

330

Pursuant to a Warrant now directed from the County Court of Montgomery we William Trigg Lewis B Allen Richard Coker & John Hampton Commissioners in said Warrant named have this thirtieth day of June 1820 between Two white Oaks two red Oaks & Sugar Tree marked as pointers to the stump of a tree lately cut down which stump is on the south side of Spring Creek about ten poles from the creek and about 320 feet North East of Prop. of Johnson's present dwelling house and about 170 Pds west from Wm R Gibson's dwelling house proceeded to take deposition of Jeffre Shanksin Wilson Gibson & Thomas W Grazier relatives to the beginning corner and other special parts of a tract of land of 228 acres granted by the State of Tennessee to Wm R Gibson by patent No 50 Thomas Grazier William R Gibson Holders of land adjoining the same and Matthew Ligon & Whitfield Killenour disinterested persons & residents of Montgomery County being present at the taking of the said Depositions the said Jeffre Shanksin being duly sworn deposeth and saith that he surveyed a tract of land of 228 acres for Wm R Gibson & that he believes the stump above stated to have been the South West corner of said tract of land and further he saith not

Wilson Gibson being duly sworn deposeth and saith that he has been here  
lived for two or three years beginning at the corner  
aforesaid and he is confident that the stump of  
Wm R Gibson of 228 acres and further  
he saith not

Wilson Gibson

Thomas W Grazier being duly sworn deposeth &  
saith that he was present when Mr Edward Gibson  
& James Huling met at the corner before mentioned  
and remark the lines of a tract of land sold by  
James Huling to Gantley Johnson and they both  
agreed that the before named was the corner  
and further he saith not

Wm Trigg

The foregoing Deposition was presented to  
writing in the hand writing of William Trigg  
sworn to & subscribed before us at the time in

331

and place before mentioned

Wm Trigg  
Lewis B Allen  
Richard Coker  
John Hampton

rendered July Term 1820

The undersigned Commissioners named in the above order have this day met and proceeded to divide and value the lands mentioned in said Order as follows to wit - Plan of Survey & Division annexed \$1.141<sup>1/2</sup> acres valued at \$2 per acre

2.139 <sup>1/2</sup>	1.75	\$283.00
3.188 <sup>1/2</sup>	1.25	243.25
4.165 <sup>1/2</sup>	1.50	235.75
5.156 <sup>1/2</sup>	1.25	247.50
6.157	1.50	177.50
	" Total	238.50
		1446.36
		Equal dividend \$241.06

Richard Jordan	draws lot No 2	Pays	\$2.25
James Wilson	" " "	Pays	42
John Wilson	" " 4	Pays	6.87
Dugay Wilsons Hires	" " 5	Hires	44.81
Henry Williams	" " 3	Hires	5.7
James Moody	" " 6	Hires	2.50

Given under our hands this 1<sup>st</sup> day of May 1820

Willie Blount  
Wm R Bryburn  
Thomas Weakley  
William Justice  
James Bafford

rendered July Term 1820

Josiah G Duke, James B. Bawlin & Robert C. Neblett make oath as follows: That James Gray late of Montgomery County now Deed about 27<sup>th</sup> July 1820 when in his last illness and on the day he died being of sound disposing mind bethed these deponents to him and stated that he requested that he wished his just debt to be paid the each of his children who had not had a horse & saddle of his to get on that all the balance of the property he then possessed he wished his wife to have & possess during her natural life a widowhood and that her death or marriage the balance or the same property to be divided amongst all his children Equally.

James B. Bawlin & Robert C. Neblett further depose that he the 2nd named that Mrs Hyde should keep the property she already had got of him - Josiah G Duke was not present at the time the last request was made and the said James deceased requested these deponents to testify the same in court as his last will.

Robert C. Neblett  
Josiah G Duke  
James B. Bawlin

Rendred October Term 1820

We now all men by these presents that we, the undersigned such of Duke & Stephen Cooke all of the State of Tennessee & County of Montgomery are held & firmly bound unto the Governor in & over the State for his successors in office in the just sum of four thousand dollars to be paid to said Governor or his successors in office or their assigns payment well & truly to be made on the scales our heirs executors administrators jointly & severally firmly by these presents sealed with our seals & dated this 16<sup>th</sup> day of October 1820.

The condition of the above obligation is such that if the above Squander Martha Gray administrator with the will annexed of all & in the goods & chattels rights & credits of James Gray deceased do make & cause to be made a true & perfect inventory of all & singular the goods & chattels rightly & lawfully of the deceased which have or shall come into the hands knowledge or possession of the said Martha Gray or into the hands or command of any other person or persons for her & the same so made described because to be exhibited unto our ensuing County Court & the same goods chattels rights & credits & all other the goods chattels rightly & lawfully of the deceased at the time of his death which at any time hereafter comes into the hands of other person or persons for her do well & truly administer according to laws & further do make or cause to be made a true & just account of the administration within one year after the date of these presents & all the net residue of the said goods chattels & credits which may be found remaining in the said administration account the same being first examined & allowed & greatly 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 this administration & if it shall appear that any Will or Testament was made by the deceased (executed or executed) thereto named to exhibit the same unto us making it allowed & approved of accordingly if the said Martha Gray there will be required to render & deliver said letters of administration affording of such Testament being first had & made in our said court then the obligation to be void else to remain in full force & law.

Test

F. W. Huling

Not (14) 11/1

Rendred October Term 1820

Martha G. Gray - Seal  
Josiah G. Duke - Seal  
Stephen Cooke - Seal

(354)

Know all men by these presents that Mr Thomas W Atkinson & Trice & Stephen Petting all of the State of Pennsylvania & County of Montgomery are held & firmly bound unto the Governor in & over the State aforesaid or his successors in office in the just sum of five hundred Dollars to be paid to said Governor or his successors in office or their assigns which payment & truly to be made we bind ourselves our heirs executors & administrators jointly & severally firmly by these presents. Sealed with our seals dated this 16<sup>th</sup> day of October 1820.

The condition of the above obligation is such that if the above bounden Thomas W Atkinson administrator of all & singular the goods & chattels rights & credits of Daniel Bainbridge deceased do make or cause to be made a true & perfect Inventory of all & singular the goods & chattels rights & credits of the decd which have or shall come into the hands in possession of the said Thomas W Atkinson or into the hands or possession of any other person or persons for him & the same so made exhibit or cause to be exhibited unto our ensuing County Court & the same goods chattels rights & credits & all other the goods chattels rights & credits of the deceased at the time of his death which at any time hereafter comes into the hands of any other person or persons for him do well & truly administer according to law & further do make or cause to be made a true & just account of the administration within one year after the date of these presents & all the rest & residue of the said goods chattels & credits which may be found remaining on the said administration account being first examined & allowed agreeable to law shall deliver & pay unto such person or persons respectively as the same shall be due pursuant to the true intent & meaning of this administration & if it shall appear that any Will or Testament was made by the deceased & Executor or Executrix thereto named exhibiting the same unto Court making it allowed & approved of according to the said Thomas W Atkinson therunto be requested do render and deliver said Letters of Administration approbation of such Testament being first had & made in our said Court then this obligation to be void else to remain in full force & law.

Thos W C Atkinson  
Nace & Trice

Stephen Petting

Rendred October Term 1820

(355)

Know all men by these presents that Mr William Handlin Stephen Handlin & Israel Robinson all of the State of Pennsylvania & County of Montgomery are held & firmly bound unto the Governor in & over the State aforesaid or his successors in office in the just sum of two thousand dollars to be paid to said Governor or his successors in office or their assigns which payment & well & truly to be made we bind ourselves our heirs executors & administrators jointly & severally firmly by these presents sealed with our seals & dated this 16<sup>th</sup> day of October 1820.

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

William Handlin  
Stephen Handlin

Israel Robinson

Rendred October Term 1820

I have all my life thought that Mr. Robert Stewart, Richard Brown,  
Henry O'Donnell all of the State of Summerville County of Montgomery,  
held & firmly bound unto the Governor in & over the State aforesaid or his  
Successors in office in the just sum of Four thousand Dollars to be paid  
to said Governor or his successor in office or their assigns which payment will  
truly to be made we bind ourselves our heirs Executors & Administrators  
& generally firmly by these presents. Sealed with our Seals & dated this  
sixteenth day of October 1820.

