

State of Tennessee
Obion County. 3
State paper of any kind
Counts to make Settlement
other purposes. I.
County, have this day

John T. Abington administrator of the Estate of
Dr. John T. Abington Adm't. of

To amount of account of sales of
the property of said Estate

Returned to Court.

\$106.84

Clerk's Office County Court May 6th A.D. 1839.—
By virtue of the act of the General Assembly of said
1838—entitled "an act to authorize the Clerks of the County
to with Executors, Administrators & Guardians and for
William H. Harris Clerk of the County Court of Said
made Statements of the accounts of Settlement with
Joseph T. Rodgers deceased, which is as follows, to wit,
the Estate of Joseph T. Rodgers deceased On

By sum paid Thomas Nelson account	\$ 1.00
" " " W. J. Daniel "	10 62
" " " J. W. Morawski "	34 13 $\frac{1}{2}$
" " " W. M. Bright "	3 32
" " " Hunter & Pennell "	6 00
" " " J. C. Edwards "	6 00
" " " J. Vincent "	4 00
" " " R. Adams "	1 75
" " " Enloe & Nelson "	3 8 $\frac{1}{2}$
" " " J. C. Ingram Wo. Note	10 99
" " " Polk Crockett Wo. "	8 24
" " " J. Long Wo. wife	1 75
" " Bush paid to King care of horse	6 00
" allowed this administrator Setting up this Estate	30 00
" Clerks fees	4 50
" Insolvencies. B Birds note	3 00
	135.17

Due this Administrator

106.84
28 33/4 35.17

all of which is respectfully submitted
recommended,

to the honorable County Court and its ratification

W. H. Harris Clerk

State of Tennessee
Obion County
of Tennessee entitled
Settlements with executors
10th January 1839.— I.
County have this day
executor of the Estate of

Dr. John B. Mitchell Adams of To amount of Notes Collected which were in hands of Decd at his death as per inventory	\$114.81
" Cash received as per inventory	5000
" Am't Sale Bill of fund York 187- " do " do " do " Aug Term 187- " " Bush Rock Sup. Inventory	338.00 201.50
Returned May 189- Notes on hand as per Inventory not Collected Page Calvert 2 notes	38.00 220.00
Kelly 1 Note	

P98.2.3.1

All of which is respectfully submitted
Ratification recommended.

Blerks office County Court, May Term A.D. 1839 -
By Virtue of an act of the General Assembly of the State
an act to authorize the Clerks of the County Courts to make
Administrators and Guardians & for other purposes passed
William J. Harris Clerk of the County Court of said
made Settlement of the accounts of & Settlement with
Fielden B Morgan Deceased as follows to wit -

Fielden B. Morgan Deceased,	Cr.
By Insolvencies, being P. Calvert, of Kelly's Notes drawn not to be found in the County, or elsewhere	\$ 220.00
" Am't Paid Widows allowed made	
August Term 1837.	75.00
" Am't paid of P. G. Routhier account	25.75
" " " Stone & Board "	46.25
" " " A. H. Roberts "	3.50
" " " J. M. Dyer Note	20.50
" " " A. W. Woodbridge Judge	78.42 $\frac{1}{2}$
" " " N. Oakes Dep. Sheriff one execution	24.26 $\frac{1}{2}$
" " " C. P. Graham constable on Judge	31.00
" " " J. B. Whitehill note	19.84
" " " forgetting up Stock crying Sale &c. &c.	15.50
" " " Henry Hawkins account	102 $\frac{1}{2}$
" " " Clerks fees	6.00
" allowed this Administrator for Settling this Estate &c.	80.00
" Balance due this Estate in the hands of this Adams-	45.28
	626.23 $\frac{1}{2}$

to the worshipful Court of Said County & its-

WSS Harris Clark

State of Minnesota }
O'Brien County }

Know all men by
These presents that we
• Matilda Hogge, S. Calhoun
Robert H. Brockett & John

Hogge all of the County and State aforesaid here held
and firmly bound unto Charles W. Hister Chairman
of the County Court for the County and State aforesaid
and his Successors in office in the sum of Seven
hundred and forty Three Dollars and 66 Cents which
payment will and truly to be made we bind ourselves
our heirs Executors Administrators and assigns jointly
Several and firmly by these presents Sealed with
our seals and dated this 7th day of January 1839

The condition of the above bond is this that whereas
Charles W. Hister administrator of James Hogge De-
ceased has this day paid to Matilda Hogge widow
and sole legatee to the said James Hogge by her
Last Will Eighty Nine and Twenty one Dollars
and 98/100 part of the assets found in the hands of
said Administrator now if any claim now due
or or hereafter to be sued for should be recovered
against the said Charles W. Hister administrator
as aforesaid and the said Matilda Hogge shall
well and truly pay the same then the above bond
to be void and of no effect otherwise to be of
full force and effect at Law. As witness our
hands and seal the day and date above written

Matilda Hogge Seal
John Hogge Seal
S. Calhoun Seal
R. H. Brockett Seal

State of Minnesota }
O'Brien County }
County Court June Term 1839-
A Supplement Inventory
of the Estate of Robert A.
Susan J. Wotherspoon Minor

heirs to in the hands of Susan Wotherspoon Guardian
of Said Minors to wit,
Several Notes of hand amounting to \$10.00
One Hundred & Ten Dollars

June 3rd 1839

Susan Wotherspoon Guardian

Inventory of a note and
effects of Mr. W. Rodgers
in the hands of George W.
Rogers his Guardian as
received this day of John
Washington administrator on the & State of
Nathaniel Rogers deceased -
to Twenty Seven Dollars and 65 Cents cash \$27.65
this 7th day 1839.

George W. Rogers guardian

State of Minnesota }
O'Brien County }

Know all men by
These presents that we & in like
manner Porter & Astes, John
W. Reed, all of the County of
O'Brien and State of Minnesota held and firmly
bound unto Charles W. Hister Chairman of the County
Court of said County for the time being and his suc-
cessors in office or assigns in the sum of Two Hundred

Dollars for the payment of which 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 1st day of June A.D. 1839.

The condition of the above obligation is such that whereas the above bound Franklin Longley has this day been chosen & appointed Guardian of Frederick A Brown Minor heir of Daniel Brown Deceased.

Now if the said Franklin Longley shall well and truly perform in the duties of Guardian towards the said Minor Orphan, and in all respects discharge his duty faithfully, then this obligation to be void else to remain in full force & virtue.

Franklin Longley
John C Reid
Norton Datus

State of Minnesota
Ol'ion County

We Thomas P.C. Russell
Thomas Sorrells & Stephen
Malhoun, Jacob Long, James
B. Sharper, are held and firmly

bound unto Newton Cannon Governor of the State aforesaid for the time being and his successors in office in the penal sum of One Thousand Dollars, for which payment 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 first day of July 1839.

The condition of the above obligation is such that if the above bounden Thomas P.C. Russell & Thomas Sorrells, Administrators of all and singular the goods and chattels, rights and

credits of James Russell 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 said Deceased, which have or shall come to the hands possession or knowledge of them the said Russell & Sorrells, or into the hands and possession of any other person or persons for them and the same so made do exhibit or cause to be exhibited to the next County Court where orders for administration passed, and the same goods chattels and credits of the said deceased at the time of his death, or which at any time after shall come to the hands or possession of the said Russell & Sorrells or into the hands or possession of any other person or persons for them as well and truly Administrator 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 the residue of said goods chattels and credits which shall be found remaining upon the administrators account, the same being first examined and allowed by the County Court shall deliver and pay unto such person or persons respectively as the same shall be due unto, pursuant to law, and if it shall appear that any last will and testament was made by the deceased and the executor or executors therein named do exhibit the same into court, making request to have it allowed and approved accordingly, if the said Thomas P.C. Russell & Thomas Sorrells above bound being therunto required do make render and deliver the said letters of administration (approbation of such testament being first had and made,) in the said court, then this obligation to be void and of none effect or else to remain in full force and virtue. Given under our hands and seals this first day of July 1839.

