

Sam'l Hutchison  
Guard  
Martha Baxter  
Settlement 1839-

State of Tennessee }  
Obion County } Clerks

By virtue  
of January 1838 intituled an  
Settlement with executors

S. William S. Harris Clerk of the County Court  
account of & Settlement with Samuel Hutchison  
Baxter Deceased for the year 1839 to wit

Dr. Samuel Hutchison Guardian

1839	No amount of Balance in favour \$ 0 00
	of this ward 1st Jan'y 1839 ascertained
	by Settlement returned to
	December Term 1838 three hundred
	87 seventeen Dollars 54 $\frac{1}{2}$ 357 49 $\frac{1}{2}$
	No amount of this wards proportion of Matilda <sup>Baxter</sup> Deceased estate being
	one fifth of \$ 144 14 $\frac{1}{2}$ 28 88 $\frac{1}{2}$
	No amount due on the above 834 61 38 20 28
	367 16

All of which is respectfully submitted

A. Henderson  
Constable  
Resignation

To the County court of Obion County  
Tennessee

Whereby respectfully tender  
my resignation with resignation of the office of  
constable for District No 5 of the county aforesaid  
This 6th of September 1845

A. Henderson

Office County Court 3rd day of September 1845  
of the act of the General Assembly passed 22nd day  
of January 1838 to authorize the Clerks of the County Courts to make  
Administrators & Guardians & for other purposes  
said county have this day made statement of the  
guardian of Martha Baxter minor heir of John

of Martha Baxter &c

By cash paid Clerks fee in making \$ 1 50
& recording her Settlement & return account herewith 1 87 $\frac{1}{2}$
Last paid incidental expenses as per return herewith filed 16 28
Amount allowed his guardian for trouble 50

Balance in hand of the Guardian 345 50 $\frac{1}{2}$

1841 00	345 50 $\frac{1}{2}$
	367 16

With ratification recommended

S. W. Harris Clerk

158

104

Sam'l Hutchison  
Guard,  
Martha Baxter  
Settlement for  
1840

State of Tennessee  
Union County 3

By virtue  
January 1838 entitling  
to make settlements  
other purposes" 588558

This day made statements of the accounts of &  
Martha Baxter minor heir of John Baxter

On Samuel Hutchison Guardian of  
1840 8cts

Amount of Balance in hands of  
Guard as shown by Settlement for the  
year 1838 returned herewith. 345 50<sup>00</sup>

By 11 months interest on the above  
balance in hands of Guard 8345 50<sup>00</sup> 20 44<sup>00</sup>  
362 50

All of which is respectfully submitted & its ratification recommended - Your Clerk would state that the above Settlement exhibits a greater amount of disbursement by some 200\$ than the interest on the wards estate which appears to have arisen on account of such necessary medical aid as appears from some exhibits made to your Clerk - which being a case of necessity your Clerk thought proper to allow leaving the same for the future consideration of your worshipfull body

A. J. Harris Clerk

John Bobbins,  
Constable  
Resignation  
October Term 1841

State of Tennessee  
Union County 3

To the worshipfull County  
Court of said county now sitting  
Your petitioner would hereby tender  
his resignation as Constable of said county for Decr 1840  
praying your petitioners resignation may be rec'd &  
let him discharge & in duty bound will ever pray &c  
October 14th 1841

John Bobbins

Clerks Office County Court 3 day of September 1841  
An act of the General Assembly passed 22nd day of  
An act to authorize the Clerks of the County Court  
with Executors Administrators & Guardians & for  
the Clerk of the County Court of said County have  
settlements with Samuel Hutchison Guardian of  
Martha Baxter minor &c

By Clerks for including his settlement

& return herewith 8 87<sup>1/2</sup>

Cash paid incidental expences including

Medical bill as per return herewith filed 31 12<sup>1/2</sup>

Amount allowed his Guard for trouble &c 7 50

Balance in hands of his guardian 34

January 1841 325 50  
362 00

Years Support  
to the Widow of  
said Burford  
bed -  
October Term 1841

September the 10<sup>th</sup> day 1841 - Laid off  
for the widow Burford one years provisions  
as follows to wit

30 12<sup>1/2</sup> Barrels of corn - to Sixteen hundred  
weight of pork & the lard of the same Hogs that  
make it - two Common Cwt & leather - to two barrels flour -  
to six hundred pounds sugar - to fifty lbs coffee - to one barrel salt  
to twenty five pounds of wool, - and all the Cotton that is growing a few  
hundred dollars purchase per lb, Spices & ginger - twenty dollars to their the  
family - this 10<sup>th</sup> September 1841

Wm. Caldwell, Gabriel Henderson, B. Evans 3 commissioners

Jonathan Whitesides

Adm't.

Willis Hall & Co.

Bond

October fourt<sup>h</sup> 1841

State of Tennessee Union County  
We Jonathan Whitesides son  
B. Slouser & H. S. Harper  
are held and firmly bound  
unto James St Polk Governor  
of the State aforesaid for the time being and his  
successors in office in the penal sum of Five 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 fourth day of October 1841

The Condition of the above Obligation is such  
that if the above bounden Jonathan Whitesides administrator  
of all and singular the goods and chattels rights  
and credits of Willis Hall 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 Jonathan Whitesides or into  
the hands and possession of any other person or persons  
for him and the same to make do exhibit on 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 Jonathan Whitesides or into the  
hands or possession of any other person or persons for  
him do well and truly administer according to laws

and further do make or cause to be made a true and just ac-  
count 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 last will and testament was  
made by the deceased and the executor or executors therein  
named to exhibit the same into court making request to  
be allowed and approved accordingly if the said Jonathan  
Whitesides 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  
to remain in full force and virtue Given under  
our hands and seals this 14<sup>th</sup> day of October 1841

Jonathan Whitesides *Seal*  
H. B. Slouser *Seal*  
H. S. Harper *Seal*

W. Marshall & C. J. Smith  
7000  
David Burford Seal  
11/3 - Nov 1841

State of Tennessee Union County  
We Bennet Marshall Edward  
of Shuck Shelby Sealer  
Samuel Calhoun are held  
and firmly bound unto James St Polk Governor of the  
State aforesaid for the time being and his successors  
in office in the penal sum of Four 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 14<sup>th</sup> day of October 1841

The Condition of the above obligation is such  
that if the above bounden Bennet Marshall & Edward  
of Shuck Administrator of all and singular the goods  
and chattels rights and credits of David Burford 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 be found

come to the hands possession or knowledge of them the said Bennet Marshall & C. Y. Shuck or into the hands and possession of ~~any~~ other person or persons for them and the same so made, to 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 Marshall & Shuck or into the hands or possession of any other person for them do well and truly administer according to law: and further do make or cause to be made a true and just account of 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 effecting 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 Marshall & Shuck 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 4<sup>th</sup> day of October 1841  
 Bennet Marshall *Seal*  
 C. Y. Shuck *Seal*  
 Shelby Tealer *Seal*  
 A. S. Calhoun *Seal*

Moses Head &  
 Charles W. Calister  
 Admin.  
 Andrew L. G. Gee *Seal*  
 Bond -

October Term 1841-

State of Tennessee Union County  
 We Horace Head, Charles W. Calister  
 Sam'l W. Robinson and James  
 Sampson are held and firmly  
 bound unto James M. Polk Governor  
 of the State aforesaid for the  
 time being and his successors in  
 office, in the penal sum of  
 two hundred dollars, for which payment well and truly  
 to be made we bind ourselves our heirs executors and admis-  
 trators jointly and severally firmly by these presents  
 sealed with our seals and dated this 4<sup>th</sup> day of October 1841  
 The condition of the above obligation is such that if  
 the above bounden Horace Head & Charles W. Calister  
 Administrators of all and singular the goods and chattels  
 rights and credits of Andrew L. G. Gee 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 Administrators  
 to make 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 dec-  
 eased at the time of his death or which at any time after shall  
 come to the hands or possession of the said Head & W. Calister  
 into the hands or possession of any <sup>other</sup> person or persons for  
 them, do well and truly administer according to law: and  
 further do make or cause to be made a true and just  
 account of their said administration within ~~two~~ years  
 after the date of these presents and all the rest and  
 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 and pursuant to law; and if it shall appear that any last will and testament was made by the deceased and the executor or executors herein named do exhibit the same into court making request <sup>to have</sup> it allowed and approved accordingly if the said Horace Head & Charles M. Calister above bound being there unto required do render and deliver the said letters of administration (probation 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 fourth day of October 1841.

