

Y 00

Do Do 1 Chest  
 Matilda Hogge 4 beds & furniture  
 Larken Porrid 1 bed & furniture  
 Britenden Magster 1 bed Do  
 Joel S. Colver Do Do  
 C. Mc Hister Do Do  
 S. Porrid Do Do  
 S. L. Teater 1 ft. & Bridges  
 Matilda Hogge 1 L. Chair  
 C. Mc Hister 4 Waters  
 John Hogge 1 Circingle  
 L. Porrid 2 Waiters  
 Saml Hutchinson 1 Squair  
 Matilda Hogge 3 Waters  
 Do Do Lot of glass  
 Mrs Minton 6 Chairs  
 Saml Hutchinson 1 coffee Mill  
 John Hogge 1 blowing horn  
 Matilda Hogge 1 tub 5 lbs  
 John Hogge 8 lbs.  
 Joseph Powell 3 Chairs  
 Robert Harper 3 Do  
 Saml Hutchinson 3 Do  
 Mr Gathoun 3 Do  
 W. J. Harris 1 barrel  
 J. b. Reed 1 Grid Iron  
 W. J. Harris 1 Kettle  
 Mr Gathoun 1 Oven  
 W. J. Harris 1 pair hooks  
 G. W. Bright 1 Oven  
 Matilda Hogge 1 Do Do  
 Do Do Morter  
 Matilda Hogge 1 lot Pots & ovens  
 Do Do 1 Cham Dgass  
 John Hogge 1 ap

Y 01

9.00	Saml Hood 4 Chairs	75
40.00	John Hogge 1 bag Boxes	50.00
35.12	Matilda Hogge 1 Shovel & Tongue	75
30.00	Do Do 2 candle sticks	30
31.56	Do Do 1 pair fire Dogs	30
37.00	Wm Gathoun 1 Small ar	62
35.12	John Hogge 1 hammer	87 $\frac{1}{2}$
12.	S. L. Teater 2 Do Soap	1 12 $\frac{1}{2}$
1.18	Saml Hutchinson to Soap	1.00
62	R. Churchwell Razure & strok	25
1.00	Matilda Hogge 10 Chain	4.00
31	Do Do 2 pair fire dogs	1.00
18.	Do Do 2 basket	37 $\frac{1}{2}$
1.00	Do Do Steel Coffe Mill	50
2.00	John Hogge 1 Saddle	5.00
1.75	Matilda Hogge 1 chest	12 $\frac{1}{2}$
25	John Hogge 1 Small ar	87 $\frac{1}{2}$
25	Matilda Hogge 1 Check reel	50
37.	3 boxes of Sundry articles to Matilda Hogge	150
37.	Stillards Do Ditto	30
1.12	To plank to H. W. Wright	2.00
87.	Saml Hutchinson Co.	
50		
18		
50		
37		
21.00		
21.06		
37		
50		
75		
37		
5.00		
1.00		
12.		

I. Richard C. Hazelwood of  
 the County of Obion and  
 State of Tennessee. Knowing  
 the uncertainty of Life and  
 the certainty of Death  
 being weak in body but of  
 strong mind do make this my last Will and  
 Testament. Witnesseth. I am, I do give to  
 my Son George W. L. Hazelwood my tract of land  
 lying on Obion Lake in the County of Dyer.  
 To him and his heirs and I should there be any  
 of my Personal Estate left after paying my

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just debts I give the same to my son  
G. W. L. Hazelwood. I do by these presents  
nominate and appoint my Trusty Friend  
Moses Parr my Executor to this my last will  
and testament also Guardian to my Son, he the  
said Parr is to dispose of the said property as  
he thinks proper for the bestefit of the said  
estate, Given under my hand and Seal this  
12<sup>th</sup> day of Feby in the year of our Lord one  
thousand eight hundred and thirty seven

Signed sealed and delivered 3 Richard C. Hazelwood

J. M. Lewis jurat

J. P. Westbrook

Thos. Holmes jurat

Know all men by these  
presents that we John  
Parr of M. Illinois Wilford  
Farris, Saml. Hutchinson  
all of the County of Ohio  
are held and firmly bound  
unto Newton Cannon, Esqr. Governor of the  
State of Tennessee, and his Successors in Office  
in the just and full sum of Six Hundred  
Dollars; for the payment of which well and  
truly to be made, we and each of us bind our  
selves, our heirs, executors, and administrators  
jointly severally and firmly by these presents  
Sealed with our seals, and dated this 6<sup>th</sup>  
day of March 1837

The condition of the above obligation is such  
that whereas the above bound John Parr has  
this day taken upon himself the burthen and  
execution of the will of Richard C. Hazelwood

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deceased in the room and stead of Moses Parr, deceased  
Now if the said John Parr shall well and truly  
execute the same by paying first the just debts of  
the said deceased and then the legacies contained in  
the said will as fair as the assets may come into  
his hand will execute and the law charge him and  
make a true and perfect inventory of the goods and  
chattels of the deceased, and return the same in the  
time prescribed by law then this obligation to  
be void otherwise to remain in full force and  
virtue —

John Parr sigd

J. M. Lewis sigd

Wilford Farris sigd

Saml. Hutchinson sigd

State of Tennessee Ohio  
County. Know all men by  
these presents that we John  
Parr, James H.  
Lewis, Wilford Farris,  
Saml. Hutchinson all of

Ohio County, and State aforesaid are held and  
firmly bound unto the Governor of said State  
for the time being in the sum of Seven Thousand  
Dollars to be paid to the said Governor his Success-  
ors or assigns. To which payment we are truly to be  
made we bind ourselves, and each of us and our heirs  
executors or administrators jointly and severally, from  
this present, Sealed with our seals and dated  
this 6<sup>th</sup> day of March 1837

The condition of the above obligation is such that  
whereas the above bound John Parr, Administrate  
of all and Singular the goods and chattels rights  
and credits of Moses Parr, deceased, do make or  
cause to be made a true and perfect inventory of

all and singular, the goods and chattels rights and credits of the deceased, which have or shall come to the hands knowledge or possession of the said John Parr, or into the hands or possession of any person or persons for him and the same so made, do exhibit, or cause to be exhibited to the court of the county aforesaid within ninety days from the date of these presents, and the same goods, chattels and credits, and all other 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 the said John Parr or into the hands or possession of any 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 his said administration within two years after the date of these presents, and all the rest and residue of the said goods, chattels and credits which shall be found remaining upon the said administrators account the same being first examined and allowed by the court of said County, shall deliver and pay unto such person or persons respectively to whom the same shall be due pursuant to the true intent and meaning of the act in the case made and provided, and if it shall appear that any Will or Testament was made by the said deceased, and the executor or executors therein named, do exhibit the same into court making request to have the same allowed and approved of accordingly, if the said John Parr above bounden being thereunto required to render the said letters of administration (approbation of such testament being first had and made in said court,) then this obligation to be void otherwise to remain in full force and virtue.

John Parr — *Parr*  
J.M. Lewis — *Lewis*  
Wilford Harris — *Harris*  
Sam'l Hutchinson *Hutchinson*

State of Tennessee Obion County  
Know all men by these presents  
That we John Parr J.M. Lewis,  
Wilford Harris & Sam'l Hutchinson  
sons all of Obion County and  
State aforesaid are held and firmly

bound unto the Governor of said State for  
the time being in the sum of Five Hundred  
Dollars, to be paid to the said Governor, his  
successors or assigns to which payment well  
and truly to be made we bind ourselves and  
each of us and our heirs executors or adminis-  
trators jointly and severally firmly by these  
presents sealed with our Seals and dated the  
6<sup>th</sup> day of March 1837

The condition of the above obligation is  
such that whereas the above bound John Parr, ad-  
ministrator of all and singular, the goods and chat-  
tels rights and credits of Frances Terrell deceased  
do make, or cause to be made, a true and perfect in-  
ventory of all and singular, the goods and chattel-  
rights and credits of the deceased, which have or  
shall come to the hands knowledge or possession of  
the said John Parr, or into the hands or pos-  
session of any person or persons for him and  
the same so made, do exhibit or cause to be exhibited  
to the court of the county aforesaid within ninety  
days from the date of these presents, and the  
same goods, chattels and credits and all other  
goods, chattels and credits of the deceased at

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the time of his death, which at any time hereafter shall come into the hands or possession of the said John Parr or into the hands or possession of any 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 his said administration within two years after the date of these presents and all the rest and residue of the said goods chattels and credits which shall be found remaining upon the said administration ~~according~~ account the same being first examined and allowed by the court of said county, shall deliver and pay unto such person or persons respectively to whom the same shall be due pursuant to the true intent and meaning of the act in that case made and provided, and if it shall appear that any Will or Testament was made by the said deceased and the executor or executors therein named do exhibit the same into court making request to have the same allowed and approved accordingly, if the said John Parr above bounden being therunto required to render the said letters of administration (approbation of such testament being first had and made in said court,) then this obligation to be void otherwise to remain in full force and virtue.