Test
Geo. Sheeks
Thomas A. Polk

{ Thomas P.C. Russell
Thomas Sorrells
S. Malhoun

Jacob Long
J. B. Harmer




An Inventory of Property belonging to the Estate of G. H. Long, late
Sl. Brown Minor heir &c.
in my hands as guardian &c.
to wit,

1 Cow & Calf, worth	\$25.00
1 Cow & yearling,	15.00
1 Ox	20.00
3 Steers 2 years old	25.00
1 Steer 1 year old	5.00
1 Heifer 2 years old	7.00
1 Do 1 "	4.00
1 Mares, saddle	10.00
	111.00

all of which is respectfully submitted to
the worshipful court. This 1st July 1839.

Franklin Dingley, Guardian

Sworn to in open
Court, 1st July 1839
Test W. S. Harris Clerk

State of Minnesota
Oliver County, I know all
by these presents that we
Robert H. Brockett, Thomas A.
P. M., James B. Harper &
Norton Oakes, all of Oliver County, are held and firmly
bound unto Newton Cannon Governor of the State of
Minnesota for the time being and his Successors in office
or assigns, in the penal sum of Twenty Five Thousand
Dollars, to be paid to Said Governor or his Success-

sors in offices or assigns, 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 10th day of July, A.D.
1839.

The condition of the above obligation is
such that whereas the above bound Robert H. Brockett,
is duly and constitutionally elected Coroner in and
for the County of Olmsted for the next ensuing two
years, now if the said Robert H. Brockett shall
well and truly faithfully discharge all the duties
of his said Office of Coroner agreeable to the Sta-
tutes & Laws of the State of Minnesota & of the
United States then this obligation to be void else to
remain in full force & effect.

ackd Robert H. Brockett 
ackd Thomas A. P. M. 
ackd James B. Harper 
ackd Norton Oakes 

The following is a List of
Property returned in the Inven-
tory of the goods & effects of
the Estate of G. H. Long, that
never came to the hands of the
Administrators (by death or
otherwise).

3 Head of Sheep - 2 yearling heifers
all of which we pray your worship to have placed
to our credit on Settlement as Adms. of Said Estate
Troy 5 August 1839

J. & G. H. Long
Adm't.

Supplement Inventory of
the Estate of G. W. Long
1 Steer 6 years old \$4.00
1 Bull 4 years old 7.00
1 Sheet Copper 5.25
\$16.25

Which is respectfully submitted to the worshipful
County Court of Obion County.

Troy August 5th 1839 J. & G. W. Long Adms.

Inventory of Expences
attending to the administration
of the Estate of George W.
Long Decd,
To amount paid for \$4
9.75

To whiskey for the sale -

Cash paid for articles allowed by court for
widows Support -

To 549 Pounds of Pork at 5¢ -
" 28 lbs Beef @ 8¢ -

" 1 Barrel Salt

153 lbs Coffee

46 lbs Sugar 10¢

Troy 3rd July 1839

J. & G. W. Long Adms,

State of Tennessee
Obion County

Know all men by
these presents that we
James W. Guy, Benjamin
Sheeks & Wm H. Guy, or
held and firmly bound unto R. M. McEach Super-

intendent of public Instruction for the State aforesaid
or his Successors in office in the sum of one thousand
and four hundred and Twenty Dollars and Seventy
eight cents (\$1425.78) for the payment of which will
and truly to be made we bind ourselves our heirs ad-
ministrators jointly and severally firmly by these
presents, signed with our hands and sealed this 5th
day of August 1839

The condition of the above obligation is this
that if the above bound James W. Guy (Trustee
of Obion County) Shall well truly and faithfully
discharge his duty as such in reference to the common
School fund for said County and punctually pay
over all money, that he may receive as such to
the several districts or those authorised to receive
Sd. School fund, then the above obligation to be void
otherwise to be and remain in full force and virtue
in law. Signed and sealed this day and date above
written

J. W. Guy
Benjamin Sheeks
J. Adams clk pro. Term
Wm H. Guy

State of Tennessee
Obion County Clerks office
County Court 29th July 1839
By Virtue of an Act of the
General Assembly of the State
of Tennessee entitled "an act
to authorise the Clerk of the County

Counts to make Settlements with Executors, Administra-
tors and Guardians and for other purposes" passed 2^d
January 1839. I William H. May is Clerk of the County
Court of said County of Obion have this day proceeded
to make Statement of the accounts of, and Settlement

with Robert B. Harper Guardian of Martha Harper, James B. Harper, Mary Harper, Margaret Harper & John W. Harper, Minst heirs of Thomas M. Harper Deceased, which is as follows to wit.

Robert B. Harper Guardian

Dr.		Cr.
25. Balance due Estate received from etc.		By McKeeg Wilkinson a/c 6.75
Adm's. as per return to June Court 1838 - 457.52		" 3 Months Interest on same 10
" Interest due on above up to 5 th August 1838 37.55		" Guardians a/c for necessary 1.51
" 150 Acres of Land worth 1000.00		" Crockett Harper & Co a/c 1.15
" 1 Negro Boy Henry worth 350.00		" J. L. Lyles Schooling a/c 10.60
" Cash & Notes returned to c. May Court 1829 103.00		" Interest on do 20
" Interest off 10.5% of above balance not yet due 15		" Matilda Hogg a/c & interest 4.18
		" Tax on Negro for 1838 90
		" Allowance for trouble &c 1.50
		as Guardian } 10.00
		" Insolvent notes as per } 1.50
		Guard. return to court 24.17
		Interest on same up } 1.50
		to 5 th Aug. / 39 1.50
		Balance due said ward 1990.89
		2055.53
		2055.53

All of which is respectfully submitted to the worshipful County Court of Said County now sitting this 5th day of September A.D. 1839.

M. S. Harris Clerk

State of Tennessee
Obion County Clerks office
County Court 31st August 1839
By virtue of an act of the General Assembly in the State of Tennessee
Passed January 23^d 1838 -
Entitled an act to authorize

The Clerks of the County Courts to make Settlements with Executors, Administrators & Guardians and for other purposes, &c. William S. Harris Clerk of the County for Said County has this day proceeded to make Statement of the accounts of a/c Settlement with Jacob Long & George W. Long, Administrators of the Estate of George W. Long Deceased, as follows to wit.

Dr. Jacob Long & George W. Long, Administrators
of Georgia W. Long Deceased - Cr.

Dr.		Cr.
10. amount of bill of Sale and Inventory as returned to the January Term Court, County		By one note Payable to J. Long & Co for 9.37
A.C. 1838 - 839.52		" " " " M. O. &
10. amount of sup- plementary returned to August Term of Said Court		R. B. Harper for 2.50
1839 - 16.26		One account due G. W. Long Jr. 13.92
		" " " " James R. McKe 7.25
		" " " " Robt & Co 1.50
		" " " " N. Q. Harper 8.00
		" " " " Thomas G. Jones 55.50
		" " " " J. C. Faulk 27.84
		" " " " W. M. Watson 16.75
		" " " " J. Long & Co. 151.86
		By Insolvent notes & accounts in possession of Deced. at his death 19.00
		" Inventory of expenses &c, allowed by court 1 st August Term 1839 80.09
		12. amount of clerks fees in administering 25 " and allowed these Administrators
		for their services in administering 40.00
		By account Due John Long 28.26
		By Balance in hands of Adm. due the heirs 366.65
		855.77

All of which is respectfully submitted to the worshipful

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Court aforesaid Sept. Term 1839.

W. J. Harris Clerk

We Jacob Long & George W. Long Adms. of the Estate of George W. Long Deceased do each of us Solemly Swear upon the evangelist of almighty God, that the within Settlement Made with us this 31st August 1839 is a just, true & full Settlement of our accounts as administrators as aforesaid, to the best of our Knowledge & belief to help us to each of us God.

