

Inventory Sale List of W. H. Hutchison Estate continued

One Sophia	Wm. Hutchison	5.00
One Leafy	"	2.00
2 Books	"	75
One black	to W. H. Hutchison	2.00
Bed and Bedstead	to C. A. Hutchison	8.50
	A. Dixon	8.50
1 Feather Bed	"	4.00
3 covers	Wm. H.	1.50
1	"	1.00
1	"	2.50
1 Table	to W. H. Rogers	.50
1 Quilt	A. Dixon	.35
2	Wm. Hutchison	.85
2	Hutchison	1.50
1	"	.35
1	"	.40
1	"	.30
1	"	.40
1 Bedstead & Bed	to Wm. H.	5.00
1 Wash stand	"	.75
1 Blanket	"	.75
7 Banners	to various parties	6.75
1 Man's Saddle	W. H. Hutchison	3.50
2 Cows	"	2.00
1 can of oil	"	.50
1 Br. Linen	"	2.50
1 Croch. Bar.	"	2.00
51 Bro. Cats	at 26% &	13.51
11 Hogs	"	25.00
1 Brass Kettle	"	1.50
1 Shovel	"	.75
1 Wash Mill	"	1.00
1 Wheel barrow	"	1.50
Account on C. W. Hutchison	"	56.75
Amount Collected on Rent of House	"	21.00
The note on Hickman for \$44.25 in real goods	"	\$44.25

State of Iowa }
 P. H. County } C. H. Hutchison Adm'r of W. H. Hutchison dec'd
 I do hereby certify that the foregoing is a correct and complete inventory of all the personal effects of

any and all kinds that has come into his hands belonging to the estate of the said W. H. Hutchison dec'd and that he does not now know of any other personal property belonging to said estate and that the value of the foregoing is correctly given and explained therein
 Given to and Subscribed }
 before me Aug 25th 1886. } C. H. Hutchison Adm'r
 J. H. Hall J.P. } S. H. Hutchison dec'd
 Chairman Co. Court }

Inventory of the Estate of John Nettie dec'd
 Receipt of the effects of the Estate of John Nettie dec'd received by J. S. Kesler Executor of said Nettie to wit:
 Received of Dayton Flouring Mill Co. exact 5.50
 A due bill & act on J. Plimhart \$2.00 of which has not been paid 6.37
 To rent on house due at dec'd death and not yet collected due from Charles Williams. Not collectable 6.50
 To Order on Alice Cooper paid 16.50
 To order on Alice Cooper not paid or collectable 5.00
 House rent received since Nettie's death 12.00
 To carpenter to wit. 3 planks, 2 hand saws & work chest 5.00
 One horse and colic in Dayton Tenn. worth about 25.00
 Total amount of assets received \$306.87

I, J. S. Kesler do swear that the foregoing is a true list of all effects belonging to said estate which has come into my hands as Admin'r estate.
 J. S. Kesler
 Examined sworn to and approved in open Court - Dec 1st 1886
 J. H. Hall Chairman

J R Thompson Administrators Bond

State of Tennessee Rhea County.
 We J R Thompson and J A McGehee are bound
 unto the State of Tennessee in the penalty
 of Three Hundred Dollars. Witness our hands
 and seals, this the 1st day of July 1886.
 The condition of this obligation is such that
 whenever the above bond J R Thompson has been
 appointed administrator of the estate of Sam-
 H Thompson deceased. Now if the said J R
 Thompson shall well and truly as such
 Administrator perform all the duties which
 are or may be required by law this obligation
 shall be void otherwise to remain in full
 force and virtue

J R Thompson (Seal)
 J A McGehee (Seal)

R P Osborn Administrators Bond.
 State of Tennessee Rhea County.
 We R P Osborn as principal and R W Cunningham
 are bound unto the State of Tennessee
 in the penalty of Two Hundred Dollars.
 Witness our hands and seals. This the 6th Sept. 1886.
 The condition of this obligation is such that
 whenever the above bond R P Osborn has been
 appointed Executor of the estate of J M White
 deceased. Now if the said R P Osborn shall well
 and truly as such Executor perform all the duties
 which are or may be required of him by law
 then this obligation shall be void otherwise to remain
 in full force and virtue

R P Osborn (Seal)
 R W Cunningham (Seal)

A Q Allen Bond as Administrator of the estate
 of Mrs L Hutchins dead

State of Tennessee Rhea County.
 We A Q Allen, J D Kelly, R L Allen of
 R Grafford are bound unto the State of
 Tennessee in the penalty of Three Thousand
 dollars. Witness our hands and seals. This
 the 2nd day of Aug 1886. The condition
 of this obligation is such that whenever the
 above bond A Q Allen has been appointed
 Administrator of the estate of Mrs L Hutchins dead
 Now if the said A Q Allen shall well and truly
 as such Administrator perform all the duties
 which are or may be required of him by law
 this obligation shall be void otherwise to remain
 in full force and virtue

Acknowledged & approved A Q Allen (Seal)
 in open Court Aug 2nd 1886 J D Kelly (Seal)
 J W Holt, Chairman R L Allen (Seal)
 Jas R Grafford (Seal)

J M Smith Bond as Executor
 State of Tennessee Rhea County.
 We J M Smith and J A Frazer are bound unto
 the State of Tennessee in the penalty of Eight
 Hundred dollars. Witness our hands and seals.
 this the 1st day of March 1886. The condition
 of this obligation is such that whenever the
 above bond J M Smith has been appointed
 Executor of the estate of A H Smith dead. Now
 if the said J M Smith shall well and truly
 as such Executor perform all the duties which
 are or may be required by law this obligation shall
 be void otherwise to remain in full force
 and virtue

J M Smith (Seal)
 J A Frazer (Seal)

J. D. Kelly & R. L. Allen Administrators of the estate of Jacob Kelly dead.

State of Tennessee Phea County
 We J. D. Kelly R. L. Allen A. Q. Allen
 J. R. Crawford W. P. Darwin Jr. T. L. Wilkey are
 bound unto the State of Tennessee in the
 penalty of Three Thousand dollars
 With our hands and seals this the 2^d
 day of Aug 1886. The condition of this
 obligation is such that whereas the above
 bound J. D. Kelly & R. L. Allen have been app-
 ointed Administrators of the estate of Jacob
 Kelly dead. Now if the said J. D. Kelly and
 R. L. Allen shall well and truly as such
 Administrators perform all the duties which
 are or may be required of them by law this
 obligation shall be null and void otherwise
 to remain in full force and virtue
 acknowledged and approved J. D. Kelly Seal
 in open Court Aug 2/86 R. L. Allen Seal
 J. M. Hall, Chairman S. L. Wilkey Seal
 W. P. Darwin Jr Seal
 A. Q. Allen Seal
 J. R. Crawford Seal

John Brown Bond as Administrator,
 State of Tennessee 3. We John Brown and J. A.
 Phea County 3. Administrators are bound
 unto the State of Tennessee
 in the penalty of Two Hundred Dollars. With
 our hands and seals this the 5th July 1886
 The condition of this obligation is such that
 whereas the above bound John Brown has been
 appointed Administrator of the estate of James
 Brown deceased. Now if the said John Brown shall
 well and truly as such Administrator perform all
 the duties which are or may be required of him
 by law this obligation shall be void otherwise
 to remain in full force and virtue
 John Brown
 J. A. Abernathy,