John Parr. *[Signature]*

J. M. Lewis *[Signature]*

Wilmot Harris *[Signature]*

Jam. Hutchinson *[Signature]*

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State of Tennessee Obion County  
Know all men by these presents  
that we John T. Abington Jr.  
H. Guy, Sam'l Hutchinson all of  
Obion County, and State aforesaid  
are held and firmly bound unto the  
Governor of said State for the sum  
being in the sum of One Thousand Dollars, to be  
paid to the said Governor his successors or assigns  
To which payment well and truly to be made we  
bind ourselves and each of us and our heirs execu-  
tors or administrators firmly and severally firm-  
ly by these presents sealed with our Seals and  
dated this 6<sup>th</sup> day of March 1837

The condition of the above obligation is such  
that whereas the above bound John T. Abington  
Administrator of all and Singular the goods  
and chattels rights and credits of Nathaniel  
Rodgers Deceased do make or cause to be made  
a true and perfect inventory of all and singular  
the goods and chattels rights and credits of the  
deceased, which have or shall come to the  
hands knowledge or possession of the said John  
T. Abington or into the hands or possession  
of any person or persons for him and the  
same so made do exhibit or cause to be exhibited  
to the court of the County aforesaid within nine-  
ty days from the date of these presents, and  
the same goods, chattels and credits and all  
other goods chattels and credits of the deceased  
to the time of his death which at any time  
hereafter shall come into the hands or pos-  
session of the said John T Abington  
or into the hands or possession of any person  
or persons for him do well and truly

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administer according to law, and further do make or cause to be made, a true and just account of his said administration within two years after the date of these presents, and all the rest and residue of the said goods, chattels and credits which shall be found remaining upon the said administrators account the same being first examined and allowed by the Court of said County, shall deliver and pay unto such person or persons respectively, to whom the same shall be due pursuant to the true intent and meaning of the act in that case made and provided, and if it shall appear that any Will or Testament was made by the said deceased and the executors or executors therein named, do exhibit the same into court making request to have the same allowed and approved of according to the said John T Abington above bounded, being thereunto required to render the said letters of administration (approbation of such testament being first had and made in said court) then this obligation to be void otherwise to remain in full force and virtue —

John T. Abington  
J. H. Guy  
Samt Hutchinson

State of Tennessee Obion  
county know all men by  
these presents that we  
John T. Abington J. H. Guy  
Samt Hutchinson all of  
Obion County and State  
aforesaid, do hold and

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firmly bound unto the Governor of said State for the time being in the sum of Two hundred Dollars, to be paid to the said Governor his successors or assigns, to which payment we will and truly to be made, we bind ourselves, and each of us and our heirs, executors or administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this 6<sup>th</sup> day of March 1837  
The condition of the above obligation is such that whereas the above bound John T. Abington administrator of all and singular the goods and chattels rights and credits of Joseph T. Rodgers deceased, do make or cause to be made, a true and perfect inventory of all and singular the goods and chattels rights and credits of the deceased, which have or shall come to the hands or knowledge or possession of the said John T. Abington, or into the hands or possession of any person or persons for him, and the same so made, do exhibit or cause to be exhibited to the Court of this County aforesaid, within Ninety days from the date of these presents, and the same goods chattels and credits and all other 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 the said John T. Abington or into the hand or possession of any 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 his said administration within two years after the date of these presents, and all the rest and residue of the said goods chattels and credits which shall be found remaining upon the said administrators account, the same

being first examined and allowed by the Court of said County I shall deliver and pay unto such person or persons respectively to whom the same shall be due pursuant to the true intent and meaning of the act in that case made and provided, and if it shall appear that any will or Testament was made by the said deceased, and the executor or executors therein named, do exhibit the same into Court making request to have the same allowed and approved of accordingly, if the said J. T. Abington above being there unto required to render the said letters of administration approbation of such testament being first had and made in said Court then this obligation to be void otherwise to remain in full force and virtue.

John T. Abington  
J. H. Guy  
Saml. Hutchinson

Know all men by these presents that we George W. Bright & Jefferson Taylor all of the County of Obion and State of Tennessee are held and firmly bound unto Charles McAlister the Clerk of the County Court for the time being and his successors in office or assigns for the county of Obion in the sum of Four hundred Dollars for the payment of which well and truly to be made we bind ourselves, our heirs executors and administrators

jointly and severally firmly by these presents sealed with our seals and dated this 6<sup>th</sup> day of March A.D. 1837 —

The conditions of the above obligation is such that whereas the above bounden George W. Bright has this day applied to the County Court of said County to have John Wesley Rodgers an Orphan boy about four or five years old, Son of the Late Nathaniel Rogers bound to him and whereas the said Court have thought proper to bind said Orphan to said Bright from the present time until he said Orphan arrives at the age of Twenty one years. Now of the said George W. Bright I shall well and truly take good care of said Orphan having strict regards to his morals and education and furnish him with all the usual necessaries and luxuries of life such as decent comfortable food, clothing &c and shall well and truly give him at least Two years Schooling at some proper school, one year of which to be at some one time between the age of Nine and twelve years and the other year to begin between the age of fifteen & eighteen years at one time at some proper School and at the expiration of his said apprenticeship that is when said John W. Shall arrive at the age of Twenty one years shall well and truly give and deliver to him the following property to wit, One good horse worth at least Seventy five Dollars One new Saddle worth at least fifteen dollars, one new Bridle worth at least Three dollars and One Suit of good fashionable clothes worth at least Fifty Dollars or the amount of the foregoing articles in cash, and Five

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Dollars in Cash. Now if the Said Bright  
Shall well and truly perform and fully  
discharge the aforesaid duties & fulfil his  
promises by paying over the property &c.  
aforesaid, & take Special care of the Education  
& Morals & industry of Said Orphant boy  
until he arrives at the age of Twenty One  
Years, then this obligation to be Void else to  
remain in full force and effect —

G.W. Bright *Seal*  
Jefferson Taylor *Seal*

Know all Men by these  
presents that we Jefferson  
Taylor & George W. Bright  
all of the County of Obion  
and State of Tennessee are  
held and firmly bound unto  
~~shorter~~ ~~Mr. Abner~~ the Chairman of the County  
Court for the time being and his successors in  
Office or assigns for the County of Obion in  
the sum of ~~Two hundred~~ Dollars for the  
payment of which well and truly to be made  
we bind ourselves our heirs executors and ad-  
ministrators jointly and severally firmly by  
these presents sealed with our Seals and  
dated this 6<sup>th</sup> day of March 1837 —

The condition of the above obligation is such  
that Whereas the above bounden Jefferson Taylor  
has this day applied to the County Court of San  
County to have Sarah Rodgers an Orphant  
girl about the age of Thirteen years bound  
to him. She being an Orphant & child of  
the late Nathaniel Rodgers, and whereas the  
Said Court have thought proper to bind

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Said Orphant girl Sarah to Said Taylor  
from the present time until she arrives at  
the age of Eighteen years. Now if the said Jeff-  
erson Taylor Shall well and truly take good  
care of Said Orphant having Strict regard to  
her Moral, Virtue and education and furnish her  
with all the usual Necesaries and luxuries of  
life such as decent comfortable food, clothing &c.  
and Shall well and truly give her at least One  
years Schooling at some one time at a proper  
School and at the end of her apprenticeship ~~that~~  
that is at the age of Eighteen years Shall well  
and truly give and deliver to her the following  
property to wit One good feather bed, bed-  
sted & Suitable furniture sufficient for the  
same. One good Cow & calf and Thirty dollars  
in cash, or the value of the Money in good  
fashionable Clothing as she may wish and  
which ever she may choose, and Shall well  
and truly faithfully perform all reasonable  
duties Necesary to be done for the comfort & good  
raising of Said girl and also do faithfully per-  
form the conditions of these bond in every sense  
of the word, then this obligation to be Void other-  
wise to remain in full force and effect —