Horace Head *Prec*  
C. M. Calister *Prec*  
Sam'l M. Robinson *Prec*  
Jos. Sampson *Prec*

Jonathan Whitesides  
Adm.  
Willis Hall Seal.  
Inventory

November 10<sup>th</sup> in 1841

perfect inventory of all and singular the good and chattels of said decedants estate that have come to my hande knowledge and possession up to this date to wit  
2 head of horses  
5 head of cattle  
30 head of hoggs  
99 barrels of corn  
44 stacks of fodder  
7 bushels of potatos  
3 bushels of irish potatos  
25 head of geese

1 set of leafspoons  
1 set of plates  
1 set knives & forks  
1 coffee pot  
1 pair offine dogs  
1 Spice mill  
1 Smoothing iron  
1 wagon & box

2 plows 9 acres 1 pair of guns  
silver & spooning wheel  
& spooning wheel  
1 piece of upper leather  
1 saddle and Bridle  
1 Drig side

All of which is respectfully submitted  
this 10<sup>th</sup> day of October 1841

J. Whitesides Adams

Willis Hall Deed	Settle of Willis Hall
1 year Support to	Union County, etc. to be undertaken
Widow Hall	being a writ issued by the County Court
Nov. 10 <sup>th</sup> in 1841 -	or said county commissioners to last
	off & set up for one years provision
	for the subsistance of the widow & family of Willis Hall

120 lbs of flour	120 lbs of flour
120 lbs of corn	1 Melch cow & calf
120 lbs of flour	10 lbs. red collers
3 bushel sweet potatos	30 lbs sugar
2 bushel Irish potatos	20 lbs Coffee
150 lbs of Pork	8 5 <sup>1</sup> / <sub>2</sub> lbs each long pepper Spice Ginger & Cattan pleasure

which we consider sufficient & no more than sufficient for one years support of said family. Which is res-  
pectfully submitted to the County Court the 10<sup>th</sup> of October  
1841

John H. Harper  
Sam'l Whitesides  
John M. Gandy  
Cornell

Wm. H. McAllister  
Adm't.  
A. L. McGee, Deed,  
Enclosed you  
Nov. 20th 1841  
two water skins & apparel one trunk & traps  
2 stockings, Quez & Sheers, saddle and bridle, a little ~~one note, on Jerome Miller But two dollars one do on~~  
~~\$31.25 Richard for eight dollars due, 2 ten dollars~~  
as far as came to hand this 20th October 1841

Reactor tools glass  
1 Kimblett  
W. H. McAllister  
20th Oct.

(W. McGee, W. H. McAllister - )

Atticors of M. Gars Estate Taken the 1st of Oct 1841

James W. Hickam	1 Hatch Cash	8 00
Washington Smith	4 do settled by note	5 00
Mrs. A. S. Starres	1 pr Shears	1 35
do	1 Horse	1 25
B. E. Stump	box of remnants	1 00
Pearson McAllister	1 Hatch	15 00
James Robinson	scissors	1 00
Frank Douglass	Clay & Rason	1 12 1/2
James Robinson	11 lbs of Bacon & col	47
Arch Crockett	2 pr Socks	9 1/2
C. H. McAllister	Blue black silk Thread	1 50
James Marshall	Thread & twist	1 50
James Robison	4 Pistols	8 50
B. S. Howell	Lundries	1 75
C. H. McAllister	4 pr Panties Drawers	2 00
do	2 pr Pants	60
F. Marshall	Coat vest & skirt	1 50

Inventoried of the estate of  
Andrew C. H. Gee deceased  
returned to Adm'r Court 1841

One horse Bridle Saddle War-  
tingel & Blanket, one pistol

two water skins apparel one trunk & traps  
2 stockings Quez & Sheers, saddle and bridle, a little ~~one note, on Jerome Miller But two dollars one do on~~  
~~\$31.25 Richard for eight dollars due, 2 ten dollars~~  
as far as came to hand this 20th October 1841

Horace Head  
C. H. McAllister  
Administrator

Wm H. Elcox	Coat & Square	5 15
Robert Parker	1 P. 51	2 27
G. Head	Black silk H. 8 do	1 75
James Marshall	H. C. at 5. Glens	75
C. H. McAllister	1 Breast pair Gold	5 75
H. Head	1 Trouser	5 15
G. Whiper	1 Buff Coat	62
G. Head	1 Marge	38 50
James Thompson	1 white leather blanket	9 75
H. Rogers	2 Hats	1 25
Genl Culler	1 Umbrella	1 12 1/2
C. H. McAllister	1 Coat	1 12 1/2
Horace Head	1 Coat	1 12 1/2

### State of Tennessee

Samuel Laughlin, Elton, County,

Guard - Bond - I do bind Samuel Laughlin  
John Young & John L. Young, George & Simond, Ichabod Corbin  
John Henry Wm. Young Esq, John H. Biggs & Alfred Hersey  
Elton town 1841 - all of the County & State of said  
we hold and firmly bound unto Seth Bedford Chairman of  
the County Court of said County and his successors in Office  
in the penal sum of Five Hundred Dollars in Trust  
for the use and benefit of the children herein after named  
and committed to the tuition of the said Samuel Laughlin  
for whose 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 the first day of November A.D. 1841

The condition of the above obligation is such that  
whereas the above bounden Samuel Laughlin is constituted  
and appointed Guardian of James Robison Young & William  
Alexander Laughlin Young Minors orphans of William  
Young deceased

Now if said Samuel Laughlin shall faithfully

execute his guardianship by securing & improving all the estate of the said James & William &c that shall come into his possession for the use of the said minors until they shall attain at full age and shall also at the next county court held for the county aforesaid exhibit an account upon oath of all the estate of said minors which he shall have received into his hands or possession; and shall there after exhibit annually before the justices of said court his account and state of the profits & disbursements of the estate of said minors, upon oath as required by law then the obligation to be void; otherwise to remain in full force and virtue.

Attest  
J. M. Williams  
R. M. Crockett

Samuel Gaughan <sup>Esq</sup>  
Margaret Downing <sup>Esq</sup>  
John Crockett <sup>Esq</sup>  
J. H. Burford <sup>Esq</sup>  
William Targett <sup>Esq</sup>

State of Tennessee  
Obion County

Mary Burford  
Edward Bond  
Joseph Burford minor of Edward, W. Churchill & Benjamin of  
Frederick Blaylock & Pullum are held and firmly bound  
unto Seth Bedford chairman of the  
County Court for the county aforesaid and his successor  
in office in the penal sum of twelve hundred  
dollars in trust for the use and benefit of the children  
hereinafter named and committed to the tuition  
of the said Mary Burford for which payment well  
and truly to be made and done we bind ourselves  
our heirs executors and administrators jointly and  
severally firmly by these presents sealed with our  
seals and dated this 8th day of November 1841  
**The Condition** of the above obligation is  
such that Whereas the above bounden Mary

Burford is constituted and appointed Guardian to Joseph & Burford minor orphan of David Burford deceased the said Mary Burford shall faithfully execute her guardianship by securing and improving all the estate of said Joseph & that shall come into the hands or possession of said Guardian for the benefit of said minor until he shall arrive at full age and shall also at the next term of the county court held for the county aforesaid exhibit an account upon oath of all the estate of said minor which shall have received into his hands or possession and shall thereafter exhibit annually before the justices of said court to her account and state of the profits and disbursement of the estate of said minor upon oath as required by law then his obligation to be void or otherwise to remain in full force and virtue.

Attest  
W. W. Wilson <sup>Esq</sup>  
Seth Bedford <sup>Esq</sup>

Mary Burford <sup>Esq</sup>  
E. H. Stucke <sup>Esq</sup>  
W. G. Pullum <sup>Esq</sup>

Shelby Trotter, Guard,  
of John W. Mary C. & Martha  
A. L. Burford, minors of  
David Burford deceased  
1841 - BOND

State of Tennessee  
Obion County  
The Shelby Trotter  
Bennet Marcellus Alexander  
St. Clotoun Edward H. Stucke  
& Joseph Smith all of the  
county of State aforesaid are held and firmly bound  
unto Seth Bedford Chairman of the County Court of  
said county and his successor in office in the penal  
sum of Three Thousand Five hundred Dollars in trust  
for the use and benefit of the children hereinafter named and  
committed to the tuition of the said Shelby Trotter  
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 A.D. 1841  
 The condition of the above obligation is such that  
 whereas the above bounden Shetby Teater is constituted and  
 appointed guardian of John H. Burford & Mary Elizabeth  
 Burford & Martha A. L. Burford minor heirs of  
 of David Burford Deed - now of the said Shetby Teater  
 shall faithfully execute his guardianship by securing & improving all  
 the estate of the said John H. Burford & Mary Elizabeth & Martha A. L. that shall come into his possession  
 for the benefit of the said minors until they shall arrive at full age, and shall account before  
 next county court held for the county aforesaid on an account upon oath of all of the estate of said  
 orphans which he shall have received unto his hands  
 on possession; and shall thereafter exhibit annually  
 before the justice of said court his account and state of the  
 profit and disbursement of the estate of said orphans up  
 till as required by law then this obligation to be void  
 otherwise to remain in full force and virtue.