Sworn to before me this 31stJacob Long
G. W. Long

Aug 1839

W. J. Harris Clerk

State of Tennessee
Obion County 3 Clerks office
County Court, 3rd August A.D. 1839
By Virtue of an act of the
General Assembly passed the 20th
day of January 1839 entitled
an act to authorize the Clerks

of the County Courts to make Settlements with Executors
Administrators and Guardians and for other purposes.

I William J. Harris Clerk of the County Court of said
County, have this day made Settlement of the accounts of
& Settlement with Jacob C. Faulk Administrator
of the Estate of Emanuel Shore Deceased as follows
to wit.

Per -	Jacob C. Faulk Adm'r. &c.	61
To Amount of Bill	By notes & Interest payable to	61
Sale returned to Sept	Henry Long -	83.63
Count 1837 -	" do " do " do to	82.83
" Amt of Inventory of notes returned Aug. Court	Polly Shores -	61.50
1839 -	" Edwards & Guller account,	
	Medical Bill	12.00
	Total	308.66

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91.50	By Moses D. Harper account funeral expenses	6.00
"	J. Long &c. account	5.50
"	J. C. Faulk account	35.00
"	Clerk's fees in administering	5.00
"	Amount allowed this Administrator for his trouble in administering taking care of Property 70.20.00	
"	Balance Due the heirs of Said Decd. in Adm'tn \$42.63 1/2	
"	Deuct of \$17.50 by order of Court leaving due \$251.50 from Adm'tn of \$79.12 1/2 to heirs, order at Sept Term 1839	

\$291.50

Your Clerk would respectfully State to your Worships
that \$63.54 being Adam Faulk's note charged to this Adm't
in his return to the August Court 1839 is not within the
jurisdiction of this State & Should not be considered a
good Debtor against this Adm't & that the heirs Should
be bound to receive it. - it being a note found in the
hands of Decd. at his death - all of which is respectfully
Submitted to your Worships & its ratification recommended
as a full & final Settlement.

This 3rd day of September A.D. 1839
W. J. Harris Clerk

State of Tennessee
Obion County 3 Know all
men by these presents that we
William W. Edmonds, Richard
B. Brown, John Morgan
of the County & State aforesaid
are held and firmly bound unto Charles McAlister chairman
of the County Court, for said County, and his successors in
Office, in the sum of Ten Dollars, to be paid to said
justice or his successors in office, or assigns, to which
payment well and truly to be made we bind ourselves

our heirs executors and administrators jointly severally & firmly by these presents sealed with our seals and
dated this 3^d day of September 1839

The condition of the above obligation is such that whereas the above bound William W Edmonds, was this day chosen and appointed Guardian of Susan Francis Ross & James Madison Ross, minor heirs of James M Ross Deceased. Now Should the said William W Edmonds, well and truly perform the duties of Guardian towards the said minor orphan, and in all respects discharge his duty faithfully, then this obligation to be void due to remain in full force and virtue.

Test

R.B. Harper

James H. Whiteside

M.W. Edmonds Seal
R.B. Brown Seal
John Morgan Seal

State of Tennessee,
Obion County. We oblige
Lewis, John Morgan, are held
and firmly bound unto Newton
Banning, Governor of the State
aforesaid, for the time being and
his successors in office in the penal sum of Four Hun-
red Dollars, for which payment well and truly to be
made, we bind ourselves, our heirs, executors, and admin-
istrators jointly and severally, firmly by these presents
sealed with our seals and dated this 2^d day of September
1839. The condition of The Above obligation is
such that if the above bound Obediah Lewis administrat-
or of all and singular the goods and chattels, rights and credit
of Hanna Cropp Deceased, do make or cause to be
made a true and perfect inventory of all and singu-
lar the goods and chattels rights and credits of the

said Deceased, which have or shall come to the hands posses-
sion or knowledge of him the said Obediah Lewis, or into
the hands and possession of any other person or persons
for him and the same to make do exhibit or cause to
be exhibited to the next County Court, where orders for
administrations passed, and the same goods chattels and
credits of the said deceased at the time of his death or
within which at any time after shall come to the hands or
possession of the said Obediah Lewis, or into the hands
or possession of any other person or persons for him
do well and truly administer according to law, and
further do make or cause to be made, a true and just
account of his said administration within Two years
after the date of these presents, and all the rest and ~~the~~ re-
mainder of said goods chattels and credits which shall be
found remaining upon the said administrators accom-
ount, the same being first examined and allowed by the
County Court shall deliver and pay unto such person
or persons respectively as the same shall be due unto
pursuant to law, and if it shall appear that any last
will and testament was made by the deceased, and
the executors or executors therein named, do exhibit the
same into court making request to have it allowed and
approved accordingly if the said Obediah Lewis, above
bound being therewith requested, do render and deliver
the said letters of administration (approbation of such
testament being first had and made) in the said Court
then this obligation to be void and of none effect or
else to remain in full force and virtue. Given under
our hands and seals, this 3^d day of Septr 1839.

Test

Obediah Lewis *Seal*

R.B. Harper
James H. Whiteside
John Morgan *Seal*

mark

State of Tennessee
Obion County. I, Known
men by these presents that we
John Morgan, Obediah Lewis
& William W. Edmonds, are

held and firmly bound unto Charles McNeister, the
man of the County Court for Said County of Obion
and his Successors in office in the sum of Four
Hundred Dollars to be paid to said Justice or his
Successor in office, we bind our selves our heirs exec-
utors and administrators, jointly, severally & firm
by these presents sealed with our seals and dated.
This 2nd day of September, 1839.

The consideration of the above obligation is such
that whereas the above bound John Morgan was
this day chosen and appointed Guardian of George
Washington Cropp, John Davis Cropp, Hedonina
Cropp & Mary Elizabeth Cropp. Now should the
said John Morgan shall well and truly perform the
duties of guardian towards the said minor orphans
and in all respects discharge his duty faithfully,
then this obligation to be void else to remain in
full force and virtue.

Test
Seth Bedford
Wm. Harper

John Morgan, G. S.
Obediah Lewis, Test
W. W. Edmonds, Test

September the 2nd 1839.
This is an Inventory of the prop-
erty of Hannah Cropp deceased in
One mare and colt, one old horse
one small wagon and harness
one side saddle, three beds and furniture, one folding
Table, one Chest, one pot and one Spider

one Table, one Dish, six Plates

Obediah Lewis
Adams

An account of Sales made of
the personal property of the
estate of James Russell Esq;
at his late residence in Obion
County after having advertised

according to law.

John Carter	
John Long	
Norton Bates	
Thos. P. C. Russell	
John Long	
John Long	
Harvey Russell	
Thomas P. C. Russell	
John Long	
Thomas Sorrell	
Thomas P. C. Russell	
Geo. W. Long	
Miles Wall	
William W. Whiteside	
Harvey Russell	
John Wooge	
James Robinson	
Thomas P. C. Russell	
John Long	
Norton Bates	
Harvey Russell	
Martin Vance	
John Wooge	
Thomas P. C. Russell	
one Table, one Dish, six Plates	
Obediah Lewis	
Adams	

William H. Whiteside
 Willis Wall
 William H. Whiteside
 George H. Long
 Thomas Sorrell
 James H. Guy
 James H. Guy
 James H. Guy
 Thomas P. C. Russell
 Thomas P. C. Russell
 William Wall
 William Wall
 Thomas Sorrell
 Saml. C. Henry
 John Hogue
 Thomas Sorrell
 Thomas G. Jones
 Thomas Sorrell
 Thomas P. C. Russell
 Martin Vance
 Harvey Russell
 James Robinson
 Saml. Barker
 Willis Wall
 Thomas P. C. Russell
 Obadiah Roberts
 Obadiah Roberts
 Thomas P. C. Russell
 Thomas Sorrell
 Wilson Dickerson
 Wilson Dickerson
 John Long
 Thomas Sorrell
 Thomas P. C. Russell

