

An Inventory of the Estate of Jesse Roddy Decreas'd was returned to Queen at the July session 1852 which was received by the Court and Ordered to be recorded and is as follows to wit,

An Inventory of the Estate of Jesse Roddy Decd and a/c of sales of the personal property belonging to said estate to wit,

2 sets of Chen Sols to Doctor Preston for	\$80. 00
1 set of Chen " " Jno Q Thompson "	38. 50
1 set of Chen " " G W Stewart "	45. 00
1 Mow " " Jesse Roddy "	35. 00
	<u>Total amt Sales</u>
	\$198. 50

The following is a list of Notes belonging to said estate which are considered good to wit,

1 Note on The Mayors & Danl Brown due 10 th March 1852 for	\$110. 00
1 Note on James Roberson & S Gaywood and A Gaywood due 20 th May 1852,	59. 63
1 Note on Robert A Brown due 6 th Apr 1848 for	246. 66
1 Note on Jingle & P Thompson due 3 rd July 1852.	13. 95
1 Note on D J Roddy due 29 th Decr 1851	756. 33
1 Note on J March Alford March 9 th March due 25 Decr 1851	366. 66
1 Note on A Low & D K Deasy due 27 th July 1851 for \$20. 1	
with a credit 1 st Sept 1850 of \$20	Balance
	10. 00
1 Note on John Ball due 24 th Octo 1850	30. 00
1 Note on Jesse P Roddy due 29 th Decr 1851	11. 66
1 Note on Danl J Clark due 21 st July 1850	4. 23
1 Note on W Mayors for H Mayors & The Mayors due 10 Decr 1851	17. 00
and Collected One a/c of Am of same Majors & bal of Note	
	<u>Total amt Solvent Notes</u>
	\$310. 00

The following is a list of Claims which are considered doubtful to wit,

1 Note on W Mayors due 29 th 1851	\$24. 90
1 Note of J Price due 25 th Sept 1846	26. 00

amt Doubtful Claims

The Administrators would further state that there is an Uaggow which belongs to said estate that was by the will directed to be sold which is not yet sold.

The foregoing is a true and perfect Inventory of the Estate of Jesse Roddy Decd which have come to our hands to knowledge or into the possession of any other person for us to be Administered under the direction of the Will of the Said Jesse Roddy Decd

Sworn to in Open Court

the 5th July 1852

D Mc Roddy

Wm H Bell Clerk

An Inventory of the Estate of Jesse Bean Decreas'd was presented to the July Session of Shear County Court which was received by said Court and Ordered to be recorded and is as follows to wit,

Date of Inventory July 6th 1852

Shear County S T Hilliard No Bell Clerk of the County Court of Shear County Sherman have this day proceeded to make settlement with the following

The Administrator of the estate of John Board Decedated and made the following Administrators Chargeable available assets with the sum of \$165.55
See Inventory & Set 1852 Inventory Book B, A 84-4 also with the sum of fourteen Dollars 44 cents money collected by Mr. Hodge not intrusted in said Inventory 14.44

The Affidavit of Mrs. J. Matthews No. 1 unavailable assets same as stated in inventory referred to above Total \$180.02

I also find that the Administrator is entitled to the following Credit to his Voucher No 1 Letters of Administration

No 2 Bond of Administrator	\$100.00
No 3 D Mc Hodge account paid	15.55
No 3 Money to be retained for debt due to himself	5.15
No 4 amt due upon note to the Administrator	4.00
No 5 Allowance to the Administrator as a reasonable compensation up to this time	52.35

Recapitulation	Credits total
amt total with which Administrator is Chargeable	\$180.02
Credits total	80.25

Balance Chargeable against him
The foregoing Settlement is correct & true and the Vouchers are all now filed in my Office Wm H. Bell Clerk
The foregoing Settlement was duly sworn to by the administrator before me 6th July 1852 as correct and true & I hereby report the above Settlement to the Clerks of the Court for its action & confirmation at my Office July 6th 1852 Wm H. Bell Clerk

An Inventory and account of sale of personal property of Noah Fisher deceased was returned to the original Session of the County Court for the County of Rhea which was received by said Court and ordered to be recorded and is as follows to wit,

An Inventory and account of sales of the Personal property of the Estate of Noah Fisher deceased to wit,

Purchaser Name	Property Sold	Amount
George Fisher	1 yoke of small Steers	\$9.00
" "	1 Red Cow	9.00
" "	1 Sorrel Mare	36.00
Henry H. Miller	2 Horses	64.50
" "	2 Small Horses	18.12
Robert Mitchell	2 Horses	24.00
S D Bringle	2 Steers	14.10
Edmond Roberts	1 Milking Cow	8.75
Henry Fisher	1 Steer	48.25
L W Burgess	1 yoke Steers	40.00
James R Barratt	1 Young Bull	.75
G H Fisher	1 Calf	.50
" "	1 Bottling box & Knives	3.00
		3.55

21 37
A. J. Latton Log Cabin Total Sale \$109.74
The following is a list of Notes belonging to said Estate which has come into the hands of the Executrix

1 New Russell Thompson due the 5th Aug 1851 for which said Note is doubtful	\$1.50
1 Note on Wm Bringle due 5th Aug 1851 for which said Note is insolvent	2.00
1 Note on James Log & Isaac Corp due 17 March 1848 for \$1.00 with a Credit of \$3.00 less 10% April 1849 which said Note is alleged is paid & therefore doubtful	

The foregoing contains a true and perfect Inventory and account of sale of the Estate of the said Noah Fisher deceased which have come into the hands or possession of the the Executrix or to the knowledge go to possession of any other person for them to execute and subscribe in open Court this 2nd day of August 1852 P. M. Purser Henry Fisher Executrix Wm H. Bell Clerk

A Settlement of the Estate of W. T. Smith deceased presented at the September Sessions of the Court which is in the following words and figures viz.

In pursuance of the Statute of the State of Tennessee in such cases made and provided I have this day proceeded to make Settlement with A. H. Smith & Jeffrey West Administrators of the Estate of W. T. Smith deceased and

I find said Administrators chargeable with the following Amounts viz - See Inventory
" To amount of Sales of Personal property reported in first Inventory \$ 831.82
" Amount of Debts and Defts with interest till paid 577.77

I further find them chargeable with amounts reported as uncollected since return of Inventory viz
" To amount of debts on W. T. Smith Wilson due 1st Sept 1852 \$ 24.00
" Amount of debt on W. H. Blaythe 1.85
" " " on W. Wilson 6.00
" " " on George Adleman 1.50
" " " on - Kentips 7.95
" " " on Alvin Smith 7.60
\$ 932.87

I also find said Administrator are entitled to the following amounts viz:

No 1 By amount of note paid Wright Smith	\$102.71
" " " James H. Cook	110.57
" " " W. F. Smith	105.16

No 4 By amount of note paid Ossville Paine \$ 104.25
 " 5 " " " " Ossville Paine 89.19
 " 6 " " " " Jo S. Evans 4.66
 " 7 " " " " Sealy Smith 20.00
 " 8 " " " " James Myrick 67.21
 Brought up 555.04.
 Brought over 555.04 /

No 9 By amount of Note paid R. A. Gillespie 25.05
 " 10 " " " " Margaret Smith 109.45
 " 11 " " " " John S. Evans 24.60
 " 12 " " " " Receipt on Mr. S. Smith 81.75
 " 13 " " " " H. C. Hall R. Hackett 2.50
 " 14 " " " " J. P. Thompson 6.25
 " 15 " " " " J. H. Colville 4.25
 " 16 " " " " James S. Darwin .87
 " 17 " " " " from and left " Gillespie and Evans 42.00
 " 18 " " " " W. E. Colville 50.00
 " 19 " " " " A. J. Patterson 6.00
 " 20 " " " " S. A. Schaefer 18.00
 " 21 " " " " J. M. Norton 10.15
 " 22 " " " " O. Paine 16.50
 " 23 " " " " E. E. Watson 8.00
 " 24 " " " " James Betherage 4.50
 " 25 " " " " Charles Cox 4.25
 " 26 " " " " G. W. Bult 5.25
 " 27 " " " " Wm. Blythe 6.00
 " 28 " " " " Nelson Roberts 4.00
 " 29 " " " " Adam Hodder 1.82
 Making an aggregate amount of credits to
 which they are entitled of \$941.75
 Which taken from amount of charges 942.49 \checkmark
 as exhibited leaves balance in favor of Estate 161.75

Amount of 30 bushels of corn on Absalom Stotts
 deposit

All of which is respectfully submitted to the Worshipful Court
 for its inspection this 14th July 1852

M. H. Bell Clerk

A Settlement of the Estate of Cain Able Decaded was presented to the January
 Session of the Rhea County Court who was Recorded by the Court and Ordered
 to be Recorded and is as follows to wit,

State of Tennessee County Court Clerk affixes this 4th day of December 1852
 Rhea County I Agreeable to the provisions of the General Law of the State of
 Tennessee I William H. Bell Clerk of the County Court of the County
 and State aforesaid have this day provided to make Settlement with ff the

and Robert P. Abel Administrator on the Estate of Cain Able Decaded and finds said
 Administrators Charged with the following amounts of bills that have come to their hands
 to be Administered over in the due course of their administration as follows to wit,
 To account of Inventory returned to January Session of said County Court 153 which was
 collected by said Administrator on his Accounts and the sale of the Personal property
 of said Estate the sum of \$448.75

Two other funds said Administrators Charged the following amounts

Collected out of the instant bills of said Estate as reported in their books

To amount collected of Mr. Fortenbury 4.35
 " " Joseph H. French 21.00
 " " A. Jones 9.48
 " " of S. Green 20.76
 \$449.75

Making an aggregate amount of
 \$449.75 plus Administrators Charged with the amount of judgment
 on the Circuit of Rhea County Abel Administrator as aforesaid and the sum of 22.00
 Also for the amount of sale of threshing Machine and other law sold since the
 return of Inventory

Total \$571.75

For said said Administrators entitled to credits to the following amounts

No 1 By said persons step R. A. Gillespie \$1.50
 " 2 " " " " P. J. Scott 5.91

" 3 " " " " R. W. Burse .65

" 4 " " " Receipt Measured Abel 13.60

No 5 by amount of person step of S. Green \$1.00

" 6 " " " A. Jones 3.00

" 7 " " " David Scott 25.00

" 8 " " " John Ward 12.75

" 9 " " " Wm. Campbell 4.00

" 10 " " " Elyw. Davis 5.00

" 11 " " " Charles D. Bean 6.024

" 12 " " " Charles & Elias Morgan 8.95

" 13 " " " Receipt John R. Abel 76.75

" 14 " " " ditto ditto 42.50

" 15 " " " S. R. Heathrow 2.50

" 16 " " " Joe " J. H. Goldwater 8.70

" 17 " " " D. Ragsdale 1.90

" 18 " " " Interest paid Thomas News 8000 to State of \$3.25

of One hundred Dollars due 19th May 1852

" 19 " " " Note paid Dorcas Fletcherhouse 314.00

" 20 " " " Receipt for Costs Dorcas Fletcherhouse Clerk of the Circuit Court 6.70

" 21 " " " Paid to Clerk of County Court and Deputy Register for Recording Bonds 1.25

" 22 " " " Due for Recording Stamps of agreement 3.00

" 23 " " " Receipt Checks due for Recording Inventory and account of sale Bond of Clerk and Register with 2.75

" 24 Clerks for making and Recording this Settlement	\$2.50
" 25 R P Abel for services as Administrator	6.00
" 26 1/2 Abel for services do and expenses	50.00
Chargable against Administrators	632.18
Balance in favor of Administrators	\$44.79

All of which is respectfully submitted for the inspection of the Worshipful County Court this 14th day of December 1853 W H Bell Clerk
I, W H Bell, R P Abel do solemnly swear that the foregoing statement and vouchers in this Settlement are just and true and in bearing all the debts of and charges against the Estate to the best of our knowledge and belief sworn to and subscribed before me
the 14th day of December 1853

W H Bell Clerk

William B Johnson Guardian of the minor Heirs of James Lauderdale Deceased was returned to Court at the January Session 1853 which was reviewed by the Court and Ordered to be recorded and is as follows to wit To the worshipful County Court of Rhos County for Obedience to the Statute in such cases made and provided I make to your worship the following report of all the property which has come into my hands by virtue of my appointment as Guardian of James Lauderdale and John Lauderdale Children and heirs at Law of James Lauderdale Deceased

Sale of Isaac Day former Guardian about the 10 of Aug 1852 \$351.45
The above is sold as follows to wit
One Note dated 21st Aug 1852 for \$150.
One Note dated 27th Sept 1852 for 60.
One Note dated 1st Jan 1853 for 41.45
All which is respectfully submitted this 3rd Jan 1853

W B Johnson Guardian

A Guardian Settlement made with P S Rawlings guardian of Sarah and Mary Martinis minor heirs of Samuel Martin Deceased was presented to the January Session of the Rhos County Court in the year A D 1853 which was received by said Court and Ordered to be recorded and is as follows to wit
State of Tennessee

Rhos County County Clerk's Clerk affd Dec 1st 1852
Agreed to the Provisions of the General Assembly of the State of Tennessee I have this day so ordered to make Settlement with Philip S Rawlings Guardian of Sarah and Mary Martinis heirs of Samuel S Martin Deceased which is as follows to wit

I find said Guardian chargable with the amount received from
A C Drayton former guardian of 114.74
for Sarah Interest and same to Settlement of 17.37
also the amount of her foant of four half draws
her pension with interest from date of drawing 1.25 2.44

I further find said Guardian chargable with an amount Received for Mary Martinis of former Guardian with Interest to the date of this Settlement of \$136.69
Interest One cent

Also the amount of her foant of four and one half draws of her Penitent with interest from drawing to the Settlement of \$95.24
I find also that the said Guardian is entitled to the following credits as
No 1 By amount of Drawn Receipt with Rawlings & Sherly against
Mary formerly Mary Martinis in the year 1850 of
and Interest

No	1851	and	Interest
No 2	"	"	Interest
and 3	"	"	Interest
No 4 th	Order to P Hollough of		
No 5 th	Receipt for Clerks fees of		\$ 87.37
No 6 th	Receipt of P S Rawlings for services as guardian		3.00
No 8	allowance in Report July Session 1850 expenses		6.00
No 8	of Postage expended		2.50
No 9	Clerks fee for making & Recording this Settlement		50
			1.50
			\$ 13.30

Report of W P Thomason Guardian to
William P Thomason presented a report of his Guardianship of the minor heirs of B McDonald deceased which was received and ordered to be recorded which is in the following words and figures viz
State of Tennessee William P Thomason Guardian of Bryant McDonald Rhos County 3 and John McDonald minor heirs of Bryant McDonald Deceased would hereby respectfully Report that he has sold 60 Bushels of Corn the rent of 1851 - Sold the 1st day of June 1853 for 35 cents per Bushel making the sum of \$ 21.00
Sold the rents of 1852 the 12th December 1852 for 12.68^{1/2} + - \$ 83.65^{1/2}
Making the full amount of rents that I have sold since my last Report all of which is respectfully submitted for the inspection of the Worshipful County Court of the County of Rhos the 7th February 1853
W P Thomason Guardian

State of Tennessee

Rhos County 3 William H Bell Clerk of the County Court for the County of Rhos now this day presents to settle with Susanah Abbott Administrator upon the Estate of Conrad Abbott deceased which Settlement is in the words following words and figures (to wit)
I find her as Administrator to have in the inventory for sale of Property in the sum of \$ 233.71

Further with notes of hand to the sum of 125.75
And also find her chargable with the sum of 30.00
on a note upon Robert Hobbs and one upon Mr Clift for the sum of thirty dollars collected upon said note - the remainder being due from the Office

	Amount brought over	\$ 409.12
whose debts are subsumed		
Also one note N. Bell for which she is chargeable for	413.00	
Amount of Money on hands	91.00	
Chargeable with	<u>\$ 943.12</u>	
I also find her entitled to the following credits (to act)		
No 1st Receipt of C. M. Butt	\$ 100.00	
" 2 " Thomas Butt	200.00	
" 3 " G. M. Butt	150.00	
" 4 " Henry Butt	100.00	
" 5 " On a receipt from Anna W. Bell		
" 6 " On receipt of John S. Beard for my services 10.00		
" 7 " Receipt of Susanach Butt for	25.00	
" 8 " One debt from Jacob Butt	800.00	
" 9 " debts Miller & Butt for	50.00	
" 10 " An account in favor of B. Bear	3.92	
" 11 " to proven account to Jacob Kelly	60	
" 12 " proven account Rawlings & Brooks	9.66	
" 13 " proven account John S. Evans	5.00	
" 14 " proven account D. Henry	3.55	
" 15 " proven account Charles Cox	4.33	
" 16 " account for tomb stones and fixing the same by Susanach Butt	50.50	
" 17 " for services as Administrator	45.00	
" 18 " for settlement with black	2.50	<u>\$1043.00</u>

Settlement of the Estate of James Montgomery record

This day a settlement of the accounts of R. L. Montgomery Administrator on the estate of former Montgomery deceased by W. H. Bell was presented and was received by the Court and ordered to be recorded which is in the words and figures following viz

State of Jefferson County Clerk's Office this 19th February 1858
 Jefferson County 3d In pursuance of the Statutes of the State of Jefferson in such cases made and provided I W. H. Bell to Clerk of the County Court the County of Jefferson by my Deputy John S. Evans have this day proceeded to make Settlement with Robert L. Montgomery one of the Administrators on the estate of former Montgomery deceased and find said Administrator chargeable with following amounts the distribution share of said estate as per Settlement made the 11th day of October 1858 as follows (to act)

I find said Administrator chargeable with the distributive share of former Montgomery one of the heirs at law of said estate in the amount of \$ 70.41⁷
 I further find said Administrator entitled to the following credit after deducting his commission
 Commission out of said estate due him \$ 2.00

Brought up 20.00
 By said heirs except in full for balance \$ 47.41 = 70.41
 which leaves nothing in the hands of said Administrator due said heirs.

I further find said Administrator chargeable with the amount of the distribute share of Elizabeth Woodworts formerly Elizabeth Montgometry one of the heirs at law of said estate as per said Settlement in the sum of \$ 56.41
 I further find said Administrator entitled to the following credit after deducting said Administrators Commission out of said heirs share of said estate for his services which is the sum of \$ 2.00
 By James Woodwards and Elizabeth Woodwards Receipt in full of their share of said estate the sum of \$ 3.41 = \$ 56.41
 Which leaves nothing in the hands of said Administrator due said heirs

I further find said Administrator chargeable with the amount of James Montgomery's distribute share as one of the heirs at law of said estate as per said Settlement in the sum of \$ 70.41⁷
 I further find said Administrator entitled to the following credit after deducting said Administrators Commission for services out of the whole amount of said heirs distribute share which is the sum of \$ 2.00
 By said heirs Receipt in full for his distribute share

The sum of \$ 47.38⁷ = 70.41⁷
 which leaves in the hands of said Administrator the sum of \$ 1.12⁷ due said heirs

I further find said Administrator chargeable with the amount of David Montgomery's Distributive share of said estate as one of the heirs at law of said estate as per Settlement the sum of \$ 69.66⁷

I further find said Administrator entitled to the following share of credit after deducting his Commission out of said heirs whole share of said estate which is the sum of \$ 2.00
 By said heirs Receipt in full for the sum of \$ 46.58 = \$ 69.58⁷
 Which leaves in the hands of said Administrator due said heirs the sum of \$.08⁷

I further find that said Administrator Robert L. Montgomery is one of the heirs at law and distributor of the estate of James Montgomery deceased. I therefore find that said Robert L. Montgomery is entitled to retain in his hands the sum of four hundred and forty dollars \$ 440.66⁷ as his distributive share of said estate as per Settlement made the 11th October 1858

I further find said Administrator chargeable with the distributive share of Henry Montgomery's distribution of said estate as one of the heirs at law of former Montgomery deceased the sum of \$ 22.66⁷
 I further find said Administrator entitled to five per cent on the whole amount of said heirs distribution share of said estate which is the sum of \$ 1.12⁷ due him to remit to him

I further find said Administrator chargeable with the balance of four thousand
distributive shares of said Estate as heirs at law and Distributives of said
estate of James Montgomery deceased as per Settlement made 11th October 1851
the sum of - \$10.00

I further find said Administrator entitled to five per cent compensation
for services out of the whole distribution share of said estate as per Settlement
which makes the sum of - \$22.072

Which money due heirs in total to said Administrator the sum of \$13.012

I further find said Administrator chargeable with the balance of Sarah
Montgomery's distribution share of James Montgomery's estate as per Settlement
made the 11th October 1851 the sum of \$163.88

Interest on same up to 11th October 1857 9.60
Interest on the same up to this date 6.68

Which leaves in the hands of said Administrator due said heirs the sum of \$176.66

I further find said Administrator chargeable with the distribution
share of Mary with Bonette one of the heirs at law of said Distributives of
the Estate of J. Montgomery deceased as per Settlement made 11th October
1851 the sum of - \$252.92

Interest on same up to 11th October 1851 15.17
\$278.087
5.90

Which leaves in the hands of said Administrator due said heirs the sum of \$284.01

I further find said Administrator chargeable with the balance of
Mary Murphy formerly Mary Montgomery distribution share
of said estate of James Montgomery deceased as per Settlement made
11th October 1851 in the sum of \$47.71

Interest on same up to 11th October 1851 2.66
Interest on all up to this date 1.08

Which leaves in hands of said Administrator due said heirs \$51.452

I further find said Administrator chargeable with the amount of
Doris Murphy formerly Dorcas Montgomery one of the heirs
and Distributives of the estate of J. Montgomery deceased as per
Settlement made the 11th October 1851 the sum of \$24.36

I further find said Administrator entitled to five per
cent compensation on all the Distributive share of said estate
for services making the sum of - \$1.07

Which leaves in the hands of said Administrator due said heirs the sum of \$1.36

By Clerk fee for making this Settlement power 2.00

I further find that said Administrator will be entitled to
one five per cent for his services out of the distribution share

of Dorcas Montgomery and Margerette Bonette formerly Margerette Montgomery
and Mary Murphy formerly Mary Montgomery as said Administrator Com-
mission has not been allowed to him in the sum the former Settlement all
of which is respectfully submitted to the inspection of the County Court of the
County of Rhea and State of Tennessee this 19th October 1858

W. H. Bell Clerk

By his Deputy John S. Evans

State of Tennessee

Rhea County 31 Robert C. Montgomery Administrator on the Estate of
James Montgomery deceased do solemnly swear that the foregoing State-
ment contains a true statement of all the assets that have come to
my hands to be administered on and that the amounts for Money's power
and I believe to be just

R. C. Montgomery

Swore to before me on this the

17th February 1858 W. H. Bell Clerk

By his Deputy John S. Evans

A Settlement of the Estate of George W. Clingon by the Clerk of the County
Court with said Clingon Administrator and is as follows (to net)

State of Tennessee County Court Clerk Office March the 7th 1858

Rhea County 3d in pursuance of the Statute of the State of Tennessee in such
cases made and provided I W. H. Bell Clerk of the County Court of Rhea
and State of Tennessee have the power to make Settlement with A. W. Clingon
Administrator on the Estate of George W. Clingon deceased which is as follows viz.