Attest  
 Seth Bedford 33  
 W.W. Watson 33

Shetby Teater - Test.  
 Bennet Marshall Testy.  
 A.A. Calboun Testy.  
 E. F. Stucke Testy.  
 Joseph Smith Testy.

Jonathan Whitesides  
 Guar<sup>r</sup> - Bond 3  
 James H. Guy & Margaret Harper  
 Harper - minors of the above & Samuel Hutchison all of  
 Nov. Term 1841 -

State of Tennessee  
 Obion County

the county & state aforesaid  
 are held and firmly bound unto Seth Bedford chairman  
 of the county court of said county and his successors in  
 office in the penal sum of Four Thousand Dollars in  
 trust for the use and benefit of the children hereinafter

named and committed to the tuition of the said Jonathan Whitesides  
 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 & dated this first  
 day of November A.D. 1841

The condition of the above obligation is such that whereas  
 the above bounden Jonathan Whitesides is constituted & appointed  
 guardian of James B. Harper, Mary Harper, Margaret Harper &  
 Ann H. Harper minor heirs of Thomas H. Harper deceased  
 shall faithfully execute his guardianship by securing & improving all the estate of  
 the said James B. Mary, Margaret & John H. that shall come  
 into the possession of the said Jonathan Whitesides for  
 the benefit of the said minors until they shall arrive  
 at full age and shall account before the next county court held  
 for the county aforesaid on an account upon oath of  
 all the estate of said orphans which he shall have received  
 to his hand on possession, and shall thereafter exhibit  
 annually before the justice of said court his account and  
 state of the profits & disbursement of the estate of said orphans  
 for oath as required by law then this obligation to be void  
 otherwise to remain in full force & virtue.

Attest  
 W.W. Watson 33  
 Seth Bedford 33

Jonathan Whiteside 33  
 James H. Guy 33  
 W.H. Harper 33  
 Sam'l Hutchison 33

Benjamin H. Harper Bond - Guar <sup>r</sup> of Wm H. Harper, minor heir of Jas. Harper Deed -	State of Tennessee Obion County
Nov. Term 1841 -	the Benjamin H. Harper Thomas H. Harper & George H. Long & Robert Harper all of the County of Obion & State aforesaid are held and firmly bound unto Seth Bedford chairman of the county court of said county & his successors in office in the penal

Sum of Thrice Thousand Dollars in trust for the use and benefit of the child hereinafter named and committed to the trust of the said Benj St Harper 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 the 1st day of November A.D. 1844.

The condition of the above obligation is such that whereas John Morgan deceased do make or cause to be made a will in the above bounden Benj St Harper is constituted & appointed executor & administrator of all and singular the goods and chattels of William St Harper, minor heir of James Morgan deceased, and credit to the said deceased which have or shall decease, now if the said Benj St Harper shall faithfully execute to the said Morgan deceased or his executors or administrators of his estate, the said will in the above bounden Benj St Harper that shall come into his possession, his guardianship by securing & improving all the estate of William Caldwell & into the hand and possession of said William St Harper that shall come into his possession, by other person for him and the same so made do exhibit for the benefit of said minor until he shall arrive at the age of twenty one years of full age and shall also at the next county court held by adjournment publickly and the same goodchattels and credits of the county aforesaid exhibit an account upon oath of all the said deceased at the time of his death or before at any of the estate of said Captain, which he shall have received time rafter shall come to the hands or possession of the said into his hands or possession and shall thereafter exhibit William Caldwell & into the hands or possession of any financially before the justice of said court his account and other person or persons for him do well and truly administer state of the profits & disbursements of the estate of said Captain according to law; and further do make or cause to be made a true and just account of his said administration upon oath as required by law then this obligation to remain in full force & virtue.

Benj St Harper Testy  
Thos St Harper Testy  
G. H. Long Testy  
Robert St Harper Testy

William Caldwell  
Book - Adm'd of  
John Morgan Good.  
Decr. Novr 1844.

State of Tennessee, Marion County  
The William Caldwell  
William W Calmon & William W Water  
are held and firmly bound  
unto James C Jones Governor of the State aforesaid for  
the time being and his successors in office in the sum of Two 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 seal and dated the 1st day of November 1844.

The condition of the above obligation is such that if the above bounden William Caldwell, administrator of all and singular the goods and chattel right and title to

the above bounden Benj St Harper & his executors & administrators of his estate, shall not make or cause to be made a will in the above bounden Benj St Harper that shall come into his possession, his guardianship by securing & improving all the estate of William Caldwell & into the hand and possession of said William St Harper that shall come into his possession, by other person for him and the same so made do exhibit for the benefit of said minor until he shall arrive at the age of twenty one years of full age and shall also at the next county court held by adjournment publickly and the same goodchattels and credits of the county aforesaid exhibit an account upon oath of all the said deceased at the time of his death or before at any of the estate of said Captain, which he shall have received time rafter shall come to the hands or possession of the said into his hands or possession and shall thereafter exhibit William Caldwell & into the hands or possession of any financially before the justice of said court his account and other person or persons for him do well and truly administer state of the profits & disbursements of the estate of said Captain according to law; and further do make or cause to be made a true and just account of his said administration upon oath as required by law then this obligation to remain in full force & virtue.

Within 300 years after the date of these presents are all the land residue of said goodchattels and in debts which shall then be remaining upon the said administrator's account the same being first examined and allowed by the county court shall deliver and pay into such person or persons respectively as the same shall be deemed to pursuant to law; and if it shall appear that any last will and testament was made by the deceased and the executor or executors herein named to solit the same in to court making request to have it allowed and approved accordingly of the said William Caldwell whose bond being thereunto required to render and deliver the said letters of administration (approbation of such testa- in being first had and made) in the said court. Then-

This obligation to be void and of none effect or due to remain in full force and virtue. Given under our hands and seals this sixth day of December 1844.

S. M. Caldwell  
S. S. Edmonds  
G. G. Whitsides  
John Wilcox

Jonathan Whitsides

Adm. of Willis Ware 600

Account of Sales -

Year term 1842

	Articles	8	ct	Name
1	Set of Shelf ware	75	ft. Hall	
1	Set of Pot ware	40	Ellen Statt	
1	Pair	12	do do	
1	Chest & furniture	10	do do	
1	Bed & furniture	5 00	do do	
2	Chairs	1 00	John Quig	
1	Do	81/4	J. Whitsides	
1	Pair shkds glass 8 1/2 00	1 25	J. S. Quig	
1	Hair	25	R. Davies' Paid	
1	Chair	31/4	J. S. Quig	
1	Wine & books	1 00	Gib. Whitsides	
1	Pair Dog iron	81/4	J. Whitsides	
1	Pair of Gars	81/4	John Thorpe paid	
1	Book case	12	J. S. Quig	
1	Mug & ton	1 50	J. W. Whitsides	
1	Table	50	J. B. House	
1	Do	2 50	J. B. House	
1	Chest	1 80	Jas Robinson	
1	Piece of leather	1 31/4	2 00	
1	Plow	2 87/4	J. M. H. Whitsides	
1	To	1 12/4	J. B. House	
1	else	1 00	J. M. Caldwell	