1 Largo auger
 1 Lot augers
 1 Cotton wheel
 1 Lot Shoemakers tools
 1 Lot Onions
 1 Water pail
 1 Water pail
 1 Churns
 1 Side Saddle
 1 Lot Leather
 1 Sadiram
 1 Lot plates
 1 Lot Cups & Saucers
 3 Glass Tumblers
 1 Sugar dish & Spoons
 5 Plates
 1 Largo pitcher
 1 Gilt pitcher
 1 Jar
 1 Jar
 1 Lot Shaving Tools
 1 Lot Spoons
 1 pair Specs
 1 Lot Wool
 5 Pounds Wool
 5 Pounds Wool
 3 1/2 Pounds Wool
 1 pair cotton Cards
 1 Chest
 1 Table
 3 Table Cloths
 1 Feather Bed & furniture \$8.00
 1 Feather Bed & furniture 34.00
 1 Bed & furniture 10.00

Thomas P. C. Russell
 Thomas Sorrell
 John Long
 John Long
 Thomas Sorrell
 Thomas Sorrell
 John Long
 James Robinson
 Thomas Sorrell
 William Wall
 Willis Wall
 Willis Wall
 Jesse Moreacham
 John Hogue
 William F. Hickman
 George H. Long
 William Mc Duncan
 Thomas Sorrell
 Thomas P. C. Russell
 Willis Wall
 U. M. Bennett
 Saml. C. Henry
 Saml. C. Henry
 Joseph Shores
 Joseph Shores
 Joseph Shores
 Joseph Shores
 Archibald Crockett
 Thomas of Harper
 Thomas P. C. Russell
 Harvey Russell
 John Long
 C. Wagster
 Thomas P. C. Russell

1 Bed quilt & Sheet
 1 Blanket
 1 Blanket
 1 Bed quilt
 1 Bed quilt
 1 Bed quilt
 1 Bed quilt
 1 Chair
 1 Lot Feathers
 1 Lot corn per Barrel .50
 1 Lot Sheep
 1 Table
 7 Head Sheep
 11 Geese
 1 Black Horse
 1 Brown Mare
 1 Colt
 1 Bridle
 1 Bridle
 1 Yearling Steer
 1 Cow
 1 Speckled Cow
 1 Red cow & Bell
 4 Fat Hogs
 15 Head Hogs
 3 Sows & 7 Pigs
 1 Sow and Pigs
 2 Meal bags
 7 Shoots in woods
 2 Raw Hides
 1 Bushel Measure
 1 Bread
 1 Sive
 1 Old Saddle

25-

2.50

2.51

25-

50

50

12 1/2

2 1/2

75-

6.67

2.25

35-

30.00

5.56 1/4

21.50

96.00

35.00

3 1/2

1.50

3.00

6.75-

6.00

28.50

11.75-

7.00

6 3/4

7.00

1.00

56 1/4

12 1/2

6 3/4

12 1/2

Thomas P. C. Russell
Thomas G. Jones
Thomas B. C. Russell
Thomas G. Jones
John Long
John Long

1 Ht. Guard
1 Tot Card per lb 17 $\frac{1}{2}$
1 Tot Bacon per lb 8 $\frac{1}{2}$
1 Barrell Sundries
1 Yd. Cloth fat
32 Dozen Oats

\$435 11

The foregoing is a full and perfect account of the sales of all the property of the estate of James Russell deceased directed by law to be sold. Notes with good security due twelve months after sale were taken from the purchasers. This 20th day of August 1839.

Thomas P. C. Russell
mark

Attest
Sam'l C. Moore
Benj' R. Harper

Thomas P. C. Russell
Administrator of Jas.
Russell Deed

State of Tennessee
Obion County

Know all men by these presents that we Rebecca Wilson, John S. Wilson, Wilford Harris, Joseph Harris, Ruben McWhorter, Benjamin F. McWhorter, Thomas

Hampton of the County & State aforesaid are held and firmly bound unto Charles McWhorter Chairman of the County Court for said County and his successors in office in the sum of Twenty Thousand Dollars, to be paid to said Justice or his successors in office, or assigns, to which payment well and truly to be made we bind ourselves, our heirs executors and administrators, jointly severally & firmly by these presents sealed & delivered with our seals, and dated this seventh

day of October A.D. 1839 -

The condition of the above obligation is such that whereas the above bound Rebecca Wilson & John S. Wilson were this day chosen and appointed Guardians of Thomas D. Wilson, Robert B. Wilson, James P. M. Wilson, William M. Wilson, Samuel J. Wilson, Ruth C. Wilson, Mary M. Wilson, Margaret R. Wilson, & Sarah L. Wilson, minors of William M. Wilson deceased, now should the said Rebecca Wilson & John S. Wilson, well and truly perform the duties of Guardian toward the said minor orphans and in all respects discharge their duty faithfully then this obligation to be void else to remain in full force and virtue -

Rebecca Wilson Seal
John S. Wilson Seal
W. F. Harris Seal
Joseph F. Harris Seal
R. McWhorter Seal
B. F. McWhorter Seal
Thos. Hampton Seal

State of Tennessee
Obion County
we Marcus L. Glover
John Y. Brown, William W. Allen
are held and firmly bound unto
James K. Polk Governor of

the State aforesaid for the time being and his successors in office in the penal sum of Four Hundred Dollars, for which payment 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 First day of November 1839 - The condition of the above obligation is

Such that if the above bounden Marcus L. Glover, administrator of all and Singular the goods and chattels rights and credits of Andrew J. Allen deceased, do make cause to be made a true and perfect inventory of all and Singular the goods and Chattels, rights and Credits of the Said deceased, which have or shall come to the hands possession or knowledge of him the Said Marcus L. Glover or into the hands and possession of any other person or persons for him and the same so made, do exhibit or cause to be exhibited to the next County Court where orders for administration passed; and the same goods Chattels and Credits of the Said deceased at the time of his death or which at any time after shall come to the hands or possession of the Said Marcus L. Glover or into the hands or possession of any other 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 Said goods Chattels and Credits which shall be found remaining upon the Said administrators account, the same being first examined and allowed by the County Court shall deliver and pay unto such person or persons respectively as the same shall be due unto, pursuant to law; and if it shall appear that any last will and testament was made by the deceased, and the executor or executors therein named, do exhibit the same in Court making request to have it allowed and approved accordingly if the Said Marcus L. Glover above bound being thereunto required, do render and deliver the said letters of administration (approbation of such testament being first had and made) in the said Court then this obligation to be void and of none effect or else to remain in full force and virtue.

Given under our hands and seals this 4th day of November 1837—

Test
W. H. Harris
Thos Dodd,

3 M. L. Glover Seal
3 John Y. Brown Seal
3 William B. Allen Seal
mark

	State of Tennessee Obion County we George W. Merriweather Thomas Dodd are held and firmly bound unto James K. Polk Governor of the State
--	---

of aforesaid, for the time being and his successors in office in the penal sum of Four Hundred Dollars, for which payment 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 Fourth day of November 1839—

The condition of the above obligation is such that if the above bound George W. Merriweather administrator of all and Singular the goods and Chattels, rights and Credits of Elisha Ogilby 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 Said deceased, which have or shall come to the hands possession or knowledge of him the Said George W. Merriweather or into the hands and possession of any other person or persons for him and the same so made do exhibit or cause to be exhibited to the next County Court where orders for administration passed; and the same goods Chattels and Credits of the Said deceased, at the time of his death or which at any time after shall come to the hands or possession of the Said ad-

ministrators or into the hands or possession of any other person or persons for him do well and truly administer according to law, and further do make or cause to be made a true and just account of his said administration within Two years after the date of these presents, and all the rest and the residue of said goods Chattels and credits which shall be found remaining upon the said administration account, the same being first examined and allowed by the County Court shall deliver and pay unto such person or persons respectively as the same shall be due unto pursuant to law, and if it shall appear that any last will and testament was made by the deceased and the executors or executors therein named do exhibit the same into Court making request to have it allowed and approved accordingly, if the said George W. Her son then alive and bound being the cause required do render and deliver the said letter of administration (appraisal of such testament having first had and made in the said Court) then this obligation to be void and of none effect, or else to remain in full force and virtue.

