

Land is on hands, and Deed to Said heirs as
appears of Record —

Clerk's fees —	\$200.00
Registers fees	1.00
	<u>1.35</u>
Deed, 5 th Feb'y 1838	\$202.35

State of Pennsylvania
Oliver County 3rd
Allen W. H. Board & A. S.
Hord, guardians for N.
O. Camp & John O. Camp
Ministers of John Hord

Deed, made & present to the worshipful County
Court the following return in pursuance of
an order of Said Court at the January Term
of Said Court, (to wit) we have a Negroe Girl
slavery of about six years of age is the only property
belonging to Said Wards & have kept her clear
of expence — We have paid to Clerk W. S. Hams
One Dollar for bond which is the only charge we
have against the aforesaid wards this 5th day
of February 1838 —

W. H. Board
A. S. Hord

State of Pennsylvania
Oliver County 3rd Jan'y
James N. Stone guardian for
Artemisa Owens, do make
& present the following
report to the Worshipful
County Court of Oliver

County agreeable to an order of said Court
at the January Term of said Court 1838 —

(Viz) I have Twenty Acres of land which I have
paid the Tax on thence kept it clear of incumbrance
the land is estimated to be worth something like
One Hundred Dollars it has about 5 Acres cleared
on it but has not been rented therefore it has not
produced any profit — My Expence has been first
three Dollars & 25 Cts for the redemption of said
land when it first come to my possession and
the Tax for the year A.D. 1837 was Fifteen
cents — One Dollar for Guardian Bond to Clerk Hord
is the only expence paid by me & the Land
was sold or reported for Taxes before I was
appointed Guardian & I could not avoid the
expence — This 5th day of February 1838 —

James N. Stone

Settlement between
R. B. Harper, Executor of
the Estate of Andrew
Linn & Co., & James
W. White, Attorney in
fact for Jane A. Linn
Made the 27th day of
January 1838 —

Amount of Claims in the hands of Executor on Settlement with Commissioners with Interest until the 1 st Jan'r. 1838	\$137.02
Amt. of Claims Due 1 st Jan'r. 1837	268.93 ⁴
Whole amt. of Executors Liabilities	\$405.95 ⁴
Amt. of Claims paid over by Ex't.	389.21
Balance Due Estate	\$16.74 ⁴
Or. by Clerk's fees paid	150
	\$15.84 ⁴

Recd. January 27th 1838 — The above claims
at the hand of R. B. Harper, Ex't. of Andrew

Sinn Decd. in full of all demands up to this date --

D. St. John

{ Jane A. Sinn -
By her attorney in fact -
J. W. White -

Pro. Rata
Settlement
Estate of
W. H. D. Covington deceased

State of Tennessee,
Olin County 3rd Id.
County Court July
Term A.D. 1837 -

Be it Remembered
that heretofore to wit, at
a County Court, begun

and held at the Court House in the Town of Perry for the County of Olin in the State of Tennessee, on the first Monday in July A.D. 1837 - it being the third day of said Month - present the Worshipful James Matthews - Sam'l C. Heywood, Jonas Hancer, William W. Watson, Samuel Robinson, Charles M. Hister, Moses D. Harper, Samuel Langhlin & Alfred Harter, Esquires - Justices of the peace in and for said County, (presiding) Commissioner & assigned to hold Said Term of said Court proclamation being made the Court proceeded to business - when & where the following proceedings was had to wit, —

This day Lyander Adams and Alonso Mc Chamberlin Administrators of the Estate of William H. D. Covington Deceased come into Court and were presented to the Court (a majority being present) in writing signed by themselves as Adm'rs. the suggestion of the Insolvency of Said Decedant's Estate & praying that Commissioners be appoin-

ed & that Said Estate be closed as directed in the act of 1833 - Chapter 36 the benefit of which they claim

It is therefore ordered by the Court that the Clerk of this Court make an Order upon Said Administrators requiring them to make and file, with him a true and perfect Schedule of the Effects of said Estate, whether the same consists in real or personal property, Choses in action, or other Claims, on or before the 1st day of October next (1837) that the same may be examined &c. and that Said Administrators give Notice as directed by said act, in the Nashville Republican a paper printed & published in Nashville, that all persons having Claims against Said Estate file them properly authenticated, to the proper authority (the Clerk of this Court) on or before the 30th day of December next (1837) that the same may be dealt with according to Law.

Which said petition so filed is in words & figures as follows to wit:

To the Worshipful the County Court of Olin County - Lyander Adams and A. Mc Chamberlin Administrators of the Estate of W. H. D. Covington Deceased, would respectfully represent to your Worships that they believe the Estate of the said Covington to be Insolvent, and they solicit that Commissioners be appointed to examine said Estate and the Claims against it that they may be paid in proportion pro Rata - July 3rd 1837

Lyander Adams & A. Mc Chamberlin Administrators

And in pursuance of the said order of Court Commanding the Clerk of said Court to make an order upon Said Adm'rs. for Schedule &c. the Clerk of said Court did on the 15th August

1837 Issue his order which is in words & figures
as follows to wit,-

To State of Tennessee & To Lysander Adams
Obion County 3 & Alonso McCham-
berlin Esqrs Administrators of the Estate of
William H.P. Lovington Deceased -

By virtue of an Order of the ~~Estate of~~
~~William H.P. Lovington~~ Worshipful County
Court of Said County made in pursuance of
your suggestion at the July Term A.D. 1837
thereof and to me directed you are hereby
commanded, authorised and required to
deliver up to the proper authority on or before
the 2nd day of October next (1837) a full
and perfect Schedule of the whole of Said
Estate, whether the same consists in available
funds, choses in action or other effects, including
the Real and Mixed Estate if any, agreeable
to the act of 1833, chapter 36 -
Hencein fail not and have this order before
the Worshipful Court aforesaid at its October
Term A.D. 1838 - witness my hand at office
in Troy this 1st Monday in July A.D. 1837 -

W.H. Harris Clerk

State of Tennessee & To the Sheriff of
Obion County 3 Said County greeting
you are hereby commanded to execute the above
order as the Law requires - Hencein fail not
and have you this writ before the Worshipful
County Court of Said County at its October Term
A.D. 1837 - witness William H.S. Harris
Clerk of Said Court at Office in Troy this 1st
Monday in July A.D. 1837 -

W.H. Harris Clerk

And upon the back of said Order & writ to

the Sheriff is the following indorsements to wit,

"Issued 15th Aug. 1837 - Come to hand this 4th
day of September A.D. 1837 - b. Wagster Capt Shiffes
executed the within order on the 5th day of Septem-
ber A.D. 1837 - by the delivery to said adminis-
trators of a full & certified copy of the within order -

b. Wagster Capt Shiffes

and afterwards to wit on the 27th day of
September 1837, in pursuance of the foregoing
order Lysander Adams one of the administrators
of Said Estate filed a Schedule of Effects
so in words & figures as follows to wit -

"In compliance with an order issued on
the 15th day of August last, by the Clerk of the
Court of Obion County requiring commanding
Sheriff of Lysander Adams one of the adminis-
trators of the Estate of W.H.P. Lovington Decd.
in compliance with said order do exhibit the fol-
lowing Schedule of the effects debts due and
demands in favour of said Estate to wit -

Amt. collected and in the hands of his
Administrator 3 37.61

Amt. collected and in the hands of the
Surviving partner 238.80

Sheriff Receipt for Note Made by
J. Dickey and Benj. Heath
Shiffes Recd for Note S. B. Lovington 3

