County of Logan and in consideration of the sum of three Hundred Dollars to me in hand paid by Elias Wallace of the County of Montgomery and State of Tennessee have this day bargained and sold and delivered in plain & open Market one Negro woman named Hannah about Nineteen years of age unto the said Elias Wallis, his Heirs executors & Assigns And I the said Robert Sherard my heirs Executors and Assigns unto the said Elias Wallis his Heirs executors and Assigns against all manner of persons whatever will for ever warrant and defend In Witness whereof I have hereunto set my hand and seal this twentieth day of October in the year of our Lord one thousand eighteen hundred and one,  
Signed sealed and delivered  
In the presence of  
Thomas Morris  
John Sherrod

Robert Sherard Esq

Know all men by these presents that I Joseph Patton of the District of Mero Montgomery County and State of Tennessee have bargained and sold and by these presents do grant bargain and sell unto John Edmonston of the same place two Stills one of two hundred and seven Gallons the other of eighty gallons with Iron shutters and Twenty  
Fogheads and Cags for Stilling for the sum of Two hundred and Fifty Dollars in part of pay for three hundred and fifty seven Acres of land lying on rear river about seven miles from Clarksville the receipt & payment whereof I hereby acknowledge myself to be fully satisfied with and I do hereby warrant and defend the above mentioned Stills against all Claims or Demands of any person or persons whatever unto the said John Edmonston his Heirs and Assigns for ever in witness whereof I have hereunto set my hand & Seal this twenty fifth day of July one thousand eight hundred & one

Interlined before signed

Test

James Patton  
Wilson Gibson

Joseph Patton Esq

KNOW all men by these presents that I John Edmonston of the district of Mea Montgomery County and State of Tennessee have bargained and sold and by these presents do grant bargain and sell unto James Patton Junior of the same place three Leather beads with all their Furniture one black roan mare with white legs white face two red cows & calves one black cow and Calf one brindle Cow & calf two red and white cows & calves one Brindle bull ten head of grown hogs and thirty six ones one pair Plough Irons Two overs three pots for the sum of one hundred Dollars to me in hand paid the receipt and payment whereof I acknowledge myself to be fully satisfied with and I do hereby warrant and defend the above mentioned articles against all claims and demands of any person or persons whatever unto the above mentioned James Patton Junior his heirs and assigns forever in witness whereof I have hereunto set my hand and seal this twenty fifth day of July one thousand eight hundred and one (Underlined before signed)

Test

Wilson Gibson  
James Edmonston  
mark

John Edmonston <sup>Seal</sup>

KNOW all Men by these presents that I William Fulcher of the City of Richmond have bargained and sold to John Shelby of Tennessee three Negro Women Slaves to wit Lydia & Esther, for and in consideration of the sum of seven hundred and sixteen Dollars and sixty six Cents Current Money of Virginia, the receipt whereof I do hereby acknowledge at and before the sealing and delivering hereof, and doth hereby warrant and defend the title of the same unto the said John Shelby his heirs & assigns forever. In Witness whereof I have hereunto set my hand and affixed my seal this seventeenth day of October 1800.

Witnesses  
Leighton Wood  
Thomas Shelby  
Isaac Shelby 3<sup>d</sup>

Wm Fulcher <sup>Seal</sup>

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KNOW all Men by these presents that we James Moore, John Shelby & Robert Nelson all of the County of Montgomery and State of Tennessee are held and firmly bound unto Morgan Brown esquire Chairman of the County of Montgomery in the just and full sum of five hundred Dollars to be paid to him the said Morgan Brown Chairman as aforesaid and his successors in office or their assigns for which payment will & truly to be made and done we bind ourselves our Heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 28<sup>th</sup> day of July in the year of our Lord one thousand eight hundred and one

The Condition of the above obligation are such that Whereas the above said James Moore is Elected Ranger of the County aforesaid Now if the said James Moore shall well and truly do the duty of Ranger for said County and in every respect Comply with the acts of the Assembly in that case made and provided then this obligation to be void Else to remain in full force in Law witness our hands & seals the day & date above written Acknowledged in open Court  
July 28<sup>th</sup> 1801 Test 1801 Garrison Clark Robt. Nelson <sup>Seal</sup>

KNOW all Men by these presents that I Leighton Wood of the City of Richmond have bargained and sold unto John Shelby of Tennessee one Negro boy slave by the name of Jeffrey for and in consideration of the sum of two hundred and ten Dollars, the receipt whereof I hereby acknowledge and doth hereby warrant and defend the title of the same unto the said John Shelby his heirs and assigns forever. In Witness whereof I have hereunto set my hand and affixed my seal this seventeenth day of October 1800.