Jefferson Taylor *Seal*  
G.W. Bright *Seal*

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A Supplement Inventory  
of the Debts and assets of  
John Hopyas estate returned  
May the 1<sup>st</sup> 1837

S. J. Tealer to Sundries

for wood

C. McAlister for wood

W. W. Watson Sundries

J. B. Collier after Settlement  
Allen J. Hord to G. M. Johnson Doubtful

J. J. Camp Insolvent to Sundries

J. P. Gatoe Sundries Articles

James A. Porter Sundries

John Adams to Wood

Sworn to in open Court

May 1<sup>st</sup> 1837

3 \$2.00

4.00

24.12

1.75

24.00

9.10

1.25

1.00

50

47.41

A. Hord  
M. H. Hord  
Erectors

State of Jefferson Obion if his said administration within two years after the  
County know all men by date of these presents and all the rest and residue  
there presents that we whom of the said Goods, chattels and credits which shall  
G. Anderson Allen Hord be found remaining upon the said administrators

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all of the Obion County, and State aforesaid are held and  
firmly bound unto the Governor of said State for the  
time being, in the sum of One Thousand Dollars, to be  
paid to the said Governor, his successors or assigns -  
to which payment we and truly to be made, we  
find ourselves, and each of us and our heirs execu-  
tors or administrators jointly and severally, firmly  
by these presents, Sealed with our seals and dated this  
1<sup>st</sup> day of May 1837 -

The condition of the above obligation is such that  
whereas the aforesaid Thomas G. Anderson  
Administrator of the and Singular the Goods and  
chattels, rights and credits of Joseph J. Powell  
Deceased, do make or cause to be made a true and  
perfect inventory of all and Singular the Goods  
and chattels, rights and credits of the Deceased  
which have or shall come to the hands, knowledge  
or possession of the said Thomas G. Anderson  
or into the hands or possession of any person  
or persons for him and the same so made, do  
exhibit or cause to be exhibited to the Court of  
the County aforesaid within ninety days from  
the date of these presents, and the same goods,  
chattels and credits and all other Goods, chate-  
tels and credits of the Deceased, to the time  
of his death which at any time hereafter  
shall come into the hands or possession of the  
said Administrator, or into the hands or posse-  
sion of any 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

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account, the same being first examined and allowed by the Court of Said County, Shall deliver and pay unto such person or persons respectively to whom the same shall be due Pursuant to the true intent and meaning of the act in that case made and provided, and if it shall appear that any Will or Testament was made by the said Deceased, and the executors or executors therein named do exhibit the same into Court, making request to have the same allowed and approved of accordingly, if the said Thomas G. Anderson above bounden being therewith required to render the said letters of administration (approbation of such testament being first had and made in said Court) then this obligation to be void otherwise to remain in full force and virtue

Thomas G. Anderson  
Allen Ward

State of Tennessee Obion  
County Know all men by  
these presents that we John  
B. Mitchell John Williams  
Franklin Longley, all of Obion  
County and estate aforesaid

are held and firmly bound unto the Governor  
of Said State, for the time being in the sum  
of One Thousand Dollars, to be paid to the said  
Governor, his successors or assigns, To which  
payment well and truly to be made we  
bind ourselves and each of us, and our heirs,  
executors or administrators jointly and  
severally firmly by these presents sealed  
with our seals and dated this 1<sup>st</sup> day  
of May 1837

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The condition of the above obligation is  
such that whereas the above bound John B.  
Mitchell, Administrator of all and Singular  
the good and chattels rights and credits of Fielding  
B. Morgan, Deceased do make or cause to be made  
a true and perfect inventory of all and singular  
the goods and chattels rights and credits of the  
Deceased, which have or shall come to the hands  
knowledge or possession of the said John B. Mitchell  
or into the hands or possession of any person or  
persons for him and the same so made do ex-  
hibit or cause to be exhibited to the Court of the  
County aforesaid within ninety days from the  
date of these presents, and the same goods  
chattels and credits and all other goods chat-  
tels and credits of the Deceased at the time of  
his death which at any time hereafter shall  
come into the hands or possession of the said  
Administrator or into the hands or pos-  
session of any 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 his said admin-  
istration, within two years after the date of  
these presents, and all the rest and residue  
of the said goods chattels and credits  
which shall be found remaining upon  
the said administrators account the same  
being first examined and allowed by the  
Court of Said county shall deliver and pay  
unto such person or persons respectively to whom  
the same shall be due pursuant to the true  
intent and meaning of the act in that case made  
and provided, and if it shall appear that  
any Will or Testament was made by the

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Said Deceased and the executor or executors  
therein named do exhibit the same into  
Court making request to have the same  
allowed and approved of accordingly if the  
Said John B. Mitchell above bounden being  
thereunto required to render the Said letters  
of administration (approbation of such  
testament being first had and made in  
Said Court) then this obligation to be Void  
Otherwise to remain in full force and virtue

John B. Mitchell  
John Williams  
Franklin Longley

State of Tennessee Obion  
County. Know all men by  
these presents that we Travis  
George Sam'l S. Calhoun  
all of Obion County and State  
aforesaid, are here and firmly

bound unto the Governor of Said State for the time  
being in the sum of One Hundred Dollar to be paid  
to the Said Governor his Successors or assigns to which  
payment well and truly to be made we bind our  
Selves and each of us and our heirs executors or  
administrators jointly and severally firmly by  
these presents sealed with our Seals and da-  
ted this 1<sup>st</sup> day of May 1837

The condition of the above obligation is such  
that whereas the above bound Travis George adminis-  
trator of all and Singular the goods and chattels  
rights and credits of Andrew Calhoun Deceased  
do make or cause to be made a true and perfect  
inventory of all and Singular the goods and chal-  
tels rights and credits of the deceased which

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have or shall come to the hands knowledge or possession  
of the Said Travis George or into the hands or posses-  
sion of any person or persons for him and the same  
so made do exhibit or cause to be exhibited to the Court of  
the county aforesaid within Ninety days from the date of  
these presents; and the same goods chattels and credits  
and all other 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 the Said  
Administrator or into the hands or possession of  
any person or persons for him so well and  
truly administer according to law and further do  
make or cause to be made a true and just account  
of his said administration within two years after  
the date of these presents and all the rest and residue  
of the Said goods chattels and credits which shall be  
found remaining upon the Said administration account  
the same being first examined and allowed by the  
Court of Said County Shall deliver and pay unto  
such person or persons respectively to whom the  
same shall be due pursuant to the true intent  
and meaning of the act in that case made and  
provided, and if it shall appear that any Will  
or Testament was made by the Said Deceased and  
the executor or executors therein named do exhibit  
the same into Court making request to have the  
same allowed and approved of accordingly if the  
Said Travis George above bounden being thereunto

required to render the Said letters of administrator  
approbation of such testament being first had and  
made in Said Court) then this obligation to be Void  
Otherwise to remain in full force and virtue

Travis George  
Sam'l S. Calhoun

1890

March 8<sup>th</sup> 1837A. Inventory of the property  
of Joseph T Rodgers Deceased

to wit —

1 horse	\$2.70
1 Saddle & Bridle & martingale	\$16.63
1 Saddle blanket	1.00
1 Rifle Gun	13.25
1 Trunk	2.50
1 Cloak	.40
1 pair of Boots	.90
1 Hat & cap	3.75
2 Pocket Books	.37
1 Lot of Cloths	.50
6 Bushels of corn	3.90
1 Case of Razors & box	1.34
1 Decanter	.62
1 Umbrorella	1.31
1 Castel at	2.43
2½ yards grey janes	3.87
1 English Reader	.37
To Cash \$7.12 cents	
1 Note of hand on Bryant Bird for \$5. John	
Do on J. Abington	
Do one on Thos Hemby for \$7 —	