	Articles	8	ct	Name
1	box	12	ft. Hilton space	
1	Bell & collar	12	ft. Davis' part	
1	Bowl	12	John Hale	
1	Set of flax	37/4	J. W. Whitsides	
1	Half bushel measure	50	John Thorpe	
1	Long Willow	12	Matthew Whitsides	
1	Box of buttons	21	do	
1	Pair of Geese	25	Ellen Statt	
1	Table & bedstead	44	Slings 1842 set	
1	Hand iron	12	Ellen Statt	
1	Barrel of corn 8 bushels	114	James Lincoln	
1	do 62 lbs 3.8 14	60	Stuif Whitsides	
1	do 155 bushels	12	do do	
1	Total corn 8 bushels	12	do	
1	Rock 3 bags	3 15	J. W. Whitsides	
1	do	2 12	Kid Whitsides	
1	do	2 15	Ellen Statt	
1	do	3 10	J. S. Quig	
1	do	3 14	do	
1	Large pottery	1 12/4	J. S. Whitsides	
1	Small pottery	3 25	J. Simpson	
1	do do	3 25	do	
1	do do	3 10	do	
1	do do	3 14	do	
1	Wine & glasses	1 12/4	J. S. Quig	
1	do	1 12/4	J. S. Quig	
1	Cake of bacon	13 75	J. W. Whitsides	
1	Cow bell off finger	15 75	J. P. C. Pease	
1	Cow & Calf	6 00	Ellen Statt	
1	Borel mare	60 50	do	
1	Colt	20 12/4	Kid Whitsides	
	State of Georgia			
	John Cox Esq. Certify the foregoing to be a true & perfect account of the sales of the estate of Walter Statt deceased begun up to this time this 15 Dec't 1845			

(Note to the Adm'r begin the return)

Jonathan Whitsides Adm'r

Pleasant St. Marberry State of Tennessee  
Bond - Guardian Union County  
of Susan M. Gibson & Union 36 Pleasant Street  
ministering Justice William Caldwell William A.  
Stark Edmundo Thomas Hampton

Decr. Term 1841

all of the County of Union in

State of Tennessee are held and firmly bound unto said  
Bradford Starman of the county court for the said county  
before said and his successor in office in the sum of  
Fifty Thousand Dollars in trust for the use and ben-  
efit of the children aforesaid named and committed to the  
tutors of the said Pleasant St. Marberry to their pay-  
ment and to be made we bind ourselves our  
co-executors and administrators jointly and severally for  
the above sum sealed with our seals and dated, the  
first day of December 1841.

The condition of the above obligation is such that whereas  
the above bounden Pleasant St. Marberry is constituted and ap-  
pointed guardian to Susan M. Eason & Mary Ann Eason Minors  
Orphans of master Eason deceased now if the said Pleasant St.  
Marberry shall faithfully execute his guardianship by  
securing and improving all the estate of the said Susan  
M. Eason & Mary Ann Eason that shall come into his pos-  
session for the benefit of the said minors until they shall  
be at full age and shall also at the next county court held for the determining her continuance herein then the obligation to  
abstain from exhibit an account upon oath of all the estate of said  
orphans which he shall have received into his hand or possession and  
shall thereafter exhibit annually before the justices of said  
court his account and state of the profits and disbursements of  
the estate of said orphans upon oath as required by law then the  
obligation to be void otherwise to remain in full force and virtue

P. W. Marberry *Seal*  
Wm. Caldwell *Seal*  
H. H. Edward *Seal*  
Edmundo Thomas Hampton *Seal*

June 3. Crain  
Constable Bond  
8<sup>th</sup> Civil Dist.

Decr. Term 1841

State of Tennessee  
Union County

Know all men by these  
present that we Black & Crain James  
Robinson, Legal Prent & Richard  
Calvin Ambrose & Jonathan C. Clegg  
Swallow all of the county of Union  
and State of Tennessee are held and

bound unto James C. General Gov. of said state for  
the time being and his successors in office or assigns in the sum  
of One Thousand Dollars for the payment of which  
and to be made we bind ourselves severally and severally for  
the present sealed with our seals and date the day of Decem-  
ber 1841

The condition of the above obligation is such that whereas  
the above bounden James C. Crain was on the 31<sup>st</sup> day of November  
last (1841) duly elected constable of the civil T. C. Tolson  
of said county to fill the vacancy occasioned by the resig-  
nation of John Hollingshead as constable to the next  
general election in and for said county.

Now if said James C. Crain shall well and truly just  
and satisfy such person to whom the same may be due all  
Money by him received by virtue of any power per-  
mitted to his hands for that purpose and shall in all things behav-  
ing to his said office well and truly discharge sum all of  
what he may do during his continuance herein then the obligation to  
be void otherwise to remain in full force and virtue

J. C. Crain *Seal*  
James Robinson *Seal*  
C. Bogart *Seal*  
Rich. Swallow *Seal*  
Calvin Ambrose *Seal*  
James H. H. Neely *Seal*  
A. Crockett *Seal*

(For Sheriff's certificate)  
See next page

Robert B. Harper  
guardian of minor heir  
of H. S. Harper deceased  
Settlement final -  
made with Clerk -  
Decr. term 1841

State of Tennessee of the  
Union County of  
General Assembly passed  
Clerk of the County Court  
Guardians and for other  
of said county have the  
Robert B. Harper guardian of  
Margaret Harper minor  
Dr Robert B. Harper Guardian  
26 Balance in hand of the Guardian on 1st 8.00  
Jan. 1841 including land & slave call effects  
as per Settlement re to Feb Term 1841 404.92  
30 Rent forward, State of Inventory returns  
to Robert term 1841 being value of slave & rent  
of land due 1st Jan of 1842 13.00  
30 Interest on \$404.92 being Rent & costs  
of the above effects 10.00 5.00  
432.93

All of which is respectfully submitted to the  
recommendation as a full & final Settlement and  
Settlement by the Clerk, Guardian as aforesaid

Franklin Crumblie, Constable  
Early Seal of Electors -  
5<sup>th</sup> Civil Dist.  
Decr. term 1841

State of Tennessee  
Union County & Suburb  
Cochell Republic, Sheriff of  
said County do certify that  
at an auction held for loss  
of office in the 5<sup>th</sup> civil district of said county on the 25<sup>th</sup> day  
of Decr. 1841 Frank Crumblie an early seal of elector constable  
to fill the vacancy occasioned by the resignation of John Bobbin  
the 25<sup>th</sup> of Decr. 1841.

Cochell  
D.P.S.

Office County Court 3<sup>rd</sup> day of November 1841.  
In pursuance to an order of said court by virtue of an Act of the  
Assembly of January 1832 entitled "an act to authorize the  
make Settlements with executors Administrators and  
Guardians & William H. Harris Clerk of the County Court  
made statement of the accounts of and Settlement with  
of Thomas H. Harper deceased as follows to wit  
Margaret Harper minor 8.00 8.00  
By Clerk for making the Settlement & 4.50  
amt paid R. B. Harp as her trustee 60.00  
Leave & interest 10.00 10.00  
Am. allowed the Guardian for attending  
to his business & final Settlement 5.00 5.00  
Balance due the ward in hand of  
R. B. Harp on final Settlement Friday 432.93

432.93

Franklin County Court and its representative  
the Clerk, Guardian as aforesaid  
William H. Harper Clerk  
Recd of R. B. Harper Guardian of Minors  
H. S. Harper one of the heirs at law of  
Thomas H. Harper said ward part  
thereof of the land & negro valued at  
fifty hundred dollars also Sixty two Dollars & 95 cents said  
lands part of the money effects of said estate being in full of all  
rights & title claim and interest in and to said Estate in  
the hands of said Guardian as well as my land & seal this 12<sup>th</sup> of  
Nov. 1841  
John Jonathan Whitesides  
Administrator of said Ward

For Jonathan Whitesides  
recd see next page

R. B. Harper, Guard.

Min. Heir of J. H. Harper.

Sett. next friend - made  
will & testm -

Murtha' Estat -

Decr term 1841 -

of Martha Harper Min. heir of James M. Harper

Robert B. Harper Guardian

8cts

To Balance in hands of the Guardian including  
and before recall 5th of Oct. in

1st of Jan 1841 a per Settlement 557.95

No. in't of his ward's share of his inventory return

To Robert Harper his heirs & executors of his estate  
of land due 15<sup>th</sup> Jan 1841 23.00

182.95

To Bullock 80.95 being his ward's back  
meat; 50 at m. 10.00

385.95

All of which is respectfully submitted to the  
a full & final Settlement with said

J. Whetsides Guardian

Accept in full to

R. B. Harper former Guard.

Decr term 1841 -

the sum & weight of the Estate of said Harper also for  
hundred & eight Dollars & presents the money effects of said  
ward being in full of all their right title claim &  
interest in and to the Estate of said Harper in the hands  
of said Guardian as witness my hand & seal this

12th day of November 1841

Sonathan Whetsides Guard.