Inventory and Sale bill of the Estate of Jacob Kelly

State of Tennessee 3/ Inventory and Sale bill of the
 Phea County 3/ Estate of Jacob Kelly, decd.
 Sale Bill

I find said Administration chargeable as follows
 on Sale bill. Sale made Sept 1886 on month
 Term

Articles	Purchaser	Amount
No 31 Turning Plow	W. E. Locke	5.20
Turning Plow	J. R. Crawford	5.00
1 Double Shovel	J. M. Harlan	2.50
1 Conroy Cut Saw	Ch. Mynatt	2.75
1 Hand "	A. Q. Allen	1.00
1 Pr Saddle Pricket	Pat Wilkey	1.90
1 Spade	J. H. Locke Jr	60.
1 Double & single tree	W. B. Kelly	50
1 Double Tree	S. L. Wilkey	25
2 Sprouting Hoe	W. B. Kelly	15
2 Shovel Plows	S. L. Wilkey	35
4 Plows	John Cox	30
2 Plows	J. M. Harlan	15
3 "	J. M. Howard	10
2 Belvies &c	J. M. Harlan	10
1 Pr Hoop	S. L. Wilkey	1.50
Collar single Truss	J. R. Crawford	10
2 Plow Stocks	J. H. Locke Jr	2.25
1 Hay Fork	J. C. Carney	75
1 Grind Stone	J. M. Harlan	50
1 Horse	J. H. Erwin	1.50
1 Buggy	S. L. Wilkey	57.00
1 Sub Buggy Harness	W. E. Locke	7.50
1 Horse	J. P. Darwin	139.50
158 1/2 # Bacon @ 7 1/4 c	J. M. Howard	10.72
179 1/2 # " @ 10 1/4 c	Bill Brady	18.39
64 # " @ 12 1/2 c	Sam Brady	8.00
1 Winchester Rifle	J. C. Carney	27.00
1 Gold Hatch	J. M. Howard	100.00
1 Pr Jack Buttes	W. B. Kelly	7.50
1 Gold Chain	J. R. Crawford	2.25
1 Bill Pick	A. Q. Allen	1.25
1 Shovel	"	50

Inventory Date 1852

Amount forward		404.76
1 Lot Lumber	E H Myratt	2.60
1 " Hay 2800 # @ 25¢	From Amund	7.21
1 " Hay 1200 # @ 45¢	H B Kelly	5.40
1 Heifer	W H Cox	15.00
6 Head cattle	J J Darwin	291.00
1 Steer	J H Evans	25.00
10 Head Hogs	Sam Brady	57.09
10 " "	Samuel Wright	42.80
908 # Hogs @ 30¢	W H Cox	30.57
48 # of Lard	" "	4.12 1/2
8 Head of cattle	J R Crawford	110.00
11 " " Hogs	H B Kelly 1371 # @ 45¢	57.84
1/4 Interest in Stock Hill	H B Kelly	3.50
1 ox Hammer	" "	1.00
1 Saddle Box	" "	.50
1 Lot of Boards 700 @ 15¢	" "	1.05
1/2 Interest in Oil Tank	J R Crawford	.50
		\$1068.74

Inventory

The following notes are reported doubtful

1 note on Sal Henry due at once day, due Sept 1/84		18.11
1 " " R H Collins " " " " " " " " " " " "	July 4/85	2.25
1 " " E L Collins " " " " " " " " " " " "	7.55	41.25

On July 2^d 1850 \$4.93 & Oct 1st 1850 \$7.40 & also \$8.00 with date

And the following notes considered worthless

1 note on H H Gillespie due June 1/84		24.00
1 " " W Campbell " May 2/84		17.00
1 " " Jas Campbell " June "		22.00
1 " " Andy Kelly " Dec 23/83		4.30
1 " " Sam Parker " Jan 2/84		4.75
1 " " David Davis " Oct 2/84		22.57
1 " " H B Harney " Oct 2/84		10.00
1 " " J A Blewitt " July 28. 1851		6.00

Sworn to & subscribed }
 before me this 1st Nov 1856. } J D Kelly }
 J T Howard, C. C. C. } R L Allen } Attorney.

Examined and approved of on 1st Nov 1856.
 J W Hall, Chairman

Last Will and Testament of Micajah Black, dec'd

I Micajah Black considering the uncertainty of this mortal life and being of sound mind memory do make and publish this my last Will & Testament in manner and form following, viz.

I do direct that all my Real ~~estate~~ personal property be sold as early as practicable after my death and that the proceeds of the same be equally divided among all my children or their representatives viz. Mary L Brady, Francis M Black, Robert H Black, Wiley B Black, Amey Johnson, John S Black, Spencer G Black, Micajah B Black, and William R Black, after paying all my just debts, Secondly, I hereby appoint and constitute my sons Spencer G Black and William R Black to be executors of this my last Will and Testament and to whom I intrust all of the business of my estate, giving them discretionary power as to the best method of selling said property and fully authorizing my said Executors to carry out the foregoing Will and Testament.

This January 8th 1856

Witness
 L W North
 E H Stout.

Micajah Black

Proven in open Court by E H Stout one of the subscribing Witnesses to the within Instrument
 This Nov 1st 1856

J W Hall, Chairman

Last Will and Testament of J. Edgar Keenness

I J. Edgar Keenness being of sound mind and disposing memory do make and publish this as my last will and Testament hereby revoking and making void all other or former wills by me at any time made
 First I direct that my funeral expenses and all my debts be paid as soon after my death as possible out of any money that I may die possessed of or may first come into the hands of my Executor.
 Secondly I give and bequeath to my Sister Nancy Jane Keenness formerly Nancy J. Keenness and her husband Geo. Keenness all of my property both real and personal, all notes, accounts, and other evidences of debts due me, also my intermeddled interest of in and to the estate of James Keenness of New York City both real and personal either in law or equity both real and personal and life insurance policies due the same.

Lastly I do hereby appoint and nominate Geo. Keenness my Executor.

In witness whereof I do to this my last will set my hand this the Ninth month day of December One Thousand & Eight Hundred and Eighty Six

J. E. Keenness

Read and published in our presence and we have subscribed our names hereto in the presence of the Testator and at his request. This 19th day of December 1886

J. G. Thomson
 J. J. Paine

Proven in open Court by J. G. Thomson and J. J. Paine the attesting Witnesses Feb 7th 1887

J. H. Heath
 Chairman

Last Will and Testament of W. A. Martin

I William A. Martin do make and publish this as my last will and Testament hereby revoking and making void all other wills by me at any time made.

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

Second I give and bequeath unto my Brother Isaac A. Martin if living at my death if not then to his heirs Absolutely all and every thing both personal and real estate.

Thirdly I direct that in case any one of said heirs (of my Brother A. Martin) determine to sell any lands that may come into their hands by virtue of this Will, that such sale shall not be made to a third party until after all the remaining members of said heirs shall have had the refusal of said lands.

Lastly I do hereby nominate and appoint Isaac A. Martin my Executor and direct that he will not be required to give bond. In witness whereof I do to this my Will set my hand. This the 3rd day of August Eighteen Hundred and eighty one.

Signed and published in our presence and we have subscribed our names thereto in the presence of the Testator.