The condition of the above obligation is such that if  
the above bounders Rebecca Stewart administration of all & Singular thing  
in her right & credit of Robert W. Stewart deceased domain or  
Causal to be made true & perfect Inventory of all & Singular the goods &  
 Chattels rights & credits of the deceased which have or shall come into the hands  
 knowledge or possession of the said Rebecca Stewart or into the hands or  
 possession of any other person or persons for her & the same so made & done  
 it or cause to be exhibited unto our ensuing County Court & the same goods  
 Chattels rights & credits & all other the goods Chattels rights & credits of the  
 deceased at the time of his death which at any time hereafter comes into the hands  
 of any other person or persons for her do well & truly administer according  
 law & further do make or cause to be made a true & just account of the  
 administration within one year after the date of these presents & all the  
 rest & residue of the said goods Chattels & credits which may be found  
 remaining on the said administration account the same being first examined  
 allowed & made to law shall deliver & pay unto such person or persons  
 respectively as the same shall be due, pursuant to the true intent & meaning  
 of this administration & if it shall appear that any Will or Testament  
 was made by the deceased & Executor or Executrix thereto named so exhibit the  
 same unto Court making it allowed & approved of accordingly if the said  
 Rebecca Stewart therunto be requested to render & deliver said Letters of  
 Administration approbation of such Testament being first had & made  
 in our said court; then this obligation to be void else to remain in  
 full force and power

Acknowledged in open  
Court October Term 1820

W. C. Jamisonwell

Rebecca X. Stewart <sup>Seal</sup>  
mark

Richard Brown <sup>Seal</sup>  
his

Henry X. O'Donnell <sup>Seal</sup>  
mark

In the Name of God Amen. I Benjamin Bailey of the County of Orange  
in State of North Carolina being weak in body but in perfect mind and  
memory knowing there is an appointed time for all men to die do make  
acknowledge this to be my last Will and Testament first of all I give to  
my soul to the care of Almighty God that gave it and my body to be  
buried at the discretion of my Executors hereafter mentioned and  
I give to such worldly goods as it hath pleased God to give me I desire  
disposse of in the following Manner -- I give to my Brother Joseph  
Bailey one third part of all my lands in the Beach Country best move or  
less money having appened to him & his heirs. I give to my Cousin John  
Lafell one third part of all my lands in the Beach Country be it more  
less to him & his heirs &c. I give to my Cousin Benjamin Whedbee  
one third part of all my lands in the Beach Country be it more or less  
to him and his heirs forever also any Will that my dwelling house be  
shared at the discretion of my Executors & then sold with the lets & effects  
thereof to the money arising from the sale of it together with the  
use of my certificates of the money due me from Congress to be Equally  
divided between my Cousins Elizabeth Lafell, Sarah Lafell, Mary  
Lafell John Lafell, Mary Whedbee, Sarah Whedbee, Benjamin  
Whedbee & Joseph Whedbee to them & their heirs &c and further my  
will and desire is that my one fourth part of stock in trade when settled  
except the ware house & lot with all other Money that may appear to be  
due to me which I have not already disposed of be made use of to pay  
my just debts & the balance as far as one hundred pounds is as much to  
be delivered to my Sister Elizabeth Whedbee Ten pounds a year as long as it  
or last or she may live & I give to Thonaly Harvey John Blackstock  
Othniel Lafell all my right title & interest in the Warehouse & lot  
that belongs to Messrs Harvey Blackstocks &c to be Equally divided  
amongst them & their heirs &c I give to my Cousin Mary Lafell 1 looking  
up & chest to her & her heirs I give to my Cousin Sarah Whedbee my bed & furniture  
in & her heirs I give to my friend John Blackstock my horse called Davy to him  
her heirs - Lastly I appoint my friends Othniel Lafell & John Blackstock  
both sole Executors of this my last Will and Testament witness my  
hand this 25<sup>th</sup> day December 1784  
Signed & published  
in presence of

John Brownley  
John Lane  
John Tannin

Benj. Bailey

Pasquotank County March Term 1785

Present the Worshipfull Justices

These shall certify that the last Will & Testament of Benjamin Bailey deceased, was exhibited in Open Court by Ethaniel Laffett one of the Executors therin Named & proved in Open Court by the Oaths of John Brewster, John Lane & John Banister Subscribing evidence thereto and at the same time appeared the said Executors & was qualified agreeable to Law. Ordered to be recorded & Letters Testamentary issued &c.

Test

Enoch Pelfe, C.C.

Recorded May 20<sup>th</sup> 1785  
by Enoch Pelfe C.C.

State of North Carolina

Pasquotank County I, Owen Williams chairman of the County of Hanes & quarter Sessions for the County aforesaid do hereby certify that William T. Muse Whose signature and official Seal are hereto attached is Clerk of our said Court and that due Faith & Credit ought to be given to his attestation as such in witness whereof I have hereunto set my hand & seal this the 9<sup>th</sup> day of Sept: 1820

Owen Williams Clerk

State of North Carolina

Pasquotank County I, William T. Muse Clerk of the Court, Court of Pleas & Quarter Sessions to the County aforesaid do hereby certify unto all whom it may concern that the annexed is a true copy of the last Will & Testament of Benjamin Bailey deceased Recorded & remaining on file in my office. In Testimony whereof I have hereunto set my hand & the Seal of the said County the 11<sup>th</sup> day of Dec: 1819.

Will: T. Muse C.C.

Recorded October 17<sup>th</sup> 1820

Dated October Term 1820

Know all men by these presents that we Samuel Craft & Henry D. Garrison Stephen Coche & J.W. Huling all of the State of Tennessee & County of Montgomery are held & firmly bound unto the Governor in favor the State (and his successors in office) in the just sum of Six thousand Dollars to pay to said Governor or his successors in office as their aforesaid which payment well & truly to be made we bind ourselves our heirs Executors & Administrators jointly & severally firmly by these presents Sealed with our seals dated Twenty first day of October 1820.

The condition of the above obligation is such that the above bounden Samuel Craft & Henry D. Garrison administrators of the singular the goods & chattels Rights & credits of Nathan Peoples done in make or cause to be made a true & perfect Inventory of all & singular goods & chattels Rights & credits of the deceased which have or shall come to the hands knowledge or possession of the said Samuel Craft and Henry D. Garrison or into the hands or possession of any other person or persons for them & the same so made do exhibit or cause to be exhibited to the ensuing County Court & the same goods chattels rights & credits of all other the goods chattels rights & credits of the deceased at the time of his death which at any time hereafter comes into the hands of any person or persons for them do well & truly administer according to law & further do make or cause to be made a true & just account of the administration within one year after the date of these presents shall be set & residue of the said goods chattels & credits which may be found remaining on the said administration account the same being just examined & allowed agreeable to law shall deliver & pay unto such person having respectively as the same shall be due pursuant to the true intent & meaning of this administration & if it shall appear that any Will or Testament was made by the deceased & Executed or Executed where named do set the same unto Court making it allowed & approved of according by the said Samuel Craft & Henry D. Garrison therunto be requested do render & deliver said letters of administration approbation of such Testament being last had and made in our said court; then this obligation to be void to remain in full force & law acknowledged in open Court October Term 1820

Samuel Craft

Hand

H. D. Garrison

Hand

Stephen Coche

Hand

J.W. Huling

Hand

360

Know all men by these presents that Mr. Thomas Allison, Tom McBailey & Andrew Davis all of the State of Tennessee & County of Montgomery, are held & firmly bound unto the Governor or Governor the State aforesaid or his successors in office in the just sum of three hundred dollars to be paid to said Governor or his successors in office or their assigns which payment will & truly to be made we bind ourselves his executors & administrators jointly & severally firmly by these presents. Sealed with our seals & dated the 21<sup>st</sup> day of October 1820.

The condition of the above obligation is such that the above bounden Thomas Allison Administrator of all & singular goods & chattels Rights & Credits of whom herein deceased do make or cause to be made a true & perfect Inventory of all & singular the goods & chattels Rights & Credits of the deceased which have or shall come into the hands knowledge or possession of the said Thomas Allison or into the hands or possession of any other person or persons for him & the same so made to exhibit or cause to be exhibited unto our ensuing County Court & the same goods chattels rights & credits & all other goods chattels rights & credits of the deceased at the time of her death which at any time hereafter come into the hands of any other person or persons for him do well & duly administer according to law & further do make or cause to be made a true & just account of the Administration within one year after the date of the presents, and all the rest & residue of the said goods chattels & credits which may be found remaining on the said Administration account the same being first examined & allowed according to law shall deliver & pay unto such persons respectively as the same shall be due pursuant to the true intent & meaning of this Administration & if it shall appear that any Will or Testament was made by the deceased & Executor or Executrix thereto named deschd. the same unto Court making it allowed & approved & accordingly if the said Thomas Allison therewto be requested do render & deliver said letters of Administration approbation of such Testament being first had & made in our said Court then this obligation to be used close to remain in full force and law.

Acknowledged in open  
Court October Term 1820

W. C. Pamion clk

Thomas Allison *Seal*

Tat. McBailey *Seal*

Andrew Davis *Seal*

361

In the name of God Amen. I Agnes Clements of the County of Montgomery State of Tennessee being of sound mind & memory do make and ordain this my last will & Testament, hereby revoking all other Wills ever made by me. First at my death, I wish to be buried in decent manner and as to my worldly property I dispose of as followeth: I give unto Jesse Bailey with whom I am now living & his heirs forever one negro woman named Nancy, one named Louisa & their increase forever one Negro boy named Billy one Negro boy named Moses one feather bed and furniture are black seal skin trunk one pair of sad iron, one big Bible and all my books and at my death I leave the said Jesse Bailey all my money that I may have and whereas I have something coming to me in State of Virginia from my Father's Estate all of which I leave to him and his heirs forever. In Testimony whereof I have caused to set my hand and Seal this first day of February 1819.

Agnes Clements *Seal*  
Delivered in presence of  
Richd. Bridgewater  
Richd. Burnett

I hereby leave as present Jesse Bailey Executor to this my last will and Testament.

