

Robertson County Court May Term 1835
The foregoing Inventory of the estate of William
Reed deceased was returned into Court by the
Clerk of said estate and ordered to be recorded

Test

Seal book

James Quincy out of sale

Sept. 17th 1835

A supplement of property sold since the 5th of
Oct 1833 up to the present date belonging to the said
estate of James Quincy Esq.

To Andrew Heatham 6 barrels of corn at \$1 per bushel	\$6.00
To Wm. Faulks 10 bushels corn at \$1.25 pr. bushel	12.50
To Do. do. 1 stack of fodder & some oats	3.25
To Arch. Righer 7 barrels & 1 bushel corn	9.00
To Gregory Empson two barrels of corn	12.50
To Leroy Bright 10 barrels do.	5.00
To Henry Elmore 2 barrels do.	2.50
To Do. 2 barrels rubber corn at 62cts	1.25
To James Coleman 3 barrels corn	3.75
To William Randolph 5 bushels at 76cts pr. bushel	3.80
To Yearby Hudson 5 do. at 82cts do.	4.10
To William H. Caudy 5 barrels do.	5.10
To Pro. J. Righer 5 do. at 80cts	4.00
To Thomas S. Dow 5 do. at 80cts	4.00
To Uriah Swann barrel of rubber corn	2.60
To Yearby Hudson 3 stacks of fodder	2.00
To Valentine Simmons 1 planter box	.25
	<u>\$78.60</u>

J. Shannon Pats

Robertson County Court May Term 1835

The foregoing supplement out of sale of the estate
of James Quincy Esq. was returned into court
by the executors of said estate and ordered to be
recorded

Test

Seal book

John Hampton's Inventory

A true Inventory of the estate of John Hampton Esq.
taken on the 10th day of Nov. 1834 1 griddle
has 1 mazzock 2 writing pens 4 plates 2 ans 2
overs 2 pots 2 skillet 1 griddle 1 tea Kettle 1 hand
spade 1 claw hammer 1 pair fire dogs 1 flat
iron 1 pair 2 piggins 2 washing tubs 1 bread tray
1 siftin 3 chunns 1 flax wheel and 2 wooling wheels
4 pair cards 1 tin bucket 6 pewter plates 1 pewter
dish 1 pewter bacon 2 earthen plates 4 tea cups &
6 saucers 9 pewter spoons 1 brass pot rack 2 pairs
hot hooks 3 nap hooks 1 pepper box 1 rayon seed
box & stop 1 pair compasses 1 slate 5 slates 2 caps
1 great coat 1 cut seal 1 tin cup 5 knives & 3 forks
2 bottles 1 jug 2 glass 1 pair spectacles 1 coffee mill
1 english rule 1 sugar dish a parcel of shoe tools
2 candle sticks 1 pair of stichards 1 tablet behav.
3 trunks 2 umbrella's 1 drawing knife 1 hand
cane 2 augers 1 gimlet, scrop cut cane 1 tin
strainer 1 horse whip 1 Wheel 1 scythe blade 4
bills 1 pair sheep shear 1 loom and harness 1
meat tub 6 barrels some soap. some lead
a parcel of old leather a parcel of old iron
1 shot gun 1 large family bible 1 hymn book
1 cattin 2 wheat stones 1 man's hat 1 ladies reddish
1 man's saddle 4 feather beds & furniture & sled
1 grindstone, riding saddle 2 pairs iron traps &
collars 1 pair harness 3 pounds of wool 19^{1/2} lbs
old cotton 2 brick bats 1 half bushel 1 gate
breast buckle 2 pocket books 1 box of wafers
a parcel of flax 8 blade stalks 14^{3/4} bushels of
corn 3 head of horses 11 head of sheep 13 head of
cattle 32 head of hog some salt 35 head of
geese 1 yoke of oxen & cart 1 brandy cask

53 I bound basket 1²/4 pounds of seed cotton 2 bushels
1 log chain 1 chisel 5 pounds of iron 4 sides of
leather 1 cupboard 5 squares 255 acres of land 1
note of hand on Green Flowers for two dollars
sixty seven and a half cents due the 8th day of
January 1819 credit on the same for one dollar
and twenty five cents without date also 1
note on Absalom Bone for three hundred
dollars due the 1st day of March 1819 credit
on the same for \$125 the 23^d day of July 1817
the above note was signed from Smith
Hampton to John Hampton on the 18th day of
Nov. 1820

Robertson County Court May Term 1825

The foregoing inventory of John Hampton Esq.
was returned into Court by the Atty^r of
said estate and ordered to be recorded

Test W. H. Hampt

William Johnson's Will

State of Tennessee

Robertson County S. Thomas Johnson of said County
being in a low state of health but of a sound mind
and memory do make and ordain this and no
other to be my last will and testament as
follows:—

First, I give and bequeath to my beloved wife
Polly Johnson the whole of the property that she
may still have in our possession at the time of
my death which brought with her at the time
of our marriage also such of the household
and kitchen furniture which she may request
of what was mine before the time of intermarriage
also such part of what we have accumulated
since as she may think necessary to common

house keeping again in attorney County the having
extinguished all right of claim to any and all
of my land, also I will and bequeath to her
such part of my stock of horses, cattle, sheep and
hogs as she may desire, also my men and boy
also twelve months provision to be laid off according
to law also money sufficient to pay for the removal
of herself & property from Robertson to her farm in
Tenn. I also give and bequeath to my wife my
negro women Sarah and Diana to her during
her natural life, and at her death them and
their increase to be equally divided between the
whole of my children Lucy, Mary, Willie
John & Joseph. It is also to be understood
that my wife Polly is to indemnify my children from
any damages that might arise from my being
guardian for her son William T. Roberts as she is to
take the funds and be the guardian so as to in
sureing as above she is also to pay all the debt
which she owned previous to our marriage for which
purpose she is to have all the rents accruing on
the lands since our marriage also the debts due her
Also, I give and bequeath to my son Tom Johnson
my negro boy Stephen (or Dick) to him and his heirs
forever.

Also, I give and bequeath to my son Lucy all, following
my negro girl Lucy and my negro woman old Bess
also release all debts I have paid for her
Also I give and bequeath to my son Willie & John
my negro boy named Jim to him and his heirs
forever.

Also, I give and bequeath to my daughter Mary
hus, my negro boy Bill to her and her heirs
Also I give and bequeath to my son Joseph A.
Johnson my negro boy Dick and negro girl Phoebe

It also my riding horse and saddle also \$500
 (if any debts will admit of it) which my executors
 are to apply to completing his education clothing &
 Stew. My will & desire is that my Estate sell all
 my lands and the sugar, not herein bequeathed
 on a credit or otherwise to be applied to the pay-
 ment of my just debts also all my other person-
 al property not herein bequeathed to be applied
 to the payment of my debt -

Lastly I constitute and appoint my sons Jacob
 Johnson, Miller B. Johnson, and Joseph St. Johnson
 executors of this my last will and testament.

In testimony whereof I have hereunto set my
 hand and affixed my seal, this tenth day of
 February 1825

Thos Johnson Seal

Test

Robertson County Court May Term 1835

The foregoing last will and testament of Thomas
 Johnson Esq^r was presented in court and was
 proven to be the handwriting of Thomas Johnson
 by the oath of
 & by the court ordered to be recorded

Test Isaac Morris att 6th

Isaac Morris and wife

An inventory of property sold of the estate
 of Isaac Morris Esq^r.