3 J. Dickey \$28.50 which the Court
has ordered to be released to the widow
for her years Support - 3 28.50

One Note A.S. G. W. H. Ward - - - 264.43

One - Caldwell Hanna 9.25

One - Osmond Somat for \$5.00 gone
to parts unknown & supposed to be
insolvent

One account on Robt. Edmonds, it is presumed
One Note for Money paid by Covington for
it is not known whether this has ever been
Three Several Notes as follows -

One due 15th Octr 1836 for \$285.⁰⁰

One - 1st Septr 1837 - \$600.00

One - 1 Septr 1838 - \$99.18³

One payable to John Matt \$269

Principle

One other note payable to J. A.
Nov 6 1833

One other payable to John Smith
\$82.⁶⁵

One other note payable to -
amounting to \$1729.⁶⁸

refuses payment - He also holds one
fourth of Thirteen Hundred Dollars, that being
Specified interest in a certain parcel of land
bequeathed by Covington previous to his sale to
One account against of Long for - \$5.00

One Do - W. S. Morris 14.50

One Do - H. G. Edwards 11.75

One Do - John Pelt 18.00

Also the following dues and demands
Surviving partner(s) to wit)

One Note for Jonathan Whitesides -

One do of John Williams (collection
Two ages against John D. Mayson
property therefore it is not Sup-

One act. Estate of George McWherter

1 - - - John Hood balance

1 - - - Joseph Meadows -

1 - - - David Ballou -

and Estate is not known to this administrator

Debts &c. of Covington & Chamberlin continued

it was Settled of 400 by Covington
McKinnon on a judgement vs. McKinnon
repaired by McKinnon or not \$163.7

executed by E. C. P. Davidson who lives in
Mississippi and who holds the following
Notes Executed by H. H. C. Covington Court

Reynolds in Planters Bank at Hatchet
Isle, \$0 on 1st Decr 1836 - \$746.00

Note for Money borrowed due 26th Decr
\$47.¹⁰⁰ Int 4 years 10% per cent. \$188.50 \$668.00
Due 28th Octr 1839

Int. 5 years 8 per cent. \$33.05 \$115.68

A Belvoir \$10.00

and therefore he the said Davidson 1799.68
table claims against Covington for one

the amount given for a certain parcel or a
one fourth of which had been sold and con-

Davidson -

all of which are unsettled by this administrator

and it is not yet known whether they can

be made available or not as payment and

Set off is pleaded by the parties

bearing equally to the Prob. Estate and to the

Surviving partner(s) to wit)

One Note for Jonathan Whitesides -

One do of John Williams (collection
Two ages against John D. Mayson
property therefore it is not Sup-

One act. Estate of George McWherter

1 - - - John Hood balance

1 - - - Joseph Meadows -

1 - - - David Ballou -

the Condition of the last unpaid account

and Estate is not known to this administrator

\$ 10.25

29.50

27.00

10.50

21.25

9.00

21.00

One a/c'tt Miss Lewis (gone to Mississippi) ---

Francis Taylor

McCoy (gone to parts unknown)

Sebastian Bonne (Insolvent totally).

Joseph Pace (Insolvent)

John Polk

Constables Rec't. Robt. Horseby's Note - it is now

Sheriff Rec't. J. H. Harr (insolvent)

do Same (do)

do Daniel Lane (Insolvent)

Accounts W. G. Wright £ 17.25

do W. S. Harris 16.00

do John Wright 1.00

do J. W. Rep 8.00

do Eleanor Edwards 8.50

do N. H. Watson 3.50

do Thomas Allison 1.00

do Celia Roberts 1.00

Note of C. Dickey £ 0.25 do H. C. Logan £ 1.00

A suit has been commenced against Mr. H. C. Logan for a Bill of £ 100.00 but the result of it is not yet known, therefore no

The foregoing is as correct and true a man-

My power to make - Sept. 27th 1837 -

W. B. The 2nd page being where of course the 3rd

Also 1 Cloth Coat - 2 Razors & Shaving apparatus

Sept 27th 1837 -

And afterwards to wit on the 19th day of September 1837 - Said Order of Court, in the Nashville Republican

"Police - All persons having claims against the estate of William H. C. Covington, deceased (Insolvent) are hereby notified to file them with Mrs. S. Ham Law directs on or before the 30th day of December per Statute agreeable to the act of 1833, Chapter forever both in Law & Equity

\$ 25.00
1.00
1.00
1.00
1.00
1.00
36.00

Known whether this can ever be

Collected or not

3

12.25

14.75

9.00

9.00

12.50

Some of these accounts are of doubtful solvency, the rest are either denied or payment & offsets is pleaded so that no reliance can be placed on them

for a Bill of something over £ 100.00 but

true estimate can be made of it

best of the condition of the Estate as it is in

L. Adams' Administrator

should begin and the 3rd occupies place of the 2nd)

and I have yet unsold - See for

L. Adams' administration

1837 - Said Administrators gave notice as required in

Republican Banner) which is as follows to wit -

the Estate of William H. C. Covington, deceased (Insolvent)

Clerk of Obion County Court duly authenticated as the

Meet that the same may be dealt with and paid

£ 6. of this Notice will be pleaded in Bar against them

Troy Tenn. Sept. 19th 1837 -

The following is a correct Schedule of the balance of the foregoing proceedings, for adjudication -
- ton record, - The first Column Showing dis-
the Second Column Showing when due, - the
the credits, the Fourth Column Showing the
- capitate & interest - as follows to wit,

Discription of Debtor	Date	amt	Inter	Total
Claim & to whom Payable when due	5th	amt	Inter	Total
Note of Mr. H. H. Allen	1 st Jany 1836	5.25		
Certificate by St. John 9/9				
Note Polk & Wm. Pitt 10/10	20 th Decr 1836	10.00		
af/c R. C. Williams	1 st Oct 1836	6.88		
Judge Wm. Baldwin	1 st Jany do	2.00		
Debtors Same	4 th July 1832	.83		
Due Bills Porter & Partee	31 st March 1836	6.68		
Note James Henderson	23 rd Decr 1832	6.00		
Note Wesley H. Austin	25 th Decr. 1832	15.10		
Note from B. Hutchinson	20 Novr. 1831	3.25		
Execution John S. Darby	20 Jany 1832	24.97		
Note Porter & Partee	20 Decr. 1835	32.50		
af/c J. Long & Co. by Chandler	1 st Jany 1837	.87		
af/c G. W. Johnson	1 st Jany 1837	1.12		
Judge S. Hanna No. cert.	29 th July 1837	23.62		
Judge W. Caldwell cert.	24 th June 1837	6.25	34 th (1/2)	
Due Bills W. H. Austin	3 rd July 1832	6.00		
claim of Bolton abt to	14 th Decr 1835	10.00		
Note G. N. Smith ap to	27 th Oct. 1832	82.63		
Note J. S. J. A. Lane	26 Novr. 1835	474.00		
Rock to Mr. Hister	28 Decr. 1837	25.10		
Judge C. C. Pickley J. C.	15 Novr. 1837	585.16		
Judge S. P. Blair	12 th 1836	123.72		
A/c of Whiterides	1 st Jany 1836	18.50		
Execution A. F. Bopf	30 Sept 1837	19.05		

S. Adams

A. M. Chamberlin Administrator

filed with the W. S. Harris Clerk of said Court, in pursu-
- P. v. Rato, &c against Said Estate of Said Mr. H. P. Loving
- ntion of debt or claim to whom payable & endorsed,
- Third Column Showing the amt. of Debts after deducting
- Interest, and the Fifth Column Showing the prin-