Test

Richard Bridgewater  
Richard Burnett

Agnes Clements *Seal*

Recorded Nov. 24<sup>th</sup> 1820

Ordered October Term 1820

Know all men by these presents that we before Bailey, Richard Bridgewater & Stephen Cocke all of the State of Tennessee & County of Montgomery are held & firmly bound unto the Governor in Lawyer to State of Tennessee as his Successor in Office in the penal sum of Seven thousand Dollars to be paid to the said Governor or his Successor in office or their assigns which payment well & truly to be made & done we bind ourselves our heirs Executors Administrators jointly & severally firmly by these presents sealed with our seals & dated the 25<sup>th</sup> day of October 1820.

The condition of the above obligation is such that Whereas before Bailey appointed Executor of the last Will & Testament of all and singular the goods & chattels rights & credits of the said Agnes Clements deceased qualified according to shall well & truly make or cause to be made a true & full Inventory of all & singular the goods & chattels rights & credits of the said Agnes Clements deceased in her lifetime or into the hands or possession of any other person for whom & the same so made do exhibit or cause to be exhibited into our County Court & the same goods & chattels rights & credits of all other goods chattels rights & credits of the dec'd at the time of her death which at any time hereafter may come into the hands & possession of any person or persons I shall well & truly execute this will according to the directions thereof & according to law & further make or cause to be made a true & just account of his Executorship according to the directions of this Will or within the time prescribed by law shall the rest & all of the goods & chattels rights & credits which may be found remaining in the hands of the said Executor or account for & shall pay over & deliver to each person or persons respectively as the same shall be due according to the directions of the Will & agreeable to law & shall well & truly exhibit into our County Court an account thereof & in all things shall well & truly perform the duties imposed upon him as Executor according to the directions of the said Will of the said Agnes Clements deceased According to the laws of the County this no case made & provided then this obligation to be void otherwise to remain full force & effect.

Acknowledged in Open  
Court October Term 1820

W. Jamison clk

Sept. Bailey  
Richd. Bridgewater  
Stephen Cocke

Know all men by these presents that we John B French Francis Baker & John French are held & firmly bound unto Stephen Thomas James Howard William Trigg Stephen Cocke & Harting Abbott Esquires Justices of the County Court of Montgomery their Successors Successors or Survivors the Executor or Administrators in the sum of seven thousand dollars Trust for the benefit of Abraminta Carolina John & William Tubs for payment of which we bind ourselves our heirs Executors or Administrators jointly & severally sealed with our seals & dated this 21<sup>st</sup> day of October 1820.

The condition of the above obligation is such that Whereas John B French hath this day been appointed Guardian for Abraminta Carolina John & William Tubs children of Aquilla Tubs Now if the said John B French shall well & faithfully make true returns & Settlements made with the County Court of Montgomery agreeable to law during his said guardianship & at the expiration thereof shall well & faithfully account with the said County Court of Montgomery & pay over to them or their Order the property of said Abraminta Carolina John & William Tubs infant children of Aquilla Tubs dec'd which may have come into his hands by virtue of said Guardianship together with the profits & that the said John B French Guardian as aforesaid shall demean himself in all things relative to the said Guardianship agreeable to law then the above obligation to bind else to remain in full force & effect.

John B French  
Francis Baker  
John French

Dated October Term 1820

Inventory of the Goods & chattels rights & credits belonging to the Estate of John Handlin Dec'd 1 October 15<sup>th</sup> 1820  
One Negro wench Peggy One Negro Girl Matilda abt 4 years old  
One Negro Girl Mary abt 1 year old One Child an Abner Howell  
Twenty dollars & fifty cents of on William Handlin \$22.00

William Handlin  
Administrator

Dated October Term 1820

1563

Montgomery County October 18<sup>th</sup> 1820 In pursuance to an  
appointment of the Worshipfull County Court of Montgomery County  
to Thomas W Atkinson & Francis Baker we have proceeded this day  
to settle with John B French Administrator of Aquilla Tubs deceased  
and think proper to State the accounts & charges by Debt & Credit to  
the Estate of Aquilla Tubs Deceased I do

The Estate of Aquilla Tubs Deceased I do

To sundry

To J. S. J. Batherville on proven debt	\$ 13 53
Ditto Robert Vance	1 09
" William Higgins	3 00
" Peter H. Cole	12 25
" Mary W. Paine by Note	10 00
	<b>\$ 41 87</b>

To Sarah Tubs for Support of children for two years \$25 per year	<b>3 \$ 50 00</b>
--	-------------------

The above charges are all Paid	<b>\$ 91 87</b>
--------------------------------	-----------------

Darvin E Barton to the Estate of William Barton L

To Amount of Sales April 11 <sup>th</sup> day 1818	<b>\$ 452 00</b>
--	------------------

We the Subscribers appointed by the Worshipfull Court of  
Montgomery County to Settle with Darvin E Barton Administrator  
of William Barton Deceased find the accounts as stated above  
given under our hands this 16<sup>th</sup> day of October 1820

Abram Gistson  
Matthew Ryburn

Contra

	Cred	Debt
By Amount of Sales as per bill hand With note	\$ 90 68	690 68
By Interest on amount of monies collected	17 00	
By Hire of Negro Freeman for 2 years	35 00	
Take the debt from the credit	742 68	91 87
	<b>\$ 650 81</b>	
Balance Remaining in hand		

Signed by

Thos W Atkinson

Frances Baker

Rendered October Term 1820

Contra

	Cred	Debt
By Cash paid John Marr act	\$ 97 64	652 00
By Cash paid Samuel Vance act	24 86	
By Cash paid James Moody act	05 00	
By Cash paid Isaac Hollis act & Note	19 00	
By Cash paid the CLK of Montgomery County	02 10	
Allowance for settling the Estates	14 85	
By Cash paid James Blackwell Note	3 37	
By Cash paid John C. Hollis	6 00	

Rendered October Term 1820

(266)

In the Name of God Amen I Allen Hunter of the  
County of Montgomery and State of Tennessee being of sound  
Mind and Memory Blessed be God do this thirteenth day of  
May In the year of our Lord one thousand eight hundred & Twenty  
make and publish this to be my last will and Testament in  
Manner and form as follows to wit,

First my will and desire is that all my just debts, <sup>due</sup> be paid  
to be liquidated out of My Goods & chattles if required

Secondly I give to my wife Elizabeth Hunter one hundred  
and Sixty acres of land whereon I now live including all the  
Improvements theron to her use & Benefit also four Negroes  
Namely Sam Ellender Ned & Nancy and one Bed & Stead an  
Furniture and Mare & colt the Mare called filly a Bridle  
Saddle two bows & Sabres her choice three sows and pigs and  
Sufficient Quantity of Pork for her Next year Sufficient also  
a plenty of corn for the same year

Thirdly I give & bequeath to my Nephew Dempsey Hunter  
Sixty one Negro Man Named Mason to him and his heirs forever  
I Also give to his son Allen Hunter one Negro boy Named Lee  
to remain in the family untill the said Allen comes to the  
years of Maturity.

I also give to Brittain Nicholson Hunter son of said  
Dempsey Hunter Sixty three acres of land Known by the  
Name of the pace tract to remain uncultivated untill he  
comes to the age of Twenty One years

Item I give to Allen Teasly one Negro boy Named Timo  
to remain in the family untill the said Allen Teasly come  
to the age of Twenty one years

Item I give to Matthew Hunter one hundred and Ten acres  
Land Known by the Name of the Annis Tract one young son  
Horse to him and his heirs forever and all the rest of my goods  
and chattles I wish to be sold to pay my debts as before stated  
and if there is as much remaining after paying all my debts  
I wish to give my Nephew Jacob Hunter son of Emanuel  
Hunter one hundred dollars to his use and Benefit  
And I Appoint Brittain Nicholson and Dempsey Hunter

unto my hole late Creators to this my Last Will & Testament  
for witness Whereof the said Allen Hunter hath hereunto set  
his hand & affixed his Seal the day and year aforesaid written  
Signed sealed Published  
and declared in presence of us ~

Robert Biggar

Ali Biggar

Thomas Biggar

Allen Hunter

Recorded the 28<sup>th</sup> of Nov<sup>r</sup>. 1820

Rendered October Term 1820

The Estate of Thos. Malory Dece<sup>d</sup> Dr. to Francis Malory  
Adm<sup>r</sup> for the years 1819 and 1820

To Schooling & Boarding & Clothing George P. Malory	\$ 85 00
To Dr. Do. Do. Do. Malory	50 00
To Dr. Do. Do. Nancy A. Malory	50 00
	\$ 185 00

Credit the above with the hire of those Negroes  
1819 the hire of Lubit \$ 80 00  
the hire of Manuel 60 00  
Dr. — Patt 10 00

1820 the hire of Lubit	50 50
— Dr. — Manuel	30 00
— Dr. — Patt	8 00
	\$ 238 50
	38
	\$ 100 50