	\$	cts
1 Barn	2	06 $\frac{1}{2}$
1 Grindstone	3	25
1 Parlor. pillow	3	10 $\frac{1}{2}$
1 side saddle	10	19 $\frac{1}{2}$
1 pair saddle bags	"	06 $\frac{1}{2}$
3 Chairs	1	37 $\frac{1}{2}$
1 Arm chair	"	75
1 Basket reward	2	62 $\frac{1}{2}$
	\$24	43 $\frac{1}{2}$

Armchair brought forward	\$36	43 $\frac{1}{2}$
6 plates	"	60
6 Dishes	1	01
1 Bread tray + 2 plates	"	19 $\frac{1}{2}$
1 looking glass	2	00
1 coffee mill 2 peacock dishes	"	50
2 Jars	"	06 $\frac{1}{2}$
1 flat Iron	"	88
1 pair cards	1	07 $\frac{1}{2}$
1 Pitcher	"	88
1 meat supper	"	13 $\frac{1}{2}$
1 Big wheel	"	100
1 Tin pan	"	14
1 auger	"	31 $\frac{1}{2}$
1 Scissors	"	25
1 Coffe. pot	"	50
1 Pot. Kettle	"	75
1 Chain	"	12 $\frac{1}{2}$
1 Waggon	24	31 $\frac{1}{2}$
1 Piggie	"	27
1 Saddle	"	6 43 $\frac{1}{2}$
1 Bed & Counterpane	15	09 $\frac{1}{2}$
1 Do. Do.	18	50
1 Do. Do.	18	50
1 Bed & Counterpane	6 16 $\frac{1}{2}$	
1 Cupboard	"	75
1 Bed quilt	2	51
1 Do.	"	52
1 Do.	"	13
2 hand towels	"	50
1 Counterpane	1	02
1 Sheet	"	81 $\frac{1}{2}$
1 Table cloth	"	35
1 Do.	"	36
1 Counterpane	1	56 $\frac{1}{2}$
	128	77 $\frac{1}{2}$

	Amount brought forward	\$138.77 1/2		Amount brought forward	\$380.00
1 Counterpan		1.27		1 Bureau	9.11
3 pillow cases		" .75		1 Chest	2.78
1 Porcelain dish		" 31 1/4		1 pail of sugar	3.50
1 Chalk fellow		" .50		1 Bag of pepper	" .25
1 cow & yearling		.451		1 goose	1.52
1 cow & calf "		8.00		1 saddle	6.08
1 knife		5.00		1 Basal	" .42
1 mole of hand		" .50		1 Skillet	.06 1/4
1 Kettle		2.05		1 Washing tub	.13 1/2
1 Datto		2.56		1 pair of pot hooks	.50
1 Gray man.		39.89		1 Rail	" .06 1/4
1 Catt		18.04		1 Bedstead	.25
1 Pot		" .67		1 Tract of Land	300.00
2 Barns		" .25		1 weeding hoe.	.81 1/4
1 Young mare		14.26		1 oven lid	.12 1/2
5 Barrels of corn		5.00		1 Pinc. of leather	.12 1/4
5 Datto		5.00			<u>\$685.62 1/4</u>
5 Datto		6.89			
2 hags		6.13			
3 lbs.		5.31 1/4			
2 lbs.		5.75			
1 Hand saw		1.18 1/4			
1 pair hammer & traces		2.01			
1 Supper		" .75			
1 Drawing knife		" .31 1/4			
1 Basket of Iron		" .13			
1 single tray		" .90			
2 bladders		" .50			
1 Skillet		1.02			
1 oven		1.13			
1 axe		3.07			
1 Chain		" .48			
1 blanket		3.19 1/2			
1 ax		1.81			
		<u>280.00</u>			

William Morris Adm't
 Robertson County Court May Term 1825.
 This Inventory & account of sale of the estate
 of Isaac Morris Adm't was returned
 into Court by the Administrator of
 said estate and ordered to be recorded
 First W. Seal 6th

59 Dr. Edward Bridgeman guardian in amount
currant with Sarah Bridgeman from the first
day of January 1824 until the 31st of Dec 1824

To last settlement	\$ 178 88 ²
To Interest for 1 year	10 74
To the sum of due for one year	7 00
	196 62 ²
	16 67 ²
Balanc due	<u>\$ 180 15</u>

State of Tennessee

Robertson County S. Agreeable to an order of the Worshipful County Court of this, and Quarter Session to us directed from Febry 2nd 1825 we have proceeded to settle and adjust this a/c Currant with Edward Bridgeman guardian to Sarah Bridgeman & find the a/c as above stated Also Bryan
pro. Attnt J.P.

Dr John Hutchison Guardian for Henry Fraughton

To amount due the minor on a settlement made there up to May 10 th 1824	\$ 476 75 ²
To interest thereon 12 months	98 60
	505 36
	28 80 ²
Balanc due	<u>\$ 476 55²</u>

State of Tennessee

Robertson County S. Agreeable to an order of
Court to us directed we have settled the a/c
currant with John Hutchison guardian for
Henry Fraughton and find the account
to be as above stated up to the 10th of
May 1825 Given under our hands the
9th of May 1825 D. King
Jas. Seal

Credit

By order for settlement	122
By Recording settlement	66
Commission	4 75
By Susanna Bridgeman recd for board	11 00
	\$ 16 47 ²

Robertson County Court May Term 1825
The foregoing a/c Currant with Edward Bridgeman
guardian for Sarah Bridgeman was returned
into Court examined allowed and ordered
to be received Test Wm. Hale att 6th

In account Currant £.

1. By Wm. Hale 6th recd	1 45
2. By Rich. Cheatum a/c	6 37 ²
3. By James Booth a/c	3 25
4. By money advanced for schooling before 10 th of May 10 1825	10 10 ²
By allowance made guardian	12 69 ²
	28 80 ²

Robertson County Court May Term 1825

This account Currant with Jas. Hutchison
guardian to Henry Fraughton was returned
into Court examined allowed and ordered
to be received Test Wm. Hale att 6th

61 Dr. Aaron Brendorff guardian for Lure Haugher

To balance due on settlement made on the 16 th day of May 1824	\$ 660 10 $\frac{1}{4}$
To interest on \$ 660 10 $\frac{1}{4}$ up to the 16 th May 1825	27 68 $\frac{1}{2}$
	487 71 $\frac{1}{4}$
C.	15 18 $\frac{1}{4}$
Balance due	472 53 $\frac{1}{4}$

William Haugher Guardian to Jonathan Haugher

To Balance due on settlement made on the 16 th day of May 1824	\$ 70 88 $\frac{1}{4}$
To Interest up to the 16 th day of May 1825	38 25
	499 09 $\frac{1}{4}$
C.	23 67
Balance due	475 62 $\frac{1}{4}$

Michael Haugher guardian to Michael Haugher

To Balance due on settlement made on the 16 th day of May 1824	\$ 73 55 $\frac{1}{4}$
To Interest up to the 16 th day of May 1825	38 61 $\frac{1}{4}$
	501 96 $\frac{1}{4}$
C.	21 15
Balance due	\$ 480 81 $\frac{1}{4}$

Henry Hellertrans Guardian to Polly Haugher

To Balance due on settlement made on the 16 th day of May 1824	\$ 60 60 $\frac{1}{4}$
To Interest up to the 16 th May 1824	27 63 $\frac{1}{2}$
	188 88 $\frac{1}{4}$
C.	10 71 $\frac{1}{4}$
Balance due	\$ 174 53

State of Pennsylvania Pursuant to an order of the Robertson County 3 County Court aforesaid and to us directed we have settled the foregoing a/c^t Currant with the foregoing named guardians & find that they stand as above stated. Given under our hands this 9th day of May 1825

J. G. Hough
Jas. Neal

In account Currant

By schooling 3 months	\$ 3 10
By allowance made guardian	12 18 $\frac{1}{4}$
	15 18 $\frac{1}{4}$

In account Currant

By Books purchased and clothing	11 00
By allowance made guardian	12 47
	\$ 23 47

In account Currant

By one hat	1 50
By side of leather	5 00
By 3 Bushels of oats	9 25
By allowance made guardian	2 03
	\$ 21 18

In account Currant

By schooling	1 32 $\frac{1}{4}$
By 1 half quin of paper	18 $\frac{1}{4}$
By allowance made guardian	19 20
	13 71 $\frac{1}{4}$

Robertson County Court May Term 1825
The foregoing account Currant was returned
into Court examined allowed and ordered
to be recorded Test Wm. Neal attt

63. Collector's Bond

Know all men by these presents that we Washington Ryburn, John S. Cheatham and Drury Bell & Benj. Kirby
all of the County of Robertson and State of Tennessee aforesaid held and firmly bound unto William Carroll Governor of the State of Tennessee for the sum of eight thousand dollars to which payment well and truly to be made we bind ourselves and each of us each and every of our heirs executors & administrators jointly and severally firmly by these presents sealed with our seals ~~and dated~~
this 14th day of May 1825.