I find said Administrator by reference to settlement on file made 10th day of July
1845. Chargeable with balance of \$6.25
Interest on same to 10th January 1850 17.61t

Total Amount \$65.86t

I find then that said Administrator is entitled to a credit

By Receipt of Jane Webb formerly Clingon for \$40.00 = 40.00

Which deducted from the above amount leaves a balance of \$25.86t

with interest from 10th Jan 1850 to 7th March 1853 to the amount of 3.10²

Leaves a balance in hands of said Administrator of \$25.3.16²

Minus the Clerks fee for Making and recording the Settlement 2.50

Administrator's charge for expense of same 1.50

\$4.00

\$24.8.16²

Leaves the sum of

All of which is respectfully submitted for the inspection of the constable above written

W. H. Bell Clerk

I Alexander A. Clingon do solemnly swear that the foregoing exhibit of the condition of
the estate of George W. Clingon deceased is just and correct to the best of my knowledge
and belief to help me God

Sworn to and subscribed before me the 1st day of March 1858 W. H. Bell Clerk

A. A. Clingon

A Settlement of the Estate of David Klingow made by W. H. Bell Clerk of the County Court with R. H. Bell Klingow Administrator and received by the Court and Ordered to record at Depoys and as follows viz

State of Pennington County Court Clerks Office Month the 7th 1853
Rho County 3rd In pursuance of the Statutes of the State of Minnesota in such cases made and provided I W. H. Bell Clerk of the County Court for the County and State foreward here this day proceeded to make Settlement with R. H. Bell Klingow Administrator on the Estate of David Klingow Deceased which is as follows

I find said Administrator chargeable with Amount of balance on Settlement Made the 10th day of July 1845 or as received by the Court the August Depoys of the Court for the same year of \$169.24
And Interest on that sum to 10th March 1853 77.442
Total Amount of Charges 247.682

I also find the said Administrator is entitled to the following credit
No 1st By amount of David Klingows Receipt for \$65.00
With interest from date of Receipt ~~10th Aug~~ to date of this Settlement to the amount of 10.973 - 65.973
Total amount credit \$65.973
Leaving a balance in Administration hands of \$161.109
Morrison clerks fee for writing and recording the Settlement 2.50
Balance \$171.619

All of which is respectfully submitted for the inspection of
The Court the 7th March 1853 W. H. Bell Clerk

I Alexander Klingow do solemnly swear that no other assets of the Estate of David Klingow Deceased have up to this date come into my hands knowledge or suspicion or to the suspicion any person for me to be administered upon or to be reported by me and the sum above offered in the foregoing Settlement is just and correct to the best of my knowledge and belief to help me God
Sworn to and subscribed before me R. H. Bell Klingow
7th March 1853 W. H. Bell Clerk 3

A Settlement of the Estate of Thomas Pitt Deceased was presented by the W. H. Bell Clerk of the Court made with R. H. Bell Klingow Administrator on the 10th March 1853 and received by the Court ordered of record as follows State of Pennington County Clerks Office February 14th 1853
Rho County 3rd W. H. Bell Clerk of the County Court of this and State of Minnesota have proceeded to make Settlement with R. H. Bell Klingow Administrator on the Estate of Thomas Pitt Deceased according to the Statutes of the State of Minnesota in such cases made and provided which is as follows viz

I find said R. H. Bell Klingow Administrator is owing him chargeable with the amount of the Inventory he returned to the County Court on the 1st day of August 1849 of \$30.05

I find also said R. H. Bell Klingow Administrator is entitled to a credit to amount of one note of hand executed by the said Thomas Pitt to R. H. Bell Klingow on the 8th day of December 1848 of

And interest on same from date to August 1849

Balance in favor of said Administrator

All of which is respectfully submitted for the inspection of the Womble County Court this 1st day of February 1853 W. H. Bell Clerk

I R. H. Bell Klingow do solemnly swear that no other assets of the Estate of Thomas Pitt have come into my knowledge or suspicion to be administered upon nor any other claims lawfully presented against said Estate to me for payment to the best of my recollection knowledge and belief to help me God
Sworn to and subscribed before me R. H. Bell Klingow
7th March 1853 W. H. Bell Clerk

A Settlement of the Estate of Patrick Graham Deceased was presented to the Court made with C. W. Duff Administrator by W. H. Bell Clerk of the County Court of Rho County which is in words and figures following State of Pennington County Court Clerks Office February 14th 1853
Rho County 3rd In pursuance of the Statutes of the State of Minnesota by W. H. Bell
Duff this day proceeded to make Settlement with Charles W. Duff Administrator on the Estate of Patrick Graham Deceased and as follows viz

I find that the said Charles W. Duff Administrator is owing him chargeable with the amount of Inventory and amount of Sales returned to April Depoys of the County Court in 1849 of \$87.33

I also find that the said Administrator is entitled to the following credits as will appear by the following on file in this Office with Settlement as follows viz
No 1st By amount of note made and given on the 1st Aug 1846 for 1 month by the date paid \$5.00
No 2nd By amount of note made to W. H. Smith on the 23rd Oct 1846 for \$15.00
No 3rd " " " proven J. R. Burnett's proven & left 4.87
No 4 " " W. H. Smith " " 20.00
No 5 " " John Doyle receipt for " 10.00
No 6 " " George Graham Receipt 30.00
Total amount of credit \$144.87

Which according the Statement of said Administrator was obtained by paying each one thousandths part of the amount of his note to his credit to the best of my knowledge and belief to help me God
Sworn to and subscribed before me on the 1st Feb 1853 W. H. Bell Clerk

I Charles W. Duff do solemnly swear that the above credit or credits offered in the foregoing Settlement have been filed with me as such according to the provisions of the Statutes of the State and that the statement set forth relative to their being part of his note is correct to the best of my knowledge and belief to help me God
Charles W. Duff
Sworn to and subscribed before me on the 1st Feb 1853 W. H. Bell Clerk

To Settlement of the Estate of John Rogers deceased made with Asa Newport Administrator was presented to the County Sheriff of the County 1853 approved and ordered to be recorded and is as follows viz.

State of Tazewell Agreeable to the provisions of the Act of the General Assembly of the State of Tennessee I have power to make settlement with Asa Newport Administrator on the Estate of John Rogers deceased and paid as follows (to wit)

I find said Administrator chargeable with amount of former settlement made the 6th day of November 1850 amount due on his hands \$ 212.705
Interest on the same up to the 6th November 1851 12.74
Interest on the same up to the 6th November 1852 12.523
Interest on the same up to the 6th February 1853 4.925 4.94
Amount \$ 242.953

I further find said Administrator entitled to the following credits viz:

By amount of John Rogers Receipt for amount paid for 3 M. due him from out of his Distributive share of said Estate \$ 25.10
By amount of clerks fee for making this settlement 2.00 — \$ 27.10

Amount Due \$ 215.953
Leaving in the hands of said Administrator off 215.953 cent to be distributed among the following named persons heirs at law and distributees of said Estate (to wit) John Rogers William Rogers born Austin (formerly Ann Rogers) Margarete Gordon (formerly Margaret Rogers) Elizabeth Newport (formerly Elizabeth Rogers)

All of which is respectfully submitted for the inspection of the Worshipful County Court of the County of Rhea the 18th day of February 1853

W. H. Bell Clerk

By her Deputy John Stevens

State of Tennessee I As a Newport do solemnly swear that the Rhea County above account contains a true statement of all the Assets that have come to my hands to be as Administrator and that the Money paid out and credited in said Estate I believe to be just

Sworn to and subscribed before Asa Newport
me on the 18th February 1853

W. H. Bell Clerk By his Deputy John Stevens

A Settlement of the Estate of Elizabeth Caldwell was presented to the Court at April Sittings 1853 which was approved and assessed to be Recorded and is as follows viz

State of Tennessee County Clerk Office February 25th 1853
Rhea County In pursuance of the Statute of State of Tennessee in

such cases made and provided I have this day proceeded to make Settlement with A. P. Caldwell Administrator on the Estate of Elizabeth Caldwell deceased which is as follows viz

I find said Administrator chargeable with balance of eight hundred and seven dollars and twenty four cents agreeably to Settlement made and presented to the County Court at the September Sittings 1851

\$ 807.25

I also find the said Administrator entitled to the following credits viz

No 1	By Receipt of J. Mc. Caldwell for his distribution share of	\$ 67.24
No 2	" D. P. before agent of A. P. and A. L. for their distribution share	67.24
No 3	" D. P. Caldwell	67.24
No 4	" Sam'l & Rachel C. Hamel	67.84
No 5	" James & Margarete Mayo	67.24
No 6	" Jacob Caldwell	67.24
No 7	" J. Mc. Caldwell	67.24

Making an Amount of
and leaving a balance of

One according to the distribution of the former Settlement to R. W. Caldwell James A. Caldwell Johnathan A. Mc. Caldwell A. P. Caldwell the distributive share of W. A. Caldwell being left to the said Johnathan Mc. and A. P. Caldwell which being deducted from the foregoing amount leaves in the hands of the said Administrator the amount of \$ 184.85
The share of Johnathan Mc. Caldwell being considered as a partnership agreement with the said A. P. Caldwell

\$ 184.85

All of which is respectfully submitted for the inspection of the Worshipful Court at the date above written

W. H. Bell Clerk

I A. P. Caldwell do solemnly swear that the account and vouchers presented in the above Settlement are all correct and just to the best of my knowledge and belief To help me God

Sworn to and subscribed before me on the A. P. Caldwell

25th day of Feb 1853
W. H. Bell Clerk

Guardian Settlement with Beriah Frazer at October Sittings of the Court which was approved and ordered to be recorded and is as follows

Office of County Clerk of the County Court
March the 5th 1853

In pursuance to the Statute in such cases made and provided A. P. Caldwell Clerk of the County Court of Rhea County at the time and place above specified presented to the Court account and make Settlement with B. Frazer Guardian of Mary & Sam'l & J. Frazer minor heirs of Sam'l Frazer deceased

It appears by the last Settlement made with said Guardian on the 8th of March 1851 that he was then indebted to the said Mary & Frazer in the sum of \$ 26.10

That she was at that time, and had been for some time previous of full age

It further appears that afterwards on the 2nd of May 1853 the said Guardian

has paid of the full amount of said liability to the said Mary C. and took his Receipt for the same - here filed Exhibit A.

It further appears by that by said Settlement said Guardian was entitled to sum of \$1.00
Interest on same to 4th March 1851 of \$88.11
Interest on same to 4th March 1851 19.50

He is also chargeable for funds received of the Adm'r on the 1st of August 1851 the sum of 95.97

Interest on same till 4th March 1852 0.44

It is further shown that for the amount of rent of the land in Greene County there was due from Abner Frazer of \$2.00 that of that sum the Guardian has received the sum of \$0.00 in flower which he delivered over to the Widow for the use of the family - leaving over the sum two children from the said Abner Frazer of \$12.00

It is further shown that the rent of the land in Rhea County as well as the hire of the negroes so far as the same ever hired was all received by the widow and applied to the support of the family; the said Rent of the negroes as is supposed an equal proportion

Which makes the Guardian chargeable on the 4th of March 1852 with the sum of \$450.40

It is further shown that the guardian is chargeable with interest on that sum from the 4th of March 1852 till the 4th March 1853 of \$67.20 The rents of the land in Greene County for the year 1852 on ending March 4th 1853 to \$32.00 and is due from Abner Frazer, none of which has been received

The rents of the lands in Rhea County as well as the hire of the slaves for this year has all been received by the Widow and applied to the use of and support of the family as before.

So that on this 4th day of March 1853 the Guardian is chargeable with the sum of Whole Amount \$480.40

He is also entitled to the following credits
For amount paid Abner Frazer for repairing fence on the lands in Greene County \$1.50

Interest on sum from 16th August 1851 till now .55

Being half of Exhibit B.
For goods sent for wages of Cook & Bennett in total 6.15

Interest on same .40

For Hires and boat for Ward de 5.00

Whole Amount of Credits \$20.65

Whole amount due March 4th 1853 the sum of \$466.75

By amount paid which for this settlement 1.50

Balance Due \$465.45

All of which is respectfully submitted for the inspection of the
Murchison County Court as of record date above written

W. H. Bell Clerk

I, Wm. H. Bell do solemnly swear that the foregoing Statement and Settlement entered into at that I have received or has come into my hands or possession on account of my late Wm. H. Bell and the exhibits filed herewith are correct to the best of my knowledge and belief known to me and submitted before me the 1st day of March 1853 B. Long

W. H. Bell Clerk

Executor Settlement with A. H. Long on the Estate of Joel Long deceased was presented to the October Sessions of the Court approved and ordered to be recorded and is as follows viz:

State of Tennessee County Court Clerks Office March 4th 1853

Known to me by virtue of the Statutes of the State of Tennessee in such cases made and provided I William H. Bell Clerk of the County Court for the County and State of Tennessee have this day presented to take the amounts and make Settlement with A. H. Long Executor of the last will and Testament of Joel Long deceased, which is follows viz:

I find that A. H. Long Executor as of record chargeable with as appear per Inventory and account of Sales the sum of \$327.84

I further find said Executor chargeable with amount of solvent Notes and due Bills as per Inventory - \$455.41

I further find said Executor chargeable with an amount collected on Notes and a gift reported in Inventory as probably worthless viz:

Amount of Note on John O' Thompson	\$ 2.31
" " H. McHaffie	1.25
" " A. J. Patterson	2.00
	<u>5.56</u>

Total Amount of charges \$518.82

I also find the said A. H. Long Executor as of record entitled to the following credits viz:

No 1st By Amount of Receipt of Bacon on judgment obtained by him for \$15.00

No 2 nd " " " Kennedy	\$7.62
" 3 rd " " " Margaret Loden	10.00
" 4 th " " " Leonard Long	66.66
" 5 th " " " Brown & Cottrell & Holden	2.50
" 6 th " " " A. M. Apfin	2.87
" 7 th " " " Administration Right of John Winton	.50
" 8 th " " " Brown & Cottrell & Longwood	1.50
" 9 th " " " Landen Lester	12.61
" 10 th " " " Brown & Cottrell & Barry	1.00
" 11 th " " " M. S. Green	2.50
" 12 th " " " J. Remond	17.52
" 13 th " " " Note of Jacob Solomon	24.55
" 14 th " " " John A. Winton	0.49
" 15 th " " " Brown & Cottrell & Winton	2.40
" 16 th " " " See Receipt of J. P. Thompson	5.70
" 17 th " " " Knight & C. C. Dudley	1.50

Charged brought over \$ 316.324

No. 1. By certificate of J. A. Martin Justice of Peace Kilmarnock
of officer or officer of fifteen dollars and one half of 6 Nicky \$ 15.00
" 12 " Amount of Receipt of Elizabeth Long 57.64
" 20 " " Solomon Henry & Wife 56.00
" 21 " " Abbie Meyers and Wife 45.10
" 22 " " Susan Long 56.27
" 23 " " B. Loden & Wife 52.00
" 24 " " A. Clifton & Wife 66.66
" 25 " " Susan Moore (formerly Long) 4.00
" 26 " of Note on A. T. Patterson who on the collection
brought an offset against same 2.00
" 27 " Clerks fees for making and recording this bill 2.50
" 28 " Allowance to Executor for his services 75.00 + \$ 694.41

Leaving a Balance in Executors hands of \$ 125.712
All of which is submitted for the inspection of the Court - date above written

N. H. Bell Clerk

I, P. H. Long do solemnly swear that the accounts stated by me and the
Vouchers affixed in the foregoing Settlement are just and correct to best of
my knowledge and belief to help me today Nicholas H. Long Executor
Sworn to and Subscribed before me on the Estate of John Long deceased
on the 8th day of March 1853

N. H. Bell Clerk

Guardian Settlement with Missouri Black was presented
to the Court at the October Sessions approved and ordered to be recorded and
is as follows viz.

State of Tennessee County Court Clerks office, March 28th 1853.

Knox County 3 In pursuance of the Statutes of the State of Tennessee in such
cases made and provided I William H. Bell Clerk of the County Court for the
County and State of Tennessee have this day proceeded to make Settlement with
Missouri Black & Guardian of the Minor heirs of James Montgomery deceased
which is as follows viz

I find from a Settlement made with said Guardian on the 28th
March 1852 that two of the said Heirs H. L. Henry and James H. Henry were removed
without the bounds of the State and that the distributive share of James H. Henry of
\$ 41.81¹/₂ was paid into the hands of Henry Henry who was appointed Guardian
in the State of Alabama Georgia for the said James H. Henry as will appear from
the files of this Office and said Henry Receipt and that the distributive share of H. L.
Henry of \$ 41.81¹/₂ was paid to Jonathan A. Austin who was appointed Guardian
in the State of Alabama to said H. L. Henry as will appear from files of
this Office and said Austin Receipt.

And I find therefore the Missouri Black Guardian chargeable with the
amount of A. J. Henry distributive share of \$ 91.31¹/₂
With interest from 28th March 1852 to 28th March 1853 547¹/₂
Total amount of charges \$ 96.00

I find said Guardian entitled to the following credits viz

By amount of Allowance to said guardian for his services as such \$ 10.00
By amount of Clerks fee for making and recording this Settlement 1.50

Total of credits \$ 11.50 \$ 11.50

Which leaves in the hands of said Guardian for his own Ward of Henry the sum of \$ 94.80¹/₂

All of which is respectfully submitted for the inspection of the Washington County Court and directed

W. H. Bell Clerk

of Missouri Black do solemnly swear that I have not received any other money or property
on account of my own Ward of Henry myself or by any other person or person for me
for which I ought to be in any way chargeable to the best of my knowledge and belief to help me gain
Sworn to and Subscribed before me 4th March 1853 Missouri Black

W. H. Bell Clerk

Supplemental Inventory of the Estate of Jesse Roddy deceased
was presented to the County Court at April Sessions 1853 and was Ordered to
be recorded and is as follows viz

A Supplemental inventory of the Estate of Jesse
Roddy died February 1853
1 Negro woman and child sold to George for \$ 700.00
1 M. J. Jones sold to W. H. Roddy " 44.00
1 Note on Mr. Stoggs 10.00

The above is a true account of the sales of Property of said Estate that has come \$ 754.80
into the hands of the Administrator since they returned their original inventory
the 4th April 1853

W. H. Roddy

Administrator

Executor Settlement was presented to the Court at October Sessions
made with Rector Preston and was approved and ordered to be recorded and is as follows

State of Tennessee County Court Clerks Office March 29th 1853

Knox County 3 In pursuance of the Statutes of the State of Tennessee in such
cases made and provided I W. H. Bell Clerk of the County Court for the County and
State of Tennessee have this day proceeded to take the account of Rector Preston Executor
of the Last Will and Testament of James Preston deceased which is as follows viz

I find said Executor as appears per Settlement made the 18th July 1852 chargeable with
the sum of \$ 1700.28

I further find that the said Executor is entitled to credit following in said Estate
of James Preston viz

1 By share of Margaret Roddy as may be seen except on file
2 " " " W. H. Roddy " " " "
3 " " " Amanda J. Roddy " " " "
4 " " " James C. Roddy " " " "
5 " " " H. L. Woods " " " "
6 " " " George Preston " " " "
7 " " " Joseph Jackson " " " "

8 By Share of Mr. Preston as may be seen - except on file
 9 " " B. Weston and Susan Weston " "
 10 " " B. Weston and W. Montgomery Guardians to minors heirs of John
 Jackson deceased " " "
 11 " Jefferson Jackson " " "
 12 B. S. Smiths receipt for Blanks fees \$7.25
 13 " Amount of Blanks fees and cost for making and
 recording this Settlement 8.00

All of which amounts and persons embrace all those interested in said Estate
 which makes this a final Settlement of the right of the said R. Preston as
 Executor of the last will and Testament of James Weston deceased
 All of which is submitted for the inspection of the Worshipfull County Court
 date above written

Wm H. Bell Clerk

I Rector Preston do solemnly swear that the Vouchers offered in the
 foregoing Settlement are just and correct to the best of my knowledge and
 belief to help me God

Swear to and Subscribed before me
 the 27th day of March 1853

Rector Preston

Wm H. Bell Clerk

Settlement with J. G. Abel and R. P. Abel Administrators
 in the Estate of James Abel deceased was presented to the County and approved
 and Ordered to be recorded and is as follows viz.

State of Jefferson County Clerk Office 5th April 1852

Jefferson County 3rd In pursuance of the Statutes of the State of Jefferson in such
 that he hath made and provided § W. H. Bell Clerk of the County Court have
 this day proceeded to make Settlement with J. G. Abel and R. P. Abel Executors
 of the last Will and Testament of James Abel deceased which is as follows viz
 I find from Settlement made with said Executors on the 14th day of December
 1852 that the said Estate was due the sum Executors the sum of \$44,775

I further find that the said Executors are liable for debts
 due and owing from the said Estate to creditors of the
 same in the following amount viz

By provw Sept to John Royal	\$21.75
By Clerks Due to Orville Stevenson	25.00
By provw Sept 11 of Abel	3.85
By " " John R. Abel	90.75
By Note to John R. Abel	25.25 + 166.60
	Total amount of liabilities \$111.875

I further find the said Executors have Collected of the
 heirs and distributed of said Estate for the purpose of
 liquidating said liabilities as follows viz

If to J. G. Abel	85.284
" John R. Abel	85.284
" W. Abel	85.284
" M. R. Abel	85.284

R. P. Abel

J. G. Abel

all of which may be seen from Receipts filed with this Settlement and
 which released said Executrix from any further liability on account of
 said Estate All of which is respectfully submitted to the Court this 5th
 April 1853

Wm H. Bell Clerk

Executors Settlement with John H. Chatton on the Estate of A. S.
 Dainger deceased was presented to the October session of the County Court and
 was approved and Ordered to be recorded and is as follows viz

State of Jefferson County Clerk Office April 18th 1852

Jefferson County 3rd In pursuance of the Statutes of the State of Jefferson in such cases
 made and provided. I W. H. Bell Clerk of the County Court and for the County
 and State offoresaid have this day proceeded to make Settlement with John H. Chatton
 Executor and Hannah McFraziers Executrix of the last Will and Testament of
 A. S. Dainger deceased which is as follows viz

I find said Executor and Executrix on Settlement made the 8th June 1852
 chargeable with the amount of \$779.056

I further find the said Executor and Executrix chargeable with the following amount
 not heretofore reported viz

To balance on John and W. B. Johnsons Note of	\$5.02
" One note of Mr. Cunningham John Brownford	
and Thomas Doss - Amount	10.00
To Amount of Stack Oats	9.10
" Set of Leather	4.67
" Rent Com	276.48
" Cash received on debt on Martin	
Balance of \$144.62 by Com promise	6.00 + = \$111.272
Total amount of charges to this date	\$1090.052

I find also that the said John H. Chatton Executor and Hannah McFraziers Exec-
 utrix are entitled to the following credits viz

By Order of David C. Fox for an amount due from A. S. Dainger as Administrator on the testate of said Fox for \$2.50	
" " Receipt of Valentine Allen	22.40
" " A/cpt of John H. Chatton	101.072 + = \$225.972

Balance in favor of state \$864.06

All of which is submitted for the inspection of the Court the date above written

Wm H. Bell Clerk

I John H. Chatton do solemnly swear that the report I have made in the foregoing
 Settlement of my acts as Executor of the last Will and Testament of A. S. Dainger
 comprises all that have come into my hands since 8th June 1852 and that the mode
 in which the same are just and correct to the best of my knowledge and belief
 to help me God

J. H. Chatton

Swear to and subscribe before me 20 day of April 1853

Guardian Settlement with W.B. Johnson was presented to the October Sesssions of County Court 1853 - approved and ordered to be recorded and is as follows viz:

State of Jefferson County Clerk's Office June 25th 1853
Rhea County 3rd On pursuance of the Statutes of the State of Tennessee in such cases made and provided I Wm H Bell Clerk of the County Court for the County and State offoresaid have this day proceeded to make Settlement with W.B. Johnson Guardian of James and John Lauderdale Minors heirs of James Lauderdale deceased which is in words and figures following viz.