Rendered October Term 1820

Know all men by these presents that I William Good of the  
County of Montgomery and State of Tennessee of the one part and  
Henry Odoroy of the same County & State aforesaid of the other part  
that the said William Good being desirous to secure the payment  
of a certain debt to William Moody of the County of Northampton  
and State of North Carolina to the amount of two hundred and  
thirty seven dollars and Eighty five cents do grant bargain and  
Sell unto the said Henry Odoroy all the right and title to all  
the Negroes belonging to the Estate of Benjamin Moody deceased  
to wit Degg Pat. Davy. Harriett Alexander Lucy & Montalouet  
Isaac & Dick with all their further increase and by these presents  
do grant bargain & Sell unto the said Henry Odoroy the  
before mentioned negroes to him his Heirs and assigns forever  
which Negroes I will forever warrant and defend against myself  
and heirs and against all and every other person whatsoever  
never the less if the said William Good shall well & truly  
pay unto the said Henry Odoroy the sum of two hundred &  
thirty Seven dollars and Eighty five cents with interest thereon  
then this Deed of trust to be void and if the said William Good  
shall fail to pay unto the said Henry Odoroy the sum aforesaid  
mentioned for the benefit of the said William Moody over  
before the 22<sup>nd</sup> day of November next then the said Henry  
Odoroy shall proceed to Sell the before named Negroes first  
giving ten days notice to the highest bidder for ready  
money as witness our hands & Seal this second day of  
October one thousand eight hundred & Twenty

Witness  
Rowland Vick  
Mary Tucker

William Good *Seal*  
Henry <sup>his</sup> Odoroy *Seal*  
*mark*  
W<sup>m</sup> Moody *Seal*

Recorded 25<sup>th</sup> Nov<sup>r</sup> 1820

5369  
Know all men by these presents that W. B. Nicholson (Dempsey Hunter's  
relative) Thomas Williams & Robert Biggar all of the State of Tennessee  
County of Montgomery are held & firmly bound unto the Governor in and  
State of Tennessee or his Successors in office in the sum of eight  
hundred Dollars to be paid to the said Governor or his Successor in office or their  
assign which payment will & truly to be made when we bind ourselves under  
certain & solemn Impositions jointly & severally firmly by these presents sealed  
these Seals & dated the 16 day of October 1820

The condition of the above Obligation is such that whereas  
Nicholson & Dempsey Hunter joint appointed Executor of the last Will and  
Testament of all & Singular the goods & chattels rights & credits of Allen Hunter  
deceased & have qualified accordingly shall well & truly make or cause to be  
made a true & perfect Inventory of all & Singular the goods & chattels rights &  
credits of deceased which have or shall come into their hands or possess  
longing to the said Allen Hunter deceased in his Lifetime or into the hands or  
possession of any other person or persons for whom & the same so made do  
habit or cause to be exhibited into our ensuing County Court & the same goods  
& chattels rights & credits & all other the goods & chattels rights & credits of the deceased  
at the time of his death which at any time hereafter may come into the hands  
possession of any person or persons & shall well & truly execute the said Will  
according to the directions thereof & according to law & further do make or cause  
to be made a true & just account of their Creatonship according to the direction  
of the said Will or within the time prescribed by law & all the net  
value of the goods & chattels rights & credits which may be found  
remaining in the hands of the said Executrix or account for & shall be  
paid over & delivered to such person or persons respectively as the same  
all be due according to the directions of the Will thereof capable to law  
shall well & truly exhibit into our County Court an account thereof & in all  
things shall well & truly perform the duties enjoined on them as Executors  
according to the Directions of the said Will of the said Allen Hunter deceased  
according to the Laws of the County & in such case made & provided  
on this Obligation to be void otherwise to remain in full force & effect  
acknowledged in Open  
Court October Term 1820

W. C. Jamison clk

S. C. Nicholson *Seal*  
Dempsey Hunter *Seal*  
Thos Williams *Seal*  
Robert Biggar *Seal*

In the Name of God Amen I Elizabeth Henson of Cal  
houne County & State of Virginia. Considering the uncertainty  
of the Natural life and being in sound mind do publish this  
to be my last Will & Testament in the Manner & form following  
that is to say ~

1<sup>st</sup> My Will & Desire is that all my just Debts be first paid  
and I give and bequeath to my Grand Children Martha Henson, Samuel Dabney, William Dabney, John Lewis Dabney, Sam Ellington Dabney and Mildred Dabney Sons & Daughters of my Daughter Mildred Dabney all my Real & Personal Property or Estate to them and to their Heirs forever ~

I do constitute and appoint Doctor Samuel Dabney Father of the above named Children Executor of this my last Will & to manage the Estate in that way which he may think most convenient to himself & for the advantages of the above named Children in Witness Whereof I have hereunto set my hand & Seal this 30 day of May Eighteen hundred & Seventeen.

The above named Elizabeth Henson & Eliza Henson  
has Sealed & Declared this to be her last Will & Testament in presence of us

Jonathan Harrison  
Wm. Watters Recorded Dec<sup>r</sup> 5<sup>th</sup> 1820

Rendered October Term 1820

(311)  
Inventory of the property of Ezra Martin Deed, it that he  
to the hands of his Brethren Elijah and John Martin  
consists of land wherein Ezra Martin lived & the crop growing thereon  
Nancy - Abram - Mary Nancy Bet Molly Peter Head of horses  
head of Cattle 6 head of Hogs 16 head of sheep about 25 Geese  
Turkeys 1000 bushel Corn House hold furniture Plantation  
mills 1 Pott Panel of leather 1 pair Hitchings Peice of Iron & Steel  
Peice of Barley 1 Do bush & Yoke 1 pair of Saddle bags 5 Leather bags  
furniture 6 bedsteads 2 Chests 2 tables 3 Spinning Wheel one  
box Wheel 2 pairs of Cards 1 Night gun 1 pair of Smoothing Irons  
pair of Grin Irons 1 Spade mitch are passed 1 safe  
Notes and account to wit George Trotter Note \$16.87<sup>2</sup> Daniel  
Wicks accts. \$7. W. Boston in accts. \$1. 44 Cents ditto \$2.76  
Josephine Whitehead do \$1.12<sup>2</sup> John H. Marable do \$6.50  
annah Smith do \$10. James Long do \$3.75 John Settler  
\$14.50 John Duke do \$3.25 Miller Rose & William Jackson  
do \$10. David Pritchit acpt. \$1.50 bush in Silver \$99.06<sup>2</sup>  
Tim Bushrod 2 poter basins 3 potes Dishes 8 Do plates 22  
spoons 1 Set of cups & Saucers 1 Copper Boiler 1 Coffe Pot 1 Tea pot one  
Sugar Dish 1 Bibb 1 Dictionary 1 Arithmetic 1 Hygrom. book 2  
stone Jugs 1 butter pot 1 Olsen Chair 1 butl' 1 seal 1 Set of Thermometers  
1 old hand hammer 1 Claw hammer 1 Side Saddle 2 Flying Saddles  
1 Set of bush plowing 2 plowz & fur 4 half share plows 1 butter  
spur of Iron Hedges 1 hole axes 10 3/4 road ax 1 hand ax 1 butting  
nife 1 box 2 Tying Bradley 2 drawer knives 1 scold. caddys 1 Counter  
compassed 4 Wedding rings 2 Grubbing hoes 1 Burn & Water vessel  
Churing Furniture 1 bottle 3 pott 1 Guttet 2 Ovens 1 pot each 14  
fit Barley 6 Tubs 1 Grin Stone 1 Frying pan 2 Screw Drives  
1 Chisel 1 looking Glass Peaces of Peaces of Iron

John Martin  
Elijah Martin  
Executor

Rendered October Term 1820

Know all men by these presents that Mr. Henry D. Thornton Blakemore & Stephen Harris are held & firmly bound unto Sterling & Neblett Stephen Thomas & David Gould Equine Justices of the County Court of Montgomery among their Successors or Successors or Survivors their Executors or Administrators in the sum of five thousand dollars in trust for the benefit of Anwall Thornton for the payment of which we bind ourselves our heirs Executors or Administrators jointly severally sealed with our seals & dated this 16<sup>th</sup> day of October 1820.

The condition of the above obligation is this that whereas Henry D. Thornton has this day been appointed Guardian for Anwall Thornton now if the said Henry D. Thornton shall well & faithfully make true returns & Settlements made with the County Court of Montgomery agreeable to law during his said Guardianship and the expiration thereof shall well & faithfully account with with the said Court of Montgomery & pay over to them or their Order the property of said Anwall Thornton which may have come into his hands by virtue of said guardianship together with the profits & that the said Henry D. Thornton, Guardian as aforesaid shall demean himself in all things relative to the said Guardianship agreeable to law then the above obligation to be void else to remain in full force & effect.