The within is a true Inventory of the Estate  
of Jct Rodgers Deed, also a Bill of the Sales of  
the same this 1<sup>st</sup> May 1837 \$106.34

John T. Abington  
AdministratorMarch 8<sup>th</sup> 1837A. Inventory of the  
property of Nathaniel Rodgers —

1891

Declassed

1 Improvement	\$1.45
12 Barrels corn	50 -
8 Bacon	35.74
80 head Stock hogs	34.56
8 head of cattle	126.25
4 Beds & furniture	71.38
1 Horse	56 -
1 Rifle gun	17 -
1 Clock	12.87
1 carryall	1.06
1 Chest	.10.50
1 Table	.44.
1 Kitting desk	1.50
1 Trunk	.37
6 Chairs	1.00
Some fodder	.81
1 history of the United States map	1.25
1 Bible & 4 other Books	.68
10 Plates	6.00
7 Cups & 4 Saucers	1.3
1 Stone pitcher	.56
1 Jar & Jug	.9 -
Some Knives & forks	.43
1 Butcher Knife	1.31
3 Hammers & Shoe tools	1.38
1 pair of fire dogs	1.12
1 Shovel	.64
1 Looking glass	.68
1 pair cotton cards	3.8
1 Pair of Upper leather	.31
1 Smoothing Iron	.4 -
1 Tin Trumpet & Gears	.38
37 Yds. Span cotton	3.89
Some picked cotton	

992

2	pots & oven
1	Skillet
4	Bottles
1	half bottle Turpentine
1	Dimajon
2	Bedsteads 32 cords
1	Box of Shoe tools & fish hooks
1	Cary Plough
2	pair of Gears
2	Clevises & Singletrees
	Some Tarn
1	Glass Ink Stand
2	pair pot hooks
2	Spinning Wheels
1	Toom & Key
1	Bee Stand
	Some Tarn
3	Saddles & bridles
1	Set of Turning Tools
2	Washing tubs
1	water pails
4	piggins
3	Emily Barrels
	Some Salt
	Some leaf tobacco
1	Cupboard
3	Axes & hoes
4	waggon boxes
1	pair Saddle bags
2	Churns
1	wire Sifter & Troy
1	Iron Bolt
2	Salt Sellers.
1	Set Spoons
3	Bells & one iron wedge

993

3.68	1	Rash	63
.25	1	Coffee pot	150
.50	1	Grind Stone	625
.78	1	pair Steelyards	25
2.56	1	Lot of Irons	25
	1	Tare Bucket	25
	1	Lot of	375
	1	pair Cards	05
	2	pair Cards	05
1.56	1	Lot of last	06
3.25	1	Large meat Trough	245

John J. Abington  
Administrator

~~494.30~~

1.18			
6.82			
1.38			
1.00			
5.87			
4.54			
25			
12			
12			
75			
70			
75			
06			
1.92			
31			
1.38			
7.50			
39.00			
21.00			
45.00			
21.50			
3.37			
21.63			

Return of the property  
belonging to the Estate of  
William M. Wilson Deceased,  
also of the sale of apart of  
Said Estate as come to the  
hands of the Administrator & Administratrix -  
Sale made on the 1<sup>st</sup> day of March 1837

Feather bed & furniture \$110.00

China prep & furniture Do 20.00

Side board Do 30.00

Set of books School book 6.93

Large bible 2.00

Maps, large & small 12.75

Set books sold for 1.38

Set books Dictionary 7.50

Secretary sold for 39.00

Bureau & Table 21.00

Spinning Machine 45.00

Dozen common chains 21.50

Dozen D. Do 3.37

D. Do 21.63

Dozen winos D. 5.25

Crop Cat saw 5.00

Folding leaf Table 5.00

Popular Kitchen Table 0.50

Set Kitchen furniture 8.00

Toom 7.00

Tea Kettle 1.00

58 barrels of corn for 116.00

Set blacksmith tools 44.00

Hana Saw 1.38

Old ploughs for 7.05

7 Hoes 4.00

2 boxes & 1 shovel for 1.05

224

1 Sheep  
 1 Yoke of Oxen  
 10 Yoke Do for  
 4 Cows & Calves for  
 4 Cows Sold for  
 4 Cows Do Do  
 1 Cow & yearling  
 1 Heifer  
 20 Cows Sola for  
 9 Steers Do  
 2 Do Do  
 3 Steers for  
 1 Steer Do  
 1 Bridled heifer  
 3 Heifers for  
 3 Heifers Do  
 2 Cows  
 2 Do for  
 4 Brown Mare  
 1 Rose Mare  
 1 Bay Mare  
 1 Bay Mare  
 1 Gray Mare  
 1 Sorrell Mare for  
 1 Gray Mule  
 1 Brown Mule  
 1 Sorrell Mule  
 6 Head yearlings  
 9 Head Pork hogs  
 38 head Sheep  
 4 Head goats  
 5 New ploughs  
 1 Old plough  
 2 Cyathis & cradles for  
 1 Mowing blade

38	1 Lot Shotes pigg 14.35	State Tolls	\$ 5.50	5 Small negroes lot 3
75.00	1 Waggon by chain 30.00	Bov & calf	12.00	out to the lowest
50.00	1 Grind Stone 1.00	Rose Horse	67.00	Bidder taken at \$ 50.00
59.12	1 Side Saddle 5.00	yearling	3.00	Property unsold consists
43.88	1 Mans Saddle 10.00	Lot Stock Hogs	400.00	of Tobacco
37.32	1 Shot Gun 7.25	apposed to be 200.00	Some corn	
13.06	1 Negs & some powder 5.88	Tobacco	3.00	Some cattle
6.38	1 Lot Coppers ware jar 1.75	Negroes hired as follow (W.C.)	50.00	Some Hogs
25.18	4 Bottels .31	Cef for	90.00	1 fan Mill
12.81	2 Books .18	girls for	41.00	1 Thrasher
28.38	1 plough do or 3 abell 1.25	Little cef	50.25	The Stock cannot be
25.31	1 Singletta & clevis .05	by John Henry	54.00	commanded at present
5.63	1 Pot back	boy Buck	54.00	nor the amount apertained
12.50	1 pair chanes hanes 3.50	boy Andy	118.50	bash on hands or amount
21.68	1 pr chaness hanes 3.50			that come to hand \$ 113.4.27
21.06	1 pr Do Do 3.00	The Notes on hand are as follow (W.C.)	50.00	
19.93	1 pr hanes .60	One Note on William Fitzgerald	4.00	
16.88	1 pr gear for 3.00	for fifty Dollars	50.00	
61.00	1 pr 3 Strackers 1.25	One on Hiram Reeves for	93.50	
70.00	100 bbl. corn Sola for 1.32	One on Edmond Carroll for	3.00	
50.00	13 Pork Hogs 114.00	One on R.B. Brown for	50.00	
71.00	1 Lot of Shoots 100.50	One Do Do Balance Due	16.00	
50.00	12 Head Hogs 52.50	One Note on Joel S. Enloe of	40.00	
106.00	6 Sows & Pigs 40.00			
100.00	1 Cows hide 3.00	The foregoing is a just & true return as far as		
105.00	8 Sows & pigg 45.00	we can make of the effects belonging to the		
40.00	16 Pork Hogs 6.00	Estate of William W. Wilson Deceased at this		
21.63	11 Hogs 40.00	time altho we know of more property but not		
86.12	1 bbl Jar 4.00	in a situation that we can command it		
38.00	1 pr chaness singletta 3.15	May the 1 <sup>st</sup> 1837		
12.50	1 living Steel yards 2.50			
62.95	3 old ploughs 7.75			
0.75	1 Steer Sola for 10.00			
2.82	7 Old axes for 4.50			
56.1	1 Hoe 1.00			

J. M. Bedford

Administrator

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We the Undersigned proprietors of  
Obion County after being duly  
Sworn have proceeded to Set  
apart to Rebecca Wilson widow  
of William M. Wilson deceased.

So much of the Crop and provisions on hand as  
will be sufficient in our opinions to support her  
and her family one year from the death of her  
Husband we Set a part to her for said purpose the  
following Articles to wit

150 Barrels of Corn

4000 lbs. Pork

One beef weighing 450 lbs.