	1 st	2 nd	3 rd	4 th	5 th
Execution W. M. Melkinson					
af/c Sir Caldwell H. H. C.					
30 th Sept 1837	15.41				
19 th Aug 1836	5.35				
af/c Sir Caldwell H. H. C.					
19 th Aug 1836	6.31				
1 st Jany 1837	172.78				
		6.75			
4 th July 1836	13.12				
25 th Decr 1833	105.60				
1 st Jany 1837	28.68				
15 Novr. 1833	125.42				
17 Sept 1836	16.10				
1 st Jany 1836	9.87				
1 st Jany 1837	7.63				
1 st Jany 1837	14.11				
25 Decr. 1836	25.00				
25 Decr. 1835	14.60				
1 st Jany 1837	6.00				
4 th Jany 1830	124.20				

Description of debt or claim & to whom payable & when due	amt of debt Total amount of debts & claims
Wm. H. Harris 1835 86	10,36 $\frac{1}{2}$
Note cert. C. Hannan &c. 1 st Jan'y 1832	210.09
Note Jno. Hutcherson 23 April 1835	30.00

State of Tennessee & Clerks Office 1st day of
Oblion County 3 11. — In pursuance of
vested in me by Law, (act of 1833 chapter 36. &c.)
County of Oblion do make, nominate & appoint
Commissioners to examine, settle and make distribution
and distribute and proportion the effects thereto
claims against said estate, which are filed against
making said Pro Rata Settlement as is required
and perfect Report of the same to make agreeable
such cases made & provided — Witness William

And afterwards to wit on the 13th day of January
appeared, and after taking the following Oath.

State of Tennessee & We the undersigned
Oblion County & Bedford, Commissioners
Wm. H. Lovington Deceased (Insolvent) do
God, that as commissioners at aforesaid we
Pro Rata agreeable to the true intent & meaning
to the best of our knowledge & belief, so help
Sworn to & Subscribed before me
this 13th day of January 1838 —

Wm. S. Harris Clerk

State of Tennessee & we the undersigned being duly appointed Summons & Sworn as commissioners
Oblion County & to Settle the Estate of Wm. H. Lovington Deceased Insolvent have met & Examined & Settled said Estate Pro Rata agreeable to the Statutes in such cases made & provided & do hereby
make our report of the Settlement by us made as follows to wit
Of the Claims presented in the Schedule by the Administrators we find as rated and available
the following

January A.D. 1838. —

the foregoing proceedings, and by virtue of the power
I William H. Harris Clerk of the County Court of Said
John Mc Neely, Justice M. Bedford & Archabald Crockett
of Said Estate of the Said William H. H. Lovington deceased
among the creditors of said Decedent and those having
to Law, and to do and perform all such duties, in
to be done by the act of 1833 chapter 36. &c. — and a true
to the true intent and meaning of the Statutes in
S. H. Harris Clerk of Said Court or Office in Testimony this

1st day of January A.D. 1838 —

(W. S. Harris Clerk)

A.D. 1838 the above named commissioners being Summoned
duly administered proceeded to business —
John Mc Neely, Archabald Crockett and Justice M.
appointed to examine & Settle the Estate of William
solemnly Swear upon the Evangelist of Almighty
will well & truly adjust & Settle said Estate Pro
of the Statutes in such cases made & provided &
us & each of us God —

J. Mc Neely

J. M. Bedford

A. Crockett

we the undersigned being duly appointed Summons & Sworn as commissioners
Oblion County & to Settle the Estate of Wm. H. Lovington Deceased Insolvent have met & Examined &
Settled said Estate Pro Rata agreeable to the Statutes in such cases made & provided & do hereby
make our report of the Settlement by us made as follows to wit
Of the Claims presented in the Schedule by the Administrators we find as rated and available

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Debt & Int.
\$ 9

Cash in hands of administrator	37.61
Partners (Hecks)	238.80
Shift Rock for Note on J.P. Dickey & Benj.	55.12
Note 1st & 8th W.H. Hord	24.43
Caldwell Hanna Note	9.20
E.C.P. Davidson due 15 Oct 1836	300.87
Dr. 1st Sept 1837	613.51
Dr. 1 Sept 1838	399.11
Rec'dt of Long	5.11
W.H. Harris	14.51
J.G. Edwards	11.75
John Pitt	13.00
	\$1926.33

We find good claims against the estate property
the pro rata allowance of Eighty One cents to each
Claimants as follows (below)

Nature, Debts to whom payable or endorsed

Judgment Pitt Crockett &c. use of A. H. Chamberlin.

acc. Dr Porter & Parter do

Note James Henderson do

do. W.H. Austin do

do. W.B. Hutchinson do

Execution John T. Darby do

Note Porter & Parter do

Accts. J. Long do

do. W. Johnson do

Judgment Stephen Hanna do

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Bnt forward

Debt & Int.
\$1926.33

5.12

6.00

1.12

2.25

.50

18.12

7.37

4.62

8.00

.30

4.12

1.75

24.62

\$1988.46

3.75

26.50

4.00

Note	Jonathan Whitesides
-	John Williams
-	John Hord
-	Joseph Meadoway
Accts.	Franklin Taylor
-	John Pitt
-	James H. Garrison
-	W. S. J. Harris
-	John Wright
-	W. W. Wright
-	Wm. Watson
Note	John P. Dickey

We find good effects of the estate \$2026.71

We find good effects of the estate
unauthenticated and fine which will make
Dollar and which we distribute amongst the

Claims when due	Amount allowed	Interest	Debt & Int.	Pro Rata	Amount allowed
20 December 1836	37.50	3.78	61.38	49.63	
31 March 1836	6.68	.70	7.38	6.41	
28 December 1832	6.00	1.80	7.80	6.31	
28 December 1831	15.00	4.50	19.50	15.79	
20 November 1831	3.25	1.16	4.41	3.57	
28 January 1832	24.97	8.93	33.90	27.45	
25 December 1835	32.57	3.90	36.40	29.48	
		.88	.88	.71	
		1.12	1.12	.90	
		23.62	.59	21.21	19.61

We also find the following valid claims against distribution to wit:

L Adams & Co. Funeral expenses	14.75
James Davis do.	121.00
C. H. Alister Atta.	25.00
H. M. Wright Crying Sale	2.00
Daniel St. John Clerks fees	4.88
Proper authority fees	213.00
Expenses of Administration	350.00
Commissioners allowance 4 days @ 1.00	12.00
Com't fees of Administration	5.00
	<hr/>
	\$430.64

Which amount deducted from the available funds Two Dollars & Seven cents (\$1372.07) subject to of eighty one cents which we have distributed to and that of claims due to the estate and considered September 1858, and which will not be available until recovered by course of law this being done the funds then in that case subject to present each dollar for which the administrator is bound Six hundred Dollars is collected and of Administration at three hundred and expenses of probable suits for certain sums which

said estate which are not subject to the pro rata

of the estate leaves One thousand five hundred & seventy pro rata distribution making a pro rata proportion marked on the claims respectively. We further remark good there is Six Hundred Dollars not due until until that time and perhaps afterwards may be deducted which the Commissioners think proper should be distribution will amount to and pay fifty cents on now and the remaining Thirty One cents when said further the Commissioners have estimated the expenses fifty dollars (\$550.00) in this they have anticipated the is due and to become due in the State of Mississippi Attest. J. C. McNeely
W. S. Harris, Esq., J. H. Bedford, Commissioners
, Arch. Crockett,