State of Pennsylvania

Union County } 30th October 1841

county court of said County Decr term

1841. R. Samuel Daughler Guardian

of the minor heirs of John Governing Decd would have

ref'd to court that same not received into his hands by

order of said ward up to this time which is respectfully

returned to Court the 5th Decr 1841

Samuel Daughler

Guardian

State of Pennsylvania

Union County } Berks

to the Act of Assembly pr-

County Courts to make

other purpose of William

Statement

but made Settlement of the

estate of and Settlement in the Prob'l B. Harper Guardian

as follows to wit

to have the following minor part

for his son making the Settlement to him

and paid the Ward as an account so to

settle the said interest December 1841

Am't allowed the Guardian for Settlement

The bill of making final Settlement 50.00

Balance in the ward on final Settlement 375.30

385.95

which is respectfully submitted to the

ward's Court and to ratification recommended

Guardian as aforesaid

W. Whetsides Guard.

State of Pennsylvania

Union County } 30th October 1841

county court of said County Decr term

1841. R. Samuel Daughler Guardian

of the minor heirs of John Governing Decd would have

ref'd to court that same not received into his hands by

order of said ward up to this time which is respectfully

returned to Court the 5th Decr 1841

Samuel Daughler

Guardian

M. B. Harper, guardian  
of Mary Harper, minor  
of the W. Harper dec'd  
Settlement final.  
Made with Clerk H. —

Dear Sirs 1841 —

account of said Settlement with Robert B. Harper  
Given as follows to wit

Dr Robert B. Harper Guardian of

& et

To Balance in hands of the Guardian on  
the 1st Jan 1841 including Land  
bed and all effect as per Settlement 1830 40  
No part of this ward of Ward of Inventories  
returned to Feb 1st 1841 being of the  
value of one fourth of land for 1830 & 1831  
Balance 1841 46 43 40  
to Drs 1st Jan 1841 to value of the sum of the  
land cash and cost of the above 17 mos 6 12

147 46

all of which is respectfully submitted to the  
ratification recommended as a full and

R. B. Crockett-Coroner  
Resignation

Dear Sirs 1841 —

After mature  
deliberation and justice to myself and to the citizens of  
the County I embrace the present opportunity of tendering  
your my resignation as Coroner of your county in as much  
as I am unable to attend to the duties of said office in  
anywhere it might be necessary for me to undergo exposure &  
danger in delicate health, therefore I will thank you to except my  
resignation

Wm. B. Crockett

R. B. Crockett

Clerk's Office County Court Clerks in 1841  
By virtue of an Act of the general & State Legislature  
entitled "an Act to authorize the Clerk of the County  
with Executress, Administrators and Guardians and for other  
purposes" & in obedience  
to an order of the County Court, T. S. Shattock, Esq. Clerk  
of said County have this day made statement of the  
Guardian of Mary Harper minor County Clerks

of Mary Harper minor &

& et

for clerks fees for making his Settlement  
and paid L. P. Ward at per month 30 00  
I now send an account of the same  
but I allowed the Guardian for his services  
including first Settlement 5 00  
Balance in hands of the Guardian by first  
Settlement 1841 147 46

147 46

now before the County Court of said County made etc  
final Settlement with said Guardian

W. B. Harper Clerk

At the Worshill County Court  
of Ohio County Oct 1st 1841

After mature

deliberation and justice to myself and to the citizens of  
the County I embrace the present opportunity of tendering  
your my resignation as Coroner of your county in as much  
as I am unable to attend to the duties of said office in  
anywhere it might be necessary for me to undergo exposure &  
danger in delicate health, therefore I will thank you to except my  
resignation

Wm. B. Crockett

R. B. Crockett

W B Harper, Guardian of  
Jno M. Harper, Minor  
Decr 1<sup>st</sup> 1841, of Thomas M. Harper Esq.  
Settlement final - Assembly of said State  
Made with Clerk - The Clerk of the County  
Term 1841 - Guardians and for other pur-  
pose the day made statement of the account of said  
minor law of Thomas M. Harper Esq. as follows to wit

81 Robert B. Harper, Guardian of

8 00

No Balance in hands of his Guardian on	
1 <sup>st</sup> Jan'y 1841 including land no go	
all effects as per Settlement	430 54
Interest omitted in last Settlement	3 71
Balance of his wards Slave of two in long returned to his firm 1841 being his of Slave & rent of land for 1841 due	
1 <sup>st</sup> April 1842	23 00
Interest on 1842 being out of his wards 1 <sup>st</sup> March of the above 10 00	0 77

1064 15

All of which is respectfully submitted to  
recommended as a full & final Settlement with

Clerk's Office County Court 3<sup>rd</sup> day of November 1841

In order of said Court and by virtue of power of the General  
Assembly for day of January 1840 entitled "an Act to Authorize  
Courts to make Settlement with executors, administrators, and  
of William B. Harper Clerk of the County Court of said County  
and in witness Robert B. Harper, guardian of said Harper

John M. Harper minor sl

By Clerk for making his Settlement	8 50
Am't paid S. Lord as per written 10 00	
Interest from 1 <sup>st</sup> April 1841	1 77
Am't allowed by Guardian for his services making final Settlement 80	5 00
Balance in hands of his Guardian on said Settlement day 15	450 75 15
	1064 15

The Wm Shifford County Court and its ratification  
said Guardian as aforesaid

W H Harris Clerk

R. B. Harper, Guardian  
James B. Harmer, his son  
of Thomas W. Harmer Esq.  
Settlement final.

Made with Clerk —  
Decr. Term 1841

State of New Jersey  
Bloom County }

An Obedience to  
Assembly of said State  
Guardians and for other purposes & William S. C.  
made Statement of the accounts of said Settlement  
minor less of Thomas W. Harmer Esq. as follows

At Robert B. Harper, Guardian

to Balance in hand of the Guardian	
on 1st Day of 1841 including land	
before all debts under Settlement	464 45
to that of his wife Anne of Newbury	
returned to 3d. Term 1841 being his	
of his account of land for 1841 less	
allowing of 10 1/2	23 00
to Total for 1841 less of the amount of her	
cost means of the above 10 11 1/2	6 92

464 45

All of which is respectfully submitted  
recommended as a full & final Settlement with

Clerks Office County Court November 3rd 1841

an order of said Court and by virtue of an act of the General  
Assembly 22d day of January 1838 it is to the Clerk of said County  
Court to make Settlement with executors administrators  
Harris Clerk of the County Court of said County have the <sup>to</sup>  
with Robert B. Harper Guardian of James B. Harmer  
to wit

of James B. Harper as follows

By Clerk for in making this Settlement	1 50
" Abt paid T. B. Lord upon Dray	
" to Sheriff for Rent Harmer	4 07 1/4
" Abt allowed the Guardian for attending	
to the business making said Settlement	5 00
" Balance in hand of the Guardian final	
Settlement this day	464 45

464 45

to the warden of County Court and its ratification  
said Guardian as aforesaid

Wm. Harris Clerk  
B. B. Harmer Esq.

Served C. Henry, Guar. of Richard H. Allen minor  
of Richard H. Allen minor  
of temporary & Elizabeth Allen entitled to an act to settle his  
Settlement, for Administrators & Guardians &  
1837-40 & 41 - Court of said County have the  
made by Clerk with Samuel C. Henry Guar.  
Fancy term 1840. Deceased for the years 1839

D/P. Samuel C. Henry Guardian  
1839. 8 16

To amount of value of the wards estate of  
Personal property as shown by Settlement  
made 3rd Jan'y 1839 & returned to Franklin  
County court 1839 42 82  
" Am't interest on the above sum for 11 months 5 54  
" Rent of land for 1840 being 1/12 of 100/- per acre 4 44  
102 30

1840.

To amount of balance of the wards personal  
estate as listed in the foregoing Settlement for 1839 99 99  
" Am't interest on the same 11 months 5 83  
" Rent of land for 1840 being 1/12 of 100/- per acre 4 44

103 56 $\frac{1}{4}$

1841.