The condition of the above obligation is such that whereas the above bound Washington Ryburn
is appointed collector collector of the publican tax
due in the County of Robertson for the year 1825
Now if the said Washington Ryburn shall well
and truly collect the publican tax due in said
County of Robertson for ~~said County of Robertson~~
the year 1825 and pay over and account for
the same to the state treasury & County trustees
to which the same may be due & payable at
such time as is prescribed by law then this
obligation to be void otherwise to be and
remain in full force and virtue

Test

W. Ryburn

W. Ryburn
John S. Cheatham
Drury Bell
Benj. Kirby

Robertson County Court May Term 1825
The foregoing bond was taken in open Court
& acknowledged by the foregoing parties
Pitts W. Ryburn

John Bell Division

We the undersigned commissioners agreeable to an order	
to be directed from the worshipful County Court of	
Robertson February Term 1823 have proceeded to make	
a settlement between the heirs of John Bell Esq ^d and	
we find the administrator to be indebted to said	
estate the sum of \$158.47 but and a true division	
made between the nine legatees to be as followeth	
Lah Bell 1 share	\$17.55 $\frac{1}{4}$
Clarkey Bell wife of Williamson Lewis 1 share	17.55 $\frac{1}{4}$
Martha Bell 1 share	17.55 $\frac{1}{4}$
Fancy Bell 1 share	17.55 $\frac{1}{4}$
Jonathan Bell 1 share	17.55 $\frac{1}{4}$
Davison Bell 1 share	17.55 $\frac{1}{4}$
Polly Bell wife of Allen Gause 1 share	17.55 $\frac{1}{4}$
Elizabeth Bell 1 share	17.55 $\frac{1}{4}$
Joshua E. Bell 1 share	17.55 $\frac{1}{4}$

May the 6th 1825

We the above named commissioners have proceeded
to make said division as correcit as it stands
on said order given under our hands this day
and date above written. Wm Campbell
J. C. Moore

Robertson County Court May Term 1825

The foregoing division of the estate of Jas. Bell Esq^d
was returned into Court and ordered to be
recorded Test W. Ryburn

65 Dr Thomas Farmer To the Estate of David Bradford

1826 May 6 th	To amount of sale sold 29 th Nov.	
1826 at 6 months 6 th	\$18 17 ¹ / ₂	
To cash on hand found in the P. Book of the Drd \$15 18 ¹ / ₂ on the commonwealth of Kentucky subject as appears from Map Cheatham Certificate to a discount of 37% for bent leaving in current money	9 37 ¹ / ₂	
To cash on hand in " "	2 68 ¹ / ₂	
" F & Mechanics Bank Nashville	1 00	
" " Cash	16 ¹ / ₂	
" one note hand found in papers of said Drd executed by Wm G Tunstall to James Campbell amount \$8 85 dated 6 th day of May 1830	8 85	
	\$ 69 55	
	39 85	
	\$ 29 70	
	12 ¹ / ₂	

No error,

Subsable to an order to us debited
from the Worshipful Court of Pleas and
Quarter Sessions for Robertson County Shelby
Term 1826 we have audited the a/c/
current mills of Tho. Farmer A/k/a of
David Bradford Drd as above stated
All of which is respectfully submitted
day and date above written

G. Ellerby
William Carter

In account current	Cts	66
1825		
May 6 th By said Farmer ac't for boarding due ing attention be to the Drd	23 57	
1. Notion & L Mechanics Bank Nashville	1 00	
2. Clerks fees	3 10	
3. Wm G Tunstall, note to James Campbell	8 25	
4. Expenses rendered in settling the estate	4 00	
	\$ 39 85	

Robertson County Court May Term 1835

This account current with Thomas Farmer
A/k/a of the estate of David Bradford Drd
was now returned into Court examined
allowable and ordered to be recorded

Test

W. Seal C.R.

67 Dr David Taylor Admt. of Henry Butterbrand Decd.

To amount of the estate in the hands of the Admt. - - - - -	\$ 53 87 ^{1/4}
	26 85
	\$ 27 02 ^{1/4}

Agreeable to an order to us directed we have proceeded to settle the account
brought with David Taylor Administrator
of Henry Butterbrand decd. & find him indebted
to the said estate the sum of \$27.02^{1/4} as above
stated May the 7th 1825

Richard Weston

Giram Rice

Robertson County Court May Term 1825

This amt brought with David Taylor Admt. of
Henry Butterbrand decd was returned into Court
examined all agreed and ordered to be recorded
Cost Wm. Seal Clerk

No Oliver Edwards Admt. of Stephen Kirby Decd	
1818 By amount value of the estate	\$ 670 48 ^{1/4}
May By amt debts &c against the estate	136 23
Balances due the estate	\$ 534 25 ^{1/4}

State of Tennessee

Robertson County Sd. Agreeable to an order of the
County Court of Robertson to us directed bearing
date February Term 1825 we have this day
settled the account brought with Oliver Edwards
Administrator of the estate of Stephen Kirby
Decd. and find the Admt. due the estate the sum
of \$534.25^{1/4} due in May 1818 & have not
calculated the interest up to this date as the
widow has not had a settlement with the Admt.
& she being ~~not~~ entitled to a part according to law
agreed under our hands this 9th May 1825 for strengthen
Robt. H. Collier

In account brought

67

By William Mason notes	\$ 633
" Lewis Law act	1 00
" Daniel Taylor act	1 50
Ransom Masons act	.50
Henry Butterbrand act	.81 ^{1/4}
" Richd. Bussey act	.31 ^{1/4}
Conrad Butterbrand's act	2 50
" Clerks fees	3 10
Administrator's charge	2 50
	\$ 26 85

In account brought

67

1818 By amount paid Lucy Goffet & notes	\$ 45 00
May By am't pd pipe stinkin prov. act	21 18 ^{1/4}
By am't pd Martin Mallon do.	13 58 ^{1/4}
By am't pd Nimrod Smith do.	7 00
By am't pd Jonathan Pryor do.	4 00
By am't pd Needham Smith	1 00
By am't pd A. Williams	.60
By am't pd Henry Johnson age act	2 00
By am't pd R. Evans Burlington as pd for act	3 50
By am't pd commissioners for trouble	2 00
By amount paid Wm Seal Clerk	.85
By commision on \$670.48 ^{1/4}	33 52
	\$ 136 23

examined & May Term 1825 and ordered
to be recorded

Cost

Wm. Seal Clerk

60/ Dr George Murphy & Mitty Murphy Adams
To the estate of John Murphy Esq^d

To amount of first sale sold 31 st June 1823	\$355.20
at a rate of nine months	
To amount of 2 ^d sal. sold 2 ^d January 1824	70.69
at 9 months 6 ^r	
To James Walker note	20.00
To Joseph Athine note	19.50
	<u>\$165.39</u>
	313.42
Balance due the Estate	<u>\$151.97</u>

State of Tennessee
Robertson County } Pursuant to an order of the
County Court aforesaid we have pruduced
to settle the account current of the estate of
John Murphy Esq^d after charging the amount
of sales & money due & allowing the vouchers
we find that the sum of \$151.97 is due said
estate Given under our hands this 9th day
of May 1825

A. Frey
J. D. Hutchinson

An account current

Crs

(70)