This the 3rd day of Aug 1881

Witness

W. A. Green

W. Morgan

W. A. Martin

Proven, proved by two subscribing Witnesses in open Court by W. A. Green and W. Morgan in open Court. Feb 7th 1887

J. H. Heath
 Chairman

Salvage Bill of the Estate of Jacob Kelly decd

State of Tennessee
Rhea County
Supplemental Sale Bill of
the Estate of Jacob Kelly decd
viz.

Decr 24th
To 466 Bns & 44 lbs Corn @ 42¢ per Bns
due to H B Kelly on a credit of 8 months
from date
W. Sparling (H B Kelly) 196.00
6.00
Total \$202.00

State of Tennessee
Rhea County
Personally appeared
before me R L Allen
J. D. Kelly Adm^r on the estate of
Jacob Kelly decd & made oath in due form
of law that the foregoing Sale Bill is true
to the best of their knowledge & belief,
Subscribed
before me this 7th March 1887
J. H. Wood Co. Clerk } R L Allen
J. D. Kelly, Adm^r }

To the County Court of Rhea March Term 1887
I Charles E. Morrey Adm^r of the estate
of Polly Birch decd. would respectfully report the following
list of personal property coming into my hands
belonging to said Estate viz.
Cash 20.00
Note secured by mortgage 70.00
90.00

Subscribed before
me this 3rd 1887
J. H. Hall, Chairman

Examined and approved March 7th 1887
J. H. Hall, Chairman

Inventory and Sale Bill of the Estate of Niagara
Black Decd.

An account of the Sale made of the Real
estate & personal property of Niagara
Black decd on the 9th day of December 1886 by his Executor
J. C. Real Estate

J. C. Real Estate
To Real Estate 276 Acres more or less
payable in two equal annual installments with interest
from date of Sale. \$2400.00
1st Note is due Dec 9th 1887, 2^d on the 9th Dec
1888.

Personal Estate
To Army and James Johnson D^r
1 Bedstead Bed & Bed clothing 11.25
3 Quits and one Corset 1.20
1 Brass Kettle 2nd Dinner Pot 5.00
1 Table and Stone Jar & Kettle 15.00
1 Chair 1.00
1 Cow and calf 15.00
Total \$28.25

Mrs D. J. Clark D^r
To 1 Bed & Bed clothing 7.45
3 Quits 1 Counterpane & Corset 2.25
1 Sewing Mill 1.15
1 Large Dish and 2 bowls 65
1 Wash Kettle Smoothing Iron & Kettle 1.80
1 Cupboard & Candelabra 3.40
Total \$16.40

Mrs H. P. Colace D^r
To 2 Pillows & Quits & one Counterpane 4.80
1 Iron Stove & Bread Tray 1.15
3 Plates 3.50
1 Fish Cup & Sauce & 4 plates 50
1 Old Cupboard 50
1 small Wash Kettle & Basin 50
1 Braiser 3.00
1 Harrow & Stakes 30
1 Ox ambion 1.00
1 Remnant of Smith Lumber 2.25
1 Interest in Sewing Machine 5.00
1 Trunk & Clothes brush 40
1 Horse & 2 calves

property of J. A. Erwin dec'd and made oath in due form of law that the above is a correct bill of Sale of said personal property effects.

Given Under my hand and Official Seal at this Office at Pen Hook. March 7th 1884

W. C. Peab. Notary Public

Final Settlement of Jas. P. Crawford Guardian of the Minor heirs of Jacob Hillis dec'd State of Tennessee

Whia Comts The following is a Settlement made by J. P. Crawford Guardian of the Minor heirs of Jacob Hillis dec'd with J. J. Howard County Court Clerk of said County. On 2^d day of June 1884. I am said guardian charged as shown by last settlement as follows. Amount due. Last Settlement 3428 68 Interest on same up to June 2^d 1884 637 44

Total \$ 4066 12

I find him entitled to the following Credit as shown by receipts the due amount from Jacob Hillis dec'd for Jacob Hillis dec'd for All of which is submitted Jas. P. Crawford, Guardian

State of Tennessee Personally appeared before me J. J. Howard County Court Clerk of said County

J. P. Crawford Guardian of the minor heirs of Jacob Hillis dec'd who made oath in due form of law that the foregoing contains a true statement of the condition of said estate to the best of his knowledge and belief. Given to & subscribed before me June 2^d 1884. J. P. Crawford

Examined and approved this 2^d June 1884 James Johnson, Chairman

Settlement of J. H. Morgan Administrator of the estate of Washington Morgan dec'd

An account of J. H. Morgan Administrator of the Estate of Washington Morgan deceased late of Rhea County Tenn.

Said Administrator charges himself with the several amounts as stated in Schedule A herewith annexed and asks to be allowed credits for sundry payments and charges as stated in Schedule B herewith exhibited

Schedule A

1	Amount of cash on hand at taking of Inventory and derived from Sale of personal property	511 00
2	as shown in Inventory and various disbursements	467 12
3	Property not reported in Inventory	5 24
4	Real toll from Turnpike from date of taking Inventory to Sale of Turnpike road	52 79
	Real toll on acct. due Turnpike road prior to death of said Washington Morgan dec'd	20 25
	Making Total amt of Account	\$ 1038 40

Schedule B

	Amount paid out on charges as follows	
	1 Paid for burial expenses	24 50
2	" Doctor bill for last sickness	50 00
3	" A. Q. Allen Atty	12 50
4	" Tax on the estate for 1880	2 00
5	" Road Commission for deducting Turnpike	4 50
6	" W. F. Morgan for carpenter work	50 25
7	" J. H. Morgan for 3 years work taking care of Washington Morgan dec'd affairs on Rhea Turnpike road	560 00
8	Paid for keeping up Rhea Turnpike & Dec date on same from date of Inventory to date of death	29 60
9	Paid for household expenses in winter up to date	10 00
10	" Store Account &c	8 34
11	" bill fee for Letters of Administration	2 00
12	" J. H. Morgan Admin charges expenses for administering on said estate	20 00
	Total Amount of claims paid	1592 77

State of Tennessee Personally appeared before me J. J. Howard County Court Clerk of said County

J. H. Morgan Administrator of the Estate of Washington Morgan dead who makes oath in due form of law that the foregoing contains a true statement of the Condition of said estate up to date

Sworn to Subscribed before

me June 6th 1887

J. H. Morgan
 Co. Secy

J. H. Morgan, Adm.

Examined and approved by the Court June 6th 1887

J. A. Green, Ch. Clerk

Administrators Board of J. M. Cox,
 State of Tennessee }
 Rhea County } We J. M. Cox W. H. Cox M. F. Moore
 E. S. Cox are bound with the

State of Tennessee in the penal sum of Twelve Hundred Dollars to wit our hands & seals.