I find the said W.B. Johnson Guardian as aforesaid chargeable with amount received on the 11th day of August 1852 of Isaac Key former guardian of \$ 25.45
due interest on \$150.00 of same from 21st August 1852 of 7.50
0.00 " 27th Sept = 1852 2.65
" " 1st Jan " 1853 1.17
I further find said guardian chargeable with amount received since the report made January Sesssions 1853 of received on the 12th April 1853 of \$175.45
due interest on same from 13th April 2.05
Total of charges up to this date \$440.27

And I further find the said W.B. Johnson Guardian is entitled to the following credits viz:
 No 1 By Act of Clerks for - in Receipt of Clerk of Bradley County
one of the County 50 cents each \$1.00
 No 2 By amount of Smith and Lockett receipt for his
Ward James Lauderdale 4.00
Which Exhibit shows that there is in the hands of the said Guardian due his
Ward John Lauderdale the sum of \$ 219.63²
And his Ward James Lauderdale the sum 215.63²
All of which is submitted for the inspection of the Worshipfull
County Court date above written

W.H. Bell Clerk

I W.B. Johnson do solemnly swear that foregoing statement and account that I have rendered unto all that I have received an account of my said Wards James and John Lauderdale and the credit are just to the best of my knowledge and belief so help me god

W.B. Johnson

Subscribed and sworn to before me on
the 22nd day of June 1853

W.H. Bell Clerk

Final Settlement with John H. Locke Administrator on the Estate of Robert Locke deceased was presented to the Court at the October Sesssions 1853 - approved and ordered to be recorded and is as follows viz:

State of Jefferson County Clerk's Office June 25th 1853

Rhea County 3rd Pursuance to the Statutes of the State of Tennessee in such cases made and provided I W.H. Bell Clerk of the County Court in and for the County and State offoresaid Tennessee have this day made Settlement with James H. Locke the surviving Administrator on the Estate of Robert Locke deceased which is in words and figures following viz

I find said James H. Locke Administrator as aforesaid chargeable as appears from Record of Settlement made at March 1849 with the amount of eight hundred and forty six dollars sixty three cent. Out of which the said James H. Locke and John Locke his living and son Administrator were entitled to their distribution shares which would leave a balance of

I further find the said James H. Locke entitled to credit to the full amount of the several entire distribution shares (as per Receipts on file in this Office with this Settlement) of Dennis Locke Thomas Locke 1/4 shares and his wife Rebecca Green (formerly Rebecca Locke) to Eliza Buttram and Susan Buttram (formerly Susan Locke) Andrew Locke and Adeline and Monica Locke by their proper Guardian Andrew Locke which is all of the surviving heirs of Robert Locke deceased except Wm. Andrew Hunter who the said James H. Locke States died for his distribution share in the Chancery Court at Knoxville as may be seen by reference being had to the records of said court.

It is therefore considered by the Clerk that the said Administrator is released from any further liability on account of his said Administration. All of which is respectfully submitted for the inspection of the Worshipfull Court this June 25th 1853 W.H. Bell Clerk

State of Jefferson Personally appeared before me W.H. Bell Clerk of County Court for Rhea County 3rd the County and State offoresaid James H. Locke and made oath that the foregoing Settlement or Statement of the Estate of Robert Locke deceased comprises all that have come into his hands to be Administrated upon and that the documents offered by him are lawfully obtained and ought to be such against the several claimants of said testator

James H. Locke
Sworn to and subscribed before me
this 25th day of June 1853 - W.H. Bell Clerk

Administrator Settlement made with Andrew Britton on the Estate of Mr. Britton and the Estate of Britton and Jenkins and was presented to the October Sesssions of the Court 1853 and is as follows viz
State of Jefferson

Rhea County 3rd County Court Clerk's Office July 1st 1853

In pursuance of the Statutes of the State of Tennessee in such cases made and provided I have this day proceeded to make the amounts of Andrew Britton Administrator on the Estate of Mr. Britton in his own right and the Estate of Britton and Jenkins which is in the words and figures following viz

I find the said Britton Administrator as aforesaid

Chargeable as per record on the account of the firm of Britton and Jenkins
with the sum of $\$435.58$

I find also that the said Andrew Britton is chargeable on account
of the Estate of Mr. Britton as per record with the sum of $\$475.87$
Making an aggregate of Both of $\$911.45$

I also find the said Andrew Britton Administrator as aforesaid
entitled to the following credits as per papers found in an unfiled
condition in the Office as follows viz:

1st	By Amount of Note by Britton and Jenkins to Charles Evans and transferred to C. Cox for	$\$126.90$
2 "	" J.W. Inman	25.37
3 "	Brown A/cpt to Drury for	22.50
4 "	" J.C. Ryan	$.87$
5 "	Receipt of John & Evans trustable (and Jenkins) <u>18.37</u>	
Total amount of credits on the Estate of Britton		$\$491.52$
Leaving a balance against him on said total of		$\$248.68$
6	Out of which he is entitled to a credit of his own proven A/cpt of	247.55
Balance in favor of Administrator		$\$3.72$

I further find that said Administrator is entitled to the following
credits on the Estate of Mr. Britton viz

1st	By Amount of John & Evans proven A/cpt <u>\\$9.68</u>	
Leaving a balance in favor of said estate of		$\$3.19$
2	Wells Dabbs due Estate fees of	2.75
Balance due Estate		$\$5.44$

And I would further state that the said Andrew Britton states that he
filed divers other papers with the Clerk of this Court in due time and
made settlement setting forth the true condition of the respective Estates
but now he has no knowledge of where they are or what disposition was
made of said papers by the said Clerk for the facts of which the
present Clerk would refer the Court to the Affidavit of the Andrew
Britton appended to this Settlement all of which is respectfully sub-
mitted for the inspection of the Worshipfull Court date above written.

Wm H Bell Clerk

I Andrew Britton do solemnly swear that the above Statement
comprises all that ever came into my hands of either of the Estates mentioned
in herein and that the vouchers offered in said Settlement are just and
ought to be credits as severally stated and that I do give time in the
year of '42 or '43 filed all the papers of the Settlement on said Estates
of Britton and Jenkins and of Mr. Britton Admin as Clerk the condition
of the said Estates and the pro rata amounts due the several claimants to it
which I learn from an examination of the records is not of record for
reasons unknown to me and that the vouchers offered in this Settlement
were found accidentally in a scattered condition in a box of the Office as
stated to me by the Clerk of the County Court in no particular file of such

papers and they all the vouchers were to be found they made show their due diligence
had been given by me to settle up said Estates as required by law; and that they
were considerably indebted to me having paid more than the losses entailed
out to do to the best of my knowledge and belief to help me gain
income to and subsistence before and on the 1st day of July 1853

Wm H Bell Clerk

Andrew Britton

Final Settlement with J. G. Matthews Administrator
on the Estate of Jesse Klein etc was presented to the Court at
October Sessions 1853 approved and ordered to be recorded and is as follows

State of Tennessee of William H Bell Clerk of the County Court of
Reeves County, T. Rees County Tennessee wherein this day proceeded to file
hereunder Settlement of the Estate of Jesse Klein deceased with the Adminis-
trator Thomas G. Matthews which stands as follows to wit

I find the Administrator chargeable with the following amounts of unavoidable
debts to wit

Amount on last Settlement and in the hands of the Administrator
See Book 6, Page 16

Subsequent effects of the Estate

I find the Administrator is entitled to the following credits to wit
Wm Floyd's debt

No 6	Wm Floyd's debt	$\$18.00$
No 7	John Neely's Account	$\$41.87$
No 8	Joe Roberson's Account	$\$10.00$
No 9	J P Thompson	$\$4.26$
No 10	James Neely's	$\$5.00$
No 11	Montgomery's debt	$\$21.00$
No 12	C S Cox debt	$\$10.00$
No 13	A Howard debt	$\$14.87$
No 14	Evens receipt	$\$1.50$
" 15	Belle receipt	$\$2.50$
" 16	G M Bean & C S Cox debt	$\$1.25$
" 17	A Howard debt	$\$.00$
" 18	W H Lane	$\$57.57$
" 19	Monroe's Clerk	1.56
" 20	W M A Whitham	$\$.00$
" 21	D McReady right on a/cpt to J. Haugh	41.40
" 22	Luke Lee a/cpt for	16.00
" 23	J G Gillies' debt by noted a/cpt	56.64
" 24	C H A Dennis receipt	65.00
This Settlement		$\$494.75$

Recapitulation
Whole Assets

$\$494.75$

40 Settlements since last Settlement \$487.25
0 0 0 .04

The whole funds recovered of the Estate - this settlement is made in the presence of George Mc Bean one of the Distributors July the 8th 1853.

J. J. Matthews Administrator
of George Bean deceased

~~Executor~~ Settlement made with Nicholas Long Executor of the Last Will and Testament of Joel Long deceased as presented to the Court at the October Session and approved and ordered to be recorded as follows viz:

State of Tennessee County Court Clerks Office July the 8th 1853.
Knox County In pursuance of the Statutes of the State of Tennessee in such cases made and provided & William H. Bell Clerk of County Court for the County and State of said home proceeded to make Settlement with Nicholas Long Executor of the Last Will and Testament of Joel Long deceased which is as follows viz:

I find the said Executor N. Long chargeable as appears from Settlement made on the 8th March 1853 with the amount of \$123.91.

I further find that said Executor is entitled to the following credits viz:

No 29 th	By Amount of Receipt of C. E. Morgan for	\$ 2.00
30	" " " " E. F. Roberts	5.00
31	" " " " C. E. Morgan	1.50
32	" " " " Receipt Darius Waterhouse	4.00
33	" " " " A. C. Doy	2.00
34	" " " " Brown Reft C. E. Morgan	5.00
"	" " " " Receipt D. Hazeldale	1.00
"	" " " " Executor of C. E. Roberts Receipt	1.00
"	" " " " J. W. Jones Receipt	5.00
"	" " " " W. J. Howlings	5.00
"	" " " " H. C. Langford	6.00
"	" " " " Brown Reft W. J. Rogers	8.50
"	" " " " B. R. McDonald	5.00
"	" " " " H. C. Sanford	2.00
"	" " " " J. S. Evans	2.00
	Total Amounts of credits	\$ 58.66

I find that said Executor is one of the legatees of said Estate from Receipts offered by him from other legatees in a previous Settlement it appears that the said N. Long is entitled to the balance as such of \$47.40

All of which is respectfully submitted for the inspection of the Wm. H. Bell Clerk

I N. H. Long do solemnly swear that the foregoing Statement comprises all that ever came into my hands of the Assets of the Estate of Joel Long deceased and that the Vouchers offered in the same are just and correct and ought to be such according to the best of my knowledge and belief so help me God.

Swarmed and subscribed
before me this 8th July 1853
Wm. H. Bell Clerk

Settlement of the Estate of Maria Fleming deceased was offered to and was accepted by the Court at April Session 1853 and was received and ordered to be recorded and is as follows viz:

State of Tennessee County Court Clerks Office Jan 8th 1853

Knox County In pursuance of the several Statutes and Acts of the General Assembly of Tennessee in such cases made and provided I have this day proceeded to make Settlement with Nancy Hodges (formerly Nancy Fleming) Executrix on the Last Will and Testament of Maria Fleming because together with her husband Daniel Hodges are as follows viz:

I find said Executrix chargeable with the amount of the Inventory returned to the Clerk by the Court 1844 of \$ 238.48 3

I also find the said Nancy Hodges together with her said Husband Daniel Hodges entitled to the following credits viz:

No 1 st	By Amount of Receipt of C. E. Morgan for	\$ 2.00
2 nd	" " " " E. F. Roberts	5.00
3 rd	" " " " C. E. Morgan	1.50
4 th	" " " " Receipt Darius Waterhouse	4.00
5 th	" " " " A. C. Doy	2.00
6 th	" " " " Brown Reft C. E. Morgan	5.00
7 th	" " " " Receipt D. Hazeldale	1.00
8 th	" " " " Executor of C. E. Roberts Receipt	1.00
9 th	" " " " J. W. Jones Receipt	5.00
10 th	" " " " W. J. Howlings	5.00
11 th	" " " " H. C. Langford	6.00
12 th	" " " " Brown Reft W. J. Rogers	8.50
13 th	" " " " B. R. McDonald	5.00
14 th	" " " " H. C. Sanford	2.00
15 th	" " " " J. S. Evans	2.00
	Total Amounts of credits	\$ 58.66

When deducted from the amt charged leaves a balance of said Estate in the hands of said Executor of \$ 172.77 3

All of which is respectfully submitted to the inspection of the Wm. H. Bell Clerk day and date above written

Wm. H. Bell Clerk

We Nancy Hodges and Daniel Hodges do solemnly swear that the above vouchers offered by us in the above Settlement are just and correct to the best of our knowledge and belief

Nancy Hodges
Daniel Hodges
Sworn to and subscribed before
me the 8th day of Jan 1853

Wm. H. Bell Clerk

A Guardian Settlement made with Jeffrey West
was presented to the Court at January Sittings of Court and was
to be recorded and is as follows viz.

State of Tennessee County Court Clerk Office Feb 1653
Knox County 3 This day came Jeffrey West guardian of the Minors
hus of Warren West deceased (to wit) Houston West & his son West
son Charles West and John C. West and made the following Report and
Settlements viz.

I have received up to 1st day of January 1852 as Assets from
said Ward the amount of \$ 701.62

I also have paid one of said Wards viz Houston West so having
arrived at the age of twenty one years his distribution being \$ 174.98
the receipt of which is on file with the Register - Minus the blacks fee \$ 508-177.35
which leaves in my hands to be distributed to the other three Wards the sum of \$ 524.34

I Jeffrey H. West do solemnly swear that the foregoing Report and Settlement
all that I have in any way received as yet for my said Wards and that the
statements are correct to the best of my knowledge and belief so help me God
I sworn to and subscribed
before me on the 2nd day of Feb 1653 W. H. Bell Clerk

J. H. WEST

A Guardian Settlement made with Nancy Smith
Guardian of Charles Smith, Horace M. Lewis, and W. Smith Heirs
at law of Charles Smith deceased which was presented to the Court at
January Sittings 1854 received and ordered to be recorded and is as follows viz.

State of Tennessee County Court Clerk Office Feb 20th 1853.

Knox County 3 In pursuance of the Statutes of the State of Tennessee in
such cases made and provided I W. H. Bell Clerk of the County Court
for the County and State of Tennessee have this day proceeded to make Settlement
with Nancy Smith guardian of Charles Smith, Horace M. Lewis
and W. Smith - Heirs at law of Charles Smith deceased which is
as follows viz.

I find Nancy Smith guardian as aforesaid chargeable according to
Report made to the May Sittings of the Court 1848 viz.

To amount of Note on Christopher J. Whittington for \$ 111.47

Also " fine dollars collected of John Smith 5.00

Whole Amount \$ 116.47

I find the said Nancy Smith guardian as aforesaid
entitled to the following credits viz.

1st By Receipt of W. H. Bell Clerk for his part as appointed
by the Will of Charles Smith of \$ 25.00

2nd By amount of fee for making and recording
the Settlement

1.50
Total \$ 26.50

All of which is respectfully submitted for the inspection of the Court today and
date above written.

W. H. Bell Clerk

I Nancy Smith do solemnly swear that the above report as made by me
embraces all that has come into my hands on account of my said Wards
and that the Receipt offered is correct and just & further to the best of my
knowledge and belief so help me God

I swear to and subscribe
before me the 25th Feb 1853

Nancy T. Smith
mark

W. H. Bell Clerk

A Settlement made with T. M. Bolin and J. Bandy Administrators on the
Estate of John Bolin deceased was presented to the January Sittings of the Court
1854 and was approved and ordered to be recorded and is as follows viz

State of Tennessee County Court Clerk Office September 4th 1853

Knox County 3 In pursuance of the Statutes of the State of Tennessee in such cases made and
provided I W. H. Bell Clerk of the County Court for the County and State offoresaid have this
day proceeded to make Settlement with Thomas M. Bolin and John Bandy Administrators
on the Estate of John Bolin deceased which is as follows viz.

I find said Administrators chargeable with amount of Inventory referred to Court October Sittings
1851 of \$ 112.84

I also find said Administrators entitled to the following credits viz

No 1 st	By amount of Note executed to Paine & Gillespie for	\$ 45.00
"	with Interest on same of	4.05
"	Balance of note of \$ 65.00 to same of	89.00
"	Receipt of J. H. Bell Clerk for	1.50
"	Receipt of J. E. Evans Clerks fee	2.75
"	Debt of J. Bandy for	7.50
"	Clerks fees for this Settlement	2.50 + \$ 102.60
	Balance against Administrators	\$ 10.24

I allow said T. M. Bolin Administrator for his services 5.00

I allow said J. Bandy Administrator for his services

All of which is respectfully submitted to the inspection of the Court date above written

W. H. Bell Clerk

Me T. M. Bolin and J. Bandy do solemnly swear that the above Statement comprises
all the assets of the total that came to into our hands to be Administrated upon and that
the credits offered are just and ought to be credited on said Settlement to the best
of our knowledge and belief so help us God.

I swear to and subscribe before me
Sept 4th 1853 - W. H. Bell Clerk

Thomas M. Bolin

The Last Will and Testament of William H. Henderson was finally proven at New Bern before the Court and was ordered to be recorded and is as follows viz:

The last Will of William H. Henderson.

Being in my sick mind by the dispensing of God and feeling desirous to settle my worldly affairs I have concluded to make this my last Will. I wish all my just debts paid. I owe for one year subscription to Raleigh Register for one year to the Biblical Recorder - One dollar for the New York Journal of Medicine. A G. Carter held 2 bills on me - One for fifty dollars and the other for a small one. They are both paid and A G. Carter is in my debt. I wish the slave Maria left to the highest bidder and the money arising from said sale to be applied to the payment of the hand we live on. I will all the property that I have to my wife R. S. C. Henderson if she remains a widow until my oldest son John Henderson becomes of age. I then wish the property divided and John Henderson to receive one fourth. When he becomes my second child and only daughter becomes of age to receive one third of what is left in his Mother's hands after John has received his share. And when Richard becomes of age I wish him to receive half that is left in his Mother's hands. What is left in my wife's hands she may dispose of as she may wish. None of my wife should die before John my oldest child should be of age. I wish my property divided and divided equally between my 3 children - John, Columbia and Richard. If the managers of the estate should think that it would not be for the best to divide the property before John is of age, it can remain undivided until he is of age and then the division can take place. If my wife R. S. C. Henderson shall die a pauper in that event I wish my property divided and divided into four equal parts. My wife to receive one share, John one share, Columbia one and Richard one. The administrators will find a sum to pay Receipt for all the notes I left with him for collection and a receipt for a Negro Woman and child that was sold by him for two hundred and seventy five dollars. I did not get receipt from him for all the sale of Chair, Blank, Linen and Potash and Wostburnough had not given their notes when I left so I did not get Pengy out for them. I appoint my wife R. S. C. Henderson James, Bryan and John Crawford my executors. Given under my hand and seal this 25 day of April 1853
Wm H. Henderson

The last Will and Testament of Elizabeth Harvar deceased was presented to the July Session of the Court approved and ordered to be recorded and is as follows viz:

I Elizabeth Harvar a citizen of the County of Robeson in the State of North Carolina being weak of body but of sound mind and disposing memory and being desirous that the property of which I may die seized and possessed shall after my death be disposed of in that way and Manner as to me at least appears the right and proper discharge make and publish this as my last Will and Testament to wit:

After the payment of all my just debts and Funeral Expenses - I will and bequeath to my Brother Thomas Barnett my Negro girl named Sarah and also all the personal property including household and Kitchen furniture to have and to hold unto him and his Administrators and Executrix for the following uses and trusts and for no other purpose to witt. The said Thomas T. Barnett is to suffer and permit my daughter Eliza Anne Mooney wife of Richard S. Mooney to take possession of said Negro girl Sarah and the personal property of which I may die seized and possessed and to have and enjoy the use and benefit of the same separate and apart from her said husband and as her own separate property not subject to her said husband's debts for and during her natural life. And after the death of her the said Eliza Anne Mooney - It is my Will and desire that the said Thomas T. Barnett as trustee aforesaid proceed to divide said Negro girl ~~Sarah~~ and such children as she may then have and all such property hereby bequeathed to the use of the said Eliza Anne as may be on hands and not consumed by the necessary use thereof at the time of her death; Equally between the said Richard S. Mooney and my daughter Martha Jane Killam and her husband William S. Killam and their heirs - Share and Share alike. Hereby revoking all other Wills or Wills Codicil or books by me heretofore made and declaring this, to be my only true and last Will and Testament In Testimony Whereof I hereunto set my hand and seal this fourteenth day of June in the year of our Lord One Thousand eight hundred and fifty three. Dated and declared to be her last Will and

Testament in my presence and we witnesseth the same in the presence of the testatrix and in the presence of each other and at the request of the testatrix

J. H. Hackett
John Crawford

Report of Commissioner to set apart One year support for the family of David Ragsdale deceased was presented and received by the Court and ordered to be recorded and is as follows viz:

We the undersigned freeholders after being duly appointed by the County Court of Robeson County and qualified to lay off and set apart One year support for the widow and family of David Ragsdale we doth here present perform such duty. We set apart to her the following articles to witt - 4 lbs Bushels Corn, 5 lbs of Wheat, 40 lbs to make 15 lbs of Pork - What Bacon is on hand - A Pint salt, 100 lbs Coffee, 50 lbs Sugar - \$30.00 in cash to be divided between the widow and family to begin the 1st day of April 1853. ^{for her to be used in the year 1853} ^{for her to be used in the year 1853}

An inventory and account of Sales of the Personal Property of
Harriet Ragsdale which was returned to town at Wethersfield
1858 received by the Court and ordered to be sold as follows viz.