Four Cows for Milk

300 lbs. Sugar

175 lbs. Coffee

Pepper sc. 8c Ten Dollars worth

four barrels of flour

One barrel of salt

Ten bushels Irish Potatoes

March 21<sup>st</sup> 1837

James Metheral  
James McCollum  
Joel S. Collier

Commissioners

State of Tennessee  
Obion County I know all  
men by these presents that  
we Benjamin D. Logan  
Henry D. Logan James Davis  
Charles Hodges Charles Mc.  
Alistair all of the County of Obion and State  
aforesaid are held and firmly bound unto Newton  
Cannon Governor of Said State for the time  
being and his successors in Office or his assigns

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in the just and full sum of one thousand Dollars,  
for the payment of which well and truly to be made  
we bind ourselves our and each of our heirs exec-  
utors & administrators jointly & severally firmly  
by these presents. Sealed with our seals and dated  
this First day of May AD 1837

The condition of the above obligation is such  
that whereas the above bounden Benjamin D.  
Logan was on the 15 day of April 1837  
duly & Constitutionally elected Constable in and  
of Civil District No 3, & for Said County to fill  
the time & in place of Daniel Law, who has  
resigned sc, (as appears by the Certificate of the  
Sheriff of Said County)

Now if the said B. D. Logan shall  
well and truly do and perform all lawful things  
required of him to be done agreeable to Law during  
the time for which he is elected, and shall truly  
execute all property per, into his hands agreeable to law  
shall collect all monies due on process put into his  
hands & the same when collected shall well and  
truly pay over to the proper person or persons  
authorised to receive the same & faithfully dis-  
charge all the duties of his said Office as Con-  
stable agreeable to Law, then this above ob-  
ligation to be void else to remain in full  
force and Virtue

B. D. Logan *Seal*  
H. D. Logan *Seal*  
James Davis *Seal*  
Charles Hodges *Seal*  
C. M. Alistair *Seal*

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Inventory of Joseph J.  
Powell Deceased

Amount of fifty dollars  
in Notes & Plough 1 hoe  
1 ax. Six head of cattle

15 head of hogs 1 Pair of fine Irons 1 Pair of  
Tongs 1 Pat 1 Oven 2 Smoothing Irons 1  
Skillet 3 Water Pails 1 Chuan 1 Tub 3 jugs  
1 Shot gun 1 Rifle gun 1 Shot Powder 1 Pair  
of Saddlebags 1 Side Saddle 1 Saddle cover 1  
Table 6 Chairs 1 Pair of candlesticks 1 coffee  
Mill 1 Sieve 1 Lot of Corocking Ware 1 Tray  
Bowl 1 Lot of Books & Shoe Brushes 1  
Cloth Brush 2 Beds and furniture 1 Lot  
of Wearing Clothes 1 Trunk 3 Pockett Books  
1 Stone Jar 1 Iron wedge 1 Peg 1 Small  
Lot of Corn 1 Small Lot of Bacon 1  
Bythe & Cradle

this 15<sup>th</sup> May 1837

Thomas G. Anderson  
Administrator

State of Tennessee  
Obion County

I John Parr Adminis-  
trator of the Estate of  
Francis Terrill Deceased

do certify the following to be a true & per-  
fect Inventory of the property of Said  
Deceased that has come to my hands

Three Beds & furniture

1 Bureau

1 Table & table furniture

2 Doz Setting Chairs

1 Lot of Kitchen furniture

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1 Bay Mare

all of which is respectfully returned to Court  
26<sup>th</sup> March 1837

John Parr  
Administrator

State of Tennessee

Obion County

I John Parr, Ad-  
ministrator of the Estate of  
Francis Terrill Deceased do

certify the following to be a just & true account  
of the sale of the property of said Estate sold  
on the 4<sup>th</sup> day of May 1837

Bed & furniture	6 Terrell	\$10.00
Do	6 Terrell	10.00
Table & Furniture	1. Short. Terrell	5.00
Bureau	Same	10.00
2 Doz Chairs	Same	3.00
1 Bed & furniture	Same	14.50
1 Lot Kitchen furniture	Same	3.00
1 Bay Mare	Same	35.00

John Parr 96.50  
Administrator

Five head of horses, one yoke of  
Oxen & Cart 20 or 25 head of cattle  
the between 150 & 200 head of  
hogs one set Black-smith tools  
one turning Lathe 1 set of turn-  
ing-tools & carpenters tools 1 drop-cutter  
1 hand-saw 3. falling-axes one Drawing  
knife 1. Gun 3 Ploughs 2. Full sets of  
Plough-iron Part of an old wagon 1 grind-  
stone 1. Sledge & Cradle 2. Rasp-hooks

1. hand-saw 3. falling-axes one Drawing  
knife 1. Gun 3 Ploughs 2. Full sets of  
Plough-iron Part of an old wagon 1 grind-  
stone 1. Sledge & Cradle 2. Rasp-hooks

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25 bbls corn 2. Stacks fodder 1. Spade 1. Grubbs  
 3. weeding-hoes 1. Foot-adz. Kitchen furniture  
 1. Large-Hettle 1. Large-Pot 1. Large-Oven 1.  
 1. Lid 1. Stew-Little 1. Skillet & Lid 1. Frying  
 pan 1. Dinner-pot 1. Round-Skillet 1. Bread-  
 tray 1. Sieve 4. Barrels 1. Loom Harness &c  
 House-hold 1. Cupboard & furniture 1. Folding  
 leaf Table 1. Square-Table 1. Writing-Table one  
 Clothes-chest 1. Trunk 1. Fancy-Clock 6.  
 Chairs 4. Leather-beds Bed-Steads & furni-  
 1. Smoothing-iron 1. Br. Novel & Songs  
 2. Pa. Fire-irons 1. Lot of Books 1. Set of  
 Tools 1. Cotton-Whul 1. Flax-Whul 1.  
 Reel 2. Candle-Sticks 1. Lot of bottles  
 1. copper-mill 2. pr. Pot-hooks 1. Pot  
 100 lb Superior-lard 1000 lb. Superior Bacon

20th March 1837.

John Parr. Admin

State of Tennessee I. John Parr. Admin

Obion County 3. Executor of the Estate  
 of Moses Parr. Deceased, do certify the within  
 to be a true and perfect Inventory of the effects  
 of the Estate of Said Deceased that have come to  
 my hands this date within —

John Parr. Administrator

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all which is respectfully returned to Court —

Ruben Hammert	\$16.67
Mary Parr	2 00
Same	10 00
Same	10 00
Same	10 00
Same	5 00
J. B. Tealer paid	75
Mary Parr	5 00
James Parr	175
John Williams	75
Mary Parr	1 00
Lewis Frost	30
Mary Parr	1 00
Same	1 00
Mary Parr	1 00
Same	1 00
Mary Parr	4 00
Do	50
Do	2 00
R. P. Calvert	150
Mary Parr	1 00
Same	2 00
Thos. Haines	1 12 $\frac{1}{2}$
Mary Parr	1 50
Same	30
Same	50
G. W. Meriwether	50
H. P. Westbrook	3 62 $\frac{1}{2}$
G. W. Meriwether	2 00
C. W. Edmonds	1 00
H. P. Westbrook	2 75
Thos. Haines	1 12 $\frac{1}{2}$
J. Williams	1 25
Westbrook	1 00
J. A. Davidson	1 75