Given under our hands and seals this 4th day of Novr. 1839

George W. Morris
H. H. Dadd,

State of Tennessee
Obion County

we Alexander N. Edmunds, Notary
Oaks & Pittendron Wagster are
held and firmly bound unto
James K. Polk Governor of the State aforesaid, for
the time being, and his successors in office in the

sum of One Thousand Dollars, for which payment well and truly to be made we bind ourselves our heirs, executors and administrators, jointly and severally, firm by these presents sealed with our seals and dated this Fourt^h day of November 1839

The condition of the above obligation is such that if the above bounden Alexander N. Edmunds administrator of all and singular the goods and chattels, rights and credits of James M. Applegate deceased at "make or cause to be" made a true and perfect inventory of all and singular the goods and chattels, rights and credits of the said deceased, which have or shall come to the hands possession or knowledge of him the said Alexander N. Edmunds or into the hands and possession of any other person or persons for him and the same to make up and exhibit or cause to be exhibited to the next County Court where orders for administration passed, and the same goods, chattels, and credits of the said deceased at the time of his death or which at any time shall come to the hands or possession of the said Administrator or into the hands or possession of any other person or persons for him do well and truly administer according to law, and further do make or cause to be made a true and just account of his said administration within Two years after the date of these presents, and all the rest and the residue of said goods chattels and credits which shall be found remaining upon said administrators account, the same being first examined and allowed by the County Court shall deliver and pay unto such person or persons respectively as the same shall be due unto pursuant to law, and if it shall appear that any last will and testament was made by the deceased, and these executors or executors therein named do exhibit the same into Court, making request to have it allowed and approved accordingly, if the

Said Alexander N Edmons above bound being then
unto required, do render and deliver the Said letters
of administration (approbation of such testament
being first had and made) in the Said Court, then the
obligation to be void and of none effect, or else to
remain in full force and virtue. Given under our
hands and Seals this 4th day of November 1839.

A N Edmons Seal
Norton Oakes Seal
Ortendon Wagster Seal

An Inventory of the Effects of
the estate of Andrew J Allen
Deceased which had Come to
my hands as follows to wit.
Three head of horses, one

Cow and Calf, one Saddle, one at, one Bed
which is returned to Court, this 4th Nov. 1839

M L Colver
Administrator

State of Tennessee
Obion County 3 Oct
acknowledged ourselves in-
debted to Charles McAlister
Chairman of Obion County Com-
and his successors in office in
the sum of Seven Thousand Three Hundred Dollars
to be void if Rebecca Wilson and John Wilson
Guardians of the minor heirs of William McWilson
Dec'd who have this day received from Jubilee
Mc Bedford and John C Wilson Administrators
of the estate of Said dec'd the sum of Three
Thousands \$4 Hundred and 92⁵³/₁₀₀ Dollars the

amount of the proceeds of Said estate of Said William
McWilson dec'd Should pay and refund any debt or
debts against Said estate which may be hereafter sued
for recovered, or otherwise duly made to appear,

This 8th day of October 1839

Rebecca Wilson Seal
John S Wilson Seal

Know all men by these presents
that we Merridith Carroll
Thomas Dard Shanes Champ-
ton Joseph Harris Huber
Hornmett, James R Purmenter
Ortendon Wagster, Benjamin F. McWhorter, are
held and firmly bound unto Andrew Cannon Esq,
Governor of the State of Tennessee, and his suc-
cessors in office in the just and full sum of Four
Thousands Dollars for the payment of which we
and truly to be made we stand each of us bind
ourselves, our Heirs, executors and administrators
jointly severally and firmly by these presents,-
Sealed with our Seals, and dated this 7th day of
October 1839. The condition of the above ob-
ligation is such, that whereas the above bound
Merridith Carroll has been duly elected to
serve as Constable for the County of Obion
in Said State until 1st day of March 1840 - now if the
Said Merridith Carroll shall will and truly pay and
Satisfy such persons to whom the sum may be due
all sums of money by him received by virtue of any
process put into his hands for that purpose, and shall
in all things belonging to his office well and truly de-
mean himself during his continuance therein then
this obligation to be void otherwise to remain in

full force and virtue.

West
Ms. A. 1. 1

Merridith Carroll Seal
Thos. Dodd Seal
Tho. Hampton Seal
Joseph Harris Seal
Raven Hammatt Seal
James Parmenter Seal
Cottenham Wagster Seal
S. J. McWherter Seal

A Supplement Inven-
-tory of Effects of the estate
of James Mothral Decd.
which has come to the hands
of Adams Since former re-
corded by Jas Edwards

- turned to with 3 sheep. Sold to Jas Edwards
in Wilson City.

I got Backs 11.00

1 Flat Iron 2 Sold to Susan Motheral for 200

1 Dutch forked

Amt. Recd. of Adm't. of Jane Motheral Recd. 17,00

Am't for hire of Negroes for the year 1839 - to with
Exhibit No. 1

Elias hired to Newport & Joseph Harris for \$150.00
P. B. 1000

Rachael -... J. M. Bedford & Jas Davis.. 53-00
All

Alsey - " Bound & Wagstaff & C. McAlister, 70 00

Jack, " T. Staley & West Boronw " 1324

Octy .. " J. C. Reid & J. R. McRee , 34.00
Nov. 1st " J. B. McRee 10.00

Washington, of Dr. McLean & J. Wilson 13152

Sister " Susan Motheral " 66.00
Jefferson

Jefferson, " Same " 56.00
Blk. 2 Chitons, " 100

Gancy & 2 Children Same
Memphis 10.00

Dempy ... same 10.61
One of the above cities lost

One of the above children being born 72057
Since last met.

all the above amounts for him due on the 28th Decr, 1839-

All of which is respectfully returned to the
worshipful County of Obion County, this 7th Oct^r 1839-
James, Seal and Adm^r

James A. Atchison Adm.

A List of property, belonging to
the Estate of Elisha Dykesby dec'd.
4 Beds 4 Bedsteads, 3 white
Counterpins, 5 Bed Quilts -
4 Sheets, 6 Cups & Saucers, 18

Plates, 6 Knives, & Forks, 4 Pitchers, 21 Glass glasses,
6 Tumblers, 4 Cocaine Pots, 1 Sugar Dish 2 Dishes
1 Tea Pot, 1 Coffee Pot, 1 Coffee Mill, 1 pr. Candle
molds, 1 Candles tick & Snuffers, 1 Jar, 1 Jig, 1
Lantern, 2 Tin pans, 2 Pots, 1 Coller, 1 Wash, 1
Spider & Lid, 1 Pot Rack, 1 Camp Kettle 1 Tea
Kettle, 4 pr. Pot hooks, 1 Table, 2 Chairs, 1 Spinning
Wheel & Cards, 1 Ap, 1 Form, 1 wash Tub, 3 Pails
2 Small Mopins, 1 Hat Stand, 1 watering pot-
1 Saddle, 2 Hors & Calves, 1 Hog, 1 Tin Strainer
a Small quantity of Seed & Oldana Cotton, 1 Rifle
gun, 1 man Saddle, 1 Ladies Saddle, 1 pr. Side
Irons, 2 Yarn Blankets, 3 Churns, 1 Hammar
3 Decanters, 1 Pepper Box, 1 Salt Seter, 1 Novel
Plough, half of the crop of Corn on the plantation
after paying the rent, one Stack of wheat
one stack of Oats

George W. Meriwether
Adm.

State of Tennessee }
Obion County }
To the Clerks of the several
County Courts January Term

1840 - now settling, James Dean Esq; guardian of
Jane H. Hartness & Eleanor E. Motheral heirs of
James Motheral Deed - Report to your Worshipps,
the amount that has come to his hands belonging to
his wards. So wit - 1839

1839 May the 9th Received -

May the 15th Da -

May the 15th Received -

In Cash notes, one on Whifford Harris &
Joseph Harris, \$135, Due the 25th day
of December 1839, and on J. M. Bedford
and James Davis for 65 Dol. due the
25th day of December 1839.