By Dr. A. Ellis medical acc ^t	\$22.00
By Dr. Priestley & Thomas medical Bill	19.37
" Dr. Roane's medical acc	31.00
" Geo. Murphy's note to Isaac Dorich	5.00
" " " " to George Berry	8.36
" " " " to Wm. McBell	52.09
Benjamin Mallory recd for note and acc ^t which said Mallory made oath was lost	20.80
" Wm. H. Ellens acc	2.50
" Whisky furnished at sales	3.50
" George Berry's acc	1.00
" Cash paid for part widow's allowance for articles not on hand as per rec ^t	64.25
" Geo. Murphy's acc	6.19
" J. S. Hutchinson per Auction	6.75
" Clerk, fees	2.10
" John Murphy's note to B. W. Ryburn	8.12
" Sam'l. A. Roach acc	1.00
" John Cornwell	1.69
" Isaac Winter's acc	1.50
" Clerk, fees (Balance)	2.80
" B. W. Ryburn's rec ^t	10.50
" Allowance made Adm'r.	20.00
	<u>\$313.42</u>

Robertson County Court May Term 1825

The foregoing account current with Geo. Murphy &
Mitty Murphy Adm'r. & executors of the estate of
John Murphy Esq^d was returned into Court
examined allowed and ordered to be recorded

Cost

Abel M.

No^o Jacob Binkley Guardian to part of the heirs of Matthew Morris

To account of Washington Morris proportionable part	\$ 350 62 $\frac{1}{2}$
To Interest on the same from 13 th May 1824	21 03 $\frac{1}{2}$
	\$ 371 66 $\frac{1}{2}$
	9 14
Balance due	\$ 362 52 $\frac{1}{2}$

To Mary Ann Morris proportionable part	\$ 350 62 $\frac{1}{2}$
To Interest on the same from the 13 th of May 1824	21 03 $\frac{1}{2}$
	\$ 371 66 $\frac{1}{2}$
	9 14
Balance due	\$ 362 52 $\frac{1}{2}$

To account of Gilford Morris proportionable part	\$ 350 62 $\frac{1}{2}$
To Interest on the same from 13 th of May 1824	21 03 $\frac{1}{2}$
	\$ 371 66 $\frac{1}{2}$
	9 14
Balance due	\$ 362 52 $\frac{1}{2}$

To account of Martha Morris proportionable part	\$ 350 62 $\frac{1}{2}$
To Interest on the same from 13 th of May 1824	21 03 $\frac{1}{2}$
	\$ 371 66 $\frac{1}{2}$
	9 14
Balance due	\$ 362 52 $\frac{1}{2}$

Agreeable to an order to us directed from the
Worshipful Court we have settled the account
current with Jacob Binkley guardian to the minor
heirs of Matthew Morris and find it as
stated Given under our hands this 10th
day of May 1825 William Pope
James Sawyer

Morris Due? In amount balance Cr

By services on said estate

\$ 9 14

Robeson County Court May Term 1825
The foregoing account balance with Jacob Binkley
guardian to a part of the minor heirs of
Matthew Morris who was returned into Court
examined allowed and ordered to be
recorded Test *[Signature]* Seal bkh

73 Dr. Ephraim Roberts Guardian to the minor heirs
of Richmond Harris Esq

To Patsy Harris on settlement 16 th day of May 1824	552 75 4
" Interest on the same to the 14 May 1825	33 16 2
	\$ 585 91 4
Crs.	15 28 2
Balances due	\$ 570 63

To Mahala Harris on settlement 16 th May 1824	558 87 4
" Interest on the same to 14 th May 1825	33 53 4
	\$ 592 61
Crs.	15 38 2
Balances due	\$ 577 12 4

To Garrison Harris on settlement 16 th May 1824	555 76
" Interest on the same to 14 May 1825	33 35 2
	\$ 589 10 2
Crs.	16 66 4
Balances due	\$ 574 44

To Elizabeth Harris on settlement 16 th May 1824	548 52 6
" Interest on the same to 14 May 1825	32 91
	\$ 581 43 6
Crs.	16 66 4
Balances due	\$ 566 77

State of Tennessee
Robertson County Is Agreeable to an order of
Court to us directed we have settled the
amount current with Ephraim Roberts guardian
to the minor heirs of Richmond Harris Esq &
find it to be as above stated up to the 14th
May 1825 Given under our hands this 5th day
of May 1825 John Hutchinson
William Poole

In account current Cr.

By Clerks ret.	66 4
Allowance made to guardian	16 63 2
	\$ 15 28 2

By Clerks ret.	66 4
By Allowance made to guardian	16 63 2
	\$ 15 28 2

By Clerks ret.	66 4
By Allowance made to guardian	16 00
	\$ 16 66 4

By Clerks ret.	66 4
By allowance made to guardian	16 00
	\$ 16 66 4

Robertson County Court May Term 1825
The foregoing amount current with Ephraim
Roberts guardian for the minor heirs of Richmond
Harris Esq was returned into Court un-
allowed and ordered to be registered
List W. Seal S. C.

75. Dr. Martin Walton Guardian of the heir of
Charles Powell Esq^d

To the amount of last year settlement we find to be	\$ 821 13 4
To hire of negroes	69 77
To Interest on the whole amount from last settlement until present day is	52 80
Amt of charges against the estate	68 10 2
	<u>\$ 875 88 6</u>

We the undersigned agreeable to an order to us
directed from the Worshipful County Court
of Robertson have proceeded to make a comit
settlement between Martin Walton guardian
of the minor heirs of Charles Powell Esq^d &
we find it to be after all just credits &
charges to be to the amount of \$875.88 1/4
Given under our hands this 7th of May
1825

Meredith Walton
John Vaughan
McCampbell

Robertson County Court May Term 1825
The foregoing account current with Martin
Walton Guardian to the minor heirs of
Charles Powell Esq^d was returned into
Court examined allowed & ordered to
be recorded Date May 6th

In account current C. due 25/12/25

By midwife fee	9 00
By James Dlop art for schooling for the year	9 00
By tax receipt for the year 1824	1 58
By blinds art for the year 1824	1 77 1/2
	14 11 1/2
By Clothing share &c	9 00
By clothing Elizabeth a minor his of addit	15 00
By Martin W.	15 00
By Mary	15 00
	<u>\$ 68 11 1/2</u>

Thos. Bartlett's Will

In the name of God whom I trust — I Thomas Bartlett of
Harrison County in the State of Mississippi at present
in the City of Natchez being in weak in body but of
sound and disposing mind and memory do make
publish and declare this my last will and testament
viz. First after my just debts and funeral
expenses are paid I give and bequeath to my
daughter Martha all my estate, real and
personal including the following named negro
slaves for life together with their increase subject
to the following & herein after named legacies &
reservations to wife, Abby & her four children
Hannah & her child (a boy) such & her sister Amy
Spence, Ned, Sampson & Henry all of which
negroes are now in the State of Mississippi in
Adams County —

To my nephew Sterling Bartlett now at school
in this State I give my horse saddle & bridle also
saddle bag & valise and all my clothing which
are of any value — and also the sum of one
hundred and fifty dollars in cash

77 and desire that the expense of his rehooling to include three months be paid in mazmi herein after mentioned —

I give and bequeath my stock of cattle in Sliponie to Samuel Gamble and his three sons in the following manner, viz., the said stock of cattle are to be divided into four equal lots. Henry son of said Samuel, is to have the first claim and the other three parts to be drawn for by the said Samuel & his other two sons each having one equal fourth part —

I do hereby appoint Dudley C. Brook & John C. Brook joint executors and guardians of my said Daughter Martha until she shall attain the age of eighteen years — And request of them that they will protect and take care of her, see that she receives a proper education and is placed during her minority in a careful and respectable family

I further request of my said executors to hire out the said negro, to the best advantage for the benefit of my said Daughter and place the funds arising therefrom in the most safe and effectual deposit for her benefit until she arrives of age when they are to be paid over to her, or before, should she marry with their consent, and do also enjoin upon my said Daughter to advise with, consult and obey her said guardians — particularly if she form an attachment or should wish to marry before she attains the age of eighteen — because there are many designing men in this world who look more to the possession of the property, however small in the sight of a young & inexperienced female than to their own merit.