Flat Wheels & Key 8c

Gun Barrel

Lot. Chain

Shovel & Tongue & fire iron

Fold adz

Bench Plains

Do Hammer

Axe & Grab Hoe

Hoof

Lot. Plains

Lot Chisel & Lump pax 8c

Drawing Knives

Lot. Plains

Lot Saw Square 8c

Brace & bits

Bench WORK

Turning Lathe 8c

B32

3	Reep Hooks	A Harris
1	Hoe & Compas	J. James
1	Augur	Mary Parr
1	Crof Cut Sau	H. P. Westbrook
1	Shovel	J. Starnett
1	Hoe & a	A. M. Watson
1	Mans Saddle	Mary Parr
1	Hoes & 1 ap	Same
1	Screw Plate	M. Carroll. Paid
2	Glasses & Singelton	Mary Parr
1	Set. Blacksmith tools	Jno Williams
1	Sythe & Grade	G. W. Edmunds
1	Jack Screw	Porter Calvert
1	Set Breast Chains	E Taylor
	Part of a Waggon	Same
1	Sett chains	Mary Parr
1	Banshear Plough	A. Harris
1	Shovel plough hoe	G. W. Merrivether
1	Plough Head	Same
1	Square 8c.	W. W. Watson
1	Cow Calf & Bell	Mary Parr.
1	Ridg Cow & calf	Same
1	Large Cow & Calf	J. M. Lewis
1	Red Sided cow & calf	H. A. Shelton
1	White Spotted Cow	R. Churchill
1	Brindle yearling	J. Terrill
14	Hogs	G. W. Merrivether
1	Yoke of Oxen & Cart	Mary Parr
1	Sorell Mare & colt	Same
1	Do Do filly	Same
1	Do Yoke	Westbrooks
1	Bay Mare	W. J. Harris
1	Bay Colt	J. F. Parr
1	Bay filly blaze faced	Jas. Parr.
3	Cows & pigs & shot	Mary Parr

B33

98	1	Black Sided Cow	Mary Parr	498 60
		Red Star with	J. Terrill	8 00
		White Stears	J. Dodd	16 00
		Cow & yearling	J. M. Lewis	13 00
		Lot of Hogs milled		
		nd Known Sold as they		
		run being somewhere	3 H. P. Westbrook	200.00
		wild Sold privately	B. Henr. Edmunds	\$563 60
			John Parr	
				Administrator

One Head Mare, 1 Saddle many  
S. 1 pr. Saddle bags 16 Beds. bed-  
Sticks & furniture, 1 Large Kettle  
1 pr. Kettle Hooks, 1 Smoothing  
Iron, 1 Table, 1 Pail 1 Pigeon;  
1 candle Stick, 1 Coffee Mill, 1 Lot Bottlets, 1  
1 lot Cupboard furniture

20<sup>th</sup> March 1837

John Parr Executor

10 00 State of Tennessee B. John Parr, Executor, of  
10 00 Obion County B. the Estate of Richard  
18 00 C. Hazlewood Deed do Certify the within  
9 00 to be a true & perfect Inventory of the  
14 75 Estate of said Deceendant, this date within

John Parr

Executor

State of Tennessee B. John Parr,  
Obion County B. the Estate of  
Executor of the Estate  
of Richard C. Hazlewood  
Deed do hereby Certify that  
the following is a correct & true account of the  
Sale of the Property of Said Estate sold on

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the 4 <sup>th</sup> day of May 1837, all which is respecc-	
returned to Court	
1 Bed & bedstead	B.F. McWherter \$13.00
1 Bed & bedding	W. Wilkinson 18.00
1 Spinning Wheel	Mary Parr 1.00
Band box Razors 8c	Thos. James 8.
1 Lot Table ware &c	W.M. Wilkinson 2.50
1 Belt	W.H. Watson 8
1 Bridle & Martingals	C.W. Edmonds 2.00
1 pr. Saddle bags	Moses Wright 4.00
1 Saddle	G.F. Hallum 10.60
1 Kettle bale & Rock	B.F. McWherter 3.70
1 Ax	Mary Parr 1.00
1 Bull Tongue plough	J. Harris 1.00
	John Parr - Executor 58.60

An Inventory of the property  
of Fielden B. Morgan Deed  
1 pr. cords cotton wood (Graham's land)  
1 pr. " ash do (France Taylors land)  
39 " Cotton Do Do

1 Chair, 1 Box & Do	
1 Yoke Stars & Yoke, 1 chicken	
2 Hens & chickens, 1 Ox ball	
1 White hat, 2 Looking Glasses	
2 Bottles Do, 3 Do	
2 " Pepper & Pearlash, 1 Ax	
1 pr. Buckskin Legans & Coffee Sack	
1 pr. Saddle bags & boots	
1 Over Coat & Bucketts, 2 .. & 2 cups	
Coffee Mill pan & bucket	
1 Blk. Hat	
1 Jeanes Coat	
1 Lot Cupboard Ware	
1 Pocket compass	

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Glass Tumblers & Sandies	
Bottle Sp. Turpentine	
Candle Stick, phials & Shirt	
Cotton Shirts	
Nests and one pr. Pantaloons	
Gingham Dres	
articles Under clothing	
Sacks & Yar & Kaps	
Silk Handkerches	
drap Kaps	
Kaps and apron	
Morocco Shawl	
5 pr. Side Combs	
Some yarn & Sandies	
1/4 yds Ribbands	
1/2 yd Gingham & Towel	
Belt & Belts	
Do	
Apron & Lot Calico	
Lot Calico &c	
Bop balls	
Razor Strop & Do	
pr. Suspenders &c	
pr. promel Skirt	
" Do Do	
" Do Do	
" Do Do	
3/4 yds Calico	
9/4 " Do	
8 " Do	
Bid & bedding	
Pistol & box caps	
Stone Churn	
Wood Tomhawk	
Shot gun &c	

936

1 Skillet & Gris  
 1 Wooden box  
 1 pot Lid  
 1 Shovel  
 1 pr. Truck Waggon  
 1 Pocket Knife  
 1 Cow & Calf white  
 1 young cow & calf  
 1 Cow & Calf  
 1 Red Cow & Calf  
 1 Cow & Calf  
 1 Cow & Calf  
 1 Red Cow  
 1 White Star  
 1 Do Do  
 1 Black Star  
 4 Head of year old cattle  
 Cash fifty Dollars

One Note on page below for \$100.00  
 " Do " Do Do \$100.00  
 " " Jno. P. Graham 44 25  
 " " Jno. Kelly 20 00  
 " " Alex. Roberts 10 00  
 " " Do Do 60 50

State of Tennessee  
 Obion County

I, Jno B. Mitchell  
 Administrator, of the  
 Estate of Stephen B.

Morgan, Do hereby Certify the following to be  
 a True Statement or Copy of the Sales of  
 the property of Said Morgan Deed on  
 the 2<sup>d</sup> of May A.D. 1837 Given Under  
 my hand and Seal this 5<sup>th</sup> June in the

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Year of our Lord One thousand eight hundred  
 and thirty seven —  
 property

	Purchaser	Amount	
10 lbs cotton wood	Jno P. Graham	\$2.00	
1/4 Cords Ash Wood	Francis Taylor	1 87 1/2	
29 " Cotton Wood	Do Do	23. 75	
1 Chair	Jno P. Graham	.. 13	
1 Pot 86	Franklin Longly	.. 25	
1 York Open & Yoke	Alex. Dan	49 50	
1 Chicken	Jno B. Mitchell	12 1/2	
2 Hens & chickens	" "	3. 00	
1 Ox bell	Jno. Montgomery	2 12 1/2	
1 Hat	Franklin Longly	1.00	
2 Looking glasses	" "	.. 50	
2 Bottles Tax	James Stone	.. 75	
3 " " "	Robert Longly	25	
2 " pepper per bushel	Cash	2. 25	
1 At (8 o'clock)	Alex. Roberts	1.00	
1 pair buckskin leggings	Jno. Roberts	9. 00	
1 M. Sausage bag 1/3	Beds Jno. Roberts	.. 63	
1 Over Coat	Franklin Longly	.. 50	
1 Buckets	Robt. Longly	.. 75	
3 1/2 Cups	Jno. Roberts	.. 75	
1 Coffee Mill pan & Locket	Franklin Longly	9 3/4	
1 Black hat	Jackson Boon	2 25	
1 Jeanes Coat	Robt. Longly	.. 87 1/2	
1 Lot cupboard ware	William B. op.	.. 37 1/2	
1 pocket Comps	.. 62 1/2		
2 Glass tumblers	Jno. B. Mitchell	.. 37 1/2	
1 Bottle 8pts Turpentine	Wilson Pollock	.. 25	
1 Candle Stick (hole & short)	Robt. Longly	1. 75	
4 Cotton Shirts	" "	"	
2 Nests & 1 pantaloons	Ginkhams Drap	Jno. P. Graham	1. 13
1 articks under clothing	James Stone	1. 00	
		168. 95	