Aug. the 1st Recd -

Aug. the 1st Recd -

Sept. the 18th Recd -

Da -

Sept. the 18th Recd -

January 6th 1840 -

James Dean
Guardian

A Bill of Sale of the
Property of Andrew J.
Allen Decceased -

1	Oven	\$ 1	Hand Saw	\$ 2.67
1	Oven	50	Drawing Knife	.75
1	Bell	50	Pain Gears	1.12
1	Steel Trap	81	Saddle	25.12
2	Chairs	50	Marpingills	.25
1	Bed	50	Lot of Hogs	23.00
1	Curn	4.68	Lot of Hogs	20.00
		19.38	Lot of Hogs	9.31
		26.71		26.00

1	Stear	\$ 10.00	4	Chains	\$ 108.16
1	Cow & Calf	13.06	1	Cupboard	50%
1	Ground pet	25	1	Plough	6.50
1	Sorrel Horse	25.00	1	Grubbing Hoo	1.00
1	Horse	45.00	1	Steel Trap	68.12
1	Gray filly	42.60	1	Bridel	1.68.12
1	Wt	31.60	1	Pitcher	8.11
1	Box Shoe Tools	1.18	1	Spoon	.75
1	Stear	11.00	1	Set of Hogs	2.00
1	Weifer	8.00	1	Set of Hogs	6.18.12
					12.31.12
					141.19.12

The foregoing is a true copy of the sale of prop-
erty belonging to the estate of Andrew J. Allen
Decd November 1839,

Marguer L. Clover
Adam

State of Tennessee
Obion County
Clarks Office 7th day of
December 1839.

By virtue of an act of the
General Assembly of the State of Tennessee,
passed on 2^d day of January 1838 Entitled,
An act to authorize the Clerks of the County
Courts to make Settlements with Executors, Ad-
ministrators & Guardians & for other pur-
poses, I William S. Harris Clerk of the
County Court of Said County of Obion have
this day, made Settlement of the accounts of &
Settlement with James Maddkins & Jerome Maddkins
Administrators of the Estate of Osa Maddkins
Deceased, which is as follows to wit -

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Dr. James & Jerome Madkins Adm'ts of
the amount of Bill of Sale returned to
Court dated 20th (Decr, 1836,

\$ 458.75

185-

Estate of Osa Madkins Deceased

	Ex.	C.
By J Adams & Co, a/c		\$ 19.00
" Charles Hodges "		5.25
" Polk & Clegg & Co, a/c		3.87 1/2
" James Davis - funeral expences a/c		12.00
" A. Mc Chamberlin - - - " "		11.50
" Allen Barker - - - " "		10.00
" Jerome Miller - - - " "		2.81
" Jerome Madkins - - - " "		10.00
" Jerome Madkins a/c, for getting up Stock Keeping horses, hogs &c, }		20.00
" James Madkins a/c, for getting up Stock Keeping horses &c, }		16.00
" One note payable to D. F. Moore		21.45
" Amt Clerks fees --		4.50
" Amt allowed these Administrators for their Services in Administering the		140.00
" Mrs. Wilkinson's Dr. Bill		10.00
" Lonsdale Walton & Co, a/c, -		31.75
" William Snider " "		19.00
" Balance due the Estate from Adm'ts 239.62		
		\$ 458.75

State of Tennessee
Obion County, }

Clerks office County

Court 20th Jan'y 1840 -

By Virtue of an act of the

General assembly of Said State passed 22nd -
January 1838. Entituled "an act to authorize the
Clerks of the County Courts to make Settlements
with Executors, administrators, and Guardians,
and for other purposes." - S William J. Morris.

Clerk of the County Court of Said County have this day made Statement of the amounts of and Settlement with William Harpole Guardian of Susan Adeline Graves Dickson minor heirs of Robert Dickson Deed which is as follows to wit for the year 1839.

Dr. William Harpole Guardian	Co.	Guardian	Co.
To Amt of property in hands of this Guardian being 100.	\$ 100.00	By Amt Paid This for the year 1839 on said Land	\$ 100.00
Acres of land in Weakley County Supposed to be worth \$ 300.00	\$ 300.00	" Clerks fee for this Settlement &c. -	1.50
		Balance -	297.50
all of which Respectfully Submitted this 20 th of Jan'y 1840	\$ 300.00		

W. J. Harris Clerk

State of Tennessee
Obion County
Clerks Office County Court
22nd day of January 1840.
By virtue of an act of the

General Assembly of Said State, passed 22nd day of January 1838. Entituled "an act to authorise the Clerks of the County Courts to make Settlements with Executors, Administrators & Guardians & for other purposes". W. J. Harris Clerk of the County Court of Said County have this day made Statement of accounts and Settlement with William H. Guy, Guardian of Elsey Jane Guy & John S. Rader minor heirs of William Nedrick

James H. & Agnes Guy - which is as follows to wit,-	Dr. William H. Guy Guardian	Co.
To Amt in hands of guardian belonging to Said wards jointly Two Hundred Dollars -	200.00	
Interest on the same to 1 st Jan'y 1840 -	45.00	
	\$ 245.00	
" Balance in hands of Guardian	242.50	
		245.00

all which is respectfully submitted as an annual Settlement,

W. J. Harris Clerk

Inventory of property which has come into my hands belonging to the Estate of James M. Applegate deceased also a Bill of Sale of the same to wit:

Sale on the 18 th January 1840.	
One prop. Sold to W. Meinton - for	\$ 15.62 1/2
One Taylor's Goods to A. N. Edmons "	1.00
one Booking Glass " of B. Harper	62 1/2
One Tailor Drapery " A. N. Edmons	31 1/2
One folding Table " W. Meinton	4.12 1/2
one Iron Squair " A. N. Edmons	25
One Poplar Table " of B. Harper	21.12 1/2
One Tin Bucket " of B. Harper	50
Two Candlesticks " W. J. Harris	25
also Cash received of W. B. Brown on a/c	10.00
" " " " " R. B. Brown "	2.00
" all which is returned to Court this 1 st Monday in February 1840 -	\$ 36.81 1/2
	A. N. Edmons admt

Sixy Tenn, C^o. Feb 1840
 A Supplement Inventory of the
 Estate of John Polk Deed.
 Showing some aunts, nephews
 to be returned & also some
 returns which are erroneous for which erroneous return
 This Executrix prays credit &c to wit

One Note on Archabell Campbell for \$42.00
 Three Heads of Hogs worth \$4.00 each - 12.00

54.1

The Credit prayed is Sixty Two Dollars Credited
 on Mrs. C. Edwards Note heretofore returned for the
 full amount of \$25.00 which she should have Credited
 with Said Sixty Two Dollars, also, by Coms heretofore
 sold to Henry Head, which was being measured did
 not hold out by Fifty Six Dollars & fifty Seven
 Cents, which aint has been credited on Said Heads
 note which has been returned heretofore, which is
 respectfully returned & prayed -

Thomas A. Polk Exec.