To the County Court of New Haven.

An Inventory of the Sales of the personal
Property of David Ragsdale deceased together with the Notes Recd and
all other evidence of debt belonging to said Estate so far as he came to my hand
all of which is respectfully submitted to the Wethersfield Town of New Haven
which is in the following words and figures viz.

	Amount	Description	Date	Rate
One Cupboard and contents	2.50			
" Clock	1.00			
" Beams & Mirror	2.50			
One Dry Clothe	1.00			
One Table	1.00			
One Mare & Colt	10.00			
One Cow & Calf	5.00			
One Table	75			
Ten head Sheep Mr. G. H. Ragsdale	2.50	16.25		
One Waggow	11.00			
" Hove	40			
" Horse	16.00			
for long Cloths	2.00			
One Book Case	10.00			
" Set of Blacksmith tools R. H. McDonald	15.00	54.40		
One Large Plough	5.25			
" Horse	16.50			
" Saddle	5.00			
" Mamel Plough	7.00			
" Corp but Cow	5.50	56.95		
One Large Plough tool Spears	4.50	4.50		
One Large Plough	5.60			
One Lot Ploughs	1.25			
" Mare	67.50			
" Lot Plough yearns	1.25	46.60		
One lot Tools	57			
" Book	11			
" Lot Hogg	54.75			
500 bushels Potatoes	2.50			
500 " Cates John N. Ragsdale	3.65	110.25		
Two Hoes	1.75			
One lot old houses	1.00			

	Amount	Description	Date	Rate
One Kettle	\$00.25	B		
One Large Table	4.25			
One round Stone	10			
Set of Fifteen Mountain Hoes	11.00			
One Log Chair B. Suddath	1.25			
One Wheat Fan	10.00	29.60		
Two Cow Bells	75			
One Pigfe Maen Bird Penny	48.50	44.25		
One Large Kettle	1.50			
One Heifer	8.00			
One do	8.75			
One Milk Cow	11.30			
One Black Cow	11.50			
One do Cow	7.70			
One Table	1.25			
One Scandle Stand	1.25			
One Side Board	20.50			
10 Head Hogs Thomas Swafford	35.50	108.75		
One Small Pot for Woolly	50	50		
One Disham Bell J. Broyles	10.00	10.00		
One dry Cow	10.00			
One Heifer	9.20			
One Milk Cow	10.00			
One Heifer Philip Rawlings own	11.00	40.20		
One Springing Wheel & Reel	60			
One Large Wheel Philip Rawlings	2.50	48.20		
One Large Goke Oxen of W. Ragsdale	47.50	47.50		
One Gun	50			
One Book W. H. Ragsdale	60	60		
Ten Pounds sole Leather W. Daine	2.60	2.60		
One block	75			
Twenty five Bushels Wheat W. H. Bell	16.25	17.00		
One Book	15			
One Book R. W. Rice	40	55		
One Book	60			
One Book John Brownford	1.00	1.00		

One Bushel M. Morgan	\$ 10.00
One bushel Wheat	8.18
	8.12
Twenty five Bushels Wheat for doys	16.25
	16.25
Twenty five Bushels Wheat	15.87
Forty six Bushels Wheat	26.29
One hundred and twenty six Bushels W. C. Hollister	17.12
	61.86
One Hundred Bushels from David Morgan	12.50
	12.50
	12.50
	12.50
Cash on hand	
One Note on L. J. Fothered due 24 th Sept 1852	5.00
One note on A. Jones due 26 th Sept 1852	4.90
One note on Martin Morgan due 15 th April 1852	4.25
One note on L. C. S. Rawlings due 26 th Oct 1849	50.00
Credited by \$ 10.000 1 st Feb 1850 for 150.00	
One note on Rawlings & Shirley due 6 th Oct 1851	
for \$ 100 - Credited by \$ 92.60 - 10 th June 1852	7.40
One note on T. J. Holloway for \$ 4.50 due 22 nd August 1849 (Doubtful)	9.50
One note on H. C. Sanford for \$ 10.50 due 25 th October 1841 which is (doubtful)	10.50
One note on Thomas Dean for \$ 5.65 due April 16 th 1836 (Doubtful)	1
5.66	
One note on Jas. B. Allison for \$ 8.92 due Sept 26 th 1853 (doubtful)	8.92
One note on William Thompson \$ 5.00 due 4 th Oct 1852 (Doubtful)	

W. H. Maydale
Administrator.

An Inventory of the Estate of A. R. Smith was presented to the Master Justices of the Court which was received and ordered to be recorded and is as follows viz:

New Inventory and Sale of the Personal Estate of A. R. Smith deceased	
Lot 1 Young chair Jeffry West	\$ 1.00
Pair best chairs " " 50	50
Bacon Scythe and Broad Axe C. W. Sutt	50
Set high Stools Belly bands foot wove f. Harber	15
1 pair Steel Yards " " 45	45
1 cutting knife Charles W. Sutt	25
1 lot Blow Molds Tung Solves C. W. Sutt	25
1 Gun and barrel " " 50	50
1 Gun	25

Accounts —

1 Room	C. W. Sutt	\$ 1.00
1 Bed Bedstead & Clothing	do do	1.00
1 Blaugh	James Locke	4.00
1 Clock	C. W. Sutt	.50
1 Buttons	Jeffry West	4.00
1 Falling Leaf Table	C. W. Sutt	.50
1 Hair Saddle Bag	J. H. Locke	1.50
1 Saddle	do do	1.00
1 Gold Watch	Jeffry West	30.00
1 Horse Mare	do do	75.50
1 Bay horse	C. W. Sutt	60.00
1 Sorel Filly	J. H. Locke	37.00
1 Violin	Jeffry West	7.50
1 Revolver Pistol	James H. Locke	1.00
4 Chairs	C. W. Sutt	.50
1 Sea Water and Looking glass C. W. Sutt		.15
	No money on hand	
Cash on hand		44.00
Hempie Rail Road Co. not good		2.00
	Notes considered good	
1 Note on Henry H. Miller due the 1 st 1853 for		5.00
1 Note on Edwin Robertson due June 18 th 1852		1.15
1 Note on Charles W. Sutt Executed to John Essex due 5 th Aug 1 st 1847 for 7.12		
1 Note on A. Day. Michel Essex & Henry Miller due August 1 st 1848 15.00		
with a credit the 4 th day of February 1851	\$ 5.80	
Also a credit on the 5 th day March 1851	5.00	
Also a credit on the same note March 1 st 1853	4.20	
Also a credit on the same note March 1 st 1853	5.00	
1 Note on James H. Locke due Jan 20 th 1851		5.00 - 5.00
1 Note on C. W. Sutt due Feb 3 rd 1849 for		104.40
with a credit July the 6 th 1852 for	\$ 63.00	
1 Note on Peter Munch due Feb 1852		32.50
1 Note on Addison Locke due 29 th day of December if you not State 2.50		
1 Note on Note to Smith due Sept 20 th 1851		5.00
1 Note on Peter Munch & M. W. Black due August 6 th 1851		1.37
	Notes considered doubtful	
1 Note on Ramsey Stewart due July 19 th 1852		\$ 2.00
1 Note on Henry Sanford May 11 th 1850 for		15.00
1 Note on James Myrick Executed to W. C. Langford Co.		
due October 21 st 1849		15.00
with a credit of ten dollars Nov 2 nd 1849	\$ 10.00	
An account on Solomon Myrick for		1.00
do do Nathaniel S. Smith		5.00
do do William L. McKinley		8.00
do do Joseph Kelly		5.00
do do James H. Locke		1.00
do do George W. Connel		2.50

Accounts

An account on to W. Bell for

This is an Inventory of the Personal Estate of A. H. Smith late Minister
the firm of Locke & Smith.

The above is a true and perfect Inventory of
all the goods and Chattel Rights and credits left which is written in
the firm of Locke & Smith of the said A. H. Smith deceased which
have come to our hands previous to knowledge or the hand of any other
Person for us to the best of our knowledge and belief

This 5th day Oct^o 1853

James H. Lock
Jeffrey West Esq
Lawyer

To Settlement of the Estate of James Rogers deceased
was presented at January Sittings of the Court 1854 which was appre-
ved and on a Order to be recorded and is as follows viz:

State of Tennessee
Knox County, County Court Clerk's Office March 10th 1853.

In pursuance of the Statutes of the State of Tennessee in such cases made
and provided by W. H. Bell Clerk of the County Court for the County and
State of said have this day proceeded to make Settlement with John Rogers
Executor of the last Will and Testament of James Rogers deceased which
is as follows viz:

I find as appears from the Records of the County Court of Knox County
that said John Rogers Executor chargeable as appears per Inventory return-
ed to the August Sittings of the Court 1851 with the sum of \$ 5150.00

I also find that the said Executor is entitled to a credit as appears from
Settlement made with the Clerk of the County Court on the 25th day of August
1851 to the amount of " " " of 1687.72

Leaving a balance against him on in his hands
of the Assets of the Estate to the amount of " " " \$ 3502.27

I further find that there was a balance rendered in the Chancery
Court at Coopersburg in favor of J. P. Mathews as attorney
for the Estate of George Bean deceased against the said
John Rogers as Executor of the last Will and Testament of James
Rogers deceased for the amount of " " " of \$ 14.20 including
the costs of suit up to the date of the said Writs and appear-
ances from Receipts filed with this Settlement and Writs &c

I further find that the said John Rogers Executor as
aforesaid is entitled to the following credits viz:

No 1^o By Receipt of Mr. Newell for \$ 417.55
W. H. Rogers

Balance of charges brought over

Amount of credits brought over

No 1 ^o	By amount of Receipt of G. M. Austin	\$ 1566.05
No 2 ^o	" W. H. Conroy agent H. H.	6.00
No 3 ^o	" N. H. Long Tax & Long lot	1.00
No 4 ^o	" H. Locks Alts	5.00
No 5 ^o	" G. S. Evans black fee	1.47
No 6 ^o	" per cent at 6% allowance said Executor on collecting amount due during \$ 1051.72	57.86
No 7 ^o	" of time and expence in attending set of Chancery Clerks	\$ 6.30
No 8 ^o	" of Clerks fee for Making and Recording the Settlement	1.60
	Total Amount of credits	<u>\$ 2159.69</u>
		112.58

Leaving a balance of " " " in
in the hands of the Executor. When added to this the one seventh part
of the expence of Execution of Will and such as appears per Settlement
Shows no balance of Amount \$ 725.48 lacking
a balance of \$ 10.00 of one distributive share or one seventh part of the
estate as taken into consideration
All of which is respectfully submitted for the inspection of the Honorable
County Court this date above written

W. H. Bell Clerk

I John Rogers do solemnly swear that the vouchers and charges filed and made
in the exhibit of the foregoing Settlement are just lawful and correct to the best
of my knowledge and belief to help me God
Sworn to and subscribed before me John Rogers
the 10th day of March 1853 W. H. Bell Clerk

No Guardian Settlement made with A. W. Frazer Guardian
of the minor heirs of A. G. Frazer deceased was presented to the Court at
January Sittings approved and ordered to be recorded and is as follows viz

State of Tennessee, County Court Clerk's Office Sept 14th 1853.

Knox County, In pursuance of Statutes of the State of Tennessee in
such cases made and provided I have this day proceeded to make Settlement
with A. W. Frazer Guardian of Minerva M. and Emily Frazer Minor
heirs of A. G. Frazer deceased which is follows viz

I find said A. W. Frazer Guardian as aforesaid chargeable with the amount of
rents of farm from 1st June 1851 to 1st June 1853 as will appear per Report on
file with the Settlement of " " " \$ 254.80

I also find said Guardian entitled to the following credits viz:

No 1 ^o	By Receipt of Valentine Allen for	\$ 50.10
No 2 ^o	" J. Brady for	6.00
No 3 ^o	" for Tax for 1853 H. C. Collins	2.75
No 4 ^o	" H. C. Stearns	2.65
No 5 ^o	" M. McFrazier	6.00

Amount of charges brought over		\$ 254. 30
Amount of credit brought over		\$ 159. 70
No. 6 By amount of W. Singleton receipt	.50	
" 7 " " Guardian & W. T. Rogers with Rawling & Smith Book 20		
" 8 " " Rept for 15 days hauling and stacking 2 stacks of oats	0.25	
" 9 " " Examining lease &c	2.00	
" 10 " " Hauling oats and fencing hedge		
Rent		.50
" 11 " " Receiving and putting up Rents	4.50	
" 12 " " Hauling oats to crib and fence		
Codmonds and Hail Rents	1.00	
" 13 " " Hauling oats - fencing and oats	.50	
" 14 " " Renting lot	4.00	
" 15 " " Leasing 15 acres to Spence	1.00	
" 16 " " To Billing sent oats and Measuring Corn	2.00	
" 17 By Rept of A. W. Rogers for procuring S. Jones to build stone chimney	6.00	
" 18 " " Services at McAllens house	2.00	
" 19 " " Clerks fee for Bonds	1.00	
20 " " This Settlement	<u>1.50</u>	<u>+\$ 1.87.65</u>
Balance against guardian		\$ 66.65
All of which is respectfully submitted for the inspection of the Worshipfull County Court - date above written		
<i>W. H. Bell Clerk</i>		

I A. W. Rogers do solemnly swear that the above statement
contains all that have come into my hands on account of my
said Worl's and that the vouchers offered in this statement are
just and the account is reasonable for my services as stated
according to the best of my belief - To help are god
Sworn to and subscribed before me *A. W. Rogers*
the 14th Sept 1858 *W. H. Bell Clerk*

A Settlement of the Estate of David Fleming was presented to the Court at
March Session 1854 was approved and ordered to be recorded and is as follows viz
State of Tennessee County Court Clerk Office January 31st 1854
Other County I do pursuant of the Statutes of the State of Tennessee in such cases made
and provided I do this day present to make Settlement with Henry Rogers
and Daniel Rogers Executors on the Last Will and Testament of David H. Fleming in
which is as follows viz:

I find said Executors chargeable expenses from Record of
Settlement the 31st day January 1853 with amount of \$ 177. 71

Settled on same \$ 18. 50

\$ 190. 51

I find also that the said Executors are entitled to the following debts to us
No. 1 By amount of W. H. Thompson Receipt for

\$ 5.15

Amount of charges brought over		\$ 190.51
Amount of credit brought over		.50
No. 2 By amount of J. W. Gilligan Receipt		10.00
" " " Which for the settlement		
" " " Balance in favor of the heirs of David H. Fleming		\$ 170. 92
All of which is respectfully submitted for the inspection of the Court		
<i>W. H. Bell Clerk</i>		
Settlement of the Estate of Noah Fisher was presented to the Court at April Session 1854 was approved and ordered to be recorded and is as follows viz		
State of Tennessee County Court Clerk Office March the 31 st 1854		
Other County I do pursuant of the Statutes of the State of Tennessee in such cases made and provided I do this day present to make Settlement with C. H. Reeder and Henry Fisher Administrators on the Estate of Noah Fisher deceased which is as follows viz		
I find said Administrators chargeable with the several amounts of Inventory returned by them to the August Session of the Court 1852 to the amount of \$ 209. 14		
I also find said Administrators report of themselves that they have collected on the Hupell Thompson note in amounting together about the sum of \$ 50		
Total of charges		\$ 260. 24
I find that said Administrators are entitled to the following debts viz		
No. 1 By Act of John Langford from his Receipt		\$ 4.00
" " " Young Fisher		18. 50
" " " J. P. Bell		5.76
" " " Locke & Smith		3.11
" " " James Rogers		1.80
" " " W. H. Bell Clerk fee for recording inventory		.75
" " " J. R. Hatchett fee for carrying sale - Receipt		3.00
" " " L. C. Ferguson Receipt		20.00
" " " W. H. Henderman from his Receipt		47.00
" " " W. Hampton Receipt		9.00
" " " John George Note		4.12
" " " W. Fisher		74.00
" " " J. McWherter Receipt for costs		1.00
" " " J. C. Torbett		.25
" " " W. H. Bell Clerk fee for writing and recording this Settlement		2.50
Balance in favor of estate		\$ 16.44
" " " Which Admins to said Administrators for their services as such. All of which is respectfully submitted to the Court for its inspection		
We and each of us do solemnly swear that we have been accounted made of all assets of the Estate of Noah Fisher deceased in the amounting and account of debts from the foregoing Settlement and all the same have been paid by us in case Settlement has been largely determined by the Court we have made our best estimate and account to the best of our knowledge and belief and the same acknowledged before us the 31 st day of March 1854		
<i>P. M. Person</i> <i>Noah Fisher</i>		

53

We and each of us do solemnly swear that we have been accounted made of all assets of the Estate
of Noah Fisher deceased in the amounting and account of debts from the foregoing Settlement and
all the same have been paid by us in case Settlement has been largely determined by the Court
we have made our best estimate and account to the best of our knowledge and belief
and the same acknowledged before us the 31st day of March 1854

P. M. Person
Noah Fisher

Settlement of the Estate of Mary Cox deceased was offered to the Court at June before 1854 was received and Ordered to be recorded and as follows viz

State of Seminole County Court Clerk Office March 4th 1854

Rufus County I do, in pursuance of the Statute of the State of Seminole in such cases made and provided & William H Bell Clerk of the County Court for the County and State aforesaid have this day proceeded to make Settlement with J. J. Matthews Administrator of the Estate of Mary Cox deceased and also on the Estate of Jesse Bean deceased and which is as follows viz.

I find the said J. J. Matthews Administrator as aforesaid chargeable as per Settlement of the amount recovered in the Chancery Court in the amount of John Rogers Executor of the last Will and Testament of James Rogers deceased or sum of or for the Estate of Mary Cox \$ 754.99

I also find the said Administrator entitled to the following credits viz:

No 1	By Receipt of John Mash for	\$ 91.59
2	" " Estate of Mrs Downing and G. McLean	275.77
3	" " Sarah G. Bean	91.59
4	" " Daniel S. Trowbridge Attorney fee	100.00
5	" " Amount of J. J. Matthews Distribution Share	91.59
6	" " agreed to charge for his services for Administration	67.70
7	Amount 5 per cent on 754.99	<u>87.74 + - 755.98</u>

Balance in favor J. J. Matthews 99

All of which is respectfully submitted for the inspection of the Wm. H. Bell Clerk Court this date above written

W. H. Bell Clerk

I J. J. Matthews do solemnly swear that the above report made or presented by me in the Settlement of the Estates of Mary Cox and James Bean estates is all that ever came into my hands of said Estates and that no other assets or means of the same are known to me, and all the vouchers offered are just and were lawfully obtained by me and ought to be such according to the best of my knowledge and belief so help me God

Swear to and subscribed before me on the 3rd of March 1854

J. J. Matthews
W. H. Bell Clerk 3

A Settlement of the Estate of Charles Cox deceased was presented to the Court at June before 1854 received and Ordered to be recorded and as follows viz

State of Seminole County Court Clerk Office March 14th 1854

Rufus County I do, in pursuance of the Statute of the State of Seminole in such cases made and provided & W. H. Bell Clerk of the County Court for the County and State aforesaid have this day proceeded to make Settlement with R. H. Gillispie Executor of the last Will and Testament of Charles Cox deceased and which is as follows viz

I find said Executor chargeable as appears per Inventory returned to Court on the 5 th day of April 1852	
To amount of W. H. Bell & Shelly note	\$ 2400.00
Interest on same	16.00
A. M. Beddoe and C. J. Rawlings note	15.00
H. Mitchell	10.00
B. Balliette & Manning	6.50
A. Hollins & J. S. Collins	3.00
J. H. Brooks	6.55
J. L. Johnson & Johnson	6.80
George Strattling & H. Cox	6.00
J. C. Collins & R. Mitchell	6.50
J. H. Long & Stephen Spence	6.62
M. L. Weston & Bailey Morris	6.50
Each received Christopher and Shelly receipt	9.50
Local found on hands	54.00
Bank from R. H. Gillispie by James H. Cox	20.00
Legal fees of Dr. Clegg on note	100.00
Interest on same	6.00
Bank House Dickey — Note and interest	3.00
	<u>\$ 3258.40</u>

I find also that the said R. H. Gillispie Executor as aforesaid is entitled to the following credits viz

No 1 By amount of judgment of C. A. Lake vs C. S. Cox and R. H. Gillispie Executor
of C. S. Cox deceased for

No 2	" " Hoyal & Allen vs R. H. Gillispie for	29.64
3	" " Shepherd & Gordon vs. W. H. Gillispie	171.74
4	By amount of judgment of Collett vs R. H. Gillispie trustee of C. Cox deceased for 1000.00	1000.00
5	" Dept of Thos H. McLean	10.00
6	" former " George Abbott Rawlings & Shelly	20.67 - 20.67
7	" " Lewis Henry & Shelly	3.00
8	" " Lewis Henry	6.00
9	" " Samuel Moore	6.00
10	" " Tolbert Pearce	2.25
11	" " James Poore	2.25
12	" " W. Austin Morrisett	4.50
13	" " John Morgan	2.15
14	" " Robert Lambson	7.14
15	" " A. G. Long	1.25
16	" " J. J. Ward	0.50
17	" " James McLean	16.00
18	" " James H. Cox	10.00
19	" " W. H. Stephenson Receipt R. H. Cox	111.50
20	" " Wright & Smith	10.00
21	" " R. H. Gillispie Right	21.72
22	" " A. H. Shedd	8.82
23	" " W. H. Pugh for Collett	5.00
24	" " J. L. Cook Right	15.00
25	" " John Morgan note for	655.00

		Debtor brought over \$ 8225.49.
No. 26.	By amount of John Haynes note for	\$ 401.84
" 27	John H. Colville "	10.64
" 28	R. A. Gillespie "	65.81
" 29	B. L. Tracy "	4.87
" 30	J. H. Locke "	272.12
" 31	George Shultz "	171.75
" 32	Mrs. Smith "	198.82
" 33	W. H. Marrott "	440.65
" 34	Sam'l Lafferty "	8.50
" 35	Ho. Co. Bellville Tax Receipt	5.00
No. 36	By amount Clerk fees entire	5.25
" 37	R. A. Gillespie home at 5 percent on \$ 8225.49	161.03
" 38	State to D. Walker	45.13
	Interest on same	22.97
39	Proper Rift James Motorhouse	<u>10.00 + \$ 073.68</u>
	Balance in hands of Executor for distribution	<u>\$ 156.77</u>

I find that there are eight heirs or substitutes of the said Charles Tom deceased who receive a share of said deceased Es'tate former to James Mr. Melinda Mary Ann, Nancy Ann, and Julia Ann, Children of the same; and it appears that the said Elbert J. Cox former to Cox and James Mr. Cox are of age. Also further appears that the said Elbert J. Cox has received by way advancements on his substitutes he further has incurred for him as surety before his death and also that the Executor R. A. Gillespie by virtue of claims in his own right against the said James Mr. Cox retains in his hands the distributive share of the said James Mr. Cox of \$ 22.68 and has with his settlement filed the receipt of James Mr. Cox, Rebecca Cox and John S. Lewis guardian for the Minor viz, Melinda, Mary Ann, Julia Ann and Nancy Ann, Cox for the following several amounts:

John S. Lewis receipt for \$ 91.75

Rebecca Cox " 22.68

James Mr. Cox " 22.68

\$ 156.81 $\frac{1}{4}$ Balance in favor Executor .04

The Executor R. A. Gillespie states that the following claims or debts of the Estate which were reported in Inventory as insolvent or doubtful has not been nor can be as yet collected and file them with this Settlement Day.