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3 Socks 2 D Hcks  
 2 Silk Hcks  
 2 Drop Hcks  
 1 HK & Apron  
 1 Morina Shawl  
 5 pr. Side Combs  
 Yam & Sunaries  
 16 $\frac{1}{2}$  yds Ribbons  
 1 " Ginghams & Towel  
 1 Belt  
 1 Do  
 2 Do  
 Apron & Set Calico  
 Set Calico \$6.  
 15 Bob balls  
 1 Razar. Strap \$6.  
 Suspenders \$6  
 1 pr. parnello Shoes  
 1 Do  
 1 Do  
 1 Do  
 8 $\frac{1}{4}$  yds Calico  
 9 $\frac{1}{2}$  Do  
 8 Do  
 1 Bed & bedding  
 Pistol & top caps  
 1 Stone Churn  
 Woods Tomhawk  
 Shot Gun 8c  
 2 Skillets & Lids  
 1 Wooden box  
 1 pot Lid  
 1 Shovel  
 1 Knock Waggon  
 1 Painted Box

Robt Longly  
 Alex Roberts  
 Jno Roberts  
 Wilson Pollock  
 Alex Roberts  
 Jno Roberts  
 " "  
 Alex Roberts  
 Jas Tabusen  
 Franklin Longly  
 " "  
 Robt Longly  
 Jas Tabusen  
 Jno P. Graham  
 Frank Longly  
 Jno Roberts  
 " "  
 Alex Roberts  
 Jno Roberts  
 Frank Longly  
 Jas Tabusen  
 Jas Stone  
 Jno B. Mitchel  
 Alex Roberts  
 Jas Stone  
 Felic M. Fall  
 Jno B. Mitchel  
 Jno B. Mitchel  
 Do  
 Frank Longly  
 Jno B. Mitchel  
 Do  
 Robt Longly  
 Alex Roberts

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1 Cow & Calf	Virgin Bartlett	17.75
1 Young Cow & Calf	Ricka Anderson	17.87 $\frac{1}{2}$
1 Cow & Calf	Jno B. Mitchel	14.62 $\frac{1}{2}$
1 Red Cow & Calf	" " "	16.25
1 Cow & Calf	" " "	16.25
1 Cow & Calf	" " "	17.12 $\frac{1}{2}$
1 Red Cow	Jos Tabusen	14.75
1 White Steer	Jno Jackson	20.50
1 Do Do	" " "	20.00
1 Black Steer	Jno. B. Mitchel	15.50
1 Year old Cattle	" (353.00)	353.00

State of Tennessee  
Obion County

Know all men by  
these presents, That we  
Mary Hay, William An-

derson, & Daniel H. John, all of Obion  
County, and State aforesaid, are held and  
firmly bound unto the Governor of said  
State, for the time being in the sum of One  
Hundred & fifty (150) Dollars, to be paid to the  
said Governor his Successors or assigns. To which  
payment well and truly to be made we bind  
ourselves and each of us and our heirs executors  
or administrators jointly and severally firmly  
by these presents Sealed with our Seals and  
dated this 3<sup>rd</sup> day of July 1837.

The condition of the above obligation is such  
that whereas the above bound Mary Hay, Ad-  
ministratrix of all and Singular the Goods and  
Chattels rights and credits of Elijah Hay deceased,  
do make or cause to be made a true and perfect  
inventory of all and Singular the goods and  
Chattels rights and credits of the deceased

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which have or shall come to the hands known  
edge or possession of the said Mary Hay  
or into the hands or possession of any person  
or persons for him and the same so made  
do exhibit or cause to be exhibited to the  
Court of the county aforesaid Within ninety  
days from the date of these presents, and  
the same goods Chattels and Credits and all  
other goods Chattels and Credits of the deceased  
at the time of his death which at any time  
hereafter shall come into the hands or pos-  
session of the said Mary Hay or into the  
hands or possession of any person or persons  
for him and the same do well and truly ad-  
minister according to law and further do make  
or cause to be made a true and just account of  
her said administration within two years  
after the date of these presents, and all  
the rest and residue of the said goods  
Chattels and credits which shall be found  
remaining upon the said administration  
account the same being first examined  
and allowed by the Court of said County  
shall deliver and pay unto such persons or  
persons respectively to whom the same  
shall be due pursuant to the true intent  
and meaning of the act in that case made and  
provided and if it shall appear that any  
Will or Testament was made by the deceased  
and the executors or executors thereina named  
do exhibit the same into court making  
request to have the same allowed and  
approved of accordingly if the said Mary  
Hay above bounden being therunto required  
to render the said letters of administration

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(appropriation of such testament being first had  
and made in said court) then this obligation to  
be void otherwise to remain in full force  
and virtue —

Mary <sup>her</sup> Hay <sup>of</sup> ~~dead~~  
~~mark~~  
D. St. John <sup>Real</sup>  
William Andrews <sup>Debt</sup>

State of Tennessee  
Obion County I know all  
men by these presents that we  
Sarah Evans and William Evans  
Joseph Wilson James Davis

all of Obion County and State aforesaid are  
held and firmly bound unto the Governor of  
said State for the time being in the sum of  
Five Hundred Dollars to be paid to the  
said Governor his Successors or assigns To which  
payment well and truly to be made we bind  
ourselves and each of us and our heirs exec-  
utors or administrators jointly and severally  
firmly by these presents Sealed with our  
Seals and dated this 3<sup>rd</sup> day of July 1837 —

The condition of the above obligation is such  
that whereas the above bound Sarah Evans &  
William Evans Administrators & Administratrix  
of all and Singular the goods and Chattels rights  
and credits of John Evans Deceased do make  
or cause to be made a true and perfect invem-  
tory of all and Singular the goods and Chattels  
rights and credits of the deceased which have or  
shall come to the hands Knowledge or possession  
of the said Sarah Evans & William  
Evans or into the hands or possession of any per-  
son or persons for them and the same

¶4.2.

So made do exhibit or cause to be exhibited to the Court of the County aforesaid within Ninety days from the date of these presents and the same goods chattels and credits and all other 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 the said Sarah & W. Evans, or into the hands or possession of any person or persons for them do well and truly administer according to law, and further do make or cause to be made a true and just account of their said administration within two years after the date of these presents, and all the rest and residue of the said goods chattels and credits which shall be found remaining upon the said administrators account the same being first examined and allowed by the Court of said County, shall deliver and pay unto such persons or persons respectively to whom the same shall be due pursuant to the true intent and meaning of the act in that case made and provided, and if it shall appear that any Will or Testament was made by the said deceased and the executor or executors therein named, do exhibit the same into court making request to have the same allowed and approved of accordingly, if the said Sarah Evans & William Evans, above bounden being thereunto required to render the said letters of administration (approbation of such testament being first had and made in said Court) then this obligation to be void otherwise to remain in full force and virtue

Sarah Evans *Hand* *Seal*

¶4.3.

William Evans *Hand*  
Joseph Wilson *Hand*  
James Davis *Hand*

July the 5<sup>th</sup> 1837 Notice the  
Inventory of the property of  
Andrew Calhoun deceast about  
Ten or Fifteen Head of Hogs  
Some Sheep, one whip saw, one  
hand Saw Two drawing irons  
and some other farming tools one yearling  
and house hold and Kitchen furniture one  
Horse —

Travis George, Administrator  
One Receipt on J. P. Bedford doubtful and  
One on W. B. Jackson doubtfull  
One Receipt on Joel S. Ente —

3<sup>rd</sup> July 1837 —  
Travis George

State of Minnesota  
Olton County I know all  
Men by these presents that we  
Robert Harper John Pilk  
& Samuel Hutchinson, all of

Olton County and State aforesaid are held and  
firmly bound unto the Governor of said State for  
the time being in the sum of Three Thousand  
Dollars to be paid to the said Governor, his succe-  
sors or assigns To which payment well and  
truly to be made we bind ourselves and each of us  
and our heirs executors or administrators jointly  
and severally firmly by these presents sealed  
with our Seals and dated this 7<sup>th</sup> day of Au-  
gust 1837 —