State of Tennessee
 Obion County
 Two Greenberry Chambers
 Richard W. Gardner &
 Barney Chambers, are held
 and firmly bound unto James H. Polk Governor
 of the State aforesaid, for the time being and his
 successors in office in the penal sum of Three Hunder-
 dred Dollars, for which payment 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 the third
 day of February 1840. —

The Condition of the above obligation is such that if
 the above bounden Greenberry Chambers Administra-
 tor of all and singular the goods and chattels rights and
 credits of Isaac Standley 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 said Deceased
 which have or shall come to the hands possession or
 knowledge of him the said Greenberry Chambers or
 into the hands and possession of any other person or per-
 sons for him and the same so made do exhibit or
 cause to be exhibited to the next County Court where
 orders for administration passed, and the same
 good chattels and credits of the said deceased at the
 time of his death or which at any time after shall come
 to the hands or possession of the said Greenberry
 Chambers or into the hands or possession of any
 other person or persons for him do well and truly
 administer according to law, and further as made
 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 the residue of said
 goods chattels and credits which shall be found remaining
 upon the said administrators account, the same being
 first examined and allowed by the County Court shall
 deliver and pay unto such person or persons respectively
 as the same shall be due unto pursuant to law, and if it
 shall appear, that any will and testament was made by
 the deceased, and the executor or executors therein named
 do exhibit the same into Court making request to have
 it allowed and approved accordingly, if the said Green-
 berry Chambers, above bound being thereunto required
 do render and deliver the said letters of administra-
 tion (approbation of such testament being first
 had and made) in the said County, then this obliga-

-tion to be void and of none effect, or else to remain in full force and virtue. Given under our hand and Seals, this 3rd day of February 1840.

Susan B. Chamberlain
R. W. Gardner Seal
Berry Chamberlain Seal

Inventory of a portion of
the property of Isaac Standley
(Deceased, Feby 8th 1840)

1 Sorrell Horse -
1 Bridle Saddle & blanket
1 Crisb Corn -

C. B. Chamber
Administrator of
Isaac Standley Decd

State of Tennessee
Obion County We Susan Morgan acknowledge our selves indebted to Charles M. Alister Chairman of the County

Court for Said County for the time being and his successors in office in the sum of one hundred Dollars, for which payment 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 the 7th day of December 1839.

Whereas, the said Susan Morgan, has this day received from John P. Mitchell Administrator Fielding B. Morgan (deceased) the sum of Four Hundred and Ninety five Dollars his distributive Share of the personal Estate of

the said Fielding B. Morgan deceased. Now if the said Susan Morgan, shall well and truly refund and pay his rateable of any debts or debts truly owing by the deceased and which may hereafter be sued for and recovered or otherwise duly made appear then the obligation above to be void otherwise to remain in full force and effect attest

P. H. Crockett

Susan Morgan Seal
mark

Will of Raw-
dolph Stone (Deceased)
1st It is my will that my wife Lucy & I now keep all the goods that I have during her life

or widowhood absolutely and at the death of my wife that all the goods and chattles belonging to said estate be equally divided between James M. Stone Richard W. Stone & Mary J. Longley wife of Franklin Longley 2nd That you all (Maffy) Louisa Stone and the legatees James Richard & Mary J. Longley pray what little he might own -

Lucy M. Stone
James M. Stone
Richard W. Stone
A. L. Davidson

Randolph Stone Deceased
} this life on the 16th day of
February 1840.

State of Tennessee Obion County
December 10th 1840

Bill of Sale of James Russell
Decd.

1st Harvey Russell } \$ \$
1 side of Leather - 1.50
2 Harvey Russell 1 side Do. \$.75

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3	James Mc Guy 1 Side of Leather	
4	Thomas Sorrels 1 Calf Skin	
5	Thomas Russel 1 Side of Leather	
6	John Long 1 Pair Boot laces	
7	James Mc Pound 100 lbs of Cotton	
8	James Mc Pound 141 lbs of Cotton	
9	W. S. Calhoun 10 Barrels of Corn	
10	Lewis Gilbeck 10 Barrels of Corn	
11	John Carter 10 Barrels of Corn	
12	Alexander Hammel 10 Barrels Corn	
13	John Carter 10 barrels of Corn	
14	John Carter 10 barrels of Corn	
15	John Carter 10 barrels of Corn	
16	Heakin Vance 5 barrels of Corn	

The foregoing is a correct account of the \$135.5 sale of the property of James Russel Decd. as required by law to be sold which was sold on the 10th day of December 1839. Notes with good security were taken of purchasers on a credit of eight months.

This 2^d day of March 1840-

Attest
Sam'l C. Henry

Thomas ^{his} Sorrels
Thom Russell
Administrators

Jno. S. Wilson & Rebecca Wilson Guardian of Thomas P. Gillen Gillen William W. Robert B. James P. H. Samuel P. Ruth Mary M. Rebecca & Catharine

Wilson minor heirs of Mr. Mc Wilson deceased return here into Court the following affects that have come to their hands as Guardians as aforesaid
Wm S. Harris & Co. Checks note due 1st of

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January 1840 - for Ninety five Dollars 91cts	\$ 95.91
Jno. Polk Receipt on Thos. Taylor note due for	20.02
Magister & Pounds note due the 1 st of Jan'y, 1840	40.00
Jno. C. Wilson receipt on J. Tollen note due 22 nd	
of June for 1838	
W. H. Hubbard & Thos. Hampton note due the 25 th of Jan'y	1838
for Harris & Moses Night note due 25 th of Jan'y 1839	11.01
J. C. Wilson & C. Wilson note due Jan'y 1838	29.04
Jno. S. Wilson note due the 1 st of Jan'y, 1840	230.93
Lewis House note due the 18 th of January 1839	47.70
Rebecca Wilson note due including the hire of Negroes for the present year, for	1319.49
The following notes are for the hire of the Negroes for the present year -	
Thos. Hampton & W. Starke due the 25 th of Jan'y 1840	101.00
S. Meadows & W. S. Harris & G. W. Tanner due Do. 80.00	
Pounds Magister W. Starke due Do. Do. 127.50	
W. Harris & Thos. Hampton due Do. Do. 16.00	
W. S. Harris S. Meadows G. W. Tanner due	50.00
J. Hale Thos. Hampton note due Do. 60.00	
Doubtful and bad debts when recd.	
by Guardians Oct 1839	

J. S. Entoe & Jno. Wilson note due Jan'y 1839	346.90
Jno. B. Hubbard & J. Entoe note due Feb 1 st 1839	800.00
Magister Receipt on Watson due the 1 st of Jan'y 1838	75.00
Jam'l. D. Wilson receipt on Watson due Do. Do. 40.00	
J. S. Wilson & J. Entoe note due 1 st Do. Do. 820.37	
J. S. Wilson note due the 1 st of Jan'y 1839	21.47
In solvent debts Execution on W. Wilkinson	23.40
Execution on Do. Do. 93.34	
Rents of Land not accounted for because the	
dowry of the widow has not been laid off all of	3858.03
which is respectfully submitted the 29 th day of	
Feby 1840	
John S. Wilson Guardian	
Rebecca Wilson Guardian	

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John S. Wilson Guardian of
the minor heirs of William Mc
Wilson Deceased, Or to Rebecca
Wilson 1839 & 1840.

To board of seven of the wards from the 1st day of January
1839 - to 1st day of January 1840 - at Thirty five
Dollars each \$345.00

To Cloths and making and repairing cloths repairing
Washing and laying Seven of the wards for the
time aforesaid \$245.00

Rebecca Wilson Guardian

Troy March 1st 1840
To The Honorable County Court
for Obion County

I hereby tender you my
resignation as Coroner of your County. I was honorably
elected by you when you conferred upon me that honor &
am fall under many obligation for the honor you
conferred upon me by the promotion, and I shall
now be thankful to you to receive it back again
With much respect

I am
Yours very truly
J R Henderson

To the worshipful County Court
of Obion County your petition
er Samuel L. Henry Shews to
your Worships that he hereby offers
his resignation of the office of Justice of the Peace for
the County of Obion and prays your worships to receive
the same as perhaps some person more capable

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Competent may be chose to succeed him, And for the proper-
ity, and high character of the Court he will ever pray &c.

Sam'l L. Henry

March 3rd 1840

State of Tennessee

Obion County I, T. A. Thomas &
Polk Sheriff of the County and State
aforesaid, do hereby certify that at
an Election held in Civil District No. 2

on the 1st day of March 1840, as the law directs, James
Elder was duly and constitutionally elected Constable for said
District for the next ensuing two years given under my
hand and seal at office in Troy, this the 23rd day of March
1840.