This the 6th day of July 1887, The condition of this obligation is such that whereas the above bounden J. M. Cox has been appointed Administrator of the Estate of W. H. Cox deceased now if the said J. M. Cox shall well and truly as such Administrator perform all the duties which are or may be required by law this obligation shall be void otherwise to remain in full force and virtue

Approved and acknowledged
 in open Court July 6th 1887,

W. A. Green
 Chairman
 Pro Tem

J. M. Cox
 W. H. Cox
 M. F. Moore
 E. S. Cox

In the Merchandise County Court of Rhea County
 I J. M. D. Spence Administrator of John Stanley deceased
 would most respectfully offer the following report of the Estate
 I have myself charged with

1 note due January 1 st 1886	75 00
1 " " " " " 1887	75 00
1 " " " " " 1888	75 00
1 " " " " " 1889	50 00
1 " on Isaac Keith in collect	1 50
1 " " W. J. Starnes	25 00
1 " " J. H. Moore	5 30
Money paid at Sale	25 00
	<hr/>
	\$ 331 80

of the above I have collected in cash
 the first note & in fact
 on the second note
 Money paid

79 75
25 00
<hr/>
25 00
29 75

and I have more Stanley receipts for cash
 as for sale of the Commission to lay off your support
 \$129⁰⁰ and there is yet due for prob^{ts} from the property
 in my hands which I cannot pay unless collected.

The three last named notes in this report is worth
 the 1st has been collected & the 2nd on the same the
 3rd & fourth are not due & cannot be collected as
 will be seen from the Report. The following claims
 have been presented for payment properly authenticated viz

Geo Johns	note	50 90
J. J. Abel	do	47 16
Mrs. Stanley	"	50 00
acct Crumple Dist. & Co		16 75
" " " " " "		11 29

All of which is respectfully submitted July 5th 1887
 J. M. D. Spence

Examined and approved in open Court
 July 5th 1887.

J. H. Hall, Chairman

S. J. M. Phelan Will

I S. J. M. Phelan being of sound mind and disposing memory desire to dispose of my property as to me lieth but:

I desire that my funeral expenses be paid and any and all my indebtedness out of any money that I may die possessed of should there be no money on hand at my death then I desire my Executor to proceed to sell and dispose of any personal or real estate that I may die possessed of as soon as practicable and all my indebtedness paid except my indebtedness is paid I will and bequeath all my property to my several Children living at my death equally, except my mountain land that I have given R. F. Osborn a power of attorney to sell and dispose of, but I will and bequeath the proceeds of the sale of said lands to my said Children, after my said attorney in fact shall have paid off and discharged the indebtedness indicated and specified in said power of attorney, if not paid sooner & otherwise.

I desire and empower my said Executor to carry out the purpose and powers in said power of attorney, and to pay the balance of the purchase price due for the lot of land that I now live on to H. D. Holloway and to cause the deed to the same to be made to my said Children, naming them all in the said deed.

I do hereby constitute, make and appoint R. F. Osborn my Executor to take charge of and wind up my estate after my decease, hereby annulling and making void any will or wills that may have been by me heretofore made and I do publish this as my last will and testament.

In Witness whereof I do to this my will set my hand and seal. This the 10th day of July 1886.

S. J. M. Phelan

(Seal)

signed and sealed and published in our presence and we have been called by the maker to witness her signature and we have subscribed our names hereto in the presence of the testator. This July 10th 1886

R. F. Osborn
R. C. H. Cunningham

Open and proven in open court by R. F. Osborn one of the subscribing witnesses to said will on this the 2^d of Aug 1886.

R. C. H. Cunningham

Proven in open court by R. C. H. Cunningham one of the subscribing witnesses on this the 11th of Sept 1886.

R. C. H. Cunningham

Final Settlement of J. G. Gillespie Administrator of the Estate of J. B. Gillespie dec'd.

The Report and final Settlement of J. G. Gillespie Administrator of the Estate of J. B. Gillespie dec'd made in compliance with the Statute in such cases provided on the 5th day of September 1857.

I find the said Administrator Charles to account of said bill and number filed, same approved March 2^d 1856 with amount of said account which will be the sum of

876.37

I find said Administrator entitled to the following Credits Exchanged by vouchers this day filed

1	paid	Account to James Caldwell	10.00
2	Account	to said J. G. Gillespie	39.50
3	Note	to Lucinda	142.00
4	"	Sally	114.16
5	"	W. G. Ruddy	71.70
6	Account	E. J. Gallegos	10.38
7	"	J. H. Warner & Co.	75.90
8	Note	R. F. Brown	53.25
9	Account	J. L. Ross & Co.	35.60
10	"	A. B. Johnson	6.18
11	"	H. H. Francis	5.00
12	Note	L. C. Farmer	77.49
13	"	Levin Smith	22.20
14	Account	J. C. Abernathy & Co.	9.23
15	"	W. J. Abernathy	28.50
16	"	Johnson & Bryant	1.24
17	Note	Morgan Bryant	23.20
18	Account	J. J. McWhorter	2.00
19	"	Jack Cannon	18.80
20	"	Acuff & Co.	28.80
21	"	Arch McCall	39.00
22	"	Living & Allen	272.46
23	"	H. G. Kyle	39.29
24	"	H. W. Hardy	9.00
25	Note	R. G. Cook	23.20
26	Account	J. D. Strickland	5.00
27	Note	James Thompson	43.46
28	"	R. L. Hard	10.00

Settlement of J. G. Gillespie Continued

29	paid	Account to W. H. Washburn	2.40
30	paid	Note to J. C. Abernathy & Co.	50.73
31	"	Dubin James McWhorter	22.50
	By Service as Administrator	Admitted by Court	75.00

State of Tennessee }
 Rhea County }
 Personally appeared before me J. Howard Esquire Clerk of said County J. G. Gillespie Administrator of the Estate of J. B. Gillespie dec'd who makes oath in due form of Law that the foregoing account and Settlement contains a true statement of the condition of said Estate up to this Settlement.

Subscribed in open Court before me Sept 5th 1857
 J. Howard Esq. Clerk }
 J. G. Gillespie }
 Administrator of the Estate }
 of J. B. Gillespie dec'd }

Examined and approved in open Court Sept 5th 1857
 W. H. Washburn

Last Will and Testament of Eliza Paine and

I Eliza Paine do make and publish this as my last Will and Testament hereby revoking and making void all others by me at any time made

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

Secondly I give and bequeath to my daughter O. M. Donnell ~~Eliza~~ Evalina Williamson M. L. Knicker Ann Fitch and Susan Allen in my lifetime and wearing apparel to be divided equally amongst them and eldest Ann Fitch and Susan Allen to divide and sell one share to each.

Thirdly I give and bequeath to each of said girls above named one bed and bedstead and the quilt & bed clothing that belong to me to be divided amongst them equally except Susan Allen who is to have the bed & clothing which I have hitherto turned over to her and which is now in her possession.

Fourth I give and bequeath to O. M. Donnell one looking glass being the one which hangs in my room Fifth I give and bequeath to my son Sigurd Paine all of the furniture of my house and Store room in Tennessee and kitchen furniture and all other property which I have both real and personal or which I have or may hereafter have either in law or equity.

Lastly I do hereby nominate and appoint Sigurd Paine and O. M. Donnell my Executors and release them from executing any bond before entering upon the duties as such Executors.