Teste

W. C. Jamison Clerk

Rendered October Term 1820

Henry D. Thornton

Blakemore Harris

Stephen Harris

Know all men by these presents that J. James Elliott now of the County of Montgomery and State of Tennessee have this day begained and sold unto Nancy Davis of the County & State aforesaid two negroes (Sows) Bob about 45 years of age & Tetsy about 35 years old Abraham about 19 years old Hanna about 14 years old & George about 5 & 6 years old for and in consideration of the sum of Two thousand dollars to me in hand paid by the said Nancy Davis the receipt whereof I do acknowledge which negroes I do warrant to be sound healthy and Lovable and clear of any Impediment whatever and to live for life and to be free from the Claim of all and every person and manner of Person who ever claiming them An Testimony of which I have hereunto set my hand & Seal this 20<sup>th</sup> day of September 1820

Meredith Howard  
Minerva Lowther

James Elliott

Recorded 15<sup>th</sup> November 1820

Know all men by these presents that Mr. William Whitehead taking & holding Robert Lane & John Neblett just all of the State of Tennessee & County of Montgomery are held & firmly bound before Mr. Wm. W. Minor Governor of the State of Tennessee his successor in office on this day in the year of our Lord One Thousand Eight Hundred and Sixty Dollars to the use and benefit of his heirs of whom we bear ourselves over Hars H.C. this the 16<sup>th</sup> Octo 1820.

The condition of the above obligation is such that whereas Mr. Whitehead have this day been by Proclamation of the General Assembly made Inspector of Tobacco in the State of Tennessee at the same time & place as the said Mr. Wm. Whitehead was made and fully to do his duty as Inspector as aforesaid according to the directions and regulations of the acts the General Assembly made concerning Tobacco Inspector, as fully and completely as said acts are intended and supposed then this obligation to be void otherwise to be in full force & continue acknowledged in open Court Octo Term 1820.

William Whitehead  
Sterling Neblett  
Robert Lane  
John Elliott

(84)

Know all men by these presents that I William Higgins of the County of Montgomery and State of Georgia  
for an consideration of the sum of five hundred dollars to me in hand paid by Thomas Collier of the County and State aforesaid before the sealing & delivering of these presents have bargained sold and delivered and by these presents do bargain sell & deliver unto him the said Thomas Collier Two Negroes as following one negro woman named Cherry & child having to him and his Heirs forever and the said William Higgins do for my self my heirs or assigns quit disown any claim challenge or demand of the aforesaid Negroes whatever in law can be devised advised or required and will well and truly warrant and forever defend the right & title of the aforesaid Negroes against the just claim of any person or persons whatever I'm witness I have hereunto set my hand & seal this the 24<sup>th</sup> day of April 1820

Witness

James Smith

John Bowens

John Bowens

William Higgins

Rendred October Term 1820

Recorded this 26<sup>th</sup> January 1820.

(84)

Know all men by these presents that we John Martin, Henry Niblett & Sterling Niblett are held & firmly bound unto William Collier Stephen Thomas & David Gould Esquires Justice the County Court of Montgomery their Receiver or Executor or Survivor their Creditor or Administrator in the sum of two thousand dollars in trust for the benefit of Lucy Martin Esq'rs & wife Martin for the payment of which we bind ourselves & heirs Creditors or administrators jointly & severally sealed with our seals & dated this 16<sup>th</sup> day of October 1820.

The condition of the above obligation is that the said John Martin hath this day been appointed guardian to the minor Joseph Martin & wife Martin Now if the said John Martin shall well & faithfully make true returns & Settlements made with the County Court of Montgomery agreeable to law during his said Guardianship & at the expiration thereof shall well & faithfully account with the said County Court of Montgomery & pay over to them or their order the property of said Lucy Martin Joseph Martin & wife Martin which may have come into his hands by virtue of said Guardianship together with the profits & that the said John Martin Guardian as aforesaid shall remain himself in all things subordinate to the said Guardianship agreeable to law then the above obligation to be void else to remain in full force & effect.

Teste

W. C. Garrison Esq

John C. Martin Esq

Henry C. Niblett Esq

Sterling Niblett Esq

Rendred October Term 1820

2 2 2 2 2 2

Thomas Williams, To the estate Noah Tyner, Esq.

To Amount of Sale July 1818,	\$ 111	7 1/4
To Amount of Sale May 1818, -- -	33	6 2/4
Rec'd. of the Executor of John Peasley Decd.	222	56 1/4
	<b>367</b>	<b>96 1/4</b>
To Nine dollars Rec'd. of I Robert - -	9.	00
	<b>376</b>	<b>26 1/4</b>
	<b>326</b>	<b>7 0 1/4</b>
Balance Due - -	<b>49</b>	<b>25 3/4</b>

In Obedience to an order of Court Directed w. the subscriber have Settled with Thomas Williams Administrator of Noah Tyner Decreas'd and find the accounts as they are here Stated given under our hands this 12<sup>th</sup> day of October 1820.

Amher Gupson (P)

Matthew Ryburn (P)

William M'Daniel (P)

Bonded October Term 1820  
= = = = =

Cont'd.

by payment to Joseph May Act - \$	36	28 1/4
by payment Wesley Walk Note - - -	23	32
by fragment Luke Bravly Note - - -	6	75
by payment James Jones Act - - -	2	60 1/4
by note to Thomas Williams Adm't	14	82 3/4
by John Wachlegg Act - - -	1	50
by payment of Gupson & I Peasley Note -	21	73 3/4
by payment Adam Brown c Note - - -	4	95
By Jacob Grimes account - - -	7	31 1/4
by payment Washington Sims Note - - -	5	00
by payment John H Hide c Note - - -	21	00
by payment Samuel W. Cifton Act - - -	5	18
by payment Wesley Walk c Note - - -	6	92
by payment Thos. Williams adm't Note -	35	30
1/2 payment Jacob Grimes c Note - - -	7	39
by payment Marcellow account - - -	5	62 1/4
By Priscilla Tyner Receipt - - -	100	00
by court costs in settling the estate - - -	5	35
by allowance for settling the estate -	9	40
by cash to Thos. Williams adm't for Bacon	321	11 1/4
	4	00
by Interest due on two Notes - - -	325	11 1/4
	1	57 1/4
	<b>\$</b>	<b>326 07 00</b>

~~In the Estate of Moses Lockett Deceased~~

To amt Brought forward -	\$ 7876.69
Cash paid Drayage & hire of hands for you grocery at Blacksville. -	3 13
To my commission on brewing & distilling \$1489.69 at 5 per cent -	374.48

~~\$ 8718.43~~

Pursuant to an Order of the Worthyfull Court of Common  
Councils of the State of Moses Lockett deceased and Eli Lockett the ad-  
ministrator exhibits the true situation of said debts to this period.

In Act with Eli Lockett Adm'r		On
By amount Boat Forward -	8	\$ 1394.77
By cash Rec'd from Samuel Vance for Groceries purchased for him by Moses Lockett at New Orleans -	410 49	
By debts rec'd from J H B Boston for Groceries purchased as above, -	816 4	
By Groceries laid in for me in new Orleans -	690 72	
By yr hire of Boat 36 days at 150 per day & hire of 3 hands -	25 50	
By yr proceeds of sale of Boat Expences -	36	\$ 1918.75
By Balance due M. Lockett on Settlement of the Trip to N. Orleans in Boat Expences to account -	254.91	
		<del>\$ 8708.43</del>
By Balance due on Locketts Estate		\$ 444.96

Very County We have examined the accounts between  
Administrator and believe that the foregoing Statement  
Given under our hands this 1<sup>st</sup> day of October 1820

John H. Boston  
Sam'l. Vance

Dr. The Estate of Moses Lockett Accts In Act with Eli Lockett adm'r

No Cash paid & note to Sarah Lockett dated 3<sup>rd</sup> day 1815 & Interest

13200 Oct 1<sup>st</sup> by Balance brought forward \$11.26  
by Line of Credit & Honour for the year 1815 \$5.00

Balance Due Eli Lockett \$ 153.95

153.95

No Balance to Cont'd. -

Since the examination of the fourth Inst the above stated charge & credit have been exhibited to us by Eli Lockett leaving a balance in his favor of \$350.00 which we believe to be correct.

Eli M. Lockett  
Sam'l Vance

Rendred October Term 1820

Dr. Moses Lockett In Act with M & Eli Lockett		391
To Freight of your		
goods from N Orleans	866.4	By cash advanced in our order - 227.87
do me'd for a bag coffee		do me'd for a bag coffee 50.00
line of your negro's		line of your negro's 134
Sept 4. 1815		cash at Naches 35
To Balance due.		By 1/2 of the net profits 667.8
moses Locketts accts	254.91	1118.95
	3 1118.91	By Balance due, moses 254.91

Recorded February 1<sup>st</sup> 1821.