To amount of balance of the wards Personal estate as shown by Settlement above for 1840 102 82  
" " of Interest on the same 11 months 6 13  
" " of rent of land for 1841 being 1/12 of 100/- per acre 4 44  
" of the wards distribution share of the Estate of  
Allen Dec'd brother of the ward, former by the  
ward of the Guardian as shown by Settlement  
made 3rd Jan'y 1839 & Settlement  
of 80/- $\frac{1}{4}$  10 45  
123 00

All of which is respectfully submitted to the  
recommended as an annual Settlement

Clerks Office County Court 30th December 1846.  
An Act of the General Assembly passed 22d day of January 1838  
gives power to the County Courts to make Settlements & with execution  
by other person than William L. Harris Clerk of the County  
is proceeded to make statements of the accounts of and Settlement  
Richard H. Allen minor heir of Lemuel & Elizabeth Allen  
1840 & 1841 as follows to wit  
of Richard H. Allen minor

8 00  
By Clerk for in making & recording this Settlement 3 50  
" Tax paid for personal estate 1839 5 54  
" Am't allowed Mr. guardian for his services of 1839 3 00  
" Balance in hands of the Guar'd 3rd Jan'y 1840 47 29  
102 30

By Mr. F. Field for reversion land of 1839 being 1/12 of 815  
" for another 1/12 being 1/12 of 815 1 66  
" " paid tax on personal estate 1839 10/- per rood  
" 1/12 thereof filed 60/- per rood  
Allowed Mr. Guar'd for his services of 1840 3 00  
Balance in hands of the Guar'd 3rd Jan'y 1841 102 22  
102 22

To amount of  
Reversion land of 1839 being 1/12 of 815 or as per rood 1 66  
" " paid tax on land 10/- per rood 1/12 1/12 66  
" " allowed the Guar'd for services of 1841 3 00  
" " of Balance in hands of the Guar'd 3rd Jan'y 1842  
which includes the ward's distributable share of ward  
Remaining Estate as shown by first Settlement of 1839 88  
said Dec'd, ward's estate 3rd Jan'y term 1842  
123 00

Wm. L. Harris Clerk  
Baptistfull County Court January term 1842 & its ratification  
Baptistfull

Sam'l C. Henry, Guardian  
of Mary Allen, minor heir  
of Dempsey & E. Allen dec'd -  
Settlement final -  
January 1840.

Settlement with Samuel C. Henry, Guardian of Mary  
for the years 1839, 1840 & 1841 as follows to wit

1839	Samuel C. Henry, Guardian of	\$ 00
	Amount of balance of his ward's personal estate	8 00
	as shown by Settlement made 9 <sup>th</sup> Jan'y 1839	
	returned to said Ward 1839	92 42
" "	of interest on the above 12 months	5 27
" "	of rent of land of 1839 being 1/12 of 20d per acre	4 70
1840		<u>102 36</u>

	Amount of balance of his ward's personal estate as	
	shown in Settlement for 1839 as above	97 29
" "	of interest on the same 12 months	6 89
" "	of rent of land for 1840 being 1/12 of 20d per acre	4 44
		<u>107 62</u>

1841	Amount of balance of his ward's personal estate as	
	shown by Settlement of 1840 above	102 22
" "	of interest on the same 12 months	6 13
" "	of rent of land for 1841 being 1/12 of 20d per acre	4 44
" "	of his ward's distributive share of the estate of Dempsey et. al. Allen a dec'd Brother & ward of this Guardian as shown by final Settlement made this day being 1/12/1841	10 28
		<u>123 00</u>

All of which is respectfully submitted to the  
ratification recommended as a final settlement  
of age and married & therefore this Settlement shall  
be final

Office County Court 30<sup>th</sup> December 1841

Begintime of an Act of the General Assembly passed 22<sup>nd</sup> day of January  
whereby Clerks of the County Court to make Settlement with  
wardians and for other purposes. & William H. Harris Clerk of  
Court have this day made Statement of the account of and  
the minor heir of Dempsey Allen & Elizabeth Allen deceased

Mary Allen minor &c

By Clerks fees in making & recording the Settlement	\$ 00
" Cash paid tax on real estate 1839	1 50
" Am't allowed the Guard. for his services of 1839	55
" Balance in hands of the Guard 1 <sup>st</sup> Jan'y 1840	3 00
	<u>11 49</u>
	102 30

Amount paid for repair on land of 1840 being 1/12 of 15d	
" per rood 16 3 per cent to be filed	36 77
" paid tax on his ward's real estate 1840 recd to	68
" allowed the Guardian for his services of 1840	3 00
" Balance in hands of the Guard 1 <sup>st</sup> Jan'y 1841	102 12
	<u>107 56 74</u>

Paid for repair on land of 1841 being 1/12 of 15d	
" per rood 16 3 per cent to be filed	1 11
" paid tax on land 1841 1/12 per cent to be filed	68
" Cash paid necessary expenses 1841 as far as possible 6 55	6 55
" allowed this Guardian for services of 1841	3 00
" Balance in hands of the Guard 1 <sup>st</sup> Jan'y 1842 know- ing distributive share of Dempsey & Allen dec'd ward & Brother as per final Settlement the date 30 <sup>th</sup> Jan'y 1841 28	123 00

Worshipfull county court January 1<sup>st</sup> 1842 and it is  
your Clerk would state that he understands this ward to be of  
respectfully

William Harris Clerk

Sam'l C. Henry, Guardian of  
Dempsey & Allen minor heir of  
J. & L. Allen deceased.

Settlement final  
Decr. term 1842

& Henry guardian of Dempsey Allen minor heir of  
as follows to wit

1839 Samuel C. Henry guardian of  
301 into balance of his ward's personal estate as  
shown by settlement made with his guardian

" Rent of land for time to Jan'y Term 1839

" Interest on the above 12 months

" " of rent of land for 1839 being 1/12 of \$1000 at 18 per cent

*Cash Recd.*

102 10

1840

301 Amt of balance of his ward's personal effects as shown by  
settlement of 1839 above

97 10

" Interest on the above 12 months

3 40

" " Rent of land for 1840 being 1/12 of \$1000 at 18 per cent

11 40

*Cash Recd.*

107 30

1841

301 Amt of balance of his ward's personal effects as  
shown by settlement above for 1840

102 20

" Interest on the same 12 months

6 10

" " Rent of land for 1841 being 1/12 of \$1000 at 18 per cent

11 40

*Cash Recd.*

112 11

All of which is respectfully submitted to the  
ratification recommended as a full and final settlement  
would here State that at the time of making the last  
your Clerk State that your Clerk had been informed of the  
in to the true the time of & being further informed of said  
make a final settlement. Your Clerk has also given

State of Tennessee  
Union County }

By virtue of an

" Order to authorize the  
Administrators & guardians of  
said County have this day

Clerks Office County Court 30th December 1841  
Act of the General Assembly passed 22nd January 1830 entitling  
the Clerks of the County Courts to make Settlements with executors  
or other persons in William St. Harris Clerk of the County Court  
made statement of the accounts of and settlements with Samuel  
Dempsey & Elizabeth Allen deceased for the years 1839. 1840 & 1841

Dempsey & Allen minor

By Clerk in making & recording the Settlement

" Last paid Tax on real estate 1839

" And allowed his guardian for services 1839

" Balance in hands of his Guardian 1st Jan'y 1840

8 10

8 00

6 80

6 00

7 00

97 29

102 30

Balance paid for repairs on land for 1840 being 1/12 of \$1000

" as per voucher & bill with file 4 66 80

" paid Tax on his ward's real estate as per voucher

" 1/12 for 1840 per month file 4 66 80

" Allowed his Guardian for services of 1840 3 00

" Balance in hands of his Guardian 1st Jan'y 1841 102 22

102 22

107 96 80

By Clerk paid for repairs on land for 1841 being 1/12 of \$1000 1 14 40

" by Voucher 10 3 1/2 hours with file 6 00

" Paid Tax on land for 1841 October 1st 1 14 40

" Paid funeral expenses Doctor Bill 80 in his ward's last illness

" as per voucher & bill with file 16 00

" And allowed his Guardian for his services 1841 3 00

Balance in the hands of his Guardian 1st January 1842

which on account of the death of his ward is paid to his

account of the other heirs & he makes a final settlement to 85 65

far as the ward's estate concerned 112 79

in this full County Court 1st January term 1842 and it is  
settled with said Guardian as to his ward's estate. Your Clerk has  
settled with this Guardian of the estate of said ward  
death & supposing the Court to be satisfied on the subject Your  
Guardian credits with 106 8 being the amount paid for

Medical aid & funeral expences necessary on account of the Gibson's death of his ward as per vouchers \$6.00 And further that as shown by the within Settlements the balance of his ward's estate amount to £.0.0. cost means the sum of \$8.00<sup>00</sup> <sup>which is</sup> to be distributed between eight Brothers & Sisters & which distribution Slave is placed to the account of said Guardian with such of the heirs as his wards in his account of £0.0.0. Paid to your tract distributive Slave on the 1<sup>st</sup> of January 1842.

Respectfully

Mary Parr (Ch)

£ 0.0.0.

Mary Parr, guardian of Union County of State of Tennessee  
Hang term 1842 - To the worshipful  
report - County Court of said County now sitting  
January term 1842 - Mary Parr guardian

of George W. Laughlin minor - being of sound &理智  
state, Report to you it is my duty that I have not received any  
estate belonging to her ward, that the only estate of freedom  
in said Union Judge is a tract of land of two acres the title of  
which has not come to my hands, that the same is uninhabited  
& unproductive. I have taken reasonable care of said  
ward for which I will expect reasonable compensation if  
an estate is ever received belonging to said ward.