In Witness whereof I do to this my Will set my hand this 25th day of May 1887
Eliza Paine

Signed and published in our presence and we have subscribed our names to

Last Will and Testament of Eliza Paine and Continued

in the presence of the Testator this 25th day 1887

J. J. Thompson
J. L. Wickey

Opened and proven in open court by J. L. Wickey one of the subscribing witnesses thereto. This 25th day 1887

J. M. Holt Chairman

Bond of J. J. Paine Special Administrator of said Estate at

State of Tennessee } No. J. J. Paine & M. L. Donnell are
Rhea County } bound unto the State of Tennessee

in the penalty of Ten Hundred and

Sixty Dollars New and Old Seal. This 7th Oct 1887

The condition of this obligation is such that when the above bond J. J. Paine has been appointed as Special Administrator of said Estate and is called for the purpose of collecting and administering an claim due said Estate from the United States for about \$1300

Now if the said J. J. Paine shall well and truly perform all the duties which are or may be required of him by law as such Special Administrator for said Special purpose this obligation shall be void otherwise to remain in full force and virtue.

J. J. Paine

M. L. Donnell

A Final Settlement made by S J A Francis & J E Dyott Executors of John Royal of said Estate

A Supplemental Final Settlement made by S J A Francis & J E Dyott Executors of John Royal with J F Howard Clerk of the County Court of Nova Scotia

John F Howard Clerk of the County Court of Nova Scotia hereby certify that said Executors of John Royal have in former settlements accounted for & set off up all of said Estate except a few debts mentioned in their last settlement made on the 5th day of November 1855 which said settlement was approved by all the heirs and Distributors John Royal & being then alive one of said debts was the Andersons debt of 9100 in James County which said Executors report has since been collected & applied by him to give due to him from the Royal Estate Another debt reported in said settlement as a small uncertain balance from the Estate of David W Robinson has been since collected & distributed to the heirs of said Estate.

Another debt reported unsettled in said settlement was the James Gillispie debt then pending in the Supreme Court. The point in same has since been collected & distributed to the heirs or Distributors Another debt is the James Gillispie judgement and in reference to the same said Executors report that they have an agreement with J M Burkett Administrator of James Gillispie that James Gillispie heirs are to give their note due to the Royal heirs on compromise for amount yet due & on the same being done Executors to be relieved from further liability as to said debt. That in said last settlement said Executors reported that there was a small prospect of requiring something out of the Court which said Executors now report that they had in on said note but later in challenge for the sum of Five Hundred Dollars that a bill was filed to clear the title to the same that

after paying Costs lawyers fees large Commission taxes and other expenses that said Executors have distributed to the parties entitled being heirs & Distributors of said Estate over the sum of Five Thousand Dollars arising from the sale of said late during the term of Cash winter.

The above contains all the assets in the hands of said Executors & or that should be in their hands and have the same fully distributed & paid to the parties entitled to the same.

All of which is respectfully submitted to the County Court of Nova Scotia Town of this 4th day of Decr 1857

S J A Francis } Executors
J E Dyott } John Royal

S J A Francis & J E Dyott the makers of the foregoing settlement appeared before me and made oath in due form of law that the foregoing settlement is just & correct and contains a true statement of the conditions of the Estate of John Royal died Oct 27 1857
J F Howard Clerk of the Court
S J A Francis
J E Dyott

As the undersigned James and Distributors of the Estate of John Royal deceased agree that the foregoing settlement is correct and acknowledge the receipt of the funds as stated in our Distributors share & acknowledge the final distribution of said Estate
This Oct 4th 1857

Attest
S J A Francis
James L Royal
J E Dyott

State of Tennessee
I solemnly appeared before me
J F Howard Clerk of said
County B C Dyott wife of the said
J E Dyott who having appeared before me privately and apart from her said husband acknowledge that she executed the foregoing settlement freely voluntarily and understandingly without compulsion or constraint from her said husband

Settlement of E. H. Hutchison Admors of the Estate of S. M. Hutchison decd.

for the purpose therein expressed
 witness my hand this Oct 6th 1887
 J. J. Angus
 Secy. to Adm.

A Settlement this day made with E. H. Hutchison
 Admors of the Estate of S. M. Hutchison decd.

I find said Admors charged
 with following amounts.

1	Amount of Inventory sold here filed Aug 25 th 1886	721.78
2	Supplement Inventory, Sales, this day filed	178.52
	Total Charges	899.30

I find said Admors entitled
 to the following credits as per Receipts & vouchers
 this day presented, filed with me and are in
 the words of figures as follows to wit:

1	Received from E. H. Hutchison, Sixty five Dollars, as full payment for S. M. Hutchison's grave stones	65.00
	W. A. McElwain	
	Cincinnati Marble Works Co.	

2	S. M. Hutchison Decd. To H. C. Rose D. For Medical Services rendered family & S. M. Hutchison from Jan 26 th to May 27 th 1886. Recd. payment in full H. C. Rose	60.00
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3	Samuel Hutchison in account with E. A. Sheton A Medical Surgeon. See agent Recd. payment Feb 4 th 1887 Dr E. A. Sheton	43.50
---	--	-------

4	Received of S. E. Hutchison \$6.50 Dollars for 10 Cents in funds of my account against S. M. Hutchison decd. Sept 5 th 1886. E. A. Hutchison M. D.	6.50
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Settlement of E. H. Hutchison Admors

5
 Swatara, Apr 3rd 1887
 The S. M. Hutchison decd. bought of Hartman Bros
 May 28th 1886.

1	Bale 907, 2000 lbs	26.25
2	By A. Friend	25
	Freight freight on steam boat	2.8
	Storage	2.5
	Interest from maturity to date, 8 th mo 20 th to be on	1.00
		28.00

Paid Apr 18th 1887 by E. H. Hutchison Admors
 Hartman Bros

6
 Recd of S. M. Hutchison, by H. C. Rose for
 E. H. Hutchison's adms of Forty Dollars in full
 for taxes for year 1886 in District No 5
 Ohio county

7	Recd of E. H. Hutchison Fifty Dollars sent collected & due me on claims at District Court This Jan 3 rd 1887 E. H. Hutchison	50.00
---	--	-------

8	Recd of A. Q. Allen Adm of E. H. Hutchison Adm of S. M. Hutchison decd. Fifty five Dollars on claim of A. Q. Allen Dec 5 th 1887 A. Q. Allen City for Adams	55.00
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Recapitulation		
Charges		899.30
Credits		314.12
		585.18

All of which is respectfully submitted Dec 5th 1887
 J. J. Angus

Examined and approved in open Court Dec 5th 1887
 J. J. Angus

Settlement made by A Paine Executor of the
estate of Elvira Paine decd.

A Settlement made on this the 3rd day of Dec 1887
with A Paine Executor of the last Will and Testa-
ment of Elvira Paine decd.

I find by said Will that said Executor is entitled
to all the property of said Estate except bequests therein
made to Mary L Colville Angelina Leahy Of National
Grain Millman, & Susan Colville of certain property
and the said Executor having this day filed with me
the following receipts for said bequests.

Received by direction of A Paine Executor of
Colville the bequest made to Mary L Colville by last
will of Elvira Paine decd as set apart by Executor
under direction recorded the same by freight
on G S S to Ann at Chattanooga the same being
by Ann received This Dec 5th 1887

A Q Allen

Received of A Paine Executor of Elvira Paine
decd in full of the bequest to me under said
will. This Dec 5th 1887

Susan Colville

Received of Alfred Paine Executor of the
last Will & Testament of Elvira Paine decd.
The full amount of my private and distributive
share as one of the heirs & beneficiaries under the
provisions and bequest of said will. This Oct 8th 1887

Ann Todd

Received of Alfred Paine Executor of the last
Will and Testament of Elvira Paine decd the full
amount of my private and distributive share
as one of the heirs and beneficiaries under the
provisions and bequest of said will.