One Note on David Brooker due 16th May 1852 for \$ 4.50

Receipt of James G. for Cash & note \$ 55.40

With credits to the amount of \$ 50.24

" of W. H. Wood for a note George Bowen for 40.37

One note on Charles Boyle Boyle due 15th March 17 for \$ 5.60

Receipt on Charles O. Boyle for 2.40

And the Executor also file with this Settlement a Tille Bond executed by Charles Cox to say Cox on which he has made Tille to the same them described All of which is respectfully submitted to the inspection of the Methodist Society

W. H. Bell Clerk

I R. A. Gillespie do solemnly swear that the above statement or statements made on this Settlement comprises all the assets that have come or might be known among

into my hands on a due course of the execution of the Will of Charles Tom deceased and that the sum above and which comes as respects to the same have been lawfully obtained and ought to be paid to the best of my knowledge and belief to help me bear expenses to and whereabouts before me on the 14th March A.D. 1854 W. H. Bell Clerk } R. A. Gillespie }

Report of Commissioner to set apart years support to Mary W. Smith Widow of Melinda Smith just deceased which was allowed by the Court at April Session 1852 and Order to be recorded and as follows:

State of Tennessee this the undersigned being appraiser by the Worshipful Society deacons of said County to her County Es'tate of one six month to Mary Elizabeth widow of Melinda Smith to provide her years support for herself and family from the death of her said husband have laid off and set apart for said Widow the following Articles Vesta and

12 oz Bacon 150 lbs flour, all the corn on hand, 4 Barrels of Beans (or wheat to make that amount) 1 sack Coffin, 1 barrel Sugar, 1 barrel of salt, 10 pairs of spec'g finger Medals, 1/2 Tea Caddy, preserves and follow to the amount of ten dollars besides what is on hand, other choice corn, Wheat, pease, 2 anchors, two choice loaves and coffee, 10 choice loaves Corn Meal, 1/2 cwt of Bacon, all the Hams, 1/2 Peas & Cotton on hand, 2 feather beds Bedsteads and furniture one Table a Chair, 1 Bureau, 2 Tables, 1 Box choice chairs, 1 Wash stand, 1 Clock, 2 Pictures in frames, 2 pair fire Screens, a fire shovel, 1 Towel, 1 carpet, all the kitchen furniture and cupboard were not excepted by law, 1 horse drawing Plough, 1 small plough, 2 hoes, 2 axes, 1 iron wedge, 1 dog chain, Doubtless and stockings 2 long garters for same, 1 Hammer, 2 pair green buttons and Buttons, 2 candle sticks, 2 pair Snuffers, all the Table cloths and Towels on hand, 1 Match, 1 Spade, 3 plates, 50 lbs Iron, One hundred dollars to be laid out in clothing suitable for said Widow & family, Green under one hands and date February 14th 1854

R. A. Gillespie Signed

W. H. Bell Clerk Sign'd

James Motorhouse Sign'd

An Inventory and account of Sale of the Estate of Wright Smith per
decree was returned to Court at April before record and decree to be executed now
is as follows viz.

Inventory and account of Sale of the Estate of Wright Smith per decree	
1 Note on B. G. Smith due 25 th Oct 1853 for	\$ 105.00
1 do on George Minns due 1 st June 1853 for \$ 600.00 with a credit of \$ 3,200 up to date	1.00
1 do on Patrick Graham and Peter Minns due the 25 th April 1849 for \$ 725 with credit of \$ 550 the 1 st of March 1849	1.75
1 Note on C. T. Seagrove for \$ 5.00 due the 7 th of July 1853 which Octagon and you	5.00
1 Note on Thomas M. Henry for \$ 2,355 due 10 th day of June 1846 over you being due and \$ 300	
1 Note on John Witt due the 1 st Jan 1849 for \$ 8289 which Octagon as indenture	\$ 2.89
1 Act on Josephah Robinson out of date for	2.00
1 do Rolet Evans - out of date for	25.00
1 Pleasant Roy not good and out of date for	7.00
1 W. B. Killough out of date for	9.00
1 Bury Young not good for	2.00
1 " Salomon Henry out of date for	8.176
1 James Reha good and solvent for	124.865
1 " W. E. Colville for 87 th Aug 1849 for his Coffe	3.00
1 " Wright and Smith about full	40.00
1 " F. Weston 3 day horses not counted in	14.00
1 " W. M. Robinson out of date	1.00
1 " G. H. Bennett for 13 th Dec coffee	1.75
1 " James Lillard out of date	7.00
1 Act on Horace Henry	0.00
1 " Jacob Warner	82.00
1 " John B. Murphy	7.40
1 " Salomon Henry out of date	15.95
1 " John Morgan insolvent	11.00
1 " William Fugitt good	0.00
1 " B. G. Smith "	11.11
1 " Geo H. St. John indenture	85.662
1 " Morgan Fairwood	24.00
1 " Wright Smith son out of date	20.77
1 " John Howell no date	10.00
1 " Samuel Kennedy uncertain	69.14
1 " W. D. Rappale out of date	4.07
1 " Franklin Locke	2.00
An account of the sale of the property on the 27 th of February 1854	
John Hunter lot 1 for 1 st story	60
Samuel Kennedy 1 for Saddle Mallet	1.00
" 1 Sonell house	75.00
" 1 Gray bath	0.00
Mary G. South lot 2 hide and furniture	14.00
" 1 do "	5.00
" 1 Bureau	5.00
" 1 Buggy & Harness	50.00

W. H. Gilstrap lot 9 house 25 th	1 large old Cornhill Barn	1.25
"	1 Shovel blow and black and painting shovel	0.50
"	2 Red Stars	1.00
"	1 Red cow	1.00
"	3 Yearling lambs	15.25
"	1 Herd	10.00
"	1 Cow and calf	15.50
"	05 Head stock hogs	46.00
"	1 Mule f	101.00
"	1 sheep	2.00
"	1 Long Rock and shovel	9.50
Robert Mitchell lot 1 for large stately home	1.00	
"	1 Team Saddle	5.50
"	1 2 Horse carriage & harness	51.00
William R. Fairwood lot 1 Sonell McCormick plow	1.25	
"	" 1 do "	1.00
"	1 Mole Board & shear	3.00
"	2 hoss 1 single tail & plow	3.75
Frank Taylor	1 Bulliong plow and stock	1.50
Joseph Howell	1 Bulliong plow and stock	1.40
"	1 Bushel Measure	1.00
"	1 Water butt & keelscrew	1.00
William Fairwood	1 Spinning wheel	6.50
John Stewart	1 Scouring knife	9.50
Charles Good	1 White cow	10.50
Joseph H. Smith	1 Sonell Apple tree	6.00
"	1 Red lion	11.50
"	1 Black horse	50.00
"	1 Donistone	4.25
Thomas Knight	1 Sonce More	60.75
William Fugitt	1 Bay colt	70.50
"	1 pair Geese 2 Puddles & 2 for Geese	4.30
"	1 Fallow doe	2.50
Settlement Henry	5 day hens	5.50
"	1 cutting Box & knife	5.00
"	1 Oxen brash	5.00
John Fairwood	1 Saffron & candle	1.00
James Howell	1 Corn Sheller (works)	2.00
Samuel Howell	19 1/2 ft Barn at 64 per ft	249.60
John G. Gilliam	1 Churn & 1 square	1.00
Alexander Bell	92 Bushels Wheat at 65¢	6.15
"	2 Bushels Wheat at 70¢	1.40
Worson Fairwood	14 Bushels Wheat (damaged)	3.00
William Boyle	1 barrel	2.50
B. W. Smith	2 Bells at 100 each	2.00

2 Negros - 1 Man & 1 Girl which are hired out until called for by the Administrator.

The above is a true and perfect Inventory of the Estate of Wright Smith Junr deceased so far as has come to hands of the Administrator the 1st May 1854

B. C. Smith Adminr.

Settlement of the Estate of James Montgomery Deceased was presented to the Court at June Sessions 1854 and was received and ordered to be accounted and is as follows viz.

State of Tennessee, County Court Clerks Office May the 5th 1854

Knox County. In pursuance of the Statutes of the State of Tennessee in such cases made and provided I W. McBill Clerk of the County Court for the County and State of Tennessee have this day proceeded to make Settlement R. C. Montgomery Administrator on the Estate of James Montgomery Deceased which is as follows

I find said Administrator with the sum of on the share of James Montgomery	\$ 22.10
on the share of L. H. Montgomery	8.22
" on the share of Harry Montgomery	8.14
I further find said Administrator chargeable with balance of Sarah Montgomery distribution share of	176.66
I also find him entitled to credit by Sarah Montgomery receipt in full for her distribution share with Administrators consumption	164.15
Remainder	\$ 12.71

Which leaves nothing in the hands of said Administrator of the said Sarah Montgomery share

I further find the said Administrator chargeable with the distribution share of Margaret Bennett of	\$ 244.01
Interest from 1 st February 1853 to 5 th May 1854	11.30
	<u>255.31</u>

I also find that the said amount is entitled to credit for the full amount of the above share by receipt by the lessees of said share - less	27.50
Balance	227.81

I further find said Administrator chargeable with balance of Mary Murphy share of said Estate of	\$ 51.65
--	----------

I also find that the said Administrator is entitled to credit per receipt of Benjamin Murphy husband of Mary Murphy to amount of	114.13
Balance in favor of Administrator	\$ 62.47
which is supposed to be by mistake in former Settlement of	62.47

I find said Administrator chargeable with balance of Charles Murphy distribution share of	\$ 1.96
I also find him entitled to credit per his receipt for my full leaves nothing more in his hands of said share	<u>8.20</u>

I also find said Administrator entitled to credit for clock fees for making and repairing the Settlement of	\$ 1.50
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Whole of charges remaining against said account on all the above fifty and \$ 0.50
and sue him from all the distributees fifteen dollars fifty seven and one half cent 15.57 2
all of which is respectfully submitted

W. McBill Clerk

Receipt of Commissioners appointed to lay off your support to G. H. Smith widow of Wright Smith deceased which is as follows viz

State of Tennessee

Knox County. We the undersigned being appointed by the County Court of said County Commissioners to set apart to G. H. Smith widow and heirs of Wright Smith deceased One year support for herself and family from the income of her said husband's home set apart the following to wit
1000 lbs Bacon - 50 lbs flour & 1 bushel of Corn - all the wheat on hand - 2 Bags of Coffee - 2 Boxes of Sugar - 25 Gallons Molasses - 2 Boxes of Sacks of 20 lbs to big peppers Spice ginger Ration Vinegar
Pawpaws and Pallow - all the Country on hand - 4 choice Milk Cows & calves - 1 Beef Steer 150 lbs
2 choice Work Horses - One Waggon 1 Yoke of Oxen - all the Provisions and Salt in hand - also
all the Cotton on hand - 5 Bedsteads Beds and furniture of Cupboards - 2 Burlapens - 1 Dining
- 2 half Round and 2 Small Tables - 10 Long Chairs - 2 pair Andirons - 2 fire Shovels - 2 pair Tongs
1 Library and Book Case - all Kitchen furniture on hand - 2 Turnings and 4
Small Bloughs - 2 pair Geers - 2 Blind Bridles - 2 Horse Collars - 2 Hairs - 2 axes - 2 Iron wedges
1 Log Chain 1 double tree - 4 single trees - 1 pair Scythes - 1 scythe - 2 Saddle Stocks - 2 pair
Schoffers - all the Table Cloths and Towels on hand - 100 lbs Iron - 1 Mattock & 1 Spade - for
Clothing &c are set apart \$ 400 per annum all of which is respectfully submitted March 25th 1854

R. McH. Hale test

R. A. Gillispie test

W. J. Goff test

Commissioners etc

Inventory and Account of Sales of the Estate of Wright Smith deceased was returned to Court at June Sessions 1854 and received and ordered to be accounted and is as follows viz

Inventory and account of Sales of the Estate of Wright Smith deceased	
Cash paid on hand after allowance for years support for widow and minor heirs	\$ 54.40
Cash received from S. McHenry on note	141.57
Cash received from R. Morris his on debt	42.62
Cash received from James Vaughan Damage Boat	10.00
1 Note on John L. Gillispie George L. Gillispie & W. S. Morris for \$ 4,500.00 dated 1 st August 1852 and due twelve months after date with interest from date	4,500.00
1 Note on Thomas McHenry R. McH. Hale & Charles Hastings and W. J. Smith for \$ 500.00 due one day after date and dated the 25 th July 1854 the interest from date up to the 28 th January 1854	2,500.00
1 One joint L. Wagon & R. A. Gillispie for \$ 150.00 due one day after date and dated the 1 st day of December 1852 with a credit of \$ 107.50 the 20 th of December 1853	1,502.50
1 Note on joint L. Wagon & R. A. Gillispie for \$ 600.00 due one day after date and dated the 11 th October 1851 with a credit of the interest up to the 6 th December 1852 also a credit of \$ 87.50 the 20 th of December 1853	600.00
1 Note on joint L. Wagon for \$ 400.00 due one day after date and dated the 6 th of December 1852 with a credit of \$ 25.00 the 20 th December 1853	400.00
One on side Boarding for \$ 1.75 due the 1 st day of March 1854 and dated 12 th April 1853	4.75

1 Receipt on W J Rogers debt for an act on James Kelly for \$ 13.10	1 10.10
1 Receipt on W H Green Comptable for a note on of H Stobly for \$ 4 due 29th August 1849	4.00
1 Receipt on P McKenzie off for a note John Goodman and W H Stobly for \$ 14.70 due the 28th Novr 1848	14.70
1 Receipt on W J Rogers debt for a note on Shattell April \$ 8.94	8.94
1 Receipt on James H Green Compt for the following notes etc with	
1 Note on W Kelly for \$ 4.18 due the 24th February 1849	4.18
1 Note on Stephen H Dyer for \$ 5.25 due 1st March 1849	5.25
1 Note on John R Foster for \$ 6.00 due 13th October 1849	6.00
1 Note on John R Foster for \$ 9.84 due 13th Decr 1849	9.84
1 Note on Freeland Foster for \$ 14.62 due 11th January 1849	14.62
1 Note on Freeland Foster for \$ 14.62 due 15th January 1849	14.62
1 Note on news Print for \$ 6.72 due 19th January 1849	6.72
1 Note on W Watts for \$ 14.45 due 25th January 1849	14.45
1 Note on W Watts for \$ 24.24 due 25th January 1849	24.24
1 Note on Jacob Foster for \$ 18.82 due 1st March 1849	18.82
1 Note on Jacob Foster for \$ 15.85 due	15.85
1 Note on John Foster for \$ 2.81	2.81
Received on the W Kelly debt \$ 200 4th February 1849	

The foregoing is a true and perfect Inventory and Account of all of the Estate of Wright Smith deceased so far as come to the hands of the Administrator all of which is respectfully submitted to the Worshipful Court the 2d day of May 1854.

B H Smith &
B H Smith administrator
on the estate of Wright Smith deceased

An Inventory and Account Sales were returned to Court at July Session of the terms of the Estate of Shadrack Heage deceased and before an Order to be made and as follows viz.

An account of Sales made of the personal property of of the Estate of Shadrack Heage deceased at his late residence in Chester County after having advertised according to law.	
Robert McCallum's lot of glass bottles	\$ 5.50
as as Bottles and small Glass	.15
Robert McCallum 1 Do Steel rods	1.00
Gilbert Reed 1 lot of leather	.50
W Breeding 4 bushels 2 bushels	.25
Hannah Tracy 2 brooms	.16
Robert McCallum 1 Do furnaces	.40
Micah Coates Vinegar and jug	.20
William Breeding 1 Clock	.75
Hannah Tracy 1 Bedstead & horse	.25
as as 1 Meal Sifter	.16
as as 1 Brass Trivet	.10
Stephen Breeding 1 Coffee Mill	.50
J. H. McPherson 1 Do	.05
Thomas Marsh 1 Sorel Filly	\$1.00
J. H. Waywood 1 Open old Hooper	6.50
James Martin 1 Match Box	10.00
Andrew how 1 do	\$1.00
John McElpin 1 Pewter Mould	.50
do W Ferguson 1 Bar Iron	.25
Gilbert Reed 1 Fire shovel	.25
William Breeding 1 Jack & spooling iron	.75
	93.25
	\$106.87

The foregoing is a full and perfect account of all the property of the Estate of Shadrack Heage deceased directed by law to be sold with good security due twelve months after date here taken from the purchases the 2d July 1854.

Addison Ladd
Jacob Johnson

Administrators

Report of Commissioners to lay off one year's support to Widow ^{Yessie} ~~Shadrack~~ Heage deceased was returned to Court at July Session of the Court and an account ordered to be recorded and as follows viz.

June 20th 1854. As the Commissioners met according to order to lay off a year's provision to the Widow of Samuel Heage deceased viz.

Corn four hundred Bushels of on the place - Wheat thirty Bushel - Bacon three hundred lbs - Hogs 10 head of the largest size on the place - 8 hens and colts \$ 100. One hundred dollars on Money.

A. Marsh
John Wheeler
Pete Collins

An Inventory and account of sales was presented at the Court
of the Estate of Samuel Frazier deceased and Ordeand of Recd on

An account of Property sold by A.M. Frazier Admin'r of the Estate of Samuel Frazier
Dec'd on the 2^d July 1854.

2	2 long years Peter Minich	\$1.00
1	lot of old axes & Plows Jacob Verner	1.00
1	Sleight and Cradle Andrew Myrick	.50
1	Old four horse Waggon P.J. Frazier	20.50
1	Yoke Ox	10
1	Pinen Steer	.50
(1)	Head Cow - David Murphy	7.50
1	Muley Cow & calf John Duckworth	11.00
2	Cow - James Martin	3.25
1	Yellow Heifer - P.M. Miller	7.75
7	Heads of Hogs - G. Frazier	3.25
2	Doors	6.00
114	Bacon & Lard to Joseph Watson	3.14
6	Joles Bacon -	.05
1	Clock P.J. Frazier	1.00
1	Burrough - "	2.00
1	Gray Mare - J.M. Frazier	32.75
6	Heads of Sheep - Peter Minich	5.00
5	" P.J. Frazier	2.60
1	Cutting Knife & Box -	.10
	Whole Amount	\$112.54

A. M. Frazier Administrator of the
Estate of Samuel Frazier deceased

Settlement of the Estate of William Johnson was presented at the August
Sittings of the Court which was received and ordered to be recorded and is as follows viz.

State of Tennessee County Clerks Office Jan 2nd 1854.

Rhea County Feb^r in pursuance of the Statutes of the State of Tennessee in such cases made and
I have this day given over to make Settlement with John Johnson and James Johnson two of the
Executors of William Johnson deceased which was as follows viz.

I find the Executors of the said W. Johnson deceased chargeable as appears from a Settlement
made the 1st day of March 1849 with an amount in their hands of \$101.30

I find also that the said Executors are entitled to the following credits viz.

1	By Receipt of W. & Margarette Murphy for	\$5.25
2	" " Minette Lucas in full	16.50
3	" " H. Lucas	4.00
4	Amount W. H. Bell Clerks fee	2.50 + - \$28.25

\$78.05

I also find that from a former Settlement that William Johnson became
the purchaser of the Land and retained his share of

Balance in hands of Executors \$10.55

All of which is respectfully submitted for the inspection of the Worshipful Court
N. H. Bell Clerk
The last Will and Testament of Robert W. Beddoe was presented to the
Court at August Sittings satisfactorily proved and ordered to be recorded and as follows

I Robert W. Beddoe do make and publish this my last
Will and Testament hereby revoking any making void all other wills by me at any
time made.

First I direct that my funeral expences and all my debts be paid as soon after my
death as possible out of any monies that may die possessed of or may first come into
the hands of the Executor

Secondly I give and bequeath to my Wife Margarette K. Beddoe all my domain
estate and personal property not otherwise expended in liquidating my debts.

Lastly I do hereby nominate and appoint P. J. Howlings my Executor
for witness whereof I do to this my Will set my hand and seal the 7th day of July 1854.

A. W. Beddoe (Seal)

Ligned sealed and published in our presence and we have subscribed our
names hereto in the presence of the Testator This the 7th day of July 1854

Test

John Brown
Thos. J. Price
Wm.

A Settlement of A.W. Frazer Guardian of the Minor heirs of J. Ferguson
deceased was presented to the Court at September 4th 1854 and same to
be recorded and is as follows viz.

State of Winnipeg County Court Clerks Office August 4th 1854
School County I do in pursuance of the Statute of the State of Manitoba in such case
as deemed proper S.M. Bell Clerk of the County Court for the County and the
Court record how this day proceeded to state the account of A.W. Frazer Guardian of
the Minor heirs of J. Ferguson minor heir of J. Ferguson deceased which is
in the following words and figures viz.
I find said Guardian chargeable with amount found in his hands as follows
made upth September 1853
Interest on \$68.00 of same for 8 months \$66.64
" " " Rent for last year to the amount of 1240.75
Total amount of charges up to the 1st June 1854 \$308.94

I also find that said Guardian is entitled to the following credits viz
1st By receiving and selling rent wheat 1.50
2 " " payment of Guardian to the building of bridge 2.00
3 " " Boarding stocking and fencing rent oats 2.00
4 " " amount paid & gone for building brick stone
Chimney to V. Allen's house 2.00
5 " " Amount paid W. G. Edmonds for 4 day work & same 2.00
6 " " Amount paid same Edmonds - heating coal for rent fence .50
7 " " Amount Guardians right measuring and laying and removing
said Edmonds rent fence 1.50
8 " " ditto ditto John Spence 1.00
9 " " ditto ditto removing beams 1.00
10 " " Rent paid said lumberman for building a
chimney and a fence on fence 7.50
11 " " Amount this Weeks for making and laying up board 2.00
12 " " Amount of Guardians Debt for other hand to Edmonds
Rent 4c .50
13 " " do measuring land to long lot & carrying out .00
14 " " Amount paid to long lot for clearing & land 5.00
15 " " " 4 day work at Rock for chimney 2.00
16 " " " Guardians debt according to Ryans note .50
17 " " " for renting to William G. Ryans 1.00
18 " " " renting wheat land to this hand
Allen, Oliver, Roddy & Thompson 1.00
19 " " Amount of Guardians Debt for renting & laying
to Lorne Langton .75
20 " " " rent of Guardians right leaving to Ryans .50
21 " " " Mowing rent 4c 1.00
22 " " " Taxes paid 10.50
23 " " Amount paid to Lorne mowing land and more 3.00

	Amount of labours brought over	\$ 308.94
24 " by amount from Thomas McDonald for making heating and laying on the fence & same	\$ 3.50	
25 " Amount of Guardians debt for attention to building up between and long lot lands	.50	
26 " ditto ditto measuring John Spence old fence	.50	
27 " Amount paid William for work on his house	51.70	
28 " Rent paid H. Mc Gregor for use of mirror	1.00 .00	
29 " Rent paid John W. Wright person kept for mowing and putting 100 rods	1.00 .00	
30 " Rent Lorne fee for mowing and repairing the settlement	1.50 .00	<u>\$ 234.45</u>
Balance in hands of Guardian June 1 st 1854		\$ 14.49
All of which is respectfully submitted to the Court for its inspection date above written		W. M. Bell Clerk

I A.W. Frazer do solemnly swear that the above comprises all that has come into
my hands on account of my said Master or that ought to be here done and that the
amount stated in the Settlement as made by me for services rendered are reasonable and
the documents offered have been lawfully obtained and ought to be such to the best of my
knowledge and belief.