Witnesses  
Parke Goodall  
Isaac Shelby 3<sup>d</sup>

Leighton Wood <sup>Seal</sup>

*Know all Men by these presents that we John  
Saunders Robert Cooper Hugh F Bell John Stewart  
John Hill Isaac Peterson Thomas Clinton & James  
Ford all of the County of Montgomery and State of  
Tennessee are held and firmly bound unto Morgan  
Brown Esquire Chairman of the County Court Court  
aforesaid into the full sum of Five Thousand Dollars which  
payment well & truly to be made and done we bind ourselves our Heirs  
Executors Administrators & Assigns Jointly and severally  
firmly by these presents given under our hands & Seal  
this 27<sup>th</sup> day of October 1801.*

*The Condition of the above Obligation  
is such that whereas John Saunders is this day appointed  
Sheriff for the County of Montgomery Now if the above  
said John Saunders shall well & truly pay and deliver  
unto such person or persons as shall be authorized to receive  
it all Monies that may be by him collected or received  
and just & true returns made of all receipts or papers that  
may be given him in charge and in all things demean  
himself as Sheriff of said County agreeable to the acts of  
Assembly in such case made & provided then this Obligation  
to be void Else to remain in full force in Law.*

Acknowledged in Open Court  
October Term 1801

Test Wm Garrison Clerk John Stewart  
John Hill  
Isaac Peterson  
James Stewart  
Tho Clinton  
James Ford

*Know all Men by these presents that Wm James Ford  
Joseph Woolfolk & Hugh F Bell of Montgomery County  
State of Tennessee are held and firmly bound unto Morgan  
Brown Esquire Chairman of the County Court Court  
aforesaid into the full sum of Five Thousand Dollars which  
payment well & truly to be made and done we bind ourselves  
our heirs Executors Administrators and Assigns Jointly  
& severally firmly by these presents for Writs whereof  
we set our hands & Seals this 27<sup>th</sup> Day of October 1801.*

*The Condition of the above Obligation  
is such that Thomas James Ford is this day appointed  
Guardian to Alice Pennington Daughter of Isaac Penning  
ton deceased Now if the said James Ford does due returns  
make of all the Estate of the said Alice that shall come  
into his possession and in every other duties demean himself  
agreeable to the acts of Assembly in such case made & provides  
then this Obligation to be void Else to remain in force in  
Law,*

James Ford Seal  
Acknowledegd in Open Court October Session 1801  
I Woolfolk Seal  
Test Wm Garrison Clerk H G Bell Seal

*State of Tennessee & Know all men by these presents  
Montgomery County & I David Outlaw of the County aforesaid for me  
that I do give & Deliver to the County of aforesaid for me  
in consideration of the good will, love & affection which I have  
dear for & to my loving Son William Mathews Outlaw do hereby  
justly give, grant, & transfer to him my said William M. Outlaw  
One Negro Man Name Davis, One Other Negro Man Name  
Joe & his feather Bed & furniture to him my Son William M.  
Outlaw aforesaid his Heirs & Assigns from I do witness  
whence I have hereto set my hand & affixed my Seal this 1<sup>st</sup>  
day of March 1809  
Signed Sealed & delivered  
in presence of  
Wright Outlaw  
M. Clements*

Proven in Open Court March Term 1809

David Outlaw Seal

Account of the Sales of the Estate of Valentine  
Sevier Dec. Clarksville the 18<sup>th</sup> August 1800