Salis of the remainder of the personal property of Moses Lockett died included in Inventory now at July Term 1815

Items
Negro man Phil sold by Sheriff of Robertson under Execution 510.00
Negro Hannah & Child (born since Inventory was rendered) sold 3 <sup>rd</sup> October 1820. 66.9. Monthly credit - 607.50
1/2 of Hull Boat - 950
October 4 <sup>th</sup> 1820 11367.50

Eli Lockett adm'r

Rendred October Term 1820

## For The Estate of Moses Lockhart deceased

1	To Jas. Mc Daniel (Faction of Child)		18	87
2	Taxes for 1818 & 1819		2	37 $\frac{1}{2}$
3	Cash paid James Martin \$100		17	61
4	To Samuel Peters Judge Circuit Court of Montgomery	55 $\frac{1}{2}$	35	
5	do paid David Bird Accts	9.		
6	do John Hopkins & Judith in County Court	62 $\frac{1}{2}$	16	
7	do Sheriff costs on suits of John Hopkins	3 $\frac{1}{2}$	50	
8	do W.H. Staples advertising sale	2	50	
9	do Judge Jas. David Bird	6	79.	
10	do paid Judge John Nathl. D. Terry	21 $\frac{1}{2}$	75	
11	do Judgment for Woolfolk & Gould	17	6 $\frac{1}{2}$	
12	do James Elder accts	24	43	
13	do John H. & Fr. Boston Accts	20 $\frac{1}{2}$	27	
14	do G Beckwury Accts	3		
15	do David Elliott do	3	00	
16	do David Brodie do	5	50	
17	do Wm. A & J. Fort	5	50	
18	do B Grant Cons & Executions	14 $\frac{1}{2}$	84 $\frac{1}{2}$	
19	Cash paid Samuel Vance, Accts	30	48 $\frac{1}{2}$	
20	~ note to John Elyatt	46	18	
21	do of note given to Saml. Vance for hull boat	27 $\frac{1}{2}$	37 $\frac{1}{2}$	
22	Cash paid David Bird balance of money collected for him by Moses Lockart & Vouchers	700	1	
23	Christopher Owings Note	32	50	
24	Robert Athas Note & Interest	580	40	
25	do do do	13 $\frac{1}{2}$	87	
26	~ Mr. Lockarts Account	72	00	
27	Donald Thompson note & costs of suit & Vouchers	445	42	
28	Jam'l. Beard's account	5	25	
29	Sept. Williams Accts	67	22 $\frac{1}{2}$	
30	~ Martin & Bailey	7	00	
31	Sam'l & William Lyons note & open accts	35	50	
32	John Patton accts	14	00	
33	Ruben Pollards Note	284	00	
34	Jacob Grays account	15	62	
35	George B. Thompson accts	39	50	
36	John S. Johnson Note	21	31	
37	~ Wm. Fergel account	2	50	
		4745	65	

## In Account with Eli Lockhart admt. Gen

By. amount of Sale of personal property made 25 <sup>th</sup> August 1818 at 9 months	\$ 3930 65
Notes & Cash on hand to Inventory	926 62
Additional Sales dated 1 <sup>st</sup> October	1367 50

\$ 6994 77

Amount Brought Over		cts	\$1715.63
38 Cash paid D. Bird Note		15	31
39 do ~ Sarah Rogers do.		31	76
40 D. yr of a Joint Not. to Blashford Lockett & Interest		375	00
41 Cash paid William Lockett for going to Mississippi and expences		88	75
42 Wm. Garrison fees in suit vs. General Peters		12	8
To David Heads note for \$8 00		80	
43 Cash advanced by Lockett & Smith for my Augt. 1819 to purchase Groceries		300	950
44 Cash paid H. H. McElroy, each		26	86
45 Allowance to widow by common consent instead of provisioning for 12 Months		80	00
Cash recd. at New Orleans from Tho. Garlrough for freight		41	
Cash paid Tho. W. Atkinson		21	37
To Wm Crochets note unentered not to be collected		400	00
To ~ Cash the Balance of a Bill of exchange of \$200 drawn by Moses Lockett on John H. Poston & not accepted \$460 having been paid by Mr. Lockett to C. Stump at Natchez		1758	81
		3138.96	
		1816.69	

Renders October Term 1820

333

Know all men by these presents that we Thomas B. White, Robert Hester & Thomas Brodie all of the State of Georgia & County Montgomery are held & firmly bound unto the Governor in Council to appear at or his successors in office in the just sum of eight thousand dollars to be paid to said Governor or his successors in office or their assigns for payment well & truly to be made, in this cause and these executors & administrators jointly & severally, firmly by these presents under seal with our seals & dated this 16<sup>th</sup> day of October 1820.

The condition of the above obligation is such that the above bounden Thomas B. White & Samuel B. White administrators & singular the goods & chattels rights & credits of John White deceased, do make or cause to be made a true & perfect Inventory of all & singular the goods & chattels rights & credits of the deceased which have or shall come into the hands knowledge or possession of the said Thomas B. & Samuel B. White or into the hands or possession of any other person or persons for him and the same so made, do exhibit to be exhibited unto our ensuing County Court & the same and chattels rights & credits & all other the goods chattels rights and credits & all other the goods chattels rights & credits of the deceased at the time of his death which at any time hereafter comes into the hands of any other person or persons for him do well and truly administer according to law, and further do make & cause to be made a true & just account of the administration within one year after the date of these presents and all the rest & residue of said goods chattels & credits which may be found remaining of said administration account the same being first examined and agreed to by law shall deliver & 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 & Testament was made by the deceased and executed, then do you do exhibit the same unto Court making it allowed and approved accordingly of the said Thomas B. White & Samuel B. White then unto be referred & delivered to the executors & administrators of such Testament by first had & made in our said Court; then this obligation to be void due to remain in full force, and law.

John White *Seal*  
Sam. B. White *Seal*  
Robert Hester *Seal*

Court October Term 1820

The Brodie *Seal*

Yours all men by these presents that we Joseph & Patterson  
Mary Duff & Stephen Cooke, are held & firmly bound unto the sum  
of ~~one~~ <sup>one</sup> thousand dollars, to be paid to said Herbert Ally, John  
Hyde & James Shaw, all of the State of Tennessee & County of Jefferson  
Court of Montgomery their Successor or Successors their Executors or ad-  
ministrators in the sum of two hundred dollars in Trust for the benefit  
of Francis D Duke for the payment of which we have ourselves and  
our Executors or Administrators jointly & severally sealed with our  
seals & dated this 15<sup>th</sup> day October 1820.

The condition of the above obligation  
is this that whereas Joseph & Patterson has this day been appointed  
Guardian of Francis D Duke, etc. if the said Joseph & Patterson  
shall well & faithfully make true returns & Settlements made with  
the County Court of Montgomery agreeable to law, during his  
and Guardianship and at the expiration thereof shall well &  
faithfully account with the said County Court of Montgomery  
pay over to them or their Order, the property of said Francis  
D Duke, which may have come into his hands by virtue of said  
Guardianship together with the profits & that the said Joseph  
& Patterson Guardian as aforesaid shall demean self in all  
things relative to the said Guardianship agreeable to Law, then  
the above obligation to be void else to remain in full force  
& Effect

Teste  
W.C. Jamison C.R.

Joseph, S. Patterson *Seal*

Mary Duff *Seal*

Stephen Cooke *Seal*

Rendered October Term 1820



Yours all men by these presents that we Herbert Ally, John  
Hyde & James Shaw, all of the State of Tennessee & County of Jefferson  
may be held & firmly bound unto the governor in favor the State above  
sum or his successors in office, or the just sum of two thousand dollars  
to be paid to said Governor or his successors in office or their assign  
in payment well & truly to be made we bind Ourselves our heirs execu-  
tors and administrators jointly and severally firmly by these presents, Paid  
with seal, and dated this Fourteenth day of October 1820.

The condition of the above obligation is such that if the  
two bounden Herbert Ally administrator of all and singular the goods  
belonging to the estate of Miles Ally deceased do make or cause to be  
made a true & perfect Inventory of all & singular the goods & chattels rights  
& credits of the deceased which have or shall come into the hands knowledge  
possession of said Herbert Ally or into the hands or possessions of  
any other person persons for him & the same so made do exhibit or cause  
to be exhibited unto our ensuing County Court and the same good chattels  
rights & credits & all other the goods chattels rights & credits of the deceased  
at time of his death which at any time hereafter comes into the hands  
of any other person or persons for him do well & truly administer according  
to law & further do make or cause to be made a true & just account  
of the administration within one year after the date of these presents  
and the net and residue of the said goods chattels and credits which  
may be found remaining on the said administration account, the  
same being first examined and allowed agreeable to law shall return  
and pay unto such person or persons respectively as the same shall  
bear pursuant to the true intent and meaning of this administration  
and if it shall appear that any will or 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 if the  
said Herbert Ally therewith be requested do tender and deliver said  
letters of administration approbation of such Testament being first  
read and made in our said court then this obligation to be void else  
to remain in full force and law, Herbert Ally *Seal*

Teste  
W.C. Jamison C.R.

John Hyde *Seal*

James Shaw *Seal*

Rendered October Term 1820

Know all men by these presents that we Drury Harrison  
Eliza Miller and Joshua Pike all of the State of Tennessee and County of  
Montgomery am hels & firmly bound unto the Governor in and over  
State aforesaid or his successors in office in the just sum of one hundred &  
fifty dollars to be paid to said Governor or his successors in office or their assign  
which payment well & truly to be made we bind ourselves our heirs executors &  
administrators jointly & severally firmly by these presents Sealed with  
our seals & dated this sixteenth day of October 1820.