I do request John Morgan Gamble to take

take immediate charge of all my effects now in this state to hire the negro, aforesaid also to sell and dispose of all my other effects now in this state to the best advantage for the benefit of my said daughter as aforesaid. Also on the arrival of my said executors Dudley C. Brook or John C. Brook at this place or on their sending a legal agent duly authorized to deliver over to either than the said executors or to their said agent all the property of mine thus remaining in his hands together with the amount in cash for that which he has disposed of & whose receipt to him shall be a legal discharge. I do further request that my two colored negro men Sampson & Ned after serving my said daughter & his heirs faithfully for the period of twenty years from and after my death shall be emancipated and made free —

I do also request that John M. Gamble will use his utmost endeavor to collect the money which may be due to me in this state and deposit the same safely in Bank there to be kept until called for and delivered to my said executors for the use of my said daughter and also to take upon him the charge of my funeral and payment of all my debts in this state and the payment of the legacy to my nephew Sterling Bartlett or to such person for the use and benefit of the said Sterling as he the said John M. Gamble shall think will faithfully and lastly take care of it and to appropriate it to his use — And lastly should my said daughter die or depart this life before she should arrive to the age of eighteen years then and in that case I give and direct

all my said property of every description herein
bequeathed unto her to my brother & sister or next
nearest relations thus alive
Signed sealed published by said
Thomas Bartlett as his last
will and testament the 16th day
of August 1824 in presence of

J. A. M. Phelps

James Hoyt

Andrew Marshall

Thos. Bartlett *[Signature]*

Robertson County Court May Term 1825
The last will and Testament of Thomas Bartlett
Sed was presented in open court and from the
Depositions of John A. M. Phelps, James Hoyt &
Andrew Marshall thereunto annexed the same
was ordered to be recorded

Test

[Signature]

Solomon Kett will

In the name of God. Amen I Solomon Kett in
the town of Baltimore in Baltimore in the State of
Maryland Merchant, being in my present health
and of sound and disposing mind and under
standing but considering the shortness & uncertainty
of this life. Think fit to make and publish this
my last will and Testament in manner and
form following. that is to say. First I will and
direct that all my just debts and Funeral
expenses shall be paid off and discharged by
my executors hereinafter mentioned as soon
as it may be out of my real and personal
estate herein after mentioned. I give, devise
and bequeath to my worthy friends Adriean
Valek & Christian Meyer both of the Town of
Baltimore aforesaid ~~Piguing~~ all my real estate

lands and tenements in Davidson County in the State
of North Carolina and all my real estate lands
and tenements on the East side of the River
Mississippi and all my Real estate lands and
tenements on the River Hatcha in America to
both to the said Adriean Valek and Christian
Meyer and the survivor of them and the heirs
of such survivor for the uses, trusts intent and
purposes following and for no other uses, trust
intent or purpose whatsoever that is to say that they
the said Adriean Valek & Christian Meyer and
the survivor of them and the heirs of such survi-
vor shall stand and be seized of one moiety or
equal half part of all my real estate lands and
tenements aforesaid until my beloved son,
Elans Martin Kett, now a minor shall be of
the age of twenty one years or shall come into
America and become a citizen of any one of
the United States of North America which shall
first happen and if my said son shall come into
America and become a citizen of any one of the
United States that then the said Adriean Valek &
Christian Meyer or the survivor of them or the
heirs of such survivor shall then stand and
be seized of one moiety or equal half part of my
real estate lands and tenements aforesaid in
trust and for the uses, benefit and advantage
of my said son Elans Martin Kett his heirs
and assigns forever and shall then grant
and convey the same to him by a good &
legal deed of convey and accordingly
But if my said son Elans Martin Kett when
he shall arrive to the age of twenty one years
shall not be willing to come over to America
or become a citizen of any one of the United States

and shall signify the same by an instrument of writing sent over for that purpose to the said Adrian Valck and Christian Meyer or the survivor of them or to the heirs of such survivor that then and in such case the said Adrian Valck and Christian Meyer or the survivor of them or the heirs of such survivor shall stand seized of the said moiety of all my Lands, and Tenements aforesaid and shall make sale thereof for the best price that can be had for the same and the money which shall arise by the sale thereof shall pay to my said son Elam Martin Ritt his Executor, Administrator or a person in full discharge of his or their claim to any part of my said real estate - And as to the other moiety or remaining half part of my said real Estate, Lands, and Tenements aforesaid that they the said Adrian Valck and Christian Meyer and the survivor of them or the heirs of such survivor shall stand and be seized of the said other moiety or remaining equal half part of all my real estate Lands and Tenements aforesaid until my beloved son Solomon Ritt now a minor shall be of the age of twenty one years or shall come into America and become a citizen of any one of the United States of America which shall first happen and if my said son Solomon Ritt shall come into America and become a citizen of any one of the United States that then the said Adrian Valck and Christian Meyer or the survivor of them or the heirs of such survivor shall then stand and be seized of the other moiety or half of all my real estate lands and tenements aforesaid in trust and for the use of my said son Solomon Ritt his heirs and a person forever and shall grant and convey

the same to him by a good and legal deed of conveyance accordingly. But if my said son Solomon Ritt when he shall arrive to the age of twenty one years shall not be willing to come over to America or to become a citizen as aforesaid and shall signify the same by an instrument of writing sent over to the said Adrian Valck and Christian Meyer or to the survivor of them or to the heirs of such survivor that then and in such case the said Adrian Valck and Christian Meyer or the survivor of them or the heirs of such survivor shall stand and be seized of ~~the~~ ^{the} moiety or remaining half part of all my real estate lands and tenements last above mentioned and shall make sale thereof for the best price that can be had for the same and the money which shall arise by the sale thereof shall pay to my said Solomon Ritt his Executors, Administrators or a person in full discharge of his or their claim to any part of my said real estate - I give devise and bequeath all the rest residue and remainder of my real estate whatsoever and wheresoever in the United States of America to my said friends Adrian Valck and Christian Meyer and the survivor of them or the heirs of such survivor upon special trust and confidined that they or the survivor or the heirs of such survivor will as soon as conveniently may be after my death make sale of my said real estate for the best price that can be had for the same and to make and execute any deed or deeds to the purchaser or purchasers thereof and to apply the purchase money which shall arise by said sale to the payment of my debts in the first place with which I charge all my real estate whatsoever

And after the payment of my debts I will and direct
that my said Executor shall pay the residue of the said
purchased money to and amongst my four children Jane
Martin Hitt and Augusta Hitt Mason Hitt, Maria Carl.
Hitt and Agatha Hitt equally to be divided between them
share and share alike to whom I leave the same and
after the payment of my debts aforesaid I also give
and bequeath all the residue of my personal estate
to my said four children above mentioned to be
equally divided between them, share and share alike
and do hereby appoint the said Adrian Vach and
Christian Meyer executors of this my last will and
testament hereby revoking all other wills and testa-
ments by me hitherto made and in case of the death
disability or refusal of either of my said Executors the
surviving or remaining executor shall, and I do hereby
empower will and direct him to nominate any
person of good fame and credit residing in the
State of Maryland, Pennsylvania or Virginia to be ex-
ecutor of this will and testament who shall have
full power to act therein and to execute the same
in the place of such dead, disabled or refusing person
as fully as if particularly mentioned herein
and I do hereby also nominate and appoint the
said Adrian Vach and Christian Meyer to be
the guardians over the persons and estates of my said
four children jointly with their guardians in
Switzerland which shall be then appointed according
to the laws or customs of that country - In witness
whereof I the said Solomon Hitt have hereunto set my
hand and seal and published and declared
this to be my last will and Testament this 12th day
of February in the year of our Lord one thousand
seven hundred and eighty eight