This 8th Oct 1887

A J McDonald

Received of Alfred Paine Executor of
the last Will and Testament of Elvira Paine decd

Settlement of A Paine continued

The full amount of my private and distributive
share as one of the heirs and beneficiaries under
the provisions and bequest of said will.

This Nov 16th 1887

J H Williams

Emma Williams

which settles up the business of said Estate
I recommend that the Settlement be made
& said Executor be discharged from said Estate
administration

A Q Allen

Inventory of the Estate of W H Cox and

James of Combs belonging to W H Cox and said J H Cox

- 2 Three suits of Long Wagon Sk
- 2 Hair " " " Open
- 2 Two knee breeches and 1 set harness
- 5 Top Suggies

Four sets James carriage harness
 One Buck Brum
 Five sets horse buggy harness
 Two sets harness
 Two pairs harness
 One pair harness in Living Stable and
 One pair harness in
 One pair harness in
 One pair harness in

- 1 Harness - pair Brown 25⁰⁰ 222 York
- 1 " " " " " " " " " "
- 1 " " " " " " " " " "

One tract of land in the same lot of property
 belongs to the Estate of W H Cox and to all that
 has come into his name as Administrator & date Aug 1st 1857
 J H Cox Administrator

State of Tennessee } J H Cox man with in due form
 Rhea County } of laws that the foregoing is a true
 and correct list of the personal effects
 coming into his name as Administrator of the estate of
 W H Cox and to date

Subscribed before
 7th Aug 1st 1857
 J H Cox

Examined and approved in Open Court
 Aug 1st 1857
 J H Cox
 Chairman

Settlement of J H Frazer and J S Chumley Executors of the Estate of J Cox

The final Settlement of the Estate of James Cox and
 made by J H Frazer and J S Chumley Executors of said
 Estate with J Thomas Clerk of the County Court of Rhea Co
 & before of said Court from former Settlement made
 by said Executors in the Court that said Executors have taken
 notice to the parties relation to the same the proceeds
 arising from the sale of lands under the will of said
 James Cox and that after paying debts of said Estate said
 Executors report about \$7500⁰⁰ from notes and accounts
 in their hands

I find that James Cox under said will was entitled to
 the use of said funds during her life and that said Executors
 & said Debelle Cole & the parties in interest under said
 will in personalty & with Charles Chumley Mary & Robert
 & J H Frazer Minor son of J H Frazer also in person
 can put into an agreement in writing which is deposited
 in the Register Books of Rhea County page 30
 by which agreement \$5000 of said fund was to be distrib-
 uted to the parties in interest under said will to William
 & Mary Ann Chumley & to J H Frazer in person
 Frazer & in consideration of said distribution said Executors
 were to pay said James & Robert the sum of Twenty five hundred
 dollars that sum \$2500 was paid to said Parties in
 interest & their receipts taken for the same & deposited
 in said above agreement & said above named sum was
 paid to Mrs D D English & her receipt taken & inserted in
 said agreement that the balance of said sum with accu-
 interest together with additional sums notes & other unpaid
 settlement have been collected by said Executors & paid over
 to the aforesaid Parties Mary & Chumley Ann & Robert
 & J H Frazer Guardian of J H Frazer & receipts taken
 which receipts are merged in the receipt given by said
 named Parties in interest to the Settlement & as to be re-
 ceived as a part of the same said Executors report that they
 have fully collected & distributed said Estate
 This Nov 22nd 1857

J H Frazer } Executors of
 J S Chumley } J Cox and

Personally appeared before me Clerk of said Court

I Chasdy and made each in full form of law that the above Settlement is correct & that they have accounted for all moneys and debts that have come or should have come to their hands

Done to witness before me this Nov 25th 1857 J. Howard Esq. Clerk. W. J. Howard Esq. Clerk. W. J. Howard Esq. Clerk.

We Mary E. Mynatt Ann E. Chumley & J. F. Frazer Guardians of A. F. Frazer & distributee under the Will of J. Locke deceased acknowledge the contents of the foregoing settlement & hereby acknowledge the receipt of our distributive share in said Estate of J. Locke deceased this Nov 22nd 1857.

J. F. Frazer Guardian of A. F. Frazer M. E. Mynatt A. E. Chumley.

State of Tennessee } Primarily appeared before me
Union County } J. Howard County Court Clerk
of said County J. F. Frazer Guardian of A. F. Frazer Mary E. Mynatt & A. E. Chumley the within named parties to the foregoing instrument with whom I am personally acquainted and who acknowledge that they executed the foregoing instrument for the purposes therein contained. And Mary E. Mynatt wife of J. F. Frazer and A. E. Chumley wife of J. F. Chumley having appeared before me privately and apart from their said husbands and acknowledged the execution of the foregoing instrument to have been made by them freely voluntarily and understandingly without compulsion or constraint from their said husbands and for the purposes therein expressed.

Witness my Signature this Nov 25th 1857 J. Howard Esq. Clerk.

Inventory of all Property of Samuel Hynick deceased

Inventory of all the property or assets of Samuel Hynick deceased which have come into the possession of William Hynick Special Administrator

One Check # 1490 from Government for supplies taken during the late war of 1861-5. due the Estate of Samuel Hynick deceased \$3000

W. H. Hynick Special Administrator of Samuel Hynick deceased makes oath in due form of law that the foregoing statement is a just true and correct Inventory of all the property or assets of his intestate that has come into his hands as Special Administrator to the best of his knowledge & belief

Done to witness before me Jan 2nd 1858 W. H. Hynick J. Howard Esq. Clerk.

Settlement of W. H. Hynick Special Administrator of the Estate of Samuel Hynick deceased

This day came W. H. Hynick Special Administrator of the Estate of Samuel Hynick deceased and made Settlement of said Estate.

I find said Administrator chargeable with amounts as follows.

To 1 Draft # 1490 for sum of \$3000 on account of supplies taken during war of 1861-6 I find him entitled to the following credits To Expens paid for legal fees. Letter of Administration 300 To Services as Administrator here allowed by Co. Clerk 500 His Distributive Share of Estate on Last 200 \$800

Balance Estate which is paid to him in full \$1900 The following is list of the heirs of the foregoing Estate William Hynick one third 5. Mary Capps. Leathen Austin. Sam Hynick one fourth. Anna Hynick. Polly Hynick. Elizabeth Hynick. one eighth. Margaret Hynick. Max Hynick. Adian Hynick.

Inventory and Settlement of the Estate of Gally Watson
by Charles Jewett Admors

To the Honorable County Court of Ohio County State of Tennessee		Estate of Gally Watson In account with Charles Jewett Admors	
Bills Paid	Notes paid collectors		
D Wheelers Bill \$26.00	Notes of James Conroy	65.00	
Interest 3.36	Interest	5.54	
Amos Evans fee 14.03	Paid by Maria Hales	14.03	
W Edgerton Bill 4.00	Charles Jewett	2.00	
Taxes for year 1854 .80	County Marant	8.50	
Salt Tax 7.50		0.00	
Charles Jewett Note 50.00	Maria Hales ad C	2.00	
Interest 5.00	M Watson & Jewett	6.92	

I hereby certify that the above is a true statement and settlement of the Gally Watson Estate. All that was due to the Estate has been collected, and all debts against the estate has paid. Maria Watson father of the decedent has settled with me for my labor.