James Salmon	Plough Irons	8 50
Thomas Beler	Draught knife & Groe	3 -
James Olliphant	Parcel of old Iron	3 75
John Sevier	Blunder bush	10
Betsey Saunders	Bedstead & board	1 62
Wm. Montgomery	Two bedsteads & boards	5 50
Isaac Peterson	One bedstead	1 -
Thomas Clinton	Grindstone & Auger	6 25
Abigail Lindsey	One Chest	6 -
James Huling	One Table	2 25
Joseph Hibbs	Spice Master & Wheel	3 80
Tho: Dunbar	Glass wheel	2 48
Anthony Crutcher	Seven Chairs	4 -
Major John Nelson	Plates & Dishes	5 75
John Marshall	Pewter	9 2
Thomas Dunbar	Two looking glasses w/ 8 paper	2 50
John G. Robins	Two Sewers & wood sticks	1 0
Ditto	short Tongs, Lock & Chair	3 50
Thomas Dunbar	Hand Mill stones	3 50
Henry Williams	1 Pott	3 50
Abigail Lindsey	Duck oven Pott	5 -
James Salmon	One Pott	3 -
Robert Cooper	One oven	2 25
Philip Hall	" " oven	3 75
Wm. Bell	One Dog	4 25
Robert Cooper	one Pot & Smoothing Iron	5 75
Achillas Wells	Knife Box	4 25
James Salmon	One Cow	1 -
Ditto	Ditto	21
Ditto	Ditto	12 50
Henry Small	One Cow	9 -
Mrs. Sevier	One large Bible	50
Benjamin Hawkins	Hoggs	44
Abigail Lindsey	Five 4 Slay	87 1/2
Joseph Hibbs	six 4 Slay	62 1/2
Ditto	seven 4 Slay	1 -

John Sevier renders into Court July 1801

July Term 1801

The Estate of Valentine Sevier deceased

To John Sevier Dr.

To said John Nelson	9 -
Ditto C Able	10
Dunbar	1. 30
John & James Stewart	100 87 1/2
John G. Robins	4 -
Ditto Ditto	1. 50
W M Pollock	2 -
John Bosley	14. 12
Philip Compton	2 -
James Varner	15 -
Ditto Ditto	11. 70
Huling	1. 88
Clinton	15. 12
Anthony Crutcher	9. 75
Gatum	5 -
Expenses of the Family of the Deceased	30 -
Deduct for accounts not recd. for	24 43
Amount Sales of Estate	208 32
Balance due Administrator	86 32

We James Stewart Robert Cooper & Robert Nelson  
being appointed by the Court of Montgomery County  
to settle with John Sevier Administrator of the estate  
Val Sevier deceased, and having examined the within  
acct and the Vouchers, find that there is a balance  
due the Administrator, of the sum of six Dollars  
and thirty Two Cents, Given under our hands and  
seals this 29<sup>th</sup> day July 1801

James Stewart  
Robt Nelson J.P.  
Robt Cooper J.P.

*Inventory of the Lands & Tenements Goods & Chattels  
belonging to the Estate of Ralph Miller dec'd as taken by us the  
undersigned Executors of said Estate by two hundred Sixty acres of Land  
the same mentioned in the Will bequeathed to Sam'l Miller & son  
which the Testator there lived, one Negro Woman named Doll  
supposed to be about Forty years of age, one other Negro Woman named Dora  
supposed to be forty two years of age, One Negro Man named Frank aged about  
Five years one Negro Fellow named Prince twenty two years of Age  
one Negro Woman named Esther nineteen years old one Negro Boy  
named Pompey in his Nineteenth year, One Negro Girl named Arthur  
aged seventeen years one Negro Girl named Phillida sixteen  
old, One Negro Boy named Tom fifteen years of age, also one Negro  
Boy Named Ned twelve years old, One Negro Girl named Maria  
ten years old, One Negro Girl named Abigail six years old one Negro  
Boy named Betty five years old also one Negro Girl named Margaret  
aged three years One Negro Child named Delilah aged one year, and  
one Negro Child five Months old named Penny, Four head Horses  
Twelve head of cattle Twenty head of Hogs Three beds & curtains the  
same willed to the Testators three youngest children by James Miller  
Frances Miller Sarah Miller, one rifle gun one shot gun Two bedsteads  
iron chairs one note of hand given by William & James Campbell for three  
hundred Dollars dated 15 of May 1797 payable in six months after the date  
One other note on the aforesaid William & James Campbell given in the  
hundred Dollars in trade Credit given on the last mentioned note for one  
hundred and sixty Dollars both Notes of the same date & both considered  
bad Debts, One Wagon, one broad Axe, four narrow axes, seven old iron  
two Iron wedges, two quiling hoes, one Crooked saw one hand saw  
drawing knife, three angles, one hand saw a few old gun-blots Rush  
sides, draped & worn Out one pair, one hard Mill one old side saddle  
one old Mans Saddle, and one old bridle, Two large and two little  
Wheels one bed of furniture, three pots, one Skillet on Hockel Two big  
Kettles Two Dutch Ovens, one pair of smoothing Irons, two small wash  
One set Tea ware, one either dish, one Pewter dish one and half doz in  
Plates, three large Pewter basins, three small Pewter basins, two tin tumblers  
One earthen bowl, one chest, Two small trunks, one common pair of Guitars  
A shovel All of the before mentioned articles of Household furniture are left by the  
Testators will at the entire disposal of the Widower.*