Solomon Hitt *[Signature]*

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Laws dated published and declared by the above
named Solomon Hitt as and for his last will
and Testament in the presence of us who
have hereunto subscribed our names as
witnesses to the same in his presence attested
his request -

John Stark, John Jasparle Barnap
George Swingle

Baltimore County p: on the 18th day of July 1818 came James
Brant, and made oath that he was well acquainted
with Solomon Hitt and with his hand writing and that
the signature of Solomon Hitt subscribed to the aforesaying
will he believes to be in the own proper hand writing of
the said Solomon Hitt And this deponent further
makes oath that he was well acquainted with John
Stark and George Swingle subscribing witness to the
aforesaying will and with their hand writing and that
the signatures of John Stark and George Swingle sub-
scribed as witnesses to said will This deponent believes
to be in the own proper hand writing of said Stark &
Swingle. At the same time came John Stark and made
oath that he was well acquainted with John Stark
and with his hand writing and that the signature
of John Stark subscribes as a witness to the aforesaying
will he verily believes to be the own proper hand
writing of the said John Stark sworn to in open Court

Cert Wm Buchanan Regt

Baltimore County p: on the 20th day of Sept 1818
came Charles Brant and made oath that he was
well acquainted with John Jasparle Barnap and
with his hand writing and that the signature of
John Jasparle Barnap subscribed as a witness to the
aforesaying will he verily believes to be the own proper
hand writing of the said John Jasparle Barnap

55 sworn to in open Court Test Wm Buchanan Regt
Baltimore County p. on the 20th day of July 1879
Cana Christian Meyer one of the executors named
in the aforesaying will and made oath that he has not
heard of or the said Solomon Hitt for more than seven
years and that he knows of no other will of the said
Solomon Hitt's than the aforesaying and that his
verily believes it to be his last will sworn to in
open Court Test Wm Buchanan Regt

State of Maryland Baltimore County p. Be it known that
at the time of taking the probate of the last will and
testament of Solomon Hitt the same the court were
satisfied of the death of Joseph DeBarnop & John
Stark two of the subscribing witnesses to said will
and that George Swingle the other subscribing
witness thereto had removed out of the State of
Maryland several years ago and was supposed
to be dead at any rate if he was living his place
of residence was not known so as to obtain his testimony
October 12. 1878 Test Wm Buchanan Regt

On application to the Orphan Court of Baltimore County
Christian Meyer appointed Executor in the last will
and testament of Solomon Hitt and to take further
testimony to said will the Court on the eleventh day
of August in the year eighteen hundred and
nineteen did proceed to take the said testimony
which is as follows -

Fredrick William Benck being of lawful age a
duly sworn depositor and say that John Jaepelbarnop
one of the subscribing witnesses to the will of Solomon
Hitt deceased was his relation and that this deponent
was informed by George Knud who is now dead
that the said DeBarnop died fifteen or sixteen
years ago this deponent further states that he

knows the widow of said DeBarnop is now married
sworn to in open Court the 11th of August 1879

Test Wm Buchanan Regt
Louis Roantree being of lawful age and duly sworn
depositor and say that he was well acquainted with
Solomon Hitt and with his hand writing and that
the signature of Solomon Hitt subscribed to the aforesay-
ing will this deponent believes to be in the own
proper hand writing of the said Solomon Hitt and
this deponent further makes oath that he was well
acquainted with John Stark and George Swingle
subscribing witnesses to the aforesaying will of Solomon
Hitt deceased and with their hand writing and
that the signatures of "John Stark" and "George Swingle"
subscribing witnesses to said will this deponent believes
to be in the own proper hand writing of said Stark
and Swingle and this deponent further says that
George Swingle moved out of the State of Maryland
ten or twelve years ago and has not been heard of
by this deponent since that time this deponent knows
that Solomon Hitt the testator has been absent from
Baltimore for twenty years without having been seen
sworn to in open Court the 11th day of August
1879 Test Wm Buchanan Regt

George Stark being of lawful age and duly sworn
depositor and say that he was well acquainted with
John Stark and with his hand writing and that the
signature of John Stark subscribed as a witness to the
aforesaying will of Solomon Hitt deceased he verily
believes to be the own proper hand writing of said
John Stark and this deponent further say that
the said John Stark died some time in the year
eighteen hundred and two or eighteen hundred and
three sworn to in open Court the 11th of August 1879

Test Wm Buchanan Regt

87 Charles Henty being of lawful age and duly sworn deposes and says that he was well acquainted with John Jasper LeCarnap and with his hand writing and that the signature of John Jasper LeCarnap described as a witness to the aforesaying will of Solomon Hill deceased he verily believes to be the own proper hand writing of said John Jasper LeCarnap, and this deponent further says that it was generally believed that said John Jasper LeCarnap died in Washington ten or twelve years ago. sworn to in open Court the 11th August 1819

Cst Wm Buchanan Reg

In Testimony whereof that the aforesaying is a true copy taken from the original record among the files and records of the Register of Wills office for Baltimore County I have hereunto set my hand and affixed the seal of my office the third day of September in the year eighteen hundred and nineteen

Wm Buchanan Register of
Wills for Baltimore County

Maryland

I Owen Dorsey presiding Justice of the Orphans Court for Baltimore County in the State aforesaid do certify that the aforesaying Attestation by William Buchanan Register of Wills for said County is in due form - Given from under my hand and seal at Baltimore this fourth day of September in the year eighteen hundred and nineteen

Owen Dorsey (Seal)

Robertson County Court May Term 1825
Upon the application of George F. Slagle of Baltimore and by producing her in Court the last will and testament of Solomon Hill of the City of Baltimore dividing real estate in the County of Robertson and it appearing to the Court that the said last will & Testament of Solomon Hill had been duly proved in the Orphans Court of the City of Baltimore in the State of Maryland to be the last will and Testament of Solomon Hill Esq. as is required by the Laws of the State of Tennessee for the proof of wills made and executed within the limits of the State of Tennessee and that the same has been authenticated in the manner which is required by the Congress of the United States for the authenticating records and judicial acts of any other State - It is therefore ordered by the Court that the same be filed & recorded
Cst Rebel C.C.

The Shaw Division of Real Estate

State of Tennessee Robertson County agreeable to an order to me directed from the Worshipful County Court of the County of Robertson to lay off the dower of land given to Thomas Shaw Esq. in the real estate of said deceased also to divide the residue of real estate among the legatees of said deceased I have proceeded together with Marshal Lewis Peter Morrison and Bryan, Hardy & Bryan & Robert Pennington Commissioners to act with me in said business have met agreeable to said order and have proceeded as follows to wit,

First, laid out said dower beginning on a black oak and dogwood the beginning corner of said tract of land running south 56 degrees West 18 pds to a small sapling tree south 4 degrees East 40 pds to a white oak on the north

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bank of a branch threw up said branch N 74 degrees E.
14 poles to a stake, then continued up said branch N 80
degrees E 76 poles to a stake, then E 36 poles to a stake
threw South 56 degrees N 16 degrees E poles to a dogwood
threw South 80 degrees East 32 poles to a dogwood, then
West 286 poles to the Beginning containing 158 acres.

Lot No. 1st. Beginning on Elm running South 166 poles
to a forked dogwood in Nehemiah Long line threw
East with his line 64 poles to a dogwood, then North
164 poles to a dogwood South East corner of the
dower, then West with the line of said dower 64
poles to the Beginning containing 65 acres.

Lot No. 2^d. Beginning on an Elm the Beginning corner
of Lot No. 1st and runs South with the line of said
lot 164 poles to a forked dogwood in Nehemiah Long
line threw West with said line 55 poles to a sugar-
t^t dogwood & dogwood in said line threw North 223
poles to a stake in the line of the dower threw
with said line South 12 degrees East 56 poles to a
cassiaff as corner of said dower threw South 88
degrees East 32 poles to a dogwood corner of said
dower then East 8 poles to the Beginning containing 58 acres.