Thomas A. Polk Sheriff

State of Tennessee

Obion County I, Know all
men by these presents that we
James Elder, Samuel L. Henry,
Gabriel Henderson, Joseph C.
Barham all of the County of Obion and State of Ten-
nessee, are held and firmly bound unto James W. Polk
Governor of said State for the time being and his Successor
in office, in the sum of Four Thousand Dollars, for the
payment of which well and truly to be made we bind
ourselves our and each of our heirs Executors and admin-
istrators jointly and severally firmly by these presents
sealed with our seals and dated this Sixth day of April
A.D. 1840. - The conditions of the above obligation are
these, that whereas, as appears from the certificate of the
Sheriff of said County, the above bound James Elder
was on the first Saturday in March 1840 duly and
constitutionally elected Constable in Civil District

No^d 2; to act as Constable in and for Said District and County of Obion for Two years, then next ensuing —

Now if the Said James Elder Shall well and truly account for and pay over all monies by him collected by Virtue of his Said Office, to the person or persons authorised to receive the same, and Shall also account for all claims, property and demands that Shall come to his hands or possession as constable to the proper person or persons, and in all things do and perform all the duties of Constable faithfully, during his continuance in office agreeable to the Laws of the State of Tennessee and of the United States, then the above obligation to be void, otherwise to remain in full force & Virtue —

James Elder *Seal*
Sam'l C. Henry *Seal*
Gabriel Henderson *Seal*
Joth C. Barham *Seal*

	<p>State of Tennessee Obion County 3 I Thomas A Poltl Sheriff of the County and State aforesaid, do hereby certify, that at an election held in Civil District No. 3, on the 7th day of March 1840, as the law directs, James Madison Cole was duly and Constitutionally elected Constable for said District for the next ensuing two years. Given under my hand and Seal at office in Troy this 25th day of March 1840</p>
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Thomas A. Poltl *Seal*

	<p>State of Tennessee Obion County 3 Know all men by these presents that we James Mc Cole of John Clear John Wheeler, James Caldwell of thos E Starr, George W. L. Marr, Sam'l S. Calhoun all of</p>
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the County of Obion and State of Tennessee are held and firmly bound unto James M. Cole Governor of said State for the time being and his successors in office or assigns in the sum of Four Thousand 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 16th day of April A.D. 1840 —

The conditions of the above obligation are ~~that~~ that when as appears from the certificate of the Sheriff of said County, the above bound James Mc Cole was on the first Saturday in March 1840 - duly and constitutionally elected Constable in Civil District No. 3, to act as constable in and for said District & County of Obion for Two years then next ensuing — Now if the Said James M. Cole Shall well and truly faithfully account for and pay over all monies by him collected by virtue of his Said Office to the person or persons authorised to receive the same, and Shall also account for all claims property or demands that Shall come to his hands or possession as constable to the proper person or persons, and in all things do and perform the duties of Constable faithfully during his continuance in office, agreeable to the Laws of the State of Tennessee & of the United States, then this obligation to be void, otherwise to remain in full force and Virtue —

James M. Cole *Seal*
John Clear *Seal*
John Wheeler *Seal*
James Caldwell *Seal*
John E. Starr *Seal*
G. W. L. Marr. *Seal*
S. S. Calhoun *Seal*

State of Tennessee,
Obion County, 3^d Thomas
A Polk Sheriff of the County and
State aforesaid, do hereby certify, that
at an election held in Civil District No. 5, on the 7th day of
March 1840, as the law directs Nathaniel Henderson was
duly and constitutionally elected Constable for said District
for the next ensuing two years. Given under my hand
and Seal at office in Troy, this the 23rd day of March
1840. —

Thomas A. Polk Sheriff

State of Tennessee Obion County
Know all men by these
presents that we Nathaniel Henderson
Ruben Hammitt William Evans
Spencer Sharp Alexander Starratt

Joseph Harris, all of the County of Obion and State of
Tennessee, are held and firmly bound unto James W. Polk
Governor of Said State for the time being and his successors
in office or assigns, in the sum of Four Thousand
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 6th day
of April AD 1840. The conditions of the above obli-
gation are these that whereas, as appears from the cer-
tificate of the Sheriff of Said County, the above bound
Nathaniel Henderson was on the first Saturday in
March 1840, duly and constitutionally elected Con-
stable in Civil District No. 5, to act as constable in
and for said District and County of Obion for two
years, then next ensuing.

Now if the said Nathaniel Henderson shall well and
truly account for and pay over all monies by him

Collected by virtue of his said office to the person or persons au-
thorised to receive the same, and shall also account for all
claims property or demands, that shall come to his hands or
possession as constable, to the proper person or persons
and in all things do and perform the duties of constable faith-
fully during his continuance in office, agreeable to the laws
of the State of Tennessee & of the United States, then the above
obligation to be void, otherwise to remain in full force &
virtue.

N. Henderson *(Signature)*
Ruben Hammitt *(Signature)*
Wm. Evans *(Signature)*
Spencer Sharp *(Signature)*
A. Starratt *(Signature)*
Joseph Harris *(Signature)*

State of Tennessee Obion County,
I Thomas A Polk Sheriff of
the County and State aforesaid do
hereby certify, that at an election
held in Civil District District No. 6, that James Robinson
and William M. Brown was duly and constitutionally
elected Constable for said District for the ensuing two
years. Given under my hand and Seal at Office, at Troy
this 7th day March 1840. —

Thomas A. Polk *(Signature)*

State of Tennessee, Obion County,
Know all men by these
presents, that we James Robinson
John Robinson Benjamin
Garrison, James Ocarth-
Georges Polk, David Bright, all of the County of
Obion and State of Tennessee, are held and firmly
bound unto James W. Polk, Governor of Said State

for the time being and his successors in office or assigns in the sum of Four Thousand 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 sixth day of April A.D. 1840. The conditions of the above obligation are these that whereas, as appears from the certificate of the Sheriff of Said County, the above bound James Robinson, was on the fifth Saturday in March 1840, duly and Constitutionally Elected Constable in Civil District N^o. 6, to act as constable in and for said District and County of Obion for two years then next ensuing. Now if the said James Robinson shall well and truly account for and pay over all monies by him collected by virtue of his said office to the person or persons authorized to receive the same, and shall also account for all claims property or demands that shall come to his hands or possession as constable to the proper person or persons, and in all things do and perform the duties of constable faithfully during his continuance in office agreeable to the Laws of the State of Tennessee & of the United States, then this obligation to be void; otherwise to remain in full force & virtue.

James Robinson Seal
 John Robinson Seal
 Benj. Garrison Seal
 Charles Heath Seal
 George Polk Seal
 David Bright Seal

State of Tennessee Obion County
 I Thomas A Polk Sheriff
 of the County and State aforesaid
 do hereby certify that at

an Election held in Civil District N^o. 6, that James Robinson and William Brown was duly and constitutionally elected Constable for Said District for the next ensuing two years.

Given under my hand and Seal at office in Troy this the 7th day of March A.D. 1840 —

Thomas A Polk Sheriff

State of Tennessee Obion County

I know all men by these presents that we William W. Brown — Richard B. Brown — Green L. White — Theodore Staley — William N. Edmonds

Alex. N. Edmonds — Wm D. Harper — Archibald Campbell — Robert C. Hall — Saml. Baldwin & Norton Oakley, all of the county of Obion and State of Tennessee, are held and firmly bound unto James A. Polk, Governor of said State for the time being and his successors in office or assigns in the sum of Four Thousand 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 fifth day of April A.D. 1840.

The conditions of the above obligation are these that whereas, as appears from the certificate of the Sheriff of said County, the above bound William W. Brown was on the first Saturday of March 1840 duly and constitutionally Elected Constable in Civil District N^o. 6, to act as constable in and for said District and County of Obion, for two years then next ensuing. Now if the said W. Brown shall well and truly faithfully account for and pay over all monies by him collected by virtue of his office to the person or persons authorized to receive the same and shall also account for all claims property and demands that shall come to his hands or