*We Certify the foregoing Inventory of the Estate of Ralph Miller  
to be just and true to the best of our knowledge and  
belief Given under our hands and Seals this thirteenth  
day of June one thousand eight hundred and one*

*J. P. Neville Esq<sup>r</sup>  
A. B. Scott Esq<sup>r</sup> executors*

*Rendered by Joseph B. Scott July sum 1801*

*January 24<sup>th</sup> 1794*

*Eley Pennington*

*To Jacob Pennington Dr.*

*To Merchandise while going to school \$2.10.*

*Taxes paid on her land in Summer 3.12.*

*To Schooling Boarding . . . . . 4.14.6  
Virginia £ 11.16.6*

*Brought in Dollars . . . . . £ 39.25*

*Personally Jacob Pennington and proved the above statement  
to be just and true given under our hands October sum 1801*

*Jam<sup>t</sup> Thornton J.P.*

*James Huling J.P.*

*Robt. Nelson J.P.*

*January 24<sup>th</sup> 1794*

*Eley Pennington*

*To Jacob Pennington Dr.*

*To attending rules & services rendered in receiving Dollars  
and publishing and letting out money and expences } 50.  
ees and Trouble attending court £6.*

*Jam<sup>t</sup> Thornton*

*James Huling*

*Robert Nelson*

*January 24<sup>th</sup> 1794 Dr. to Stephenson*

*Eley Pennington heir of Isaac Pennington*

*To Clothing schooling £6. . . . . £165.65*

*This day appeared before us who are appointed by the  
Court of Robeson to attend and settle all affairs between  
the estate of Isaac Pennington Dec<sup>r</sup>. and Jonathan C. Stephenson  
Executor in right of his wife who makes  
Oath that he has laid out and expended for the pur-  
pose of Eley Pennington the sum above mentioned  
Sworn to this 28<sup>th</sup> day of October 1801*

*Jam<sup>t</sup> Thornton J.P.*

*James Huling J.P.*

*Robert Nelson J.P.*

October Court 1801

W<sup>e</sup> Robert Nelson James Huling & Samuel Thornton Justices of the County of Montgomery being appointed by the Court to settle with the Executor and Guardian of the Estate of Isaac Pennington deceased vs Jacob Pennington & Jonathan Stevenson do take up the business from January 1794, and do find the amount of the part of Elzy Pennington

Principal 1052. 25  
Dollars only

Interest. 394. 59

Whole Amt. \$1446 84

W<sup>e</sup> Pennington act is. 74. 85

W<sup>e</sup> W<sup>r</sup> Stevenson act is 16. 5

239.. 85

added to Pennington act. 14. 25

added for debts paid .. 118. 8

182 33

Errors Excepted

tation from the whole amount is

1206 99

132. 33

1074. 66 due

Sam<sup>t</sup> Thornton  
Jac<sup>t</sup> Huling  
Rob<sup>t</sup> Anderson J.P.

For Value received I have this day sold to James Huling a lot in the town of Clarksville wherein house formerly stood, which lot I likewise gave said Huling an order to the Commissioners of said town to make a Deed to him for the same and I further warrant & for ever defend the said lot to said Huling against the claim of any other person whatever given under my hand

Seal this 9<sup>th</sup> Feby 1802

In the presence of

James Walker.

Dan<sup>t</sup> Anderson.