Charles Jewett
Admors of Gally Watson Estate

Sum to & subscribed before
me this 31st of Dec 1857.
H. L. Abbott J.P.

Grand View Tenn
Aug 25th 1887

To the Honorable County Court of Ohio County
This certifies that Charles Jewett Admors
of my son Gally Watson Estate has collected all debts
and paid all the indebtedness of the estate and
settled all its business to my entire satisfaction
Maria Watson
Matri

Settlement of J. Q. Allen and J. R. Crawford Admors
of S. Hume Estate

A Settlement made with J. Q. Allen & J. R. Crawford
Admors of Estate of Stephen Spruce and on the 11th
6th 1858.

I find said Administrators charged with
Inventory and said bill
Receipts from Clerk & Master on Sale of land
belonging to said Estate
making a total charge of

196.84

711.00

907.84

I find said Administrators entitled to the following
credits on Settlement with C & M for debts paid out
of personal Estate the sum of

288.00

Inventories and Sale Bill of the Personal property of J. D. David and

Inventories and Sale Bill of the Personal property of the Estate of John David and sold on a credit of six months to the highest and best bidder

One Rifle	Sold to H. D. Aucha	275
1 Drums Rifle	A. Livingston	50
Auger & Hammer	Geo. Stephens	50
1 Box & Contents	W. H. Cox	10
1 Barrel & Pistols	Geo. Smith	40
1 Pair	Ed. Whaley	10
1 Coffee Mill	James Tompkins	10
1 Cheese Box	Thomas M. Carson	10
1 Jar	J. R. Shaver	40
1 Jar	J. B. Crawford	20
1 Keg	W. H. Kelly	10
1 Fire Iron & c	James M. Crawford	20
1 Box & Jar	Samuel Eaton	10
1 Oil can Lamp	W. A. Bracy	10
1 Pair Shears	A. Livingston	40
1 Sewing Box	W. A. Bracy	20
1 Oak, Hammer & Hoop	R. Knight	30
1 Box	W. H. Kelly	10
1 Basin & Butter	W. H. Cox	10
1 Flap Wheel	Geo. Stephens	20
1 Half Bushel	W. H. Kelly	20
1 Cream Pitcher	"	5
1 Oil Pails	"	50
2 Slats & Dow	"	5
1 Box & Dish	"	5
1 Spade	R. L. Allen	40
1 Pans	W. H. Kelly	20
1 Hairc. Saw	W. Sheeton	60
1 Jar	Geo. Stephens	10
1 Lard can	J. D. Sheeton	10
Box & Contents	"	10
1 Box & Lids	J. H. Rice	10
1 Tray & Sive	J. B. Trotter	10
1 Spur Grop. & Pen	W. Sheeton	20
1 Pair Steel Yards	Geo. Stephens	70
1 Box	W. H. Kelly	10

Inventories and Sale Bill of J. D. David Continued

1 Set Spur tools	Sold to J. J. Kelly	50
1 Water Key & Spur	" J. H. Rice	10
1 Box & Contents	W. F. Parker	30
1 Square & Gauges	A. Livingston	10
1 Box & Contents	"	10
1 Pair Steel pants	J. H. Rice	50
1 Box & Hoop	Geo. Stephens	30
1 Lard Can	A. Livingston	10
1 Barrel Freight	James Tompkins	10
1 Sack of Corn	W. H. Cox	30
1 Set Chairs	James Sheeton	20
1 Beer & Stew	James Sheeton	50
1 "	W. F. Rice	20
2 Beer Hires	W. H. Cox	25
1 "	"	20
1 "	"	75
1 "	"	75
1 "	"	100
1 "	Samuel Eaton	20
1 "	W. H. Cox	10
1 "	"	10
1 "	J. H. Rice	40
1 "	W. H. Cox	100
1 "	W. H. Kelly	30
1 "	R. Knight	50
1 "	W. H. Cox	50
1 "	"	100
1 "	"	100
1 Water Pan	J. H. Kelly	10
1 Pot empty & 2 Stone	W. H. Cox	10
1 Board	J. B. Moore	5
31 Chickens	W. H. Cox	60
1 Auger	J. D. Sheeton	10
4 Box Swath Potatoes	W. F. Rice	20
4 "	"	20
2 Hires & Iron Hoop	James Sheeton	60
1 Cross & Pitcher	James Sheeton	20
1 Cow & calf	W. H. Cox	2500
1 Steer	W. H. Cox	1500
1 Hides	"	1000

Inventory Sale Price of J. David Continued

1	Part of Hay Wagon	Sold to W. A. Cox	1500
2	9 Cows & 1 Calf	" R. L. Collins	324
25	Bush Corn	" Geo. Brown	1675
25	"	" Geo. Brown	1525
57	"	" W. A. Cox	3112 1/2
58	"	" W. A. Cox	3579
1	Box	" W. A. Kelly	5
3	Articles	"	60
1	B. Spectacles	"	25
	cash on hand	"	25
			\$226 1/2

no notes or accounts that I believe to be correct.

J. F. Shaw Admin.

State of Tennessee }
 Knox County }
 J. F. Shaw Admin. of the Estate of John David dec. and made oath and sworn that the foregoing is a true and correct statement of the assets belonging to said estate which have come into his hands as such Administrator.

This July 6th 1888
 J. F. Shaw Admin.
 Co. Clerk

L. L. Nuttall Admins. Bond

State of Tennessee }
 Knox County }
 We L. L. Nuttall
 + J. King + J. Collins
 are bound into the State of Tennessee in the penalty of Four Hundred and Dollars. We give our hands and seals this the 6th day of Feb. A.D. 1888.

The condition of this obligation is such that whereas L. L. Nuttall has been appointed Administrator of the Estate of John David dec. and if the said L. L. Nuttall shall will and truly as such Administrator perform all the duties which are or may be required by law this obligation shall be void otherwise to remain in full force and effect.

Examined approved
 L. L. Nuttall Adm.
 J. King Adm.
 J. Collins Adm.
 J. F. Shaw
 Chairman

J. F. Shaw Administrator Bond.
 We J. F. Shaw J. J. Abel. W. A. Green. W. G. Allen assuming ourselves indebted to the State of Tennessee in the penalty of Four Hundred Dollars. The condition of the above obligation is such that the said J. F. Shaw has this day been appointed Administrator of the estate of John David dec. and if the said J. F. Shaw shall perform all the duties required of him as such Administrator according to law then this obligation to be void otherwise to remain in full force and effect.

This 10th day of January 1888.