The condition of the above Obligation is such that if the  
above obligation is found in Drury Harrison administrator of all  
& singular the goods & chattles rights & credits of same deceased doth do  
make or cause to be made a true & perfect Inventory of all & singular the  
goods & chattles rights & credits of the deceased which have or shall come  
into thy hands knowledge or possession of said Drury Harrison or into  
the hands or possession of any other person or persons for him & the same so  
made do exhibit or cause to be exhibited unto our ensuing County  
Court & the same goods chattles rights & credits & all other goods  
chattles rights & credits of the deceased at the time of his death and  
at any time hereafter comes into the hands of any other person or persons  
for him do well & truly administer according to law & further do  
make or cause to be made a true and just account of the admis  
tration within one year after the date of these presents and all  
the rest and residue of the said goods chattles & credits which may  
be found remaining on the said administration account the same  
being first examined & allowed agreeable to law shall deliver & pay unto  
such person or persons respectively as the same shall be due pursuant to  
the true intent & meaning of this administration & if it shall appear  
that any Will or Testament was made by the deceased & executor or trustee  
thereof named do Exhibit the same unto Court making it allowed and  
approved of accordingly if the said Drury Harrison demands be  
requested do render and deliver said letters of administration  
approbation of such Testament being first had and made in  
our said court then this Obligation to be void also to remain  
in full force and law.

Acknowledged

W.B. Jamison C.R.

Drury <sup>his</sup> Harrison <sup>Seal</sup>  
mark

E. Willis <sup>Seal</sup>

Joshua Pike <sup>Seal</sup>

Rounded October Term 1820

Know all men by these presents that we John Parker his  
son John Teasly are hels & firmly bound unto Sterling Abbott  
Stephen Thomas & David Gould Esqrs Justices of the County Court  
Montgomery their Successor or Executors Survivor or Survivors their Executors  
Administrators in the sum of one thousand five hundred dollars in  
trust for the benefit of attorney Sarah Abby Thomas Winney Peter  
Priscilla Tyner for the payment of which we bind ourselves our heirs  
executors or administrators jointly & severally Sealed with our  
seals & dated this 16<sup>th</sup> day of October 1820

The condition of the above obligation is this that  
whereas John Parker has this day been appointed Guardian of attorney  
Sarah Abby Thomas Winney Peter & Priscilla Tyner now if the said  
Parker shall well faithfully make true Returns & Settlements  
make with the County Court of Montgomery agreeable to law during  
said Guardianship and at the expiration thereof shall well & faithfully  
account with the said County Court of Montgomery & pay over to  
them or their Order the property of said attorney Sarah Abby Thomas  
Winney Peter & Priscilla Tyner which may have come into his hands  
by virtue of said Guardianship together with the profits & that the said  
Parker Guardian as aforesaid shall deliver his self in all things  
relative to the said Guardianship agreeable to law then the  
above Obligation to be void also to remain in full force & effect

Acknowledged

W.B. Jamison

John Parker <sup>Seal</sup>

B. Grant <sup>Seal</sup>

John X Teasly <sup>Seal</sup>  
mark

345

This Indenture made this 21<sup>st</sup> October in the year of  
our Lord one thousand eight hundred & Twenty Between Joseph  
Woolfolk Chairman of the County Court of Montgomery in the  
State of Tennessee of the one part and John Albright of the  
County & State aforesaid of the other part party Witnesseth that the  
said Joseph Woolfolk esquire in Pursuance of an Order of Court  
made at October Term 1820 and according to the directions of an  
act of the General Assembly for that purpose made do but place  
I bind Noah Metton an orphan of Patterson Metton deceased  
with the said John Albright after the manner of an apprentice  
to live with him for the term of three years, all of which time the  
said Noah Metton shall faithfully serve his Masters lawful  
commands & shall not absent himself from his Masters service  
without leave, but in all things behave himself as a faithful  
servant ought to do, & the said Master on his part doth covenant  
grant & agree to & with the said Joseph Woolfolk Esquire  
that he will teach the said Apprentice the art or mystery of a  
hammerman or the art of drawing out Iron that he will constantly  
thy bins & foredoe for said Noah Metton during his servitude  
sufficient diet Lodging & clothing & every necessary both in  
richness & in health, In witness Whereof the said parties  
have hereunto set their hands & Seals the day & year first  
above written.

Acknowledged in open  
Court October Term 1820

Joseph Woolfolk  
John Albright Seal

346

This Indenture made this 21<sup>st</sup> October in the year of  
our Lord one thousand eight hundred & Twenty Between Joseph  
Woolfolk Chairman of the County Court of Montgomery in the  
State of Tennessee of the one part & John Albright of the County  
State aforesaid of the other part Witnesseth that the said  
Joseph Woolfolk esquire in pursuance of an Order of Court  
made at October Term 1820 & according to the directions of an act  
of the General Assembly for that purpose made do but place  
bind Anthony Smith an orphan of deceased  
with the said John Albright after the manner of an apprentice  
to live with him for the term of three years all of which time  
the said Anthony Smith shall faithfully serve his Masters lawful  
commands & shall not absent himself from his Masters service  
that leave but in all things behave himself as a faithful  
servant ought to do, & the said Master on his part doth covenant  
not goant & agrees to and with the said Joseph  
Woolfolk Esquire that he will teach said apprentice  
the art or mystery of a hammerman or the art of drawing  
out Iron and to give him Six Months Schooling & a freedom  
out of clothes that he will constantly find & provide for said  
Anthony Smith during his servitude, sufficient diet Lodging  
clothing & every necessary both in richness & in health, In  
witness Whereof the said parties have both hereunto set  
their hands and Seals the day & year first above written

Acknowledged in open  
Court October Term 1820

Joseph Woolfolk  
John Albright Seal

513

The Estate of Anthony Haynes Died In

1820	To Vance & Basleys accts.	\$114 58
	John H. Marullo do	18 00
"	Marullo & Hengs	28 75
"	Eli Lockett	3 87 $\frac{1}{2}$
"	William & C. McClure	2 50
"	Cash paid Elisha Willis for settling property	2 50
"	Paid Wm. & Garrison for letters of administration order of Sab. & C.	3 10
"	John Niblotts account	3 67
		<u>\$ 176. 97<math>\frac{1}{2}</math></u>
	To allowance made to administrator for his trouble, &c \$ 95	25 00
	amount	<u>\$ 201. 97<math>\frac{1}{2}</math></u>

Rendered Jan'y Term 1821

We the undersubscribers being called on to value a Sewell bott by John Elijah Martin for Thomas Martin it being in payment of a debt that was left said Thomas Martin in his fathers will, to be worth forty dollars now we the undersubscribers do say the said bott to be worth fifty five dollars the above fifteen Dollars to be paid back to John Elijah Martin be it to the Estate of Jeptha Martin Deced.

John Taggart  
Richd. H. Adams

State of Tennessee

Montgomery County Reasonable appear before me John Taggart & Richard H. Adams & make oath that the above appraisement is just true & equitable to the best of their knowledge

This 18<sup>th</sup> January 1821

c M Rogers

Rendered January Term 1821

514

Set with Wm E Williams & Nancy Haynes claim

1820	By amt. of Sales of property	\$2356 76
	By amt. of Notes & accts. due Estate	400 44
		<u>\$ 2757 20</u>
		210 97 $\frac{1}{2}$
		<u>\$ 3055 28<math>\frac{1}{2}</math></u>

State of Tennessee & Agreatly loan order from the worshipers Montgomery full court of Montgomery County We the undersigned have examined the papers & vouchers of William E Williams & Nancy Haynes the administrators of Anthony Haynes dec'd and find a balance still remaining in the hands of said administrator of three thousand and fifty five dollars & Twenty two & an half cent \$3055. 22 $\frac{1}{2}$  Given under our hands this the 25<sup>th</sup> of Jan'y 1821

A M Rogers  
Sterling Niblett  
S. Thomas

Inventory of the Estate of Miles Ally Deced  
by Herbert Ally Administrator Jan'y 1<sup>st</sup> 1821

To One Negro Woman & Child		
To Note Due the Estate amounting to		\$ 00
the hire of Negro woman for the year 1821	25 00	
		<u>\$ 25 00</u>

Herbert Ally  
Administrator

Rendered Jan'y Term 1821

(315)

Thomas Batson Adm<sup>r</sup> of the Estate of John McAllister decd.