The condition of the above obligation is

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Such that whereas the above bound Robert Harper, Administrator of all and singular the goods, and chattels rights and credits of George Gipson, Deceased, do make or cause to be made a true and perfect inventory of all and singular the good and chattels rights and credits of the deceased which have or shall come, to the hand knowledge or possession of the said Robert Harper, or into the hands or possession of any person or persons for him and the same so made do exhibit or cause to be exhibited to the Court of the County aforesaid, within ninety days from the date of these presents and the same goods chattels and credits and all other 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 the said Robert Harper, or into the hands or possession of any 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 his said administration within two years after the date of these presents and all the rest and residue of the said goods chattels and credits which shall be found remaining upon the said administrators account the same being first examined and allowed by the Court of said county shall deliver and pay unto such persons or persons respectively to whom the same shall be due pursuant to the true intent and meaning of the act in that case made and provided and if it shall appear that any Will or Testament was made by the said Deceased

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and the executor or executors therein named do exhibit the same into court making request to have the same allowed and appointed of accordingly, if the said Robert Harper, above bounden being thereunto required to render the said letters of Administration (approbation of such testament being first had and made in said Court) then this obligation to be void otherwise to remain in full force and Virtue

Robert Harper  
John Potts  
Saml Hutchinson

\$ 1510<sup>00</sup>  
State of Pennsylvania  
Obion County 3

I Know all men by these presents, that we John D. Dickey, Elizabeth Dickey, Samuel Hutchinson

& John Parr, all of the County and State aforesaid are held and firmly bound unto Governor of said State for the time being in the sum of Fifteen Hundred Dollars to be paid to the said Governor his successors or assigns. To which payment well and truly to be made we bind ourselves and each of us, and our heirs, executors or administrators, jointly and severally firmly by these presents sealed with our seals and dated this 7<sup>th</sup> day of August 1837

The condition of the above obligation is such that whereas the above bound John D. Dickey & Elizabeth Dickey Administrator of all and singular the goods and chattels rights and credits of

William H. Dickey Deceased do make or cause to be made a true and perfect inventory of all and singular the goods and chattels rights and credits of the Deceased which have or shall come to the hands, knowledge or possession of the said J. D. Dickey, & E. Dickey, or into the hands or possession of any person or persons for them and the same so made do exhibit or cause to be exhibited to the Court of the County aforesaid within Ninety days from the date of these presents, and the same goods, chattels and credits and all other 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 the said Administrator & Administratrix, or into the hands or possession of any person or persons for them, do well and truly administer according to law, and further do make or cause to be made a true and just account of their said administration within two years after the date of these presents, and all the rest and residue of the said goods, chattels and credits which shall be found remaining upon the said administrators account the same being first examined and allowed by the Court of said County shall deliver and pay unto such person or persons respectively to whom the same shall be due pursuant to the true intent and meaning of the act in that case made and provided, and if it shall appear that any Will or Testament was made by the said Deceased and the executors or executors therein named do exhibit the same into

Court making request to have the same allowed and approved of accordingly, if the said John D. Dickey & Elizabeth Dickey above before mentioned being thereunto required to render the letters of administration (approbation of such testament being first had and made in said court) then this obligation to be void otherwise to remain in full force and virtue.

John D. Dickey  
Elizabeth Dickey  
Sam' Hutchins  
John Parr

State of Tennessee  
Obion County I do now  
all men by these presents,  
that we Green B. Chambers  
Garkin Horrid & Lewis  
Standley, all of Obion County

and State aforesaid are held and firmly bound unto the Governor of said State, for the time being, in the sum of Two Hundred Dollars, to be paid to the said Governor, his successors or assigns, to which payment well and truly to be made, we bind ourselves and each of us and our heirs executors or administrators jointly and severally firmly by these presents, Sealed with our Seals and dated this 7<sup>th</sup> day of August 1837.

The condition of the above obligation is such that whereas the above bound Green B. Chambers Administrator of all and singular the goods and chattels rights and credits of Thomas Chambers Deceased, do make or cause to be made a true and perfect inventory of all and singular the goods and chattels rights and credits of

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The deceased, which have or shall come to the hands to remain in full force and virtue  
Knowledge or possession of the said Green B.  
Chambers, or into the hands or possession of any  
person or persons for him and the same so  
Made, do exhibit or cause to be exhibited to the  
Court of the County aforesaid within ninety days  
from the date of these presents, and the same  
goods, chattels and credits and all other 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 the said  
Green B. Chambers, or into the hands or pos-  
session of any 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 his said administration, within  
two years after the date of these presents, and  
all the rest and residue of these said goods  
chattels and credits which shall be found re-  
maining upon the said administrators account  
these same being first examined and allowed  
by the Court of Said County Shall deliver and  
pay unto such persons or persons respectively  
to whom the same shall be due, pursuant to  
the true intent and meaning of the act in that  
case made and provided and if it shall appear  
that any Will or Testament was made by the  
Deceased, and the executor or executors therein  
named, do exhibit the same into Court making  
request to have the same allowed and approved  
of accordingly, if the said Green B. Chambers, above  
bounden being therunto required to render the  
said letters of administration (approbation of such  
testament being first had and made in said  
Court) then this obligation to be void; otherwise

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Green B. Chambers *[Signature]*  
Garkin. Norval *[Signature]*  
Lewis. Standley *[Signature]*

State of Minnesota  
Obligation I Do Know all men  
by these presents, that we  
Jacob C. Faulks, John C. Reid  
& John Long,full of O'Brien  
County, and State aforesaid  
we hold and firmly bind, unto the Governor of  
Said State for the time being in the sum of Five  
Hundred Dollars, to be paid to the said Governor  
his successors or assigns, to which payment will  
and truly to be made we bind ourselves and  
each of us and our heirs executors or adminis-  
trators jointly and severally, firmly by these  
presents. Sealed with our Seals and dated  
this 7<sup>th</sup> day of August 1837

The condition of the above obligation is such  
that whereas the above bound Jacob C. Faulks, Admin-  
istrator of all and Singular the goods and Chat-  
tels rights and credits of Emmanuel Shores  
Deceased do make or cause to be made a true  
and perfect inventory of all and Singular the  
goods and Chattels rights and credits of the Deceased  
which have or shall come to the hands Knowledge  
or possession of the said Jacob C. Faulks or  
into the hands or possession of any person  
or persons for him and the same so Made  
do exhibit or cause to be exhibited to the Court  
of the County aforesaid within ninety days  
from the date of these presents, and the  
same goods chattels and credits and

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all other 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 the Said Jacob C Faulk or into the hands or possession of any 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 his Said administration within two years after the date of these presents and all the rest and residue of the said goods chattels and credits which shall be found remaining upon the Said administrators account the same being first examined and allowed by the Court of Said County shall deliver and pay unto such persons or persons respectively to whom the same shall be due pursuant to the true intent and meaning of the act in that case made and provided and if it shall appear that any Will or testament was made by the Said Deceased and the executors or executors therein named do exhibit the same into court making request to have the same allowed and approved of accordingly if the Said Jacob C Faulk above bounded being therunto required to render the said letters of administration approbation of such testament being first had and made in said court then this obligation to be void otherwise to remain in full force and virtue  
 Jacob C Faulk Seal

John X Long Seal  
 John C. Reid Seal  
 John C. Reid Seal

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State of Tennessee  
 Obion County J. John B.  
 Mitchell, Administrator of the

Estate of Fielden B. Morgan  
 Deed, do hereby return to

Court an additional inventory of the effects of  
 Said Estate & the price for which it Said - Ma-  
 king this an additional Inventory & account  
 of Sales of Said Estate

First Lot 3 Cows & calves  
 1 Two year old heifer J. B. Mitchell \$80.00  
 4 Yearlings  
 11 head

Second Lot  
 3 Cows & one calf J. B. Mitchell \$60.00  
 9 Steers 2 years old J. B. Mitchell \$60.00  
 4 Yearlings  
 10 head

Third Lot  
 3 Cows & calves J. B. Mitchell 50.00  
 5 Yearlings  
 11

1 White Hat - J. B. Mitchell .50  
 1 Rifle gun - J. A. G. Roberts \$11.00  
 \$201.50

all which is respectfully submitted  
 This 7<sup>th</sup> August 1837

John B. Mitchell  
 Administrator

State of Tennessee  
 Obion County J. Thomas G. Anderson  
 Administrator on the Estate  
 of Joseph J. Powell Deceased