Lot No. 3^d. Beginning on a sugar-t^t and dogwood in long
line running West 24 poles to a cassiaff and dogwood
in said line threw North 24 poles to a stake in the
line of the dower threw with said line South 56 degrees
East 31 poles to a stake in said line threw South 883
poles to the Beginning containing 55 acres.

Lot No. 4^t. Beginning on a cassiaff and dogwood
in Nehemiah Long line running with said line West
24 poles to a white oak & dogwood in said line.
threw North 258 poles to a stake in the line of
the dower threw with said line South 56
degrees East 30 poles to a stake in said line.

threw South 266 poles to the Beginning corner of lot
lot No. 5^t. Beginning on a white oak and dogwood
in Long line threw West 26 poles to two black gum
in said line threw North 267 poles to a stake in the
line of the dower threw with said East 12 poles to a
stake in said line threw South 56 degrees East 16 poles
to a stake in said line threw South 956 poles to the
Beginning containing 66 acres.

Lot No. 6^t. Beginning on two black gum in long line
running with said line West 11 poles to a white oak
his Beginning corner threw North 90 poles to a hickory
threw West 16 poles to a white oak, then North 66
poles to a black & dogwood, then South 81 degrees
West 163 poles to a black oak & dogwood, then North
36 degrees East 1163 poles to a stake in the line of
the dower threw East 26 poles to a stake in the
said line threw South 267 poles to the Beginning
containing 66 acres.

Lot No. 7^t. Beginning on a black oak & dogwood running
North 16 degrees West 100 poles to a stake on the bank
of back threw spring branch threw up said branch
with its meander 26 poles to a stake on the bank
of said branch threw with the line of the dower
East twenty one poles to a stake in said line
threw South 36 degrees East West 165 poles to the
Beginning containing 66 acres.

All of which said lots & dowers are represented
by the within plat given under my hand this
26th day of February 1894. Attest W. H. C.

Said plat is on file with reference to book D
page 221 for the commissioners & the Surveyor names
probated as
W. H. C.

Joseph Casttberry Sub-Division

State of Tennessee

Robertson County. We the undersigned having been summoned by the Sheriff of said County to attend on the premises of Joseph Casttberry deceased for the purpose of laying off and attesting to Nancy Casttberry his widow in the real estate of said dec'd and also to divide the real estate of said dec'd among the legatees and after having been duly sworn have proceeded as follows, to wit,

The Survey Beginning at a Stake in the Wartaw Creek in said Pitts line running East ten poles to a Hickory and sassafras thence North one hundred and forty poles to a white oak thence East six poles to a white oak & dogwood thence North one hundred and forty poles to two white oaks thence West fifty six poles to a black oak thence South one hundred and forty poles to pointers thence West one hundred and fifteen poles to a Stake thence South County six poles to pointers Joseph Casttberry's corner thence East with said line one hundred and eight poles to a hickory at a large Spring thence South Eastwardly with the meanders of the creek to the Beginning.

Division among Legatees

Lot No. 1. Beginning at a black oak and dogwood the North West corner of the original survey running East one hundred and seventy one poles to two white oaks thence South forty one poles to a white oak thence West one hundred and seventy one poles to a Stake thence North forty six poles to the Beginning containing 49 acres drawn by Sampson Casttberry

Lot No. 2. Beginning at a Stake South West corner of lot No. 1 running East with said line one hundred and seventy one poles to a white oak thence South thirty five poles to a dogwood thence West 171 poles to a dogwood thence North 38 poles to the Beginning containing 37 acres 65 poles drawn by Sally Dean

Lot No. 3. Beginning at a Dogwood South West corner of lot No. 2 running East with said line 171 poles to a dogwood thence South 46 poles to pointers thence West 171 poles to a white oak thence North 46 poles to the Beginning containing 49 acres 1 3/4 acres by Nancy Price

Lot No. 4. Beginning at a white oak South West corner of lot No. 3 running East with said line 171 poles to pointers thence South 33 poles to a white oak & dogwood thence West 6 poles to a white oak thence South 17 poles to a hickory thence West 95 poles to a dead white oak thence South 10 poles to a Stake thence West 67 poles to a hickory & gum thence North 49 poles to the Beginning containing 47 1/2 acres drawn by Elizabeth Goldbrook

Lot No. 5. Beginning at a hickory and gum running South 17 poles to pointers Joseph Casttberry's corner thence East with his line 108 poles to a hickory at a large Spring thence North ten degrees East 79 poles to a white oak thence West 53 poles to a dead dogwood white oak thence South 10 poles to a Stake thence West 67 poles to the Beginning containing 37 acres 65 poles drawn by Nancy Casttberry

Lot No. 6. Beginning at a hickory at a large Spring South East corner of lot No. 5 running North 10 degrees East 79 poles to a white oak thence East 65 poles to a hickory thence South 161 poles to a hickory & sassafras thence West ten poles to the creek thence down with the meanders of said creek to the Beginning

93 containing 63 acres drawn by Jacob Cattellbury
lot No 7 Beginning at a hickory tree sapling
running East 200 poles to a slate spouter then
North 160 poles to a fell down white oak then
West 200 poles to a white oak then South 160 poles
to the Beginning containing 200 acres drawn by
Milly Reed -

Given under our hands and seals this 30th day
of March 1834

R. Johnson surveyor
Jacob Fife
Jonathan Landis
John Cattellbury
Andrew Gunn
Lucas A. Morris

Robertson County Court August Term 1834
The foregoing division of the real estate of Joseph
Cattellbury Esq was returned into Court and
ordered to be recorded Test W. Seal Clerk

John Pike Inventory

150 acres of land, 5 head of horses, 8 head of
cattle, 9 head of sheep, 38 head of hog, 3 beds and
furniture, 1 wagon, 2 plows, 1 harv, 2 pot 1000d
2 pairs of plan gears, 1 loom, 1 chest 1 Table, 1
cupboard, 1 cotton wheel, 1 flax wheel, 1 foot adze,
1 flat iron 5 Chairs, 1 Tub, 1 Chem, 3 water cups
1 half bushel 1 set of knives & forks 1 set of plates
3 brooks 1 pitcher, bowls & 5 empty barrels

James Pike Executor

Robertson County Court August Term 1835
This Inventory of the estate of Mr. Pike Esq was
returned into Court by the Exec. of said estate
to record to be recorded

Test W. Seal Clerk

Sydia Harwell guardian ap't.
Virginia

At a court held for Dinwiddie County on the
16th day of November one thousand eight hundred and
sixty four Order'd that Lydia Harwell be appointed
guardian of Bolling Harwell orphan of Richard
Harwell Esq. whereupon she entered into bond in the
penalty of one thousand pounds conditioned as the
law directs with Allen Burchett and James Mitchell
for security.

Virginia

Dinwiddie County set

I John Nicholas Clerk of the Court
of this said County do certify that the above is
a true and complete exemplification of the order
of said Court appointing Lydia Harwell
of Bolling Harwell orphan of Richard Harwell
as appears by record in the Clerks office of said Court

In Testimony whereof I have hereunto
set my hand & seal of office this 20th
day of November 1834 in the 49th year
of our Independence. &c

Nicholas C. C.