I have paid Clerks for this year \$1.00 to each is due me  
not having any object about which to settle the report  
is made in the place of an annual Settlement all of  
which is respectfully submitted this 1<sup>st</sup> day of January 1842

Mary Parr  
Guardian

Mary Parr, guardian of the  
minor heirs of George W. Laughlin  
Report - State of Tennessee  
Union County of  
Hang term 1842 - In account of rents  
& disbursements by Mary Parr, guardian of George W. Laughlin  
William G. & Thomas J. Parr, minor heirs of aforesaid

Sum Due for the year 1841 to me

Mary Parr £0.0.0.

Amount of hire of slave & board for the  
year 1841 as per agreement with the above £15.  
consent of the court the said slaves board shall  
be paid by the claimant

to that date of sum paid Adm't of the estate of

Mary Parr £0.0.0. 1<sup>st</sup> Oct 1841

Amounts int on said £0.0.0.

£15.0.0.

15.0.0.

15.0.0.

15.0.0.

15.0.0.

On the first meeting of said court held  
celebrating closing boarding & living said year  
Benton paid £15.0.0. 1<sup>st</sup> Oct 1841  
Balance due said guardian paid by the court  
January 1<sup>st</sup> 1842 £0.0.0.

All of which is respectfully submitted to the worshipful  
Court of said Tennessee January 1<sup>st</sup> 1842

In account of not paying me certain estate except the above  
named balance & not only letterly the Master still to be paid  
by the Administrator £15.0.0. 1<sup>st</sup> Oct 1841 not being settled  
& his guardian removed from the place of an annual  
Settlement which can be made if necessary all of which  
is respectfully submitted this 1<sup>st</sup> day of January 1842

Mary Parr  
Guardian

State of Tennessee  
Sam. Laughlin, guardian of Union County To the  
Hon'ble County Court of said County now sitting  
Report - of said County now sitting  
January term 1842 - Samuel Laughlin guard-

ian of the minor heirs of William Dunnings deceased hereby  
Reports to court that, I have not received any estate  
belonging to said Ward, that I do not know any estate is received  
will make proper inventory that I have taken reasonable  
care of said ward for which I will expect compensation

where any style is necessary that I have used reasonable exertion  
to procure such an instrument & that the only expense yet paid  
out is the said instrument \$1.25  
all of which is respectfully submitted the 20<sup>th</sup> day of  
January 1842.

Samuel Augustus  
Guard.

Preston B. Edmonds, Guard  
Asstt Edmonds, being Guardian  
- Board -

Dated, Jan 1842 -

and State of Tennessee are herein witness and unto  
you John Parker Chairman of the County Court of this  
county and his successors in office in the penal sum of  
Five hundred dollars in trust for the use and benefit  
of the child herein mentioned and committed to  
the custody of said Preston B. Edmonds for so long a period  
as the welfare of said minor may require and committed  
to his executors and administrators severally and severally  
formly by these presents sealed with our seals and  
dated the third day of January A.D. 1842.

The Constitution of the above obligation is such that  
whenever the above bounden Preston B. Edmonds is Constit-  
uted and appointed Guardian of James Augustus Edmonds  
his brother & minor heir of James Edmonds deceased. or  
if the said Preston B. Edmonds shall forthwith  
exercite his guardianship by becoming and in holding  
all the estate of said Minor that shall come into his  
possession for the benefit of said Minor until he  
shall arrive at full age, and shall also at the next  
County Court held for the county aforesaid, exhibit  
in account upon oath of all the Estate of said minor  
which he shall have received into his hands or possession

and shall thereafter exhibit annually before the judge  
of said court his account & statement of the adjustment  
of the estate of said orphan upon oath as required by law  
then his obligation to be void otherwise to remain in full  
force & ventice

P.B. Edmonds <sup>Signature</sup>  
Sam Caldwell <sup>Signature</sup>  
W.W. Brown <sup>Signature</sup>

State of Tennessee  
David County

the Proctor B.

Edmonds William C. and  
William W. Brown all  
the County of David County

John Morgan Deed, Estate of  
1 year support to  
Widow Isabella Morgan  
by term 1842

State of Tennessee  
Hector County

At the undersigned Commissioners  
are appointed by court to lay  
of a year provision for  
Isabella Morgan and family after being duly informed  
have proceeded to lay off said year provision as follows  
Tucker farm 10 of, one barrel of flour five hundred feet  
two bushels of salt two bushels of soap eight lbs.  
two dollars and fifty dollars worth of bedding articles of  
furniture well and truly to be made in kind ourselves our Spice etc. This 35<sup>th</sup> day of December A.D. 1841

J. H. Harris  
J. S. Todd  
J. P. Wright

Wm. Caldwell Atw. Jno. Morgan  
Will of sale of property

Dated, Jan 1842 -

Witnesses of the sale 23<sup>rd</sup> dec.  
1841 of the property of John  
Morgan deceased

Names	Size	Value
P. B. Wright	1 acre	\$11
W. L. Edmonds	1. Acre	125
W. L. Edmonds	Spicer's lot	1. 66
A. L. Edmonds	1. Acre	62
W. L. Edmonds	1. Bushel	62
C. L. Edmonds	1. Cup & pitcher	97
C. L. Edmonds	1. Sock	12

		\$ <del>65</del>
H. Davidson	Coffee pot &c	10
W. Edmonds	1. fork	75
W. Edmonds	2 plates	25
W. Caldwell	1. Chain & pale	25
A. L. Edmonds	1. Pot rack	62 <sup>1/2</sup>
W. Caldwell	1 Do. Do.	75
A. L. Edmonds	1. Chain & square	90
W. Buckley	1. Square	37 <sup>1/2</sup>
W. Buckley	1. Hair steel frames	62 <sup>1/2</sup>
W. Caldwell	Singletree &c	87 <sup>1/2</sup>
A. L. Edmonds	1. Hatch	15
W. Blair	1. Pot	50 <sup>1/2</sup>
Same Same	Kettle	100 <sup>1/2</sup>
W. Edmonds	Tray & Trivet	19 <sup>1/2</sup>
W. Blair	Flowers & forks	50 <sup>1/2</sup>
W. Edmonds	1. Dish	37 <sup>1/2</sup>
H. Davidson	1. set plate	50
Same Same	Facups & chairs	50
W. Carroll	1. Clock	100
Same Same	1. Regt	87 <sup>1/2</sup>
W. Buckley	1. Drawers & traps	93 <sup>1/2</sup>
A. L. Edmonds	1. Stone	50
W. Blair	1. Wheel	25
W. Edmonds	3. Chair frames	45
W. Caldwell	14 Chairs	50
W. Blair	2. Boxes	25
W. Edmonds	2. Chair frame	10 <sup>1/2</sup>
Same Same	6. 4 ft. Stand	50
W. Carroll	1. Barnell	37 <sup>1/2</sup>
W. Caldwell	1. Barnell	62 <sup>1/2</sup>
W. Edmonds	1. Saddle	62 <sup>1/2</sup>
Do. do.	1. Bridle &c	62 <sup>1/2</sup>
E. Carroll	1. Sheep skin	50
Do. Do.	1. Pot	62 <sup>1/2</sup>
	1. Cannons	25

		\$ <del>65</del>
H. Davidson	24. B. Come	25 00
W. Edmonds	Coffee mill	62 <sup>1/2</sup>
	At first of note found amongst the papers of John Morgan Esq. one note on Mr. Davidson for four dollars due 2nd Oct 1837	11 00
	one note on Henry Sanderson & French & Davidson for twenty dollars due 10th June 1837 \$ 20.00	
	On 8th 1837 claim was given of one note on John Morgan for twelve dollars due 11th July 1837	
	On 8th November we will give 8 <sup>1/2</sup> cents on condition that he get it out of some notes we got from said Morgan	
	One note on Sanderson for six dollars taken since the death of said Morgan	
	Due the 11th Decr 1841	8 6 00
	Perhaps some other notes and account not yet ledgered	
	W. Caldwell & others of said estate	