Swear to and subscribe before me on the 3rd
4th day of August 1854 W. M. Bell Clerk

An Inventory of the Estate of A.M. Beddoe deceased was presented to the Court at
Sept. - October 1854 and was assessed and ordered to be received and as follows viz

An Inventory of the labour notes belonging to the Estate of A.M. Beddoe to 1st
Oct Note on James M. Gillispe due May 1st 1853 \$30.00
" " " M. Lantry due 1st Oct 1853 with two weeks past \$95 March 1st 1854 32.68
" " " same \$11.51 - 1st July - 46
" " " M. Lantry due 2nd Jan 1854 with credit of \$100 less deduct 1st April
1854 one other credit of twenty five & Oct 25 - 49 36.92
" " " P. J. Pendleton due 2nd Oct 1853 20.00
" " " A. Hickman - 19th Dec - 52 8.70
" " " J. Cornforth - 30th June - 53 15.16
" " " H. L. Evans - 1st June Oct - 53 68.74

Inventory of doubtful and bad debts

One Note on G. M. Head due 25 th Dec 1849	\$ 19.00
" " " Steven Schoweller 21 st Jan - 48	43.20
" " " J. M. Cunningham 2 Jan 46 with a credit of 19 th Dec	5.10
One Note on William Robinson March 1 st 48 with credit of \$500 taken 1848	11.41

Offices Receipts

One Receipt on P. Kilough for note on	
One on F. Mc Gregor due 30 th June - 52	\$ 7.46
" " " Loring and Co - 53	5.83
Second Robinson due 25 th Dec - 47	17.65

with a credit \$4.36 / June 2nd also 2nd March 1858.

An Inventory of accounts due the Estate of A.W. Beads

One pair of glasses W. Gillispie	for \$11.00	on Estate of H. M. Pasham	for	\$14.00
" " Stephen Brown	7.00	" Post Henderson	"	2.00
" " Jonathan Bandy	1.25	" W. P. Thompson	"	.44
" " Thomas Collier	7.66	" A. P. Caldwell	"	6.37
" " John Chambers	6.27	" J. B. Murphy	"	5.25
" " " Lawson	1.56	" R. J. Rowhings	"	53.90
" " Thos Evans	20	" E. C. Batram	"	1.85
" " D. Evans	1.24	" J. C. Horne	"	.40
" " Jacob Gearin	14	" J. L. Mathew	"	5.60
" " Monroe Kail	3.2	" David Kennedy	"	2.25
" " Thos Holland	2.5	" B. C. Smith	"	2.70
" " John Howes	2.5	" Lewis Ferguson	"	.15
" " Henry Hickman	"	" Jacob Horning	"	.67
" " Allen Holland	1.27	" P. Miller	"	.05
" " Anderson Jones	2.25	" Thos Gillispie	"	1.75
" " William Johnson	2.50	" Jas. Jones	"	4.70
" " J. W. Leuty	17.84	" John Howard	"	1.00
" " Wiley Lewis	6.00	" J. C. Hodde	"	1.15
" " Robert Mitchell	7.75	" James Waterhouse	"	.65
" " Clinton Miller	4.28	" W. S. Lovell	"	6.50
" " Nelson Roberts	1.25	" Jas. L. Evans	"	2.25
" " Wright Smith Jr	5.82	" D. J. Rowhings	"	103.30
" " W. G. Bobbile	11.50	" John Bowdoin	"	.95
" " Jacob Kelly	1.25	" William Shillibeer	"	.60
" " Robert Kellough	.50	" Thos. Tamm	"	1.70
" " D. Faine	2.48	" Thos. Swafford	"	.80
" " Francis Ford	18.60	" Henry Miller	"	.85
" " William Roberson	50	" David Roberson	"	.20
" " James C. Ryan	2.25			
" " Sam'l R. Hatchett	8.25			

Property - 1 Cherry Chair - 3 Picture Frames - 1 Dressing Table - 1 Infant Cradle
 4 Beds & Furniture - 1 Fall Leaf Table - 1 set Saddles 2 sets - 7 chairs
 1 Family Bible & Testament - 1 Rifle Gun - 2 saddle Trees - 1 Horse - 3 cows
 4 hens - 24 head of hogs - 1 pig - 1 Spinning Wheel - 3 Oval Wedding Vases
 1 plough and single Tree - 1 cleave - 1 Cork - 1 set Axe Irons - 1 Wash Kettle
 4 Drums & one small Kettle - 1 for Maple Sugar - 1 Mens Saddle - 1 Womens
 Saddle - four sets silver Teaspoons - Victoria Ware - 1 lot Books

The above Inventory is true to the best my knowledge this 4th day of 1854

R. J. Rowhings, Esq.
 of A.W. Beads

A Settlement made with As a Propt. Administrator on the Estate of
 Ann Rogers deceased was presented to the Court of Probate and Order
 to be recorded and as follows viz:

State of Tennessee - County Court Clerks Office April 1st 1854.

When County I doth pursuant of the Statute of the State of Tennessee in such
 cases made and provided I have this day proceeded to make Settlement with the
 New Port Administrator on the Estate of Ann Rogers deceased which is as
 follows viz:

I find from Settlement with said Administrator of said Estate on the
 18th day of February 1853 that he is chargeable with balance then due of \$115.90^d

I also find that the said Administrator is entitled to the following credit viz:

No 1 By Amount of Receipt of John Rogers of	\$ 67.00
" 2 " " as do	3.00
" 3 " " Clerks fee for making and Recording the Settlement	1.50
" 4 " " for work according former Settlement	5.00

Balance in hands Administrator \$112.90^d

and due the distributees of the Estate of said Ann Rogers deceased as
 John Rogers, William Rogers, Ann Austin (formerly Ann Rogers),
 Margaret Gordon (formerly Margaret Rogers) and Elizabeth (formerly
 Elizabeth Rogers)

All of which is respectfully submitted for
 the inspection of the Wm. H. County Court doth above written

W. H. Bell Clerk

A Settlement made with Nancy Smith guardian of the minor
 of Charles Smith deceased was presented to the above Clerks of the Court and
 Order to be recorded and as follows viz:

State of Tennessee - County Court Clerks Office Nov 1st 1854.

When County I doth pursuant of the Statute of the State of Tennessee I have this day
 proceeded to make the Accounts of Nancy Smith guardian of the minor heir of Charles
 Smith deceased which is as follows viz:

I find said guardian as appears from a Settlement made the 2d 20th 1853 with a
 balance in her hands of \$27.97

I also find the said guardian entitled to the following credit viz:

1 st By amount of Clerks fee for this Settlement	\$ 1.50	1.50
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Balance in favor of Nancy \$26.47

All of which is submitted -

W. H. Bell Clerk

I庄严地宣誓说我所呈交的结算单中所列的款项
 与我所收到的在我所作的前次结算单(即1853年11月2日)
 到本日为止所作的结算单相一致
 并向本处书记员宣读此件

Nancy Smith
 mark

on the 2nd day of Nov 1854.

A Settlement made with Beniah Frazer Guardian of the minor
of Samuel Frazer deceased was presented to the two Sessions of the Court
received and ordered to be recorded and as follows viz.

State of Tennessee County Court Clerk Office Sept 23rd 1854

Rhea County In pursuance of the Statutes of the State of Tennessee in
cases made and provided S. M. H. Bell Clerk of the County Court for the
County and State of Tennessee; here this day presented to State the Accounts of Beniah
Frazer Guardian of Samuel J. Frazer Minor heir of Samuel Frazer
deceased which is as following viz.

I find said Guardian chargeable with amount of Balance in his hands as
appears from Settlement made 4th March 1853 of $\$455.45$
And interest on same from 4th March 1853 to 4th March 1854 $\underline{.37.62}$

I further find the said Guardian entitled to the following credits viz

By amount of Guardians account against his wife for article
of clothing $\$10.00$

By account of Guardian for services rendered for his said Ward

S. J. G. Frazer being only one half of the entire after $\$8.00 - 5.00 = \3.00
Balance in favor of Ward on 4th March 1854 except $\$447.37$

By amount of Clerks fee for settlement in 1852 and this settlement
Balance $\$426.77$

It is further stated by said Guardian that \$225 of the rents of the lands
in Greene County for 1852 the rents of the lands in Rhea County together
with the hire of what slaves that were hired were by him expended so far
as he said S. J. G. Frazer had an interest to have one third of all in
support of the family he being together with his part of the slaves one
third part of the family

It is also further stated by said Guardian that there remains a balance
due from the Estate of Amos Frazer of the year and of 1852 of \$1400
which has not come into the hands of said Guardian owing to the decease
of the said Amos Frazer; as also the rents of the year 1853 have not
been received and expended in respect on the lands or farm equipments
all of which is respectfully submitted for the inspection of the Wm H. Bell
County Court date above written

W. H. Bell Clerk

I Beseech Frazer do solemnly swear that the above exhibit comprises
all that has or should have come into my hands on account of my
said Ward S. J. G. Frazer and that the amounts offered as credits in
the same are just and correct to the best of my knowledge and belief
so help me God

Sworn to under my hand before me
on the 28th day of Sept 1854

W. H. Bell Clerk

B. Frazer

A Settlement with Maurice Clark Guardian of said of Henry Minor heir of
James Montgomery deceased was presented at two Sessions of the Court 1854 wherein
and ordered to be recorded and as follows viz

State of Tennessee County Court Clerk Office Sept 2nd 1854

Rhea County In pursuance of the Statutes of the State of Tennessee in such cases
made and provided I have this present to State the Accounts of Maurice Clark Guardian
of A. J. Henry which was the following credits and figures viz

I find the said Guardian chargeable as appears from second settlement made March
25th 1853 as of hand on account of the said A. J. Henry his Ward with the amount of \$34.80
and interest on said Amount to 25th 1854 $\underline{5.65}$

$\underline{5.65}$

$\underline{99.95}$

I find also said Guardian entitled to the following credits viz

By amount of amount of said Guardian for time and trouble to make
the settlement $\$1.00$

By Clerks fee for making and recording same $\underline{1.50} - \underline{2.50}$

$\underline{2.50}$

Balance in favor of Ward $\$97.45$

All of which is submitted for the inspection of the Wm H. Bell County
Court date above written

W. H. Bell Clerk

A Settlement made with W. B. Johnson Guardian of James
and John Lauderdale was presented to the two Sessions of the Court 1854
received and ordered to be recorded and as follows viz

State of Tennessee County Court Clerk Office Sept 4th 1854

Rhea County In pursuance of the Statutes of the State of Tennessee in such cases
made and provided I have present to State the accounts of W. B. Johnson Guardian
to James and John Lauderdale minor heirs of James Lauderdale deceased which
is in the words and figures following to wit

I find said Guardian chargeable with amount in his hands on settlement made with
him on 22nd June 1853 for James Lauderdale of $\$215.65$

Interest on same up to 22nd June 1854 $\underline{12.90}$

$\underline{12.90}$

Also for amount received of Isaac Lee former Guardian on account of
said Ward on the 21st Feb 1854 the sum of $\$7.14$

Interest on same from said date $\underline{.10}$

$\underline{.10}$

$\underline{\$316.88}$

I further find said Guardian chargeable on account of his Ward
John Lauderdale with amount in his hands on settlement on the
22nd June 1853 of $\$217.65$

Interest on same from same date to 22nd June 1854 $\underline{10.19}$

$\underline{10.19}$

Also for amount received of Isaac Lee former Guardian on the
21st Feb 1854 on account said Ward of $\$7.14$

Interest on same after 22nd June 1854 $\underline{.10}$

$\underline{.10}$

$\underline{\$28.79}$

I further find said Guardian entitled to the following credits viz

On account of his son Wm John Lauderdale 203
 1st By Amount of Receipt of Rufus Hall for tuition & in 1853 and interest
 and same up to date June 1854. \$7.917
 2nd " " Isaac B Johnson for boarding 11.162
 3rd " " J D Lechattin for tuition 10.004 - 29.073
 Balance in favor of John \$293.662

I W B Johnson do solemnly swear that the above comprises all that has
 come or ought to have come into my hands on account of my said Sons
 James and John Lauderdale and that the sum above allowed me in the same
 was just and to be such to the best of my knowledge and belief to help me pay
 down to and subscriber before me. Wm B Johnson
 on the 6th day of Sept 1854
 W H Bell Clerk

Executors with John D Lechattin & Hannah M. Trager
 on the date of N G Trager 1852 was presented to the judge before
 the Court 1855 which was received and ordered to be recorded and as follows

State of Tennessee County Courts Clerks Office January 4th 1855.
 Palmer County } In pursuance of the Statutes of the State of Tennessee in
 such cases made and provided I have this day proceeded to make settlement
 with John D Lechattin and H M Trager executors and administrators of
 the last Will and Testament of N G Trager deceased and in the words and
 figures following viz.

I find the executors and Administrators are chargeable as appears from settlement
 made on 30th April 1853 with amount of cash \$264.66

Interest accrued on cash on hand to 30th April 1854. 24.12

Also of the amount of note on Thomas Knight and Spence
 and Interest on same 5.124

Amounts of Interest on the S. of Smith note of \$700.00 75.00

S Spences note of \$7.97 .12

W B Johnson note of 69.02 4.81

Peach Tailor note 17.00 1.15

W T Sommerville 14.50 1.15

J F Stewart 5.00 .50

Amount of debt collected on H Lechattin for 1.11

Plumy Lake 2.57

Beth 1.75

J Jones .50

Amount of debt on John Lauderdale \$155.00
 T Knights 1.01
 Amount of欠 bill on John Wright of \$44.00 due 1st May 1854 0.49
 Balance in favor of Martin 2.00
 Amount \$1031.66

I find said executors and administrators chargeable further with amount received on
 doubtful and desperate debts as reported in Inventory and Settlement on 30th April 1853
 Dr Thomas Longwood note of \$14.45 and interest off 3.29 amount \$14.14
 On debt on Dr Wright reported Wright off 1st May in Inventory 5.00
 This to be known for -
 Harvey Bradley for -
 Interest on same .07
 James Brightwell 3.00
 W H Bellough by compromise 2.37
 I find the said executors and administrators chargeable further with an amount of
 interest collected on Note on The Knight & Spence for \$1.16 of
 Also interest accrued of the £ Boston debt
 - an debt on A Bells forgotten amount of charges 5.00
 Amount of charges 1068.90

I also find that the said executors and administrators are entitled to the
 following debts viz.

1 st	By Receipt of Tax collector H. C. Collins for	\$22.24
2	By W H Bell Clerk receipt for fees of	2.50
3	as do the settlement	2.50+ = 7.202
	Balance in favor of estate	\$1061.692

All of which is submitted

W H Bell Clerk

I John D Lechattin do solemnly swear that the foregoing Settlement comprises all
 that have come into my hands that is above the amount amounts charged to us
 in the Inventory with all the interests we have received and that the vouchers
 are good and ought to be such according to the best of my knowledge and
 belief to help me pay
 down to and subscriber before me
 17th day of June 1855.

J D Lechattin

W H Bell Clerk

Further Settlement made with H. H. Fisher was presented at the June depositions of the Court received and ordered to be recorded and is as follows viz.

State of Franklin County Court Clerk Office No. 1655.

Wheal County. In pursuance of the Statute of the State of Franklin I have this day proceeded to in such case make and provide for W.H. Bell Clerk of the County Court for the County and State of Franklin have this day proceeded to State the Draft of H. H. Fisher Guardian of W.B. Fisher Minor heir of Emily Fisher deceased which is as follows viz.

I find the said H. H. Fisher Guardian as appears above payable us of fees of Record in former Settlement made 10th March 1852 with the amount of -

Amount	\$ 48.11
Entered on same to 10 th March 1853	2.00
Amount	45.91
Entered on \$ 45.91 to 10 th March 1854	1.70
Amount	47.43
Entered on \$ 47.43 to 10 th March 1855	2.69
Amt due March on 6 th 1855. — Amount	\$ 51.12

I further find said Guardian entitled to the following credits viz.
No. 1 By amt of \$ 10.00 bill for Schooling to outlay 8th November
1852 -

2	Chk fee for making two settlements	3.00
3	Entered on same Accts from prior to his date	1.62
4	To H. H. Fisher's Draft given of	9.17
5	Boarding and Schooling with Webster & Gifford \$ 11.66	
6	H. H. Fisher's Bill of expenses on Traveling to attend to business on account of his said Ward	15.67
7	for time spent at \$ 1.00 per day for 17 days	17.00
8	for 5 day spent in making Settlements	5.00
9	Chk fee for making and recording the Settlement	1.50
	Balance in favor of Guardian	\$ 28.56

It appears that the said H. H. Fisher Guardian as appears has advanced all the means of his said Ward W.B. Fisher and the amt of \$ 28.562 same to him for his use.

All of which is respectfully submitted for the inspection of the Court Clerk W.H. Bell Clerk

I H. H. Fisher do solemnly swear that the above expenses that he ever cause into my hands and that the Drafts of others are good and lawful vouchers and that my own account for time and expenses are just and correct and reasonable to the best of my knowledge and belief - so help me God.

Sworn to and subscribed before me on the 3rd H. H. Fisher
6th day of March 1855. W.H. Bell Clerk

In Inventory of the Estate of Jacob Hunt deceased presented to the Court before 1855 which was viewed and ordered to be recorded and in the words and figures viz

Inventory of the estate of Jacob Hunt deceased including the notes and accounts belonging to said estate as set by W.H. Bell Clerk of the Administrator at the audience of the said Court on the 27th day of December 1855.

To H. H. Fisher 1 Barn and Mammal stable	4 vento John Brown for 1 lot of Books	\$ 9.00	
J. H. Hunt 1 set of turning tools	1.50	1 Shovel Plough	.50
1 set of Plains & Drayars	2.00	1 Safe	\$ 0.00
1 Horse and Bits	1.05	H. H. Fisher 1 Little Table	1.00
1 lot of Blacksmith tools	10.50	H. H. Fisher 1 lot of Books No. 2	.10
1 Turning Plough and Scrubbing	1.50	Susan Hunt 1 lot of Books No. 3	.10
1 Pair Saddle Bags	2.25	Widow Hunt 1 lot of Books No. 5	.05
1 lot of Books Soft	.10	Levi Morgan 1 pair Dogs &c	1.50
1 Gravel Stone	.55	John H. Lathen 1 pair Geese	.25
1 Sheepskin	8.50	Jack Bell 1 pair Geese	1.20
John H. Hunt 1 lot of Iron		Silas Conley 2 Sheep & Lambs and 2 books	3.00
1 lot of tools No. 2		W. M. Baker 1 pair Bellances	.40
Levi Morgan 1 Box Books &c	.75	" " " 1 pig & 1 log bacon	1.60
1 Turning Plow	1.00	By cash paid	\$ 6.00
1 Secretary Table	4.50	John Whetham 1 pair Steel gates	.50
1 Sparrow	8.75	William Kippell 1 Saddle	6.00
George Wimberly 1 Branch of Pine	.35	W. G. Brooks 1 hog bacon	2.50
1 lot of pine & August	.10		
W. Johnson 1 Turning Plough	8.00	The following is the note belonging to me when	
1 Cycle of Chain		11.00	
4 Stems		43.50	
4 Yearlings		16.85	
A Wimberly 1 large Ox		21.10	
W. Morgan 1 Oxen team		6.00	
etc. living 1 Pig & Mare		17.50	
W. Morgan 1 Kettle		2.00	
1/4 Ahd Black Cow		10.00	
Lamborn Edmunds 1 Cow & Calf 1/2 Calf		16.50	
4 Steers & 10 lambs		One note on Edmunds branch payable to J. H.	
W. P. Thompson 1 lot hay No. 1	16.50	Lengant due 1st December 1855 for Blacksmith \$ 10.00	
1 lot hay & " "	87.00	One letter written on Edmunds Aug 1855	
1 lot of Shingles	82.50	82.50 by Edmunds on the 5 th of August 1855	10.00
2 pigs & 1 Oxen	1.40	One official Receipt on W. Morgan for the rest	
1 grind stone	1.45	1.45 balance of a note of Jefferson Hodge for	8.25
1 horse	4.00	4.00 dated 1 st June 1855 unpaid	
Seventeen Brogues 1 Hog No. 3	5.00	5.00 one note on Eliz. H. Hunt balance \$ 2	
Eighty Brogues 1 Hog No. 3	31.00	31.00 Court Administrator on the estate of W. H.	
1 sheep	65.00	65.00 Court for \$ 3.00 dated 2 nd day of April 1855	6.00
1 sheep	1.00	1.00 which note is suspended	
Twenty-one Pease 1 Turn Mill	10.50	10.50 One judgment against W. Morgan 17 June	
W. H. Hunt 1 Pig & Ham	52.50	52.50 18.00 fm	

One judgment against Wm Neelers 17 June 1848 for
with a credit February 1841 for \$25.16 to the following Judgment Holders
One Officer Receipt on John Johnson for the collection of same small
Balances due on the 2nd June 1846 which is thought worthless
The following is a list of the accounts belonging to said testate 1848

One Dft on J. Bandy for	
" " Bird Walker	5.51
" " Richard Knight	2.25
" " Elijah Whaley	2.49
" " Ezekiel Sullivan	1.90
" " Andrew Knight	17.80
" " Wesley Cranford	5.10
" " Martin Burroughs	5.99
" " John L. Ramsey	7.78
" " Wm H. Abel	6.00
" " Walter Houghs	1.88
" " Wm Kelly	2.00
" " Allen League	4.75
" " Michael Scherst	20.27
" " Lewis Moore	27.77
" " Cornelius Shear	10.50

J. W. Abel

State of Seminole County personally before Wm Abel one of the Admin
Richa County Justitators on the estate of Jacob Hunt deceased and
made oath in due form of law that the foregoing is a true statement
of all the Personal Property Notes and Accounts that belongs to said
estate so far as the same has come into his possession or knowledge
to the best of his knowledge and belief

Sworn to in open Court this 8 Dec 1855 To W. Abel Administrator
W. H. Bell Clerk 3 on estate of Jacob Hunt decd