1820 February the 9 <sup>th</sup> To amount of Sale --	\$ 405 93
March the 20 <sup>th</sup> To amount of Second Sale --	132 25
July the 14 <sup>th</sup> To amount of third Sale --	650 00
Note on James Sullivant --	100 00
" A/c on John Read --	2 50
	<u>\$ 1293 65 3</u>
A/c on James Gainer --	5 37
Recd on John Read --	11 01
Balance of Judgments &c --	<u>\$ 1310 04 3</u>
	<u>1107 13 3</u>
Bal. in adm <sup>r</sup> 's hands --	<u>\$ 203 1</u>

Agreeable to an Order from the worshipful Court of Montgomery County to us directed we the undersigned have examined the papers & vouchers of Thomas Batson administrator of John McAllister decd and find a balance remaining in the hands of said Thomas Batson administrator of said John McAllister decd of Two hundred & three dollars and One cent given under our hands This 23<sup>rd</sup> January 1821

A. M. Rogers  
John McAllister

(316)

Contra

Judgments B v A Hartline vs myself adm <sup>r</sup> as aforesaid for J. M. Cauley Esq: on the 15 <sup>th</sup> day of April 1820	\$ 18 18 2
James brother vs myself adm <sup>r</sup> as aforesaid before John McAllister Esq: June 2 <sup>nd</sup> 1820 --	93 34
Simon Holmes vs myself adm <sup>r</sup> as aforesaid before him Smith Esq: Feb 15 <sup>th</sup> 1820 --	50 15
James Elder vs Myself adm <sup>r</sup> as aforesaid before Isaac Dennison Esq: June 17 <sup>th</sup> 1820	36 31 2
James & Hugh McAllister vs Myself adm <sup>r</sup> as aforesaid before Isaac Dennison Esq: Aug 22 <sup>nd</sup> 1820	14 50
his amount paid Mr. McAllister son as per a/c of Arbitrators & Receipt July 25 <sup>th</sup> 1820 --	512 42 2
This amount paid Brown & Stiff as per note at New Haven October 6 <sup>th</sup> 1820 --	36 03
This amount paid Plaza McAllister for his 3 years allowance as per his Receipt --	80 00
John H. Marcell vs myself adm <sup>r</sup> as aforesaid before Isaac Dennison Esq: Oct 17 <sup>th</sup> 1820	14 15
Vance vs myself adm <sup>r</sup> as aforesaid before William Lyons Esq: May the 6 <sup>th</sup> 1820	19 35
Lockett vs myself adm <sup>r</sup> as aforesaid before William Lyons Esq: May 14 <sup>th</sup> 1820	2 8 2
John L. McAllister vs myself adm <sup>r</sup> as aforesaid before A. Niblett Esq: the 20 <sup>th</sup> 1820	35 55
Sunday expenses in getting letters of administration, buying property Whiskey for sale, attorney's fees personal expenses	8 55
James Walker vs myself adm <sup>r</sup> as aforesaid before Samuel Smith Esq: Oct 17 <sup>th</sup> 1820	50 25
Cash paid the General post office as per receipt	5 00
By Shoe Throat at Sunday times --	1 3 2 5
	<u>\$ 1005 49 2</u>

By Amount Brought Over \$1005.19<sup>3</sup>

By 25 <sup>3</sup> as per Note	\$ 25.00
Sundry Services Rendered	50.00
Attorneys fees	5.00
By proven accounts for making Coffin	3.00
By Int. on Sundry Judgments up to January 23 <sup>rd</sup> 1821	17.16
By cash paid W. C. Jamison for 2 copies of Judgment	1.00
By cash paid for an order for commiss <sup>3</sup> & return	00.50
	\$ 1107.13 <sup>3</sup>

Rendered Jan'y Term 1821

An act of articles sold as the property of Joseph Martin by John & Elijah Martin Esqrs of Belfast Martin Dec'd Nov. 9<sup>th</sup> 1820.

To Heydon E. Willis - 1 Bed	\$ 30.00
William M Brown 1 Riffle Gun	30.00
	\$ 60.00
	D

John Martin  
Elijah Martin  
Esqrs

Rendered Jan'y Term 1821

Account of Sale of the property of J. Alcock dec'd

One Oven	To Thomas Alcock	\$ 1.00
One Sett & Hooks	To Samuel White	2.75
One Hatchet & Hoe	To Drewry Harrison	2.37 <sup>5</sup>
One Ax & Wedge	To Abraham McCorkle	4.62 <sup>5</sup>
One pair Hammers & Chains	To Drewry Harrison	2.81 <sup>3</sup>
One Harpian plow	To Eddie Johnson	3.12 <sup>5</sup>
One lot of copper ware & Sister	To Thomas Alcock	1.31 <sup>6</sup>
One pair Draw Stillards	To Drewry Harrison	2.68 <sup>3</sup>
One lot of earthen ware	To Thomas McGeehan	2.18 <sup>3</sup>
One lot of earthen Ware	To Abraham McCorkle	1.25
One lot of cups & saucers	To Thomas Alcock	3.87 <sup>2</sup>
One	To Drewry Harrison	25
One brock & two tin Cups	To Thomas Alcock	1.00
One Bleis Lopairn & Lad	To Drewry Harrison	1.25
One coffee pot	To Polly Alcock	1.00
One chamber pot	To Dorothy Harrison	1.00
One cotton wheel & boards	To Eddie Johnson	1.00
One One Ditta	To Ditta	1.64
One Checkarel	To Joshua Pike	2.00
One Bag & Bannels	To Thornberry Anderson	1.18 <sup>3</sup>
One Walnut Table	To Drewry Harrison	2.62 <sup>5</sup>
One Beadstead & Cori	To Elizabeth Thomson	1.00
One lot of plank	To Polly Alcock	1.75
One lot of Bed Cloaths	To Drewry Harrison	4.50
One Walnut Table	To Thomas Williford	3.35
One Horse	To Thornberry Anderson	0.1
One Bag & Basket	To Thomas McGeehan	2.50
One Lot corn	To Polly Alcock	2.33
One Lot corn	To Joshua Pike	1.81 <sup>3</sup>
One Lot corn	To Drewry Harrison	1.81 <sup>3</sup>
One lot corn	To Joshua Pike	1.12 <sup>5</sup>
One lot of Hogs	To Drewry Harrison	3.12 <sup>5</sup>
One lot Hogs	To Samuel White	1.50
One lot Hogs	To Sterling Myrick	5.25
One lot Hogs	To Eddie Johnson	3.18 <sup>3</sup>
One sow & pigs	To John Stark	3.79
One Ditta	To Drewry Harrison	1.12 <sup>5</sup>
One lot of fodder	To Drewry Harrison	1.18 <sup>3</sup>
One lot of cabbage	To Ditta	2.25

\$ 132.91

*Drewry X Harrison*  
his math

Rendered January Term 1821.

An acct. of Articles Sold as the property of  
Sally Martin & Lucy Martin

Purchaser's Name	Article	2d	ds	ff	cls
Andrew Hayle	1 Barn -	1.	06	4	
" "	1 Table -	2.	00	3	06
James Good	5 Chairs -			3	58
Mr Hubbard	1 Wax wheel -			5	07
Benjamin Coche	1 Large pot -	5.	00		
John Sargent	1 Kettle & Skillet -		450	5	58
John P. Phelps	1 Frying Pan -			1	06
" "	1 Table -	6.	12	1	
Sam Gainer	5 Chairs -	3.	57	9	69
John Roberts	1 Wheel -			1	69
" "	1 Small pot -	2.	50		
" "	1 Oven & bed -	1.	81	1	
Moses Collier	1 Wheel -		81	5	12
Rich. Robinson	1 Pot Latch -	3.	56	7	12
" "	1 Coffee pot -	1.	00		
" "	4 Chairs -	3.	18	7	75
John Neblett Jr	1 Winding Swift -		75		
" "	2 Flays -	2.	00	2	75
George Tadd	Parcel Painter -			6	12
John Coche	1 Safe -			16	00
					174.32

Rendered Jan'y Term 1826.

John Martin  
Elijah Martin

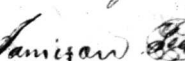
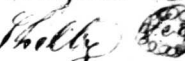
Executors

Know all men by these presents that we W. C. Jamison  
A. B. Shelly, R. P. Dunlap & C. Johnson all of the State of Tennessee  
County of Montgomery on this 4th day of January bound unto the Governor  
of the State aforesaid or his successor in office in the sum of  
one thousand Dollars to be paid to said Governor for his successor in office  
thereof which payment will & truly to be made we bind ourselves  
as Executors & administrators jointly & severally firmly by these  
presents sealed with our seals & dated this 17th day of Jan'y 1826.

The condition of the above Obligation is such  
that if the above bounder W. C. Jamison & A. B. Shelly Administrators  
of all & singular the goods & chattels rights & credits of Sally Shelly  
to do make or cause to be made a true & perfect Inventory of all  
singular the goods & chattels rights & credits of the deceased which  
she or shall come into the hands knowledge or possession of the said  
W. C. Jamison & A. B. Shelly or into the hands or possession of any  
her power or person for them & the same so made exhibited or cause  
to be exhibited unto our ensuing County Court & the same goods chattels  
rights & credits & all other the goods chattels rights & credits of the deceased  
the time of her death which at any time hereafter come into the  
hands of any other person or persons for them do well & truly administer  
according to law, and further do make or cause to be made a true  
just account of the administration within one year after after the  
date of these presents & all the rest & residue of the said goods chattels  
rights & credits which may be found remaining on the said adminis-  
tration the same being first examined & allowed agreeable to  
law shall deliver & pay unto such person or persons respectively as  
the same shall be due pursuant to the true intent & meaning of this  
administration & if it shall appear that any Will or Testament  
was made by the deceased & Executed as Executrix thereto named ad-  
mitted the same unto Court making it allow'd & approved of  
accordingly if the said W. C. Jamison & A. B. Shelly thenceunto be requested do  
over & deliver us Letters of Administration approbation of such  
Testament being first had & made in our said Court; then this obligation  
hereinabove to remain in full force and law.

Acknowledged in open  
Court Jan'y Term 1826

Sterling Shelly

W. C. Jamison   
A. B. Shelly 

R. P. Dunlap   
C. Johnson 