No 1. Supplement Inventory
of the property of the Estate
of Joseph Meadows deceased
which has come to the hands of
the undersigned administrator
of his Estate since the

Return of the Original Inventory as follows to wit
1 Old Folding Leaf Table. 1 Red Star
1 Old Coffee Mill 1 Red, some white & wood
1 Single bed & cover

all of which came to hand the day of
Sale on 10th day of Novr. 1836. & was then sold
& returned to Court in the account of Sales of
that day all which is respectfully submitted
Test this 1st Decr. 1837

W. S. Harris, Clerk

No 1. Supplement or
additional account of
Sales of the property of
the Estate of Joseph
Meadows deceased which
was returned in the original
Inventory but which

on the day of Sale 10th Novr. 1836. was overlooked
& not then sold with the balance of the proper-
ty then inventoried &c. and an act of the
price for which each article sold

	\$	£
4 Bottles	.37	.37
2 Sets plough Gear and	1.50	1.50
1 Cn Shave	.37	.37
4 Still Tubs unfinished	1.00	1.00
1 Lot Staves	1.00	1.00
1 Wood Harrow	worth nothing	.95

Book forward	\$4.25
1 pair Small trucks	.50
1 Lot Chickens 15 head	1.50
1 pair Two braught Leather. Consist of 2 Sids in Tan	2 Mutton 34 Calf making
3 Skins - Not Good	2.00
1 Heifer Valued by O. Roberts & Mr. Biles	6.00
	<u>14.62 1/2</u>

The above articles was sold privately and all
Valued by uninterested persons Mr. A. Marshall
Valued all except the Heifer

W. S. Harris, Adm'r.

State of Tennessee
Obion County, 3

Witness all men
by these presents that we
1 Martin Tally, Joel S. Gove,
& John Jones, all of Obion
County and State aforesaid,

are held and firmly bound unto Governor of said
State for the time being, in the sum of Two Thousand
Eighty 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 3rd day of February 1838

The condition of the above obligation is such that
whereas the above bound Martin Tally Administrator
of all and Singular the goods and Chattels rights and
credits of Hannah Tally, formerly Hanna Webb,
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, knowledge or possession of the said Martin Tally, 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 day 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 her death which at any time hereafter shall come into the hands or possession of the said Martin Tally 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 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 Martin Tally, 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 the obligation to be void otherwise to remain in full force and virtue.

Martin ^{his} Tally ^{Seal}
Jno S. Enloe ^{Seal}
John Jones. ^{Seal}

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Inventory of the Goods and Chattels rights and credits belonging to the Estate of James Rogge Deceased as far has come to my hands
January 17th 1838

b. Mc Hister, accts f.D. 50

One Note upon L. Norrid & J. S. Teater for	71.83
One Do upon H. D. Logan & Jod. S. Enloe	200.00
One Do. on Wm Adams for	40.00
One Do. on Wm L. G. S. Teater due 1837	600.00
One on H. D. Logan and Jod. S. Enloe due 1840 for	200.00
One Do. on H. D. Logan & Jod. S. Enloe due 1837-200.00	

Marietta Rogges Note	216.48
One Note on H. D. Logan & Jod. S. Enloe	45.00
One Note on F. G. Edwards for	5.00
One Note on L. Norrid & J. S. Teater for	124.81
One Note on Jod. S. Enloe and Wm W. Watson	18.63
One Note on J. Long Robt, and A. M. Ross for	35.81
One Note on W. H. Harris & J. S. Teater for	47.29
One Note on Mc Hister, and A. H. Chamberlin	38.62
One Note on Jeppe Tally - doubtful	16.37

In witness I have set my hand 1885 34
and Seal this 18th day of January 1838 -

b. Mc Hister Administrator
upon the Estate of James Rogges
Estate Deceased with the will

Anexed

An Inventory of the Estate
of John Stoker Decd
together with a list of
property held at the sale
of John Stoker deceased
on the 26th of December 1837

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1	Bed & Stead & furniture, Mrs. Stoker	\$10.00
12	Plates, James Thompson	1.00
1	Earthen Pitcher & Wash bowl & Stake Dish	" .75
	Seth Curlin -	
5	Knives, 8 5/8" forks, 7 Spoons, Ruben Walker	1.81 1/2
1	Tea Pot, 8 cups, 1 Saucer & Cream pot	1.81 1/2
	3 Sugar Dish Mrs. B. Rolls	
2	Bones & other articles, Nathaniel Rolls	.75
1	Small Bell, Wm B. Rolls	.12 1/2
	George Williamson, 1 Lot of Nails	.38
1	pair Steel yards, Ruben Walker	1.31 1/2
4	Whet Stones, Seth Curlin	.50
1	Table Wm B. Rolls	.50
1	Sugar Stand Mrs. A. Maxwell	.62 1/2
1	Churn Mr. A. Maxwell	.25
1	At Bakery H. Curlin	.31
1	Coffee Block, Trivet, Wm A. Maxwell	.56
1	Counter pan - Mrs. Stoker	3.00
2	Quilts, John Hauppa	1.06 1/4
1	Looking Glass James Maxwell	1.43 1/4
1	Lot of Shoe Tools, James A. Curllum	.58 1/4
1	Deeper Seth Curlin	.25
1	Lot of Leather, Elias Edwards	1.30
1	Diminajohns, H. Allen	.58
1	Pad locks, Hugh Edwards	.37
1	Oven & Lid, Andrew Forister (Paid)	.75
1	Pot, Nathaniel Rolls	.25
1	pot & lid Isham Conner	1.25
1	Lot Castings, Green Wollis	1.12 1/2
1	Pot & Horns, Nathaniel Rolls	2.50
1	Lot of Irons &c, Wm B. Rolls	1.87 1/2
1	Tub & Bars Horace Allen	.75
	Coopers ware, Nathaniel Rolls	.62 1/2
2	piggins - Elias Edwards	.50
2	Barrel & 1 Tub, Horace Allen	.62 1/2

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1	Lot spinning wheel &c, Mrs. Stoker	.25
1	Mans Saddle & Gripe, Horace Allen	.50
1	Sch plough Gears, Wm B. Rolls	2.68 1/4
1	Set of Beams, Seth Curlin	1.00
	Irish potatoes & onions, Elias Edwards	1.45 1/4
1	Canning Knife, Seth Curlin	.30
1	Bed & Furniture, Elias Edwards	17.25
1	Plough, E. Edwards	.50
1	Seam - James A. Curllum	5.87 1/4
1	Preparing Table Horace Allen	3.00
3	Chairs, James B. Holloman	1.18 1/4
1	Gray Horse, Edward Stoker	16.00
1	Kit of Tools Wm B. Rolls	3.06 1/4
5	Barrels, Barn, George Williamson	13.87 1/4
5	Pitcher, D. A. H. C. Barker	13.12 1/2
5	ditto da, Samuel Curlin	13.25
5	ditto da, ditto do.	13.87 1/4
5	ditto da, ditto da	13.12 1/2
	a remnant of corn per bar	2.63 1/4
1	Cow & yearling, Elias Edwards	18.12 1/4
1	pair of Goats, James Thompson	2.31 1/4
1	Red Hens, Horace Allen	6.25
8	Sheep - Elisha Parker, (note)	19.50
8	Hoggs first choice, Seth Curlin	16.00
8	Hoggs 2d choice - Martin Tewit	8.25
4	Hoggs 3d choice - Mitchell Hauppa	8.50
2	Stocks Hodder, H. C. Barker	9.12 1/4
	Rent 12 months of Place, Elias Edwards	91.00
		219.37 1/2
	Pay	27.20 1/2
	Pay	48.01
	Total	\$294.59
	John Hauppa	
	Grady Manfield, administrator	

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Inventory account of the
Sale of the Estate of Elijah
Houy deceased Aug
To & settling at. Sold
for \$ 26.00

" 1 Hazel Hoe	1.87 $\frac{1}{2}$
" 1 Plough & Boulton	26.12 $\frac{1}{2}$
" 1 Pare year collar	2.20
" 1 Rifle gun "	31.12 $\frac{1}{2}$
" 2 Fugs "	.95
" 1 Pure Middle Baggs "	2.25
" 1 Set of Hoggs "	<u>36.25</u>
	\$48.38

Mary Houy Administratrix
February 3rd 1838.