J Robertid <sup>Seal</sup>

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Know all men by these presents that we James Huling Robert Nelson & George Willard of the County of Montgomery and state of Tennessee are held & firmly bound unto his Excellency Andrew Roane Governor of the said State his Successor in Office or their Assigns in the sum of Five Thousand Dollars to be paid to his Excellency or his Assigns the payment of which well and truly to be made and done we bind ourselves our heirs Executors administrators and assigns firmly by these presents In Witness whereof we have signed Sealed & Delivered the presents this 29<sup>th</sup> January 1802

The condition of the above Obligation is such that whereas the said James Huling is this day appointed by the Court of Pleas & Quarter Sessions for the County of Montgomery County Clerk for said County agreeable the acts of Assembly passed at Knoxville at our last Session Now if the said James Huling shall well & truly keep a just and fair Book of Entries and records and in all things strictly comply with acts of Assembly in that Case made & provided then this Obligation to be void else to remain in full force

Acknowledged in open Court January 29<sup>th</sup> 1802 James Huling <sup>Seal</sup>  
Robert Nelson <sup>Seal</sup>  
Test W<sup>e</sup> Garrison Clark Geo. Neville <sup>Seal</sup>

State of Tennessee  
Montgomery County

We the Subscribers being Appointed by the Court of said County as Inspectors to Conduct an Election began and held at the Court House of said County, on the last Thursday and the succeeding day in October for the purpose of Electing a Representative to represent this state in the Congress of United States do Certify that the Following is a true statement of the Votes then and there given agreeable to law To wit; William Dickson one hundred and Seventeen & John Cocke Seventeen Given under our hands & Seals this 30<sup>th</sup> day of October 1801

R Cooper  
G W Neville  
A Loutlier  
Inspectors

As<sup>t</sup> Saunders S. M.

(150) State of Kentucky Livingston County  
I Joseph Kennedy of the state & County aforesaid doth  
myself my heirs & assigns to make William Norris  
his heirs or assigns a sufficient title for a certain  
tract of land of two hundred acres in the County &  
state aforesaid which said land said Kennedy obtain  
by virtue of a Settlement in consequence of an act passed  
by the Assembly of this State for the relief of settlers the  
said joining Ezekiel Norris on the east James Thaw  
on the west on Waters of Donadsons Forks of Yaddo  
Water, for the true performance, I bind myself my  
heirs &c in the penal sum of one thousand and sixty  
dollars to be paid to said William Norris his heirs &  
assigns except the above mentioned land should be  
taken by a Military or some other prior claim  
then said Joseph Kennedy is to pay back what he  
has received from the said William Norris in pay-  
ment for said land, and make good all reasonable  
damages he has sustained thereby & also the said  
Kennedy do deliver up his Negro boy stithen in  
security to said Norris for his use untill the above  
Obligation is complied with or till a certainty can  
be had that the land is safe and not taken by  
any prior claim, given under my hand & seal the  
28<sup>th</sup> of October 1802.

Witness Present  
Ezekel Norris  
Nancy Norris

J. Kennedy Esq

This Indenture made this 28<sup>th</sup> day of  
July one thousand eight hundred and two between  
Morgan Brown Chairman of the County Court of  
Montgomery and State of Tennessee, of the one part  
and James C Brown of the County and State aforesaid  
of the other part Witnesseth that the said Morgan  
Brown in pursuant of an Order of the Court, made at  
July Term 1802 and according to the directions of an Act  
of the General Assembly for that purpose made do  
put place & bird unto the said James C Brown, an  
Orphan of John Davidson deceased to live with the  
said James C Brown, after the Manner of an appren-  
tice to live untill he shall attain to the age of  
Twenty one years all of which time the said Benjamin  
Davidson shall faithfully serve his Master lawfull  
Commands every where, &c; and shall not absent himself  
from his Masters Service without leave but in all  
things behave himself as a faithful servant ought to  
do and the said Master on his part doth Covenant &  
giant and agree to and with the said Morgan Brown  
to let the said Apprentice the art of Farming, to give  
him a good Horse Bridle & Saddle & to give him one year's  
Schooling, and that he will constantly find & provide  
for the said apprentice sufficient diet washing Lodging  
and apparel fitting for him and every necessary both  
in Books & in Health. In Witness Whereof the  
parties have hereunto set their hands & seals the day  
8 Year first written above Morgan Brown Esq

acknowledged in open Court James C Brown Esq  
July Term 1802 Test McJarnison Esq  
The within apprentice is Ten years old the second day  
of September 1802 at the time of binding Morgan Brown