Approved
 J. F. Shaw
 Chairman

J. F. Shaw
 W. A. Green
 J. J. Abel
 W. G. Allen

Settlement of J R Crawford & A Q Allen Executors of S Shivers Estate

A Settlement made with A Q Allen & J R Crawford Executors of Stephen Shivers dead on this 24th of July 1858
 I find said Administrators Charged with Inventories and Sale fees 176 54
 Received from Clerk & Master on Sale of lands belonging to said Estate 711 20
 \$ 534 66

I find said Administrators entitled to the following credits on Settlement made with he & she for debts paid out of personal Estate the sum of 180 65
 I find the entitled to following credits as shown by vouchers this day filed
 Amount paid of L N Pherson 21 10

Settlement of S S Hale Executor of S Brasing Estate
 State of Tennessee } The foregoing is a Settlement
 Rhea County } made by S S Hale Executor of S Brasing
 estate with J T Howard Co Clerk

I find said Executor Charged as shown by last Settlement with a balance of 292 54 29 25 78
 Also with the following amounts
 Amount recd from B G Langhead 76 80
 " " James Brown 50
 " " A M Boyles 6 52
 " " J G Shinnethy & Sons 49 78
 " " W F McCarroll 4 28
 " " W M Owens credit on note 50 00
 " " W G Rivers for Martha Brasing 8 03
 " " J D Brasing 8 17
 " " Martha Brasing Articles at sale 1 50
 " " A L Stult 73 70
 \$ 572 56

I find said Executor entitled to the following credits as shown by vouchers this day filed
 By amt paid J A W M D Thopson 50 00
 " " J H L H Bacon 50 00
 " " J J Brasing 50 00
 " " S E Brasing 51 10
 " " Martha 50 00
 " " J D W M Owens 50 00
 " " W M Owens credit on note 51 10

Settlement of S S Hale Executor continued

By amt paid S S & Abie E Hale 50 00
 Commission as fees returned by Court 27 95
 mistake in former Settlement 10 00
 Amt of credits brought forward 350 00
 427 95
 Amount of charges brought forward 572 56
 Leaves a balance due Estate of 124 40

State of Tennessee } Foreman appeared before me J T Howard
 Rhea County } Clerk of the County levied of said County
 S S Executor of the Estate of S Brasing
 one who was sworn in due form of law that the foregoing is
 a true statement of the condition of said Estate up to July 16th 1856
 Sworn to & Subscribed before } S S Hale Executor
 me July 16th 1856 }
 J T Howard Co Clerk

Samuel Slawson Administrators Bond

State of Tennessee } Mc Samuel Slawson
 Rhea County } A G Slawson J A Denton
 are bound unto the State of Tennessee in the
 penalty of Ten Thousand Dollars
 Witness our hands & Seals this 7th day of May
 A D 1858. The condition of this obligation is
 such that whenever the above bound Samuel
 Slawson has been appointed Administrator
 of the estate of William Slawson deceased
 now if the said Samuel Slawson shall well
 and truly as such Administrator perform all
 the duties which are or may be required of him
 by law this obligation shall be void otherwise to
 remain in full force and virtue
 Acknowledged in open Court Samuel Slawson
 and appeared May 7th 1858 John A Denton
 F J Daniel A G Slawson
 Chairman M Thompson

Inventory of the Estate of W B Hutwell dec'd

The Administrator would respectfully report that he has received the following assets belonging to his Intestate

- # One Irish coarse Linn & Clothing
- # One Watch (Good filled case)
- # One Insurance Policy on life of Intestate in the "Travelers Insurance Company" for cash

\$ 2000.00
82.25

State of Tennessee } Peronally appeared before me J. F. Hutwell Adams on the estate of W B Hutwell dec'd & made oath in due form of law that the foregoing Inventory is true to the best of his knowledge & belief & that if he receives other assets he will report same.

Subscribed }
before me This May 7th 1858
J. F. Hutwell
Co. Clk. Clerk

Inventory of the Estate of W^m Shannon dec'd

List of Personal property of Estate of W^m Shannon dec'd as Received by Samuel Shannon Adams

May 12th 1858.

Stock of Merchandise	2175.33
Cash on hand	2595.01

Notes with Interest Accrued to May 12th 1858.

Thomas Shannon	755.10
J. J. Stuck	42.25
H. A. Haas	123.44
B. O. Covato	44.72
B. O. Covato	33.50
M. V. Armstrong	25.34
J. D. Bridgeman	85.08
W. D. Fox	80.44
Peter Nelson	115.46
W ^m White	45.08
W ^m White	126.00
W ^m White	126.25
H. Keith	435.00
L. L. Donaldson	79.06
	2129.07

Open Accounts on books May 12th 1858

Co. Viles	2.15
E. A. Shelton	3.50
A. O. McCallum	24.96
W. P. Dickey	2.98
R. A. Smith (Gone away)	3.25
V. Lewis Doubt	5.03
Book cabinet	10.65
Chen County	10.35
A. J. Erwin	2.25
John McKinley	1.00
Jo. A. Lloyd	19.34
Thomas Co. Castron	12.25
J. R. McDonald Doubt	8.58
H. J. Blessing	98.26
J. A. Hamilton	11.40
Co. Sherrin	59.28
Co. Sherrin	25.00
R. J. Howard	12.96

312.91

Inventory of Personal Property of W. Slawson Continue

Amount brought forward	7212.34
Open Accounts on books Settlement	
Pemberton & Huffman	80.00
Charles Jones	2.75
Dustin	.45
J. Kessler	.50
L. D. Bridgman	326.02
John L. Bridgman	300
John A. Denton	1868
Dorsett	170
F. R. Winfree	12.25
L. J. Harmon	30.97
W. E. Lillard	3.45
W. E. Thomas	21.35
Hammel Bros	27.65
R. C. Blackburn (Doubt)	31.61
Thomas Jefferson	24.15
J. C. Hill (Doubt)	14.05
John Shoemaker	7.03
Geo. Carroll (One way)	5.60
H. D. Chambers	12.60
Hall & Reynolds (Doubt)	50.20
H. E. Burchard	15.00
J. H. Rice	1.03
James Shoemaker	1862
A. A. Hassler (Doubt)	20.70
Chris Jones	95
Jas. Hyatt (Doubt)	5.15
City of Dayton	1.35
Bushman & Crabb	31.81
B. O. Everett	33.64
R. Guillian	60
W. C. Gardener	50
L. L. Doreman	25.02
L. L. Rogers	300
1 Store	600
300 ft Lumber	1500
2 Studys	1.92
A. G. Slawson Account	36.53

7772.71

State of Tennessee } Personally appeared before
 Chea County } me J. Howard County Clerk
 Clerk of said County.

Samuel Slawson Administrator of the estate
 of W. Slawson dec. who makes oath in due
 form of law that the foregoing contains a true
 statement of the assets of said Intestat which
 have come into his hands as such Administrator
 and if other assets come into his hands he
 will report the same.

Given & Subscribed } Samuel Slawson
 before me May 18th 1888 }
 J. Howard
 Co. Clk. Sec.

Last Will and Testament of M. R. Abel
 I, M. R. Abel do hereby ordain
 declare & publish this as my last Will and
 Testament.

Item First

I direct that my funeral expenses
 and my just debts be paid as soon after
 my decease as practicable.

Item Second

I will and direct that my ex-
 ecutor hereinafter named pay out of my estate
 to the following parties or corporations the
 following sums.

First To the legally constituted authorities of
 the "Southern Presbyterian Church" at Rockledge
 Tennessee (Henrico Co.) the sum of Fifty Dollars
 2nd To the Trustees of the "Methodist Episcopal
 Church South" at Dayton Tennessee the sum
 of Fifty Dollars. To the Trustees of the
 "Memorial Presbyterian Church" at Dayton Ten-
 nessee the sum of Fifty Dollars, and to the
 Trustees of the "Dayton Normal College" the
 sum of Fifty Dollars, to be used as the legally
 constituted authorities of said Church & School
 may think best. Item Third I will and bequest