An Inventory and Account of Sales of the Testate of B. F. Suddath
Deced was presented to the written Deposition of the Court and was received
and ordered to be recorded on the 2nd day of August 1855

Account of the property of
sold at the late residence of B. F. Suddath deceased on the 3rd day of
1855 J. H. Ragsdale Administrator

Property - Purchaser	Amount	Property - Purchaser	Amount
Saw grinder - J. H. Templeton	1.10	2 Boxes - R. F. McDonald	.45
Skillet full of - J. G. Gorham	40	1 Axe - Marsh Morgan	1.45
2 Iron Weights & 2 lead	.50	Large Kettle - Martin Morgan	3.50
4 Wash tubs - J. H. Ragsdale	.45	Sewing machine - J. H. Riddle	2.50
Big Wheel - Joseph Thompson	.55	Mourning vest - A. P. Suddath	.15
Little Wheel - W. Abel	1.45	1 Furniture - Martin Morgan	1.25
Yard stone - E. L. Long	.70	1 Table - Scott Hail	.35
Chair - J. H. Ragsdale	.50	1 Box - John Burroughs	.30
Cot Bed - R. F. McDonald	.45	Pump - J. H. Riddle	.50

Property	Purchaser	Amount	Property	Purchaser	Amount
Clock -	Thomas Hite	\$1.50	Horse & 5 th hand - G. R. Long	G. R. Long	55.15
Swing knife -	Martin Morgan	.10	3 Sheets - W. H. Whaley	W. H. Whaley	4.10
Linen -	Lois Morgan	6.00	Bonnet - Mrs. Morgan	Mrs. Morgan	16.60
Watches -	W. H. Abel	1.00	Red Tow - W. H. Johnson	W. H. Johnson	15.00
Big Blow -	J. H. Morgan	1.05	White Tow - Ruth McDonald	Ruth McDonald	10.60
Bron Sythe -	Lois Morgan	.55	Two Stems - O. G. H. Boyle	O. G. H. Boyle	15.25
Hot blow -	J. H. Johnson	2.35	Potatoes - J. H. Ragsdale	J. H. Ragsdale	1.05
Double Tow -	J. H. Boyle	2.05	Log brick house - O. Shaver	O. Shaver	64.00
4 pairs -	Martin Morgan	1.10	Small bolt - W. B. Gorham	W. B. Gorham	36.90
pair jeans -	A. Dunning	2.60	Gold Brog - M. K. Ganaway	M. K. Ganaway	80.00
Scallop -	Robert Strutte	7.10	Knife - J. H. Laad	J. H. Laad	30.00
Ston hutton -	J. H. Johnson	3.40	Holy Bush - Geo. Master	Geo. Master	.55
5 lbs Beans - William Parker		5.60	There is a rug bag belonging to said testate		
hot Tong for hunting - W. H. Whaley		.45	named George which was hired to W. H. Johnson		
Maggot -	W. H. Greene	31.75	for ten dollars per Month.		
Yoke Oars - James Pierce		72.00	J. H. Ragsdale Administrator		
Horse & chair - Louis Morgan Jr		20.25			
Horse & cart - Benjamin O'Kelly		44.50			

Personally appeared in Open Court John H. Ragsdale Administrator of Benjamin
Suddath deceased and made Oath in due form of law that the foregoing is true list
and account of Sales of the Personal property belonging to the Testate of Benjamin
H. Suddath said testate has come into the hands or knowledge of said Administrator
to be administered

Sworn to and Subscribed
on this Court Day 8th 1855.
Attest W. H. Bell Clerk

J. H. Ragsdale Admin

An Guardian Settlement made with W. B. Johnson
Guardian of James L. Lauderdale and John Lauderdale was presented to Court
at December session and was received and Order of Record and as follows viz

State of Seminole County Court, Clerks Office September 5th 1855.
Richa County J. H. Bell Clerk of said County in pursuance of the Statutes
of the State of Seminole in such cases made and provided have proceeded to take
the accounts of W. B. Johnson guardian of James L. John Lauderdale minor heir
of James Lauderdale deceased which is on the words and figures following viz

I find said Guardian chargeable with amount in his hands on Settlement
made with him on the 22nd June 1854 for his Ward James Lauderdale of \$116.50
Interest on the same to the 4th day of March 1855 13.64

Whole Amount 329.245

I further find said Guardian entitled to the following credits
By amount of Wards Receipt James Lauderdale which was filed with Settlement \$355.75
Pay amount of Wards fee for making this settlement
amount on your way to question

Amount of charges brought over \$1511.27
 By amount of powder left from Bell & Co. \$21.00
 By amount of powder left from James D. Jones 10.00
 By amount of powder left from W. H. Bell 4.50
 By amount of powder left from Colville & Sonnen 1.40
 By amount left of Dr. Clark's surviving portion of the firm
 of Locke and Smith Receipt given for articles bought by said Smith
 of said firm \$2.18
 By amount charged by Administrator for these services 79.50
 By amount of County Clerk fees in the Estate up to this
 Settlement 6.00 - \$36.99
 Balance of the means of the Estate on hand \$1044.33

I further state that there are further amounts which were administered
 State they have not yet been able to collect of the debts reported as settled
 All of which is respectfully submitted to the Marshal for his inspection
 W. H. Bell, Clerk

We James H. Locke and Jeffery West do solemnly swear that the foregoing
 Settlement and charge comprises all the assets and monies of the Estate of Mr.
 Smith deceased that have come into our hands and that the Bonds or papers
 in the same are good and lawful and ought to be such to the best of our
 knowledge and belief to help us good

Mawn to and subscribed before me James H. Locke
 on the 5th day of March 1856
 Jeffery West

An Inventory and Account of Sales of the Estate of Fountain
 Cotton because returned to April before 1856
 the Court record and
 ordered to be recorded and as follows viz.

An Inventory of the Estate of Fountain Cotton because returned to April before
 1856 (to wit)

Amount of cash found on hand in Gold \$1510.00
 100 Paper 215.00
 100 Silver 50

1 Note of hand on James Brathwaite due 25th June 1854 for \$140.00
 with a credit the 1st March 1855 for \$100. (partly) 87.00
 1 Note on Jefferson Single 1000 Hunders 4 Shillings before for \$100. due
 the 18th day of June 1855 with a credit the 17th day of June 1855 of \$1000. (partly) 90.00
 1 Judgment in favor Fountain Cotton on account of Bell & Co. 100.00
 1 Open account on A. C. May for 100.00 26.00
 \$1510.00

The following is an Inventory and Recount of Sales of the
 Personal Property belonging to said Estate (to wit)

1 Horse Horse Morgan value for 67.00
 1 Horse Morgan 66.00

1	Six horse Mazzan value for	\$68.00	2 Horse bows	"	\$2.00
1	Clothing Horse	"	1 set Carpenter tools	"	2.50
1	Sixel Horse	"	92.50 1 Blacksmith & Gun tools	"	18.95
1	Bog Horse	"	100.00 1 Chisel	"	.50
1	Clothing Horse	"	66.00 1 Screw plate	"	5.50
1	Cott	"	30.00 1 Lot of tools	"	2.00
1	Horn Horse	"	15.00 1 Small saw	"	.50
1	Black & White cow	"	8.25 4 Rings & Foot Edge	"	1.00
1	Horn Horse & colf	"	10.00 4 Augers & Small screw plate	"	2.45
1	Rifle gun	"	1.50 2 Tin Buckets & Box tools	"	4.25
1	do	"	5.00 1 P. bow & staff or lot Bubbles	"	1.25
1	do	"	11.50 1 Art pieces & lot of chains	"	8.05
1	Shot Kettle gun	"	45.50 1 Box 1 gun barrel 1 P. Copper	"	.60
1	Musket gun	"	13.75 1 Clay Saddle 1 flat wheel 1 side saddle	"	3.15
1	Horse Box	value for	.50 1 Set Axe Irons	"	.05
1	Set of Mazzan gears	"	7.50 1 Mans Saddle & 1 Mazzan horse	"	10.55
2	pair Pew Gears	"	8.10 1 Mazzan horse & 1 Carving knife	"	3.60
2	Horse Collars	"	2.10 1 Carving knife	"	1.35
1	Two Horse turning plow	"	4.20 1 pr Sheep Shears 1 pot 1 over lead	"	1.90
1	One Horse do, do	"	2.60 1 set plates 1 block 1 side Camp leather	"	8.90
1	Bull tongue and singtore	"	2.00 1 pr Harness leather	"	1.95
1	Shovel plow	"	1.85 1 Pig iron	"	.21
1	Axe	"	.90 1 Chum	"	.62
1	Axe	"	.75 1 Funnel	"	.25
2	Gutting hook	"	1.40 1 Table	"	.75
1	Crop cut down	"	4.25 2 Brushes	"	.15
2	Gutting knives	"	1.25 2 Buttons	"	.50
1	say tied Saddle	"	.20 1 Set	"	.25
2	Spurts	"	.75 1 Chest	"	.25
1	Broad Axe	"	3.50 1 Vessel	"	.10
1	Horn Axe	"	.75	"	
1	Scaveng Scamp	"	1.00	"	
			.75	"	

The foregoing is a true and perfect Inventory of the Estate of Fountain Cotton deceased
 and account of Sales of the Personal property belonging to said Estate so far as the same
 has come my knowledge or possession or to the knowledge or possession of any other person
 for me this 7th day of April 1856.

Allen Cotton
 Administrator

A Com. Inventory and account of Sales of the estate of
Franklin W. Thompson deceased was returned to Court at April before 1856
which was received by the Court and ordered to be recorded and as follows viz.

An Inventory of the personal Estate of Franklin W. Thompson deceased late of this County
Purs. Judgement dated 24th January 1853 against Lancaster Weston in favor
of said W. Thompson as appears from the Exhibit of Wm. Floyd Esq. for \$475.
and 85 cents costs (doubtful) \$475.45
Thirty one dollars cash received of Thos W. Atchley
\$31.00
\$475.45

The above is a true and perfect Inventory of all the Goods and Chattels
rights and estate of the said Franklin W. Thompson deceased which have come to
my hands knowledge or Perception or the hands of any other person for me
to the best of my knowledge and belief this the 11th day of April 1856
Sworn to in open Court 11th day of April 1856 C. C. Thompson

W. H. Bell Clerk

Administrator

The Last Will and Testament of Mary Jack deceased was presented
and approved in open Court at May before 1856 by the Subscribing Witnesses
of the same and was ordered to be recorded which is in words and figures following

Will

In the name of God Amen I Mary Jack of the State of Tennessee County
of Rhea being of sound Mind and Memory and Considering the uncertainty of the
fate and transitory life do therefore make certain Publish & declare this to be
my last Will and Testament. That is to say first after my Funeral expenses
are paid the residue of my Personal Property I give bequeath and dispose as
follows viz. To my beloved daughter Eliza Jane and her husband Nicholas
Keith - The House hotel & Kitchen Furniture (Shore no living Stock)

Also to the same all the Money I have at interest - about six hundred Dollars
therein however five dollars of that amount for to be divided among my other
five children viz. To my son Franklin Jack One dollar - Elizabeth Rose one
dollar - Mac the Peasant one dollar Thos P. Jack one dollar and John Jack
one dollar. And my reason for settling these my beloved Children so soon
is I think they have already had labor done and Eliza has staid with me
longer than any of them

As to my life time interest in the real Estate I have disposed of that by deed
for which my son-in-law A. Keith is to support me the few remaining days
allotted me.

In witness whereof I have subscribe my Name and affix my seal
this 18th of December 1855.

Mary Jack
Wm. H. Bell

Attest

John W. Thompson
John W. Holley

Settlement made with Moore Colack guardian of the minor heirs of James
Montgomery deceased (test.) A. J. Henry was presented to the July Sittings of the Court
1856 and was received and ordered to be recorded and is as follows to wit

State of Tennessee County Court Clerks Office June the 2nd 1856.

Rhea County For pursuance of the Statute of the State of Tennessee in such cases
made and provided I have this day presented to State the account of Moore Colack
guardian of A. J. Henry which is in the following words and figures viz.

I find the said guardian chargeable with amount in his hands on Settlement made	\$77.45
left 1 st Aug 1854 to	5.84
Interest on same from March 2 nd 1854 to March 2 nd 1855	103.00
Amount in his hands 2 nd March 1855	6.21
Interest on \$103.00 from 2 nd March 1855 to 2 nd March 1856	109.51
Whole Amount to 2 nd March 1856	

I find the said guardian entitled to the following credits viz.

By Clerks fee for Settlement for 1854 and 1855 onto 2 nd March	\$3.00
1856 at \$1.50 per Settlement	\$106.51
Amount in guardians hands 2 nd March 1856	
All of which is respectfully submitted for the inspection of	
the Honorable Court the 2 nd day of June 1856.	

W. H. Bell Clerk

Settlement made with A. W. Rogers Guardian of the minor
heirs of N. F. Rogers deceased was presented to the July Sittings of the Court 1856
which was received by the Court and ordered to be recorded and as follows viz.

State of Tennessee County Court Clerks Office July 2nd 1856.

Rhea County For pursuance of the Statute of the State of Tennessee in such cases
made and provided I have this day presented to State the account of A. W. Rogers
Guardian of the minor heirs of N. F. Rogers deceased from 1st of June 1854 to
1st of June 1856 which is in the words and figures following to wit

I find said guardian chargeable with balance in his hands on Settlement made	
4 th Aug 1854 to 1 st June 1856	\$74.47
the interest on same from 1 st of June 1854 to 1 st June 1855	
with amount of interest collected same year	5.95

I further find said guardian chargeable for amount of Rent as	
To Amt of 83 bushels Corn - 1 bushel at 10cts per bushel	83.00
To Amt of 45 bushels Corn - 1 bushel at 65cts	29.70
To Amt of 84 bushels Corn - James Smith at 75cts	63.00
To Amt of 46 bushels Corn - A. H. Smith at 75cts	34.50
To Amt of 17 bushels Wheat - James Smith at	14.42
To Amt of 66 bushels Corn Wm. Whetstone at 75cts	49.50
To Amt of 25 bushels Corn - 1 bushel at 75cts	18.75

To Amount of 20 Bushels corn R.B. Torbett at 75 lb	\$ 20.00
To Amt of 345 Bushels corn 60 lb Whitterley at 75 lb	253.75
To Amount of 52 Bushels corn M. Allen at 80 lb	17.50
" " Judgment recovered of John Spence	10.50
Amount of charges against Spence June 1 st 1855	592.16
 I further find said guardian entitled to the following credit viz	
1 By amount of hauling wheat away Maggan & Son and land \$ 2.50	
2 By hauling and putting up oats Maggan & Sons 2.50	
3 By amount paid on horse pair 16 to horses 3.50	
4 By amount of A.M. Frazer's debt for attention to crop 1.00	
5 By amount of the selling oats 1.00	
6 By Amt do do Renting to J. Spence 75	
7 By amount do do to M. Allen & Ryans 1.50	
8 By amount of A.M. Frazer's debt for occurring and paying tolls 1.00	
9 By Amt of little debt occurring tolls & cartage and paying of 1.50	
10 By hauling wheat to Tom Hinde Maggan & Son 1 day at 75 per day 3.75	
11 By amount of Bottles and glass property 0.0	
12 By Amt paid to Langford for clearing 64 acres land 1855 84.16	
13 By amount time trouble in making sale corn A.M. Smith James Smith & W. Whitterley and R.B. Torbett & Torbett and Allen 6.75	
14 By amount of A.M. Frazer's debt for time & trouble in getting wheat threshed and setting 1.50	
15 By amount of time and trouble in prosecuting suit of J. Spence 5.00	
16 By amount paid M. Allen for clearing up River bank and old fence rods - hauling 600 rods and putting up with one 1000 or 1500 old rods and post of 11.90	
17 By amount paid to M. Frazer as directed by the Will of A. J. Frazer for the maintenance of the Minors of said Testator with their slave property 150.00	
18 By Amt of 40 bushels of oats at 12 1/2 lbs 4.80	
By amount of clerks fee for his settlement	1.50
Amount on guardians hands June 1 st 1855	803.15

I further charge said guardian for year from 1st June 1855 to 1st June 1856 with amount on his hand at date of June 1st 1855 of \$ 803.15 And interest on same to 1st of June 1856 21.09

S further charge him with amount of Rents and profits of farm for year ending 1 st June 1856	
To amount of 99 bushels wheat sold at 80 lb to M. Allen 39.50	
To 24 bushels Wheat sold to W. Whitterley at 100 per bushel 2.25	
To 16 bushels oats sold to W. Whitterley at 11 per bushel 17.26	
To 187 1/4 bushels of corn sold to T. Buttram at 85 lb 44.88	
To 215 bushels corn sold to W. Whitterley at 85 lb 58.05	
To 280 bushels of corn sold to J. Biggs at 25 lb	707.62
in lot of expense corn to oats at 1.00	1.00

To lot ditto oats to pack Birmingham at 8000
Total of charges 1st June 1856 \$ 805.10

I further find that the said guardian is entitled to the following credit for said year ending 1st June 1856

1 By amount of hauling wheat and cartage Maggan & Son and land \$ 2.50	
2 By amount of one dollar a day each pair to the McCowell family Smith Wallis copper horses & Mungo Armstrong for threshing wheat 5.00	
3 By amount paid to M. Allen for four hands 1 day threshing wheat and harvesting 10 hands 1 day at 7.95	
4 By Amt of amount A.M. Frazer in attention to crop 1.00	
5 By Amt of A.M. Frazer's debt for hauling oats and threshing 2.00	
6 By Amt of debt paid Maggan & Son for threshing & delivery of wheat 1.50	
7 By amount of A.M. Frazer's debt for putting horses sent corn and decoction with fence and crop one day over 50/- 5.00	
8 By amount days work by A.M. Frazer in putting fence sent and 1 day hauling 1.00	
9 By amount said Frazer's debt for measuring and cutting 1 day 1.00	
10 By Amt ditto for hauling horses & cart to Mow and 1.00	
11 By Amt said Frazer's debt for selling and delivering 166 lbs of oats 1.00	
12 By Amt of said Frazer's debt for renting land to J. H. Birmingham & Co Birmingham & E. Edmunds of Grice M. Allen & wife & Ryan & White 4.00	
13 By amount paid of rates for making 700 sail 3.50	
14 By Amt of said Frazer's debt for measuring and delivering 137 1/2 bushels corn 1.70	
15 By amount of debt for hauling and laying up 500 sail 2.75	
16 By amount of fares on land 1855 9.99	
17 By amount said Frazer's debt for shelling and setting 1000 bushels on River 830 1/2 bushels corn 82.22	
18 By amount ditto for measuring and delivering 215 bushels to W. Whitterley 2.00	
19 By amount paid to M. Frazer for benefit of Minors and their slaves 150.00 = \$ 203.41	
20 By Amt of Clerks fee for making and recording this Settlement 1.50	

Balance in his hands as of 1st June 1856 \$ 570.19
All of which together with the vouchers and account of the said A.M. Frazer is submitted for the inspection of the reasonable court. W.H. Bell Clerk
I A.M. Frazer do solemnly swear that the above on his honor or attachment Settlement on statement of my account as guardian comprises all that has or ought to have come into my hands on account of any said lands and the debt by me charged for services rendered are reasonable and just and that all the vouchers submitted otherwise are good and lawful vouchers and to be credit of eight in said Settlement to the best of recollection and knowledge and belief so help me God I swear to and subscribe before me on the 2nd day of July 1856.
A.M. Frazer
W.H. Bell Clerk

*As guardian Settlement made with A.M. Frazer
Guardian of the minor heirs of N.G. Frazer because was presented to the County
Court at July before 1856 and received and ordered to be recorded and
as follows viz.*

State of Tennessee County Clerks Office July 2nd 1856.

*Rhea County I do in pursuance of the Statute of the State of Tennessee I
hereby doth proceed to state the amount of A.M. Frazer former Guardian
of the minor heirs of N.G. Frazer deceased which is as follows viz.*

*I find the said Guardian chargeable as appears per Settlement made to
1st day of June 1856 with amount of \$ 570.19
Interest on same to 3rd July 1856 8.56
Whole amount of charge 3rd July 1856 \$ 570.75*

*I further find that said Guardian is entitled to the following
Settled & is By amount of Clerk fee for making & recording the letter 1.50
Balance in hands of Guardian 3rd July 1856 \$ 570.25
All of which is respectfully submitted to the Honorable
Court for inspection*

M. H. Bell Clerk

*I A.M. Frazer do solemnly swear that nothing more has been received
by me or come into my hands on account of my said wife Nannie
Frazer and family & Frazer since the 1st day of June 1856 to the best
of my recollection knowledge and belief so help me God
Sworn to and subscribed before me
on the 3rd day of July 1856*

*A.M. Frazer
M. H. Bell Clerk*

*As Settlement made with John L. Chatten Executor
andannah M. Frazer Executrix of the last Will and Testament
of N.G. Frazer deceased was presented to the July before of the County
Court 1856 and received and ordered to be recorded and as follows viz.*

State of Tennessee County Court Clerks Office June 2nd 1856.

*Rhea County I do in pursuance of the Statute of the State of Tennessee much
care made and provided I have the day presented to settle with John L. Chatten
Executor &annah M. Frazer Executrix of the last Will and Testament of
N.G. Frazer deceased which is as follows viz.*

*I find the said Executor and Executrix chargeable with amount as appears
in Settlement made on 4th January 1856 up to 20th April 1856 of \$ 1061.27*

*I find further that the said Executor and Executrix are entitled
to the following remittances for the year ending 20th April 1856.*

*By amount of Clerk fee for Settlement for year \$ 5.00
1856*

*I find the said Executor and Executrix chargeable with amount as appears in Settlement up to 20th April
1856 viz*

*\$ 1059.182
An interest collected on some of same from 20th April 1856 to 20th April 1856 13.76*

Whole amount of charge up to 20th April 1856 \$ 1072.52

*I further find that the said Executor and Executrix are entitled to the following
Settled from 20th April 1856 to 3rd July 1856 viz*

*By amount of Clerk fee for Settlement for each advance in payment
for hands-free and trouble 1.50*

By amount of H.H. Birmingham Tax collector's receipt .65

By amount of Clerk fee for Settlement for year ending 20th April 1856 \$ 1.50

\$ 154.45

Amount of charges in favor of Estate April 20th 1856 \$ 925.482

*All of which is most respectfully submitted to the Court for its inspection
this 2nd June 1856.*

*I John L. Chatten do solemnly swear that the statement of the amount of interest
made above is a correct account of all interest collected at the date settled up to
the Monies of said Estate in own hands as Executor and Executrix and that the
same appears as a voucher of my own is just and correct with all other appear in
the Settlement for the two years to the best of my knowledge and belief
known to and subscriber before*

John L. Chatten

M. H. Bell Clerk

*As Settlement made with W. J. Ragsdale Administrator on the
Estate of Howard Ragsdale deceased was presented to the July before of the
County Court for 1856 and was received and ordered to be recorded and as
follows viz.*

State of Tennessee County Court Clerks Office June 2nd 1856.