The Estate of Elijah Houy Deceased. To Mary Hay
Administratrix Dr.
for Clerks fee \$4.75
To Travelling & attending Court 2.00
To Mary other Services as Administratrix 15.00
\$21.75

(Allowed)

Mary Hay Administratrix
February 3rd 1838.

State of Tennessee
Obion County
To the Worshipful
County Court of Said
County now sitting -
your petitioner would re-

spectfully represent to your Worship, that in the
year A.D. 1836. your orator took out letters of Ad-
ministration on the Estate of Joseph Meadows
Dece. - & proceeded to the Settlement of Said
Estate. Your orator finds of claims properly

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authenticated against Said Estate the sum of
about \$699.30
and that the means to pay the same is in
the whole value of which all expenses to be paid in. \$520.54 $\frac{1}{4}$
Said Estate amounts to about
2 H. White Tobacco not sold no bidding
leaving a balance of \$176.63 $\frac{3}{4}$

Your orator states that there is of the said
Estate as appears of record by first one tract of Land
of 25 Acres is in this County that said debts cannot
be paid without the sale of said Land (& perhaps not
with it) that your orator has heretofore taken the
proper steps of suggestion of Insolvent, & said
Estate has in part been settled under the act of 1833 -
& that said Settlement cannot be finally made
without the proceeds of said 25 Acres of Land
therefore your orator pray for an order to be made
by your Worshipships to authorize your orator to sell
said land as the law directs &c & for relief &c.

8 your orator as in duty bound will ever pray &c.
March 3rd 1838

Swn to 5th Mar. 1838 - W. J. Harris Adm.

To the Worshipful County
Court of Obion County
your petitioner would respectfully
represent to your worshipful
body that he is the administrator
of the Estate of Constant P.
Marr. Decd. & that said
Estate is under \$200 $\frac{1}{2}$ and

he would respectfully represent that said Estate
is insolvent and asks the court to take such steps
as will be equitable in the distribution of said
Estate agreeable to act of 1833 chapter 36 -

March 5th 1838James Caldwell
Adj'ty 9c

State of Pennsylvania We the
Olivine County 3 Ap. 1838
Commissioners in Trust for
day to make said Settlement
Dr. Commissioners in Trust
To. Amount of Notes delivered
to J. H. Bedford

Received of Present bona of Comr. by the following Bonds	\$
Amount circuit Court amnt. of	
Amt. of accepted order to J. Allen	10.00
Amt. of Dr. Do. to G. W. Bayleb	950.00
Amt. of Do. Do to J. H. Bedford	130.00
Amt. of Dr. Do. to J. H. McNeely	100.00
Amt. of Dr. Do. of Houghes	263.00
Amt. of Dr. Do. to Same	169.50
Amt. of Sales of Lots sold 7 th April Ap. 1835. Solely by Decree &c.	194.50
Amt. of old Court house fee of	16.10
Amt. collected from J. Adams	84.94
	<u>\$ 2530.15</u>

All of which is respectfully submitted this 5th Mo 1838.

undersigned Commissioners being appointed by the February Term,
of the County Court of Said County to make Settlement with the
Town of Troy & make Report of the same, have proceeded this
henceby report the following as the result thereof now following to wit
of the Town of Troy

By Amt. of J. Allen's order dictated by the County Court & assumed payment	Cr. \$
By Amt. of J. Bedford's order assumed & paid by County Court	930.00
By Amt. paid on J. H. McNeely's order	100.00
amt. of J. H. McNeely's order assumed & paid by County Court	100.00
amt. paid L. Adams on J. Edmonston order	165.10
amt. paid same on D. Cockran order	38.25
amt. paid on J. Houghes two orders	87.00
amt. of J. Houghes' orders assumed by the County Court	200.00
amt. of notes above charged which said notes was given for the lots sold on 7 th April 1835. at the first sale and not paid which caused said last sale -	125.00
amt. of J. Totten receipt for procuring Decree &c.	37.62
amt. paid L. Adams on Cockran order	35.00
amt. cost of suit for decree &c.	31.75
amt. paid L. Adams on Cockran order	32.76
amt. paid J. H. Bedford on Cockran order	80.00
amt. paid J. H. Bedford on Cockran order	13.09
amt. paid Moses Pam	10.00
amt. paid on 80 ^d Decree	32.00
amt. notes paid on J. H. McNeely's order	107.09
Balance due	<u>\$ 2574.89</u>
	<u>J. C. Reid</u>
	<u>A. T. Polk</u>
	<u>\$ 2530.15</u>

State of Tennessee
Obion County
I Jerome Miller
Coroner in and for Said
County of Obion do hereby
Certify that on the First
Saturday in March A.D. 1838

1838 - I opened and held an election in District
No. 1. Said County of Obion for A. constable in
Said District and it appeared in Comparing
the Polls that John W. Byrd. was duly and
constitutionally elected constable for the Term
prescribed by Law - Given under my
hand this the 5th day of March 1838

J. Miller Coroner -

State of Tennessee
Obion County
Know all men by these pres-
ents that we, John W. Byrd,
William A. Maxwell, John
Manier, James B. Holloman,
John D. Pickett, of John Huzzza
all of the County of Obion

and State of Tennessee are held and firmly
bound unto his Excellency Newton Cannon
Governor of Said State for the time being and
his Successors in Office or assigns in the sum
of Four Thousand Dollars to be paid to Said
Governor and his Successors in Office or assigns
for which payment well and truly to be made
we bind ourselves our and each of our heirs
Executors and Administrators severally and
severally firmly by these presents sealed
with our seals and dated this Fifth

day of March A.D. 1838 -

The condition of the above obligation is such that
whereas the above bound John W. Byrd was on the first
Saturday in March A.D. 1838, (Agreeable to the Statutes
in Such Cases Made and provided) duly and constitu-
tionally elected constable (as appears from the certificate
of the Governor of Said County) in civil district Number
One to act as constable in and for Said district and
for the County of Obion for the Term of Two years
next ensuing. Now if the said John W. Byrd shall
well and truly, faithfully discharge all the duties of his
said office of constable agreeable to law and shall well
and truly pay over and account for all monies by him
collected by virtue of his said office to the person or
persons properly authorized to receive the same and
shall also account for all property claims and demands
that shall come to his hands or possession by virtue of
his office to the proper person or persons and do and
perform all acts and things required of him by law to
be done or performed agreeable to the Laws of the State
of Tennessee and of the United States, then the above
obligation to be void otherwise to be and remain in
full force and effect. —

J. W. Byrd *Seal*
William A. Maxwell *Seal*
John Manier *Seal*
Jas. B. Holloman *Seal*
John D. Pickett *Seal*
John Huzzza *Seal*

State of Tennessee
Obion County
I Jerome Miller Coroner
in and for Said County of
Obion do hereby certify that

on the First Saturday in March A.D. 1838 I opened an Election in District No. 3 in Said County of Ohio for a Constable in Said District and it appearing in Comparing the poll that James Caldwell was duly and Constitutionally Elected Constable for the Term prescribed by Law.