Virginia

Dinwiddie County set

I Robert Burchett presiding Justice of
the peace in and for said County do certify that
John Nicholas whose name is subscribed to the fore
going certificate is the Clerk of the County Court
of Dinwiddie in the State aforesaid and that his
attestation is in due form & by the proper officer
In Testimony whereof I have hereunto set my hand
and seal this 20th day of November 1834

Rob Burchett

Robertson County Court August Term 1825
The foregoing Certificate of appointment of Lydia
Harrison guardian of Bolling Harrison was pre-
sented in court ordered to be recorded

Test W. Seal Clark

John Wilson's Division

State of Tennessee

Robertson County S Pursuant to an order of this
County Court aforesaid to us directed we have
proceeded to divide the personal estate & negroes belonging
to John Wilson Esq^r amongst the widow and
legatees of said estate in the following manner to wit

Lot No 1 Peter	valued to \$180.	divided by Sarah Wilson
Lot No 2 William	" 350 "	Nancy Wilson
Lot No 3 Jacob	" 500 "	Eliza Wilson
Lot No 4 Amy	" 450 "	Esther Wilson
Lot No 5 Peter & Amos	" 410 "	Elizabeth Harris
	\$1890	

Am't due estate by Admt^r 1473.32
divided by 5 3863.32

672.66 $\frac{2}{3}$ each Legatee

Lot No 1 widow in money	\$492.66 $\frac{2}{3}$
Lot No 2 "	323.66 $\frac{2}{3}$
Lot No 3 "	172.66 $\frac{2}{3}$
Lot No 4 "	232.66 $\frac{2}{3}$
Lot No 5 "	260.66 $\frac{2}{3}$
	\$1473.32

Given under our hands this 8th day of August
1825

B. Gray
Jacob Runkle
John Hunt

Robertson County Court August Term 1825

This division of the estate of John Wilson Deed was returned
into court and ordered to be recorded

Test W. Seal Clark

Mr. Williams Will

In the name of God Amen I Thomas Williams of
County of Robertson and State of Tennessee do make
and ordain this to be my last will and testament
I being of a sound and disposing mind and
memory that is to say I give and bequeath unto
my loving wife Elizabeth Williams the plantation
I live on likewise all my personal property during
her widowhood and my land and tenements at
her decease I give to the three boys viz John Thomas
& William to be equally divided among them also
at her decease I leave to her descretion my furnish-
able property, Item I give unto Mary Turner, Samm
Williams, David Cooper, William Miller, Gray Stringer
John McGuire and Thomas McGuire & their children
Dwight one dollar each or what is agreeable
to law.—

Signed in the present of Thomas Williams
Lila Smith

Isaac Smith

Robertson County Court February Term 1825

This will of Thomas Williams Esq^r was proven in open
Court by the oath of Isaac Smith a subscriber
whereof thence and at ~~August~~ Term 1825
was further proven by the oath of Lila Smith
the other subscriber whereof thence and ordered
to be recorded Test W. Seal Clark

77 Dr. William Shaw guardian to the minor heirs of John Wilson Esq.

To Sarah Wilson	\$ 8
To amount due agreeable to division	492.66 ²
To Interest on \$492.66 ² from Feb'y	14.77 ²
	507.44
	6 ^r 11 43
Balanced due	\$496.01

To Nancy Wilson	
To amount due agreeable to division	322.66 ²
To Interest on \$322.66 ² from Feb'y	9.67 ²
	332.44
	6 ^r 11 43
Balanced due	\$321.01

To Eliza Wilson	
To amount due agreeable to division	172.66 ²
To Interest on \$172.66 ² from Feb'y	4.74
	176.84
	6 ^r 11 43
Balanced due	\$165.41

To Esther Wilson	
To amount due agreeable to division	222.66 ²
To Interest on \$222.66 ² from February	6.67 ²
	229.44
	6 ^r 11 43
Balanced due	\$218.01

State of Tennessee
Robertson County 3 Pursuant to an order of the County Court aforesaid we have proceeded to settle the amount current with William Shaw guardian to the minor heirs of John Wilson Esq. do find that the amount above mentioned given under our hands this 8th day of August 1835

E. Hix
Jacob Winkley

In account current 6^r

By schooling & boarding tax £s

11 43

By schooling & board tax £s

11 43

By schooling, boarding tax £s

11 43

By schooling, boarding tax £s

11 43

Robertson County Court August Term 1835
The foregoing account current with William Shaw
guardian to the minor heirs of John Wilson Esq.
never returned into Court examined all evidence
ordained to be rejected Test W. Cal Clark

Dr. Gideon Shaw guardian for Christopher S. Raw
Minor orphan of Abby Raw dec'd.

Mar 13th

1825 Amount due Christopher S. Raw as
his portion on part of the estate - - - \$ 57 73 $\frac{1}{4}$
Interest on the same till this day twenty
sixth of February 1825 - - - - - 33 98

73 01 $\frac{1}{4}$
11 85 $\frac{1}{4}$

Balance due \$ 81 16 $\frac{1}{4}$

State of Tennessee

Robertson County I agreeable to an order of the County
Court of said County February Term 1825 to avoid delay
we have proceeded to settle the account current
with Gideon Shaw guardian for Christopher S.
Raw and after examining the accounts we find
them to stand as above stated given under
our hands this 26th day of February 1825

R. Shaw

W. Burt

C. Williams

Robertson County Court August Term 1825
The amount current with Gideon Shaw guardian
for Christopher S. Raw was returned into Court
named allowed and ordered to be recorded

Test W. Seal 600

In an account current

CP

101 By Gideon Shaw accts - - - - - \$ 1 35 $\frac{1}{4}$
" " i Henry Raw Recd - - - - - 1 50
\$ 11 85 $\frac{1}{4}$

Susan A. Heatham Inventory

The heirs of the widow of Susan A. Heatham late
wife of H. Heatham dec'd 30 last 1823 do 30 day over 1824
resigned names Persons names am't

Old Lewis	Neetham Colar	17 00
	Ara Gray security	
Henry	William Begett	6 31 $\frac{1}{4}$
	J. C. Buddley security	
Cuthia	Alfred Broome	2 00
	The Johnson security	
Eliza	Thomas Allen	
	John Vanhook security	12 12 $\frac{1}{4}$
Edd	David Rice	
	A. Justice security	26 00
Little Shand	William Seal	
	Thomas Johnson security	45 00

Amounting to one hundred and two dollars 102 43 $\frac{1}{4}$
forty three & three fourth cents Robt. Williams guardian

Robertson County Court August Term 1825
The foregoing Inventory was returned into Court
and ordered to be recorded

Test W. Seal 600

105

Dr Michael Fier guardian to John D. Mathews
Jacob, Peter & Michael Fier

Items charged with	
To Balance due said minors on a settlement made at May Term 1824	650 00
To Interest thereon up to May 1825	37 00

Mr. Michael Fier guardian to Julia Fier

To Balance due said minor on an settlement made at May Term 1824	50 00
To Interest thereon up to May 1825	3 00

Stat. of Settlement
Robertson County - I appealed to an order of
Court to be directed and have settled the
account current with Michael Fier
guardian for the before mentioned minors
orphans and am charging him with the
amount of their estates with legal interest
and allowing him his last credit from
a balance in the hands of said guardian
due said minors orphans as above stated.
Given under our hands this 8th day of
August 1825

Peter Fier
Jacob Fier

Robertson County Court August Term 1825
The foregoing amount current with Michael
Fier guardian for his children was returned
into Court examined allowed and ordered
to be recorded list Wm. Seal W.C.

106

In account current

Items Credited by	
By Schooling and boarding	37 00

In account current

By boarding & schooling	
Olive S. Cheatham's Inventory	3 00

The wife of the widow of Olive S. Cheatham infant heir
of Cheatham dec'd 30th Oct 1823 dec 30th Oct 1824

Negro names	Name of person living	and
Big Chavis	Thomas Johnson	
	William Seal County	60 00
Little Anthony	David Reid	
	J. D. Bullett security	26 62
Sophie	James Woodard	
	Alfred Browning security	43 19
Rachel	Jacob Cook	
	J. D. Bullett security	20 00
Suey	Oak Rod	
	W. P. Porter security	17 00
Nelson	William Holloway for his maintenance	
Amounting to one hundred and sixty seven dollars	\$167 25	
Twenty five cents	Robt. Williams Guardian	
Robertson County Court August Term 1825		
This Inventory of the hire of the widow of Olive S. Cheatham		
was returned into Court by her guardian and ordered		
to be recorded <u>list</u> <u>Wm. Seal W.C.</u>		