*Rhea County I do in pursuance of the Statute of the State of Tennessee I have
the day presented to make Settlement with W. J. Ragsdale Administrator on
the Estate of Howard Ragsdale deceased which is as follows viz.*

*I find the said Administrator as appears chargeable with amount of cash
on hand as reported as reported in Inventory \$ 290.00*

*I further charge him with amount of sale of the Personal property
of said Estate as per Inventory 711.37*

*I further charge hands-free Administrator with amount collected on
Note of Dr. J. B. Battle as determined in Inventory viz*

On Note under date 24th Sept 1853 for \$ 5.00

" " " A. Jones " 25th Sept 1853 1.90

" " " Dr. G. P. J. Rutherford 26th Oct 1853 50.00

" " " Rutherford & Sherry and Son Oct 5th 7.404 = 65.00

\$ 1066.67

*I further find the said Administrator chargeable with amount reported
by himself off his having come to be hands-free and property as such as returned on account*

Amount received of W. G. Colville for horse	\$ 5.00
" " Isaac Benson	12.00
" " A. Bayson	12.00
" " as Negro hire for pack & Anderson found 12.00 & J. H.	
Rogdale for two years each	240.00
Amount of hire of girl hired to self & George	<u>50.00</u>
	<u>240.00</u>
Whole amount of charges	\$1410.67

I also find that the said Wm Rogdale Administrator is entitled to the following credits viz.

1. By amount made payable to treasurer of Board of Trustees of Tennessee Academy due 2 nd Jan 1853.	\$171.90
2. By amount of Note made payable to Mary Jack due Feb 1 st 1852. \$2.60	
3. By amount of note made payable to W.C. Thompson due 25 th 1845	80.24
4. By amt of note made to J.P. Rosting due 28 th Oct 1850	42.16
5. By amt of note made to John Tengal due 4 th Feb 1848.	51.92
6. By amt of note made to John Tengal due 1 st Jan 1853.	65.40
7. By amt of balance of note made to Thos. due 30 th Sept 1842.	26.05
8. By amt of Rec'd of James Henry Clark and Martin of Lebanon bank at Cleveland of	442.59
9. By amt of Widow Rogdale's allowance	60.00
10. By amt of L. Rogdale's Office Rent to J. P. Mc. Neill	.26
11. By amt of 6 same receipts for money due on receipt of L. Rogdale's receipt for Judgment	11.70
12. By amt paid by W. Rogdale on same Rogdale's Office receipt to W. L. C. for his use by W. B. Johnson	11.00
13. By amount of John Tengal's receipt for money paid on debt of John Tengal deceased as administrator of said Tengal's estate 42.00	
14. By amount paid on Office receipt of James Rogdale to J. E. Collier prior to W. G. Colville	24.00
15. By amt paid on Ammon's receipt of J. E. Collier total 12.42	
16. By amt of receipt of W. Collier for Taxes collected by W. Rogdale in 1852.	6.07
17. By amount of Receipt for Taxes 1853-1854 & 1855. 44.61	
18. By amt of Portion of John Lewin's receipt of note made to Henry Buffet. 8.00	
19. By amt of P. N. Gellies' proven debt	5.10
20. By amt of Gellies & Lewis' proven debt	8.97
21. By amt of John Tengal's proven debt	34.75
22. By amt of C. H. Morgan's proven debt	16.00
23. By amt of J. B. Murphy's proven debt	4.50
24. By amt of J. G. deGoth's proven debt	4.57
25. By amt of A. G. Long's proven debt	8.00
26. By amt of J. G. Johnson's proven debt	1.56
27. By amt of Rowley & Reynolds' proven debt	12.62
28. By amt of Rowley & Shadley's proven debt	6.90
29. By amt of Bell & Co. whose account to be submitted to the court	27.25

30. By amt of fees on Office except here by M. H. Marshall on 2 nd April 1853	
31. By amount as as as	69.84
32. By amount allowed Wm Rogdale for services as Administrator	156.60
33. By amt debts paid prior to this date	<u>5,624.40 - 818.09 = 4,806.31</u>

Balance in favor of Administrator

All of which is respectfully submitted to the court

W. H. Bell Clerk

I William H. Rogdale do solemnly swear that the above settlement comprises all the debts of this case or that ought have come into my hands to be administered upon by me and the numbers are good and lawful and ought to be such that are opposed in the same to the best of my knowledge and belief to help me to soon to give satisfaction before me?

Wm Rogdale

W. H. Bell Clerk

No Settlement made with A. W. Frazer Administrator on the Estate of Samuel Frazer because was presented to July 1st 1853 of the Court for 1852 and was received and ordered to be accounted and as follows viz.

State of Tennessee

Rutherford County, I County Court Clerk's Office July the 2nd 1854.

In pursuance of the Statute of the State of Tennessee in such cases made and provided I have this present to make Settlement with A. W. Frazer Administrator on the Estate of Samuel Frazer deceased and in the words and figures following viz.

I former said Administrator chargeable with the amount inventory and account of debts made 1st July 1854 as aforesaid \$118.54

I further find from the said Administrator chargeable with amt of debt on A. G. Collier as reported at the date of his Settlement for	5.00
Also one due note on Mr. Whitterberg reported as above Note and interest	.70
Also one other note on Samuel Whitterberg reported as above Note & interest	.50
Also one other note on Joseph Park reported as above Note and interest	89.44

\$164.22

I further find that said Administrator is entitled to the following debt as

1. By amount of Brown account of Jonathan Hill for	\$4.21
2. " " " " A. G. Collier	2.26
3. " " " " gift A. Robinson for Office	3.00
4. " " " " Proven debt A. L. Locke Medical bill	12.60
5. " " " " James Robinson	5.87
6. " " " " Nicholas Keith	3.08
7. " " " " Total on hand to J. G. Collier 1854	3.60
8. " " " " debts 1855	3.25
9. " " " " proven debt of J. G. Rogdale	1.50
10. By amount of Brown debt W. G. Green for	1.80

\$11.93

	Amount of charges not over	\$ 164.22
11	Amount of debts not over	\$ 42.95
12	By amount of Seven acts to have for J. H. Hatchett Auctioneer	14.36
13	" " fees to M'los allowed by the Committee to the value of 100.00	2.25
14	Amount of acts A. M. Fogg for further fee for John D'Orville for laying off lease	.15
	over 50 cents paid to Wm. Bell Clerk for certificate	.50
15	By amount of Receipt of John Wheeler for his fees as claimings to lay off M'los allowance for year support and to lay off leases	2.00
16	By amount of Recpt of A. Marsh for fees on laying off M'los allowance for year	1.00
17	By amount of fees paid A. Hallinan & J. Whiting and G. Fisher claimings to lay off leases each 100	3.00
18	By amount of fees paid W. H. Bell Auctioneer and Surveyor to lay off leases	.45
19	By amount of Clerk fees to County Clerk for bonds and letters of Administration	2.00
20	For Noticing and recording the Settlement	2.50
21	To Surveyor Clerk to claimings on recording report for Widows allowance	
		<u>\$ 74.44 = \$ 174.16</u>
(Balance in favor of Administrator on Settlement or Remainder	11.95

I further state that the Administrator states that he has in his
hands one note for eight dollars on A. Dugay - one on Robert
Williams of 85.0 - one on John Major for 87.4 cent one.

Judgment Ad. J. Dugay for \$ 8.24 which are all in arrears
are desperate and out of nothing can be made.

All of which is respectfully submitted referred to the Court for its
inspection - date above.

M. H. Bell Clerk

I Ad. M. Fogg Administrator on the Estate of Samuel Green Lessor do
solemnly swear that the statement made in the foregoing Settlement con-
cludes all the goods and chattels right and credits of said Estate that has
or ought to have come into my hands in due course of Administration
and that the vouchers therein set to my credit have been lawfully obtained
and that the account allowed are just and ought to be made to the
best of my knowledge and belief so help me God
Sworn to me in presence before me J. M. Fogg
on the 22nd day of July 1856

M. H. Bell Clerk

The Last Will and Testament of Mary Randolph
which was presented to March before of the Court 1854 which was duly
proved and tested of record and as follows viz

I Mary Randolph of the County of Rens and State of New York being sick
and bedridden in the City of New York

In consideration of human life and being desirous that such property and money as
and personal effects shall be disposed of after my death in such a way as to me at least
appear right and proper hereby make and publish my last Will and Testament
as follows (to wit)

First I will and direct that all my debts which are but few and my
funeral expenses be paid by my executors herein after mentioned out of my estate as
soon as practicable after my death.

Second - I will and bequeath to my daughter Mary Tolman the feather bed
and furniture and also to my daughter Elizabeth Brown the feather bed and
furniture to be by my executors delivered over to them as soon after my death
as to any said executors shall appear right and proper.

Third - I will make bequeath my Negro girl Nancy to John T. Pile Mary L. Pile
and Elizabeth A. Pile children and heirs at law of my daughter Ann Pile formerly
Ann Marriate to have and to hold said Negro girl Nancy to her measure into the
above named and described children and heirs at law of the said Ann Pile to their
only legitimate use benefit and service and their heirs forever.

Fourth - For good and sufficient considerations and for good reasons or at least
such as are satisfactory to my mind - me thinking among I will and direct that my
Negro boy Jim at and upon the happening of my death be and he is hereby sold and
my executors may make and sell at liberty and to serve no other person
as a slave or servant and I further direct that my executors faithfully execute my
bequest in this particular.

Fifth - I will and direct that my executors proceed to sell all the property that
I may die having and disposing of which is not by me herein otherwise disposed
of and to collect all such debts as may be due and owing to me and after pay-
ing all my just debts funeral expenses and all other necessary costs and
expenses to dispose the balance of the proceeds of said sale and my debts by their
collection legally there and share alike between my four children Mary
Tolman Elizabeth Brown John T. Pile and William P. Tolman.

Sixth - I hereby nominate and constitute and appoint William P. Tolman
and Samuel H. Hatchett executors of this my last Will and Testament
honestly keeping all other Will or Wills made or devised by me before
made and freely disclaiming this to be my only and true last Will and Testament.

In testimony whereof I have hereunto set my hand and seal the 22nd day
of May 1852

signed sealed attested and declared
to be the last will and testament of the
testator who signs the same in my presence
and in witness the same by the signature of
the testator in my presence and in presence
of each other

Franklin Cade
by Ryan

Mary Randolph

Report of Commissioners to set apart and make provision for widow and children of W. M. Rose because was presented to the July session of the Court 1856 was received and ordered of Recorder and as follows

At the undersigned Commissioners present
were to lay off and set apart one year's possession for Mrs Margaret
Rose and six children.

600 lbs. Bacon or money instead at 10 per lb.	\$ 6.00
200 Bushels corn or money instead at 30 ct	6.00
Forming utensils on hand	
To supply her with sugar & coffee	14.00
2 Barrels flour	14.00
100 lbs. Lard	1.00
For clothing	6.00
300 Bundles bedding	8.00
2 horses & harness 1 Mare - blanket & kitchen furniture \$191.00	
one horse - hogs and sheep on hand May the 2 ^d 1856.	

W. M. McBlack
J. T. Faraway

An Inventory and account of sales of the property of W. M. Rose
which was presented to the July session of the Court 1856 received and
ordered to be recorded and in words and figures following viz.

In inventory of the sale of the property belonging to the testator of W. M.
Rose deceased together with the notes and all evidences of debt belonging to
said estate so far as have come into my hands all of which is respectfully
submitted to the June Term of the County Court of Rhea County which
is in words and figures to wit

1 pair long and broad planes W. McBlack	\$ 1.50
1 set of Mouldings as as	.45
2 Jack planes W. McBlack	.50
1 Smoothing plane as	.75
1 pair Plaines J. M. Deady	.50
1 Counter broze & round shovels & 4 ploughs	1.40
1 Brace & Bits J. M. Deady	2.40
5 Chisels W. McBlack	.50
One lot of Wheelwright tools W. McBlack	.50
3 Augers A. John	.75
1 Square & gumbit & one pair compasses W. McBlack	.85
1 Turning plough W. McBlack	5.25
1 Grind stone A. John	.625
1 Waggon Margaretha Rose	5.00
1 Joke of Oxen Margaretha Rose	5.00
1 Clock Margaretha Rose	.25
1 Joke Oxen Thomas Goode	55.00
1 Cow and calf J. M. Deady	18.00
1 Coal bin S. M. Wallace	4.35

1 Turning lathe - John Nelson	\$ 2.25
1 Smith and Crucible John Wheeler	5.00
1 Kitchen & eating Utensils as	1.00
1 Wash Basin & Shaving brush J. McRae	1.00
Amount of Sales of Property	\$ 104.02

One Note of hand on Emma Walker which is considered good for \$302.50
on the 15th October 1855 - same note is credited with \$400 on the 1st
day of January 1856 and on the same day with 15.00
L on the 2^d January 1856 with 60.00
One other note on the 8th of March 1856 of 14.00
and on same day another credit of 10.00 - \$104.02 \$295.50
\$883.52

May 25th 1856

J. C. Coffey

Administrator of W. M. Rose deceased

Report of J. C. Coffey of guardian of the minor heirs of W. M. Rose
who were presented to the July session of the Court 1856 and directed to be recorded
and as follows (to wit)

To the County Court

I Joseph C. Coffey guardian of the minor heirs of W. M.
Rose deceased do 1856 make the following report to wit I have received of W. M. Rose
former guardian the following effect to wit

One Note of hand on Elijah Buttram James de Buttram and wife Buttram due on the 1 st day of May 1856 for	\$ 46.12
One Note of hand on Robt. Torbeck & Co. Whittington due 21 st March 1855 for 15.00	15.00
One note on A. T. Smith and son C. Torbeck due 20 th day of June 1856 for	90.00
One note on Robt. Whittington due 21 st March 1856 for	80.00
with a credit of one dollar on the 18 th June 1856	
One note on James W. Birmingham assignee by W. McBlack due 25 th June 1856 with interest from 15 th Feb 1856 for	55.00
One note on Robt. Whittington due 20 th day of March 1856 for	49.00
Bank	
	\$ 222.73
	\$ 572.15

I now respectfully submit the above report to the Court and would
say that the above notes and cash over the interest on the above notes
up to the date makes the sum of four hundred seventy two dollars and
thirty five cents on the 1st day of July 1856

J. C. Coffey guardian

Settlement with W. B. Johnson guardian of John Lauderdale
made 9th July 1856 was presented to the June session 1856
and was received and ordered to be recorded as from time evidence on
behalf of said guardian and as follows viz.

State of Tennessee County Clerk Office July 9th 1856

Rhea County I do in presence of the testator of the State of Tennessee
do hereby make and declare I have the same power to take the

of W. B. Johnson guardian of John Deardorff Minor heir of James Deardorff deceased his executors as follows viz.

I find said guardian chargeable with amount due him hands on 22nd June 1855 as appears by settlement made 18th Sept 1855 of \$ 2.90.58
And interest on same from 22nd June 1855 to June 22nd 1856 17.48
\$ 302.01

I find also that the said guardian is entitled to the following credits viz.

- 1st By amount of Mr. J. A. Reynolds receipt for Medical attention to said Wm. Deardorff \$ 3.50
- 2^d And interest from Jan 11th 1856 to 22nd June 1856 .22
- 3rd By amount of Charles Revelly receipt for Dishes 14.00
- 4th By amount Mr. F. J. G. Abel receipt for goods received for said Wm. Deardorff 12.10
- 5th By amount of guardians receipt for trouble 10.00
- 5th By amount of clerks fee for making and recording this settlement 1.50 + = \$ 46.89

Balance in hands of guardian for Ward \$ 261.69
All of which is respectfully submitted to the court for its inspection - date above written *W. T. Bell Clerk*

I W. B. Johnson do solemnly swear that I have received nothing more for my son Ward since settlement made 18th Sept 1855 and that the expenditures for my said Ward for which I have credit in the above settlement I considered necessary for his comfort and consistent with his means and they ought to be such summers in the aggregate to the best of my knowledge and belief to help me foot

signed and sworn to before me on the 9th day of July 1856
I W. B. Johnson
W. T. Bell Clerk

Report of John S. Evans guardian of the minor heirs of Charles Cox deceased was presented to the court of the court August 1856 and was ordered to be recorded

Report of John S. Evans guardian of the minor heirs of Charles Cox deceased viz Mahinda, Henry, their father Amr, and Nancy Ann Cox
Amount received of Robert A. Bellispey Executor on said estate for the above minor heirs on the 16th day of March 1854 \$ 10.75
All of which is respectfully submitted to the inspection of the court the 9th August 1856

John S. Evans guardian

Settlements made with F. T. Bowring guardian of the minor heirs of Samuel Martin deceased was presented to the August session of the court 1856 which is as follows viz

State of Franklin County Court Clerk Office August 15th 1854.

Franklin County, State of Maine of the State of New Hampshire such case made and presented above the day preceding to have the amount of F. T. Bowring's guardian of Sarah Killough (formerly Sarah Martin) and Mary Peterson (formerly Mary Martin) minor heirs of Samuel Martin deceased and as follows viz.

I find that the said guardian is chargeable with amount of as shown by settlement made with her on the 10th December 1852 for Sarah Killough formerly Sarah Martin of \$ 20.49⁸
Also with interest on same from 10th Dec 1852 to 1st Aug 1853 .18.22

Amount in her hands for Sarah Killough as of 1853 \$ 38.71²

It further charge her with interest on \$ 28.71² from 1st Aug 1853 to 15th Aug 1854 \$ 10.48²

Whole amount of balance in account of Sarah Killough 15th Aug 1854 \$ 244.15²

I also find that the said guardian is entitled to the following credits on account of the said Sarah Killough

- 1st By amount of Receipt for two hundred and forty two dollars and ninety seven cents in full of all demands to the date of the settlement agreed by F. T. Bell and Sarah Killough \$ 242.97
 - 2^d By amount of her part of fee for settlement 1.50
 - 3rd By amount of guardians allowance for time and trouble 1.50 + 245.97
- Balance due guardian as even price 1.21²

I find that the said guardian is chargeable in account of her Ward Mary Peterson (formerly Mary Martin) with amount due to them to 1st Dec 1852 \$ 152.05

Also interest on same from 1st Dec 1852 to 1st June 1853 .9.45

Amount in her hands 1st Dec 1853 for said Ward \$ 167.55

It further charge her interest from 1st Dec 1853 to 18th Aug 1854 .6.70

Amount of balance 18th Aug 1854 \$ 174.20

I find also that the said guardian is entitled to credit with his wife Mary Peterson as follows

- 1st By amount of Robert Peterson receipt for 11.64
- 2^d By amount of interest on same from payment to date .92
- 3rd By amount said Peterson and wife Mary as of 160.15
- 4th By amount allowed guardian for trouble 1.50
- 5th " " her part of clerks fees for 2 settlements 1.50 + = \$ 175.71

Balance due guardian as even price \$ 1.54

All of which is respectfully submitted for the inspection of the court

W. T. Bell Clerk

The Last Will and Testament of Nossumusie Clark deceased was presented for probate at the January Session of the Court 1856 and was duly authenticated by the Subscribing Witnesses to the same and therefore deemed to be executed and as follows viz:

I McPhee Clark of the County of Risa and State of Tennessee being of sound mind & disposing memory do make publick and declare this to be my last Will and Testament hereby revoking any and all other by me made First - My desire is that all my just debts be paid. After that is done my desire is that all my real Estate be joint property between my two Brothers and Sisters that I have raised with me to wit William H. Clark Robert H. Clark Amy Eliza Clark Rebecca Clark deceased brother Clark. I want all my personal property sold and proceeds coming from the sale thereof together with debts due me and land moment which I expect first to be applied to the payment of my debts and the remainder of them should be equally divided between my full Brothers and Sisters among half Brothers & Sisters that are now at home with me.

Given under my hand & seal this 1st day of November 1856.

Witnesses
R. A. Gillespie
Joseph Kotine
J. C. Wilson

McPhee Clark

An Inventory and account of Sales of the Property of
McPhee Clark was returned to office the 5th day of January and
presented to the County Court January Session 1857 and ordered
to save to be recorded and contains following words and figures viz.
An Inventory and account of Sales of the same the property of the
same Clark as inventoried & sold at the instance of the late Nossumusie
Clark on the 26th day of December 1856 viz

2 Beds & Furniture		
1 Chair & Captain	1	sold to Eliza Clark for
1 Stove & Pot Refills		\$50.00
1 Sorel Mare	1	sold to R. Clark
1 Bay Horse	do	60.00
1 Cobbank	do	65.00
1 Brown Mare	do	90.00
34 Head of Sheep	do	84.00
44 Stock Hogs	do	80.00
8 Head cattle	do	65.00
20 1/2 dozen fat hogs	do	177.00
21 2/3 " "	do	125.00
1 lot Ploughs Hoes &c	do	25.00
1 Mower	do	6.00
1 Wheat Fan & Forks	do	10.00
2 Iron Plough Share	do	5.00
1 Lot Hoddes	do	16.00

1 Lot of oats	do	\$10.00
1 " above hay	do	16.00
1 " Wheat straw	do	10.00
40 Bushels Wheat	do	40.00
20 " do	do	10.00
1 Mazzon Catties	do	80.00
60 bushels corn in the field	do	150.00
1 Lot of Hay & Coddles	do	1.50
1 " Carpenter's Tools	do	10.00
1 leather Shovel	do	1.25
1 Grind Stone	do	2.00
5 head cattle sold to James Kuhn		80.00
1 Lot Stow	" R. Mitchell	.9.25
1 Account on James Kuhn for me 8 Jan 1857		35.00
1 American pins dr		27.62
1 Lot of Wheat to Grangeville Bell for 220 Bushels		20.00
cash on hand at the time of testate decease		33.00

State of Tennessee Personally appeared before me William H. Bell
Rhea County Clerk of the County Court Wm H. Clark and
Death in due form of law that the foregoing is a true and correct
Inventory of the testate of Mr Clark deceased as far as it has
come to his hands to be administered on the 5th day of January
1857

Sworn to before me the date above written Wm H. Clark
W H Bell Clerk by his Deputy John S. Evans

A Guardian Settlement made with Wm P. Thompson was
presented to the February Session of the Court 1857 received and ordered
to be recorded and is in the words and figures viz

State of Tennessee County Court Clerk Office Dec 30th 1856.
Rhea County I in pursuance of the Statutes of the State of Tennessee
in such cases made and provided I W H Bell Clerk of the County Court
for the County and State aforesaid have this day proceeded to state the ac-
counts of Wm P. Thompson Guardian of Bryant McDonald and John Mc-
Donald Minor heirs of Bryant McDonald deceased which is in the words and
figures following (to wit)

I find the sum Wm P. Thompson Guardian as
aforesaid chargeable with amount for his said Ward in his hands as follows
Made the 2nd day of April 1852. \$679.52

I also charge him with amount of interest on same of \$679.52

Whole amount of charges to 2nd April 1853 \$720.14

I further charge him with interest on \$720.14 from 2nd day
of April 1853 to 2nd day of April 1854 \$10.20

I further charge him amount of that as reported on the 4th Feb 1853 of \$3.50