Given under my hand this 5th day of March
1838 - -

J. Miller. Coroner

State of Tennessee
Oliver County

Know all Men by these presents that we of James Caldwell, Joel S. Enloe, Charles Sinkler, Mr. William Wilkinson, William Calhoun, Willis Caldwell, H. P. Westbrook, J. M. Chamberlin, J. M. Bedford, all of the County of Oliver and State of Tennessee are held and firmly bound unto his Excellency Newton Cannon Governor of Said State for the time being and his Successor or in office or assigns in the penal sum of Four Thousand Dollars to be paid to the Said Governor and his Successor in Office or assigns for which payment well and truly to be made we bind ourselves our and each of our heirs executors and Administrators jointly and severally firmly by these presents Sealed with our Seals and dated this Fifth day of March A.D. 1838.

The condition of the above obligation is such that whereas the above bound James Caldwell was on the first Saturday in March 1838 (agreable to the Statute in such cases made & provided) duly and Constitutionally elected Constable as appears by the Certificate of the Coroner of Said County in civil

district Number Two to act as Constable in and for said district and for the County of Oliver for the Term of Two years next ensuing Now if the said James Caldwell shall well and truly faithfully perform ~~and do~~ all the duties of his Said Office of Constable agreeable to law and shall well and truly pay over & account for all monies by him collected by Virtue of his Said Office to the person or persons ~~properly~~ authorized to receive the same and shall also account for all property claims or demands that shall come to his hands or possession by virtue of his Office to the proper person or persons and do and perform all acts and things required of him by law to be done and performed agreeable to the Laws of the State of Tennessee and of the United States then the above obligation to be null and void otherwise to remain in full force and effect

James Caldwell	<i>(Signature)</i>
Joel S. Enloe	<i>(Signature)</i>
Charles Sinkler	<i>(Signature)</i>
Mr. Wilkinson	<i>(Signature)</i>
Wm. Calhoun	<i>(Signature)</i>
Willis Caldwell	<i>(Signature)</i>
H. P. Westbrook	<i>(Signature)</i>
J. M. Chamberlin	<i>(Signature)</i>
J. M. Bedford	<i>(Signature)</i>

	State of Tennessee Oliver County I Jerome Miller Coroner in and for Said County of Oliver do hereby certify that on the First Saturday in March A.D. 1838 I opened and held an Election in District No. 3 in Said County of Ohio for a Constable in Said District and
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it appeared in comparing the polls that Spencer Jones, was duly and Constitutionally elected constable for the Term prescribed by law Given under my hand this 5th day of March 1838

J. Miller, Coroner

	<p>State of Tennessee Obion County, Know all men by these present that we Spencer Jones, Daniel St. John, Willis Baldwell, Joel St. Enloe, Edward Jones, all of the County of Obion</p>
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and State of Tennessee are held and firmly bound unto his Excellency Newton Cannon Governor of Said State for the time being and his successors in office or assigns in the penal sum of Four Thousand Dollars to be paid to the Said Governor or his Successor in office or assigns to which payment well and truly to be made we do bind ourselves our and each of our heirs Executors and Administrators jointly and severally firmly by these present Sealed with our Seals and dated this Fifth day of March A.D. 1838

Now the condition of the above allegation is such that whereas the above bounden Spencer Jones was on the First Saturday in March 1838 (unagreeable to the Statute in Such Cases Made & provided) duly and Constitutionally elected constable as appears from the certificate of the Coroner of said County in Civil district Number Three to act as constable in and for said district and for the County of Obion for the term of two years next ensuing Now if the Said Spencer Jones shall well and truly faithfully discharge all the duties of his

Said office of Constable agreeable to law and Shall well and truly pay over and account for all money by him collected by virtue of his Said Office to the person or persons properly authorised to receive the same and shall also account for all property claims and demands that shall come to his hands by possession by virtue of his Said Office to the proper person or persons and do and perform all acts and things required of him by law to do and perform agreeable to the laws of the State of Tennessee and of the United States. Then the foregoing obligation to be void otherwise to be and remain in full force and effect -

Spencer Jones - *(Signature)*
D. St. John - *(Signature)*
Willis Caldwell - *(Signature)*
Joel St. Enloe - *(Signature)*
Edw^r Jones - *(Signature)*

	<p>State of Tennessee Obion County, I. Jerome Miller Coroner of said County of Obion do hereby certify that on the First Saturday in March A.D. 1838 I opened and held an election in District No. 5 in said County of Obion for a constable in said District in appearing in comparing the polls that John Williams, was duly and Constitutionally elected constable for the term prescribed by law</p>
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Given under my hand this 5th day of March
1838 -

J. Miller Coroner

State of Tennessee
Obion County,

Know all men by these presents
that we John Williams Jr., John
Oaks, John Williams, S. George
W. Hentz, all of the County of

Obion and State of Tennessee are held and firmly bound
unto his Excellency Newton Cannon Governor of said
State for the time being and his Successors in office
or assigns in the sum of Four Thousand Dollars to be
paid to Said Governor and his Successors in office or
assigns for which payment well and truly to be made
we bind our selves by and each of us herein executing and
Administrating jointly and severally firmly by these
presents sealed with our Seals and dated this fifth
day of March A.D. 1838.

The condition of the above obligation is such that
whereas the aforesaid John Williams Jr. was in the
first Saturday in March A.D. 1838 (agreeable to the
Statutes in such cases made and provided) duly and
constitutionally Elected Constable (as appears from the
certificate of the corner of said County) in said
district Number Five to act as constable in and
for said district and for the County of Obion for
the term of two years next ensuing now if the
said John Williams Jr. shall well and truly faithfully
discharge all the duties of his said Office of Constable
agreeable to law and shall well and truly pay over
and account for all monies by him collected by virtue
of his said Office to the person or persons properly
authorized to receive the same and shall also account
for all property claims & demands that shall come
to his hands or possession by virtue of his Office
to the proper person or persons & do & perform all
acts and things required of him by law to be done

performed agreeable to the laws of the State of Tennessee
and of the United States then the above obligation to be void
otherwise to be and remain in full force and effect.

John Williams Jr. *(Signature)*
Norton Oaks *(Signature)*
John Williams *(Signature)*
W. W. Hentz *(Signature)*
C. B. Caldwell *(Signature)*

State of Tennessee

Obion County, *3* I promise
Kinder enough in and for said
County of Obion to hereby certify
that on the first Saturday in
March A.D. 1838, at Obion
and held an election in District

No. 5 in said County of Obion, for a Constable in said
District and it is further certified in computing the poll that
Brittenden Wagster was duly and Constitutionally
elected Constable for the term prescribed by law.