Villa M. McCloskey & State of Benicia Union County  
 Richl. W. Cushing  
 Richl. W. Cushing  
 Richl. W. Cushing Franklin singly  
 Richl. W. Cushing Deed.  
 Long term 1842 - bound unto James C. Jones 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 30<sup>th</sup> day of January 1842  
 The condition of the above obligation is such that  
 if the above bounden Willa, W. Elvors & Richd St. Coston  
 Administrators of all and singular the good and chattels  
 right and credits of James W. Elvors deceased do make or  
 cause to be made a true and perfect inventory of all and  
 singular the good and chattels right and credits of the  
 said deceased which have or shall come to the hands of the  
 said administrators or knowledge of them the said administrators or  
 into the hands ~~and~~ <sup>make</sup> ~~of~~ <sup>for</sup> any other person or persons  
 for them and the same so made to exhibit or cause to be  
 exhibited to the next County Court where orders for adminis-  
 tration 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 Willa, W. Elvors & Richd St. Coston onto the  
 hands or possession of any other person or persons for them  
 do well and truly administer according to law and further  
 to 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 net and the residue of said  
 good 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 into court making request  
 to have it allowed and approved accordingly if the said  
 administrators above bound hereinof thereto 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 30<sup>th</sup> day  
 of January 1842

Witness  
 Willa Caldwell  
 H. Harper

<sup>for</sup>  
 Willa, W. Elvors <sup>Part</sup>  
 R. St. Coston <sup>Part</sup>  
 Franklin Tonger <sup>Part</sup>  
 Richd St. Coston <sup>Part</sup>

W. Elvors & Coston Adm<sup>r</sup>s  
 Inventory

30<sup>th</sup> January 1842 - of his estate belonging to the

estate of James W. Elvors deceased (County)

10 head of cattle	4 woolback chest & 1 box
40 head of hoggs	15 bushel of flour
8 bedsteads & furniture	4 plain table
1 plow & part of iron	4 1/2 bushel paper & pens
10 yards of cloth	1 barrel
100 lbs of bacon	4 1/2 pair candle
100 lbs of butter	1 large white yellow bottle
100 lbs of cheese	4 pairs old socks
100 lbs of butter	1 barrel & rifle gun
100 bushels of corn	1 lot of cupboard ware
100 bushels of corn	1 barrel of flour
1 pair Stocker chains	1 case flannel
1 drawing of knife	1 lot of bedding

This is all of the property as recollect'd at this time  
 This 30<sup>th</sup> day of January 1842.

Willia, W. Elvors  
 R. St. Coston

Reelfoot Bridge, Near Lake  
 Bond to keep in repair  
 by Calhoun, Janney, & Son, Jr.  
 Jan'y 1842

State of Tennessee  
 Union County  
 Know all men  
 by these presents that we  
 L. A. Calhoun, P. L. Tanner, George W. Calhoun and Calhoun  
 and W. H. Donnell Wall of the county and State aforesaid

are held and firmly bound unto R. T. Harper Chairman of the County Court in the penal sum of two hundred dollars for the payment of which will and truly to be made and done in kind services our heirs and executors jointly and severally shall do & pay our said bond and signs with our hands the 5th day of February 1842.

**The Condition** of this bond or obligation is such that the above bound unto Calhoun Rob. Farmer G. S. Wilson Ad. Calhoun & Hill. Garnett has his day contracted with the county court to keep, take and in good repair for passing a carriage bridge across the Roaring river in their county near the Lake on the road from Pittsburgh to Mills Point Mountain for the term of five years from the first day of October 1841 or until the 27th day of October 1846 term of the said Ad. Calhoun Rob. Farmer G. S. Wilson & Calhoun and Robt. Darnell shall well and truly keep said bridge safe and in good repair for passengers cars the same to be done according to the true intent and meaning of this obligation for the term of five years then this obligation to be void otherwise to remain in full force in law for the day above written

Ad. Calhoun *Sig*

Robt. Farmer *Sig*

G. S. Wilson *Sig*

Ad. Calhoun *Sig*

H. W. Garnett *Sig*

**State of Venango  
County**

The Richard F. Hill P. H. Starkey H. A.  
G. H. Wilson A. Harris and

**Richard F. Hill Guard,  
of M. D. Wilson  
Bond —  
January term 1842 —**

C. McCalister are held and firmly bound unto Moses D. Harper Chairman of the County Court for the county aforesaid and his successors in office in the penal sum of Two Thousand Dollars in trust for the use of

the fit of the child hereafter named and committed to the tutorage of the said Master & Miss for a just payment well and truly to be made we bind our selves our heirs executors and administrators jointly and severally jointly to this present bond to be sealed with our seal and dated the 1st day of January 1842

**The Condition** of the above obligation is such that whereas the above bound Richard F. Hill is constituted and appointed Guardian to Anna D. Wilson minor daughter of G. M. H. Wilson Esq. & by the said Richard F. Hill shall faithfully execute the guardianship by securing and preserving all the estate of the said Anna D. Wilson minor & Co. that shall come into his possession for the benefit of the said minor until he shall arrive at full age and shall also at the next county court held for the county aforementioned exhibit an account upon oath of all the estate which he shall have received under his hands or possession and shall thereafter exhibit annually before the justices of said court his account and state of the profits and disbursements of the estate of said minor upon oath as required by law then this obligation to be void & remain to remain in full force and virtue

Richard Hill *Sig*

P. H. Starkey *Sig*

A. Harris *Sig*

G. H. Wilson *Sig*

A. J. Harris *Sig*

C. H. McCalister *Sig*

**J. Whitesides - Guard  
minor heir of J. M. Harper**

**Inventory —  
January term 1842 —**

**Inventories of the  
estate belonging to the  
estate of James M. Harper  
& John Harper minor**

**bonds of Thomas M. Harper Decd this 1st January 1842**

**One note on B. H. Harper due 1st day of November 1841**

with a credit of eighteen dollars and fifteen cents the 15th November 1841  
one for two hundred and seven dollars & fifty seven cents due day  
of February 1842.

One note on Mr. H. Hall for forty five dollars due 15 January  
One to an Elamif Starper for twenty eight dollars and <sup>1045</sup> cents  
due February 1839.

One from James H. French to be paid in work before 30  
days \$14 dollars due 25th Decr 1841. <sup>(70)</sup>  
Marshall of New Haven. He holds for ~~John~~ <sup>John</sup> Williams due 25th  
Decr 1841.

One sugar box and one measure of lime the  
day and date above written.

Jonathan White, Esq.

A. Harris, Esq.  
Estate of Stone  
Accts. Inventory  
January 1842.

Additional inventory  
of the Estate of Randolph S.  
Stone Decr January 4th 1842.

	8 00
10 barrels of corn to widow and 5 bushels	10 00
Account against Hugh C. Shelton	15 00
Account against J. V. W. Collins estate	5 00
Estate on John Williams due 1st May 1840. <sup>178 62 25</sup>	
credit w/out date	11 00
	5 25
Estate on C. Carroll due 9th Sept 1838 86 68	
credit w/out date <sup>2 52</sup>	2 52
Balance of account against Richard Jones	2 63
	<u>40 06</u>

A. Harris, Esq.

State of Connecticut  
Hartford County

P. N. Scobey Guard, Esq.  
Report.  
January term 1842.

K. P. Harbors Guard, of Susan M. Tillinghast Eason  
Minor heirs of Eason Deceased do make

Report to Your Worship, which is as follows to wit:

There has not long since come to my hands a set of the  
titles being in the hands of the heirs in Hilon County  
and I have not had the opportunity of seeing them but  
will make report as soon as the estate comes to my hands.  
There has been no fence on the estate except a stone one  
which is 8 rods.

Hartford January 14. A.D. 1842.

By the Order of  
Garrison.

Susan Mather.

Adam Bond.

See Susan Mather  
Robert Mather alibi, another son of Mather and  
deceased wife of Susan Mather.

Holy term 1842 — are held and remt, bound  
over to the Governor of the State to hold for the  
use and benefit of the poor in the parishes of  
Five Thousand dollars for which agreement is made and duly  
to be made we bind ourselves our successors to said heirs  
to take faithfully and sincerely for us his heirs for said  
held in their Court and dated the seventh day of February 1842.

The condition of the above obligation is such that the  
same burden Susan Mather to administer  $\frac{1}{4}$  of all and  
singular the goods and chattels right and credit of Robert  
Mather deceased do make or cause to be made a true and  
perfect inventory of all and singular the goods and chattels  
right and credit of the said deceased which have until  
come to the hands of the person or persons or  
and possession

herein mentioned or to the hands of any other person or persons  
and the same to make do exhibit or cause to be exhibited  
to the next county court where orders for administration passed;  
and the same goods chattels and credit of the said deceased at  
the time of his death or which at any time after shall  
come to the hand or possession of the said <sup>Administrator</sup> Susan Mather