Given under my hand this 5th day of March 1838

J. Miller, Coroner.

State of Tennessee

Obion County, *3* Know all
men by these presents that we
Brittenden Wagster, Mr. St. Potts,
Samuel Robinson, Wm. H. Gray,
Benj. W. Harper, Robert H. Chastell,
all of the County of Obion and State

of Tennessee are held and bound firmly unto his Excellency
Newton Cannon Governor of said State for the time being
and his successors in office or assigns in the penal sum of
Four Thousand Dollars to be paid to Said Governor and
his successors in office and assigns for which payment

well and truly to be made we bind ourselves our and each of our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 25th day of March A.D. 1838.—

The condition of the above obligation is such that whereas the above bound Britton Wagster, was on the first saturday in March 1838, agreeable to the Statutes in such case made and provided duly and constitutionally elected Constable, as appears from the certificate of the Comptroller of said County of Union district number Six to act as constable in and for said district and for the County of Union for the term of two years next ensuing. Now if the said Britton Wagster shall well and truly faithfully discharge all the duties of his said Office of Constable agreeable to law and shall well and truly pay over and account for all monies by him collected by virtue of his said Office to the person or persons properly authorised to receive the same and shall also account for all property claims and demands that shall come to his hands or possession by virtue of his Office to the proper person or persons, and do and perform all acts and things required of him by law to be done & performed agreeable to the laws of the State of Tennessee & of the United States then the above obligation to be void otherwise to be and remain in full force and effect,—

*Britton Wagster Feas
A. St. Path Feas
Saml. Robinson Feas
Wm. H. Guy Feas
J. H. Guy Feas
B. H. Harper Feas
Robt. H. Crockett Feas*

State of Tennessee
Union County, T. I. Jerome Miller, Comptroller of said County of Union do hereby certify that on the first Saturday in March A.D. 1838. I opened and held an election in district No. 6, in said County of Union, for a constable in said district and it appeared in ~~the papers~~ that the Person that Archibald Crockett was duly and constitutionally elected constable for the term prescribed by law. I give under my hand this 3rd day of March 1838—

J. Miller, Compt.

State of Tennessee
Union County, T. I. Jerome Miller by these presents that are Archibald Crockett, R. W. Harper, James Robinson, Benjamin Garrison, George Polk, Sam'l. Robinson, R. H. Crockett,

Thomas A. Polk, Robert Harper, all of the County of Union and State of Tennessee are held and firmly bound unto his Excellency the Governor of said State for the time being and his Successor in office or assigns in the sum of Four Thousand Dollars, to be paid to said Governor and his Successor in Office or assigns for which payment well and truly to be made we bind our selves our and each of our heirs executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 25th day of March A.D. 1838.— The condition of the above obligation is such that whereas the above bound Archibald Crockett, was on the first saturday in March A.D. 1838 (agreeable to the Statutes in

Such cases made and provided) duty and constitutionally
Elected Constable (as appears from the certificate of the
Coroner of Said County) in Civil District Number Six
to act as Constable in and for Said district and for the
County of Obion for the Term of two years next ensuing
Now if the said Archibald Crockett shall well and
truly faithfully discharge all the duties of his Said
Office of Constable agreeable to law and shall well and
truly pay over funds received for all money by him
collected by virtue of his Said Office to the person or
persons properly authorized to receive the same and
Shall also account for all property claims and damages as
that Shall come to his hands or possession by virtue
of his Office to the proper person or persons I do I
perform all other such things required of him by law
to be done and performed agreeable to the Law of the State
of Tennessee and of the United States then the above
obligation to be void otherwise to be and remain
in full force and effect

Arch. Crockett
B. M. Harper
James Robinson
Benjamin Garrison
George Polk
Sam'l Robinson
R. McCrockett
Thomas A. Polk
Robert Harper

State of Tennessee
Obion County
I. Jerome Miller
Coroner in and for Said
County of Obion do hereby
certify that on the fifth

Saturday in March A.D. 1838 I opened and held an
Election in District No. 7 in Said County of Obion
for a Constable in Said District and it appeared
in Counting the Polls that William Taylor was duly
and constitutionally elected constable for the Term inscribed
by Law. Given under my hand this 5th day of March 1838

J. Miller, Coroner.

State of Tennessee
Obion County I do now
hereby present that we
William Taylor, Jacob Long,
Jacob C. Friend, B. L. Hobart,
John S. Clegg, Daniel Webster,

the undersigned, J. G. Shuler, C. F. Long, Willis Caldwell
all of the County of Obion and State of Tennessee are held
and firmly bound unto his Excellency Newton Cannon
Governor of Said State for the time being and his Success-
ors in Office or assigns in the sum of Two
Thousands Dollars to be paid to Said Governor and
his Successors in Office or assigns for which payment
well and truly to be made we bind ourselves our
and each of Our heirs executors and administrators
jointly and severally, firmly by these presents Sealed with
our Seals and dated this fifth day of March A.D. 1838.

The condition of the above obligation is such that where-
as the above bound William Taylor was on the first
Saturday in March 1838 (agreeable to the Statutes in
Such cases made and provided) duty and constitutionally
Elected Constable (as appears from the certificate of
the Coroner of Said County) in Civil District Number
Seven, to act as Constable in and for Said District
and for the County of Obion for the Term of Two
years next ensuing Now if the said William
Taylor Shall well and truly faithfully discharge

all the duties of his said Office of Constable agreeable to law
and shall well and truly pay over and account for all
Money by him collected by Virtue of his said Office to
the person or persons properly authorized to receive
the same, and shall also account for all property
Claims, & demands that shall come to his hands or possess-
ion by virtue of his Office to the proper person or
persons and do and perform all acts & things require-
d of him by law to be done & performed agreeable to the laws
of the State of Tennessee & of the United States, then the
above obligation to be void otherwise to be and remain
in full force and effect.

P. P. Taylor - *Seal*
 Jacob Long - *Seal*
 Jacob C. Shultz - *Seal*
 B. J. Small - *Seal*
 Post of Erolve - *Seal*
 D. M. John - *Seal*
 Thaddeus Staty - *Seal*
 S. L. Teator - *Seal*
 G. F. Long - *Seal*
 Willis Chidwell - *Seal*

<p>State of Tennessee, Olin County, 3rd I. P. Jerome Miller corner in and for for Said County of Olin do hereby certify that on the First Saturday in March A.D. 1838 - I opened and held an Election in District No. 8. in Said County of Olin for a Constable in Said District and it ap- peared in Comparing the Votes that Elijah Boyet was duly and Constitutionally Elected Constable for the term prescribed by law Given under my hand this 5 day of March 1838 -</p> <p>J. Miller. Corner</p>
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State of Tennessee,
 Olin County. I know no man
 by these presents that we byah
 Elijah Boyet, Jacob C. Erice, Henry Boyer,
 Jacob Long, Norton Castle, William
 Walhouse, & B. C. Collier, all of the
 County of Olin and State of Ten-
 nessee are held and firmly bound unto his Excellency
 Newton Cannon Governor of Said State for the sum
 being, and his Successors in Office or assigns in the sum
 of Six Thousand Dollars to be paid to Said Governor
 and his Successors in Office or assigns, for which payment
 well and truly to be made we bind ourselves, our and
 each of our heirs executors and administrators, jointly
 and severally firmly by these presents sealed with our
 Seals and dated this 5th day of March A.D. 1838 -

The condition of the above obligation is such that whereas
 the above bound Elijah Boyet, was on the first Saturday
 in March A.D. 1838 - duly and constitutionally Elected Con-
 stable, as appears from the certificate of the corner of Said
 County, agreeable to the Statutes in such cases made & pro-
 vided in limit District Number eight to act as constable
 in and for Said District and for the County of Olin
 for the term of Two years next ensuing. Now if the
 said Elijah Boyet, shall well and truly faithfully dis-
 charge all the duties of his said Office of Constable
 agreeable to Law, and shall well & truly pay over and
 account for all Money by him collected by Virtue of
 his said Office to the person or persons properly auth-
 orized to receive the same, and shall also account for
 all property, Claims & demands, that shall come to his
 hands or possession by virtue of his Office to the proper
 person or persons, & do & perform all acts & things required
 of him by law to be done & performed agreeable to the
 Laws of the State of Tennessee & of the United

Slaves, then the above obligation to be void otherwise to be
and remain in full force and effect —

Elijah Boyett.
Jed S. Grice.
Henry Prior.
Jacob Long.
Wilton Parker.
Wm. Calhoun.
J. B. Collier.
John Wright.
Joseph Harris.

G. Hale
C. Hale
G. Hale

State of Tennessee

Oion County 3rd January
Miller coroner in and for
the County of Oion do hereby
certify that on the first
Wednesday in March A.D. 1838

in pursuance of an act of the General Assembly of
the said State of Tennessee Entituled an act to provide
for the Election of Governor and Representatives in congress
Members of the General Assembly, Sheriff, Trustee,
Registers Clerks of the Circuit Court and County Com
and for other purposes passed the 16th of 1836. It opened
and held an Election at the different precincts in
Said County for Sheriff and Trustee of Said Coun
ty and that ~~one~~ ^{one} casting out and comparing the
Polls it appears that James H. Guy, Recd a
plurality of Votes — for Trustee for Said County
of Oion over any of the opposing candidates for Said
Office of Trustee wherefore I hereby certify that James
H. Guy is duly and constitutionally elected Trustee of
Said County for the Term prescribed by Law.

Giving under my hand this 5th day of March 1838

J. Miller coroner

State of Tennessee
Oion County I know
all men by these presents
that we James H. Guy, Robert
H. Crockett, Alexander St. Park,
William H. Guy, Jonathan
Whiteside, Wm. H. C. Sutton,

and the County of Oion and State of Tennessee are held
by us firmly bound unto the said Mr. Lester Chairman of
the County Court of Oion County for the use of the County
and his successors in Office in the sum of Four Thousand
Dollars for which payment well and truly to be made we
bind our selves our heirs executors administrators and assigns
jointly and severally by these presents Sealed with
our Seals and dated this 5th day of March 1838

The condition of the above obligation is such that whereas
the above bound James H. Guy has been duly elected Trustee
of Oion County for two years past and after the date of these
presents now if said James H. Guy shall will and truly
pay over all moneys that may legally come to his hands for Said
County to such person or persons as are entitled to receive
the same and do and perform all such things as the law
requiring then the above obligation is to be void else to be and
remain in full force and Virture ~~against~~ according to
the true intent and meaning thereof given under our
hands & Seals this 5th day of March 1838 —

J. H. Guy — Seal
R. H. Crockett — Seal
A. St. Park — Seal
Wm. H. Guy — Seal
Jonathan Whiteside — Seal
Wm. H. C. Sutton — Seal

State of Tennessee
Obion County 3 St. Jerome
Miller Coroner of and for Said
County of Obion do hereby certify
that on the First Saturday in
March A.D. 1838 in pursuance

of an act of the general assembly of the Said State of Tennessee Entituled an act to provide for the Elections of a Governor and Representatives in Congress Members of the general assembly Sheriff Trustees Registrars Clerks of the Circuit and County Courts and for other purposes passed the 16th of January 1836. I opened and held an election at the different precincts in said county for Sheriff and Trustee of said county and that in counting out and comparing the Polls it appeared that Thos. A. Polk received a plurality of votes for Sheriff for said county of Obion over and above the opposing candidate for said Office of Sheriff therefore I hereby that Thos. A. Polk is duly constitutionally elected Sheriff of said County for the term prescribed by Law given under my hand and Seal this 5th day of March 1838.

J. Miller. Coroner —

State of Tennessee
Obion County I know all
men by these presents that we
Thomas A. Polk, Alexander J.
Polk, Robert Harper, Allen S. H.
Archibald Crockett, Benj. Gar-

ison, Wm. H. Hord, all of the County of Obion & State of
Tennessee are held and firmly bound unto his excellency
Newton Cannon Governor of the State of Tennessee for
the time being and his Successor in Office or signs in the
penal sum of Twelve thousand five hundred Dollars
to be paid to Said Governor and his Successor in office

or signs for which payment well and truly to be made we
bind ourselves our and each of our heirs Executors and
Administrators, jointly and severally firmly by these presents
sealed with our Seals and dated this 5th day of March A.D. 1838.

The condition of the above obligation is such that whereas
the above bound Thomas A. Polk was on the First Sa-
turday in March A.D. 1838 agreeable to the Statutes in
such cases made & provided due and constitutionally
elected and appointed Sheriff of Obion County as ap-
pears from the certificate of the proper Officer for the
next ensuing two years. Now therefore if the said
Thomas A. Polk shall will and truly Execute and do
a true make of process and precepts to him directed and
pay and satisfy all law and sum of money by him re-
ceived or levied by virtue of any law & state the proper
Office by which the same by the tenor thereon ought to be
paid or to the person or persons to whom the same shall
be due his her or their Executors Administrators, Attorneys
or agents and in all other things will truly and faith-
fully Execute the said Office of Sheriff during his con-
tinuance therein agreeable to Law then this obligation
to be void otherwise to remain in full force and effect.

Thomas A. Polk, Seal

A. J. Polk, Seal

Robert Harper, Seal

A. S. Hord, Seal

Archd. Crockett, Seal

Benj. Garrison, Seal

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of Crittenden Magister, All of the State and County aforesaid are held and firmly bound unto the Chairman of the County Court, or his Successors in office for the use of the County in the sum of Two Thousands Five Hundred Dollars to the payment of which well and truly to be made we bind our selves our heirs Executors and administrators jointly and severally firmly by these presents Sealed with our Seals and dated the Fifth day of March 1838.

In witness of the above obligation, we thus declare that we the above named Thomas A. Pitt, have been duly and constitutionally elected Sheriff and Collector of the County Taxes of said County of Obion, - for two years from the first Saturday in March 1838. Now if the said Thomas A. Pitt, shall well and truly collect all the County Taxes and also all Taxes on such Lands within said County which by Law he ought to collect and well and truly account for and pay over all Taxes by him collected or which ought to be collected on the first day of December in the years 1838, and 1839, respectively then the above obligation to be void otherwise to remain in full force and virtue.

Thomas A. Pitt, Seal
W. L. Harris, Seal
Crittenden Magister, Seal

State of Tennessee
Obion County
I know all men by these presents That we Thomas A. Pitt, William L. Harris, & Charles C. McAllister, all of

the State and County aforesaid are held and firmly bound unto Newton Cannon Governor of the State of Tennessee for the time being and his Successors

in office for the use of the said State in the sum of Two Thousand Dollars, to the payment of which, will and truly to be paid, we bind ourselves, our heirs Executors and administrators jointly and severally, firmly by these presents sealed with our seals, and dated the First day of March, 1838.

The conditions of the above obligation are these, that whereas before hand, Thomas A. Pitt, has been and is now a constable for the said Sheriff and Collector of the Public Taxes of said County of Obion, for two years from the first Saturday in March 1838. Now if the said Thomas A. Pitt, shall well and truly collect all Taxes on such Lands within said County which by Law he ought to collect and well and truly account for and pay over all Taxes by him collected, or which ought to be collected on the first day of December in the years 1838, and 1839, respectively then the above obligation to be void otherwise to remain in full force and virtue.

Attest
C. H. Bird
A. J. Pitt,

Thomas A. Pitt, Seal
W. L. Harris, Seal
C. H. Bird, Seal

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